# HOUSE JOURNAL <br> SEVENTY-THIRD GENERAL ASSEMBLY <br> STATE OF COLORADO <br> Second Regular Session 

First Legislative Day
Wednesday, January 12, 2022

Prayer by the Reverend Dr. Cynthia Cearley, Retired, Montview Presbyterian Church, Denver.

The Speaker called the House to order at 10:00 a.m.
Colors were presented by Warrant Officer 1 Matthew Glenney, Sergeant First Class Jamie Bermudez, Corporal Ryan Turner, Colorado Army National Guard Color Guard.

The National Anthem was performed by Brian Dukeshier, Sheila Melendez-Ayala, Lauren Black, Michaela Hertrich, Katie Cymerman, Calvin Kreusser, Skyler McCoy, A. J. Wulf.

Pledge of Allegiance led by Ashton Garnett, Adella Garnett, Anders Garnett, Blair Garnett.

Speaker Garnett announced that pursuant to House Rule 2, Robin Jones would be appointed Chief Clerk.

The roll was called with the following result:
Present--64.
Vacancy--1.
The Speaker declared a quorum present.

## RESIGNATION

December 17, 2021
Chief Clerk Robin Jones
200 E Colfax Ave., Rm 307
Denver, CO 80203
Dear Chief Clerk Jones,
Please accept this letter as formal notification of my intent to resign my position as State Representative for Aurora's House District 42, upon my swearing in as the Regional Administrator for the Biden Administration serving HUD District VIII on December $20^{\text {th }}$.

Nothing in my life thus far has been more rewarding than representing the interests of the people of the state of Colorado, especially those in my community; and those who often don't have voice and power. I have learned so very much from all of my legislative colleagues, our incredible staff, as well as non-partisan personnel, who have all committed so much of their lives to the people of this great state. I am also very appreciative of the many opportunities for personal and professional growth that I been exposed to during my time as a lawmaker. I want to thank you, and every Speaker before you with whom I have served for believing in me.

If I can ever be of service to you or anyone else in the legislature, please don't hesitate to reach out.


Dominique Jackson
State Representative
House District 42

On motion of Representative Esgar, a Committee of Three was appointed to notify the Senate that the House was organized and ready for business. The Speaker appointed Representatives Ricks, Chairman, Jodeh, and Van Winkle.

On motion of Representative Esgar, a Committee of Three was appointed to notify the Governor that the House was organized and ready for business. The Speaker appointed Representative Tipper, Chairman, Benavidez, and Woog.

House in recess.
The Speaker recognized a committee from the Senate. Senators Story, Bridges, and Sonnenberg reported that the Senate was organized and ready for business.

## House reconvened.

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

Representative Ricks, Chairman of the Committee to Notify the Senate, and Representatives Jodeh and Van Winkle reported that the Senate had been notified that the House was organized and ready for business.

## INTRODUCTION AND CONSIDERATION OF RESOLUTION

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

HJR22-1001 by Representative(s) Esgar, Garnett, McKean; also Senator(s) Fenberg, Garcia, 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 Esgar, the resolution was adopted by viva voce vote.

The Speaker appointed Representatives Lontine, McLachlan, and Bradfield pursuant to the resolution.

The following appointments were read:

## AGRICULTURE, LIVESTOCK, AND WATER

11 members: Representatives Karen McCormick, Chair, Marc Catlin, Vice-Chair, Richard Holtorf, Susan Lontine, Barbara McLachlan, Rod Pelton, Dylan Roberts, Brianna Titone, Donald Valdez, Perry Will, Vacant

## APPROPRIATIONS

11 members: Representatives Leslie Herod, Chair, Julie McCluskie, Vice-Chair, Lindsey Daugherty, Monica Duran, Ron Hanks, Iman Jodeh, Cathy Kipp, Colin Larson, Karen McCormick, Kim Ransom, Janice Rich

## BUSINESS AFFAIRS AND LABOR

13 members: Representative Dylan Roberts, Chair, Tom Sullivan, Vice-Chair, Judy Amabile, Shannon Bird, Terri Carver, Monica Duran, Mike Lynch, Kyle Mullica, Naquetta Ricks, Shane Sandridge, Marc Snyder, Tonya Van Beber, Kevin Van Winkle

## EDUCATION

9 members: Representatives Barbara McLachlan, Chair, Mary Young, Vice-Chair, Mark Baisley, Yadira Caraveo, Tony Exum, Sr., Tim Geitner, Cathy Kipp, Colin Larson, Dafna Michaelson Jenet

## ENERGY AND ENVIRONMENT

13 members: Representatives Alex Valdez, Chair, Edie Hooton, Vice-Chair, Tracey Bernett, Lisa Cutter, Meg Froelich, Ron Hanks, Andres Pico, Emily Sirota, Matt Soper, Brianna Titone, Mike Weissman, Perry Will, Dan Woog

## FINANCE

11 members: Representatives Shannon Bird, Chair, Marc Snyder, Vice-Chair, Adrienne Benavidez, Lindsey Daugherty, Matt Gray, Cathy Kipp, Stephanie Luck, Janice Rich, Shane Sandridge, Matt Soper, Kerry Tipper

## HEALTH AND INSURANCE

11 members: Representatives Susan Lontine, Chair, David Ortiz, Vice-Chair, Mark Baisley, Chris Kennedy, Karen McCormick, Kyle Mullica, Patrick Neville, Emily Sirota, Matt Soper, Brianna Titone, Dave Williams

## JUDICIARY

11 members: Representatives Mike Weissman, Chair, Kerry Tipper Vice-Chair, Jennifer Bacon, Adrienne Benavidez, Rod Bockenfeld, Terri Carver, Lindsey Daugherty, Stephanie Luck, Mike Lynch, Dylan Roberts, Steven Woodrow

PUBLIC AND BEHAVIORAL HEALTH AND HUMAN SERVICES
13 members: Representatives Dafna Michaelson Jenet, Chair, Emily Sirota, Vice-Chair, Judy Amabile, Mary Bradfield, Lisa Cutter, Serena Gonzales-Gutierrez, Ron Hanks, Richard Holtorf, Iman Jodeh, Rod Pelton, Naquetta Ricks, Dave Williams, Mary Young

STATE, CIVIC, MILITARY AND VETERANS AFFAIRS
11 members: Representatives Chris Kennedy, Chair, Steven Woodrow, Vice-Chair, Judy Amabile, Jennifer Bacon, Tracey Bernett, Andrew Boesenecker, Rod Bockenfeld, Mary Bradfield, Patrick Neville, Alex Valdez, Dan Woog

TRANSPORTATION AND LOCAL GOVERNMENT
13 members: Representatives Tony Exum, Sr., Chair, Matt Gray, Vice-Chair, Andrew Boesenecker, Marc Catlin, Meg Froelich, Edie Hooton, Andres Pico, Janice Rich, Tom Sullivan, Donald Valdez, Tonya Van Beber, Kevin Van Winkle, Vacant

## Speaker Garnett addressed the Members of the House of Representatives.

I first want to say hello and thank you to:
my Niece Blair for saying the pledge;
my Brother Andrew and my sister-in-law Megan for being here; my mom and dad for always being there;

Ashton, my oldest, Adella who's 3, Anders who's 6 months; and
Emily - man am I blessed to have you in my life. Jackson Brown once said: Choose your life's mate carefully. From this one decision will come 90 percent of all your happiness or misery...best decision I've ever made.

I also want to recognize and thank Kathy Hahn, Robin Jones, and Matt Becker for the tremendous work they did to ensure all the improvements to the chamber were completed in time for us to start session.

Happy Birthday Jenna.

You know, it's a bittersweet feeling, looking out on all of you today. Daneya, Patrick, Susan, Terri, Kevin, Kim: today marks our last first day of session. Congratulations to all of you for serving your full 8 years, it's certainly been an honor for $m e$.

We've come a long way since we were baby legislators. I've added a few grey hairs, a few pounds (pure muscle, right Patrick?), and a few kids.

All in all, I'm blessed to have served with each one of you and love you dearly.
As Speaker, I am humbled by the opportunities we have this session to govern on behalf of every Coloradan.

From the very beginning, our tenure has been shaped by the hands of history. Who would have guessed something as microscopic as a virus could hold the planet, and our fate, in a vice grip, shaping the way we govern.

In a way, the challenge of this virus is fitting. As many of you know, viruses are ultimately determined by a term that is now firmly in our daily conversations: DNA.

The structure, known as the double helix, is what we are used to seeing: two strands, intertwined, working together. I might offer, we across both parties, are the DNA of this building. Let us work together, to find solutions, to make progress, to deliver results

People need and deserve a government that listens to them and makes their lives easier when they confront unforeseen challenges as individuals, families and businesses. The problems Coloradans are facing are dynamic. They are moving fast and changing quickly, so we as a government have to respond in kind.

The unique situation we find ourselves in, not only because of COVID but also because of issues like the constant threats against our democracy, the rapidly changing economic landscape that has put enormous pressure on Colorado families, and the creeping menace of climate change, are a true test of all of us; of how well our government can run when the going really gets tough.

The issues we face are always in flux but the one constant that remains is this institution. I challenge each of you to put this institution first, like the thousands of legislators who served before us. In doing so, we'll set an example for the thousands that will come after us.

Speaking of those who have served in this chamber before our time, I'd like to take a moment to recognize the loss of former representative Mike McLachlan, a dear friend and a giant of Southern Colorado who dedicated his entire life to making our state and his home a better place for all.

Barbara, we love you and we're all here for you.
There's a lot we can learn from the legacy of Mike McLachlan. Despite serving in a fiercely competitive district, he was always willing to work across the aisle and collaborate with anyone on a good idea.

This year, I'm proud to announce that I will once again appoint Marc Caitlin as Vice Chair of the Agriculture, Livestock and Water committee.

To me, this is common sense: we all know Rep. Caitlin as an expert on these policy issues. But it's more than that to me. The appointment is also symbolic. It's a clear and resounding representation of my belief that in this building we work best when we work together.

For far too many families across our state, the going has gotten tougher and tougher in the last few years. Despite the incredible work we've done to make health care more affordable, create a more fair tax code, and support small businesses during their times of need, life in Colorado has gotten more and more expensive.

That's why my number one priority this session is to bring down the cost of living in Colorado and make life more affordable for families in our state.

As your Speaker, this will be the lens through which I will evaluate legislation: will this bill make life in Colorado more affordable or more expensive? How will this proposal improve life for everyday families struggling to make ends meet?

With these questions as our north star, I'm confident we can move Colorado forward.

Thankfully, we will not be starting from scratch. Far from it.
For years now, this body has been hard at work ensuring that the future of Colorado is affordable.

Our historic investments in education and the workforce development programs we instituted will ensure that Coloradans are ready to fill the high-paying jobs we've attracted to forge our state's future.

The early childhood education agency we created last year will get us closer to universal pre-K and, coupled with our work to provide full day Kindergarten across the state, we're already helping young parents to save money on child care at a time when, on average, childcare costs almost as much as college.

Our work to guarantee an affordable health insurance option in every county of the state means Coloradans will be better cared for and will keep more money in their pocket to spend when times are tough.

The prescription drug affordability board we set up last year will help rein in the skyrocketing cost of prescription drugs and prevent Coloradans from having to decide between buying life saving medication and putting food on the table.

As a firm believer in government's ability to get good work done despite the political muck, it brings me great satisfaction to know that many of these laws and programs were created in a cooperative and bipartisan way. I'm grateful to each of you, on both sides of the aisle, for the great effort you've made.

But this year, as high costs of living continue to tighten their grip on the budgets of families in Alamosa, Denver, and Larimer County alike, it won't be enough to cooperate on just 'some' of these solutions.

So what more perfect time to come together than now? Coloradans need everyone in this chamber coming together to move Colorado forward.

We all know what drives Colorado forward: good jobs, healthy and safe communities, successful small businesses, well-funded schools and a thriving workforce.

This session, we will deliver transformational changes that position Colorado for that future. Together, we're going to build a safer, more affordable and healthier Colorado for all.

As I mentioned earlier, my top priority is to save Coloradans money. The people of Colorado deserve to do more than just get by. That's why we have a plan for them to do better.

Our investment of federal dollars will save Coloradans money by directing nearly $\$ 500$ million into innovative affordable housing solutions. With your help and hard work, we're going to create a Revolving Loan Fund to leverage private and local dollars to rapidly finance the development of affordable housing units. We're going to deploy thousands of ready-to-go affordable homes quickly, especially in more rural parts of our state.

And because housing costs are far from the only concern weighing on Coloradans' minds, we're going to keep working to lower prescription drug costs, ensuring that drug rebates are passed along to consumers, saving people money on health care.

We're going to save people money on child care by expanding universal preschool.

We're going to reduce fees associated with starting a business, or obtaining a professional license for nursing and other front line jobs.

All of these innovative ideas will mean more money in Coloradans pockets, but they also mean a stronger, more resilient economy.

Of course, this session will be as long as any other, so we'll work on more than just saving people money.

We are going to make smart public safety investments to prevent crime and reduce recidivism to make our communities safer. We want to stop crime before it happens, and will continue fighting to ensure that every Coloradan can feel safe in their community. And we want to stop people, especially young people, from entering the system in the first place, and to provide those who do with the tools they need to turn their lives around.

This means pursuing community-based solutions to homelessness and substance use disorders, working with local governments to address and prevent pandemic-induced crime, and investing in resources to break up crime rings.

We will not go back to the failed policies of the past that overpopulated our prisons, wasted taxpayer dollars, and left us with high recidivism and not nearly enough rehabilitation. Instead, it's time to make Colorado safer and forge a more compassionate, more effective criminal justice system.

As events over the last year laid bare, climate change is an urgent, immediate threat to our state, and our communities. We've taken steps to significantly reduce our greenhouse gas emissions and position our state toward a cleaner, greener future. But as last year's ozone pollution days showed us, we have more to do.

So we are going to better invest in our air and water by cracking down on polluters, improving our permitting and monitoring systems and reducing emissions on high ozone days like the ones we all suffered through last summer. We're going to invest in cleaning our air now.

COVID has been hard on all of us and we've all had to make enormous adjustments and sacrifices in the past couple of years. But few Coloradans have been tested and pushed to the brink the way that our educators have.

Across the state, the job of educators has gone from tough to damn-near impossible. Classrooms have gone virtual, lesson plans have gone out the window, the mental health of our children has suffered, and teachers have been left to pick up the pieces while earning half of what they deserve.

I want to take a moment to acknowledge the dedication of every educator in the state who has bent over backwards to ensure that our students can continue their education despite the turmoil. Recognizing their heroic efforts and sacrifices, I vow to fight tooth and nail to ensure that we don't divert a single dime away from public education. In fact, I'm proud to say that this session we are planning the largest investment in K-12 education in the state's history.

Health care and public health will continue to guide many of the decisions we make in this building. Despite our exhaustion and fatigue, COVID has not relented yet.

The Omicron variant is spreading through Colorado and our hospitals and their staff are still feeling the pressure. While vaccines are working and keeping those who have gotten the shot out of the hospital, the situation in Colorado and around the country remains dire.

I'd like to take this moment to thank the front line health workers, like our own Representatives Caraveo and Mullica, who have not rested to ensure the health and well-being of their fellow Coloradans.

The best way to show our gratitude to these brave Coloradans is to keep doing our part. Get your booster shot, keep wearing masks, and look out for one another.

When speaking of the duties of a citizen in a democratic Republic, Teddy Roosevelt said more than one hundred years ago that, in the long run, the success or failure of said nation would depend on the way in which the average man or woman does their duty, first in the ordinary, every-day affairs of life, and next in what he dubbed those great occasional cries which call for heroic virtues.

This is one such moment. Colorado needs the heroism of every man and woman who wishes to see our state succeed.

In the past few weeks, I have personally been reminded of the strength and resiliency of the people of Colorado. As we prepared to enter the new year, thousands of our friends and neighbors in Boulder county were displaced by the Marshall fire.

I know the thoughts and prayers of everyone in this room remain with all those affected by the fire. Seeing people from every corner of the state step up to offer places to stay, items and funds to donate, reminded me of how tough every day Coloradans are.

Of course, some take this a bit further and have made being "Colorado tough" a part of their job description. I'm talking about every single first responder who helped out that day, in particular Sheriff Joe Pelle and his team, whose ability to quickly execute the evacuation orders saved lives.

It's up to us to do our part to support first responders by continuing to tackle climate change head-on.

There is no doubt that the severity and the devastation of the Marshall fire were intensified by our changing climate. Last year's low precipitation, coupled with hurricane level winds, made for a perfect firestorm. What began as a suburban grass fire that would have raised little concern a decade ago ended as a destructive inferno and a reminder that climate change is a clear and present danger.

We cannot let up our fight.
Threats to our Colorado way of life are not only coming in the form of fires and pandemics. We cannot stand idly by while extremism threatens our liberty, our fundamental rights, and our democracy.

As some continue to deny that the 2020 election was free, fair and decisive, we in Colorado will keep holding up our state-of-the-art elections system as a model for the rest of the country to increase voter participation while guaranteeing electoral integrity.

As states across the country outlaw abortion, threaten reproductive rights and criminalize doctors who only seek to do right by their patients, we in Colorado will work overtime to ensure that the right to access a full range of reproductive health care, INCLUDING abortion, is never infringed upon.

Government works best when we look ahead and anticipate the problems of tomorrow.

That's why I'm so proud of this body, of each and every one of you, for the forward-thinking policymaking that we've done since the beginning of the pandemic. After we acted swiftly in 2020 during the special session to send relief to families and businesses, we pivoted in the middle of session to focus on allocating the federal relief dollars.

We shored up our state's reserves and we set aside hundreds of millions of dollars to make lasting, transformational change in the areas where help was needed most. Those areas for transformational change: affordable housing, workforce, mental and behavioral health and economic recovery are more important now than they were a year ago.

Throughout our legislative interim, members have been working diligently in those areas to come up with legislative solutions to the second wave of pressing needs brought on by COVID.

The bills that will come out of the interim task force processes won't solve these problems overnight. But I am confident - as you all should be - that making historic investments in our state's affordable housing, and mental and behavioral health infrastructure will address the root causes of crime, homelessness, and high costs of living in Colorado.

If we do our jobs as well as I know we can, then we will be treating the underlying causes of the afflictions that face our state, not just managing the symptoms.

Every year since I've been in this building, we sit here on Day One and lay out a laundry list of goals for ourselves. The task at hand seems monumental, even impossible at times, especially when you consider that the 120 day countdown has already begun.

Yet, somehow, through many long nights, many challenging committee hearings, many heated debates, we always find a way to get things done.

I'd like to take a moment here to talk about how I believe we should go about getting this done.

Politics, as we all know, has always been a rough business. But we cannot allow ourselves to use any of this as an excuse to act in a way that is disrespectful or that dishonors this institution and the people who sent us here to govern.

Don't put your ambition before the decorum of this institution. Don't use the well of this chamber as your twitter handle. Park your politics outside these hallowed doors.

Being elected to this office is a tremendous responsibility, I don't have to tell you that. That responsibility includes acting with respect, practicing compassion, and extending understanding to all of our fellow representatives.

It's impossible to know what each of your colleagues is going through, but I personally know of several members in this chamber who will be showing up to work this session while facing challenging and tragic situations in their personal lives.

In times as tough as these, we must be graceful, kind, and dignified as we work with each other.

I talk about respect for the institution and the importance of upholding decorum a lot. Some of you may be tired of hearing it from me, but the longer you spend in this building the more respect you have for the institution.

It's important to clarify that a failure in decorum is not you failing me. It's you failing the people of Colorado.

If you are not engaged in working on policy solutions, you are wasting the people's time. We were not elected to bicker or squabble. We were elected to govern and lead.

It's up to us to restore people's faith in government.
As I mentioned when I began, governing through a pandemic has changed the way I think about our responsibilities as lawmakers.

When we campaign, we all come in knowing what we want to focus on during our time in the legislature. We pull from our experiences, examine our own problems and aspirations, and decide the areas of public life we want to improve.

Hopefully, when we are elected, we also know a little bit about what our constituents would like us to focus on. We have deep roots in our communities and spend time going door to door, hearing what people want and need from their government.

What we don't know is what hand we'll be dealt while we're in office.
Societal unrest, global pandemics, economic downturns - as we all know, the focus of a legislative body can change in an instant.

So our duty as Representatives is to do the best we can with the trust we've been given. It is to listen and problem solve. To work together and find nimble fixes to thorny problems.

We owe it to our constituents, to this institution, and to ourselves to stay humble, stay flexible, and stay steadfast in our commitment to making life in this state a little bit better every single day.

Let's move Colorado forward, together.

## Minority Leader McKean addressed the Members of the House of Representatives.

Today officially marks our return to the 73rd General Assembly and the 147th year that we have come together to do the work of governing the State of Colorado.

As we commence it is fitting to think about the work ahead of us and the monstrous labor ahead for those who lost their homes and were affected by the Marshall Fire in Boulder County. I cannot imagine the shock and heartache of loss and how difficult it is to work through the maze of things to do in rebuilding a life. Many of us here have taken time to go and lend a hand and I know we are all here to help in any way we can.

On opening day last year, I talked about how much had changed over the last 146 years, from the gas lanterns that used to illuminate the halls to the spittoons that used to separate our desks, but I also talked about how many things remain the same, including some that even today might surprise you.

Remarkably, I'm still the Minority Leader. Go figure.
Fortunately, the state is not at the brink of disaster. The impact of COVID, while still large, is abating and we are moving into the endemic stage of this public health crisis. Months of drought have finally brought inches of snow to the Front Range and feet to the mountains, the Denver Broncos have fired their coach and we are anticipating the arrival of warm days and spring. It would
seem that things are trotting right along but I really never imagined how much would change in just 11 short months since I gave that speech.

So much has changed in Coloradans' everyday existence, so much that we barely recognize big swaths of our lives. The ability to provide for one's family has changed dramatically. The everyday things that we have taken for granted are different or, often, gone. The nightly news is a far different set of stories and alerts, things we could never have imagined. For most of my young life I heard that it was "change for the better" but today, standing here in front of all of you, I cannot make that claim.

For many families across the state, inflation and the rapid increase in the cost of living have been extremely difficult. The goods that once were affordable and fit within families' budgets are no longer and with changing school schedules and a lack of child care, many families are having to do with less in a world where everything costs more.

Across the board, inflation is costing the average American family hundreds more dollars a month, consumer prices have increased 6.5 percent and producer prices by over 8 percent. This can be especially difficult in rural communities where families have further to drive and less access to goods and services.

Just this year, housing prices have increased 20 percent, a record high, and are expected to continue rising. The cost to fill up your car, up 7 percent, to heat your home up 112 percent and the price of coal up 35 percent. Another essential for Colorado families, food, has increased in price at a faster rate this past year than it did during the last decade, nearly an additional \$200 a month for the average family.

Goods across the country have increased in price at the fastest rate in over 30 years, creating real hardship for people everywhere. It costs them significantly more to feed their family every day, to drive to and from work, and to heat their homes. But, we have failed to truly make it better. Instead, most of the last legislative session was spent passing bills that increased taxes and fees and made life more expensive for the very people we are trying to help. Families have long memories of hard times, most of our parents remember the toughness of the Depression, many of us remember the inflation of the 1970's and the race between the money and the bills, never knowing which would run out first.

But good times often make us forget and we have had a few years of a good economy and opportunities with jobs and housing. What we will not forget is the legislation that was passed just last year that went around the Taxpayer's Bill of Rights by swapping the word "tax" for "fee." We all know it is a gas tax, the Governor said so more than once this week. But now, ahead of the election, he has decided to delay the very fees that he told us were critical to pass, saying that delay is saving people money even though the fee is just another tax.

So instead of playing tricksy with words, let's actually make things more affordable here in Colorado by eliminating excessive taxes and fees.

If families are not sitting around the table worrying about how to make ends meet, they are worried about the safety of their community and their children. Today, communities like mine face organized car theft rings, early morning raids robbing families on their way to get to work. This is not some fantasy, the monthly crime rate in Colorado is up 15 percent.

Today we find ourselves in a position of weakness. Laws passed in the last few years have put our way of life at risk. The policies have hit urban neighborhoods especially hard and have forced families to choose between living where they want or moving to where they feel safe.

## That's not fair.

Hearing the staggering statistics of crime in our state over the last year should not come as a surprise. In fact, Republicans in this very chamber fought for hours on end in committee rooms here in this building against the legislation that helped create the problems we see today.

As a result, Coloradans have had to deal with a 6.5 percent increase in violent crimes, the highest levels in 25 years. That included a substantial increase in homicides and aggravated assaults. Additionally, we lead the country in the rate of auto theft. Over the last ten years Colorado's rate has increased by 135 percent while the national rate was only 3 percent, and we have seen the largest increase in property crimes of any state.

This needs to stop.
Over the vigorous opposition of members elected by a pretty large number of folks in our state this legislature has passed bills that have eviscerated policing in Colorado. Even while making claims to be getting tough on crime they have passed, and the Governor has signed, legislation making Colorado less safe. It is no wonder why criminals are able to get away with so much today.

Law enforcement leaders from across the state are speaking up about how this legislation has impacted their communities. In Denver, the County Court and District Attorney have been releasing a record number of individuals with either low or no bond. The Denver Police Chief has had to turn to federal agencies so that criminals could actually be held accountable for their crimes.

In Colorado Springs, Mayor John Suthers has blamed the legislation that has come out of this building in recent years for undermining public safety and soaring crime rates. He, along with law enforcement leaders from across the state, have expressed their concerns with shortening prison sentences and the reclassification of crimes.

In a time when retention is already hard enough as police officers have been criticized by political leaders and the media, police departments across the state are having a hard time keeping people around to patrol the streets. With increased regulations and demands from the legislature, officers' safety is at risk and Mayor Suthers, and many others, worry about how they will be able to rely on officers and find new ones for their understaffed departments.

Unfortunately, public safety will only get worse if we continue to let individuals who were arrested back out on the streets with either low or no bond. By condemning all law enforcement officers as bad cops, de-policing is rising and officers are pulling back from community patrols. A reduction in the number and activity of police officers results in more dangerous criminals on the streets who pose a dangerous threat to communities.

As a result of this shocking reality, Colorado - especially the Denver metro area - is in a very different place in 2022, and not for the better...

As state legislators, some of this is out of our control. But the policies that were enacted here during the last three years did not help. The current state of our state is not good. We are going to have to spend every day of the next 120 days of the legislative session fighting to make it better for the people of Colorado, they deserve our best effort at the very least.

The reality is that rising crime has a price tag and a high one at that. As of late, that cost is about $\$ 27$ billion, nearly 77 percent of the state budget, or $\$ 4,762$ a year for every Coloradan. We can not afford to continue down this path. We have to return to the "broken window" theory of policing that puts an emphasis on all our laws and focus on training and rigorous reporting procedures for our law enforcement professionals.

While Colorado families have been at home dealing with these issues they have also had to pick up the pieces of their children's education. The move to remote learning was not only hard for teachers but also for many students, and we still do not know the true impact. While Colorado students were already behind in reading comprehension and math and science skills, we lost even more ground.

We need better options when it comes to our kids' education. The future should not be a function of the past three decades of focusing on four-year degrees and professional career tracks. Instead it should be a compilation of every educational choice available. Academic rigor, vocational training, and practical business skills are equal pathways to success for our kids. Parents must be empowered to make these decisions, to determine what is the best path for their children.

Across the country, people are speaking up about these very issues. They want inflation and rising costs to be addressed so that they can afford the life that they once enjoyed. They want crime in their cities under control so that they and their children can feel safe in their neighborhoods. Almost 80 percent of parents want more control over what their children are learning in school and the schools that they attend.

So what do we do, how do we move forward? As Republicans we will do everything in our power to actually help Coloradans be able to afford to fill up their car with gas or go to the grocery store, to be able to heat their house this winter, to feel safe in their neighborhood and not have to worry about their children's safety or their personal property. We will do everything we can to help bring the American Dream back, to help alleviate the pain that families are facing every day.

While our colleagues are saying they share these ideas, we have seen the reality of their policies after they have had complete control of this state for the last three years.

It seems like the focus of what it will take to make Colorado the place we all have loved living and where we continue to want to live and raise our kids are all connected. Coloradans, and Americans across the country, have come together in the frustration that it takes more to live than it did a couple of years ago. This year will require a focus on how we can lower the cost of living in this state through things we can control, in particular eliminating the endless list of taxes and fees, not just postponing them.

This will, indeed, be a year of showing our love for a state that is in trouble.
Our Commitment to Colorado will help improve the cost of living, offer solutions to make our communities safer, and give parents the tools to make decisions and improve the education of their children. We have a message and a direction to help heal and recover this state from all of the destruction of the last three years.

We will deliver a state where middle-class families can afford their homes, gas, and groceries. We will reverse the excessive fees, taxes, and regulations that threaten to put the American Dream out of reach for many Coloradans.

We will seek to provide better training for our law enforcement professionals, work to recruit and retain more officers, bring down the crime rate, and bring safety to our neighborhoods.

We will foster greater choice for all families and find innovative ways to ensure funding follows students rather than being bound to systems. We believe the one-size-fits-all system has failed our most vulnerable.

As I have said before and will say again, we Republicans will rise to this podium each and every day committed to ideals that have stood the test of time. We will continue to fight for a government that is accountable to its people so that we can all achieve our dreams by equalizing opportunity, not by attempting to equalize outcomes.

Not all change is bad. The technological advances and improvements to the state capitol have helped us all do our jobs better and we should all be grateful for changes that have improved our lives. Changes that have proven to help our citizens speak to their government, remote testimony in our committees, has been especially helpful in making our government accountable. But unfortunately, not all change is good. Not the change that we have seen over the last few years, change that was made right here in this building.

Coloradans need our help, they need our voices to bring the American Dream back. Just like last year, we have a long road to recovery ahead of us.

Over the next 120 days of this legislative session, you will hear every Republican repeating and reiterating many of the same statistics I've talked about today. Why? It is not just about messaging, it is because these numbers are real and they matter to the people of Colorado. These numbers represent a nurse whose car was stolen out of her driveway as she got ready to go to work, a high school student struggling in geometry, they represent a single Dad having to put some of the groceries back on the shelf. They represent people. That's who we need to fight for and Republicans are committed to doing so.

House in recess. House reconvened.

## MESSAGE(S) FROM THE SENATE

The Senate has adopted and transmits herewith: SJR22-001.
The Senate has adopted and returns herewith: HJR22-1001.

## INTRODUCTION OF BILLS First Reading

The following bills were read by title and referred to the committee(s) indicated:

HB22-1001 by Representative(s) Cutter and Sullivan; also Senator(s) Pettersen and Kolker--Concerning a transfer from the general fund to the department of state cash fund to allow the department of state to reduce business-related fees.
Committee on Business Affairs \& Labor
HB22-1002 by Representative(s) Weissman and Bacon; also Senator(s) Buckner--Concerning expanding student access to enrollment in postsecondary courses while the student is enrolled in high school.

## Committee on Education

HB22-1003 by Representative(s) Daugherty and Gonzales-Gutierrez; also Senator(s) Gonzales--Concerning creating a grant program to fund projects that reduce crime among youth. Committee on Judiciary

HB22-1004 by Representative(s) Ortiz and Young; also Senator(s) Fields and Kolker--Concerning a transfer from the general fund to the licensing services cash fund.
Committee on Transportation \& Local Government
HB22-1005 by Representative(s) McCluskie and Will; also Senator(s) Rankin--Concerning modifications to the existing tax credit for rural and frontier health-care preceptors.
Committee on Health \& Insurance
HB22-1006 by Representative(s) Roberts and Van Winkle; also Senator(s) Donovan and Smallwood--Concerning the property tax exemption for property used as an integral part of a child care center.
Committee on Public \& Behavioral Health \& Human Services
HB22-1007 by Representative(s) Valdez D. and Lynch, Cutter, Will; also Senator(s) Simpson and Lee, Ginal, Story-Concerning wildfire mitigation assistance for landowners. Committee on Energy \& Environment

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HB22-1026 by Representative(s) Bird and Woog, Benavidez; also
            Senator(s) Hansen and Liston, Kolker--Concerning the
            replacement of the income tax deduction for amounts
                        spent by an employer to provide alternative transportation options to employees with an income tax credit for amounts spent by an employer for that purpose.
Committee on Finance
HB22-1027 by Representative(s) Van Winkle and Kipp; also Senator(s) Bridges and Woodward--Concerning the extension of the small retailer exception to the sales and use tax destination sourcing rules.
Committee on Business Affairs \& Labor
HB22-1028 by Representative(s) Gray and Hooton, Boesenecker, Exum, Froelich, Sullivan; also Senator(s) Winter-Concerning statewide regulation of persons approaching controlled intersections who are not operating motor vehicles.
Committee on Transportation \& Local Government
HB22-1029 by Representative(s) Bird and Sandridge, Exum, Sirota; also Senator(s) Kolker and Priola, Garcia--Concerning a requirement that the state make an additional direct distribution to the public employees' retirement association to fully recompense the association for the cancellation of a previously scheduled July 1, 2020, direct distribution.
Committee on Finance
HB22-1030 by Representative(s) Valdez A.--Concerning a state income tax credit for certain package anti-theft device expenses.
Committee on Finance
HB22-1031 byRepresentative(s) Titone and Ortiz, Boesenecker, Kipp, Woodrow; also Senator(s) Zenzinger--Concerning a requirement that a powered wheelchair manufacturer facilitate the repair of its powered wheelchairs by providing certain other persons with the resources needed to repair the manufacturer's powered wheelchairs.
Committee on Public \& Behavioral Health \& Human Services
HB22-1032 by Representative(s) Bockenfeld--Concerning jury duty postponement for a student enrolled in an institution of higher education outside the state of Colorado.
Committee on Education
HB22-1033 by Representative(s) Hanks--Concerning the authority to carry a handgun.
Committee on Public \& Behavioral Health \& Human Services
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| HB22-1034 Committee on | by Representative(s) Bird and Sandridge, Exum, Sirota, Van Winkle; also Senator(s) Garcia and Priola, Bridges, Kolker--Concerning the administration of retirement plans administered by the fire and police pension association, and, in connection therewith, merging the statewide defined benefit plan, the statewide hybrid plan, and the social security supplemental plan into a single new statewide retirement plan. <br> Finance |
| :---: | :---: |
| HB22-1035 Committee on | by Representative(s) Young and Bradfield; also Senator(s) Ginal and Rankin--Concerning modernization of the "Older Coloradans' Act". <br> Public \& Behavioral Health \& Human Services |
| HB22-1036 | by Representative(s) Snyder--Concerning a requirement that certain real estate commission-approved forms specify whether the real estate transaction on which a form is based concerns a land surveyor's inspection of the real estate. |
| Committee on Business Affairs \& Labor |  |
| HB22-1037 | by Representative(s) Hooton--Concerning the ability of a person to operate a dual marijuana business at the same location. |
| Committee on Transportation \& Local Government |  |
| H | by Representative(s) Daugherty and Van Beber; also Senator(s) Moreno and Gardner--Concerning client-directed legal representation for youth in court proceedings for youth. |
| Committee on Judiciary |  |
|  | by Representative(s) Kipp and Van Winkle; also Senator(s) Bridges and Woodward--Concerning simplification of the means by which proof of eligibility for sales and use tax exemptions is established. |
| Committee on Business Affairs \& Labor |  |
| HB22-1040 | by Representative(s) Rich--Concerning the right of unit owners in common interest communities to have reasonable access to common elements of such communities. |
| Committee on Business Affairs \& Labor |  |
| HB22-1041 | by Representative(s) Boesenecker; also Senator(s) Ginal-Concerning restrictions on making public the personal information of protected persons at risk of threats. |
| Committee on Public \& Behavioral Health \& Human Services |  |
| $\underline{\text { HB22-1042 }}$ Committee | by Representative(s) Exum and Van Winkle; also Senator(s) Buckner and Hisey--Concerning the ability of a teen parent to attend driving school without a cost. Transportation \& Local Government |

HB22-1043 by Representative(s) Pico; also Senator(s) Hisey--Concerning motor vehicles that operate on the roadwaywith fewer than four wheels in contact with the roadway.Committee on Transportation \& Local Government
HB22-1044 by Representative(s) Williams--Concerning the selection of members of vacancy committees by central committees. Committee on State, Civic, Military, \& Veterans Affairs
HB22-1045 by Representative(s) Holtorf--Concerning a requirement that any petition for a citizen-initiated statutory change be signed by at least two percent of the registered electors who reside in each state senate district for the change to be placed on the ballot.
Committee on State, Civic, Military, \& Veterans Affairs
HB22-1046 by Representative(s) McLachlan and Catlin; also Senator(s) Winter--Concerning authority for local governments to designate highways under their jurisdiction for over-snow use only.
Committee on Transportation \& Local Government
HB22-1047 by Representative(s) Neville, Luck, Ransom, Sandridge, Van Winkle, Williams--Concerning the protection of human life beginning at conception.
Committee on Health \& Insurance
HB22-1048 by Representative(s) Baisley, Holtorf, Pico, Rich,
Van Beber; also Senator(s) Kirkmeyer, Hisey, Priola,
Woodward--Concerning the creation of the "In God We
Trust" license plate.

## INTRODUCTION OF CONCURRENT RESOLUTION

The following resolution was read by title and referred to the committee indicated:
HCR22-1001 by Representative(s) Holtorf--Submitting to the registered electors of the state of Colorado an amendment to the Colorado constitution concerning a requirement that any petition for a citizen-initiated statutory change be signed by at least two percent of the registered electors who reside in each state senate district for the change to be placed on the ballot.
Committee on State, Civic, Military, \& Veterans Affairs

## INTRODUCTION OF RESOLUTION

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


#### Abstract

HJR22-1002 by Representative(s) Pico and Rich, Boesenecker, Catlin, Exum, Froelich, Gray, Hooton, Sullivan, Valdez D., Van Winkle; also Senator(s) Hisey and Zenzinger, Coram, Donovan, Scott--Concerning a request that Congress allow the state of Colorado to conduct an analysis of and possibly move forward on harmonizing the gross vehicle weight for trucks on the Interstate Highway System in Colorado with that of other state highways. Committee on Transportation \& Local Government


## INTRODUCTION OF RESOLUTIONS

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

HR22-1001 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-third General Assembly.

HR22-1002 by Representative(s) Esgar and McKean--Concerning a change to the Rules of the House of Representatives concerning regulations for taking remote testimony in committees of reference.

## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Bernett, Michaelson Jenet, Ortiz, Pico.

On motion of Representative Weissman, the House adjourned until 9:00 a.m., Thursday, January 13, 2022.

Approved:
Alec Garnett,
Speaker
Attest:
Robin Jones, Chief Clerk

# HOUSE JOURNAL SEVENTY-THIRD GENERAL ASSEMBLY STATE OF COLORADO <br> Second Regular Session 

Second Legislative Day
Thursday, January 13, 2022

Prayer by Majority Leader Daneya Esgar, Pueblo.
The Speaker called the House to order at 9:00 a.m.
Pledge of Allegiance led by Majority Leader Daneya Esgar, Pueblo.
The roll was called with the following result:
Present--62.
Excused--Representative(s) Ricks, Soper--2.
Present after roll call--Representative(s) Ricks.
Vacant--1.
The Speaker declared a quorum present.
On motion of Representative Woog, the House Journal of Wednesday,
January 12, 2022, was declared approved as corrected by the Chief Clerk.

## CONSIDERATION OF RESOLUTION(S)

HR22-1001 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-third General Assembly.
(Laid Over from January 12, 2022.)
(Printed and placed in members' files.)
Laid Over until Friday, January 14, 2022.
HR22-1002 by Representative(s) Esgar and McKean-Concerning a change to the Rules of the House of Representatives concerning regulations for taking remote testimony in committees of reference.
(Laid Over from January 12, 2022.)
(Printed and placed in members' files.)

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

House in recess for Joint Session.

## JOINT SESSION

The Joint Session was called to order by the Speaker of the House, Alec Garnett.

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

Present--35.
On motion of Representative Esgar, the morning roll call of the House was made the roll call of the Joint Session.

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Present--63
Excused--1
Vacant--1
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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 Fields, Rodriguez, and Woodward, and Representatives Lontine McLachlan, and Bradfield 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.
One traditionally begins a State of the State address by acknowledging dignitaries here in the chamber, but this morning calls for something a little different. I want to first acknowledge the people who couldn't be here.

Please join me in a moment of silence for Coloradans who have lost their lives: to COVID, to violence, and to natural disasters including the recent Boulder County fires.

Now,
To the legislative leadership in both parties, Members of the General Assembly, Lieutenant Governor Primavera,
Treasurer Young, Attorney General Weiser, Our dedicated First Gentleman Reis, Mayor Hancock,
Mayor Coffman,
Members of the State Board of Education,
Justices of the Colorado Supreme Court, and
Members of the Cabinet,
Welcome. I appreciate and value your presence here today, and I look forward to all the good work we will do in the days and weeks ahead on behalf of the people of Colorado. We are so privileged to represent you.

My Fellow Coloradans,
I want to begin today with gratitude. Gratitude for the people of Colorado, who have shown-up, day after day, in the face of trauma and under the most difficult circumstances, to help one another, to help OUR Colorado. Gratitude for the individuals who set aside their own personal challenges to support the needs of our community. Gratitude for my colleagues in this chamber who have put Coloradans first, no matter what. And gratitude, of course, for my family. Marlon, I want to thank you for being here today and everyday for me and our family. Gratitude for my staff, who continue working in service to our great state through thick and thin.

While this pandemic has made even the most mundane activities risky, we have not endured the virus alone. Evil acts against innocent people in the places where we once ran errands or recreated have also made us feel less safe. We have feared the ever changing nature of the virus, wondering if what protected us yesterday will protect us today. We learned that the words 'fire season' don't apply when the most destructive fire in Colorado history happens on December 30th. And we were reminded, once more, that our lives, and everything we hold dear, can go up in flames in an instant.

## Yet, hope shines through. Hope.

I know how easy it is to get lost in the pain and sadness of what we've all endured together. But no matter how tough this year has been, I know for a fact that Coloradans are fundamentally good, we care for one another and we are tougher than anything thrown our way. I've seen it myself.

I've seen it in the students of Central High School in Mesa County, who, with the help of school staff, stood up a series of vaccination clinics before many of them were even eligible to get vaccinated, working 10 to 11 hour days to get more than 1,300 community members vaccinated. Mesa County Valley District 51 Assistant Superintendent Brian Hill, and school staff Kim Flynn and Trey Downey are here with us today. Please stand. You are remarkable role models for the students you help educate.

I've seen it in the men and women on the front lines of this pandemic who have helped us achieve one of the shortest shutdowns and one of the lowest death rates in the country. Thank you to Colorado's COVID Response Team led by Colorado Department of Public Health and Environment Director Jill Ryan; Public Safety Director Stan Hilkey; and, COVID-19 Incident Commander, Scott Bookman; our team of experts and scientists, our local public health officials working on the ground in their communities; national guard members who have spent the last 672 consecutive days supporting Colorado's pandemic response by staffing our testing sites and helping distribute vaccines, critical workers and staff in Colorado's 24/7 facilities, and of course the heroic nurses, doctors, and health care providers who have never stopped putting their patients first. Politicians talk about improving lives. You actually save lives. Please stand and let us recognize you.

I've seen it in the individuals and businesses who collectively donated more than $\$ 20$ Million to support their fellow Coloradans who had homes damaged or destroyed by the Boulder County fire.

I've seen it in Boulder Sheriff Joe Pelle and his team, and the firefighters and emergency responders, who sprung into action to save the lives and homes of their neighbors, even when they didn't know whether their own homes were still standing. We're joined by Sheriff Pelle, who, for the last 18 years, has led my hometown community of Boulder County through countless natural disasters and emergencies. Sheriff Pelle, firefighters, and emergency responders, please stand so we can thank you for the lifesaving work that you do every day.

I saw it in Lakewood Police Officer Ashley Ferris, who was injured in crossfire with the perpetrator of the heinous attacks across Denver and Lakewood. Still, she found the strength to take down the shooter, ending his violent killing spree and saving many precious lives. She couldn't join us today, but we wish Officer Ferris a speedy recovery. Please join me in thanking her.

And I saw it in Boulder Officer Eric Talley and Arvada Officer Gordon Beesley, who both braved active shooter situations to save the lives of their fellow community members, even though it meant ultimately losing their own. They have our everlasting gratitude.

This is the Colorado spirit. These men and women define who we are as a people, and represent the very best of us. There are so many other stories like theirs, of everyday people doing their best and giving everything to protect our Colorado.

It feels like every time we turn on the news, all we see is partisanship, polarization and division. Division across the country. Division in Congress. But not here; not in Colorado, where we set aside our differences, and come together to do what is right. It's just who we are.

No one political party has a monopoly on good ideas or love of country. I am proud to be joined today by my friend and former Treasurer, Walker Stapleton, who I recently appointed to the Economic Development Commission. I appointed Walker because I know how much he loves this state, and Colorado will benefit from his talent and business savvy, just as the General Assembly will benefit from Speaker Garnett's appointment of Representative Marc Catlin as vice chair of the House Agriculture Committee.

This isn't my Colorado or your Colorado, this is our Colorado - which is why we respond together, we heal together, we move forward together, and we succeed together. It's why, in spite of all we have faced this last year, I count it the greatest honor of my life to serve as your Governor, and am hopeful as ever about the promise of our Colorado.

It's up to us here in this chamber to continue doing everything in our power to protect the way of life we cherish in our state, and build on our accomplishments of the last year.

When I stood before you all last February, I described a vision for the future of our state.

A future where every child can get the education they deserve.
A future where a dynamic, multi-modal transportation system meets the needs of our growing population.

A future where access to affordable and quality health care is a given, not an aspiration.

A future where we protect and invest in the public lands and parks that make Colorado beautiful by building a clean energy economy.

A future where our people and our communities aren't just getting by, but thriving.

That future was more than just a dream; it was a call to action -- a challenge for us all to live up to this shared vision of our state. I'm proud that in spite of the many difficulties we have weathered, that vision is within reach, thanks to the hard work of this legislative body and our shared commitment to deliver for Coloradans.

I want to take a moment to recognize the best partners a Governor could ask for in the two gentlemen sitting behind me. In these unprecedented times, we may not agree on everything, but our unwavering, mutual commitment to the success of all Coloradans and our beautiful state is the rock solid foundation upon which we've built a lasting partnership rooted in trust. I want to express my heartfelt thanks to Speaker Alec Garnett and President Leroy Garcia in their last legislative session for their service to the people of our state.

And to House Majority Leader Esgar, who is also starting her last session, thank you for your partnership, and tireless advocacy on behalf of Pueblo and all our hard working state employees.

To Senator Holbert, thank you for the dialogue and bipartisan collaboration, and for your steady leadership for Douglas County.

Finally, to Senator Fenberg and Representative McKean, if you want a shout-out like this, you'd better stay put for another couple more years.

## Saving Coloradans Money

Just as we've stepped up to meet what has often felt like a never-ending onslaught of disasters and challenges, we have the opportunity to respond with that same resolve and urgency to the day-to-day crises Coloradans are facing.

Because of this pandemic, the cost of living in our fair state continues to escalate, and Coloradans are desperate for relief. So let's deliver.

We must double down on our promise to help every business and family succeed. That means taking less of your hard-earned money in fees and taxes, and putting more in your pockets and paychecks.

Inflation has accelerated during the pandemic. Supply chains have been disrupted. Spending habits have changed. The cost of housing has spiked. Farmers and ranchers face unprecedented losses, and many Coloradans have left the workforce. Too many people are struggling to make ends meet.

As your Governor, I want you to know: we hear you and we are here to do something about it. While all of these complex problems can't be solved overnight, we promise to use every single tool at our disposal to save hardworking Coloradans the money you need to live the life you want.

In one of his most popular songs, legendary songwriter Paul Simon sings of 50 ways.

## You just slip out the back, Jack

Make a new plan, Stan
You don't need to be coy, Roy
Just get yourself free
Now, I'm no Paul Simon, or even Vice President Selina Meyer, but in the year ahead, I'll be pushing for MORE than 50 ways to save Coloradans money. I don't have a knack for rhyming or a voice to sing, what I CAN promise is that the work we do here will save Coloradans money.

My version of Simon's lyrics goes a little something like this:
"Just cut the tax, Max;
lower the rate, Nate;
you don't need to pay more, Thor;
just send your kids for free (to preschool and kindergarten)
This isn't a new idea for my administration, in fact it's been hard-wired into our DNA from day one.

In my first weeks in office, we created the Office of Saving People Money on Health Care, which-in collaboration with legislators and healthcare providers-has resulted in nation- leading efforts to reduce health care costs.

Thanks to the efforts of Representatives McCluskie, Representative Rich, Senator Donovan, and Senator Rankin, we created a reinsurance program which has reduced health care premiums on the individual market by $24 \%$, saving hardworking Coloradans an average of $\$ 1,400$ this year statewide, and an average of $\$ 2,450$ per year in Western Colorado, one of the highest cost markets.

With the tireless commitment of Senator Donovan, Representative Jodeh, and Representative Roberts, we created a first-in-the-country insurance model that will save money for everyone who buys insurance on the individual or small group markets.

And thanks to the leadership of Representative Roberts, we are capping the skyrocketing cost of insulin at $\$ 100$ per month.

After years of advocacy by members of this body, including former Representative Wilson, current Representative McLachlan and Senators Bridges and Fields, the General Assembly passed free, full-day kindergarten, saving families up to $\$ 4,800$ - and giving our youngest Coloradans a fantastic start in life.

With Speaker Garnett, Representative Sirota, Senate Majority Leader Fenberg, and Senator Buckner leading the way, we're focused on implementing free, universal preschool by 2023, saving even more money for young families with an average $\$ 4,300$ in savings per family.

Health care and education are where Coloradans face some of the highest costs, but we know they aren't the only pain points. That's why we've also implemented historic tax relief, helping Coloradans keep more of what they earn.

We funded the Colorado Child Tax Credit for the first time in history, giving families with children under age six up to $\$ 1,080$ per year per child. We also doubled the state Earned Income Tax Credit, giving workers up to $\$ 1,495$ per year. We cut taxes for retirees by exempting social security earnings from the state income tax, saving seniors up to $\$ 654$ per year.

Voters also approved reductions to the Colorado income tax rate, which is saving families about $\$ 100$ per year on average, while helping businesses hire more and pay more. And because we in this chamber are not only committed to saving Coloradans money, but to doing it in a way that ensures continued access to critical state services, we fully paid for the tax cuts by reducing lobbyist loopholes and special interest tax giveaways for the wealthy and well-connected.

And I want to thank Senator Dominic Moreno, Senator Chris Hansen, and Representatives Sirota and Weissman for their leadership on this bold tax reform package that is already saving people money.

Because our revenues are strong, families will also receive a tax refund of $\$ 74$ on average this year, and about $\$ 440$ on average next year, along with another income tax rate cut of $1.1 \%$.

We also cut property taxes for farms, ranches, renewable energy projects, and homes, and next year, we will start letting every homeowner defer increases on their property taxes, ensuring they won't ever have to pay a tax bill they can't afford. Thank you Treasurer Young for your leadership in protecting families from rising property tax bills.

My administration will work with both parties to continue cutting taxes and fees wherever we can, but never at the expense of teachers and law enforcement.

We took bipartisan action in 2020 and again in 2021, allowing restaurants and bars to keep their sales taxes during the pandemic! Thank you to Representatives Van Winkle, Valdez, and Mullica, and Senators Bridges, Pettersen, Woodward, and former Senator Tate.

In our commitment to help support our local economies, our tax reform package permanently exempted small businesses from the business personal property tax, meaning real savings in time and money for nearly every main street business.

Businesses like The Smiling Pig restaurant in Park County, owned by Tim Gregg, will save more than $\$ 1,000$ a year thanks to these policies. We're joined today by Tim, and Park County Assessor Monica Jones. Please join me in welcoming them.

To keep costs down for entrepreneurs like Tim and so many others, I'm proposing that we further reduce fees like the unemployment insurance premium and the Paid Family and Medical Leave premium, resulting in hundreds of millions in savings for the businesses and workers that power our economy.

And while we're at it, to foster our entrepreneurial spirit, we should make it free for Coloradans to start their own business. I look forward to working with Secretary of State Jena Griswold, Representatives Cutter and Sullivan, and Senators Pettersen and Kolker on this effort.

Last year, Majority Leader Fenberg, Senator Donovan and Representatives Will and Tipper brought us the innovative Keep Colorado Wild Pass, cutting the cost of an annual pass to state parks by more than half, saving the average family more than $\$ 40$. With this pass, everyone can enjoy our treasured public lands for less - including our newest state parks at Fishers Peak and Sweetwater Lake, while increasing the resources to care for these lands.

Thanks to CDOT Director Shoshana Lew, a bipartisan coalition of legislators, and local leaders, including Mayor Suthers and Mayor Coffman, we passed historic transportation reform.

Spearheaded by Senator Faith Winter, Senate Majority Leader Fenberg, Speaker Garnett and Representative Matt Gray, we cut vehicle registration fees, saving people money, while making record investments in our rural roads, and new ways to transport people, goods, and services that will save Coloradans time and money, and put our state on a pathway to a cleaner, more sustainable transportation system. We are finally going to fix the darn roads.

Looking to the year ahead, I am excited that, with the leadership of Representatives Ortiz and Young, and Senators Fields and Kolker, we are doubling down on our efforts to cut costs for Coloradans by preventing increases in drivers' license fees, and I look forward to efforts to reduce vehicle registration fees.

We've lowered housing costs by funding more than 14,000 units of affordable housing in the last year, saving families more than $\$ 72$ million annually. And we are ready to do more.

Rising housing costs are pricing people out of neighborhoods they've lived in for years. To create even more housing opportunities, to improve affordability, we should capitalize on the once in a lifetime funding from President Biden's American Rescue Plan Act.

I look forward to building on the incredible work of the bi-partisan Affordable Housing Transformational Task Force, under the leadership of former Representative Dominique Jackson, Chairman Roberts, and Vice-chairwoman Senator Julie Gonzales, to create stronger, healthier, and more affordable communities.

And because we want to lead by example, we are saving Coloradans money by making your State Government more efficient and effective. We are on track to reduce our state's office space footprint by 1 million square feet over the next three years, cutting costs and improving employee retention and morale. We're implementing best practices from the private sector to save millions in contract negotiations. And by improving our digital services, we are becoming leaner, less bureaucratic, and more convenient for the people of Colorado.

In the coming weeks and months, we must continue these efforts and find new and innovative ways to save Coloradans money.

These policies matter to Coloradans. It isn't just dollars and cents back in our pockets, it's peace of mind for our families, and that's PRICELESS!

So yes, there must be at least 50 ways to Save Coloradans Money, 50 ways to Save Coloradans Money.

If it isn't clear, saving Coloradans money and keeping our state affordable is my top priority during this legislative session. And one of the biggest areas to save people money is healthcare.

## PROACTIVE AGENDA -- Behavioral Health Care

Thanks to Lt. Governor Dianne Primavera, who leads our Office of Saving People Money on Health Care, and our legislative champions, we have delivered on our promises to cut costs, even in the midst of the pandemic, cutting premiums and capping out of pocket drug costs. And we're not done yet.

Here in Colorado and across the nation, the pandemic has worsened what was already a horrifying trend of young children, teens, and adults suffering increased feelings of anxiety, isolation, depression, and other mental health issues. Colorado needs to take bold action now.

We want to partner with local governments and school districts to multiply the impact of historic funding to create a responsible, effective approach to addressing behavioral health needs from the mountains to the plains. Getting there means offering more integrated physical and mental health services, bolstering our often overworked behavioral health workforce, and most importantly, getting Colorado children the support they need to be happy - to just be kids.

Thanks to the leadership of Representative Michaelson Jenet, we now have the I Matter Program, which connects our kids with critical mental health support. We're joined today by Melyssa Mead and her wonderful son Grady. When Grady - like so many kids across our state - needed mental health support this last year, Melyssa ran up against the harsh reality of an expensive and bureaucratic behavioral health system. She had first struggled to find the support her family needed, until she found the free I Matter Program. Within minutes of reaching out through imattercolorado.org, Melyssa and Grady
were on their way. And a few days later, they were scheduled for their first appointment.

Grady, your future is bright! Know that everyone in this room is rooting for you, and you are never alone.

Let's build on this success. Good work is already being done, and we have the opportunity to make it available for all Coloradans, especially our youth.

I want to thank the members of the Behavioral Health Transformational Task Force under the capable leadership of Committee Chairwoman Pettersen and Vice-chair Gonzales-Gutierrez. We have confidence that your many excellent recommendations will lead to tremendous strides in looking after the mental health of our fellow Coloradans.

As we pursue the improved health and well-being of Coloradans, especially our children, we shouldn't overlook the power of a strong education.

## Education

Helping kids get a great education is the cornerstone and passion of my life's work. I'm so proud that over the last few years, we have done what generations before believed impossible: we established free, full-day kindergarten and universal preschool. We're joined today by Alexis Ramirez and her son Benjamin, who know full well the importance of free kindergarten. Benjamin is attending kindergarten for free, along with more than 60,000 other Colorado five year olds thanks to the work we've done here. Please join me in welcoming Alexis and Benjamin.

But despite our progress, the pandemic has dealt an especially hard blow to our students, and made our educators go far beyond what any of us could have expected.

My administration worked tirelessly with school superintendents and local public health leaders to successfully bring Colorado children back to the classroom last year. We are providing free medical grade masks - with more than two million distributed to date - testing supplies for all students and staff, and are hosting on-site vaccine clinics to ensure that every eligible student and staff member gets the protection they deserve.

I want to thank every educator and school staff member who has done their part and then some to help keep Colorado schools open. There is nothing more important to the future of our state than educating Colorado children.

That's why I have a plan for historic investment in Kindergarten through 12th grade education, which will reduce the Budget Stabilization Factor to a 13-year low, while increasing per pupil funding by roughly \$12-13 thousand per classroom, supporting smaller class sizes and enhanced pay for teachers. And we must take the RESPONSIBLE approach by setting money aside to keep up with these investments for future years.

With this increase in funding, the Canon City School District will be able to compensate educators better and finally be able to fund full-time mental health professionals and counseling staff to provide the emotional support necessary to help students thrive in each and every one of its schools. We're joined today by Canon City school counselors Brian Vaniwarden and Stacy Andrews.

Please stand and be recognized.
I'm also proposing stronger support for our state's institutions of higher education, including an expansion of available financial aid, and investments to help reduce costs and keep tuition flat.

Just as we are investing in the success of our students, we are also investing in the people and small businesses that power Colorado's economy.

## Workforce

I want to thank the Workforce Task Force, including Representative McCluskie and Senator Zenzinger and the Colorado Commission on Higher Education, for your commitment to crafting recommendations that will help create a thriving workforce where everyone in every community, in every corner of the state can "Live long and prosper."

We know this pandemic has been hard on workers across all industries, but perhaps none more than doctors, nurses, and healthcare professionals.

I want to thank the Joint Budget Committee for their partnership on raising base wages to $\$ 15$ an hour minimum for more than 30,000 Medicaid Home and Community Based Services workers who provide care to aging and disabled Coloradans, and now we are doing the same for similar positions in nursing facilities.

Looking ahead, I am proposing that we waive licensing fees for nurses and mental health care workers, as well as for our nursing homes and assisted living facilities whose residents have been particularly vulnerable throughout the pandemic. Eliminating these fees puts money back into the pockets of our dedicated healthcare workers.

Putting this pandemic behind us means learning to live with the curve balls that COVID-19 may throw, but in order to do that, we need our hospitals to maintain capacity and ensure Coloradans get the care they need, no matter what. That's why I will be proposing in the days ahead, a three year plan to make historic investments to stabilize our healthcare workforce and expand career paths for all Coloradans who heed the noble calling of caring for others. Moving forward, we can't let our society and our economy be impacted by hospital capacity, and I look forward to working with legislators and health care leaders to ensure that no matter where this pandemic takes us, we will be ready.

## Public Safety

Just as an earthquake is followed by aftershocks, we know that the overarching crisis of the pandemic has led to many other crises, perhaps lesser seen, but no less important to address. Some Coloradans are most impacted by the health risks of COVID-19, others are most pained by the rising cost of everyday items, disruptions to our children's education, or the increase of crime in the communities we call home.

I want to take a moment to recognize the law enforcement professionals here with us today. In addition to Sheriff Pelle, we're joined by several District Attorneys, Police Chiefs, Sheriffs and our State Patrol Officers, who spend every day keeping us safe. You always stand up for us, so today, let US stand up for YOU. Thank you.

I've never been one to shy away from ambitious goals, which is why I want to spend the next five years making Colorado one of the top ten safest states in the country. Let's "Make it so!" We've already taken critical steps in fighting crime and promoting public safety, and now we need to continue that work.

I'm proud to put forward a responsible public safety plan that builds on historic legislation of years past, gives much-needed support and funding to local law enforcement while also investing in community-based approaches and organizations that can help prevent violent crime from occurring in the first place. Organizations like GRASP, which stands for Gang Rescue and Support Project, is run by peers who have turned their lives around and want to help others do the same. GRASP focuses on supporting Colorado youth through mental health support, at-risk intervention, job training and mentoring. Please join me in welcoming GRASP's Executive Director Johnnie Williams.

We are going to make our communities safer by focusing on training and recruiting efforts for police, supporting community policing models, increasing access to mental health services, offering early intervention grants, increasing support for domestic violence victims, and making safety improvements in our schools and on our streets.

I want to thank the Senate President Garcia and Senator Buckner who, along with Representatives Tipper and Ricks, are leading a particularly exciting initiative - Safer Streets - which will empower law enforcement to work directly with communities to create stronger, safer communities, with an emphasis on those areas most touched by crime.

We owe it to the people of Colorado to improve safety and make Colorado truly one of the ten safest states in the nation over the next five years.

As Ben Franklin said, an ounce of prevention is worth a pound of cure. Data and common sense tell us that preventing a crime does more to keep people safe than solving a crime after it was committed.

With that being said, we also know that there are times when the swift arm of justice is the best solution, which is why I look forward to legislation to strengthen penalties for drug dealers peddling fentanyl in our communities. Coloradans are sick and tired of seeing this drug ruin lives and kill loved ones.

It's also time that we put forward bigger and bolder solutions to reduce homelessness. We know what works; we just need more of it: affordable and transitional housing, substance use treatment and recovery care, related residential programs, and permanent housing with wrap-around support services, and recipients of funds need to be held accountable for actually reducing homelessness.

We will stop at nothing to keep Coloradans safe. Public safety is a critical component of a strong and healthy community. But it doesn't end there.

## Climate/Air Quality

Building safer, healthier communities also means improving our air quality and meeting the climate crisis head-on.

Only two weeks ago, our state watched in horror as the fire in Boulder County, fueled by extreme winds and drought conditions, swept through communities like yours and mine. These are our neighbors, our friends, and our family.

Last year, historic mudslides destroyed portions of I-70 through Glenwood Canyon. And in 2020, the three largest wildfires in Colorado history scorched hundreds of thousands of acres, filling our skies with smoke-filled air for months on end.

I'm grateful for the work my administration has done in partnership with Colorado's legislative leaders to move our state toward a cleaner more renewable energy future. We've set Colorado on a path to reducing emissions statewide, while also creating two new state parks and expanding access to our state trust lands. Thanks to our legislative champions, we have invested in the people and technology we need to effectively respond to climate disasters. Tools like the agile FireHawk helicopter can give our firefighters the upper hand on the front-lines. And targeted mitigation efforts can prevent small fires from becoming catastrophes. I'm requesting additional support for the men and women on the ground, including personal protective equipment, training, and other equipment needs for local fire departments.

The fresh mountain air that so many people associate with Colorado isn't a given. We have to fight to protect it. I'm committed to cutting emissions and getting this done by improving air quality. It's not about health alone; it's about seizing the opportunity to reduce costs for Coloradans and save people money, while preserving the Colorado way of life.

We will continue making targeted investments to improve air quality monitoring and enforcement, increase the availability of clean transportation options like electric school buses, accelerate our transition to a cleaner economy, and apply real accountability as we seek and secure environmental justice for those who are most impacted.

And because water is the lifeblood of our state and our critical agriculture industry, we must work together across industries, divides, and state boundaries to secure a sustainable water future for all Coloradans. We will continue to protect and aggressively assert Colorado's water rights under all existing water compacts. And I am also committed to updating Colorado's Water Plan to make it more climate resilient, and ensure that our cities, farms, and streams can thrive for generations to come.

## Conclusion

Just like 2021 was the year that Britney reclaimed her freedom and Taylor Swift reclaimed her music, it was also the year we began reclaiming what it means to live happy and healthy lives here in Colorado, even in the midst of tragedy - and this is the year we double down on that. Heck, even the beloved Colorado icon Casa Bonita is making a much-hoped-for comeback thanks to South Park's Trey Parker and Matt Stone. The pandemic has taken so much from us, but no more. As Taylor says, I don't know about you but I'm feeling 2022, everything will be alright, because we know what we gotta do.

It's easy for us all to talk about the grand ideas we have for our beloved state, but it's another thing entirely to turn words into actions.

When I was elected Governor, I knew that I would be remembered not for who I was, where I came from, or even what I said at events like this, but for what I did to make a meaningful, measurable, positive impact on the lives of Coloradans. How our efforts helped businesses succeed, put money in people's pockets, made streets safer, air cleaner, and lives healthier.

If there is one thing that you take away from today, let it be my optimism for the days ahead, our commitment to Moving Colorado Forward by saving people money, improving affordability, and making our state a better place for everyone.

Because this is Our Colorado, and I couldn't be more proud to be your Governor.

When I see the staggering beauty of the Rocky Mountains, I'm reminded of what it means to be a Coloradan.

It's true from the Flatirons to Fishers Peak to Pikes Peak to Longs Peak and beyond.

You see, these mountains have withstood millions of years of whipping winds, pounding rains, cutting ice, and blistering fires. Cracks have formed and the rock has eroded, but nevertheless they stand tall, serving as a beacon of hope, a point of great pride and a reflection of who we are.

So when I think about the state of our state, I'm brought back to our purple mountain majesties.

The state of our state, just like the people of Colorado, is strong, it is steadfast, and in spite of everything, we are boldly moving forward.

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

On request of President Garcia, the Joint Committee escorted the Governor from the Chamber.

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

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

## House reconvened.

## PRINTING REPORT

The Chief Clerk reports the following House documents have been correctly printed:
HB22-1001, 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; HCR22-1001; HJR22-1001, 1002.

## INTRODUCTION OF BILLS <br> First Reading

The following bills were read by title and referred to the committee(s) indicated:

HB22-1049 by Representative(s) Bacon and Ricks; also Senator(s) Pettersen--Concerning prohibiting a postsecondary institution from making payment of an outstanding balance on a student's account a condition of issuing the student's documents.
Committee on Education
HB22-1050 by Representative(s) Ricks; also Senator(s) Buckner-Concerning facilitating the integration of international medical graduates into the Colorado health-care workforce.
Committee on Health \& Insurance
HB22-1051 by Representative(s) Bird and McKean; also Senator(s) Zenzinger and Hisey--Concerning modification of the Colorado affordable housing tax credit, and, in connection therewith, extending the time during which the credit may be claimed and increasing the yearly amount of credits that can be allocated.
Committee on Transportation \& Local Government
HB22-1052 by Representative(s) McLachlan and McKean; also Senator(s) Priola and Moreno, Fenberg--Concerning promoting behavioral health crisis services to school-age students.
Committee on Public \& Behavioral Health \& Human Services
HB22-1053 by Representative(s) Valdez D.--Concerning the use of blockchain technology in commerce.
Committee on Business Affairs \& Labor
HB22-1054 by Representative(s) Benavidez--Concerning funding to improve economic conditions for Indians. Committee on State, Civic, Military, \& Veterans Affairs

# HB22-1055 by Representative(s) Lontine and Herod, Bacon, Bernett, Cutter, Duran, Esgar, Froelich, Hooton, Jodeh, Kipp, McLachlan, Michaelson Jenet, Sirota, Titone, Young; also Senator(s) Jaquez Lewis and Winter, Buckner, Gonzales, Story--Concerning a sales and use tax exemption for essential hygiene products. <br> Committee on Finance <br> HB22-1056 by Representative(s) Michaelson Jenet--Concerning emergency temporary care for children. <br> Committee on Public \& Behavioral Health \& Human Services 

## INTRODUCTION OF RESOLUTIONS

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

HJR22-1003 by Representative(s) Ricks and Exum, Bacon, Herod, Jodeh; also Senator(s) Buckner and Fields, Coleman-Concerning the commemoration of the birthday of the Reverend Dr. Martin Luther King, Jr.

HR22-1003 by Representative(s) Esgar--Concerning the addition of a House rule authorizing the Speaker of the House of Representatives to promulgate regulations to facilitate a safe and healthy work environment and to protect vulnerable members of the House and other persons during a declared public health disaster emergency.

SJR22-001 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-third General Assembly.

## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Duran, Exum, Michaelson Jenet, Ortiz, Pico.

On motion of Representative Bockenfeld, the House adjourned until 9:00 a.m., Friday, January 14, 2022.

Approved:
Alec Garnett, Speaker
Attest:
Robin Jones, Chief Clerk

## HOUSE JOURNAL

SEVENTY-THIRD GENERAL ASSEMBLY

## STATE OF COLORADO

## Second Regular Session

## Third Legislative Day

Friday, January 14, 2022

Prayer by Scott James, Christian Resurrection Fellowship, Loveland.
"Lift Every Voice and Sing" performed by Kalina 'Lean' Lewis.
The Speaker called the House to order at 9:00 a.m.
Pledge of Allegiance led by Assistant Minority Leader Tim Geitner,
Falcon. Falcon.

The roll was called with the following result:
Present--60.
Excused--Representative(s) Carver, Duran, Neville, Soper--4. Vacancy--1.

The Speaker declared a quorum present.

On motion of Representative Woog, the House Journal of Thursday, January 13, 2022, was declared approved as corrected by the Chief Clerk.

## CONSIDERATION OF RESOLUTION(S)

HJR22-1003 by Representative(s) Ricks and Exum, Bacon, Herod, Jodeh; also Senator(s) Buckner and Fields, Coleman-Concerning the commemoration of the birthday of the Reverend Dr. Martin Luther King, Jr.
(Laid Over from January 13, 2022.)
(Printed and placed in members' files.)
On motion of Representative Ricks, the resolution was read at length and adopted by viva voce vote.

Current Roll Call added as co-sponsor(s): Representative(s) Amabile, Baisley, Benavidez, Bernett, Bird, Bockenfeld, Boesenecker, Bradfield, Caraveo, Catlin, Cutter, Daugherty, Esgar, Froelich, Geitner, Gonzales-Gutierrez, Gray, Hanks, Holtorf, Hooton, Kennedy, Kipp, Larson, Lontine, Luck, Lynch, McCluskie, McCormick, McKean, McLachlan, Michaelson Jenet, Mullica, Ortiz, Pelton, Pico, Ransom, Rich, Roberts, Sandridge, Sirota, Snyder, Sullivan, Tipper,

Titone, Valdez A., Valdez D., Van Beber, Van Winkle, Weissman, Will, Williams, Woodrow, Woog, Young, Speaker

HR22-1001 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-third General Assembly.
(Laid Over from January 12, 2022.)
(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) Amabile, Bacon, Baisley, Benavidez, Bernett, Bockenfeld, Boesenecker, Bradfield, Caraveo, Catlin, Cutter, Daugherty, Esgar, Exum, Froelich, Geitner, Gonzales-Gutierrez, Gray, Hanks, Herod, Holtorf, Hooton, Jodeh, Kennedy, Kipp, Larson, Lontine, Luck, Lynch, McCluskie, McCormick, McLachlan, Michaelson Jenet, Ortiz, Pelton, Pico, Ransom, Rich, Ricks, Roberts, Sandridge, Sirota, Snyder, Sullivan, Tipper, Titone, Valdez A., Valdez D., Van Beber, Weissman, Will, Williams, Woodrow, Woog, Young, Speaker

SJR22-001 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-third General Assembly.
(Laid Over from January 13, 2022.)
(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) Amabile, Bacon, Baisley, Benavidez, Bernett, Bockenfeld, Boesenecker, Bradfield, Caraveo, Catlin, Cutter, Daugherty, Esgar, Exum, Froelich, Geitner, Gonzales-Gutierrez, Gray, Hanks, Herod, Holtorf, Hooton, Jodeh, Kennedy, Kipp, Larson, Lontine, Luck, Lynch, McCluskie, McCormick, McLachlan, Michaelson Jenet, Ortiz, Pelton, Pico, Ransom, Rich, Ricks, Roberts, Sandridge, Sirota, Snyder, Sullivan, Tipper, Titone, Valdez A., Valdez D., Van Beber, Weissman, Will, Williams, Woodrow, Woog, Young, Speaker

## HR22-1003 by Representative(s) Esgar-Concerning the addition of a

 House rule authorizing the Speaker of the House of Representatives to promulgate regulations to facilitate a safe and healthy work environment and to protect vulnerable members of the House and other persons during a declared public health disaster emergency.(Laid Over from January 13, 2022.)
(Printed and placed in members' files.)

Representative Gonzales-Gutierrez moved for the adoption of the resolution.

## Amendment No. 1, by Representative Geitner.

Amend printed resolution, page 1 , line 6, after "(a)" insert "(I)".
Page 2, after line 4 insert:
"(II) The authority conferred on the Speaker under subsection (a)(I) OF THIS RULE SHALL NOT INCLUDE THE AUTHORITY TO REQUIRE VACCINES OR VACCINE PASSPORTS.".

The amendment was declared lost by the following roll call vote.


Amendment No. 2, by Representative Geitner.
Amend printed resolution, page 1 , line 6 , after "(a)" insert "(I)".
Page 2, after line 4 insert:
"(II) The authority conferred on the Speaker under subsection (a)(I) OF THIS RULE SHALL NOT INCLUDE THE AUTHORITY TO REQUIRE FACE COVERINGS, VACCINES, OR VACCINE PASSPORTS.".

The amendment was declared lost by the following roll call vote:

| YES 20 |  | O 39 EXCUSED |  | ABSENT 0 |  | VACANCY |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| District 42 | V | Esgar |  | Lynch | Y | Sirota | N |
| Amabile | N | Exum |  | McCluskie | N | Snyder | N |
| Bacon | N | Froelich |  | McCormick | N | Soper | E |
| Baisley | Y | Geitner |  | McKean | Y | Sullivan | N |
| Benavidez | N | Gonzales-Gutierrez |  | McLachlan | N | Tipper | N |
| Bernett | N | Gray | N | Michaelson Jenet | N | Titone | N |
| Bird | N | Hanks |  | Mullica | N | Valdez A. | N |
| Bockenfeld |  | Herod |  | Neville | E | Valdez D. | N |


| 1 | Boesenecker N | Holtorf | Y | Ortiz |  | Van Beber | Y |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 2 | Bradfield Y | Hooton | N | Pelton | Y | Van Winkle |  |
| 3 | Caraveo N | Jodeh | N | Pico | Y | Weissman | N |
| 4 | Carver E | Kennedy | N | Ransom | Y | Will | Y |
| 5 | Catlin Y | Kipp | N | Rich | Y | Williams | N |
| 6 | Cutter N | Larson | Y | Ricks | N | Woodrow | N |
| 7 | Daugherty N | Lontine | N | Roberts | N | Woog | Y |
| 8 | Duran E | Luck | Y | Sandridge | Y | Young | N |
| 9 |  |  |  |  |  | Speaker | N |
| 11 | Amendment No. 3, by Representative Geitner. |  |  |  |  |  |  |
| 12 |  |  |  |  |  |  |  |
| 13 | Amend printed resolution, page 1, line 6, "C.R.S.," insert "FOR THE |  |  |  |  |  |  |
| 14 | SECOND REGULAR LEGISLATIVE SESSION OF THE SEVENTY-THIRD GENERAL |  |  |  |  |  |  |
| 15 | Assembly,". |  |  |  |  |  |  |
| 16 | The motion was declared lost by the following roll call vote: |  |  |  |  |  |  |
| 17 |  |  |  |  |  |  |  |
| 19 | YES 21 | NO 38 EXCUSED |  | 5 ABSENT 0 |  | VACANCY |  |
| 20 | District 42 V | Esgar | E | Lynch | Y | Sirota | N |
| 21 | Amabile N | Exum | N | McCluskie | N | Snyder | N |
| 22 | Bacon N | Froelich | N | McCormick | N | Soper | E |
| 23 | Baisley Y | Geitner | Y | McKean | Y | Sullivan | N |
| 24 | Benavidez N | Gonzales-Gutierrez | N | McLachlan | N | Tipper | N |
| 25 | Bernett N | Gray | N | Michaelson Jenet | N | Titone | N |
| 26 | Bird N | Hanks | Y | Mullica | N | Valdez A. | N |
| 27 | Bockenfeld Y | Herod | N | Neville | E | Valdez D. | N |
| 28 | Boesenecker N | Holtorf | Y | Ortiz | N | Van Beber | Y |
| 29 | Bradfield Y | Hooton | N | Pelton | Y | Van Winkle | Y |
| 30 | Caraveo N | Jodeh | N | Pico | Y | Weissman | N |
| 31 | Carver E | Kennedy | N | Ransom | Y | Will | Y |
| 32 | Catlin Y | Kipp | N | Rich | Y | Williams | Y |
| 33 | Cutter N | Larson | Y | Ricks | N | Woodrow | N |
| 34 | Daugherty N | Lontine | N | Roberts | N | Woog | Y |
| 35 | Duran E | Luck | Y | Sandridge | Y | Young | N |
| 36 |  |  |  |  |  | Speaker | N |

38 The resolution was adopted by the following roll call vote:

| 40 | YES 37 |  | O2 EXCUSED |  | 5 ABSENT 0 |  | VACANCY |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 41 | District 42 | V | Esgar | E | Lynch | N | Sirota | Y |
| 42 | Amabile | Y | Exum | Y | McCluskie | N | Snyder | Y |
| 43 | Bacon | Y | Froelich | Y | McCormick | Y | Soper | E |
| 44 | Baisley | N | Geitner | N | McKean | N | Sullivan | Y |
| 45 | Benavidez | Y | Gonzales-Gutierrez | Y | McLachlan | Y | Tipper | Y |
| 46 | Bernett | Y | Gray | Y | Michaelson Jenet | Y | Titone | Y |
| 47 | Bird | Y | Hanks | N | Mullica | Y | Valdez A. | Y |
| 48 | Bockenfeld | N | Herod | Y | Neville | E | Valdez D. | Y |
| 49 | Boesenecker | Y | Holtorf | N | Ortiz | Y | Van Beber | N |
| 50 | Bradfield | N | Hooton | Y | Pelton | N | Van Winkle | N |
| 51 | Caraveo | Y | Jodeh | Y | Pico | N | Weissman | Y |
| 52 | Carver | E | Kennedy | Y | Ransom | N | Will | N |
| 53 | Catlin | N | Kipp | Y | Rich | N | Williams | N |
| 54 | Cutter | Y | Larson | N | Ricks | Y | Woodrow | Y |


| Daugherty | Y | Lontine | Y | Roberts | Y | Woog |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Duran | E | Luck | N | Sandridge | N | Young |
| Y |  |  |  |  |  |  |
|  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Benavidez, Bernett, Bird, Boesenecker, Caraveo, Cutter, Daugherty, Exum, Froelich, Gonzales-Gutierrez, Gray, Herod, Hooton, Kennedy, Kipp, Lontine, McCluskie, McCormick, Michaelson Jenet, Mullica, Ortiz, Ricks, Sirota, Sullivan, Titone, Valdez A., Weissman, Woodrow, Young

House in recess. House reconvened.

## PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed:
HB22-1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056.

## MESSAGE(S) FROM THE SENATE

The Senate has adopted and returns herewith: HJR22-1003.

## INTRODUCTION OF BILLS First Reading

The following bills were read by title and referred to the committee(s) indicated:

## HB22-1057 by Representative(s) Bradfield and McLachlan; also Senator(s) Woodward--Concerning public employees' retirement association employment after retirement limitations. <br> Committee on Education <br> HB22-1058 by Representative(s) Mullica and Garnett--Concerning contract disputes involving the broadcast of professional sporting events.

Committee on Business Affairs \& Labor

## HB22-1059 by Representative(s) Soper; also Senator(s) Sonnenberg-Concerning a requirement that any bill that imposes, increases, or authorizes the imposition of a fee be approved by a two-thirds vote of all members elected to each house of the general assembly to become law. <br> Committee on State, Civic, Military, \& Veterans Affairs

[^2]
## INTRODUCTION OF RESOLUTION

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

HR22-1004 by Representative(s) Exum and Tipper--Concerning urging congress to adopt comprehensive voting rights legislation to protect the integrity of American democracy and the sacred right to vote.

## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Exum, Michaelson Jenet, Ortiz, Pico, D. Valdez, Van Winkle, Williams.

On motion of Representative Gonzales-Gutierrez, the House adjourned until 10:00 a.m., Tuesday, January 18, 2022.

Approved:
Alec Garnett, Speaker
Attest:
Robin Jones, Chief Clerk

## HOUSE JOURNAL

SEVENTY-THIRD GENERAL ASSEMBLY

## STATE OF COLORADO

## Second Regular Session

Prayer by Father Bill Oulvey, SJ, Arrupe Jesuit High School, Denver.
The Speaker called the House to order at 10:00 a.m.
Pledge of Allegiance led by Representative Dan Woog, Erie.
The roll was called with the following result:
Present--60.
Excused--Representative(s) Gray, Herod, Ransom, Soper, Woodrow--5.
Present after roll call--Representative(s) Gray, Herod, Soper.
The Speaker declared a quorum present.

On motion of Representative Woog, the House Journal of Friday, January 14, 2022, was declared approved as corrected by the Chief Clerk.

## COMMUNICATIONS

## State of Colorado <br> 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 January 10, 2022 by the Democratic 42nd House District Vacancy Committee, appointing Mandy Lindsay to fill the vacancy in the office of the Colorado State House, District 42, caused by the resignation of the honorable Dominique Jackson.

In testimony whereof I have set my hand and affixed the Great Seal of the State of Colorado, at the City of Denver this 12th day of January, 2022.
(Signed)
Jena Griswold
Secretary of State

## State of Colorado <br> 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 January 10, 2022 by Mandy Lindsay, accepting the appointment of the Democratic 42nd House District Vacancy Committee to fill the vacancy in the office of the Colorado State House, District 42, caused by the resignation of the honorable Dominique Jackson.

In testimony whereof, I have set my hand and affixed the Great Seal of the State of Colorado, at the City of Denver this 12 th day of January, 2022.
(Signed)
Jena Griswold
Secretary of State
(Note: On Tuesday, January 18, 2022, at 9:20 a.m., Mandy Lindsay was sworn in as Representative for House District 42. Speaker Alec Garnett administered the oath of office in the Chamber of the House of Representatives.)

## CONSIDERATION OF RESOLUTION

HR22-1004 by Representative(s) Exum and Tipper-Concerning urging congress to adopt comprehensive voting rights legislation to protect the integrity of American democracy and the sacred right to vote.
(Printed and placed in members' files.)
Representative Tipper moved the resolution and requested it be read at length.

Amendment No. 1, by Representative Williams.
Amend printed resolution, page 3, strike lines 1 and 2 and substitute:
"(1) Thank Representative Ron Hanks and the millions of other Americans who joined him on January 6, 2021, to exercise their unalienable rights, as enshrined in the First Amendment to the United States Constitution, to speak, peacefully assemble, and seek redress from their government in order to secure our elections and protect the sacred right of every lawful vote to be counted;
(2) Commit to ensuring that dead people are removed from the voter rolls and that those who are unlawfully present in the United States are never able to vote in Colorado elections;".

Representative McKean moved to sever the amendment between subsection (1) and subsection (2).

The motion was withdrawn.
The amendment was declared lost by the following roll call vote:

| YES | 16 | NO | 44 | EXCUSED | 5 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | N | Exum | N | Lynch | N | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | E | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | N | Sullivan | N |
| Bernett | N | Gray | E | McLachlan | N | Tipper | N |
| Bird | N | Hanks | E | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecke | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | N | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | N | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | E | Will | Y |
| Cutter | N | Larson | N | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | E |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |

Representative Hanks was excused from voting under House Rule 21(c).
Amendment No. 2, by Representative McKean.
Amend printed resolution, page 3, after line 2, insert:
"(2) Recognize the right to freedom of speech and peaceful assembly in compliance with the law;
(3) Commit to ensuring that dead people are removed from the voter rolls and that those who are unlawfully present in the United States are never able to vote in Colorado elections;".

Renumber succeeding subsections accordingly.
The amendment was declared lost by the following roll call vote:

| YES | 22 | NO | 40 | EXCUSED | 3 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | E | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | E | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |


| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | E |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |

## Amendment No. 3, by Representative Williams.

Amend printed resolution, page 3, strike lines 1 and 2 and substitute:
"(1) Acknowledge the serious accounts of election fraud across the country and call into question the legitimacy of Joseph R. Biden to be President while encouraging all states to conduct a forensic audit and ensure every legal vote was counted properly;
(2) Call on all Colorado county clerks and other district election officials, as well as the Colorado Secretary of State, to end the use of electronic voting systems, including Dominion Voting Systems, in Colorado elections;
(3) Offer our support to Mesa County Clerk and Recorder, Tina Peters, who upheld her oath of office by preserving election records and now faces unjust persecution and prosecution from Colorado Secretary of State Jena Griswold, Colorado Attorney General Phil Weiser, and the district attorney for the 21st judicial district, Daniel Rubinstein, along with the Federal Bureau of Investigation;
(4) Urge the decertification of election results in states where election fraud is uncovered that would be sufficient to have changed the election outcome while standing with the 45 th President of the United States, Donald J. Trump, in his righteous efforts to fight for election integrity;".

Renumber succeeding subsections accordingly.
The amendment was declared lost by the following roll call vote:

| YES | 15 | NO | 47 | EXCUSED | 3 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | N | Exum | N | Lynch | N | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | E | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | N | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | N | Hooton | N | Ortiz | N | Van Beber | N |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | N | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | E | Will | N |
| Cutter | N | Larson | N | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | E |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |

Amendment No. 4, by Representative Hanks.
Amend printed resolution, page 3, strike lines 1 through 9 and substitute:
"(1) Request a full forensic audit of the 2020 and 2021 elections in Colorado, and a review of the voter rolls for accuracy and updates, all of which should be conducted by a non-governmental agency, and not by any contractors or companies involved in the conduct of elections, in Colorado or in other states or nations;
(2) Offer warning to other states of the national security risks inherent with electronic voting systems, such as Dominion Voting Systems, which are built in China, using Chinese labor, and are built with wireless internet connections according to the build sheets provided to the office of Colorado's Secretary of State, and which are not secure in any national security sense of the word; and
(3) Call on the United States Congress to reaffirm the rights of the legislatures of the states of the United States to control the conduct of elections in their states.".

The amendment was declared lost by the following roll call vote:

| YES | 19 | NO | 42 | EXCUSED | 4 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | E | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | N | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | N | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | E | Will | Y |
| Cutter | N | Larson | N | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | E | Woodrow | E |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |

Amendment No. 5, by Representative Mullica.
Amend printed resolution, page 2, line 28, after "culminated" insert "with the insurrection".

The amendment was declared adopted by the following roll call vote:

| YES | 39 | NO | 24 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | N | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |


| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| :--- | :---: | :--- | :---: | :--- | :--- | :--- | :--- |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | E | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

The resolution, as amended, was adopted by the following roll call vote:

| YES | 40 | NO | 23 | EXCUSED | 2 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | E | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bacon, Bernett, Bird, Boesenecker, Caraveo, Cutter, Daugherty, Duran, Esgar, Froelich, Gonzales-Gutierrez, Gray, Hooton, Jodeh, Kennedy, Kipp, Lindsay, Lontine, McCluskie, McLachlan, Michaelson Jenet, Ortiz, Ricks, Sirota, Snyder, Sullivan, Titone, Valdez A., Valdez D., Weissman, Young, Speaker

House in recess. House reconvened.

## PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed: HB22-1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067.

## SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: SJR22-001.

## INTRODUCTION OF BILLS <br> First Reading

The following bills were read by title and referred to the committee(s) indicated:

```
HB22-1068 by Representative(s) McCormick; also Senator(s)
            Jaquez Lewis--Concerning medicaid reimbursement for
        therapy using equine movement.
Committee on Public & Behavioral Health & Human Services
HB22-1069 by Representative(s) Bockenfeld; also Senator(s) Priola,
        Woodward--Concerning parents' authority to request
        reforms for low-performing schools.
Committee on Education
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HB22-1070 by Representative(s) McCluskie; also Senator(s) Rankin--
Concerning early childhood development service districts,
and, in connection therewith, allowing a district to include
in its service area less than all of the territory of an
existing taxing district and to accept gifts, grants, and
donations.
Committee on Education
HB22-1071 by Representative(s) Woodrow; also Senator(s)
Rodriguez--Concerning available relief for plaintiffs who
prevail in a class action under the "Colorado Consumer
Protection Act".
Committee on Judiciary
HB22-1072 by Representative(s) Will and Roberts; also Senator(s)
Donovan and Simpson--Concerning the habitat partnership
program.
Committee on Agriculture, Livestock, \& Water
HB22-1073 by Representative(s) Roberts and Soper, McCluskie; also
Senator(s) Coram and Donovan--Concerning authorization
to enter the premises of an establishment that provides
services related to dead human bodies in order to perform
an inspection.
Committee on Business Affairs \& Labor
HB22-1074 by Representative(s) Amabile; also Senator(s) Hisey--
Concerning certain traffic violations on the interstate 70
peak period shoulder lanes.
Committee on Transportation \& Local Government
HB22-1075 by Representative(s) Luck, Pico, Ransom--Concerning
information regarding induced terminations of pregnancies
reported to the state registrar of vital statistics.
Committee on Health \& Insurance

## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Duran, Exum, Michaelson Jenet, Pico, Sandridge, Soper.

On motion of Representative Esgar, the House adjourned until 9:00 a.m., Wednesday, January 19, 2022.

Approved:
Alec Garnett,
Speaker
Attest:
Robin Jones, Chief Clerk

# HOUSE JOURNAL <br> SEVENTY-THIRD GENERAL ASSEMBLY STATE OF COLORADO 

## Second Regular Session

Prayer by the Reverend Dr. Cynthia Cearley, Retired, Montview Presbyterian Church, Denver.

The Speaker called the House to order at 9:00 a.m.
Pledge of Allegiance led by Representative Dan Woog, Erie.
The roll was called with the following result:
Present-- 57.
Excused--Representative(s) Bacon, Bird, Catlin, Gray, Hooton, Ransom, Soper, Weissman--8.
Present after roll call--Representative(s) Bacon, Bird, Gray, Hooton, Weissman.

The Speaker declared a quorum present.

On motion of Representative Woog, the House Journal of Tuesday, January 18, 2022, 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:
HB22-1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075.

## SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: HJR22-1001, 1003; HR22-1001, 1002, 1003, 1004.

## INTRODUCTION OF BILLS <br> First Reading

The following bills were read by title and referred to the committee(s) indicated:

> HB22-1076 $\begin{aligned} & \text { by Representative(s) Lontine---Concerning the ability of a } \\ & \text { hearing aid provider to perform services through the use of } \\ & \text { telehealth. }\end{aligned}$ Committee on Health \& Insurance

Committee on Public \& Behavioral Health \& Human Services
HB22-1078 by Representative(s) Baisley--Concerning the adoption of voting systems standards, and, in connection therewith, requiring the adoption of voting systems standards promulgated by the federal election assistance commission and allowing the secretary of state to promulgate voting systems standards.
Committee on State, Civic, Military, \& Veterans Affairs
HB22-1079 by Representative(s) Williams, Hanks, Ransom, Sandridge--Concerning abolishing abortion in Colorado. Committee on Health \& Insurance

HB22-1080 by Representative(s) Williams--Concerning automated vehicle identification systems for traffic law enforcement.
Committee on Transportation \& Local Government
HB22-1081 by Representative(s) Holtorf; also Senator(s) Simpson-Concerning the reestablishment of the committee for sunrise and sunset review.
Committee on State, Civic, Military, \& Veterans Affairs
HB22-1082 by Representative(s) Hooton--Concerning the enforcement of state housing laws by the department of law, and, in connection therewith, establishing a fair housing unit within the department of law.
Committee on Judiciary

[^3]HB22-1084 by Representative(s) Pico, Carver, Geitner, Luck; also

Senator(s) Hisey--Concerning cancellation of the voter registration of certain ineligible jurors, and, in connection therewith, requiring the state court administrator to provide the secretary of state with a report of all persons who report as ineligible to serve as a trial or grand juror because they are either not a citizen or do not reside in the county in which they are summoned for juror service and requiring the cancellation of the voter registration of those jurors.
Committee on State, Civic, Military, \& Veterans Affairs
HB22-1085 by Representative(s) Hanks--Concerning paper ballot fraud countermeasures.
Committee on State, Civic, Military, \& Veterans Affairs
HB22-1086 by Representative(s) Sullivan and Bacon; also Senator(s) Fields--Concerning prohibiting openly carrying firearms at a voting location.
Committee on State, Civic, Military, \& Veterans Affairs
HB22-1087 by Representative(s) Hooton--Concerning special district director retirement benefits, and, in connection therewith, excluding a special district director from becoming eligible for membership in the public employees' retirement association due to the director's service as a director.
Committee on Transportation \& Local Government

## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Benavidez, Bockenfeld, Exum, Michaelson Jenet, Ortiz, Pico, Ricks, Sandridge, Williams.

On motion of Representative Esgar, the House adjourned until 9:00 a.m., Thursday, January 20, 2022.

Attest:
Robin Jones,
Chief Clerk

Approved:
Alec Garnett, Speaker

# HOUSE JOURNAL <br> SEVENTY-THIRD GENERAL ASSEMBLY <br> STATE OF COLORADO 

## Second Regular Session

Ninth Legislative Day

Thursday, January 20, 2022

Prayer by Representative Stephanie Luck, Penrose.
The Speaker called the House to order at 10:00 a.m.
Pledge of Allegiance led by Representative Dan Woog, Erie.
The roll was called with the following result:
Present--60.
Excused--Representative(s) Catlin, Gray, Hooton, McKean, Tipper--5.
Present after roll call--Representative(s) Hooton.
The Speaker declared a quorum present.

On motion of Representative Woog, the House Journal of Wednesday, January 19, 2022, was declared approved as corrected by the Chief Clerk.

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## BUSINESS AFFAIRS AND LABOR

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

HB22-1027 be referred to the Committee of the Whole with favorable recommendation.

## PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed: HB22-1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087.

## INTRODUCTION OF BILLS

## First Reading

The following bills were read by title and referred to the committee(s) indicated:

HB22-1088 by Representative(s) Valdez D. and Will; also Senator(s) Liston and Lee--Concerning peace officer status for certain department of revenue employees.
Committee on Transportation \& Local Government
HB22-1089 by Representative(s) Woodrow; also Senator(s) Winter-Concerning a requirement that transportation network companies provide insurance to protect individuals from damages caused by uninsured motorists.
Committee on Judiciary
HB22-1090 by Representative(s) Ransom and Young; also Senator(s) Buckner and Smallwood--Concerning allowing a child reasonable independence to engage in activities without finding that the child is abused or neglected.
Committee on Public \& Behavioral Health \& Human Services
HB22-1091 by Representative(s) Soper and Weissman, Tipper; also Senator(s) Gardner and Bridges--Concerning the online availability of opinions issued by Colorado courts.
Committee on Judiciary
HB22-1092 by Representative(s) Soper and Roberts; also Senator(s) Bridges and Coram--Concerning the issuance of loans by irrigation districts to landowners for certain purposes.
Committee on Agriculture, Livestock, \& Water
HB22-1093 by Representative(s) McCormick and Will, Ortiz; also Senator(s) Smallwood--Concerning the conduct of charitable gaming activity, and, in connection therewith, modernizing the "Bingo and Raffles Law" to accommodate the use of improved electronic aids and devices in the conduct of games of chance.
Committee on Business Affairs \& Labor
Committee on Finance
HB22-1094 by Representative(s) Titone and Ricks--Concerning eligibility for medical assistance for survivors of torture. Committee on Health \& Insurance

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HB22-1095 by Representative(s) Lontine and Will; also Senator(s)
    Winter--Concerning an expansion of a physician assistant's
    ability to practice, and, in connection therewith, changing
    the relationship between a physician assistant and a
    physician or podiatrist from supervision to collaboration
    for physician assistants with less experience or who are
    working in a new specialty, establishing the collaboration
    requirements, and requiring physician assistants with more
    experience to consult with the physician assistant's
    health-care team.
Committee on Health & Insurance
HB22-1096 by Representative(s) Luck, Pelton, Rich, Williams--
        Concerning an increase in the transparency of bill requests
        made by members of the general assembly.
Committee on State, Civic, Military, & Veterans Affairs
HB22-1097 by Representative(s) Valdez D.; also Senator(s) Simpson--
        Concerning the authority of a board of county
        commissioners to file an application for dissolution of a
        special district with the special district's board of directors,
        and, in connection therewith, allowing a board of county
        commissioners to consent to dissolution by court order
        without an election of a special district with no
        outstanding financial obligations or debt.
Committee on Transportation & Local Government
HB22-1098 by Representative(s) Bird and Bacon--Concerning the
        elimination of barriers to obtaining authority to practice an
        occupation based on an individual's criminal history
        record.
Committee on Business Affairs & Labor
HB22-1099 by Representative(s) Carver and Roberts; also Senator(s)
        Woodward and Zenzinger--Concerning mandatory
        disclosures of third-party sellers selling through online
        marketplaces.
Committee on Business Affairs & Labor
HB22-1100 by Representative(s) Ransom and Sandridge, Hanks, Luck,
        Van Winkle, Williams--Concerning the prohibition against
        discrimination based on the refusal to obtain a COVID-19
        vaccine.
Committee on Health & Insurance
HB22-1101 by Representative(s)McLachlan and Catlin, Boesenecker,
        Valdez D.; also Senator(s) Sonnenberg and Zenzinger--
        Concerning the expansion of a program that allows a
        public employees' retirement association service retiree to
        work full-time without any reduction in the service
        retiree's retirement benefits for a rural school district that
        has a critical shortage of qualified individuals with
        specific experience, skills, or qualifications that the service
        retiree has.
Committee on Education
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HB22-1102 by Representative(s) Ortiz and Sullivan; also Senator(s)
    Gardner--Concerning protected classes in fair housing
        practices, and, in connection therewith, including a veteran
        or military status as a protected class.
Committee on State, Civic, Military, & Veterans Affairs
HB22-1103 by Representative(s) Exum--Concerning the creation of a
        Delta Sigma Theta Sorority special license plate.
Committee on Transportation & Local Government
HB22-1104 by Representative(s) Boesenecker; also Senator(s) Priola--
        Concerning public recreational trails in electric
        transmission corridors of the state, and, in connection
        therewith, encouraging transmission providers to enter into
        written agreements for the construction and maintenance
        of powerline trails and requiring transmission providers to
        provide informational resources and notify local
        governments regarding the potential for powerline trails
        when planning for the expansion or construction of
        transmission corridors.
Committee on Transportation & Local Government
HB22-1105 by Representative(s) Sandridge, Hanks, Neville, Ransom,
        Van Winkle, Williams--Concerning the use of deadly
        physical force against a person who has made an illegal
        entry into a place of business.
Committee on State, Civic, Military, & Veterans Affairs
HB22-1106 by Representative(s) Neville--Concerning allowing
        concealed handgun permit holders to carry concealed
        handguns on school grounds.
Committee on State, Civic, Military, & Veterans Affairs
HB22-1107 by Representative(s) Young and Bradfield; also Senator(s)
        Cooke and Bridges--Concerning measures related to
        creating higher education opportunities for persons with
        intellectual and developmental disabilities.
Committee on Education
HB22-1108 by Representative(s) Rich, Bradfield, McKean, Pelton,
        Pico, Van Winkle; also Senator(s) Scott--Concerning a
        requirement that the transparency online project
        web-based system include the name of the vendor paid in
        connection with each expenditure included in the system.
Committee on State, Civic, Military, & Veterans Affairs
HB22-1109 by Representative(s) Woog and Bird; also Senator(s)
        Lundeen and Kolker--Concerning the creation of a sales
        and use tax exemption for an on-demand air carrier's
        aircraft.
Committee on Business Affairs & Labor
```


## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Benavidez, Bernett, Bockenfeld, Caraveo, Carver, Duran, Exum, Herod, Jodeh, Lynch, McCormick, Michaelson Jenet, Neville, Ortiz, Pico, Ransom, Ricks, Soper, Williams.

On motion of Representative Weissman, the House adjourned until 9:00 a.m., Friday, January 21, 2022.

Approved:
Alec Garnett, Speaker
Attest:
Robin Jones, Chief Clerk

## HOUSE JOURNAL

SEVENTY-THIRD GENERAL ASSEMBLY

## STATE OF COLORADO

## Second Regular Session

## Tenth Legislative Day

Friday, January 21, 2022

Prayer by Representative Janice Rich, Grand Junction.
The Speaker called the House to order at 9:00 a.m.
Pledge of Allegiance led by Representative Dan Woog, Erie.
The roll was called with the following result:
Present--60.
Excused--Representative(s) Catlin, Duran, Hooton, Ricks, Van Beber--5.
Present after roll call--Representative(s) Ricks, Van Beber.
The Speaker declared a quorum present.

On motion of Representative Woog, the House Journal of Thursday, January 20, 2022, was declared approved as corrected by the Chief Clerk.

On motion of Representative Esgar, HB22-1027 was made Special Orders on January, 21, 2022, at 9:10 a.m.

The hour of 9:10 a.m., having arrived, on motion of Representative Bacon, 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.)


## ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: HB22-1027.
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 | $\mathbf{6 1}$ | NO | $\mathbf{0}$ | EXCUSED | 4 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | E | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | E | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | E | Woodrow | Y |
| Duran | E | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |
|  |  |  |  |  |  |  |  |

House in recess. House reconvened.

## PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed: HB22-1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109.

## INTRODUCTION OF BILLS <br> First Reading

The following bills were read by title and referred to the committee(s) indicated:

HB22-1110 by Representative(s) Boesenecker--Concerning the circumstances under which a board of education may meet in executive session when selecting a chief executive officer.
Committee on Education
HB22-1111 by Representative(s) Amabile; also Senator(s) Rankin-Concerning insurance coverage for insured losses incurred as a result of a declared fire disaster.
Committee on Business Affairs \& Labor
HB22-1112 by Representative(s) Daugherty--Concerning the notices required pertaining to on-the-job injuries covered by workers' compensation insurance.
Committee on Business Affairs \& Labor
HB22-1113 by Representative(s) Van Beber--Concerning amending the appeals procedures in dependency and neglect cases to minimize delay in achieving permanency for children.
Committee on Public \& Behavioral Health \& Human Services
HB22-1114 by Representative(s) Larson and Valdez A.--Concerning authorizing a transportation network company to provide nonmedical transportation services to persons who are enrolled in certain medicaid waiver programs.
Committee on Public \& Behavioral Health \& Human Services
HB22-1115 by Representative(s) Kipp and Soper; also Senator(s) Pettersen and Jaquez Lewis--Concerning the prescription drug monitoring program.
Committee on Health \& Insurance
HB22-1116 by Representative(s) Valdez A., Hooton; also Senator(s) Ginal--Concerning establishing a policy review panel to study plant-based medicines to support mental health.
Committee on Public \& Behavioral Health \& Human Services
HB22-1117 by Representative(s) Roberts and Catlin; also Senator(s) Coram and Donovan--Concerning the use of revenue from a local tax on lodging.
Committee on Finance
HB22-1118 by Representative(s) Daugherty--Concerning limitations on purchasers' claims for sales and use tax refunds.
Committee on Finance

[^4][^5]1 On motion of Representative Mullica, the House adjourned until 2 10:00 a.m., Monday, January 24, 2022.

8 Robin Jones, 9 Chief Clerk

Approved:
Alec Garnett, Speaker

# HOUSE JOURNAL SEVENTY-THIRD GENERAL ASSEMBLY <br> <br> STATE OF COLORADO <br> <br> STATE OF COLORADO <br> <br> Second Regular Session 

 <br> <br> Second Regular Session}

The Speaker called the House to order at 10:00 a.m.
Pledge of Allegiance led by Representative Tonya Van Beber, Eaton.
The roll was called with the following result:
Present--63.
Excused--Representative(s) Duran, Gray--2.
Present after roll call--Representative(s) Gray.
The Speaker declared a quorum present.

On motion of Representative Van Beber, the House Journal of Friday, January 21, 2022, was declared approved as corrected by the Chief Clerk.

## APPOINTMENTS

January 21, 2022
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 $2^{\text {nd }}$ Regular Session of the $73^{\text {rd }}$ General Assembly:

Representative Lindsay to serve on the House Agriculture, Livestock \& Water Committee.

```
For the House Transportation & Local Government Committee,
Representative Lindsay is appointed to the committee and Representative
Froelich will serve as Vice-Chair.
Sincerely,
/signed/
Alec Garnett
Speaker of the Colorado House of Representatives
```


## THIRD READING OF BILL(S)--FINAL PASSAGE

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

HB22-1027 by Representative(s) Van Winkle and Kipp; also Senator(s) Bridges and Woodward-Concerning the extension of the small retailer exception to the sales and use tax destination sourcing 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.

| YES | $\mathbf{6 4}$ | NO | $\mathbf{0}$ | EXCUSED | $\mathbf{1}$ | ABSENT | $\mathbf{0}$ |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | E | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bacon, Baisley, Bernett, Bird, Boesenecker, Bradfield, Caraveo, Carver, Catlin, Cutter, Daugherty, Esgar, Exum, Froelich, Geitner, Gonzales-Gutierrez, Gray, Herod, Hooton, Jodeh, Lindsay, Lontine, Luck, Lynch, McCluskie, McCormick, McKean, McLachlan, Michaelson Jenet, Mullica, Ortiz, Pelton, Pico, Ransom, Rich, Ricks, Roberts, Sandridge, Snyder, Soper, Sullivan, Tipper, Titone, Valdez A., Valdez D., Van Beber, Weissman, Will, Williams, Woodrow, Woog, Young, Speaker

House in recess. House reconvened.

## PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed: HB22-1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133.

## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Catlin, Daugherty, Exum, Hanks, Neville, Ortiz, Pico, Ricks, Soper, Williams.

On motion of Representative Esgar, the House adjourned until 10:30 a.m., Tuesday, January 25, 2022.

Approved:
Alec Garnett, Speaker
Attest:
Robin Jones,
Chief Clerk

# HOUSE JOURNAL <br> SEVENTY-THIRD GENERAL ASSEMBLY <br> STATE OF COLORADO <br> <br> Second Regular Session 

 <br> <br> Second Regular Session}

Tuesday, January 25, 2022

Prayer by Representative Tony Exum, Colorado Springs.
The Speaker called the House to order at 10:30 a.m.
Pledge of Allegiance led by Representative Tonya Van Beber, Eaton.
The roll was called with the following result:
Present--61.
Excused--Representative(s) Duran, Herod, Soper, Tipper--4.
Present after roll call--Representative(s) Herod, Soper, Tipper.
The Speaker declared a quorum present.

On motion of Representative Van Beber, the House Journal of Monday, January 24, 2022, was declared approved as corrected by the Chief Clerk.

House in recess. House reconvened.

## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Amabile, Benavidez, Bernett, Bird, Boesenecker, Catlin, Cutter, Daugherty, Exum, Geitner, Hanks, Hooton, Jodeh, Michaelson Jenet, Neville, Ortiz, Pico, Ricks, Sandridge, Soper, Van Winkle, Williams, Woodrow.

1 On motion of Representative Esgar, the House adjourned until 9:00 a.m., 2 Wednesday, January 26, 2022.

8 Robin Jones, 9 Chief Clerk

Approved:
Alec Garnett, Speaker

## HOUSE JOURNAL

SEVENTY-THIRD GENERAL ASSEMBLY

## STATE OF COLORADO

## Second Regular Session

Fifteenth Legislative Day
Wednesday, January 26, 2022

Prayer by the Reverend Dr. Cynthia Cearley, Retired, Montview Presbyterian Church, Denver.

The Speaker called the House to order at 9:00 a.m.
Pledge of Allegiance led by Representative Tonya Van Beber, Eaton.
The roll was called with the following result:
Present--62.
Excused--Representative(s) Bacon, Duran, Roberts--3.
Present after roll call--Representative(s) Bacon, Roberts.
The Speaker declared a quorum present.

On motion of Representative Van Beber, the House Journal of Tuesday, January 25, 2022, was declared approved as corrected by the Chief Clerk.

House in recess. House reconvened.

## REMOTE PARTICIPATION

Pursuant to House Rule $53(\mathrm{~d})(2)$, the following is a list of members participating remotely in the proceedings of the House: Representatives Benavidez, Catlin, Cutter, Daugherty, Exum, Gray, Hanks, Jodeh, Lynch, Michaelson Jenet, Ortiz, Ricks, Soper, Valdez, A., Williams.

On motion of Representative McKean, the House adjourned until 9:00 a.m., Thursday, January 27, 2022.

Approved:
Alec Garnett, Speaker
Attest:
Robin Jones,
Chief Clerk

## HOUSE JOURNAL

SEVENTY-THIRD GENERAL ASSEMBLY

## STATE OF COLORADO

## Second Regular Session

Sixteenth Legislative Day

Thursday, January 27, 2022

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 Representative Tonya Van Beber, Eaton.
The roll was called with the following result:
Present--61.
Excused--Representative(s) Duran, McKean, McLachlan, Roberts--4.
Present after roll call--Representative(s) McKean, Roberts.
The Speaker declared a quorum present.

On motion of Representative Van Beber, the House Journal of Wednesday, January 26, 2022, was declared approved as corrected by the Chief Clerk.

House in recess. House reconvened.

## INTRODUCTION OF RESOLUTION

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

HJR22-1004 by Representative(s) Roberts; also Senator(s) Donovan-Concerning the designation of United States Highway 6 in Eagle County from Mile Marker 139.5 to Mile Marker 134 as the "Lieutenant Eric Hill Memorial Highway".

## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Benavidez, Boesenecker, Catlin, Cutter, Daugherty, Exum, Hanks, Jodeh, Ortiz, Ricks, Sandridge, Soper, Titone, Williams.

1 On motion of Representative Weissman, the House adjourned until 2 9:00 a.m., Friday, January 28, 2022.

8 Robin Jones, 9 Chief Clerk

Approved:
Alec Garnett, Speaker

# HOUSE JOURNAL SEVENTY-THIRD GENERAL ASSEMBLY STATE OF COLORADO Second Regular Session 

Seventeenth Legislative Day
Friday, January 28, 2022

Prayer by Representative Iman Jodeh, Aurora.
The Speaker called the House to order at 9:00 a.m.
Pledge of Allegiance led by Representative Tonya Van Beber, Eaton.
The roll was called with the following result:
Present--60.
Excused--Representative(s) Bernett, Duran, McLachlan, Ransom, Williams--5.
Present after roll call--Representative(s) Ransom, Williams.
The Speaker declared a quorum present.

On motion of Representative Van Beber, the House Journal of Thursday, January 27, 2022, was declared approved as corrected by the Chief Clerk.

## LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Esgar, the following item on the Calendar was laid over until January 31, 2022, retaining place on Calendar:

Consideration of Resolution(s)--HJR22-1004.

House in recess. House reconvened.

## SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: HB22-1027.

## MESSAGE(S) FROM THE SENATE

The Senate has passed on Third Reading and returns herewith: HB22-1027.

## MESSAGE(S) FROM THE GOVERNOR

I certify I received the following on the 27 th day of January, 2022, at 3:59 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
January 25, 2022
The Honorable General Assembly
State Capitol
200 E. Colfax Avenue
Denver, Colorado 80203
Dear Members of the General Assembly:
This clemency report is submitted to the General Assembly as required under Article IV, Section 7, of the Colorado Constitution. I am attaching copies of the eighteen Executive Orders granting clemency in 2021 and accompanying letters sent to recipients. These orders and letters were made available to the public at the time they were issued. See press release at https://www.colorado.gov/governor/news/6986-governor-polis-grants-clemency-including-marijuana-pardons.

After the adjournment of the 2021 Colorado General Assembly, I granted fifteen pardons and three sentence commutations on December 30, 2021. The following persons were granted pardons:

- Travis Cleveland for the 2000 crime of Second Degree Burglary committed in Pueblo County;
- Henry Cruz Moreno for the 2000 crime of Menacing - Felony committed in Arapahoe County;
- Joseph Dacosta Murillo for the 1982, 1983, and 1998 crimes of Assault committed in Pueblo County, Conspiracy to Commit 2nd Degree Burglary committed in El Paso County, and Possession Controlled Substance committed in Denver County;
- Anthony Formby for the 1980 crime of 1st Degree Arson committed in Jefferson County;
- Rudolph Garcia for the 1996 crime of Possession/Sale Schedule I Or II Controlled Substance committed in Denver County;
- Stephanie Gssime for the 1994 crime of Theft committed in Summit County;
- Michael Jordan for the 1996 crimes of Manufacture, Distribution, and Sale of Marijuana and possession of a Defaced Firearm committed in Jefferson County;
- Timothy Lewis for the 1999 crime of Theft committed in El Paso County;
- Reginald McGriff for the 1996 crimes of 3rd Degree Assault, 2nd Degree Forgery and Criminal Attempt committed in Weld County;
- Miguel Navarro for the 2005 crime of Menacing Real/Simulated Weapon committed in Adams County;
- Ryan Nguyen for the 2008 crime of Distributing a Schedule II Controlled Substance committed in Jefferson County;
- Shawn Phillips for the 1994 and 1999 crimes of Criminal Attempt and Harassment - Strike, Shove, Kick committed in El Paso County;
- Armando Solano for the 2007 crime of Possession of Marijuana with Intent to Distribute committed in El Paso County;
- Mohammed Suleiman for the 2005 and 2006 crimes of Controlled Substance - Unlawful Use Schedule II committed in Mesa County; and
- Theresa Yoder for the 2006 crime of Controlled Substance Possession Schedule II - 1 Gram or Less committed in Mesa County.

The following persons were granted commutations:

- Rogel Aguilera-Mederos for the 2019 crimes of First Degree Assault - Extreme Indifference and Criminal Attempt - First Degree Assault-Extreme Indifference, committed in Jefferson County, sentence reduced from 110 years to ten years;
- Ronald Johnson for the 1998 crimes of Organized Crime Control Act, Theft F-3, Theft F-4, Theft F-5, Forgery, Drug Abuse, and Possession of a Financial Transaction Device committed in Denver County, given a new parole eligibility date of January 15, 2022; and
- Nicholas Wells for the 2008 crimes of Criminal Possession of Forgery Device, Aggravated Motor Vehicle Theft - 2nd Degree $>\$ 500<\$ 15,000$, 1st Degree Criminal Trespassing, Identity Theft, 2nd Degree Burglary of Dwelling and Aggravated Motor Vehicle Theft > \$15,000 committed in Douglas County, given a new parole eligibility date of January 15, 2022.

Additionally, pursuant to HB 21-1090 and C.R.S. § 16-17-102, I issued Executive Order C 2021019 on December 30, 2021, in which I granted full and unconditional pardons to individuals convicted of possession of two (2) ounces or less of marijuana in the State of Colorado pursuant to certain historical criminal statutes. A copy of the Executive Order is attached.

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

Sincerely,
/signed/
Jared Polis
Governor

## EXECUTIVE ORDER Full and Unconditional Pardon <br> Convictions for Possession of Two Ounces or Less of Marijuana

Pursuant to the authority vested in the Governor of the State of Colorado by Article IV, Section 7 of the Colorado Constitution and C.R.S. § 16-17-102(2), I, Jared Polis, Governor of the State of Colorado, issue this Executive Order granting full and unconditional pardons for convictions for possession of two (2) ounces or less of marijuana in the State of Colorado.

## I. Background

On November 6, 2012, Coloradans passed Amendment 64, a State constitutional amendment initiated by the people of Colorado that legalized consumption or possession of limited amounts of marijuana for those twenty-one (21) years of age or older in the State of Colorado. Article XVIII, Section 16 became part of the Colorado Constitution on December 10, 2012, and legalized possessing, using, displaying, purchasing, or transporting marijuana accessories for one (1) ounce or less of marijuana.

On June 29, 2020, I signed the bipartisan House Bill 20-1424 ("HB 20-1424"), Social Equity Licensees in Regulated Marijuana. HB 20-1424 amends C.R.S. § 16-17-102 to allow the Governor to grant pardons to a class of defendants who were convicted of the possession of up to two (2) ounces of marijuana.

On October 4, 2020, I granted full and unconditional pardons to individuals convicted of possession of one (1) ounce or less of marijuana in the State of Colorado as detailed in Executive Order C 2020 004. My decision to pardon these individuals was a reflection of the law in Colorado at the time that permitted possession of one (1) ounce or less of marijuana. On May 20, 2021, I signed House Bill 21-1090 ("HB 21-1090"), which doubled Colorado's recreational marijuana possession limit to two (2) ounces of marijuana for adults twenty-one (21) and older.

Through this Executive Order, I am granting pardons for State convictions of possession of two (2) ounces or less of marijuana because possession of two (2) ounces or less of marijuana is no longer illegal in Colorado and it should not be held against people since it is not a crime.

Unfortunately, many convictions of possession of two (2) ounces or less of marijuana are municipal convictions. This Executive Order only applies to State convictions. Individuals with municipal convictions should seek a remedy on the municipal level. I also urge municipal governments to adopt similar measures, if possible, to help individuals in line with this Executive Order.

Through this Executive Order, I grant full and unconditional pardons to a class of defendants who were convicted of the possession of up to two (2) ounces of marijuana in the State of Colorado, subject to the grant of clemency below.

## II. Grant of Clemency

A. All convictions in the State of Colorado of a petty offense, misdemeanor, or felony for possession of two (2) ounces or less of marijuana under the following statutory provisions or other relevant Colorado state statutory provisions are hereby granted a full and unconditional pardon. This Executive Order only applies to convictions of two (2) ounces or less of marijuana under state law and no other charges or convictions are pardoned by this Executive Order.

## Conviction Offense <br> Charge Level

Possession of (2) two Petty Offense, ounces or less of Misdemeanor, and marijuana

Possession of (2) two Petty Offense, ounces or less of Misdemeanor, and marijuana
$\begin{array}{ll}\text { Possession of (2) two } & \text { Petty Offense, } \\ \text { ounces or less of } & \text { Misdemeanor, and }\end{array}$ marijuana

Possession of (2) two ounces or less of marijuana

Possession of (2) two ounces or less of marijuana

Felony Felony

## Statute (C.R.S.)

§ 12-22-404, et seq.
$\S 12-22-412$, et seq.
$\S 18-18-106$, et seq.

Petty Offense, $\quad$ 18-18-406, et seq.
Misdemeanor, and Felony

Petty Offense, Misdemeanor, and Felony

Any Colorado State statute under which an individual was convicted of possession of (2) two ounces or less of marijuana.
B. For the individuals' whose convictions are pardoned by this Executive Order, all rights of citizenship associated with the pardoned conviction are restored in full without condition. All civil disabilities and public sufferings associated with the pardoned conviction are removed. I direct the Department of Public Safety, through the Colorado Bureau of Investigation, to develop a process to indicate on criminal background checks which individuals' convictions have been pardoned pursuant to this Executive Order.

GIVEN under my hand and the Executive Seal of the State of Colorado, this thirtieth day of December 2021.
/signed/
Jared Polis
Governor

## INTRODUCTION OF BILL First Reading

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

```
HB22-1134 by Representative(s) Titone, Boesenecker, Cutter,Hooton,
    Lontine, Woodrow, Young; also Senator(s) Priola--
    Concerning measures to reduce the use of single-use meal
    accessories.
Committee on Business Affairs & Labor
```


## INTRODUCTION OF CONCURRENT RESOLUTION

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

HCR22-1002 by Representative(s) Weissman--Submitting to the registered electors of the state of Colorado an amendment to the Colorado constitution concerning modernization of legislative business through elimination of the requirement that the full text of any bill being considered by the general assembly be read aloud upon the request of any legislator.
Committee on State, Civic, Military, \& Veterans Affairs

## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Caraveo, Catlin, Daugherty, Exum, Gray, Hanks, Jodeh, McKean, Michaelson Jenet, Neville, Ortiz, Ricks, Sandridge, Soper, Valdez, A., Van Winkle.

On motion of Representative Amabile, the House adjourned until 10:00 a.m., Monday, January 31, 2022.

Approved:
Alec Garnett, Speaker
Attest:
Robin Jones,
Chief Clerk

# HOUSE JOURNAL <br> SEVENTY-THIRD GENERAL ASSEMBLY <br> STATE OF COLORADO <br> <br> Second Regular Session 

 <br> <br> Second Regular Session}

Prayer by Reverend Brad Meuli, Denver Rescue Mission, Denver.
The Speaker called the House to order at 10:00 a.m.
Pledge of Allegiance led by Representative Naquetta Ricks, Aurora.
The roll was called with the following result:
Present--62.
Excused--Representative(s) Duran, Lindsay, Pelton--3.
The Speaker declared a quorum present.

On motion of Representative Ricks, the House Journal of Friday, January 28, 2022, was declared approved as corrected by the Chief Clerk.

House in recess. House reconvened.

## PRINTING REPORT

The Chief Clerk reports the following House documents have been correctly printed: HB22-1134, HCR22-1002.

## 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:

HB22-1027 at 3:03 p.m. on January 28th, 2022.

MESSAGE(S) FROM THE SENATE
The Senate has adopted and transmits herewith: SJR22-003.

## INTRODUCTION OF BILLS First Reading

The following bills were read by title and referred to the committee(s) indicated:

## HB22-1135 by Representative(s) Snyder--Concerning permitting the transfer of a marijuana transporter license with a change of ownership.

Committee on Business Affairs \& Labor
HB22-1136 by Representative(s) Pico--Concerning a high-definition ultrasound video demonstration showing each stage of human development as a requirement of comprehensive human sexuality education.
Committee on Health \& Insurance

## INTRODUCTION OF RESOLUTIONS

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

HJR22-1005 by Representative(s) Herod and Jodeh; also Senator(s) Buckner and Coleman--Concerning recognizing February 1, 2022, as "Barney Ford Day".

SJR22-003 by Senator(s) Sonnenberg and Coram; also Representative (s) Pelton and McCormick--Concerning the designation of Colorado 4-H Day.

## CHANGE IN SPONSORSHIP

The Speaker announced the following changes in sponsorship:

## HB22-1008 Representative Baisley to be removed as co-prime sponsor.

HB22-1003 Senator Gonzales to be removed as prime sponsor.

## LAY OVER OF CALENDAR ITEM

On motion of Representative Esgar, the following item on the Calendar was laid over until Tuesday, February 1, 2022, retaining place on Calendar:

Consideration of Resolutions--HJR22-1004.

## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Caraveo, Hanks, Jodeh, Neville, Ortiz, Van Winkle.

On motion of Representative Esgar, the House adjourned until 9:00 a.m., Tuesday, February 1, 2022.

Approved:
Alec Garnett,
Speaker
Attest:
Robin Jones, Chief Clerk

## HOUSE JOURNAL

SEVENTY-THIRD GENERAL ASSEMBLY

## STATE OF COLORADO

## Second Regular Session

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Prayer by Father Marcus Fryer, SJ, Arrupe Jesuit High School, Denver. The Speaker called the House to order at 9:00 a.m.
Pledge of Allegiance led by Representative Janice Rich, Grand Junction. The roll was called with the following result:
Present--59.
Excused--Representative(s) Cutter, Duran, Geitner, McKean, Valdez, A., Young--6.
Present after roll call--Representative(s) Cutter, Geitner, McKean, Valdez, A., Young.
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The Speaker declared a quorum present.

On motion of Representative Ricks, the House Journal of Monday, January 31, 2022, was declared approved as corrected by the Chief Clerk.

## APPOINTMENT(S)

The Speaker announced the following temporary committee appointment(s) for Wednesday, February 2, 2022:

## Business Affairs and Labor

Representative Boesenecker to replace Representative Duran.

## CONSIDERATION OF RESOLUTION(S)

## HJR22-1004 by Representative(s) Roberts; also Senator(s) Donovan-Concerning the designation of United States Highway 6 in Eagle County from Mile Marker 139.5 to Mile Marker 134 as the "Lieutenant Eric Hill Memorial Highway".

(Laid Over from January 28, 2022.)
Laid Over until April 1, 2022.

SJR22-003 by Senator(s) Sonnenberg and Coram; also Representative(s) Pelton and McCormick-Concerning the designation of Colorado 4-H Day.
(Printed and placed in members' files.)
On motion of Representative McCormick, the resolution was read at length and adopted by viva voce vote.

Current roll call added as co-sponsors: Representative(s) Amabile, Bacon, Baisley, Benavidez, Bernett, Bird, Bockenfeld, Boesenecker, Bradfield, Caraveo, Carver, Catlin, Cutter, Daugherty, Esgar, Exum, Froelich, Geitner, Gonzales-Gutierrez, Gray, Hanks, Herod, Holtorf, Hooton, Jodeh, Kennedy, Kipp, Larson, Lindsay, Lontine, Luck, Lynch, McCluskie, McKean, McLachlan, Michaelson Jenet, Mullica, Neville, Ortiz, Pico, Ransom, Rich, Ricks, Roberts, Sandridge, Sirota, Snyder, Soper, Sullivan, Tipper, Titone, Valdez A., Valdez D., Van Beber, Van Winkle, Weissman, Will, Williams, Woodrow, Woog, Young, Speaker

HJR22-1005 by Representative(s) Herod and Jodeh; also Senator(s) Buckner and Coleman-Concerning recognizing February 1, 2022, as "Barney Ford Day".
(Printed and placed in members' files.)
On motion of Representative Herod, the resolution was read at length and adopted by viva voce vote.

Current roll call added as co-sponsors: Representative(s) Amabile, Bacon, Baisley, Benavidez, Bernett, Bird, Bockenfeld, Boesenecker, Bradfield, Caraveo, Carver, Catlin, Cutter, Daugherty, Esgar, Exum, Froelich, Geitner, Gonzales-Gutierrez, Gray, Hanks, Holtorf, Hooton, Kennedy, Kipp, Larson, Lindsay, Lontine, Luck, Lynch, McCluskie, McCormick, McKean, McLachlan, Michaelson Jenet, Mullica, Neville, Ortiz, Pelton, Pico, Ransom, Rich, Ricks, Roberts, Sandridge, Sirota, Snyder, Soper, Sullivan, Tipper, Titone, Valdez A., Valdez D., Van Beber, Van Winkle, Weissman, Will, Williams, Woodrow, Woog, Young, Speaker

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## STATE, CIVIC, MILITARY AND VETERANS AFFAIRS

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

HB22-1045 be postponed indefinitely.
HB22-1060 be referred favorably to the Committee on Appropriations.

HCR22-1001 be postponed indefinitely.

## TRANSPORTATION AND LOCAL GOVERNMENT

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

HB22-1004 be referred favorably to the Committee on Appropriations.
$\underline{\text { HB22-1103 }}$ be referred favorably to the Committee on Finance.

## PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed: HB22-1135, 1136.

## MESSAGE(S) FROM THE GOVERNOR

I certify I received the following on the 1st day of February, 2022, at 11:36 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
Monday, January 31, 2022
Colorado House of Representatives
The 73rd 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:

HB22-1027 Sales Tax Destination Sourcing Rules Exception
Approved on Monday, January 31, 2022 at 2:31 p.m.
Sincerely,
/signed/
Jared Polis
Governor

## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Caraveo, Hanks, Lindsay, Sandridge, Williams.

Attest:
Robin Jones, Chief Clerk

Approved:
Alec Garnett, Speaker
On motion of Representative Ortiz, the House adjourned until 10:30 a.m., Wednesday, February 2, 2022.

# HOUSE JOURNAL SEVENTY-THIRD GENERAL ASSEMBLY STATE OF COLORADO <br> <br> Second Regular Session 

 <br> <br> Second Regular Session}

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 Representative Janice Rich, Grand Junction.
The roll was called with the following result:
Present--55.
Excused--Representative(s) Bacon, Baisley, Bird, Cutter, Duran, Gray, Larson, Soper, Valdez, A., Woodrow--10.
Present after roll call--Representative(s) Bacon, Bird, Cutter, Gray, Larson, Soper, Valdez, A.

The Speaker declared a quorum present.

On motion of Representative Rich, the House Journal of Tuesday, February 1, 2022, was declared approved as corrected by the Chief Clerk.
$\qquad$
The House did not convene on Wednesday, February 2, 2022 due to inclement weather.

## APPOINTMENT

The Speaker announced the following temporary committee appointment for Thursday, February 3, 2022 only:

## Business Affairs and Labor Committee

Representative Daugherty to replace Representative Duran.

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## AGRICULTURE, LIVESTOCK, AND WATER

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

HB22-1022 be referred to the Committee of the Whole with favorable recommendation.

## HEALTH AND INSURANCE

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

HB22-1005 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend printed bill, page 6 , line 13 , strike "GRADUATE" and substitute "HEALTH PROFESSIONAL".

Page 7, line 2, after "HYGIENIST," insert "PHARMACIST,".
Page 9, line 18, strike "GRADUATE" and substitute "HEALTH PROFESSIONAL".

Page 9, line 26, strike "GRADUATE" and substitute "HEALTH PROFESSIONAL".

## PUBLIC AND BEHAVIORAL HEALTH AND HUMAN SERVICES

 After consideration on the merits, the Committee recommends the following:HB22-1006 be referred favorably to the Committee on Appropriations.

HB22-1052 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 2 , line 8 , strike "27-60-104." and substitute "27-60-104, AND THE SAFE2TELL PROGRAM CREATED IN SECTION 24-31-606.".

HB22-1068
be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 3, line 9, strike "JANUARY 1, 2023," and substitute "JULY 1, 2024,".

## TRANSPORTATION AND LOCAL GOVERNMENT <br> After consideration on the merits, the Committee recommends the following:

HB22-1043 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 7, line 11, after "(1)(a)(I)(G)" insert "and (1)(a)(IV)".

Page 7, after line 18 insert:
"(IV) THE DEPARTMENT SHALL ISSUE AN AUTOCYCLE A MOTORCYCLE LICENSE PLATE.".

## MESSAGE FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-013 Amended on Special Orders as printed in the Senate Journal, February 1, 2022, and amended on Third Reading as printed in the Senate Journal, February 3, 2022.

## MESSAGE FROM THE REVISOR

We herewith transmit:
without comment, as amended, SB22-013.

## INTRODUCTION OF RESOLUTIONS

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

HJR22-1006 by Representative(s) Young and Carver; also Senator(s) Zenzinger and Gardner--Concerning recognition of Military, Veterans, and MIA/POW Appreciation Day.

HJR22-1007 by Representative(s) Herod and Bacon; also Senator(s) Coleman and Buckner--Concerning recognition of African-American veterans.

HJR22-1008 by Representative(s) Ortiz and Holtorf; also Senator(s) Rodriguez and Moreno--Concerning recognition of the contributions of Latina and Latino veterans.

HJR22-1009 by Representative(s) Weissman and Hanks; also Senator(s) Donovan and Liston--Concerning honoring Colorado veterans on the seventy-seventh anniversary of the end of World War II.

HJR22-1010 by Representative(s) Sullivan and Pico; also Senator(s) Fields and Rankin--Concerning the recognition and remembrance of military veterans in Colorado who served in the Vietnam War.

HJR22-1011 by Representative(s) Bernett and Geitner; also Senator(s) Kolker and Lundeen--Concerning honoring gold star families.

HJR22-1012 by Representative(s) Snyder and Lynch; also Senator(s) Garcia and Hisey--Concerning reaffirming Colorado to be the 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.

HJR22-1013 by Representative(s) Esgar and Luck; also Senator(s) Garcia and Simpson--Concerning the fifty-fourth anniversary of the capture of the U.S.S. Pueblo by North Korea.

HJR22-1014 by Representative(s) Ortiz and Sandridge; also Senator(s) Lee and Liston--Concerning the designation of a portion of Colorado State Highway 21 from Kettle Creek to Woodmen Road in El Paso County as the "SFC Will Lindsay Memorial Highway".

## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Caraveo, Herod, Jodeh, Ricks, Sandridge, D. Valdez, Van Winkle, Williams.

On motion of Representative Kipp, the House adjourned until 9:00 a.m., Friday, February 4, 2022.

Approved:
Alec Garnett, Speaker
Attest:
Robin Jones,
Chief Clerk

## HOUSE JOURNAL

## SEVENTY-THIRD GENERAL ASSEMBLY

STATE OF COLORADO

## Second Regular Session

Twenty-fourth Legislative Day
Friday, February 4, 2022

Prayer by the Reverend Dr. Bob Kaylor, Tri Lakes United Methodist Church, Monument.

The Speaker called the House to order at 9:00 a.m.
Colors were presented by Sergeant First Class Michael McNeil, Sergeant First Class John Perea, Sergeant First Class Jason Taylor, Sergeant First Class Nicholas Tyler, 3rd Battalion of the 157th Field Artillery Regiment, Colorado Army National Guard.

The National Anthem was performed by Master Sergeant Matthew Miller, Colorado Air National Guard.

Pledge of Allegiance led by Representatives:
United States Air Force Colonel Retired Terri Carver, Colorado Springs
Tim Geitner, Peyton
United States Air Force Retired Ron Hanks, Cañon City
United States Army Colonel Retired Richard Alonso Holtorf, Akron
United States Army Captain Mike Lynch, Wellington
United States Army Captain Patrick Neville, Castle Rock
United States Army Chief Warrant Officer 2 Retired David Ortiz, Littleton
United States Navy Commander Retired Andres Pico, Colorado Springs United States Air Force Senior Airman Tom Sullivan, Centennial

The roll was called with the following result:
Present--60.
Excused--Representative(s) Baisley, Bird, Duran, Gonzales-Gutierrez, Ricks--5.
Present after roll call--Representative(s) Bird, Gonzales-Gutierrez, Ricks.

The Speaker declared a quorum present.

On motion of Representative Pico, the House Journal of Thursday, February 3, 2022, was declared approved as corrected by the Chief Clerk.

## INTRODUCTION OF CONCURRENT RESOLUTION

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

HCR22-1003 by Representative(s) Geitner; also Senator(s) Bridges and Lundeen--Submitting to the registered electors of the state of Colorado an amendment to the Colorado constitution concerning the extension of the property tax exemption for qualifying seniors and disabled veterans to the surviving spouse of a United States armed forces service member who died in the line of duty or veteran whose death resulted from a service-related injury or disease.
Committee on State, Civic, Military, \& Veterans Affairs

House in recess. House reconvened.

## CONSIDERATION OF RESOLUTION(S)

HJR22-1006 by Representative(s) Young and Carver; also Senator(s) Zenzinger and Gardner-Concerning recognition of Military, Veterans, and MIA/POW Appreciation Day.
(Printed and placed in members' files.)
On motion of Representative Carver, the resolution was read at length and adopted by viva voce vote.

Current Roll Call added as co-sponsor(s): Representative(s) Amabile, Bacon, Benavidez, Bernett, Bird, Bockenfeld, Boesenecker, Bradfield, Caraveo, Catlin, Cutter, Daugherty, Esgar, Exum, Froelich, Geitner, Gonzales-Gutierrez, Gray, Hanks, Herod, Holtorf, Hooton, Jodeh, Kennedy, Kipp, Larson, Lindsay, Lontine, Luck, Lynch, McCluskie, McCormick, McKean, McLachlan, Michaelson Jenet, Mullica, Neville, Ortiz, Pelton, Pico, Ransom, Rich, Ricks, Roberts, Sandridge, Sirota, Snyder, Soper, Sullivan, Tipper, Titone, Valdez A., Valdez D., Van Beber, Van Winkle, Weissman, Will, Williams, Woodrow, Woog, Speaker.

HJR22-1007 by Representative(s) Herod and Bacon; also Senator(s) Coleman and Buckner-Concerning recognition of African-American veterans.
(Printed and placed in members' files.)
On motion of Representative Herod, the resolution was read at length and adopted by viva voce vote.

Current Roll Call added as co-sponsor(s): Representative(s) Amabile, Benavidez, Bernett, Bird, Bockenfeld, Boesenecker, Bradfield, Caraveo, Carver, Catlin, Cutter, Daugherty, Esgar, Exum, Froelich, Geitner, Gonzales-Gutierrez, Gray, Hanks, Holtorf, Hooton, Jodeh, Kennedy, Kipp, Larson, Lindsay, Lontine, Luck, Lynch, McCluskie, McCormick, McKean,

McLachlan, Michaelson Jenet, Mullica, Neville, Ortiz, Pelton, Pico, Ransom, Rich, Ricks, Roberts, Sandridge, Sirota, Snyder, Soper, Sullivan, Tipper, Titone, Valdez A., Valdez D., Van Beber, Van Winkle, Weissman, Will, Williams, Woodrow, Woog, Young, Speaker.

HJR22-1008 by Representative(s) Ortiz and Holtorf; also Senator(s) Rodriguez and Moreno-Concerning recognition of the contributions of Latina and Latino veterans.
(Printed and placed in members' files.)
On motion of Representative Ortiz, the resolution was read at length and adopted by viva voce vote.

Current Roll Call added as co-sponsor(s): Representative(s) Amabile, Bacon, Benavidez, Bernett, Bird, Bockenfeld, Boesenecker, Bradfield, Caraveo, Carver, Catlin, Cutter, Daugherty, Esgar, Exum, Froelich, Geitner, Gonzales-Gutierrez, Gray, Hanks, Herod, Hooton, Jodeh, Kennedy, Kipp, Larson, Lindsay, Lontine, Luck, Lynch, McCluskie, McCormick, McKean, McLachlan, Michaelson Jenet, Mullica, Neville, Pelton, Pico, Ransom, Rich, Ricks, Roberts, Sandridge, Sirota, Snyder, Soper, Sullivan, Tipper, Titone, Valdez A., Valdez D., Van Beber, Van Winkle, Weissman, Will, Williams, Woodrow, Woog, Young, Speaker.

HJR22-1009 by Representative(s) Weissman and Hanks; also Senator(s) Donovan and Liston-Concerning honoring Colorado veterans on the seventy-seventh anniversary of the end of World War II.
(Printed and placed in members' files.)
On motion of Representative Weissman, the resolution was read at length and adopted by viva voce vote.

Current Roll Call added as co-sponsor(s): Representative(s) Amabile, Bacon, Benavidez, Bernett, Bird, Bockenfeld, Boesenecker, Bradfield, Caraveo, Carver, Catlin, Cutter, Daugherty, Esgar, Exum, Froelich, Geitner, Gonzales-Gutierrez, Gray, Herod, Holtorf, Hooton, Jodeh, Kennedy, Kipp, Larson, Lindsay, Lontine, Luck, Lynch, McCluskie, McCormick, McKean, McLachlan, Michaelson Jenet, Mullica, Neville, Ortiz, Pelton, Pico, Ransom, Rich, Ricks, Roberts, Sandridge, Sirota, Snyder, Soper, Sullivan, Tipper, Titone, Valdez A., Valdez D., Van Beber, Van Winkle, Will, Williams, Woodrow, Woog, Young, Speaker.

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HJR22-1010 by Representative(s) Sullivan and Pico; also Senator(s)
    Fields and Rankin-Concerning the recognition and
    remembrance of military veterans in Colorado who served
    in the Vietnam War.
(Printed and placed in members' files.)
On motion of Representative Sullivan, the resolution was read at length
and adopted by viva voce vote.
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Current Roll Call added as co-sponsor(s): Representative(s) Amabile, Bacon, Benavidez, Bernett, Bird, Bockenfeld, Boesenecker, Bradfield, Caraveo, Carver, Catlin, Cutter, Daugherty, Esgar, Exum, Froelich, Geitner, Gonzales-Gutierrez, Gray, Hanks, Herod, Holtorf, Hooton, Jodeh, Kennedy, Kipp, Larson, Lindsay, Lontine, Luck, Lynch, McCluskie, McCormick, McKean, McLachlan, Michaelson Jenet, Mullica, Neville, Ortiz, Pelton, Ransom, Rich, Ricks, Roberts, Sandridge, Sirota, Snyder, Soper, Tipper, Titone, Valdez A., Valdez D., Van Beber, Van Winkle, Weissman, Will, Williams, Woodrow, Woog, Young, Speaker.

## HJR22-1011 by Representative(s) Bernett and Geitner; also Senator(s)

 Kolker and Lundeen-Concerning honoring gold star families.(Printed and placed in members' files.)
On motion of Representative Geitner, the resolution was read at length and adopted by viva voce vote.

Current Roll Call added as co-sponsor(s): Representative(s) Amabile, Bacon, Benavidez, Bird, Bockenfeld, Boesenecker, Bradfield, Caraveo, Carver, Catlin, Cutter, Daugherty, Esgar, Exum, Froelich, Gonzales-Gutierrez, Gray, Hanks, Herod, Holtorf, Hooton, Jodeh, Kennedy, Kipp, Larson, Lindsay, Lontine, Luck, Lynch, McCluskie, McCormick, McKean, McLachlan, Michaelson Jenet, Mullica, Neville, Ortiz, Pelton, Pico, Ransom, Rich, Ricks, Roberts, Sandridge, Sirota, Snyder, Soper, Sullivan, Tipper, Titone, Valdez A., Valdez D., Van Beber, Van Winkle, Weissman, Will, Williams, Woodrow, Woog, Young, Speaker.

HJR22-1012 by Representative(s) Snyder and Lynch; also Senator(s) Garcia and Hisey-Concerning reaffirming Colorado to be the 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.
(Printed and placed in members' files.)
On motion of Representative Lynch, the resolution was read at length and adopted by viva voce vote.

Current Roll Call added as co-sponsor(s): Representative(s) Amabile, Bacon, Benavidez, Bernett, Bird, Bockenfeld, Boesenecker, Bradfield, Caraveo, Carver, Catlin, Cutter, Daugherty, Esgar, Exum, Froelich, Geitner, Gonzales-Gutierrez, Gray, Hanks, Herod, Holtorf, Hooton, Jodeh, Kennedy, Kipp, Larson, Lindsay, Lontine, Luck, McCluskie, McCormick, McKean, McLachlan, Michaelson Jenet, Mullica, Neville, Ortiz, Pelton, Pico, Ransom, Rich, Ricks, Roberts, Sandridge, Sirota, Soper, Sullivan, Tipper, Titone, Valdez A., Valdez D., Van Beber, Van Winkle, Weissman, Will, Williams, Woodrow, Woog, Young, Speaker.

HJR22-1013 by Representative(s) Esgar and Luck; also Senator(s) Garcia and Simpson-Concerning the fifty-fourth anniversary of the capture of the U.S.S. Pueblo by North Korea.
(Printed and placed in members' files.)
On motion of Representative Esgar, the resolution was read at length and adopted by viva voce vote.

Current Roll Call added as co-sponsor(s): Representative(s) Amabile, Bacon, Benavidez, Bernett, Bird, Bockenfeld, Boesenecker, Bradfield, Caraveo, Carver, Catlin, Cutter, Daugherty, Exum, Froelich, Geitner, Gonzales-Gutierrez, Gray, Hanks, Herod, Holtorf, Hooton, Jodeh, Kennedy, Kipp, Larson, Lindsay, Lontine, Lynch, McCluskie, McCormick, McKean, McLachlan, Michaelson Jenet, Mullica, Neville, Ortiz, Pelton, Pico, Ransom, Rich, Ricks, Roberts, Sandridge, Sirota, Snyder, Soper, Sullivan, Tipper, Titone, Valdez A., Valdez D., Van Beber, Van Winkle, Weissman, Will, Williams, Woodrow, Woog, Young, Speaker.

## HJR22-1014 by Representative(s) Ortiz and Sandridge; also Senator(s) Lee and Liston-Concerning the designation of a portion of Colorado State Highway 21 from Kettle Creek to Woodmen Road in El Paso County as the "SFC Will Lindsay Memorial Highway".

(Printed and placed in members' files.)
On motion of Representative Ortiz, the resolution was read at length and adopted by viva voce vote.

Current Roll Call added as co-sponsor(s): Representative(s) Amabile, Bacon, Benavidez, Bernett, Bird, Bockenfeld, Boesenecker, Bradfield, Caraveo, Carver, Catlin, Cutter, Daugherty, Esgar, Exum, Froelich, Geitner, Gonzales-Gutierrez, Gray, Hanks, Herod, Holtorf, Hooton, Jodeh, Kennedy, Kipp, Larson, Lindsay, Lontine, Luck, Lynch, McCluskie, McCormick, McKean, McLachlan, Michaelson Jenet, Mullica, Neville, Pelton, Pico, Ransom, Rich, Ricks, Roberts, Sirota, Snyder, Soper, Sullivan, Tipper, Titone, Valdez A., Valdez D., Van Beber, Van Winkle, Weissman, Will, Williams, Woodrow, Woog, Young, Speaker.

House in recess. House reconvened.

## APPOINTMENT(S)

The Speaker announced the following temporary committee appointment(s) for Tuesday, February, 8, 2022 only:

## Public and Behavioral Health and Human Services Committee

Representative Lontine to replace Representative Young.

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## BUSINESS AFFAIRS AND LABOR

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

HB22-1036 be referred to the Committee of the Whole with favorable recommendation.

HB22-1040 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 "OWNERS AND THEIR GUESTS," and substitute "OWNERS,".

Page 3, line 5, strike "and guests'".
Page 3, line 10, strike "AND THEIR GUESTS"'.
Page 3, line 12, strike "AND THEIR GUESTS"'.
Page 3, line 17, strike "AND GUESTS'".
Page 3, line 21, strike "OWNERS, GUESTS," and substitute "OWNERS".
Page 3, line 27, strike "TWENTY-FOUR" and substitute "SEVENTY-TWO".
Page 4, lines 21 and 22, strike "AND THEIR GUESTS'".

HB22-1133 be referred favorably to the Committee on Appropriations.

## EDUCATION

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

HB22-1002 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 8, line 6, after the period add "AT THE END OF A SCHOOL YEAR, IF THE LOCAL EDUCATION PROVIDER HAS NOT DISTRIBUTED ALL OF THE MONEY RECEIVED PURSUANT TO THIS SUBSECTION (7), THE LOCAL EDUCATION PROVIDER SHALL DISTRIBUTE THE

REMAINDER IN AN EQUITABLE MANNER TO FULLY REIMBURSE, TO THE EXTENT POSSIBLE, ALL ASCENT PROGRAM PARTICIPANTS WHO SUBMITTED RECEIPTS FOR QUALIFYING NON-TUITION EXPENSES THAT EXCEEDED THE PER-PUPIL DISTRIBUTION AMOUNT. If ANY AMOUNT REMAINS AFTER ALL ASCENT PROGRAM PARTICIPANTS ARE FULLY REIMBURSED FOR QUALIFYING NON-TUITION EXPENSES, THE LOCAL EDUCATION PROVIDER MAY RETAIN THE REMAINDER TO USE ONLY FOR ASCENT PROGRAM EXPENSES IN SUBSEQUENT BUDGET YEARS.
(d) Each local education provider that enrolls ASCENT PROGRAM PARTICIPANTS SHALL, AT THE BEGINNING OF EACH SCHOOL YEAR, PROVIDE NOTICE TO THE PARTICIPANTS THAT, AT A MINIMUM, SPECIFIES THE AMOUNT OF THE PER-PUPIL DISTRIBUTION AVAILABLE TO EACH PARTICIPANT, THE TYPES OF QUALIFYING NON-TUITION EXPENSES FOR WHICH A PARTICIPANT MAY CLAIM REIMBURSEMENT, AND THE PROCEDURE AND TIMING FOR CLAIMING AND RECEIVING REIMBURSEMENTS, INCLUDING ANY ADDITIONAL REIMBURSEMENT AMOUNTS DISTRIBUTED AT THE END OF THE SCHOOL YEAR AS PROVIDED IN SUBSECTION (7)(c) OF THIS SECTION.".

Page 11, strike lines 12 through 14 and substitute:
"22-35-112. Reports. (2) On or before February 1, 2011, and on or before February 1 each year thereafter through 2016, and on or before April 1, 2017, and on or before April 1 each year thereafter, ON OR before April 1, 2022, and on or before May 1 Each year THEREAFTER, the".

Page 12, after line 16 insert:
"SECTION 7. In Colorado Revised Statutes, 22-54-112, amend (2)(c) as follows:

22-54-112. Reports to the state board. (2) (c) On or before November 10 of each year, the secretary of the state charter school institute board shall certify to the state board the pupil enrollment, and the online pupil enrollment, AND THE EXTENDED HIGH SCHOOL PUPIL ENROLLMENT of each institute charter school taken in the preceding October.".

Renumber succeeding sections accordingly.

HB22-1010 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend printed bill, page 2, after line 1 insert:
"SECTION 1. Legislative declaration. (1) The general assembly hereby finds and declares that:
(a) Demand for early childhood educators and directors is expected to increase by nearly twenty-five percent over the next ten years, a rate that is even faster anticipated growth than for kindergarten through twelfth grade educators, and the growth rates for early childhood professionals are high everywhere, but are double in rural counties compared to urban counties and highest in frontier counties;
(b) The early care and education sector is comprised almost exclusively of women, forty percent of whom are people of color, and failure to invest in this profession undermines the economic opportunity of early educators and their ability to support the education of the children in their classroom;
(c) These educators represent the most racially diverse sector of the teaching workforce, compared to kindergarten through twelfth grade and postsecondary education, but early educators are among the lowest-paid professionals in every state, including Colorado;
(d) On average, early childhood educators earn less than half of the salary of kindergarten teachers and over one-third report receiving subsidies from public assistance programs to make ends meet;
(e) Low pay and instability in the early childhood sector contribute to high turnover rates with half of all early childhood education professionals changing jobs within three years;
(f) The COVID-19 pandemic has exacerbated the challenges facing the recruitment, retention, and professional development of the early childhood workforce at a time when the need for access to early care and education is acute for working families, and women in particular, to be able to enter the workforce; and
(g) Investments in the early care and education workforce have a significant return on investment with every dollar invested in the early care and education sector resulting in two dollars and twenty-seven cents in output in the state economy and every job created in the early care and education sector resulting in an additional nearly one and one-half new jobs in the state economy.
(2) Now, therefore, the general assembly declares that supporting the early childhood workforce with a targeted tax credit can support stability in the industry and, in turn, support working families, child development, and economic growth.".

Renumber succeeding sections accordingly.
Page 4, line 7, strike "EIGHTY-FIVE" and substitute "ONE HUNDRED FIFTY".
Page 4, line 18, strike "mUST:".
Page 4, line 19, strike "(I) HAVE" and substitute "MUST HAVE" and strike "TWO" and substitute "ONE".

Page 4, line 22, strike "CLAIMED; AND" and substitute "CLAIMED.".
Page 4, strike lines 23 through 27.
Page 5, strike lines 1 and 2.
Page 5, strike lines 17 through 23 and substitute:

[^6]
## ENERGY AND ENVIRONMENT

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

HB22-1013 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend page 3, line 26, strike "RULE." and substitute "POLICY.".
Page 5, line 23, strike "PROGRAM." and substitute "PROGRAM, AND MAY SEEK, ACCEPT, AND EXPEND GIFTS, GRANTS, AND DONATIONS FROM PRIVATE AND PUBLIC RESOURCES.".

Page 6, line 7, strike "October 1, 2022," and substitute "Jandary 1, 2023,".

Page 7, strike lines 12 through 14 and substitute "WEATHER OR NATURAL DISASTER EVENT;
(d) THE OPPORTUNITY FOR THE UTILITY TO PROMOTE ENERGY EFFICIENCY AND DEMAND-SIDE MANAGEMENT PROGRAMS; AND
(e) The financial resources of each eligible rural COMMUNITY TO MITIGATE THE RISKS.
(4) In AWARDING GRANTS, THE DIVISION, IN COLLABORATION WITH THE OFFICE, SHALL PRIORITIZE MICROGRIDS WITH A HIGHER RELIANCE ON NONFOSSIL-FUEL-BASED GENERATION.".

Renumber succeeding subsections accordingly.
Page 7, strike line 15 and substitute:
"(5) On or before December 1, 2023, and on or before DECEMBER".

Page 8, after line 7 insert:
"SECTION 2. Appropriation. For the 2022-23 state fiscal year, $\$ 5,000,000$ is appropriated to the department of local affairs for use by the division of local government. This appropriation is from the general fund. To implement this act, the division of local government may use this appropriation to implement the microgrids for community resilience grant program created in section 40-9.8-104 (1)(a), C.R.S. Any money appropriated in this section that is not expended prior to July 1, 2023, is further appropriated to the department of local affairs for use by the division of local government for the 2023-24, 2024-25, and 2025-26 state fiscal years for the same purpose.".

Renumber succeeding section accordingly.
Page 1, line 103, strike "microgrids." and substitute "microgrids, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1020 be postponed indefinitely.

## FINANCE

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

HB22-1023 be postponed indefinitely.

HB22-1026 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 3 line 16, strike "ridesharing arrangements" and substitute "ridesharing arrangements GENERALLY ACCEPTED TRANSPORTATION DEMAND MANAGEMENT STRATEGIES, INCLUDING BUT NOT LIMITED TO RIDESHARING ARRANGEMENTS, PROVISION OF RIDESHARING VANS OR LOW-SPEED CONVEYANCES SUCH AS HUMAN-POWERED OR ELECTRIC BICYCLES, SHARED MICROMOBILITY OPTIONS SUCH AS BIKESHARING AND ELECTRIC SCOOTER SHARING PROGRAMS, CARSHARING PROGRAMS, AND GUARANTEED RIDE HOME PROGRAMS".

Page 3, line 18, strike "such" and substitute "sueht".
Page 3, line 19, after "(not" insert "RIDESHARING".
Page 3, strike lines 21 and 22 and substitute "transportation) TRANSPORTATION DEMAND MANAGEMENT STRATEGIES, INCLUDING for participation in ridesharing OR BIKESHARING; arrangements, and the".

Page 3, line 24 , strike "a ridesharing program" and substitute "a ridesharing program ALTERNATIVE TRANSPORTATION OPTIONS PROGRAMS".

Page 3, line 25, strike "AND".
Page 4, line 1, strike "EMPLOYMENT." and substitute "EMPLOYMENT; AND
(V) Free or partially Subsidized prearranged rides, as DEFINED IN SECTION 40-10.1-602 (2), OR FREE OR PARTIALLY SUBSIDIZED RIDES PROVIDED BY BIKESHARING ARRANGEMENTS FOR USE BY AN EMPLOYEE IN TRAVELING BETWEEN THE EMPLOYEE'S RESIDENCE, THE EMPLOYEE'S PLACE OF EMPLOYMENT, OR A MASS TRANSIT FACILITY THAT CONNECTS THE EMPLOYEE TO THE EMPLOYEE'S RESIDENCE OR PLACE OF EMPLOYMENT.".

Page 4, after line 1 , insert:
"(b) "BiKESHARING ARRANGEMENT" MEANS A RENTAL OPERATION AT WHICH BICYCLES, AS DEFINED IN SECTION 42-1-102 (10); ELECTRICAL ASSISTED BICYCLES, AS DEFINED IN SECTION 42-1-102 (28.5); OR ELECTRIC SCOOTERS, AS DEFINED IN SECTION 42-1-102 (28.8), ARE MADE AVAILABLE TO PICK UP AND DROP OFF FOR POINT-TO-POINT USE WITHIN A DEFINED GEOGRAPHIC AREA.".

Reletter succeeding paragraph accordingly.

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HB22-1142 by Representative(s) Snyder--Concerning the creation of
    an extended service hours permit to allow specified
    persons licensed to sell alcohol beverages to operate
    during extended hours.
Committee on Business Affairs & Labor
HB22-1143 by Representative(s) Bradfield, Herod, Michaelson Jenet,
    Van Beber; also Senator(s) Ginal--Concerning the
    continuation of the state auxiliary services program to
    provide auxiliary services to state agencies.
Committee on Public & Behavioral Health & Human Services
HB22-1144 by Representative(s) Baisley--Concerning the ability of
        individuals to demonstrate naturally acquired immunity to
        COVID-19 in lieu of complying with requirements
        imposed to limit the transmission of COVID-19.
Committee on Health & Insurance
HB22-1145 by Representative(s) Will--Concerning permitting
        possession of large-capacity ammunition magazines for
        participation in a shooting competition.
Committee on State, Civic, Military, & Veterans Affairs
HB22-1146 by Representative(s) Larson and McCluskie, Herod, Kipp;
        also Senator(s) Lundeen and Kirkmeyer, Bridges,
        Coleman, Zenzinger--Concerning the investment of money
        in the public school fund.
Committee on Education
HB22-1147 by Representative(s) Luck, Neville, Pelton, Ransom--
        Concerning sheriffs' authority in relation to the federal
        government.
Committee on Judiciary
HB22-1148 by Representative(s) Catlin and Roberts--Concerning the
        establishment of a pilot program to implement a remote
        camera wildfire alert system, and, in connection therewith,
        making an appropriation.
Committee on Agriculture, Livestock, & Water
HB22-1149 by Representative(s) Lynch and Bird; also Senator(s)
        Rankin--Concerning the expansion of the advanced
        industry investment tax credit.
Committee on Finance
HB22-1150 by Representative(s) Bockenfeld and Exum; also
        Senator(s) Cooke and Fields--Concerning the elimination
        of signature requirements for persons who are alleged to
        have violated certain offenses.
Committee on Judiciary
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## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Caraveo, Exum, Herod, Hooton, Neville, Sandridge, Valdez, D., Van Winkle, Williams.

On motion of Representative Kipp, the House adjourned until 10:00 a.m., Monday, February 7, 2022.

Approved:
Alec Garnett,
Speaker
Attest:
Robin Jones, Chief Clerk

## HOUSE JOURNAL

SEVENTY-THIRD GENERAL ASSEMBLY

## STATE OF COLORADO

## Second Regular Session

## Prayer by Reverend Brad Meuli, Denver Rescue Mission, Denver.

The Speaker called the House to order at 10:00 a.m.
Pledge of Allegiance led by Representative Andres Pico, Colorado Springs.

The roll was called with the following result:
Present--61.
Excused--Representative(s) Duran, Exum, Soper, Woodrow--4.
Present after roll call--Representative(s) Exum, Soper, Woodrow.
The Speaker declared a quorum present.

On motion of Representative Pico, the House Journal of Friday, February 4, 2022, was declared approved as corrected by the Chief Clerk.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## PUBLIC AND BEHAVIORAL HEALTH AND HUMAN SERVICES

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

HB22-1035 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 3, strike line 7 and substitute "AND WELL-BEING; SUPPORTING AFFORDABLE, HIGH-QUALITY, AND SUSTAINABLE LONG-TERM SERVICES AND SUPPORTS; FOSTERING".

Page 3, line 8, strike "SELF-SUFFICIENCY," and substitute "SELF-SUFFICIENCY;".

Page 3, line 9, strike "COMMUNITIES," and substitute "COMMUNITIES;".
Page 5, line 11, after "EXPERTS," insert "AREA AGENCIES ON AGING,".

Page 6, line 15, strike "PROTECT" and substitute "EMPOWER AND PROTECT".

Page 6, line 17, strike "Involve" and substitute "MeaningFully INVOLVE".

Page 7, line 3, strike "Coloradans;" and substitute "Coloradans, PARTICULARLY THOSE WHO ARE MOST UNDERSERVED;".

Page 7, line 8, strike "State" and substitute "State, REGIONAL,".
Page 9, line 11, strike "REPRESENTATIVE" and substitute "DIRECTOR".
Page 9, line 24, after "POLICY" insert "OR ELDER LAW".
Page 9, line 25, strike "ISSUES." and substitute "OR ELDER RIGHTS ISSUES.".

Page 10, line 5, strike "GROUPS;" and substitute "GROUPS, AND INDIVIDUALS RECEIVING COMMUNITY-BASED SOCIAL OR MEDICAL SERVICES THAT SUPPORT INDEPENDENT LIVING;".

Page 11, line 20, strike "FOR THE PURPOSES OF THIS SECTION," and substitute "AS USED IN THIS SECTION,".

Page 12, line 26, strike "AND;".
Page 12, after line 26 insert:
"(XII) Disparities among older Coloradans;
(XIII) Elder Rights; and".

Renumber succeeding subparagraph accordingly.
Page 13 , lines 24 and 25 , strike "AT THE DIRECTION OF" and substitute "IN COORDINATION WITH".

Page 14, after line 3 insert:
"(3) THE COMMISSION MAY SEEK, ACCEPT, AND EXPEND GIFTS, GRANTS, OR DONATIONS FROM PRIVATE OR PUBLIC SOURCES FOR THE PURPOSES OF THIS SECTION TO SUPPORT GENERAL OPERATIONS, SPECIAL PROJECTS, RESEARCH, AND STAFFING NEEDS.".

Page 14, line 23, strike "STATE" and substitute "STATE, REGIONAL, AND LOCAL GOVERNMENT".

Page 16, strike lines 11 through 27 and substitute:
"(g)(i)(I) Study and make recommendations to ensure that people who are released from prison who are sixty-five years of age or older are able to aceess health insurance after release, ineluding:
(A) Health insurance options that might be available, including medieare, medieaid, social seeurity, the oldage pension fund, or any other potentialoptions for health-eare insurance, and any eligibility eriteria that may uniquely impact a formerly ineareerated population;
(B) Enrollment processes for each health insurance option and the eost for each option;
(C) Processes the department of correetions would need to have inplace, bothprior to release and after release, to ensure people sixty-five years of age or older are able to enroll in affordable health insurance upon release,
(D) Potential challenges, gaps, orresources needed to ensure that inmates sixty-five years of age or older have health insurance upon release; and
(E) Any otherrecommendations relevant to improving health-eare aceess for people sixty-five years of age or older after release from prison.
(\#) On or before January 1, 2022, the commission shall provide a report with its findings and recommendations pursuant to this subsection $(1)(\mathrm{g})$ to the judiciary and health and insuranee committees of the house of representatives and the judieiary and health and human services committees of the senate, or any suceessor committees. The department of human services shall post the report on the Colorado commission on aging's website.".

Page 17, strike lines 1 through 10.
Reletter succeeding paragraphs accordingly.
Page 17, strike lines 20 through 27.
Page 18 , strike lines 1 through 6 .
Page 18, before line 7 insert:
"SECTION 6. In Colorado Revised Statutes, 26-11-201, amend (6) as follows:

26-11-201. Definitions. As used in this part 2, unless the context otherwise requires:
(6) "Greatest social need" means the need caused by noneconomic factors, which include physical and mental disabilities, language barriers, and cultural or social isolation, including that caused by racial and ethnic status, NATIONAL ORIGIN, RELIGION, SEX, SEXUAL ORIENTATION, GENDER IDENTITY, GENDER EXPRESSION, OR HIV STATUS, whieh THAT restrict an individual's ability to perform normal daily tasks or whieht THAT threaten his AN INDIVIDUAL'S capacity to live independently.".

Renumber succeeding sections accordingly.
Page 18, line 23, strike "AND OTHER AGING".
Page 18, strike lines 24 through 27 and substitute "DEVELOPED IN ACCORDANCE WITH FEDERAL GUIDELINES, WITH ADDITIONAL CONTENT TO THE PLAN TO BE DETERMINED COLLABORATIVELY BETWEEN THE STATE OFFICE, THE COMMISSION, AND THE TECHNICAL ADVISORY COMMITTEE CONVENED IN THE STATE OFFICE PURSUANT TO SUBSECTION (1)(k) OF THIS SECTION. THE ADDITIONAL CONTENT TO THE PLAN REFLECTS THE COMPREHENSIVE IMPACTS AND PLANNING ASSOCIATED WITH COLORADO'S DEMOGRAPHICS.".

Page 19, strike lines 1 through 3 .
Page 22, line 23, after "ReSPECTIVE" insert "State".
Page 23, strike lines 7 through 9 and substitute:
"(3) THE TECHNICAL ADVISORY COMMITTEE, IN COORDINATION WITH RESPECTIVE STATE AGENCIES AND THE COMMISSION, SHALL IDENTIFY APPROPRIATE POLICY STAFF WITHIN THE GOVERNOR'S OFFICE FOR ONGOING COORDINATION AND REPORTING NEEDS.".

HB22-1041 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 7 insert:
"(a) "Child Representative" means:
(I) AN EMPLOYEE OF OR CONTRACTOR WITH THE OFFICE OF THE CHILD'S REPRESENTATIVE CREATED IN SECTION 13-91-104; OR
(II) THE STAFF OF CONTRACTORS WITH THE OFFICE OF THE CHILD'S REPRESENTATIVE WHO ARE MEMBERS OF AN ATTORNEY'S LEGAL TEAM WHO ASSIST WITH THE ATTORNEY'S LEGAL REPRESENTATION OF CHILDREN, YOUTH, AND JUVENILES.".

Reletter succeeding paragraph accordingly.
Page 2, line 8 , strike "COUNTY" and substitute "MUNICIPAL, COUNTY,".
Page 2, after line 12 insert:
"(c) "HEALTH-CARE WORKER" MEANS AN EMPLOYEE, CONTRACTED HEALTH-CARE PROVIDER, OR INDIVIDUAL SERVING IN A GOVERNANCE CAPACITY OF A HEALTH-CARE FACILITY LICENSED PURSUANT TO SECTION 25-1.5-103.".

Reletter succeeding paragraphs accordingly.
Page 3, after line 19 insert:
"(g) 'OfFICE OF THE RESPONDENT PARENTS' COUNSEL STAFF MEMBER OR CONTRACTOR" MEANS:
(I) An EMPLOYEE OF THE OFFICE OF THE RESPONDENT PARENTS' COUNSEL CREATED IN SECTION 13-92-103;
(II) An ATtorney Licensed and in good standing in the state OF COLORADO TO PRACTICE LAW WHO CONTRACTS WITH THE OFFICE OF THE RESPONDENT PARENTS' COUNSEL TO REPRESENT INDIGENT PARENTS WHO ARE RESPONDENTS IN DEPENDENCY AND NEGLECT CASES BROUGHT PURSUANT TO TITLE 19; OR
(III) A sOCIAL WORKER, FAMILY ADVOCATE, OR PEER ADVOCATE WHO CONTRACTS WITH THE OFFICE OF THE RESPONDENT PARENTS' COUNSEL TO ASSIST ATTORNEYS IN THE REPRESENTATION OF INDIGENT PARENTS WHO ARE RESPONDENTS IN DEPENDENCY AND NEGLECT CASES BROUGHT PURSUANT TO TITLE 19.".

Reletter succeeding paragraphs accordingly.
Page 4, line 9, after "health worker," insert "A CHILD REPRESENTATIVE, A HEALTH-CARE WORKER, AN OFFICE OF THE RESPONDENT PARENTS' COUNSEL STAFF MEMBER OR CONTRACTOR,".

Page 6, strike lines 7 through 9 and substitute "EXISTING PROCESSES OR SHALL ADOPT A PROCESS TO GRANT ACCESS IF ONE IS NOT ALREADY IN PLACE.".

Page 6, line 10, strike "treasurer.".

## PRINTING REPORT

The Chief Clerk reports the following House documents have been correctly printed:
HB22-1137, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1159, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169; HCR22-1003, 1004.

## INTRODUCTION OF BILLS <br> First Reading

The following bills were read by title and referred to the committee(s) indicated:

HB22-1170 by Representative(s) McCluskie, Herod, Ransom; also Senator(s) Moreno, Hansen, Rankin--Concerning a supplemental appropriation to the department of corrections.
Committee on Appropriations
HB22-1171 by Representative(s) McCluskie, Herod, Ransom; also Senator(s) Moreno, Hansen, Rankin--Concerning a supplemental appropriation to the department of education.
Committee on Appropriations
HB22-1172 by Representative(s) McCluskie, Herod, Ransom; also Senator(s) Moreno, Hansen, Rankin--Concerning a supplemental appropriation to the offices of the governor, lieutenant governor, and state planning and budgeting. Committee on Appropriations

HB22-1173 by Representative(s) McCluskie, Herod, Ransom; also Senator(s) Moreno, Hansen, Rankin--Concerning a supplemental appropriation to the department of health care policy and financing.
Committee on Appropriations

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HB22-1174 by Representative(s) McCluskie, Herod, Ransom; also
    Senator(s) Moreno, Hansen, Rankin--Concerning a
    supplemental appropriation to the department of higher
    education.
Committee on Appropriations
HB22-1175 by Representative(s) McCluskie, Herod, Ransom; also
    Senator(s) Moreno, Hansen, Rankin--Concerning a
    supplemental appropriation to the department of human
    services.
Committee on Appropriations
HB22-1176 by Representative(s) McCluskie, Herod, Ransom; also
        Senator(s) Moreno, Hansen, Rankin--Concerning a
        supplemental appropriation to the judicial department.
Committee on Appropriations
HB22-1177 by Representative(s) McCluskie, Herod, Ransom; also
        Senator(s) Moreno, Hansen, Rankin--Concerning a
        supplemental appropriation to the department of natural
        resources.
Committee on Appropriations
HB22-1178 by Representative(s) McCluskie, Herod, Ransom; also
        Senator(s) Moreno, Hansen, Rankin--Concerning a
        supplemental appropriation to the department of
        personnel.
Committee on Appropriations
HB22-1179 by Representative(s) McCluskie, Herod, Ransom; also
    Senator(s) Moreno, Hansen, Rankin--Concerning a
    supplemental appropriation to the department of public
    health and environment.
Committee on Appropriations
HB22-1180 by Representative(s) McCluskie, Herod, Ransom; also
        Senator(s) Moreno, Hansen, Rankin--Concerning a
        supplemental appropriation to the department of public
        safety.
Committee on Appropriations
HB22-1181 by Representative(s) McCluskie, Herod, Ransom; also
        Senator(s) Moreno, Hansen, Rankin--Concerning a
        supplemental appropriation to the department of revenue.
Committee on Appropriations
HB22-1182 by Representative(s) McCluskie, Herod; also Senator(s)
        Moreno, Hansen, Rankin--Concerning a supplemental
        appropriation to the department of state.
Committee on Appropriations
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HB22-1183 by Representative(s) McCluskie, Amabile, Bernett, Gray,
    Herod, Hooton, McCormick, Ransom; also Senator(s)
    Moreno, Fenberg, Hansen, Jaquez Lewis, Rankin, Story--
    Concerning a supplemental appropriation to the
    department of the treasury.
Committee on Appropriations
HB22-1184 by Representative(s) McCluskie, Herod, Ransom; also
        Senator(s) Moreno, Hansen, Rankin--Concerning funding
        for capital construction, and making supplemental
        appropriations in connection therewith.
Committee on Appropriations
HB22-1185 by Representative(s) McCluskie, Herod, Ransom; also
    Senator(s) Moreno, Hansen, Rankin--Concerning funding
    for capital construction information technology, and
    making supplemental appropriations in connection
    therewith.
Committee on Appropriations
HB22-1186 by Representative(s) Herod and McCluskie, Ransom; also
    Senator(s) Hansen and Moreno, Rankin--Concerning
    adjustments to school funding for the 2021-22 budget
    year, and, in connection therewith, making and reducing
    an appropriation.
Committee on Appropriations
HB22-1187 by Representative(s) Herod, McCluskie, Ransom; also
    Senator(s) Hansen and Rankin, Moreno--Concerning
    extending statutory deadlines for COVID-19 relief
    programs within the office of economic development.
Committee on Appropriations
HB22-1188 by Representative(s) Herod and McCluskie, Ransom; also
        Senator(s) Moreno and Rankin, Hansen--Concerning
        authorizing money in the ARPA account within the
        healthcare affordability and sustainability fee cash fund to
        be used for home- and community-based services that are
        ineligible for a federal match but otherwise authorized
        pursuant to the federal "American Rescue Plan Act of
        2021".
Committee on Appropriations
HB22-1189 by Representative(s) Herod and McCluskie, Ransom,
    Young; also Senator(s) Moreno and Rankin, Hansen--
    Concerning the extension of deadlines for training for
    providers across the state in cross-system behavioral health
    crisis response as it relates to persons with intellectual and
    developmental disabilities.
Committee on Appropriations
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HB22-1190 by Representative(s) Herod and McCluskie, Ransom; also Senator(s) Hansen and Moreno, Rankin--Concerning a supplemental state payment to urban Indian organizations to address health-care disparities among the urban Indian community, and, in connection therewith, making an appropriation.
Committee on Appropriations
HB22-1191 by Representative(s) Herod and McCluskie; also Senator(s) Moreno and Jaquez Lewis, Hansen, Rankin-Concerning extending the date by which the department of health care policy and financing shall administer the reproductive health-care program from January 1, 2022, to July 1, 2022.
Committee on Appropriations
HB22-1192 by Representative(s) Herod and McCluskie, Ransom; also Senator(s) Moreno, Hansen, Rankin--Concerning the Colorado opportunity scholarship initiative's displaced workers grant, and, in connection therewith, codifying the grant and extending a related existing appropriation.
Committee on Appropriations
HB22-1193 by Representative(s) Herod and McCluskie, Ransom; also Senator(s) Hansen and Rankin, Moreno--Concerning adjustments to expenditures from funds dedicated to assisting those impacted by the transition to a clean energy economy, and, in connection therewith, making an appropriation.
Committee on Appropriations
HB22-1194 by Representative(s) McCluskie and Ransom, Herod; also Senator(s) Hansen and Rankin, Moreno--Concerning local firefighter safety resources provided through the local firefighter safety and disease prevention fund.
Committee on Appropriations
HB22-1195 by Representative(s) Herod and Ransom, McCluskie; also Senator(s) Hansen, Moreno, Rankin--Concerning transfers from the general fund to the capital construction fund.
Committee on Appropriations
HB22-1196 by Representative(s) Herod and Esgar; also Senator(s) Moreno and Pettersen--Concerning a study to evaluate pay equity across all state departments, and, in connection therewith, making an appropriation.
Committee on Appropriations
HB22-1197 by Representative(s) McCluskie and Sirota; also Senator(s) Moreno and Buckner--Concerning the effective date of the department of early childhood, and, in connection therewith, transferring money from the general fund to the capital construction fund information technology capital account and making an appropriation. Committee on Appropriations

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## AGRICULTURE, LIVESTOCK, AND WATER

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

HB22-1072 be referred favorably to the Committee on Appropriations.

## SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: SJR22-003.

## MESSAGE(S) FROM THE SENATE

The Senate has adopted and returns herewith: HJR22-1006, 1007, 1008, $1009,1010,1011,1013$, and 1014.

HJR22-1012 amended as printed in the Senate Journal, February 7, 2022.

## INTRODUCTION OF BILLS First Reading

The following bills were read by title and referred to the committee(s) indicated:

HB22-1198 $\begin{aligned} & \text { by Representative(s) Baisley--Concerning requirements for } \\ & \text { organizations operating medical expense sharing programs }\end{aligned}$ in Colorado.
Committee on Health \& Insurance
HB22-1199 by Representative(s) Geitner--Concerning visitation requirements for health-care facilities.
Committee on Health \& Insurance
HB22-1200 by Representative(s) Van Winkle, Neville, Ransom-Concerning a requirement that an employer grant an employee an exemption from a COVID-19 vaccine requirement under specified circumstances.
Committee on Business Affairs \& Labor

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HB22-1201 by Representative(s) Van Beber, Holtorf, Lynch, Pelton, Pico, Ransom, Rich, Van Winkle, Will--Concerning standards for immunization requirements.
Committee on Business Affairs \& Labor
HB22-1202 by Representative(s) Herod and McCluskie, Kipp, Larson; also Senator(s) Zenzinger and Coleman, Bridges, Kirkmeyer, Lundeen--Concerning the creation of a new measure in the public school funding formula for identifying at-risk students, and, in connection therewith, creating a working group in the department of education to implement the new measure in a future budget year.
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## Committee on Education

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HB22-1203 by Representative(s) Hanks--Concerning the creation of income tax credits for nonpublic education.
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## Committee on Education

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HB22-1204 by Representative(s)Hanks--Concerning election systems, and, in connection therewith, requiring votes to be cast in person on election day, limiting the use of electronic voting systems, establishing requirements for precinct polling places, requiring the secretary of state to withdraw the state from the electronic registration information center, and establishing additional requirements for the conduct of elections.
Committee on State, Civic, Military, \& Veterans Affairs
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## LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Rich, the following item(s) on the Calendar were laid over until Tuesday, February 8, 2022, retaining place on Calendar:

Consideration of General Orders--HB22-1022.

## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Baisley, Esgar, Exum, Hanks, Ortiz, Valdez D., Williams.

1 On motion of Representative Rich, the House adjourned until 9:00 a.m., 2 Tuesday, February 8, 2022.

8 Robin Jones,
9 Chief Clerk

# HOUSE JOURNAL <br> SEVENTY-THIRD GENERAL ASSEMBLY <br> STATE OF COLORADO <br> <br> Second Regular Session 

 <br> <br> Second Regular Session}

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Prayer by Father Eustace Sequeira, SJ, Arrupe Jesuit High School,
Denver.
The Speaker called the House to order at 9:00 a.m.
Pledge of Allegiance led by Representative Andres Pico, Colorado
Springs.
The roll was called with the following result:
    Present--55.
    Excused--Representative(s) Bacon, Benavidez, Bernett, Caraveo,
    McKean, Ortiz, Ricks, Soper, Valdez A., Young--10.
    Present after roll call--Representative(s) Bacon, Benavidez,
    Caraveo, McKean, Ortiz, Ricks, Soper, Valdez A.
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The Speaker declared a quorum present.

On motion of Representative Pico, the House Journal of Monday, February 7, 2022, 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.)

HB22-1022 by Representative(s) Roberts and Esgar, Michaelson Jenet; also Senator(s) Woodward, Rodriguez, Smallwood-Concerning modifications to the administration of the Colorado state fair and industrial exposition.
(Laid Over from February 7, 2022.)
Laid over until Tuesday, February 22, 2022.
HB22-1036 by Representative(s) Snyder-Concerning a requirement that certain real estate commission-approved forms specify whether the real estate transaction on which a form is based concerns a land surveyor's inspection of the real estate.

Laid over until Wednesday, February 9, 2022.
HB22-1040 by Representative(s)Rich and Hooton-Concerning the right of unit owners in common interest communities to have reasonable access to common elements of such communities.

Amendment No. 1, Business Affairs \& Labor Report, dated February 3, 2022, and placed in member's bill file; Report also printed in House Journal, February 4, 2022.

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

HB22-1102 by Representative(s) Ortiz and Sullivan; also Senator(s) Gardner-Concerning protected classes in fair housing practices, and, in connection therewith, including a veteran or military status as a protected class.

Amendment No. 1, by Representative Ortiz.
Amend printed bill, page 2, line 3 strike "(3);" and substitute "(3) and (4);"

Page 2, after line 15 insert:
"(4) "Restrictive covenant" means any specification limiting the transfer, rental, or lease of any housing because of disability, race, creed, color, religion, sex, sexual orientation, gender identity, gender expression, marital status, familial status, national origin, or ancestry, OR VETERAN OR military status, or limiting the rental or lease of any housing because of source of income.".

Page 2, line 22 strike "(6)" and substitute "(6); and add (10)".

Page 5, after line 27 insert:
"(10) Nothing in this part 5 prohibits a seller of property FROM CONSIDERING LEGITIMATE AND NON-DISCRIMINATORY FACTORS WHEN DECIDING WHETHER TO ACCEPT AN OFFER.".

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: HB22-1040, HB22-1102.
Laid over until date indicated retaining place on Calendar:
HB22-1022--Tuesday, February 22, 2022.
HB22-1036--Wednesday, February 9, 2022.
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 | 41 | NO | 21 | EXCUSED | 3 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | E | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | E | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | E |
|  |  |  |  |  |  | Speaker | Y |

## LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Esgar, the following item(s) on the Calendar were laid over until Wednesday, February 9, 2022, retaining place on Calendar:

Consideration of Senate Amendment(s)--HJR22-1012.

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

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

HB22-1170 be referred to the Committee of the Whole with favorable recommendation.

HB22-1171 be referred to the Committee of the Whole with favorable recommendation.

HB22-1172 be referred to the Committee of the Whole with favorable recommendation.

HB22-1173 be referred to the Committee of the Whole with favorable recommendation.

HB22-1174 be referred to the Committee of the Whole with favorable recommendation.

HB22-1175 be referred to the Committee of the Whole with favorable recommendation.

HB22-1176 be referred to the Committee of the Whole with favorable recommendation.

HB22-1177 be referred to the Committee of the Whole with favorable recommendation.

HB22-1178 be referred to the Committee of the Whole with favorable recommendation.

HB22-1179 be referred to the Committee of the Whole with favorable recommendation.
be referred to the Committee of the Whole with favorable recommendation.

HB22-1181 be referred to the Committee of the Whole with favorable recommendation.

HB22-1182 be referred to the Committee of the Whole with favorable recommendation.

HB22-1183 be referred to the Committee of the Whole with favorable recommendation.

HB22-1184 be referred to the Committee of the Whole with favorable recommendation.

HB22-1185 be referred to the Committee of the Whole with favorable recommendation.

HB22-1186 be referred to the Committee of the Whole with favorable recommendation.

HB22-1187 be referred to the Committee of the Whole with favorable recommendation.

HB22-1188 be referred to the Committee of the Whole with favorable recommendation.

HB22-1189 be referred to the Committee of the Whole with favorable recommendation.

HB22-1190 be referred to the Committee of the Whole with favorable recommendation.

HB22-1191 be referred to the Committee of the Whole with favorable recommendation.

HB22-1192 be referred to the Committee of the Whole with favorable recommendation.

HB22-1193 be referred to the Committee of the Whole with favorable recommendation.

HB22-1194 be referred to the Committee of the Whole with favorable recommendation.

HB22-1195 be referred to the Committee of the Whole with favorable recommendation.

HB22-1196 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, before "METHODOLOGIES" insert "GOALS,".

Page 3, line 11, strike "ASSEMBLY." and substitute "ASSEMBLY, THE GOVERNOR, AND THE EXECUTIVE DIRECTOR OF COLORADO WORKERS FOR Innovative and New Solutions (WINS), a certified employee ORGANIZATION AS DEFINED IN SECTION 24-50-1102 (1).".

HB22-1197 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 2, line 6, strike "House Bill 22- $\qquad$ ." and substitute "House Bill 22-1197.".

## FINANCE

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

HB22-1014 be referred favorably to the Committee on Appropriations.

HB22-1025 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 9, strike lines 21 through 27.
Page 10, strike lines 1 through 4.
Renumber succeeding section accordingly.

## JUDICIARY

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

HB22-1071 be referred to the Committee of the Whole with favorable recommendation.

HB22-1091 be referred favorably to the Committee on Appropriations.

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

HB22-1128 be postponed indefinitely.

HB22-1130 be postponed indefinitely.

## TRANSPORTATION AND LOCAL GOVERNMENT

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

HB22-1087 be referred to the Committee of the Whole with favorable recommendation.

HB22-1088 be referred to the Committee of the Whole with favorable recommendation.

## PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed: HB22-1170, 1171, 1172, 1173, 1174, 1175, 1176, 1177, 1178, 1179, 1180, 1181, 1182, 1183, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1191, 1192, 1193, 1194, 1195, 1196, 1197, 1198, 1199, 1200, 1201, 1202, 1203, 1204.

MESSAGE(S) FROM THE SENATE
The Senate has passed on Third Reading and transmitted to the Revisor of Statutes: SB22-015 and 017.

## MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, SB22-015 and 017.
$\qquad$

## INTRODUCTION OF BILLS <br> First Reading

The following bills were read by title and referred to the committee(s) indicated:

## HB22-1205 by Representative(s) Kennedy and Weissman; also Senator(s) Hansen and Coleman--Concerning the creation of an income tax credit to help income-qualified seniors afford housing. <br> Committee on Finance

HB22-1206 by Representative(s) Williams--Concerning prohibiting discriminatory practices in public schools.
Committee on Judiciary
HB22-1207 by Representative(s) Woog--Concerning the creation of a program to enable students enrolled in a low-performing school district to pursue other educational opportunities.
Committee on Education
HB22-1208 by Representative(s) Weissman and McKean--Concerning changes to jail data collection requirements.
Committee on Judiciary
HB22-1209 by Representative(s) Bradfield and Young, Amabile, Michaelson Jenet, Pelton--Concerning the continuation of the strategic action planning group on aging, and, in connection therewith, implementing the recommendation contained in the 2021 sunset report by the department of regulatory agencies to sunset the strategic action planning group on aging.
Committee on Public \& Behavioral Health \& Human Services
HB22-1210 by Representative(s) Benavidez--Concerning the continuation of the domestic violence offender management board, and, in connection therewith, implementing the recommendations contained in the 2021 sunset report by the department of regulatory agencies.
Committee on Judiciary
HB22-1211 by Representative(s) Soper and Gonzales-Gutierrez-Concerning the continuation of the committee on juvenile justice reform, and, in connection therewith, implementing the recommendation contained in the 2021 sunset report by the department of regulatory agencies to sunset the committee on juvenile justice reform.
Committee on Judiciary

HB22-1212 by Representative(s) Ortiz and Williams, Cutter, Michaelson Jenet, Ricks--Concerning the continuation of the regulation of conveyances, and, in connection therewith, implementing the recommendations contained in the 2021 sunset report by the department of regulatory agencies.
Committee on Public \& Behavioral Health \& Human Services
HB22-1213 by Representative(s) Young and Pico, Jodeh, Michaelson Jenet--Concerning the continuation of the regulation of speech-language pathologists by the director of the division of professions and occupations in the department of regulatory agencies, and, in connection therewith, implementing the recommendations in the department's sunset review.
Committee on Public \& Behavioral Health \& Human Services
HB22-1214 by Representative(s) Young and Pelton; also Senator(s) Kolker--Concerning changes to the behavioral health crisis response system.
Committee on Public \& Behavioral Health \& Human Services
HB22-1215 by Representative(s) McCluskie and Bacon--Concerning expanding opportunities for high school students to enroll in postsecondary courses.
Committee on Education
SB22-015 by Senator(s) Holbert; also Representative(s) Titone-Concerning representation of Douglas county on the board of directors of the urban drainage and flood control district.
Committee on Transportation \& Local Government
SB22-017 by Senator(s) Scott and Zenzinger, Coram, Donovan, Hisey; also Representative(s) Boesenecker and Catlin, Exum, Froelich, Gray, Hooton, Pico, Rich, Sullivan, Valdez D., Van Winkle--Concerning the determination that a load of fluid milk products hauled by a vehicle is not a divisible load under the vehicle weight limits permitted by law.
Committee on Agriculture, Livestock, \& Water

## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Baisley, Neville, Sandridge, Williams.

1 On motion of Representative Weissman, the House adjourned until 9:00 a.m., Wednesday, February 9, 2022.

7 Attest:
8 Robin Jones, 9 Chief Clerk

Approved:
Alec Garnett, Speaker

## HOUSE JOURNAL

 SEVENTY-THIRD GENERAL ASSEMBLY
## STATE OF COLORADO

## Second Regular Session

Wednesday, February 9, 2022

Prayer by the Reverend Dr. Cynthia Cearley, Retired, Montview Presbyterian Church, Denver.

The Speaker called the House to order at 9:00 a.m.
Pledge of Allegiance led by Representative Andres Pico, Colorado Springs.

The roll was called with the following result:
Present--58.
Excused--Representative(s) Amabile, Gray, Hanks, Luck, Mullica, Ricks, Soper--7.
Present after roll call--Representative(s) Amabile, Gray, Hanks, Luck, Ricks, Soper.

The Speaker declared a quorum present.

On motion of Representative Pico, the House Journal of Tuesday, February 8, 2022, was declared approved as corrected by the Chief Clerk.

## THIRD READING OF BILL(S)--FINAL PASSAGE

The following bills were considered on Third Reading. The titles were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

HB22-1040 by Representative(s) Rich and Hooton; also Senator(s) Story and Holbert-Concerning the right of unit owners in common interest communities to have reasonable access to common elements of such communities.

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

1

$$
2
$$

| YES | 41 | NO | 20 | EXCUSED | 4 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | E | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | E | McLachlan | Y | Tipper | E |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | E | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Yip | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Jodeh, Kipp, Lontine, Sirota, Titone, Weissman

## HB22-1102 by Representative(s) Ortiz and Sullivan; also Senator(s) Gardner-Concerning protected classes in fair housing practices, and, in connection therewith, including a veteran or military status as a protected class.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 50 | NO | 12 | EXCUSED | 3 | ABSENT | 0 |
| :--- | :---: | :---: | :---: | :--- | :---: | :---: | :--- | :---: |
| Amabile | E | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | E | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | E | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bacon, Benavidez, Bird, Boesenecker, Cutter, Duran, Esgar, Exum, Froelich, Herod, Hooton, Jodeh, Kennedy, Kipp, Lindsay, Lontine, McCluskie, McLachlan, Michaelson Jenet, Ricks, Roberts, Snyder, Titone, Valdez A., Valdez D., Weissman, Woodrow, Young, Speaker

## CONSIDERATION OF SENATE AMENDMENTS TO HOUSE RESOLUTION

HJR22-1012 by Representative(s) Snyder and Lynch; also Senator(s) Garcia and Hisey-Concerning reaffirming Colorado to be the 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.
(Amended as printed in Senate Journal; February 7, 2022.)
(Laid Over from February 8, 2022.)
Representative Snyder moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | $\mathbf{6 3}$ | NO | $\mathbf{0}$ | EXCUSED | 2 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | E | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | E | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle Y |  |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

The question being, "Shall the resolution, 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 resolution, as amended, was declared repassed.

| YES | $\mathbf{6 2}$ | NO | $\mathbf{1}$ | EXCUSED | $\mathbf{2}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | E | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | E | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle Y |  |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |

1

| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| :--- | :---: | :--- | :---: | :--- | :--- | :--- | :--- |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  |  |  |
| Co-sponsor(s) | added: | Representative(s) | Baisley, Duran |  | Speaker | Y |  |

Co-sponsor(s) added: Representative(s) Baisley, Duran

## LAY OVER OF CALENDAR ITEMS

On motion of Representative Esgar, the following items on the Calendar were laid over until Thursday, February 10, 2022, retaining place on Calendar:

Consideration of General Orders--HB22-1036, HB22-1035, HB22-1041.

On motion of Representative Esgar, HB22-1170, HB22-1171, HB22-1172, HB22-1173, HB22-1174, HB22-1194, HB22-1195, HB22-1196, HB22-1197, HB22-1175, HB22-1176, HB22-1177, HB22-1192, HB22-1193, HB22-1178, HB22-1179, HB22-1180, HB22-1181, HB22-1182, HB22-1183, HB22-1186, HB22-1187, HB22-1188, HB22-1189, HB22-1190, HB22-1191, HB22-1184, HB22-1185 were made Special Orders on Wednesday, February 9, 2022, at 9:25 a.m.

The hour of 9:25 a.m., having arrived, on motion of Representative Exum, the House resolved itself into Committee of the Whole for consideration of Special Orders and he was called to act as Chair.

## SPECIAL ORDERS--SECOND READING OF BILLS

The Committee of the Whole having risen, the Chair reported the titles of the following bills had been read (reading at length had been dispensed with by unanimous consent), the bills considered and action taken thereon as follows:
(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

HB22-1170 by Representative(s) McCluskie, Herod, Ransom; also Senator(s) Moreno, Hansen, Rankin-Concerning a supplemental appropriation to the department of corrections.

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

## HB22-1171 by Representative(s) McCluskie, Herod, Ransom; also Senator(s) Moreno, Hansen, Rankin-Concerning a supplemental appropriation to the department of education. <br> Ordered engrossed and placed on the Calendar for Third Reading and Final Passage. <br> HB22-1172 by Representative(s) McCluskie, Herod, Ransom; also Senator(s) Moreno, Hansen, Rankin-Concerning a supplemental appropriation to the offices of the governor, lieutenant governor, and state planning and budgeting. <br> Ordered engrossed and placed on the Calendar for Third Reading and Final Passage. <br> HB22-1173 by Representative(s) McCluskie, Herod, Ransom; also Senator(s) Moreno, Hansen, 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.

HB22-1174 by Representative(s) McCluskie, Herod, Ransom; also Senator(s) Moreno, Hansen, Rankin-Concerning a supplemental appropriation to the department of higher education.

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

## HB22-1194 by Representative(s) McCluskie and Ransom, Herod; also

 Senator(s) Hansen and Rankin, Moreno-Concerning local firefighter safety resources provided through the local firefighter safety and disease prevention fund.Ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

HB22-1195 by Representative(s) Herod and Ransom, McCluskie; also Senator(s) Hansen, Moreno, Rankin-Concerning transfers from the general fund to the capital construction fund.

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

HB22-1196 \begin{tabular}{l}
by Representative(s) Herod and Esgar; also Senator(s) <br>

| Moreno and Pettersen-Concerning a study to evaluate pay |
| :--- |
| equity across all state departments, and, in connection |
| therewith, making an appropriation. |

\end{tabular}

Amendment No. 1, Appropriations Report, dated February 8, 2022, and placed in member's bill file; Report also printed in House Journal, February 8, 2022.

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

HB22-1197 by Representative(s) McCluskie and Sirota; also Senator(s) Moreno and Buckner-Concerning the effective date of the department of early childhood, and, in connection therewith, transferring money from the general fund to the capital construction fund information technology capital account and making an appropriation.

Amendment No. 1, Appropriations Report, dated February 8, 2022, and placed in member's bill file; Report also printed in House Journal, February 8, 2022.

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

HB22-1175 by Representative(s) McCluskie, Herod, Ransom; also Senator(s) Moreno, Hansen, Rankin-Concerning a supplemental appropriation to the department of human services.

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

HB22-1176 by Representative(s) McCluskie, Herod, Ransom; also Senator(s) Moreno, Hansen, Rankin-Concerning a supplemental appropriation to the judicial department.

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

HB22-1177 by Representative(s) McCluskie, Herod, Ransom; also Senator(s) Moreno, Hansen, Rankin-Concerning a supplemental appropriation to the department of natural resources.

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

## HB22-1190 by Representative(s) Herod and McCluskie, Ransom; also Senator(s) Hansen and Moreno, Rankin-Concerning a supplemental state payment to urban Indian organizations to address health-care disparities among the urban Indian community, and, in connection therewith, making an appropriation. <br> Ordered engrossed and placed on the Calendar for Third Reading and Final Passage. <br> HB22-1191 by Representative(s) Herod and McCluskie; also Senator(s) Moreno and Jaquez Lewis, Hansen, Rankin-Concerning extending the date by which the department of health care policy and financing shall administer the reproductive health-care program from January 1, 2022, to July 1, 2022. <br> Ordered engrossed and placed on the Calendar for Third Reading and Final Passage. <br> HB22-1184 by Representative(s) McCluskie, Herod, Ransom; also Senator(s) Moreno, Hansen, Rankin-Concerning funding for capital construction, and making supplemental appropriations in connection therewith. <br> Ordered engrossed and placed on the Calendar for Third Reading and Final Passage. <br> HB22-1185 by Representative(s) McCluskie, Herod, Ransom; also Senator(s) Moreno, Hansen, Rankin-Concerning funding for capital construction information technology, and making supplemental appropriations in connection therewith. <br> Ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

## AMENDMENT(S) TO THE COMMITTEE OF THE WHOLE REPORT

Representative Rich moved to amend the Report of the Committee of the Whole to show that J. 001 the following Rich amendment to HB22-1173 did pass:

Amend printed bill, page 3, line 7, strike "SERVICES ${ }^{12 a "}$ and substitute "SERVICES ${ }^{12 a, 12 h " . ~}$

Page 29, line 5, strike "Programs ${ }^{18 a n}$ and substitute "Programs ${ }^{12 \mathrm{~h}, 18 \mathrm{ar}}$. Page 37, after line 15 insert:
"12h Department of Health Care Policy and Financing, Executive Director's Office, General Administration, Personal Services; Other Medical Services, American Rescue Plan Act Home- and Community-based Services State-only Programs -- It is the General Assembly's intent that FTE POSITIONS CREATED TO IMPLEMENT THE AMERICAN Rescue Plan Act Home- and Communitybased Services Spending Plan are temporary POSITIONS FOR WHICH FUNDING WILL NOT BE AVAILABLE BEYOND THE TERM OF THE SPENDING PLAN.".

PURPOSE: Adds a footnote expressing the General Assembly's intent that FTE positions created to implement the Department of Health Care Policy and Financing's American Rescue Plan Act Home- and Community-based Services Spending Plan will not be funded beyond the term of the spending plan.

| Fiscal Impact of Amendment |  |  |  |  |  |  |  |  |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Department | GF | CF | RF | FF | Total | FTE |  |  |
| Health Care <br> Policy and <br> Financing |  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |  |

The amendment was declared lost by the following roll call vote:

| YES | 25 | NO | 37 | EXCUSED | 3 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | E |
| Bird | N | Hanks | Y | Michaelson Jenet | E | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | E | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | Y | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |

Representative McKean moved to amend the Report of the Committee of the Whole to show that J. 001 the following McKean amendment to HB22-1182 did pass:

Amend printed bill, page 3 , line 5, in the ITEM \& SUBTOTAL column strike "2,064,622" and substitute "2,064,622".

Page 3, strike line 6.
Page 4, line 4, in the ITEM \& SUBTOTAL column strike " 382,000 " and substitute " 375,000 ".

Page 5 , line 6 , in the TOTAL column strike " $10,988,807$ " and substitute " $10,868,007$ " and in the CASH FUNDS column strike " $10,988,807^{\text {a" }}$ and substitute " $10,868,007^{\text {a" }}$.

Page 5, line 8, strike " $\$ 8,766,432$ " and substitute " $\$ 8,766,432$ \$8,645,632".

Page 9 , line 2, in the TOTAL column strike "\$32,664,385" and substitute " $\$ 32,664,385$ " and in the CASH FUNDS column strike " $\$ 32,393,025^{\text {a" }}$ and substitute " $\$ 32,393,025^{\text {a" }}$.

Page 9 strike line 3 .
PURPOSE: Reduces the appropriation to the Department of State by \$120,800 cash funds.

| Fiscal Impact of Amendment |  |  |  |  |  |  |  |
| :--- | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Department | GF | CF | RF | FF | Total | FTE |  |
| State |  | $\$ 0$ | $(\$ 120,800)$ | $\$ 0$ | $\$ 0$ | $(\$ 120,800)$ | 0.0 |

The amendment was declared lost by the following roll call vote:

| YES | 24 | NO | 38 | EXCUSED | 3 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | E |
| Bird | N | Hanks | Y | Michaelson Jenet | E | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | E | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |

## ADOPTION OF COMMITTEE OF THE WHOLE REPORT

| Passed | Second Reading: | HB22-1170, | HB22-1171, | HB22-1172, |
| :--- | :--- | :--- | :--- | :--- |
| HB22-1173, | HB22-1174, | HB22-1175, | HB22-1176, | HB22-1177, |
| HB22-1178, | HB22-1179, | HB22-1180, | HB22-1181, | HB22-1182, |
| HB22-1183, | HB22-1184, | HB22-1185, | HB22-1186, | HB22-1187, |
| HB22-1188, | HB22-1189, | HB22-1190, | HB22-1191, | HB22-1192, |
| HB22-1193, | HB22-1194, | HB22-1195, | HB22-1196 | as amended, |
| HB22-1197 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.

| YES | $\mathbf{3 8}$ | NO | $\mathbf{2 4}$ | EXCUSED | 3 | ABSENT | $\mathbf{0}$ |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | E |
| Bird | Y | Hanks | N | Michaelson Jenet | E | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | E | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## PUBLIC AND BEHAVIORAL HEALTH AND HUMAN SERVICES

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

HB22-1033 be postponed indefinitely.

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

HB22-1024 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 16 and substitute "SCHOOL" MEANS A SCHOOL THAT SERVES ANY OF GRADES KINDERGARTEN THROUGH TWELVE AND THAT DERIVES ITS SUPPORT, IN WHOLE OR IN PART, FROM REVENUE RAISED BY A GENERAL STATE OR SCHOOL DISTRICT TAX. "Public SCHOOL" INCLUDES A CHARTER SCHOOL AUTHORIZED BY A SCHOOL DISTRICT PURSUANT TO PART 1 OF ARTICLE 30.5 OF TITLE 22, BY THE STATE CHARTER SCHOOL INSTITUTE PURSUANT TO PART 5 OF ARTICLE 30.5 OF TITLE 22, OR BY THE COLORADO SCHOOL FOR THE DEAF AND THE BLIND PURSUANT TO SECTION 22-80-102 (4).".

HB22-1097 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 "SECTION." and substitute "SECTION; EXCEPT THAT, IF MORE THAN EIGHTY-FIVE PERCENT OF THE TERRITORY ENCOMPASSED BY THE SPECIAL DISTRICT LIES WITHIN THE CORPORATE LIMITS OF ONE OR MORE MUNICIPALITIES, THE SPECIAL DISTRICT'S BOARD OF DIRECTORS SHALL NOT TAKE ANY ACTION ON THE APPLICATION UNLESS THE GOVERNING BODIES OF ALL SUCH MUNICIPALITIES HAVE CONSENTED TO OR JOINED THE APPLICATION.".

Page 3, line 3, strike "SECTION." and substitute "SECTION; EXCEPT THAT, IF MORE THAN EIGHTY-FIVE PERCENT OF THE TERRITORY ENCOMPASSED BY THE SPECIAL DISTRICT LIES WITHIN THE CORPORATE LIMITS OF ONE OR MORE MUNICIPALITIES, THE SPECIAL DISTRICT'S BOARD OF DIRECTORS SHALL NOT TAKE ANY ACTION ON THE APPLICATION UNLESS THE GOVERNING BODIES OF ALL SUCH MUNICIPALITIES HAVE CONSENTED TO OR JOINED THE APPLICATION.".

Page 4, strike lines 15 through 25 and substitute:
"32-1-704. Conditions necessary for dissolution - permissible provisions - hearings - court powers. (3) (b) (I) Subject to the provisions of paragraph (e) of this subsection (3) SUBSECTION (3)(c) OF THIS SECTION, the court shall enter an order dissolving the special district pursuant to section 32-1-707 without an election if the special district lies wholly within the corporate limits of the municipality, if the special district has no financial obligations or outstanding bonds, and if the special district board and the governing body of the municipality consent to the dissolution.
(II) Subject to the provisions of Subsection (3)(c) of THis SECTION, THE COURT SHALL ENTER AN ORDER DISSOLVING THE SPECIAL DISTRICT PURSUANT TO SECTION 32-1-707 WITHOUT AN ELECTION IF THE SPECIAL DISTRICT LIES WHOLLY WITHIN THE COUNTY, IF THE SPECIAL DISTRICT HAS NO FINANCIAL OBLIGATIONS OR OUTSTANDING BONDS, AND IF THE SPECIAL DISTRICT BOARD AND THE BOARD OF COUNTY COMMISSIONERS CONSENT TO THE DISSOLUTION, AND, IF MORE THAN EIGHTY-FIVE PERCENT OF THE TERRITORY ENCOMPASSED BY THE SPECIAL DISTRICT LIES WITHIN THE CORPORATE LIMITS OF ONE OR MORE MUNICIPALITIES, THE GOVERNING BODIES OF ALL SUCH MUNICIPALITIES ALSO CONSENT TO THE DISSOLUTION.".

## PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed: HB22-1205, 1206, 1207, 1208, 1209, 1210, 1211, 1212, 1213, 1214, 1215.

## MESSAGE(S) FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-022 and 037.
SB22-024 amended in General Orders as printed in Senate Journal, February 8, 2022.
SB22-062 amended in General Orders as printed in Senate Journal, February 8, 2022.

## MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, SB22-037 and 022.
without comment, as amended, SB22-062 and 024.

## INTRODUCTION OF BILLS <br> First Reading

The following bills were read by title and referred to the committee(s) indicated:

[^11]HB22-1217 by Representative(s) Benavidez and Bockenfeld-Committee on Judiciary

HB22-1218 by Representative(s) Valdez A.--Concerning resource efficiency related to constructing a building for occupancy.
Committee on Business Affairs \& Labor


#### Abstract

HB22-1219 by Representative(s) Duran and Ortiz; also Senator(s) Pettersen--Concerning establishing an online portal within the veterans resource information clearinghouse. Committee on State, Civic, Military, \& Veterans Affairs


## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Baisley, Bernett, Hanks, Michaelson Jenet, Ortiz, Williams, Woodrow.

On motion of Representative Lindsay, the House adjourned until 9:00 a.m., Thursday, February, 10, 2022.

Approved:
Alec Garnett,
Speaker
Attest:
Robin Jones,
Chief Clerk

## HOUSE JOURNAL

SEVENTY-THIRD GENERAL ASSEMBLY

## STATE OF COLORADO

## Second Regular Session

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 Representative Andres Pico, Colorado Springs.

The roll was called with the following result:
Present--64.
Excused--Representative(s) Soper--1.
Present after roll call--Representative(s) Soper.
The Speaker declared a quorum present.

On motion of Representative Pico, the House Journal of Wednesday, February 9, 2022, was declared approved as corrected by the Chief Clerk.

## APPOINTMENT

The Speaker announced the following temporary committee appointment for Thursday, February 10, 2022 only:

## Education

Representative Jodeh to replace Representative Michaelson Jenet.

## THIRD READING OF BILL(S)--FINAL PASSAGE

The following bills were considered on Third Reading. The titles were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

## HB22-1170 by Representative(s) McCluskie, Herod, Ransom; also Senator(s) Moreno, Hansen, Rankin-Concerning a supplemental appropriation to the department of corrections.

The question being "Shall the bill pass?".
1
2

A roll call vote was taken. As 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 | 4 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Gray, Jodeh, Ricks

## HB22-1171 by Representative(s) McCluskie, Herod, Ransom; also Senator(s) Moreno, Hansen, 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.

| YES | $\mathbf{6 5}$ | NO | $\mathbf{0}$ | EXCUSED | 0 | ABSENT | $\mathbf{0}$ |  |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |  |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |  |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |  |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle Y |  |  |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |  |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |  |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |  |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |  |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |  |
|  | Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | ppeaker | Y |  |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Bird, Bockenfeld, Boesenecker, Cutter, Duran, Esgar, Gonzales-Gutierrez, Hooton, Jodeh, Kipp, Lontine, McLachlan, Michaelson Jenet, Mullica, Ricks, Roberts, Sirota, Snyder, Valdez A., Valdez D., Weissman, Woodrow, Young, Speaker

HB22-1172 by Representative(s) McCluskie, Herod, Ransom; also Senator(s) Moreno, Hansen, 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.

| YES | 42 | NO | 23 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker |  | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle |  |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | Y | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
| Co-sponsor(s) added: Representative(s) Duran, Gray, Hooton, Jodeh, Kipp |  |  |  |  |  |  |  |
| $\underline{\text { HB22-1173 }}$ |  | by Representative(s) McCluskie, Herod, Ransom; also Senator(s) Moreno, Hansen, 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.

| YES | 43 | NO | 22 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |


| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Bacon, Bernett, Bird, Boesenecker, Cutter, Duran, Esgar, Exum, Hooton, Jodeh, Kipp, Lontine, Michaelson Jenet, Mullica, Ricks, Snyder, Titone, Valdez A., Woodrow, Young

HB22-1174 by Representative(s) McCluskie, Herod, Ransom; also Senator(s) Moreno, Hansen, 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.

| YES | 45 | NO | 20 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catin | N | Kipp | Y | Ransom | Y | Will | N |
| Cutter | Y | Larson | N | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Bird, Boesenecker, Cutter, Duran, Esgar, Exum, Gonzales-Gutierrez, Gray, Hooton, Jodeh, Kipp, Lindsay, Lontine, Michaelson Jenet, Mullica, Ricks, Roberts, Snyder, Titone, Valdez A., Woodrow, Young, Speaker

HB22-1194 by Representative(s) McCluskie and Ransom, Herod; also Senator(s) Hansen and Rankin, Moreno-Concerning local firefighter safety resources provided through the local firefighter safety and disease prevention 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.

1

$$
2
$$

| YES | 65 | NO | 0 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Baisley, Benavidez, Bernett, Bird, Bockenfeld, Boesenecker, Caraveo, Carver, Cutter, Daugherty, Duran, Esgar, Exum, Froelich, Geitner, Gonzales-Gutierrez, Gray, Hooton, Jodeh, Kipp, Lindsay, Lontine, Lynch, McCormick, McKean, McLachlan, Michaelson Jenet, Mullica, Ortiz, Pico, Roberts, Sandridge, Soper, Sullivan, Titone, Valdez A., Valdez D., Van Winkle, Weissman, Will, Woodrow, Woog, Young, Speaker

HB22-1195 by Representative(s) Herod and Ransom, McCluskie; also Senator(s) Hansen, Moreno, Rankin-Concerning transfers from the general fund to 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.

| YES | $\mathbf{6 2}$ | NO | $\mathbf{3}$ | EXCUSED | 0 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle |  |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bird, Esgar, Gray, Hooton, Jodeh, McLachlan, Mullica, Ricks, Valdez A., Valdez D., Woodrow, Speaker

HB22-1196 by Representative(s) Herod and Esgar; also Senator(s) Moreno and Pettersen-Concerning a study to evaluate pay equity across all state departments, and, in connection therewith, making an appropriation.

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

| YES | 41 | NO | 24 | EXCUSED | 0 | ABSENT | $\mathbf{0}$ |
| :--- | :---: | :---: | :---: | :--- | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Bird, Boesenecker, Caraveo, Cutter, Duran, Exum, Froelich, Gonzales-Gutierrez, Gray, Hooton, Jodeh, Kipp, Lindsay, Lontine, McCluskie, McLachlan, Michaelson Jenet, Mullica, Ricks, Sirota, Snyder, Titone, Valdez A., Valdez D., Weissman, Woodrow

HB22-1197 by Representative(s) McCluskie and Sirota; also Senator(s) Moreno and Buckner-Concerning the effective date of the department of early childhood, and, in connection therewith, transferring money from the general fund to the capital construction fund information technology capital account and making an appropriation.

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

| YES | 44 | NO | 21 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |


| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | Y | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Bird, Boesenecker, Caraveo, Cutter, Duran, Esgar, Exum, Froelich, Gray, Herod, Hooton, Jodeh, Kipp, Lindsay, Lontine, McLachlan, Michaelson Jenet, Mullica, Ricks, Snyder, Tipper, Titone, Valdez D., Weissman, Woodrow, Young, Speaker

HB22-1175 by Representative(s) McCluskie, Herod, Ransom; also Senator(s) Moreno, Hansen, 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.

| YES | 51 | NO | $\mathbf{1 4}$ | EXCUSED | 0 | ABSENT | $\mathbf{0}$ |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | N | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bacon, Bernett, Bird, Boesenecker, Cutter, Esgar, Exum, Gray, Hooton, Kipp, Lindsay, McLachlan, Michaelson Jenet, Snyder, Valdez A., Young

HB22-1176 by Representative(s) McCluskie, Herod, Ransom; also Senator(s) Moreno, Hansen, 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.

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| YES | 62 | NO | 3 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Bernett, Bird, Duran, Hooton, Jodeh, Lindsay, McLachlan, Ricks, Woodrow

HB22-1177 by Representative(s) McCluskie, Herod, Ransom; also Senator(s) Moreno, Hansen, 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.

| YES | $\mathbf{6 4}$ | NO | $\mathbf{1}$ | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle Y |  |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bacon, Bernett, Bird, Boesenecker, Carver, Cutter, Esgar, Exum, Froelich, Gray, Hooton, Jodeh, Kipp, Lontine, McCormick, McLachlan, Mullica, Rich, Ricks, Roberts, Snyder, Titone, Valdez A., Valdez D., Van Beber, Will, Young

| HB22-1192 |  | by Representative(s) Herod and McCluskie, Ransom; also Senator(s) Moreno, Hansen, Rankin-Concerning the Colorado opportunity scholarship initiative's displaced workers grant, and, in connection therewith, codifying the grant and extending a related existing appropriation. |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| The question being "Shall the bill pass?". <br> A roll call vote was taken. As 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 | 51 | NO | 14 | EXCUSED | 0 | ABSENT | 0 |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | N | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | , | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bernett, Bird, Boesenecker, Cutter, Esgar, Exum, Froelich, Gonzales-Gutierrez, Gray, Hooton, Jodeh, Kipp, Lindsay, Lontine, Michaelson Jenet, Mullica, Ortiz, Ricks, Sirota, Snyder, Soper, Tipper, Titone, Valdez A., Weissman, Woodrow

## HB22-1193 by Representative(s) Herod and McCluskie, Ransom; also

 Senator(s) Hansen and Rankin, Moreno-Concerning adjustments to expenditures from funds dedicated to assisting those impacted by the transition to a clean energy economy, 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 | 52 | NO | 13 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |


| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  | Speaker | Y |  |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Bird, Bockenfeld, Boesenecker, Caraveo, Cutter, Esgar, Exum, Froelich, Gray, Hooton, Jodeh, Kennedy, Kipp, Lindsay, Lontine, Lynch, McCormick, McLachlan, Michaelson Jenet, Mullica, Ortiz, Ricks, Roberts, Sirota, Snyder, Sullivan, Titone, Valdez A., Valdez D., Weissman, Will, Woodrow

HB22-1178 by Representative(s) McCluskie, Herod, Ransom; also Senator(s) Moreno, Hansen, 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.

| YES | 42 | NO | 23 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | Y | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bird, Gray, Hooton, Jodeh, Lindsay, Michaelson Jenet, Woodrow

HB22-1179 by Representative(s) McCluskie, Herod, Ransom; also Senator(s) Moreno, Hansen, 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.

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| YES | 44 | NO | 21 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | Y | Will | N |
| Cutter | Y | Larson | N | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Bacon, Bernett, Bird, Cutter, Duran, Esgar, Exum, Froelich, Gray, Hooton, Jodeh, Kipp, Lindsay, Lontine, McCormick, McLachlan, Michaelson Jenet, Mullica, Ortiz, Ricks, Snyder, Valdez A., Woodrow, Young

## HB22-1180 by Representative(s) McCluskie, Herod, Ransom; also Senator(s) Moreno, Hansen, 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.

| YES | $\mathbf{6 3}$ | NO | $\mathbf{2}$ | EXCUSED | 0 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bernett, Bird, Bockenfeld, Boesenecker, Carver, Cutter, Daugherty, Duran, Esgar, Exum, Gray, Hooton, Jodeh, Kipp, Lindsay, Lontine, Lynch, McCormick, McKean, Michaelson Jenet, Mullica, Pelton, Ricks, Roberts, Sandridge, Titone, Valdez A., Van Winkle, Weissman, Woog

HB22-1181 by Representative(s) McCluskie, Herod, Ransom; also Senator(s) Moreno, Hansen, 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.

| YES | 42 | NO | 23 |  | EXCUSED | 0 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |  |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |  |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |  |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |  |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |  |
| Catlin | N | Kipp | Y | Ransom | Y | Will | N |  |
| Cutter | Y | Larson | N | Rich | N | Williams | N |  |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |  |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |  |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |  |
|  |  |  |  |  |  | Speaker | Y |  |

Co-sponsor(s) added: Representative(s) Esgar, Exum, Gray, Hooton, Lindsay, Ricks, Snyder

HB22-1182 by Representative(s) McCluskie, Herod; also Senator(s) Moreno, Hansen, Rankin-Concerning a supplemental appropriation to the department of state.

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

| YES | 39 | NO | 26 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | N |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |


| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | N | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bernett, Duran, Exum, Froelich, Hooton, Jodeh, Kipp, Lindsay, Lontine

HB22-1183 by Representative(s) McCluskie, Amabile, Bernett, Gray, Herod, Hooton, McCormick, Ransom; also Senator(s) Moreno, Fenberg, Hansen, Jaquez Lewis, Rankin, Story-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.

| YES | $\mathbf{5 0}$ | NO | $\mathbf{1 5}$ | EXCUSED | 0 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | Y |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | Y | Will | N |
| Cutter | Y | Larson | N | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bird, Duran, Exum, Jodeh, Kipp, Lindsay, Lontine, Lynch, McLachlan, Mullica, Snyder, Van Winkle, Woodrow

## HB22-1186 by Representative(s) Herod and McCluskie, Ransom; also Senator(s) Hansen and Moreno, Rankin-Concerning adjustments to school funding for the 2021-22 budget year, and, in connection therewith, making and reducing an appropriation.

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

1
2

| YES | 59 | NO | 6 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Bird, Boesenecker, Caraveo, Cutter, Duran, Esgar, Exum, Froelich, Gray, Hooton, Jodeh, Kennedy, Kipp, Lindsay, Lontine, McCormick, McLachlan, Michaelson Jenet, Mullica, Ortiz, Ricks, Sandridge, Sirota, Snyder, Titone, Valdez A., Weissman, Woodrow, Young, Speaker

## HB22-1187 by Representative(s) Herod, McCluskie, Ransom; also

 Senator(s) Hansen and Rankin, Moreno-Concerning extending statutory deadlines for COVID-19 relief programs within 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.

| YES | 50 | NO | 15 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle |  |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | Y | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | ppeaker | Y |

Co-sponsor(s) added: Representative(s) Bernett, Bockenfeld, Boesenecker, Cutter, Duran, Esgar, Exum, Froelich, Gonzales-Gutierrez, Gray, Hooton, Jodeh, Kipp, Lindsay, Lontine, Lynch, McCormick, McLachlan, Michaelson Jenet, Mullica, Ortiz, Ricks, Roberts, Snyder, Titone, Valdez A., Weissman, Woodrow, Young

HB22-1188 by Representative(s) Herod and McCluskie, Ransom; also Senator(s) Moreno and Rankin, Hansen-Concerning authorizing money in the ARPA account within the healthcare affordability and sustainability fee cash fund to be used for home- and community-based services that are ineligible for a federal match but otherwise authorized pursuant to the federal "American Rescue Plan Act of 2021".

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 49 | NO | 16 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | N | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bernett, Bird, Boesenecker, Cutter, Esgar, Exum, Froelich, Gonzales-Gutierrez, Gray, Hooton, Jodeh, Kennedy, Kipp, Lindsay, Lontine, Michaelson Jenet, Ricks, Sirota, Snyder, Titone, Young

HB22-1189 by Representative(s) Herod and McCluskie, Ransom, Young; also Senator(s) Moreno and Rankin, Hansen-Concerning the extension of deadlines for training for providers across the state in cross-system behavioral health crisis response as it relates to persons with intellectual and developmental disabilities.

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

| 1 | YES | 65 | NO | 0 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 2 | Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| 3 | Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| 4 | Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| 5 | Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| 6 | Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| 7 | Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone |  |
| 8 | Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| 9 | Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| 10 | Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| 11 | Caraveo | Y | Jodeh | Y | Pelton | Y | Van Wink | Y |
| 12 | Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| 13 | Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| 14 | Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| 15 | Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| 16 | Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| 17 | Esgar | Y | Luck | Y | Sandridge | Y | Young |  |
| 18 |  |  |  |  |  |  | Speaker |  |
| 19 | Co-sponsor(s) added: Representative(s) Amabile, Bacon, Benavidez, Bernett |  |  |  |  |  |  |  |
| 20 | Bird, Boesenecker, Caraveo, Cutter, Duran, Esgar, Exum, Froelich |  |  |  |  |  |  |  |
| 21 | Gonzales-Gutierrez, Gray, Hooton, Jodeh, Kipp, Lindsay, Lontine, McCormick |  |  |  |  |  |  |  |
| 22 | McKean, McLachlan, Michaelson Jenet, Mullica, Ortiz, Ricks, Roberts, Snyder |  |  |  |  |  |  |  |
| 23 |  |  |  |  |  |  |  |  |
|  | HB22-1190 by Representative(s) Herod and McCluskie, Ransom; |  |  |  |  |  |  |  |
|  | Senator(s) Hansen and Moreno, Rankin-Concerning |  |  |  |  |  |  |  |
| 27 |  |  |  |  |  |  |  |  |
| 28 | to address health-care disparities among the urban Indian |  |  |  |  |  |  |  |
| 9 | community, and, in connection therewith, making an |  |  |  |  |  |  |  |
|  | appropriation. |  |  |  |  |  |  |  |
| 31 |  |  |  |  |  |  |  |  |
| 32 | The question being "Shall the bill pass?". |  |  |  |  |  |  |  |
| 33 | A roll call vote was taken. As shown by the following recorded vote, a |  |  |  |  |  |  |  |
| 4 | majority of those elected to the House voted in the affirmative and the bil |  |  |  |  |  |  |  |
| 36 |  |  |  |  |  |  |  |  |
| 37 | YES | 51 | NO | 14 | EXCUSED | 0 | ABSENT | 0 |
| 8 | Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| 39 | Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| 40 | Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| 41 | Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| 42 | Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| 43 | Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| 44 | Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| 45 | Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| 46 | Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |
| 47 | Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle |  |
| 48 | Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| 49 | Catlin | N | Kipp | Y | Ransom | Y | Will | Y |
| 50 | Cutter | Y | Larson | N | Rich | Y | Williams | N |
| 51 | Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| 52 | Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| 53 | Esgar | Y | Luck | N | Sandridge | N | Young | Y |
| 4 |  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Benavidez, Bernett, Bird, Boesenecker, Caraveo, Cutter, Esgar, Exum, Froelich, Gonzales-Gutierrez, Gray, Hooton, Kennedy, Kipp, Lindsay, Lontine, McCormick, McLachlan, Michaelson Jenet, Mullica, Ricks, Sirota, Snyder, Titone, Valdez A., Valdez D., Weissman, Woodrow

HB22-1191 by Representative(s) Herod and McCluskie; also Senator(s) Moreno and Jaquez Lewis, Hansen, Rankin-Concerning extending the date by which the department of health care policy and financing shall administer the reproductive health-care program from January 1, 2022, to July 1, 2022.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 24 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Benavidez, Bernett, Bird, Boesenecker, Caraveo, Cutter, Daugherty, Duran, Esgar, Exum, Froelich, Gonzales-Gutierrez, Gray, Hooton, Jodeh, Kipp, Lindsay, Lontine, McCormick, McLachlan, Michaelson Jenet, Mullica, Ricks, Sirota, Snyder, Sullivan, Tipper, Titone, Valdez A., Woodrow, Young, Speaker

HB22-1184 by Representative(s) McCluskie, Herod, Ransom; also Senator(s) Moreno, Hansen, 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.

| YES | $\mathbf{5 4}$ |  | NO | $\mathbf{1 1}$ |  | EXCUSED | $\mathbf{0}$ | ABSENT |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| 0 |  |  |  |  |  |  |  |  |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |


| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle N |  |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Bird, Cutter, Duran, Esgar, Gray, Hooton, Jodeh, Kipp, McLachlan, Mullica, Ricks, Valdez D.

HB22-1185 by Representative(s) McCluskie, Herod, Ransom; also Senator(s) Moreno, Hansen, Rankin-Concerning funding for capital construction information technology, 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.

| YES | $\mathbf{6 3}$ | NO | $\mathbf{2}$ | EXCUSED | $\mathbf{0}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bacon, Bernett, Bird, Boesenecker, Cutter, Esgar, Exum, Gray, Hooton, Jodeh, Kipp, Lindsay, Lontine, McLachlan, Michaelson Jenet, Mullica, Ricks, Titone, Valdez A., Valdez D.

## LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Esgar, the following items on the Calendar were laid over until Friday, February 11, 2022, retaining place on Calendar:

Consideration of General Orders--HB22-1036, HB22-1035, HB22-1041, HB22-1071, HB22-1087, HB22-1088.

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## HEALTH AND INSURANCE

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

HB22-1008 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 6 through 17 and substitute "services. (f) (I) Withim one hundred twenty days after April 1, 2020, the division shall submit to the federal department of health and human services its determination as to whether the coverage speciffed in this subsection (23) is in addition to essential health benefits and would be subject to defrayal by the state pursuant to 42 U.S.C. see. 18031 (d)(3)(B) and a request that the federal department confirm the division's determination within sixty days after receipt of the division's request and submission of its determination THIS SUBSECTION (23) APPLIES TO, AND THE DIVISION SHALL IMPLEMENT THE REQUIREMENTS OF THIS SUBSECTION (23) FOR, LARGE EMPLOYER HEALTH BENEFIT PLANS ISSUED OR RENEWED IN THIS STATE ON OR AFTER JANUARY 1, 2023.
(II) This subsection (23) applies to, AND THE DIVISION SHALL IMPLEMENT THE REQUIREMENTS OF THIS SUBSECTION (23) FOR, INDIVIDUAL AND SMALL GROUP health benefit plans issued or renewed in this state that are subject to this subsection (23), and the division shalt implement the requirements of this subsection (23), if:
(A) The division receives confirmation from TWELVE MONTHS AFTER the federal department of health and human services DETERMINES that the coverage specified in this subsection (23) does not constitute an additional benefit that requires defrayal by the state pursuant to 42 U.S.C. sec. 18031 (d)(3)(B). or
(B) More than three hundred sixty-five days have passed sinee the division submitted its determination and request for confirmation that the eoverage specified in this subsection (23) is not an additional benefit that requires state defrayal pursuant to 42 U.S.C. see. 18031 (d)(3)(B), and the federal department of health and human serviees has failed to respond to the request within that period, in which ease the division shall consider the federal department's unreasonable delay a preelusion from requiring defrayal by the state.".

Page 3, strike lines 1 through 24 .

HB22-1050 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 4 , after line 21 insert:
"(1) "ACGME" means the Accreditation Council for Graduate Medical Education, an organization that sets and MONITORS THE PROFESSIONAL EDUCATIONAL STANDARDS FOR PHYSICIANS, OR ANY SUCCESSOR ACCREDITING ENTITY.".

Renumber succeeding subsections accordingly.
Page 8, line 15, after "SChOOL" insert "OR ACGME-ACCREDITED RESIDENCY PROGRAM".

Page 8, line 17, strike "PROGRAM AND" and substitute "PROGRAM. The EXECUTIVE DIRECTOR".

Page 8 , line 19 , after "SCHOOL" insert "OR RESIDENCY PROGRAM".
Page 11, after line 21 insert:
"(6) THE PROGRAM ADMINISTRATOR SHALL ALLOW AN IMG WHO SUCCESSFULLY COMPLETES THE CLINICAL PROGRAM TO INTERVIEW FOR A POSITION IN THE PROGRAM ADMINISTRATOR'S RESIDENCY PROGRAM.".

Renumber succeeding subsection accordingly.
Page 12 , line 25 , strike "(6)" and substitute "(7)".
Page 13, strike lines 2 through 27.
Strike page 14.
Page 15, strike lines 1 through 12.
Renumber succeeding sections accordingly.

## JUDICIARY

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

HB22-1063 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 3, line 9, strike "CREATE" and substitute "RECOMMEND".

Page 3, line 11, strike ""JAILS", AND UPDATE THE" and substitute ""JAILS".".

Page 3 strike line 12 .
Page 3, line 13, strike "TWENTY" and substitute "TWENTY-TWO".
Page 4, strike lines 13 through 15 and substitute:
"(e) ONE PERSON REPRESENTING COMPETENCY SERVICES, APPOINTED BY THE EXECUTIVE DIRECTOR OF THE DEPARTMENT OF HUMAN SERVICES;
(f) One Person Representing the behavioral health ADMINISTRATION, APPOINTED BY THE COMMISSIONER OF THE BEHAVIORAL HEALTH ADMINISTRATION;
(g) ONE PERSON REPRESENTING POLICE OFFICERS, APPOINTED BY THE PRESIDENT OF A STATEWIDE ORGANIZATION REPRESENTING POLICE OFFICERS;".

Reletter succeeding paragraphs accordingly.
Page 5, line 10, strike "DISTRICT ATTORNEY," and substitute "PERSON REPRESENTING DISTRICT ATTORNEYS,".

Page 5, strike lines 15 through 23.
Page 5, line 24, strike "(b)" and substitute "(3)".
Page 5, strike line 27 and substitute "July 31, 2022.".
Page 6, strike lines 1 and 2 and substitute "THE CHAIR OF THE".
Page 6, line 4, strike "duties - rules." and substitute "duties.".
Page 6, line 5, strike "DEVELOP" and substitute "RECOMMEND".
Page 15, line 8, strike "COUNSEL OF RECORD;" and substitute "COUNSEL;".
Page 15, line 22, strike "VISITs;" and substitute "VISITS, PHONE CALLS, AND ELECTRONIC COMMUNICATIONS;".

Page 15 , line 23 , strike "OF RECORD".
Page 20, strike lines 12 through 27 and substitute:
"(2) THE COMMISSION SHALL COMPLETE A REPORT THAT INCLUDES ITS RECOMMENDATIONS REGARDING THE FEASABILITY OF JAILS OF VARIOUS SIZES AND THEIR ABILITY TO IMPLEMENT THE RECOMMENDATIONS BY DECEMBER 31, 2023. THE COMMISSION SHALL PRESENT THE REPORT TO THE JUDICIARY COMMITTEES OF THE SENATE AND THE HOUSE OF REPRESENTATIVES, OR ANY SUCCESSOR COMMITTEES, DURING HEARINGS HELD DURING THE 2024 REGULAR SESSION PURSUANT to the "State Measurement for Accountable, Responsive, and Transparent Government Act", part 2 of article 7 of title 2.".

Page 21, strike lines 1 through 4.
Page 21, strike lines 6 and 7, and substitute "July 1, 2024.".
Page 21 , strike lines 8 through 15 .
Renumber succeeding sections accordingly.
Page 21, line 19, strike "JANUARY" and substitute "JULY".

HB22-1082 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 2, after line 1 insert:
"SECTION 1. Legislative declaration. (1) The general assembly hereby finds, declares, and determines that:
(a) According to the report issued by the affordable housing transformational task force released in January 2022, an estimated 315,000 households in Colorado spend more than fifty percent of their income on housing costs. The report also found that there are 162,557 households in the state that are considered to be extremely low income, but only 48,767 housing units that are affordable and available to these families.
(b) There is fewer than one legal aid attorney available for every 30,000 Coloradans experiencing poverty;
(c) This lack of legal assistance leaves Coloradans vulnerable to abuses as they struggle to find stable and affordable housing;
(d) Even when a Coloradan is able to obtain relief, such individualized relief often does not lead to systemic change or assist another person similarly situated; and
(e) Without safe and stable housing, Coloradans struggle to maintain employment, education outcomes suffer, and community support is lost.
(2) By empowering the Colorado attorney general to enforce critical housing laws, the attorney general will be able to provide systematic protections for residents and provide system-wide support for residents and businesses.".

Renumber succeeding sections accordingly.
Page 2, line 24, strike "AND".
Page 3, line 1, after "TitLe 38;" insert "AND".
Page 3, after line 1 insert:
"(XIV) Section 38-12-904 (1)(b).".
Page 3, after line 13 insert:
"SECTION 4. In Colorado Revised Statutes, add 24-31-115 as follows:

24-31-115. Housing unit. (1) When there is reason to believe that there is a potential violation of law that risks CONSUMER HARM, PUBLIC HEALTH, OR PUBLIC SAFETY, OR THAT IS BASED on a substantiated complaint, the attorney general may INVESTIGATE ANY PERSON OR ORGANIZATION SUBJECT TO THIS ARTICLE 31 AS OFTEN AS NECESSARY IN ORDER TO CARRY OUT THE PURPOSES OF THIS article 31. The attorney general may direct or subpoena any PERSON WHOSE TESTIMONY MAY BE REQUIRED about potential VIolations of law and may direct or subpoena the person to PRODUCE RECORDS THE ATTORNEY GENERAL CONSIDERS RELEVANT TO the inquiry. Nothing in this section limits the scope of the attorney general's authority to review and investigate POTENTIAL VIOLATIONS OF LAW OR HARM DISCOVERED IN THE COURSE OF an investigation.
(2) Nothing in this section impacts or affects banking EXAMINATIONS AND REGULATIONS PROMULGATED BY PRIMARY FEDERAL and state banking authorities, notwithstanding the authority that may be exercised by the attorney general under section 11-51-603.5.".

Renumber succeeding section accordingly.

HB22-1089 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 8, after "AND" insert "PRIMARY".
Page 3, line 10, after "AND" insert "PRIMARY".
Page 5, strike lines 13 through 21 and substitute
"(1)(a)(I) IN WRITING; EXCEPT THAT:
(A) If the named insured is a transportation network COMPANY, AS DEFINED IN SECTION 40-10.1-602 (3), SECURING COVERAGE FOR A TRANSPORTATION NETWORK COMPANY DRIVER, AS DEFINED IN SECTION 40-10.1-602 (4), to protect against damages caused by UNINSURED MOTORISTS, AS DESCRIBED IN SECTION 40-10.1-604 (2.5) AND (3), THE NAMED INSURED MAY NOT REJECT THE COVERAGE FOR PERIODS WHEN THE TRANSPORTATION NETWORK COMPANY DRIVER IS ENGAGED IN a RIDE OR LOGGED INTO THE TRANSPORTATION NETWORK COMPANY'S digital network but not engaged in a prearranged ride; and
(B) If the named insured is a transportation network COMPANY DRIVER, AS DEFINED IN SECTION 40-10.1-602 (4), FOR WHOM A TRANSPORTATION NETWORK COMPANY HAS NOT SECURED COVERAGE TO PROTECT AGAINST DAMAGES CAUSED BY UNINSURED MOTORISTS, AS DESCRIBED IN SECTION 40-10.1-604 (2.5) and (3), THE NAMED INSURED MAY NOT REJECT THE COVERAGE FOR PERIODS WHEN THE NAMED INSURED IS ENGAGED IN A RIDE OR LOGGED INTO THE TRANSPORTATION NETWORK COMPANY'S DIGITAL NETWORK BUT NOT ENGAGED IN A PREARRANGED RIDE.".

## TRANSPORTATION AND LOCAL GOVERNMENT <br> After consideration on the merits, the Committee recommends the following:

HB22-1046 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 4 insert:
"(III) Nothing in THis subsection (3)(d) AFFECTS OR LIMITS THE PROVISIONS OF SECTION 33-14-110 GOVERNING THE OPERATION OF SNOWMOBILES ON ANY COUNTY ROAD, CITY STREET, OR HIGHWAY.

SECTION 2. In Colorado Revised Statutes, 33-14-110, amend (1) as follows:

33-14-110. Snowmobile operation on roadway of streets and highways. (1) A snowmobile may be operated on the roadway of a street, ROAD, or highway in this state only as provided in this section AND SECTION 42-4-106 (3)(d).

SECTION 3. In Colorado Revised Statutes, 42-4-109, amend (9) as follows:

42-4-109. Low-power scooters, animals, skis, skates, and toy vehicles on highways. (9) No person shall use the highways for traveling on skis, toboggans, coasting sleds, skates, or similar devices. It is unlawful for any person to use any roadway of this state as a sled or ski course for the purpose of coasting on sleds, skis, or similar devices. It is also unlawful for any person upon roller skates or riding in or by means of any coaster, toy vehicle, or similar device to go upon any roadway except while crossing a highway in a crosswalk, and when so crossing such person shall be granted all of the rights and shall be subject to all of the duties applicable to pedestrians. This subsection (9) does not apply to any public way which is set aside by proper authority as a play street and which is adequately roped off or otherwise marked for such purpose OR TO ANY HIGHWAY OR PORTION OF A HIGHWAY DESIGNATED FOR OVER-SNOW USE ONLY BY A LOCAL AUTHORITY PURSUANT TO SECTION 42-4-106 (3)(d).".

Renumber succeeding section accordingly.

HB22-1074 be referred to the Committee of the Whole with favorable recommendation.

HJR22-1002 be referred to the House for final action.

SB22-013 be referred favorably to the Committee on Appropriations.

## PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed: HB22-1216, 1217, 1218, 1219.

## SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: HJR22-1006, 1007, 1008, 1009, 1010, 1011, 1012, $1013,1014$.

## INTRODUCTION OF BILLS First Reading

The following bills were read by title and referred to the committee(s) indicated:

HB22-1220 by Representative(s) Kipp and McLachlan--Concerning removing barriers in educator preparation to support educator candidates entering the educator workforce.

## Committee on Education

HB22-1221 by Representative(s) Michaelson Jenet; also Senator(s) Fields--Concerning the creation of the county coroner and mortuary mental health and wellness program.
Committee on Public \& Behavioral Health \& Human Services
HB22-1222 by Representative(s). Tipper--Concerning marijuana responsible vendor training.
Committee on Business Affairs \& Labor
HB22-1223 by Representative(s) Kipp and Rich; also Senator(s) Coram and Ginal--Concerning property taxation of mobile homes, and, in connection therewith, creating an exemption for low-value mobile homes and modifying the notice requirements for mobile homes to be sold due to delinquent taxes.
Committee on Transportation \& Local Government
HB22-1224 by Representative(s) Tipper and Soper; also Senator(s) Gonzales--Concerning theft of public benefits.
Committee on Judiciary
SB22-022 by Senator(s) Lee and Gardner, Cooke, Rodriguez; also Representative(s) Snyder and Soper, Weissman-Concerning the enactment of the Colorado Revised Statutes 2021 as the positive and statutory law of the state of Colorado.
Committee on Judiciary

SB22-024 by Senator(s) Fields and Cooke; also Representative(s) Roberts--Concerning changes to strengthen the crime of intimidating a witness.
Committee on Judiciary
SB22-037 by Senator(s) Moreno; also Representative(s) Tipper and Jodeh--Concerning modifications to the Tony Grampsas youth services program.
Committee on Public \& Behavioral Health \& Human Services
SB22-062 by Senator(s) Lee and Gardner, Cooke, Rodriguez; also Representative(s) Soper and Weissman--Concerning procedures of the committee on legal services.
Committee on Judiciary

## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Baisley, Hooton, Lindsay, Michaelson Jenet, Neville, Ortiz, Sandridge.

On motion of Representative Esgar, the House adjourned until 9:00 a.m., Friday, February 11, 2022.

Approved:
Alec Garnett, Speaker
Attest:
Robin Jones,
Chief Clerk

## HOUSE JOURNAL

SEVENTY-THIRD GENERAL ASSEMBLY

## STATE OF COLORADO

## Second Regular Session

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Prayer by Representative Dan Woog, Frederick.
The Speaker called the House to order at 9:00 a.m.
Pledge of Allegiance led by Representative Andres Pico, Colorado
Springs.
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The roll was called with the following result:
Present--58.
Excused--Representative(s) Daugherty, Gray, Herod, Ricks, Soper, Sullivan, Williams--7.
Present after roll call--Representative(s) Herod, Ricks, Soper, Williams.

The Speaker declared a quorum present.

On motion of Representative Pico, the House Journal of Thursday, February 10, 2022, was declared approved as corrected by the Chief Clerk.

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.)

[^12]Amendment No. 2, by Representative Boesenecker.
Amend the Public \& Behavioral Health \& Human Services Committee Report dated February 4, 2022, page 2, line 14, after "WORKER," insert "AN OFFICER OR AGENT OF THE STATE BUREAU OF ANIMAL PROTECTION, AN ANIMAL CONTROL OFFICER,".

Amendment No. 3, by Representative Larson.
Amend the Public \& Behavioral Health \& Human Services Committee Report, dated February 4, 2022, page 1, after line 17 insert:
" "(g) "MORTGAGE SERVICER" HAS THE SAME MEANING AS SET FORTH IN SECTION 5-21-103 (4).".

Page 1 , line 18 , strike " "(g)" and substitute "(h)".
Page 2, line 15, after "CONTRACTOR," insert "A MORTGAGE SERVICER OR A MORTGAGE SERVICER'S QUALIFIED AGENT,".".

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

HB22-1071 by Representative(s) Woodrow; also Senator(s) Rodriguez-Concerning available relief for plaintiffs who prevail in a class action under the "Colorado Consumer Protection Act".
(Laid Over from February 10, 2022.)
Ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

HB22-1087 by Representative(s) Hooton and Pico-Concerning special district director retirement benefits, and, in connection therewith, excluding a special district director from becoming eligible for membership in the public employees' retirement association due to the director's service as a director.
(Laid Over from February 10, 2022.)
Ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

## HB22-1088 by Representative(s) Valdez D. And Will; also Senator(s) Liston and Lee-Concerning peace officer status for certain department of revenue employees.

(Laid Over from February 10, 2022.)
Laid over until Monday, February 14, 2022.

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HB22-1097 by Representative(s) Valdez D.; also Senator(s)
    Simpson-Concerning the authority of a board of county
        commissioners to file an application for dissolution of a
        special district with the special district's board of
        directors, and, in connection therewith, allowing a board
        of county commissioners to consent to dissolution by court
        order without an election of a special district with no
        outstanding financial obligations or debt.
Amendment No. 1, Transportation \& Local Government Report, dated February 8, 2022, and placed in member's bill file; Report also printed in House Journal, February 9, 2022.
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: HB22-1035 as amended, HB22-1036 as amended, HB22-1041 as amended, HB22-1071, HB22-1087, HB22-1097 as amended.

Laid over until date indicated retaining place on Calendar:
HB22-1088--Monday, February 14, 2022.
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 | 41 | NO | 21 | EXCUSED | 3 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | E |
| Bernett | Y | Gray | E | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | E | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |
|  |  |  |  |  |  |  |  |

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## BUSINESS AFFAIRS AND LABOR

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

HB22-1073 be referred to the Committee of the Whole with favorable recommendation.

HB22-1093 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend printed bill, page 2, strike lines 2 through 22.
Page 3, strike lines 1 through 19.
Renumber succeeding sections accordingly.
Page 3, line 21, strike "(16),".
Page 4, line 8, strike "BINGO TICKETS," and substitute "PAPER BINGO CARDS,".

Page 4, line 13, strike "BINGO TICKET" and substitute "CARD".
Page 4, strike lines 18 through 27.
Page 5, strike lines 1 through 23.
Renumber succeeding bill sections accordingly.
Page 6, strike lines 21 through 27 and substitute:
"(7)(c) as follows:
24-21-618. Conduct of bingo games. (7) (c) The licensing authority may establish by rule the maximum".

Page 7, strike lines 1 through 12.
Page 7, strike lines 17 through 27.
Page 8, strike lines 1 through 6.
Renumber succeeding sections accordingly.
Page 8, strike line 8 and substitute "(3)(a) as follows:".
Page 8 , line 11, strike "TICKETS," and substitute "STRIP CARDS,".
Page 8, strike lines 24 through 27.
Page 9, strike lines 1 through 4.

Strike "TICKET" and substitute "STRIP CARD" on Page 3, line 25; and Page 4 , line 7 .

Strike "TICKET" and substitute "CARD" on: Page 4, lines 9 and 12.

HB22-1099 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 25 through 27.
Page 11, strike lines 1 through 4.
Page 11, line 5, strike "(7)" and substitute "(6)".
Page 12, strike lines 10 through 19 and substitute:
"SECTION 3. Act subject to petition - effective date applicability. (1) This act takes effect January 1, 2023; 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 2022 and, in such case, will take effect January 1, 2023, or on the date of the official declaration of the vote thereon by the governor, whichever is later.".

HB22-1111 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 2, strike line 2 and substitute:
"SECTION 1. In Colorado Revised Statutes, 10-4-110.8, amend (3) introductory portion and (3)(g); and add (3)(h), (3)(i), (13),".

Page 2, line 7, after "concerning" insert "total".
Page 2, strike lines 8 and 9 and substitute "scenarios resulting from wildfire disasters - definitions - rules. (3) For the purposes of AS USED in this section, unless the context otherwise requires:
(g) "Recoverable depreciation" means the difference between the eost to replace insured property and the aetual cash value of the property. (I) "OWNER-OCCUPIED RESIDENCE" MEANS A RESIDENCE THAT IS OCCUPIED PRIMARILY FOR THE USE OF THE OWNER AND THE OWNER'S DESIGNEES.
(II) "OWNER-OCCUPIED RESIDENCE" INCLUDES, BUT IS NOT LIMITED TO, AN OWNER-OCCUPIED PRIMARY RESIDENCE.
(III) "Owner-occupied residence" does not include any PROPERTY THAT IS INSURED UNDER A COMMERCIAL INSURANCE OR AGRIBUSINESS POLICY.
(h) "Recoverable depreciation" means the difference between the cost to replace insured property and the actual cash value of the property.
(i) "Wildfire" means a rapidly spreading fire that is difficult to bring under control in an area that includes COMBUSTIBLE VEGETATION, SUCH AS TREES, GRASS, BRUSH, OR BUSHES, which fire causes widespread or severe damage to property, REGARDLESS OF THE ORIGINAL SOURCE OF IGNITION OF THE FIRE.
(13) In Offering, issuing, or Renewing a property and CASUALTY INSURANCE".

Page 2, strike lines 13 through 20 and substitute "event of a total loss OF AN OWNER-OCCUPIED RESIDENCE, INCLUDING THE CONTENTS OF THE owner-occupied residence, which loss occurs as a result of a wildfire disaster that the governor declares pursuant to section 24-33.5-704:
(a) A POLICY OF HOMEOWNERS INSURANCE MAY NOT LIMIT OR DENY A PAYMENT OF THE BUILDING CODE UPGRADE COST, INCLUDING A PAYMENT OF ANY EXTENDED REPLACEMENT COST AVAILABLE UNDER THE POLICY COVERAGE, FOR A POLICYHOLDER'S STRUCTURE THAT WAS A TOTAL LOSS ON THE BASIS THAT THE POLICYHOLDER DECIDED TO REBUILD IN A NEW LOCATION OR TO PURCHASE AN EXISTING STRUCTURE IN A NEW LOCATION IF THE POLICY OTHERWISE COVERS THE REPLACEMENT COST OR BUILDING CODE UPGRADE COST; EXCEPT THAT THE MEASURE OF INDEMNITY MAY NOT EXCEED THE REPLACEMENT COST, BUILDING CODE UPGRADE COST, OR EXTENDED REPLACEMENT COST FOR REPAIRING, REBUILDING, OR REPLACING THE STRUCTURE AT THE ORIGINAL LOCATION OF THE LOSS.
(b) If A POLICY OF HOMEOWNERS INSURANCE REQUIRES A POLICYHOLDER TO REPAIR, REBUILD, OR REPLACE DAMAGED OR LOST PROPERTY IN ORDER TO COLLECT THE FULL REPLACEMENT COST FOR THE PROPERTY, THE INSURER, SUBJECT TO THE POLICY LIMITS, SHALL:".

Reletter succeeding paragraphs accordingly.
Page 2, line 23, after "INSURED" insert "OWNER-OCCUPIED".
Page 3, line 2, strike "(13)(a)(I)" and substitute "(13)(b)(I)".
Page 3, strike lines 5 through 11 and substitute "DILIGENCE, ENCOUNTERS unavoidable delays in obtaining a construction permit, lacks NECESSARY CONSTRUCTIONMATERIALS, LACKS AVAILABLE CONTRACTORS TO PERFORM NECESSARY WORK, OR ENCOUNTERS OTHER CIRCUMSTANCES beyond the policyholder's control. This subsection (13)(b)(II) does not prohibit an insurer from allowing a policyholder ADDITIONAL TIME TO COLLECT THE FULL REPLACEMENT COST FOR LOST OR DAMAGED PROPERTY OR FOR ADDITIONAL LIVING EXPENSES.".

Page 3, line 15, strike "THIRTY-SIX" and substitute "tWENTY-FOUR".

Page 3, strike lines 17 through 26 and substitute "OPPORTUNITY TO TWICE EXTEND SUCH PERIOD BY SIX MONTHS IF THE POLICYHOLDER, ACTING IN GOOD FAITH AND WITH REASONABLE DILIGENCE, ENCOUNTERS A DELAY OR DELAYS IN RECEIVING NECESSARY PERMIT APPROVALS FOR, OR RECONSTRUCTION OF, THE INSURED OWNER-OCCUPIED RESIDENCE, WHICH DELAYS ARE BEYOND THE CONTROL OF THE POLICYHOLDER.
(d) THE POLICY MUST PROVIDE THAT, NOTWITHSTANDING SUBSECTION (11)(c) OF THIS SECTION, TO REPLACE PROPERTY AND RECEIVE RECOVERABLE DEPRECIATION ON THAT PROPERTY, AN INSURER SHALL ALLOW THE POLICYHOLDER THE GREATER OF:
(I) At LeASt three hundred sixty-Five days after the EXPIRATION OF ALE; OR
(II) Thirty-six months after the insurer provides the POLICYHOLDER THE FIRST PAYMENT TOWARD THE ACTUAL CASH VALUE OF SUCH LOSS.".

Page 4, line 2, after "INSURED" insert "OWNER-OCCUPIED".
Page 4, line 4, after "INSURED" insert "OWNER-OCCUPIED".
Page 4, line 8, strike "LOCATION." and substitute "LOCATION, IN WHICH CASE THE CALCULATION OF THE REPLACEMENT COST OF THE INSURED OWNER-OCCUPIED RESIDENCE SHALL NOT INCLUDE CONSIDERATION OF THE VALUE OF THE LAND UPON WHICH THE EXISTING RESIDENCE IS LOCATED.".

Page 4, strike line 12 and substitute "REPLACEMENT RESIDENCE IF THE COVERAGE LIMIT THAT APPLIES TO THE POLICYHOLDER'S OWNER-OCCUPIED RESIDENCE IS INSUFFICIENT TO PAY FOR REBUILDING OR REPLACING THE OWNER-OCCUPIED RESIDENCE.".

Page 4, strike lines 14 through 25 and substitute "CLAIM UNDER AN ISSUED POLICY, AN INSURER SHALL PROVIDE TO THE POLICYHOLDER:
(I) Appropriate contact information that allows for DIRECT CONTACT WITH EITHER AN EMPLOYEE OF THE INSURER OR A REPRESENTATIVE WHO IS CAPABLE OF ELEVATING COMPLAINTS OR INQUIRIES TO AN EMPLOYEE OF THE INSURER;
(II) At least one means of communication during regular BUSINESS HOURS; AND
(III) A Written status report if, within a Six-month period, THE POLICYHOLDER IS ASSIGNED A THIRD OR SUBSEQUENT ADJUSTER TO BE PRIMARILY RESPONSIBLE FOR A CLAIM. THE WRITTEN STATUS REPORT MUST INCLUDE A SUMMARY OF ANY DECISIONS OR ACTIONS THAT ARE SUBSTANTIALLY RELATED TO THE DISPOSITION OF A CLAIM, INCLUDING THE AMOUNT OF LOSSES TO STRUCTURES OR CONTENTS, THE RETENTION OF CONSULTATION OF DESIGN OR CONSTRUCTION PROFESSIONALS, THE AMOUNT OF COVERAGE FOR LOSSES TO STRUCTURES OR CONTENTS, AND ALL ITEMS OF DISPUTE.".

Page 4 of the bill, strike lines 26 and 27 and substitute:

[^13]Page 5 of the bill, strike lines 1 through 4.
Page 5, line 6, strike "EIGHTY" and substitute "SIXTY-FIVE".
Page 5, line 8, strike "VALUE" and substitute "LIMIT".
Page 5, strike lines 12 and 13 and substitute:
"(I) Acceptance of The money described in subsection (14)(a) OF THIS SECTION DOES NOT CHANGE THE BENEFITS AVAILABLE UNDER THE POLICY;".

Page 5, line 19, after "(c)" insert "(I)".
Page 5, line 22, strike "(I)" and substitute "(A)".
Page 5, strike lines 25 and 26 and substitute:
"(B) Provide payment For any covered and undisputed ITEMS WITHIN THIRTY DAYS AFTER RECEIVING THE INVENTORY.
(II) THE COMMISSIONER SHALL ADOPT RULES TO SIMPLIFY THE PROCESS FOR POLICYHOLDERS TO SUBMIT AN INVENTORY FOR PERSONAL PROPERTY LOSSES AND EXPEDITE REIMBURSEMENT FOR SUCH LOSSES.".

Page 6, line 1, strike "THIRTY" and substitute "SIXTY".
Page 6, line 3, after "debris;" insert "EXCEPT THAT, in CASES WHERE DEBRIS REMOVAL IS CONDUCTED BY, OR IN COORDINATION WITH, GOVERNMENTAL ENTITIES, PAYMENT FOR COVERED COSTS FOR REMOVAL OF DEBRIS WILL BE PROVIDED WITHIN A REASONABLE AMOUNT OF TIME;".

Page 6, line 6, strike "THE" and substitute "SUCH".
Page 6, line 10, strike "REIMBURSE" and substitute "PAY".
Page 6, line 11, strike "TEN" and substitute "TWENTY".
Page 6, line 12, strike "THE" and substitute "SUCH".
Page 6, line 13, strike "OBLIGES" and substitute "OBLIGATES".
Page 6, line 16, strike "REIMBURSE" and substitute "PAY".
Page 6, line 23, after "OF" insert "SUBSECTIONS (13) TO (15) OF".

## EDUCATION

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

HB22-1057 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 11, strike "portion;" and substitute "portion and (1.8)(b);".

Page 2, line 20, strike "TEACHER" and substitute "TEACHER, AS DEFINED IN SECTION 22-63-103 (11),".

Page 2, line 22, after "DISTRICT" insert "OR CHARTER SCHOOL".
Page 2, line 25, after "DISTRICT" insert "OR CHARTER SCHOOL".
Page 3, after line 3 insert:
"(b) AS USED IN THIS SUBSECTION (1.3), "SUBSTITUTE TEACHER" HAS THE SAME MEANING AS SET FORTH IN SECTION 22-63-103 (10); EXCEPT THAT THERE SHALL BE NO RESTRICTION IN THE LENGTH OF A CONTINUOUS ASSIGNMENT.
(c) A SERVICE RETIREE WHO IS HIRED IN ACCORDANCE WITH SUbSECTION (1.3)(a) OF THIS SECTION DOES NOT COUNT AGAINST THE ADDITIONAL TEN SERVICE RETIREES THAT A STATE COLLEGE OR UNIVERSITY OR AN EMPLOYER IN THE SCHOOL OR DENVER PUBLIC SCHOOLS DIVISION MAY HIRE AS AUTHORIZED BY SUBSECTION (1.8)(b) OF THIS SECTION.".

Reletter succeeding paragraph accordingly.
Page 3, after line 4 insert:
"(1.8) (b) A state college or university or an employer in the school or Denver public schools division may hire up to ten service retirees who are not subject to subsection (1.3), (1.9), or (5) of this section in areas where the employer determines that there is a critical shortage of qualified candidates and that the service retiree has unique experience, skill, or qualifications that would benefit the employer. The employer shall notify the association upon hiring a service retiree pursuant to this subsection (1.8). A list of any and all service retirees employed by the employer shall be provided to the association at the start of each calendar year and shall be updated prior to any additional hirings during the same calendar year.".

## ENERGY AND ENVIRONMENT

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

HB22-1018 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, after "add" insert "(1.5) and".
Page 3, strike lines 5 and 6 and substitute "utilities to use when disconnecting service due to nonpayment. At a minimum, The rules must address the following subjects:".

Page 3 of the bill, line 9, before "SATURDAYs," insert "FriDAYs,".
Page 3 of the bill, strike lines 11 and 12 and substitute:
"(B) To the greatest extent practicable, after 11:59 A.M. on a Monday through Thursday that is not a holiday; or".

Page 3, strike line 12 and substitute "NOT A HOLIDAY; OR
(C) DURING AN EMERGENCY OR SAFETY EVENT OR CIRCUMSTANCE; AND".

Page 3, strike lines 18 through 27.
Page 4, strike lines 1 through 6 and substitute "RECONNECTION OF SERVICE IF ONE OF THE CIRCUMSTANCES SET FORTH IN SUBSECTION (1.5) OF THIS SECTION IS MET.
(1.5) A UTILITY SHALL RECONNECT A CUSTOMER'S SERVICE ON THE SAME DAY AS THE CUSTOMER REQUESTS RECONNECTION PURSUANT TO SUBSECTION (1)(b)(II) OF THIS SECTION IF:
(a) THE CUSTOMER IS AN ELECTRIC UTILITY CUSTOMER WITH ADVANCED METERING INFRASTRUCTURE AND HAS REQUESTED RECONNECTION OF SERVICE AT LEAST ONE HOUR BEFORE THE CLOSE OF BUSINESS FOR THE ELECTRIC UTILITY'S CUSTOMER SERVICE DIVISION; EXCEPT THAT THE ELECTRIC UTILITY MAY RECONNECT SERVICE ON THE DAY FOLLOWING A DISCONNECTION OF SERVICE IF THERE ARE INTERNET CONNECTIVITY, TECHNICAL, OR MECHANICAL PROBLEMS THAT REASONABLY PREVENT THE UTILITY FROM REMOTELY RECONNECTING THE CUSTOMER'S SERVICE; OR
(b) THE CUSTOMER IS EITHER AN ELECTRIC UTILITY CUSTOMER WITHOUT ADVANCED METERING INFRASTRUCTURE OR A GAS UTILITY CUSTOMER AND HAS REQUESTED RECONNECTION OF SERVICE ON OR BEFORE 12:59 P.M.; EXCEPT THAT, AN ELECTRIC UTILITY OR GAS UTILITY MAY RECONNECT THE CUSTOMER'S SERVICE ON THE DAY FOLLOWING A DISCONNECTION IF:
(I) Prior to disconnection of the customer's service, the UTILITY HAS MADE A QUALIFYING COMMUNICATION WITH THE CUSTOMER; OR
(II) An emergency or safety event or circumstance arises AFTER DISCONNECTION OF SERVICE THAT RENDERS THE UTILITY'S STAFF TEMPORARILY UNAVAILABLE TO SAFELY RECONNECT SERVICE. IF NEXT-DAY RECONNECTION OF SERVICE IS NOT POSSIBLE DUE TO THE CONTINUATION OF THE EMERGENCY OR SAFETY EVENT OR CIRCUMSTANCE, THE UTILITY SHALL RECONNECT THE CUSTOMER'S SERVICE AS SOON AS POSSIBLE.".

Page 4, strike line 12 and substitute "BETWEEN AN ELECTRIC UTILITY'S DATA SYSTEMS AND THE METER'S INTERNET PROTOCOL ADDRESS AND ALLOWS THE".

Page 4, after line 14 insert:
"(b) (I) "EMERGENCY OR SAFETY EVENT OR CIRCUMSTANCE" MEANS A MANMADE OR NATURAL EMERGENCY EVENT OR SAFETY CIRCUMSTANCE:
(A) That prevents utility staff from being able to safely TRAVEL TO OR WORK AT A CUSTOMER'S RESIDENCE OR PLACE OF BUSINESS FOR PURPOSES OF RECONNECTING UTILITY SERVICE; OR
(B) FOR WHICH A UTILITY HAS DISPATCHED UTILITY STAFF MEMBERS TO HELP RESPOND TO THE EMERGENCY OR SAFETY EVENT OR CIRCUMSTANCE AND, DUE TO THE TIMING OR NUMBER OF UTILITY STAFF DISPATCHED, THE UTILITY LACKS SUFFICIENT TRAINED STAFF TO RECONNECT UTILITY SERVICE AT A CUSTOMER'S RESIDENCE OR PLACE OF BUSINESS.
(II) "EMERGENCY OR SAFETY EVENT OR CIRCUMSTANCE" INCLUDES A SEVERE WEATHER EVENT THAT ONE OR MORE REPUTABLE WEATHER FORECASTING SOURCES FORECASTS TO OCCUR IN THE FOLLOWING TWENTY-FOUR HOURS AND THAT IS MORE LIKELY THAN NOT TO RESULT IN DANGEROUS TRAVEL OR ON-SITE OUTDOOR OR INDOOR WORK CONDITIONS FOR INDIVIDUALS IN THE PATH OF THE WEATHER EVENT.".

Reletter succeeding paragraphs accordingly.
Page 5 of the bill, lines 1 and 2, strike "CONFirms receipt of" and substitute "RECEIVES".

## FINANCE

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

HB22-1010 be referred favorably to the Committee on Appropriations.

HB22-1083 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 3, line 14, strike "monitored, evaluated, REVIEWED," and substitute "REVIEWED".

Page 3, line 15, before the period insert "AND HAS A HISTORY OR TRACK RECORD OF SUCCESS IN DELIVERING SERVICES AND DEMONSTRATED FINANCIAL VIABILITY".

Page 4, line 27, strike "501 (c)" and substitute "501 (c)(3)".
Page 5, line 1, strike "501 (c)," and substitute "501 (c)(3),".
Page 5, line 3, strike "THAT SUPPORTS:" and substitute "WITH THE PRIMARY FOCUS ON ASSISTING INDIVIDUALS OR FAMILIES EXPERIENCING HOMELESSNESS OR, IN THE CASE OF PREVENTION, INDIVIDUALS OR FAMILIES FACING IMMINENT RISK OF HOMELESSNESS. AN OPERATIONAL SERVICE MUST ALSO BE A SERVICE THAT SUPPORTS OR PROVIDES:".

Page 7, line 10, strike "AN APPROVED PROJECT" and substitute "ONE OR MORE APPROVED PROJECTS".

Page 7, line 11, after "THAN" insert "AN ADDITIONAL".
Page 7, lines 11 and 12, strike "PER APPROVED PROJECT".
Page 7, lines 22 and 23, strike "IS REDUCED BY THE AMOUNT BY WHICH THE CREDIT EXCEEDS" and substitute "SHALL NOT EXCEED".

Page 7, strike lines 24 through 26 and substitute "TAX YEAR.".
Page 9, line 18, strike "AND".
Page 9, line 20, strike "STATE." and substitute "STATE; AND".
Page 9, after line 20 insert:
"(D) Submit a recent audit or financial report to the DIVISION IN A FORM THAT IS ACCEPTABLE TO THE DIVISION.".

Page 10, after line 9 insert:
"(III) WHEN REVIEWING APPLICATIONS AND ORGANIZATIONS FOR APPROVAL PURSUANT TO SUBSECTIONS (5)(a)(I) AND (5)(a)(II) OF THIS SECTION, WITH RESPECT TO A NONPROFIT ORGANIZATION'S PROPOSED QUALIFYING ACTIVITY OR ACTIVITIES, THE DIVISION SHALL CONSIDER THE FINANCIAL MANAGEMENT CAPACITY AND OPERATIONAL CAPACITY OF THE NONPROFIT ORGANIZATION AND EVALUATE THE CAPABILITY OF THE NONPROFIT ORGANIZATION TO ENTER A MONITORING AGREEMENT FOR THE PURPOSE OF THE DIVISION EVALUATING THE EFFICACY OF THE NONPROFIT ORGANIZATION AND ITS QUALIFYING ACTIVITY OR ACTIVITIES.".

Page 12, after line 25 insert:
"(8) (a) ON OR BEFORE SEPTEMBER 30 OF EACH CALENDAR YEAR, THE STATE DIRECTOR OF HOUSING OR THE DIRECTOR'S DESIGNEE SHALL TRANSMIT TO THE DEPARTMENT OF REVENUE THE DATA REGARDING INCOME TAX CREDITS ALLOWED PURSUANT TO THIS SECTION THAT ARE CERTIFIED OR APPROVED BY THE DIVISION FROM JANUARY 1 THROUGH June 30 of the same calendar year.
(b) On or before March 31 of each calendar year, the STATE DIRECTOR OF HOUSING OR THE DIRECTOR'S DESIGNEE SHALL TRANSMIT TO THE DEPARTMENT OF REVENUE THE DATA REGARDING INCOME TAX CREDITS ALLOWED PURSUANT TO THIS SECTION THAT ARE CERTIFIED OR APPROVED BY THE DIVISION FROM JULY 1 THROUGH December 31 of the previous calendar year.".

Renumber succeeding subsection accordingly.

HB22-1117 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 2, after line 1 insert:
"SECTION 1. Legislative declaration. (1) The general assembly hereby finds and declares that:
(a) In recent years, the role of destination marketing and management organizations in Colorado has evolved to not only support economic growth through tourism, but also to address the social, cultural, and environmental issues related to tourism. In addition to inspiring travel to and within a destination and enhancing a visitor's experience, destination marketing and management organizations now use their expertise to protect our destinations' cultural and natural assets and improve our residents' quality of life. For example, the Colorado tourism office has embedded destination stewardship and sustainable travel principles into its strategic plans, annual campaigns, and key programming.
(b) Destination marketing and management organizations across the state are increasingly using their marketing budgets and robust communication channels to disperse travelers and educate visitors on how to travel responsibly and lessen their impact. With values-based marketing campaigns and educational programs like the Colorado tourism office's "Care for Colorado" and "Do Colorado Right", these organizations are well-positioned to deliver messages that encourage the positive change our communities ask all visitors--local, domestic, and international--to adopt while in Colorado.
(c) The strides and responsive nature of this marketing approach play a key role in ensuring that visitors responsibly enjoy their stays in the state. A visitor's experience is also heavily influenced by the host community's ability to support their residents and local workforce with housing and other essential services, as well as a strong quality of life that comes with our amazing natural and cultural assets. A thriving community ensures more positive visitor interactions and experiences in our restaurants, on our trails, and throughout our main streets. This, in turn, increases the likelihood that a visitor will return and continue to support our local businesses. Robust support for our residents' needs is essential to the long-term health of both our communities and our economy.".

Renumber succeeding sections accordingly.
Page 2, line 9, strike "WORKFORCE OR".
Page 2, line 11, strike "OR".
Page 2, after line 11 insert:
"(D) Housing and Childcare for the tourism-Related WORKFORCE, INCLUDING SEASONAL WORKERS, AND FOR OTHER WORKERS IN THE COMMUNITY; OR".

Reletter succeeding sub-subparagraph accordingly.
Page 3, strike lines 2 and 3 and substitute:
"(A) CAPITAL EXPENDITURES FOR HOUSING AND CHILDCARE FOR THE TOURISM-RELATED WORKFORCE, INCLUDING SEASONAL WORKERS, AND FOR OTHER WORKERS IN THE COMMUNITY;".

Page 3, line 17, after "purpose." insert "IF A DISTRICT SEEKS TO USE THE TAX REVENUE FOR A PURPOSE SPECIFIED IN SUBSECTION (1)(e)(I)(D) OR (1)(e)(I)(E) OF THIS SECTION, THEN THE BALLOT ISSUE AUTHORIZING THE USE MUST SPECIFY HOW THE DISTRICT WILL SPEND THE TAX REVENUE UNDER EITHER SUBSECTION.".

Page 3, line 22, after "election." insert "If, after January 1, 2022, THERE IS A NEW TAX CREATED OR THE ALLOWABLE USES OF AN EXISTING TAX ARE EXPANDED, AT LEAST TEN PERCENT OF THE TAX REVENUE MUST BE USED FOR PURPOSES THAT WERE AUTHORIZED UNDER SECTION 29-25-111 (1)(e) PRIOR TO JANUARY 1, 2022.".

Page 4, line 6, strike "(2)(c),".
Page 4, lines 6 and 7, strike "(1.5) and (3)(a.5)" and substitute "(1.5), (3)(a.5), and (3)(g)".

Page 4 , line 17, strike "(1.5) A" and substitute "(1.5) (a) SubJECT TO THE LIMITATION SET FORTH IN SUBSECTION (1.5)(b) OF THIS SECTION, A".

Page 4, line 19, strike "(a)" and substitute "(I)".
Page 4, strike lines 20 through 22 and substitute:
"(II) Housing and Childcare for the tourism-Related WORKFORCE, INCLUDING SEASONAL WORKERS, AND FOR OTHER WORKERS IN THE COMMUNITY; OR".

Page 4, line 23, strike "(d)" and substitute "(III)".
Page 4, after line 23 insert:
"(b) If, AFTER JANUARY 1, 2022, THERE IS A NEW LODGING TAX CREATED OR THE ALLOWABLE USES OF AN EXISTING LODGING TAX ARE EXPANDED IN ACCORDANCE WITH SUBSECTION (3)(a.5) OF THIS SECTION, AT LEAST TEN PERCENT OF THE LODGING TAX REVENUE MUST BE USED FOR THE PURPOSE OF ADVERTISING AND MARKETING LOCAL TOURISM.".

Page 4, strike lines 24 through 27.
Page 5, strike lines 1 through 6.
Page 6, after line 18 insert:
" (g) If a County Seeks to use lodging tax revenue for a PURPOSE SPECIFIED IN SUBSECTION (1.5)(a)(II) OR (1.5)(a)(III) OF THIS SECTION, THEN THE BALLOT ISSUE AUTHORIZING THE USE MUST SPECIFY HOW THE COUNTY WILL SPEND THE LODGING TAX REVENUE UNDER EITHER SUBSECTION.".

Page 7, line17, strike "(1)".
Page 7, line 19, strike "assembly or on".
Page 7, line 20, strike "January 1, 2023, as specified in subsection (2) of this section;" and substitute "assembly;".

Page 8 , strike lines 1 and 2 .

## STATE, CIVIC, MILITARY AND VETERANS AFFAIRS

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

HB22-1054 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 "economic" and substitute "socioeconomic".

Page 3, line 20, strike "ECONOMIC" and substitute "SOCIOECONOMIC".
Page 3, line 26, strike "ECONOMIC" and substitute "SOCIOECONOMIC".
Page 4, line 1, strike "ECONOMIC" and substitute "SOCIOECONOMIC".
Page 4, after line 9 insert:
"(3) THE COMMISSION AND THE NONPROFIT ORGANIZATION WITH WHICH THE COMMISSION CONTRACTS AS REQUIRED BY SUBSECTION (2) OF THIS SECTION SHALL JOINTLY CONVENE AN ADVISORY GROUP, CONSISTING OF MEMBERS OF INDIAN COMMUNITIES AND OTHER INDIVIDUALS WHO HAVE PROFESSIONAL OR PERSONAL EXPERIENCE IN DIAGNOSING OR HELPING TO ALLEVIATE SOCIOECONOMIC CHALLENGES FACED BY INDIANS, TO ADVISE THE COMMISSION AND THE NONPROFIT ORGANIZATION IN ESTABLISHING INITIAL GUIDELINES FOR PROGRAMS AND GRANTS TO BE COORDINATED, OVERSEEN, OR PROVIDED BY THE NONPROFIT ORGANIZATION AND TO PROVIDE ONGOING ADVICE TO THE COMMISSION AND THE NONPROFIT ORGANIZATION CONCERNING THE PROVISION OF SUCH PROGRAMS AND GRANTS.".

Renumber succeeding subsection accordingly.
Page 1, line 101, strike "ECONOMIC" and substitute "SOCIOECONOMIC".

HB22-1096 be postponed indefinitely.

## PRINTING REPORT

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

## HB22-1220, 1221, 1222, 1223, 1224.

## MESSAGE(S) FROM THE SENATE

The Senate has adopted and returns herewith: HJR22-1005.

## INTRODUCTION OF BILLS <br> First Reading

The following bills were read by title and referred to the committee(s) indicated:

> HB22-1225 by Representative(s) Hooton and Will, Bernett, Cutter, $\begin{aligned} & \text { Froelich, Titone, Weissman--Concerning the continuation } \\ & \text { of the Colorado resiliency office in the department of local } \\ & \text { affairs, and, in connection therewith, implementing } \\ & \text { recommendations contained in the 2021 sunset report by } \\ & \text { the department of regulatory agencies. }\end{aligned}$ Committee on Energy \& Environment

HB22-1226 by Representative(s) Tipper and Carver--Concerning the continuation of licensing requirements for massage therapists, and, in connection therewith, implementing the recommendations of the 2021 sunset report by the department of regulatory agencies.
Committee on Judiciary
HB22-1227 by Representative(s) Mullica, Lontine, McCormick, Titone--Concerning the continuation of the health-care work force data advisory group, and, in connection therewith, implementing the recommendation in the department of regulatory agencies' sunset report to repeal the advisory group.
Committee on Health \& Insurance
HB22-1228 by Representative(s) Roberts and Bockenfeld--Concerning the continuation of the regulation of preneed funeral contracts, and, in connection therewith, implementing the recommendations contained in the 2021 sunset report by the department of regulatory agencies.
Committee on Judiciary
HB22-1229 by Representative(s) Weissman and Soper; also Senator(s) Gardner and Gonzales--Concerning adopting clean-up provisions to Senate Bill 21-271 which enacted the 2021 recommendations of the Colorado commission on criminal and juvenile justice.

## Committee on Judiciary

HB22-1230 by Representative(s) Duran and Exum; also Senator(s) Fields and Priola--Concerning the employment support and job retention services program.
Committee on Business Affairs \& Labor

## HB22-1231 by Representative(s) Van Beber; also Senator(s) Coram-Concerning a bill of rights for foster parents. <br> Committee on Public \& Behavioral Health \& Human Services

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HB22-1232 by Representative(s) Valdez A. and Titone, Bernett, Cutter, Froelich--Concerning the continuation of the regulation of persons in connection with the control of asbestos, and, in connection therewith, implementing the recommendations of the department of regulatory agencies contained in the 2021 sunset report.
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## Committee on Energy \& Environment

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HB22-1233 by Representative(s) Lontine and Soper, McCormick, Ortiz, Titone--Concerning the continuation of the regulation of optometry by the state board of optometry, and, in connection therewith, implementing the recommendations in the 2021 sunset report by the department of regulatory agencies.
Committee on Health \& Insurance
HB22-1234 by Representative(s) Bacon and Michaelson Jenet; also Senator(s) Rodriguez--Concerning establishing a preventing identity-based violence grant program.
Committee on Judiciary
HB22-1235 by Representative(s) McCormick and Catlin, Holtorf, Lontine, Lynch, McLachlan, Pelton, Roberts, Titone, Valdez D., Will--Concerning the continuation of the regulation of veterinary practice by the state board of veterinary medicine, and, in connection therewith, implementing the recommendations of the 2021 sunset report on the "Colorado Veterinary Practice Act" by the department of regulatory agencies, creating a veterinary professional assistance program, adding registration requirements for veterinary technicians, adding veterinary technicians to the state board of veterinary medicine, and allowing certain unlicensed individuals to administer rabies vaccinations.
Committee on Agriculture, Livestock, \& Water
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## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Baisley, Hanks, Hooton, Lindsay, Michaelson Jenet, Ortiz, Pelton.

On motion of Representative Mullica, the House adjourned until 10:00 a.m., Monday, February 14, 2022.

Approved:
Alec Garnett,
Speaker
Attest:
Robin Jones, Chief Clerk

# HOUSE JOURNAL <br> SEVENTY-THIRD GENERAL ASSEMBLY <br> STATE OF COLORADO <br> <br> Second Regular Session 

 <br> <br> Second Regular Session}

Thirty-fourth Legislative Day<br>Monday, February 14, 2022

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Prayer by Reverend Brad Meuli, Denver Rescue Mission, Denver.
The Speaker called the House to order at 10:00 a.m.
Pledge of Allegiance led by Representative Karen McCormick,
Longmont.
The roll was called with the following result:
    Present--60.
    Excused--Representative(s) Michaelson Jenet, Ricks, Soper,
    Sullivan, Van Winkle--5.
    Present after roll call--Representative(s) Soper, Sullivan,
    Van Winkle.
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The Speaker declared a quorum present.

On motion of Representative McCormick, the House Journal of Friday, February 11, 2022, was declared approved as corrected by the Chief Clerk.

## APPOINTMENTS

The Speaker announced the following temporary committee appointments for Monday, February 14, 2022 only:

## Finance

Representative Weissman to replace Representative Gray.

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.

HB22-1036
by Representative(s) Snyder and Soper; also Senator(s) Lee-Concerning a requirement that certain real estate commission-approved forms specify whether the real estate transaction on which a form is based concerns a land surveyor's inspection of the real estate.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | $\mathbf{6 0}$ | NO | 2 | EXCUSED | 3 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | E |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | E | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle Y |  |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | E | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bird, Lontine, Rich
HB22-1035 by Representative(s) Young and Bradfield; also Senator(s) Ginal and Rankin-Concerning modernization of the "Older Coloradans' Act".

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

| YES | 53 | NO | 9 | EXCUSED | 3 | ABSENT | 0 |
| :--- | :---: | :--- | :---: | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | E |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | E | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle N |  |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | E | Woodrow | Y |


| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| :--- | :---: | :---: | :---: | :--- | :---: | :--- | :--- |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  | Speaker | Y |  |  |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Benavidez, Bernett, Boesenecker, Caraveo, Catlin, Cutter, Esgar, Exum, Froelich, Gonzales-Gutierrez, Herod, Jodeh, Kennedy, Lindsay, Lontine, McCluskie, McCormick, McLachlan, Mullica, Roberts, Snyder, Titone, Valdez A., Valdez D.

HB22-1041 by Representative(s) Boesenecker and Larson; also Senator(s) Ginal-Concerning restrictions on making public the personal information of protected persons at risk of threats.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 52 | NO | 10 | EXCUSED | 3 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | E |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | E | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton |  | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | E | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Bird, Caraveo, Cutter, Duran, Esgar, Exum, Froelich, Gonzales-Gutierrez, Gray, Herod, Jodeh, Lindsay, Lontine, McCluskie, McCormick, McLachlan, Mullica, Ortiz, Sirota, Snyder, Soper, Titone, Valdez A., Weissman, Young

HB22-1071 by Representative(s) Woodrow; also Senator(s) Rodriguez-Concerning available relief for plaintiffs who prevail in a class action under the "Colorado Consumer Protection 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.

1
2

| YES | 34 | NO | 28 | EXCUSED | 3 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | N | Snyder | N |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | E |
| Bernett | Y | Gray | Y | McLachlan | N | Tipper | Y |
| Bird | N | Hanks | Y | Michaelson Jenet | E | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | E | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | N | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Bacon, Boesenecker, Daugherty, Jodeh, Kipp, Lontine, Sirota, Tipper, Titone

## HB22-1087 by Representative(s) Hooton and Pico; also Senator(s)

 Story and Liston-Concerning special district director retirement benefits, and, in connection therewith, excluding a special district director from becoming eligible for membership in the public employees' retirement association due to the director's service as a director.The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 1 | EXCUSED | 3 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | E |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | E | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | E | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bernett, Esgar, Gray

HB22-1097 by Representative(s) Valdez D.; also Senator(s) Simpson-Concerning the authority of a board of county commissioners to file an application for dissolution of a special district with the special district's board of directors, and, in connection therewith, allowing a board of county commissioners to consent to dissolution by court order without an election of a special district with no outstanding financial obligations or debt.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | $\mathbf{6 0}$ | NO | $\mathbf{1}$ | EXCUSED | $\mathbf{4}$ | ABSENT | $\mathbf{0}$ |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | E |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | E |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | E | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | E | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Representative Soper was excused from voting under House Rule 21(c).
Co-sponsor(s) added: Representative(s) Gray, Lindsay, Sandridge, Van Winkle

On motion of Representative Froelich, 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.)

## ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: HB22-1008 as amended, HB22-1074, HB22-1088.

Laid over until date indicated retaining place on Calendar: HB22-1046, HB22-1089--Tuesday, February 15, 2022.

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 | 39 | NO | 21 | EXCUSED | 5 | ABSENT | 0 |
| :--- | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | E | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | E | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | E | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | E | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | E | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

## CONSIDERATION OF RESOLUTION(S)

HJR22-1002 by Representative(s) Pico and Rich, Boesenecker, Catlin, Exum, Froelich, Gray, Hooton, Sullivan, Valdez D., Van Winkle; also Senator(s) Hisey and Zenzinger, Coram, Donovan, Scott-Concerning a request that Congress allow the state of Colorado to conduct an analysis of and possibly move forward on harmonizing the gross vehicle weight for trucks on the Interstate Highway System in Colorado with that of other state highways.
(Printed and placed in members' files.)
On motion of Representative Pico, a portion of the resolution was read at length and the resolution was adopted by viva voce vote.

Current Roll Call added as co-sponsor(s): Representative(s) Amabile, Bacon, Baisley, Benavidez, Bernett, Bird, Bockenfeld, Bradfield, Caraveo, Carver, Cutter, Daugherty, Duran, Esgar, Geitner, Gonzales-Gutierrez, Hanks, Herod, Jodeh, Kennedy, Kipp, Larson, Lindsay, Lontine, Luck, Lynch, McCluskie, McCormick, McKean, McLachlan, Mullica, Neville, Ortiz, Pelton, Ransom, Roberts, Sandridge, Sirota, Snyder, Soper, Tipper, Titone, Valdez A., Van Beber, Weissman, Will, Williams, Woodrow, Woog, Young, Speaker

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## AGRICULTURE, LIVESTOCK, AND WATER

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

HB22-1016 be referred favorably to the Committee on Appropriations.

SB22-017 be referred to the Committee of the Whole with favorable recommendation.

## PUBLIC AND BEHAVIORAL HEALTH AND HUMAN SERVICES

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

HB22-1090 be referred to the Committee of the Whole with favorable recommendation.

## PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed: HB22-1225, 1226, 1227, 1228, 1229, 1230, 1231, 1232, 1233, 1234, 1235.

## MESSAGE(S) FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes: SB22-014, SB22-045, and SB22-056.

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-003 amended in General Orders as printed in Senate Journal, February 11, 2022.
SB22-019 amended in General Orders as printed in Senate Journal, February 11, 2022.
SB22-064 amended in General Orders as printed in Senate Journal, February 11, 2022.

## MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, SB22-014, 056, and 045.
without comment, as amended, SB22-019, 003, and 064.

## INTRODUCTION OF BILLS First Reading

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

SB22-003 by Senator(s) Buckner and Donovan; also Representative(s) Mullica and Exum--Concerning permitting community colleges to offer a bachelor of science degree in nursing to certain students.
Committee on Education
SB22-014 by Senator(s) Moreno, Fenberg, Priola; also Representative(s) McKean and McLachlan--Concerning the administration of the Colorado youth advisory council.

## Committee on Education

SB22-019 by Senator(s) Winter; also Representative(s) Woodrow-Concerning access to automatically suppressed court records of eviction proceedings.
Committee on Judiciary
SB22-045 by Senator(s) Lee; also Representative(s) Bird-Concerning modifications to the laws governing public benefit corporations.
Committee on Business Affairs \& Labor
SB22-056 by Senator(s) Sonnenberg and Garcia, Cooke; also Representative(s) Young and Will--Concerning authorizing the university of northern Colorado to offer degrees in osteopathic medicine.
Committee on Education

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SB22-064 by Senator(s) Zenzinger and Rankin; also
    Representative(s) McKean and Kipp--Concerning
        requirements for neighborhood youth organizations that
        provide services designed for the development of youth.
Committee on Public & Behavioral Health & Human Services
REMOTE PARTICIPATION
Pursuant to House Rule 53(d)(2), the following is a list of members
participating remotely in the proceedings of the House: Representatives
Duran, Hanks, Ortiz.
On motion of Representative Kipp, the House adjourned until 9:00 a.m., Tuesday, February 15, 2022.
Approved:
Alec Garnett,
Speaker
Attest:
Robin Jones, Chief Clerk
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## HOUSE JOURNAL

SEVENTY-THIRD GENERAL ASSEMBLY

## STATE OF COLORADO

## Second Regular Session

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Prayer by Father Eustace Sequeira, SJ, Arrupe Jesuit High School,
Denver.
The Speaker called the House to order at 9:00 a.m.
Pledge of Allegiance led by Representative Karen McCormick,
Longmont.
The roll was called with the following result:
    Present--62.
    Excused--Representative(s) McKean, Soper, Van Beber--3.
    Present after roll call--Representative(s) McKean, Soper,
    Van Beber.
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The Speaker declared a quorum present.

On motion of Representative McCormick, the House Journal of Monday, February 14, 2022, 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.

HB22-1088 by Representative(s) Valdez D. And Will; also Senator(s) Liston and Lee-Concerning peace officer status for certain department of revenue employees.

Laid over until Wednesday, February 16, 2022.
HB22-1008 by Representative(s) Tipper and Soper, Ortiz; also Senator(s) Fenberg and Winter-Concerning the federal requirements for the implementation of fertility coverage under health benefit plans.

The question being "Shall the bill pass?".

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

| YES | 45 | NO | 20 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker |  | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle |  |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Bird, Boesenecker, Caraveo, Cutter, Esgar, Exum, Froelich, Gonzales-Gutierrez, Gray, Herod, Hooton, Jodeh, Kennedy, Lindsay, McCluskie, McCormick, McLachlan, Michaelson Jenet, Mullica, Ricks, Roberts, Sirota, Sullivan, Titone, Valdez A., Valdez D., Weissman, Young, Speaker

HB22-1074 by Representative(s) Amabile; also Senator(s) Hisey-Concerning certain traffic violations on the interstate 70 peak period shoulder lanes.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 22 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bernett, Bird, Exum, Gray, Hooton, Jodeh, Lindsay, McCluskie, McCormick, Roberts, Tipper, Woodrow

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

HB22-1089 by Representative(s) Woodrow; also Senator(s) Winter-Concerning a requirement that transportation network companies provide insurance to protect individuals from damages caused by uninsured motorists.
(Laid Over from February 14, 2022.)
Amendment recommended by Judiciary Report, dated February 9, 2022, and placed in member's bill file; Report also printed in House Journal, February 10, 2022.

Laid over until Wednesday, February 16, 2022.
HB22-1046 by Representative(s) McLachlan and Catlin; also Senator(s) Winter-Concerning authority for local governments to designate highways under their jurisdiction for over-snow use only.
(Laid Over from February 14, 2022.)
Amendment recommended by Transportation \& Local Government Report, dated February 9, 2022, and placed in member's bill file; Report also printed in House Journal, February 10, 2022.

Laid over until Wednesday, February 16, 2022.
HB22-1073 by Representative(s) Roberts and Soper, McCluskie; also Senator(s) Coram and Donovan-Concerning authorization to enter the premises of an establishment that provides services related to dead human bodies in order to perform an inspection.

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

HB22-1099 by Representative(s) Carver and Roberts; also Senator(s) Woodward and Zenzinger-Concerning mandatory disclosures of third-party sellers selling through online marketplaces.

Amendment No. 1, Business Affairs \& Labor Report, dated February 10, 2022, and placed in member's bill file; Report also printed in House Journal, February 11, 2022.

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

HB22-1057 by Representative(s) Bradfield and McLachlan; also Senator(s) Woodward and Zenzinger-Concerning public employees' retirement association employment after retirement limitations.

Amendment No. 1, Education Report, dated February 10, 2022, and placed in member's bill file; Report also printed in House Journal, February 11, 2022.

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

HB22-1117 by Representative(s) Roberts and Catlin; also Senator(s) Coram and Donovan-Concerning the use of revenue from a local tax on lodging.

Amendment No. 1, Finance Report, dated February 10, 2022, and placed in member's bill file; Report also printed in House Journal, February 11, 2022.

Amendment No. 2, by Representative Roberts.
Amend printed bill, page 7, strike line 1 and substitute "capital expenditures, with the exception of:
(I) CAPITAL EXPENDITURES FOR HOUSING AND CHILDCARE FOR THE TOURISM-RELATED WORKFORCE, INCLUDING SEASONAL WORKERS, AND FOR OTHER WORKERS IN THE COMMUNITY;
(II) CAPITAL EXPENDITURES RELATED TO FACILITATING AND ENHANCING VISITOR EXPERIENCES; OR
(III) Tourist information centers.".

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

HB22-1054 by Representative(s) Benavidez-Concerning funding to improve economic conditions for Indians.

Amendment No. 1, State, Civic, Military, \& Veterans Affairs Report, dated February 10, 2022, and placed in member's bill file; Report also printed in House Journal, February 11, 2022.

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: HB22-1054 as amended, HB22-1057 as amended, HB22-1073, HB22-1099 as amended, HB22-1117 as amended.

Laid over until date indicated retaining place on Calendar: HB22-1046, HB22-1089--Wednesday, February 16, 2022.

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 | 43 | NO | 22 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## FINANCE

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

HB22-1034 be referred to the Committee of the Whole with favorable recommendation.

HB22-1055 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 "(1)(a.5)," insert "(1)(b.5),".

Page 2, strike lines 7 through 9 and substitute:
"(a.5) "INCONTINENCE PRODUCTS AND DIAPERS" MEANS ABSORBENT CLOTH OR DISPOSABLE PRODUCTS WORN BY HUMANS WHO ARE INCAPABLE OF, OR HAVE DIFFICULTY, CONTROLLING THEIR BLADDER OR BOWEL MOVEMENTS.
(b.5) "PERIOD PRODUCTS" MEANS CONSUMER PRODUCTS USED TO MANAGE MENSTRUATION.".

Page 2, line 16, strike "FEMININE HYGIENE" and substitute "PERIOD".
Page 3, line 2, strike "FEMININE HYGIENE" and substitute "PERIOD".
Page 3, line 4, strike "MEDICALLY".
Page 3, line 7, strike "ON OR".
Page 3, strike lines 8 through 12 and substitute "THE STATE AUDITOR SHALL IDENTIFY AVAILABLE DATA SOURCES AND ESTIMATE THE SAVINGS THAT THE EXEMPTION PROVIDES TO TAXPAYERS IN COLORADO FOR WHOM PERIOD PRODUCTS ARE ESSENTIAL DURING THE STATE AUDITOR'S EVALUATION OF THE EXEMPTION PURSUANT TO SECTION 39-21-305.".

Page 3, line 15 , before "DIAPERS" insert "INCONTINENCE PRODUCTS AND".
Page 3, line 27, before "DIAPERS" insert "INCONTINENCE PRODUCTS AND".
Page 4 , line 1 , strike "PARENTS AND OTHER" and substitute "PARENTS,".
Page 4, line 2, strike "CHILDREN" and substitute "CHILDREN, AND OTHER USERS OF INCONTINENCE PRODUCTS".

Page 4, line 5, strike "ON OR BEFORE".
Page 4, strike lines 6 through 10 and substitute "THE STATE AUDITOR SHALL IDENTIFY AVAILABLE DATA SOURCES AND ESTIMATE THE SAVINGS THE EXEMPTION PROVIDES TO TAXPAYERS IN COLORADO FOR WHOM INCONTINENCE PRODUCTS AND DIAPERS ARE ESSENTIAL DURING THE STATE AUDITOR'S EVALUATION OF THE EXEMPTION PURSUANT TO SECTION 39-21-305.".

Page 5, line 5, strike "FEMININE HYGIENE" and substitute "PERIOD".
Page 5, line 7, before "DIAPERS" insert "INCONTINENCE PRODUCTS AND".

## JUDICIARY

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

HB22-1229 be referred favorably to the Committee on Appropriations.

## STATE, CIVIC, MILITARY AND VETERANS AFFAIRS

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

HB22-1044 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, 1-3-103, add (13) as follows:

1-3-103. Party committees. (13) In SELECTING THE MEMBERS OF A VACANCY COMMITTEE AUTHORIZED TO FILL VACANCIES IN OFFICE PURSUANT TO THIS SECTION, THE CENTRAL COMMITTEE OF A JURISDICTION SHALL SELECT, AT A MINIMUM, THE MEMBERS OF THE JURISDICTION'S CENTRAL COMMITTEE.

SECTION 2. In Colorado Revised Statutes, 1-12-206, amend (2) and (3) as follows:

1-12-206. Vacancies in the office of county commissioner. (2) If the vacating commissioner was elected by the electors of the whole county, whether at large or from a district, the successor shall be appointed by a vacancy committee constituted of those persons selected at the county central committee organizational meeting of the same political party as the vacating commissioner. In SELECTING THE MEMBERS OF A VACANCY COMMITTEE, THE CENTRAL COMMITTEE OF A JURISDICTION SHALL SELECT, AT A MINIMUM, THE MEMBERS OF THE JURISDICTION'S CENTRAL COMMITTEE.
(3) If the vacating commissioner was elected only by the electors of the district from which the vacating commissioner was elected, the county commissioner district central committee of the same district and political party as the vacating commissioner shall appoint a vacancy committee whose sole purpose shall be to name a successor to the position of county commissioner. In SELECTING THE MEMBERS OF A VACANCY COMMITTEE, THE CENTRAL COMMITTEE OF A JURISDICTION SHALL SELECT, AT A MINIMUM, THE MEMBERS OF THE JURISDICTION'S CENTRAL COMMITTEE. In the event the county commissioner district central committee fails to appoint a vacancy committee, the vacancy committee shall consist of the ehairpersonand the viee-ehairpersonof the eounty commissioner distriet central committee, and a third person designated by the chairperson and viee-chairperson from among the precinct committeepersons of the same district and the same politieat party as the vacating commissioner THE MEMBERS OF THE JURISDICTION'S CENTRAL COMMITTEE.

SECTION 3. In Colorado Revised Statutes, 22-2-105.5, amend (3)(a) as follows:

22-2-105.5. State board of education - definitions - vacancies - procedure for filling. (3) (a) Any vacancy occurring on the state board, other than a vacancy in a seat filled by a member elected from the state at large, shall be filled by the vacancy committee of the party congressional central committee of the same political party as the vacating board member for the congressional district represented by the vacating board member. For Purposes of This section, in SElecting THE MEMBERS OF A VACANCY COMMITTEE, THE CENTRAL COMMITTEE OF

A JURISDICTION SHALL SELECT, AT A MINIMUM, THE MEMBERS OF THE
JURISDICTION'S CENTRAL COMMITTEE. If no vacancy committee of the
party congressional central committee exists, the party congressional
central committee shall perform the functions of the vacancy committee.
SECTION 4. Act subject to petition - effective date -
applicability. (1) This act takes effect at 12:01 a.m. on the day following
the expiration of the ninety-day period after final adjournment of the
general assembly; 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 2022 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 vacancies occurring on or after the applicable effective date of this act.".

HB22-1078 be postponed indefinitely.

HB22-1084 be postponed indefinitely.

HB22-1085 be postponed indefinitely.

HB22-1086 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:
SB22-026 and SB22-027.
The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-052 amended in General Orders as printed in Senate Journal, February 14, 2022.
SB22-058 amended in General Orders as printed in Senate Journal, February 14, 2022.

## INTRODUCTION OF BILLS <br> \section*{First Reading}

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

HB22-1236 by Representative(s) Van Beber, Holtorf, Luck, Lynch, Neville, Pelton, Pico, Ransom, Rich; also Senator(s) Coram--Concerning the creation of a parent's bill of rights. Committee on Health \& Insurance

HB22-1237 by Representative(s) Roberts and Will--Concerning county court judges in western Colorado.
Committee on Judiciary
HB22-1238 by Representative(s) Lynch, Pelton, Pico, Roberts, Van Beber, Will; also Senator(s) Woodward, Hisey-Concerning oversight of the exercise of powers granted in the case of an emergency.
Committee on State, Civic, Military, \& Veterans Affairs

## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Herod, Ortiz, Ricks, Van Winkle.

On motion of Representative Mullica, the House adjourned until 9:00 a.m., Wednesday, February 16, 2022.

Approved:
Alec Garnett, Speaker
Attest:
Robin Jones,
Chief Clerk

# HOUSE JOURNAL <br> SEVENTY-THIRD GENERAL ASSEMBLY <br> STATE OF COLORADO <br> <br> Second Regular Session 

 <br> <br> Second Regular Session}

Thirty-sixth Legislative Day<br>Wednesday, February 16, 2022

Prayer by the Reverend Dr. Cynthia Cearley, Retired, Montview Presbyterian Church, Denver.

The Speaker called the House to order at 9:00 a.m.
Pledge of Allegiance led by Representative Karen McCormick, Longmont.

The roll was called with the following result:
Present--63.
Excused--Representative(s) Lynch, Soper--2.
Present after roll call--Representative(s) Soper.
The Speaker declared a quorum present.

On motion of Representative McCormick, the House Journal of Tuesday, February 15, 2022, 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.

HB22-1088 by Representative(s) Valdez D. And Will; also Senator(s) Liston and Lee-Concerning peace officer status for certain department of revenue employees.
(Laid Over from February 15, 2022.)

1 The question being "Shall the bill pass?".
2 A roll call vote was taken. As 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 | 22 | EXCUSED | 2 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | N | Lynch | E | Sirota | N |
| Bacon | N | Froelich | Y | McCluskie | Y | Snyder | N |
| Baisley | N | Geitner | N | McCormick | Y | Soper | E |
| Benavidez | Y | Gonzales-Gutierrez | N | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | N |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | N | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | N | Roberts | Y | Woog | N |
| Esgar | N | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Hooton
HB22-1073 by Representative(s) Roberts and Soper, McCluskie; also Senator(s) Coram and Donovan-Concerning authorization to enter the premises of an establishment that provides services related to dead human bodies in order to perform an inspection.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | $\mathbf{5 3}$ | NO | 10 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | E | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | N | McCormick | Y | Soper | E |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bird, Bockenfeld, Boesenecker, Caraveo, Cutter, Froelich, Gonzales-Gutierrez, Kipp, Lindsay, Ricks, Snyder, Sullivan, Titone, Valdez A., Van Winkle

HB22-1099 by Representative(s) Carver and Roberts; also Senator(s) Woodward and Zenzinger-Concerning mandatory disclosures of third-party sellers selling through online marketplaces.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | $\mathbf{6 0}$ | NO | $\mathbf{3}$ | EXCUSED | $\mathbf{2}$ | ABSENT | $\mathbf{0}$ |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | E | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | E |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bird, Cutter, Exum, Froelich, Gray, Jodeh, Lindsay, McCluskie, McCormick, McLachlan, Michaelson Jenet, Sandridge, Sullivan, Titone, Valdez A., Van Winkle, Weissman

HB22-1057 by Representative(s) Bradfield and McLachlan; also Senator(s) Woodward and Zenzinger-Concerning public employees' retirement association employment after retirement limitations.

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

| YES | 63 | NO | 1 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | E | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |


| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Bird, Carver, Cutter, Esgar, Exum, Froelich, Geitner, Gonzales-Gutierrez, Jodeh, Kipp, Lindsay, McCluskie, McCormick, McKean, Michaelson Jenet, Ortiz, Pico, Ricks, Sandridge, Snyder, Titone, Valdez A., Valdez D., Van Beber, Van Winkle, Will, Williams, Young

HB22-1117 by Representative(s) Roberts and Catlin; also Senator(s) Coram and Donovan-Concerning the use of revenue from a local tax on 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.

| YES | 46 | NO | 18 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | E | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | N | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | Y | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bird, Boesenecker, Exum, Froelich, Gray, Hooton, Kipp, Lindsay, McCluskie, Michaelson Jenet, Ricks, Snyder, Titone, Valdez D.

HB22-1054 by Representative(s) Benavidez and Bacon; also Senator(s) Coleman-Concerning funding to improve socioeconomic conditions for Indians.

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

1

| YES | 44 | NO | 20 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :---: | :--- | :---: | :--- | :---: | :--- | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | E | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bernett, Bird, Boesenecker, Caraveo, Cutter, Esgar, Exum, Froelich, Gonzales-Gutierrez, Gray, Herod, Hooton, Jodeh, Kennedy, Lindsay, Lontine, McCluskie, McLachlan, Ricks, Titone, Valdez A., Valdez D., Weissman, Woodrow

## LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Gonzales-Gutierrez, the following item(s)
on the Calendar were laid over until Thursday, February 17, 2022, retaining place on Calendar:

## Consideration of General Orders--HB22-1089, HB22-1046, SB22-017, HB22-1090.

## RESIGNATION

Tuesday, February 15, 2022
To: Speaker Alec Garnett
Mr. Speaker:
Due to JBC conflicts, I will be resigning my position on the Committee on Legal Services effective immediately.

Leslie Herod

APPOINTMENT
The Speaker announced the following appointment:

## COMMITTEE ON LEGAL SERVICES

Representative Bacon.
On motion of Representative Gonzales-Gutierrez, the appointment was confirmed by the following roll call vote:

| YES | $\mathbf{6 3}$ | NO | $\mathbf{1}$ | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | E | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle Y |  |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

## APPOINTMENT(S)

The Speaker announced the following temporary committee appointment(s) for Wednesday, February 16, 2022 only:

## Transportation and Local Government Committee

Representative A. Valdez to replace Representative Exum.

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## BUSINESS AFFAIRS AND LABOR

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

HB22-1218 be referred favorably to the Committee on Energy \& Environment.

## JUDICIARY

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

HB22-1067 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 2, strike lines 12 and 13 and substitute "Sundays and federal holidays FORTY-EIGHT HOURS AFTER THE RECEIPT OF SUCH A NOTICE. THE COUNTY SHERIFF SHALL MAKE THE IN-CUSTODY DEFENDANT AVAILABLE TO APPEAR IN A TIMELY MANNER BEFORE A MUNICIPAL JUDGE FOR A HEARING REQUIRED BY THIS SUBSECTION (2) AT THE DATE AND TIME MUTUALLY AGREED TO BY THE COUNTY SHERIFF AND MUNICIPAL COURT. IT IS NOT A VIOLATION OF THIS SECTION IF A BOND HEARING IS NOT HELD WITHIN FORTY-EIGHT HOURS WHEN THE DELAY IS CAUSED BY CIRCUMSTANCES IN WHICH THE DEFENDANT REFUSES TO ATTEND COURT, IS UNABLE TO ATTEND COURT DUE TO A DEBILITATING PHYSICAL AILMENT, OR IS UNABLE TO PROCEED DUE TO DRUG OR ALCOHOL USE OR MENTAL ILLNESS, OR WHEN THE DELAY IS CAUSED BY AN EMERGENCY THAT REQUIRES THE COURT TO CLOSE. USE OF AUDIOVISUAL CONFERENCING TECHNOLOGY IS PERMISSIBLE TO EXPEDITE THE HEARING. WHEN HIGH-SPEED INTERNET ACCESS IS UNAVAILABLE, MAKING AUDIOVISUAL CONFERENCING IMPOSSIBLE, THE COURT MAY CONDUCT THE HEARING TELEPHONICALLY.".

Page 3, strike lines 10 through 20 and substitute:
"SECTION 3. Act subject to petition - effective date. This act takes effect January 1, 2023; 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 2022 and, in such case, will take effect January 1, 2023, or on the date of the official declaration of the vote thereon by the governor, whichever is later.".

HB22-1141 be postponed indefinitely.

HB22-1150 be referred to the Committee of the Whole with favorable recommendation.

HB22-1169 be referred to the Committee of the Whole with favorable recommendation.

SB22-022 be referred to the Committee of the Whole with favorable recommendation.

SB22-062 be referred to the Committee of the Whole with favorable recommendation.

## PUBLIC AND BEHAVIORAL HEALTH AND HUMAN SERVICES

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

HB22-1056
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, 19-2.5-1407, amend (1); and add (3) as follows:

19-2.5-1407. Appropriations to department of human services for services to juveniles - definition - repeal. (1) The general assembly shall appropriate money for the provision of services to juveniles to the department of human services. The department of human services shall allocate such money by each judicial district in the state. The appropriation and allocation must be made based upon the formula developed pursuant to seetion 19-2.5-1404 (1)(b) SECTION 19-2.5-1404 (1)(b)(V). The department of human services shall administer the appropriated money. The money appropriated to the department of human services for allocation by each judicial district must be expended in the judicial district by the department of human services for services to juveniles that are intended to prevent the juvenile from being held in detention prior to adjudication, INCLUDING IMPLEMENTING OPTIONS PROVIDED in the screening instrument described in section 19-2.5-1404; sentenced to detention; or committed to the department of human services or to reduce the length of time the juvenile is held in preadjudication or postadjudication detention or held in a commitment facility operated pursuant to section 19-2.5-1502. If a judicial district has a local juvenile services planning committee, the expenditure of money for juvenile services in the judicial district must be made in accordance with the plan developed pursuant to section 19-2.5-302.
(3) (a) The general assembly shall annually appropriate MONEY TO THE DEPARTMENT OF HUMAN SERVICES FOR THE PROVISION OF temporary shelter for juveniles by judicial districts. The general assembly shall appropriate an amount sufficient to fund five nights of care for each juvenile who, based on the ReSults of a screening by the judicial district's screening team, IS SCREENED TO TEMPORARY CARE IN A LICENSED TEMPORARY SHELTER FACILITY.
(b) On or before November 1, 2022, and annually THEREAFTER, THE DEPARTMENT SHALL ALLOCATE MONEY TO JUDICIAL DISTRICTS IN ACCORDANCE WITH THE FORMULA DEVELOPED PURSUANT TO section 19-2.5-1404 (1)(b)(X).
(c) (I) (A) IN ORDER TO RECEIVE AN ALLOCATION FOR STATE FISCAL YEAR 2022-23, A JUDICIAL DISTRICT'S JUVENILE SERVICES PLANNING COMMITTEE, OR THE JUDICIAL DISTRICT IF THE JUDICIAL DISTRICT HAS NOT ESTABLISHED A JUVENILE SERVICES PLANNING COMMITTEE, SHALL SUBMIT A PLAN TO THE DEPARTMENT NO LATER THAN SEPTEMBER 1, 2022, THAT DETAILS HOW THE JUDICIAL DISTRICT WILL PROVIDE TEMPORARY SHELTER IN THE DISTRICT DURING STATE FISCAL YEAR 2022-23. THE PLAN MUST INCLUDE THAT PLACEMENT IN LICENSED SHELTER CARE IS VOLUNTARY AND MUST NOT EXCEED FIVE DAYS.
(B) This subsection (3)(c)(I) is repealed, effective July 1, 2023.
(II) FOR STATE FISCAL YEAR 2023-24 AND EACH YEAR THEREAFTER, IN ORDER TO RECEIVE AN ALLOCATION, A JUVENILE SERVICES PLANNING COMMITTEE, OR THE JUDICIAL DISTRICT IF THE JUDICIAL DISTRICT HAS NOT ESTABLISHED A JUVENILE SERVICES PLANNING COMMITTEE, SHALL INCLUDE IN ITS PLAN DEVELOPED PURSUANT TO SECTION 19-2.5-302 A PLAN FOR PROVIDING TEMPORARY SHELTER IN THE JUdicial district. The plan must include that placement in LICENSED SHELTER CARE IS VOLUNTARY AND MUST NOT EXCEED FIVE DAYS.
(d) A JUDICIAL DISTRICT'S JUVENILE SERVICES PLANNING COMMITTEE, OR THE JUDICIAL DISTRICT, MAY USE MONEY ALLOCATED PURSUANT TO THIS SUBSECTION (3) FOR:
(I) The cost of care in a licensed temporary shelter, INCLUDING ANY TRANSPORTATION COSTS, FOR UP TO FIVE NIGHTS FOR EACH JUVENILE WHO, AFTER SCREENING BY THE JUDICIAL DISTRICT'S SCREENING TEAM, IS REFERRED TO RECEIVE TEMPORARY CARE IN A LICENSED TEMPORARY SHELTER FACILITY;
(II) Providing support to a Grandparent, kin, or other SUITABLE PERSON FOR CARE OF A JUVENILE RELEASED TO THE PERSON'S CARE WHILE EMERGENCY CIRCUMSTANCES EXIST, AS DETERMINED BY THE JUDICIAL DISTRICT'S JUVENILE SERVICES PLANNING COMMITTEE THAT PREVENT THE JUVENILE FROM RETURNING HOME. SUPPORT PROVIDED TO A GRANDPARENT, KIN, OR OTHER SUITABLE PERSON MUST BE BASED ON THE ACTUAL COSTS INCURRED BY THE PERSON FOR CARING FOR THE JUVENILE.
(III) SERVICES FOR AND EVALUATION OF A JUVENILE RECEIVING TEMPORARY SHELTER; AND
(IV) Establishing LICENSED TEMPORARY SHELTER THROUGH EVALUATION OR RECRUITMENT AND PROVIDING TRAINING NEEDED TO OPERATE TEMPORARY SHELTER.
(e) (I) On or Before January 31, 2024, and on or before January 31 of Each year thereafter, the house of REPRESENTATIVES PUBLIC AND BEHAVIORAL HEALTH AND HUMAN SERVICES COMMITTEE AND THE SENATE HEALTH AND HUMAN SERVICES COMMITTEE, OR THEIR SUCCESSOR COMMITTEES, SHALL HOLD A JOINT HEARING TO DETERMINE WHETHER THE RECOMMENDATIONS OF THE WORKING GROUP DESCRIBED IN SECTION 19-2.5-1404 HAVE BEEN IMPLEMENTED IN A MANNER THAT WARRANTS THE REPEAL OF THIS SUBSECTION (3) PRIOR TO ITS SCHEDULED REPEAL IN 2026. AT THE HEARING THAT OCCURS DURING THE 2026 REGULAR LEGISLATIVE SESSION, THE COMMITTEES SHALL CONSIDER WHETHER THIS SUBSECTION (3) SHOULD BE CONTINUED.
(II) At THE HEARING, THE DEPARTMENT SHALL PRESENT ON ITS MOST RECENT REPORT ISSUED PURSUANT TO SECTION 19-2.5-1404 (3)(b),

THE COMMITTEES SHALL PERMIT REPRESENTATIVES OF THE WORKING GROUP TO TESTIFY OR PROVIDE INFORMATION TO THE COMMITTEES, AND THE COMMITTEES SHALL TAKE PUBLIC TESTIMONY REGARDING IMPLEMENTATION OF THE WORKING GROUP'S RECOMMENDATIONS.
(f) This subsection (3) is repealed, effective June 30, 2026.

SECTION 2. In Colorado Revised Statutes, 19-2.5-1404, add (1)(b)(X) as follows:

19-2.5-1404. Working group for criteria for placement of juvenile offenders - establishment of formula - review of criteria report. (1) (b) The working group shall carry out the following duties:
(X) Before July 1, 2022, to create a formula for the allocation of money to judicial districts pursuant to section 19-2.5-1407 (3) FOR the provision of temporary shelter for JUVENILES.

SECTION 3. In Colorado Revised Statutes, add 19-3-403.5 as follows:

19-3-403.5. Temporary shelter. (1) Temporary shelter is the TEMPORARY CARE OF A CHILD IN A PHYSICALLY UNRESTRICTED SETTING pending a return to the child's home or placement in an APPROPRIATE ALTERNATE SETTING PURSUANT TO APPLICABLE STATE LAW. RECEIVING TEMPORARY CARE IN TEMPORARY SHELTER IS VOLUNTARY AND a Child may leave at any time. A Child may not be placed in a LICENSED TEMPORARY SHELTER FACILITY FOR MORE THAN FIVE DAYS.
(2) A PERSON OR ENTITY PROVIDING TEMPORARY SHELTER MUST ALLOW FOR PROFESSIONALS TO COMPLETE ASSESSMENTS TO DETERMINE the child's treatment needs and establish plans to safely transition the child back to the care of the child's parent, gUardian, legal custodian, or kin, or to another COMMUNITY-BASED FACILITY OR HOME, AS INFORMED BY THE RELATIVE information form described in section 19-2.5-1404 (1)(b)(VIII). A CHILD IN TEMPORARY SHELTER MUST HAVE ACCESS TO ONGOING EDUCATIONAL SERVICES.
(3) The general assembly strongly encourages a dudicial DISTRICT'S JUVENILE SERVICES PLANNING COMMITTEE, OR THE JUDICIAL DISTRICT IF THE JUDICIAL DISTRICT HAS NOT ESTABLISHED A JUVENILE SERVICES PlanNing committee, to Consider less restrictive SETTINGS, INCLUDING KINSHIP PLACEMENT, FOSTER CARE, RESPITE CARE, and group homes that are small, home-Like, and based in the COMMUNITY OF THE SHELTERED CHILD, BEFORE RELYING ON LICENSED TEMPORARY SHELTER FACILITIES.

SECTION 4. In Colorado Revised Statutes, 19-1-103, amend (138) 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:
(138) "Temporary shelter" means the temporary placement of a child, as described in section 19-3-403.5, with kin, as defined in subsection (91) of this section; with an adult with a significant relationship with the child; or in a licensed and certified twenty-four-hour care facility.

SECTION 5. Safety clause. The general assembly hereby finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, or safety.".

HB22-1077 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 1 through 7 and substitute "SECURITY-RELATED ACTIVITIES, INCLUDING BUT NOT LIMITED TO:
(I) THE INSTALLATION OF SECURITY EQUIPMENT ON REAL PROPERTY OWNED OR LEASED BY THE NONPROFIT ORGANIZATION;
(II) SECURITY-RELATED PLANNING, EXERCISES, TRAINING, AND CONTRACTED SECURITY PERSONNEL;
(III) NEW OR EXISTING INFRASTRUCTURE; EXCEPT THAT PRIORITY MUST BE GIVEN TO EXISTING INFRASTRUCTURE PROJECTS; OR
(IV) ANy other security enhancements approved by the DIVISION AND IN ACCORDANCE WITH THE ALLOWABLE COSTS UNDER THE FEDERAL PROGRAM.".

## TRANSPORTATION AND LOCAL GOVERNMENT

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

HB22-1028 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 4, line 21, strike "fifteen" and substitute "fffteen TEN".

Page 4, line 22, strike "reduce the maximum".
Page 4, strike line 23.
Page 4 , line 24 , strike "per hour or" and substitute "redure the maximum reasonable speed at any individual intersection to ten miles per hour or".

Page 4, line 26, strike "lower or" and substitute "lower or".
Page 7, after line 9 insert:
"SECTION 3. In Colorado Revised Statutes, 42-4-2301, amend (1)(g) and (1)(h); and add (1)(i) as follows:

42-4-2301. Comprehensive education. (1) The department of transportation, in collaboration with the departments of education and public safety and appropriate nonprofit organizations and advocacy groups, shall notify schools of the availability of and make available to schools existing educational curriculum for individuals under eighteen years of age regarding the safe use of public streets and premises open to the public by users of nonmotorized wheeled transportation and pedestrians. The curriculum shall focus on, at a minimum, instruction regarding:
(g) The use of hiking and bicycling trails; and
(h) Safe pedestrian practices; AND
(i) LEGAL REQUIREMENTS AND SAFE PRACTICES FOR APPROACHING CONTROLLED INTERSECTIONS AS A PEDESTRIAN OR WHILE OPERATING A LOW-SPEED CONVEYANCE, AS DEFINED IN SECTION 42-4-1412.5 (4)(b).

SECTION 4. In Colorado Revised Statutes, add part 25 to article 4 of title 42 as follows:

PART 25
EDUCATION REGARDING APPROACHING CONTROLLED INTERSECTIONS WHILE NOT DRIVING A MOTOR VEHICLE
42-4-2501. Educational materials - updating of driving manual.
(1) THE DEPARTMENT OF TRANSPORTATION, IN COLLABORATION WITH THE DEPARTMENTS OF EDUCATION AND PUBLIC SAFETY AND APPROPRIATE NONPROFIT ORGANIZATIONS AND ADVOCACY GROUPS, SHALL PRODUCE FOR THE GENERAL PUBLIC EDUCATIONAL MATERIALS CONCERNING LEGAL REQUIREMENTS AND SAFE PRACTICES FOR APPROACHING CONTROLLED INTERSECTIONS AS A PEDESTRIAN OR WHILE OPERATING A LOW-SPEED CONVEYANCE, AS DEFINED IN SECTION 42-4-1412.5 (4)(b).
(2) THE DIVISION OF MOTOR VEHICLES IN THE DEPARTMENT SHALL INCLUDE IN UPDATES TO THE "COLORADO DRIVER HANDBOOK" UPDATED INFORMATION REGARDING LEGAL REQUIREMENTS AND SAFE PRACTICES FOR APPROACHING CONTROLLED INTERSECTIONS THAT REFLECTS CHANGES TO PRIOR LAW MADE BY House Bill 22-1028, ENACTED IN 2022.".

Renumber succeeding section accordingly.

HB22-1080 be postponed indefinitely.

## PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed: HB22-1236, 1237, 1238.

## MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, SB22-027 and 026. without comment, as amended, SB22-058 and 052.

## INTRODUCTION OF BILLS First Reading

The following bills were read by title and referred to the committee(s) indicated:

[^14]
## CHANGE IN SPONSORSHIP

The Speaker announced the following change in sponsorship:
HB22-1236 Senator Coram to be removed as prime sponsor.

## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Bernett, Esgar, Exum, Hooton, Neville, Ortiz, Ricks, Williams.

On motion of Representative Kipp, the House adjourned until 9:00 a.m., Thursday, February 17, 2022.

Approved:
Alec Garnett,
Speaker
Attest:
Robin Jones, Chief Clerk

## HOUSE JOURNAL

SEVENTY-THIRD GENERAL ASSEMBLY
STATE OF COLORADO

## Second Regular Session

Prayer by Representative Barbara McLachlan, Durango.
The Speaker called the House to order at 10:00 a.m.
Pledge of Allegiance led by Representative Karen McCormick, Longmont.

The roll was called with the following result:
Present--64.
Excused--Representative(s) Gray--1.
Present after roll call--Representative(s) Gray.
The Speaker declared a quorum present.

On motion of Representative McCormick, the House Journal of Wednesday, February 16, 2022, 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:

HB22-1024 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 3, before line 17 insert:
"SECTION 2. Appropriation. For the 2022-23 state fiscal year, $\$ 3,375$ is appropriated to the department of revenue for use by the taxation business group. This appropriation is from the general fund. To implement this act, the department may use this appropriation for operating expenses related to taxation services.".

Renumber succeeding section accordingly.

Page 1, line 105, strike "CONSTRUCTION." and substitute "CONSTRUCTION, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1043 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 19, after line 4 insert:
"SECTION 32. Appropriation. For the 2022-23 state fiscal year, $\$ 15,976$ is appropriated to the department of revenue for use by the division of motor vehicles. This appropriation is from the general fund. To implement this act, the department may use this appropriation for DRIVES maintenance and support.".

Renumber succeeding section accordingly.
Page 1, line 103, strike "ROADWAY." and substitute "ROADWAY, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1060 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 7, after line 20 insert:
"SECTION 9. Appropriation. For the 2022-23 state fiscal year, $\$ 7,500$ 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 department may use this appropriation for hardware/software maintenance.".

Renumber succeeding sections accordingly.
Page 1, line 103, strike "DIRECTOR." and substitute "DIRECTOR, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1072 be referred to the Committee of the Whole with favorable recommendation.

SB22-013 be referred to the Committee of the Whole with favorable recommendation.

## BUSINESS AFFAIRS AND LABOR

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

HB22-1001 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend printed bill, page 2, line 23, strike "state," and substitute "state through the use of a credit against the filing fee,".

Page 4, line 1, after " 2022 ," insert "TO ESTABLISH A CREDIT PROGRAM".
Page 4, line 2, strike "ITS" and substitute "CERTAIN BUSINESS".
Page 1, line 103, strike "FEES." and substitute "FEES FOR STATE FISCAL YEAR 2022-23.".

HB22-1134 be postponed indefinitely.

## EDUCATION

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

HB22-1049 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 23-5-113.5 as follows:

23-5-113.5. Prohibition on withholding transcripts and diplomas - postsecondary institution - remedy - definitions. (1) As USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE REQUIRES:
(a) "DEBT" MEANS ANY MONEY, OBLIGATION, CLAIM, OR SUM, DUE OR OWING, OR ALLEGED TO BE DUE OR OWING, FROM A CURRENT OR FORMER STUDENT, BUT DOES NOT INCLUDE A FEE CHARGED TO A CURRENT OR FORMER STUDENT FOR THE ACTUAL COST OF PROVIDING A TRANSCRIPT OR DIPLOMA.
(b) "Financial aid funds" means financial aid funds that a CURRENT OR FORMER STUDENT OWES TO A POSTSECONDARY INSTITUTION under Title IV, or to the state, due to miscalculation, WITHDRAWAL, MISINFORMATION, OR ANY OTHER REASON, NOT INCLUDING THE STANDARD REPAYMENT OF STUDENT LOANS.
(c) "PoSTSECONDARY INSTITUTION" MEANS A PUBLIC INSTITUTION OF HIGHER EDUCATION, AS DEFINED IN SECTION 23-4.5-102(7); A PRIVATE INSTITUTION OF HIGHER EDUCATION, AS DEFINED IN SECTION 23-18-102 (9); OR A PRIVATE OCCUPATIONAL SCHOOL, AS DEFINED IN SECTION 23-2-102 (13).
(d) "Room and board Fees" means any money, obligation, CLAIM, OR SUM, DUE OR OWING, OR ALLEGED TO BE DUE OR OWING, FROM A CURRENT OR FORMER STUDENT FOR THE PROVISION OF CONTRACTUALLY AGREED UPON ON-CAMPUS HOUSING OR MEAL SERVICES PLANS.
(e) "Student loan borrower" Has the same meaning as set FORTH IN SECTION 5-20-103 (7).
(f) "STUDENT LOAN OMBUDSPERSON" MEANS THE STUDENT LOAN OMBUDSPERSON DESIGNATED IN SECTION 5-20-104.
(2) NotWITHSTANDING ANY PROVISION OF LAW TO THE CONTRARY, WITH REGARD TO A CURRENT OR FORMER STUDENT WHO OWES A DEBT, A POSTSECONDARY INSTITUTION SHALL NOT:
(a) REFUSE TO PROVIDE A TRANSCRIPT OR DIPLOMA FOR THE CURRENT OR FORMER STUDENT ON THE GROUNDS THAT THE STUDENT OWES A DEBT;
(b) CONDITION THE PROVISION OF A TRANSCRIPT OR DIPLOMA ON PAYMENT OF A DEBT;
(c) Charge a higher fee to obtain a transcript or diploma OR PROVIDE LESS FAVORABLE TREATMENT IN RESPONSE TO A TRANSCRIPT OR DIPLOMA REQUEST BECAUSE THE REQUESTING CURRENT OR FORMER STUDENT OWES A DEBT; OR
(d) OTHERWISE USE TRANSCRIPT OR DIPLOMA ISSUANCE AS A TOOL FOR DEBT COLLECTION.
(3) (a) NOTWITHSTANDING THE PROHIBITION STATED IN SUBSECTION (2)(a) OF THIS SECTION, A POSTSECONDARY INSTITUTION MAY REFUSE TO PROVIDE A TRANSCRIPT OR DIPLOMA FOR A CURRENT OR FORMER STUDENT ON THE GROUNDS THAT THE STUDENT OWES A DEBT FOR TUITION, ROOM AND BOARD FEES, OR FINANCIAL AID FUNDS, UNLESS THE STUDENT IS REQUESTING THE TRANSCRIPT OR DIPLOMA FOR ONE OF THE FOLLOWING PURPOSES:
(I) A job APPLICATION;
(II) Transferring to another postsecondary institution;
(III) APPLYING FOR STATE, FEDERAL, OR INSTITUTIONAL FINANCIAL AID;
(IV) Pursuit of opportunities in the military or national GUARD; OR
(V) Pursuit of other postsecondary opportunities.
(b) (I) EACH POSTSECONDARY INSTITUTION SHALL ADOPT A POLICY THAT OUTLINES THE PROCESS BY WHICH A STUDENT MAY OBTAIN A TRANSCRIPT OR DIPLOMA AND THE CIRCUMSTANCES UNDER WHICH A CURRENT OR FORMER STUDENT'S TRANSCRIPT OR DIPLOMA MAY BE WITHHELD PURSUANT TO SUBSECTION (3)(a) OF THIS SECTION. At A MINIMUM, THE POLICY MUST INCLUDE:
(A) THE ABILITY FOR THE STUDENT TO APPLY FOR A FINANCIAL HARDSHIP WAIVER TO OBTAIN A TRANSCRIPT OR DIPLOMA;
(B) AN EXCEPTION TO WITHHOLDING THE TRANSCRIPT OR DIPLOMA FOR A STUDENT WHO DEMONSTRATES THE TRANSCRIPT OR DIPLOMA IS REQUESTED FOR A PURPOSE SPECIFIED IN SUBSECTION (3)(a) OF THIS SECTION;
(C) AN OPPORTUNITY TO ESTABLISH A PAYMENT PLAN FOR THE DEBT;
(D) IdENTIFICATION OF THE POINT AT WHICH A STUDENT WILL NO LONGER BE ABLE TO REGISTER FOR CLASSES DUE TO THE DEBT OWED; AND
(E) IdENTIFICATION OF THE POINT AT WHICH A STUDENT MAY BE SUBJECT TO A TRANSCRIPT, DIPLOMA, OR REGISTRATION HOLD, INCLUDING THE TIME FRAMES AND AMOUNTS FOR WHICH THE HOLDS ARE TO BE USED AND THE LOWEST AMOUNT OF DEBT AT WHICH THE INSTITUTION WILL ASSIGN THE DEBT TO A THIRD-PARTY COLLECTION AGENCY.
(II) THE POSTSECONDARY INSTITUTION SHALL POST THE POLICY DESCRIBED IN SUBSECTION (3)(b)(I) OF THIS SECTION AND THE PROCEDURES FOR FILING A COMPLAINT WITH THE STUDENT LOAN OMBUDSPERSON ON THE POSTSECONDARY INSTITUTION'S WEBSITE AND PROVIDE THE POLICY AND THE PROCEDURES TO STUDENTS AS PART OF THE INFORMATION SHARED RELATING TO THE COST OF ATTENDANCE THAT INCLUDES ANY ADDITIONAL FEES, FINANCIAL AID, SCHOLARSHIPS, OR OTHER INFORMATION.
(4) (a) BEGINNING JULY 1, 2024, EACH POSTSECONDARY INSTITUTION SHALL ANNUALLY REPORT TO THE DEPARTMENT OF HIGHER EDUCATION CONCERNING TRANSCRIPT AND REGISTRATION HOLDS, INCLUDING:
(I) The Postsecondary institution's policy developed PURSUANT TO SUBSECTION (3)(b) OF THIS SECTION;
(II) THE NUMBER OF STUDENTS FOR WHOM THE POSTSECONDARY INSTITUTION IS WITHHOLDING OFFICIAL TRANSCRIPTS, DIPLOMAS, AND REGISTRATION PRIVILEGES; AND
(III) THE NUMBER OF PAST-DUE STUDENT ACCOUNTS ASSIGNED TO THIRD-PARTY COLLECTION AGENCIES, INCLUDING THE NUMBER OF STUDENTS WHO ARE ELIGIBLE FOR FEDERAL PELL GRANTS.
(b) Beginning January 2025, and Each January thereafter, THE DEPARTMENT OF HIGHER EDUCATION SHALL ANNUALLY REPORT ON THE INFORMATION DESCRIBED IN SUBSECTION (4)(a) OF THIS SECTION AT the department's annual hearing pursuant to the "State Measurement for Accountable, Responsive, and Transparent (SMART) GOVERNMENT Act", part 2 OF ARTICle 7 of title 2.
(5) (a) THE STUDENT LOAN OMBUDSPERSON MAY PROVIDE INFORMATION TO THE PUBLIC REGARDING THE LIMITS DESCRIBED IN THIS SECTION ON WITHHOLDING A TRANSCRIPT OR DIPLOMA AND MAY RECEIVE COMPLAINTS FROM STUDENT LOAN BORROWERS WHO HAVE HAD A TRANSCRIPT WITHHELD.
(b) Beginning January 2025, and each January thereafter, THE ATTORNEY GENERAL'S OFFICE SHALL COMPILE DATA ON THE COMPLAINTS RECEIVED BY THE STUDENT LOAN OMBUDSPERSON PURSUANT TO SUBSECTION (5)(a) OF THIS SECTION AND ANNUALLY REPORT THE DATA through the annual hearing for the department of law held pursuant to the "State Measurement for Accountable, Responsive, and Transparent (SMART) Government Act", part 2 of article 7 of title 2.
(6) THIS SECTION DOES NOT PROHIBIT A PERSON FROM PURSUING ANY OTHER REMEDY PROVIDED BY LAW FOR A VIOLATION OF THIS SECTION.

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.".

HB22-1110 be referred to the Committee of the Whole with favorable recommendation.

## HEALTH AND INSURANCE

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

HB22-1076 be referred to the Committee of the Whole with favorable recommendation.

HB22-1094 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 , strike "services." and substitute "services, although on average survivors receive services for 2 to 3 years.".

Page 3, after line 15 insert:
"(a) "CARE AND REHABILITATION SERVICES" MEANS THE PROVISION OF OR REFERRAL TO SERVICES, INCLUDING BUT NOT LIMITED TO BASIC NEEDS SUPPORT, COMMUNITY RESOURCES ORIENTATION AND NAVIGATION, CLINICAL CASE MANAGEMENT AND CARE NAVIGATION, AND PSYCHOSOCIAL SUPPORT SERVICES, INCLUDING PEER-LED MUTUAL SUPPORT GROUPS AND LEGAL REPRESENTATION.".

Page 3, strike line 16 and substitute:
"(b) "REHABILITATIVE SERVICE PROVIDER" MEANS A COLORADO-BASED ORGANIZATION, PROVIDER, OR ENTITY THAT IS:
(I) An active".

Page 3, strike line 18 and substitute "PROVIDERS; OR
(II) AN ORGANIZATION, PROVIDER, OR ENTITY RECEIVING".

Page 3, line 24, strike "(b)" and substitute "(c)".
Page 3, line 25, strike "the United States." and substitute "Colorado."

Page 3, line 26, strike "(c)" and substitute "(d)".
Page 4, line 4, strike "PARTICIPATION." and substitute "PARTICIPATION UNLESS A FEDERAL MATCH BECOMES AVAILABLE FOR THE SERVICES DESCRIBED IN THIS SECTION, IN WHICH CASE THE STATE DEPARTMENT MAY SEEK SUCH FEDERAL FINANCIAL PARTICIPATION TO PAY FOR THE SERVICES.".

HB22-1115 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 8, line 5, strike "THE" and substitute "SUBJECT TO AVAILABLE FUNDING, THE".

Page 8, lines 6 and 7, strike "JANUARY 1, 2023," and substitute "JULY 1, 2024,".

Page 8 , line 15 , strike "PHARMACISTS" and substitute "PHARMACISTS, WHO HAVE NOT INTEGRATED THEIR ELECTRONIC MEDICAL RECORDS AND THE PROGRAM,".

Page 8, line 16, after "FROM" insert "A QUALIFIED INTEGRATION ORGANIZATION APPROVED BY".

Page 8, line 25, strike "July 1, 2023." and substitute "December 31, 2024.".

Strike "July 1, 2023," and substitute "July 1, 2024," on: Page 3, line 16; Page 4, line 10; Page 5, lines 5 and 22; Page 6, line 21; and Page 7, line 1.

## TRANSPORTATION AND LOCAL GOVERNMENT

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

HB22-1037 be referred to the Committee of the Whole with favorable recommendation.
$\underline{\text { HB22-1051 be referred favorably to the Committee on Finance. }}$

HB22-1104 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 7 through 10 .
Renumber succeeding subsections accordingly.
Page 5, strike lines 22 and 23 and substitute "MUNICIPALLY OWNED UTILITY, A POWER AUTHORITY ESTABLISHED PURSUANT TO SECTION 29-1-204 (1), OR A COOPERATIVE ELECTRIC ASSOCIATION, AS DEFINED IN SECTION 40-9.5-102 (1), THAT HAS VOTED TO EXEMPT ITSELF FROM THE "Public Utilities Law", articles 1 to 7 of title 40, pursuant to SECTION 40-9.5-103.".

Page 5, line 25, strike "resources." and substitute "resources coordination with division of parks and wildlife.".

Page 6, strike lines 4 through 27.
Strike page 7.
Page 8 , strike lines 1 through 5.
Renumber succeeding subsections accordingly.
Page 8 , line 15 , after "REQUIREMENTS;" add "AND".

Page 8, strike line 16.
Reletter succeeding subparagraph accordingly.
Page 8, after line 26 insert:
"(3) In THE DESIGN AND CONSTRUCTION OF A POWERLINE TRAIL, A PUBLIC ENTITY SHALL CONSULT AND COORDINATE WITH THE DIVISION OF PARKS AND WILDLIFE TO MINIMIZE ADVERSE IMPACTS TO:
(a) STATE AND FEDERALLY LISTED SPECIES; AND
(b) Species and habitats of Conservation concern.".

Renumber succeeding subsection accordingly.
Page 9 , strike line 6 and substitute "TITLE 24 ;
(c) REQUIRES A TRANSMISSION PROVIDER TO ALLOW A POWERLINE TRAIL OR ANY OTHER FACILITY ON ITS TRANSMISSION CORRIDOR;
(d) REQUIRES A PUBLIC OR PRIVATE LANDOWNER WHOSE PROPERTY IS ADJACENT TO OR INCLUSIVE OF A TRANSMISSION CORRIDOR TO ALLOW PUBLIC ACCESS TO ANY PORTION OF THE LANDOWNER'S PROPERTY;
(e) LIMITS THE PROTECTIONS PROVIDED TO TRANSMISSION PROVIDERS UNDER SECTION 29-7.5-105; AND".

Reletter succeeding paragraph accordingly.
Page 9 , line 16 , strike "(12)" and substitute "(11)".
Page 9, line 19, strike "(4)" and substitute "(3)".
Page 10 , line 15 , strike "(11)" and substitute "(10)".
Page 10, line 17 , strike "(12)" and substitute "(11)".
Page 10, line 19, strike "SITE OR EXPAND A" and substitute "SITE A NEW TRANSMISSION LINE OR EXPAND AN EXISTING".

Page 10 , line 24 , strike "(4)" and substitute "(3)".
Page 10, strike lines 26 and 27 and substitute "LOCAL GOVERNMENT OF THE POTENTIAL FOR THE CONSTRUCTION OF A POWERLINE TRAIL UNDER SUBSECTION (6)(a) OF THIS SECTION IF:".

Page 11, line 25, strike "(4)" and substitute "(3)".

On motion of Representative Esgar, SB22-013, HB22-1046, SB22-017, HB22-1090, HB22-1034, HB22-1089, HB22-1044 were made Special Orders on Thursday, February 17, 2022, at 10:23 a.m.

The hour of 10:23 a.m. having arrived, on motion of Representative Kennedy, the House resolved itself into Committee of the Whole for consideration of Special Orders and he was called to act as Chair.

## SPECIAL ORDERS--SECOND READING OF BILLS

The Committee of the Whole having risen, the Chair reported the titles of the following bills had been read (reading at length had been dispensed with by unanimous consent), the bills considered and action taken thereon as follows:
(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

SB22-013 by Senator(s) Fenberg and Holbert; also Representative(s) Garnett and McKean-Concerning requirements for boards and commissions, and, in connection therewith, making an appropriation.

Amendment No. 1, by Speaker Garnett.
Amend reengrossed bill, page 6 , line 8 , after the period add "The STAFF OF A STATE AGENCY THAT PROVIDES STAFF SUPPORT TO THE BOARD, OR, IF NO AGENCY PROVIDES STAFF SUPPORT TO THE BOARD, THE CHAIR OF THE BOARD, SHALL NOTIFY THE APPOINTING AUTHORITY FOR THE VACANT POSITION OF THE VACANCY BY E-MAIL WITHIN THIRTY DAYS OF THE VACANCY OCCURRING.".

Amendment No. 2, by Speaker Garnett.
Amend reengrossed bill, page 165, line 9, strike "enacted" and substitute "amended".

Page 165, line 12, after "(2)," insert "(3),".
Page 165, line 13, strike "enacted" and substitute "amended".
As amended, ordered revised and placed on the Calendar for Third Reading and Final Passage.

HB22-1046 by Representative(s) McLachlan and Catlin; also Senator(s) Winter-Concerning authority for local governments to designate highways under their jurisdiction for over-snow use only.
(Laid Over from February 14, 2022.)
Amendment No. 1, Transportation \& Local Government Report, dated February 9, 2022, and placed in member's bill file; Report also printed in House Journal, February 10, 2022.

## Amendment No. 2, by Representative McLachlan.

Amend printed bill, page 2 , line 19 , strike "BOTH, ONLY WHEN".
Page 2, strike line 20 and substitute "вотн.".
Page 3, lines 3 and 4, strike "TRACK, WITH OR WITHOUT CLEATS, OR ON ONE OR MORE SKIS," and substitute "TRACK OR ON ONE OR MORE SKIS".

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

SB22-017 by Senator(s) Scott and Zenzinger, Coram, Donovan, Hisey; also Representative(s) Boesenecker and Catlin, Exum, Froelich, Gray, Hooton, Pico, Rich, Sullivan, Valdez D., Van Winkle-Concerning the determination that a load of fluid milk products hauled by a vehicle is not a divisible load under the vehicle weight limits permitted by law.
(Laid Over from February 16, 2022.)
Ordered revised and placed on the Calendar for Third Reading and Final Passage.

> HB22-1090 by Representative(s) Ransom and Young; also Senator(s) Buckner and Smallwood-Concerning allowing a child reasonable independence to engage in activities without finding that the child is abused or neglected.
(Laid Over from February 16, 2022.)
Ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

HB22-1034 by Representative(s) Bird and Sandridge, Exum, Sirota, Van Winkle; also Senator(s) Garcia and Priola, Bridges, Kolker-Concerning the administration of retirement plans administered by the fire and police pension association, and, in connection therewith, merging the statewide defined benefit plan, the statewide hybrid plan, and the social security supplemental plan into a single new statewide retirement plan.

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

HB22-1089 by Representative(s) Woodrow; also Senator(s) Winter-Concerning a requirement that transportation network companies provide insurance to protect individuals from damages caused by uninsured motorists.
(Laid Over from February 14, 2022.)
Amendment No. 1, Judiciary Report, dated February 9, 2022, and placed in member's bill file; Report also printed in House Journal, February 10, 2022.

Amendment No. 2, by Representative Woodrow.
Amend printed bill, page 2, line 10, strike "COMMISSION" and substitute "COMMISSION, IN A MANNER PRESCRIBED BY THE COMMISSION,".

Amendment No. 3, by Representative Woodrow.
Amend printed bill, page 3, line 7, strike "AN" and substitute "At Least ONE".

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

## HB22-1044 by Representative(s) Williams-Concerning the selection

 of members of vacancy committees by central committees.Amendment recommended by State, Civic, Military, \& Veterans Affairs Report, dated February 14, 2022, and placed in member's bill file; Report also printed in House Journal, February 15, 2022.

Laid Over until Friday, February 18, 2022.

## ADOPTION OF COMMITTEE OF THE WHOLE REPORT

## Passed Second Reading: HB22-1034, HB22-1046 as amended, HB22-1089 as amended, HB22-1090, SB22-013 as amended, SB22-017.

Laid over until date indicated retaining place on Calendar:
HB22-1044--Friday, February 18, 2022.
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 | 41 | NO | 23 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |
|  |  |  |  |  |  |  |  |

## APPOINTMENT(S)

The Speaker announced the following temporary committee appointment(s) for Thursday, February 17, 2022 only:

## Energy and Environment

Representative Lindsay to replace Representative Weissman.

## State, Military, and Veterans Affairs

Representative Froelich to replace Representative Woodrow.

## LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Esgar, the following item(s) on the Calendar were laid over until Friday, February 18, 2022, retaining place on Calendar:

Consideration of General Orders--HB22-1086.

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## JUDICIARY

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

HB22-1003 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 6 through 8 and substitute:
"(b) Research demonstrates that it is best to offer up-front services and treatment to prevent youth from entering or further penetrating the juvenile justice system. Research demonstrates that early intervention results in better outcomes for youth.".

Page 2, line 11, strike "Minority" and substitute "Communities of color".
Page 2, strike lines 13 through 15.
Reletter succeeding paragraphs accordingly.
Page 3, line 25, strike "THEREOF;" and substitute "THEREOF THAT HAS EXPERIENCE WORKING WITH CHILDREN AND YOUTH CRIME PREVENTION OR INTERVENTION PROGRAMS;".

Page 3, lines 26 and 27 strike "A SCHOOL DISTRICT OR DISTRICT CHARTER SCHOOL; A CHARTER SCHOOL AUTHORIZED BY THE STATE CHARTER SCHOOL INSTITUTE;".

Page 4, after line 14 insert:
"(d) "YOUTH" MEANS AN INDIVIDUAL WHO IS LESS THAN TWENTY-ONE YEARS OF AGE.".

Page 4, after line 21 insert:
"(c) A GRANT RECIPIENT SHALL NOT USE GRANT MONEY TO SHARE OR FACILITATE THE SHARING OF ANY PERSONALLY IDENTIFIABLE INFORMATION ABOUT A YOUTH WITHOUT THE CONSENT OF THE YOUTH OR THE YOUTH'S PARENT OR GUARDIAN. A GRANT RECIPIENT MAY USE GRANT MONEY TO SHARE AGGREGATED, NONIDENTIFYING INFORMATION CONCERNING JUVENILES.".

Page 5, lines 24 and 25, strike "SHOWS A SIGNIFICANT COMMITMENT TO REDUCING CRIME, INVOLVEMENT" and substitute "DEMONSTRATES EXPERIENCE".

Page 5, line 26, strike "DELINQUENCY, AND RECIDIVISM" and substitute "DELINQUENCY PREVENTION, AND REDUCING RECIDIVISM".

Page 5, line 27, strike "EVIDENCE-BASED" and substitute "RESEARCH-INFORMED".

Page 6, line 12, strike "AGENCIES" and substitute "PARTNERS".
Page 6, after line 13 insert:
"(b) DESCRIBE ANY PARTNERS THE APPLICANT WILL WORK WITH ON THE PROJECT, WHICH MAY INCLUDE ANOTHER ELIGIBLE ENTITY OR A SCHOOL DISTRICT OR DISTRICT CHARTER SCHOOL; OR A CHARTER SCHOOL AUTHORIZED BY THE STATE CHARTER SCHOOL INSTITUTE;".

Reletter succeeding paragraphs accordingly.
Page 7, line 5, strike "PARTNER AGENCIES" and substitute "COMMUNITY-BASED PARTNERS".

Page 7, line 6, strike "CRIME AND" and strike "SYSTEM AND" and substitute "SYSTEM.".

Page 7, strike line 7.
Page 7, after line 10 insert:
"(d) A GRANT RECIPIENT MAY USE UP TO SEVEN AND ONE-HALF PERCENT OF THE GRANT AWARD FOR ADMINISTRATIVE, STAFFING, AND OTHER START-UP EXPENSES NECESSARY TO IMPLEMENT A PROJECT SUPPORTED WITH A GRANT AWARD.".

Page 7, strike lines 21 and 22.
Renumber succeeding subparagraphs accordingly.

HB22-1038 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 11, line 11, after "INFORMATION" insert "REGARDING THE CHILD".

Page 11, line 13, after "COURT." insert "This SECTION does not confer AN INDEPENDENT RIGHT TO OBTAIN A PARENT'S INFORMATION OR PARENT'S RECORDS THAT ARE CONFIDENTIAL OR THAT ARE OTHERWISE PRIVILEGED UNDER STATE OR FEDERAL LAW.".
page 14 , line 8 , strike "amend" and substitute "repeal".
Page 14, strike lines 18 through 21 and substitute "effected or until the eourt's jurisdiction is terminated. If a respondent parent is a minor, a guardian ad litem shall be appointed and shall serve in addition to any eounsel requested by the parent:".

HB22-1061 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, 16-8-105.5, amend (4) and (5) as follows:

16-8-105.5. Procedure after plea for offenses committed on or after July 1, 1995. (4) (a) (I) IF THE TRIER OF FACT FINDS THE DEFENDANT NOT GUILTY BY REASON OF INSANITY, AT THE REQUEST OF THE DEFENDANT, THE COURT MAY CONTINUE THE BOND PURSUANT TO SECTION 16-4-108 TO ALLOW THE DEFENDANT TO REMAIN AT LIBERTY OR SET A HEARING TO MODIFY THE BOND PURSUANT TO SECTION 16-4-109 AND DELAY FINAL DISPOSITION, DELAY FORMAL ENTRY OF THE FINDING OF NOT GUILTY BY REASON OF INSANITY, AND STAY THE COMMITMENT OF THE DEFENDANT TO THE CUSTODY OF THE DEPARTMENT OF HUMAN SERVICES PURSUANT TO SUBSECTION (4)(b) OF THIS SECTION UNTIL THE CONCLUSION OF THE INITIAL RELEASE HEARING REQUIRED PURSUANT TO SECTION 16-8-115 (1)(a). IF THE DEFENDANT IS ON BOND, THE COURT SHALL ORDER THE DEPARTMENT OF HUMAN SERVICES TO CONDUCT A RELEASE EXAMINATION ON AN OUTPATIENT BASIS, AS WELL AS ANY OTHER APPROPRIATE CONDITIONS OF RELEASE, INCLUDING PARTICIPATION IN OUTPATIENT TREATMENT.
(II) In DETERMINING WHETHER TO CONTINUE OR MODIFY THE BOND, THE COURT SHALL CONSIDER THE CRITERIA DESCRIBED IN SECTION 16-4-103, AS WELL AS THAT THE DEFENDANT WAS FOUND NOT GUILTY BY REASON OF INSANITY RATHER THAN CONVICTED, THE DEFENDANT'S TREATMENT NEEDS, THE AVAILABILITY OF TREATMENT IN THE COMMUNITY, THE ABILITY OF THE DEPARTMENT OF HUMAN SERVICES TO CONDUCT A RELEASE EVALUATION IN THE COMMUNITY, WHETHER THE DEPARTMENT OF HUMAN SERVICES CAN TIMELY ADMIT THE DEFENDANT, and the usefulness of an observation period as part of the

RELEASE EVALUATION.
(III) (A) THE COURT SHALL NOT DELAY THE FINAL DISPOSITION AND ENTRY OF FINDING OF NOT GUILTY BY REASON OF INSANITY UNLESS THE DEFENDANT IS AT LIBERTY AND REQUESTS A DELAY, IN WHICH CASE THE COURT MAY DELAY THE FINAL DISPOSITION TO ALLOW THE DEFENDANT TO POST BOND FOR AN OUTPATIENT RELEASE EXAMINATION.
(B) If THE DEFENDANT IS ON BOND, THE DISTRICT ATTORNEY OR A BONDING COMMISSIONER MAY FILE WITH THE COURT A VERIFIED MOTION TO REVOKE THE DEFENDANT'S BOND PURSUANT TO SECTION 16-4-109; EXCEPT THAT, IF THE COURT FINDS THE DEFENDANT VIOLATED A BOND CONDITION, THE COURT MAY REVOKE THE BOND AND ENTER THE FINAL DISPOSITION OF NOT GUILTY BY REASON OF INSANITY AND ORDER THE DEFENDANT COMMITTED TO THE DEPARTMENT OF HUMAN SERVICES.
(IV) This subsection (4)(a) DOES NOT APPLY IF THE COURT FINDS THAT THE CRIME FOR WHICH THE DEFENDANT IS FOUND NOT GUILTY BY REASON OF INSANITY:
(A) Is A CLASS 1 or class 2 FELONY;
(B) Resulted in another person suffering Serious bodily INJURY OR DEATH;
(C) InVolVED THE DEFENDANT USING A DEADLY WEAPON; OR
(D) INVOLVED FELONY UNLAWFUL SEXUAL BEHAVIOR PURSUANT TO SECTION 16-22-102 (9).
(b) If the trier of fact finds the defendant not guilty by reason of insanity, UNLESS DELAYED PURSUANT TO SUBSECTION (4)(a) OF THIS SECTION, the court shall commit the defendant to the custody of the department of human services until such time as the defendant is found eligible for release. The executive director of the department of human services shall designate the state facility at which the defendant shall be Is held for care and psychiatric treatment and may transfer the defendant from one facility to another if in the opinion of the director it is desirable to do so in the interest of the proper care, custody, and treatment of the defendant or the protection of the public or the personnel of the facilities in question.
(5) This section shall apply APPLIES to offenses committed on or after July 1, 1995; EXCEPT THAT SUBSECTION (4)(a) OF THIS SECTION APPLIES TO INDIVIDUALS FOUND NOT GUILTY BY REASON OF INSANITY ON OR AFTER SEPTEMBER 1, 2022.

SECTION 2. In Colorado Revised Statutes, 16-8-115, amend (1); and add (2.5) as follows:

16-8-115. Release from commitment after verdict of not guilty by reason of insanity or not guilty by reason of impaired mental condition. (1) (a) (I) UPON AN INITIAL COMMITMENT FOLLOWING A FINDING OF NOT GUILTY BY REASON OF INSANITY PURSUANT TO SECTION 16-8-105.5 (4)(b), OR UPON DELAYING FINAL ENTRY OF THE FINDING OF NOT GUILTY BY REASON OF INSANITY PURSUANT TO SECTION 16-8.5-105.5 (4)(a), THE COURT SHALL SCHEDULE AN INITIAL RELEASE HEARING NO LATER THAN ONE HUNDRED AND TWENTY DAYS FROM THE INITIAL commitment. The court shall order the department of human SERVICES TO COMPLETE A RELEASE EXAMINATION NO LATER THAN THIRTY days prior to the initial release hearing. The defendant may REQUEST AN ADDITIONAL RELEASE EXAMINATION BY A MEDICAL EXPERT IN MENTAL HEALTH DISORDERS OF THE DEFENDANT'S CHOOSING PURSUANT TO SECTION 16-8-108. THE COURT MAY CONTINUE THE HEARING BEYOND ONE HUNDRED AND TWENTY DAYS UPON A FINDING OF GOOD CAUSE OR IF NECESSARY TO CONDUCT A SECOND EVALUATION OF THE DEFENDANT.
(II) THE COURT SHALL CONDUCT THE INITIAL RELEASE HEARING. At THE INITIAL RELEASE HEARING, IF ANY EVIDENCE IS INTRODUCED THAT SHOWS THE DEFENDANT IS INELIGIBLE FOR CONDITIONAL RELEASE, THE DEFENDANT HAS THE BURDEN OF PROVING BY A PREPONDERANCE OF THE EVIDENCE THAT THE DEFENDANT MEETS THE APPLICABLE TEST FOR CONDITIONAL RELEASE PURSUANT TO SECTION 16-8-120. IF THE COURT FINDS THE DEFENDANT ELIGIBLE FOR CONDITIONAL RELEASE, THE COURT MAY IMPOSE SUCH TERMS AND CONDITIONS AS THE COURT DETERMINES ARE IN THE BEST INTEREST OF THE DEFENDANT AND THE COMMUNITY. IF THE COURT FINDS THE DEFENDANT INELIGIBLE FOR CONDITIONAL RELEASE, THE COURT SHALL COMMIT OR CONTINUE THE PREVIOUS COMMITMENT OF THE DEFENDANT TO THE PHYSICAL CUSTODY OF THE DEPARTMENT OF HUMAN SERVICES.
(III) This Subsection (1)(a) Applies to individuals found not GUILTY BY REASON OF INSANITY ON OR AFTER SEPTEMBER 1, 2022.
(b) Following the initial release hearing pursuant to SUBSECTION (1)(a) OF THIS SECTION, the court may order a release hearing at any time on its own motion, on motion of the prosecuting attorney, or on motion of the defendant. The court shall order a release hearing upon receipt of the report of the chief officer of the institution in which the defendant is committed that the defendant no longer requires hospitalization, as provided in section 16-8-116. or upon motion of the defendant made after one hundred eighty-two days following the date of the initial commitment order. Except for the first hearing following the initial commitment order INITIAL RELEASE HEARING, unless the court for good cause shown permits, the defendant is not entitled to a hearing within one year subsequent to a previous hearing.
(c) Beginning September 1, 2022, THE CHIEF OFFICER OF THE INSTITUTION IN WHICH THE DEFENDANT IS COMMITTED SHALL ANNUALLY SUBMIT A RELEASE EXAMINATION REPORT TO THE COURT CERTIFYING WHETHER THE DEFENDANT CONTINUES TO MEET THE CRITERIA FOR ONGOING INPATIENT HOSPITALIZATION OR MEETS THE APPLICABLE TEST FOR RELEASE PURSUANT TO SECTION 16-8-120. THE REPORT MUST BE SUBMITTED EACH YEAR BY THE DATE ON WHICH THE DEFENDANT WAS INITIALLY COMMITTED FOR INPATIENT HOSPITALIZATION UNLESS ANOTHER RELEASE EXAMINATION IS ORDERED WITHIN THE TWELVE MONTHS preceding such date. The release examination report must INCLUDE THE INFORMATION REQUIRED FOR A RELEASE EXAMINATION PURSUANT TO SUBSECTION (2.5) OF THIS SECTION. THE INSTITUTION SHALL PROVIDE A COPY OF THE REPORT TO THE DEFENDANT, THE PROSECUTING ATTORNEY, AND ANY OTHER ATTORNEY OF RECORD. UPON RECEIPT AND AFTER REVIEW OF THE REPORT, THE COURT MAY ORDER A RELEASE HEARING ON ITS OWN MOTION, ON MOTION OF THE PROSECUTING ATTORNEY, OR ON MOTION OF THE DEFENDANT.
(2.5) IN ADDITION TO ANY OTHER REQUIREMENT PURSUANT TO THIS SECTION, THE RELEASE EXAMINATION REPORT MUST INCLUDE:
(a) A SUMMARY OF THE MATERIALS REVIEWED, ASSESSMENTS CONDUCTED, AND OTHER BASES OF OPINION RENDERED;
(b) THE DEFENDANT'S CURRENT DIAGNOSIS AND WHETHER THE DEFENDANT'S SYMPTOMS OF MENTAL DISEASE OR DEFECT ARE IN REMISSION;
(c) InFormation about medications currently prescribed TO THE DEFENDANT AND WHETHER THE DEFENDANT IS COMPLIANT WITH TAKING THE PRESCRIBED MEDICATIONS;
(d) A SUMMARY OF THE TREATMENT PROVIDED TO THE DEFENDANT SINCE THE LAST RELEASE EXAMINATION, IF APPLICABLE;
(e) AN INITIAL ASSESSMENT OF THE DEFENDANT'S RISK OF REOFFENDING, INCLUDING A SUMMARY OF THE DEFENDANT'S TREATMENT NEEDS BY UTILIZING EVIDENCE-BASED STANDARDS OF INDIVIDUALIZED TREATMENT AND MANAGEMENT OF PEOPLE ACQUITTED BY REASON OF INSANITY;
(f) A SUMMARY OF THE SPECIFIC TREATMENT OPTIONS AVAILABLE TO THE DEFENDANT IN THE COMMUNITY AND THE SPECIFIC TREATMENT THE DEFENDANT MAY RECEIVE AT A FACILITY DESIGNATED BY THE EXECUTIVE DIRECTOR OF THE DEPARTMENT OF HUMAN SERVICES;
(g) A SUMMARY OF WHETHER AND HOW ONGOING RISKS COULD BE MANAGED IF PLACEMENT IN THE COMMUNITY WERE GRANTED; AND
(h) AN OPINION AS TO WHETHER THE DEFENDANT CURRENTLY MEETS THE APPLICABLE TEST FOR RELEASE, AS DESCRIBED IN SECTION 16-8-120, CITING SPECIFIC FACTS AND EVIDENCE SUPPORTING THE OPINION.

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; 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 2022 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.".

## PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed: HB22-1239, 1240, 1241, 1242, 1243, 1244.

MESSAGE(S) FROM THE SENATE
The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-020, SB22-028, SB22-030, SB22-054, SB22-091, and SB22-102
The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-023 amended in General Orders as printed in Senate Journal, February 15, 2022.
SB22-034 amended in Special Orders as printed in Senate Journal, February 16, 2022.

The Senate has passed on Third Reading and transmits herewith:
HB22-1170, HB22-1171, HB22-1172, HB22-1173, HB22-1174, HB22-1175, HB22-1176, HB22-1177, HB22-1178, HB22-1179, HB22-1180, HB22-1181, HB22-1182, HB22-1183, HB22-1184, HB22-1185, HB22-1186, HB22-1187, HB22-1188, HB22-1189, HB22-1190, HB22-1191, HB22-1192, HB22-1193, HB22-1194, HB22-1195, HB22-1196, and HB22-1197.

The Senate has adopted and transmits herewith:
SJR22-002.

## MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, SB22-030, 020, 091, 102, 054, and 028.
without comment, as amended, SB22-034 and 023.

## INTRODUCTION OF BILLS First Reading

The following bills were read by title and referred to the committee(s) indicated:

HB22-1245 by Representative(s) Daugherty and Van Beber; also Senator(s) Zenzinger--Concerning clarifications related to the foster youth in transition program.
Committee on Judiciary
HB22-1246 by Representative(s) Lontine; also Senator(s) Buckner-Concerning the registration of a pharmacy located within a hospice inpatient unit as a specialized prescription drug outlet.
Committee on Health \& Insurance
SB22-020 by Senator(s) Gardner; also Representative(s) Tipper-Concerning the addition of court reporters to the list of professionals who may administer oaths.
Committee on Judiciary
SB22-023 by Senator(s) Gonzales; also Representative(s) Bacon and Gonzales-Gutierrez--Concerning prohibiting deceptive tactics during custodial interrogation of a juvenile.
Committee on Judiciary
SB22-028 by Senator(s) Simpson and Sonnenberg, Bridges, Coram, Donovan, Jaquez Lewis; also Representative(s) Roberts and Catlin, McCormick, McKean, McLachlan-Concerning the creation of the groundwater compact compliance and sustainability fund.
Committee on Agriculture, Livestock, \& Water

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SB22-030 by Senator(s) Donovan and Sonnenberg, Bridges, Coram,
        Jaquez Lewis; also Representative(s) McLachlan and
        Catlin, McCormick, McKean, Roberts--Concerning the
        expansion of the water resources review committee to the
        water resources and agriculture review committee.
Committee on Agriculture, Livestock, & Water
SB22-034 by Senator(s) Kolker and Priola; also Representative(s)
        Bird and Sandridge--Concerning measures to counteract
        the filing of fraudulent business documents with the
        secretary of state.
Committee on Business Affairs & Labor
SB22-054 by Senator(s) Zenzinger and Kirkmeyer; also
        Representative(s) Titone--Concerning the addition of a
        recommendation that a district public school be converted
        to a community school if the district public school fails to
        make substantial progress under its turnaround plan.
Committee on Education
SB22-091 by Senator(s) Buckner and Cooke, Gardner, Lee,
        Rodriguez; also Representative(s) Herod and Van Winkle,
        Snyder, Soper, Weissman--Concerning making
        nonsubstantive changes to language in statutory provisions
        relating to the review of executive agency rules, and, in
        connection therewith, repealing obsolete and redundant
        statutory provisions and conforming other statutory
        provisions to modern drafting practices.
Committee on Judiciary
SB22-102 by Senator(s) Kirkmeyer; also Representative(s) Young--
        Concerning increasing transparency concerning programs
        for youth with intellectual and developmental disabilities
        who are in out-of-home placements.
Committee on Public & Behavioral Health & Human Services
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## INTRODUCTION OF RESOLUTION

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The following resolution was read by title and referred to the committee indicated:
SJR22-002 by Senator(s) Donovan; also Representative(s) McCormick--Concerning approval of water project revolving fund eligibility lists administered by the Colorado water resources and power development authority.
Committee on Agriculture, Livestock, \& Water
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## CHANGE IN SPONSORSHIP

The Speaker announced the following change in sponsorship:
HB22-1131 Senator Coram to be removed as co-prime sponsor.

## LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Kipp, the following item on the Special Orders Calendar for Friday, February 18, 2022 was moved to the General Orders Calendar for Friday, February 18, 2022--HB22-1044.

On motion of Representative Kipp, the following item on the Calendar for Friday, February 18, 2022 was laid over until Tuesday, February 22, 2022 retaining place on Calendar:

Consideration of General Orders--HB22-1086.

## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Benavidez, Bernett, Exum, Geitner, Gonzales-Gutierrez, Hooton, Jodeh, Larson, Neville, Ortiz, Pico, Ricks, Sandridge, Tipper, A. Valdez, Van Winkle, Williams.

On motion of Representative Kipp, the House adjourned until 9:00 a.m., Friday, February 18, 2022.

Approved:
Alec Garnett, Speaker
Attest:
Robin Jones,
Chief Clerk

## HOUSE JOURNAL

SEVENTY-THIRD GENERAL ASSEMBLY

## STATE OF COLORADO

## Second Regular Session

## Thirty-eighth Legislative Day

Friday, February 18, 2022

Prayer by Representative Mike Lynch, Wellington.
The Speaker called the House to order at 9:00 a.m.
Pledge of Allegiance led by Representative Karen McCormick, Longmont.

The roll was called with the following result:
Present--61.
Excused--Representative(s) Hanks, Michaelson Jenet, Neville, Weissman--4.

The Speaker declared a quorum present.

On motion of Representative McCormick, the House Journal of Thursday, February 17, 2022, 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 titles were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

SB22-013 by Senator(s) Fenberg and Holbert; also Representative(s) Garnett and McKean-Concerning requirements for boards and commissions, 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 | $\mathbf{6 1}$ | NO |  | 0 |  | EXCUSED | 4 | ABSENT |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |  |



Co-sponsor(s) added: Representative(s) Duran, Exum, Gray, Jodeh, Lontine, Lynch, McCluskie, Pico, Rich, Titone

SB22-017 by Senator(s) Scott and Zenzinger, Coram, Donovan, Hisey; also Representative(s) Boesenecker and Catlin, Exum, Froelich, Gray, Hooton, Pico, Rich, Sullivan, ValdezD., Van Winkle-Concerning the determination that a load of fluid milk products hauled by a vehicle is not a divisible load under the vehicle weight limits permitted by law.

1 The question being "Shall the bill pass?".


24 Co-sponsor(s) added: Representative(s) Bockenfeld, Caraveo, Duran, Lindsay, Lontine, Lynch, McCluskie, McCormick, McLachlan, Mullica, Pelton, Soper, Titone, Van Beber, Woodrow, Young

HB22-1090 by Representative(s) Ransom and Young; also Senator(s) Buckner and Smallwood-Concerning allowing a child reasonable independence to engage in activities without finding that the child is abused or neglected.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | $\mathbf{6 1}$ | NO | $\mathbf{0}$ | EXCUSED | 4 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirosa | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | E | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | E | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle Y |  |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | E |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
|  | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bernett, Bird, Carver, Catlin, Cutter, Exum, Froelich, Geitner, Gonzales-Gutierrez, Gray, Herod, Hooton, Kipp, Lindsay, Luck, McCormick, McKean, McLachlan, Pelton, Pico, Rich, Sirota, Titone, Van Beber, Van Winkle, Williams

HB22-1034 by Representative(s) Bird and Sandridge, Exum, Sirota, Van Winkle; also Senator(s) Garcia and Priola, Bridges, Kolker-Concerning the administration of retirement plans administered by the fire and police pension association, and, in connection therewith, merging the statewide defined benefit plan, the statewide hybrid plan, and the social security supplemental plan into a single new statewide retirement plan.

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

| YES | $\mathbf{6 0}$ | NO | $\mathbf{1}$ | EXCUSED | $\mathbf{4}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | E | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | E | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | E |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bernett, Boesenecker, Duran, Esgar, Froelich, Gonzales-Gutierrez, Gray, Hooton, Jodeh, Kipp, Lindsay, Lontine, McCluskie, Mullica, Snyder, Sullivan, Titone, Valdez D., Will, Young

HB22-1089 by Representative(s) Woodrow; also Senator(s) Winter-Concerning a requirement that transportation network companies provide insurance to protect individuals from damages caused by uninsured motorists.

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

1

| YES | 36 | NO | 24 | EXCUSED | 5 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | N | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | E | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | N |
| Boesenecker | Y | Holtorf | N | Neville | E | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | E |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | E | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Bacon, Benavidez, Bernett, Boesenecker, Duran, Gonzales-Gutierrez, Kipp, Lindsay, Sirota, Sullivan, Titone

On motion of Representative Gonzales-Gutierrez, HB22-1150, HB22-1169, SB22-022, SB22-062, HB22-1028, HB22-1044, HB22-1076, HB22-1072, HB22-1037, HB22-1043, HB22-1060 were made Special Orders on Friday, February 18, 2022, at 10:01 a.m.

The hour of 10:01 a.m. having arrived, on motion of Representative Woodrow, 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.)

HB22-1150 by Representative(s) Bockenfeld and Exum; also Senator(s) Cooke and Fields-Concerning the elimination of signature requirements for persons who are alleged to have violated certain offenses.

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

HB22-1169 by Representative(s) Michaelson Jenet and Soper-Concerning amending the elements of sexual assault to prohibit sexual misconduct without consent.

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

SB22-022 by Senator(s) Lee and Gardner, Cooke, Rodriguez; also Representative(s) Snyder and Soper, Weissman-Concerning the enactment of the Colorado Revised Statutes 2021 as the positive and statutory law of the state of Colorado.

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

SB22-062 by Senator(s) Lee and Gardner, Cooke, Rodriguez; also Representative(s) Soper and Weissman-Concerning procedures of the committee on legal services.

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

HB22-1028 by Representative(s) Gray and Hooton, Boesenecker, Exum, Froelich, Sullivan; also Senator(s) Winter and Priola-Concerning statewide regulation of persons approaching controlled intersections who are not operating motor vehicles.

Amendment No. 1, Transportation \& Local Government Report, dated February 15, 2022, and placed in member's bill file; Report also printed in House Journal, February 16, 2022.

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

HB22-1076 by Representative(s) Lontine; also Senator(s) Buckner-Concerning the ability of a hearing aid provider to perform services through the use of telehealth.

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

HB22-1072 by Representative(s) Will and Roberts; also Senator(s) Donovan and Simpson-Concerning the habitat partnership program.

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

HB22-1044 by Representative(s) Williams-Concerning the selection of members of vacancy committees by central committees.
(Laid Over from February 17, 2022.)

Amendment No. 1, State, Civic, Military, \& Veterans Affairs Report, dated February 14, 2022, and placed in member's bill file; Report also printed in House Journal, February 15, 2022.

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

HB22-1037 by Representative(s) Hooton and Van Winkle; also Senator(s) Holbert and Jaquez Lewis-Concerning the ability of a person to operate a dual marijuana business at the same location.

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

HB22-1043 by Representative(s) Pico; also Senator(s) Hisey-Concerning motor vehicles that operate on the roadway with fewer than four wheels in contact with the roadway.

Amendment No. 1, Appropriations Report, dated February 17, 2022, and placed in member's bill file; Report also printed in House Journal, February 17, 2022.

Amendment No. 2, Transportation \& Local Government Report, dated February 1, 2022, and placed in member's bill file; Report also printed in House Journal, February 3, 2022.

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

HB22-1060 by Representative(s) Sirota, Kipp; also Senator(s) Gonzales-Concerning the establishment of contribution limits under the "Fair Campaign Practices Act" for candidates for school district director.

Amendment No. 1, Appropriations Report, dated February 17, 2022, and placed in member's bill file; Report also printed in House Journal, February 17, 2022.

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 Larson moved to amend the Report of the Committee of the Whole to show that L. 003 the following Larson amendment to HB22-1044 did pass:

Amend the State, Civic, Military and Veterans Affairs committee report, dated February 14, 2002, page 2, strike lines 25 through 33 and substitute
"applicability. (1) This act takes effect February 16, 2023; 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 2022 and, in such case, will take effect February 16, 2023, or on the date of the official declaration of the vote thereon by the governor, whichever is later.".

The amendment was declared lost by the following roll call vote:

| YES | 17 | NO | 42 | EXCUSED | 6 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | E | Michaelson Jenet | E | Titone | N |
| Bockenfeld | N | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | E | Valdez D. | E |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | E |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | N | Pico | N | Weissman | E |
| Catlin | N | Kipp | N | Ransom | N | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | N |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | Y | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |

## ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: HB22-1028 as amended, HB22-1037, HB22-1043 as amended, HB22-1044 as amended, HB22-1060 as amended, HB22-1072, HB22-1076, HB22-1150, HB22-1169, SB22-022, SB22-062.

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 | $\mathbf{3 9}$ | NO | $\mathbf{2 0}$ | EXCUSED | $\mathbf{6}$ | ABSENT | $\mathbf{0}$ |
| :--- | :---: | :--- | :---: | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | E | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | $Y$ | Holtorf | N | Neville | E | Valdez D. | E |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | E |


| Caraveo | Y | Jodeh |
| :--- | :--- | :--- |
| Carver | N | Kennedy |
| Catlin | N | Kipp |
| Cutter | Y | Larson |
| Daugherty | Y | Lindsay |
| Duran | Y | Lontine |
| Esgar | Y | Luck |


| Y | Pelton |
| :--- | :--- |
| Y | Pico |
| Y | Ransom |
| N | Rich |
| Y | Ricks |
| Y | Roberts |
| N | Sandridge |


|  |  |  |
| :--- | :--- | :--- |
| N | Van Winkle | N |
| N | Weissman | E |
| N | Will | N |
| N | Williams | Y |
| Y | Woodrow | Y |
| Y | Woog | N |
| N | Young | Y |
|  | Speaker | Y |

## APPOINTMENTS

The Speaker announced the following temporary committee appointment for Friday, February 18, 2022 only:

## Public and Behavioral Health and Human Services

Representative Lindsay to replace Representative Michaelson Jenet.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## BUSINESS AFFAIRS AND LABOR

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

HB22-1017 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 4 through 10 and substitute:
"44-3-106. Exemptions. (4) Any passenger INDIVIDUAL twenty-one years of age or older arriving at any airport in ENTERING this state on an air flight originating in FROM ANOTHER STATE OR a foreign country who is thereby subject to eustoms elearance at the airport may lawfully possess up to one gallon or four liters (one imperial gallon), whichever measure is applieable, of an alcohol beverage FOR PERSONAL USE AND NOT FOR SALE ALCOHOL BEVERAGES without liability for the Colorado excise tax thereon. ON THE ALCOHOL BEVERAGES UP TO THE FOLLOWING AMOUNTS:".

HB22-1039 be referred to the Committee of the Whole with favorable recommendation.

HB22-1053 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 3, line 6, after "PROGRAM" insert "In ACCORDANCE WITH BEST PRACTICES".

Page 3, line 9, strike "PROGRAM." and substitute "PROGRAM USING BEST PRACTICES.".

Page 3, strike lines 16 through 27.
Strike pages 4 through 7.
Page 8, strike lines 1 through 18 .
Renumber succeeding section accordingly.

HB22-1098 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend printed bill, page 3, strike line 2 and substitute "certification, registration.".

Page 3, line 3, strike "history." and strike "FEBRUARY" and substitute "June".

Page 3, line 8, strike "ThE" and substitute "On OR BEFORE JULY 1, 2023, THE".

Page 3, line 17, strike "AND".
Page 3, after line 17 insert:
"(c) RECOMMENDATIONS FOR SOLUTIONS TO ANY BARRIERS, INCLUDING A PROCESS TO ADVISE INDIVIDUALS AS TO WHETHER AN INDIVIDUAL WOULD QUALIFY FOR LICENSURE, CERTIFICATION, OR REGISTRATION BASED ON THE INDIVIDUAL'S CRIMINAL HISTORY RECORD IF THE INDIVIDUAL MEETS ALL OTHER REQUIREMENTS FOR LICENSURE, CERTIFICATION, OR REGISTRATION AT THE TIME OF THE INDIVIDUAL'S APPLICATION; AND".

Reletter succeeding paragraph accordingly.
Page 3, strike lines 23 through 27.
Page 4, strike lines 1 through 3 and substitute "CONSISTENT WITH SECTION 24-4-105 (4).".

Page 4, strike lines 6 through 9 and substitute "THE REGULATOR SHALL DOCUMENT THE GROUNDS FOR DENIAL AND SUBMIT THE GROUNDS IN WRITING TO THE APPLICANT.".

Page 4, line 10, strike "GRANT" and substitute "GRANT, CONSISTENT WITH SECTION 24-34-107 (5),".

Page 4, strike lines 12 through 26 and substitute "HISTORY RECORD.".
Page 4, line 27, before "INFORMATION" insert "AGGREGATE".

Page 5, lines 5 and 6, strike "(7), (8), and (9)" and substitute "(7) and (8)".
Page 5, line 20, strike "SECTION WITHIN" and substitute "SECTION, CONSISTENT WITH SECTION 24-4-104.".

Page 5, strike lines 21 and 22.
Page 6, strike line 2 and substitute "CREDENTIAL IN ACCORDANCE WITH SECTION 24-4-106.".

Page 6, strike lines 3 through 17.

HB22-1109 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 10 through 13 and substitute "DEPARTMENT OF REVENUE SHALL PROVIDE THE STATE AUDITOR WITH INFORMATION ABOUT THE NUMBER OF ADDITIONAL AIRCRAFT IN COMMERCIAL SERVICE. THE STATE AUDITOR MAY USE INFORMATION RECEIVED FROM THE AVIATION INDUSTRY TO DETERMINE THE NUMBER OF Jobs Created or retained.".

HB22-1112 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 "employees." and substitute "employees - failure to report.".

Page 2, line 7, strike "FOURTEEN" and substitute "TEN".
Page 3, line 3, strike "Өtherwise, if said".
Page 3, strike lines 4 through 11 and substitute "Otherwise, if said THE employee fails to report said THE injury in writing, said THE employee may lose up to one day's compensation for each day's failure to so report. If at the time of said injury, the employer has failed to display the notice specified in paragraph (b) of this subsection (1), the time period allotted to the employee shall be tolled for the duration of such failure FAILS TO PROVIDE A COPY OF THE EMPLOYEE'S WRITTEN NOTICE PURSUANT TO SUBSECTION (1)(a)(II) OF THIS SECTION, OR IF, AT THE TIME OF THE INJURY, THE EMPLOYER FAILED TO DISPLAY THE NOTICE SPECIFIED IN SUBSECTION (1)(b) OF THIS SECTION, THE TIME PERIOD ALLOTTED TO THE EMPLOYEE IS TOLLED FOR THE DURATION OF TIME THAT THE EMPLOYER FAILS TO PROVIDE THE WRITTEN NOTICE AND DISPLAY THE NOTICE. IF THE EMPLOYER HAS ACTUAL NOTICE OF THE INJURY OR GOOD CAUSE IS SHOWN FOR THE FAILURE OF THE EMPLOYEE TO REPORT THE INJURY IN WRITING, THERE IS NO LOSS OF COMPENSATION PURSUANT TO THIS SUBSECTION (1) FOR THE FAILURE TO REPORT THE INJURY.".

Page 3, line 16, strike "TWO WORKING" and substitute "SEVEN".
Page 4, line 20, after "JOB," insert "NOTIFY YOUR EMPLOYER AS SOON AS YOU ARE ABLE, AND".

Page 4, line 21, strike "14" and substitute "10".
Page 5, strike lines 4 through 11 and substitute "THE CUSTOMER SERVICE CONTACT INFORMATION FOR THE DIVISION OF WORKERS' COMPENSATION IS $\qquad$ .".

Page 5, line 17, strike "FOURTEEN" and substitute "TEN".
Page 5, strike lines 23 through 25 and substitute "written notice to the employer. If said THE employee fails to report said THE injury in writing, such THE employee may lose up to one day's compensation for each day's failure to so report. Any other person who has notice of said THE".

Page 6, strike lines 4 through 6 and substitute "working days following receipt of such notice IF THE EMPLOYER FAILS TO PROVIDE A COPY OF THE EMPLOYEE'S WRITTEN NOTICE PURSUANT TO SUBSECTION (2)(a)(II) OF THIS SECTION, OR IF, AT THE TIME OF THE INJURY, THE EMPLOYER FAILED TO DISPLAY THE NOTICE SPECIFIED IN SUBSECTION (2)(b) OF THIS SECTION, THE TIME PERIOD ALLOTTED TO THE EMPLOYEE IS TOLLED FOR THE DURATION OF TIME THAT THE EMPLOYER FAILS TO PROVIDE THE WRITTEN NOTICE AND DISPLAY THE NOTICE. IF THE EMPLOYER HAS ACTUAL NOTICE OF THE INJURY OR GOOD CAUSE IS SHOWN FOR THE FAILURE OF THE EMPLOYEE TO REPORT THE INJURY IN WRITING, THERE IS NO LOSS OF COMPENSATION PURSUANT TO THIS SUBSECTION (2) FOR THE FAILURE TO REPORT THE INJURY.".

Page 6, line 11, strike "TWO WORKING" and substitute "SEVEN".
Page 7, line 18, after "JOB," insert "NOTIFY YOUR EMPLOYER AS SOON AS YOU ARE ABLE, AND".

Page 7 , line 19 , strike " 14 " and substitute " 10 ".
Page 8, strike lines 2 through 9 and substitute "THE CUSTOMER SERVICE CONTACT INFORMATION FOR THE DIVISION OF WORKERS' COMPENSATION IS .".

Page 8 , lines 14 and 15 , strike "within thirty days" and substitute "within thirty days".

Page 9, strike lines 3 through 5 and substitute "eireumstances IF THE EMPLOYER DOES NOT HAVE ACTUAL KNOWLEDGE OF THE CONTRACTION OF THE DISEASE, OR IF THERE IS NOT GOOD CAUSE FOR THE EMPLOYEE'S FAILURE TO PROVIDE WRITTEN NOTICE WITHIN THE TIME ALLOTTED BY THIS SUBSECTION (3), THE DIRECTOR MAY REDUCE THE COMPENSATION THAT WOULD OTHERWISE HAVE BEEN PAYABLE IN THE MANNER AND TO THE EXTENT AS THE DIRECTOR DEEMS JUST, REASONABLE, AND PROPER UNDER THE EXISTING CIRCUMSTANCES, NEVER TO EXCEED ONE DAY'S COMPENSATION FOR EACH DAY'S FAILURE TO REPORT.".

HB22-1135 be referred to the Committee of the Whole with favorable recommendation.

## EDUCATION

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

HB22-1070 be referred to the Committee of the Whole with favorable recommendation.

HB22-1101 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 3, strike "(1.9)(a)(II)(B), (1.9)(a)(II)(C)," and substitute "(1.9)(a)(II),".

Page 3, after line 4 insert:
"(A) The employer in the school division of the association that hires the service retiree is a rural school district as determined by the department of education based on the geographic size of the school district and the distance of the school district from the nearest large, urbanized area, A BOARD OF COOPERATIVE SERVICES, AS DEFINED IN SECTION 22-5-103 (2), OR A CHARTER SCHOOL, AS DEFINED SECTION 22-5-119(3)(d), THAT IS LOCATED WITHIN A RURAL SCHOOL DISTRICT and, IF THE EMPLOYER IS A SCHOOL DISTRICT, the school district enrolls six thousand five hundred students or fewer in kindergarten through twelfth grade;".

Page 3, line 5, strike "district" and substitute "district, BOARD OF COOPERATIVE SERVICES, OR CHARTER SCHOOL".

Page 3, line 7, strike "district" and substitute "district, ENROLLED BY ONE OR MORE OF THE DISTRICTS SERVED BY THE BOARD OF COOPERATIVE SERVICES, OR ENROLLED BY THE CHARTER SCHOOL,".

Page 3, line 10, strike "district" and substitute "district, BOARD OF COOPERATIVE SERVICES, OR CHARTER SCHOOL".

Page 3, line 14, strike "district." and substitute "district, BOARD OF COOPERATIVE SERVICES, OR CHARTER SCHOOL.".

HB22-1107 be referred favorably to the Committee on Appropriations.

## ENERGY AND ENVIRONMENT <br> After consideration on the merits, the Committee recommends the following: <br> HB22-1007 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation: <br> Amend printed bill, page 4, line 24, strike "JANUARY 1, 2023," and substitute "Jandary 1, 2026,". <br> Page 5, line 5, strike "JanUARY 1, 2025," and substitute "JANUARY 1, 2030.". <br> HB22-1011 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:
"(a) "Dedicated revenue source" means one of the FOLLOWING REVENUE SOURCES, SINGULARLY OR IN COMBINATION, ADOPTED BY A LOCAL GOVERNMENT THAT IS INTENDED TO BE USED FOR FOREST MANAGEMENT OR WILDFIRE MITIGATION EFFORTS AT THE LOCAL LEVEL:
(I) AN EXIStING OR NEW TAX IMPOSED BY THE LOCAL GOVERNMENT;
(II) AN EXISTING OR NEW MILL LEVY APPROVED BY THE VOTERS OF THE LOCAL GOVERNMENT; OR
(III) Approval by the voters of the local government of THE RETENTION ON A PERMANENT BASIS OF EXCESS REVENUE OF THE LOCAL GOVERNMENT IN ACCORDANCE WITH SECTION 20 (7) (d) OF ARTICLE X of the state constitution.".

Reletter succeeding paragraphs accordingly.
Page 3, strike lines 17 and 18 and substitute:
"(f) "LOCAL GOVERNMENT" MEANS A MUNICIPALITY, WHETHER HOME RULE OR STATUTORY, COUNTY, CITY AND COUNTY, SPECIAL DISTRICT, SCHOOL DISTRICT, DISTRICT, AUTHORITY, PUBLIC OR QUASI-PUBLIC CORPORATION, OR ANY OTHER FORM OF POLITICAL SUBDIVISION OF THE STATE ORGANIZED PURSUANT TO LAW.".

Page 3, line 23, before "MATCH" insert "EITHER".
Page 3, strike line 24 and substitute "REVENUE SOURCE OR TO EXPAND EXISTING PROGRAMS ADMINISTERED BY THE LOCAL GOVERNMENT ON A LONG-TERM BASIS, WHICH EFFORTS AT THE LOCAL LEVEL ARE INTENDED TO BE USED FOR FOREST".

Page 4, line 23, before "MATCH" insert "EITHER".

Page 4, strike line 25 and substitute "REVENUE SOURCE OR TO SUPPLEMENT LONG-TERM PROGRAMS ADMINISTERED BY THE LOCAL GOVERNMENT, WHICH EFFORTS ARE INTENDED TO BE USED FOR FOREST".

Page 5, after line 1 insert:
"(c) Notwithstanding any other provision of this section, A LOCAL GOVERNMENT IS ELIGIBLE FOR FUNDING UNDER THE GRANT PROGRAM EVEN IN THE ABSENCE OF A DEDICATED REVENUE SOURCE IF THE LOCAL GOVERNMENT HAS CREATED AND ADMINISTERS AN EXISTING PROGRAM, PROJECT, OR FUNDING MECHANISM THAT CREATES LONG-TERM FUNDING AT THE LOCAL LEVEL FOR WILDFIRE MITIGATION OR FOREST HEALTH OR HAS CREATED AND ADMINISTERS OTHER CREATIVE AND INNOVATIVE APPROACHES FOR PROMOTING WILDFIRE MITIGATION AND FOREST HEALTH THAT ARE DEEMED SUFFICIENT BY THE FOREST SERVICE IN ITS SOLE DISCRETION.".

Page 5, line 3, strike "FOLLOWING ELIGIBLE RECIPIENTs:" and substitute "FOLLOWING:".

Page 5, after line 3 insert:
"(a) Eligible recipients that make available a dedicated REVENUE SOURCE FOR WILDFIRE MITIGATION OR FOREST HEALTH;".

Reletter succeeding paragraphs accordingly.
Page 5, line 4, strike "RECIPIENTS" and substitute "Eligible RECIPIENTS".
Page 5, line 10, strike "Recipients" and substitute "Eligible RECIPIENTS".

Page 5, line 15, strike "EFFORTS; AND" and substitute "EFFORTS;".
Page 5, line 17, strike "mitigation." and substitute "mitigation; And".
Page 5, after line 17 insert:
"(g) ELIGIBLE RECIPIENTS THAT HAVE ATTEMPTED UNSUCCESSFULLY TO CREATE A DEDICATED REVENUE SOURCE FOR WILDFIRE MITIGATION OR FOREST HEALTH.".

Page 6, after line 7 insert:
"(d) Nothing in this section precludes a Local government FROM USING ALL OR ANY PORTION OF A GRANT AWARDED UNDER THIS SECTION FROM WORKING WITH A COMMUNITY ORGANIZATION, A HOME OWNERS ASSOCIATION, OR A SIMILAR ORGANIZATION OR ENTITY OPERATING AT THE LOCAL LEVEL IN ADMINISTERING A PROJECT SUPPORTED BY THE GRANT PROGRAM.".

Page 7, line 16, strike "PROGRAM" and substitute "PROGRAM, INCLUDING EXAMPLES OF AND GUIDELINES FOR LONG-TERM INVESTMENTS IN WILDFIRE mitigation or forest health,".

HB22-1012
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 18 and substitute:
"SECTION 1. In Colorado Revised Statutes, 23-31-310, amend (1.5)(c) and (4)(b)(III); and add (4)(b)(V), (4)(b)(VI), and (8.3)(a)(III)(C) as follows:

23-31-310. Forest restoration and wildfire risk mitigation grant program - technical advisory panel - legislative declaration definitions - repeal. (1.5) Legislative declaration. The general assembly hereby:
(c) Declares that it intends to provide aid and guidance for catastrophic wildfire risk mitigation and forest health improvements by authorizing a competitive grant program to:
(I) Assist with funding community-level actions across the entire state that are implemented to protect populations and property in the wildland-urban interface; and to
(II) Promote forest health and the utilization of woody material, including traditional forest products and biomass energy;
(III) Help communities with forested areas prevent and RECOVER FROM WILDFIRE INCIDENTS BY REMOVING DEAD TREES AND OTHER POTENTIAL FUEL AS WELL AS DEBRIS THAT HAS RESULTED FROM AN INCIDENT OF WILDFIRE OR INSECT INFESTATION; AND
(IV) ENSURE THAT EFFORTS DESCRIBED IN SUBSECTION (1.5)(c)(III) OF THIS SECTION ARE UNDERTAKEN IN A MANNER THAT MINIMIZES THE AMOUNT OF CARBON THAT ENTERS THE ATMOSPHERE.
(4) Eligibility requirements. To be eligible to receive funding under this section, a project must:
(b) Address one or more of the following objectives for the purpose of protecting water supplies:
(III) Replanting NATIVE trees in deforested areas if such areas exist in the proposed project area; and
(V) REDUCING POST-FIRE SOIL EROSION THROUGH THE USE OF AERIAL MULCHING, SEEDING WITH NATIVE SEED MIXES, AND RELATED ACTIONS; OR
(VI) Promoting the recovery of forested lands from WILDFIRE INCIDENTS BY REMOVING DEAD TREES IN AREAS WITH SAFETY CONCERNS ARISING FROM THE AREAS' PROXIMITY TO COMMUNITIES, ROADS, TRAILS, OR STRUCTURES.
(8.3) Grant program. (a) The forest service shall develop and administer the program in consultation with the technical advisory panel created in subsection (5) of this section. In developing the program, the forest service shall:
(III) Require a grant applicant to demonstrate that:
(C) FOR A PROPOSED PROJECT TO REMOVE DEAD TREES NEAR COMMUNITIES, ROADS, TRAILS, OR STRUCTURES PURSUANT TO SUBSECTION (4)(b)(VI) OF THIS SECTION, AREAS OF SALVAGE AND EXCLUSIONS FROM SALVAGE ARE IDENTIFIED BASED ON ECOLOGICAL DATA, TAKING INTO ACCOUNT SITE-SPECIFIC FEATURES, AND GUIDELINES FOR THE PRESERVATION OF KEY BIODIVERSITY ATTRIBUTES ARE CREATED THAT ENSURE ADEQUATE RIPARIAN BUFFERS AND MITIGATE SOIL AND FOREST RECOVERY DISTURBANCES FROM THE TREE REMOVAL PROCESS.".

Strike pages 3 through 5 .
Page 6, strike lines 1 through 9 .
Renumber succeeding section accordingly.
Page 1, strike lines 101 through 103 and substitute "ConCERNING HEALTHY FORESTS.".

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

HB22-1005 be referred favorably to the Committee on Appropriations.

HB22-1018 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend the Energy and Environment Committee Report, dated February 10, 2022, page 2, line 3, after "PROBLEMS" insert "OR EMERGENCY CONDITIONS".
$\underline{\text { HB22-1048 be referred favorably to the Committee on Appropriations. }}$

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

STATE, CIVIC, MILITARY AND VETERANS AFFAIRS
After consideration on the merits, the Committee recommends the following:

HB22-1081 be postponed indefinitely.

## PRINTING REPORT

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

## HB22-1245, 1246.

## INTRODUCTION OF BILLS

## First Reading

The following bills were read by title and referred to the committee(s) indicated:

HB22-1247 by Representative(s) Herod and McCluskie, Ransom; also Senator(s) Hansen and Rankin, Moreno--Concerning requirements for additional supplemental payments for nursing facility providers, and, in connection therewith, making an appropriation.
Committee on Public \& Behavioral Health \& Human Services
HB22-1248 by Representative(s) McLachlan and Ortiz--Concerning continuation of the school leadership pilot program.
Committee on Education
HB22-1249 by Representative(s) Bernett and Hooton--Concerning the creation of a roadmap for improving electric grids in the state.
Committee on Energy \& Environment
HB22-1250 by Representative(s) Woodrow and Pico, Lynch, Valdez D.; also Senator(s) Zenzinger and Woodward, Kirkmeyer, Moreno--Concerning nonsubstantive changes to title 7 of the Colorado revised statutes.
Committee on Judiciary
HB22-1251 by Representative(s) Roberts; also Senator(s) Bridges-Concerning the creation of the office of cardiac arrest management in the department of public health and environment.
Committee on Health \& Insurance
HB22-1252 by Representative(s) Bernett; also Senator(s) Kirkmeyer and Jaquez Lewis--Concerning provisions of public school contracts, and, in connection therewith, specifying requirements and limitations for such provisions.
Committee on Education
HB22-1253 by Representative(s) Ortiz--Concerning the provision of adaptive equipment in rental motor vehicles.
Committee on Transportation \& Local Government

## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Boesenecker, Daugherty, Esgar, Ortiz, Ricks, Tipper, D. Valdez.

1 On motion of Representative Mullica, the House adjourned until
2 10:00 a.m., Tuesday, February 22, 2022.

7 Attest:
8 Robin Jones, 9 Chief Clerk

Approved:
Alec Garnett, Speaker

## HOUSE JOURNAL

# SEVENTY-THIRD GENERAL ASSEMBLY 

## STATE OF COLORADO

## Second Regular Session

Prayer by Representative Tony Exum, Colorado Springs.
The Speaker called the House to order at 10:00 a.m.
Pledge of Allegiance led by Representative Mike Lynch, Wellington.
The roll was called with the following result:
Present--62.
Excused--Representative(s) Herod, Van Beber, Young--3.
Present after roll call--Representative(s) Herod, Young.
The Speaker declared a quorum present.

On motion of Representative Lynch, the House Journal of Friday, February 18, 2022, 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.

HB22-1150 by Representative(s) Bockenfeld and Exum; also Senator(s) Cooke and Fields-Concerning the elimination of signature requirements for persons who are alleged to have violated certain offenses.

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

| YES | 53 | NO | 11 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |


| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| :--- | :---: | :--- | :---: | :--- | :--- | :--- | :--- |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | E |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Snyder
HB22-1169 by Representative(s) Michaelson Jenet and Soper-Concerning amending the elements of sexual assault to prohibit sexual misconduct without consent.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | $\mathbf{6 4}$ | NO | $\mathbf{0}$ | EXCUSED | $\mathbf{1}$ | ABSENT | $\mathbf{0}$ |  |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |  |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |  |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | E |  |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |  |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |  |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |  |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |  |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |  |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |  |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |  |
|  |  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bacon, Bernett, Bird, Boesenecker, Carver, Cutter, Duran, Esgar, Gonzales-Gutierrez, Gray, Hooton, Jodeh, Kennedy, Lindsay, Lontine, McCormick, McLachlan, Mullica, Rich, Roberts, Sirota, Snyder, Tipper, Titone, Valdez A., Valdez D., Weissman, Young, Speaker

SB22-022 by Senator(s) Lee and Gardner, Cooke, Rodriguez; also Representative(s) Snyder and Soper, Weissman-Concerning the enactment of the Colorado Revised Statutes 2021 as the positive and statutory law of the state of Colorado.

The question being "Shall the bill pass?".

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

| YES | $\mathbf{5 2}$ | NO | 12 | EXCUSED | $\mathbf{1}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | E |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | N | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bacon, Bird, Gray, Jodeh
SB22-062 by Senator(s) Lee and Gardner, Cooke, Rodriguez; also Representative(s) Soper and Weissman-Concerning procedures of the committee on legal 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 | $\mathbf{6 3}$ | NO | $\mathbf{1}$ | EXCUSED | $\mathbf{1}$ | ABSENT | $\mathbf{0}$ |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | E |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | N |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |
|  |  |  |  |  |  |  |  |

Co-sponsor(s) added: Representative(s) Bacon, Gray, Herod, Jodeh, McCluskie,
Snyder

HB22-1028 by Representative(s) Gray and Hooton, Boesenecker, Exum, Froelich, Sullivan; also Senator(s) Winter and Priola-Concerning statewide regulation of persons approaching controlled intersections who are not operating motor vehicles.

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

| YES | 44 | NO | 20 | EXCUSED | 1 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | E |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | Y |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | Y | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bernett, Cutter, Jodeh, Kennedy, Kipp, Lindsay, Lontine, McCluskie, Titone, Valdez A., Van Winkle

HB22-1076 by Representative(s) Lontine and Will; also Senator(s) Buckner-Concerning the ability of a hearing aid provider to perform services through the use of telehealth.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | $\mathbf{6 4}$ | NO | $\mathbf{0}$ | EXCUSED | $\mathbf{1}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | E |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
|  |  |  |  |  |  |  |  |


| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Duran | Y | Lontine | Y | Roberts | Y Woog | Y |  |
| Esgar | Y | Luck | Y | Sandridge | Y Young | Y |  |
|  |  |  |  |  | Speaker | Y |  |

Co-sponsor(s) added: Representative(s) Bacon, Bernett, Bird, Bockenfeld, Boesenecker, Catlin, Cutter, Duran, Esgar, Froelich, Geitner, Gray, Herod, Jodeh, Kipp, Lindsay, McCluskie, Michaelson Jenet, Ortiz, Pelton, Ricks, Snyder, Soper, Tipper, Titone, Valdez A., Valdez D., Woodrow, Young

HB22-1072 by Representative(s) Will and Roberts; also Senator(s) Donovan and Simpson-Concerning the habitat partnership 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.

| YES | $\mathbf{6 1}$ | NO | $\mathbf{3}$ | EXCUSED | 1 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | E |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bird, Carver, Cutter, Duran, Esgar, Exum, Gray, Herod, Lindsay, Lontine, McCluskie, McCormick, McLachlan, Michaelson Jenet, Mullica, Snyder, Titone, Valdez A.

HB22-1044 by Representative(s) Williams and Kennedy-Concerning the selection of members of vacancy committees by central committees.

## The question being "Shall the bill pass?".

A roll call vote was taken. As 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 | 46 |  | NO | 18 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |  |
| Benavidez | N | Gonzales-Gutierrez | Y | McKean | N | Sullivan | N |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |


|  |  |  | Y | Michaelson Jenet | Y | Titone | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Bird | Y | Hanks | Y | Mullica | Y | Valdez A. | N |
| Bockenfeld | Y | Herod | N | Neville | Y | Valdez D. | Y |
| Boesenecker | Y | Holtorf | Y | Ortiz | Y | Van Beber | E |
| Bradfield | N | Hooton | Y | Pelton | N | Van Winkle | Y |
| Caraveo | Y | Jodeh | Y | Pico | Y | Weissman | Y |
| Carver | N | Kennedy | Y | Ransom | N | Will | N |
| Catlin | Y | Kipp | N | Rich | N | Williams | Y |
| Cutter | Y | Larson | N | Ricks | Y | Woodrow | Y |
| Daugherty | Y | Lindsay | Y | Roberts | Y | Woog | N |
| Duran | Y | Lontine |  | Y | Sandridge | Young | Y |
| Esgar | Y | Luck |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Boesenecker, Duran, Gray, Jodeh, Kipp, Lontine, Neville, Tipper

HB22-1037 by Representative(s) Hooton and Van Winkle; also Senator(s) Holbert and Jaquez Lewis-Concerning the ability of a person to operate a dual marijuana business at the same location.

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


HB22-1043 by Representative(s) Pico; also Senator(s) Hisey-Concerning motor vehicles that operate on the roadway with fewer than four wheels in contact with the roadway, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".

1 A roll call vote was taken. As 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 | 2 | EXCUSED | 1 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | N |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | E |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Gray, Titone, Valdez D.
HB22-1060 by Representative(s) Sirota, Kipp; 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.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 23 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | E |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |
|  |  |  |  |  |  |  |  |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Benavidez, Bernett, Bird, Boesenecker, Cutter, Duran, Esgar, Exum, Froelich, Gonzales-Gutierrez, Gray, Herod, Hooton, Jodeh, Lindsay, Lontine, McCluskie, McCormick, Michaelson Jenet, Mullica, Ortiz, Snyder, Sullivan, Tipper, Titone, Valdez A., Weissman, Woodrow

## LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Esgar, the following item(s) on the Calendar were laid over until Wednesday, February 23, 2022, retaining place on Calendar:

Consideration of General Orders--HB22-1086, HB22-1022, HB22-1024, HB22-1049, HB22-1110, HB22-1104, HB22-1038.

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## LEGAL SERVICES

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

HB22-1165 be referred to the Committee of the Whole with favorable recommendation.

## PUBLIC AND BEHAVIORAL HEALTH AND HUMAN SERVICES

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

HB22-1143 be referred favorably to the Committee on Finance.

## TRANSPORTATION AND LOCAL GOVERNMENT

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

SB22-015 be referred to the Committee of the Whole with favorable recommendation.

## PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed:
HB22-1247, 1248, 1249, 1250, 1251, 1252, 1253.

## MESSAGE(S) FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-075
The Senate has passed on Third Reading and transmitted to the Revisor of Statutes: SB22-049 amended in General Orders as printed in Senate Journal, February 18, 2022.
SB22-059 amended in General Orders as printed in Senate Journal, February 18, 2022.
SB22-065 amended in General Orders as printed in Senate Journal, February 18, 2022.
SB22-108 amended in General Orders as printed in Senate Journal, February 18, 2022.

## MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, SB22-075.
without comment, as amended, SB22-108, 065, 059, and 049.

## INTRODUCTION OF BILLS First Reading

The following bills were read by title and referred to the committee(s) indicated:

HB22-1254 by Representative(s) Valdez A.; also Senator(s) Winter-Concerning regulation related to the ownership of a vehicle.
Committee on Transportation \& Local Government

## HB22-1255 by Representative(s) Ortiz and Bradfield, Larson; also Senator(s) Zenzinger and Kirkmeyer--Concerning measures to improve postsecondary education outcomes for students with a disability.

Committee on Education
HB22-1256 by Representative(s) Amabile and McCluskie, Pelton; also Senator(s) Moreno and Gardner--Concerning modifications to civil involuntary commitment statutes for persons with mental health disorders.

## Committee on Public \& Behavioral Health \& Human Services <br> HB22-1257 by Representative(s) Weissman--Concerning the adoption of 2022 recommendations of the Colorado criminal juvenile justice commission regarding sentencing provisions for offenses. <br> Committee on State, Civic, Military, \& Veterans Affairs <br> SB22-049 by Senator(s) Fields and Gardner; also Representative(s) Tipper and Carver--Concerning updating the "Victim Rights Act". <br> Committee on Judiciary <br> SB22-059 by Senator(s) Holbert; also Representative(s) Hooton and Ransom--Concerning limitations regarding a proxy that a unit owner in a common interest community obtains from another unit owner in the common interest community to vote on behalf of the other unit owner at a meeting of the unit owners' association. <br> Committee on Transportation \& Local Government <br> SB22-065 by Senator(s) Hisey and Story; also Representative(s) Gray and Will--Concerning the status of elected county coroners in class II, III, and IV counties. <br> Committee on Transportation \& Local Government <br> SB22-075 by Senator(s) Simpson; also Representative(s) Catlin and Bird--Concerning removal by a board of county commissioners of a director on the board of directors of a cemetery district. <br> Committee on Transportation \& Local Government <br> SB22-108 by Senator(s) Liston; also Representative(s) Valdez D.-Concerning documentation requirements to demonstrate the weight of certain trucks that are more than four thousand five hundred pounds but not more than ten thousand pounds. <br> Committee on Transportation \& Local Government

## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Hooton, Neville, Ortiz, Pico, Ricks, Sandridge, Soper, Tipper, Williams.

1 On motion of Representative Kipp, the House adjourned until 9:00 a.m., 2 Wednesday, February 23, 2022.

8 Robin Jones, 9 Chief Clerk

Approved:
Alec Garnett, Speaker

## HOUSE JOURNAL

SEVENTY-THIRD GENERAL ASSEMBLY

## STATE OF COLORADO

## Second Regular Session

Prayer by the Reverend Dr. Cynthia Cearley, Retired, Montview Presbyterian Church, Denver.

The Speaker called the House to order at 9:00 a.m.
Pledge of Allegiance led by Representative Janice Rich, Grand Junction.
The roll was called with the following result:
Present--53.
Excused--Representative(s) Baisley, Cutter, Geitner, Hanks, Jodeh, Lynch, Mullica, Neville, Ricks, A. Valdez, Van Beber, Williams--12.
Present after roll call--Representative(s) Baisley, Cutter, Geitner, Lynch, Mullica, Neville, Ricks, Williams.

The Speaker declared a quorum present.

On motion of Representative Rich, the House Journal of Tuesday, February 22, 2022, was declared approved as corrected by the Chief Clerk.

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.)

HB22-1086 by Representative(s) Sullivan and Bacon; also Senator(s) Fields and Jaquez Lewis-Concerning prohibiting openly carrying firearms at a voting location.
(Laid Over from February 17, 2022.)
Laid Over until Friday, February 25, 2022.
HB22-1022 by Representative(s) Roberts and Esgar, Michaelson Jenet; also Senator(s) Woodward, Rodriguez, Smallwood-Concerning modifications to the administration of the Colorado state fair and industrial exposition.
(Laid Over from February 7, 2022.)
Amendment No. 1, by Representative Roberts.
Amend printed bill, page 2, line 16, after "display." add "State AGENCIES ARE ENCOURAGED TO COLLABORATE WITH THE AUTHORITY IN THE DEVELOPMENT OF INDUSTRY DISPLAYS FOR INDUSTRIES IN WHICH THEY HAVE EXPERTISE.".

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

HB22-1024 by Representative(s) Bird and Woog; also Senator(s) Hansen and Kolker, Liston-Concerning an expansion of the existing sales and use tax exemption for construction and building materials used for the building of public works to require that home rule cities exempt such tax on sales of such materials when used for public school construction.
(Laid Over from February 22, 2022.)
Amendment No. 1, Appropriations Report, dated February 17, 2022, and placed in member's bill file; Report also printed in House Journal, February 17, 2022.

Amendment No. 2, Transportation \& Local Government Report, dated February 8, 2022, and placed in member's bill file; Report also printed in House Journal, February 9, 2022.

Amendment No. 3, by Representative Bird.
Amend printed bill, page 2, after line 17 insert:
"(IV) THE STATE'S ABILITY TO HONOR ITS RESPONSIBILITIES UNDER SECTION 2 OF ARTICLE IX OF THE STATE CONSTITUTION TO PROVIDE FOR THE ESTABLISHMENT AND MAINTENANCE OF A THOROUGH AND UNIFORM SYSTEM OF FREE PUBLIC SCHOOLS THROUGHOUT THE STATE IS IMPAIRED WHEN HOME RULE CITIES TAX PUBLIC SCHOOL CONSTRUCTION MATERIALS BECAUSE THIS TAX INCREASES THE COST OF PROVIDING PUBLIC EDUCATION WITHIN THE BOUNDARIES OF THESE MUNICIPALITIES AS CONTRASTED WITH PUBLIC SCHOOLS LOCATED WITHIN THE BOUNDARIES OF OTHER

MUNICIPALITIES THAT DO NOT TAX THESE MATERIALS;
(V) THE STATE'S RESPONSIBILITY TO PROVIDE A THOROUGH AND UNIFORM EDUCATION IS FURTHER IMPAIRED BY THE INCENTIVES CREATED BY THE CURRENT TAX DISPARITIES. SPECIFICALLY, INSOFAR AS SCHOOL DISTRICTS SERVE THE RESIDENTS OF MULTIPLE MUNICIPALITIES AND NOT ALL OF THE MUNICIPALITIES TAX PUBLIC SCHOOL CONSTRUCTION MATERIALS, SCHOOL DISTRICTS ARE GIVEN INCENTIVES TO BUILD SCHOOLS WITHIN THOSE MUNICIPALITIES WHERE THE SALES AND USE TAX IS NOT LEVIED, RATHER THAN WHERE THE PUBLIC SCHOOLS ARE MOST NEEDED, THEREBY DEPRIVING STUDENTS AND COMMUNITIES OF LOCAL EDUCATION RESOURCES.
(VI) EXtending The exemption to include home rule cities WOULD ELIMINATE THESE BARRIERS AND DISPARITIES AND ASSIST THE STATE IN HONORING ITS RESPONSIBILITIES UNDER SECTION 2 OF ARTICLE IX OF THE STATE CONSTITUTION;
(VII) THE CURRENT TAXING SYSTEM ALSO CREATES NEGATIVE EXTRATERRITORIAL IMPACTS BECAUSE TAXPAYERS THAT RESIDE IN SCHOOL DISTRICTS THAT SERVE BOTH TAXING AND NONTAXING MUNICIPALITIES MUST SUBSIDIZE THE COST OF THE SALES AND USE TAX LEVIED WHEN PUBLIC SCHOOLS ARE BUILT IN MUNICIPALITIES THAT TAX PUBLIC SCHOOL CONSTRUCTION MATERIALS, EVEN WHEN SUCH RESIDENTS DO NOT RESIDE IN THE TAXING MUNICIPALITY AND THEIR CHILDREN DO NOT ATTEND PUBLIC SCHOOLS IN THE TAXING MUNICIPALITY;".

Renumber succeeding subparagraphs accordingly.
Page 2, lines 19 and 20, strike "MATERIALS USED IN THE CONSTRUCTION OF PUBLIC SCHOOL FACILITIES" and substitute "PUBLIC SCHOOL CONSTRUCTION MATERIALS".

Page 3, line 5, strike "STRUCTURE." and substitute "Structure, would LIMIT THE NEGATIVE EXTRATERRITORIAL EFFECTS OF THIS DISPARATE TAX TREATMENT, AND ENHANCE TAXPAYER EQUITY IN ALL SCHOOL DISTRICTS STATEWIDE.".

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

## HB22-1049 by Representative(s) Bacon and Ricks; also Senator(s) Pettersen-Concerning prohibiting a postsecondary institution from making payment of an outstanding balance on a student's account a condition of issuing the student's documents.

(Laid Over from February 22, 2022.)
Amendment recommended by Education Report, dated February 16, 2022, and placed in member's bill file; Report also printed in House Journal, February 17, 2022.

Laid Over until Thursday, February 24, 2022.

HB22-1110 by Representative(s) Boesenecker and Bradfield; also Senator(s) Story-Concerning the circumstances under which a board of education may meet in executive session when selecting a chief executive officer.
(Laid Over from February 22, 2022.)
Ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

HB22-1104 by Representative(s) Boesenecker; also Senator(s) Priola-Concerning public recreational trails in electric transmission corridors of the state, and, in connection therewith, encouraging transmission providers to enter into written agreements for the construction and maintenance of powerline trails and requiring transmission providers to provide informational resources and notify local governments regarding the potential for powerline trails when planning for the expansion or construction of transmission corridors.
(Laid Over from February 22, 2022.)
Amendment No. 1, Transportation \& Local Government Report, dated February 16, 2022, and placed in member's bill file; Report also printed in House Journal, February 17, 2022.

Amendment No. 2, by Representative Boesenecker.
Amend the Transportation and Local Government Committee Report, dated February 16, 2022, page 2, line 19, strike ""(3)"." and substitute ""(2)".".

Page 2, line 25, strike ""(3)"." and substitute ""(2)".".
Page 2, line 29, strike ""(3)"." and substitute ""(2)".".
As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

HB22-1038 by Representative(s) Daugherty and Van Beber; also Senator(s) Moreno and Gardner-Concerning clientdirected legal representation for youth in court proceedings for youth.
(Laid Over from February 22, 2022.)
Amendment recommended by Judiciary Report, dated February 16, 2022, and placed in member's bill file; Report also printed in House Journal, February 17, 2022.

Laid Over until Thursday, February 24, 2022.

HB22-1017 by Representative(s) Bird and Woog, Benavidez; also Senator(s) Kolker and Liston-Concerning an expansion of the excise tax exemption for alcohol beverages brought into the state.

Amendment No. 1, Business Affairs \& Labor Report, dated February 17, 2022, and placed in member's bill file; Report also printed in House Journal, February 18, 2022.

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

HB22-1039 by Representative(s) Kipp and Van Winkle; also Senator(s) Bridges and Woodward-Concerning simplification of the means by which proof of eligibility for sales and use tax exemptions is established.

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

HB22-1112 by Representative(s) Daugherty; also Senator(s) Gonzales-Concerning the notices required pertaining to on-the-job injuries covered by workers' compensation insurance.

Amendment No. 1, Business Affairs \& Labor Report, dated February 17, 2022, and placed in member's bill file; Report also printed in House Journal, February 18, 2022.

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

## HB22-1135 by Representative(s) Snyder and Van Winkle-Concerning permitting the transfer of a marijuana transporter license with a change of ownership.

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

$$
\begin{array}{ll}
\text { HB22-1070 } & \begin{array}{l}
\text { by Representative(s) } \\
\text { Rankin-Concerning early childhood developo Sment service }
\end{array} \\
\begin{array}{l}
\text { districts, and, in connection therewith, allowing a district }
\end{array} \\
\text { to include in its service area less than all of the territory of } \\
\text { an existing taxing district and to accept gifts, grants, and } \\
\text { donations. }
\end{array}
$$

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

HB22-1101 $\begin{aligned} & \text { by Representative(s)McLachlan and Catlin, Boesenecker, } \\ & \text { Valdez D.; also Senator(s) Sonnenberg and } \\ & \text { Zenzinger-Concerning the expansion of a program that } \\ & \text { allows a public employees' retirement association service } \\ & \text { retiree to work full-time without any reduction in the } \\ & \text { service retiree's retirement benefits for a rural school } \\ & \text { district that has a critical shortage of qualified individuals } \\ & \text { with specific experience, skills, or qualifications that the } \\ & \text { service retiree has. }\end{aligned}$
Amendment No. 1, Education Report, dated February 18, 2022, and
placed in member's bill file; Report also printed in House Journal,
February 18, 2022.
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: HB22-1017 as amended, HB22-1022 as amended, HB22-1024 as amended, HB22-1039, HB22-1070, HB22-1101 as amended, HB22-1104 as amended, HB22-1110, HB22-1112 as amended, HB22-1135.

Laid over until date indicated retaining place on Calendar: HB22-1038, HB22-1049--Thursday, February 24, 2022.
HB22-1086--Friday, February 25, 2022.
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 | 39 |  | NO | 22 | EXCUSED | 4 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |  |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | E |  |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |  |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | E |  |
| Caraveo | Y | Jodeh | E | Pelton | N | Van Winkle | N |  |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |  |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |  |
| Cutter | Y | Larson | N | Rich | N | Williams | N |  |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |  |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |  |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |  |
|  |  |  |  |  |  | Speaker | Y |  |

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## JUDICIARY

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

HB22-1208 be referred favorably to the Committee on Appropriations.

HB22-1217 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 18.
Page 3, strike lines 1 through 15 and substitute:
"SECTION 1. In Colorado Revised Statutes, 18-13-111, add (9)(d.5) as follows:

18-13-111. Purchases of commodity metals - violations commodity metals theft task force - creation - composition - reports - legislative declaration - definitions - repeal. (9) (d.5) (I) THE TASK FORCE SHALL COMPLETE AN AUDIT OF ALL DEALERS RELATED TO COMPLIANCE WITH THE PROVISIONS OF THIS SECTION RELATED TO CATALYTIC CONVERTERS DURING FISCAL YEAR 2023-24. THE TASK FORCE SHALL CREATE A REPORT REGARDING THE FINDINGS OF THE COMPLIANCE aUdit by December 31, 2024, AND SHALL MAKE THE REPORT PUBLICLY AVAILABLE.
(II) This subsection (9)(d.5) is repealed, effective July 1, 2025.".

Page 5, after line 13, insert:
"SECTION 3. Effective date. This act takes effect upon passage except that section of 1 of this act only takes effect if Senate Bill 22-009 takes effect and becomes law. If section 1 of this act takes effect it is effective upon the effective date of this section or the effective date of Senate Bill 22-009 whichever is later.".

Renumber succeeding section accordingly.

## PUBLIC AND BEHAVIORAL HEALTH AND HUMAN SERVICES

 After consideration on the merits, the Committee recommends the following:HB22-1113 be referred to the Committee of the Whole with favorable recommendation.

HB22-1153 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 2, lines 12 and 13, strike "19-4-105 OR 19-4-106," and substitute "19-4-106, or A CHILD HAS A PRESUMED PARENT PURSUANT TO SECTION 19-4-105,".

Page 3, line 17, strike "CONCEIVED, BORN," and substitute "CONCEIVED OR BORN;".

Page 3, strike line 18.
Page 3, strike line 22 and substitute "AS THE CHILD WAS CONCEIVED OR BORN IN".

Page 3, strike line 25 and substitute "WAS CONCEIVED OR BORN IN Colorado.".

Page 4, after line 27 insert:
"(c) When parentage is presumed or legally recognized pursuant to Colorado law, failure to petition for adoption PURSUANT TO THIS SECTION MAY NOT BE CONSIDERED AS EVIDENCE WHEN TWO OR MORE PRESUMPTIONS CONFLICT PURSUANT TO SECTION 19-4-105 (2)(a), NOR IN DETERMINING THE BEST INTEREST OF THE CHILD.".

HB22-1157 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, strike "DATA" and substitute "CONFIDENTIAL HEALTH DATA, IN ACCORDANCE WITH FEDERAL AND STATE DATA PRIVACY LAWS,".

Page 4, line 14 , strike "THE FORM, MANNER, AND"and substitute "THE DEMOGRAPHIC INFORMATION TO BE COLLECTED AND THE".

Page 4, lines 16 and 17, strike "THE data to align with state and FEDERAL DATA PRIVACY LAWS." and substitute "CONFIDENTIAL HEALTH DATA, IN ACCORDANCE WITH FEDERAL AND STATE DATA PRIVACY LAWS.".

Page 6, strike lines 14 through 17 and substitute "THE DIRECTOR OF THE OFFICE, WITH A PREFERENCE FOR MEMBERS HAVING EXPERIENCE IN DATA and reporting, working with county or district public health AGENCIES IN DATA COLLECTION, OR WORKING WITH OR ON BEHALF OF DEPARTMENT DATA COLLECTORS OR VENDORS;".

Page 6, lines 22 and 23, strike "OR TRANSGENDER" and substitute "TRANSGENDER, OR NONBINARY".
$\underline{\text { HB22-1167 be postponed indefinitely. }}$

## PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed:
HB22-1254, 1255, 1256, 1257.

## MESSAGE(S) FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-092 and SB22-115.
The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-050 amended in General Orders as printed in Senate Journal, February 22, 2022.
SB22-086 amended in General Orders as printed in Senate Journal, February 22, 2022.

The Senate voted to concur in House amendments to SB22-013, and repassed the bill as amended.

## MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, SB22-115 and 092.
without comment, as amended, SB22-050 and 086.

## INTRODUCTION OF BILL First Reading

The following bill read by title and referred to the committee indicated:
HB22-1258 by Representative(s) Bird--Concerning the creation of an essential services for youth special district in each judicial district in the state.
Committee on Judiciary
HB22-1259 by Representative(s) Duran and Jodeh, Froelich, Lontine; also Senator(s) Moreno, Story--Concerning modifications to the Colorado works program.
Committee on Public \& Behavioral Health \& Human Services
HB22-1260 by Representative(s) Froelich; also Senator(s) Simpson-Concerning ensuring students have reasonable access to medically necessary services in schools.
Committee on Education

SB22-050 by Senator(s) Coleman and Hisey; also Representative(s) Soper and Exum--Concerning work opportunities for persons imprisoned by the department of corrections.
Committee on Judiciary
SB22-086 by Senator(s) Winter and Gonzales; also Representative(s) Gray and Gonzales-Gutierrez--Concerning assets exempted from seizure in certain proceedings, and, in connection therewith, expanding the amount and application of the homestead exemption to include personal property that is actually used as a residence, increasing the scope and amount of assets that may be exempted, adding certain new exemptions, recreating and increasing an exemption for money in depository accounts, and removing a requirement that a person must deposit and not commingle funds in order to render child support payments or unemployment benefits exempt from levy to pay a debt.
Committee on Judiciary
SB22-092 by Senator(s) Gardner; also Representative(s) Soper-Concerning changes to the "Colorado Probate Code".
Committee on Judiciary
SB22-115 by Senator(s) Jaquez Lewis and Gardner; also Representative(s) Soper and Tipper--Concerning clarifying certain terms as the terms relate to a landowner's liability. Committee on Judiciary

## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Bacon, Benavidez, Bernett, Caraveo, Duran, Hooton, Lindsay, Sandridge, Soper, Tipper.

On motion of Representative Mullica, the House adjourned until 9:00 a.m., Thursday, February 24, 2022.

Approved:
Alec Garnett, Speaker
Attest:
Robin Jones,
Chief Clerk

## HOUSE JOURNAL

 SEVENTY-THIRD GENERAL ASSEMBLY
## STATE OF COLORADO

## Second Regular Session

Prayer by Representative Rod Pelton, Cheyenne Wells.
The Speaker called the House to order at 9:00 a.m.
Pledge of Allegiance led by Representative Rod Pelton, Cheyenne Wells.
The roll was called with the following result:
Present--47.
Excused--Representative(s) Baisley, Bernett, Bird, Bockenfeld, Caraveo, Carver, Cutter, Daugherty, Geitner, Hanks, Lontine, Lynch, McKean, Mullica, Ransom, Ricks, Van Beber, Woog--18.

Present after roll call--Representative(s) Baisley, Bernett, Bird, Bockenfeld, Caraveo, Cutter, Daugherty, Geitner, Hanks, Lontine, Lynch, McKean, Mullica, Ransom, Ricks, Van Beber, Woog.

The Speaker declared a quorum present.

On motion of Representative Pelton, the House Journal of Wednesday, February 23, 2022, was declared approved as corrected by the Chief Clerk.

House in recess. House reconvened.

## APPOINTMENT

The Speaker announced the following temporary committee appointment for Thursday, February 24, 2022 only:

## Finance

Representative Pico to replace Representative Rich.

## THIRD READING OF BILLS--FINAL PASSAGE

The following bills were considered on Third Reading. The titles were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

HB22-1022 by Representative(s) Roberts and Esgar, Michaelson Jenet; also Senator(s) Woodward, Rodriguez, Smallwood-Concerning modifications to the administration of the Colorado state fair and industrial exposition.

Laid Over until Tuesday, March 1, 2022.
HB22-1024 by Representative(s) Bird and Woog; also Senator(s) Hansen and Kolker, Liston-Concerning an expansion of the existing sales and use tax exemption for construction and building materials used for the building of public works to require that home rule cities exempt such tax on sales of such materials when used for public school construction, 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 | 49 | NO | 12 | EXCUSED | 4 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | E | McCormick | Y | Soper | N |
| Benavidez | N | Gonzales-Gutierrez | Y | McKean | N | Sullivan | N |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | N |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | Y | Van Beber | Y |
| Caraveo | E | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | E | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | N | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

## HB22-1110

by Representative(s) Boesenecker and Bradfield; also Senator(s) Story-Concerning the circumstances under which a board of education may meet in executive session when selecting a chief executive officer.

The question being "Shall the bill pass?".

|  | A roll call vote was taken. As shown by the following recorded vote, a |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 2 |  |  |  |  |  |  |  |  |
| 3 | was declared passed. |  |  |  |  |  |  |  |
| 5 | YES | 50 | NO | 11 | EXCUSED | 4 | ABSENT | 0 |
| 6 | Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| 7 | Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| 8 | Baisley | N | Geitner | E | McCormick | Y | Soper | N |
| 9 | Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| 10 | Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| 11 | Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| 12 | Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| 13 | Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| 14 | Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| 15 | Caraveo | E | Jodeh | Y | Pelton | N | Van Winkle | N |
| 16 | Carver | E | Kennedy | Y | Pico | N | Weissman | Y |
| 17 | Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| 18 | Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| 19 | Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| 20 | Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| 21 | Esgar | Y | Luck | N | Sandridge | N | Young | Y |
| 22 |  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bacon, Bird, Cutter, Duran, Gray, Hooton, Jodeh, Kipp, Titone

HB22-1104 by Representative(s) Boesenecker; also Senator(s) Priola-Concerning public recreational trails in electric transmission corridors of the state, and, in connection therewith, encouraging transmission providers to enter into written agreements for the construction and maintenance of powerline trails and requiring transmission providers to provide informational resources and notify local governments regarding the potential for powerline trails when planning for the expansion or construction of transmission corridors.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | $\mathbf{3 7}$ | NO | 24 | EXCUSED | 4 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | E | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | N | Tipper | N |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | E | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | E | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |


| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Duran | Y | Lontine | Y | Roberts | N | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Benavidez, Bernett, Bird, Cutter, Duran, Exum, Froelich, Gray, Hooton, Jodeh, Kennedy, Kipp, Lontine, Ricks, Titone, Woodrow

## HB22-1017 by Representative(s) Bird and Woog, Benavidez; also Senator(s) Kolker and Liston-Concerning an expansion of the excise tax exemption for alcohol beverages brought into the state.

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

| YES | $\mathbf{6 0}$ | NO | $\mathbf{2}$ | EXCUSED | 3 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | E | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | E | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | N | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bockenfeld, Gray, Snyder

## HB22-1039 by Representative(s) Kipp and Van Winkle; also Senator(s) Bridges and Woodward-Concerning simplification of the means by which proof of eligibility for sales and use tax exemptions is established.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | $\mathbf{6 2}$ | NO | $\mathbf{0}$ | EXCUSED | 3 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |


| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | E | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | E | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Baisley, Bird, Bockenfeld, Boesenecker, Duran, Geitner, Gray, Hooton, Lynch, McCluskie, McCormick, McKean, McLachlan, Michaelson Jenet, Mullica, Pico, Ricks, Sandridge, Sirota, Snyder, Weissman, Will, Williams, Woodrow

HB22-1112 by Representative(s) Daugherty; also Senator(s) Gonzales-Concerning the notices required pertaining to on-the-job injuries covered by workers' compensation insurance.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 40 | NO | 22 | EXCUSED | 3 | ABSENT | 0 |
| :--- | :---: | :---: | :---: | :---: | :--- | :---: | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | E | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | E | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Benavidez, Bernett, Bird, Boesenecker, Duran, Esgar, Exum, Froelich, Gonzales-Gutierrez, Gray, Herod, Hooton, Jodeh, Kipp, Lindsay, Michaelson Jenet, Mullica, Ricks, Sirota, Sullivan, Titone, Weissman, Woodrow

HB22-1135 by Representative(s) Snyder and Van Winkle; also Senator(s) Holbert-Concerning permitting the transfer of a marijuana transporter license with a change of ownership.

The question being "Shall the bill pass?".


Co-sponsor(s) added: Representative(s) Bird, Boesenecker, Gray, Hooton, Titone, Valdez A.

HB22-1070 by Representative(s) McCluskie; also Senator(s) Rankin-Concerning early childhood development service districts, and, in connection therewith, allowing a district to include in its service area less than all of the territory of an existing taxing district and to accept 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.

| YES | 44 | NO | 20 | EXCUSED | 1 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | E | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bernett, Bird, Boesenecker, Cutter, Duran, Esgar, Exum, Froelich, Gonzales-Gutierrez, Gray, Jodeh, Kipp, Lindsay, Michaelson Jenet, Sullivan

HB22-1101 by Representative(s) McLachlan and Catlin, Boesenecker, Valdez D.; also Senator(s) Sonnenberg and Zenzinger-Concerning the expansion of a program that allows a public employees' retirement association service retiree to work full-time without any reduction in the service retiree's retirement benefits for a rural school district that has a critical shortage of qualified individuals with specific experience, skills, or qualifications that the service retiree has.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 51 | NO | 13 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | E | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | N | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bernett, Bird, Bockenfeld, Cutter, Esgar, Exum, Froelich, Hooton, Jodeh, Kipp, Lindsay, McCluskie, McCormick, Michaelson Jenet, Ricks, Roberts, Snyder, Titone, Will, Young

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.)

HB22-1049 by Representative(s) Bacon and Ricks; also Senator(s) Pettersen-Concerning prohibiting a postsecondary institution from making payment of an outstanding balance on a student's account a condition of issuing the student's documents.
(Laid Over from February 22, 2022.)
Amendment No. 1, Education Report, dated February 16, 2022, and placed in member's bill file; Report also printed in House Journal, February 17, 2022.

Amendment No. 2, by Representative Ricks.
Amend the Education Committee Report, dated February 16, 2022, page 1, after line 17 insert:
"(c) "Foreign student" has the same meaning as set forth in Section 23-1-113.5 (4)(c).".

Page 1, line 18, strike "(c)" and substitute "(d)".
Page 1, line 23, strike "(d)" and substitute "(e)".
Page 2, strike lines 4 through 31 and substitute:
"(2) (a) A postsecondary institution may refuse to provide A TRANSCRIPT OR DIPLOMA TO A CURRENT OR FORMER STUDENT, EXCEPT A FOREIGN STUDENT, ON THE GROUNDS THAT THE STUDENT OWES A DEBT FOR TUITION, ROOM AND BOARD FEES, OR FINANCIAL AID FUNDS, UNLESS THE STUDENT IS REQUESTING AND CAN DEMONSTRATE THAT THE TRANSCRIPT OR DIPLOMA IS NEEDED FOR ONE OF THE FOLLOWING PURPOSES:
(I) A JOB APPLICATION;
(II) Transferring to another postsecondary institution;
(III) APPLYING FOR STATE, FEDERAL, OR INSTITUTIONAL FINANCIAL

AID;
(IV) Pursuit of opportunities in the military or national GUARD; OR
(V) Pursuit of other postsecondary opportunities.
(3) IF A POSTSECONDARY INSTITUTION PROVIDES A CURRENT OR FORMER STUDENT A TRANSCRIPT OR DIPLOMA PURSUANT TO SUBSECTION
(2) OF THIS SECTION, OR PROVIDES A TRANSCRIPT OR DIPLOMA TO A FOREIGN STUDENT WHO OWES A DEBT, THE POSTSECONDARY INSTITUTION SHALL NOT:
(a) Condition Provision of the transcript or diploma on payment of a debt;
(b) Charge a higher fee to obtain the transcript or diploma or provide less favorable treatment in response to the TRANSCRIPT OR DIPLOMA REQUEST BECAUSE THE REQUESTING CURRENT OR FORMER STUDENT OWES A DEBT; OR
(c) OTHERWISE USE TRANSCRIPT OR DIPLOMA ISSUANCE AS A TOOL FOR DEBT COLLECTION.".

Amendment No. 3, by Representative Ricks.
Amend Education Committee Report, dated February 16, 2022, page 1, strike line 27.

Page 2, strike line 1.
Page 2, strike lines 32 through 43 and substitute:
"(4) (a) EACH POSTSECONDARY INSTITUTION SHALL ADOPT A POLICY THAT OUTLINES THE PROCESS BY WHICH A STUDENT MAY OBTAIN A TRANSCRIPT OR DIPLOMA AND THE CIRCUMSTANCES UNDER WHICH A TRANSCRIPT OR DIPLOMA MAY BE WITHHELD PURSUANT TO SUBSECTION (2) OF THIS SECTION FROM A CURRENT OR FORMER STUDENT, OTHER THAN a foreign student, who owes a debt. At a minimum, the policy mUST INCLUDE:
(I) A reasonable process for verification of conditions a CURRENT OR FORMER STUDENT MAY DEMONSTRATE TO RECEIVE AN EXEMPTION PURSUANT TO SUBSECTION (2) OF THIS SECTION;".

Page 3, line 1, strike "(C)" and substitute "(II)".
Page 3, line 3, strike "(D)" and substitute "(III)".
Page 3, line 5 , strike "(E)" and substitute "(IV)".
Page 3, line 10 , strike "(II)" and substitute "(b)".
Page 3 , line 11, strike "(3)(b)(I)" and substitute "(4)(a)".
Page 3, line 18, strike "(4)" and substitute "(5)".
Page 3, line 23, strike "(3)(b)" and substitute "(4)(a)".
Page 3, line 32, strike "(4)(a)" and substitute "(5)(a)".
Page 3 , line 36 , strike "(5)" and substitute "(6)".
Page 3, line 39, strike "Student loan borrowers" and substitute "CURRENT OR FORMER STUDENTS".

Page 4, line 1, strike "(5)(a)" and substitute "(6)(a)".
Page 4, strike lines 6 through 8 .
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: HB22-1049, 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.

| YES | 41 | NO | 23 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | E | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

## LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Esgar, the following item(s) on the Calendar were laid over until Friday, February 25, 2022, retaining place on Calendar:

Consideration of General Orders--HB22-1038, HB22-1165, SB22-015.

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## BUSINESS AFFAIRS AND LABOR

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

SB22-034 be referred favorably to the Committee on Appropriations.

## EDUCATION

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

HB22-1032 be referred to the Committee of the Whole with favorable recommendation.

## FINANCE

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

HB22-1093 be referred favorably to the Committee on Appropriations.

HB22-1103 be referred favorably to the Committee on Appropriations.

## HEALTH AND INSURANCE

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

HB22-1047 be postponed indefinitely.

HB22-1075 be postponed indefinitely.

HB22-1079 be postponed indefinitely.

HB22-1095 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 11, line 5, strike "trable RESPONSIBLE" and substitute "liable".

Page 11 , line 18 , strike "Hiable ReSPONSIBLE" and substitute "liable".
Page 11, line 22, strike "MAY" and substitute "SHALL".
Page 16, line 21, strike "MAY" and substitute "SHALL".
Page 20, strike lines 15 through 23 and substitute:
"SECTION 14. Act subject to petition - effective date. This act takes effect January 1, 2023; 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 2022 and, in such case, will take effect January 1, 2023, or on the date of the official declaration of the vote thereon by the governor, whichever is later.".

Strike "THREE" and substitute "FIVE" on: Page 3, line 21; Page 7, line 11; Page 8, line 15; Page 10, lines 16 and 25; Page 11, lines 2, 4, 11, 13, and 20; Page 15, lines 11 and 24; Page 16, line 9 ; and Page 18, lines 20 and 22.

Strike "Two" and substitute "three" on: Page 10, lines 14 and 24.

## JUDICIARY

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

HB22-1211 be referred to the Committee of the Whole with favorable recommendation.

HB22-1228 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 5, line 6, after "preneed" insert "funeral".
Page 5, line 7, after "SELLER" insert "Of funeral services".
Page 5, strike lines 9 through 11 and substitute "DEPOSITED FOR A PRENEED CONTRACT THAT IS UNCLAIMED AFTER THE EARLIER OF THE DATE ON WHICH THE CONTRACT BENEFICIARY TURNS ONE HUNDRED FIVE YEARS of age or fifty years have passed after the contract was Entered into, to report to the state treasurer as provided in SECTION".

SB22-019 be referred to the Committee of the Whole with favorable recommendation.

SB22-024 be referred to the Committee of the Whole with favorable recommendation.

HB22-1162 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 2, line 5, strike "definition." and substitute "definition - repeal.", and strike "THE" and substitute "SUBJECT TO THE RULES PROMULGATED UNDER SUBSECTION (8)(c)(II) OF THIS SECTION, THE".

Page 2, line 18, strike "DEPARTMENT MAY" and substitute "DEPARTMENT, in consultation with the Colorado state patrol, shall".

Page 2, line 19, after the period, add "The rules must:
(A) SET STANDARDS NECESSARY FOR THE SAFE USE OF DIGITAL NUMBER PLATES;
(B) EsTABLISH REQUIREMENTS FOR PRODUCT OVERSIGHT AND CONSUMER SUPPORT;
(C) Establish Requirements for product size, design, DISPLAY, AND FUNCTIONALITY;
(D) Establish a process for approval of digital number PLATES PRODUCTS FOR STATEWIDE USE;
(E) Set protocols for data sharing, privacy, and security;
(F) Establish a process FOR REVOKING THE AUTHORITY TO USE A DIGITAL NUMBER PLATE;
(G) SEt testing REQUIREMENTS TO APPROVED DIGITAL NUMBER PLATES;
(H) Set a process to determine the types of number plates THAT ARE ELIGIBLE TO USE AS DIGITAL NUMBER PLATES; AND
(I) SET REPORTING REQUIREMENTS FOR COMPANIES THAT SELL digital number plates to the public.
(III) (A) THE DEPARTMENT SHALL REVIEW THE IMPLEMENTATION OF DIGITAL PLATES WITHIN ONE YEAR AFTER THE EFFECTIVE DATE OF THE RULES ADOPTED IN ACCORDANCE WITH SUBSECTION (8)(c)(II). In PERFORMING THE REVIEW, THE DEPARTMENT SHALL OBTAIN COMMENTS and recommendations from the Colorado state patrol and PERSONS WHO ARE INTERESTED IN DIGITAL NUMBER PLATES. WITHIN ONE YEAR AFTER PERFORMING THE REVIEW, THE DEPARTMENT SHALL PREPARE A REPORT BASED ON THE REVIEW AND SUBMIT THE REPORT TO THE TRANSPORTATION LEGISLATION REVIEW COMMITTEE, CREATED IN SECTION 43-2-145.
(B) This subsection (8)(c)(III) IS Repealed, effective July 1, 2025.".

## PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed:
HB22-1258, 1259, 1260.

## SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: SB22-013, 017, 022.

## MESSAGE(S) FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-121.
The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-042 amended in General Orders as printed in Senate Journal, February 23, 2022.
SB22-076 amended in General Orders as printed in Senate Journal, February 23, 2022.
SB22-078 amended in General Orders as printed in Senate Journal, February 17, 2022.
SB22-079 amended in General Orders as printed in Senate Journal, February 23, 2022.

## MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, SB22-121.
without comment, as amended, SB22-042, 078, 079, and 076.

## INTRODUCTION OF BILLS First Reading

The following bills were read by title and referred to the committee(s) indicated:

HB22-1261 by Representative(s) Roberts and Ricks, Snyder-Concerning the continuation of the board of real estate appraisers, and, in connection therewith, implementing the recommendations contained in the 2021 sunset report by the department of regulatory agencies regarding the board of real estate appraisers.
Committee on Business Affairs \& Labor
HB22-1262 by Representative(s) Sullivan and Snyder--Concerning the continuation of the authority of the director of the division of workers' compensation to impose fines on an employer for a subsequent failure to carry workers' compensation insurance within a specified period after a previous failure, and, in connection therewith, implementing the recommendation in the 2021 sunset report by the department of regulatory agencies.
Committee on Business Affairs \& Labor

HB22-1263 by Representative(s) Kennedy, Lontine, McCormick-Concerning the continuation of licensing requirements for acupuncturists.
Committee on Health \& Insurance
HB22-1264 by Representative(s) Valdez D. and Woodrow, Lynch, Pico; also Senator(s) Moreno and Woodward, Kirkmeyer, Zenzinger--Concerning updating references to the federal food and drug administration in the health insurance law.
Committee on Agriculture, Livestock, \& Water
SB22-042 by Senator(s) Coram; also Representative(s) Esgar and Will--Concerning changes to the membership of the board of commissioners of the Colorado state fair authority.
Committee on Agriculture, Livestock, \& Water
SB22-078 by Senator(s) Kirkmeyer and Ginal; also Representative(s) Geitner and Bird--Concerning alternatives to health insurer prior authorization requirements for health-care providers that achieve a specified approval rate on prior authorization requests.
Committee on Health \& Insurance
SB22-079 by Senator(s) Kolker and Ginal; also Representative(s) Young and Froelich--Concerning required dementia training for direct-care staff of specified facilities that provide services to clients living with dementia.
Committee on Public \& Behavioral Health \& Human Services
SB22-121 by Senator(s) Zenzinger and Simpson; also Representative(s) Rich and McLachlan--Concerning increasing the amount of tuition revenues pledged by an institution of higher education.
Committee on Education

## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Benavidez, Esgar, Froelich, Lindsay, Neville, Ortiz, Sandridge, Titone, A. Valdez, D. Valdez.

On motion of Representative Esgar, the House adjourned until 9:00 a.m., Friday, February 25, 2022.

Approved:
Alec Garnett, Speaker
Attest:
Robin Jones, Chief Clerk

## HOUSE JOURNAL

SEVENTY-THIRD GENERAL ASSEMBLY

## STATE OF COLORADO

## Second Regular Session

Prayer by Representative Tony Exum, Colorado Springs.
The Speaker called the House to order at 9:00 a.m.
Pledge of Allegiance led by Representative Mike Lynch, Wellington.
The roll was called with the following result:
Present--63.
Excused--Representative(s) Carver, Hooton--2.
Present after roll call--Representative(s) Hooton.
The Speaker declared a quorum present.

On motion of Representative Lynch, the House Journal of Thursday, February 24, 2022, was declared approved as corrected by the Chief Clerk.

## LAY OVER OF CALENDAR ITEM

On motion of Representative Esgar, the following item on the Calendar was laid over until Monday, February 28, 2022, retaining place on Calendar:

Consideration of Third Reading--HB22-1049.

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.)

HB22-1038 by Representative(s) Daugherty and Van Beber; also Senator(s) Moreno and Gardner-Concerning clientdirected legal representation for youth in court proceedings for youth.
(Laid Over from February 23, 2022.)
Amendment No. 1, Judiciary Report, dated February 16, 2022, and placed in member's bill file; Report also printed in House Journal, February 17, 2022.

Amendment No. 2, by Representative Daugherty.
Amend printed bill, page 9 , line 25 , strike "ATTORNEY" and substitute "ATTORNEY, AS LONG AS THE ATTORNEY DOES NOT ASSERT THERE IS A CONFLICT OF INTEREST AS DEFINED UNDER THE APPLICABLE RULES OF PROFESSIONAL CONDUCT,".

Page 10, strike lines 2 and 3 and substitute "COUNSEL FOR YOUTH.".
As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

HB22-1165 by Representative(s) Snyder and Soper, Herod, Van Winkle; also Senator(s) Lee and Gardner, Buckner, Cooke, Rodriguez-Concerning implementation of the committee on legal services' recommendations in connection with legislative review of state agencies' rules.
(Laid Over from February 24, 2022.)
Ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

SB22-015 by Senator(s). Holbert; also Representative(s) Titone-Concerning representation of Douglas county on the board of directors of the urban drainage and flood control district.
(Laid Over from February 24, 2022.)
Ordered revised and placed on the Calendar for Third Reading and Final Passage.

HB22-1153 \begin{tabular}{l}
by Representative(s) Tipper and Esgar; also Senator(s) <br>

| Bridges and Moreno-Concerning affirming parentage by |
| :--- |
| adoption for a person who did not give birth when the |
| child is conceived as a result of assisted reproduction. |

\end{tabular}

Amendment No. 1, Public \& Behavioral Health \& Human Services Report, dated February 22, 2022, and placed in member's bill file; Report also printed in House Journal, February 23, 2022.

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

HB22-1086 by Representative(s) Sullivan and Bacon; also Senator(s) Fields and Jaquez Lewis-Concerning prohibiting openly carrying firearms at a voting location.
(Laid Over from February 17, 2022.)
Amendment No. 1, by Representative Sullivan.
Amend printed bill, page 3, strike line 12 and substitute:
"(c) This subsection (1) does not apply to:
(I) A PERSON WHO".

Page 3, line 16, strike "zone." and substitute "ZONE; OR
(II) A UNIFORMED SECURITY GUARD EMPLOYED BY A CONTRACT SECURITY AGENCY, AS DEFINED IN SECTION 24-33.5-415.4, ACTING WITHIN THE SCOPE OF THE AUTHORITY GRANTED BY AND IN THE PERFORMANCE OF A CONTRACTUAL AGREEMENT FOR THE PROVISION OF SECURITY SERVICES WITH A PERSON OR ENTITY THAT OWNS OR CONTROLS THE FACILITY, BUILDING, OR LOCATION SUBJECT TO THIS SECTION.".

Amendment No. 2, by Representative Sullivan.
Amend printed bill, page 2, strike lines 2 through 20 and substitute:
"SECTION 1. In Colorado Revised Statutes, add 1-13-724 as follows:

1-13-724. Unlawfully carrying a firearm at a polling location or drop box - exception - legislative declaration. (1) (a) THE GENERAL ASSEMBLY FINDS AND DECLARES THAT:
(I) The Colorado constitution guarantees free and open ELECTIONS;
(II) All Coloradans should be able to exercise their FUNDAMENTAL RIGHT TO VOTE FREELY AND SAFELY;
(III) OPENLY CARRIED FIREARMS IN OR NEAR A POLLING LOCATION OR DROP BOX MAY INTIMIDATE, THREATEN, OR COERCE VOTERS, AFFECTING COLORADANS' EXERCISE OF THEIR VOTING RIGHTS; AND
(IV) DUE IN PART TO SUCH CONCERNS, STATES HAVE REGULATED FIREARMS AT POLLING LOCATIONS SINCE THE NINETEENTH CENTURY.
(b) The GENERAL ASSEMBLY FURTHER DECLARES THAT:
(I) Regulating openly Carried firearms at polling LOCATIONS AND DROP BOXES IS SUBSTANTIALLY RELATED TO THE GENERAL ASSEMBLY'S INTEREST IN ENSURING ALL COLORADO VOTERS have the right to vote in an environment that is safe and free FROM INTIMIDATION;
(II) Nothing in this "Vote Without Fear Act" is intended to SHIELD A PERSON FROM PROSECUTION FOR A VIOLATION OF SECTION 1-13713; AND
(III) The general assembly further finds that security PERSONNEL CONTRACTED FOR THE PROTECTION OF ANY LOCATION IN COLORADO THAT INCLUDES A POLLING LOCATION OR DROP BOX SHALL TAKE THE UTMOST CARE TO PROVIDE A SAFE VOTING ENVIRONMENT, WHILE STILL ENSURING THAT THEIR PRESENCE AND BEHAVIOR DOES NOT HAVE AN INTIMIDATING, THREATENING, OR COERCIVE EFFECT ON A VOTER WHO IS EXERCISING THE VOTER'S RIGHT TO VOTE.
(2) The short title of this section is the "Vote Without Fear Act."
(3) (a) IT IS UNLAWFUL FOR ANY PERSON TO".

Renumber succeeding subsections accordingly.
Renumber succeeding section accordingly.
Amendment No. 3, by Representative Luck.
Amend printed bill, page 3, line 4, after the period add "THE DESIGNATED ELECTION OFFICIAL RESPONSIBLE FOR ANY CENTRAL COUNT FACILITY, POLLING LOCATION, OR DROP BOX INVOLVED IN THAT ELECTION CYCLE SHALL VISIBLY PLACE A SIGN NOTIFYING PERSONS OF THE ONE-HUNDRED FOOT NO OPEN CARRY ZONE FOR FIREARMS REQUIRED PURSUANT TO THIS SECTION.".

Renumber succeeding subsection accordingly.
Amendment No. 4, by Representative Benavidez.
Amend printed bill, page 3, line 25, strike "IMPRISONMENT." and substitute "IMPRISONMENT; EXCEPT THAT, FOR A FIRST OFFENSE, THE FINE SHALL NOT EXCEED TWO HUNDRED FIFTY DOLLARS AND THE SENTENCE OF IMPRISONMENT SHALL NOT EXCEED ONE HUNDRED TWENTY DAYS.".

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

HB22-1113 by Representative(s) Van Beber and Kipp-Concerning amending the appeals procedures in dependency and neglect cases to minimize delay in achieving permanency for children.

Laid Over until Wednesday, March 2, 2022.

## ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: HB22-1038 as amended, HB22-1086 as amended, HB22-1153 as amended, HB22-1165, SB22-015.

Laid over until date indicated retaining place on Calendar:
HB22-1113--Wednesday, March 2, 2022.
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 | 39 |  | NO | $\mathbf{2 2}$ |  | EXCUSED | 4 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |  |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |  |

HB22-1092 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 7, insert:
"(d) In CASE OF DEFAULT IN THE PAYMENT OF ANY INSTALLMENT OF PRINCIPAL OR INTEREST WHEN DUE, THE COUNTY TREASURER MAY ASSESS UPON THE ELIGIBLE REAL PROPERTY A TAX LIEN FOR THE PAYMENT OF THE WHOLE OF THE UNPAID INSTALLMENT OF PRINCIPAL AND INTEREST; EXCEPT THAT, THE COUNTY TREASURER SHALL NOT ASSESS A TAX LIEN FOR THE ENTIRE VALUE OF THE LANDOWNER'S PORTION OF THE IRRIGATION LOAN ISSUED BY THE WATER DISTRICT.".

Reletter succeeding paragraph accordingly.
Page 3, strike lines 20 through 27.
Page 4, strike lines 1 and 2.
Page 4, after line 2 insert:
"SECTION 3. In Colorado Revised Statutes, 37-42-128, amend (7) as follows:

37-42-128. Collection of assessments. (7) THE COUNTY TREASURER SHALL RECEIVE IN THE COUNTY TREASURER'S OFFICIAL CAPACITY all sueh district assessments collected and paid to the county treasurer, shall be reeeived by said treasurer in his official eapacity, and he shall be THE COUNTY TREASURER IS responsible for the safekeeping, disbursement, and payment thereof the same OF SUCH ASSESSMENTS as for WELL AS other moneys MONEY collected by him as sueh THE COUNTY treasurer. The county treasurer shall receive for the collection of such assessments such amount as the board of directors may allow, as provided in section 30-1-102; C.R.S. EXCEPT THAT THE TREASURER SHALL RECEIVE FIVE DOLLARS PER TRACT ASSESSED PURSUANT TO SECTION 37-42-125 (3) FOR LOANS ISSUED TO LANDOWNERS PURSUANT TO SECTION 37-42-113(5), AND THIS FIVE DOLLARS SHALL BE ASSESSED AGAINST EACH participating tract. Any assessment collected and paid to the county treasurer for districts that are defunct or have not been in operation for five or more years shall be transferred by the county treasurer to the county general fund.".

Renumber succeeding section accordingly.

HB22-1168 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 10 insert:
"(6) Nothing in this section precludes a Local education PROVIDER FROM OFFERING HUNTER EDUCATION COURSES AS AN ELECTIVE COURSE IN ANY OTHER GRADE.".

## EDUCATION

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

HB22-1203 be postponed indefinitely.

## STATE, CIVIC, MILITARY AND VETERANS AFFAIRS

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

HB22-1156 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 2, line 3, strike "and (2)(a)(II)" and substitute "(2)(a)(II), (2.5)(b)(II), and (2.5)(b)(III); and add (2.5)(b)(IV)".

Page 3, after line 1 insert:
"(2.5) (b) Notwithstanding the provisions of subsection (2.5)(a) of this section, the following committees need not file the reports described in subsection (2.5)(a) of this section in the following instances:
(II) A committee for a candidate not on the ballot need not report a contribution of one thousand dollars or more during the off-election year; and
(III) A candidate or candidate committee for school board need not report a contribution of one thousand dollars or more during the off-election year; AND
(IV) A POLITICAL PARTY DURING THE OFF-ELECTION YEAR.".

Page 3, strike lines 2 through 11 and substitute:
"SECTION 2. In Colorado Revised Statutes, 1-45-110, add (2.5) as follows:

1-45-110. Candidate affidavit - disclosure statement. (2.5) A CANDIDATE SEEKING REELECTION DOES NOT HAVE TO FILE ANOTHER DISCLOSURE STATEMENT REQUIRED BY SUBSECTION (2)(a) OF THIS SECTION IF THE INCUMBENT HAS FILED THE ANNUAL REPORT REQUIRED BY SECTION 24-6-202 (2).".

Page 3, strike lines 20 through 24 and substitute:
"(b) Any incumbent Seeking reelection is not Required to FILE A SEPARATE DISCLOSURE STATEMENT REQUIRED BY SECTION 1-45-110 IF THE INCUMBENT HAS FILED A DISCLOSURE STATEMENT AS REQUIRED BY SUBSECTION (4)(a) OF THIS SECTION.".

HB22-1257 be referred favorably to the Committee on Judiciary.

## PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed: HB22-1261, 1262, 1263, 1264.

SIGNING OF BILLS - RESOLUTIONS - MEMORIALS
The Speaker has signed: HB22-1170, 1171, 1172, 1173, 1174, 1175, 1176, 1177, 1178, 1179, 1180, 1181, 1182, 1183, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1191, 1192, 1193, 1194, 1195, 1196, 1197; HJR22-1005.

## MESSAGE(S) FROM THE SENATE

The Senate has adopted and returns herewith: HJR22-1002.
The Senate has adopted and transmits herewith: SJR22-004.

## INTRODUCTION OF BILLS First Reading

The following bills were read by title and referred to the committee(s) indicated:

HB22-1265 by Representative(s) Exum--Concerning the continuation of the education data advisory committee, and, in connection therewith, implementing the recommendations contained in the 2021 sunset report by the department of regulatory agencies.
Committee on Education
HB22-1266 by Representative(s) Tipper and Gray; also Senator(s) Winter--Concerning modifications to the state employee total compensation philosophy to provide flexibility in state employee total compensation practices.
Committee on State, Civic, Military, \& Veterans Affairs
HB22-1267 by Representative(s) Valdez A. and Boesenecker, Michaelson Jenet, Amabile, Bacon, Bernett, Caraveo, Cutter, Duran, Froelich, Gonzales-Gutierrez, Gray, Herod, Hooton, Jodeh, Kennedy, Kipp, Lontine, McCormick, McLachlan, Mullica, Sirota, Sullivan, Titone, Young-Concerning culturally relevant training available to healthcare professionals.

## Committee on Public \& Behavioral Health \& Human Services

HB22-1268 by Representative(s) Holtorf and Amabile--Concerning a reporting of medicaid reimbursement rates paid to mental health providers.
Committee on Public \& Behavioral Health \& Human Services
HB22-1269 by Representative(s) Lontine; also Senator(s) Hansen-Concerning requirements imposed on unauthorized persons offering coverage of health-care costs for Colorado residents.
Committee on Health \& Insurance
HB22-1270 by Representative(s) Woodrow; also Senator(s) Priola-Concerning measures related to changing "name-based criminal history record check" to "name-based judicial record check" in the Colorado Revised Statutes.
Committee on Judiciary

HB22-1271 by Representative(s) Ransom--Concerning ensuring personal rights of protected persons through required duties of guardians.
Committee on Public \& Behavioral Health \& Human Services
HB22-1272 by Representative(s) Gonzales-Gutierrez and Benavidez; also Senator(s) Gonzales and Rodriguez--Concerning the repeal of the provision awarding a defendant attorney fees in a tort action when the case is dismissed on motion of the defendant prior to trial.
Committee on Judiciary
HB22-1273 by Representative(s) Duran and Sirota; also Senator(s) Fenberg and Pettersen--Concerning protections for election officials.
Committee on State, Civic, Military, \& Veterans Affairs
SB22-076 by Senator(s) Holbert; also Representative(s) Mullica-Concerning complaints related to a person's authorization to practice an occupation for acts committed while the person is serving in an official capacity.
Committee on State, Civic, Military, \& Veterans Affairs

## INTRODUCTION OF RESOLUTION

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

SJR22-004 by Senator(s) Gardner and Hansen; also Representative(s) Ortiz and Neville--Concerning support for Ukraine against Russian aggression.

## CHANGE IN SPONSORSHIP

The Speaker announced the following change in sponsorship:
HB22-1113 Senator Coram to be removed as prime sponsor.
HB22-1231 Senator Coram to be removed as prime sponsor.

## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Boesenecker, Neville, Ortiz, D. Valdez, Van Winkle, Williams.

1 On motion of Representative Lindsay, the House adjourned until 2 10:00 a.m., Monday, February 28, 2022.

8 Robin Jones, 9 Chief Clerk

Approved:
Alec Garnett, Speaker

## HOUSE JOURNAL

## SEVENTY-THIRD GENERAL ASSEMBLY

## STATE OF COLORADO

## Second Regular Session

Monday, February 28, 2022

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Prayer by Reverend Brad Meuli, Denver Rescue Mission, Denver.
The Speaker called the House to order at 10:00 a.m.
Pledge of Allegiance led by Representative Mandy Lindsay, Aurora.
The roll was called with the following result:
    Present--59.
    Excused--Representative(s) Bernett, Bradfield, Geitner,
    Gonzales-Gutierrez, Gray, Herod--6.
    Present after roll call--Representative(s) Bernett, Bradfield,
    Geitner, Gonzales-Gutierrez, Gray, Herod.
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The Speaker declared a quorum present.

On motion of Representative Lindsay, the House Journal of Friday, February 25, 2022, was declared approved as corrected by the Chief Clerk.

## THIRD READING OF BILL(S)--FINAL PASSAGE

The following bills were considered on Third Reading. The titles were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

HB22-1049 by Representative(s) Bacon and Ricks; also Senator(s) Pettersen-Concerning prohibiting a postsecondary institution from making payment of an outstanding balance on a student's account a condition of issuing the student's documents.
(Laid Over from February 25, 2022.)
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

1

$$
2
$$

| YES | 40 | NO | 24 | EXCUSED | 1 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | E | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | N | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Benavidez, Bernett, Bird, Boesenecker, Caraveo, Cutter, Esgar, Exum, Froelich, Gonzales-Gutierrez, Gray, Herod, Jodeh, Kennedy, Kipp, Lindsay, Lontine, McCluskie, Michaelson Jenet, Ortiz, Sirota, Snyder, Sullivan, Weissman, Speaker

HB22-1038 by Representative(s) Daugherty and Van Beber; also Senator(s) Moreno and Gardner-Concerning client-directed legal representation for youth in court proceedings for youth.

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

| YES | 64 | NO | 0 | EXCUSED | 1 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | E | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Benavidez, Bernett, Bird, Boesenecker, Carver, Cutter, Duran, Esgar, Exum, Froelich, Gonzales-Gutierrez, Gray, Herod, Hooton, Jodeh, Lindsay, Lontine, Lynch, McCluskie, McCormick, Michaelson Jenet, Ortiz, Pelton, Pico, Rich, Ricks, Sandridge, Sirota, Snyder, Soper, Titone, Valdez A., Weissman, Will, Woodrow, Young

HB22-1165
by Representative(s) Snyder and Soper, Herod, Van Winkle; also Senator(s) Lee and Gardner, Buckner, Cooke, 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.

| YES | $\mathbf{6 2}$ | NO | 2 | EXCUSED | 1 | ABSENT | $\mathbf{0}$ |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titane | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | E | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bacon, Gray, Jodeh
SB22-015 by Senator(s) Holbert; also Representative(s) Titone-Concerning representation of Douglas county on the board of directors of the urban drainage and flood control 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.

| YES | $\mathbf{6 4}$ | NO | $\mathbf{0}$ | EXCUSED | $\mathbf{1}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | E | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |


| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | Y

Co-sponsor(s) added: Representative(s) Baisley, Benavidez, Duran, Gray, Kipp, Lindsay, Pico, Ransom, Ricks, Van Winkle

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HB22-1153 by Representative(s) Tipper and Esgar; also Senator(s)
    Bridges and Moreno-Concerning affirming parentage by
    adoption for a person who did not give birth when the
    child is conceived as a result of assisted reproduction.
```

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | $\mathbf{5 3}$ | NO | 11 | EXCUSED | $\mathbf{1}$ | ABSENT | $\mathbf{0}$ |  |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | Y |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |  |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |  |
| Bradfield | E | Hooton | Y | Ortiz | Y | Van Beber | Y |  |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |  |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |  |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |  |
| Cutter | Y | Larson | Y | Rich | N | Williams | N |  |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |  |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |  |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |  |
|  |  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Benavidez, Bernett, Bird, Boesenecker, Caraveo, Cutter, Daugherty, Duran, Exum, Froelich, Gonzales-Gutierrez, Gray, Herod, Jodeh, Kennedy, Kipp, Lindsay, Lontine, McCluskie, McCormick, McLachlan, Michaelson Jenet, Mullica, Ortiz, Ricks, Roberts, Sirota, Snyder, Sullivan, Titone, Valdez A., Valdez D., Weissman, Woodrow, Young, Speaker

HB22-1086 by Representative(s) Sullivan and Bacon; also Senator(s) Fields and Jaquez Lewis-Concerning prohibiting openly carrying firearms at a voting location.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 40 |  | NO | $\mathbf{2 4}$ |  | EXCUSED | 1 | ABSENT |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| O | 0 |  |  |  |  |  |  |  |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |  |


| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | N |
| Bradfield | E | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Amabile, Benavidez, Bernett, Boesenecker, Caraveo, Duran, Froelich, Gonzales-Gutierrez, Gray, Herod, Hooton, Jodeh, Kennedy, Lindsay, Lontine, McCormick, Michaelson Jenet, Ricks, Sirota, Snyder, Titone, Valdez A., Weissman, Woodrow, Speaker

On motion of Representative Amabile, 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.)

HB22-1032 by Representative(s) Bockenfeld and Daugherty; also Senator(s) Kirkmeyer-Concerning jury duty postponement for a student enrolled in an institution of higher education outside the state of Colorado.

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

HB22-1095 by Representative(s) Lontine and Will; also Senator(s) Winter-Concerning an expansion of a physician assistant's ability to practice, and, in connection therewith, changing the relationship between a physician assistant and a physician or podiatrist from supervision to collaboration for physician assistants with less experience or who are working in a new specialty, establishing the collaboration requirements, and requiring physician assistants with more experience to consult with the physician assistant's health-care team.

Amendment recommended by Health \& Insurance Report, dated February 23, 2022, and placed in member's bill file; Report also printed in House Journal, February 24, 2022.

Laid Over until Friday, March 4, 2022.
HB22-1228 by Representative(s) Roberts and Bockenfeld-Concerning the continuation of the regulation of preneed funeral contracts, and, in connection therewith, implementing the recommendations contained in the 2021 sunset report by the department of regulatory agencies.

Amendment recommended by Judiciary Report, dated February 23, 2022, and placed in member's bill file; Report also printed in House Journal, February 24, 2022.

Laid Over until Tuesday, March 1, 2022.
SB22-019 by Senator(s) Winter; also Representative(s) Woodrow-Concerning access to automatically suppressed court records of eviction proceedings.

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

SB22-024 by Senator(s) Fields and Cooke; also Representative(s) Roberts and Soper-Concerning changes to strengthen the crime of intimidating a witness.

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

## HB22-1162 by Representative(s) Exum and Van Winkle-Concerning authorization to use digital number plates in lieu of metal number plates on a vehicle.

Amendment No. 1, Transportation \& Local Government Report, dated February 23, 2022, and placed in member's bill file; Report also printed in House Journal, February 24, 2022.

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

```
HB22-1211 by Representative(s) Soper and
    Gonzales-Gutierrez-Concerning the continuation of the
    committee on juvenile justice reform, and, in connection
    therewith, implementing the recommendation contained in
    the 2021 sunset report by the department of regulatory
    agencies to sunset the committee on juvenile justice
    reform.
Laid Over until Tuesday, March 1, 2022.
```


## ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: HB22-1032, HB22-1162 as amended, SB22-019, SB22-024.

Laid over until date indicated retaining place on Calendar:
HB22-1211, HB22-1228--Tuesday, March 1, 2022.
HB22-1095--Friday, March 4, 2022.
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 | 41 | NO | 20 | EXCUSED | 4 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | E | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | E | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | E | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | E | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |
|  |  |  |  |  |  |  |  |

## CONSIDERATION OF RESOLUTION(S)

SJR22-004 by Senator(s) Gardner and Hansen; also Representative(s) Ortiz and Neville-Concerning support for Ukraine against Russian aggression.
(Printed and placed in members' files.)
On motion of Representative Neville, the resolution was read at length and was adopted by viva voce vote.

Current Roll Call added as co-sponsor(s): Representative(s) Amabile, Bacon, Benavidez, Bernett, Bird, Bockenfeld, Boesenecker, Caraveo, Carver, Catlin, Cutter, Daugherty, Duran, Esgar, Exum, Froelich, Geitner, Gonzales-Gutierrez, Gray, Hanks, Herod, Holtorf, Hooton, Jodeh, Kennedy, Kipp, Larson, Lindsay, Lontine, Luck, Lynch, McCluskie, McCormick, McKean, McLachlan, Michaelson Jenet, Mullica, Pelton, Pico, Ransom, Rich, Ricks, Roberts, Sandridge, Sirota, Snyder, Soper, Sullivan, Tipper, Titone, Valdez A., Valdez D., Van Beber, Van Winkle, Weissman, Will, Williams, Woodrow, Woog, Young, Speaker

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## PUBLIC AND BEHAVIORAL HEALTH AND HUMAN SERVICES

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

SB22-037 be referred to the Committee of the Whole with favorable recommendation.

SB22-064 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 3, lines 19 and 20, strike "(3)(e.5), (3)(h), (3)(i), (3.5), and (9)(c)" and substitute "(3)(h), (3)(i), (3.4), and (3.5)".

Page 4, strike lines 9 through 17.
Page 5, after line 4 insert:
"(3.4) TO PROTECT THE SAFETY OF YOUTH MEMBERS, A NEIGHBORHOOD YOUTH ORGANIZATION MAY CREATE AN ELECTRONIC OR WRITTEN PROCESS TO RECORD THE DAILY ARRIVAL AND DEPARTURE TIMES OF YOUTH MEMBERS IN ORDER TO:
(a) Track attendance;
(b) AsSess the impact of programs and services on youth MEMBERS; AND
(c) ENSURE THE NEIGHBORHOOD YOUTH ORGANIZATION OPERATES IN THE BEST INTEREST AND SAFETY OF YOUTH MEMBERS.".

Page 5, strike lines 5 through 27 and substitute:
"(3.5) (a) TO PROTECT THE SAFETY OF YOUTH MEMBERS, EACH NEIGHBORHOOD YOUTH ORGANIZATION SHALL MAINTAIN A COMPLETE SET OF RECORDS FOR YOUTH MEMBERS AND PERSONNEL. EACH NEIGHBORHOOD YOUTH ORGANIZATION SHALL MAINTAIN THE CONFIDENTIALITY OF THE FOLLOWING RECORDS, AND SUCH RECORDS ARE NOT SUBJECT TO REVIEW BY THE PUBLIC:
(I) InFORMATION IDENTIFYING A YOUTH MEMBER OR A YOUTH MEMBER'S FAMILY;
(II) Scholastic, health, and social or psychological RECORDS, WHICH ARE AVAILABLE ONLY TO THE YOUTH MEMBER TO WHOM THE RECORDS PERTAIN OR THE YOUTH MEMBER'S PARENT OR LEGAL GUARDIAN;
(III) Personal references for personnel as requested by THE STATE DEPARTMENT; AND
(IV) Reports and Records Received from other agencies, INCLUDING POLICE AND CHILD PROTECTION INVESTIGATION REPORTS.
(b) IF A CENTRAL ADMINISTRATIVE FACILITY RETAINS RECORDS IN A CENTRAL FILE FOR MORE THAN ONE NEIGHBORHOOD YOUTH ORGANIZATION, DUPLICATE COPIES OF THE INFORMATION DESCRIBED IN SUBSECTIONS (3)(e) AND (3.5)(a) OF THIS SECTION FOR YOUTH MEMBERS and personnel must also be maintained at the neighborhood YOUTH ORGANIZATION LOCATION THAT THE YOUTH MEMBER ATTENDS AND TO WHICH THE STAFF MEMBER IS ASSIGNED.
(c) EACH NEIGHBORHOOD YOUTH ORGANIZATION OR CENTRAL ADMINISTRATIVE FACILITY SHALL MAINTAIN ALL REQUIRED RECORDS FOR AT LEAST THREE YEARS, INCLUDING CONFIDENTIAL RECORDS.
(d) Notwithstanding SUBSECTION (3.5)(a) OF THIS SECTION TO THE CONTRARY, EACH NEIGHBORHOOD YOUTH ORGANIZATION OR CENTRAL ADMINISTRATIVE FACILITY SHALL MAKE THE RECORDS OF PERSONNEL OR YOUTH MEMBERS AVAILABLE UPON REQUEST TO AUTHORIZED PERSONNEL OF THE STATE DEPARTMENT PURSUANT TO SECTION 19-1-307 (2)(j.7).
(e) NeIghborhood youth organizations shall cooperate WITH ALL STATE AND LOCAL INVESTIGATIONS REGARDING INCIDENTS, INCLUDING BUT NOT LIMITED TO LICENSING VIOLATIONS, CHILD ABUSE, AND INCIDENTS AFFECTING THE HEALTH, SAFETY, AND WELFARE OF YOUTH MEMBERS.
(f) RECORDS CONCERNING THE LICENSING OF NEIGHBORHOOD YOUTH ORGANIZATION FACILITIES AND AGENCIES ARE OPEN TO THE public. A person who wishes to review a record must submit a WRITTEN REQUEST TO THE STATE DEPARTMENT.".

Strike page 6.
Page 7, strike line 1.
Page 7, strike lines 14 through 22.

## PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed: HB22-1265, 1266, 1267, 1268, 1269, 1270, 1271, 1272, 1273.

## SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: SB22-062, SJR22-004.

## 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: HB22-1170, 1171, 1172, 1173, 1174, 1175, 1176, 1177, 1178, 1179, 1180, 1181, 1182, 1183, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1191, 1192, 1193, 1194, 1195, 1196, 1197 at 2:46 p.m. on February 25th, 2022.

## MESSAGE(S) FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-105.
The Senate has passed on Third Reading and transmits herewith:
HB22-1074.

MESSAGE(S) FROM THE REVISOR
We herewith transmit:
without comment, SB22-105.

## INTRODUCTION OF BILLS First Reading

The following bills were read by title and referred to the committee(s) indicated:

## HB22-1274 by Representative(s) Michaelson Jenet and Larson-Concerning the continuation of the Colorado interagency working group on school safety. <br> Committee on Education

HB22-1275 by Representative(s) McLachlan and Larson--Concerning the continuation of the school safety resource center advisory board, and, in connection therewith, implementing the recommendation in the department of regulatory agencies' sunset report.
Committee on Education
HB22-1276 by Representative(s) Kipp and Exum--Concerning the continuation of the second chance scholarship program, and, in connection therewith, implementing the recommendation contained in the 2021 sunset report by the department of regulatory agencies to sunset the program.
Committee on Education
SB22-105 by Senator(s) Donovan; also Representative(s) McLachlan--Concerning an annual address by tribal representatives to a joint session of the general assembly. Committee on State, Civic, Military, \& Veterans Affairs

## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Caraveo, Geitner, Hanks, Lynch, Pelton, Pico, Soper, Titone, Van Beber, Williams.

7
8

On motion of Representative Young, the House adjourned until 9:00 a.m., Tuesday, March 1, 2022.

Attest:
Robin Jones, Chief Clerk

Approved:
Alec Garnett,
Speaker

## HOUSE JOURNAL

## SEVENTY-THIRD GENERAL ASSEMBLY

## STATE OF COLORADO

## Second Regular Session

Forty-ninth Legislative Day
Tuesday, March 1, 2022

Prayer by Father William Oulvey, SJ, Arrupe Jesuit High School, Denver.
The Speaker called the House to order at 9:00 a.m.
Pledge of Allegiance led by Representative Mandy Lindsay, Aurora.
The roll was called with the following result:
Present--59.
Excused--Representative(s) Bacon, Caraveo, Gray, Herod, Tipper, Valdez, A.--6.
Present after roll call--Representative(s) Bacon, Caraveo, Gray, Herod, Tipper, Valdez, A.

The Speaker declared a quorum present.

On motion of Representative Lindsay, the House Journal of Monday, February 28, 2022, 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.

## HB22-1022 by Representative(s) Roberts and Esgar, Michaelson Jenet; also Senator(s) Woodward and Hinrichsen, Rodriguez, Smallwood-Concerning modifications to the administration of the Colorado state fair and industrial exposition.

(Laid Over from February 24, 2022.)
The question being "Shall the bill pass?".
A roll call vote 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 declared passed.

1

$$
2
$$

| YES | 61 | NO | 2 | EXCUSED | $\mathbf{2}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | E | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | E |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Yip | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bacon, Gonzales-Gutierrez, Jodeh, McLachlan, Snyder, Valdez D., Speaker

## HB22-1032 by Representative(s) Bockenfeld and Daugherty; also

 Senator(s) Kirkmeyer-Concerning jury duty postponement for a student enrolled in an institution of higher education outside the state of Colorado.The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

| YES | $\mathbf{6 2}$ | NO | $\mathbf{1}$ | EXCUSED | 2 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | E | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | E |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle Y |  |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bird, Boesenecker, Duran, Exum, Herod, Hooton, Jodeh, Kipp, Lindsay, Lontine, McCluskie, McCormick, Michaelson Jenet, Snyder, Titone, Woodrow

SB22-019 by Senator(s) Winter; also Representative(s)
SB22-019 by Senator(s) Winter; also Representative(s)
$\begin{aligned} & \text { Woodrow-Concerning access to automatically suppressed } \\ & \text { court records of eviction proceedings. }\end{aligned}$
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.

| YES | 49 | NO | 14 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | E | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | E |
| Boesenecker | Y | Holtorf | N | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | Y | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
|  | Y | Luck | N | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Benavidez, Boesenecker, Daugherty, Duran, Exum, Gonzales-Gutierrez, Herod, Hooton, Jodeh, Kipp, Lindsay, Lontine, Ricks, Weissman

SB22-024 by Senator(s) Fields and Cooke; also Representative(s) Roberts and Soper-Concerning changes to strengthen the crime of intimidating a witness.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | $\mathbf{6 4}$ | NO | 0 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | E | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle Y |  |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |


| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  | Speaker | Y |  |

Co-sponsor(s) added: Representative(s) Bacon, Bernett, Bird, Boesenecker, Carver, Cutter, Duran, Esgar, Exum, Froelich, Gonzales-Gutierrez, Herod, Hooton, Jodeh, Kipp, Lontine, McCluskie, Michaelson Jenet, Pico, Ricks, Sirota, Snyder, Sullivan, Titone, Valdez D., Van Beber, Weissman, Will, Williams, Young

HB22-1162 by Representative(s) Exum and Van Winkle; also Senator(s) Zenzinger and Hisey-Concerning authorization to use digital number plates in lieu of metal number plates on a vehicle.

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

| YES | $\mathbf{5 9}$ | NO | $\mathbf{6}$ | EXCUSED | 0 | ABSENT | $\mathbf{0}$ |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | N |
| Benavidez | N | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | N |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Gray, Michaelson Jenet

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.)

```
HB22-1156 by Representative(s) Kennedy and Williams; also
Senator(s) Bridges and Gardner-Concerning modification
    of reporting requirements affecting the disclosure of
    information of individuals seeking elected public office,
    and, in connection therewith, changing a campaign finance
    reporting deadline and clarifying a personal financial
    disclosure requirement.
Amendment No. 1, State, Civic, Military, \& Veterans Affairs Report, dated February 24, 2022, and placed in member's bill file; Report also printed in House Journal, February 25, 2022.
As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
HB22-1228 by Representative(s) Roberts and Bockenfeld-Concerning the continuation of the regulation of preneed funeral contracts, and, in connection therewith, implementing the recommendations contained in the 2021 sunset report by the department of regulatory agencies.
Amendment recommended by Judiciary Report, dated February 23, 2022, and placed in member's bill file; Report also printed in House Journal, February 24, 2022.
(Laid Over from February 28, 2022.)
Laid over until Thursday, March 3, 2022.
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## ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: HB22-1156 as amended.
Laid over until date indicated retaining place on Calendar:
HB22-1228--Thursday, March 3, 2022.
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 | 51 | NO | 14 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | Y | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | Y |


| Cutter | Y | Larson | N | Rich | N | Williams | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

## LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Esgar, the following item(s) on the Calendar were laid over until Wednesday, March 2, 2022, retaining place on Calendar:

Consideration of General Orders--HB22-1211, HB22-1092, HB22-1168.

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## AGRICULTURE, LIVESTOCK, AND WATER

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

HB22-1148 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 2, strike lines 2 through 5 and substitute:
"SECTION 1. In Colorado Revised Statutes, 24-33.5-1228, add (2.7) as follows:

24-33.5-1228. Colorado firefighting air corps - creation powers - aircraft acquisitions required - center of excellence unmanned aircraft systems study and pilot program - Colorado firefighting air corps fund - creation - report - remote wildfire camera technology pilot project - rules - repeal. (2.7) (a) IN ADDITION TO PERFORMING THE FUNCTIONS DESCRIBED IN SUBSECTION (2.5)(b) OF THIS SECTION, ON OR BEFORE APRIL1, 2023, THE CENTER OF EXCELLENCE SHALL".

Page 2, strike line 8 and substitute "wildFires.".
Page 2, line 9, strike "(2)" and substitute "(b)".
Page 2, line 10, strike "BOARD" and substitute "CENTER OF EXCELLENCE".
Page 2, line 18, strike "(3) THE BOARD" and substitute "(c) THE CENTER OF EXCELLENCE".
Page 2, line 23, strike "BOARD" and substitute "CENTER OF EXCELLENCE".
Page 3, line 1, strike "(4)" and substitute "(d)".

Page 3, line 2, strike "BOARD" and substitute "CENTER OF EXCELLENCE".
Page 3, line 10, strike "(4)" and substitute "(2.7)(d)".
Page 3, line 12, strike "(5)" and substitute "(e)".
Page 3, after line 14 insert:
"(f) On July 1, 2022, THE STATE TREASURER SHALL TRANSFER TWO MILLION DOLLARS FROM THE GENERAL FUND TO THE COLORADO FIREFIGHTING AIR CORPS FUND CREATED IN SUBSECTION (3)(a) OF THIS SECTION. THE DIVISION SHALL USE THE MONEY TRANSFERRED PURSUANT TO THIS SUBSECTION (2.7)(f) FOR THE PURPOSES SPECIFIED IN SUBSECTION (2.7) (a) AND (b) OF THIS SECTION.".

Page 3, strike lines 23 through 27.
Renumber succeeding section accordingly.

HB22-1151 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 2, line 6, strike "definitions." and substitute "definitions - repeal.".

Page 8 , line 19 , strike "AND".
Page 8, line 23, strike "PROGRAM." and substitute "PROGRAM; AND
(III) IS ENCOURAGED TO REQUIRE THAT ITS PROGRAM Participants maintain or create defensible space to reduce WILDFIRE RISK.".

Page 10 , line 11 , strike "AND".
Page 10, line 13, after "SPECIES;" insert "AND
(D) There is an emphasis on creating and maintaining DEFENSIBLE SPACE TO REDUCE WILDFIRE RISK.".

Page 10, line 20, after "RESPONSIBILITIES" insert "AND THE ACCOUNTABILITY".

Page 10, line 22, after "RESPONSIBILITIES" insert "AND ACCOUNTABILITY".
Page 11, line 3, strike "PROGRAM." and substitute "PROGRAM, INCLUDING ADMINISTRATIVE COSTS.".

Page 12, strike lines 12 through 14 and substitute:
"(b) MONEY IN THE FUND IS CONTINUOUSLY APPROPRIATED TO THE BOARD. THE BOARD MAY USE THE MONEY IN THE FUND FOR THE PURPOSES SET FORTH IN THIS SECTION UNTIL THE MONEY IS EXPENDED.
(c) (I) On THE EFFECTIVE DATE OF THIS SUBSECTION (6)(c), THE STATE TREASURER SHALL TRANSFER FOUR MILLION DOLLARS FROM THE GENERAL FUND TO THE TURF REPLACEMENT FUND.
(II) This Subsection (6)(c) is Repealed, effective July 1, 2023.".

Page 12, after line 14 , insert:
"(7) Nothing in this section shall be construed to add a REQUIREMENT FOR A WATER CONSERVATION PLAN THAT A COVERED ENTITY FILES PURSUANT TO SECTION 37-60-126 (2).".

SJR22-002 be referred to the House for final action.

## FINANCE

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

HB22-1051 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 2, line 3, strike "(7) introductory portion and (7)(a.5);" and substitute "(2)(d), (7) introductory portion, and (7)(a.5);".

Page 2, strike line 5 and substitute "developments - legislative declaration. (2) The authority may allocate a credit to an owner of a qualified development by issuing to the owner an allocation certificate. The authority may determine the time at which such allocation certificate is issued. The credit shall be in an amount determined by the authority, subject to the following guidelines:
(d) The aggregate sum of credits allocated annually shall not exceed the limits set forth in subsection (7) of this section, except for credits allocated in 2015 and 2016 for qualified developments that are located in a county that is designated by the qualified allocation plan as having been impacted by a natural disaster.
(7) During each calendar year".

HB22-1098 be referred favorably to the Committee on Appropriations.

## HB22-1138 be postponed indefinitely.

HB22-1149 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 2, line 3, strike "(2)(c), (3)(a), (3)(b)(I), (3)(c)," and substitute "(2)(c), (2)(d), (3)(a), (3)(b),".

Page 3, after line 26 insert:
"(d) As part of the application for an advanced industry investment tax credit, the applicant and the qualified small business that receives the investment must each provide written authorization to permit the department of revenue to provide tax information to the office for the purpose of determining if there are any misrepresentations on the application. The authorization is limited to disclosure of income tax information for the latest two years for which returns were filed with the department of revenue preceding the date the application is filed and for all tax years through the year in which the investment was made for which a return was not filed as of the date of the application. The applicant must also provide in the written authorization income tax information for all tax years in which the applicant actually claims a tax credit or carries forward a tax credit on a return filed with the department of revenue. An applicant with an individual ownership interest as a eo-owner of a business and that may be entitled to a pro rata share of the tax credit pursuant to section 39-22-532 (5), C.R.S. THAT IS A PARTNERSHIP, LIMITED LIABILITY COMPANY, S CORPORATION, OR SIMILAR PASS-THROUGH ENTITY AND THAT MAY ALLOCATE THE CREDIT AMONG THE PARTNERS, SHAREHOLDERS, MEMBERS, OR OTHER CONSTITUENT QUALIFIED INVESTORS PURSUANT TO SECTION 39-22-532 (7) must provide a written authorization with content similar to the authorization, and in the same manner, as any other applicant is required to provide. If an applicant or qualified small business fails to comply with this paragraph (d) SUBSECTION (2)(d), an applicant is ineligible for a tax credit.".

Page 4, line 19, strike "2028;" and substitute "2027;".
Page 4, line 20, after "year" insert "through 2022".
Page 4, strike line 27.
Page 5, strike lines 1 through 10 and substitute:
"(II) The total amount of the tax credit for each qualified investment shall not exceed fifty ONE HUNDRED thousand dollars. A qualified investor may not claim more than one tax credit per qualified small business, but may be eligible for a tax credit for qualified investments in different qualified small businesses in the same or a different year.".

Page 6, after line 2 insert:
"SECTION 2. In Colorado Revised Statutes, 39-22-532, repeal (5); and add (7) as follows:

39-22-532. Advanced industry investment tax credit definitions. (5) Individuals who are co-owners of a business, ineluding partners in a partnership and shareholders of an Scorporation, may each elaim only their individual pro rata shares of the Colorado innovation investment tax eredit allowed under this seetionbasedon their ownership

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interests. The total of the tax eredits allowed to all such owners may not
exceed the amount that would have been allowed to a sole owner.
(7) IF A QUALIFIED INVESTOR RECEIVING A CREDIT ALLOWED IN THIS SECTION IS A PARTNERSHIP, LIMITED LIABILITY COMPANY, S CORPORATION, OR SIMILAR PASS-THROUGH ENTITY, THE QUALIFIED INVESTOR MAY ALLOCATE THE CREDIT AMONG ITS PARTNERS, SHAREHOLDERS, MEMBERS, OR OTHER CONSTITUENT QUALIFIED INVESTORS IN ANY MANNER AGREED TO BY SUCH PARTNERS, SHAREHOLDERS, MEMBERS, OR OTHER CONSTITUENT QUALIFIED INVESTORS. THE QUALIFIED INVESTOR SHALL CERTIFY TO THE COLORADO OFFICE OF ECONOMIC DEVELOPMENT THE AMOUNT OF THE CREDIT ALLOCATED TO EACH PARTNER, SHAREHOLDER, MEMBER, OR OTHER CONSTITUENT QUALIFIED INVESTOR, AND THE OFFICE SHALL ISSUE CREDIT CERTIFICATES IN THE APPROPRIATE AMOUNTS TO EACH PARTNER, SHAREHOLDER, MEMBER, OR OTHER CONSTITUENT QUALIFIED INVESTOR. EACH PARTNER, SHAREHOLDER, MEMBER, OR OTHER CONSTITUENT QUALIFIED INVESTOR SHALL BE ALLOWED TO CLAIM SUCH AMOUNT SUBJECT TO ANY RESTRICTIONS SET FORTH IN THIS SECTION AND SECTION 24-48.5-112.".
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Renumber succeeding section accordingly.

## JUDICIARY

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

HB22-1237 be referred to the Committee of the Whole with favorable recommendation.

HB22-1257 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 and 13.
Renumber succeeding subparagraphs accordingly.
page 11 , line 7 , strike "(1.5)(e)" and substitute "(1.5)(d), (1.5)(e),".
Page 11 , strike lines 8 through 11 and substitute:
"17-2-103. Arrest of parolee - revocation proceedings. (1.5) (d) If a parolee has a technical violation, the parolee's community parole officer, with the approval of the director of the division of adult parole or the director's designee, may impose a brief term of confinement, in the county jait, not to exceed fourteen consecutive days, as an intermediate sanction.
(e) A parolee's community parole officer must notify the parolee when a brief term of ineareeration in jait CONFINEMENT may be imposed as an intermediate sanction against the parolee.".

Page 13, strike lines 24 through 27 and substitute:
"18-4-401. Theft - repeal. (11) (a) IF THE ITEM OF VALUE INVOLVED IS A PUBLIC BENEFIT, THEN FOR PURPOSES OF DETERMINING THE OFFENSE LEVEL FOR SUBSECTION (2) OF THIS SECTION, THE VALUE IS THE DIFFERENCE BETWEEN THE VALUE OF THE PUBLIC BENEFIT RECEIVED AND THE VALUE OF THE PUBLIC BENEFIT FOR WHICH THE RECIPIENT WAS ELIGIBLE.".

Page 14, strike lines 1 and 2.
Page 19, after line 27, insert:
"SECTION 12. Effective date - applicability. This act takes effect upon passage and sections 1, 10, and 11 apply to offenses committed on or after said date.".

Renumber succeeding section number accordingly.

SB22-091 be referred to the Committee of the Whole with favorable recommendation.

## STATE, CIVIC, MILITARY AND VETERANS AFFAIRS

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

HB22-1105 be postponed indefinitely.

HB22-1106 be postponed indefinitely.

HB22-1145 be postponed indefinitely.

## PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed: HB22-1274, 1275, 1276.

## MESSAGE(S) FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-137.
$\begin{aligned} & \text { The Senate has passed on Third Reading and transmitted to the Revisor } \\ & \text { of Statutes: } \\ & \text { SB22-106 }\end{aligned}$
$\begin{array}{ll}\text { amended in General Orders as printed in Senate Journal, } \\ \text { FBebruary 28, } 2022 .\end{array}$
SB22-116
amended in General Orders as printed in Senate Journal,
February 28, 2022.

MESSAGE(S) FROM THE REVISOR
We herewith transmit:
without comment, SB22-137.
without comment, as amended, SB22-106, 116.

## INTRODUCTION OF BILL First Reading

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

> HB22-1277 $\begin{aligned} & \text { by Representative(s) Mullica and Neville, Herod, Jodeh; } \\ & \text { also Senator(s) Gonzales, Scott, Sonnenberg--Concerning } \\ & \text { authorizing public entities to use credit unions as financial } \\ & \text { institutions, and, in connection therewith, allowing credit } \\ & \text { unions to make loans to public entities and authorizing the } \\ & \text { deposit of public money in credit unions. }\end{aligned}$

## Committee on Business Affairs \& Labor

## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Bernett, Hanks, Larson, Neville, Pelton, Ricks, Sandridge, Soper, Titone, Van Beber.

On motion of Representative Mullica, the House adjourned until 9:00 a.m., Wednesday, March 2, 2022.

Approved:
Alec Garnett, Speaker
Attest:
Robin Jones, Chief Clerk

# HOUSE JOURNAL <br> SEVENTY-THIRD GENERAL ASSEMBLY <br> STATE OF COLORADO <br> Second Regular Session 

Fiftieth Legislative Day
Wednesday, March 2, 2022

Prayer by Representative Mike Lynch, Wellington.
The Speaker called the House to order at 9:00 a.m.
Pledge of Allegiance led by Representative Mandy Lindsay, Aurora.
The roll was called with the following result:
Present--63.
Excused--Representative(s) Geitner, A. Valdez--2.
Present after roll call--Representative(s) Geitner, A. Valdez.
The Speaker declared a quorum present.

On motion of Representative Lindsay, the House Journal of Tuesday, March 1, 2022, was declared approved as corrected by the Chief Clerk.

## LAY OVER OF CALENDAR ITEM

On motion of Representative Esgar, the following item on the Calendar was laid over until Thursday, March 3, 2022, retaining place on Calendar:

Consideration of Third Reading--HB22-1156.

On motion of Representative Lindsay, 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.)

HB22-1211 by Representative(s) Soper and Gonzales-Gutierrez; also Senator(s) Lee and Gardner-Concerning the continuation of the committee on juvenile justice reform, and, in connection therewith, implementing the recommendation contained in the 2021 sunset report by the department of regulatory agencies to sunset the committee on juvenile justice reform.
(Laid Over from February 28, 2022.)
Amendment No. 1, by Representative Gonzales-Gutierrez.
Amend printed bill, page 2, after line 1, insert:
"SECTION 1. In Colorado Revised Statutes, 24-33.5-2402, add (1.5) as follows:

24-33.5-2402. Juvenile justice reform committee - duties.
(1.5) The COMmittee Shall COMPLETE THE TASKS IDENTIFIED IN SUBSECTIONS (1)(a)(II)(B), (1)(a)(II)(C), (1)(a)(II)(D), AND (1)(e)(III) OF THIS SECTION BEFORE THE REPEAL OF THE COMMITTEE.".

Renumber succeeding sections accordingly.
Page 7, strike lines 5 through 13 and substitute:
"SECTION 10. Act subject to petition - effective date. Section 1 and this section of this act take effect upon passage, and the remainder of this act takes effect on December 31, 2022; 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 2022 and, in such case, section 1 and this section of this act will take effect on the date of the official declaration of the vote thereon by the governor and the remaining sections will take effect December 31, 2022.".

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

## HB22-1092 by Representative(s) Soper and Roberts; also Senator(s) Bridges and Coram-Concerning the issuance of loans by irrigation districts to landowners for certain purposes.

(Laid Over from March 1, 2022.)
Amendment No. 1, Agriculture, Livestock, \& Water Report, dated February 24, 2022, and placed in member's bill file; Report also printed in House Journal, February 25, 2022.

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

> HB22-1168 by Representative(s) McKean and Mullica, Bockenfeld, Bradfield, Catlin, Geitner, Gray, Holtorf, Lynch, Pelton, Pico, Ransom, Rich, Roberts, Van Beber, Will, Woog; also Senator(s) Woodward-Concerning permitting public schools to provide a hunter education course to seventh grade students.
(Laid Over from March 1, 2022.)
Amendment No. 1, Agriculture, Livestock, \& Water Report, dated February 24, 2022, and placed in member's bill file; Report also printed in House Journal, February 25, 2022.

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

HB22-1113 by Representative(s) Van Beber and Kipp; also Senator(s) Kirkmeyer-Concerning amending the appeals procedures in dependency and neglect cases to minimize delay in achieving permanency for children.
(Laid Over from February 25, 2022.)
Ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

SB22-037 by Senator(s) Moreno; also Representative(s) Tipper and Jodeh-Concerning modifications to the Tony Grampsas youth services program.

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

SB22-064 by Senator(s) Zenzinger and Rankin; also Representative(s) McKean and Kipp-Concerning requirements for neighborhood youth organizations that provide services designed for the development of youth.

Amendment No. 1, Public \& Behavioral Health \& Human Services Report, dated February 25, 2022, and placed in member's bill file; Report also printed in House Journal, February 28, 2022.

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

## ADOPTION OF COMMITTEE OF THE WHOLE REPORT

## Passed Second Reading: HB22-1092 as amended, HB22-1113, HB22-1168 as amended, HB22-1211 as amended, SB22-037, SB22-064 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.

1
2

| YES | 44 | NO | 20 | EXCUSED | I | ABSENT | 0 |
| :--- | :---: | :---: | :---: | :---: | :--- | :---: | :--- | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Yip | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | E | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

House in recess. House reconvened.

## PRINTING REPORT

The Chief Clerk reports the following bill has been correctly printed: HB22-1277.

## MESSAGE(S) FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes: SB22-083 amended in General Orders as printed in Senate Journal, March 1, 2022.
SB22-095 amended in General Orders as printed in Senate Journal, March 1, 2022.

## MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, as amended, SB22-083 and 095.

## MESSAGE(S) FROM THE GOVERNOR

I certify I received the following on the 2 nd day of March 2022, at 8:11 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

Tuesday, March 1, 2022
Colorado House of Representatives
The 73rd 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:

HB22-1170 Department of Corrections Supplemental Approved on Tuesday, March 1, 2022 at 6:15 p.m.

HB22-1171 Department of Education Supplemental Approved on Tuesday, March 1, 2022 at 6:15 p.m

HB22-1174 Department of Higher Education Supplemental Approved on Tuesday, March 1, 2022 at 6:15 p.m.

HB22-1176 Judicial Department Supplemental Approved on Tuesday, March 1, 2022 at 6:16 p.m.

HB22-1177 Department of Natural Resources Supplemental Approved on Tuesday, March 1, 2022 at 6:16 p.m.

HB22-1178 Department Of Personnel Supplemental Approved on Tuesday, March 1, 2022 at 6:16 p.m.

HB22-1180 Department of Public Safety Supplemental Approved on Tuesday, March 1, 2022 at 6:17 p.m.

HB22-1181 Department of Revenue Supplemental Approved on Tuesday, March 1, 2022 at 6:17 p.m.

HB22-1183 Department of Treasury Supplemental Approved on Tuesday, March 1, 2022 at 5:35 p.m.

HB22-1186 Adjustments To School Funding Fiscal Year 2021-22 Approved on Tuesday, March 1, 2022 at 5:52 p.m.

HB22-1194 Local Firefighter Safety Resources
Approved on Tuesday, March 1, 2022 at 5:40 p.m.

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HB22-1196 Pay Equity Study

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HB22-1196 Pay Equity Study
Approved on Tuesday, March 1, 2022 at 6:10 p.m.
Approved on Tuesday, March 1, 2022 at 6:10 p.m.
HB22-1197 Effective Date Of Department Of Early Childhood
HB22-1197 Effective Date Of Department Of Early Childhood
Approved on Tuesday, March 1, 2022 at 6:00 p.m.
Approved on Tuesday, March 1, 2022 at 6:00 p.m.
Sincerely,
Sincerely,
/signed/
/signed/
Jared Polis
Jared Polis
Governor
Governor
REPORT(S) OF COMMITTEE(S) OF REFERENCE
REPORT(S) OF COMMITTEE(S) OF REFERENCE
BUSINESS AFFAIRS AND LABOR

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BUSINESS AFFAIRS AND LABOR

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## REPORT(S) OF COMMITTEE(S) OF REFERENCE

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BUSINESS AFFAIRS AND LABOR
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After consideration on the merits, the Committee recommends the
following:

SB22-045 be referred to the Committee of the Whole with favorable recommendation.

## PUBLIC AND BEHAVIORAL HEALTH AND HUMAN SERVICES

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

HB22-1212 be amended as follows, and as so amended, be referred to recommendation:

Amend printed bill, page 3, strike lines 4 through 10.
Renumber succeeding section accordingly.
$\underline{\text { HB22-1213 }}$ be referred favorably to the Committee on Finance.

HB22-1247 be amended as follows, and as so amended, be referred to
the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 2, line 9 , strike "MAY" and substitute "SHALL".
Page 2, line 10 , before "AS" insert "TO NURSING FACILITY PROVIDERS THAT MEET THE REQUIREMENTS OUTLINED IN THIS SECTION AND THE STATE DEPARTMENT'S SUBSEQUENT REGULATION".

Page 4, line 6, strike "OFFSET COSTS REPORTED" and substitute "BE REPORTED AS REVENUE".

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

## the Committee on Finance with favorable

Page 4, line 7, strike "REIMBURSEMENT." and substitute "REIMBURSEMENT AS DIRECTED BY THE STATE DEPARTMENT.".

Page 4, strike lines 10 and 11 and substitute "SHALL WORK WITH A HOSPITAL TO FACILITATE THE TIMELY DISCHARGE OF MEDICAID MEMBERS FROM THE HOSPITAL INTO THE NURSING".

Page 4, line 12, strike "BEHAVIORAL HEALTH" and substitute "COMPLEX".

## TRANSPORTATION AND LOCAL GOVERNMENT

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

HB22-1223 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 "declaration." and substitute "declaration - definition.".

Page 2, after line 19 insert:
"(2) As USED IN THIS SECTION, "MOBILE HOME" MEANS A MOBILE HOME AS DEFINED IN SECTION 39-1-102(8) OR A "MANUFACTURED HOME" AS DEFINED IN SECTION 39-1-102 (7.8) AND, IN EITHER CASE, FOR WHICH a Certificate of title has been issued pursuant to part 1 of article 29 of title 38 and that does not have a certificate of PERMANENT LOCATION PURSUANT TO SECTION 38-29-202.".

Renumber succeeding subsection accordingly.
Page 2, line 21, strike "ASSESSED" and substitute "ACTUAL".
Page 2, line 22, strike "TWO" and substitute "TWENTY-EIGHT".
Page 3, line 18, after "(3)" insert "(a)".
Page 3, line 20, strike "(a)" and substitute "(I)".
Page 3, line 23, strike "(b)" and substitute "(II)".
Page 3, after line 24 insert:
"(b) FOR PURPOSES OF THIS SECTION, "MOBILE HOME" INCLUDES A MANUFACTURED HOME.".

HB22-1242 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend printed bill, page 4, line 7, before "selling" insert "MANUFACTURING AND".

Page 5, strike lines 17 and 18 and substitute "a factory or WORK PERFORMED OFF SITE OR WORK completed at a THE INSTALLATION site, tring".

Page 7, line 20, strike "the first" and substitute "the first A".
Page 9 , strike line 2 and substitute "(1)(e), (1)(f), and (1)(g); and add (1)(h) as follows:".

Page 9, strike line 11 and substitute "and
(g) To enforce requirements concerning the safety of hotels, motels, and multi-family structures in areas of the state where no construction standards for hotels, motels, and multi-family structures exist; AND
(h) To ENFORCE REQUIREMENTS CONCERNING THE SAFETY OF FOUNDATION SYSTEMS FOR MANUFACTURED HOMES, TINY HOMES, AND FACTORY-BUILT STRUCTURES IN AREAS OF THE STATE WHERE NO CONSTRUCTION STANDARDS FOR MANUFACTURED HOMES, TINY HOMES, AND FACTORY-BUILT STRUCTURES EXIST.".

Page 9, line 23, strike "FACTORY-BUILT STRUCTURES" and substitute "MANUFACTURED HOMES, FACTORY-BUILT STRUCTURES,".

Page 10, line 24, strike "FOURTEEN" and substitute "FIFTEEN".
Page 11, line 7, strike "and".
Page 11, after line 7 insert:
"(X) One from energy conservation; and".
Page 11 , line 8 , strike " $(\mathrm{X})$ " and substitute " $(\mathrm{XI})$ ".
Page 14, strike lines 8 through 10 and substitute "(1)(a.3), (1)(a.7), (4), and (6) as follows:

24-32-3311. Certification of factory-built structures - rules. (1) (a.3) Manufacturers of factory-built structures to be installed in the state must SHALL register with the division as provided in board rules and are subject to enforcement action, including suspension or revocation of their registration for failing to comply with requirements contained in this part 33 and board rules. A mANUFACTURER SHALL:
(I) COMPLY WITH ESCROW REQUIREMENTS OF DOWN PAYMENTS AS ESTABLISHED BY THE BOARD BY RULE; AND
(II) Provide a letter of credit, certificate of deposit ISSUED BY A LICENSED FINANCIAL INSTITUTION, OR SURETY BOND ISSUED BY AN AUTHORIZED INSURER IN AN AMOUNT AND PROCESS ESTABLISHED by the board by rule. A financial institution or authorized INSURER SHALL PAY THE DIVISION THE LETTER OF CREDIT, CERTIFICATE OF DEPOSIT, OR SURETY BOND IF A COURT OF COMPETENT JURISDICTION HAS RENDERED A FINAL JUDGMENT IN FAVOR OF THE DIVISION BASED ON A FINDING THAT:
(A) THE MANUFACTURER FAILED TO DELIVER THE FACTORY-BUILT STRUCTURE;
(B) THE MANUFACTURER FAILED TO REFUND A DOWN PAYMENT MADE TOWARD THE PURCHASE OF THE FACTORY-BUILT STRUCTURE; OR
(C) The manufacturer ceased doing business operations or FILED FOR BANKRUPTCY.
(a.7) (I) The division must shall conduct a full design and plan".

Page 21, strike lines 17 through 20 and substitute "a manufactured home built in a factory and components shipped with the manufactured home as refleeted in the approved plans for the manufactured home OR OF A TINY HOME. The certificate of installation must include but not".

Page 24, line 13, strike "24-32-3329 (2)," and substitute "24-32-3329,".
Page 24, line 20, strike "HOMES OR mobile" and substitute "HOMES, mobile HOMES,".

Page 33, after line 6, insert:
"(3) In PROMULGATING RULES UNDER THIS SECTION, THE BOARD SHALL CONSIDER:
(a) The IMPortance of KEEPING TINY HOMES AFFORDABLE;
(b) The unique characteristics of tiny homes such as size CONSTRAINTS AND CONSTRUCTION ON A CHASSIS SO THAT THEY CAN BE MOVED FROM SITE TO SITE;
(c) That Many tiny homes are built by shops producing FEWER THAN TWENTY UNITS PER YEAR;
(d) THAT MANY TINY HOMES ARE CUSTOM-BUILT RATHER THAN MASS-PRODUCED MODELS, AND
(e) THAT MANY TINY HOMES ARE BUILT BY THEIR OWNERS RATHER THAN BY COMMERCIAL SHOPS.".

Page 33, strike lines 8 through 12 and substitute "connection to utilities - rules. (1) A STATE ELECTRICAL INSPECTOR OR A LOCAL GOVERNMENT".

Page 33 , line 16 , strike "(b)" and substitute "(2)".
Page 33, strike lines 21 and 22 and substitute:
"SECTION 24. In Colorado Revised Statutes, amend 24-32-904.5 as follows:".

Page 34, after line 4 insert:
"(b) Any new recreational park trailer that is not manufactured in compliance with the American national standards institute's (ANSI's) standard A 119.5 for recreational park trailers, OR ANY SUCCESSOR STANDARD OR AMENDMENT.".

Page 35, line 14, strike "24-32-3329 (2)." and substitute "24-32-3329.".
Page 40, after line 3 insert:
"SECTION 34. In Colorado Revised Statutes, 39-1-102, amend (14.3); and add (16.3) as follows:

39-1-102. Definitions. As used in articles 1 to 13 of this title 39, unless the context otherwise requires:
(14.3) "Residential improvements" means a building, or that portion of a building, designed for use predominantly as a place of residency by a person, a family, or families. The term includes buildings, structures, fixtures, fences, amenities, and water rights that are an integral part of the residential use. The term also includes a manufactured home, as defined in subsection(7.8) of this section, a mobile home, as defined in subsection (8) of this section, and a modular home, as defined in subsection (8.3) of this section AND A TINY HOME.
(16.3) "TINY HOME" MEANS A TINY HOME, AS DEFINED IN SECTION 24-32-3302 (35), THAT IS CERTIFIED BY THE DIVISION OF HOUSING IN THE DEPARTMENT OF LOCAL AFFAIRS TO BE DESIGNED FOR LONG-TERM RESIDENCY AND THAT IS NOT REGISTERED IN ACCORDANCE WITH ARTICLE 3 OF TITLE 42.".

Renumber succeeding sections accordingly.

SB22-059 be referred to the Committee of the Whole with favorable recommendation.

## INTRODUCTION OF BILLS First Reading

The following bills were read by title and referred to the committee(s) indicated:

HB22-1278 by Representative(s) Young and Pelton; also Senator(s) Lee and Simpson--Concerning the creation of the behavioral health administration.
Committee on Public \& Behavioral Health \& Human Services
SB22-083 by Senator(s) Coram; also Representative(s) Catlin-Concerning a broadband provider's use of the public rights-of-way.
Committee on Transportation \& Local Government

SB22-095 by Senator(s) Fields and Moreno; also Representative(s) Gonzales-Gutierrez and Bacon--Concerning improving missing person investigations.
Committee on Judiciary

## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Bacon, Caraveo, Hanks, Ortiz, Titone, Van Winkle, Williams.

On motion of Representative McLachlan, the House adjourned until 9:00 a.m., Thursday, March 3, 2022.

Approved:
Alec Garnett,
Speaker
Attest:
Robin Jones,
Chief Clerk

## HOUSE JOURNAL

# SEVENTY-THIRD GENERAL ASSEMBLY <br> STATE OF COLORADO 

## Second Regular Session

Fifty-first Legislative Day
Thursday, March 3, 2022

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 Representative Mandy Lindsay, Aurora.
The roll was called with the following result:
Present--62.
Excused--Representative(s) Bernett, Michaelson Jenet, Ricks--3.
Present after roll call--Representative(s) Ricks.
The Speaker declared a quorum present.

On motion of Representative Lindsay, the House Journal of Wednesday, March 2, 2022, 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:

HB22-1016 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 4, after line 18 insert:
"SECTION 2. Appropriation. For the 2022-23 state fiscal year, $\$ 10,513$ is appropriated to the department of revenue for use by the taxation business group. This appropriation is from the feeding Colorado fund created in section 39-22-5303, C.R.S. To implement this act, the group may use this appropriation for tax administration IT system (gentax) support.".

Renumber succeeding section accordingly.
Page 1, line 103, strike "FORMS." and substitute "FORMS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1018 be referred to the Committee of the Whole with favorable recommendation.

HB22-1082 be referred to the Committee of the Whole with favorable recommendation.

HB22-1208 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 3, after line 5 insert:
"SECTION 3. Appropriation. For the 2022-23 state fiscal year, $\$ 4,918$ is appropriated to the department of public safety for use by the division of criminal justice. This appropriation is from the general fund and is based on an assumption that the department will require an additional 0.1 FTE. To implement this act, the division may use this appropriation for administrative services.".

Renumber succeeding section accordingly.
Page 1, line 101, strike "REQUIREMENTS." and substitute "REQUIREMENTS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1229 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 28, after line 12 insert:
"SECTION 44. Appropriation. For the 2021-22 state fiscal year, $\$ 124,800$ is appropriated to the judicial department. This appropriation is from the general fund. To implement this act, the department may use this appropriation for information technology infrastructure. Any money appropriated in this section not expended prior to July 1, 2022, is further appropriated to the department for the 2022-23 state fiscal year for the same purpose.".

Renumber succeeding sections accordingly.
Page 1, line 103, strike "JUSTICE." and substitute "JUSTICE, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1257 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend the Judiciary Committee report dated March 1, 2022, strike page 2 and substitute:
""SECTION 12. Appropriation. For the 2022-23 state fiscal year, $\$ 53,390$ is appropriated to the judicial department for use by the probation and related services division. This appropriation is from the general fund and is based on an assumption that the department will require an additional 0.7 FTE. To implement this act, the division may use this appropriation for probation programs.

SECTION 13. Effective date - applicability. This act takes effect upon passage and sections 1,10 , and 11 apply to offenses committed on or after said date.".

Renumber succeeding section number accordingly.
Page 1, line 103 of the bill, strike "Offenses." and substitute "Offenses, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".".

## EDUCATION

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

HB22-1220 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 15, line 9, after "APPROVED" insert "CONTENT-BASED OR".

Page 15, after line 26 insert:
"(c) THE DEPARTMENT MAY RECOMMEND TO THE STATE BOARD OF EDUCATION EXISTING PROGRAMS, RESOURCES, AND MATERIALS THAT ARE available to the department for the implementation of the mULTIPLE MEASURES OF PROFESSIONAL COMPETENCIES SET FORTH IN SUBSECTION (3)(a) OF THIS SECTION.".

Reletter succeeding paragraph accordingly.
Page 16, after line 3 insert:
"(e) Beginning in January 2025, and in January every year thereafter, the department shall include as part of its "State Measurement for Accountable, Responsive, and Transparent (SMART) Government Act" hearing required by Section 2-7-203 INFORMATION CONCERNING:
(I) The total number of panelists hired to sit on a review PANEL TO EXAMINE PORTFOLIOS OF COURSE WORK;
(II) The total number of hours the review panel reviews EDUCATOR PORTFOLIOS;
(III) The total number of educator candidates who submit A PORTFOLIO OF COURSE WORK FOR EXAMINATION BY THE REVIEW PANEL;
(IV) The total number of educator candidates who submit EVIDENCE OF ACHIEVING SUFFICIENTLY HIGH EDUCATION COURSE WORK GRades on course work aligned with relevant standards;
(V) The total number of educator candidates who COMPLETE AN APPROVED CONTENT-BASED ASSESSMENT;
(VI) The total number of educator candidates who COMPLETE AN APPROVED PERFORMANCE-BASED ASSESSMENT; AND
(VII) THE TOTAL NUMBER OF EDUCATOR CANDIDATES WHO DEMONSTRATE PROFESSIONAL COMPETENCIES BY A COMBINATION OF THE METHODS DESCRIBED IN SUBSECTION (3)(a) OF THIS SECTION.".

SB22-056 be referred to the Committee of the Whole with favorable recommendation.

## ENERGY AND ENVIRONMENT

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

HB22-1225 be referred favorably to the Committee on Appropriations.

HB22-1232 be referred favorably to the Committee on Finance.

## 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.

$$
\begin{array}{ll}
\text { HB22-1156 } & \begin{array}{l}
\text { by Representative(s) Kennedy and Williams; also } \\
\text { Senator(s) Bridges and Gardner-Concerning modification } \\
\text { of reporting requirements affecting the disclosure of }
\end{array} \\
\text { information of individuals seeking elected public office, } \\
\text { and, in connection therewith, changing a campaign finance } \\
\text { reporting deadline and clarifying a personal financial } \\
\text { disclosure requirement. }
\end{array}
$$

(Laid Over from March 2, 2022.)
The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 52 | NO | 11 |  | EXCUSED | 2 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | N |  |
| Bernett | E | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | Y | Michaelson Jenet | E | Titone | Y |  |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |  |


| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | N | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | N | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Duran, Kipp, Lontine, Snyder
HB22-1211 by Representative(s) Soper and Gonzales-Gutierrez; also Senator(s) Lee and Gardner-Concerning the continuation of the committee on juvenile justice reform, and, in connection therewith, implementing the recommendation contained in the 2021 sunset report by the department of regulatory agencies to sunset the committee on juvenile justice reform.

As shown by the following roll call vote, a majority of all members elected to the House voted in the affirmative, and Representative Gonzales-Gutierrez was given permission to offer a Third Reading amendment:

| YES | 61 | NO | 2 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | E | Gray | N | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | E | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle Y |  |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Yipp | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Third Reading amendment No. 1, by Representative Gonzalez-Gutierrez.

Amend engrossed bill, page 7, line 11, strike "Section" and substitute "Sections 2 through 9 of this act take effect December 31, 2022, 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 2022 and, in such case, will take effect
on the date of the official declaration of the vote thereon by the governor; except that sections 2 through 9 of this act take effect December 31, 2022.".

Page 7, strike lines 12 through 21.
The amendment was declared adopted by the following roll call vote:

| YES | $\mathbf{6 3}$ | NO | $\mathbf{0}$ | EXCUSED | $\mathbf{2}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | E | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | E | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle Y |  |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Yipp | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |
|  |  |  |  |  |  |  |  |

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

| YES | $\mathbf{6 3}$ | NO | O | EXCUSED | $\mathbf{2}$ | ABSENT | $\mathbf{0}$ |  |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |  |
| Bernett | E | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | Y | Michaelson Jenet | E | Titone | Y |  |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |  |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |  |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |  |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |  |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |  |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |  |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |  |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |  |
|  | Y | Luck | Y | Sandridge | Y | Young | Y |  |
|  |  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Duran, Exum, Gray, Hooton, Jodeh, Lontine, McCluskie, Ricks, Snyder, Van Winkle

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HB22-1092 by Representative(s) Soper and Roberts; also Senator(s)
    Bridges and Coram-Concerning the issuance of loans by
    irrigation districts to landowners for certain purposes.
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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.

| YES | $\mathbf{5 5}$ | NO | $\mathbf{8}$ | EXCUSED | $\mathbf{2}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | E | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | E | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Boesenecker, Duran, Hooton, Jodeh, Kennedy, Lontine, Lynch, McCluskie, McCormick, McLachlan, Ricks, Titone, Valdez D.

HB22-1168 by Representative(s) McKean and Mullica, Bockenfeld, Bradfield, Catlin, Geitner, Gray, Holtorf, Lynch, Pelton, Pico, Ransom, Rich, Roberts, Van Beber, Will, Woog; also Senator(s) Woodward-Concerning permitting public schools to provide a hunter education course to seventh grade 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.

| YES | 57 | NO | $\mathbf{6}$ | EXCUSED | 2 | ABSENT | $\mathbf{0}$ |
| :--- | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | N |
| Bernett | E | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | E | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | N | Pelton | Y | Van Winkle Y |  |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |


| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | N |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |

Co-sponsor(s) added: Representative(s) Baisley, Bird, Carver, Duran, Esgar,
Lontine, Luck, McCluskie, Ricks, Sandridge, Snyder, Valdez D.
HB22-1113 by Representative(s) Van Beber and Kipp; also Senator(s)
Kirkmeyer-Concerning amending the appeals procedures
in dependency and neglect cases to minimize delay in
achieving permanency for children.
The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | $\mathbf{6 3}$ | NO | $\mathbf{0}$ | EXCUSED | 2 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | E | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | E | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle Y |  |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Boesenecker, Duran, Exum, Jodeh, Lindsay, Rich, Valdez D.

## SB22-037 by Senator(s) Moreno; also Representative(s) Tipper and

 Jodeh-Concerning modifications to the Tony Grampsas youth services 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.

| YES | 44 | NO | 19 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | E | Gray | Y | McLachlan | Y | Tipper | Y |


| Bird | Y | Hanks | N | Michaelson Jenet | E | Titone | Y |
| :--- | :---: | :--- | :---: | :--- | :--- | :--- | :--- |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle N |  |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Bacon, Benavidez, Bird, Cutter, Duran, Esgar, Exum, Gonzales-Gutierrez, Gray, Herod, Lindsay, Lontine, McCluskie, Mullica, Ricks, Sirota, Titone, Valdez A., Valdez D., Weissman
SB22-064 by Senator(s) Zenzinger and Rankin; also Representative(s) McKean and Kipp-Concerning requirements for neighborhood youth organizations that provide services designed for the development of youth.
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

| YES | $\mathbf{6 3}$ | NO | $\mathbf{0}$ | EXCUSED | $\mathbf{2}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | E | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | E | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bird, Boesenecker, Cutter, Duran, Exum, Gray, Herod, Hooton, Jodeh, Lindsay, Lontine, McCluskie, McCormick, Mullica, Ricks, Sullivan, Titone, Valdez A., Valdez D., Van Beber, Young.

On motion of Representative Esgar, HB22-1228, HB22-1237, SB22-091, HB22-1229, HB22-1257, HB22-1016, HB22-1208, HB22-1018, HB22-1082 were made Special Orders on Thursday, March 3, 2022, at 9:34 a.m.

The hour of 9:34 a.m., having arrived, on motion of Representative Kennedy, the House resolved itself into Committee of the Whole for consideration of Special Orders and he was called to act as Chair.

## SPECIAL ORDERS--SECOND READING OF BILLS

The Committee of the Whole having risen, the Chair reported the titles of the following bills had been read (reading at length had been dispensed with by unanimous consent), the bills considered and action taken thereon as follows:
(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

HB22-1228 by Representative(s) Roberts and Bockenfeld-Concerning the continuation of the regulation of preneed funeral contracts, and, in connection therewith, implementing the recommendations contained in the 2021 sunset report by the department of regulatory agencies.

Amendment No. 1, Judiciary Report, dated February 23, 2022, and placed in member's bill file; Report also printed in House Journal, February 24, 2022.

Amendment No. 2, by Representative Roberts.
Strike the Judiciary Committee Report, dated February 23, 2022, and substitute:
"Amend printed bill, page 5, strike lines 6 through 16 and substitute:
"10-15-111.7. Disposition of unclaimed preneed funeral contracts - unclaimed property trust fund. (1) NOTWITHSTANDING THE FAILURE OF A PRENEED CONTRACT FOR FUNERAL SERVICES BENEFICIARY'S HEIRS, ASSIGNS, OR DULY AUTHORIZED REPRESENTATIVE TO CANCEL A PRENEED CONTRACT FOR FUNERAL SERVICES WITHIN ONE HUNDRED SIXTY-EIGHT HOURS AFTER THE DEATH OF THE PRENEED CONTRACT beneficiary, each contract seller shall require a trustee with WHOM PRENEED CONTRACT FUNDS HAVE BEEN DEPOSITED FOR A PRENEED CONTRACT THAT IS UNCLAIMED TO REPORT TO THE STATE TREASURER AS PROVIDED IN SECTION 38-13-401. The trustee shall comply with the requirements of the "Revised Uniform Unclaimed Property Act", article 13 of title 38, for deposit of the unclaimed preneed CONTRACT FUNDS INTO THE UNCLAIMED PROPERTY TRUST FUND CREATED in SECTION 38-13-801 (1)(a).
(2) A Preneed contract for funeral Services is unclaimed at the earlier of the following:
(a) Three years after the date on which the contract SELLER has KNOWLEDGE OF THE DEATH OF THE PRENEED CONTRACT beneficiary, obtained through any source, including a declaration of death, a death certificate, a comparison of the contract seller's records against the United States social

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SECURITY ADMINISTRATION'S DEATH MASTER FILE, OR OTHER EQUIVALENT
RESOURCE;
(b) The date the preneed contract beneficiary, if Living, WOULD HAVE ATTAINED ONE HUNDRED FIFTEEN YEARS OF AGE; OR
(c) Sixty-Five years from the date that the preneed CONTRACT WAS EXECUTED.
(3) For purposes of this section, the amount reportable FOR AN UNCLAIMED PRENEED CONTRACT IS THE AMOUNT PAID BY THE PURCHASER TO THE CONTRACT SELLER, LESS SELLING COSTS NOT TO EXCEED FIFTEEN PERCENT OF THE TOTAL PRENEED CONTRACT PRICE, LIQUIDATED DAMAGES, AND CONTRACTUAL OFFSETS, AS AUTHORIZED BY LAW.
(4) SUBSECTION (2)(a) OF THIS SECTION DOES NOT REQUIRE A CONTRACT SELLER TO COMPARE THE CONTRACT SELLER'S RECORDS TO THE United States social security administration's death master FILE.".".
As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
HB22-1237 by Representative(s) Roberts and Will-Concerning county court judges in western Colorado.
Ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
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SB22-091 by Senator(s) Buckner and Cooke, Gardner, Lee, Rodriguez; also Representative(s) Herod and Van Winkle, Snyder, Soper, Weissman-Concerning making nonsubstantive changes to language in statutory provisions relating to the review of executive agency rules, and, in connection therewith, repealing obsolete and redundant statutory provisions and conforming other statutory provisions to modern drafting practices.

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

HB22-1229 by Representative(s) Weissman and Soper; also Senator(s) Gardner and Gonzales-Concerning adopting clean-up provisions to Senate Bill 21-271 which enacted the 2021 recommendations of the Colorado commission on criminal and juvenile justice.

Amendment No. 1, Appropriations Report, dated March 3, 2022, and placed in member's bill file; Report also printed in House Journal, March 3, 2022.

Amendment No. 2, by Representative Weissman.
Amend printed bill, page 2, line 23, strike "24-4.1-119 (1)(f)," and substitute "24-4.1-119 (1)(g),".

Page 3, lines 4 and 5, strike "INFRACTION OR WHEN RESTITUTION MAY BE AT ISSUE," and substitute "INFRACTION,".

Page 5, line 7, after the period add "THE COPY SENT TO THE CLERK OF THE COUNTY COURT MUST BE SENT IMMEDIATELY AFTER SERVICE UPON THE PERSON.".

Page 5, line 23, strike "TRIAL," and substitute "FINAL HEARING,".
Page 6, strike line 18 and substitute "THE DOCKET FEES IN THE AMOUNTS SET FORTH IN SECTIONS 13-1-204 (1)(b) AND 16-2.3-105 (5)(a)(I)".

Page 7, after line 9 insert:
"16-2.3-103. Summons and complaint for civil infractions. (1) A SUMMONS AND COMPLAINT MAY BE ISSUED BY ANY PEACE OFFICER FOR AN OFFENSE CONSTITUTING A CIVIL INFRACTION COMMITTED IN THE PEACE OFFICER'S PRESENCE OR, IF NOT COMMITTED IN THE PEACE OFFICER'S PRESENCE, THAT THE PEACE OFFICER HAS PROBABLE CAUSE TO BELIEVE WAS COMMITTED AND PROBABLE CAUSE TO BELIEVE WAS COMMITTED BY THE PERSON CHARGED. EXCEPT FOR PENALTY ASSESSMENT NOTICES, WHICH MUST BE HANDLED PURSUANT TO THE PROCEDURES SET FORTH IN SECTION 16-2-201 OR 16-2.3-102, A COPY OF A SUMMONS AND COMPLAINT ISSUED MUST BE FILED IMMEDIATELY WITH THE COUNTY COURT BEFORE WHICH APPEARANCE IS REQUIRED, AND A SECOND COPY MUST BE GIVEN TO THE DISTRICT ATTORNEY OR DEPUTY DISTRICT ATTORNEY FOR THE COUNTY.
(2) A SUMMONS ISSUED BY THE COUNTY COURT FOR A CIVIL INFRACTION MAY BE SERVED BY GIVING A COPY TO THE PERSON OR BY LEAVING A COPY AT THE PERSON'S USUAL PLACE OF ABODE WITH A PERSON OVER THE AGE OF EIGHTEEN YEARS RESIDING THEREIN, OR BY MAILING A COPY TO THE PERSON'S LAST KNOWN ADDRESS BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED, NOT LESS THAN FOURTEEN DAYS PRIOR TO THE TIME THE PERSON IS REQUIRED TO APPEAR. SERVICE BY MAIL IS COMPLETE UPON THE RETURN OF THE RECEIPT SIGNED BY THE PERSON. PERSONAL SERVICE MUST BE MADE BY ANY DISINTERESTED PARTY OVER EIGHTEEN YEARS OF AGE.".

Renumber succeeding C.R.S. sections accordingly.
Page 9, line 24, strike "24-4.1-119 (1)(f)," and substitute "24-4.1-119 (1)(g),".

Amendment No. 3, by Representative Weissman.
Amend printed bill, page 26, after line 8 , insert:
"SECTION 36. In Colorado Revised Statutes, 42-4-1301, amend (1)(a), (1)(b), and (2)(a) as they will become effective March 1, 2022, as follows:

42-4-1301. Driving under the influence - driving while impaired - driving with excessive alcoholic content - definitions penalties. (1) (a) A person who drives a motor vehicle or vehicle under the influence of alcohol or one or more drugs, or a combination of both alcohol and one or more drugs, commits driving under the influence. Driving under the influence is a traffie misdemeanor, but it is a class 4 felony if the violation occurred after three or more prior convictions, arising out of separate and distinct criminal episodes, for DUI, DUI per se, or DWAI; vehicular homicide, as described in section 18-3-106(1)(b); vehicular assault, as described in section 18-3-205 (1)(b); or any combination thereof.
(b) A person who drives a motor vehicle or vehicle while impaired by alcohol or by one or more drugs, or by a combination of alcohol and one or more drugs, commits driving while ability impaired. Driving while ability impaired is a traffie misdemeanor, but it is a class 4 felony if the violation occurred after three or more prior convictions, arising out of separate and distinct criminal episodes, for DUI, DUI per se, or DWAI; vehicular homicide, as described in section 18-3-106 (1)(b); vehicular assault, as described in section 18-3-205 (1)(b); or any combination thereof.
(2) (a) A person who drives a motor vehicle or vehicle when the person's BAC is 0.08 or more at the time of driving or within two hours after driving commits DUI per se. During a trial, if the state's evidence raises the issue, or if a defendant presents some credible evidence, that the defendant consumed alcohol between the time that the defendant stopped driving and the time that testing occurred, such issue shall be an affirmative defense, and the prosecution must establish beyond a reasonable doubt that the minimum 0.08 blood or breath alcohol content required in this subsection (2)(a) was reached as a result of alcohol consumed by the defendant before the defendant stopped driving. DUI per se is a traffie misdemeanor, but it is a class 4 felony if the violation occurred after three or more prior convictions, arising out of separate and distinct criminal episodes, for DUI, DUI per se, or DWAI; vehicular homicide, as described in section 18-3-106 (1)(b); vehicular assault, as described in section 18-3-205 (1)(b); or any combination thereof.".

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

HB22-1257 by Representative(s) Weissman and Soper-Concerning the adoption of 2022 recommendations of the Colorado criminal juvenile justice commission regarding sentencing provisions for offenses.

Amendment No. 1, Appropriations Report, dated March 3, 2022, and placed in member's bill file; Report also printed in House Journal, March 3, 2022.

Amendment No. 2, Judiciary Report, dated March 1, 2022, and placed in member's bill file; Report also printed in House Journal, March 1, 2022.

## Amendment No. 3, by Representative Weissman.

Amend the Judiciary Committee Report, dated March 1, 2022, page 1, line 1, strike "page 3, strike lines 12 and 13." and substitute "page 3, strike lines 5 through 11, and substitute "- penalties - exclusions. (1) (e) A PERSON COMMITS A CLASS 6 FELONY AND SHALL BE PUNISHED AS PROVIDED IN SECTION 18-1.3-401 IF THE PERSON PRACTICES OR OFFERS OR ATTEMPTS TO PRACTICE ANY OF THE FOLLOWING PROFESSIONS OR OCCUPATIONS AND INTENTIONALLY AND FRAUDULENTLY REPRESENTS ONESELF AS A LICENSED, CERTIFIED, OR REGISTERED PROFESSIONAL OR PRACTITIONER ISSUED PURSUANT TO A PART OR ARTICLE OF THIS TITLE 12 GOVERNING THE PARTICULAR PROFESSION OR OCCUPATION.".

Amend page 3 of the printed bill, strike lines 12 and 13.
Page 2 of the report, strike lines 1 through 3 and substitute:
""SECTION 12. Effective date - applicability. (1) This act takes effect upon passage; except that sections 3 and 4 of this act take effect July 1, 2023.
(2) Sections 1, 10, and 11 of this act apply to offenses committed on or after the effective date of this act.".".

Amendment No. 4, by Representative Weissman.
Amend printed bill, page 8 , line 5 , strike "responses." and substitute "responses - repeal.".

Page 8, after line 24, insert:
"(4) (a) THE STATE COURT ADMINISTRATOR SHALL REPORT ON THE SYSTEM OF STRUCTURED AND INDIVIDUALIZED RESPONSES DEVELOPED PURSUANT TO THIS SECTION DURING THE JUDICIAL DEPARTMENT'S ANNUAL PRESENTATION HELD PURSUANT TO SECTION 2-7-203 DURING THE 2024 LEGISLATIVE SESSION.
(b) This subsection (4) is Repealed, effective July 1, 2024.".

Amendment No. 5, by Representative Weissman.
Amend printed bill, page 6 , line 4 , strike "SUBSECTION (1) OF THIS SECTION EXIST," and substitute "SUBSECTION (1) OR (6.5) OF THIS SECTION EXIST, WHEN A PROBATION OFFICER HAS REASON TO BELIEVE THAT THE PROBATIONER VIOLATED CONDITIONS OF PROBATION AND THAT A PETITION FOR REVOCATION IS NECESSARY AND APPROPRIATE SUBJECT TO SECTION 16-11-215,".

Page 6 , lines 7 through 10 , strike "When a Probation OFFICER HAS REASON TO BELIEVE THAT THE PROBATIONER VIOLATED CONDITIONS OF PROBATION AND A PETITION FOR REVOCATION IS NECESSARY AND APPROPRIATE SUBJECT TO SECTION 16-11-215, the" and substitute "The".

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

HB22-1016 by Representative(s) Carver and McLachlan; also Senator(s) Hisey and Fields-Concerning a voluntary contribution designation benefiting the Feeding Colorado fund that appears on the state individual income tax return forms.

Amendment No. 1, Appropriations Report, dated March 3, 2022, and placed in member's bill file; Report also printed in House Journal, March 3, 2022.

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

## HB22-1208 by Representative(s) Weissman and McKean-Concerning

 changes to jail data collection requirements.Amendment No. 1, Appropriations Report, dated March 3, 2022, and placed in member's bill file; Report also printed in House Journal, March 3, 2022.

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: HB22-1016 as amended, HB22-1208 as amended, HB22-1228 as amended, HB1229 as amended, HB22-1237, HB22-1257 as amended, SB22-091.

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 | 39 | NO | 23 | EXCUSED | 3 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | E | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | E | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | E |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |
|  |  |  |  |  |  |  |  |

## APPOINTMENTS

Pursuant to Section 2-3-301, C.R.S., the Speaker announced the following appointment:

## LEGISLATIVE COUNCIL

Representative Exum.
On motion of Representative Esgar the appointment was confirmed by the following roll call vote:

1
2

| YES | $\mathbf{6 2}$ | NO | 0 | EXCUSED | 3 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | E | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | E | Titane | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | E |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |
|  |  |  |  |  |  |  |  |

The Speaker announced the following temporary committee appointments for Thursday, March 3, 2022 only:

## State, Civic, Military, and Veterans Affairs

Representative Hooton to replace Representative Bernett.

## Education

Representative Lontine to replace Representative Caraveo.
Representative Bacon to replace Representative Michaelson Jenet.
The Speaker announced the following temporary committee appointment(s) for Friday, March 4, 2022 only:

## Public and Behavioral Health and Human Services

Representative Lindsay to replace Representative Jodeh.

## LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Esgar, the following items on the Special Orders Calendar for Thursday, March 3, 2022, were moved to the General Orders Calendar for Friday, March 4, 2022--HB22-1018, HB22-1082.

On motion of Representative Esgar, the following item(s) on the Calendar was laid over until Friday, March 4, 2022, retaining place on Calendar:

Consideration of Resolution(s)--SJR22-002.

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## HEALTH AND INSURANCE

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

HB22-1144 be postponed indefinitely.

## JUDICIARY

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

HB22-1226 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 20, strike "and (1)(p); and add (1)(r)".
Page 4, strike lines 6 through 11.

HB22-1234 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 3, line 11, strike "infrastructure" and substitute "INFRASTRUCTURE, VENUES,".

Page 3, line 13, strike "INDIVIDUALS OR VENUE" and substitute "INDIVIDUALS, SUCH AS A POPULATION DETERMINED BY ITS MEMBERS' ethnicity, national origin, religion, or sexual orientation or identity,".

Page 5, line 4 strike "with," and substitute "with and how funds will be allocated among the applicant and its partner nonprofit organization,".

HB22-1245 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 7, lines 20 and 21, strike " 19 WHiLE PLACED in FOSTER CARE BY A COUNTY DEPARTMENT," and substitute " 19, ,".

Page 7, strike lines 25 and 26 and substitute "19, the petition must be FILED".

## PRINTING REPORT

The Chief Clerk reports the following bill has been correctly printed: HB22-1278.

## SIGNING OF BILLS--RESOLUTIONS--MEMORIALS

The Speaker has signed: SB22-015.

## INTRODUCTION OF BILL First Reading

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

HB22-1279 by Representative(s) Froelich and Esgar, Amabile, Bacon, Benavidez, Bernett, Bird, Boesenecker, Caraveo, Cutter, Daugherty, Duran, Exum, Garnett, Gonzales-Gutierrez, Gray, Herod, Hooton, Jodeh, Kennedy, Kipp, Lindsay, Lontine, McCluskie, McCormick, McLachlan, Michaelson Jenet, Mullica, Ortiz, Ricks, Roberts, Sirota, Snyder, Sullivan, Tipper, Titone, Valdez A., Weissman, Woodrow, Young; also Senator(s) Gonzales, Bridges, Buckner, Coleman, Danielson, Fenberg, Fields, Ginal, Hansen, Hinrichsen, Jaquez Lewis, Kolker, Lee, Pettersen, Rodriguez, Story, Winter, Zenzinger--Concerning the codification of a person's fundamental right to make reproductive health-care decisions free from government interference.
Committee on Health \& Insurance

## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Caraveo, Ortiz, Sandridge, Titone, Williams.

On motion of Representative Weissman, the House adjourned until 9:00 a.m., Friday, March 4, 2022.

Approved:
Alec Garnett,
Speaker
Attest:
Robin Jones, Chief Clerk

# HOUSE JOURNAL SEVENTY-THIRD GENERAL ASSEMBLY STATE OF COLORADO <br> Second Regular Session 

Fifty-second Legislative Day
Friday, March 4, 2022

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Prayer by Majority Leader Daneya Esgar, Pueblo.
The Speaker called the House to order at 9:00 a.m.
Pledge of Allegiance led by Representative Mandy Lindsay, Aurora.
The roll was called with the following result:
    Present--60.
    Excused--Representative(s) Bacon, Hooton, Ortiz, Ricks,
    Titone--5.
    Present after roll call--Representative(s) Bacon, Hooton, Ricks,
    Titone.
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The Speaker declared a quorum present.

On motion of Representative Lindsay, the House Journal of Thursday, March 3, 2022, was declared approved as corrected by the Chief Clerk.

## THIRD READING OF BILL(S)--FINAL PASSAGE

The following bills were considered on Third Reading. The titles were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

## HB22-1228 by Representative(s) Roberts and Bockenfeld; also Senator(s) Coram-Concerning the continuation of the regulation of preneed funeral contracts, and, in connection therewith, implementing the recommendations contained in the 2021 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.

1
2

| YES | $\mathbf{5 7}$ | NO | $\mathbf{7}$ | EXCUSED | $\mathbf{1}$ | ABSENT | $\mathbf{0}$ |
| :--- | :---: | :--- | :---: | :--- | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | E | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Duran, Lindsay, Lontine, Ricks, Snyder, Soper

HB22-1237 by Representative(s) Roberts and Will; also Senator(s) Rankin and Donovan-Concerning county court judges in western 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.

| YES | $\mathbf{6 4}$ | NO | $\mathbf{0}$ | EXCUSED | 1 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | E | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Daugherty, Gray, Lynch, McLachlan, Ricks, Soper

SB22-091 by Senator(s) Buckner and Cooke, Gardner, Lee, Rodriguez; also Representative(s) Herod and Van Winkle, Snyder, Soper, Weissman-Concerning making nonsubstantive changes to language in statutory provisions relating to the review of executive agency rules, and, in connection therewith, repealing obsolete and redundant statutory provisions and conforming other statutory provisions to modern drafting practices.

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

| YES | $\mathbf{6 4}$ | NO | $\mathbf{0}$ | EXCUSED | 1 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | E | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
| Co-sponsor(s | added: Representative(s) | Jodeh, Ricks |  | Speaker | Y |  |  |

Co-sponsor(s) added: Representative(s) Jodeh, Ricks
HB22-1229 by Representative(s) Weissman and Soper; also Senator(s) Gardner and Gonzales-Concerning adopting clean-up provisions to Senate Bill 21-271 which enacted the 2021 recommendations of the Colorado commission on criminal and juvenile justice, and, in connection therewith, making an appropriation.

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

| YES | 44 | NO | 20 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |


| Bradfield | N | Hooton | Y | Ortiz | E | Van Beber | N |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  | Speaker | Y |  |

Co-sponsor(s) added: Representative(s) Gray, Ricks, Snyder, Woodrow
HB22-1257 by Representative(s) Weissman and Soper; also Senator(s) Gonzales-Concerning the adoption of 2022 recommendations of the Colorado criminal juvenile justice commission regarding sentencing provisions for offenses, 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 | 41 | NO | 23 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | E | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Gray, Jodeh, Lindsay, Michaelson Jenet, Ricks, Snyder, Speaker

$$
\begin{array}{ll}
\text { HB22-1016 } & \text { by Representative(s) Carver and McLachlan; also } \\
\text { Senator(s) Hisey and Fields-Concerning a voluntary } \\
\text { contribution designation benefiting the Feeding Colorado } \\
\text { fund that appears on the state individual income tax return } \\
\text { forms, and, in connection therewith, making an } \\
\text { appropriation. }
\end{array}
$$

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

1

$$
2
$$

| YES | 63 | NO | $\mathbf{0}$ | EXCUSED | 2 | ABSENT | $\mathbf{0}$ |  |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |  |
| Benavidez | Y | Gonzales-Gutierrez | E | McKean | Y | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |  |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |  |
| Bradfield | Y | Hooton | Y | Ortiz | E | Van Beber | Y |  |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |  |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |  |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |  |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |  |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |  |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |  |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |  |
|  |  |  |  |  |  |  | ppeaker | Y |

Co-sponsor(s) added: Representative(s) Bernett, Bird, Boesenecker, Caraveo, Catlin, Cutter, Esgar, Exum, Froelich, Gray, Herod, Hooton, Jodeh, Kipp, Lindsay, Lontine, McCluskie, McCormick, McKean, Michaelson Jenet, Pico, Rich, Ricks, Roberts, Sirota, Snyder, Titone, Valdez A., Valdez D., Van Beber, Weissman, Young

HB22-1208 by Representative(s) Weissman and McKean; also Senator(s) Lee-Concerning changes to jail data collection requirements, 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 | 63 | NO | $\mathbf{0}$ | EXCUSED | $\mathbf{2}$ | ABSENT | $\mathbf{0}$ |  |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |  |
| Benavidez | Y | Gonzales-Gutierrez | E | McKean | Y | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |  |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |  |
| Bradfield | Y | Hooton | Y | Ortiz | E | Van Beber | Y |  |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |  |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |  |
| Catlin | Y | Kipp | Yip | Ransom | Y | Will | Y |  |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |  |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |  |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |  |
|  | Y | Luck |  |  | Sandridge | Y | Young | Y |
|  |  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Cutter, Gray, Jodeh, Lindsay, Ricks, Snyder

## CONSIDERATION OF RESOLUTION

SJR22-002 by Senator(s) Donovan; also Representative(s) McCormick and Catlin-Concerning approval of water project revolving fund eligibility lists administered by the Colorado water resources and power development authority.
(Laid Over from March 3, 2022.)
(Printed and placed in members' files.)
On motion of Representative McCormick, the resolution was adopted by viva voce vote.

Current Roll Call added as co-sponsor(s): Representative(s) Amabile, Bacon, Baisley, Benavidez, Bernett, Bird, Bockenfeld, Boesenecker, Bradfield, Caraveo, Carver, Cutter, Daugherty, Duran, Esgar, Exum, Froelich, Geitner, Gray, Hanks, Herod, Holtorf, Hooton, Jodeh, Kennedy, Kipp, Larson, Lindsay, Lontine, Luck, Lynch, McCluskie, McKean, McLachlan, Michaelson Jenet, Mullica, Neville, Pelton, Pico, Ransom, Rich, Ricks, Roberts, Sandridge, Sirota, Snyder, Soper, Sullivan, Tipper, Titone, Valdez A., Valdez D., Van Beber, Van Winkle, Weissman, Will, Williams, Woodrow, Woog, Young, Speaker

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## BUSINESS AFFAIRS AND LABOR

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

HB22-1200 be postponed indefinitely.

HB22-1201 be postponed indefinitely.

## EDUCATION

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

HB22-1066 be postponed indefinitely.

HB22-1069 be postponed indefinitely.

HB22-1202 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 6 , after line 3 insert:
"(XIII) A STATEWIDE ORGANIZATION THAT REPRESENTS PARENTS;
(XIV) A statewide organization that represents school NUTRITION SERVICE PROVIDERS;".

Renumber succeeding subparagraphs accordingly.

HB22-1207 be postponed indefinitely.

SB22-014 be referred to the Committee of the Whole with favorable recommendation.

## ENERGY AND ENVIRONMENT

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

HB22-1159 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 6, strike lines 24 through 27.
Page 7, strike lines 1 through 5 and substitute:
"(d) In ADMINISTERING THE CENTER, THE ADMINISTRATOR:
(I) SHALL SEEK AND CONSIDER THE INPUT OF:
(A) The DEpartment;
(B) THE OFFICE OF ECONOMIC DEVELOPMENT CREATED IN SECTION 24-48.5-101;
(C) Representatives from the public and private sectors ENGAGED IN WASTE DIVERSION OR ECONOMIC DEVELOPMENT ACTIVITIES ON THE WESTERN SLOPE, IN THE MOUNTAINS, ON THE FRONT RANGE, AND IN EASTERN AND SOUTHEASTERN COLORADO; AND
(D) To THE EXTENT PRACTICABLE, REPRESENTATIVES OF NONPROFIT ORGANIZATIONS AND INSTITUTIONS OF HIGHER EDUCATION; AND
(II) May seek and solicit on behalf of the center gifts, GRANTS, AND DONATIONS TO PAY FOR THE FUNCTIONS OF THE CENTER, AS DESCRIBED IN SUBSECTION (6) OF THIS SECTION.".

Page 8, after line 8 insert:
"(6) Gifts, grants, and donations. THE CENTER MAY SEEK, SOLICIT, ACCEPT, AND EXPEND GIFTS, GRANTS, AND DONATIONS FROM PUBLIC AND PRIVATE SOURCES FOR THE PURPOSES OF THIS PART 6.".

Page 8, strike line 10 and substitute "SEPTEMBER 1, 2030. BEFORE THE REPEAL, THE FUNCTIONS OF THE CENTER ARE SCHEDULED FOR REVIEW IN ACCORDANCE WITH SECTION 24-34-104.".

Page 8, strike line 12 and substitute "(3)(c)(V), (4)(b)(III), and (6)(e)(II); repeal (6)(c)(II); and add".

Page 9, strike lines 22 through 25.
Page 9, line 27, strike "and (5)".
Page 10, line 13, after "PAY" insert "UP TO FORTY PERCENT OF".
Page 10, strike lines 17 through 27.
Page 11, strike lines 1 and 2 and substitute:
"SECTION 5. In Colorado Revised Statutes, 25-16-104.5, repeal (3.9)(c)(VII) and (6); and add (3.9)(d) as follows:

25-16-104.5. Solid waste user fee - imposed - rate - legislative declaration - repeal. (3.9) (c) (VII) This subseetion(3.9)(c) is repealed, effective September 1, 2029.
(d) This Subsection (3.9) IS Repealed, effective September 1, 2030.
(6) This seetion is repeated, effective July 1, 2026.

SECTION 6. In Colorado Revised Statutes, 24-34-104, add (31)(a)(VII) as follows:

24-34-104. General assembly review of regulatory agencies and functions for repeal, continuation, or reestablishment-legislative declaration - repeal. (31) (a) The following agencies, functions, or both, are scheduled for repeal on September 1, 2030:
(VII) The functions of the circular economy development CENTER CREATED IN SECTION 25-17-602.".

## FINANCE

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

HB22-1109 be referred favorably to the Committee on Appropriations.

HB22-1118 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 22.
Page 3, strike lines 1 through 10 and substitute:
"SECTION 1. In Colorado Revised Statutes, 39-21-110, amend (1) introductory portion and (1)(b); and add (1)(c) as follows:

39-21-110. Interest on overpayments. (1) Interest shall be allowed and paid upon any overpayment in respect to any tax or any charge on oil and gas production imposed pursuant to articles 22 to 29 of this title, article 60 of title 34 , or article 3 of title 42 C.R.S., at the rate imposed under section 39-21-110.5. Such interest shall be allowed and paid as follows:
(b) EXCEPT AS PROVIDED IN SUBSECTION (1)(c) OF THIS SECTION, in the case of a refund, from the date of the overpayment to a date, to be determined by the executive director of the department of revenue or his THEIR delegate, preceding the date of the refund by not more than thirty days, whether or not such refund is accepted by the taxpayer after tender of such refund to the taxpayer. The acceptance of such refund shall be without prejudice to any right of the taxpayer to claim any additional overpayment and interest thereon; OR
(c) (I) In THE CASE OF A REFUND CLAIM MADE BY A PURCHASER FOR SALES OR USE TAX PAID TO A VENDOR UNDER SECTION 39-26-703 (2) ON OR AFTER JULY 1, 2022, BUT BEFORE JULY 1, 2026, FROM THE DATE THAT THE CLAIM FOR REFUND WAS FILED TO A DATE, TO BE DETERMINED BY THE EXECUTIVE DIRECTOR OF THE DEPARTMENT OF REVENUE OR THEIR DELEGATE, PRECEDING THE DATE OF THE REFUND BY NOT MORE THAN THIRTY DAYS, WHETHER OR NOT SUCH REFUND IS ACCEPTED BY THE TAXPAYER AFTER TENDER OF SUCH REFUND TO THE TAXPAYER, BUT ONLY IF THE DATE OF THE REFUND IS MORE THAN ONE HUNDRED AND EIGHTY DAYS FROM THE DATE THE CLAIM FOR REFUND WAS FILED. THE acceptance of such refund shall be without prejudice to any RIGHT OF THE PURCHASER TO CLAIM ANY ADDITIONAL OVERPAYMENT AND INTEREST THEREON.
(II) This Subsection (1)(c) IS Repealed, effective July 1, 2030.".

Renumber succeeding sections accordingly.
Page 3, strike lines 18 through 20 and substitute "information, such OTHER pertinent data, INFORMATION, OR DOCUMENTATION as the executive director prescribes BY RULES PROMULGATED IN ACCORDANCE WITH ARTICLE 4 of Title 24. Except as".

Page 3, line 27, strike "MAKES" and substitute "FILES".
Page 4, line 2, after "2022," insert "But BEFORE JuLY 1, 2026,".
Page 4, strike lines 4 and 5 and substitute:
"PROVIDED BY LAW, A CIVIL PENALTY AS FOLLOWS:
(A) Five percent of the total refund claimed if the claim IS FOUND TO BE MATERIALLY INCOMPLETE; AND
(B) TEN PERCENT OF THE AMOUNT OF THE REFUND CLAIM THAT IS FOUND TO BE DUPLICATIVE OR LACKING A REASONABLE BASIS IN LAW OR IN FACT.
(II) The civil penalty imposed by this".

Renumber succeeding subparagraph accordingly.
Page 4, strike lines 7 through 10 and substitute "DOLLARS OR MORE.".

Page 4, line 16, after the period insert: "THE EXECUTIVE DIRECTOR SHALL GIVE THE PERSON AGAINST WHOM THE PENALTY IS ASSESSED WRITTEN NOTICE OF THE PENALTY IN ACCORDANCE WITH SECTION 39-21-105.5. Within thirty days after such notice is mailed, the person AGAINST WHOM THE PENALTY WAS ASSESSED MAY PETITION THE EXECUTIVE DIRECTOR FOR A HEARING ON THE NOTICE IN THE MANNER PROVIDED IN SECTION 39-21-103 AND MAY APPEAL TO THE DISTRICT COURT IN THE MANNER PROVIDED IN SECTION 39-21-105.".

Page 4, strike lines 23 through 27.
Page 5, strike lines 1 through 9 and substitute:
"(c) (I) A CLAIM FOR REFUND IS INCOMPLETE IF IT DOES NOT INCLUDE THE FORM AND SUBSTANTIALLY ALL OF THE PERTINENT DATA, INFORMATION, AND DOCUMENTATION REQUIRED BY SUBSECTION (2)(d) OF THIS SECTION AND THE RULES PROMULGATED THEREUNDER.
(II) Prior to assessing a Penalty for a Frivolous claim For REFUND DUE TO INCOMPLETENESS UNDER SUBSECTION (5)(b)(I) OF THIS SECTION, THE EXECUTIVE DIRECTOR SHALL NOTIFY THE PURCHASER OR THE PREPARER OF THE CLAIM, IF ANY, THAT THE CLAIM APPEARS TO BE incomplete. The notification must specify the pertinent data, INFORMATION, AND DOCUMENTATION THAT APPEARS TO BE MISSING AND MUST STATE THAT FAILURE TO EITHER CORRECT THE OMISSION OR WITHDRAW THE CLAIM FOR REFUND WITHIN SIXTY DAYS OF THE DATE OF THE NOTICE, PLUS SUCH ADDITIONAL TIME ALLOWED BY THE EXECUTIVE DIRECTOR FOR REASONABLE CAUSE SHOWN, WILL RESULT IN THE ASSESSMENT AND COLLECTION OF THE CIVIL PENALTY ALLOWED UNDER this subsection (5). Correcting the omission requires the PURCHASER OR PREPARER TO PROVIDE THE MISSING DATA, INFORMATION, and documentation and to demonstrate why the claim is not INCOMPLETE.
(d) IF AN APPLICATION FOR REFUND IS IDENTIFIED AT THE TIME OF FILING AS A PROTECTIVE CLAIM FILED IN ORDER TO PRESERVE THE RIGHT TO A REFUND PRIOR TO THE EXPIRATION OF THE STATUTE OF LIMITATIONS, THE EXECUTIVE DIRECTOR SHALL DETERMINE IF THE CLAIM FOR REFUND IS FRIVOLOUS AFTER THE CLAIM FOR REFUND IS PERFECTED.".

Reletter succeeding paragraph accordingly.
Page 5, strike lines 13 through 16.
Renumber succeeding subparagraphs accordingly.
Page 5, after line 20 insert:
"(f) This subsection (5) is Repealed, effective July 1, 2030.".

HB22-1126 be referred favorably to the Committee on Appropriations.

HB22-1143 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 2, line 2, strike "add (5.5)" and substitute "repeal (5); and add (5.5)".

Page 2, strike lines 6 through 8 and substitute "definitions - rules. (5) Өn or before Jantary 1, 2019, the commission shallestablish a one-year pilot program toprovide auxiliary serviees to state departments and agencies. The commission may continue the pilot program in subsequent years if the commission has adequate funding to provide auxiliary services through the pilot program. The commission shalt:
(a) Identify at least two state departments or ageneies to participate in the pilot program during ealendar year 2019,
(b) Create a process for participating state departments or agencies to request auxiliary serviees from the commission;
(e) Colleet data on the utilization of auxiliary serviees through the pilot program, and
(d) Hire an independent contractor to evaluate the pilot program and make recommendations regarding whether to expand the program to additional state departments and agencies. The evaluation must be based on utilization data from the first year of the program. The evaluation must be included in the September 1, 2020, annual report required by seetion 26-21-106(1)(e).
(5.5) (a) THE COMMISSION SHALL ESTABLISH AND OPERATE A STATE AUXILIARY SERVICES PROGRAM USING A PHASED APPROACH TO IMPLEMENT THE STATE AUXILIARY SERVICES PROGRAM OVER A SIX-YEAR PERIOD. THE COMMISSION SHALL:".

Page 2, line 12, strike "AND" and substitute "OR".

## STATE, CIVIC, MILITARY AND VETERANS AFFAIRS

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

HB22-1161 be postponed indefinitely.

HB22-1266 be referred to the Committee of the Whole with favorable recommendation.

HCR22-1004 be postponed indefinitely.

On motion of Representative Esgar, HB22-1266, HB22-1018, HB22-1082, HB22-1095, SB22-045, SB22-059 were made Special Orders on Friday, March 4, 2022, 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.)

HB22-1266 by Representative(s) Tipper and Gray; also Senator(s) Winter-Concerning modifications to the state employee total compensation philosophy to provide flexibility in state employee total compensation practices.

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

HB22-1018 by Representative(s) Kennedy-Concerning a state regulated utility's practices regarding a customer's ability to pay the customer's utility bill.
(Laid Over from March 3, 2022.)
Amendment No. 1, Finance Report, dated February 17, 2022, and placed in member's bill file; Report also printed in House Journal, February 18, 2022.

Amendment No. 2, Energy \& Environment Report, dated February 10, 2022, and placed in member's bill file; Report also printed in House Journal, February 11, 2022.

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

HB22-1082 by Representative(s) Hooton and Bacon-Concerning the enforcement of state housing laws by the department of law, and, in connection therewith, establishing a fair housing unit within the department of law.
(Laid Over from March 3, 2022.)
Amendment No. 1, Judiciary Report, dated February 9, 2022, and placed in member's bill file; Report also printed in House Journal, February 10, 2022.

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

HB22-1095 by Representative(s) Lontine and Will; also Senator(s) Winter and Simpson-Concerning an expansion of a physician assistant's ability to practice, and, in connection therewith, changing the relationship between a physician assistant and a physician or podiatrist from supervision to collaboration for physician assistants with less experience or who are working in a new specialty, establishing the collaboration requirements, and requiring physician assistants with more experience to consult with the physician assistant's health-care team.
(Laid Over from February 28, 2022.)
Amendment No. 1, Health \& Insurance Report, dated February 23, 2022, and placed in member's bill file; Report also printed in House Journal, February 24, 2022.

Amendment No. 2, by Representative Will.
Amend the Health and Insurance Committee Report, dated February 23, 2022, page 1, strike lines 7 through 15 and substitute:
""SECTION 14. Act subject to petition - effective date. This act takes effect July 1, 2023; 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 2022 and, in such case, will take effect July 1, 2023.".".

Amendment No. 3, by Representative Lontine.
Amend printed bill, page 4 , lines 3 and 4, strike "MORE THAN FOUR COLLABORATIVE PLANS AT ANY ONE" and substitute "A COLLABORATIVE PLAN AT ANY".

Page 5, line 19, strike "definitions." and substitute "definitions - rules.".
Page 7, line 2, strike "CHANGE" and substitute "CHANGE, AS DETERMINED BY THE BOARD BY RULE,".

Page 8, line 16 strike "REFER TO APPROPRIATE MEMBERS OF THE PHYSICIAN ASSISTANT'S" and substitute "REFER TO, THROUGH ONGOING COORDINATION AND COMMUNICATION, PHYSICIANS AND MEMBERS OF THE".

Page 9, line 15, strike "OR FACILITY" and substitute "FACILITY, OR PHYSICIAN".

Page 15, lines 20 and 21, strike "MORE THAN FOUR COLLABORATIVE PLANS AT ANY ONE" and substitute "A COLLABORATIVE PLAN AT ANY".

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Page 16, lines 9 and 10, strike "REFER TO APPROPRIATE MEMBERS OF THE
PHYSICIAN ASSISTANT'S" and substitute "REFER TO, THROUGH ONGOING
COORDINATION AND COMMUNICATION, PODIATRISTS AND MEMBERS OF
THE".
Page 16, line 17, strike "OR FACILITY" and substitute "FACILITY, OR
PODIATRIST".
As amended, ordered engrossed and placed on the Calendar for Third
Reading and Final Passage.
SB22-045 by Senator(s) Lee; also Representative(s)
    Bird-Concerning modifications to the laws governing
    public benefit corporations.
Ordered revised and placed on the Calendar for Third Reading and Final
Passage.
SB22-059 by Senator(s) Holbert; also Representative(s) Hooton and
    Ransom-Concerning limitations regarding a proxy that a
    unit owner in a common interest community obtains from
    another unit owner in the common interest community to
    vote on behalf of the other unit owner at a meeting of the
    unit owners' association.
Ordered revised 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: HB22-1018 as amended, HB22-1082 as amended, HB22-1095 as amended, HB22-1266, SB22-045, SB22-059.

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 | 38 | NO | 23 | EXCUSED | 4 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | E |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | E | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | E | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | N | Lindsay | Y | Ricks | Y | Woodrow | Y |


| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| :--- | :--- | :--- | :--- | :--- | :---: | :--- | :--- |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | E |

House in recess. House reconvened.

## PRINTING REPORT

The Chief Clerk reports the following bill has been correctly printed:

## HB22-1279.

## SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: HB22-1074; HJR22-1002.

## MESSAGE(S) FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
HB22-1035 amended in General Orders as printed in Senate Journal, March 3, 2022.
HB22-1041 amended in General Orders as printed in Senate Journal, March 3, 2022.

## MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, as amended, HB22-1035 and 1041.

## MESSAGE FROM THE GOVERNOR

I certify I received the following on the 3rd day of March, 2022, at 3:33 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

Thursday, March 3, 2022
Colorado House of Representatives
The 73rd 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:

HB22-1172 Department of Governor, Lt Governor, \& OSPB Supplemental
Approved on Thursday, March 3, 2022 at 2:15 p.m.
Sincerely,
/signed/
Jared Polis
Governor

## INTRODUCTION OF BILL First Reading

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

## HB22-1280 by Representative(s) Snyder and Exum, Bradfield; also Senator(s) Lundeen and Lee--Concerning changing the name of Pikes Peak community college to Pikes Peak state college. <br> Committee on Education

## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Exum, Rich, Soper, A. Valdez, D. Valdez, Van Winkle, Williams.

1 On motion of Representative Bird, the House adjourned until 10:00 a.m., Monday, March 7, 2022.

7 Attest:
8 Robin Jones, 9 Chief Clerk

Approved:
Alec Garnett, Speaker

## HOUSE JOURNAL

## SEVENTY-THIRD GENERAL ASSEMBLY <br> STATE OF COLORADO

## Second Regular Session

Fifty-fifth Legislative Day
Monday, March 7, 2022

Prayer by Representative Mike Lynch, Wellington.
The Speaker called the House to order at 10:00 a.m.
Pledge of Allegiance led by Representative Stephanie Luck, Penrose.
The roll was called with the following result:
Present--60.
Excused--Representative(s) Bradfield, Exum, Hooton, Ortiz, Williams--5.
Present after roll call--Representative(s) Hooton.
The Speaker declared a quorum present.

On motion of Representative Luck, the House Journal of Friday, March 4, 2022, was declared approved as corrected by the Chief Clerk.

## THIRD READING OF BILLS--FINAL PASSAGE

The following bills were considered on Third Reading. The titles were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

HB22-1266 by Representative(s) Tipper and Gray; also Senator(s) Winter-Concerning modifications to the state employee total compensation philosophy to provide flexibility in state employee total compensation practices.

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

| YES | 40 | NO | 21 |  | EXCUSED | 4 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | E | Lynch | N | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |


| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | E | Hooton | Y | Ortiz | E | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | N | Rich | N | Williams | E |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Bird, Boesenecker, Duran, Esgar, Gonzales-Gutierrez, Herod, Hooton, Jodeh, Kennedy, Kipp, Lindsay, Lontine, McCluskie, McCormick, Mullica, Ricks, Sirota, Titone, Valdez A., Valdez D., Weissman, Woodrow, Speaker

HB22-1018 by Representative(s) Kennedy; also Senator(s) Winter-Concerning a state regulated utility's practices regarding a customer's ability to pay the customer's utility bill.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 39 | NO | 22 |  | EXCUSED | 4 | ABSENT | 0 |
| :--- | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | E | Lynch | N | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |  |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |  |
| Bradfield | E | Hooton | Y | Ortiz | E | Van Beber | N |  |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |  |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |  |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |  |
| Cutter | Y | Larson | N | Rich | Y | Williams | E |  |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |  |
| Duran | Y | Lontine | Y | Roberts | N | Woog | N |  |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |  |
|  |  |  |  |  |  | Speaker | Y |  |

Co-sponsor(s) added: Representative(s) Bernett, Bird, Boesenecker, Cutter, Duran, Esgar, Froelich, Gonzales-Gutierrez, Gray, Herod, Hooton, Jodeh, Kipp, Lindsay, Michaelson Jenet, Ricks, Sirota, Titone, Valdez A., Weissman

HB22-1082 by Representative(s) Hooton and Bacon; also Senator(s) Gonzales-Concerning the enforcement of state housing laws by the department of law, and, in connection therewith, establishing a fair housing unit within the department of law.

Laid Over until Thursday, March 10, 2022.

HB22-1095 by Representative(s) Lontine and Will; also Senator(s) Winter and Simpson-Concerning an expansion of a physician assistant's ability to practice, and, in connection therewith, changing the relationship between a physician assistant and a physician or podiatrist from supervision to collaboration for physician assistants with less experience or who are working in a new specialty, establishing the collaboration requirements, and requiring physician assistants with more experience to consult with the physician assistant's health-care team.

Laid Over until Thursday, March 10, 2022.
SB22-045 by Senator(s) Lee; also Representative(s) Bird-Concerning modifications to the laws governing public benefit 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.

| YES | 41 | NO | 20 | EXCUSED | 4 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | E | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | E | Hooton | Y | Ortiz | E | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | Y | Rich | N | Williams | E |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bacon, Cutter, Gray, Jodeh, Lindsay, Lontine, Snyder

SB22-059 by Senator(s) Holbert; also Representative(s) Hooton and Ransom-Concerning limitations regarding a proxy that a unit owner in a common interest community obtains from another unit owner in the common interest community to vote on behalf of the other unit owner at a meeting of the unit owners' association.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | $\mathbf{6 1}$ | NO | 0 | EXCUSED | 4 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | E | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | E | Hooton | Y | Ortiz | E | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | E |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bacon, Bernett, Boesenecker, Gray, Jodeh, Lindsay, Ricks, Titone, Valdez A., Weissman

On motion of Representative D. Valdez, 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.)
SB22-056 by Senator(s) Sonnenberg and Garcia, Cooke; also Representative(s) Young and Will-Concerning authorizing the university of northern Colorado to offer degrees in osteopathic medicine.

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

HB22-1226 by Representative(s) Tipper and Carver-Concerning the continuation of licensing requirements for massage therapists, and, in connection therewith, implementing the recommendations of the 2021 sunset report by the department of regulatory agencies.

Amendment No. 1, Judiciary Report, dated March 2, 2022, and placed in member's bill file; Report also printed in House Journal, March 3, 2022.

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

HB22-1245 by Representative(s) Daugherty and Van Beber; also Senator(s) Zenzinger-Concerning clarifications related to the foster youth in transition program.

Amendment No. 1, Judiciary Report, dated March 2, 2022, and placed in member's bill file; Report also printed in House Journal, March 3, 2022.

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: HB22-1226 as amended, HB22-1245 as amended, SB22-056.

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 | 40 | NO | 21 | EXCUSED | 4 | ABSENT | 0 |
| :--- | :---: | :---: | :---: | :---: | :--- | :---: | :--- | :---: | :---: |
| Amabile | Y | Exum | E | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | E | Hooton | Y | Ortiz | E | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | E |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

## LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Gonzales-Gutierrez, the following item(s) on the Calendar were laid over until Tuesday, March 8, 2022, retaining place on Calendar:

Consideration of Senate Amendment(s)--HB22-1035, HB22-1041.

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## PUBLIC AND BEHAVIORAL HEALTH AND HUMAN SERVICES

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

HB22-1209 be referred to the Committee of the Whole with favorable recommendation.

HB22-1221 be referred favorably to the Committee on Appropriations.

HB22-1231 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 "CHILD WITH THE FOSTER CHILD's" and substitute "CHILD OR YOUTH WITH THE FOSTER CHILD'S OR YOUTH'S".

Page 2, line 20, strike "SUPPORT;" and substitute "CONTACTS;".
Page 2, line, 23, strike "AS NEEDED;" and substitute "BY PLANNING AHEAD WITH THE FOSTER PARENT'S CHILD PLACEMENT AGENCY OR COUNTY DEPARTMENT OF HUMAN OR SOCIAL SERVICES TO ENSURE THAT THE NEEDS OF THE CHILD OR YOUTH IN THE FOSTER PARENT'S HOME ARE MET DURING THE FOSTER PARENT'S LEAVE IF THE FOSTER PARENT'S LEAVE WILL BE LONGER THAN THAT ALLOWED THROUGH RESPITE;".

Page 3, line 14, strike "CHILD," and substitute "CHILD OR YOUTH,".
Page 4, line 8, strike "NUMBER;" and substitute "NUMBER FOR THE FOSTER CHILD OR YOUTH IN THE FOSTER PARENT'S PLACEMENT THAT THE CASE PERTAINS TO;".

After "Child" insert "OR YOUTH" on: Page 2, line 16; Page 3, lines 1, 17, 20, and 27; and Page 4, lines 9, 12, and 20.

After "Child's" insert "OR Youth's" on: Page 3, lines 3, 6, 9, 18 and 26; and Page 4, line 3.

Strike "CHILD;" and substitute "CHILD OR YOUTH;" on: Page 2, line 22; Page 3, line 15; and Page 4, line 13.

SB22-052 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 5, line 4, strike "FIFTY" and substitute "THIRTEEN".

Page 5, line 18, strike "Fifty" and substitute "THIRTEEN".

SB22-102 be referred to the Committee of the Whole with favorable recommendation.

## PRINTING REPORT

The Chief Clerk reports the following bill has been correctly printed:

## HB22-1280.

## SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: SB22-019 and 024; SJR22-002.

## 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: HB22-1074 at 2:47 p.m. on March 7th, 2022.

## MESSAGE(S) FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-011 amended in Special Orders as printed in Senate Journal, March 4, 2022.
SB22-032 amended in Special Orders as printed in Senate Journal, March 4, 2022.
SB22-077 amended in Special Orders as printed in Senate Journal, March 4, 2022.

The Senate has passed on Third Reading and transmits herewith:
HB22-1057, HB22-1070, HB22-1097, HB22-1099, and HB22-1101.
The Senate voted to concur in House amendments to SB22-064, and repassed the bill as amended.

## MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, as amended, SB22-011, 077, and 032.

## INTRODUCTION OF BILLS First Reading

The following bills were read by title and referred to the committee(s) indicated:

HB22-1281 by Representative(s) Gonzales-Gutierrez, Amabile, Bradfield, Michaelson Jenet, Van Beber; also Senator(s) Winter and Rankin--Concerning a program to fund behavioral health-care services.
Committee on Public \& Behavioral Health \& Human Services
HB22-1282 by Representative(s) Mullica and Lynch, Jodeh, Pico, Roberts, Woodrow, Woog; also Senator(s) Bridges and Woodward--Concerning the creation of the innovative housing incentive program.
Committee on Business Affairs \& Labor
HB22-1283 by Representative(s) Michaelson Jenet and Bradfield, Amabile, Gonzales-Gutierrez; also Senator(s) Buckner and Priola--Concerning enhanced residential services for persons with behavioral health needs.
Committee on Public \& Behavioral Health \& Human Services
SB22-011 by Senator(s) Zenzinger and Coram, Bridges, Donovan, Fenberg, Fields, Garcia, Gardner, Hisey, Jaquez Lewis, Kolker, Priola, Rankin, Scott, Woodward; also Representative(s) Catlin and Esgar, Boesenecker, Duran, Herod, Hooton, McCluskie, McLachlan, Titone, Woodrow, Young--Concerning the establishment of the America 250 - Colorado 150 commission, and, in connection therewith, making an appropriation.
Committee on State, Civic, Military, \& Veterans Affairs
SB22-032 by Senator(s) Bridges and Woodward; also Representative(s) Kipp and Van Winkle--Concerning simplification of local sales and use tax compliance and administration for retailers that make retail sales in local taxing jurisdictions where they have limited physical presence, and, in connection therewith, making an appropriation.
Committee on Business Affairs \& Labor

SB22-077 by Senator(s) Ginal and Woodward; also Representative(s) Larson and Young--Concerning the adoption of an interstate compact to allow a person who is a licensed professional counselor in the person's state of residence to practice professional counseling in a compact state in which the person is not licensed, and, in connection therewith, making an appropriation.
Committee on Public \& Behavioral Health \& Human Services

## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Benavidez, Boesenecker, Caraveo, Esgar, Hanks, Hooton, Pelton, Ricks, Van Winkle.

Robin Jones, Chief Clerk

Approved:
Alec Garnett, Speaker

On motion of Representative Kipp, the House adjourned until 9:00 a.m., Tuesday, March 8, 2022.

## HOUSE JOURNAL

SEVENTY-THIRD GENERAL ASSEMBLY

## STATE OF COLORADO

## Second Regular Session

Fifth-sixth Legislative Day
Tuesday, March 8, 2022

Prayer by Father William Oulvey, SJ, Arrupe Jesuit High School, Denver.
The Speaker called the House to order at 9:00 a.m.
Pledge of Allegiance led by Representative Stephanie Luck, Penrose.
The roll was called with the following result:
Present--55.
Excused--Representative(s) 10--Benavidez, Geitner, Jodeh, McKean, Michaelson Jenet, Ricks, Soper, Tipper, Valdez A., Williams.
Present after roll call--Representative(s) Benavidez, Geitner, Jodeh, McKean, Ricks, Soper, Tipper, Valdez A.

The Speaker declared a quorum present.

On motion of Representative Luck, the House Journal of Monday, March 7, 2022, was declared approved as corrected by the Chief Clerk.

## APPOINTMENT(S)

The Speaker announced the following temporary committee appointment(s) for Tuesday, March 8, 2022 only:

## Public and Behavioral Health and Human Services

Representative Duran to replace Representative Michaelson Jenet.

THIRD READING OF BILL(S)--FINAL PASSAGE
The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

SB22-056 by Senator(s) Sonnenberg and Garcia, Cooke; also Representative(s) Young and Will-Concerning authorizing the university of northern Colorado to offer degrees in osteopathic medicine.

1 The question being "Shall the bill pass?".
2 A roll call vote was taken. As 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 | $\mathbf{6 2}$ | NO | $\mathbf{0}$ | EXCUSED | 3 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | E | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | E | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker Y | Holtorf | Y | Neville | Y | Valdez D. | Y |  |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle Y |  |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | E |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y | Co-sponsor(s) added: Representative(s) Bird, Boesenecker, Duran, Esgar, Exum, Herod, Kipp, Lindsay, McCluskie, Mullica, Pelton, Soper, Valdez D., Weissman

> HB22-1226 by Representative(s) Tipper and Carver; also Senator(s) Jaquez Lewis and Cooke-Concerning the continuation of licensing requirements for massage therapists, and, in connection therewith, implementing the recommendations of the 2021 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.

| $\mathbf{1 0}$ | EXCUSED | $\mathbf{3}$ | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :---: |
| Y | Lynch | N | Sirota | Y |
| Y | McCluskie | Y | Snyder | Y |
| Y | McCormick | Y | Soper | N |
| Y | McKean | E | Sullivan | Y |
| Y | McLachlan | Y | Tipper | Y |
| N | Michaelson Jenet | E | Titone | Y |
| Y | Mullica | Y | Valdez A. | Y |
| Y | Neville | N | Valdez D. | Y |
| Y | Ortiz | Y | Van Beber | N |
| Y | Pelton | Y | Van Winkle | N |
| Y | Pico | Y | Weissman | Y |
| Y | Ransom | N | Will | Y |
| Y | Rich | Y | Williams | E |


| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bird, Duran, Herod, McCluskie, Valdez D.

HB22-1245 by Representative(s) Daugherty and Van Beber; also Senator(s) Zenzinger-Concerning clarifications related to the foster youth in transition 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.

| YES | 56 | NO | 6 | EXCUSED | 3 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | E | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | E | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | E |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Bacon, Bernett, Bird, Boesenecker, Duran, Exum, Gray, Herod, Hooton, Jodeh, Kennedy, Kipp, Lindsay, McCluskie, Mullica, Ricks, Snyder, Titone, Valdez D., Woodrow

On motion of Representative Esgar, SB22-014, HB22-1159, HB22-1209, HB22-1231, SB22-052, SB22-102 were made Special Orders on Tuesday, March 8, 2022, at 9:28 a.m.

The hour of 9:28 a.m., having arrived, on motion of Representative Snyder, 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.)

SB22-014 by Senator(s) Moreno, Fenberg, Priola; also Representative(s) McKean and McLachlan-Concerning the administration of the Colorado youth advisory council.

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

HB22-1159 by Representative(s) Cutter; also Senator(s) Priola-Concerning waste diversion, and, in connection therewith, creating the circular economy development center in the department of public health and environment, establishing the costs of operating the center as a permissible use of money from the front range waste diversion cash fund and the recycling resources economic opportunity fund, and extending and removing certain repeal dates associated with existing statutory waste diversion efforts.

Amendment No. 1, Energy \& Environment Report, dated March 3, 2022, and placed in member's bill file; Report also printed in House Journal, March 4, 2022.

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

HB22-1209 by Representative(s) Bradfield and Young, Amabile, Michaelson Jenet, Pelton-Concerning the continuation of the strategic action planning group on aging, and, in connection therewith, implementing the recommendation contained in the 2021 sunset report by the department of regulatory agencies to sunset the strategic action planning group on aging.

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

HB22-1231 by Representative(s) Van Beber-Concerning a bill of rights for foster parents.

Amendment No. 1, Public \& Behavioral Health \& Human Services Report, dated March 4, 2022, and placed in member's bill file; Report also printed in House Journal, March 7, 2022.

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

SB22-052 by Senator(s) Jaquez Lewis and Smallwood; also Representative(s) Mullica and Bradfield-Concerning aligning medical assistance income eligibility requirements with federal law.

Amendment No. 1, Public \& Behavioral Health \& Human Services Report, dated March 4, 2022, and placed in member's bill file; Report also printed in House Journal, March 7, 2022.

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

SB22-102 by Senator(s) Kirkmeyer; also Representative(s) Young-Concerning increasing transparency concerning programs for youth with intellectual and developmental disabilities who are in out-of-home placements.

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

## ADOPTION OF COMMITTEE OF THE WHOLE REPORT

## Passed Second Reading: HB22-1159 as amended, HB22-1209,

 HB22-1231 as amended, SB2-014, SB-052 as amended, SB22-102.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 | 41 | NO | 22 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | E | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | E |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

## CONSIDERATION OF SENATE AMENDMENTS TO HOUSE BILLS

HB22-1035 by Representative(s) Young and Bradfield; also Senator(s) Ginal and Rankin-Concerning modernization of the "Older Coloradans’ Act".
(Amended as printed in Senate Journal, March 3, 2022.)
(Laid Over from March 7, 2022.)
Representative Young moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 58 | NO | 5 | EXCUSED | 2 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | E | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | E |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

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

| YES | 54 | NO | 9 | EXCUSED | 2 | ABSENT | $\mathbf{0}$ |  |
| :--- | :---: | :--- | :---: | :--- | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | N | Michaelson Jenet | E | Titone | Y |  |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |  |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |  |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |  |
| Carver | Y | Kennedy | Ye | Pico | Y | Weissman | Y |  |
| Catlin | Y | Kipp |  | Y | Ransom | N | Will | Y |


| Cutter | Y | Larson | Y | Rich | Y | Williams |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow |
| Y |  |  |  |  |  |  |
| Duran | Y | Lontine | Y | Roberts | Y | Woog |
| Esgar | Y | Luck | N | Sandridge | N | Young |
|  |  |  |  | Y |  |  |
|  |  |  |  | Speaker | Y |  |

Co-sponsor(s) added: Representative(s) Bird, Gray, Hooton, McKean, Pelton, Ricks, Speaker

HB22-1041 by Representative(s) Boesenecker and Larson; also Senator(s) Ginal-Concerning restrictions on making public the personal information of protected persons at risk of threats.
(Amended as printed in Senate Journal, March 3, 2022.)
(Laid Over from March 7, 2022.)
Representative Boesenecker moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 54 | NO | 9 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | E | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | N |
| Cutter | Y | Larson | Y | Rich | Y | Williams | E |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |
|  |  |  |  |  |  |  |  |

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

| YES | 54 | NO |  | 9 |  | EXCUSED | 2 | ABSENT |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | N | Michaelson Jenet | E | Titone | Y |  |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |  |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |  |


| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle N |  |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | E |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Hooton, Kennedy, Ricks

## MESSAGE(S) FROM THE SENATE

The Senate has adopted and transmits herewith: SJR22-005.

## INTRODUCTION AND CONSIDERATION OF RESOLUTION

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

SJR22-005 by Senator(s) Gardner and Bridges; also Representative(s)
Ransom and Valdez D.--Concerning the designation of March 8, 2022, as "Colorado Aerospace Day".

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

Current Roll Call added as co-sponsor(s): Representative(s) Amabile, Bacon, Baisley, Benavidez, Bernett, Bird, Bockenfeld, Boesenecker, Bradfield, Caraveo, Carver, Catlin, Cutter, Daugherty, Duran, Esgar, Exum, Froelich, Geitner, Gonzales-Gutierrez, Gray, Hanks, Herod, Holtorf, Hooton, Jodeh, Kennedy, Kipp, Larson, Lindsay, Lontine, Luck, Lynch, McCluskie, McCormick, McKean, McLachlan, Mullica, Neville, Ortiz, Pelton, Pico, Rich, Ricks, Roberts, Sandridge, Sirota, Snyder, Soper, Sullivan, Tipper, Titone, Valdez A., Van Beber, Van Winkle, Weissman, Will, Woodrow, Woog, Young, Speaker

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## AGRICULTURE, LIVESTOCK, AND WATER

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

HB22-1235 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend printed bill, page 6, strike line 23 and substitute "OR "CREDENTIALING ORGANIZATION" MEANS:
(a) A VETERINARY TECHNICIAN".

Page 6, strike line 26 and substitute "STATE; OR
(b) THE BOARD IF, PURSUANT TO SECTION 12-315-201 (2), NO CREDENTIALING ORGANIZATION IS APPROVED.".

Page 8 , line 25, strike "JANUARY" and substitute "MARCH".
Page 11, line 17 , before "(1)(p)," insert "(1)(a),".
Page 11, after line 24 insert:
"(a) Violation of any provisions PROVISION of this article 315, an applicable provision of article 20 or 30 of this title 12, or any rules RULE OR ORDER of the board;".

Page 15 , line 3 , strike "veterinary professional assistance program -".
Page 17, line 25, strike "(3)" and substitute "(2)".
Page 18 , strike lines 8 through 27.
Page 19, strike lines 1 through 22.
Renumber succeeding subsections accordingly.
Page 19, line 24, strike "PROGRAM" and substitute "PROGRAM.".
Page 19, strike line 25 and substitute "THE".
Page 21, strike line 4 and substitute "ASSISTANCE".
Page 21 , lines 8 and 9 , strike "OR VETERINARY PROFESSIONAL ASSISTANCE PROGRAM".

Page 21, lines 11 and 12, strike "PROGRAM OR VETERINARY PROFESSIONAL ASSISTANCE".

Page 23, after line 13 insert:
"(2) IF THE BOARD DOES NOT APPROVE A CREDENTIALING ORGANIZATION FOR PURPOSES OF CREDENTIALING VETERINARY TECHNICIANS IN THIS STATE PURSUANT TO SUBSECTION (1)(a) OF THIS SECTION BECAUSE THERE IS NO CREDENTIALING ORGANIZATION THAT MEETS THE REQUIREMENTS SET FORTH IN SUBSECTIONS (1)(a)(I) TO (1)(a)(IV) OF THIS SECTION OR FOR ANY OTHER REASON, THE BOARD SHALL ESTABLISH BY RULE AND ADMINISTER A CREDENTIALING PROCESS FOR VETERINARY TECHNICIAN REGISTRATION PURSUANT TO THIS PART 2.".

Page 34, after line 7 insert:
"SECTION 22. In Colorado Revised Statutes, 12-280-112, amend (1)(q) as follows:

12-280-112. Fees. (1) The director shall determine, and the board shall collect, fees pursuant to section 12-20-105 for the following licenses, certifications, and registrations:
(q) For the initial and renewal registration of humane societies, and animal control agencies, AND ANIMAL SHELTERS pursuant to section 12-280-119 (12);

SECTION 23. In Colorado Revised Statutes, 12-280-119, add (12)(b.5) as follows:

12-280-119. Registration of facilities - rules. (12) (b.5) THE BOARD MAY ISSUE A LIMITED LICENSE TO A HUMANE SOCIETY, ANIMAL CONTROL AGENCY, OR ANIMAL SHELTER TO PERFORM THE ACTIVITIES DESCRIBED IN SECTION 12-280-120 (17)(c).

SECTION 24. In Colorado Revised Statutes, 12-280-120, add (17)(c) as follows:

12-280-120. Compounding - dispensing - sale of drugs and devices - rules - definition. (17) (c) A hUMANE SOCIETY, ANIMAL CONTROL AGENCY, OR ANIMAL SHELTER THAT IS REGISTERED WITH THE BOARD PURSUANT TO SECTION 12-280-119 (12) IS AUTHORIZED TO PURCHASE AND POSSESS VACCINES AND ADMINISTER VACCINES IN ACCORDANCE WITH APPLICABLE LAWS.".

Renumber succeeding sections accordingly.
Page 1, lines 106 and 107, strike "Creating a Veterinary PROFESSIONAL ASSISTANCE PROGRAM,".

SB22-030 be referred to the Committee of the Whole with favorable recommendation.

SB22-042 be referred to the Committee of the Whole with favorable recommendation.

## FINANCE

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

HB22-1001 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 add "The CREDIT PROGRAM SET FORTH IN THIS SUBSECTION (3)(k) TO REDUCE CERTAIN business fees shall end on or before June 30, 2023, unless OTHERWISE EXTENDED BY THE GENERAL ASSEMBLY.".

HB22-1007 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 7, line 19, strike "DECEMBER 31, 2029." and substitute "JanUary 1, 2030.".

HB22-1030 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 , after " A " insert "ONE-TIME".
Page 3, lines 16 and 17, strike "FOR AN INCOME TAX YEAR".
Page 3, line 26, strike "DONATED" and substitute "GIVEN".
Page 3, line 27, strike "FOR".
Page 4, strike line 1 and substitute "IS SEVENTY-FIVE DOLLARS TO EACH".

## JUDICIARY

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

HB22-1250 be referred to the Committee of the Whole with favorable recommendation.

SB22-020 be referred to the Committee of the Whole with favorable recommendation.

SB22-095 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill page 2, line 8, strike "COMMUNITIES, AND THE" and substitute "COMMUNITIES.".

Page 2, strike line 9.
Page 3, line 8, strike "COMMUNITIES." and substitute "COMMUNITIES AND THE OLDER ADULT POPULATION, AS DEFINED IN SECTION 24-32-3403.".

## STATE, CIVIC, MILITARY AND VETERANS AFFAIRS

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

HB22-1108 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 2, line 13, strike "PAID. THE" and substitute "PAID; EXCEPT THAT THE WEB-BASED SYSTEM IS NOT REQUIRED TO INCLUDE THE LEGAL NAME OF THE VENDOR IF THE STATE AGENCY HAS DETERMINED THAT THE PUBLIC INTEREST IS BEST SERVED BY EXCLUDING THE LEGAL NAME OF THE VENDOR OR THAT INCLUDING THE LEGAL NAME OF THE VENDOR IS OTHERWISE PROHIBITED BY LAW. WHEN INCLUDED IN THE WEB-BASED SYSTEM, THE".

HB22-1219 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 2, line 15 strike "AND".
Page 2, strike line 18 and substitute: "WELL-BEING;
(IV) PROVIDE USERS WITH INFORMATION ON VETERANS SERVICES PROVIDED BY ALL STATE AGENCIES AND INSTITUTIONS OF HIGHER EDUCATION; AND
(V) Comply with the federal "Health Insurance Portability and Accountability Act of 1996", as amended, 42 U.S.C. SEC. 1320d TO 1320d-9, and WITH ALL APPLICABLE STATE AND FEDERAL DATA PRIVACY LAWS.".

Page 3, after line 7 insert:
"(d) IF THE DIVISION ELECTS TO ENTER INTO A CONTRACT WITH A THIRD PARTY PURSUANT TO SUBSECTION (4)(c) OF THIS SECTION, THE THIRD PARTY SHALL:
(I) Provide the division with regular updates about the INFORMATION CONTAINED IN THE PORTAL SERVICE DIRECTORY AND CONSISTENT PLATFORM METRICS, AT A FREQUENCY DETERMINED BY THE DIVISION; AND
(II) DELIVER TO THE DIVISION AN ANNUAL REPORT ON THE PORTAL THAT THE DEPARTMENT OF MILITARY AND VETERANS AFFAIRS MAY INCLUDE IN ITS ANNUAL PRESENTATION TO THE COMMITTEES OF REFERENCE PURSUANT TO SECTION 2-7-203.
(e) (I) In CARRYING OUT ITS DUTIES PURSUANT TO THIS SUBSECTION (4), THE DIVISION SHALL COMPLY WITH THE "PROCUREMENT Code", ARTICLES 101 TO 112 OF Title 24.
(II) THE DIVISION SHALL CONSULT WITH THE OFFICE OF INFORMATION TECHNOLOGY, CREATED IN SECTION 24-37.5-103, ON THE SELECTION OF TECHNOLOGY FOR THE PURPOSES OF THIS SUBSECTION (4) AND, IF APPLICABLE, SELECTION OF A THIRD PARTY PURSUANT TO SUBSECTION (4)(c) OF THIS SECTION.
(f) THE DIVISION MAY SEEK, ACCEPT, AND EXPEND GIFTS, GRANTS, OR DONATIONS FROM PRIVATE OR PUBLIC SOURCES FOR THE PURPOSES OF THIS SUBSECTION (4).".

## TRANSPORTATION AND LOCAL GOVERNMENT

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

HB22-1241 be referred favorably to the Committee on Finance.

## PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed: HB22-1281, 1282, 1283.

## SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: SB22-037 and 091.

## MESSAGE(S) FROM THE SENATE

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

SB22-113 amended in Special Orders as printed in Senate Journal, March 4, 2022.

The Senate has passed on Third Reading and transmits herewith:
HB22-1071.

## MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, as amended, SB22-113.

## MESSAGE(S) FROM THE GOVERNOR

I certify I received the following on the 8th day of March, 2022, at 10:33 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

Monday, March 7, 2022
Colorado House of Representatives
The 73rd 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:

HB22-1173 Department of Health Care Policy \& Financing Supplemental
Approved on Monday, March 7, 2022 at 11:23 am
HB22-1175 Department of Human Services Supplemental
Approved on Monday, March 7, 2022 at 11:22 am
HB22-1179 Department of Public Health \& Environment
Supplemental
Approved on Monday, March 7, 2022 at 11:22 am
HB22-1182 Department of State Supplemental
Approved on Monday, March 7, 2022 at 11:22 am
HB22-1184 Capital Construction Supplemental
Approved on Monday, March 7, 2022 at 11:22 am
HB22-1185 Capital Construction Information Technology Supplemental
Approved on Monday, March 7, 2022 at 11:22 am
HB22-1187 Office Of Economic Development COVID Relief Program Extension
Approved on Monday, March 7, 2022 at 11:21 am
HB22-1188 ARPA American Rescue Plan Act Money For Home- And Community-based Services
Approved on Monday, March 7, 2022 at 11:21 am
HB22-1189 Behavioral Health Crisis Response Training Deadlines
Approved on Monday, March 7, 2022 at 11:21 am

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HB22-1190 Supplemental State Payment To Urban Indian
    Organizations
    Approved on Monday, March 7, 2022 at 11:21 am
HB22-1191 Extending Reproductive Health-care Program
    Implementation
    Approved on Monday, March 7, 2022 at 11:20 am
HB22-1192 Displaced Workers Grant Appropriation
    Approved on Monday, March 7, 2022 at 11:20 am
HB22-1193 Fund Just Transition Coal Workforce Programs
    Approved on Monday, March 7, 2022 at 11:20 am
HB22-1195 Transfers From General Fund To Capital Construction
    Fund
    Approved on Monday, March 7, 2022 at 11:20 am
Sincerely,
/signed/
Jared Polis
Governor
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## INTRODUCTION OF BILLS

## First Reading

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The following bills were read by title and referred to the committee(s) indicated:
HB22-1284 by Representative(s) Esgar and Catlin; also Senator(s) Gardner and Pettersen--Concerning updates to state surprise billing laws to facilitate the implementation of surprise billing protections, and, in connection therewith, aligning state law with the federal "No Surprises Act".
Committee on Health \& Insurance
HB22-1285 by Representative(s) Neville and Esgar, Daugherty; also Senator(s) Moreno and Cooke--Concerning a prohibition against a hospital taking certain debt collection actions against a patient if the hospital is not in compliance with hospital price transparency laws.
Committee on Health \& Insurance
HB22-1286 by Representative(s) Esgar and Garnett; also Senator(s) Moreno and Fenberg--Concerning the payment of the expenses of the legislative department.
Committee on Appropriations
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| HB22-1287 | by Representative(s) Boesenecker and Hooton, Bacon, Benavidez, Bernett, Caraveo, Cutter, Duran, Gonzales-Gutierrez, Gray, Jodeh, Kennedy, Kipp, Lindsay, McCluskie, McLachlan, Mullica, Ortiz, Ricks, Sirota, Sullivan, Titone, Weissman, Woodrow; also Senator(s) (None), Coleman, Lee, Story, Winter--Concerning protections for mobile home park residents. |
| :---: | :---: |
| Committee on Transportation \& Local Government |  |
| $\underline{\text { SB22-106 }}$ Committee o | by Senator(s) Kolker and Sonnenberg, Pettersen, Priola; also Representative(s) Michaelson Jenet and Rich, Amabile, McCluskie, Roberts, Soper--Concerning addressing conflicts of interest in regional organizations responsible for public behavioral health services. Public \& Behavioral Health \& Human Services |
| SB22-113 | by Senator(s) Hansen and Buckner; also Representative(s) Tipper and Bacon--Concerning the use of personal identifying data, and, in connection therewith, creating a task force for the consideration of artificial intelligence, restricting the use of facial recognition services by state and local government agencies, temporarily prohibiting the use of facial recognition services by public schools, and making an appropriation. |
| Committee on State, Civic, Military, \& Veterans Affairs |  |
| SB22-116 | by Senator(s) Holbert and Pettersen; also Representative(s) Van Winkle and Bird--Concerning the ability of an individual to obtain an occupational credential through the occupational credential portability program. |
| Co | Business Affairs \& Labor |
| $\underline{\text { SB22-137 }}$ Committee | by Senator(s) Zenzinger and Coram; also Representative(s) McLachlan and Young--Concerning measures related to the transitional return to standard education accountability. Education |

by Representative(s) Boesenecker and Hooton, Bacon, Gonzales-Gutierrez, Gray, Jodeh, Kennedy, Kipp, Lindsay, McCluskie, McLachlan, Mullica, Ortiz, Ricks, Sirota, Sullivan, Titone, Weissman, Woodrow; also Senator(s) (None), Coleman, Lee, Story, Winter--Concerning protections for mobile home park residents.
Committee on Transportation \& Local Government
SB22-106 by Senator(s) Kolker and Sonnenberg, Pettersen, Priola; also Representative(s) Michaelson Jenet and Rich, Amabile, McCluskie, Roberts, Soper--Concerning addressing conflicts of interest in regional organizations responsible for public behavioral health services.
Committee on Public \& Behavioral Health \& Human Services
SB22-113 by Senator(s) Hansen and Buckner; also Representative(s) Tipper and Bacon--Concerning the use of personal identifying data, and, in connection therewith, creating a task force for the consideration of artificial intelligence, restricting the use of facial recognition services by state and local government agencies, temporarily prohibiting the use of facial recognition services by public schools, and making an appropriation.
Committee on State, Civic, Military, \& Veterans Affairs
SB22-116 by Senator(s) Holbert and Pettersen; also Representative(s) Van Winkle and Bird--Concerning the ability of an individual to obtain an occupational credential through the occupational credential portability program.
Committee on Business Affairs \& Labor
SB22-137 by Senator(s) Zenzinger and Coram; also Representative(s) McLachlan and Young--Concerning measures related to the transitional return to standard education accountability.

## Committee on Education

## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Bernett, Boesenecker, Hanks, Herod, Lynch, Ortiz, Sandridge, Soper.

1 On motion of Representative Kipp, the House adjourned until 9:00 a.m., 2 Wednesday, March 9, 2022.

8 Robin Jones, 9 Chief Clerk

Approved:
Alec Garnett, Speaker

## HOUSE JOURNAL

## SEVENTY-THIRD GENERAL ASSEMBLY

## STATE OF COLORADO

## Second Regular Session

Fifty-seventh Legislative Day
Wednesday, March 9, 2022

## Prayer by 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 Representative Stephanie Luck, Penrose.
The roll was called with the following result:
Present--52.
Excused--Representative(s) Bacon, Catlin, Geitner, Herod, Hooton, McCluskie, Michaelson Jenet, Rich, Ricks, Soper, D. Valdez, Van Beber, Williams--13.

Present after roll call--Representative(s) Bacon, Catlin, Geitner, Herod, Hooton, McCluskie, Rich Ricks, Soper, D. Valdez.

The Speaker declared a quorum present.

On motion of Representative Luck, the House Journal of Tuesday, March 8, 2022, 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.

SB22-014 by Senator(s) Moreno, Fenberg, Priola; also Representative(s) McKean and McLachlan-Concerning the administration of 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.

| YES | $\mathbf{5 5}$ | NO | $\mathbf{6}$ | EXCUSED | 4 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :---: | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | N |



| 1 | Benavidez | Y | Gonzales-Gutierrez Y | McKean | Y | Sullivan | Y |  |
| ---: | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| 2 | Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| 3 | Bird | Y | Hanks | N | Michaelson Jenet | E | Titone | Y |
| 4 | Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| 5 | Boesenecker Y | Holtorf | Y | Neville | N | Valdez D. | Y |  |
| 6 | Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | E |
| 7 | Caraveo | Y | Jodeh | Y | Pelton | E | Van Winkle | Y |
| 8 | Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| 9 | Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| 10 | Cutter | Y | Larson | Y | Rich | Y | Williams | E |
| 11 | Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| 12 | Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| 14 | Esgar | Y | Luck | N | Sandridge | N | Young | Y |
| 15 |  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bernett, Bird, Boesenecker, Caraveo, Carver, Cutter, Duran, Exum, Froelich, Gray, Herod, Hooton, Jodeh, Lindsay, Lontine, McCluskie, Ortiz, Ricks, Snyder, Titone, Valdez A., Valdez D., Weissman, Young

HB22-1159 by Representative(s) Cutter; also Senator(s) Priola-Concerning waste diversion, and, in connection therewith, creating the circular economy development center in the department of public health and environment, establishing the costs of operating the center as a permissible use of money from the front range waste diversion cash fund and the recycling resources economic opportunity fund, and extending and removing certain repeal dates associated with existing statutory waste diversion efforts.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | E | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker Y | Holtorf | N | Neville | N | Valdez D. | Y |  |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | E |
| Caraveo | Y | Jodeh | Y | Pelton | E | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | N | Rich | N | Williams | E |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

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Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Bird,
Boesenecker, Caraveo, Duran, Exum, Froelich, Hooton, Kennedy, Kipp,
Lindsay, Lontine, McCluskie, McCormick, McLachlan, Ricks, Sirota, Titone,
Valdez A., Weissman, Woodrow
HB22-1209 by Representative(s) Bradfield and Young, Amabile,
    Michaelson Jenet, Pelton; also Senator(s)
    Woodward-Concerning the continuation of the strategic
    action planning group on aging, and, in connection
    therewith, implementing the recommendation contained in
    the 2021 sunset report by the department of regulatory
    agencies to sunset the strategic action planning group on
aging.
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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.

| YES | $\mathbf{6 0}$ | NO | $\mathbf{1}$ | EXCUSED | $\mathbf{4}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | E | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | E |
| Caraveo | Y | Jodeh | Y | Pelton | E | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | $Y$ | Rich | Y | Williams | E |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bird, Bockenfeld, Cutter, Duran, Esgar, Exum, Froelich, Gray, Herod, Hooton, Jodeh, Kennedy, Lindsay, Lontine, McCluskie, Titone, Valdez A., Valdez D.

## HB22-1231 by Representative(s) Van Beber; also Senator(s) Hisey-Concerning a bill of rights for foster parents.

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

Laid Over until Thursday, March 10, 2022.

SB22-052 by Senator(s) Jaquez Lewis and Smallwood; also Representative(s) Mullica and Bradfield-Concerning aligning medical assistance income eligibility requirements with federal law.

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

| YES | $\mathbf{5 3}$ | NO | $\mathbf{8}$ | EXCUSED | $\mathbf{4}$ | ABSENT | $\mathbf{0}$ |
| :--- | :---: | :--- | :---: | :--- | :---: | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | E | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | E |
| Caraveo | Y | Jodeh | Y | Pelton | E | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | E |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bernett, Bird, Esgar, Exum, Gray, Herod, Hooton, Jodeh, Lindsay, Lontine, McCluskie, McLachlan

SB22-102 by Senator(s) Kirkmeyer; also Representative(s) Young-Concerning increasing transparency concerning programs for youth with intellectual and developmental disabilities who are in out-of-home placements.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | $\mathbf{6 0}$ | NO | $\mathbf{1}$ | EXCUSED | $\mathbf{4}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | E | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | E |
| Caraveo | Y | Jodeh | Y | Pelton | E | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | E |


| Daugherty | Y | Lindsay | Y | Ricks | Y Woodrow | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Duran | Y | Lontine | Y | Roberts | Y Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y Young | Y |
|  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bernett, Bird, Boesenecker, Duran, Exum, Gonzales-Gutierrez, Gray, Herod, Hooton, Jodeh, Kennedy, Kipp, Lindsay, Lontine, McCluskie, McCormick, Ortiz

## APPOINTMENTS

The Speaker announced the following temporary committee appointments for Wednesday, March 9, 2022 only:

## Education

Representative Bacon to replace Representative Michaelson Jenet.
Judiciary
Representative Jodeh to replace Representative Woodrow.

## Transportation and Local Government

Representative Amabile to replace Representative Froelich.

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## EDUCATION

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

SB22-054 be referred to the Committee of the Whole with favorable recommendation.

## HEALTH AND INSURANCE

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

HB22-1227 be referred to the Committee of the Whole with favorable recommendation.

## PUBLIC AND BEHAVIORAL HEALTH AND HUMAN SERVICES

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

HB22-1160 be postponed indefinitely.

HB22-1214 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, after "Programs," insert "RESPITE SERVICES,".

Page 2, line 21, after "PROVIDE" insert "CRISIS".
Page 2, line 23, strike "27-81-102." and substitute "27-81-102, OR AN INDIVIDUAL WITH A DISABILITY, AS DEFINED IN THE FEDERAL "AMERICANS with Disabilities Act of 1990", 42 U.S.C. Sec. 12101 et SEQ., AS AMENDED, REGARDLESS OF PRIMARY DIAGNOSIS, CO-OCCURRING CONDITIONS, OR IF THE INDIVIDUAL REQUIRES ASSISTANCE WITH ACTIVITIES OF DAILY LIVING, AS DEFINED IN SECTION 12-270-104.".

Page 3, line 12, strike "AGE." and substitute "AGE AND AN INDIVIDUAL WITH A DISABILITY, AS DEFINED IN THE FEDERAL"AMERICANS WITH Disabilities Act of 1990", 42 U.S.C. SEC. 12101 ET SEQ., AS AMENDED, REGARDLESS OF PRIMARY DIAGNOSIS, CO-OCCURRING CONDITIONS, OR IF THE INDIVIDUAL REQUIRES ASSISTANCE WITH ACTIVITIES OF DAILY LIVING, AS DEFINED IN SECTION 12-270-104.".

## TRANSPORTATION AND LOCAL GOVERNMENT

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

HB22-1042 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 26-2-141 as follows:

26-2-141. Colorado teen parent driver's license program report - rules - definitions - appropriation. (1) AS USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE REQUIRES:
(a) "Eligible individual" means an individual who is:
(I) Fifteen years of age or older and under twenty years of AGE; AND
(II) A parent.
(b) "Program" means the teen parent driver's license PROGRAM CREATED IN SUBSECTION (2) OF THIS SECTION.
(2) There is created in the state department the Colorado TEEN PARENT DRIVER'S LICENSE PROGRAM TO PROVIDE FINANCIAL ASSISTANCE FOR THE COST OF DRIVER'S EDUCATION SCHOOL TRAINING FOR ELIGIBLE INDIVIDUALS AND THE COST TO OBTAIN A DRIVER'S LICENSE OR PERMIT.
(3) (a) The state department shall solicit interest and COST DISTRIBUTION PROPOSALS FROM TEEN PARENT ORGANIZATIONS TO ADMINISTER THE PROGRAM. UPON THE STATE DEPARTMENT'S APPROVAL, THE TEEN PARENT ORGANIZATIONS MAY SUBCONTRACT WITH AND PAY MONEY RECEIVED PURSUANT TO THIS SECTION TO THE PROVIDERS OF THE SERVICES AS NECESSARY TO SERVE ELIGIBLE INDIVIDUALS. THE SELECTED TEEN PARENT ORGANIZATIONS MUST BE OPERATIONAL NO LATER THAN THIRTY DAYS AFTER ENTERING INTO A CONTRACT WITH THE STATE DEPARTMENT.
(b) For purposes of selecting a teen parent organization before July 1, 2023, to administer the program, the selection PROCESS DESCRIBED IN SUBSECTION (3)(a) OF THIS SECTION IS NOT subject to the "Procurement Code", articles 101 to 112 of title 24. FOR PURPOSES OF SELECTING A TEEN PARENT ORGANIZATION ON OR after July 1, 2023, THE STATE DEPARTMENT SHALL COMMENCE A SELECTION PROCESS THAT COMPLIES WITH THE "Procurement Code", articles 101 to 112 OF Title 24.
(4) The state department may promulgate rules for the IMPLEMENTATION OF THIS SECTION.
(5) FOR THE 2022-23 STATE FISCAL YEAR, THE STATE DEPARTMENT SHALL SUBMIT A PRELIMINARY REPORT, AND BEGINNING IN STATE FISCAL YEAR 2023-24 AND EACH FISCAL YEAR THEREAFTER, SHALL REPORT TO THE PUBLIC THROUGH THE ANNUAL HEARING PURSUANT TO THE "STATE Measurement for Accountable, Responsive, and Transparent (SMART) Government Act", part 2 of article 7 of title 2. At a MINIMUM, THE REPORT MUST INCLUDE:
(a) THE TOTAL NUMBER OF TEEN PARENT ORGANIZATIONS CONTRACTED WITH THE STATE DEPARTMENT PURSUANT TO SUBSECTION (3) OF THIS SECTION, INCLUDING ANY SUBCONTRACTORS;
(b) The total amount of money awarded to each teen PARENT ORGANIZATION;
(c) THE LOCATION OF EACH TEEN PARENT ORGANIZATION AND THE COUNTIES SERVED;
(d) The total number of eligible individuals who received DRIVER'S LICENSES EACH YEAR, DISAGGREGATED BY EACH MONTH; AND
(e) The Total number of eligible individuals who received TRAINING FROM A DRIVER'S EDUCATION SCHOOL, DISAGGREGATED BY EACH MONTH.
(6) (a) For state fiscal year 2022-23, THE GENERAL ASSEMBLY SHALL APPROPRIATE ONE HUNDRED THOUSAND DOLLARS FROM THE general fund to the state department for use by the state department to implement this section. For the 2023-24 state FISCAL YEAR AND EACH STATE FISCAL YEAR THEREAFTER, THE GENERAL ASSEMBLY MAY APPROPRIATE MONEY FROM THE GENERAL FUND TO THE STATE DEPARTMENT FOR USE BY THE STATE DEPARTMENT TO IMPLEMENT THIS SECTION.
(b) The state department may use up to seven and one half PERCENT OF ANY MONEY APPROPRIATED BY THE GENERAL ASSEMBLY FOR ADMINISTRATIVE COSTS INCURRED BY THE STATE DEPARTMENT PURSUANT TO THIS SECTION.

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.".

## HB22-1154 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, after " 2023 ," insert "OR WHEN THE DEPARTMENT IS ABLE TO ISSUE THE PLATES,".

## PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed: HB22-1284, 1285, 1286, 1287.

## SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: SB22-045 and 059; SJR22-005.

## MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, as amended, SB22-009 and 103.

## INTRODUCTION OF BILLS First Reading

The following bills were read by title and referred to the committee(s) indicated:

HB22-1288 by Representative(s) Titone and Soper, Bacon, Benavidez, Boesenecker, Lynch, Van Beber, Woodrow; also Senator(s) Smallwood--Concerning increasing access to assistance for victims by providing immunity from prosecution for the offense of prostitution in specific circumstances.
Committee on Judiciary
HB22-1289 by Representative(s) Gonzales-Gutierrez and McCluskie; also Senator(s) Moreno--Concerning improving access to health benefits for economically insecure Colorado families by enhancing public health programs.
Committee on Public \& Behavioral Health \& Human Services

HB22-1290 by Representative(s) Titone and Ortiz; also Senator(s) Zenzinger--Concerning changes to medicaid to allow for expedited repairs to complex rehabilitation technology.
Committee on Health \& Insurance
HB22-1291 by Representative(s) Weissman; also Senator(s) Ginal-Concerning the sunrise review of a proposed regulation of an unregulated professional or occupational group.
Committee on State, Civic, Military, \& Veterans Affairs
HB22-1292 by Representative(s) Lindsay; also Senator(s) Jaquez Lewis--Concerning expanding the uses of money in the state dental loan repayment fund to include oral health programs administered by the department of public health and environment.
Committee on Public \& Behavioral Health \& Human Services
SB22-009 by Senator(s) Ginal and Hisey, Liston; also Representative(s) Bird and Benavidez, Bockenfeld-Concerning catalytic converters, and, in connection therewith, enacting measures to address the theft of catalytic converters.
Committee on Energy \& Environment
SB22-103 by Senator(s) Gonzales; also Representative(s) Tipper-Concerning a remedy for improperly entered guilty pleas. Committee on Judiciary

## INTRODUCTION OF RESOLUTION

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

HJR22-1015 by Representative(s) Carver and Ortiz; also Senator(s) Hisey and Lee--Concerning the designation of a portion of Colorado State Highway 115 as the "CW3 Scott A. M. Oswell Memorial Highway".

## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Hanks, Ortiz.

1 On motion of Representative Kipp, the House adjourned until 9:00 a.m., Thursday, March 10, 2022.

7 Attest:
8 Robin Jones,
9 Chief Clerk

Approved:
Alec Garnett, Speaker

## HOUSE JOURNAL <br> SEVENTY-THIRD GENERAL ASSEMBLY <br> STATE OF COLORADO

## Second Regular Session

Fifty-eighth Legislative Day
Thursday, March 10, 2022

Prayer by Representative Tony Exum, Colorado Springs.
The Speaker pro tempore called the House to order at 9:00 a.m.
Pledge of Allegiance led by Representative Stephanie Luck, Penrose.
The roll was called with the following result:
Present--58.
Excused--Representative(s) Baisley, Geitner, Hooton, Michaelson Jenet, Tipper, Valdez A., Speaker Garnett--7.
Present after roll call--Representative(s) Baisley, Geitner, Hooton, Valdez A.

The Speaker declared a quorum present.

On motion of Representative Luck, the House Journal of Wednesday, March 9, 2022, was declared approved as corrected by the Chief Clerk.

## APPOINTMENT(S)

The Speaker announced the following temporary committee appointment(s) for Thursday, March 10, 2022 only:

## Education

Representative Boesenecker to replace Representative Michaelson Jenet.

## Finance

Representative Mullica to replace Representative Tipper.
State, Civic, Military, and Veterans Affairs
Representative Exum to replace Representative Bacon.

## LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Esgar, the following item(s) on the Calendar were laid over until Friday, March 11, 2022, retaining place on Calendar:

Consideration of Third Reading--HB22-1082, HB22-1095, HB22-1231.

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.)

SB22-030 by Senator(s) Donovan and Sonnenberg, Bridges, Coram, Jaquez Lewis; also Representative(s) McLachlan and Catlin, McCormick, McKean, Roberts-Concerning the expansion of the water resources review committee to the water resources and agriculture review committee.

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

SB22-042 by Senator(s) Coram; also Representative(s) Esgar and Will-Concerning changes to the membership of the board of commissioners of the Colorado state fair authority.

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

HB22-1250 by Representative(s) Woodrow and Pico, Lynch, Valdez D.; also Senator(s) Zenzinger and Woodward, Kirkmeyer, Moreno-Concerning nonsubstantive changes to title 7 of the Colorado revised statutes.

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

SB22-020 by Senator(s) Gardner; also Representative(s) Tipper-Concerning the addition of court reporters to the list of professionals who may administer oaths.

Laid over until Monday, March 14, 2022.

SB22-095 by Senator(s) Fields and Moreno; also Representative(s) Gonzales-Gutierrez and Bacon-Concerning improving missing person investigations.

Amendment recommended by Judiciary Report, dated March 8, 2022, and placed in member's bill file; Report also printed in House Journal, March 8, 2022.

Laid over until Friday, March 11, 2022.
HB22-1108 by Representative(s) Rich and Amabile, Bradfield, McKean, Pelton, Pico, Van Winkle; also Senator(s) Scott-Concerning a requirement that the transparency online project web-based system include the name of the vendor paid in connection with each expenditure included in the system.

Amendment No. 1, State, Civic, Military, \& Veterans Affairs Report, dated March 7, 2022, and placed in member's bill file; Report also printed in House Journal, March 8, 2022.

## Amendment No. 2 by Representative Amabile.

Amend printed bill, page 2, line 3 , strike "(1)(j)" and substitute "(1) introductory portion, (1)(j),".

Page 2, line 5, strike "chief information officer" and substitute "ehief information officer DEPARTMENT OF PERSONNEL".

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: HB22-1108 as amended, HB22-1250, SB22-030, SB22-042.

Laid over until date indicated retaining place on Calendar:
SB22-095--Friday, March 11, 2022.
SB22-020--Monday, March 14, 2022.
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 | 41 | NO | 21 |  | EXCUSED | 3 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | E |  |
| Bird | Y | Hanks | N | Michaelson Jenet | E | Titone | Y |  |


| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| :--- | :---: | :--- | :--- | :--- | :---: | :--- | :---: |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | Y | Will | N |
| Cutter | Y | Larson | N | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  | Speaker | E |  |

## LAY OVER OF CALENDAR ITEM

On motion of Representative Esgar, the following item on the Calendar was laid over until Friday, March 11, 2022, retaining place on Calendar:

Consideration of Resolution(s)--HJR22-1015.

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## HEALTH AND INSURANCE

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

HB22-1279 be referred to the Committee of the Whole with favorable recommendation.

## JUDICIARY

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

HB22-1131 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 4 , line 7 , after "19-2.5-1511," insert "PROHIBITING THE PROSECUTION OF A CHILD WHO IS UNDER THIRTEEN YEARS OF AGE,".

Page 4, after line 13 insert:
"SECTION 4. In Colorado Revised Statutes, amend 13-10-104 as follows:

13-10-104. Municipal court created - jurisdiction. The municipal governing body of each city or town shall create a municipal court to hear and try all alleged violations of ordinance provisions of such city or town Against persons who are thirteen years of age or OLDER.".

Renumber succeeding sections accordingly.
Page 6, line 25, strike "has violated:" and substitute "has violated is ACCUSED OF VIOLATING:".

Page 6, line 27, strike "HAS VIOLATED" and substitute "IS ACCUSED of VIOLATING".

Page 7, line 1, strike "18." and substitute "18 OR SECTION 18-3-402.".
Page 7, after line 21 insert:
"SECTION 10. In Colorado Revised Statutes, 19-2.5-302, amend (1) as follows:

19-2.5-302. Local juvenile services planning committee creation - duties - identification and notification of dually identified crossover youth. (1) If all of the boards of commissioners of each county or the city council of each city and county in a judicial district agree, there may be created in the judicial district a local juvenile services planning committee that is appointed by the chief judge of the judicial district or, for the second judicial district, the presiding judge of the Denver juvenile court, from persons recommended by the boards of commissioners of each county or the city council of each city and county within the judicial district. The committee, if practicable, must include, but need not be limited to, a representative from a county department of human or social services, a local school district, a local law enforcement agency, a local probation department, the division of youth services, private citizens, the district attorney's office, the public defender's office, a community mental health representative, and a representative of the concerns of municipalities. The committee, if created, shall meet as necessary to develop a plan for the allocation of resources for local juvenile services within the judicial district for the fiscal year. The committee is strongly encouraged to consider programs with restorative justice components when developing the plan. Additionally, THE COMMITTEE IS STRONGLY ENCOURAGED TO PROVIDE SERVICES TO CHILDREN WHO ARE TEN YEARS OF AGE OR OLDER BUT UNDER THIRTEEN YEARS OF AGE WHO ARE AT RISK OF ENTERING DETENTION AT AN OLDER AGE IF THEY DO NOT RECEIVE ALTERNATIVE SERVICES AS A PART OF THE PLAN. The state department of human services shall approve the plan. A local juvenile services planning committee may be consolidated with other local advisory boards pursuant to section 24-1.7-103.".

Renumber succeeding sections accordingly.
Page 8, lines 18 and 19, strike "SECTIONS 19-3-102 AND" and substitute "SECTION".

Page 13, strike lines 5 and 6 , and substitute "amend (1)(b)(V) as follows:".

Page 13, strike lines 23 through 27.
Page 14, strike lines 1 through 16.
Renumber succeeding sections accordingly.
Page 15, strike lines 7 through 27.
Page 16, strike lines 1 through 10.
Renumber succeeding sections accordingly.
Page 16, after line 10 insert:
"SECTION 21. In Colorado Revised Statutes, add 19-3-304.4 as follows:

19-3-304.4. Pre-adolescent services task force - duties - report

- repeal. (1) (a) THE DEPARTMENT SHALL CREATE A PRE-ADOLESCENT SERVICES TASK FORCE, REFERRED TO IN THIS SECTION AS THE "TASK FORCE", TO EXAMINE AND MAKE RECOMMENDATIONS CONCERNING THE IDENTIFICATION AND PROVISION OF NECESSARY SERVICES TO JUVENILES WHO ARE TEN YEARS OF AGE OR OLDER BUT UNDER THIRTEEN YEARS OF AGE, INCLUDING:
(I) THE IDENTIFICATION OF THE SERVICES, IF ANY, PREVIOUSLY PROVIDED THROUGH THE JUVENILE JUSTICE SYSTEM TO JUVENILES WHO ARE TEN YEARS OF AGE OR OLDER BUT UNDER THIRTEEN YEARS OF AGE, BUT ARE NO LONGER AVAILABLE TO JUVENILES WHO ARE TEN YEARS OF AGE OR OLDER BUT UNDER THIRTEEN YEARS OF AGE BECAUSE THE MINIMUM AGE OF PROSECUTION OF JUVENILES WAS INCREASED;
(II) The IDENTIFICATION OF SERVICES, IF ANY, PREVIOUSLY PROVIDED TO CHILDREN IDENTIFIED AS VICTIMS OF CRIMES COMMITTED BY JUVENILES WHO ARE TEN YEARS OF AGE OR OLDER BUT UNDER THIRTEEN YEARS OF AGE, BUT ARE NO LONGER AVAILABLE TO CHILDREN IDENTIFIED AS VICTIMS OF CRIMES BECAUSE THE MINIMUM AGE OF PROSECUTION OF JUVENILES WAS INCREASED;
(III) How any of THE SERVICES IDENTIFIED PURSUANT TO SUBSECTIONS (1)(a)(I) AND (1)(a)(II) OF THIS SECTION MAY BE PROVIDED BY EXISTING AGENCIES OR ORGANIZATIONS OUTSIDE OF THE JUVENILE JUSTICE SYSTEM; AND
(IV) How existing or potential funding may be utilized to PROVIDE ANY OF THE SERVICES IDENTIFIED PURSUANT TO SUBSECTIONS (1)(a)(I) AND (1)(a)(II) OF THIS SECTION OUTSIDE OF THE JUVENILE JUSTICE SYSTEM.
(b) IN PERFORMING ITS DUTIES REQUIRED PURSUANT TO SUBSECTION (1)(a) OF THIS SECTION, THE TASK FORCE SHALL CONSIDER:
(I) RELEVANT DATA, INCLUDING ANY AVAILABLE DATA DEVELOPED PURSUANT TO SECTION 19-2.5-1404 (3);
(II) THE AVAILABILITY OF STATE OR FEDERAL RESOURCES TO ASSIST WITH PROVIDING SERVICES IDENTIFIED PURSUANT TO SUBSECTIONS (1)(a)(I) AND (1)(a)(II) OF THIS SECTION;
(III) OPPORTUNITIES TO PROVIDE NECESSARY ASSESSMENTS OR SERVICES TO JUVENILES WHO ARE TEN YEARS OF AGE OR OLDER BUT UNDER THIRTEEN YEARS OF AGE WITHOUT ARREST OR PROSECUTION; AND
(IV) Opportunities to utilize available collaborative management programs created pursuant to section 24-1.9-102 and assessment centers for children, as defined in section 19-1-103 (13).
(c) (I) The task force shall convene on or before July 1, 2022. The executive director of the department of human SERVICES, OR THE EXECUTIVE DIRECTOR'S DESIGNEE, SHALL APPOINT THE TASK FORCE MEMBERS, AND SHALL APPOINT PERSONS FROM THROUGHOUT THE STATE, PERSONS WITH A DISABILITY, AND PERSONS WHO REFLECT THE ethnic diversity of the state. The task force consists of:
(A) A representative of the division of criminal justice of THE DEPARTMENT OF PUBLIC SAFETY;
(B) A representative of a law enforcement agency;
(C) A representative with experience providing diversion SERVICES AND SUPERVISION TO JUVENILES;
(D) A representative with experience providing victim SERVICES TO CHILDREN WHO ARE VICTIMS OF CRIMES;
(E) A REPRESENTATIVE wITH EXPERIENCE PROVIDING PRobationary services and supervision to juveniles;
(F) A representative of the office of the child's REPRESENTATIVE;
(G) A representative of the office of respondent parent's COUNSEL;
(H) A representative of the division of child welfare;
(I) A representative of the office of behavioral health WITH EXPERTISE CONCERNING THE DEVELOPMENT AND OPERATION OF RAPID CRISIS RESPONSE TEAMS;
(J) Two representatives from county departments of human services, of whom at least one representative is from a RURAL COUNTY DEPARTMENT OF HUMAN SERVICES;
(K) Two representatives from public schools or school districts, of whom at least one representative is from a rural SCHOOL DISTRICT OR A SMALL RURAL SCHOOL DISTRICT, AS DEFINED IN SECTION 22-7-1211 (4);
(L) Two representatives from local collaborative MANAGEMENT PROGRAMS CREATED PURSUANT TO SECTION 24-1.9-102;
(M) Two representatives from local Juvenile services PLANNING COMMITTEES CREATED PURSUANT TO SECTION 19-2.5-302, OF whom at least one representative is from a judicial district with AN ASSESSMENT CENTER FOR CHILDREN;
(N) A Representative from the restorative justice COORDINATING COUNSEL CREATED PURSUANT TO SECTION 13-3-116;
(O) A representative with experience providing pediatric mental and behavioral health services;
(P) A representative with experience providing treatment TO YOUTH WHO HAVE PARTICIPATED IN PROBLEMATIC SEXUAL BEHAVIOR;
(Q) A representative from a statewide organization that advocates for victims of sexual assault;
(R) A representative from a statewide organization that provides legal services for victims' rights;
(S) Two representatives from community organizations or NONPROFIT ORGANIZATIONS THAT PROVIDE EVIDENCE-BASED OR promising practices that are culturally-responsive and TRAUMA-INFORMED TO JUVENILES; AND
(T) Four representatives who experienced incarceration, HOMELESSNESS, OR PLACEMENT OUT OF HOME AS A JUVENILE OR WHO ARE THE PARENT OR LEGAL GUARDIAN OF A JUVENILE WHO IS EXPERIENCING OR EXPERIENCED INCARCERATION, HOMELESSNESS, OR PLACEMENT OUT OF HOME AS A JUVENILE.
(II) Members of the task force shall serve without COMPENSATION AND WITHOUT REIMBURSEMENT FOR EXPENSES.
(d) THE TASK FORCE SHALL MEET AT LEAST EVERY MONTH FROM JULY THROUGH DECEMBER OF 2022, OR MORE FREQUENTLY AS NEEDED TO PERFORM ITS DUTIES REQUIRED PURSUANT TO SUBSECTIONS (1)(a) AND (1)(e) OF THIS SECTION. THE TASK FORCE MEETING MUST NOT BE HELD UNLESS AT LEAST A MAJORITY OF THE TOTAL NUMBER OF TASK FORCE MEMBERS ARE PARTICIPATING, INCLUDING ONE REPRESENTATIVE PURSUANT TO SUBSECTION (1)(c)(I)(S) OF THIS SECTION AND AT LEAST TWO REPRESENTATIVES PURSUANT TO SUBSECTION (1)(c)(I)(T) OF THIS SECTION.
(e) The task force shall create a report containing the EXAMINATION AND RECOMMENDATIONS MADE BY THE TASK FORCE PURSUANT TO SUBSECTION (1)(a) OF THIS SECTION BY DECEMBER 30, 2022, AND PROVIDE THAT REPORT TO THE JUDICIARY COMMITTEES OF THE HOUSE OF REPRESENTATIVES AND THE SENATE, AND TO THE PUBLIC AND BEHAVIORAL HEALTH AND HUMAN SERVICES COMMITTEE OF THE HOUSE OF REPRESENTATIVES AND THE HEALTH AND HUMAN SERVICES COMMITTEE OF THE SENATE, OR ANY SUCCESSOR COMMITTEES.
(f) After completing the report required pursuant to SUBSECTION (1)(e) OF THIS SECTION, THE TASK FORCE SHALL MEET AT LEAST EVERY QUARTER IN 2023 TO PROVIDE GUIDANCE AND TECHNICAL ASSISTANCE TO THE DEPARTMENT OF HUMAN SERVICES AND LOCAL JURISDICTIONS WITH ASSISTANCE RELATED TO IMPLEMENTING THE RECOMMENDATIONS, IDENTIFIED PURSUANT TO THE REPORT. THE TASK FORCE MEETING MUST NOT BE HELD UNLESS AT LEAST A MAJORITY OF THE TOTAL NUMBER OF TASK FORCE MEMBERS ARE PARTICIPATING, INCLUDING ONE REPRESENTATIVE PURSUANT TO SUBSECTION (1)(c)(I)(S) OF THIS SECTION AND AT LEAST TWO REPRESENTATIVES PURSUANT TO SUBSECTION (1)(c)(I)(T) OF THIS SECTION.
(2) This section is repealed, effective July 1, 2024.".

Renumber succeeding sections accordingly.
Page 17, after line 24 insert:
"SECTION 24. In Colorado Revised Statutes, 24-4.1-102, amend (1), (10)(a) introductory portion, (10)(a)(I), (10)(b), and (10)(c); and add (3.5) as follows:

24-4.1-102. Definitions. As used in this part 1, unless the context otherwise requires:
(1) "Applicant" means any victim of a compensable crime OR COMPENSABLE ACT who applies to the fund for compensation under this part 1. In the case of such victim's death, the term includes any person who was his THE VICTIM'S dependent at the time of the death of that victim.
(3.5) "Compensable act" means an act committed by a JUVENILE WHO IS TEN YEARS OF AGE OR OLDER BUT LESS THAN THIRTEEN YEARS OF AGE, AND THAT, IF COMMITTED BY A PERSON WHO IS THIRTEEN YEARS OF AGE OR OLDER, IS PUNISHABLE AS A CRIME IN THIS STATE THAT IS AN INTENTIONAL, KNOWING, RECKLESS, OR NEGLIGENT ACT, INCLUDING:
(a) An act in VIolation of SECTION 42-4-1301 (1) OR (2) THAT RESULTS IN RESIDENTIAL PROPERTY DAMAGE TO OR BODILY INJURY OR DEATH OF ANOTHER PERSON OR RESULTS IN LOSS OF OR DAMAGE TO EYEGLASSES, DENTURES, HEARING AIDS, OR OTHER PROSTHETIC OR MEDICALLY NECESSARY DEVICES;
(b) An act in VIolation of SECTION 42-4-1402 that RESULTS IN THE DEATH OR BODILY INJURY OF ANOTHER PERSON OR IN VIOLATION OF SECTION 42-4-1601 IN WHICH THE ACCIDENT RESULTS IN THE DEATH OR BODILY INJURY OF ANOTHER PERSON; OR
(c) A FEDERAL OFFENSE THAT IS COMPARABLE TO THOSE SPECIFIED IN THIS SUBSECTION (3.5) AND IS COMMITTED IN THIS STATE.
(10) (a) "Victim" means any of the following persons who suffer property damage, economic loss, injury, or death as a result of a compensable crime OR COMPENSABLE ACT perpetrated or attempted in whole or in part in this state:
(I) Any person against whom a compensable crime $O R$ COMPENSABLE ACT is perpetrated or attempted. Such person shall be referred to as a "primary victim".
(b) "Victim" also means a person who suffers injury or death, the proximate cause of which is a compensable crime OR COMPENSABLE ACT perpetrated or attempted in the person's presence against a primary victim.
(c) "Victim" also means a person who is a resident of this state and who is a victim of a crime that occurred outside of this state, where the crime would be a compensable crime OR COMPENSABLE ACT had it occurred in this state and where the state or country in which the crime occurred does not have a crime victim compensation program for which the person would be eligible.

SECTION 25. In Colorado Revised Statutes, 24-4.1-105, amend (2)(b) as follows:

24-4.1-105. Application for compensation. (2) (b) In order to be eligible for compensation for property damage under this part 1 , the applicant shall submit a report or case number, if reasonably available, from a law enforcement agency, which shall set forth the nature of the property damage which THAT is the result of a compensable crime OR COMPENSABLE ACT.

SECTION 26. In Colorado Revised Statutes, 24-4.1-108, amend (1)(a) and (1.5)(a) as follows:

24-4.1-108. Awarding compensation. (1) A person is entitled to an award of compensation under this part 1 if:
(a) The person is a victim or a dependent of a victim or a successor in interest under the "Colorado Probate Code" of a victim of a compensable crime which was perpetrated on or after July 1, 1982, OR A COMPENSABLE ACT PERPETRATED ON OR AFTER JULY 1, 2023, and which THE COMPENSABLE CRIME OR COMPENSABLE ACT resulted in a loss;
(1.5) A person is entitled to an award of compensation for property damage under this part 1 if:
(a) The person is a victim of a compensable crime which was perpetrated on or after July 1, 1983, OR A COMPENSABLE ACT PERPETRATED ON OR AFTER JULY 1, 2023, and which THE COMPENSABLE CRIME OR COMPENSABLE ACT resulted in property damage;

SECTION 27. In Colorado Revised Statutes, 24-4.1-109, amend (1.5)(a)(I)(A) as follows:

24-4.1-109. Losses compensable. (1.5) (a) Losses compensable under this part 1 resulting from property damage include:
(I) (A) Repair or replacement of property damaged as a result of a compensable crime OR COMPENSABLE ACT; or

SECTION 28. In Colorado Revised Statutes, 24-4.1-117, amend (2) as follows:

24-4.1-117. Fund created - control of fund. (2) The fund consists of all money paid as a cost or surcharge levied on criminal actions, as provided in section 24-4.1-119; any federal money available to state or local governments for victim compensation; all money received from any action or suit to recover damages from an assailant for a compensable crime which OR COMPENSABLE ACT THAT was the basis for an award of, and limited to, compensation received under this part 1 ; any restitution paid by an assailant to a victim for damages for a compensable crime which OR COMPENSABLE ACT THAT was the basis for an award received under this part 1 and for damages for which the victim has received an award of, and limited to, compensation received under this part 1; money transferred from the marijuana tax cash fund pursuant to section 39-28.8-501 (4.9)(b); and any other money that the general assembly may appropriate or transfer to the fund.".

Page 17, strike lines 25 through 27.
Page 18, strike lines 1 through 9 and substitute:
"SECTION 29. Effective date - applicability. This act takes effect January 1, 2024, and applies to offenses committed on or after said date and to sentences ordered on or after said date; except that section 23, this section 26, and section 27 of this act take effect upon passage.

SECTION 30. 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.".

HB22-1224 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 17 through 23 and substitute:
"(f) InTENTIONALLY MISREPRESENTS OR WITHHOLDS A MATERIAL FACT FOR DETERMINING ELIGIBILITY FOR A PUBLIC BENEFIT AND DOES SO FOR THE PURPOSE OF OBTAINING OR RETAINING PUBLIC BENEFITS FOR WHICH THE PERSON IS NOT ELIGIBLE.".

Strike pages 3 and 4 and substitute:
"(11) A PERSON'S CONDUCT THAT IS LIMITED TO THE ELEMENTS OF SUBSECTION (1)(f) OF THIS SECTION IS NOT SUBJECT TO PROSECUTION PURSUANT TO ANY OTHER PROVISION OF THIS SECTION.

SECTION 2. Effective date - applicability. This act takes effect July 1, 2022, and applies to offenses committed on or after said date.

SECTION 3. Safety clause. The general assembly hereby finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, or safety.".
$\underline{\text { SB22-050 be referred to the Committee of the Whole with favorable }}$ recommendation.

SB22-092 be referred to the Committee of the Whole with favorable recommendation.

SB22-115 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 7, strike "it does" and substitute "they do".

Page 4, strike line 8 and substitute:
"(e) (I) The RockY".
Page 4, line 10, strike "AND" and substitute "AND".
Page 4, lines 11 and 12, strike "WERE IMPROPERLY DECIDED" and substitute "DO NOT ACCURATELY REFLECT THE INTENT OF THE GENERAL ASSEMBLY".

Page 5, line 3, strike "ONLY".

## TRANSPORTATION AND LOCAL GOVERNMENT

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

HB22-1139 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 "add (1)(d.5) as follows:".

Page 2, strike lines 11 through 26.
HB22-1239 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend printed bill, page 2, after line 1 insert:
"SECTION 1. Legislative declaration. (1) The general assembly finds and determines that:
(a) The department of regulatory agencies has considered the need for regulating community association managers (CAMs) through two sunrise reviews and one sunset review and has concluded, in each instance, that community association management companies should be regulated by the state, and in the sunrise reports, concluded that regulation of CAMs was necessary to protect the public;
(b) In response to the department's 2012 sunrise report, the general assembly enacted House Bill 13-1277, which established a regulatory scheme for CAMs that required all CAMs, whether individuals or business entities, to obtain a license through the division of real estate;
(c) In its 2017 sunset review of the regulation of CAMs, the department recommended continuing the regulation in order to gather additional, relevant information, but proposed legislation to continue the regulatory program failed in 2018 and 2019, and the regulation of CAMs ceased in 2019;
(d) Since the termination of CAM regulation, the department conducted a study and survey of the industry, homeowners, and other stakeholders and found that sixty-four percent of CAMs and eighty-two percent of homeowners favor regulation of CAMs to protect the public; and
(e) Thereafter, the department conducted another sunrise review and concluded that "minimal regulatory programs should be enacted to ensure that CAMs who commit acts such as theft are held accountable through regulatory oversight . . ." and while "regulation may not prevent thefts from occurring in the future, it would potentially prevent a practitioner from practicing again in Colorado."
(2) The general assembly therefore declares that the regulation of CAMs:
(a) Is important to protect the public, and in particular, homeowners, from financial harm and ensure businesses engaged in the practice of community association management and their employees and contractors have knowledge of applicable laws and are able to perform community association management activities in a manner that ensures homeowners are not financially harmed; and
(b) Must be accomplished in a manner that is least restrictive to the business of community association management, is efficient, and is cost-effective in order to avoid significant impacts and minimize burdens on both businesses and homeowners.".

Renumber succeeding sections accordingly.
Page 5, line 8, strike "HOA;" and substitute "HOA AND THE HOA, UPON ANNUAL REGISTRATION PURSUANT TO SECTION 38-33.3-401, HAS DISCLOSED THE NAME OF THE INDIVIDUAL EMPLOYED OR ENGAGED BY THE HOA TO PERFORM COMMUNITY ASSOCIATION MANAGEMENT FOR THE HOA;".

Page 6, strike lines 9 through 18 and substitute:
"(a) Meets the education Requirements established by the DIRECTOR BY RULE;
(b) Demonstrates knowledge of the laws of this state that govern common interest communities and hoas, including the "Colorado Revised Nonprofit Corporation Act", articles 121 to 137 of title 7 , THE CCIOA, AND ANY OTHER LAws SPECIFIED BY THE DIRECTOR BY RULE; AND".

Reletter succeeding paragraph accordingly.
Page 7, line 19, strike " 10. ." and substitute $" 10$, including Rules ESTABLISHING EDUCATION REQUIREMENTS FOR CONTROLLING MANAGERS and any employees of a licensed entity who perform community association management on behalf of the licensed entity.".

Page 7, line 24, strike "It" and substitute "On and after July 1, 2023, Іт".

Page 9, line 14, strike "AND".
Page 9, after line 14 insert:
"(d) Demonstrates that the business entity has a policy FOR EVALUATING THE FITNESS AND ABILITY OF ITS Employees to PERFORM THE DUTIES OF A COMMUNITY ASSOCIATION MANAGER; AND".

Reletter succeeding paragraph accordingly.
Page 13, strike lines 18 through 21 and substitute:
"(b) The director shall engage in rule-making toestablish an equitable fee structure that contemplates the size of the business entity, number of employees performing community asSociation management activities for the business entity, and the number and size of the assets managed.".

Page 17, strike lines 12 and 13 and substitute:
"(I) Meet the education requirements established by the director by rule pursuant to section 12-10-1002 (1); or".

Page 17, line 16, strike "OR".
Page 17, after line 16 insert:
"(m) Failing to perform the terms of a written agreement BETWEEN THE LICENSED ENTITY AND ANHOA OR EXECUTIVE BOARD; OR".

Reletter succeeding paragraph accordingly.
Page 20, line 7, strike "2029." and substitute "2027.".
Page 20, line 10, strike "(30)(a)(VII)" and substitute "(28)(a)(VII)".
Page 20, line 13 , strike "(30)" and substitute "(28)".
Page 20 , line 14 , strike "2029:" and substitute "2027:".

SB22-065 be referred to the Committee of the Whole with favorable recommendation.

SB22-075 be referred to the Committee of the Whole with favorable recommendation.

## PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed: HB22-1288, 1289, 1290, 1291, 1292.

## SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: HB22-1057, 1070, 1071, 1097, 1099, 1101.

## MESSAGE(S) FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-009 amended in General Orders as printed in Senate Journal, March 8, 2022.
SB22-103 amended in General Orders as printed in Senate Journal, March 8, 2022.

The Senate has passed on Third Reading and transmits herewith:
HB22-1073.
The Senate has passed on Third Reading and transmits herewith:
HB22-1017.
The Senate voted to concur in House amendments to SB22-052, and repassed the bill as amended.

## INTRODUCTION OF BILLS <br> First Reading

The following bills were read by title and referred to the committee(s) indicated:

HB22-1293 by Representative(s) Daugherty and Van Winkle; also Senator(s) Zenzinger and Smallwood--Concerning the provision of medical records in the custody of a health-care facility.
Committee on Health \& Insurance

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HB22-1294 by Representative(s) Michaelson Jenet and Young; also
        Senator(s) Zenzinger and Gardner--Concerning additional
        pathways to provide special education services to children
        with disabilities in charter schools.
Committee on Education
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## REMOTE PARTICIPATION

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Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Caraveo, Froelich, Herod, Jodeh, Ortiz, Ricks, Sandridge, Soper, Titone, Van Beber, Van Winkle.
On motion of Representative Kipp, the House adjourned until 9:00 a.m., Friday, March 11, 2022.
Approved:
Alec Garnett, Speaker
Attest:
Robin Jones, Chief Clerk
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## HOUSE JOURNAL

## SEVENTY-THIRD GENERAL ASSEMBLY

## STATE OF COLORADO

## Second Regular Session

Fifty-ninth Legislative Day
Friday, March 11, 2022

Prayer by Minority Leader Hugh McKean, Loveland.
The Speaker called the House to order at 9:00 a.m.
Pledge of Allegiance led by Representative Stephanie Luck, Penrose.
The roll was called with the following result:
Present--64.
Excused--Representative(s) 1--Tipper.
The Speaker declared a quorum present.

On motion of Representative Luck, the House Journal of Thursday, March 10, 2022, was declared approved as corrected by the Chief Clerk.

## CONSIDERATION OF RESOLUTION

HJR22-1015 by Representative(s) Carver and Ortiz; also Senator(s) Hisey and Lee-Concerning the designation of a portion of Colorado State Highway 115 as the "CW3 Scott A. M. Oswell Memorial Highway".
(Laid Over from March 9, 2022.)
(Printed and placed in members' files.)
On motion of Representative Carver, the resolution was read at length and was adopted by viva voce vote.

Current Roll Call added as co-sponsor(s): Representative(s) Amabile, Bacon, Baisley, Benavidez, Bernett, Bird, Bockenfeld, Boesenecker, Bradfield, Caraveo, Catlin, Cutter, Daugherty, Duran, Esgar, Exum, Froelich, Geitner, Gonzales-Gutierrez, Gray, Hanks, Herod, Holtorf, Hooton, Jodeh, Kennedy, Kipp, Larson, Lindsay, Lontine, Luck, Lynch, McCluskie, McCormick, McKean, McLachlan, Michaelson Jenet, Mullica, Neville, Pelton, Pico, Ransom, Rich, Ricks, Roberts, Sandridge, Sirota, Snyder, Soper, Sullivan, Titone, Valdez A., Valdez D., Van Beber, Van Winkle, Weissman, Will, Williams, Woodrow, Woog, Young, Speaker.

House in recess. House reconvened.

## THIRD READING OF BILLS--FINAL PASSAGE

The following bills were considered on Third Reading. The titles were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

HB22-1082 by Representative(s) Hooton and Bacon; also Senator(s) Gonzales-Concerning the enforcement of state housing laws by the department of law, and, in connection therewith, establishing a fair housing unit within the department of law.
(Laid Over from March 7, 2022.)
The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 40 | NO | $\mathbf{2 4}$ | EXCUSED | I | ABSENT | $\mathbf{0}$ |  |
| :--- | :---: | :---: | :---: | :--- | :--- | :---: | :--- | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | E |  |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |  |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |  |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |  |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |  |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |  |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |  |
| Cutter | Y | Larson | N | Rich | N | Williams | N |  |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |  |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |  |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |  |
|  |  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Benavidez, Bernett, Bird, Boesenecker, Cutter, Daugherty, Duran, Exum, Froelich, Gonzales-Gutierrez, Gray, Herod, Kipp, Lindsay, Lontine, McCluskie, Michaelson Jenet, Mullica, Ortiz, Ricks, Sirota, Snyder, Sullivan, Titone, Valdez A., Valdez D., Weissman, Woodrow, Speaker

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HB22-1095
                    by Representative(s) Lontine and Will; also Senator(s)
                    Winter and Simpson-Concerning an expansion of a
                        physician assistant's ability to practice, and, in connection
                        therewith, changing the relationship between a physician
                        assistant and a physician or podiatrist from supervision to
                        collaboration for physician assistants with less experience
                        or who are working in a new specialty, establishing the
                                    collaboration requirements, and requiring physician
                                    assistants with more experience to consult with the
                                    physician assistant's health-care team.
(Laid Over from March 7, 2022.)
Majority Leader Esgar moved adoption of the bill on Third Reading and Final Passage.
Representative Will offered a substitute motion to rerefer HB22-1095, as amended, to General Orders Second Reading. The substitute motion was adopted by the following roll call vote:
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| YES | 54 | NO | 10 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | E |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | N | Rich | N | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | Y | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

HB22-1231 by Representative(s) Van Beber and Valdez D.; also Senator(s) Hisey-Concerning a bill of rights for foster parents.
(Laid Over from March 9, 2022.)
The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | $\mathbf{6 2}$ | NO | $\mathbf{2}$ | EXCUSED | $\mathbf{1}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :---: | :--- | :--- | :---: | :--- | :---: |
| Amabile | N | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |





Co-sponsor(s) added: Representative(s) Bernett, Exum, Lindsay, Roberts, Soper, Titone

On motion of Representative McCormick, 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.)

SB22-095 by Senator(s) Fields and Moreno; also Representative(s) Gonzales-Gutierrez and Bacon-Concerning improving missing person investigations.
(Laid Over from March 10, 2022.)
Amendment recommended by Judiciary Report, dated March 8, 2022, and placed in member's bill file; Report also printed in House Journal, March 8, 2022.

Laid Over until Monday, March 14, 2022.
SB22-054 by Senator(s) Zenzinger and Kirkmeyer; also Representative(s) Titone-Concerning the addition of a recommendation that a district public school be converted to a community school if the district public school fails to make substantial progress under its turnaround plan.

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

## HB22-1227 by Representative(s) Mullica, Lontine, McCormick, Titone-Concerning the continuation of the health-care work force data advisory group, and, in connection therewith, implementing the recommendation in the department of regulatory agencies' sunset report to repeal the advisory group.

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

HB22-1214 by Representative(s) Young and Pelton; also Senator(s) Kolker-Concerning changes to the behavioral health crisis response system.

Amendment No. 1, Public \& Behavioral Health \& Human Services Report, dated March 8, 2022, and placed in member's bill file; Report also printed in House Journal, March 9, 2022.

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: HB22-1214 as amended, HB22-1227, SB22-054.

Laid over until date indicated retaining place on Calendar:
SB22-095--Monday, March 14, 2022.
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.

1

## 2

| YES | 41 | NO | 23 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | E |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |
|  |  |  |  |  |  |  |  |

On motion of Representative Esgar, SB22-065, SB22-075, HB22-1139, SB22-050, HB22-1279, SB22-092 were made Special Orders on Friday, March 11, 2022, at 10:21 a.m.

The hour of 10:21 a.m. having arrived, on motion of Representative McCormick, 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.)

SB22-065 by Senator(s) Hisey and Story; also Representative(s) Gray and Will-Concerning the status of elected county coroners in class II, III, and IV counties.

Laid Over for adoption by the Committee of the Whole until Saturday, March 12, 2022.

SB22-075 by Senator(s) Simpson; also Representative(s) Catlin and Bird-Concerning removal by a board of county commissioners of a director on the board of directors of a cemetery district.

Laid Over for adoption by the Committee of the Whole until Saturday, March 12, 2022.

HB22-1139 by Representative(s) Geitner and Hooton-Concerning prohibiting a unit owners' association of a common interest community from regulating the use of a public right-of-way.

Amendment No. 1, Transportation \& Local Government Report, dated March 9, 2022, and placed in member's bill file; Report also printed in House Journal, March 10, 2022.

As amended, Laid Over for adoption by the Committee of the Whole until Saturday, March 12, 2022.

SB22-050 by Senator(s) Coleman and Hisey; also Representative(s) Soper and Exum-Concerning work opportunities for persons imprisoned by the department of corrections.

## Amendment No. 1, by Representative Soper.

Amend reengrossed bill, page 11, strike lines 15 and 16 "(c) Payment of incidental expenses of the inmate while the inmate is still in eustody." and substitute:
"(c) Payment of ineidental PERSONAL expenses of the inmate while the inmate is still in custody AS DEEMED APPROPRIATE BY THE EXECUTIVE DIRECTOR.".

As amended, Laid Over for adoption by the Committee of the Whole until Saturday, March 12, 2022.

HB22-1279 by Representative(s) Froelich and Esgar, Amabile, Bacon, Benavidez, Bernett, Bird, Boesenecker, Caraveo, Cutter, Daugherty, Duran, Exum, Garnett, Gonzales-Gutierrez, Gray, Herod, Hooton, Jodeh, Kennedy, Kipp, Lindsay, Lontine, McCluskie, McCormick, McLachlan, Michaelson Jenet, Mullica, Ortiz, Ricks, Roberts, Sirota, Snyder, Sullivan, Tipper, Titone, Valdez A., Weissman, Woodrow, Young; also Senator(s) Gonzales, Bridges, Buckner, Coleman, Danielson, Fenberg, Fields, Ginal, Hansen, Hinrichsen, Jaquez Lewis, Kolker, Lee, Pettersen, Rodriguez, Story, Winter, Zenzinger-Concerning the codification of a person's fundamental right to make reproductive health-care decisions free from government interference.

Laid Over for Continuation of Special Orders until Saturday, March 12, 2022.

A motion by Representative Esgar that the Committee rise, report progress and beg leave to sit again at 12:05 a.m., was adopted by unanimous consent. (Special Orders continued on page 467.)

House reconvened.
The Committee of the Whole reported it had risen, reported progress and would sit again at 12:05 a.m.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## APPROPRIATIONS

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

HB22-1025 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 10, before line 5 insert;
"SECTION 13. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 30,750$ is appropriated to the department of revenue. This appropriation is from the general fund. To implement this act, the department may use this appropriation as follows:
(a) $\$ 6,750$ for tax administration ITsystem (GenTax) support; and
(b) $\$ 24,000$ for use by the taxation services division for personal services.".

Renumber succeeding section accordingly.
Page 1, line 102, strike "Expenditures." and substitute "EXPENDITURES, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1093 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 5 insert:
"SECTION 8. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 52,671$ 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) $\$ 21,796$ for use by the business and licensing division for personal services, which amount is based on an assumption that the department will require an additional 0.5 FTE ; and
(b) $\$ 6,875$ for use by the business and licensing division for operating expenses; and
(c) $\$ 24,000$ for use by the information technology division for personal services.".

Renumber succeeding section accordingly.
Page 1 , line 105 , strike "CHANCE." and substitute "CHANCE AND MAKING AN APPROPRIATION.".

HB22-1098 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 7, after line 11 insert:
"SECTION 4. Appropriation. For the 2022-23 state fiscal year, $\$ 11,036$ 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 103, strike "RECORD." and substitute "RECORD, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1111 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 23 insert:
"SECTION 2. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 66,781$ is appropriated to the department of regulatory agencies for use by the division of insurance. This appropriation is from the division of insurance cash fund created in section 10-1-103 (3), C.R.S. To implement this act, the division may use this appropriation as follows:
(a) $\$ 59,231$ for personal services, which amount is based on an assumption that the division will require an additional 1.0 FTE; and
(b) $\$ 7,550$ for operating expenses.".

Renumber succeeding section accordingly.
Page 1, line 102, strike "DISASTER." and substitute "DISASTER, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1225 be referred to the Committee of the Whole with favorable recommendation.

HB22-1286 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 2, line 2, strike " $\$ 61,867,025$ " and substitute "\$61,419,806".

Page 2, line 3, strike "\$60,241,694" and substitute "\$59,794,475".

Page 2, line 6, strike "\$21,612,488" and substitute "\$21,201,543".
Page 2, line 7, strike " $\$ 21,522,488$ " and substitute " $\$ 21,111,543$ ".
Page 3, line 9, strike "\$1,904,699" and substitute "\$1,886,562".
Page 3, line 11, strike "\$1,904,699" and substitute "\$1,886,562".

## BUSINESS AFFAIRS AND LABOR

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

HB22-1121 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. Legislative declaration. (1) The general assembly hereby finds and declares that:
(a) Local news media is an important source of unbiased information for communities to learn about the actions of their state and local governments;
(b) In many communities, local news media is the only available source of reliable information, but local news broadcasters and newspapers are closing across the country;
(c) Local news media advertising reaches communities in a more meaningful way than other advertising options such as social media advertising, which often excludes groups due to their demographics, socioeconomic status, or personal choices;
(d) Multiple studies show that local news media is a trusted source of information, while large social media platforms are increasingly seen as spreading misinformation; and
(e) Advertising in local news media provides revenue for local news media and so strengthens American democracy by supporting local news media, the public's watchdog organizations.

SECTION 2. In Colorado Revised Statutes, add 39-22-543 as follows:

39-22-543. Tax credit for supporting local broadcasters and newspapers - legislative declaration - definitions - repeal. (1) IN ACCORDANCE WITH SECTION 39-21-304 (1), WHICH REQUIRES EACH BILL THAT CREATES A NEW TAX EXPENDITURE TO INCLUDE A TAX PREFERENCE PERFORMANCE STATEMENT AS PART OF A STATUTORY LEGISLATIVE DECLARATION, THE GENERAL ASSEMBLY HEREBY FINDS AND DECLARES THAT:
(a) THE GENERAL LEGISLATIVE PURPOSES OF THE TAX CREDITS ALLOWED BY THIS SECTION ARE:
(I) To INDUCE CERTAIN DESIGNATED BEHAVIOR BY TAXPAYERS, SPECIFICALLY PURCHASING ADVERTISING FROM LOCAL BROADCASTERS AND IN LOCAL NEWSPAPERS; AND
(II) To provide tax relief to taxpayers who purchase ADVERTISING FROM LOCAL BROADCASTERS AND IN LOCAL NEWSPAPERS.
(b) THE SPECIFIC LEGISLATIVE PURPOSE OF THE TAX CREDITS ALLOWED BY THIS SECTION IS TO SUPPORT LOCAL BROADCASTERS AND NEWSPAPERS BY ENCOURAGING TAXPAYERS TO PURCHASE ADVERTISING FROM LOCAL BROADCASTERS AND IN LOCAL NEWSPAPERS. IN ORDER TO ALLOW THE GENERAL ASSEMBLY AND THE STATE AUDITOR TO MEASURE THE EFFECTIVENESS OF THE CREDITS, THE DEPARTMENT OF REVENUE SHALL REQUIRE EACH TAXPAYER WHO CLAIMS THE CREDIT TO SUBMIT A CERTIFICATION FORM VERIFYING THAT THEY QUALIFY FOR THE CREDIT AND IDENTIFYING EACH LOCAL BROADCASTER OR NEWSPAPER THAT THEY PURCHASED ADVERTISING FROM.
(2) As USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE REQUIRES:
(a) "AdVERTISING" MEANS PROVIDING CONSIDERATION FOR THE PUBLICATION, DISSEMINATION, SOLICITATION, OR CIRCULATION OF VISUAL, aural, spoken, or written communication to directly or INDIRECTLY INDUCE ANY PERSON TO PURCHASE A GOOD OR SERVICE.
(b) "Disqualified organization" means any organization:
(I) Described in section 501 (c)(4) of the internal revenue CODE AND EXEMPT FROM TAXATION UNDER SECTION 501 (a) OF THE INTERNAL REVENUE CODE;
(II) Described in Section 527 of the internal revenue code; OR
(III) Owned or controlled by one or more organizations DESCRIBED IN THIS SUBSECTION (2)(b).
(c) "Eligible Small business" means a business with fewer THAN FIFTY EMPLOYEES.
(d) "Local broadcaster" means a broadcast entity LICENSED BY THE FEDERAL COMMUNICATIONS COMMISSION THAT:
(I) Primarily serves the needs of the state of Colorado or a regional or local community within Colorado with news, WEATHER, AND EMERGENCY INFORMATION;
(II) Primarily has content derived from primary sources RELATING TO NEWS AND CURRENT EVENTS;
(III) Employs at least one journalist who resides in Colorado and who regularly gathers, collects, photographs, RECORDS, WRITES, OR REPORTS NEWS OR INFORMATION THAT CONCERNS LOCAL EVENTS OR OTHER MATTERS OF LOCAL PUBLIC INTEREST;
(IV) Is Covered by media liability insurance;
(V) Discloses its ownership to the public; and
(VI) Is NEITHER A DISQUALIFIED ORGANIZATION NOR AN ORGANIZATION THAT RECEIVED MORE THAN FIFTY PERCENT OF ITS GROSS RECEIPTS IN THE PREVIOUS TAX YEAR FROM DISQUALIFIED ORGANIZATIONS.
(e) "Local newspaper" means a print or digital publication THAT:
(I) Primarily serves the needs of the state of Colorado or a regional or local community within Colorado;
(II) Primarily has content derived from primary sources RELATING TO NEWS AND CURRENT EVENTS;
(III) Employs at least one journalist who resides in Colorado and who regularly gathers, collects, photographs, RECORDS, WRITES, OR REPORTS NEWS OR INFORMATION THAT CONCERNS LOCAL EVENTS OR OTHER MATTERS OF LOCAL PUBLIC INTEREST;
(IV) Is COVERED By MEDIA LIABILITY INSURANCE;
(V) Discloses its ownership to the public; and
(VI) Is NEITHER A DISQUALIFIED ORGANIZATION NOR AN ORGANIZATION THAT RECEIVED MORE THAN FIFTY PERCENT OF ITS GROSS RECEIPTS IN THE PREVIOUS TAX YEAR FROM DISQUALIFIED ORGANIZATIONS.
(3) For income tax years beginning on or after January 1, 2023, BUT BEFORE JANUARY 1, 2028, an ELIGIBLE SMALL BUSINESS IS ALLOWED A CREDIT AGAINST THE INCOME TAXES IMPOSED BY THIS ARTICLE 22 IN AN AMOUNT EQUAL TO FIFTY PERCENT, NOT TO EXCEED TWO THOUSAND FIVE HUNDRED DOLLARS, OF THE TOTAL AMOUNT PAID BY THE ELIGIBLE SMALL BUSINESS TO A LOCAL BROADCASTER OR NEWSPAPER FOR advertising in Colorado and in connection with a news-Related PORTION OF A BROADCAST OR A NEWS-RELATED PUBLICATION.
(4) To QUALIFY FOR THE CREDIT PROVIDED BY THIS SECTION, A TAXPAYER SHALL SUBMIT A CERTIFICATION FORM, WHICH MAY BE PROVIDED BY EACH LOCAL BROADCASTER OR NEWSPAPER THAT THE TAXPAYER PURCHASED ADVERTISING FROM, WITH THE TAXPAYER'S income tax return form. A local broadcaster or newspaper that PROVIDES A CERTIFICATION FORM MUST CERTIFY THAT THE TAXPAYER HAS SATISFIED THE REQUIREMENTS FOR ALLOWANCE OF A TAX CREDIT AS SPECIFIED IN THIS SECTION AND IDENTIFY THE LOCAL BROADCASTER OR NEWSPAPER THAT THE TAXPAYER PURCHASED ADVERTISING FROM.
(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 AS AN OFFSET AGAINST INCOME TAXES IN THE INCOME TAX YEAR MAY BE CARRIED FORWARD AS A CREDIT AGAINST SUBSEQUENT YEARS' INCOME TAX LIABILITY FOR A PERIOD NOT TO EXCEED TEN YEARS AND SHALL BE APPLIED FIRST TO THE EARLIEST income tax years possible. Any amount of the credit that is not USED AFTER SUCH PERIOD SHALL NOT BE REFUNDED TO THE TAXPAYER.
(6) This section is repealed, effective December 31, 2037.

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; 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 2022 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.".

## EDUCATION

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

HB22-1120 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 8 insert:
"(b) "ELIGIBLE ENTITY" MEANS A LOCAL EDUCATION PROVIDER OR AN ELIGIBLE NONPROFIT ORGANIZATION.
(c) "Eligible nONPROFIT ORGANIZATION" MEANS A NONPROFIT ORGANIZATION THAT IS EXEMPT FROM TAXATION UNDER SECTION 501 (c)(3) of the federal "Internal Revenue Code of 1986", as AMENDED, THAT APPLIES TO WORK WITH SPECIFIC LOCAL EDUCATION PROVIDERS OR FIRST RESPONDERS, AND THAT:
(I) HAS EXPERIENCE PROVIDING TRAINING FOR SCHOOL SAFETY INCIDENT RESPONSE;
(II) HAS EXPERIENCE WORKING WITH LAW ENFORCEMENT AGENCIES AND OTHER FIRST RESPONDERS;
(III) HAS EXPERIENCE WORKING WITH SCHOOL DISTRICTS, SCHOOL PERSONNEL, AND STUDENTS ON ISSUES RELATED TO SCHOOL SAFETY INCIDENT RESPONSE; AND
(IV) IDENTIFIES IN ITS APPLICATION LOCAL EDUCATION PROVIDERS OR FIRST RESPONDERS THAT WILL PARTICIPATE IN SCHOOL SAFETY INCIDENT RESPONSE TRAINING OR PROGRAMS.".

Reletter succeeding paragraph accordingly.
Page 3, line 6, after "(2)" insert "(a)".
Page 3, lines 7 and 8, strike "local EDUCATION PROVIDERS" and substitute "ELIGIBLE ENTITIES".

Page 3, strike lines 10 through 17 and substitute "SChools.
(b) SUBJECT TO AVAILABLE APPROPRIATIONS, THE DEPARTMENT SHALL DISBURSE MONEY TO APPLICANTS AS PROVIDED IN SUBSECTION (5) OF THIS SECTION FROM MONEY CREDITED TO THE SCHOOL SECURITY DISBURSEMENT CASH FUND, CREATED IN SECTION 24-33.5-1811. IT IS THE INTENT OF THE GENERAL ASSEMBLY THAT THE DEPARTMENT DISTRIBUTE THE MONEY CREDITED TO THE SCHOOL SECURITY DISBURSEMENT CASH FUND AS".

Page 3, line 20, strike "A LOCAL EDUCATION PROVIDER" and substitute "AN ELIGIBLE ENTITY".

Page 3, line 24, after "including" insert "But not Limited to".
Page 4, line 7, after "VEHICLE;" insert "OR".
Page 4, strike lines 8 through 10 .
Renumber succeeding subparagraphs accordingly.
Page 4, line 12, strike "OR".
Page 4, strike lines 13 through 15.
Page 4, lines 16 and 17 , strike "ASSESSMENT, WHICH TRAINING IS PROVIDED TO" and substitute "ASSESSMENT FOR".

Page 4, strike line 18 and substitute "STUDENTS, WHICH MUST INCLUDE BEST PRACTICES FOR CONDUCTING THREAT ASSESSMENTS, SUCH AS INSTRUCTION ON HOW TO PREVENT BIAS WHEN CONDUCTING A THREAT ASSESSMENT;".

Page 4, strike lines 19 and 20 and substitute:
"(c) In COLLABORATION WITH LOCAL LAW ENFORCEMENT AGENCIES, PROVIDING THE TRAINING FOR PEACE OFFICERS ON INTERACTIONS WITH STUDENTS AT SCHOOL;".

Page 4, line 22, strike "AND".
Page 4, line 25, strike "VIOLENCE," and substitute "VIOLENCE AGAINST THEMSELVES OR OTHERS,".

Page 5, line 1, strike "FAMILIES." and substitute "FAMILIES;".
Page 5, after line 1 insert:
"(f) DEVELOPING AND PROVIDING TRAINING PROGRAMS, CURRICULUMS, AND SEMINARS RELATED TO SCHOOL SAFETY INCIDENT RESPONSE; AND
(g) Developing best practices and protocols related to SCHOOL SAFETY INCIDENT RESPONSE.".

Page 5, strike lines 2 and 3 and substitute:
"(4) An eligible entity, including any combination of ELIGIBLE ENTITIES THAT WISH TO APPLY TOGETHER AS A".

Page 5, line 4, after "DISBURSEMENT" insert "FROM THE DISBURSEMENT PROGRAM".

Page 5, line 13, strike "THE REQUIREMENT OF" and substitute "ANY".
Page 5, line 14, strike "(6)" and substitute "(5)".
Page 5, line 21, strike "LOCAL EDUCATION PROVIDER" and substitute "ELIGIBLE ENTITY".

Page 6, line 7, strike "SECTION AND, SUBJECT" and substitute "SECTION. Subject".

Page 6, line 8, after "APPROPRIATIONS," insert "THE DEPARTMENT".
Page 6, line 13, strike "VEHICLES." and substitute "VEHICLES AND ARE NOT LIKELY TO EXACERBATE IDENTIFIED STUDENT DISCIPLINARY DISPARITIES.".

Page 6, line 19, strike "LOCAL EDUCATION PROVIDER" and substitute "ELIGIBLE ENTITY".

Page 6, lines 23 and 24, strike "LOCAL EDUCATION PROVIDER" and substitute "ELIGIBLE ENTITY".

Page 7, line 3, strike "BEGINNING" and substitute "Notwithstanding SECTION 24-1-136 (11)(a)(I), BEGINNING".

Page 7, strike lines 17 through 27.
Page 8, strike lines 1 through 15 and substitute:
"SECTION 2. Effective date. This act takes effect upon passage; except that section 24-33.5-1810 (2)(b), Colorado Revised Statutes, as enacted in section 1 of this act, takes effect only if House Bill 22-1243 becomes law and takes effect on the effective date of this act or House Bill 22-1243, whichever is later.".

HB22-1243 be referred favorably to the Committee on Appropriations.

HB22-1252 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 , after "LAW" insert "OR CONFLICTS WITH ANY PROVISION REQUIRED TO BE INCLUDED OR DEEMED TO BE INCLUDED IN A PUBLIC SCHOOL CONTRACT BY SUBSECTION (2)(d) OF THIS SECTION".

Page 4, lines 20 and 21, strike "IS Voidable unless it includes PROVISIONS" and substitute "MUST INCLUDE PROVISIONS, AND IF SUCH PROVISIONS ARE NONETHELESS INADVERTENTLY OR OTHERWISE OMITTED, SHALL BE DEEMED TO INCLUDE PROVISIONS,".
$\underline{\text { HB22-1274 be referred favorably to the Committee on Appropriations. }}$

HB22-1275 be referred to the Committee of the Whole with favorable recommendation.

## ENERGY AND ENVIRONMENT

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

HB22-1132 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 2, line 4, strike "prohibition -".
Page 2, line 5, strike "penalties -".

Page 2, strike lines 8 and 9 and substitute:
"(a) "CONTROLLED AGRICULTURAL BURN" HAS THE SAME MEANING AS SET FORTH IN SECTION 24-33.5-1202 (3.3).
(b) "CONTROLLED BURN" MEANS A CONTROLLED AGRICULTURAL BURN OR A CONTROLLED DITCH BURN THAT IS INTENTIONALLY STARTED ON PRIVATE PROPERTY.
(c) "CONTROLLED DITCH BURN" HAS THE SAME MEANING AS SET FORTH IN SECTION 24-33.5-1202 (3.4).".

Reletter succeeding paragraphs accordingly.
Page 2, line 11, strike "LOCAL GOVERNMENT," and substitute "TOWN, CITY, COUNTY, OR CITY AND COUNTY,".

Page 2, strike lines 16 and 17.
Page 2, line 25, strike "THE PERSON SHALL PROVIDE SUCH NOTICE".
Strike page 3.
Page 4, strike lines 1 through 5 and substitute "The Fire department MAY DETERMINE THAT FIRE DEPARTMENT PERSONNEL MUST BE ON STANDBY AT THE TIME OF THE CONTROLLED BURN FOR IT TO BE CONDUCTED.".

Page 4, line 6, strike "(6)" and substitute "(4)".
Page 4, strike line 8 and substitute "LAWS.
"SECTION 2. In Colorado Revised Statutes, 24-33.5-1207.5, amend (1); and add (3) as follows:

24-33.5-1207.5. Fire service education and training fund created. (1) ALL MONEY TRANSFERRED IN ACCORDANCE WITH SUBSECTION (3)(a) OF THIS SECTION, all moneys MONEY received by the director pursuant to the administration of the fire service education and training programs, and all interest earned on the moneys MONEY shalt MUST be deposited in the state treasury in the fire service education and training fund, REFERRED TO IN THIS SECTION AS THE "FUND", which fund is hereby created, and except as otherwise specified in SUBSECTION (3) OF THIS SECTION, the moneys MONEY IN THE FUND shall MUST be used, subject to annual appropriations by the general assembly, for the purposes set forth in this part 12 and shall not be deposited in or transferred to the general fund of the state of Colorado or any other fund.
(3) (a) On THE EFFECTIVE DATE OF THIS SUBSECTION (3), THE STATE TREASURER SHALL TRANSFER SEVEN HUNDRED SIXTY THOUSAND dollars from the general fund to the fund. The division shall USE THE MONEY TRANSFERRED PURSUANT TO THIS SUBSECTION (3)(a) TO PURCHASE A MOBILE DRIVER SIMULATOR UNIT TO BE USED FOR TRAINING purposes conducted by the division throughout the state. The MOBILE DRIVER SIMULATOR UNIT IS DEDICATED IN THE MEMORY OF Captain Darcy Stallings.
(b) On July 1, 2023, AND ON EVERY JULY 1 THEREAFTER, THE STATE TREASURER SHALL TRANSFER ONE HUNDRED EIGHTY-FIVE thousand dollars from the general fund to the fund. The DIVISION SHALL USE THE MONEY TRANSFERRED PURSUANT TO THIS SUBSECTION (3)(b) FOR THE OPERATIONAL COSTS, INCLUDING PERSONNEL COSTS, ASSOCIATED WITH THE USE OF THE MOBILE DRIVER SIMULATOR UNIT.
(c) Money in the fund is continuously appropriated to the DIVISION FOR THE PURPOSES SPECIFIED IN THIS SUBSECTION (3).".

Renumber succeeding section accordingly.

## FINANCE

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

HB22-1124 be postponed indefinitely.

SB22-026 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 2, line 5, after "(b)" insert "(I)".
Page 2, after line 20 insert:
"(II) As used in this article 5, "WELL OR UNit Operator" MEANS THE OPERATOR OF EACH WELLSITE OR, IF THERE IS NO OPERATOR, THE OWNER WHO FILED THE STATEMENT WITH THE ASSESSOR PURSUANT TO SECTION 39-7-101.".

## STATE, CIVIC, MILITARY AND VETERANS AFFAIRS

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

HCR22-1003 be referred favorably to the Committee on Appropriations.

## PRINTING REPORT

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

## HB22-1293, 1294.

## SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: SB22-014, 056, 064, and 102.

## 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:
HB22-1057, 1070, 1071, 1097, 1099, 1101 at 12:10 p.m. on March 11th, 2022.

## MESSAGE(S) FROM THE SENATE

The Senate has passed on Third Reading and transmits herewith:
HB22-1112 and HB22-1135.

## INTRODUCTION OF BILLS First Reading

The following bills were read by title and referred to the committee(s) indicated:

HB22-1295 by Representative(s) Sirota and Garnett; also Senator(s) Buckner and Fenberg--Concerning the department of early childhood, and, in connection therewith, establishing the duties of the department of early childhood and the executive director of the department, relocating early childhood programs from the departments of human services and education to the department of early childhood, and creating the Colorado universal preschool program.
Committee on Education
HB22-1296 by Representative(s) Mullica and Van Winkle; also Senator(s) Priola--Concerning the definition of a nursing home for purposes of the residential real property classification.
Committee on Health \& Insurance
HB22-1297 by Representative(s) Kipp and Neville; also Senator(s) Bridges and Scott--Concerning the designation of daylight saving time as the standard year-round time within the state when allowed by federal law.
Committee on State, Civic, Military, \& Veterans Affairs

## LAY OVER OF CALENDAR ITEM(S)

The following item(s) on the Calendar were laid over until Saturday, March 12, 2022, retaining place on Calendar:

Consideration of Special Orders will continue when the House convenes on Saturday, March 12.

Consideration of Special Orders--SB22-065, SB22-075, HB22-1139 as amended, SB22-050 as amended, HB22-1279, SB22-092.

## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Caraveo, Gray, Hanks, Herod, Jodeh, Michaelson Jenet, D. Valdez.

On motion of Representative Esgar, the House adjourned until 12:05 a.m., Saturday, March 12, 2022.

Approved:
Alec Garnett, Speaker
Attest:
Robin Jones, Chief Clerk

## HOUSE JOURNAL

## SEVENTY-THIRD GENERAL ASSEMBLY STATE OF COLORADO

## Second Regular Session

Sixtieth Legislative Day

Saturday, March 12, 2022

Prayer by Representative Stephanie Luck, Penrose.
The Speaker pro tempore called the House to order at 12:05 a.m.
Pledge of Allegiance led by Representative Julie McCluskie, Dillon.
The roll was called with the following result:

## Present--54.

Excused--Representative(s) 11--Catlin, Exum, Gray, Lontine, Rich, Sandridge, Tipper, A. Valdez, Van Beber, Will, Speaker Garnett.
Present after roll call--Representative(s) Gray, Lontine, Rich, Sandridge.

The Speaker declared a quorum present.

On motion of Representative McCluskie, the House Journal of Friday, March 11, 2022, was declared approved as corrected by the Chief Clerk.

The following bills on the Special Orders Calendar were laid over from Friday, March 11, 2022: HB22-065, SB22-075, HB22-1139 as amended, SB22-050 as amended, HB22-1279, SB22-092.

The Special Orders Calendar was continued from House Journal, March 12, 2022, page 453.

On motion of Representative Roberts, the House resolved itself into Committee of the Whole for continuation 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.)

HB22-1279 by Representative(s) Froelich and Esgar, Amabile, Bacon, Benavidez, Bernett, Bird, Boesenecker, Caraveo, Cutter, Daugherty, Duran, Exum, Garnett, Gonzales-Gutierrez, Gray, Herod, Hooton, Jodeh, Kennedy, Kipp, Lindsay, Lontine, McCluskie, McCormick, McLachlan, Michaelson Jenet, Mullica, Ortiz, Ricks, Roberts, Sirota, Snyder, Sullivan, Tipper, Titone, Valdez A., Weissman, Woodrow, Young; also Senator(s) Gonzales, Bridges, Buckner, Coleman, Danielson, Fenberg, Fields, Ginal, Hansen, Hinrichsen, Jaquez Lewis, Kolker, Lee, Pettersen, Rodriguez, Story, Winter, Zenzinger-Concerning the codification of a person's fundamental right to make reproductive health-care decisions free from government interference.

On motion of Representative Williams, the bill was read at length.
Ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

SB22-092 by Senator(s) Gardner; also Representative(s) Soper-Concerning changes to the "Colorado Probate Code".

Laid Over until Monday, March 14, 2022.

## AMENDMENT(S) TO THE COMMITTEE OF THE WHOLE REPORT

Representative Baisley moved to amend the Report of the Committee of the Whole to show that L. 065 the following Baisley amendment to HB22-1279 did pass:

Amend printed bill, page 5, strike lines 4 and 5.
The amendment was declared lost by the following roll call vote:

| YES | 20 | NO | 37 | EXCUSED | $\mathbf{8}$ | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | E | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | E |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | E |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | E | Hooton | N | Ortiz | N | Van Beber | E |
| Caraveo | E | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | E | Kipp | N | Ransom | Y | Will | E |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |


| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |

Representative Geitner moved to amend the Report of the Committee of the Whole to show that L. 047 the following Soper amendment to HB22-1279 did pass:

Amend printed bill, page 5, after line 23 insert:
"(2) Nothing in this part 4 SHALL be construed as depriving A STATE OR LOCAL ELECTED OFFICIAL OF THEIR FUNDAMENTAL RIGHT TO FREE SPEECH TO ADVOCATE FOR "PRO-LIFE".".

Renumber succeeding subsection accordingly.
The amendment was declared lost by the following roll call vote:

| YES | 22 | NO | 35 | EXCUSED | 8 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | E | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | E |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | E |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | E | Hooton | N | Ortiz | N | Van Beber | E |
| Caraveo | E | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | E | Kipp | N | Ransom | Y | Will | E |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | Y | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |

Representative Geitner moved to amend the Report of the Committee of the Whole to show that L. 048 the following Soper amendment to HB22-1279 did pass:

Amend printed bill, page 5, after line 23 insert:
"(2) Nothing in this part 4 SHALL be construed as denying A PUBLIC ENTITY FROM ADOPTING RESOLUTIONS, MEMORIALS, OR TRIBUTES THAT PROMOTE A POSITION OF "PRO-LIFE".".

Renumber succeeding subsection accordingly.
The amendment was declared lost by the following roll call vote:

1

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2
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& 5
\end{aligned}
$$

| YES | 22 | NO | 35 | EXCUSED | 8 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | N | Exum | E | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | E |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | E |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | E | Hooton | N | Ortiz | N | Van Beber | E |
| Caraveo | E | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | E | Kipp | N | Ransom | Y | Will | E |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | Y | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | N |

Representative Geitner moved to amend the Report of the Committee of the Whole to show that L. 049 the following Soper amendment to HB22-1279 did pass:

Amend printed bill, page 5, after line 23 insert:
"(2) Nothing in this part 4 SHALL BE CONSTRUED AS DEPRIVING A STATE OR LOCAL ELECTED OFFICIAL FROM THEIR FUNDAMENTAL RIGHT to freedom of speech. A public entity may adopt statements ALLOWED BY THE STATE AND FEDERAL CONSTITUTION.".

Renumber succeeding subsection accordingly.
The amendment was declared lost by the following roll call vote:

| YES | 24 | NO | 34 | EXCUSED | 7 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | N | Exum | E | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | Y | Tipper | E |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | E |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | E | Hooton | N | Ortiz | N | Van Beber | E |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | E | Kipp | N | Ransom | Y | Will | E |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | Y | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young Speaker | Y |

Representative Geitner moved to amend the Report of the Committee of the Whole to show that L. 054 the following Soper amendment to HB22-1279 did pass:

Amend printed bill, page 5, after line 26 insert:
"(3) Nothing in this part 4 Shall be construed to prevent A CRIMINAL PROSECUTION PURSUANT TO ARTICLE 3.5 OF TITLE 18.".

The amendment was declared lost by the following roll call vote:

| YES | 24 | NO | 34 | EXCUSED | $\mathbf{7}$ | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | E | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | Y | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | E |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | E |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | E | Hooton | N | Ortiz | Y | Van Beber | E |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | E | Kipp | N | Ransom | Y | Will | E |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | Y | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | N |
|  |  |  |  |  |  |  |  |

Representative Holtorf moved to amend the Report of the Committee of the Whole to show that L. 051 the following Holtorf amendment to HB22-1279 did pass:

Amend printed bill, page 4, strike line 5 and substitute ""Anti-BirthDAY Аст".".

The amendment was declared lost by the following roll call vote:

| YES | 20 | NO | 38 | EXCUSED | 7 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | E | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | E |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | E |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | E | Hooton | N | Ortiz | N | Van Beber | E |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | E | Kipp | N | Ransom | Y | Will | E |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |


| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |

Representative Luck moved to amend the Report of the Committee of the Whole to show that L. 058 the following Luck amendment to HB22-1279 did pass:

Amend printed bill, page 4 , after line 11 , insert:
"(2) "Interfere" does not mean any state and local laws, ORDINANCES, POLICIES, PROCEDURES, REGULATORY GUIDELINES AND RULES, PRACTICES, EXECUTIVE ORDERS, AND GOVERNMENTAL ACTIONS AND THEIR IMPLEMENTATION, WHETHER STATUTORY OR OTHERWISE, THAT PROMOTE THE HEALTH, SAFETY, AND WELFARE OF AN INDIVIDUAL, INCLUDING BUT NOT LIMITED TO, MEDICAL PROFESSIONAL LICENSURE REQUIREMENTS, CERTIFICATION, OR PHARMACEUTICAL MANUFACTURING STANDARDS.".

Renumber succeeding subsections accordingly.
The amendment was declared lost by the following roll call vote:

| YES | 20 | NO | 38 | EXCUSED | 7 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | E | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | E |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | E |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | E | Hooton | N | Ortiz | N | Van Beber | E |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | E | Kipp | N | Ransom | Y | Will | E |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |

Representative Williams moved to amend the Report of the Committee of the Whole to show that L. 046 the following Lynch amendment to HB22-1279 did pass:

Amend printed bill, page 6 , strike lines 6 through 8 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; 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 2022 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:

| YES | 20 | NO | 38 | EXCUSED | 7 | ABSENT | 0 |
| :--- | :---: | :--- | :---: | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | E | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | E |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | E |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | E | Hooton | N | Ortiz | N | Van Beber | E |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | E | Kipp | N | Ransom | Y | Will | E |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |
|  |  |  |  |  |  |  |  |

Representative Williams moved to amend the Report of the Committee of the Whole to show that L. 050 the following Williams amendment to HB22-1279 did pass:

Amend printed bill, page 4, after line 12 insert:
"(2) "Government interference" or "interfere" does not mean or include the application of the "Colorado Parental Notification Act", part 7 of article 22 of title 13.".

Renumber succeeding subsections accordingly.
The amendment was declared lost by the following roll call vote:

| YES | 24 |  | NO | $\mathbf{3 3}$ | EXCUSED | $\mathbf{8}$ | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | E | Lynch | Y | Sirota | N |  |
| Bacon | N | Froelich | N | McCluskie | Y | Snyder | N |  |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |  |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |  |
| Bernett | N | Gray | N | McLachlan | N | Tipper | E |  |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |  |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | E |  |


| Boesenecker | N | Holtorf |
| :--- | :---: | :--- |
| Bradfield | E | Hooton |
| Caraveo | N | Jodeh |
| Carver | Y | Kennedy |
| Catlin | E | Kipp |
| Cutter | N | Larson |
| Daugherty | N | Lindsay |
| Duran | N | Lontine |
| Esgar | N | Luck |


| Y | Neville |
| :--- | :--- |
| N | Ortiz |
| E | Pelton |
| N | Pico |
| N | Ransom |
| Y | Rich |
| N | Ricks |
| N | Roberts |
| Y | Sandridge |


| Y | Valdez D. | N |
| :--- | :--- | :--- |
| Y | Van Beber | E |
| Y | Van Winkle | Y |
| Y | Weissman | N |
| Y | Will | E |
| Y | Williams | Y |
| N | Woodrow | N |
| Y | Woog | Y |
| Y | Young | Y |
|  | Speaker | N |

Representative Van Winkle moved to amend the Report of the Committee of the Whole to show that L. 026 the following Van Winkle amendment to HB22-1279 did pass:

Amend printed bill, page 1, line 102, strike "health-Care".
The amendment was declared lost by the following roll call vote:

| YES | 20 | NO | 37 | EXCUSED | 8 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | N | Exum | E | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | E |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | E |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | E | Hooton | N | Ortiz | N | Van Beber | E |
| Caraveo | N | Jodeh | E | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | E | Kipp | N | Ransom | Y | Will | E |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |

Representative Van Winkle moved to amend the Report of the Committee of the Whole to show that L. 066 the following Van Winkle amendment to HB22-1279 did pass:

Amend printed bill, page 5, line 4, strike "FETUS" and substitute "FETUS, otherwise known as an unborn human,".

The amendment was declared lost by the following roll call vote:

| YES | $\mathbf{2 0}$ | NO | $\mathbf{3 7}$ |  |  | EXCUSED | $\mathbf{8}$ | ABSENT |
| :--- | :--- | :--- | :---: | :--- | :--- | :--- | :--- | :--- |
| 0 |  |  |  |  |  |  |  |  |
| Amabile | N | Exum | E | Lynch | Y | Sirota | N |  |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |  |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |  |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |  |

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## ADOPTION OF COMMITTEE OF THE WHOLE REPORT

## Passed Second Reading: HB22-1139 as amended, HB22-1279, SB22-050 as amended, SB22-065, SB22-075.

Laid over until date indicated retaining place on Calendar:
SB22-092--Monday March 14, 2022.
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 | 37 | NO | 20 | EXCUSED | $\mathbf{8}$ | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | E | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | E |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | E |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | E | Hooton | Y | Ortiz | Y | Van Beber | E |
| Caraveo | Y | Jodeh | E | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | E | Kipp | Y | Ransom | N | Will | E |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |
|  |  |  |  |  |  |  |  |

## LAY OVER OF CALENDAR ITEMS

On motion of Representative Esgar, the following item on the Special Orders Calendar for Saturday, March 14, 2022 was moved to the General Orders Calendar for Monday, March 14, 2022--SB22-092.

On motion of Representative Esgar, the following items on the Calendar were laid over until Monday, March 14, 2022, retaining place on Calendar:

Consideration of Third Reading--SB22-054, HB22-1227, HB22-1214.

## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Caraveo, Herod, Jodeh, Larson, Lynch, McKean, McLachlan, Michaelson Jenet, Rich, Soper, D. Valdez.

Approved:
Alec Garnett, Speaker

Attest:
Robin Jones, Chief Clerk

## HOUSE JOURNAL

SEVENTY-THIRD GENERAL ASSEMBLY

## STATE OF COLORADO

## Second Regular Session

Monday, March 14, 2022

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Prayer by Reverend Brad Meuli, Denver Rescue Mission, Denver.
The Speaker called the House to order at 10:00 a.m.
Pledge of Allegiance led by Representative Mandy Lindsay, Aurora.
The roll was called with the following result:
    Present--60.
    Excused--Representative(s) Amabile, Gray, Jodeh, Kennedy,
    Snyder--5.
    Present after roll call--Representative(s) Amabile, Gray, Kennedy,
    Snyder.
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The Speaker declared a quorum present.

On motion of Representative Lindsay, the House Journal of Saturday, March 12, 2022, was declared approved as corrected by the Chief Clerk.

## THIRD READING OF BILLS--FINAL PASSAGE

The following bills were considered on Third Reading. The titles were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

SB22-054 by Senator(s) Zenzinger and Kirkmeyer; also Representative(s) Titone-Concerning the addition of a recommendation that a district public school be converted to a community school if the district public school fails to make substantial progress under its turnaround plan.
(Laid Over from March 12, 2022.)
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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| YES | 44 | NO | 20 | EXCUSED | 1 | ABSENT | 0 |  |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |  |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |  |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |  |
| Caraveo | Y | Jodeh | E | Pelton | N | Van Winkle | N |  |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |  |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |  |
| Cutter | Y | Larson | Y | Rich | N | Williams | N |  |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |  |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |  |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |  |
|  |  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bacon, Benavidez, Bernett, Bird, Boesenecker, Caraveo, Cutter, Esgar, Exum, Gonzales-Gutierrez, Herod, Kennedy, Kipp, Lindsay, Lontine, McCormick, McLachlan, Sirota, Snyder, Young

HB22-1227 by Representative(s) Mullica, Lontine, McCormick, Titone; also Senator(s) Smallwood-Concerning the continuation of the health-care work force data advisory group, and, in connection therewith, implementing the recommendation in the department of regulatory agencies' sunset report to repeal the advisory group.
(Laid Over from March 12, 2022.)
The question being "Shall the bill pass?".
A roll call vote was taken. As 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 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | E | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
| Co-sponsor(s) added: Representative(s) Esgar, Exum Speaker Y |  |  |  |  |  |  |  |


| HB22-1214 |  | by Representative(s) Young and Pelton; also Senator(s) Kolker-Concerning changes to the behavioral health crisis |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  |  |  |  |
| (Laid Over from March 12, 2022.) |  |  |  |  |  |  |  |
| The question being "Shall the bill pass?". <br> A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed. |  |  |  |  |  |  |  |
| YES | 54 | NO | 10 | EXCUSED | 1 | ABSENT | 0 |
| $\begin{array}{lllllll}\text { Amabile } & \mathrm{Y} & \text { Exum } & \mathrm{Y} & \text { Lynch } & \mathrm{Y} & \text { Sirota }\end{array}$ |  |  |  |  |  |  |  |
| Bacon Y Froelich Y McCluskie Y Snyder |  |  |  |  |  |  |  |
| Baisley N Geitner N McCormick Y Sop |  |  |  |  |  |  |  |
| Benavidez Y Gonzales-Gutierrez Y McKean Y Sullivan |  |  |  |  |  |  |  |
| Bernett Y Gray Y McLachlan Y Tipper |  |  |  |  |  |  |  |
| Bird <br> Bockenfeld | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
|  | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker Y |  | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield Y |  | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | E | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts |  | Woog | Y |
|  | Y | Luck | N | Sandridge | N | Young | Y |
| Esgar |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bacon, Benavidez, Bernett, Bird, Bockenfeld, Caraveo, Cutter, Duran, Esgar, Exum, Froelich, Gonzales-Gutierrez, Herod, Hooton, Kipp, Lindsay, Lontine, McCluskie, McCormick, Ricks, Snyder, Sullivan, Titone, Valdez A., Valdez D., Will

SB22-065 by Senator(s) Hisey and Story; also Representative(s) Gray and Will-Concerning the status of elected county coroners in class II, III, and IV counties.

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

| YES | 56 | NO | $\mathbf{8}$ | EXCUSED | $\mathbf{1}$ | ABSENT | $\mathbf{0}$ |
| :--- | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | E | Pelton | Y | Van Winkle N |  |


| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  | Speaker | Y |  |

Co-sponsor(s) added: Representative(s) Bird, Bockenfeld, Hooton, Lindsay, Lontine, McLachlan

SB22-075 by Senator(s) Simpson; also Representative(s) Catlin and Bird-Concerning removal by a board of county commissioners of a director on the board of directors of a cemetery 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.

| YES | $\mathbf{6 4}$ | NO | $\mathbf{0}$ | EXCUSED | 1 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | E | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Gray, Lindsay, Lontine, Soper
HB22-1139 by Representative(s) Geitner and Hooton-Concerning prohibiting a unit owners' association of a common interest community from regulating the use of a public right-of-way.

Laid Over until Tuesday, March 15, 2022.
SB22-050 by Senator(s) Coleman and Hisey; also Representative(s) Soper and Exum-Concerning work opportunities for persons imprisoned by 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.

| YES | 54 | NO | 10 | EXCUSED | 1 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | E | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Bacon, Bernett, Bird, Boesenecker, Caraveo, Cutter, Duran, Esgar, Froelich, Gonzales-Gutierrez, Gray, Herod, Hooton, Kennedy, Kipp, Lindsay, Lontine, Lynch, McCluskie, Mullica, Sirota, Snyder, Titone, Valdez A., Weissman, Woodrow

HB22-1279 by Representative(s) Froelich and Esgar, Amabile, Bacon, Benavidez, Bernett, Bird, Boesenecker, Caraveo, Cutter, Daugherty, Duran, Exum, Garnett, Gonzales-Gutierrez, Gray, Herod, Hooton, Jodeh, Kennedy, Kipp, Lindsay, Lontine, McCluskie, McCormick, McLachlan, Michaelson Jenet, Mullica, Ortiz, Ricks, Roberts, Sirota, Snyder, Sullivan, Tipper, Titone, Valdez A., Weissman, Woodrow, Young; also Senator(s) Gonzales, Bridges, Buckner, Coleman, Danielson, Fenberg, Fields, Ginal, Hansen, Hinrichsen, Jaquez Lewis, Kolker, Lee, Pettersen, Rodriguez, Story, Winter, Zenzinger-Concerning the codification of a person's fundamental right to make reproductive health-care decisions free from government interference.

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 Williams was denied permission to offer a Third Reading amendment:

| YES | 22 | NO | 40 | EXCUSED | 3 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | E |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | E | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |

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| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | E | Young | N |
|  |  |  |  |  |  | Speaker | N |

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 40 | NO | 24 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | E | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Valdez D.

## LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Esgar, the following item(s) on the Calendar were laid over until Tuesday, March 15, 2022, retaining place on Calendar:

Consideration of General Orders--SB22-092, HB22-1095, SB22-095, SB22-020, HB22-1224, SB22-115, HB22-1025, HB22-1093, HB22-1098, HB22-1111, HB22-1225, HB22-1286, HB22-1252, HB22-1275, SB22-026.

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## AGRICULTURE, LIVESTOCK, AND WATER

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

HB22-1264 be referred to the Committee of the Whole with favorable recommendation.

## PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed: HB22-1295, 1296, 1297.

## MESSAGE(S) FROM THE SENATE

The Senate has adopted and transmits herewith:
SJR22-006 amended on March 14, 2022, as printed in Senate Journal.
The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-142.
The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-006 amended in Special Orders as printed in Senate Journal, March 11, 2022.
SB22-012 amended in Special Orders as printed in Senate Journal, March 11, 2022.
SB22-021 amended in Special Orders as printed in Senate Journal, March 11, 2022.
SB22-025 amended in Special Orders as printed in Senate Journal, March 11, 2022.
SB22-068 amended in Special Orders as printed in Senate Journal, March 11, 2022.
SB22-100 amended in Special Orders as printed in Senate Journal, March 11, 2022.
SB22-104 amended in Special Orders as printed in Senate Journal, March 11, 2022.

The Senate has passed on Third Reading and transmits herewith:
HB22-1087 and HB22-1169.
The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
HB22-1046 amended in General Orders as printed in Senate Journal, March 11, 2022.
HB22-1150 amended in General Orders as printed in Senate Journal, March 11, 2022.

## MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, SB22-142.
without comment, as amended, HB22-1046 and 1150;
SB22-006, 012, 021, 025, 068, 100, and 104.

## INTRODUCTION OF BILLS

 First ReadingThe following bills were read by title and referred to the committee(s) indicated:

HB22-1298 by Representative(s) Mullica; also Senator(s) Jaquez Lewis and Hinrichsen--Concerning a transfer from the general fund to the division of professions and occupations cash fund in the 2022-23 state fiscal year to facilitate fee relief for health-care providers regulated by the state board of nursing.
Committee on Finance
HB22-1299 by Representative(s) Young; also Senator(s) Kolker-Concerning a transfer from the general fund to the division of professions and occupations cash fund in the 2022-23 state fiscal year to facilitate fee relief for mental health professionals regulated by boards in the department of regulatory agencies.

## Committee on Finance

SB22-006 by Senator(s) Kolker and Rodriguez; also Representative(s) McLachlan and Snyder--Concerning an increase in the amount of sales tax revenue that a retailer may retain to cover the retailer's expense in collecting and remitting the tax, and, in connection therewith, making an appropriation.
Committee on Finance
SB22-012 by Senator(s) Donovan; also Representative(s) Hooton-Concerning versions of the Colorado constitution.
Committee on State, Civic, Military, \& Veterans Affairs
SB22-021 by Senator(s) Rodriguez and Lee, Simpson; also Representative(s) Benavidez and Amabile, Pelton-Concerning the treatment of persons with behavioral health disorders in the justice system, and, in connection therewith, making an appropriation.
Committee on Judiciary

SB22-025 by Senator(s) Hansen; also Representative(s) Bird and McCluskie--Concerning state capital financing managed by the state treasurer, and, in connection therewith, expanding the types of collateral that can be used to secure such financing and, if deemed feasible and in the best interest of the state by the state treasurer after a required study is completed, authorizing the use of security token offerings for such financing, and making an appropriation.

## Committee on Finance

SB22-068 by Senator(s) Rodriguez and Kolker; also Representative(s) Lontine and Woog--Concerning the creation of a tool to provide transparency in health claims data submitted to the Colorado all-payer health claims database, and, in connection therewith, making an appropriation.
Committee on Health \& Insurance
SB22-100 by Senator(s) Winter and Gardner; also Representative(s) Duran--Concerning changes to the domestic violence fatality review board statutes, and, in connection therewith, making an appropriation.
Committee on Judiciary
SB22-104 by Senator(s) Donovan and Simpson; also Representative(s) McLachlan--Concerning the inclusion of tribal governments in state programs, and, in connection therewith, making an appropriation.
Committee on State, Civic, Military, \& Veterans Affairs
SB22-142 by Senator(s) Woodward and Zenzinger, Kirkmeyer, Moreno; also Representative(s) Pico and Lynch, Valdez D., Woodrow--Concerning the repeal of the municipal bond supervision advisory board.
Committee on Transportation \& Local Government

## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Duran, Geitner, Michaelson Jenet, Ortiz, Ricks, Soper.

On motion of Representative A. Valdez, the House adjourned until 9:00 a.m., Tuesday, March 15, 2022.

Approved:
Alec Garnett,
Speaker
Attest:
Robin Jones, Chief Clerk

## HOUSE JOURNAL

SEVENTY-THIRD GENERAL ASSEMBLY

## STATE OF COLORADO

## Second Regular Session

Tuesday, March 15, 2022

Prayer by Representative Mike Lynch, Wellington.
The Speaker called the House to order at 9:00 a.m.
Pledge of Allegiance led by Representative Iman Jodeh, Aurora.
The roll was called with the following result:
Present--54.
Excused--Representative(s) Bacon, Benavidez, Gonzales-Gutierrez, Luck, McKean, Michaelson Jenet, Neville, Pelton, Tipper, Valdez A., Woodrow--11.
Present after roll call--Representative(s) Bacon, Benavidez, Gonzalez-Gutierrez, Luck, McKean, Neville, Pelton, Tipper, Valdez A., Woodrow.

The Speaker declared a quorum present.

On motion of Representative Jodeh, the House Journal of Monday, March 14, 2022, was declared approved as corrected by the Chief Clerk.

## APPOINTMENT(S)

The Speaker announced the following temporary committee appointment(s) for Tuesday, March 15, 2022 only:

## Public and Behavioral Health and Human Services

Representative McLachlan to replace Representative Cutter.
Representative Titone to replace Representative Michaelson Jenet.

## LAY OVER OF CALENDAR ITEM

On motion of Representative Esgar, the following item on the Calendar was laid over until Wednesday, March 16, 2022, retaining place on Calendar:

Consideration of Third Reading--HB22-1139.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## APPROPRIATIONS

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

HB22-1003 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 8, after line 18 insert:
"SECTION 3. Appropriation. For the 2022-23 state fiscal year, $\$ 2,100,000$ is appropriated to the department of public safety for use by the division of criminal justice. This appropriation is from the general fund and is based on an assumption that the department will require an additional 1.8 FTE. To implement this act, the department may use this appropriation for youth delinquency prevention and intervention grants related to juvenile justice and delinquency prevention.".

Renumber succeeding section accordingly.
Page 1, line 102, strike "Youth." and substitute "YOUTH, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1055 be referred to the Committee of the Whole with favorable recommendation.

HB22-1068 be referred to the Committee of the Whole with favorable recommendation.

HB22-1247 be referred to the Committee of the Whole with favorable recommendation.

SB22-034 be referred to the Committee of the Whole with favorable recommendation.

## FINANCE

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

HB22-1213 be referred favorably to the Committee on Appropriations.

HB22-1241 be referred favorably to the Committee on Appropriations.

HB22-1242 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend the Transportation and Local Government Committee Report, dated March 1, 2022, page 1, line 2, strike "AND"." and substitute "OR"."

Amend printed bill, page 4 , line 24 , strike "KEEP" and substitute "RECOGNIZE".

Page 32, line 22, strike "THE" and substitute "By JULY 1, 2023, THE".
Page 40, strike lines 4 through 17 and substitute:
"SECTION 34. In Colorado Revised Statutes, 39-26-721, amend (3) as follows:

39-26-721. Manufactured homes and tiny homes. (3) Beginning July 1, 2019, The sale, storage, usage, or".

Page 41, line 14, strike " 39-26-721. (3)." and substitute " 39-26-721 (3).".

## STATE, CIVIC, MILITARY AND VETERANS AFFAIRS

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

HB22-1021 be postponed indefinitely.

HB22-1125 be postponed indefinitely.

HB22-1204 be postponed indefinitely.

## PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed: HB22-1298, 1299.

On motion of Representative Froelich, 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.)

SB22-092 by Senator(s) Gardner; also Representative(s) Soper-Concerning changes to the "Colorado Probate Code".
(Laid Over from March 12, 2022.)
Ordered revised and placed on the Calendar for Third Reading and Final Passage.

HB22-1095 by Representative(s)Lontine and Will; also Senator(s) Winter and Simpson-Concerning an expansion of a physician assistant's ability to practice, and, in connection therewith, changing the relationship between a physician assistant and a physician or podiatrist from supervision to collaboration for physician assistants with less experience or who are working in a new specialty, establishing the collaboration requirements, and requiring physician assistants with more experience to consult with the physician assistant's health-care team.
(Referred back to Second Reading on March 11, 2022; previously amended as printed in House Journal, March 4, 2022)
(Laid Over from March 14, 2022.)
Amendment 1, by Representative Lontine.
Amend engrossed bill, page 2, strike lines 7 through 11.
Page 3, strike lines 1 through 15 and substitute "rule - repeal. (6) (a) A person lieensed under the laws of this state to practice medieine may delegate to a physieian assistant lieensed by the board pursuant to seetion 12-240-113 the authority to perform aets that constitute the practice of medicine and aets that physicians are authorized by law to perform to the extent and in the manner authorized by rules promulgated by the board, including the authority to preseribe medieation, including controlled substances, and dispense only the drugs designated by the board. The aets must be consistent with sound medieal practice. Each preseription for a eontrolled substance, as defined in section 18-18-102 (5), isstred by a physieian assistant lieensed by the board shall be imprinted with the name of the physician assistant's supervising physician. For all other preseriptions issued by a physician assistant, the name and address of the health faeility and, if the health facility is a multi-speciality organization, the name and address of the speciality clinie within the health facility where the physician assistant is practicing must be imprintect on the preseription. Nothing in this subsection (6) limits the ability of otherwise

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tieensed health persomel to perform delegated aets. The dispensing of
prescription medication by a physician assistant is subject to section
12-280-120 (6). A PHYSICIAN ASSISTANT MAY:
(I) Provide the medical Service for which a physician ASSISTANT IS PREPARED BY EDUCATION, TRAINING, AND EXPERIENCE AND IS COMPETENT TO PERFORM, INCLUDING:
(A) ObTAINING A COMPREHENSIVE HEALTH HISTORY AND PERFORM A PHYSICAL EXAMINATION;
(B) Evaluating, DiAgnosing, MANAGING, AND PROVIDING MEDICAL TREATMENT;
(C) Performing, ordering, AND evaluating diagnostic STUDIES AND THERAPEUTIC PROCEDURES;
(D) Educating a patient on health promotion and disease PREVENTION;
(E) PROVIDING CONSULTATION TO OTHER HEALTH CARE PROFESSIONALS UPON REQUEST; AND
(F) Writing a medical order.
(II) Prescribe and dispense medication, including CONTROLLED SUBSTANCES, IF:
(A) All PRESCRIPTIONS ISSUED BY A PHYSICIAN ASSISTANT INCLUDE THE PHYSICIAN ASSISTANT'S NAME, THE NAME AND ADDRESS OF THE HEALTH FACILITY, AND, IF THE HEALTH FACILITY IS A MULTISPECIALTY ORGANIZATION, THE NAME AND ADDRESS OF THE SPECIALTY CLINIC WITHIN THE HEALTH FACILITY WHERE THE PHYSICIAN ASSISTANT IS PRACTICING; AND
(B) The dispensing of medication by a physician assistant IS IN ACCORDANCE WITH SECTION 12-280-120 (6).
(III) Obtain informed consent;
(IV) Supervise, DELEGATE, AND ASSIGN THERAPEUTIC AND DIAGNOSTIC MEASURES;
(V) Certify the health or disability of a patient as REQUIRED BY ANY LOCAL, STATE, OR FEDERAL PROGRAM;
(VI) Authenticate any document with the signature, CERTIFICATION, STAMP, VERIFICATION, AFFIDAVIT, OR ENDORSEMENT OF THE PHYSICIAN ASSISTANT IF THE DOCUMENT MAY BE AUTHENTICATED BY THE SIGNATURE, CERTIFICATION, STAMP, VERIFICATION, AFFIDAVIT, OR ENDORSEMENT OF A PHYSICIAN; AND
(VII) Pronounce death.".
As amended, declared lost on Second Reading.
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SB22-020 by Senator(s) Gardner; also Representative(s) Tipper-Concerning the addition of court reporters to the list of professionals who may administer oaths.
(Laid Over from March 10, 2022.)
Ordered revised and placed on the Calendar for Third Reading and Final Passage.

HB22-1224 by Representative(s) Tipper and Soper; also Senator(s) Gonzales-Concerning theft of public benefits.
(Laid Over from March 14, 2022.)
Amendment No. 1, Judiciary Report, dated March 9, 2022, and placed in member's bill file; Report also printed in House Journal, March 10, 2022.

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

SB22-115 by Senator(s) Jaquez Lewis and Gardner; also Representative(s) Soper and Tipper-Concerning clarifying certain terms as the terms relate to a landowner's liability.
(Laid Over from March 14, 2022.)
Amendment No. 1, Judiciary Report, dated March 9, 2022, and placed in member's bill file; Report also printed in House Journal, March 10, 2022.

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

HB22-1025 by Representative(s) Benavidez; also Senator(s) Kolker, Hansen-Concerning the repeal of infrequently used tax expenditures.
(Laid Over from March 14, 2022.)
Amendment No. 1, Appropriations Report, dated March 11, 2022, and placed in member's bill file; Report also printed in House Journal, March 11, 2022.

Amendment No. 2, Finance Report, dated February 7, 2022, and placed in member's bill file; Report also printed in House Journal, February 8, 2022.

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

HB22-1093 by Representative(s) McCormick and Will, Ortiz; also Senator(s) Smallwood and Zenzinger-Concerning the conduct of charitable gaming activity, and, in connection therewith, modernizing the "Bingo and Raffles Law" to accommodate the use of improved electronic aids and devices in the conduct of games of chance.
(Laid Over from March 14, 2022.)
Amendment No. 1, by Appropriations Report, dated March 11, 2022, and placed in member's bill file; Report also printed in House Journal, March 11, 2022.

Amendment No. 2, Business Affairs \& Labor Report, dated February 10, 2022, and placed in member's bill file; Report also printed in House Journal, February 11, 2022.

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

## HB22-1098 by Representative(s) Bird and Bacon; also Senator(s) Liston-Concerning the elimination of barriers to obtaining authority to practice an occupation based on an individual's criminal history record.

(Laid Over from March 14, 2022.)
Amendment No. 1, by Appropriations Report, dated March 11, 2022, and placed in member's bill file; Report also printed in House Journal, March 11, 2022.

Amendment No. 2, Business Affairs \& Labor Report, dated February 17, 2022, and placed in member's bill file; Report also printed in House Journal, February 18, 2022.

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

HB22-1111 by Representative(s) Amabile; also Senator(s) Rankin and Fenberg-Concerning insurance coverage for insured losses incurred as a result of a declared fire disaster.
(Laid Over from March 14, 2022.)
Amendment No. 1, by Appropriations Report, dated March 11, 2022, and placed in member's bill file; Report also printed in House Journal, March 11, 2022.

Amendment No. 2, Business Affairs \& Labor Report, dated February 10, 2022, and placed in member's bill file; Report also printed in House Journal, February 11, 2022.

Amendment No. 3, by Amabile.
Amend the Business Affairs and Labor Committee Report, dated February 10, 2022, page 2, strike lines 1 and 2 and substitute:
"(13) In OFFERING, ISSUING, OR RENEWING A HOMEOWNERS INSURANCE".

Page 2 of the bill, line 11, before "REQUIREMENTS" insert "MINIMUM".".
Page 2 of the committee report, line 9, strike "Cost, including A" and substitute "COST OR A".

Page 2 of the committee report, line 11, strike "COVERAGE," and substitute "COVERAGE".

Page 2 of the committee report, strike lines 16 and 17 and substitute "INDEMNITY MAY NOT EXCEED THE REPLACEMENT COST, INCLUDING THE UPGRADE COSTS AND EXTENDED REPLACEMENT COST FOR REPAIRING,".

Page 3 of the committee report, strike line 14 and substitute "SUCH lOSS.
(e) THE POLICY MUST PROVIDE THAT THE INSURER WILL PAY THE POLICYHOLDER FOR THE LOSS OF USE OF THE INSURED PROPERTY WITHIN TWENTY DAYS AFTER THE INSURER RECEIVES DOCUMENTATION OF SUCH LOSS, WHICH DOCUMENTATION MAY INCLUDE A SIGNED LEASE THAT OBLIGATES THE POLICYHOLDER TO PAY FOR TEMPORARY REPLACEMENT HOUSING; EXCEPT THAT:
(I) IF A POLICYHOLDER PROVIDES A SIGNED LEASE AS DOCUMENTATION, THE INSURER MAY PAY THE POLICYHOLDER IN MONTHLY OR OTHER INCREMENTS, IN ACCORDANCE WITH THE TERMS OF THE LEASE; AND
(II) Alternatively, an insurer may provide advance rent PAYMENTS FOR HOUSING FOR THE POLICYHOLDER, FAMILY MEMBERS, LIVESTOCK, AND PETS, AS NECESSARY.".

Reletter succeeding paragraphs accordingly.".
Page 4 of the committee report, line 5, strike "PROPERTY AND CASUALTY" and substitute "HOMEOWNERS".

Page 4 of the committee report, line 29, strike "TIME;"." and substitute "TIME; AND".".

Page 5 of the committee report, strike lines 2 through 7 and substitute:
"Page 6 of the bill, strike lines 9 through 21 and substitute "DESTROYED.".
Page 6, strike line 23 and substitute:
"WILDFIRE DISASTERS THAT THE GOVERNOR DECLARES PURSUANT TO SECTION 24-33.5-704 AND FOR THE IMPLEMENTATION OF SUBSECTIONS (13) AND (14) OF THIS SECTION.".".

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

HB22-1225 by Representative(s) Hooton and Will, Bernett, Cutter, Froelich, Titone, Weissman; also Senator(s) Fenberg and Jaquez Lewis-Concerning the continuation of the Colorado resiliency office in the department of local affairs, and, in connection therewith, implementing recommendations contained in the 2021 sunset report by the department of regulatory agencies.
(Laid Over from March 14, 2022.)
Ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

HB22-1286 by Representative(s) Esgar and Garnett; also Senator(s) Moreno and Fenberg-Concerning the payment of the expenses of the legislative department.
(Laid Over from March 14, 2022.)
Amendment recommended by Appropriations Report, dated March 11, 2022, and placed in member's bill file; Report also printed in House Journal, March 11, 2022.

Laid Over until Wednesday, March 16, 2022.
HB22-1252 by Representative(s) Bernett; also Senator(s) Kirkmeyer and Jaquez Lewis-Concerning provisions of public school contracts, and, in connection therewith, specifying requirements and limitations for such provisions.
(Laid Over from March 14, 2022.)
Amendment No. 1, Education Report, dated March 10, 2022, and placed in member's bill file; Report also printed in House Journal, March 11, 2022.

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

HB22-1275 by Representative(s) McLachlan and Larson; also Senator(s) Fields-Concerning the continuation of the school safety resource center advisory board, and, in connection therewith, implementing the recommendation in the department of regulatory agencies' sunset report.
(Laid Over from March 14, 2022.)
Ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

SB22-026 by Senator(s) Ginal and Kirkmeyer; also Representative(s) Boesenecker and Rich-Concerning an oil and gas operator's sole ability to review and protest property tax.
(Laid Over from March 14, 2022.)
Amendment No. 1, Finance Report, dated March 10, 2022, and placed in member's bill file; Report also printed in House Journal, March 11, 2022.

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

SB22-095 by Senator(s) Fields and Moreno; also Representative(s) Gonzales-Gutierrez and Bacon-Concerning improving missing person investigations.
(Laid Over from March 10, 2022.)
Amendment No. 1, Judiciary Report, dated March 8, 2022, and placed in member's bill file; Report also printed in House Journal, March 8, 2022.

## Amendment No 2, by Representative Bacon.

"Amend reengrossed bill page 2, line 8, strike "AND Latino cOMMUNITIES, AND THE" and substitute "LATINO, AND TRANSGENDER COMMUNITIES.".

Page 2, strike line 9.
Page 3, line 8, strike "COMMUNITIES." and substitute "COMMUNITIES AND PERSONS FIFTY YEARS OF AGE AND OLDER.".

Page 5, line 9 after "CENTER" insert "DATABASE".".
As amended, ordered revised and placed on the Calendar for Third Reading and Final Passage.

## AMENDMENT(S) TO THE COMMITTEE OF THE WHOLE REPORT

Representative Lontine moved to amend the Report of the Committee of the Whole to show that HB22-1095, as amended, did pass:

The amendment was declared lost by the following roll call vote:

| YES | 28 | NO | 35 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | N | Exum | N | Lynch | N | Sirota | Y |
| Bacon | N | Froelich | Y | McCluskie | Y | Snyder | N |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | N | Gonzales-Gutierrez | Y | McKean | N | Sullivan | N |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | N |
| Bird | N | Hanks | E | Michaelson Jenet | E | Titone | Y |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | N | Hooton | Y | Ortiz | N | Van Beber | N |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Nansom | Y | Will | Y |  |
| Cutter | Y | Larson | N | Rich | N | Williams | Y |
| Daugherty | N | Lindsay | Y | Ricks | N | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | N | Woog | N |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | Y |
|  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |

## ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: HB22-1025 as amended, HB22-1093 as amended, HB22-1098 as amended, HB22-1111 as amended, HB22-1224 as amended, HB22-1225, HB22-1252 as amended, HB22-1275, SB22-020, SB22-026 as amended, SB22-092, SB22-095 as amended, SB22-115 as amended.

Lost on Second Reading: HB22-1095 as amended.
Laid over until date indicated retaining place on Calendar:
HB22-1286--Wednesday, March 16, 2022.
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 | 41 | NO | 22 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | N | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | E | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |
|  |  |  |  |  |  |  |  |

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## TRANSPORTATION AND LOCAL GOVERNMENT

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

SB22-108 be referred to the Committee of the Whole with favorable recommendation.

## MESSAGE(S) FROM THE SENATE

The Senate has passed on Third Reading and returns herewith:
HB22-1034, HB22-1039, HB22-1076, HB22-1090, and HB22-1117.
The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
HB22-1110 amended in General Orders as printed in Senate Journal, March 14, 2022.

The Senate voted to concur in House amendments to SB22-050, and repassed the bill as amended.

## MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, as amended, HB22-1110.

## INTRODUCTION OF BILLS First Reading

The following bills were read by title and referred to the committee(s) indicated:

HB22-1300 by Representative(s) Carver and Daugherty, Pico; also Senator(s) Fields and Gardner--Concerning local enforcement against human trafficking by allowing the adoption of local ordinances to prevent human trafficking-related offenses in illicit businesses represented as massage businesses.
Committee on Judiciary
HB22-1301 by Representative(s) Soper and Roberts, Holtorf, McLachlan, Pelton, Rich, Titone, Will--Concerning the treatment of controlled environment agricultural facilities for property tax purposes.
Committee on Transportation \& Local Government

## LAY OVER OF CALENDAR ITEMS

On motion of Representative Kipp, the following items on the Calendar were laid over until Wednesday, March 16, 2022, retaining place on Calendar:

Consideration of Senate Amendment(s)--HB22-1046, HB22-1150.

## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Hanks, Ortiz, Ricks, Sandridge, Soper, Van Winkle, Williams.

On motion of Representative Kipp, the House adjourned until 9:00 a.m., Wednesday, March 16, 2022.

Approved:
Alec Garnett,
Speaker
Attest:
Robin Jones, Chief Clerk

# HOUSE JOURNAL SEVENTY-THIRD GENERAL ASSEMBLY STATE OF COLORADO Second Regular Session 

Wednesday, March 16, 2022

Prayer by 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 Representative Iman Jodeh, Aurora.
The roll was called with the following result:
Present--62.
Excused--Representative(s) Michaelson Jenet, Sandridge, A. Valdez-- 3 . Present after roll call--Representative(s) A. Valdez.

The Speaker declared a quorum present.

On motion of Representative Esgar, the House Journal of Tuesday, March 15, 2022, was declared approved as corrected by the Chief Clerk.

## THIRD READING OF BILLS--FINAL PASSAGE

The following bills were considered on Third Reading. The titles were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

## HB22-1139 by Representative(s) Geitner and Hooton; also Senator(s) Bridges and Hisey-Concerning prohibiting a unit owners' association of a common interest community from regulating the use of a public right-of-way.

(Laid Over from March 14, 2022.)
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

1

$$
2
$$

| YES | 48 | NO | 15 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | N |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | E | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | N | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | E | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bernett, Gray, Lindsay, Mullica, Valdez A.

SB22-092 by Senator(s) Gardner; also Representative(s) Soper-Concerning changes to the "Colorado Probate Code".

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | $\mathbf{6 3}$ | NO | $\mathbf{0}$ | EXCUSED | $\mathbf{2}$ | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | E | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | E | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bird, Lynch
SB22-020 by Senator(s) Gardner; also Representative(s) Tipper-Concerning the addition of court reporters to the list of professionals who may administer oaths.

The question being "Shall the bill pass?".

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

| YES | 63 | NO | 0 | EXCUSED | 2 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | E | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle |  |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | E | Young | Y |
| Co-sponsor(s) added: Representative(s) Carver, Esgar, Exum, Lindsay, Lynch McLachlan, Mullica, Valdez A., Weissman, Woodrow |  |  |  |  |  |  |  |

HB22-1224 by Representative(s) Tipper and Soper; also Senator(s) Gonzales-Concerning theft of public benefits.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 57 | NO | 6 | EXCUSED | 2 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | E | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | E | Young | Y |

Co-sponsor(s) added: Representative(s) Bird, Bockenfeld, Boesenecker, Esgar, Froelich, Gonzales-Gutierrez, Hooton, Jodeh, Kennedy, Kipp, Lindsay

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
SB22-115 by Senator(s) Jaquez Lewis and Gardner; also Representative(s) Soper and Tipper-Concerning clarifying certain terms as the terms relate to a landowner's liability.

| YES | 62 | NO | 1 | EXCUSED | 2 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | N |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | E | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | E | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

HB22-1025 by Representative(s) Benavidez; also Senator(s) Kolker, Hansen-Concerning the repeal of infrequently used tax expenditures, 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 | 39 | NO | 24 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | E | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |


| Duran | Y | Lontine | Y | Roberts | N | Woog | N |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Esgar | Y | Luck | N | Sandridge | E | Young | Y |
|  |  |  |  |  | Speaker | Y |  |

Co-sponsor(s) added: Representative(s) Gonzales-Gutierrez, Gray, Kennedy, Sirota, Titone

HB22-1093 by Representative(s) McCormick and Will, Ortiz; also Senator(s) Smallwood and Zenzinger-Concerning the conduct of charitable gaming activity, and, in connection therewith, modernizing the "Bingo and Raffles Law" to accommodate the use of improved electronic aids and devices in the conduct of games of chance and making an appropriation.

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

| YES | $\mathbf{5 9}$ | NO | $\mathbf{4}$ | EXCUSED | 2 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | N |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | E | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | E | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Benavidez, Bernett, Cutter, Gray, Hooton, Lindsay, Lontine, Lynch, Pico, Titone, Valdez D.

HB22-1098 by Representative(s) Bird and Bacon; also Senator(s) Liston-Concerning the elimination of barriers to obtaining authority to practice an occupation based on an individual's criminal history record, 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 | $\mathbf{6 3}$ |  | NO | $\mathbf{0}$ |  | EXCUSED | $\mathbf{2}$ | ABSENT |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |  |


| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | E | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | E | Young | Y |

Co-sponsor(s) added: Representative(s) Amabile, Benavidez, Boesenecker, Esgar, Exum, Gonzales-Gutierrez, Gray, Herod, Hooton, Jodeh, Kipp, Lindsay, Lontine, McCluskie, Roberts, Sirota, Snyder, Titone, Weissman, Woodrow

HB22-1111 by Representative(s) Amabile; also Senator(s) Rankin and Fenberg-Concerning insurance coverage for insured losses incurred as a result of a declared fire disaster, 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 | 54 | NO | 9 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | E | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | E | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bacon, Benavidez, Bernett, Bird, Boesenecker, Caraveo, Cutter, Duran, Esgar, Exum, Froelich, Gonzales-Gutierrez, Gray, Hooton, Jodeh, Kipp, Lindsay, Lontine, Lynch, McCluskie, McCormick, McLachlan, Roberts, Sirota, Snyder, Titone, Valdez A., Valdez D., Weissman, Young, Speaker


Co-sponsor(s) added: Representative(s) Bird, Gray, Jodeh, Lindsay, McCluskie, Ricks, Woodrow

HB22-1252 by Representative(s) Bernett; also Senator(s) Kirkmeyer and Jaquez Lewis-Concerning provisions of public school contracts, and, in connection therewith, specifying requirements and limitations for such provisions.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 51 | NO | 12 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | E | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |


| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | E | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bird, Boesenecker, Esgar, Gray, Hooton, Jodeh, Kipp, Lindsay, McCormick, Ricks

HB22-1275 by Representative(s) McLachlan and Larson; also Senator(s) Fields-Concerning the continuation of the school safety resource center advisory board, and, in connection therewith, implementing the recommendation in the department of regulatory agencies' sunset report.

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

| YES | $\mathbf{5 3}$ | NO | $\mathbf{1 0}$ | EXCUSED | 2 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | E | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | $Y$ | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | E | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bernett, Bird, Boesenecker, Cutter, Froelich, Jodeh, Lindsay, McCluskie, Ricks, Valdez D., Young

SB22-026 by Senator(s) Ginal and Kirkmeyer; also Representative(s) Boesenecker and Rich-Concerning an oil and gas operator's sole ability to review and protest property tax.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | $\mathbf{6 3}$ |  | NO | 0 |  | EXCUSED | 2 | ABSENT |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |  |

.

| YES | 46 | NO | 17 | EXCUSED | 2 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | E | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | Y | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | E | Young | Y |

Co-sponsor(s) added: Representative(s) Amabile, Benavidez, Bernett, Bird, Boesenecker, Caraveo, Cutter, Esgar, Exum, Froelich, Gray, Herod, Hooton, Jodeh, Kennedy, Kipp, Lindsay, McCluskie, Mullica, Ricks, Roberts, Sirota, Titone, Valdez A., Valdez D., Weissman

On motion of Representative Esgar, HB22-1286, HB22-1264, HB22-1003, HB22-1055, HB22-1068, HB22-1247, SB22-034, SB22-108 were made Special Orders on Wednesday, March 16, 2022, at 9:40 a.m.

The hour of 9:40 a.m., having arrived, on motion of Representative Jodeh, 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.)

HB22-1286 by Representative(s) Esgar and Garnett; also Senator(s) Moreno and Fenberg-Concerning the payment of the expenses of the legislative department.
(Laid Over from March 14, 2022.)
Amendment No. 1, Appropriations Report, dated March 11, 2022, and placed in member's bill file; Report also printed in House Journal, March 11, 2022.

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

HB22-1264 by Representative(s) Valdez D. And Woodrow, Lynch, Pico; also Senator(s) Moreno and Woodward, Kirkmeyer, Zenzinger-Concerning updating references to the federal food and drug administration in the health insurance law.

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

HB22-1003 by Representative(s) Daugherty and Gonzales-Gutierrez-Concerning creating a grant program to fund projects that reduce crime among youth.

Amendment No. 1, Appropriations Report, dated March 15, 2022, and placed in member's bill file; Report also printed in House Journal, March 15, 2022.

Amendment No. 2, Judiciary Report, dated February 16, 2022, and placed in member's bill file; Report also printed in House Journal, February 17, 2022.

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

HB22-1068 by Representative(s) McCormick and Lynch; also Senator(s) Jaquez Lewis-Concerning medicaid reimbursement for therapy using equine movement.

Amendment No. 1, Public \& Behavioral Health \& Human Services Report, dated February 1, 2022, and placed in member's bill file; Report also printed in House Journal, February 3, 2022.

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

## HB22-1247 by Representative(s) Herod and McCluskie, Ransom; also Senator(s) Hansen and Rankin, Moreno-Concerning requirements for additional supplemental payments for nursing facility providers, and, in connection therewith, making an appropriation.

Amendment No. 1, Public \& Behavioral Health \& Human Services Report, dated March 1, 2022, and placed in member's bill file; Report also printed in House Journal, March 2, 2022.

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

HB22-1055 by Representative(s) Lontine and Herod, Bacon, Bernett, Cutter, Duran, Esgar, Froelich, Hooton, Jodeh, Kipp, McLachlan, Michaelson Jenet, Sirota, Titone, Young; also Senator(s) Jaquez Lewis and Winter, Buckner, Gonzales, Story-Concerning a sales and use tax exemption for essential hygiene products.

Amendment No. 1, Finance Report, dated February 14, 2022, and placed in member's bill file; Report also printed in House Journal, February 15, 2022.

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

SB22-034 by Senator(s) Kolker and Priola; also Representative(s) Bird and Sandridge-Concerning measures to counteract the filing of fraudulent business documents with the secretary of state.

Laid Over until Monday, March 21, 2022.
SB22-108 by Senator(s) Liston; also Representative(s) Valdez D.-Concerning documentation requirements to demonstrate the weight of certain trucks that are more than four thousand five hundred pounds but not more than ten thousand pounds.

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

## AMENDMENT(S) TO THE COMMITTEE OF THE WHOLE REPORT

Representative Bockenfeld moved to amend the Report of the Committee of the Whole to show that L. 003 the following Bockenfeld amendment to HB22-1247 did pass:

Amend printed bill, page 6 , after line 8 , insert:
(9) The STATE AUDITOR OFFICE SHALL CONDUCT A SPECIAL AUDIT THAT INVESTIGATES AND ANALYZES IMPROPRIETIES AND MANAGEMENT OF THE TESTING PROGRAMS, CURATIVE AND E-MED, AND ANY OTHER REMAINING TESTING CONTRACTS. COMPLETION OF THIS AUDIT IS REQUIRED BEFORE THE ADDITIONAL SUPPLEMENTAL PAYMENT AUTHORIZED BY THIS CAN BE MADE.".

Renumber succeeding subsection accordingly.
The amendment was declared lost by the following roll call vote:

| YES | 29 | NO | 34 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | Y | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | E | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | Y | Woodrow | N |
| Duran | N | Lontine | N | Roberts | Y | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | E | Young | Y |
|  |  |  |  |  |  | Speaker | N |
|  |  |  |  |  |  |  |  |

## ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: HB22-1003 as amended, HB22-1055 as amended, $\mathrm{HB} 22-1068$ as amended, $\mathrm{HB} 22-1247$ as amended, HB22-1264, HB22-1286 as amended, SB22-108.

Laid over until date indicated retaining place on Calendar:
SB22-034--Monday, March 21, 2022.
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.

1
2

| YES | 40 | NO | 23 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | E | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | E | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

## LAY OVER OF CALENDAR ITEMS

On motion of Representative Esgar, the following items on the Calendar were laid over until Thursday, March 17, 2022, retaining place on Calendar:

## Consideration of Senate Amendment(s)--HB22-1046, HB22-1150, HB22-1110.

## APPOINTMENT

The Speaker announced the following temporary committee appointment for Wednesday, March 16, 2022 only:

## Education

Representative Lindsay to replace Representative Michaelson Jenet.

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## JUDICIARY

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

SB22-023 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend reengrossed bill, page 2, line 11, strike "CLEAR AND CONVINCING" and substitute "A PREPONDERANCE OF THE".

SB22-086 be referred to the Committee of the Whole with favorable recommendation.

## PUBLIC AND BEHAVIORAL HEALTH AND HUMAN SERVICES

 After consideration on the merits, the Committee recommends the following:HB22-1267 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 10 through 12 and substitute:
"(b) "Priority Populations" MEANS PEOPLE EXPERIENCING HOMELESSNESS; PEOPLE INVOLVED WITH THE CRIMINAL JUSTICE SYSTEM; PEOPLE OF COLOR; AMERICAN INDIANS AND ALASKA NATIVES; VETERANS; PEOPLE WHO ARE LESBIAN, GAY, BISEXUAL, TRANSGENDER, QUEER, OR QUESTIONING; OLDER ADULTS; CHILDREN AND FAMILIES; AND PEOPLE WITH DISABILITIES, INCLUDING PEOPLE WHO ARE DEAF AND HARD OF HEARING, PEOPLE WHO ARE BLIND AND DEAFBLIND, PEOPLE WITH BRAIN INJURIES, PEOPLE WITH INTELLECTUAL AND DEVELOPMENTAL DISABILITIES, AND PEOPLE WITH OTHER CO-OCCURRING DISABILITIES.".

Page 3, line 7 after "ENTITIES" insert "AND STATEWIDE ASSOCIATIONS OF HEALTH-CARE PROVIDERS".

Page 3, line 13, after "ENTITIES" insert "AND STATEWIDE ASSOCIATIONS OF HEALTH-CARE PROVIDERS".

Page 3, line 20, after "ENTITY" insert "AND STATEWIDE ASSOCIATIONS OF HEALTH-CARE PROVIDERS".

Page 3, line 23, after "understandable," insert "SAFE, quality,".
Page 4, strike lines 5 and 6 and substitute "FOR PRIORITY POPULATIONS; AND".

## TRANSPORTATION AND LOCAL GOVERNMENT

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

SB22-083 be referred to the Committee of the Whole with favorable recommendation.

## PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed: HB22-1300, 1301.

## SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: SB22-030.

## MESSAGE(S) FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-141.
The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
HB22-1102 amended in General Orders as printed in Senate Journal, March 15, 2022.

The Senate has passed on Third Reading and returns herewith:
HB22-1088.

## MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, SB22-141.
without comment, as amended, HB22-1102.

## MESSAGE(S) FROM THE GOVERNOR

I certify I received the following on the 15 th day of March, 2022, at 3:39 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 15, 2022
Colorado House of Representatives
The 73rd 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:

HB22-1074 Traffic Violations On Interstate 70 Shoulder Lanes
Approved on Tuesday, March 15, 2022 at 12:45 pm
Sincerely,
/signed/
Jared Polis
Governor

## INTRODUCTION OF BILLS <br> First Reading

The following bills were read by title and referred to the committee(s) indicated:

HB22-1302 by Representative(s) Kennedy and Will, Amabile, Gonzales-Gutierrez, Michaelson Jenet; also Senator(s) Jaquez Lewis and Priola--Concerning health-care practice transformation to support whole-person health through integrated care models, and, in connection therewith, making an appropriation.

## Committee on Public \& Behavioral Health \& Human Services

HB22-1303 by Representative(s) Amabile, Gonzales-Gutierrez, Michaelson Jenet; also Senator(s) Winter and Smallwood-Concerning an increase in the number of residential behavioral health beds, and, in connection therewith, making an appropriation.
Committee on Public \& Behavioral Health \& Human Services
HB22-1304 by Representative(s) Roberts and Bradfield, Jodeh, Woodrow; also Senator(s) Coleman and Gonzales-Concerning state grants for investments in affordable housing at the local level, and, in connection therewith, creating the local investments in transformational affordable housing grant program and the infrastructure and strong communities grant program to invest in infill infrastructure projects that support affordable housing.
Committee on Transportation \& Local Government

SB22-141 by Senator(s) Moreno and Kirkmeyer, Woodward, Zenzinger; also Representative(s) Lynch and Valdez D., Pico, Woodrow--Concerning making nonsubstantive changes to title 43 .
Committee on Transportation \& Local Government

## INTRODUCTION OF RESOLUTION

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

## SJR22-006 by Senator(s) Cooke and Zenzinger; also Representative(s)

 Will--Concerning declaring the week of May 11-16, 2022, as Police Week, and, in connection therewith, declaring May 15, 2022, as Peace Officers' Memorial Day.
## LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Geitner, the following item on the Special Orders Calendar for Monday, March 21, 2022 was moved to the General Orders Calendar for Monday, March 21, 2022--SB22-034.

## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Ricks, Soper, Williams.

On motion of Representative Geitner, the House adjourned until 9:00 a.m., Thursday, March 17, 2022.

Approved:
Alec Garnett,
Speaker
Attest:
Robin Jones,
Chief Clerk

## HOUSE JOURNAL

# SEVENTY-THIRD GENERAL ASSEMBLY <br> STATE OF COLORADO 

## Second Regular Session

Sixty-fifth Legislative Day
Thursday, March 17, 2022

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 Representative Iman Jodeh, Aurora.
The roll was called with the following result:
Present--63.
Excused--Representative(s) Hanks, Ortiz--2.
The Speaker declared a quorum present.

On motion of Representative Jodeh, the House Journal of Wednesday, March 16, 2022, 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.

HB22-1286 by Representative(s) Esgar and Garnett; also Senator(s) Moreno and Fenberg-Concerning the payment of the 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.

| YES | 40 | NO | 23 |  | EXCUSED | 2 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |  |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |  |


| Bradfield | N | Hooton | Y | Ortiz | E | Van Beber | N |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Benavidez, Bernett, Bird, Boesenecker, Caraveo, Cutter, Exum, Froelich, Gonzales-Gutierrez, Gray, Herod, Hooton, Jodeh, Kipp, Lindsay, Lontine, McCluskie, McCormick, McLachlan, Michaelson Jenet, Mullica, Ricks, Sirota, Snyder, Sullivan, Tipper, Titone, Valdez A., Weissman, Woodrow

HB22-1264 by Representative(s) Valdez D. And Woodrow, Lynch, Pico; also Senator(s) Moreno and Woodward, Kirkmeyer, Zenzinger-Concerning updating references to the federal food and drug administration in the health insurance law.

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

| YES | $\mathbf{6 2}$ | NO | $\mathbf{1}$ | EXCUSED | 2 | ABSENT | $\mathbf{0}$ |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | E | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Boesenecker, Esgar, Exum, Jodeh, Snyder

HB22-1003 by Representative(s) Daugherty and Gonzales-Gutierrez; also Senators Coleman and Hinrichsen-Concerning creating a grant program to fund projects that reduce crime among youth, 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 | 41 | NO | 22 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | E | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Benavidez, Bernett, Bird, Boesenecker, Caraveo, Cutter, Duran, Esgar, Exum, Froelich, Gray, Herod, Hooton, Jodeh, Kennedy, Kipp, Lindsay, Lontine, McCluskie, McCormick, Michaelson Jenet, Ricks, Sirota, Snyder, Sullivan, Tipper, Titone, Valdez A., Valdez D., Weissman, Woodrow, Young

## HB22-1068 by Representative(s) McCormick and Lynch; also

 Senator(s) Jaquez Lewis-Concerning medicaid reimbursement for therapy using equine movement.The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

| YES | 58 | NO | 5 | EXCUSED | 2 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | - | Valdez A. | Y |
| Boesenecker |  | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | E | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |


| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y | Co-sponsor(s) added: Representative(s) Amabile, Bacon, Benavidez, Bernett, Bird, Boesenecker, Caraveo, Cutter, Duran, Esgar, Exum, Froelich, Gray, Herod, Hooton, Jodeh, Kennedy, Kipp, Lindsay, Lontine, McCluskie, McCormick, Michaelson Jenet, Ricks, Sirota, Snyder, Sullivan, Tipper, Titone, Valdez A., Valdez D., Weissman, Woodrow, Young

HB22-1247 by Representative(s) Herod and McCluskie, Ransom; also Senator(s) Hansen and Rankin, Moreno-Concerning requirements for additional supplemental payments for nursing facility providers, 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 | $\mathbf{5 9}$ | NO | $\mathbf{4}$ | EXCUSED | 2 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | E | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bernett, Bird, Bockenfeld, Boesenecker, Caraveo, Cutter, Duran, Esgar, Exum, Froelich, Gonzales-Gutierrez, Hooton, Jodeh, Kennedy, Kipp, Lindsay, Lontine, McCormick, McLachlan, Michaelson Jenet, Mullica, Ricks, Soper, Titone, Valdez A., Valdez D., Woodrow, Young

HB22-1055 by Representative(s) Lontine and Herod, Bacon, Bernett, Cutter, Duran, Esgar, Froelich, Hooton, Jodeh, Kipp, McLachlan, Michaelson Jenet, Sirota, Titone, Young; also Senator(s) Jaquez Lewis and Winter, Buckner, Gonzales, Story-Concerning a sales and use tax exemption for essential hygiene products.

1 The question being "Shall the bill pass?".
2 A roll call vote was taken. As shown by the following recorded vote, a 3 majority of those elected to the House voted in the affirmative and the bill 4 was declared passed.

| YES | 50 | NO | 13 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | E | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | $Y$ | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bird, Boesenecker, Caraveo, Daugherty, Exum, Gonzales-Gutierrez, Gray, Kennedy, Lindsay, McCormick, Mullica, Ricks, Roberts, Sullivan, Tipper, Valdez A., Valdez D., Weissman, Woodrow, Speaker

SB22-108 by Senator(s) Liston; also Representative(s) Valdez D.-Concerning documentation requirements to demonstrate the weight of certain trucks that are more than four thousand five hundred pounds but not more than ten thousand pounds.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | $\mathbf{6 3}$ | NO | $\mathbf{0}$ | EXCUSED | $\mathbf{2}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | E | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |


| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  | Speaker | Y |  |

Co-sponsor(s) added: Representative(s) Cutter, Exum, Gray, Hooton, Jodeh, Lindsay

## LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Esgar, the following item(s) on the Calendar were laid over until Friday, March 18, 2022, retaining place on Calendar:

Consideration of Resolution(s)--SJR22-006.
Consideration of Senate Amendment(s)--HB22-1046, HB22-1150, HB22-1110, HB22-1102.

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## BUSINESS AFFAIRS AND LABOR

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

HB22-1142 be postponed indefinitely.

HB22-1222 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 2, line 21, after the period add "If an employee OR MANAGER WITH A RESPONSIBLE VENDOR DESIGNATION LEAVES THE employment of a licensed medical mariuuana business or retail MARIJUANA BUSINESS AND IS EMPLOYED BY ANOTHER LICENSED MEDICAL MARIUUANA BUSINESS OR RETAIL MARIJUANA BUSINESS, THE EMPLOYEE OR manager does not have to receive a new responsible vendor DESIGNATION UNTIL THE EMPLOYEE'S OR MANAGER'S CURRENT ReSponsible vendor designation expires.".

Page 3, lines 12 and 13, strike "OF THE Employees, managers, and controlling beneficial owners" and substitute "controlling BENEFICIAL OWNERS WITH DAY-TO-DAY OPERATIONAL CONTROL OF THE LICENSED PREMISES, ALL MANAGEMENT PERSONNEL WITH RESPONSIBILITY for sales or the training of employees who engage in sales or other consumer interactions, and all employee licensees involved in the handing and sale of regulated marijuana".

Page 3, line 20, strike "OWNER," and substitute "OWNER THAT MEET THE REQUIREMENTS OF THIS SUBSECTION (1)(c),".

Page 3, line 24, strike "LICENSED" and substitute "MEDICAL MARIJUANA BUSINESS OR RETAIL MARIJUANA".

Page 4, strike lines 2 and 3 and substitute "VERIFY THE DESIGNATION WITHIN NINETY DAYS AFTER EMPLOYMENT BEGINS.".

Page 4, line 6, strike "from the program vendor" and substitute "from the program vendor".

Page 4, line 9, strike "date, place, time, and duration of training" and substitute "date, place, time, and duration of training DATE OF THE TRAINING PROGRAM AND THE APPROVED TRAINING PROGRAM PROVIDER".

Page 4, strike line 16 and substitute "DATE OF THE TRAINING PROGRAM AND THE APPROVED TRAINING PROGRAM PROVIDER.".

Page 6, strike lines 10 through 18 and substitute:
"SECTION 5. Act subject to petition - effective date. This act takes effect January 1, 2023; 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 2022 and, in such case, will take effect January 1, 2023, or on the date of the official declaration of the vote thereon by the governor, whichever is later.".

HB22-1230 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 6, strike line 3 and substitute "YEAR, THE GENERAL ASSEMBLY".

Page 6, line 5, after the period insert "For the 2023-24 state fiscal YEAR AND EACH YEAR THEREAFTER, THE GENERAL ASSEMBLY SHALL APPROPRIATE MONEY FROM THE GENERAL FUND TO THE FUND FOR THE PURPOSES OF THIS PART 4.".

Page 6, line 20, strike "repeal" and substitute "amend".
Page 6, strike lines 22 and 23 and substitute:
"8-83-407. Repeal of part. This part 4 is repealed, effective September 30, 2022 SEPTEMBER 1, 2029.".

HB22-1261 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 21 through 27.
Page 5, strike lines 1 through 4.
Renumber succeeding sections accordingly.

## HB22-1262 be referred to the Committee of the Whole with favorable recommendation. <br> SB22-032 be referred favorably to the Committee on Appropriations.

## EDUCATION

After consideration on the merits, the Committee recommends the following:
$\underline{\text { HB22-1248 be referred favorably to the Committee on Appropriations. }}$

HB22-1255 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 9, strike "2023," and substitute "2024,". Page 6, line 11, strike "SIXTEEN" and substitute "FIFTEEN".

Page 7, strike lines 3 through 5.
Renumber succeeding subparagraphs accordingly.
Page 8 , line 12 , strike "AND".
Page 8, strike line 16 and substitute:
"DISABILITIES; AND
(c) ThE AVAILABILITY OF FINANCIAL ASSISTANCE FOR STUDENTS WITH DISABILITIES.".

## JUDICIARY

After consideration on the merits, the Committee recommends the following:
$\underline{\text { HB22-1147 }}$ be postponed indefinitely.

HB22-1270 be referred to the Committee of the Whole with favorable recommendation.

HB22-1272 be referred to the Committee of the Whole with favorable recommendation.

HB22-1288 be referred to the Committee of the Whole with favorable recommendation.

## PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed: HB22-1302, 1303, 1304.

## SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: HB22-1017, 1035, 1041, 1073, 1087, 1112, 1135, 1169.

## MESSAGE(S) FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-143.
The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-144 amended in General Orders as printed in Senate Journal, March 16, 2022, and in Third Reading as printed in the Senate Journal, March 17, 2022.

The Senate has passed on Third Reading and transmits herewith:
HB22-1113.

## MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, SB22-143.
without comment, as amended, SB22-144.

## INTRODUCTION OF RESOLUTION

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


#### Abstract

HJR22-1016 by Representative(s) Duran and Rich, Bradfield, Luck; also Senator(s) Jaquez Lewis and Winter--Concerning the recognition of National Women's History Month, and, in connection therewith, designating March as Colorado Women's History Month.


## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Benavidez, Boesenecker, Duran, Geitner, Kennedy, Larson, Lontine, Michaelson Jenet, Neville, Ricks, Roberts, Sandridge, Titone, Van Beber.

On motion of Representative Weissman, the House adjourned until 9:00 a.m., Friday, March 18, 2022.

Approved:
Alec Garnett, Speaker
Attest:
Robin Jones, Chief Clerk

# HOUSE JOURNAL SEVENTY-THIRD GENERAL ASSEMBLY STATE OF COLORADO Second Regular Session 

Sixty-sixth Legislative Day
Friday, March 18, 2022

Prayer by Representative Shannon Bird, Westminster.
The Speaker called the House to order at 9:00 a.m.
Pledge of Allegiance led by Iman Jodeh, Aurora.
The roll was called with the following result:
Present--62.
Excused--Representative(s) Hooton, Ricks, Woodrow--3.
Present after roll call--Representative(s) Hooton, Ricks, Woodrow.
The Speaker declared a quorum present.

On motion of Representative Jodeh, the House Journal of Thursday, March 17, 2022, was declared approved as corrected by the Chief Clerk.

## CONSIDERATION OF RESOLUTION(S)

HJR22-1016 by Representative(s) Duran and Rich, Bradfield, Luck; also Senator(s) Jaquez Lewis and Winter-Concerning the recognition of National Women's History Month, and, in connection therewith, designating March as Colorado Women's History Month.
(Laid Over from March 17, 2022.)
(Printed and placed in members' files.)
On motion of Representative Rich, the resolution was read at length and was adopted by viva voce vote.

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Baisley, Benavidez, Bernett, Bird, Boesenecker, Caraveo, Cutter, Daugherty, Esgar, Exum, Froelich, Gonzales-Gutierrez, Gray, Herod, Hooton, Jodeh, Kennedy, Kipp, Lindsay, Lontine, McCluskie, McCormick, McLachlan, Michaelson Jenet, Mullica, Ortiz, Ricks, Roberts, Sirota, Snyder, Sullivan, Tipper, Titone, Valdez A., Valdez D., Van Beber, Weissman, Will, Woodrow, Young, Speaker

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## APPROPRIATIONS

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

HB22-1001 be referred to the Committee of the Whole with favorable recommendation.

HB22-1004 be referred to the Committee of the Whole with favorable recommendation.

HB22-1118 be referred to the Committee of the Whole with favorable recommendation.

HB22-1157 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 7, after line 9 insert:
"SECTION 3. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 360,000$ is appropriated to the department of public health and environment. This appropriation is from the general fund. To implement this act, the department may use this appropriation as follows:
(a) $\$ 40,000$ for use by administration and support for operating expenses related to health statistics and vital records; and
(b) $\$ 320,000$ for use by disease control and public health response for immunization operating expenses related to general disease control and surveillance.".

Renumber succeeding section accordingly.
Page 1, line 103, strike "INEQUITIES." and substitute "INEQUITIES, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1202 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 26 insert:
"SECTION 2. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 163,338$ is appropriated to the department of education. This appropriation is from the general fund. To implement this act, the department may use this appropriation as follows:
(a) $\$ 128,341$ for federal nutrition programs, which amount is based on an assumption that the department will require an additional 0.4 FTE; and
(b) $\$ 34,997$ for administration related to public school finance, which amount is based on an assumption that the department will require an additional 0.1 FTE.".

Renumber succeeding section accordingly.
Page 1, line 105, strike "YEAR." and substitute "YEAR AND MAKING AN APPROPRIATION.".

HB22-1234 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 7, after line 7 insert:
"SECTION 2. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 1,000,000$ is appropriated to the department of public safety for use by the division of homeland security and emergency management. This appropriation is from the general fund. To implement this act, the division may use this appropriation as follows:
(a) $\$ 29,615$ for personal services related to the office of prevention and security, which amount is based on an assumption that the office will require an additional 0.5 FTE ;
(b) $\$ 7,550$ for operating expenses related to the office of prevention and security; and
(c) $\$ 962,835$ for program administration related to the office of preparedness, which amount is based on an assumption that the office will require an additional 0.5 FTE.".

Renumber succeeding section accordingly.
Page 1, line 102, strike "PROGRAM." and substitute "PROGRAM, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

## EDUCATION

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

HB22-1265 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 2, line 2, strike "repeal (6)" and substitute "amend (2)(c); repeal (6); and add (2.5)".

Page 2, strike line 5 and substitute "duties - approval. (2) The EDAC shall:
(c) Review each data reporting request made to school districts and public schools and notify school districts and public schools that WHICH OF THE FOLLOWING DESIGNATIONS APPLIES:
(I) The request is mandatory because it is required by statute or rule;
(II) THE REQUEST is required to acquire a benefit because a statute or rule requires a school district or public school that chooses to seek or receive a specified governmental benefit to report the data; or
(III) THE REQUEST is voluntary because it is not specifically required by a statute or rule;
(2.5) IF THERE IS A DIFFERENCE BETWEEN THE DESIGNATION IDENTIFIED BY THE EDAC PURSUANT TO SUBSECTION (2)(c) OF THIS SECTION AND THE DEPARTMENT'S FINAL DETERMINATION, THE STATE bOARD SHALL ENGAGE IN A PUBLIC INFORMATION SESSION WITH THE OPPORTUNITY FOR PUBLIC INPUT AND TO ALLOW THE EDAC AND THE DEPARTMENT TO DISCUSS THEIR PERSPECTIVES.
(6) (a) This section is repealed, effective July 1, 2022.".

HB22-1276 be referred to the Committee of the Whole with favorable recommendation.

SB22-003 be referred to the Committee of the Whole with favorable recommendation.

SB22-121 be referred to the Committee of the Whole with favorable recommendation.

## ENERGY AND ENVIRONMENT

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

HB22-1249 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 "(1) (a)" and substitute "(1) (a) (I)".

Page 3, after line 7 insert:
"(II) On or before July 1, 2024, the office shall:
(A) Publish a DRaft roadmap;
(B) Post the draft roadmap on its website and provide a MECHANISM FOR RECEIVING PUBLIC COMMENT ON THE DRAFT ROADMAP; AND
(C) Allow public COMMENT ON THE DRAFT ROADMAP FOR AT LEAST THIRTY DAYS.
(III) THE OFFICE, IN COLLABORATION WITH THE DEPARTMENT AND THE RESILIENCY OFFICE, SHALL REVIEW ANY COMMENTS RECEIVED ABOUT THE DRAFT ROADMAP.".

Page 3, line 19, strike "COMMISSION;" and substitute "COMMISSION AND THE COMMISSION'S STAFF;".

Page 3, strike lines 24 and 25 and substitute "COMMUNITIES;
(F) Representatives of communities at the highest risk of POWER OUTAGES AS DESCRIBED IN SUBSECTION (2)(b)(IV) OF THIS SECTION;
(G) REPRESENTATIVES OF MUNICIPAL, COUNTY, OR CITY AND COUNTY GOVERNMENTS;
(H) Representatives of commercial and industrial utility CUSTOMERS;
(I) Representatives of Labor organizations; and
(J) REPRESENTATIVES FROM THE DEPARTMENT OF PUBLIC SAFETY CREATED IN SECTION 24-33.5-103 (1), REPRESENTATIVES FROM THE DIVISION OF HOMELAND SECURITY AND EMERGENCY MANAGEMENT CREATED IN SECTION 24-33.5-1603 (1), AND OTHER REPRESENTATIVES OF CRITICAL INFRASTRUCTURE IN THE STATE.
(III) In ADDITION TO SEEKING INPUT FROM THE GROUPS LISTED IN SUBSECTION (1)(b)(II) OF THIS SECTION, THE OFFICE, DEPARTMENT, AND RESILIENCY OFFICE, WHEN DEVELOPING THE ROADMAP, SHALL TAKE INTO CONSIDERATION UTILITY WILDFIRE MITIGATION PLANS.".

Page 4, strike lines 1 through 6 and substitute "REGARDING WHETHER, HOW, AND IN WHAT MANNER MICROGRIDS MAY BE USED TO:
(A) Help harden the grid and improve grid resilience and RELIABILITY FOR INDIVIDUAL CUSTOMERS;
(B) Help harden the grid and improve grid resilience and RELIABILITY FOR COMMUNITIES AND MULTIPLE CUSTOMERS;
(C) Deliver and manage electricity and the necessary INFRASTRUCTURE IN CIRCUMSTANCES WHERE EXTENDING DISTRIBUTION INFRASTRUCTURE MAY NOT BE PRACTICABLE; AND
(D) Operate autonomously and disconnected from the GRID, WHEN NECESSARY, TO SERVE THE ELECTRICITY NEEDS OF COMMUNITIES, NEIGHBORHOODS, OR BUILDINGS.".

Page 4, line 24, strike "MUST" and substitute "MAY".
Page 5, strike lines 5 through 7 and substitute:
"(G) Schools;
(H) INFORMATION TECHNOLOGY FACILITIES FOR PUBLIC INSTITUTIONS; AND
(I) ANY OTHER FACILITIES IDENTIFIED BY THE OFFICE AND RESILIENCY OFFICE.".

Page 5, line 12, strike "SUCH".
Page 5, strike line 25 and substitute:
"(D) Improve customer choice, including cost impacts and BENEFITS TO THE CUSTOMER SERVED BY THE MICROGRID AND TO OTHER CUSTOMERS SERVED BY THE UTILITY;
(E) BE INCLUDED IN DISTRIBUTED ENERGY RESOURCE PLANNING;".

Reletter succeeding sub-subparagraphs accordingly.

Page 6, after line 6 insert:
"(VII) EXPLORE OPPORTUNITIES TO FOSTER PUBLIC-PRIVATE PARTNERSHIPS, INCLUDING UTILITY PILOT PROGRAMS AND COST-RECOVERY MECHANISMS TO SUPPORT UTILITY RESILIENCE INITIATIVES;".

Renumber succeeding subparagraphs accordingly.
Page 6, line 22, strike "DEVELOPMENT" and substitute "SAFETY, DEVELOPMENT, MAINTENANCE,".

Page 6, line 26, strike "DEVELOPMENT" and substitute "SAFETY, DEVELOPMENT, MAINTENANCE,".

Page 7, strike lines 1 and 2 and substitute:
"(C) Statutory or Rule changes required to enable safe AND RELIABLE MICROGRID DEVELOPMENT, MAINTENANCE, AND DEPLOYMENT;".

Page 7, strike lines 8 and 9 and substitute "SAFETY, DEVELOPMENT, MAINTENANCE, AND DEPLOYMENT; AND
(G) EDUCATION AND OUTREACH PROGRAMS, INCLUDING APPRENTICESHIP PROGRAMS, AS DEFINED IN SECTION 8-83-308 (3)(a).".

Page 1, line 101, before "ROADMAP" insert "MICROGRID".

## FINANCE

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

HB22-1129 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 21 through 25.
Page 3, strike line 1 and substitute:
"(c) Almost all of these federal funds are available to be USED FOR GOVERNMENT SERVICES DUE TO THE STATE'S REDUCTION IN REVENUE FOR THE CALENDAR YEARS 2020 AND 2021;".

Page 4, line 1, strike "SECTIONS 39-22-2002 (6) AND 39-22-2003 (5)" and substitute "SECTION 39-22-2002 (6)".

HB22-1212 be referred favorably to the Committee on Appropriations.

HB22-1232 be referred favorably to the Committee on Appropriations.

HB22-1235 be referred favorably to the Committee on Appropriations.

## HEALTH AND INSURANCE

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

HB22-1015 be postponed indefinitely.

HB22-1064 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend printed bill, page 7, line 12, strike "add (4.5)" and substitute "amend (1); and add (1.3), (1.5), (4.5), (5.5), (9.5)".

Page 7, after line 15 insert:
"(1) "Cigarette, tobaceoproduct, ornicotine produet" has the same meaning as provided in section 18-13-121 (5) (a) "AGE-RESTRICTED PREMISES" MEANS A RETAIL LOCATION AT WHICH A CUSTOMER, IN ORDER TO ENTER THE RETAIL LOCATION, MUST PRESENT TO THE OWNER OR AN EMPLOYEE AT THE ENTRANCE TO THE PREMISES, A VALID GOVERNMENT-ISSUED PHOTOGRAPHIC IDENTIFICATION THAT DEMONSTRATES THAT THE CUSTOMER IS TWENTY-ONE YEARS OF AGE OR OLDER.
(b) "AGE-RESTRICTED PREMISES" INCLUDES A RETAIL LOCATION THAT MEETS THE REQUIREMENTS OF SUBSECTION (1)(a) OF THIS SECTION AND AT WHICH CUSTOMERS CONSUME CIGARETTES, TOBACCO PRODUCTS, OR NICOTINE PRODUCTS ON PREMISES, SUCH AS A HOOKAH LOUNGE OR CIGAR-TOBACCO BAR, AS DEFINED IN SECTION 25-14-203 (4).
(c) "Age-Restricted premises" does not include a retail LIQUOR STORE AS DEFINED IN SECTION 44-3-103 (48).
(1.3) "CigAR LOUNGE" MEANS AN ESTABLISHMENT THAT:
(a) IS EXEMPTED FROM INDOOR SMOKING RESTRICTIONS UNDER SECTION 25-14-205;
(b) In THE CALENDAR YEAR ENDING DECEMBER 31, 2022, AND FOR EACH CALENDAR YEAR THEREAFTER, GENERATES NINETY PERCENT OR MORE OF ITS REVENUE FROM THE SALE FOR ON-SITE CONSUMPTION OF PREMIUM CIGARS;
(c) ON AND AFTER THE EFFECTIVE DATE OF THIS SUBSECTION (1.3):
(I) Has not changed ownership;
(II) HAS NOT EXPANDED IN SIZE OR CHANGED ITS LOCATION; AND
(III) HAS NOT BEEN CLOSED FOR MORE THAN SIXTY CONSECUTIVE DAYS; AND
(d) Does not permit on its premises:
(I) An individual under twenty-one years of age;
(II) The consumption of Food or alcohol beverages; and
(III) ANY PERFORMANCE OF LIVE ENTERTAINMENT, INCLUDING PERFORMANCES BY SINGERS, MUSICIANS, DISC JOCKEYS, DANCERS, OR COMEDIANS.
(1.5) "Cigarette, tobacco product, or nicotine product" HAS THE SAME MEANING AS PROVIDED IN SECTION 18-13-121 (5).".

Page 7, after line 23 insert:
"(5.5) "ID SCANNER" MEANS AN ELECTRONIC DEVICE USED TO SCAN AND VERIFY IN REAL TIME THE AUTHENTICITY OF AN IDENTIFICATION PURPORTED TO BE A VALID GOVERNMENT-ISSUED PHOTOGRAPHIC IDENTIFICATION CARD.
(9.5) "Premium cigar" Means a cigar that:
(a) IS HANDMADE;
(b) IS NOT MASS PRODUCED THROUGH USE OF MECHANIZATION;
(c) HAS A WRAPPER THAT IS MADE ENTIRELY FROM WHOLE TOBACCO LEAF;
(d) HAS A FILLER COMPOSED OF AT LEAST FIFTY PERCENT NATURAL LONG-LEAF FILLER TOBACCO;
(e) Does not have a filter, tip, or nontobacco mouthpiece;
(f) IS CAPPED BY HAND; AND
(g) Has a wholesale price per cigar of no less than:
(I) For the calendar year ending December 31, 2022, TWELVE DOLLARS; AND
(II) For Calendar year 2023, and for each calendar year THEREAFTER, TWELVE DOLLARS PLUS THE AMOUNT REFLECTING ANY PERCENTAGE INCREASE IN THE UNITED STATES DEPARTMENT OF LABOR'S BUREAU OF LABOR STATISTICS CONSUMER PRICE INDEX FOR DENVER-AURORA-LAKEWOOD FOR ALL ITEMS AND ALL URBAN CONSUMERS, OR ITS SUCCESSOR INDEX.".

Page 8, line 2, strike "products -" and substitute "products or synthetic nicotine products - permit for age-restricted premises - rules definition -".

Page 8 , line 3 , after "(1)" insert "(a)".
Page 8 , line 4 , strike "OR MARKET" and substitute "MARKET, SHIP, OR DELIVER".

Page 8, line 5, strike "PRODUCT." and substitute "PRODUCT; EXCEPT THAT A RETAILER MAY SELL, OFFER FOR SALE, ADVERTISE FOR SALE, DISPLAY, OR MARKET IN THE STATE ANY FLAVORED PIPE TOBACCO PRODUCT.".

Page 8, after line 5 insert:
"(b) A RETAILER AUTHORIZED TO DELIVER CIGARETTES, TOBACCO PRODUCTS, OR NICOTINE PRODUCTS PURSUANT TO SECTION 44-7-104.7 (3)(b) OR (3)(c) SHALL NOT DELIVER FLAVORED CIGARETTES, TOBACCO PRODUCTS, OR NICOTINE PRODUCTS.".

Page 8, strike line 25 and substitute:
"(3) A RETAILER SHALL NOT SELL, OFFER FOR SALE, ADVERTISE FOR SALE, DISPLAY, OR MARKET IN THIS STATE ANY SYNTHETIC NICOTINE PRODUCT.
(4) This section is enforceable only against a Retailer AND".

Page 9, strike line 1 and substitute "NICOTINE PRODUCT OR SYNTHETIC NICOTINE PRODUCT.".

Page 9, after line 1 insert:
"(5) This SECTION DOES NOT APPLY TO A PREMIUM CIGAR SOLD AT A CIGAR LOUNGE FOR ON-SITE CONSUMPTION.
(6) (a) (I) A RETAILER SHALL NOT SELL OR PERMIT THE SALE OF FLAVORED CIGARETTES, TOBACCO PRODUCTS, OR NICOTINE PRODUCTS IN THE STATE WITHOUT FIRST OBTAINING FROM THE DIVISION A PERMIT TO SELL FLAVORED CIGARETTES, TOBACCO PRODUCTS, OR NICOTINE PRODUCTS AT AN AGE-RESTRICTED PREMISES.
(II) Only a Retailer with a valid state license may apply FOR A PERMIT PURSUANT TO THIS SUBSECTION (6), AND ONLY WITH RESPECT TO A RETAIL LOCATION THAT, AS OF THE EFFECTIVE DATE OF THIS SUbSECTION (6), IS AN AGE-RESTRICTED PREMISES. To APPLY FOR AN initial permit, a retailer shall pay a fee in an amount of three THOUSAND DOLLARS OR AN AMOUNT DETERMINED BY THE EXECUTIVE DIRECTOR BY RULE PURSUANT TO SUBSECTION (6)(c)(II) OF THIS SECTION.
(III) A PERMIT IS VALID FOR ONE YEAR AND MAY BE RENEWED IN THE FORM AND MANNER DETERMINED BY THE DIVISION AND BY PAYMENT OF A RENEWAL FEE SET BY RULE PURSUANT TO SUBSECTION (6)(c)(II) OF this section. If a Permit holder's state license is suspended or REVOKED, THE PERMIT HOLDER'S PERMIT IS LIKEWISE SUSPENDED OR REVOKED.
(IV) An owner of multiple retail locations that are AGE-RESTRICTED PREMISES MUST APPLY FOR A SEPARATE PERMIT FOR EACH RETAIL LOCATION.
(V) A permit is nontransferable. If a permit holder ceases TO BE A RETAILER AT A RETAIL LOCATION BY REASON OF DISCONTINUANCE, SALE, OR TRANSFER OF THE PERMIT HOLDER'S BUSINESS, THE PERMIT HOLDER SHALL NOTIFY THE DIVISION IN WRITING ON OR BEFORE THE DATE ON WHICH THE DISCONTINUANCE, SALE, OR TRANSFER TAKES EFFECT.
(b) (I) THE DIVISION SHALL APPROVE OR DENY AN APPLICATION FOR A PERMIT WITHIN SIXTY DAYS AFTER RECEIVING THE APPLICATION and permit fee. If the division denies an application, it shall INFORM THE APPLICANT OF THE REASONS FOR THE DENIAL, AND THE APPLICANT, WITHIN FOURTEEN DAYS AFTER RECEIVING THE WRITTEN denial, may request that a hearing be held on the matter in ACCORDANCE WITH SECTION 44-7-105.
(II) Upon ObTAINING A PERMIT FROM THE DIVISION PURSUANT TO THIS SUBSECTION (6), THE RETAILER SHALL CONSPICUOUSLY DISPLAY THE PERMIT AT THE RETAIL LOCATION.
(III) THE DIVISION MAY COORDINATE THE RENEWAL DATE FOR A PERMIT WITH THE RENEWAL DATE FOR THE PERMIT HOLDER'S STATE LICENSE FOR THE RETAIL LOCATION.
(c) The executive director shall adopt rules establishing THE FOLLOWING WITH REGARD TO PERMITS ISSUED PURSUANT TO THIS SUBSECTION (6):
(I) Notwithstanding SECTION 44-7-104 (3)(b)(I), A REQUIREMENT THAT THE DIVISION PERFORM, CAUSE TO BE PERFORMED, OR COORDINATE WITH A LOCAL AUTHORITY IN THE PERFORMANCE OF AT LEAST SIX COMPLIANCE CHECKS PER YEAR OF AN AGE-RESTRICTED PREMISES FOR WHICH THE RETAILER HAS OBTAINED A PERMIT PURSUANT TO THIS SUBSECTION (6). THE COMPLIANCE CHECKS MUST INCLUDE:
(A) VERIFICATION THAT IDENTIFICATION IS CHECKED AT THE ENTRANCE TO THE AGE-RESTRICTED PREMISES; AND
(B) VERIFICATION THAT, IN CHECKING IDENTIFICATION, THE RETAILER USES AN ID SCANNER THAT COMPLIES WITH RULES ADOPTED PURSUANT TO SUBSECTION (6)(c)(III) OF THIS SECTION.
(II) A PERMIT RENEWAL FEE IN AN AMOUNT EQUAL TO THE DIRECT AND INDIRECT COSTS THAT THE DIVISION INCURS IN ENFORCING PERMITS, INCLUDING THE DIRECT AND INDIRECT COSTS INCURRED IN PERFORMING compliance checks. The executive director may, by rule, adjust THE INITIAL PERMIT FEE SET IN SUBSECTION (6)(a)(II) OF THIS SECTION IF THE ADJUSTED FEE EQUALS THE DIRECT AND INDIRECT COSTS THAT THE DIVISION INCURS IN ENFORCING PERMITS.
(III) Specification requirements For ID scanners used at AGE-RESTRICTED PREMISES OR A LIST OF APPROVED ID SCANNER MODELS, based on the need for retailers to use the most accurate ID SCANNERS AVAILABLE AT AGE-RESTRICTED PREMISES; AND
(IV) THE MAXIMUM NUMBER OF ANNUAL PERMITS THAT THE DIVISION MAY ISSUE BASED ON THE NUMBER OF RETAIL LOCATIONS THAT, AS OF THE EFFECTIVE DATE OF THIS SUBSECTION (6), ARE:
(A) Age-Restricted premises; And
(B) Operated under a valid license issued pursuant to SECTION 44-7-104.5.
(d) A Permit issued under this subsection (6) is subject to THE SAME SUSPENSION AND REVOCATION PROVISIONS SET FORTH IN SECTION 44-7-105 (1)(b).
(e) (I) THE DIVISION SHALL REQUIRE AS A CONDITION OF A PERMIT ISSUED PURSUANT TO THIS SUBSECTION (6) THAT THE RETAILER AFFIX A UNIQUE IDENTIFYING NUMBER TO, OR HAVE A UNIQUE IDENTIFYING NUMBER AFFIXED TO, THE PACKAGING OF THE FOLLOWING PRODUCTS:
(A) EACH INDIVIDUAL ELECTRONIC SMOKING DEVICE THAT IS OFFERED FOR SALE AT THE RETAIL LOCATION FOR WHICH THE PERMIT IS ISSUED AND THAT IS A FLAVORED CIGARETTE, TOBACCO PRODUCT, OR NICOTINE PRODUCT; AND
(B) EACH INDIVIDUAL CARTRIDGE OR OTHER CONTAINER OF LIQUID THAT IS INTENDED TO BE VAPORIZED WHEN USED WITH AN ELECTRONIC SMOKING DEVICE, SUCH AS A VAPE PEN; THAT IS OFFERED FOR SALE AT THE RETAIL LOCATION FOR WHICH THE PERMIT IS ISSUED; AND THAT IS A FLAVORED CIGARETTE, TOBACCO PRODUCT, OR NICOTINE PRODUCT.
(II) THE DIVISION SHALL DEVELOP OR CAUSE TO BE DEVELOPED A SYSTEM THROUGH WHICH A UNIQUE IDENTIFYING NUMBER AFFIXED TO THE PACKAGING OF A PRODUCT LISTED IN SUBSECTION (6)(e)(I)(A) OR (6)(e)(I)(B) OF THIS SECTION MAY BE TRACKED IN ORDER TO DETERMINE THE RETAIL LOCATION AT WHICH THE PRODUCT WAS SOLD, FURNISHED, OR otherwise obtained. The system must also incorporate data INCLUDED IN RETAILERS' MONTHLY REPORTS SUBMITTED TO THE DIVISION PURSUANT TO SUBSECTION (6)(e)(IV)(C) OF THIS SECTION REGARDING THE FLAVORED CIGARETTES, TOBACCO PRODUCTS, OR NICOTINE PRODUCTS SOLD AND WHEN AND TO WHOM THEY WERE SOLD. THE DIVISION SHALL ENSURE THAT LOCAL LICENSING AUTHORITIES MAY ACCESS THE SYSTEM,

OR BE ABLE TO REQUEST FROM THE DIVISION DATA LOGGED INTO THE SYSTEM, TO ENFORCE AGAINST THE UNLAWFUL SALE OR FURNISHING OF FLAVORED CIGARETTES, TOBACCO PRODUCTS, OR NICOTINE PRODUCTS TO MINORS.
(III) If SCHOOL PERSONNEL OR A PARENT FINDS A MINOR IN POSSESSION OF A FLAVORED CIGARETTE, TOBACCO PRODUCT, OR NICOTINE PRODUCT WITH A UNIQUE IDENTIFYING NUMBER AFFIXED TO THE PACKAGING OF THE PRODUCT AND REPORTS IT TO THE DIVISION OR A LOCAL LICENSING AUTHORITY, THE DIVISION OR LOCAL LICENSING AUTHORITY MAY USE THE UNIQUE IDENTIFYING NUMBER AND THE RESULTS OF A SEARCH CONDUCTED ON THE UNIQUE IDENTIFYING NUMBER IN AN INVESTIGATION TO DETERMINE:
(A) At which retail location the flavored cigarette, TOBACCO PRODUCT, OR NICOTINE PRODUCT WAS SOLD;
(B) Who FURNISHED THE FLAVORED CIGARETTE, TOBACCO PRODUCT, OR NICOTINE PRODUCT TO THE MINOR;
(C) Whether the person who furnished the flavored CIGARETTE, TOBACCO PRODUCT, OR NICOTINE PRODUCT TO THE MINOR, IF THE PERSON WAS A RETAILER OR EMPLOYEE OF A RETAILER, WAS PRESENTED WITH AND REASONABLY RELIED UPON A GOVERNMENT-ISSUED PHOTOGRAPHIC IDENTIFICATION INDICATING THAT THE MINOR WAS AN ADULT AT THE TIME OF PURCHASE; AND
(D) Whether and to what extent the person should be PENALIZED UNDER SECTION 18-13-121 (1) AND, IF THE PERSON IS A RETAILER, PURSUANT TO SECTION 44-7-106.
(IV) As AddITIONAL CONDITIONS OF A PERMIT ISSUED TO A RETAILER PURSUANT TO THIS SUBSECTION (6), A RETAILER SHALL AGREE, IN THE FORM AND MANNER DETERMINED BY THE DIVISION, TO:
(A) Maintain records of unique identifying numbers in a MANNER THAT ALLOWS A DETERMINATION OF WHEN A FLAVORED CIGARETTE, TOBACCO PRODUCT, OR NICOTINE PRODUCT WITH A UNIQUE IDENTIFYING NUMBER AFFIXED TO ITS PACKAGING WAS SOLD AND WHEN AND TO WHOM IT WAS SOLD;
(B) Cooperate with any investigation involving a unique IDENTIFYING NUMBER, INCLUDING ALLOWING ACCESS TO THE RETAILER'S RECORDS DESCRIBED IN SUBSECTION (6)(e)(IV)(A) OF THIS SECTION; AND
(C) Provide the division with monthly reports, in the Form AND MANNER DETERMINED BY THE DIVISION, INDICATING THE FLAVORED CIGARETTES, TOBACCO PRODUCTS, AND NICOTINE PRODUCTS SOLD AND WHEN AND TO WHOM THE PRODUCTS WERE SOLD.
(V) The EXECUTIVE DIRECTOR SHALL ADOPT RULES REGARDING THE IMPLEMENTATION OF THIS SUBSECTION (6)(e), INCLUDING RULES REGARDING THE FOLLOWING:
(A) THE MECHANISM BY WHICH UNIQUE IDENTIFYING NUMBERS WILL BE ASSIGNED FOR THE FLAVORED CIGARETTES, TOBACCO PRODUCTS, AND NICOTINE PRODUCTS LISTED IN SUBSECTIONS (6)(e)(I)(A) AND (6)(e)(I)(B) OF THIS SECTION;
(B) THE SYSTEM CREATED IN ACCORDANCE WITH SUBSECTION (6)(e)(II) OF THIS SECTION; AND
(C) ANY OTHER RULES NECESSARY TO IMPLEMENT THIS SUBSECTION (6)(e).
(VI) As USEd IN THIS SUBSECTION (6)(e), "UNIQUE IDENTIFYING NUMBER" MEANS A UNIQUE SERIES OF NUMERALS, LETTERS, OR BOTH NUMERALS AND LETTERS.".

Page 9, strike line 7 and substitute "(5); and add (6) as follows:".

Page 9, line 9, strike "definition." and substitute "definitions.".
Page 10, after line 12 insert:
"(6) As USED IN THIS SECTION, "SYNTHETIC NICOTINE" MEANS NICOTINE DERIVED FROM A SOURCE OTHER THAN TOBACCO.".

Page 12, strike lines 22 through 24 and substitute:
"SECTION 8. Effective date - applicability. (1) Except as provided in subsection (2) of this section, this act takes effect July 1, 2022, and applies to conduct occurring on or after the effective date of this act.
(2) Sections 3 and 4 of this act take effect January 1, 2024, and apply to conduct occurring on or after the effective date of sections 3 and 4 of this act.".

Page 1, line 106, after "NiCOTINE," insert "PROHIBITING THE DISTRIBUTION OF SYNTHETIC NICOTINE PRODUCTS,".

HB22-1136 be postponed indefinitely.

HB22-1263 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend printed bill, page 9 , line 6 , strike "(2)(b)(II)," and substitute "(2)(b),".

Page 9, line 10, after "12-240-107 (3)(1)" insert "OR 12-240-107 (3)(o)".
Page 9, after line 12 insert:
"(I) Engage in the practice of acupuncture without being licensed;
or".
Page 9 , line 18 , strike "200." and substitute " 200 ; OR".
Page 9, after line 18 insert:
"(III) Use the title "medical acupuncturist" or any other TITLE OR DESIGNATION THAT SUGGESTS THE PERSON IS A MEDICAL ACUPUNCTURIST UNLESS THE PERSON IS PRACTICING PURSUANT TO SECTION 12-240-107 (1)(a) OR 12-240-107 (3)(o).".

On motion of Representative Esgar, SB22-083, HB22-1001, HB22-1118, HB22-1202, HB22-1222, HB22-1288 were made Special Orders on Friday, March 18, at 9:34 a.m.

The hour of 9:34 a.m., having arrived, on motion of Representative Cutter, 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.)

SB22-083 by Senator(s) Coram; also Representative(s) Catlin and Bird-Concerning a broadband provider's use of the public rights-of-way.

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

HB22-1001 by Representative(s) Cutter and Sullivan; also Senator(s) Pettersen and Kolker-Concerning a transfer from the general fund to the department of state cash fund to allow the department of state to reduce business-related fees.

Amendment No. 1, Finance Report, dated March 7, 2022, and placed in member's bill file; Report also printed in House Journal, March 8, 2022.

Amendment No. 2, Business Affairs \& Labor Report, dated February 16, 2022, and placed in member's bill file; Report also printed in House Journal, February 17, 2022.

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

HB22-1118 by Representative(s) Daugherty-Concerning limitations on purchasers' claims for sales and use tax refunds.

Amendment No. 1, Finance Report, dated March 3, 2022, and placed in member's bill file; Report also printed in House Journal, March 4, 2022.

Amendment No. 2, by Representative Benavidez.
Amend the Finance Committee Report, dated March 3, 2022, page 2, strike line 13 and substitute:
"Page 3, line 27, strike "MAKES A FRIVOLOUS" and substitute "FILES A".
Page 4, line 1, after "PAID" insert "DESCRIBED IN SUBSECTION (5)(b) of THIS SECTION AND".".

Page 2, after line 32 insert:

[^15]
## ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: HB22-1001 as amended, HB22-1118 as amended, HB22-1202 as amended, HB22-1222 as amended, HB22-1288 as amended, SB22-083.

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.

| YES | 42 | NO | 20 | EXCUSED | 3 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | E | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | E |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | E |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |
|  |  |  |  |  |  |  |  |

## LAY OVER OF CALENDAR ITEMS

On motion of Representative Esgar, the following items on the Calendar were laid over until Monday, March 21, 2022, retaining place on Calendar:

Consideration of General Orders--SB22-086.
Consideration of Resolution(s)--SJR22-006.
Consideration of Senate Amendment(s)--HB22-1046, HB22-1150, HB22-1110, HB22-1102.

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## EDUCATION

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

HB22-1295 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 11 , line 24 , strike "MULTIPLE" and substitute "Two".

Page 12, after line 27 insert:
" (g) If THE EXECUTIVE DIRECTOR DECIDES NOT TO FOLLOW THE RECOMMENDATIONS OF THE COUNCIL WITH REGARD TO A RULE, THE EXECUTIVE DIRECTOR SHALL PROVIDE A WRITTEN EXPLANATION OF THE RATIONALE FOR THE DECISION.".

Reletter succeeding paragraphs accordingly.
Page 16, line 25, strike "POWERS." and substitute "POWERS,".
Page 21, line 3, strike "SERVICES" and substitute "SERVICES THAT ARE UNDER THE JURISDICTION OF THE DEPARTMENT".

Page 21, line 17, after "DATA," insert "Eliminating duplication of DATA COLLECTION WHEN POSSIBLE,".

Page 31, after line 25 insert:
"(I) Administration of part C of the federal "Individuals with Disabilities Education Act", 20 U.S.C. Sec. 1400 Et SEQ., AS AMENDED, AND COORDINATION WITH THE DEPARTMENT OF EDUCATION OF THE TRANSITION OF CHILDREN FROM PART C TO PART B AS AGREED TO IN THE INTERAGENCY OPERATING AGREEMENT DESCRIBED IN SECTION 26.5-3-404 (3) BETWEEN THE DEPARTMENT AND THE DEPARTMENT OF EDUCATION;".

Renumber succeeding subparagraphs accordingly.
Page 31, line 26, strike "INTERAGENCY AGREEMENT" and substitute "MEMORANDUM OF UNDERSTANDING".

Page 36, line 12, strike "NETWORKS," and substitute "NETWORKS AND COLLABORATIVES,".

Page 36, line 14, after the period add "The solicitation and selection OF ENTITIES TO SERVE AS LOCAL COORDINATING ORGANIZATIONS ARE NOT SUBJECT TO THE REQUIREMENTS OF THE "PROCUREMENT CODE", ARTICLES 101 TO 112 OF TITLE 24.".

Page 37, line 3, after "PROVIDERS," insert "EARLY CHILDHOOD COUNCILS,".

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Page 37, line 3, after "AGENCIES," insert "SCHOOL DISTRICTS, CHARTER
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SCHOOLS,"
Page 37 , line 12 , strike "AND".
Page 37, after line 12 insert:
"(IV) FAMILY RESOURCE CENTERS, AS DEFINED IN SECTION
26.5-3-102; AND".
Renumber succeeding subparagraph accordingly.
Page 43, strike lines 22 through 24 and substitute "PROVIDERS;".
Page 45 , line 16, strike "(2)(a)(III)," and substitute "(2)(c),".
Page 46, line 14, after "RULE." insert "The coordinator agreements
are not subject to the requirements of the "Procurement Code",
ARTICLES 101 TO 112 OF TITLE 24.".
Page 47, line 10, strike "(2)(a)(III);" and substitute "(2)(c);".
Page 48, line 18 , strike "(2)" and substitute "(3)".
Page 50 , line 13 , strike "(2)(a)(III)," and substitute "(2)(c),".
Page 52, after line 19 insert:
"(5) THE EXECUTIVE DIRECTOR SHALL ESTABLISH BY RULE A PROCESS BY WHICH AN APPLYING ENTITY THAT IS NOT SELECTED TO ACT AS A LOCAL COORDINATING ORGANIZATION, OR A LOCAL COORDINATING ORGANIZATION FOR WHICH THE COORDINATING AGREEMENT IS TERMINATED, MAY APPEAL THE DECISION OF THE DEPARTMENT.".

Page 59 , line 3, strike " 42 " and substitute " 42 20".
Page 73 , line 24 , strike "seventeen" and substitute "seventeen NINETEEN".
Page 74, after line 1, insert:
"(b) THE EXECUTIVE DIRECTOR OF THE DEPARTMENT OF EARLY CHILDHOOD OR THE EXECUTIVE DIRECTOR'S DESIGNEE;".

Reletter succeeding paragraphs according.
Page 74, line 6, strike "two" and substitute "three".
Page 74, line 18 , strike "(2)(d)" and substitute "(2)(d) (2)(e)".
Page 83, line 13, strike "2023." and substitute "2028."
Page 84 , line 24 , before "there" insert "AS AMENDED,".
Page 90, line 16, strike "26.5-3-(408) (1)(a)." and substitute "26.5-3-408 (1).".

Page 91, line 1, strike "PART" and substitute "PART".

Page 93, line 5, after "26.5-3-404." insert "[Formerly 27-10.5-704]".
Page 140, line 1, strike "26.5-5-303 (5)." and substitute "26.5-5-303.".
Page 140 , line 15 , strike "26.5-5-303 (5)," and substitute "26.5-5-303,".
Page 140 , line 16 , strike "26.5-5-303 (12)," and substitute "26.5-5-303,".
Page 140 , line 20, strike "26.5-5-303 (27)," and substitute "26.5-5-303,".
Page 142, line 12, strike "26.5-5-303 (5)." and substitute "26.5-5-303.".
Page 143, line 7, strike "26.5-5-303 (12)." and substitute "26.5-5-303.".
Page 159, after line 1 insert:

## "PART 9 <br> FAMILY STRENGTHENING HOME VISITING PROGRAMS

26.5-3-901. Legislative declaration. (1) THE GENERAL ASSEMBLY FINDS AND DECLARES THAT:
(a) TRADITIONAL METHODS OF DELIVERING FAMILY-STRENGTHENING SERVICE PROGRAMS, WHICH OFTEN REQUIRE PARENTS AND THEIR CHILDREN TO TRAVEL TO A PROGRAM SITE TO ACCESS SERVICES DELIVERED SIMULTANEOUSLY TO MULTIPLE FAMILIES, OFTEN CREATE BARRIERS, SUCH AS LIMITED ACCESS TO TRANSPORTATION OR CREATION OF A STIGMA AROUND RECEIVING SERVICES, THAT PREVENT FAMILIES, ESPECIALLY LOW-INCOME FAMILIES, FROM RECEIVING THE BENEFITS OF THE SERVICES;
(b) Evidence demonstrates that voluntary, high-Quality, EVIDENCE-BASED PROGRAMS THAT DELIVER FAMILY-STRENGTHENING SUPPORT SERVICES HELP PARENTS AND OTHER CAREGIVERS DEVELOP THE SKILLS AND CONFIDENCE NEEDED TO PROMOTE THEIR CHILDREN'S HEALTHY DEVELOPMENT AND LEARNING;
(c) Home visiting is a service delivery strategy that is SUCCESSFULLY USED TO DELIVER A WIDE ARRAY OF HIGH-QUALITY, VOLUNTARY FAMILY-STRENGTHENING SUPPORT SERVICES AND THAT ENABLES FAMILIES TO OVERCOME BARRIERS TO ACCESS BECAUSE THE SERVICES ARE DELIVERED IN THE HOME OR OTHER CONVENIENT SETTINGS, WHICH ARE OFTEN SELECTED BY THE FAMILY;
(d) Home visiting is a Service delivery strategy that can be Leveraged to provide high-Quality, voluntary, FAMILY-STRENGTHENING SUPPORT SERVICES TO MORE COLORADO FAMILIES WHO HAVE FEWER RESOURCES AND ARE EXPOSED TO RISK FACTORS THAT MAY LEAD TO POOR OUTCOMES IN CHILD DEVELOPMENT.USING HOME VISITING TO PROVIDE THESE SERVICES RESULTS IN A STRONG RETURN ON INVESTMENT BY IMPROVING SCHOOL READINESS AND HELPING COLORADO'S CHILDREN REACH THEIR FULL POTENTIAL.
(e) FAMILY-STRENGTHENING SUPPORT SERVICES THAT ARE DELIVERED THROUGH HOME VISITING HAVE ALSO DEMONSTRATED IMPROVED FAMILY AND CHILD OUTCOMES BY PROMOTING SOLID PARENT-CHILD RELATIONSHIPS, IMPROVING CHILD AND PARENTAL SOCIAL-EMOTIONAL AND PHYSICAL HEALTH, IMPROVING FAMILY ECONOMIC SECURITY, IDENTIFYING DEVELOPMENTAL DELAYS EARLY, PROVIDING TIMELY CHILD WELFARE INTERVENTION SERVICES, AND

PREVENTING TRAUMA AND TOXIC STRESS.
(2) THE GENERAL ASSEMBLY FINDS, THEREFORE, THAT AUTHORIZING GRANT PROGRAMS TO SUPPORT HOME VISITING PROGRAMS THAT DELIVER HIGH-QUALITY, VOLUNTARY, FAMILY-STRENGTHENING SUPPORT SERVICES IS ONE OF THE BEST STRATEGIES AVAILABLE TO SUPPORT PARENTS AND OTHER CAREGIVERS IN PREPARING CHILDREN FOR future success and ensure all Colorado children are ready to LEARN WHEN THEY ARRIVE AT SCHOOL.
26.5-3-902. Definition. As USED IN THIS PART 9, unLESS THE CONTEXT OTHERWISE REQUIRES, "HOME VISITING" MEANS A TWO-GENERATION DELIVERY STRATEGY THAT IS DESIGNED TO OVERCOME BARRIERS TO ACCESSING SERVICES BY PROVIDING A COMPREHENSIVE ARRAY OF VOLUNTARY, EVIDENCE-BASED, FAMILY-STRENGTHENING SERVICES TO A FAMILY IN A LOCATION USUALLY SELECTED BY THE FAMILY THAT IS CONGRUENT WITH THE SERVICES BEING PROVIDED, WHICH LOCATION MAY INCLUDE, BUT NEED NOT BE LIMITED TO, THE FAMILY'S HOME, A HEALTH CARE SETTING, OR A FAMILY RESOURCE CENTER.
26.5-3-903. Family-strengthening grant programs - authorized requirements - implementation partner - rules. (1) THE DEPARTMENT IS AUTHORIZED TO OPERATE GRANT PROGRAMS TO SUPPORT LOCAL PROVIDERS IN DELIVERING HIGH-QUALITY, VOLUNTARY, FAMILY-STRENGTHENING SUPPORT SERVICES USING HOME VISITING STRATEGIES THAT ARE DESIGNED TO OVERCOME THE ACCESS BARRIERS OFTEN CREATED BY TRADITIONAL DELIVERY STRATEGIES. THE EXECUTIVE DIRECTOR MAY PROMULGATE RULES AS NECESSARY TO IMPLEMENT GRANT PROGRAMS AS AUTHORIZED IN THIS SECTION.
(2) ANY GRANT PROGRAMS THAT THE DEPARTMENT OPERATES PURSUANT TO THIS SECTION MUST BE DESIGNED TO AWARD GRANTS TO FAMILY SUPPORT SERVICES PROVIDERS THAT PROVIDE A CONTINUUM OF HIGH-QUALITY, VOLUNTARY, FAMILY-STRENGTHENING SUPPORT SERVICES THAT:
(a) SERVE FAMILIES AT SOME POINT DURING THE PERIOD THAT EXTENDS FROM PREGNANCY THROUGH THE CHILD'S ENROLLMENT IN EARLY ELEMENTARY SCHOOL GRADES;
(b) ARE EVIDENCE-BASED AND HAVE DEMONSTRATED SIGNIFICANT POSITIVE OUTCOMES IN ONE OR MORE OF THE FOLLOWING AREAS:
(I) Child development and school readiness;
(II) Family economic Self-SUfFiciency;
(III) Maternal and child health;
(IV) Reductions in child maltreatment;
(V) FAMILY LINKAGES and Referrals to resources; and
(VI) Positive parenting practices; and
(c) Are delivered using a home visiting strategy to PROVIDE FAMILY SERVICES THAT IS BASED ON A NATIONAL MODEL FOR HOME VISITING SERVICES OR HAS BEEN OTHERWISE PROVEN EFFECTIVE IN OVERCOMING BARRIERS TO ACCESSING SERVICES;
(3) In IMPLEMENTING A FAMILY-STRENGTHENING GRANT PROGRAM PURSUANT TO THIS SECTION, THE DEPARTMENT SHALL CONTRACT WITH AN IMPLEMENTATION PARTNER. IF A GRANT PROGRAM IS BASED ON A NATIONAL MODEL FOR DELIVERING FAMILY-STRENGTHENING SERVICES, THE DEPARTMENT SHALL CONTRACT WITH A LOCAL PUBLIC OR PRIVATE ENTITY THAT IS CERTIFIED, OR OTHERWISE AUTHORIZED, TO LEAD IN IMPLEMENTING THE NATIONAL MODEL IN THE STATE, TO ACT AS THE Implementation partner. If a grant program is not based on a NATIONAL MODEL, THE DEPARTMENT SHALL ISSUE A REQUEST FOR

PROPOSALS TO SELECT AN IMPLEMENTATION PARTNER. THE PUBLIC OR PRIVATE ENTITY THAT THE DEPARTMENT SELECTS MUST, AT A MINIMUM, HAVE DEMONSTRATED EXPERIENCE AND EXPERTISE WITH HOME VISITING and the types of family-Strengthening services that meet the purpose of the grant program. The duties of an implementation PARTNER MAY BE ESTABLISHED BY DEPARTMENT RULE AND MAY VARY BASED ON THE PURPOSE OF A PARTICULAR GRANT PROGRAM, BUT MUST, AT A MINIMUM, INCLUDE:
(a) Assisting THE DEPARTMENT IN REVIEWING APPLICATIONS AND SELECTING GRANTEES; AND
(b) WORKING WITH APPLICANTS TO COMPLETE A COMMUNITY READINESS ASSESSMENT WHEN NEEDED.
(4) THIS PART 9 DOES NOT APPLY TO NOR AFFECT implementation of the "Colorado Nurse Home Visitor Program ACT", PART 5 OF THIS ARTICLE 3.".

Page 164 , line 20 , strike "9858 (e)," and substitute "9858(e) 9858e,".
Page 167, strike lines 11 and 12 and substitute "TITLE 26, by DEPARTMENT rule; of the state board, or by policy of a county department; or".

Page 167, strike lines 16 through 19 and substitute:
"(c) At the county's diseretion, a family that transitions off the works program, is eligible for CCCAP, and resides in a county that has families on its waiting list may be added to the waiting list or be provided ehild eare assistance without first being added to the waiting list.".

Page 168, line 27, strike "REVISE," and substitute "REVISE, AS APPROPRIATE,".

Page 169, strike lines 1 through 3 and substitute "as the family income approaches self-sufficiency income levels. This revised copayment schedule should allow families to retain a portion of its THEIR increases in income.".

Page 175, strike lines 18 and 19 and substitute "to the child, the hours authorized for the provision of child care through CCCAP must inelude authorized hours for the ehild that promote".

Page 175, strike lines 23 through 25 and substitute "number of hours authorized for AMOUNT OF child care AUTHORIZED should be based on the number of hours the parent is participating in an eligible activity and the PARENT'S AND child's needs for CHILD care.".

Page 177, lines 12 and 13, strike "NOT BE BASED ON DAILY REIMBURSEMENT RATES" and substitute "ALLOW DAILY REIMBURSEMENT RATES ONLY FOR DROP-IN CHILD CARE, BACK-UP CHILD CARE, AND CARE THAT IS COMMONLY PAID ON A DAILY REIMBURSEMENT BASIS IN THE CHILD CARE MARKET".

Page 179, lines 5 and 6, strike "Subject to available capacity to raise federal or state funding, shall" and substitute "Subjeet to available eapacity to raise federal or state funding, Shall".

Page 189, line 17, strike "PART 1 OF".
Page 190, line 5, strike "26.5-2-102" and substitute "26.5-2-103".
Page 190, strike lines 12 through 14 and substitute:
"(13) "PARENT" HAS THE SAME MEANING AS PROVIDED IN SECTION 22-20-103.".

Page 194, line 12, after "PRESCHOOL," insert "OTHER THAN FEDERAL MONEY PROVIDED THROUGH IDEA,".

Page 197, strike lines 3 through 6 and substitute "THE GOAL OF SUPPORTING INCREASED ATTAINMENT OF BACCALAUREATE DEGREES IN EARLY CHILDHOOD OR BACCALAUREATE DEGREES WITH SUPPLEMENTAL EARLY LEARNING CREDENTIALS FOR LEAD TEACHERS EMPLOYED BY PRESCHOOL PROVIDERS; AND".

Page 200, line 7, strike "ALIGN, TO THE FULLEST EXTENT POSSIBLE," and substitute "ENSURE THAT A PRESChOOL EDUCATOR MAY MEET THE QUALIFICATIONS FOR PRESCHOOL EDUCATORS BY DEMONSTRATING COMPLIANCE WITH THE QUALIFICATIONS FOR AN EARLY CHILDHOOD TEACHING LICENSE ENDORSEMENT PROVIDED BY THE DEPARTMENT OF EDUCATION.".

Page 200, strike lines 8 through 10 .
Page 200, line 17, after "IS" insert "APPROPRIATE FOR EARLY CHILDHOOD EDUCATION AND".

Page 200, line 20, strike "ALIGN, TO THE FULLEST" and substitute "ALLOW, TO THE FULLEST EXTENT POSSIBLE, A TEACHER WHO IS LICENSED BY THE DEPARTMENT OF EDUCATION TO USE THE PROFESSIONAL DEVELOPMENT REQUIRED TO RENEW THE TEACHING LICENSE TO ALSO MEET THE PROFESSIONAL DEVELOPMENT REQUIREMENTS ESTABLISHED BY THE DEPARTMENT FOR TEACHERS EMPLOYED BY A PRESCHOOL PROVIDER.'.

Page 200, strike lines 21 through 24.
Page 202, strike lines 12 and 13 and substitute "SCREENINGS, WHICH MUST, AT A MINIMUM, INCLUDE THE USE OF VALID AND RELIABLE SCREENING TOOLS THAT ARE".

Page 202, line 14, strike "APPROPRIATE;" and substitute "APPROPRIATE.".
Page 202, strike lines 15 through 17.
Page 202, line 19, strike "AN ADVISORY LIST" and substitute "A RESOURCE BANK".

Page 202, line 20, strike "LIST" and substitute "RESOURCE BANK".
Page 202, line 27, strike "LITERACY" and substitute "LITERACY, AS DEVELOPMENTALLY APPROPRIATE,".

Page 203, strike line 3 and substitute "APPROPRIATE INSTRUCTION TO

## SUPPORT CHILDREN'S SUCCESS IN EARLY ELEMENTARY GRADES WHEN RECEIVING INSTRUCTION PURSUANT TO".

Page 203, line 4, strike "REQUIREMENTS OF".
Page 203, lines 12 and 13, strike "ON THE ADVISORY LIST" and substitute "IN THE RESOURCE BANK".

Page 203, line 24, strike "ON THE ADVISORY LIST" and substitute "IN THE RESOURCE BANK".

Page 203, line 25, strike "THIS LIST," and substitute "THE RESOURCE BANK,".

Page 203, line 26, strike "ADVISORY LIST" and substitute "RESOURCE BANK".

Page 203, line 27, strike "LIST" and substitute "RESOURCE BANK".
Page 204, line 1, strike "ADVISORY LIST," and substitute "RESOURCE BANK,".

Page 204, strike lines 4 through 15 and substitute:
"(c) THE DEPARTMENT SHALL MAKE THE RESOURCE BANK ACCESSIBLE TO THE PUBLIC THROUGH THE DEPARTMENT WEBSITE.".

Page 204, line 17, strike "interagency agreement." and substitute "memorandum of understanding.".

Page 204, lines 18 and 19, strike "AN INTERAGENCY AGREEMENT" and substitute "A MEMORANDUM OF UNDERSTANDING".

Page 205, line 2, strike "PRACTICES," and substitute "PRACTICES;".
Page 205, strike lines 3 through 6.
Page 205, strike lines 7 through 9 and substitute:
"(b) CREATE TRAINING FOR PRESCHOOL PROVIDERS CONCERNING THE LEGAL OBLIGATIONS FOR SERVING CHILDREN WITH DISABILITIES, INCLUDING THE RESPONSIBILITIES AND OBLIGATIONS OF ADMINISTRATIVE UNITS SPECIFIED IN IDEA AND ECEA; AND".

Page 205, line 14, strike "AN INTERAGENCY AGREEMENT" and substitute "A MEMORANDUM OF UNDERSTANDING".

Page 205, line 22, strike "FEDERALLY MANDATED TIMELINES," and substitute "FEDERAL REQUIREMENTS AND TIMELINES,".

Page 206, strike lines 12 through 16.
Page 206, line 17, strike "(II)" and substitute "(I)".
Page 206, line 18, after "ECEA;" insert "AND".
Page 206, strike lines 19 and 20.

Page 206, line 21, strike "(IV)" and substitute "(II)".
Page 206, line 22, strike "LEGISLATIVE" and substitute "LEGAL".
Page 224, line 19, strike "Qualitative data," and substitute "QUANTITATIVE DATA, AND QUALITATIVE DATA IF AVAILABLE,".

Page 225, after line 13 insert:

## "PART 3 <br> KINDERGARTEN READINESS ONLINE PILOT PROGRAM

26.5-4-301. Legislative declaration. (1) THE GENERAL ASSEMBLY FINDS AND DECLARES THAT:
(a) All children in the year before they are eligible to ENROLL IN KINDERGARTEN SHOULD HAVE ACCESS TO SOCIAL-EMOTIONAL AND ACADEMIC SUPPORTS THAT ARE IMPORTANT FOR SCHOOL READINESS;
(b) THE state should provide a wide range of choices for FAMILIES TO ACCESS KINDERGARTEN READINESS SUPPORTS, INCLUDING THE OPTION FOR ONLINE KINDERGARTEN READINESS PROGRAMS; AND
(c) To RECEIVE STATE FUNDING, AN ONLINE KINDERGARTEN READINESS PROGRAM SHOULD DEMONSTRATE STRONG EVIDENCE OF EFFECTIVENESS IN TEACHING A DIVERSE ARRAY OF CHILDREN, PROVIDE EVIDENCE-BASED ONLINE CURRICULUM, INCORPORATE FAMILY ENGAGEMENT, AND UNDERGO PERIODIC EVALUATION TO MEASURE EFFECTIVENESS IN PREPARING CHILDREN TO LEARN IN KINDERGARTEN.
(2) The general assembly therefore finds that, to best SERVE ALL FAMILIES, IT IS APPROPRIATE FOR THE STATE TO SUPPORT AN ONLINE KINDERGARTEN READINESS PILOT PROGRAM AS A CHOICE FOR PARENTS WHO SEEK TO ACCESS ACADEMIC AND READINESS SUPPORT SERVICES FOR THEIR CHILDREN IN THE YEAR PRECEDING KINDERGARTEN ELIGIBILITY.
26.5-4-302. Online kindergarten readiness pilot program -created- survey - provider selection - funding. (1) THERE IS CREATED IN THE DEPARTMENT THE ONLINE KINDERGARTEN READINESS PILOT PROGRAM, REFERRED TO IN THIS PART 3 AS THE "PILOT PROGRAM", TO PROVIDE FUNDING FOR A VOLUNTARY, ONLINE KINDERGARTEN READINESS PROGRAM THAT SERVES CHILDREN IN THE YEAR BEFORE ELIGIBILITY FOR KINDERGARTEN ENROLLMENT. THE PURPOSES OF THE PILOT PROGRAM ARE то:
(a) Help ensure that, in the year before eligibility for KINDERGARTEN ENROLLMENT, CHILDREN RECEIVE PERSONALIZED, ONLINE SUPPORT IN READING, MATHEMATICS, AND SCIENCE THAT IS DEVELOPMENTALLY APPROPRIATE;
(b) PROVIDE TRAINING FOR PARENTS AND OTHER FAMILY MEMBERS TO HELP THEM ASSIST THEIR CHILDREN IN LEARNING; AND
(c) Raise the level of Kindergarten readiness for all CHILDREN, INCLUDING CHILDREN WHO ARE IN LOW-INCOME FAMILIES.
(2) THE DEPARTMENT SHALL CONDUCT A STATEWIDE SURVEY TO DETERMINE THE NUMBER OF FAMILIES WHO WOULD BE INTERESTED IN PARTICIPATING IN THE PILOT PROGRAM. THE DEPARTMENT SHALLCOMPILE AND SUBMIT THE RESULTS OF THE SURVEY BY DECEMBER 1, 2022, TO THE JOINT BUDGET COMMITTEE OF THE GENERAL ASSEMBLY AND THE OFFICE OF STATE PLANNING AND BUDGETING.
(3) (a) THE DEPARTMENT SHALL ISSUE A REQUEST FOR PROPOSALS FOR A PROVIDER TO MAKE AN ONLINE KINDERGARTEN READINESS PROGRAM AVAILABLE TO FAMILIES STATEWIDE. At A MINIMUM, A PROVIDER MUST DEMONSTRATE:
(I) THE ABILITY TO PROVIDE TECHNOLOGY TO FAMILIES THAT CHOOSE TO PARTICIPATE IN THE ONLINE PROGRAM BUT DO NOT HAVE THE APPROPRIATE TECHNOLOGY TO BE ABLE TO DO SO;
(II) THE USE OF A CURRICULUM THAT IS DEVELOPMENTALLY APPROPRIATE AND EVIDENCE BASED AND HAS DEMONSTRATED EFFECTIVENESS IN PREPARING CHILDREN TO LEARN IN KINDERGARTEN;
(III) STRONG EVIDENCE OF THE EFFECTIVENESS OF THE PROVIDER'S ONLINE KINDERGARTEN READINESS PROGRAM OVERALL IN PREPARING CHILDREN TO LEARN IN KINDERGARTEN AND IN DEVELOPING STRONG SOCIAL-EMOTIONAL SKILLS IN CHILDREN WHO PARTICIPATE IN THE PROGRAM; AND
(IV) An EFFECTIVE PLAN FOR RECRUITING FAMILIES FROM diverse backgrounds in all geographic areas of the state to VOLUNTARILY ENROLL IN THE PROGRAM.
(b) By March 15, 2023, Based on the proposals received, THE DEPARTMENT SHALL SELECT AND CONTRACT WITH A SINGLE PROVIDER TO PROVIDE AN ONLINE KINDERGARTEN READINESS PROGRAM. AT A MINIMUM, THE CONTRACT MUST REQUIRE THE PROVIDER TO PROVIDE STATEWIDE NOTICE OF THE AVAILABILITY OF THE ONLINE KINDERGARTEN READINESS PROGRAM AND BEGIN ENROLLING FAMILIES, FREE OF CHARGE, FOR THE 2023-24 SCHOOL YEAR.
26.5-4-303. Reporting. (1) BEGINNING WITH THE HEARING HELD In January of 2025, as part of the annual hearing held pursuant to the "State Measurement for Accountable, Responsive, and Transparent (SMART) Government Act", part 2 of article 7 of TITLE 2, THE DEPARTMENT SHALL REPORT ON THE IMPLEMENTATION OF THE PILOT PROGRAM, INCLUDING:
(a) THE NUMBER OF CHILDREN ENROLLED IN THE PILOT PROGRAM FOR THE PRECEDING FISCAL YEAR;
(b) THE NUMBER AND PERCENTAGE OF CHILDREN ENROLLED IN THE PRESCHOOL PROGRAM WHO WERE IN LOW-INCOME FAMILIES AND WHO MET ONE OR MORE OF THE QUALIFYING FACTORS ESTABLISHED IN DEPARTMENT RULE PURSUANT TO SECTION 26.5-4-204 (4)(a)(II), INCLUDING IDENTIFYING THE QUALIFYING FACTORS THAT WERE MET;
(c) THE DEMOGRAPHICS OF THE CHILDREN ENROLLED IN THE PILOT PROGRAM, INCLUDING, BUT NOT LIMITED TO, RACE, ETHNICITY, DISABILITY, AND INCOME;
(d) Quantitative and, TO THE EXTENT AVAILABLE, QUALITATIVE DATA, INCLUDING STUDENT OUTCOMES TO THE EXTENT THEY ARE AVAILABLE, DEMONSTRATING THE EFFECTIVENESS OF THE PILOT PROGRAM IN IMPROVING THE OVERALL LEARNING AND KINDERGARTEN READINESS OF CHILDREN ENROLLED IN THE PILOT PROGRAM; AND
(e) ANY ADDITIONAL INFORMATION NECESSARY TO DETERMINE THE EFFECTIVENESS OF THE PILOT PROGRAM IN PREPARING CHILDREN TO LEARN IN KINDERGARTEN.
(2) THE DEPARTMENT MAY REQUEST AND THE PROVIDER SHALL PROVIDE INFORMATION AS NECESSARY FOR THE DEPARTMENT TO PREPARE THE REPORT DESCRIBED IN SUBSECTION (1) OF THIS SECTION.
(3) THE DEPARTMENT SHALL ANNUALLY PUBLISH ON THE DEPARTMENT WEBSITE THE INFORMATION PROVIDED IN THE REPORT DESCRIBED IN SUBSECTION (1) OF THIS SECTION.
26.5-4-304. Repeal of part. THIS PART 3 IS REPEALED, EFFECTIVE July 1, 2029.".

Page 234, line 14 , strike "PART 3 of article 5 OF This title 26.5 " and substitute "PART 3 OF THIS ARTICLE 5".

Page 237, lines 21 and 22, strike "In addition, some children are placed in facilities for residential care for their protection and well-being." and substitute "In addition, some children are placed in facilities for residential eare for their protection and well-being.".

Page 253, line 9, strike "purpose;" and substitute "purpose, AS DEFINED IN DEPARTMENT RULE;".

Page 255, line 2, after "body that" insert "HAS HAD ITS LICENSE SUSPENDED PURSUANT TO SECTION 24-4-104 OR".

Page 255, line 3, strike "suspension or" and substitute "suspension or".
Page 274, strike lines 25 through 27.
Page 275, strike lines 1 through 18.
Page 288, line 21, strike "appeal, but that the" and substitute "appeal. but that the entire appeats process shall last no more than one hundred ealendar days after the date of the notice of denial of the waiver request.".

Page 288, strike lines 22 through 24.
Page 310, lines 9 and 10 , strike "subsection (3)" and substitute "subsection (3) SUBSECTION (9)".

Page 313 , line 6 , strike " $3 ;$ " and substitute " 3 OR ANY OF THE STANDARDS PRESCRIBED AND PUBLISHED IN DEPARTMENT RULE PURSUANT TO THIS PART 3;".

Page 313, line 21, strike "For the purposes of this" and substitute "For the purposes of this".

Page 313, line 22, before "SUBSECTION" insert "AS USED IN THIS".
Page 317, line 2, strike "OF THE DEPARTMENT".
Page 317, lines 4 and 5, strike "PART 3 AND shall render his or her A recommendation to the" and substitute "shall render his or her recommendation to PART 3 AND ISSUE AN INITIAL DECISION. The".

Page 317 , strike line 6 and substitute "of humanservices who shall render the final decision of the department," and substitute "of human services who shall render SHALL REVIEW THE INITIAL DECISION AND ISSUE the final decision of the department.".

Page 317 , line 7, strike "and" and substitute "and", and strike "A" and substitute "A".

Page 317, line 25, strike "(8)," and substitute "(7),".
Page 323 , strike lines 12 through 14 and substitute "MUST be before an administrative law judge, of the department, who shall render his or her recommendation to WHO SHALLISSUE AN INITIAL DECISION. The executive director of the department who render SHALL REVIEW THE INITIAL DECISION AND ISSUE the final decision of the department.".

Page 330 , line 18 , strike "DEPARTMENT" and substitute "DEPARTMENT, IN PARTNERSHIP WITH THE EARLY CHILDHOOD LEADERSHIP COMMISSION,".

Page 330, line 21, after "DEPARTMENT" insert "AND THE COMMISSION".
Page 330, strike line 23 and substitute "EMPLOYMENT AND WITH".
Page 330, line 24 , strike "WITH" and substitute "THAT HAVE".
Page 331, line 27, strike "ENSURING THAT ALL LEAD" and substitute "SUPPORTING INCREASED ATTAINMENT OF BACCALAUREATE DEGREES IN EARLY CHILDHOOD OR BACCALAUREATE DEGREES WITH SUPPLEMENTAL EARLY LEARNING CREDENTIALS FOR LEAD TEACHERS EMPLOYED BY PRESCHOOL PROVIDERS;".

Page 332, strike lines 1 through 4.
Page 348, line 7, before "CHILD" insert "AND".
Page 355, line 6, strike "For Purposes of" and substitute "As USED In".
Page 360, line 7, after "BODY" insert "FOR WHICH THE LICENSE IS SUSPENDED PURSUANT TO SECTION 24-4-104 OR".

Page 360 , line 8 , strike "SUSPENSION OR".
Page 393, line 15 , strike "No Later Than January 1, 2016, THE" and substitute "THE".

Page 410 , line 6 , strike " $9 ;$ " and substitute " 9 OR ANY OF THE STANDARDS PRESCRIBED AND PUBLISHED IN DEPARTMENT RULE PURSUANT TO THIS PART 9;".

Page 410, lines 21 and 22, strike "FOR THE PURPOSES OF" and substitute "As USED IN".

Page 422, line 17, after "(16)(a)(VII)" insert "and (23)".
Page 422, after line 27 insert:
"(23) (a) The FOLLOWING STATUTORY AUTHORIZATIONS FOR THE DESIGNATED ADVISORY COMMITTEES WILL REPEAL ON JULY 1, 2032:
(I) THE RULES ADVISORY COUNCIL OF THE DEPARTMENT OF EARLY CHILDHOOD CONVENED PURSUANT TO SECTION 26.5-1-105 (2).
(b) This subsection (23) IS Repealed, effective July 1, 2034.".

Page 423, line 7, strike "ARTICLE 26.5" and substitute "ARTICLE 3 of TITLE $26.5^{\prime \prime}$.

Page 429 , line 10 , strike "For the purposes of" and substitute "For the purposes of AS USED IN".

Page 430, line 10, strike "(2)(k), (2)(k.5)," and substitute "(2)(j.8), (2)(k), (2)(k.5), (2)(1),".

Page 430, line 11, strike "and (2)(y)" and substitute "(2)(s), (2)(y), and (2.5)(a)".

Page 431, line 18, strike "state department of human services" and substitute "state department of human services,".

Page 431, line 19, strike "childhood" and substitute "Childhood,".
Page 432, after line 7, insert:
"(j.8) The state department of human services OR DEPARTMENT OF EARLY CHILDHOOD investigating any person required to submit to a background check pursuant to section 26-6-705 (2), when the person has given written authorization to the state department of human services OR DEPARTMENT OF EARLY CHILDHOOD to check records or reports of child abuse or neglect;".

Page 432, line 27, strike "services," and substitute "services OR DEPARTMENT OF EARLY CHILDHOOD,".

Page 433, line 8, after "services" insert "OR DEPartment of early CHILDHOOD".

Page 433, after line 19 insert:
"(1) The state department of human services OR DEPARTMENT OF Early childhood, when requested in writing by the department of education to check records or reports of child abuse or neglect for the purpose of aiding the department of education in its investigation of an allegation of abuse by an employee of a school district in this state. Within ten days of the department of education's request, the state department of human services OR DEPARTMENT OF EARLY CHILDHOOD shall provide the date of the report of the incident, the location of investigation, the type of abuse or neglect, and the county whieh that investigated the incident contained in the confirmed reports of child abuse or neglect. The department of education strall be is subject to the fee assessment established in subsection (2.5) of this section. Any employee of the department of education who releases any information obtained under this paragraph (1) SUBSECTION (2)(1) to any person not authorized to receive streh THE information pursuant to the provisions of section 22-32-109.7 C.R.S., or any member of the board of education of a school district who releases steht THE information obtained pursuant to said section shall be deemed to have violated vIolates the provisions of subsection (4) of this section and shall be is subject to the penalty therefor FOR THE VIOLATION.".

Page 434, after line 9, insert:
"(s) The state department of human services OR THE DEPARTMENT OF EARLY CHILDHOOD investigating a prospective CASA volunteer for the CASA program when the prospective CASA volunteer has given written authorization to the CASA program to check any records or reports of child abuse or neglect pursuant to section 19-1-205 (3)(a.5);".

## Page 434, after line 15, insert:

"(2.5) Fee - rules - records and reports fund. (a) Any person or agency provided information from the state department of human services OR DEPARTMENT OF EARLY CHILDHOOD pursuant to subsections (2)(i), $(2)(\mathrm{k})$ to $(2)(\mathrm{o}),(2)(\mathrm{t})$, and $(2)(\mathrm{y})$ of this section and any child placement agency must be assessed a fee that is established and collected by the state department of human services pursuant to parameters set forth in rule established by the state board of human services OR THE DEPARTMENT OF EARLY CHILDHOOD PURSUANT TO PARAMETERS SET FORTH IN RULE ESTABLISHED BY THE EXECUTIVE DIRECTOR OF THE DEPARTMENT OF EARLY CHILDHOOD, WHICHEVER IS APPLICABLE. At a minimum, the rules must include a provision requiring the state department of human services OR DEPARTMENT OF EARLY CHILDHOOD, AS APPLICABLE, to provide notice of the fee to interested persons and the maximum fee amount that the department shall not exceed without the express approval of the state board of human services OR EXECUTIVE DIRECTOR OF THE DEPARTMENT OF EARLY CHILDHOOD, AS APPLICABLE. The fee established must not exceed the direct and indirect costs of administering subsections (2)(i), (2)(k) to (2)(o), (2)(t), and (2)(y) of this section and the direct and indirect costs of administering section 19-3-313.5 (3) and (4).".

Page 435 , line 7 , strike " $(2)(\mathrm{m})$ " and substitute $"(2)(\mathrm{m}),(2)(11)$, and (2)(mm); and add (2)(nn)".

Page 435, after line 13, insert:
"(ll) Officials or employees of county departments of health, human services, or social services; and
(mm) Naturopathic doctor registered under article 250 of title 12;

AND
(nn) Employees of the department of early childhood.".
Page 446, lines 21 and 22, strike "child care centers" and substitute "ehild eare centers PUBLIC PRESCHOOL PROVIDERS".

Page 448 , line 11, before "and" insert "AS AMENDED,".
Page 452, after line 26 insert:
"SECTION 60. In Colorado Revised Statutes, 24-101-105, amend (1)(a) introductory portion, (1)(a)(XIV), and (1)(a)(XV); and add (1)(a)(XVI) as follows:

24-101-105. Application of this code. (1) (a) This code shalt apply APPLIES to all publicly funded contracts entered into by all governmental bodies of the executive branch of this state; except that this code shalt DOES not apply to:
(XIV) Annuities; and
(XV) Real property or interest in real property; AND
(XVI) THE DEPARTMENT OF EARLY CHILDHOOD AND LOCAL COORDINATING ORGANIZATIONS, INCLUDING ENTITIES THAT APPLY TO

## SERVE AS LOCAL COORDINATING ORGANIZATIONS, PURSUANT TO PART 1 OF ARTICLE 2 OF TITLE 26.5.".

Renumber succeeding sections accordingly.
Page 454, line 21, strike "SECTION".
Page 457, line 5, strike "(7)".
Page 461, line 11, strike "SECTION".
Page 465, after line 11 insert:
"SECTION 77. In Colorado Revised Statutes, 26-1-127, amend (1), (1.5), (2)(a), and (3) as follows:

26-1-127. Fraudulent acts. (1) Any person who obtains or any person who willfully aids or abets another to obtain public assistance or vendor payments or medical assistance as defined in this title 26 OR CHILD CARE ASSISTANCE AS DESCRIBED IN PART 1 OF ARTICLE 4 OF TITLE 26.5 to which the person is not entitled or in an amount greater than that to which the person is justly entitled or payment of any forfeited installment grants or benefits to which the person is not entitled or in a greater amount than that to which the person is entitled, by means of a willfully false statement or representation, or by impersonation, or by any other fraudulent device, commits the crime of theft, which crime is classified in accordance with section 18-4-401 (2) and which crime is punished as provided in section 18-1.3-401 if the crime is classified as a felony, or section 18-1.3-501 if the crime is classified as a misdemeanor. To the extent not otherwise prohibited by state or federal law, any person violating the provisions of this subsection (1) is disqualified from participation in the public assistance program under PURSUANT TO article 2 of this title 26 OR PART 1 OF ARTICLE 4 OF TITLE 26.5 in which a recipient is found to have committed an intentional program violation for one year for a first offense, two years for a second offense, and permanently for a third or subsequent offense. Such disqualification is mandatory and is in addition to any other penalty imposed by law.
(1.5) To the extent not otherwise prohibited by state or federal law, any person against whom a county department of social services or the state department obtains a civil judgment in a state or federal court of record in this state based on allegations that the person obtained or willfully aided and abetted another to obtain public assistance or vendor payments or medical assistance as defined in this title 26 OR CHILD CARE ASSISTANCE AS DESCRIBED IN PART 1 OF ARTICLE 4 OF TITLE 26.5 to which the person is not entitled or in an amount greater than that to which the person is justly entitled or payment of any forfeited installment grants or benefits to which the person is not entitled or in a greater amount than that to which the person is entitled, by means of a willfully false statement or representation, or by impersonation, or by any other fraudulent device, is disqualified from participation in the public assistance program under PURSUANT TO article 2 of this title 26 OR PART 1 of article 4 OF TITLE 26.5 in which a recipient is found to have committed an intentional program violation for one year for a first incident, two years for a second incident, and permanently for a third or subsequent incident. Such disqualification is mandatory and is in addition to any other remedy available to a judgment creditor.
(2) (a) If, at any time during the continuance of public assistance under PURSUANT TO this title 26 OR CHILD CARE ASSISTANCE PURSUANT TO PART 1 OF ARTICLE 4 OF TITLE 26.5, the recipient thereof acquires any property or receives any increase in income or property, or both, in excess of that declared at the time of determination or redetermination of eligibility or if there is any other change in circumstances affecting the recipient's eligibility, it shall be the duty of the recipient to notify the county department within thirty days in writing or take steps to secure county assistance to prepare such notification in writing of the acquisition of such property, receipt of such income, or change in such circumstances; and any recipient of such public assistance who knowingly fails to do so commits a petty offense and shall be punished as provided in section 18-1.3-503. If such property or income is received infrequently or irregularly and does not exceed a total value of ninety dollars in any calendar quarter, such property or income shall be IS excluded from the thirty-day written reporting requirement but shall be MUST BE reported at the time of the next redetermination of eligibility of a recipient.
(3) Any recipient or vendor who falsifies any report required under PURSUANT TO this title 26 OR PART 1 OF ARTICLE 4 OF TITLE 26.5 commits a petty offense and shall be IS punished as provided in section 18-1.3-503.".

Renumber succeeding sections accordingly.
Page 465, line 19, strike "and Day Treatment" and substitute "Day Treatment, and Agency".

Page 466, line 23, strike "section" and substitute "SECTION".
Page 476, line 19, strike "section 26-5.4-103 (19.5)," and substitute "section 26-5.4-103 (19.5) SECTION 25.5-4-103 (19.5),".

Page 483 , line 7 , strike the second "section" and substitute "section". Page 483 , line 18 , strike the second "section" and substitute "seetion".

Page 484, line 17, strike "and Day Treatment" and substitute "Day Treatment, and Agency".

## SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: SB22-042, 052, 054, 065, and 075.

## 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:
HB22-1017, 1035, 1041, 1073, 1087, 1112, 1135, 1169 at 2:10 p.m. on March 18th, 2022.

## MESSAGE(S) FROM THE SENATE

The Senate has adopted and transmits herewith: SJR22-007.
The Senate has adopted and returns herewith: HJR22-1015 and HJR22-1016.

The Senate voted to concur in House amendments to SB22-026, SB22-095, and SB22-115, and repassed the bills as amended.

## MESSAGE(S) FROM THE GOVERNOR

I certify I received the following on the 17th day of March, 2022, at 5:51 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
Thursday, March 17, 2022
Colorado House of Representatives
The 73rd 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:

## HB22-1057 Public Employees' Retirement Association Employment

 After Teacher RetirementApproved on Thursday, March 17, 2022 at 12:35 p.m.
HB22-1070 Special Districts Early Childhood Development
Approved on Thursday, March 17, 2022 at 1:20 p.m.
HB22-1097 Dissolution Of Special Districts
Approved on Thursday, March 17, 2022 at 1:20 p.m.
HB22-1099 Online Marketplaces And Third-party Sellers Approved on Thursday, March 17, 2022 at 12:18 p.m.

HB22-1101 Public Employees' Retirement Association Service Retiree Employment In Rural Schools
Approved on Thursday, March 17, 2022 at 12:35 p.m.
Sincerely,
/signed/
Jared Polis
Governor

## INTRODUCTION OF BILLS <br> First Reading

The following bills were read by title and referred to the committee(s) indicated:

## HB22-1305 by Representative(s) Caraveo and Gray--Concerning a temporary reduction of the premium an employer must pay for each of its employees for the purposes of the "Paid Family and Medical Leave Insurance Act".

## Committee on Finance

HB22-1306 by Representative(s) Titone and Baisley, Bernett; also Senator(s) Bridges and Priola, Kolker--Concerning broadband deployment grant processes implemented by the broadband deployment board.
Committee on Transportation \& Local Government
HB22-1307 by Representative(s) Valdez D. and Pico, Lynch, Woodrow; also Senator(s) Moreno, Kirkmeyer, Woodward, Zenzinger--Concerning technical changes to the practice acts regulating mental health providers.
Committee on Public \& Behavioral Health \& Human Services
HB22-1308 by Representative(s) McCormick--Concerning the creation of the Colorado agricultural workforce services program in the department of agriculture to provide resources specific to agricultural employment.
Committee on Agriculture, Livestock, \& Water
SB22-143 by Senator(s) Kirkmeyer and Woodward, Moreno, Zenzinger; also Representative(s) Pico and Lynch, Valdez D., Woodrow--Concerning an update to terminology used to refer to the regulatory entity within the department of regulatory agencies that regulates particular health-care professions.
Committee on Public \& Behavioral Health \& Human Services

## INTRODUCTION OF RESOLUTION

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

SJR22-007 by Senator(s) Fields and Gonzales; also Representative(s) Herod and Caraveo--Concerning designating March as Triple-negative Breast Cancer Awareness Month.

## CHANGE IN SPONSORSHIP

The Speaker announced the following change in sponsorship:
HB22-1152 Representative Titone to be removed as co-prime sponsor.

## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Duran, Exum, Hooton, Michaelson Jenet, Soper, Van Beber, Williams.

On motion of Representative Lindsay, the House adjourned until 10:00 a.m., Monday, March 21, 2022.

Approved:
Alec Garnett,
Attest:
Speaker
Robin Jones, Chief Clerk

# HOUSE JOURNAL <br> SEVENTY-THIRD GENERAL ASSEMBLY STATE OF COLORADO <br> Second Regular Session 

Sixty-ninth Legislative Day
Monday, March 21, 2022

Prayer by Reverend Brad Meuli, Denver Rescue Mission, Denver.
The Speaker called the House to order at 10:00 a.m.
Pledge of Allegiance led by Representative Ron Hanks, Cañon City.
The roll was called with the following result:
Present--58.
Excused--Representative(s) Amabile, Bacon, Geitner, Gray, Hooton, Ransom, A. Valdez--7.
Present after roll call--Representative(s) Amabile, Bacon, Geitner, Gray, Hooton, Ransom, A. Valdez.

The Speaker declared a quorum present.

On motion of Representative Hanks, the House Journal of Friday, March 18, 2022, was declared approved as corrected by the Chief Clerk.

## THIRD READING OF BILLS--FINAL PASSAGE

The following bills were considered on Third Reading. The titles were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

SB22-083 by Senator(s) Coram; also Representative(s) Catlin and Bird-Concerning a broadband provider's use of the public rights-of-way.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | $\mathbf{6 5}$ | NO | $\mathbf{0}$ | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |


| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |

Co-sponsor(s) added: Representative(s) Bernett, Bockenfeld, Boesenecker, Exum, Gray, Herod, Lindsay, Lontine, McCluskie, McLachlan, Michaelson Jenet, Mullica, Pico, Rich, Roberts, Sandridge, Snyder, Titone, Valdez A., Valdez D.

## HB22-1001

by Representative(s) Cutter and Sullivan; also Senator(s) Pettersen and Kolker-Concerning a transfer from the general fund to the department of state cash fund to allow the department of state to reduce business-related fees for state fiscal year 2022-23.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 46 | NO | 19 |  | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: | :---: |
| Amabile | N | Exum | Y | Lynch | N | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |  |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |  |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | Y |  |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |  |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |  |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |  |
| Cutter | Y | Larson | N | Rich | Y | Williams | N |  |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |  |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |  |
|  |  |  | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |  |

Co-sponsor(s) added: Representative(s) Bacon, Bernett, Bird, Boesenecker, Esgar, Exum, Gray, Jodeh, Lindsay, McLachlan, Mullica, Ortiz, Ricks, Roberts, Titone, Valdez A., Weissman, Woodrow, Speaker

## HB22-1118 by Representative(s) Daugherty; also Senator(s) Kolker-Concerning limitations on purchasers' claims for sales and use tax refunds.

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

| YES | 48 | NO | $\mathbf{1 7}$ | EXCUSED | 0 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | Y | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Benavidez, Bird, Cutter, Gonzales-Gutierrez, Jodeh, Kipp, Lindsay, Ricks, Titone, Valdez A., Woodrow

HB22-1202 by Representative(s) Herod and McCluskie, Kipp, Larson; also Senator(s) Zenzinger and Coleman, Bridges, Kirkmeyer, Lundeen-Concerning the creation of a new measure in the public school funding formula for identifying at-risk students, and, in connection therewith, creating a working group in the department of education to implement the new measure in a future budget year and making an appropriation.

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

| YES | 48 | NO | $\mathbf{1 7}$ | EXCUSED | 0 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |


| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  | Speaker | Y |  |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Benavidez, Bernett, Bird, Boesenecker, Caraveo, Cutter, Duran, Esgar, Exum, Gonzales-Gutierrez, Gray, Jodeh, Kennedy, Lindsay, Lontine, McCormick, McLachlan, Michaelson Jenet, Mullica, Ricks, Roberts, Sirota, Snyder, Tipper, Titone, Valdez A., Valdez D., Weissman, Woodrow, Young

HB22-1222 by Representative(s) Tipper; also Senator(s) Holbert and Rodriguez-Concerning marijuana responsible vendor training.

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

| YES | 59 | NO | 6 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle |  |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | Y | Will | N |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | Y | Young | Y |

Co-sponsor(s) added: Representative(s) Bird, Gray, Jodeh, Lindsay, Mullica, Ricks, Snyder, Titone

HB22-1288 by Representative(s) Titone and Soper, Bacon, Benavidez, Boesenecker, Lynch, Van Beber, Woodrow; also Senator(s) Smallwood and Lee-Concerning increasing access to assistance for victims by providing immunity from prosecution for the offense of prostitution in specific circumstances.

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

| YES | $\mathbf{6 5}$ | NO | $\mathbf{0}$ | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |

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| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| :--- | :---: | :--- | :---: | :--- | :--- | :--- | :--- |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |

Co-sponsor(s) added: Representative(s) Bernett, Bird, Cutter, Duran, Esgar, Exum, Gonzales-Gutierrez, Gray, Herod, Hooton, Kipp, Lindsay, Lontine, McLachlan, Michaelson Jenet, Mullica, Ortiz, Ricks, Sirota, Tipper, Valdez A., Weissman, Speaker

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.)

SB22-034 by Senator(s) Kolker and Priola; also Representative(s) Bird and Sandridge--Concerning measures to counteract the filing of fraudulent business documents with the secretary of state.
(Laid Over from March 16, 2022.)
Laid Over until Friday, March 25, 2022.
HB22-1262 by Representative(s) Sullivan and Snyder; also Senator(s) Rodriguez and Cooke-Concerning the continuation of the authority of the director of the division of workers' compensation to impose fines on an employer for a subsequent failure to carry workers' compensation insurance within a specified period after a previous failure, and, in connection therewith, implementing the recommendation in the 2021 sunset report by the department of regulatory agencies.

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

HB22-1255 by Representative(s) Ortiz and Bradfield, Larson; also Senator(s) Zenzinger and Kirkmeyer-Concerning measures to improve postsecondary education outcomes for students with a disability.

Amendment No. 1, Education Report, dated March 16, 2022, and placed in member's bill file; Report also printed in House Journal, March 17, 2022.

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

HB22-1270 by Representative(s) Woodrow; also Senator(s) Priola-Concerning measures related to changing "name-based criminal history record check" to "name-based judicial record check" in the Colorado Revised Statutes.

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

HB22-1272 by Representative(s) Gonzales-Gutierrez and Benavidez; also Senator(s) Gonzales and Rodriguez-Concerning the repeal of the provision awarding a defendant attorney fees in a tort action when the case is dismissed on motion of the defendant prior to trial.

Laid Over until Wednesday, March 23, 2022.
SB22-086 by Senator(s) Winter and Gonzales; also Representative(s) Gray and Gonzales-Gutierrez-Concerning assets exempted from seizure in certain proceedings, and, in connection therewith, expanding the amount and application of the homestead exemption to include personal property that is actually used as a residence, increasing the scope and amount of assets that may be exempted, adding certain new exemptions, recreating and increasing an exemption for money in depository accounts, and removing a requirement that a person must deposit and not commingle funds in order to render child support payments or unemployment benefits exempt from levy to pay a debt.
(Laid Over from March 18, 2022.)
Ordered revised and placed on the Calendar for Third Reading and Final Passage.

## AMENDMENT(S) TO THE COMMITTEE OF THE WHOLE REPORT

Representative Bockenfeld moved to amend the Report of the Committee of the Whole to show that L. 009 the following Bockenfeld amendment to SB22-086 did pass:


## ADOPTION OF COMMITTEE OF THE WHOLE REPORT

## Passed Second Reading: HB22-1255 as amended, HB22-1262,

 HB22-1270, SB22-086.Laid over until date indicated retaining place on Calendar:
HB22-1272--Wednesday, March 23, 2022;
SB22-034--Friday, March 25, 2022.
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 | 41 | NO | 24 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |


| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

## CONSIDERATION OF SENATE AMENDMENTS TO HOUSE BILLS

HB22-1046 by Representative(s) McLachlan and Catlin; also Senator(s) Winter and Woodward-Concerning authority for local governments to designate highways under their jurisdiction for over-snow use only.
(Passed on Third Reading as printed in House Journal, February 18, 2022.)
(Amended as printed in Senate Journal, March 11, 2022.)
(Laid Over from March 15, 2022.)
Representative McLachlan moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | $\mathbf{6 5}$ | NO | $\mathbf{0}$ | EXCUSED | $\mathbf{0}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

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

| YES | $\mathbf{5 9}$ |  | NO | $\mathbf{6}$ |  | EXCUSED | 0 | ABSENT |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | Y |  |

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| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
| Co-sponsor(s) | added: Representative(s) | Bird, Lindsay, Valdez D., Will | Y |  |  |  |  |

HB22-1150 by Representative(s) Bockenfeld and Exum; also Senator(s) Cooke and Fields-Concerning the elimination of signature requirements for persons who are alleged to have violated certain offenses.
(Passed on Third Reading as printed in House Journal, February 22, 2022.)
(Amended as printed in Senate Journal, March 11, 2022.)
(Laid Over from March 15, 2022.)
Representative Bockenfeld moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 65 | NO | $\mathbf{0}$ | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

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

| YES | 56 | NO | 9 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
| Co-sponsor(s) added: Representative(s) Gray, Kipp, Lindsay, Ricks |  |  |  |  |  |  |  |
| HB22-1110 |  | by Representative Senator(s) Storywhich a board of e when selecting a c |  | Boesenecker an cerning the cir ation may meet in executive offic |  | Bradfield; mstances und ecutive ses |  |
| (Passed on Third Reading as printed in House Journal, February 24 2022.) |  |  |  |  |  |  |  |
| (Amended as printed in Senate Journal, March 14, 2022.) |  |  |  |  |  |  |  |
| (Laid Over from March 16, 2022.) |  |  |  |  |  |  |  |
| Representative Boesenecker moved that the House concur in Senat amendments. The motion was declared passed by the following roll cal vote: |  |  |  |  |  |  |  |
| YES | 44 | NO | 21 | EXCUSED | 0 | ABSENT |  |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

1 The question being, "Shall the bill, as amended, pass?".
2 A roll call vote was taken. As shown by the following recorded vote, a 3 majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

| YES | 46 | NO | 19 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
| Co-sponsor(s) | added: Representative(s) | Bernett, Lindsay |  | Speaker | Y |  |  |

HB22-1102 by Representative(s) Ortiz and Sullivan; also Senator(s) Gardner and Hinrichsen-Concerning protected classes in fair housing practices, and, in connection therewith, including a veteran or military status as a protected class.
(Passed on Third Reading as printed in House Journal, February 9, 2022.)
(Amended as printed in Senate Journal, March 15, 2022.)
(Laid Over from March 17, 2022.)
Representative Ortiz moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 65 | NO | 0 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |


| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

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

| YES | 53 | NO | 11 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | E | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Representative Gray was excused from voting under House Rule 21(c).
Co-sponsor(s) added: Representative(s) Bernett, Gonzales-Gutierrez

## LAY OVER OF CALENDAR ITEMS

On motion of Representative Gonzales-Gutierrez, the following items on the Calendar were laid over until Tuesday, March 22, 2022, retaining place on Calendar:

Consideration of Resolution(s)--SJR22-006, SJR22-007.

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## PUBLIC AND BEHAVIORAL HEALTH AND HUMAN SERVICES

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

HB22-1114 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, strike "and (6)".
Page 3, strike lines 22 through 27.
Page 4, strike lines 1 through 3 .
Page 4, line 4, strike "(6)" and substitute "(5)".
Page 4, lines 5 and 6, strike "REGARDING THE IMPLEMENTATION OF SUBSECTION (5) OF THIS SECTION".

Page 4, strike lines 13 through 15 and substitute "MINIMUM, THE REPORT MUST IDENTIFY:
(I) A REIMBURSEMENT SYSTEM WITH A GOAL TO INCENTIVIZE AND INCREASE TRANSPORTATION PROVIDER PARTICIPATION;
(II) How the state department will ensure compliance WITH APPLICABLE FEDERAL LAWS AND WAIVER REQUIREMENTS;
(III) A system of COMMON REPORTING TO ENSURE A RECIPIENT DOES NOT EXCEED THE MEDICAID BENEFIT IN A MULTI-PROVIDER SCENARIO; AND
(IV) Best practices based on what other states have done TO ALLOW TRANSPORTATION NETWORK COMPANIES TO PROVIDE NONMEDICAL TRANSPORTATION SERVICES FOR INDIVIDUALS RECEIVING SERVICES, INCLUDING BUT NOT LIMITED TO, REIMBURSEMENT RATES; DRIVER COMPENSATION; AND INTEGRATION WITH PROGRAMS THAT PROVIDE NONMEDICAL TRANSPORTATION SERVICES.".

Page 4, after line 22 insert:
"(c) (I) UpON COMPLETION OF THE REPORT DESCRIBED IN SUBSECTION (5)(a) OF THIS SECTION, THE STATE DEPARTMENT SHALL ANALYZE AND REVIEW EACH OPERATIONAL TRANSPORTATION NETWORK COMPANY, AS DEFINED IN SECTION 40-10.1-602 (3). THE STATE DEPARTMENT SHALL VERIFY EACH TRANSPORTATION NETWORK COMPANY'S VIABILITY TO ENSURE THE HEALTH, SAFETY, WELFARE, COST EFFECTIVENESS, AND CAPABILITY IN EXPANDING NONMEDICAL TRANSPORTATION SERVICES FOR INDIVIDUALS RECEIVING SERVICES PURSUANT TO THIS SECTION AND COMPLY WITH ALL RULES PROMULGATED PURSUANT TO SUBSECTION (5)(e)(I) OF THIS SECTION.
(II) No Later than July 1, 2024, the state department shall AUTHORIZE VERIFIED TRANSPORTATION NETWORK COMPANIES TO PROVIDE NONMEDICAL TRANSPORTATION SERVICES IF THE STATE DEPARTMENT FINDS THE TRANSPORTATION NETWORK COMPANY VIABLE UNDER FEDERAL REQUIREMENTS AND WITHIN BUDGETARY CONSTRAINTS.
(III) FOR THE PURPOSES OF THIS SUBSECTION (5)(c), "VERIFY" MEANS A TRANSPORTATION NETWORK COMPANY MEETS ALL REQUIREMENTS RESULTING FROM THE REPORT DESCRIBED IN SUBSECTION (5)(a) OF THIS SECTION.
(d) THE STATE DEPARTMENT MAY SEEK ANY NECESSARY FEDERAL AUTHORIZATION FOR THE IMPLEMENTATION OF THIS SUBSECTION (5).
(e) (I) THE STATE DEPARTMENT SHALL PROMULGATE ANY NECESSARY RULES TO ENSURE TRANSPORTATION NETWORK COMPANIES COMPLY WITH FEDERAL AND STATE OVERSIGHT REQUIREMENTS AND SHALL INCLUDE ALL RELEVANT STAKEHOLDERS, INCLUDING MEDICAID RECIPIENTS, TRANSPORTATION NETWORK COMPANIES, CURRENT PROVIDERS AND DRIVERS FOR NONMEDICAL TRANSPORTATION SERVICES,

AND OTHER INTERESTED PARTIES IN THE DEVELOPMENT OF SUCH REQUIREMENTS.
(II) PURSUANT TO SECTION 40-10.1-105 (1)(1), TRANSPORTATION NETWORK COMPANIES ARE NOT SUBJECT TO REGULATION BY THE PUBLIC UTILITIES COMMISSION WHEN PROVIDING NONMEDICAL TRANSPORTATION SERVICES PURSUANT TO THIS SECTION AND ARE INSTEAD SUBJECT TO RULES PROMULGATED BY THE STATE DEPARTMENT PURSUANT TO THIS SUBSECTION (5)(e).
(f) THIS SUBSECTION (5) DOES NOT APPLY TO A PROVIDER AUTHORIZED TO PROVIDE TRANSPORTATION SERVICES PURSUANT TO PART 8 OF ARTICLE 1 OF TITLE 25.5 PRIOR TO THE EFFECTIVE DATE OF THIS SUBSECTION (5).".

Page 4 , line 24 , strike "and (6)".
Page 4, strike lines 26 and 27 and substitute "developmental disabilities - rules."

Page 5, strike lines 1 through 8 .
Page 5 , line 9 , strike "(6)" and substitute "(5)".
Page 5, lines 10 and 11, strike "regarding the implementation of SUBSECTION (5) OF THIS SECTION".

Page 5, strike lines 18 through 20 and substitute "MINIMUM, THE REPORT MUST IDENTIFY:
(I) A Reimbursement system with a goal to incentivize and INCREASE TRANSPORTATION PROVIDER PARTICIPATION;
(II) How the state department will ensure compliance WITH APPLICABLE FEDERAL LAWS AND WAIVER REQUIREMENTS;
(III) A system of common reporting to ensure a recipient does not exceed the medicaid benefit in a multi-provider SCENARIO; AND
(IV) Best practices based on what other states have done TO ALLOW TRANSPORTATION NETWORK COMPANIES TO PROVIDE NONMEDICAL TRANSPORTATION SERVICES FOR INDIVIDUALS RECEIVING SERVICES, INCLUDING BUT NOT LIMITED TO, REIMBURSEMENT RATES; DRIVER COMPENSATION; AND INTEGRATION WITH PROGRAMS THAT PROVIDE NONMEDICAL TRANSPORTATION SERVICES.".

Page 5, after line 27 insert:
"(c) (I) Upon COMPLETION OF THE REPORT DESCRIBED IN SUbSECTION (5)(a) Of this section, the state department shall analyze and review each operational transportation network company, as defined in section 40-10.1-602 (3). The state department shall verify each transportation network COMPANY'S VIABILITY TO ENSURE THE HEALTH, SAFETY, WELFARE, COST EFFECTIVENESS, AND CAPABILITY IN EXPANDING NONMEDICAL transportation Services for individuals receiving services PURSUANT TO THIS SECTION AND COMPLY WITH ALL RULES PROMULGATED PURSUANT TO SUBSECTION (5)(e)(I) OF THIS SECTION.
(II) No Later than July 1, 2024, the state department shall AUTHORIZE VERIFIED TRANSPORTATION NETWORK COMPANIES TO PROVIDE NONMEDICAL TRANSPORTATION SERVICES IF THE STATE DEPARTMENT FINDS THE TRANSPORTATION NETWORK COMPANY VIABLE UNDER FEDERAL REQUIREMENTS AND WITHIN BUDGETARY CONSTRAINTS.
(III) FOR THE PURPOSES OF THIS SUBSECTION (5)(c), "VERIFY" MEANS A TRANSPORTATION NETWORK COMPANY MEETS ALL REQUIREMENTS RESULTING FROM THE REPORT DESCRIBED IN SUBSECTION (5)(a) OF THIS SECTION.
(d) The STATE DEPARTMENT MAY SEEK ANY NECESSARY FEDERAL AUTHORIZATION FOR THE IMPLEMENTATION OF THIS SUBSECTION (5).
(e) (I) THE STATE DEPARTMENT SHALL PROMULGATE ANY NECESSARY RULES TO ENSURE TRANSPORTATION NETWORK COMPANIES COMPLY WITH FEDERAL AND STATE OVERSIGHT REQUIREMENTS AND SHALL INCLUDE ALL RELEVANT STAKEHOLDERS, INCLUDING MEDICAID RECIPIENTS, TRANSPORTATION NETWORK COMPANIES, CURRENT PROVIDERS AND DRIVERS FOR NONMEDICAL TRANSPORTATION SERVICES, AND OTHER INTERESTED PARTIES IN THE DEVELOPMENT OF SUCH REQUIREMENTS.
(II) Pursuant to section 40-10.1-105 (1)(1), TRANSPORTATION NETWORK COMPANIES ARE NOT SUBJECT TO REGULATION BY THE PUBLIC UTILITIES COMMISSION WHEN PROVIDING NONMEDICAL TRANSPORTATION SERVICES PURSUANT TO THIS SECTION AND ARE INSTEAD SUBJECT TO RULES PROMULGATED BY THE STATE DEPARTMENT PURSUANT TO THIS SUBSECTION (5)(e).
(f) This SUbSECTION (5) DOES NOT APPLY TO A PROVIDER AUTHORIZED TO PROVIDE TRANSPORTATION SERVICES PURSUANT TO PART 8 OF ARTICLE 1 OF TITLE 25.5 PRIOR TO THE EFFECTIVE DATE OF THIS SUBSECTION (5).".

Page 6, line 2, strike "and (9)".
Page 6, strike lines 6 through 15 and substitute "of human services rules.".

Page 6, line 16, strike "(9)" and substitute "(8)".
Page 6, lines 17 and 18, strike "REGARDING THE IMPLEMENTATION OF SUBSECTION (8) OF THIS SECTION".

Page 6, strike lines 25 through 27 and substitute "MINIMUM, THE REPORT MUST IDENTIFY:
(I) A Reimbursement system with a goal to incentivize and INCREASE TRANSPORTATION PROVIDER PARTICIPATION;
(II) How the state department will ensure compliance WITH APPLICABLE FEDERAL LAWS AND WAIVER REQUIREMENTS;
(III) A system of common reporting to ensure a recipient DOES NOT EXCEED THE MEDICAID BENEFIT IN A MULTI-PROVIDER SCENARIO; AND
(IV) Best practices based on what other states have done TO ALLOW TRANSPORTATION NETWORK COMPANIES TO PROVIDE NONMEDICAL TRANSPORTATION SERVICES FOR INDIVIDUALS RECEIVING SERVICES, INCLUDING BUT NOT LIMITED TO, REIMBURSEMENT RATES; DRIVER COMPENSATION; AND INTEGRATION WITH PROGRAMS THAT PROVIDE NONMEDICAL TRANSPORTATION SERVICES.".

Page 7, after line 7 insert:
"(c) (I) UpON COMPLETION OF THE REPORT DESCRIBED IN SUBSECTION (8)(a) OF THIS SECTION, THE STATE DEPARTMENT SHALL ANALYZE AND REVIEW EACH OPERATIONAL TRANSPORTATION NETWORK COMPANY, AS DEFINED IN SECTION 40-10.1-602 (3). THE STATE DEPARTMENT SHALL VERIFY EACH TRANSPORTATION NETWORK COMPANY'S VIABILITY TO ENSURE THE HEALTH, SAFETY, WELFARE, COST EFFECTIVENESS, AND CAPABILITY IN EXPANDING NONMEDICAL TRANSPORTATION SERVICES FOR INDIVIDUALS RECEIVING SERVICES PURSUANT TO THIS SECTION AND COMPLY WITH ALL RULES PROMULGATED PURSUANT TO SUBSECTION (8)(e)(I) OF THIS SECTION.
(II) No later than July 1, 2024, the State department Shall AUTHORIZE VERIFIED TRANSPORTATION NETWORK COMPANIES TO PROVIDE NONMEDICAL TRANSPORTATION SERVICES IF THE STATE DEPARTMENT FINDS THE TRANSPORTATION NETWORK COMPANY VIABLE UNDER FEDERAL REQUIREMENTS AND WITHIN BUDGETARY CONSTRAINTS.
(III) FOR THE PURPOSES OF THIS SUBSECTION (8)(c), "VERIFY" MEANS A TRANSPORTATION NETWORK COMPANY MEETS ALL REQUIREMENTS RESULTING FROM THE REPORT DESCRIBED IN SUBSECTION (8)(a) OF THIS SECTION.
(d) THE STATE DEPARTMENT MAY SEEK ANY NECESSARY FEDERAL AUTHORIZATION FOR THE IMPLEMENTATION OF THIS SUBSECTION (8).
(e) (I) THE STATE DEPARTMENT SHALL PROMULGATE ANY NECESSARY RULES TO ENSURE TRANSPORTATION NETWORK COMPANIES COMPLY WITH FEDERAL AND STATE OVERSIGHT REQUIREMENTS AND SHALL INCLUDE ALL RELEVANT STAKEHOLDERS, INCLUDING MEDICAID RECIPIENTS, TRANSPORTATION NETWORK COMPANIES, CURRENT PROVIDERS AND DRIVERS FOR NONMEDICAL TRANSPORTATION SERVICES, AND OTHER INTERESTED PARTIES IN THE DEVELOPMENT OF SUCH REQUIREMENTS.
(II) Pursuant to section 40-10.1-105 (1)(1), TRANSPORTATION NETWORK COMPANIES ARE NOT SUBJECT TO REGULATION BY THE PUBLIC UTILITIES COMMISSION WHEN PROVIDING NONMEDICAL TRANSPORTATION SERVICES PURSUANT TO THIS SECTION AND ARE INSTEAD SUBJECT TO RULES PROMULGATED BY THE STATE DEPARTMENT PURSUANT TO THIS SUBSECTION (8)(e).
(f) THIS SUBSECTION (8) DOES NOT APPLY TO A PROVIDER AUTHORIZED TO PROVIDE TRANSPORTATION SERVICES PURSUANT TO PART 8 OF ARTICLE 1 OF TITLE 25.5 PRIOR TO THE EFFECTIVE DATE OF THIS SUBSECTION (8).".

Page 7, line 9, strike "and (8)".
Page 7, strike lines 12 through 21 and substitute "waiver - duties of the department - rules.".

Page 7, line 22, strike "(8)" and substitute "(7)".
Page 7, lines 23 and 24, strike "REGARDING THE IMPLEMENTATION OF SUBSECTION (7) OF THIS SECTION".

Page 8, strike lines 4 through 6 and substitute "MINIMUM, THE REPORT MUST IDENTIFY:
(I) A REIMBURSEMENT SYSTEM WITH A GOAL TO INCENTIVIZE AND INCREASE TRANSPORTATION PROVIDER PARTICIPATION;
(II) HOW THE STATE DEPARTMENT WILL ENSURE COMPLIANCE WITH APPLICABLE FEDERAL LAWS AND WAIVER REQUIREMENTS;
(III) A SYSTEM OF COMMON REPORTING TO ENSURE A RECIPIENT DOES NOT EXCEED THE MEDICAID BENEFIT IN A MULTI-PROVIDER SCENARIO; AND
(IV) Best PRACTICES BASED ON WHAT OTHER STATES HAVE DONE TO ALLOW TRANSPORTATION NETWORK COMPANIES TO PROVIDE NONMEDICAL TRANSPORTATION SERVICES FOR INDIVIDUALS RECEIVING SERVICES, INCLUDING BUT NOT LIMITED TO, REIMBURSEMENT RATES; DRIVER COMPENSATION; AND INTEGRATION WITH PROGRAMS THAT PROVIDE NONMEDICAL TRANSPORTATION SERVICES.".

Page 8, after line 13 insert:
"(c) (I) UPON COMPLETION OF THE REPORT DESCRIBED IN SUBSECTION (7)(a) OF THIS SECTION, THE STATE DEPARTMENT SHALL ANALYZE AND REVIEW EACH OPERATIONAL TRANSPORTATION NETWORK COMPANY, AS DEFINED IN SECTION 40-10.1-602 (3). THE STATE DEPARTMENT SHALL VERIFY EACH TRANSPORTATION NETWORK COMPANY'S VIABILITY TO ENSURE THE HEALTH, SAFETY, WELFARE, COST EFFECTIVENESS, AND CAPABILITY IN EXPANDING NONMEDICAL TRANSPORTATION SERVICES FOR INDIVIDUALS RECEIVING SERVICES PURSUANT TO THIS SECTION AND COMPLY WITH ALL RULES PROMULGATED PURSUANT TO SUBSECTION (7)(e)(I) OF THIS SECTION.
(II) No LATER THAN JULY 1, 2024, THE STATE DEPARTMENT SHALL AUTHORIZE VERIFIED TRANSPORTATION NETWORK COMPANIES TO PROVIDE NONMEDICAL TRANSPORTATION SERVICES IF THE STATE DEPARTMENT FINDS THE TRANSPORTATION NETWORK COMPANY VIABLE UNDER FEDERAL REQUIREMENTS AND WITHIN BUDGETARY CONSTRAINTS.
(III) FOR THE PURPOSES OF THIS SUBSECTION (7)(c), "VERIFY" MEANS A TRANSPORTATION NETWORK COMPANY MEETS ALL REQUIREMENTS RESULTING FROM THE REPORT DESCRIBED IN SUBSECTION (7)(a) OF THIS SECTION.
(d) THE STATE DEPARTMENT MAY SEEK ANY NECESSARY FEDERAL AUTHORIZATION FOR THE IMPLEMENTATION OF THIS SUBSECTION (7).
(e) (I) THE STATE DEPARTMENT SHALL PROMULGATE ANY NECESSARY RULES TO ENSURE TRANSPORTATION NETWORK COMPANIES COMPLY WITH FEDERAL AND STATE OVERSIGHT REQUIREMENTS AND SHALL INCLUDE ALL RELEVANT STAKEHOLDERS, INCLUDING MEDICAID RECIPIENTS, TRANSPORTATION NETWORK COMPANIES, CURRENT PROVIDERS AND DRIVERS FOR NONMEDICAL TRANSPORTATION SERVICES, AND OTHER INTERESTED PARTIES IN THE DEVELOPMENT OF SUCH REQUIREMENTS.
(II) PURSUANT TO SECTION 40-10.1-105 (1)(1), TRANSPORTATION NETWORK COMPANIES ARE NOT SUBJECT TO REGULATION BY THE PUBLIC UTILITIES COMMISSION WHEN PROVIDING NONMEDICAL TRANSPORTATION SERVICES PURSUANT TO THIS SECTION AND ARE INSTEAD SUBJECT TO RULES PROMULGATED BY THE STATE DEPARTMENT PURSUANT TO THIS SUBSECTION (7)(e).
(f) THIS SUBSECTION (7) DOES NOT APPLY TO A PROVIDER AUTHORIZED TO PROVIDE TRANSPORTATION SERVICES PURSUANT TO PART 8 OF ARTICLE 1 OF TITLE 25.5 PRIOR TO THE EFFECTIVE DATE OF THIS SUBSECTION (7).".

Page 8, line 15 , strike "and (9)".

Page 8, strike lines 17 through 26 and substitute "medicine - rules.".
Page 8, line 27, strike "(9)" and substitute "(8)".
Page 9, lines 1 and 2, strike "REGARDING THE IMPLEMENTATION OF SUBSECTION (8) OF THIS SECTION".

Page 9, strike lines 9 through 11 and substitute "MINIMUM, THE REPORT MUST IDENTIFY:
(I) A REIMBURSEMENT SYSTEM WITH A GOAL TO INCENTIVIZE AND INCREASE TRANSPORTATION PROVIDER PARTICIPATION;
(II) How the state department will ensure compliance WITH APPLICABLE FEDERAL LAWS AND WAIVER REQUIREMENTS;
(III) A system of COMMON REPORTING TO ENSURE A RECIPIENT DOES NOT EXCEED THE MEDICAID BENEFIT IN A MULTI-PROVIDER SCENARIO; AND
(IV) Best practices based on what other states have done TO ALLOW TRANSPORTATION NETWORK COMPANIES TO PROVIDE NONMEDICAL TRANSPORTATION SERVICES FOR INDIVIDUALS RECEIVING SERVICES, INCLUDING BUT NOT LIMITED TO, REIMBURSEMENT RATES; DRIVER COMPENSATION; AND INTEGRATION WITH PROGRAMS THAT PROVIDE NONMEDICAL TRANSPORTATION SERVICES.".

Page 9, after line 18 insert:
"(c) (I) UPON COMPLETION OF THE REPORT DESCRIBED IN SUBSECTION (8)(a) OF THIS SECTION, THE STATE DEPARTMENT SHALL ANALYZE AND REVIEW EACH OPERATIONAL TRANSPORTATION NETWORK COMPANY, AS DEFINED IN SECTION 40-10.1-602 (3). THE STATE DEPARTMENT SHALL VERIFY EACH TRANSPORTATION NETWORK COMPANY'S VIABILITY TO ENSURE THE HEALTH, SAFETY, WELFARE, COST EFFECTIVENESS, AND CAPABILITY IN EXPANDING NONMEDICAL TRANSPORTATION SERVICES FOR INDIVIDUALS RECEIVING SERVICES PURSUANT TO THIS SECTION AND COMPLY WITH ALL RULES PROMULGATED PURSUANT TO SUBSECTION (8)(e)(I) OF THIS SECTION.
(II) No later than July 1, 2024, the State department shall AUTHORIZE VERIFIED TRANSPORTATION NETWORK COMPANIES TO PROVIDE NONMEDICAL TRANSPORTATION SERVICES IF THE STATE DEPARTMENT FINDS THE TRANSPORTATION NETWORK COMPANY VIABLE UNDER FEDERAL REQUIREMENTS AND WITHIN BUDGETARY CONSTRAINTS.
(III) FOR THE PURPOSES OF THIS SUBSECTION (8)(c), "VERIFY" MEANS A TRANSPORTATION NETWORK COMPANY MEETS ALL REQUIREMENTS RESULTING FROM THE REPORT DESCRIBED IN SUBSECTION (8)(a) OF THIS SECTION.
(d) The State department may seek any necessary federal AUTHORIZATION FOR THE IMPLEMENTATION OF THIS SUBSECTION (8).
(e) (I) THE STATE DEPARTMENT SHALL PROMULGATE ANY NECESSARY RULES TO ENSURE TRANSPORTATION NETWORK COMPANIES COMPLY WITH FEDERAL AND STATE OVERSIGHT REQUIREMENTS AND SHALL INCLUDE ALL RELEVANT STAKEHOLDERS, INCLUDING MEDICAID RECIPIENTS, TRANSPORTATION NETWORK COMPANIES, CURRENT PROVIDERS AND DRIVERS FOR NONMEDICAL TRANSPORTATION SERVICES, AND OTHER INTERESTED PARTIES IN THE DEVELOPMENT OF SUCH REQUIREMENTS.
(II) Pursuant to section 40-10.1-105 (1)(1), TRANSPORTATION NETWORK COMPANIES ARE NOT SUBJECT TO REGULATION BY THE PUBLIC UTILITIES COMMISSION WHEN PROVIDING NONMEDICAL TRANSPORTATION SERVICES PURSUANT TO THIS SECTION AND ARE INSTEAD SUBJECT TO RULES PROMULGATED BY THE STATE DEPARTMENT PURSUANT TO THIS SUBSECTION (8)(e).
(f) This SUbSECTION (8) DOES NOT APPLY TO A PROVIDER AUTHORIZED TO PROVIDE TRANSPORTATION SERVICES PURSUANT TO PART 8 OF ARTICLE 1 OF TITLE 25.5 PRIOR TO THE EFFECTIVE DATE OF THIS SUBSECTION (8).".

HB22-1268 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, printed bill, page 2, line 11, strike "providers." and substitute "providers - definition.".

Page 2, line 12, before "REPORT" insert "BEHAVIORAL HEALTH RATES".
Page 3, line 4, strike "A REPORT AND RECOMMENDATIONS" and substitute "THE BEHAVIORAL HEALTH RATES REPORT, AS DESCRIBED IN THIS SUBSECTION (1).".

Page 3, lines 5 through 7, strike "ON THE REPORT PUBLISHED AND PRESENT THE AUDITOR'S REPORT TO THE HOUSE OF REPRESENTATIVES PUBLIC AND BEHAVIORAL HEALTH AND HUMAN SERVICES COMMITTEE, OR ANY SUCCESSOR COMMITTEE.".

Page 3, lines 8 and 9, strike "THIS INDEPENDENT" and substitute "THE BEHAVIORAL HEALTH RATES".

Page 3, line 14, after "providers." insert "The state department SHALL PRESENT THE BEHAVIORAL HEALTH RATES REPORT AND RECOMMENDATIONS TO THE HOUSE OF REPRESENTATIVES PUBLIC AND BEHAVIORAL HEALTH AND HUMAN SERVICES COMMITTEE, OR ANY SUCCESSOR COMMITTEE.".

Page 4, lines 5 and 6, strike "REPORT, IN ACCORDANCE WITH THIS SECTION, ANNUALLY THROUGH AUGUST 1, 2025," and substitute "PROGRESS REPORT ON THE STATE DEPARTMENT'S PROGRESS MADE IN IMPLEMENTING THE ACTION PLAN PRESENTED TO THE JOINT BUDGET COMMITTEE ON November 15, 2022, on Or before August 1, 2023, and annually thereafter through August 1, 2025,".

Page 4, line 10, after "RECOMMENDATIONS." add "The state DEPARTMENT MUST FULLY IMPLEMENT THE ACTION PLAN NO LATER THAN DECEMBER 31, 2025.".

Page 4, after line 10 insert:
"(3) As USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE REQUIRES:
(a) "INDEPENDENT MENTAL HEALTH AND SUBSTANCE ABUSE TREATMENT PROVIDERS" MEANS ANY OUTPATIENT BEHAVIORAL HEALTH PROVIDER ENROLLED IN MEDICAID AND CONTRACTED WITH A MANAGED CARE ENTITY, AS DEFINED IN SECTION 25.5-5-403 (4), THAT IS NOT LICENSED OR DESIGNATED AS A COMMUNITY MENTAL HEALTH CENTER.".

Page 4, strike lines 13 through 27.
Page 5, strike lines 1 through 5 and substitute:
"25.5-4-403.1. Providers - community mental health centers -
cost reporting. (1) FOR THE PURPOSES OF INCREASED PAYMENT
METHODOLOGY TRANSPARENCY, NO LATER THAN MARCH 15, 2023, AND
EACH MARCH 15 THEREAFTER, THE STATE DEPARTMENT SHALL:
(a) PUBLISH COST REPORTS FOR COMMUNITY MENTAL HEALTH CENTERS;
(b) EsTABLISH A COST-REPORTING TEMPLATE AND COST-REPORTING SCHEDULE TO ASSIST PROVIDERS IN PROVIDING COST REPORTS;
(c) REDACT INFORMATION TO MAINTAIN COMPLIANCE WITH STATE AND FEDERAL LAW INCLUDING, BUT NOT LIMITED TO, PERSONALLY IDENTIFYING INFORMATION AND PROTECTED HEALTH INFORMATION AS NECESSARY TO PROTECT THE PRIVACY OF PATIENTS;
(d) Create a publicly available website that provides INSIGHT TO MEDICAID MEMBERS, MEDICAID PROVIDERS, AND MEMBERS OF THE PUBLIC REGARDING BEHAVIORAL HEALTH REIMBURSEMENT RATES. THE WEBSITE MUST INCLUDE THE FOLLOWING:
(I) All COMPLETED COST REPORTS FOR EACH BEHAVIORAL HEALTH SAFETY NET PROVIDER, AS DEFINED IN 27-50-101 (7);
(II) AN OVERVIEW OF THE PURPOSE OF THE COST REPORT DESCRIBED IN THIS SUBSECTION (1);
(III) InFORMATION ON HOW TO INTERPRET THE COST REPORTS AND WHERE TO FIND INFORMATION IN THE COST REPORTS;
(IV) An overview of:
(A) How reimbursement rates are determined;
(B) What constitutes a Reasonable and allowable cost;

AND
(C) How value-based payments impact Reimbursement RATES; AND
(V) The state department's plan to improve behavioral HEALTH REIMBURSEMENT RATES AND ANNUAL UPDATES TO THE PLAN.".

HB22-1292 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 2, after line 1 insert:
"SECTION 1. In Colorado Revised Statutes, repeal and reenact, with amendments, 25-23-101 as follows:

25-23-101. Legislative declaration. (1) THE GENERAL ASSEMBLY HEREBY FINDS AND DECLARES THAT:
(a) As Resolved in the 2000 Legislative session, Children's ORAL HEALTH REMAINS A PRIORITY FOR HEALTH EQUITY IN COLORADO;
(b) ORAL HEALTH EQUITY FOR CHILDREN CAN BE ADVANCED BY IMPROVED ACCESS TO CARE, BUT ALSO THROUGH EVIDENCED-BASED PREVENTION ACTIVITIES;
(c) DENTISTS AND DENTAL HYGIENISTS ARE CRITICAL PARTNERS IN ADDRESSING THE ORAL HEALTH-CARE NEEDS OF CHILDREN AND UNDERSERVED COLORADANS IN RURAL AND LOW-INCOME COMMUNITIES;
(d) However, Colorado communities often encounter DIFFICULTY RECRUITING AND RETAINING DENTAL PROFESSIONALS TO SERVE THESE COMMUNITIES;
(e) MANY DENTAL HEALTH PROFESSIONALS, PARTICULARLY DENTISTS, GRADUATE WITH LARGE EDUCATION LOANS NEEDED TO FINANCE THEIR PROFESSIONAL EDUCATION;
(f) Further, DENTAL CARE IS PROVIDED PREDOMINANTLY THROUGH INDIVIDUAL AND SMALL GROUP PRACTICES, WHICH CAN LIMIT THE OPPORTUNITY FOR DENTAL HEALTH PROFESSIONALS TO PROVIDE A SUBSTANTIAL VOLUME OF ORAL HEATH SERVICES AT REDUCED COST WHILE STILL MAINTAINING REVENUES NECESSARY TO SUPPORT THE FIXED COSTS OF OPERATING A DENTAL PRACTICE;
(g) WHEN Partnered with the state, dental health PROFESSIONALS PROVIDE ACCESS TO ORAL CARE FOR PEOPLE IN NEED OF SERVICES, AND REDUCING THE EDUCATION LOAN DEBT OF THESE PROFESSIONALS ENSURES THEY HAVE MORE RESOURCES TO CARE FOR UNDERSERVED CHILDREN AND COMMUNITIES; AND
(2) THE GENERAL ASSEMBLY FURTHER FINDS AND DECLARES THAT Colorado will continue its commitment to provide support to DENTAL HEALTH PROFESSIONALS WHO REQUEST EDUCATION LOAN REPAYMENT AND TO ALSO USE FUNDS TO SUPPORT CHILDREN'S ORAL HEALTH THROUGH COMMUNITY PUBLIC HEALTH INTERVENTIONS.".

Renumber succeeding sections accordingly.

SB22-077 be referred favorably to the Committee on Finance.

## PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed: HB22-1305, 1306, 1307, 1308.

## SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: SB22-020, 050, and 092.

## MESSAGE(S) FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-139 and SB22-152.
The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-010 amended in Special Orders as printed in Senate Journal, March 18, 2022.
SB22-018 amended in Special Orders as printed in Senate Journal, March 18, 2022.

The Senate has passed on Third Reading and returns herewith:
HB22-1037, HB22-1040, HB22-1044, and HB22-1086.
The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
HB22-1028 amended in General Orders as printed in Senate Journal, March 18, 2022.
HB22-1104 amended in General Orders as printed in Senate Journal, March 18, 2022.
HB22-1229 amended in Special Orders as printed in Senate Journal, March 18, 2022.
HB22-1257 amended in Special Orders as printed in Senate Journal, March 18, 2022.
HB22-1266 amended in General Orders as printed in Senate Journal, March 18, 2022.

## MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, SB22-152 and 139.
without comment, as amended, HB22-1229, 1257, 1266, 1028 and 1104; SB22-010 and 018.

## MESSAGE(S) FROM THE GOVERNOR

I certify I received the following on the 21st day of March 2022, at
1:04 p.m. The original is on file in the records of the House of Representatives of the General Assembly.

Monday, March 21, 2022
Colorado House of Representatives
The 73rd 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:

HB22-1071 Damages In Class Actions Consumer Protection Act Approved on Monday, March 21, 2022 at 11:00 a.m.

## HB22-1073 Funeral Establishment And Crematory Inspection

 Approved on Monday, March 21, 2022 at 11:00 a.m.Sincerely,
/signed/
Jared Polis
Governor

## INTRODUCTION OF BILLS First Reading

The following bills were read by title and referred to the committee(s) indicated:

HB22-1309 byRepresentative(s) Froelich--Concerning the authority of a hospital to dispense a seven-day supply of drugs to a victim of sexual assault in order to treat sexually transmitted infections.
Committee on Public \& Behavioral Health \& Human Services
HB22-1310 by Representative(s) Larson and Kipp; also Senator(s) Bridges and Woodward--Concerning the alignment of the state income tax deduction for contributions to a 529 account with the changes in the federal "Setting Every Community Up for Retirement Enhancement Act of 2019" that allows tax-free distributions for eligible apprenticeship programs.
Committee on Education
HB22-1311 by Representative(s) Pico and Woodrow, Lynch, Valdez D.; also Senator(s) Woodward, Kirkmeyer, Moreno, Zenzinger--Concerning the correction of technical defects with definitions that resulted from a restructuring of the gasoline and special fuel tax in 2021.
Committee on Transportation \& Local Government
HB22-1312 by Representative(s) Lynch and Woodrow, Pico, Valdez D.; also Senator(s) Moreno and Woodward, Kirkmeyer, Zenzinger--Concerning modifications to sales tax statutes in order to address certain defects and anachronisms.
Committee on Business Affairs \& Labor

HB22-1313 by Representative(s) McCormick and Caraveo-Concerning housing requirements for agricultural workers during a public health emergency.
Committee on Agriculture, Livestock, \& Water
HB22-1314 by Representative(s) Ricks and Hooton; also Senator(s) Gonzales--Concerning the rights of a person with ownership interest in a vehicle that has been towed from private property without the person's consent.
Committee on Business Affairs \& Labor
SB22-010 by Senator(s) Simpson and Lee; also Representative(s) Benavidez and Amabile, Pelton--Concerning pretrial diversion programs that are intended to identify eligible individuals who have behavioral health disorders in order to divert them from the criminal justice system into community treatment programs.
Committee on Judiciary
SB22-018 by Senator(s) Lee and Cooke; also Representative(s) Benavidez and Soper--Concerning expanding the court reminder program, and, in connection therewith, making an appropriation.
Committee on Judiciary
SB22-139 by Senator(s) Buckner and Coleman; also Representative(s) Herod--Concerning the establishment of Juneteenth as a state holiday.
Committee on State, Civic, Military, \& Veterans Affairs
SB22-152 by Senator(s) Fenberg and Jaquez Lewis; also Representative(s) Gray and Bernett--Concerning authorization for a person whose residence is destroyed or becomes uninhabitable to continue to use the address of the residence as the person's residence for purposes of voting if the person intends to return to the residence once it is replaced or becomes habitable.
Committee on State, Civic, Military, \& Veterans Affairs

## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Esgar, Hooton, Ortiz, Pelton, Williams.

1 On motion of Representative Weissman, the House adjourned until 9:00 a.m., Tuesday, March 22, 2022.

8 Robin Jones, 9 Chief Clerk

Approved:
Alec Garnett, Speaker

# HOUSE JOURNAL <br> SEVENTY-THIRD GENERAL ASSEMBLY <br> STATE OF COLORADO <br> <br> Second Regular Session 

 <br> <br> Second Regular Session}

Seventieth Legislative Day
Tuesday, March 22, 2022

Prayer by Father John Nugent, SJ, Arrupe Jesuit High School, Denver.
The Speaker called the House to order at 9:00 a.m.
Colors were presented by Cadet 1st Lieutenant Sydney Loos, Cadet Senior Master Sergeant Sam Harrison, Cadet Technical Sergeant Jonathan Pratt, Cadet Airman 1st Class Alix Stielow, Colorado Wing Civil Air Patrol, Cadet Color Guard.

Pledge of Allegiance led by Representative Richard Holtorf, Akron.
The roll was called with the following result:
Present--63.
Excused--Representative(s) Mullica, Tipper--2.
Present after roll call--Representative(s) Mullica.
The Speaker declared a quorum present.

On motion of Representative Holtorf, the House Journal of Monday, March 21, 2022, was declared approved as corrected by the Chief Clerk.

## APPOINTMENT(S)

The Speaker announced the following temporary committee appointment(s) for Tuesday, March 22, 2022 only:

## Judiciary

Representative Lontine to replace Representative Roberts.

## Public and Behavioral Health and Human Services

Representative McCormick to replace Representative Gonzales-Gutierrez.

## 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.

HB22-1262 by Representative(s) Sullivan and Snyder; also Senator(s) Rodriguez and Cooke-Concerning the continuation of the authority of the director of the division of workers' compensation to impose fines on an employer for a subsequent failure to carry workers' compensation insurance within a specified period after a previous failure, and, in connection therewith, implementing the recommendation in the 2021 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.

| YES | 40 | NO | $\mathbf{2 4}$ | EXCUSED | 1 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | E |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bird, Duran, Esgar, Froelich, Gray, Herod, Lindsay

HB22-1255 by Representative(s) Ortiz and Bradfield, Larson; also Senator(s) Zenzinger and Kirkmeyer-Concerning measures to improve postsecondary education outcomes for students with a disability.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 56 | NO | 8 | EXCUSED | 1 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 2 | Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| 3 | Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| 4 | Baisley | Y | Geitner | Y | McCormick | Y | Soper | N |
| 5 | Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| 6 | Bernett | Y | Gray | Y | McLachlan | Y | Tipper | E |
| 7 | Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| 8 | Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| 9 | Boesenecker |  | Holtorf | Y | Neville | N | Valdez D. | Y |
| 10 | Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| 11 | Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| 12 | Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| 13 | Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| 14 | Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| 15 | Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| 16 | Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| 17 | Esgar | Y | Luck | N | Sandridge | N | Young | Y |
| 18 |  |  |  |  |  |  | Speaker |  |
| 19 | Co-sponsor(s) added: Representative(s) Amabile, Bacon, Benavidez, Bernett, |  |  |  |  |  |  |  |
| 20 | Bird, Boesenecker, Caraveo, Cutter, Duran, Esgar, Exum, Froelich, |  |  |  |  |  |  |  |
| 1 | Gonzales-Gutierrez, Gray, Herod, Jodeh, Kennedy, Kipp, Lontine, McCluskie, |  |  |  |  |  |  |  |
| 22 | McCormick, McKean, McLachlan, Michaelson Jenet, Roberts, Sirota, Snyder, |  |  |  |  |  |  |  |
| 23 | Titone, Valdez A., Valdez D., Weissman, Woodrow, Young, Speaker |  |  |  |  |  |  |  |
| 24 | HB22-1270 |  | by Representative(s) Woodr |  |  | also |  |  |
| 25 |  |  |  |  |  |
| 26 |  |  | Priola-Concerning | neasures rela |  | to chang |  |
| 27 |  |  | "name-based criminal history |  |  |  |
| 28 |  |  | "name-based judicial record check" in the Colorado |  |  |
| 9 |  |  | Revised Statutes. |  |  |  |
| ) |  |  |  |  |  |  |  |  |
| 31 | The question being "Shall the bill pass?". |  |  |  |  |  |  |  |
| 32 | A roll call vote was taken. As shown by the following recorded vote, a |  |  |  |  |  |  |  |
| 3 | majority of those elected to the House voted in the affirmative and the bill |  |  |  |  |  |  |  |
| 34 | was declared passed. |  |  |  |  |  |  |  |
| 36 | YES | 61 |  |  |  | NO | 3 | EXCUSED | 1 | ABSENT | 0 |
| 37 | Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| 38 | Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| 39 | Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| 40 | Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| 41 | Bernett | Y | Gray | Y | McLachlan | Y | Tipper | E |
| 42 | Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| 43 | Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| 44 | Boesenecker |  | Holtorf | Y | Neville | Y | Valdez D. | Y |
| 45 | Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| 46 | Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| 47 | Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| 48 | Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| 49 | Cutter | Y | Larson | Y | Rich | N | Williams | Y |
| 50 | Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| 51 | Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| 52 | Esgar | Y | Luck | Y | Sandridge | N | Young | Y |
| 53 |  |  |  |  |  |  | Speaker |  |
| 54 | Co-sponsor(s) | ) | dded: Representativ | e(s) | Catlin, Esgar, | Gray | Herod, Jo | deh |
|  | Mullica, Pico | o, | icks, Snyder |  |  |  |  |  |

SB22-086 by Senator(s) Winter and Gonzales; also Representative(s) Gray and Gonzales-Gutierrez-Concerning assets exempted from seizure in certain proceedings, and, in connection therewith, expanding the amount and application of the homestead exemption to include personal property that is actually used as a residence, increasing the scope and amount of assets that may be exempted, adding certain new exemptions, recreating and increasing an exemption for money in depository accounts, and removing a requirement that a person must deposit and not commingle funds in order to render child support payments or unemployment benefits exempt from levy to pay a debt.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 23 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | E |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bacon, Benavidez, Bernett, Duran, Exum, Froelich, Herod, Jodeh, Kennedy, Lindsay, Lontine, Michaelson Jenet, Ricks, Sirota, Titone, Weissman

On motion of Representative Woodrow, 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.)

HB22-1004 by Representative(s) Ortiz and Young; also Senator(s) Fields and Kolker-Concerning a transfer from the general fund to the licensing services cash fund.

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

## HB22-1234 by Representative(s) Bacon and Michaelson Jenet; also Senator(s) Rodriguez-Concerning establishing a preventing identity-based violence grant program.

Amendment recommended by Appropriations Report, dated March 18, 2022, and placed in member's bill file; Report also printed in House Journal, March 18, 2022.

Amendment recommended by Judiciary Report, dated March 2, 2022, and placed in member's bill file; Report also printed in House Journal, March 3, 2022.

Laid Over until Wednesday, March 23, 2022.
HB22-1276 by Representative(s) Kipp and Exum-Concerning the continuation of the second chance scholarship program, and, in connection therewith, implementing the recommendation contained in the 2021 sunset report by the department of regulatory agencies to sunset the program.

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

SB22-003 by Senator(s) Buckner and Donovan; also Representative(s) Mullica and Exum-Concerning permitting community colleges to offer a bachelor of science degree in nursing to certain students.

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

SB22-121 by Senator(s) Zenzinger and Simpson; also Representative(s) Rich and McLachlan-Concerning increasing the amount of tuition revenues pledged by an institution of higher education.

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

## HB22-1157 by Representative(s) McCormick and Titone, Ortiz; also

 Senator(s) Jaquez Lewis-Concerning the utilization of demographic health data by the department of public health and environment to address health inequities.Amendment No. 1, Appropriations Report, dated March 18, 2022, and placed in member's bill file; Report also printed in House Journal, March 18, 2022.

Amendment No. 2, Public \& Behavioral Health \& Human Services Report, dated February 22, 2022, and placed in member's bill file; Report also printed in House Journal, February 23, 2022.

## Amendment No. 3, by Representative McCormick.

Amend the Public \& Behavioral Health \& Human Services Committee Report, dated February 22, 2022, page 1 , strike line 1 , and substitute:
"Amend printed bill, page 3, line 2, after "department," insert "to the extent permissible under applicable federal and state data PRIVACY LAWS, RULES, AND REGULATIONS AND FEDERAL CONTRACTS,".

Page 3 of the bill, line 18, strike "determining" and substitute "ESTABLISHING".

Page 4 of the bill, line 3, strike "data" and substitute".
Page 1 of the committee report, line 3, strike "laws,"." and substitute "LAWS, RULES, AND REGULATIONS AND FEDERAL CONTRACTS,".".

Page 1 of the committee report, after line 3 insert:
"Page 4 of the bill, line 12 , strike "the data from" and substitute "data, to the extent permissible under applicable federal and state data privacy laws, rules, and regulations and federal CONTRACTS, FROM ENTITIES IDENTIFIED IN SUBSECTION (2)(h) OF THIS SECTION THAT SERVE".".

Page 1 of the committee report, line 8, strike "laws."." and substitute "LAWS, RULES, AND REGULATIONS AND FEDERAL CONTRACTS, TO PROTECT SENSITIVE MEDICAL INFORMATION OR PERSONALLY IDENTIFYING INFORMATION.".".

Page 1 of the committee report, after line 8 insert:
"Page 4 of the bill, strike lines 19 and 20 and substitute "OF THIS SECTION MUST APPLY TO ALL STATE AND COUNTY, DISTRICT, AND MUNICIPAL PUBLIC HEALTH AGENCIES, AS DESCRIBED IN SECTION 25-1-506; PUBLIC HEALTH DIRECTORS, AS DESCRIBED IN SECTION 25-1-509; AND OTHER PERSONS REQUIRED TO COLLECT AND REPORT DATA TO THE DEPARTMENT.".

Page 5 of the bill, line 11, strike "PROVIDED" and substitute "PUBLISHED".".

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 Van Beber moved to amend the Report of the Committee of the Whole to show that L. 003 the following Van Beber amendment to HB22-1004 did pass:

Amend printed bill, page 2, line 5, after "cents;" add "and".
Page 2, strike lines 6 through 21 and substitute:
"(b) The general assembly finds it necessary for the department of revenue to cut costs to ensure that the cost of a driver's license does not increase and that the licensing services cash fund remains solvent.".

Page 2, line 22, after "42-2-114.5," insert "amend (2)(d) and (3)(b); and".
Page 2, strike line 25 and substitute "procedures - rules. (2) Except as provided in subsection (3) of this section, the following fees must be paid for the following functions:
(d) The fee for a driver's license or minor driver's license under section 42-2-114 (2)(a) or (4)(a) respectively, is:
(I) Twenty-six dollars beginning July 1, 2016, but before July 1, 2017,
(II) Twenty-seven dollars beginning July 1, 2017, but before July 1, 2018; and
(HI) Twenty-eight dollars beginning July 1, 2018, IS THIRTY DOLLARS AND EIGHTY-SEVEN CENTS.
(3) (b) The department shall not raise or lower the fees listed in paragraphs ( a ), (b), (f), (g), (n), and (0) of subsection (2) of this seetion before July 1, 2017, and the fee listed in paragraph (d) of subsection (2) SUBSECTION (2)(d) of this section. before July 1, 2019.
(5) On July 1, 2022, THE STATE TREASURER SHALL".

Page 2, line 26, strike "THREE MILLION NINE HUNDRED THOUSAND DOLLARS" and substitute "ONE DOLLAR".

The amendment was declared lost by the following roll call vote:

1
2
3
4
5

| YES | 27 | NO | 36 | EXCUSED | 2 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | E | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | Y | Tipper | E |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | Y | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |

## ADOPTION OF COMMITTEE OF THE WHOLE REPORT

## Passed Second Reading: HB22-1004, HB22-1157 as amended, HB22-1276, SB22-003, SB121.

Laid over until date indicated retaining place on Calendar:
HB22-1234--Wednesday, March 23, 2022.
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 | 39 | NO | 24 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | E | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | E |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | ppeaker | Y |

## LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Esgar, the following item(s) on the Calendar were laid over until Wednesday, March 23, 2022, retaining place on Calendar:

Consideration of Resolution(s)--SJR22-006, SJR22-007.
Consideration of Senate Amendment(s)--HB22-1028, HB22-1104, HB22-1229, HB22-1257, HB22-1266.

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## FINANCE

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

HB22-1121 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend the Business Affairs \& Labor Committee Report, dated March 10, 2022, page 2, after line 28 insert:
"(II) Described in Section 501 (c)(6) of THE INTERNAL REVENUE CODE AND EXEMPT FROM TAXATION UNDER SECTION 501 (a) OF THE INTERNAL REVENUE CODE;".

Renumber succeeding subparagraphs accordingly.
Page 3, after line 2 insert:
"(IV) Has a majority of the employees of each news location residing in Colorado;".

Renumber succeeding subparagraphs accordingly.
Page 3, after line 18 insert:
"(IV) Has a majority of the employees of each news location residing in Colorado;".

Renumber succeeding subparagraphs accordingly.

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HB22-1239 be postponed indefinitely.
HB22-1261 be referred favorably to the Committee on Appropriations.
STATE, CIVIC, MILITARY AND VETERANS AFFAIRS
After consideration on the merits, the Committee recommends the
following:
HB22-1059 be postponed indefinitely.
SB22-076 be referred to the Committee of the Whole with favorable
    recommendation.
SB22-105 be referred to the Committee of the Whole with favorable
    recommendation.
HB22-1239 be postponed indefinitely.
HB22-1261 be referred favorably to the Committee on Appropriations.
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## TRANSPORTATION AND LOCAL GOVERNMENT

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

HB22-1254 be referred favorably to the Committee on Finance.

## PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed: HB22-1309, 1310, 1311, 1312, 1313, 1314.

## MESSAGE(S) FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-126 amended in General Orders as printed in Senate Journal, March 21, 2022.

The Senate has passed on Third Reading and returns herewith:
HB22-1245 and HB22-1250.

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The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
HB22-1038 amended in General Orders as printed in Senate Journal, March 21, 2022.
HB22-1211 amended in General Orders as printed in Senate Journal, March 21, 2022.

## MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, HB22-1211 and 1038.
without comment, as amended, SB22-126.

## INTRODUCTION OF BILL First Reading

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

SB22-144 by Senator(s) Zenzinger; also Representative(s) Kipp and Rich--Concerning the provision of transportation services by a transportation network company not in connection with a business operated for profit.
Committee on State, Civic, Military, \& Veterans Affairs

## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Carver, Gonzales-Gutierrez, Herod, Pelton, Ricks, Sandridge.

On motion of Representative Weissman, the House adjourned until 9:00 a.m., Wednesday, March 23, 2022.

Approved:
Alec Garnett, Speaker
Attest:
Robin Jones,
Chief Clerk

## HOUSE JOURNAL

SEVENTY-THIRD GENERAL ASSEMBLY

## STATE OF COLORADO

## Second Regular Session

Seventy-first Legislative Day

Wednesday, March 23, 2022

Prayer by 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 Sofia Sandridge, Chinook Trail Elementary School, Colorado Springs.

The roll was called with the following result:
Present--60.
Excused--Representative(s) Geitner, Gray, Hanks, Tipper, A. Valdez--5.

Present after roll call--Representative(s) Geitner, Gray, A. Valdez.
The Speaker declared a quorum present.

On motion of Representative Holtorf, the House Journal of Tuesday, March 22, 2022, was declared approved as corrected by the Chief Clerk.

## APPOINTMENT

The Speaker announced the following temporary committee appointment for Wednesday, March 23, 2022 only:

## Health and Insurance

Representative Bernett to replace Representative Ortiz.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## APPROPRIATIONS

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

HB22-1213 be referred to the Committee of the Whole with favorable recommendation.

HB22-1217 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend the Judiciary Committee Report, dated February 22, 2022, page 1, line 4, strike "(9)(d.5)" and substitute "(8) introductory portion, (8)(a.5), (11), and (12)".

Page 1 of the report, strike lines 5 through 15 and substitute:
"18-13-111. Purchases of commodity metals - violations commodity metals theft task force - creation - composition - reports - legislative declaration - definitions - repeal. (8) For the purposes of AS USED IN this section, unless the context otherwise requires:
(a.5) "APPLICABLE FACILITY" MEANS DEALERS, OWNERS, KEEPERS, OR PROPRIETORS OF A JUNK SHOP, JUNK STORE, SALVAGE YARD, OR OTHER SECONDHAND PROPERTY.
(11) (a) The Colorado state patrol Shall develop an ASSESSMENT REPORT FOR APPLICABLE FACILITIES TO IDENTIFY THE LEVEL OF CONFORMANCE WITH THE PROVISIONS OF SUBSECTIONS (1) TO (4) OF THIS SECTION.
(b) On or before July 1, 2023, and each July 1 thereafter, THE COLORADO STATE PATROL SHALL DISTRIBUTE AND MAKE AVAILABLE AN ASSESSMENT REPORT FOR ALL APPLICABLE FACILITIES. THE ASSESSMENT REPORT MUST ENCOURAGE VOLUNTARY COMPLIANCE AND PROVIDE EDUCATION TO APPLICABLE FACILITIES ON THE REQUIREMENTS OF THIS SECTION. IF AN APPLICABLE FACILITY DOES NOT COMPLY WITH THE ASSESSMENT REPORTING REQUIREMENTS DESCRIBED IN THIS SECTION, THE COLORADO STATE PATROL MAY PROMPT A LAW ENFORCEMENT Inspection. The assessment report must include, at a minimum:
(I) Applicable facility information, such as the type of FACILITY, NAME, PHYSICAL ADDRESS, MAILING ADDRESS, BUSINESS CONTACT NAME, AND CONTACT INFORMATION;
(II) Purchases of COMMODITY METALS INFORMATION, TO INCLUDE THE TYPE OF BOOK OR REGISTER USED, FORMS OF SELLER IDENTITY VERIFICATION, SELLER DOCUMENTATION USED IN THE BOOK OR REGISTER, WHETHER THE BOOK OR REGISTER PROVIDES FOR THE DATE AND PLACE OF PURCHASE, DESCRIPTION AND QUANTITY AND AVAILABILITY OR ACTUAL INSPECTION BY A PEACE OFFICER; AND
(III) Applicable facility Recording of commodity metal TRANSACTIONS, TO INCLUDE THE TYPE OF METAL COMMODITY TRANSACTION, USE OF AND EMPLOYEE TRAINING ON THE SCRAP THEFT ALERT SYSTEM, MAINTENANCE OF SCRAP THEFT ALERTS, PAYMENT FORMS TO SELLER, AND FORM OF RECORDS KEPT, INCLUDING DIGITAL, PHOTOGRAPHIC, VIDEO, OR OTHER RECORDS;
(c) On or before August 1, 2023, and each August 1 THEREAFTER, EVERY APPLICABLE FACILITY SHALL COMPLETE AND SUBMIT THE ASSESSMENT REPORT TO THE COLORADO STATE PATROL.
(d) On or before December 1, 2023, and each December 1 THEREAFTER, THE COLORADO STATE PATROL SHALL PROVIDE A SUMMARY OF THE ASSESSMENT REPORTS TO THE TASK FORCE AND THE TASK FORCE SHALL CONSIDER THE REPORT AT A MEETING REQUIRED BY SUBSECTION (9)(c) OF THIS SECTION.
(12) (a) The Colorado state patrol shall develop an INSPECTION FORM FOR USE BY STATE, COUNTY, AND LOCAL AUTHORITIES TO USE WHEN INSPECTING APPLICABLE FACILITIES TO PROVIDE STATEWIDE DOCUMENTATION, CONSISTENT WITH THE PROVISIONS IN SUBSECTIONS (1) TO (4) OF THIS SECTION. THE INSPECTION FORM MUST INCLUDE ELEMENTS CONTAINED IN THE ASSESSMENT REPORT, BUT MAY FURTHER PROVIDE INFORMATION TO BE USED IN CRIMINAL INVESTIGATIONS.
(b) ThE Colorado state patrol shall provide standardized TRAINING FOR USE BY LAW ENFORCEMENT AGENCIES IN CONDUCTING inspections. This training may be in person, via video, or using a WRITTEN MANUAL.
(c) UPON COMPLETION OF A LAW ENFORCEMENT INSPECTION, THE LAW ENFORCEMENT AGENCY SHALL SUBMIT A COPY OF THE INSPECTION form to the Colorado state patrol within two weeks after COMPLETING THE INSPECTION.
(d) The Colorado state patrol shall provide a Summary REPORT OF ALL STATEWIDE INSPECTIONS TO THE TASK FORCE AND THE TASK FORCE SHALL CONSIDER THE REPORT AT A MEETING REQUIRED BY SUBSECTION (9)(c) OF THIS SECTION.

Page 4, line 7, strike "AND".
Page 4, strike line 9 and substitute "RECIPIENTS; AND".
Page 4, after line 25 insert:
"(c) To ENSURE FULL BENEFITS AND ACCESS, THE DEPARTMENT SHALL MAKE GRANTS ON A CRITERIA-BASED APPORTIONMENT BASIS TO TARGETED INITIATIVES, INCLUDING TWENTY PERCENT TO VICTIMS, TWENTY PERCENT TO PREVENTION, TWENTY-FIVE PERCENT TO BUSINESS IMPACTS, TWENTY-FIVE PERCENT TO ENFORCEMENT AND THE REMAINING TEN PERCENT FOR ADMINISTRATIVE COSTS. THESE APPORTIONMENTS MAY BE SUBJECT TO MODIFICATION BASED ON THE LIMITED NUMBER OF APPLICANTS OR QUALIFIED OR APPROVED APPLICATIONS IN SPECIFIC initiatives.".".

Page 1 of the report, strike lines 17 through 22 and substitute:
""SECTION 3. Appropriation. For the 2022-23 state fiscal year, $\$ 300,000$ is appropriated to the department of public safety for use by the Colorado state patrol. This appropriation is from the general fund. To implement this act, the division may use this appropriation for the automobile theft prevention authority.

SECTION 4. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 105,871$ is appropriated to the department of public safety for use by the executive director's office. This appropriation is from the highway users tax fund created in section 43-4-201 (1)(a), C.R.S., and appropriated pursuant to section 43-4-201 (3)(a)(I)(C), C.R.S. To implement this act, the division may use this appropriation for the purchase of information technology services.
(2) For the 2022-23 state fiscal year, $\$ 105,871$ 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.

SECTION 5. Effective date. This act takes effect upon passage except that section 1 of this act only takes effect if Senate Bill 22-009 takes effect and becomes law. If section 1 of this act takes effect it is effective upon the effective date of this section or the effective date of Senate Bill 22-009 whichever is later.".

Renumber succeeding section accordingly.
Page 1, line 101, strike "THEFT." and substitute "THEFT, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".".

HB22-1295 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend the Education Committee Report, dated March 17, 2021, page 10, after line 2, insert:
"Page 208 of the bill, line 22, strike "definitions." and substitute "definitions - repeal.".

Page 213 of the bill, line 5, strike "UP TO THE AMOUNTS" and substitute "AS".

Page 213 of the bill, line 7, strike "SERVICES" and substitute "SERVICES, INCLUDING CHILDREN WITH DISABILITIES,".

Page 213 of the bill, strike lines 16 through 27 and substitute:
"(c) (I) (A) In distributing funding For preschool services PURSUANT TO THIS SECTION FOR THE 2023-24 FISCAL YEAR AND EACH FISCAL YEAR THEREAFTER, THE DEPARTMENT SHALL ENSURE THAT THE AMOUNT OF FUNDING REQUIRED TO PROVIDE PRESCHOOL SERVICES TO ALL THREE-YEAR-OLD CHILDREN WITH DISABILITIES WHO ENROLL IN THE PRESCHOOL PROGRAM IS ANNUALLY DISTRIBUTED TO THE ENROLLING PRESCHOOL PROVIDERS AND THE AMOUNT DESCRIBED IN SUBSECTION (3)(c)(I)(B) OF THIS SECTION IS DISTRIBUTED TO PROVIDE PRESCHOOL SERVICES FOR ELIGIBLE CHILDREN WHO ARE THREE YEARS OF AGE OR YOUNGER, AS DESCRIBED IN SECTION 26.5-4-204 (3)(a)(II) AND (3)(a)(III).
(B) To provide services for eligible children who are THREE YEARS OF AGE OR YOUNGER, THE DEPARTMENT SHALL ANNUALLY DISTRIBUTE THE AMOUNT ALLOTTED FOR THE 2022-23 FISCAL YEAR TO PROVIDE PRESCHOOL SERVICES FOR CHILDREN THREE YEARS OF AGE OR younger through the "Colorado Preschool Program Act", ARTICLE 28 OF TITLE 22, AS IT EXISTS PRIOR TO JULY 1, 2023, CALCULATED AS AN AMOUNT EQUAL TO THE NUMBER OF CHILDREN THREE YEARS OF AGE OR YOUNGER ENROLLED BY EACH SCHOOL DISTRICT FOR THE 2022-23 FISCAL YEAR MULTIPLIED BY THE PER PUPIL FUNDING, AS DESCRIBED IN SECTION 22-54-104 (3) OR (3.5), WHICHEVER IS APPLICABLE, FOR THE ENROLLING SCHOOL DISTRICT FOR THE 2022-23 FISCAL YEAR.".

Page 214 of the bill, strike lines 1 through 14 .
Page 214 of the bill, line 18, strike "THIS SUBSECTION (3)(c)" and substitute "SUBSECTION (3)(c)(I)(B) OF THIS SECTION".

Page 214 of the bill, strike line 26 and substitute "DESCRIBED IN SUBSECTION (3)(c)(I)(B) OF THIS SECTION, THE".

Page 215 of the bill, line 9, strike "APPROPRIATED" and substitute "DESCRIBED IN SUBSECTION (3)(c)(I)(B) OF THIS SECTION".

Page 215 of the bill, lines 10 and 11, strike "AS DESCRIBED IN SUBSECTION (3)(c)(I) OF THIS SECTION".

Page 215 of the bill, line 17, strike "APPROPRIATED" and substitute "DESCRIBED IN SUBSECTION (3)(c)(I)(B) OF THIS SECTION".

Page 215 of the bill, line 19, strike "AS DESCRIBED IN SUBSECTION (3)(c)(I) OF THIS SECTION".

Page 215 of the bill, line 27, strike "(3)(c)(I)" and substitute "(3)(c)(I)(B)".

Page 216 of the bill, strike lines 5 through 27 and substitute:
"(4) (a) Notwithstanding any provision of this section to THE CONTRARY, IF THE FUNDING THAT A PRESCHOOL PROVIDER THAT IS A SCHOOL DISTRICT OR A CHARTER SCHOOL RECEIVES PURSUANT TO THIS SECTION FOR ELIGIBLE CHILDREN ENROLLED IN THE PRESCHOOL PROGRAM FOR THE 2023-24 FISCAL YEAR, CALCULATED AS THE PER-CHILD RATES FOR THE 2023-24 FISCAL YEAR MULTIPLIED BY THE NUMBER OF ELIGIBLE CHILDREN THE PRESCHOOL PROVIDER ENROLLS FOR THE 2023-24 FISCAL YEAR, IS LESS THAN THE AMOUNT OF FUNDING ALLOTTED FOR THE 2022-23 FISCAL YEAR FOR THE CHILDREN THE PRESCHOOL PROVIDER ENROLLED through the Colorado preschool program, as it exists prior to July 1, 2023, CALCULATED AS FIFTY PERCENT OF THE PRESCHOOL PROVIDER'S PER PUPIL FUNDING, AS DESCRIBED IN SECTION 22-54-104 (3) OR (3.5), WHICHEVER IS APPLICABLE, FOR THE 2022-23 FISCAL YEAR MULTIPLIED BY THE NUMBER OF CHILDREN THE PRESCHOOL PROVIDER ENROLLED THROUGH THE COLORADO PRESCHOOL PROGRAM AND DIRECTLY SERVED FOR THE 2022-23 FISCAL YEAR, THE DEPARTMENT SHALL DISTRIBUTE TO THE PRESCHOOL PROVIDER FOR THE 2023-24 FISCAL YEAR AN AMOUNT EQUAL TO THE DIFFERENCE IN SAID AMOUNTS.
(b) Notwithstanding any provision of this section to the CONTRARY, IF THE FUNDING THAT A COMMUNITY-BASED PRESCHOOL PROVIDER RECEIVES PURSUANT TO THIS SECTION FOR ELIGIBLE CHILDREN ENROLLED IN THE PRESCHOOL PROGRAM FOR THE 2023-24 FISCAL YEAR, CALCULATED AS THE PER-CHILD RATES FOR THE 2023-24 FISCAL YEAR MULTIPLIED BY THE NUMBER OF ELIGIBLE CHILDREN THE PRESCHOOL PROVIDER ENROLLS FOR THE 2023-24 FISCAL YEAR, IS LESS THAN THE AMOUNT OF FUNDING THE COMMUNITY-BASED PRESCHOOL PROVIDER RECEIVED FOR THE 2022-23 FISCAL YEAR PURSUANT TO A CONTRACT WITH A SCHOOL DISTRICT OR CHARTER SCHOOL TO INDIRECTLY SERVE CHILDREN THE SCHOOL DISTRICT OR CHARTER SCHOOL ENROLLED THROUGH THE COLORADO PRESCHOOL PROGRAM, AS IT EXISTS PRIOR TO JULY 1, 2023, FOR THE 2022-23 FISCAL YEAR, THE DEPARTMENT SHALL DISTRIBUTE TO THE PRESCHOOL PROVIDER FOR THE 2023-24 FISCAL YEAR AN AMOUNT EQUAL TO THE DIFFERENCE IN SAID AMOUNTS.
(c) ANY AMOUNT DISTRIBUTED PURSUANT TO THIS SUBSECTION (4) IS IN ADDITION TO THE AMOUNT CALCULATED FOR THE PRESCHOOL PROVIDER FOR THE 2023-24 FISCAL YEAR PURSUANT TO THIS SECTION.
(d) THE DEPARTMENT SHALL COLLECT, AND PRESCHOOL PROVIDERS SHALL PROVIDE, THE INFORMATION REQUIRED TO IMPLEMENT THIS SUBSECTION (4), WHICH MAY INCLUDE BUT NEED NOT BE LIMITED TO:
(I) A SCHOOL DISTRICT'S PER PUPIL FUNDING AMOUNT CALCULATED FOR THE 2022-23 FISCAL YEAR PURSUANT TO SECTION 22-54 -104 (3) OR (3.5), WHICHEVER IS APPLICABLE;
(II) THE NUMBER OF PUPILS THAT A PRESCHOOL PROVIDER ENROLLED THROUGH THE COLORADO PRESCHOOL PROGRAM, AS IT EXISTS PRIOR TO JULY 1, 2023, FOR THE 2022-23 FISCAL YEAR; AND
(III) THE AMOUNTS PAID BY SCHOOL DISTRICTS AND CHARTER SCHOOLS TO COMMUNITY-BASED PRESCHOOL PROVIDERS PURSUANT TO CONTRACTS ENTERED INTO FOR THE 2022-23 FISCAL YEAR IN ACCORDANCE WITH THE COLORADO PRESCHOOL PROGRAM, AS IT EXISTS PRIOR TO JULY 1, 2023.
(e) This subsection (4) is Repealed, effective July 1, 2024.".

Strike page 217 of the bill.
Page 218 of the bill, strike lines 1 through 16.
Page 219 of the bill, strike lines 22 and 23 and substitute:
"(b) (I) For the 2023-24 FISCAL YEAR, THE GENERAL ASSEMBLY SHALL TRANSFER TO".

Page 219 of the bill, strike lines 26 and 27 and substitute "State CONSTITUTION AN AMOUNT EQUAL TO THE DIFFERENCE BETWEEN THE AMOUNT OF THE STATE SHARE OF TOTAL PROGRAM CALCULATED pursuant to article 54 Of title 22 for the 2022-23 budget year, AFTER APPLICATION OF THE BUDGET STABILIZATION FACTOR AND AFTER any mid-Year adjustment, and the amount that the state share OF TOTAL PROGRAM, AFTER APPLICATION OF THE BUDGET STABILIZATION FACTOR AND AFTER ANY MID-YEAR ADJUSTMENT, WOULD BE FOR THE 2022-23 BUDGET YEAR IF CALCULATED WITHOUT INCLUDING THE STATEWIDE PRESCHOOL PROGRAM ENROLLMENT, AS DEFINED IN SECTION 22-54-103, FOR THE 2022-23 BUDGET YEAR AND THE NUMBER OF THREEAND FOUR-YEAR-OLD PUPILS WITH DISABILITIES RECEIVING AN educational program under the "Exceptional Children's Educational Act", article 20 of title 22, FOR THE 2022-23 BUDGET YEAR.
(II) FOR THE 2024-25 FISCAL YEAR AND FOR EACH FISCAL YEAR THEREAFTER, THE GENERAL ASSEMBLY SHALL ANNUALLY TRANSFER TO THE PRESCHOOL PROGRAMS CASH FUND FROM THE GENERAL FUND OR THE STATE EDUCATION FUND CREATED IN SECTION 17 OF ARTICLE IX OF THE STATE CONSTITUTION AN AMOUNT EQUAL TO THE AMOUNT DESCRIBED IN SUBSECTION (1)(b)(I) OF THIS SECTION INCREASED ANNUALLY, BEGINNING IN THE 2024-25 FISCAL YEAR, BY THE RATE OF INFLATION.".

Page 220 of the bill, strike lines 1 through 14.".
Page 11 of the committee report, line 12, strike "Proposals" and substitute "INFORMATION".

Page 11 of the committee report, strike line 30 and substitute:
"(b) By MAy 1, 2023, BASED ON THE RESPONSES TO THE REQUEST FOR INFORMATION, THE DEPARTMENT, SUBJECT TO AVAILABLE APPROPRIATIONS FOR THE 2023-24 FISCAL YEAR, MAY".

Page 11 of the committee report, line 31, strike "DEPARTMENT SHALL".
Page 19 of the committee report, after line 23 insert:
"Page 485 of the bill, after line 5 insert:
"SECTION 117. Appropriation - adjustments to 2022 long bill. (1) To implement this act, all of the appropriations made in the annual general appropriation act for the 2022-23 state fiscal year to the department of human services for use by the office of early childhood are reduced to zero, and all of the related FTE are reduced to zero.
(2) All of the anticipated amount of federal funds received for the 2022-23 state fiscal year by the department of human services for use by the office of early childhood included in the annual general appropriation act for the 2022-23 state fiscal year are reduced to $\$ 0$, and all of the related FTE are reduced to zero.
(3) To implement this act, all of the appropriations made in the annual general appropriation act for the 2022-23 state fiscal year to the department of early childhood are reduced to $\$ 0$, and all of the related FTE are reduced to zero.
(4) To implement this act, appropriations made in the annual general appropriation act for the 2022-23 state fiscal year to the department of human services for use by the executive director's office are adjusted as follows:
(a) The appropriation for health, life, and dental is decreased by $\$ 1,255,561$, which consists of $\$ 385,885$ general fund, $\$ 3,362$ from the marijuana tax cash fund created in section 39-28.8-501 (1), C.R.S., $\$ 617,510$ from various sources of cash funds, and $\$ 248,804$ federal funds from child care development funds;
(b) The appropriation for short-term disability is decreased by $\$ 8,072$, which consists of $\$ 3,656$ general fund, $\$ 283$ from the marijuana tax cash fund created in section 39-28.8-501 (1), C.R.S., \$2,781 from various sources of cash funds, and $\$ 1,352$ federal funds from child care development funds;
(c) The appropriation for S.B. 04-257 amortization equalization disbursement is decreased by $\$ 225,005$, which consists of $\$ 121,777$ general fund, $\$ 29,943$ from the marijuana tax cash fund created in section 39-28.8-501 (1), C.R.S., \$26,434 from various sources of cash funds, and $\$ 46,851$ federal funds from child care development funds;
(d) The appropriation for S.B. 06-235 amortization equalization disbursement is decreased by $\$ 225,005$, which consists of $\$ 121,777$ general fund, $\$ 29,943$ from the marijuana tax cash fund created in section 39-28.8-501 (1), C.R.S., \$26,434 from various sources of cash funds, and $\$ 46,851$ federal funds from child care development funds;
(e) The appropriation for salary survey is decreased by $\$ 155,063$, which consists of $\$ 79,987$ general fund and $\$ 75,076$ federal funds from child care development funds; and
(f) The appropriation for shift differential is decreased by $\$ 113,658$, which consists of $\$ 41,594$ from various sources of cash funds and $\$ 72,064$ federal funds from child care development funds.
(5) (a) To implement this act, appropriations made in the annual general appropriation act for the 2022-23 state fiscal year to the department of human services are decreased as follows:

| 1 |  | Total <br> Funds | General Fund | Reappropriated Funds |
| :---: | :---: | :---: | :---: | :---: |
| 2 | (1) Executive Director's Office |  |  |  |
| 3 | Personal Services | \$97,507 | \$4,418 | \$93,089 |
| 4 | Operating Expenses | 39,280 | 2,204 | 37,076 |
| 5 | Workers' Compensation | 66,234 | 3,839 | 62,395 |
| 6 | Legal Services | 398,449 | 11,803 | 386,646 |
| 7 | Administrative Law Judge Services | 25,790 | 0 | 25,790 |
| 8 | Payment to Risk Management and Property Funds | 3,653 | 212 | 3,441 |
| 10 | (2) Administration and Finance |  |  |  |
| 11 | (A) Administration |  |  |  |
| 12 | Personal Services | 1,232,916 | 220,382 | 1,012,534 |
| 13 | Operating Expenses | 25,309 | 2,019 | 23,290 |
| 14 | (B) Information Technology |  |  |  |
| 15 | Operating Expenses | 9,771 | 328 | 9,443 |
| 16 | Microcomputer Lease Payments | 12,029 | 380 | 11,649 |
| 17 | County Financial Management System | 31,514 | 0 | 31,514 |
| 18 | Client Index Project | 660 | 20 | 640 |
| 19 | Payments to OIT | 1,763,376 | 39,053 | 1,724,323 |
| 20 | CORE Operations | 37,195 | 2,762 | 34,433 |
| 21 | Enterprise Content Management | 21,197 | 1,722 | 19,475 |
| 22 | (C) Operations |  |  |  |
| 23 | Vehicle Lease Payments | 8,906 | 608 | 8,298 |
| 24 | Capital Complex Leased Space | 300,029 | 22,117 | 277,912 |
| 25 | Utilities | 497 | 30 | 467 |
| 26 | (D) Special Purpose |  |  |  |
| 27 | Injury Prevention Program | 1,304 | 100 | 1,204 |
| 28 | Health Insurance Portability and |  |  |  |
| 29 | Accountability Act of 1996 - Security |  |  |  |
| 30 | Remediation | 8,898 | 822 | 8,076 |
| 31 | TOTAL | \$4,084,514 | \$312,819 | \$3,771,695 |
| 32 |  |  |  |  |
| 33 | (b) For purposes of subsection (5)(a) of this section, the decreased |  |  |  |
| 34 | reappropriated funds are all from indirect cost recoveries. |  |  |  |
| 35 | (6) (a) To implement | s act, ap | ropriation | $s$ made from |
| 36 | reappropriated funds in the annual general appropriation act for the |  |  |  |
| 37 38 | 2022-23 state fiscal year to the department of human services are |  |  |  |
| 39 |  |  |  |  |
| 40 | (1) Executive Director's Office |  |  |  |
| 41 | (A) General Administration |  |  |  |
| 42 | Personal Services |  |  | \$97,507 |
| 43 | Operating Expenses <br> (2) Administration and Finance |  |  |  |
| 44 |  |  |  |  |
| 45 | (A) Administration |  |  |  |
| 46 | Personal Services |  |  | \$1,232,916 |
| 47 | Operating Expenses |  |  | \$25,309 |

## (D) Special Purpose <br> Injury Prevention \$1,304 <br> HIPPA <br> \$8,898

(b) The reappropriated funds specified in subsection (6)(a) of this section are funds received by the department of human services from the department of early childhood.
(7) (a) To implement this act, the appropriation made in the annual general appropriation act for the 2022-23 state fiscal year to the department of health care policy and financing for use by department of human services Medicaid-funded programs for division of community and family support, early intervention services is decreased by $\$ 4,063,691$. This appropriation is from the general fund, which is subject to the "(M)" notation as defined in the annual general appropriation act for the same fiscal year.
(b) The decrease of the appropriation in subsection (7)(a) of this section is based on the assumption that the anticipated amount of federal funds received for the 2022-23 state fiscal year by the department of health care policy and financing for division of community and family support, early intervention services will decrease by $\$ 4,063,691$.
(c) For the 2022-23 state fiscal year, $\$ 4,063,691$ is appropriated to the department of health care policy and financing for use by the executive director's office, transfers to/from other departments. This appropriation is from the general fund, which is subject to the "(M)" notation as defined in the annual general appropriation act for the same fiscal year. To implement this act, the department may use this appropriation for transfer to the department of early childhood for early intervention services.
(d) For the 2022-23 state fiscal year, the general assembly anticipates that the department of health care policy and financing will receive $\$ 4,063,691$ in federal funds for transfer to the department of early childhood for early intervention services to implement this act. The appropriation in subsection (7)(c) of this section is based on the assumption that the department will receive this amount of federal funds.
(8) To implement this act, the general fund appropriation made in the annual general appropriation act for the 2022-23 state fiscal year to the governor - lieutenant governor - state planning and budgeting for use by the office of the governor, special purpose for legal services is decreased by $\$ 177,426$.
(9) To implement this act, the appropriation from reapproriated funds made in the annual general appropriation act for the 2022-23 state fiscal year to the department of education for appropriated sponsored programs is decreased by $\$ 651,922$, and the related FTE is decreased by 6.0 FTE.
(10) (a) Section 24-75-112, C.R.S., provides definitions in order to specify the purposes of certain line items of appropriation in subsection (10)(c) of this section.
(b) Section 24-75-108 and section 2 of the annual general appropriation act for the 2022-23 state fiscal year apply to the appropriations in subsection (10)(c) of this section as if the appropriations were included in the act.
(c)




13 Disabilities Education Act.

|  |  | APPROPRIATION FROM |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  | CASH | REAPPROPRIATED | FEDERAL |
| ITEM \& | TOTAL | GENERAL | GENERAL | CASD |  |  |  |
| SUBTOTAL |  | FUND | FUND | FUNDS | FUNDS | FUNDS |  |
| $\$$ | $\$$ | $\$$ | EXEMPT |  | $\$$ | $\$$ |  |

## 1 (B) Information Technology Systems

2 Information Technology Contracts

3 and Equipment
4 Payments to OIT

5 CORE Operations

6 Child Care Automated Tracking
7 System
4,259,933

11,082,209

| $3,948,984$ | $72,721^{a}$ |
| :---: | :---: |
| 39,053 | $1,000,000^{b}$ |
| 2,762 | $34,43,323^{a}$ |

4,259,933 ${ }^{\text {b }}$

These amounts shall be from departmental indirect cost recoveries or the Indirect Costs Excess Recovery Fund created in Section 24-75-1401 (2), C.R.S.
$11{ }^{\mathrm{b}}$ These amounts shall be from Child Care Development Funds.

$11{ }^{\text {a }}$ These amounts shall be from Child Care Development Funds.


|  |  |  |  |  |  | APPROPRIATION FROM |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  | ITEM \& SUBTOTAL |  | TOTAL |  | GENERAL <br> FUND |  | GENERAL <br> FUND EXEMPT |  | CASH <br> FUNDS |  | REAPPROPRIATED FUNDS | FEDERAL FUNDS |
|  |  | \$ |  | \$ |  | \$ |  | \$ |  | \$ |  | \$ |  | \$ |
| 1 | Professional Development and Training |  | 7,217,451 |  |  |  |  |  |  |  |  |  |  | 7,217,451 ${ }^{\text {b }}$ |
| $\begin{aligned} & 3 \\ & 4 \end{aligned}$ | Early Childhood Quality and Availability |  | 24,909,892 |  |  |  | 3,043,243 |  |  |  |  |  |  | 21,866,649 ${ }^{\text {b }}$ |
| 5 | Local Capacity Building Grants |  | 17,319,546 |  |  |  |  |  |  |  |  |  |  | 17,319,546 ${ }^{\text {b }}$ |
| 6 | Indirect Cost Assessment |  | 3,162,248 |  |  |  |  |  |  |  |  |  |  | $3,162,248^{\text {b }}$ |
| 7 |  |  |  |  | 258,375,1 |  |  |  |  |  |  |  |  |  |

$8{ }^{a}$ These amounts shall be from the Preschool Programs Cash Fund created in Section 26.5-4-209 (1)(a), C.R.S.
$9{ }^{\text {b }}$ These amounts shall be from Child Care Development Funds.
$10{ }^{\mathrm{c}}$ This amount shall be from local funds and reflects the local share of the costs of administering the Child Care Assistance Program and the local share of child care subsidies.
11 The (L) notation and the (I) notation apply to this amount.
$12{ }^{d}$ Of this amount, $\$ 113,962,090$ shall be from Child Care Development Funds and $\$ 100,000$ shall be from the Title XX Social Services Block Grant.

|  |  |  |  | TOTAL$\$$ |  | APPROPRIATION FROM |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  | ITEM \& SUBTOTAL |  |  |  | GENERAL FUND |  | GENERAL FUND EXEMPT |  | CASH <br> FUNDS | REAPPROPRIATED FUNDS | FEDERAL <br> FUNDS |
|  |  | \$ |  |  |  | \$ |  | \$ |  | \$ |  | \$ | \$ |
| 1 (4) COMMUNITY AND FAMILY SUPPORT |  |  |  |  |  |  |  |  |  |  |  |  |  |
| 2 | Personal Services |  | 4,213,192 |  |  |  | 2,135,321 |  |  |  | 378,689 ${ }^{\text {a }}$ |  | 1,699,182 ${ }^{\text {b }}$ |
| 3 |  |  | (25.8 FTE) |  |  |  |  |  |  |  |  |  |  |
| 4 | Operating Expenses |  | 332,341 |  |  |  | 185,233 |  |  |  | 52,188 ${ }^{\text {c }}$ |  | 94,920 ${ }^{\text {d }}$ |
| 5 | Early Intervention |  | 79,446,457 |  |  |  | 54,770,474 |  |  |  | 10,516,016(I) ${ }^{\text {e }}$ | 8,127,382 ${ }^{\text {f }}$ | 6,032,585(I) ${ }^{\text {g }}$ |
| 6 | Home Visiting |  | 26,790,628 |  |  |  | 597,969 |  |  |  | 24,429,322 ${ }^{\text {h }}$ |  | 1,763,337(I) ${ }^{\text {i }}$ |
| 7 | Child Maltreatment Prevention |  | 13,425,660 |  |  |  | 7,941,046 |  |  |  | 1,346,216 ${ }^{\text {j }}$ |  | 4,138,398(I) ${ }^{\text {k }}$ |
| 8 Early Childhood Mental Health |  |  |  |  |  |  |  |  |  |  |  |  |  |
| 9 | Services $^{2}$ |  | 6,188,456 |  |  |  | 1,333,541 |  |  |  |  |  | 4,854,915 ${ }^{1}$ |
| 10 Social-Emotional Learning Programs |  |  |  |  |  |  |  |  |  |  |  |  |  |
| 11 | Grants |  | 777,926 |  |  |  |  |  |  |  | $777,926^{\text {m }}$ |  |  |



| ITEM \& | TOTAL | GENERAL | GENERAL | CASH | REAPPROPRIATED | FEDERAL |  |
| :--- | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| SUBTOTAL |  | FUND | FUND | FUNDS |  | FUNDS | FUNDS |
| $\$$ | $\$$ | $\$$ | $\$$ |  | $\$$ | $\$$ | $\$$ |

$1{ }^{\mathrm{e}}$ This amount shall be from shall be from the Early Intervention Services Trust Fund created in Section 26.5-3-409 (2)(a), C.R.S. The Early Intervention Services Trust Fund
2 amount is shown for informational purposes only as this fund is not subject to appropriation by the General Assembly and the amount is exempt from the restrictions on state
3 spending imposed by Section 20 of Article X of the State Constitution pursuant to Section 26.5-3-409 (2)(a), C.R.S.
$4{ }^{\mathrm{f}}$ This amount shall be from Medicaid funds transferred from the Department of Health Care Policy and Financing.
$5{ }^{\mathrm{g}}$ This amount reflects funds anticipated to be received pursuant to Part C of the federal Individuals with Disabilities Education Act.
$6{ }^{\mathrm{h}}$ This amount shall be from the Nurse Home Visitor Program Fund created in Section 26.5-3-507 (2)(c)(I), C.R.S., which is received as a damage award and, as such, does 7 not constitute fiscal year spending for the purposes of Section 20 of Article X of the State Constitution.
$8{ }^{\mathrm{i}}$ This amount shall be from the Maternal, Infant and Early Childhood Home Visiting Grant program.
$9{ }^{j}$ Of this amount, $\$ 1,074,400(\mathrm{I})(\mathrm{L})$ shall be from local funds and $\$ 271,816$ shall be from the Colorado Child Abuse Prevention Trust Fund created in Section 26.5-3-206 (1),
10 C.R.S.
$11{ }^{k}$ Of this amount, $\$ 3,390,000$ reflects funds anticipated to be received pursuant to Title IV-B, Subpart 2, of the Social Security Act, and $\$ 748,398(\mathrm{I})$ reflects funds anticipated
12 to be received pursuant to the Community-based Child Abuse Prevention Grant fund.
$13{ }^{1}$ This amount shall be from Child Care Development Funds.
$14{ }^{m}$ This amount shall be from the Marijuana Tax Cash Fund created in Section 39-28.8-501 (1), C.R.S.

$1{ }^{\mathrm{n}}$ This amount shall be from various sources of cash funds.
$2{ }^{\circ}$ Of this amount, $\$ 75,732$ shall be from Child Care Development Funds and $\$ 312,535(\mathrm{I})$ shall be from various sources of federal funds. 3

4 (5) LICENSING AND ADMINISTRATION

| 5 Personal Services | $9,460,393$ | $2,403,584$ | $1,052,212^{\mathrm{a}}$ |
| :--- | :---: | :---: | :---: | :---: |
| 6 | $(59.1 \mathrm{FTE})$ | $6,004,597^{\mathrm{b}}$ |  |
| 7 Operating Expenses | $1,037,528$ | 14,619 | $265,915^{\mathrm{c}}$ |
| 8 | Background Investigation Unit | $1,524,812$ | $1,524,812^{\mathrm{e}}$ |
| 9 | $(12.5 \mathrm{FTE})$ | $89,981^{\mathrm{f}}$ |  |
| 10 Indirect Cost Assessment | 189,687 | $12,212,420$ | $99,706^{\mathrm{b}}$ |
| 11 |  |  |  |


|  |  |  |  |  |  |  |  |
| :--- | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  | APPROPRIATION FROM |  |  |
| ITEM \& | TOTAL | GENERAL | GENERAL | CASH | REAPPROPRIATED | FEDERAL |  |
| SUBTOTAL |  | FUND | FUND | FUNDS | FUNDS | FUNDS |  |
| $\$$ |  |  |  | EXEMPT |  | $\$$ | $\$$ |

$1{ }^{\text {a }}$ Of this amount, $\$ 1,042,212$ shall be from the Child Care Licensing Cash Fund created in Section 26.5-5-311 (4), C.R.S. and $\$ 10,000$ (I) shall be from the Child Care Cash 2 Fund created in Section 26.5-5-323 (4), C.R.S. The Child Care Cash Fund amount is shown for informational purposes as it is continuously appropriated for activities related
3 to the improvement of the quality of child care in Colorado, pursuant to Section 26.5-5-323 (4), C.R.S.
$4{ }^{\mathrm{b}}$ These amounts shall be from Child Care Development Funds.
$5{ }^{\mathrm{c}}$ This amount shall be from the Child Care Licensing Cash Fund created in Section 26.5-5-311 (4), C.R.S.
$6{ }^{d}$ Of this amount, $\$ 606,994$ shall be from Child Care Development Funds and $\$ 150,000(\mathrm{I})$ shall be from Title IV-E of the Social Security Act. The amount from Title 7 IV-E of the Social Security Act is reflected pursuant to Section 26-1-111 (2)(d)(II)(B), C.R.S., and shall be used in determining the amount to be deposited to the Excess
8 Federal Title IV-E Reimbursements Cash Fund pursuant to Section 26-1-111 (2)(d)(II)(C), C.R.S.
$9{ }^{\mathrm{e}}$ Of this amount, $\$ 1,143,273$ shall be from the Records and Reports Fund created in Section 19-1-307 (2.5), C.R.S. and $\$ 381,539$ shall be from the Child Care Licensing
10 Cash Fund created in Section 26.5-5-311 (4), C.R.S.
$11{ }^{\mathrm{f}}$ This amount shall be from various sources of cash funds.
12

13 TOTALS PART III

## 14 (EARLY CHILDHOOD)

| \$435,961,255 | 111,679,564 | 57,101,120 ${ }^{\text {a }}$ | 11,899,077 | 255,281,494 |
| :---: | :---: | :---: | :---: | :---: |


|  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  | APPROPRIATION FROM |  |
| ITEM \& | TOTAL | GENERAL | GENERAL | CASH | REAPPROPRIATED | FEDERAL |
| SUBTOTAL |  | FUND | FUND | FUNDS | FUNDS | FUNDS |
| $\$$ | $\$$ | $\$$ | EXEMPT |  | $\$$ | $\$$ |

$1{ }^{\text {a }}$ Of this amount, $\$ 26,665,551$ contains an (I) notation and is included for informational purposes only.
$3{ }^{\mathrm{b}}$ Of this amount, $\$ 14,914,387$ contains an (I) notation and is included for informational purposes only.

FOOTNOTES -- The following statements are referenced to the numbered footnotes throughout section 2 .
1 Department of Early Childhood, Partnerships and Collaborations, Early Childhood Councils -- It is the General Assembly's intent that these funds be allocated to existing Early Childhood Councils.

2 Department of Early Childhood, Community and Family Support, Early Childhood Mental Health Services -- It is the General Assembly's intent that this appropriation be used for the purpose of supporting early childhood mental health specialists in each community mental health center.
(11) For the 2022-23 state fiscal year, $\$ 76,400$ is appropriated to the department of education for use by the management and administration. This appropriation is from the general fund. To implement this act, the division may use this appropriation for information technology services.
(12) For the 2022-23 state fiscal year, $\$ 118,284$ is appropriated to the department of law. This appropriation is from reappropriated funds received from the department of early childhood under subsection (10)(c) of this section and is based on an assumption that the department of law will require an additional 0.7 FTE. To implement this act, the department of law may use this appropriation to provide legal services for the department of early childhood.".

Renumber succeeding sections accordingly.
Page 1 of the bill, line 107, strike "AND".
Page 1 of the bill, line 108, strike "PROGRAM." and substitute "PROGRAM, AND MAKING AND ADJUSTING APPROPRIATIONS.".".

## HEALTH AND INSURANCE

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

HB22-1290 be referred favorably to the Committee on Appropriations.

PUBLIC AND BEHAVIORAL HEALTH AND HUMAN SERVICES
After consideration on the merits, the Committee recommends the following:

HB22-1031 be referred to the Committee of the Whole with favorable recommendation.

HB22-1256 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 10, strike line 12 and substitute "12-255-104 (11), WHO HAS SPECIFIC MENTAL HEALTH TRAINING AS IDENTIFIED BY THE BHA;".

Page 10 , line 24 , strike "27-65-108 OR".
Page 12 , line 1 , strike "(a)".
Page 12, strike lines 9 through 12.
Page 20, line 14, strike "summary" and substitute "instructions".

Page 20, line 17, strike "(I)" and substitute "(サ)".
Page 21, strike lines 1 through 10 and substitute:
"(I.5) When any person appears to have a mental health disorder and, as a result of such mental health disorder, is in need of immediate evaluation for treatment in order to prevent physiealor psyehratric hamm to others or to himself or herself, then an intervening professional, as speeified in subseetion (1)(a)(II) of this seetion, upon probable eause and with such assistance as may be required, may immediately transport the person to an outpatient mental health faeility or other elinieally appropriate facility designated or approved by the exeeutive director. If such a facility is not available, the person may be taken to an emergeney medieal services facility.".

Page 22, strike lines 16 through 23 and substitute:
"(c) Upon an affidavit sworn to or affirmed before a judge that rełates sufficient facts to establish that a person appears to have a mental health disorder and, as a result of the mental health disorder, is in need of immediate evaluation for treatment to prevent physieal or psyehiatrie harm to others or to himself or herself, the court may order the persom deseribed in the affidavit to be transported to an outpatient mental health facility or other elinieally appropriate facility designated or approved by the executive director:".

Page 28 , line 11, after "(1)" insert "(a)".
Page 28, after line 22 insert:
"(b) An Individual may not be transported pursuant to THIS SUBSECTION (1) IF AN INTERVENING PROFESSIONAL HAS ASSESSED THE PERSON DURING THE SAME EMERGENCY EVENT AND DETERMINED THE INDIVIDUAL DOES NOT MEET THE CRITERIA FOR AN EMERGENCY MENTAL HEALTH HOLD PURSUANT TO SECTION 27-65-106.
(c) IF A BEHAVIORAL HEATH CRISIS RESPONSE TEAM IS KNOWN TO BE AVAILABLE IN A TIMELY MANNER, THE CERTIFIED PEACE OFFICER OR EMERGENCY MEDICAL SERVICES PROVIDER SHALL ACCESS THE BEHAVIORAL HEALTH CRISIS RESPONSE TEAM PRIOR TO TRANSPORTING AN INDIVIDUAL INVOLUNTARILY PURSUANT TO THIS SUBSECTION (1).".

Page 30, line 19, strike "ADMINISTRATION" and substitute "ADMINISTRATION, THE DEPARTMENT OF PUBLIC HEALTH AND ENVIRONMENT,".

Page 31, strike lines 5 through 27.
Strike pages 32 and 33.
Page 34, strike lines 1 through 24 and substitute:
"27-65-108. Care coordination for persons certified or in need of ongoing treatment. (1) THE BEHAVIORAL HEALTH ADMINISTRATION SHALL, DIRECTLY OR THROUGH CONTRACT, PROVIDE CARE COORDINATION SERVICES TO A PERSON CERTIFIED PURSUANT TO SECTION 27-65-109, 27-65-110, OR 27-65-111, INCLUDING A PERSON WHOSE CERTIFICATION IS

TERMINATED BUT WHOM THE BHA DETERMINES IS IN NEED OF ONGOING TREATMENT AND SERVICES.
(2) THE BHA SHALL PROVIDE CARE COORDINATION SERVICES TO SUPPORT A PERSON WHO IS DISCHARGING FROM CARE, TRANSFERRING PROVIDERS, OR SECURING OTHER SUPPORTIVE SERVICES. A FACILITY DESIGNATED BY THE COMMISSIONER SHALL NOTIFY AND ENGAGE THE BHA PRIOR TO TERMINATING OR TRANSFERRING ANY CERTIFICATION.".

Page 38, line 20, strike "sheriff," and substitute "sheriff, Law ENFORCEMENT AGENCY,".

Page 38, line 21, strike "sheriff or the sheriff's designee," and substitute "sheriff or the sheriff'scesignee, LAW ENFORCEMENT AGENCY WHERE THE RESPONDENT RESIDES".

Page 39, line 4, strike "summary" and substitute "instructions".
Page 43, line 7, strike "summary" and substitute "Instructions".
Page 43, lines 16 and 17, strike "committed to the custody of the behavioral health administration" and substitute "CERTIFied".

Page 43, line 18, strike "27-65-108, 27-65-109," and substitute "27-65-109".

Page 43, lines 19 and 20, strike "PROVIDER, In COLLABORATION wITH THE BHA," and substitute "PROVIDER".

Page 44 , strike lines 8 through 10 and substitute:
"(2) The respondent, the".
Page 45, line 17, strike "27-65-108, 27-65-109," and substitute "27-65-109".

Page 48, line 8, strike "27-65-108, 27-65-109," and substitute "27-65-109".

Page 68, strike line 24 and substitute " 65. ."
Page 68, line 26, strike "and magistrates" and substitute "MAGISTRATES, intervening professionals, and certified peace officers".

Page 68, line 27, strike "INCLUDING TRAINING FOR" and substitute "WHICH TRAINING MUST INCLUDE AN UNDERSTANDING OF THE CRITERIA FOR INVOKING AN EMERGENCY MENTAL HEALTH HOLD PURSUANT TO SECTION 27-65-106, and the definition of "GRavely disabled" and how a person who is gravely disabled may present physically and pSyChiatrically.".

Page 69, strike line 1.
Page 72, line 2, strike "SECOND" and substitute "SUBSEQUENT".
Page 73 , line 19 , strike " 21 - $\qquad$ " and substitute "22-1256".

Page 73, line 21, strike "summary" and substitute "instructions".
Page 74, line 4, strike "AN EMERGENCY MEDICAL SERVICES FACILITY OR".
Page 74, line 6, after "HOLD." insert "IF SUCH A FACILITY IS NOT AVAILABLE, THE CERTIFIED PEACE OFFICER MAY TRANSPORT THE PERSON TO AN EMERGENCY MEDICAL SERVICES FACILITY.".

Page 74, line 7, after "TEAM" insert "OR EMERGENCY MEDICAL SERVICES PROVIDER".

Page 75, line 26, strike "AN EMERGENCY MEDICAL SERVICES FACILITY OR".
Page 75, line 27, after "HOLD." insert "If SUCH A FACILITY IS NOT AVAILABLE, THE CERTIFIED PEACE OFFICER MAY TRANSPORT THE PERSON TO AN EMERGENCY MEDICAL SERVICES FACILITY.".

Page 80, line 23, before "MAY" insert "In CHARGE OF THE EVALUATION".
Page 81, strike line 27 and substitute "PROFESSIONAL PERSON.".
Page 82, strike line 1.
Page 82 , line 17 , strike "SECOND" and substitute "SUBSEQUENT".
Page 82, line 21, after "PERSON." insert "Once The COURT IS NOTIFIED, THE EMERGENCY MEDICAL SERVICES FACILITY IS NOT REQUIRED TO TAKE ANY FURTHER ACTION TO PROVIDE THE PERSON WITH AN ATTORNEY UNLESS SPECIFIED IN SUBSECTION (10) OF THIS SECTION. THE EMERGENCY medical services facility shall notify the BHA after each EMERGENCY MENTAL HEALTH HOLD IS PLACED.".

Page 82 , line 27 , strike "SECOND" and substitute "SUBSEQUENT".
Page 83, line 3, strike "SECOND" and substitute "SUBSEQUENT".
Page 83 , strike lines 8 through 10 and substitute:
"(8) (a) THE FACILITY SHALL PROVIDE EACH PERSON DETAINED FOR AN EMERGENCY MENTAL HEALTH HOLD DISCHARGE INSTRUCTIONS. THE DISCHARGE".

Page 83 , line 11 , strike "summary" and substitute "instructions".
Page 83, line 12, strike "RELEASED AND MUST" and substitute "RELEASED.".

Page 83, strike lines 13 through 15 and substitute "IF THE DETAINED".
Page 83, line 16, strike "SIGN THE DISCHARGE SUMMARY," and substitute "ACCEPT THE DISCHARGE INSTRUCTIONS,".

Page 83 , line 18 , strike "SUMMARY" and substitute "InSTRUCTIONS".
Page 83, strike lines 19 through 23 and substitute:
"(I) A SUMMARY OF WHY THE PERSON WAS DETAINED OR EVALUATED FOR AN EMERGENCY MENTAL HEALTH HOLD; DETAILED INFORMATION AS TO WHY THE EVALUATING PROFESSIONAL DETERMINED THE PERSON NO LONGER MEETS THE CRITERIA FOR AN EMERGENCY MENTAL HEALTH HOLD OR CERTIFICATION PURSUANT TO SECTION 27-65-109; AND WHETHER THE PERSON MAY RECEIVE SERVICES ON A VOLUNTARY BASIS PURSUANT TO SUBSECTION (6) OF THIS SECTION;
(II) IF THE PERSON'S MEDICATIONS WERE CHANGED OR THE PERSON WAS NEWLY PRESCRIBED MEDICATIONS DURING THE EMERGENCY MENTAL HEALTH HOLD, A CLINICALLY APPROPRIATE SUPPLY OF MEDICATIONS, AS DETERMINED BY THE JUDGMENT OF A LICENSED HEALTH-CARE PROVIDER, FOR THE PERSON UNTIL THE PERSON CAN ACCESS ANOTHER PROVIDER OR FOLLOW-UP APPOINTMENT;".

Page 83 , line 24, strike "(B)" and substitute "(III)".
Page 83, line 26, strike "(C)" and substitute "(IV)".
Page 84, strike lines 1 through 3 and substitute:
"(V) A REFERRAL To appropriate services, if SUCH SERVICES EXIST IN THE COMMUNITY, IF THE PERSON IS DISCHARGED WITHOUT FOOD, HOUSING, OR ECONOMIC SECURITY. ANY REFERRALS AND LINKAGES MUST BE DOCUMENTED IN THE PERSON'S MEDICAL RECORD.".

Page 84 , line 4 , strike "(E)" and substitute "(VI)".
Page 84, line 6, strike "AND".
Page 84, line 7, strike "(F)" and substitute "(VII)".
Page 84, line 9, strike "(II)" and substitute "(VIII)".
Page 84 , line 14 , strike "(III)" and substitute "(IX)".
Page 84 , line 16 , strike "(IV)" and substitute "(X)".
Page 84 , line 18 , strike "(V)" and substitute "(XI)".
Page 84, line 20, strike "(VI)" and substitute "(XII)".
Page 84, line 22, strike "(VII)" and substitute "(XIII)".
Page 84, line 24, strike "(VIII)" and substitute "(XIV)".
Page 84 , line 26 , strike "Summary." and substitute "INSTRUCTIONS.".
Page 84, line 27, strike "SUMMARY" and substitute "InSTRUCTIONS".
Page 85, line 8, after "discharge." insert "Facilities shall comply WITH THIS SUBSECTION (8)(c) WHEN THE STATEWIDE CARE COORDINATION INFRASTRUCTURE CREATED IN SECTION 27-60-204 IS FULLY OPERATIONAL, as determined by the BHA. The BHA shall immediately notify FACILITIES WHEN THE STATEWIDE CARE COORDINATION INFRASTRUCTURE is AVAILABLE TO ASSIST PERSONS WITH DISCHARGE.".

Page 85, line 18, after "hotline." insert "If THE FACILITY FACILITATES FOLLOW-UP CARE THROUGH A THIRD-PARTY CONTRACT, THE FACILITY SHALL OBTAIN AUTHORIZATION FROM THE PERSON TO PROVIDE FOLLOW-UP CARE.".

Page 87, line 13, strike "VERBALLY AND IN WRITING".
Page 87 , line 16 , strike "MEDICATION" and substitute "MEDICATION, UNLESS THE PERSON REQUIRES EMERGENCY MEDICATIONS,".

Page 87, line 26, strike "TIME;" and substitute "TIME; EXCEPT THAT, UNLESS SPECIFIED IN SUBSECTION (7)(b) OF THIS SECTION, THE FACILITY IS NOT REQUIRED TO RETAIN AN ATTORNEY ON BEHALF OF THE PERSON BUT MUST ALLOW THE PERSON TO CONTACT AN ATTORNEY;".

Page 88, line 14, strike "MONEY;" and substitute "MONEY, UNLESS ACCESS TO THE ITEMS CAUSES THE PERSON TO DESTABILIZE OR CREATES A DANGER TO THE PERSON'S SELF OR OTHERS, AS DETERMINED BY A LICENSED PROVIDER INVOLVED IN THE PERSON'S CARE;'".

Page 89 , line 9 , strike "would".
Page 89 , strike lines 10 and 11 and substitute "CAUSES THE PERSON TO DESTABILIZE OR CREATES A DANGER TO THE PERSON'S SELF OR OTHERS, AS DETERMINED BY A LICENCED PROVIDER INVOLVED IN THE".

Page 89, strike lines 25 through 27.
Page 90, strike lines 1 through 4 and substitute:

## "(d) ANY PERSON whose Rights are denied or violated PURSUANT TO THIS SECTION HAS THE RIGHT TO FILE A COMPLIANT AGAINST THE FACILITY WITH THE BEHAVIORAL HEALTH ADMINISTRATION AND THE DEPARTMENT OF PUBLIC HEALTH AND ENVIRONMENT.".

Page 90 , line 12 , strike "(I)".
Page 90, line 17, strike"OR".
Page 90, strike lines 18 and 19.
Page 91 , strike lines 7 and 8 and substitute "evaluation. and".
Page 91, line 9, strike "27-65-108.".
Page 91, lines 14 and 15, strike "hours exeluding Saturdays, Sundays, and eourtholidays," and substitute "hours, excluding Saturdays, Sundays, and court holidays,".

Page 92, strike lines 9 through 14 and substitute:
"(4) Upon certification of the respondent, the facility designated for short-term treatment has custody of the respondent.".

Page 92, lines 20 and 21, strike "eertifying and treating professionat person BEHAVIORALHEALTH ADMINISTRATION" and substitute "certifying and treating professional person".

Page 93, lines 21 and 22, strike "A CERTIFIED PEACE OFFICER, THE CERTIFIED PEACE OFFICER'S designee," and substitute "designee, THE LAW ENFORCEMENT AGENCY WHERE THE RESPONDENT RESIDES".

Page 94, line 17, strike "voluntary" and substitute "Involuntary".
Page 95, line 8, strike "27-65-108, 27-65-109," and substitute "27-65-109".

Page 98, strike lines 22 through 27.
Page 99, strike line 1 and substitute:
"(7) Any respondent whose rights are denied or violated PURSUANT TO THIS SECTION HAS THE RIGHT TO FILE A COMPLIANT AGAINST THE FACILITY WITH THE BEHAVIORAL HEALTH ADMINISTRATION AND THE DEPARTMENT OF PUBLIC HEALTH AND ENVIRONMENT.".

Page 122, line 12, strike "On or before January 1, 2018, all" and substitute "On or before Jantary 1, 2018, All".

Page 123, strike lines 5 through 19 and substitute:
"SECTION 40. In Colorado Revised Statutes, 25-3-102.1, amend (1)(c) as follows:

25-3-102.1. Deemed status for certain facilities. (1) (c) Upon submission of a completed application for license renewal, the department of public health and environment shall accept proof of the accreditation in lieu of licensing inspections or other requirements. Nothing in this section exempts an accredited health facility from inspections or from other forms of oversight by the department as necessary to ensure public health and safety. Nothing in this section prevents the department OF PUBLIC HEALTH AND ENVIRONMENT FROM CONDUCTING AN INSPECTION OF A HOSPITAL OR OTHER HEALTH FACILITY DESCRIBED IN SECTION 25-3-101 TO INVESTIGATE A COMPLAINT REGARDING THE PROVISIONS OF SECTION 27-65-106, 27-65-107, 27-65-109, 27-65-110, OR 27-65-119.".

Page 129 , line 24 , strike " 2,5 , and 40 " and substitute " 2 and 5 ".
Page 129, line 26, strike "January 1, 2025," and substitute "July 1, 2024,".
Page 130 , line 8 , strike $" 2,5$, and 40 " and substitute " 2 and 5 ".
Page 130 , line 10, strike "January 1, 2025." and substitute "July 1, 2024.".
Strike "22-_ $\quad$ and substitute "22-1256" on: Page 90, line 6; Page 94, line 8; and $\overline{\text { Page } 95, ~ l i n e ~} 2$.

Strike "(27)(a)" and substitute "(27)" on: Page 100, line 18; Page 107, line 1; Page 124, line 18; Page 126, line 1; Page 127, line 12; and Page 128, line 13.

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

HB22-1253 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 2, strike line 5 and substitute "requirements failure to comply - definitions. (1) (a) THE GENERAL ASSEMBLY HEREBY FINDS AND DECLARES THAT:
(I) The federal "Americans with Disabilities Act of 1990", 42 U.S.C. SEC. 12182 (a) STATES THAT "[N]O INDIVIDUAL SHALL BE DISCRIMINATED AGAINST ON THE BASIS OF DISABILITY IN THE FULL AND EQUAL ENJOYMENT OF THE GOODS, SERVICES, FACILITIES, PRIVILEGES, ADVANTAGES, OR ACCOMMODATIONS OF ANY PLACE OF PUBLIC ACCOMMODATION";
(II) For the purposes of 42 U.S.C. SEC. 12182 (a), DISCRIMINATION INCLUDES "A FAILURE TO MAKE REASONABLE MODIFICATIONS IN POLICIES, PRACTICES, OR PROCEDURES, WHEN SUCH MODIFICATIONS ARE NECESSARY TO AFFORD SUCH GOODS, SERVICES, FACILITIES, PRIVILEGES, ADVANTAGES, OR ACCOMMODATIONS TO INDIVIDUALS WITH DISABILITIES," UNLESS THE ACCOMMODATION WOULD WORK A FUNDAMENTAL ALTERATION OF THOSE SERVICES AND FACILITIES;
(III) The United States department of justice has found at LEAST ONE RENTALCAR AGENCY TO BE A PUBLIC ACCOMMODATION UNDER the federal "Americans with Disabilities Act of 1990", 42 U.S.C. SEC. 12182 (a);
(IV) CERTAIN ADAPTIVE EQUIPMENT CAN BE NECESSARY FOR PERSONS WITH A DISABILITY TO DRIVE AN AUTOMOBILE; AND
(V) THE PROVISION OF SUCH ADAPTATIVE EQUIPMENT IS REASONABLE AND NOT A FUNDAMENTAL ALTERATION OF THE SERVICES PROVIDED BY A RENTAL CAR AGENCY.
(b) THEREFORE, IT IS THE INTENT OF THE GENERAL ASSEMBLY IN ENACTING THIS SECTION TO PREVENT DISCRIMINATION AGAINST PERSONS WITH A DISABILITY BY REQUIRING THAT SUCH PERSONS HAVE THE ABILITY TO MAKE ONLINE RESERVATIONS FOR AUTOMOBILES WITH ADAPTIVE EQUIPMENT WITH RENTAL CAR AGENCIES THAT RENT AT LEAST SOME MOTOR VEHICLES WITH A GROSS WEIGHT OF LESS THAN FOUR THOUSAND POUNDS.
(2) As USED IN THIS".

Renumber succeeding subsections accordingly.
Page 2, line 13, after "motor VEHICLES" insert "OF WHICH SOME HAVE A GROSS WEIGHT OF LESS THAN FOUR THOUSAND POUNDS" and strike "PUBLIC OR" and substitute "PUBLIC, EXCLUDING".

Page 2, strike lines 19 through 21 and substitute "CONSIDERED TO HAVE A DISABILITY, AS THAT TERM IS DEFINED IN 42 U.S.C. SEC. 12102.".

Page 3, strike lines 3 and 4 and substitute "MOTOR VEHICLE RESERVATIONS ON THE LESSOR'S WEBSITE AND DURING IN-PERSON RESERVATIONS.".

Page 3, strike lines 15 through 27.

Page 4, strike lines 1 through 8 and substitute:
"(5) A LESSOR MAY NOT DENY A LESSEE'S RESERVATION THAT REQUESTS THE INSTALLATION OF ADAPTIVE EQUIPMENT IN A MOTOR VEHICLE FOR THE SOLE REASON THAT A LESSEE MADE THE RESERVATION LESS THAN FORTY-EIGHT HOURS BEFORE THE LESSOR WOULD NEED TO FULFILL THE RESERVATION, UNLESS THE LESSOR NOTIFIES THE LESSEE OF A DELAY, IN WHICH CASE THE LESSOR MAY NOT DENY A LESSEE'S RESERVATION THAT REQUESTS THE INSTALLATION OF ADAPTIVE EQUIPMENT IN A MOTOR VEHICLE FOR THE SOLE REASON THAT A LESSEE MADE THE RESERVATION LESS THAN SEVENTY-TWO HOURS BEFORE THE LESSOR WOULD NEED TO FULFILL THE RESERVATION.".

Page 4, strike lines 13 through 19 and substitute:
"(a) A statutory fine of TWO THOUSAND FIVE HUNDRED DOLLARS, PAYABLE TO EACH PLAINTIFF FOR EACH VIOLATION;
(b) The Recovery of actual monetary damages;
(c) AN AWARD OF ATTORNEY FEES AND COSTS TO A LESSEE WHO PREVAILS UNDER THIS SECTION (5);
(d) A COURT ORDER REQUIRING COMPLIANCE WITH THE APPLICABLE PROVISIONS OF THIS SECTION; AND
(e) ANY OTHER EQUITABLE RELIEF DEEMED APPROPRIATE BY A COURT OF COMPETENT JURISDICTION.".

On motion of Representative Esgar, HB22-1234, HB22-1272, HB22-1292, HB22-1213, HB22-1217, HB22-1295, SB22-076, SB22-105 were made Special Orders on Wednesday, March 23, 2022, at 9:33 a.m.

The hour of 9:33 a.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.

## 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.)

HB22-1234 by Representative(s) Bacon and Michaelson Jenet; also Senator(s) Rodriguez-Concerning establishing a preventing identity-based violence grant program.
(Laid Over from March 22, 2022.)

Amendment No. 1, Appropriations Report, dated March 18, 2022, and placed in member's bill file; Report also printed in House Journal, March 18, 2022.

Amendment No. 2, Judiciary Report, dated March 2, 2022, and placed in member's bill file; Report also printed in House Journal, March 3, 2022.

Amendment No. 3, by Representative Bacon.
Amend printed bill, page 3, after line 1 insert:
"(c) "INTELLIGENCE INFORMATION" MEANS EVALUATED DATA RELEVANT TO THE IDENTIFICATION OF ACTIVITY ENGAGED IN BY AN INDIVIDUAL OR ORGANIZATION REASONABLY SUSPECTED OF INVOLVEMENT IN CRIMINAL ACTIVITY THAT MEETS CRIMINAL INTELLIGENCE SYSTEM SUBMISSION CRITERIA AS SET FORTH IN 28 CFR PART 23.".

Reletter succeeding paragraphs accordingly.
Page 3, after line 27 insert:
"(III) (A) A grant recipient that is not a Law enforcement AGENCY SHALL NOT COLLECT OR MAINTAIN INTELLIGENCE INFORMATION ABOUT THE POLITICAL, RELIGIOUS, OR SOCIAL VIEWS, ASSOCIATIONS, OR ACTIVITIES OF ANY INDIVIDUAL OR GROUP, ASSOCIATION, CORPORATION, BUSINESS PARTNERSHIP, OR OTHER ORGANIZATION.
(B) A LAW ENFORCEMENT AGENCY SHALL COMPLY WITH THE REQUIREMENTS SET FORTH IN 28 CFR PART 23 WITH REGARD TO THE COLLECTION, MAINTENANCE, AND USE OF INTELLIGENCE INFORMATION LEARNED BY THE AGENCY THOUGH A PROGRAM FUNDED WITH A GRANT AWARD, REGARDLESS OF WHETHER THE AGENCY IS A DIRECT GRANT RECIPIENT OR IS ACTING IN PARTNERSHIP WITH A GRANT RECIPIENT.".

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

HB22-1292 by Representative(s) Lindsay; also Senator(s) Jaquez Lewis-Concerning expanding the uses of money in the state dental loan repayment fund to include oral health programs administered by the department of public health and environment.

Amendment No. 1, Public \& Behavioral Health \& Human Services Report, dated March 18, 2022, and placed in member's bill file; Report also printed in House Journal, March 21, 2022.

Amendment No. 2, by Representative Lindsay.
Amend printed bill, page 4, after line 21 insert:
"SECTION 4. In Colorado Revised Statutes, add 25-23-106 as follows:

25-23-106. Reporting - repeal. (1) On or before October 1, 2023, and on or before each October 1 thereafter through October 1, 2028, the department of public health and ENVIRONMENT SHALL REPORT TO THE JOINT BUDGET COMMITTEE FOR THE PRECEDING STATE FISCAL YEAR:
(a) (I) The money allocated to the state dental loan REPAYMENT PROGRAM;
(II) The number of qualified dental professionals who APPLIED TO THE DENTAL LOAN REPAYMENT PROGRAM; AND
(III) THE NUMBER OF QUALIFIED DENTAL PROFESSIONALS WHO RECEIVED A CONTRACT FOR LOAN REPAYMENT ASSISTANCE; AND
(b) THE PROPORTION OF MONEY APPROPRIATED FROM THE STATE DENTAL LOAN REPAYMENT AND ORAL HEALTH PROGRAMS FUND FOR ORAL HEALTH PROGRAMS, REPORTED BY, AS APPLICABLE:
(I) UsE;
(II) County;
(III) Patients served, including Payer source; and
(IV) The process for allocating funding.
(2) The October 1, 2023, Report must also include the INFORMATION REQUIRED IN SUBSECTION (1) OF THIS SECTION FOR THE 2021-22 STATE FISCAL YEAR.
(3) This section is repealed, effective July 1, 2029.".

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

HB22-1213 by Representative(s) Young and Pico, Jodeh, Michaelson Jenet-Concerning the continuation of the regulation of speech-language pathologists by the director of the division of professions and occupations in the department of regulatory agencies, and, in connection therewith, implementing the recommendations in the department's sunset review.

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

HB22-1217 by Representative(s) Benavidez and Bockenfeld-Concerning measures to prevent catalytic converter theft.

Amendment No. 1, Appropriations Report, dated March 23, 2022, and placed in member's bill file; Report also printed in House Journal, March 23, 2022.

Amendment No. 2, Judiciary Report, dated February 22, 2022, and placed in member's bill file; Report also printed in House Journal, February 23, 2022.

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

HB22-1295 by Representative(s) Sirota and Garnett; also Senator(s) Buckner and Fenberg-Concerning the department of early childhood, and, in connection therewith, establishing the duties of the department of early childhood and the executive director of the department, relocating early childhood programs from the departments of human services and education to the department of early childhood, and creating the Colorado universal preschool program.

Amendment No. 1, Appropriations Report, dated March 23, 2022, and placed in member's bill file; Report also printed in House Journal, March 23, 2022.

Amendment No. 2, Education Report, dated March 17, 2022, and placed in member's bill file; Report also printed in House Journal, March 18, 2022.

Amendment No. 3, by Representative Sirota.
Amend the Appropriations Committee Report, dated March 23, 2022, page 1, line 19, strike "(3)(a)(II) AND (3)(a)(III)." and substitute "(3)(a)(III) AND (3)(a)(IV).".

Amendment No. 4, by Representative Sirota.
Amend the Education Committee Report, dated March 17, 2022, page 3, line 11, strike ""two"" and substitute ""Two"" and strike ""wo THREE"." and substitute ""Two Three".".

Page 6, line 25, strike "26," and substitute " 26 OR".
Page 12, line 37, strike "27." and substitute " 27 and substitute:
(\#\#) Any applieant, licensee, or employee of the applicant or lieensee who meets the definition of a department employee or an independent contractor, as those terms are defined in section 27-90-111, or who works for a contracting ageney, as defined in section 27-90-111, and who will have direet contact with vulnerable persons, as defined in seetion 27-90-111 (2)(e), is required to submit to a state and national fingerprint-based eriminal history record eheek in the same manner as required pursuant to section $27-90-111$ (9); except that the state department shall not bear the cost of such criminal history record eheek required by this subsection (7)(a)(HI). The state department may also conduct a comparison seareh on the Colorado state courts public access system to determine the crime or erimes for which the individual having direet contact with vulnerable persons was arrested or convieted and the disposition of such crime or crimes. The eriminal history record eheek required by this subsection (7)(a)(II)) must be submitted to the state department prior to the individual having direet contact with vulnerable persons, and an applieant, lieensee, or employee of an applieant or tieensee must not be allowed to have direet contact with vulnerable persons if he or she does not meet the requirements set forth in this subsection (7) and in section 27-90-111 (9).".

Page 17, strike lines 20 through 23 and substitute:
"(XVI) THE DEPARTMENT OF EARLY CHILDHOOD IN SOLICITING AND SELECTING ENTITIES TO SERVE AS LOCAL COORDINATING ORGANIZATIONS PURSUANT TO SECTION 26.5-2-103 AND COORDINATING AGREEMENTS ENTERED INTO PURSUANT TO SECTION 26.5-2-105.".".

Page 18 , line 18 , strike "services or" and substitute "services, or".
Page 18 , line 19, strike "department" and substitute "department, OR THE DEPARTMENT OF EARLY CHILDHOOD,".

Amendment No. 5, by Representative Sirota.
Amend printed bill, page 14, line 2, strike " 22 " and substitute " 22 , AS IT EXISTS PRIOR TO JULY 1, 2023,".

Page 17 , line 4 , strike "AN" and substitute "THE".
Page 17 , line 9 , strike "AN" and substitute "THE".
Page 24, line 21, strike "universal preschool program." and substitute "Colorado universal preschool program pursuant to part 2 OF article 4 OF THIS title 26.5.".

Page 32, strike lines 21 through 23.
Renumber succeeding subparagraphs accordingly.
Page 41, line 27, strike "tax, the amount" and substitute "tax".
Page 42 , strike line 1 and substitute "AND THE".
Page 43, line 3, after "workforce," insert "local early childhood councils,".

Page 55 , line 15 , strike "or" and substitute "or, prior to July 1, 2023,".
Page 58, line 24, strike "22; C.R.S.." and substitute "22, C.R.S. as it EXISTS PRIOR TO JULY 1, 2023;".

Page 141, strike lines 26 and 27 and substitute "26.5-4-103; or the Golorado presehool program, ereated in artiele 28 of title 22 , and".

Page 190, line 21, before "PRESCHOOL" insert "PUBLIC".
Page 190, line 23, before "PReschool" insert "public".
Page 206, line 6, strike "Equitable".
Page 211, line 15, strike "INCREASED ANNUALLY" and substitute "CONSTITUTIONAL COMPLIANCE RATE INCREASED ANNUALLY, BEGINNING IN THE 2024-25 FISCAL YEAR,".

Amendment No. 6, by Representative Sirota.
Amend printed bill, page 9, line 7, after "(1)" insert "(a)".

Page 9, line 15 , strike "(a)" and substitute "(I)".
Page 9, line 18 , strike "(b)" and substitute "(II)".
Page 9, line 20, strike "(c)" and substitute "(III)".
Page 9, line 22, strike "(d)" and substitute "(IV)".
Page 9, line 24, strike "(e)" and substitute "(V)".
Page 10, after line 1, insert:
"(b) THE DEPARTMENT MAY ADOPT GUIDELINES AND PROCEDURES TO ASSIST IN THE IMPLEMENTATION AND DELIVERY OF THE PROGRAMS AND SERVICES THAT THE DEPARTMENT PROVIDES PURSUANT TO THIS TITLE 26.5. When appropriate to reduce potential administrative BURDEN, THE DEPARTMENT MAY DIFFERENTIATE IN THE ADOPTED GUIDELINES AND PROCEDURES AMONG COMMUNITIES, INCLUDING COMMUNITIES IN RURAL AREAS, BASED ON COMMUNITY CAPACITY AND READINESS FOR IMPLEMENTING PROGRAMS AND DELIVERING SERVICES.".

Page 48, line 12, after "ASSISTANCE," insert "WHICH MAY BE PROVIDED ONLINE,".

Page 48, line 14, strike "PLANS;" and substitute "PLANS. The department SHALL PRIORITIZE COMMUNITIES, INCLUDING RURAL COMMUNITIES, THAT LACK FUNDING AND CAPACITY TO RECEIVE THE FUNDING AND SUPPORTS DESCRIBED IN THIS SUBSECTION (1)(e).".

Page 48 , line 22 , strike "InFORMATION" and substitute "InFORMATION, INCLUDING BY POSTING INFORMATION ON THE DEPARTMENT WEBSITE,".

Amendment No. 7, by Representative Sirota.
Amend printed bill, page 344, after line 23 insert:
"SECTION 10. In Colorado Revised Statutes, 22-54-108, amend (3)(b)(I); and add (3)(b)(V) as follows:

22-54-108. Authorization of additional local revenues. (3) (b) (I). Except as otherwise provided in subparagraphs (II), (III), and (IV) of this paragraph (b) SUBSECTIONS (3)(b)(II), (3)(b)(III), (3)(b)(IV), AND (3)(b)(V) OF THIS SECTION, the total additional local property tax revenues that may be received pursuant to elections held pursuant to this section shall MUST not exceed under any circumstances twenty percent of the district's total program, as determined pursuant to section 22-54-104 (2), or two hundred thousand dollars, whichever is greater.
(V) (A) On and after July 1, 2023, and subject to the PROVISIONS OF SUBSECTION (3)(b)(V)(B) OF THIS SECTION, THE TOTAL ADDITIONAL LOCAL PROPERTY TAX REVENUES THAT MAY BE RECEIVED PURSUANT TO AN ELECTION HELD PURSUANT TO THIS SECTION MUST NOT EXCEED UNDER ANY CIRCUMSTANCES: TWENTY-FIVE PERCENT OF THE DISTRICT'S TOTAL PROGRAM PLUS THE AMOUNT OF FUNDING THE DISTRICT RECEIVES FOR CHILDREN ENROLLED IN THE COLORADO UNIVERSAL PRESCHOOL PROGRAM PURSUANT TO PART 2 OF ARTICLE 4 OF TITLE 26.5 OR TWO HUNDRED THOUSAND DOLLARS, WHICHEVER IS GREATER; PLUS AN AMOUNT EQUAL TO THE MAXIMUM DOLLAR AMOUNT OF PROPERTY TAX REVENUE THAT THE DISTRICT COULD HAVE GENERATED FOR THE 2001-02

BUDGET YEAR IF, IN ACCORDANCE WITH THE PROVISIONS OF SECTION 22-54-107.5, THE DISTRICT SUBMITTED A QUESTION TO AND RECEIVED APPROVAL OF THE ELIGIBLE ELECTORS OF THE DISTRICT AT AN ELECTION held in November 2001.
(B) Regardless of the applicability of Section 22-54-104 (5)(g), FOR PURPOSES OF THIS SUBSECTION (3)(b)(V), A DISTRICT'S TOTAL PROGRAM IS THE AMOUNT CALCULATED PURSUANT TO SECTION 22-54-104 (2).".

Renumber succeeding sections accordingly.
Amendment No. 8, by Representative Sirota.
Amend printed bill, page 344, after line 23 insert:
"SECTION 10. In Colorado Revised Statutes, 22-54-108, amend (3)(b)(I) and (3)(b)(IV)(C); and add (3)(b)(V) as follows:

22-54-108. Authorization of additional local revenues definition. (3) (b) (I) Except as otherwise provided in subparagraphs (II), (HI), and (IV) of this paragraph (b) SUBSECTIONS (3)(b)(II), (3)(b)(III), (3)(b)(IV), AND (3)(b)(V) OF THIS SECTION, the total additional local property tax revenues that may be received pursuant to elections held pursuant to this section shalt mUST not exceed under any circumstances twenty percent of the district's total program, as determined pursuant to section 22-54-104 (2), or two hundred thousand dollars, whichever is greater.
(IV) (C) For purposes of this subparagraph (IV) SUBSECTION (3)(b)(IV) AND SUBSECTION (3)(b)(V) OF THIS SECTION, a "small rural district" is a district in Colorado that the department of education determines is rural, based on the geographic size of the district and the distance of the district from the nearest large, urbanized area, and that enrolls fewer than one thousand students in kindergarten through twelfth grade.
(V) (A) On and after July 1, 2023, and subject to the PROVISIONS OF SUBSECTION (3)(b)(V)(B) OF THIS SECTION, THE TOTAL additional local property tax revenues that a small rural DISTRICT MAY RECEIVE PURSUANT TO AN ELECTION HELD PURSUANT TO THIS SECTION MUST NOT EXCEED UNDER ANY CIRCUMSTANCES: THIRTY PERCENT OF THE DISTRICT'S TOTAL PROGRAM PLUS THE AMOUNT OF FUNDING THE DISTRICT RECEIVES FOR CHILDREN ENROLLED IN THE COLORADO UNIVERSAL PRESCHOOL PROGRAM PURSUANT TO PART 2 OF ARTICLE 4 OF TITLE 26.5 OR TWO HUNDRED THOUSAND DOLLARS, WHICHEVER IS GREATER; PLUS AN AMOUNT EQUAL TO THE MAXIMUM DOLLAR AMOUNT OF PROPERTY TAX REVENUE THAT THE SMALL RURAL DISTRICT COULD HAVE GENERATED FOR THE 2001-02 BUDGET YEAR IF, IN ACCORDANCE WITH THE PROVISIONS OF SECTION 22-54-107.5, THE SMALL RURAL DISTRICT SUBMITTED A QUESTION TO AND RECEIVED APPROVAL OF THE ELIGIBLE ELECTORS OF THE DISTRICT AT AN ELECTION HELD IN November 2001.
(B) Regardless of the applicability of Section 22-54-104 (5)(g), FOR PURPOSES OF THIS SUBSECTION (3)(b)(V), A SMALL RURAL DISTRICT'S TOTAL PROGRAM IS THE AMOUNT CALCULATED PURSUANT TO SECTION 22-54-104 (2).".

Renumber succeeding sections accordingly.

Amendment No. 9, by Representative Sirota.
Amend printed bill, page 29 , line 5, strike "AND".
Page 29, line 6, after "STANDARDS," insert "AND IMPROVING SCHOOL READINESS,".

Page 193, after line 8 insert:
"(II) Pursuant to IDEA and ECEA, EVERY Child who is three OR FOUR YEARS OF AGE AND IS A CHILD WITH DISABILITIES MUST BE OFFERED PRESCHOOL SERVICES IN ACCORDANCE WITH THE CHILD'S INDIVIDUALIZED EDUCATION PROGRAM.".

Renumber succeeding subparagraphs accordingly.
Page 193, line 11, strike "IS A CHILD WITH DISABILITIES,".
Page 193, line 12, strike "FAMILY," and substitute "FAMILY".
Page 195, lines 9 and 10, strike "(3)(a)(II) OR (3)(a)(III)" and substitute "(3)(a)(III) OR (3)(a)(IV)".

Page 195 , line 16 , strike "(3)(a)(IV)" and substitute "(3)(a)(V)".
Page 195, line 25, strike "(3)(a)(II) AND (3)(a)(III)" and substitute "(3)(a)(III) AND (3)(a)(IV)".

Page 208, line 27, strike "(3)(a)(II) AND (3)(a)(III)," and substitute "(3)(a)(III) AND (3)(a)(IV),".

Page 211, line 7, strike "(3)(a)(II) AND (3)(a)(III)" and substitute "(3)(a)(III) AND (3)(a)(IV)".

Page 221, line 3, strike "(3)(a)(II) AND (3)(a)(III)." and substitute "(3)(a)(III) AND (3)(a)(IV).".

Amendment No. 10, by Representative Sirota.
Amend printed bill, page 195, line 23, after "PRESCHOOLSERVICES," insert "FOR PRESCHOOL SERVICES FOR CHILDREN WITH DISABILITIES,".

Page 208, line 25, after "PRESCHOOL SERVICES," insert "FOR PRESCHOOL SERVICES FOR CHILDREN WITH DISABILITIES,".

Page 209, after line 6 insert:
"(II) The responsibilities of the state and administrative UNITS TO MEET THE SPECIAL EDUCATION FUNDING MAINTENANCE OF EFFORT REQUIREMENTS SPECIFIED IN IDEA;".

Renumber succeeding subparagraphs accordingly.
Page 211, line 5, strike the first "SERVICES" and substitute "SERVICES, FOR PRESCHOOL SERVICES FOR CHILDREN WITH DISABILITIES,".

Page 213, line 6, after "SECTION," insert "FOR CHILDREN WITH DISABILITIES,".

Page 221, line 1, strike "KINDERGARTEN" and substitute "KINDERGARTEN, TO PROVIDE FUNDING FOR PRESCHOOL SERVICES FOR CHILDREN WITH DISABILITIES,".

Amendment No. 11, by Representative Sirota
Amend printed bill, page 222, after line 19 insert:
"(II) THE NUMBER OF ELIGIBLE CHILDREN WITH DISABILITIES WHO RECEIVED PRESCHOOL SERVICES;".

Renumber succeeding subparagraphs accordingly.
Page 223, line19, after "SERVICES," insert "PRESCHOOL SERVICES FOR CHILDREN WITH DISABILITIES,".

Page 223, after line 27 add:
"(II) WAS DISTRIBUTED TO FUND PRESCHOOL SERVICES FOR CHILDREN WITH DISABILITIES;".

Renumber succeeding subparagraphs accordingly.
Amendment No. 12, by Representative Sirota.
Amend printed bill, page 209, line 1, after "SERVICES." insert "In ESTABLISHING THE PER-CHILD RATES, THE DEPARTMENT, AT A MINIMUM, SHALL ENSURE THAT THE PER-CHILD RATE FOR PRESCHOOL SERVICES FOR CHILDREN WITH DISABILITIES IS AT LEAST EQUAL TO THE GREATER OF THE PER-CHILD RATE FOR UNIVERSAL PRESCHOOL SERVICES OR THE STATE PER PUPIL PRESCHOOL FUNDING RATE FOR CHILDREN WITH DISABILITIES FOR THE 2022-23 BUDGET YEAR, AS DEFINED IN SUBSECTION (6) OF THIS SECTION.".

Page 219 , after line 7 insert:
"(6) FOR PURPOSES OF THIS SECTION, UNLESS THE CONTEXT OTHERWISE REQUIRES:
(a) "DISTRICT EXTENDED HIGH SCHOOL PUPIL ENROLLMENT" HAS THE SAME MEANING AS PROVIDED IN SECTION 22-54-103.
(b) "FUNDED PUPIL COUNT" HAS THE SAME MEANING AS PROVIDED IN SECTION 22-54-103.
(c) "OnLINE PUPIL ENROLLMENT" HAS THE SAME MEANING AS PROVIDED IN SECTION 22-54-103.
(d) "State average per pupil funding amount" means the STATEWIDE TOTAL AMOUNT OF PER PUPIL FUNDING, AS DESCRIBED IN SECTION 22-54-104 (3) OR (3.5), CALCULATED FOR ALL SCHOOL DISTRICTS FOR THE 2022-23 BUDGET YEAR DIVIDED BY THE STATEWIDE TOTAL FUNDED PUPIL COUNT, MINUS THE STATEWIDE TOTAL DISTRICT EXTENDED HIGH SCHOOL PUPIL ENROLLMENT AND THE STATEWIDE TOTAL ONLINE PUPIL ENROLLMENT, FOR THE 2022-23 BUDGET YEAR.
(e) "STATE PER PUPIL PRESCHOOL FUNDING RATE FOR CHILDREN WITH DISABILITIES FOR THE 2022-23 BUDGET YEAR" MEANS AN AMOUNT EQUAL TO THE STATE'S SHARE PERCENTAGE OF STATEWIDE TOTAL PROGRAM FUNDING FOR ALL SCHOOL DISTRICTS CALCULATED PURSUANT to the "Public School Finance Act of 1994", article 54 of title 22,

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FOR THE 2022-23 BUDGET YEAR MULTIPLIED BY THE STATE AVERAGE PER
PUPIL FUNDING AMOUNT FOR THE 2022-23 BUDGET YEAR.".
Amendment No. 13, by Representative Sirota.
Amend printed bill, page 343, line 4, strike "A".
Page 343, strike lines 5-10.
Representative Williams moved the bill be laid over one day.
The motion was declared lost on a viva voce vote.
Representative Pico moved to rerefer the bill to the Committee on
Education.
The motion was declared lost on a standing vote by division.
Laid Over, as amended, until Thursday, March 24, }2022
SB22-076 by Senator(s) Holbert; also Representative(s)
    Mullica-Concerning complaints related to a person's
    authorization to practice an occupation for acts committed
    while the person is serving in an official capacity.
Ordered revised and placed on the Calendar for Third Reading and Final
Passage.
SB22-105 by Senator(s) Donovan; also Representative(s)
        McLachlan-Concerning an annual address by tribal
        representatives to a joint session of the general assembly.
Ordered revised and placed on the Calendar for Third Reading and Final
Passage.
HB22-1272 by Representative(s) Gonzales-Gutierrez and Benavidez;
    also Senator(s) Gonzales and Rodriguez-Concerning the
    repeal of the provision awarding a defendant attorney fees
    in a tort action when the case is dismissed on motion of the
    defendant prior to trial.
(Laid Over from March 21, 2022.)
Laid Over until Thursday, March 24, }2022
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## AMENDMENT(S) TO THE COMMITTEE OF THE WHOLE REPORT

Representative Bockenfeld moved to amend the Report of the Committee of the Whole to show that L. 003 the following Bockenfeld amendment to HB22-1234 did pass:

Amend printed bill, page 7, line 2, strike "(a)".
Page 7, strike lines 5 through 7.

The amendment was declared lost by the following roll call vote:

| YES | 21 | NO | 39 | EXCUSED | 5 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | N | Lynch | E | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | E |
| Bird | N | Hanks | E | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | E | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | E |

Representative Bockenfeld moved to amend the Report of the Committee of the Whole to show that L. 004 the following Bockenfeld amendment to HB22-1234 did pass:

Amend printed bill, page 7, strike lines 8 through 10 and substitute:
"SECTION 2. Act subject to petition - effective date. This act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly; 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 2022 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:

| YES | 26 | NO | 35 | EXCUSED | 4 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | Y | Lynch | E | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | E |
| Bird | N | Hanks | E | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |


| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Duran | N | Lontine | N | Roberts | Y | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | E |

Representative Baisley moved to amend the Report of the Committee of the Whole to show that L. 038 the following Baisley amendment to HB22-1295 did pass:

Amend printed bill, page 484, after line 20 insert:
"SECTION 114. In Colorado Revised Statutes, 24-22-118, add (5) as follows:

24-22-118. Revenue from nicotine products and additional tobacco taxes - 2020 tax holding fund - preschool programs cash fund - creation - definitions. (5) NotwIThSTANDING ANY PROVISION OF THIS SECTION OR SECTION 39-28-116 TO THE CONTRARY, MONEY SHALL NOT BE CREDITED TO THE PRESCHOOL PROGRAMS CASH FUND PURSUANT TO THIS SECTION OR SECTION 39-28-116 (6) IN ANY FISCAL YEAR IN WHICH THE AMOUNT OF THE ANNUAL APPROPRIATION TO FUND THE STATE'S SHARE OF TOTAL PROGRAM FUNDING FOR ALL SCHOOL DISTRICTS AND THE FUNDING FOR INSTITUTE CHARTER SCHOOLS IS REDUCED BY THE BUDGET STABILIZATION FACTOR PURSUANT TO SECTION 22-54-104 (5)(g).".

Renumber succeeding sections accordingly.
The amendment was declared lost by the following roll call vote:

| YES | 24 | NO | $\mathbf{3 7}$ |  | EXCUSED | 4 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | N | Lynch | E | Sirota | N |  |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | Y |  |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |  |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |  |
| Bernett | N | Gray | N | McLachlan | N | Tipper | E |  |
| Bird | N | Hanks | E | Michaelson Jenet | N | Titone | N |  |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |  |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |  |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |  |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |  |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |  |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |  |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |  |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |  |
| Duran | N | Lontine | N | Roberts | Y | Woog | Y |  |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |  |
|  |  |  |  |  |  | Speaker | E |  |

## ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: HB22-1213, HB22-1217 as amended, HB22-1234 as amended, HB22-1292 as amended, SB22-076, SB22-105.

Laid over until date indicated retaining place on Calendar:
HB22-1272, HB22-1295 as amended--Thursday, March 24, 2022.
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 | 41 | NO | 20 | EXCUSED | 4 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | E | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | E |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | E |
|  |  |  |  |  |  |  |  |

## CONSIDERATION OF SENATE AMENDMENTS TO HOUSE BILLS

HB22-1028 by Representative(s) Gray and Hooton, Boesenecker, Exum, Froelich, Sullivan; also Senator(s) Winter and Priola-Concerning statewide regulation of persons approaching controlled intersections who are not operating motor vehicles.
(Passed on Third Reading as printed in House Journal, February 22, 2022.)
(Amended as printed in Senate Journal, March 18, 2022.)
(Laid Over from March 22, 2022.)
Representative Gray moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | $\mathbf{5 8}$ | NO |  | 3 | EXCUSED | 4 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | E | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | E |  |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |  |


| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Boesenecker | Y | Holtorf | N | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |

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

| YES | 42 | NO | 19 | EXCUSED | 4 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | E | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | E |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | Y |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | Y | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Ricks, Sirota, Snyder, Soper
HB22-1104 by Representative(s) Boesenecker; also Senator(s) Priola and Bridges-Concerning public recreational trails in electric transmission corridors of the state, and, in connection therewith, encouraging transmission providers to enter into written agreements for the construction and maintenance of powerline trails and requiring transmission providers to provide informational resources and notify local governments regarding the potential for powerline trails when planning for the expansion or construction of transmission corridors.
(Passed on Third Reading as printed in House Journal, February 24, 2022.)
(Amended as printed in Senate Journal, March 18, 2022.)
(Laid Over from March 22, 2022.)

Representative Boesenecker moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 54 | NO | $\mathbf{7}$ | EXCUSED | 4 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | E | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | E |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | Y | Sandridge | Y | 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 | $\mathbf{3 7}$ | NO | 24 | EXCUSED | 4 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | E | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | N |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | E |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | N | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | E |

Co-sponsor(s) added: Representative(s) Lindsay
HB22-1229 by Representative(s) Weissman and Soper; also Senator(s) Gardner and Gonzales-Concerning adopting clean-up provisions to Senate Bill 21-271 which enacted the 2021 recommendations of the Colorado commission on criminal and juvenile justice, and, in connection therewith, making an appropriation.

1
(Passed on Third Reading as printed in Senate Journal, March 21, 2022.)
(Amended as printed in House Journal, March 18, 2022.)
(Laid Over from March 22, 2022.)
Representative Weissman moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 48 | NO | 13 | EXCUSED | 4 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | E | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | E |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | 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 | 43 | NO | 18 | EXCUSED | 4 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | E | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | E |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Lindsay, Michaelson Jenet
HB22-1257 by Representative(s) Weissman and Soper; also Senator(s)Gonzales and Gardner-Concerning the adoption of 2022
recommendations of the Colorado criminal juvenile justice
commission regarding sentencing provisions for offenses,
and, in connection therewith, making an appropriation.
(Passed on Third Reading as printed in House Journal, March 4, 2022.)
(Amended as printed in Senate Journal, March 18, 2022.)
(Laid Over from March 22, 2022.)
Representative Weissman moved that the House concur in Senate
amendments. The motion was declared passed by the following roll call
vote:

| YES | 40 | NO | 21 | EXCUSED | 4 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | E | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | E |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle |  |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | 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 | 40 | NO | 21 | EXCUSED | 4 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | E | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | E |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |

1 2

| Duran |  | Lontine |  | Roberts |  |  | Y |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Esgar |  | Luck | N | Sandridge |  | Young Speaker | Y |
| Co-sponsor(s) added: Representative(s) Benavidez Speaker |  |  |  |  |  |  |  |
| HB22-1266 |  | by Representative(s) Tipper and Gray; also Senator(s) Winter-Concerning modifications to the state employee total compensation philosophy to provide flexibility in state employee total compensation practices. |  |  |  |  |  |
| (Passed on Third Reading as printed in House Journal, March 7, 2022.) |  |  |  |  |  |  |  |
| (Amended as printed in Senate Journal, March 18, 2022.) |  |  |  |  |  |  |  |
| (Laid Over from March 22, 2022.) |  |  |  |  |  |  |  |
| Representative Gray moved that the House concur in Senat amendments. The motion was declared passed by the following roll cal vote: |  |  |  |  |  |  |  |
| YES | 40 | NO | 21 | EXCUSED | 4 | ABSENT | 0 |
| Amabile | Y | Exum | Y | Lynch | E | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | E |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle |  |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | Y | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks |  | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar |  | Luck | N | Sandridge | N | Young <br> Speaker | Y |
| The question being, "Shall the bill, as amended, pass?". <br> A roll call vote 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 | 39 | NO | 22 | EXCUSED | 4 | ABSENT | 0 |
| Amabile | Y | Exum | Y | Lynch | E | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | E |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker |  | Holtorf | N | Neville | N | Valdez D. |  |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber |  |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle |  |


| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Catlin | N | Kipp | Y | Ransom |  | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
| Co-sponsor(s) added: Representative(s) Benavidez Speaker |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |
| HB22-1038 |  | by Representative(s) Daugherty and Van Beber; also Senator(s) Moreno and Gardner-Concerning client directed legal representation for youth in cour proceedings for youth. |  |  |  |  |  |
| (Passed on Third Reading as printed in House Journal, February 28 2022.) |  |  |  |  |  |  |  |
| (Amended as printed in Senate Journal, March 21, 2022.) |  |  |  |  |  |  |  |
| Representative Daugherty moved that the House concur in Senate amendments. The motion was declared passed by the following roll cal vote: |  |  |  |  |  |  |  |
| YES | 61 | NO | 0 | EXCUSED | 4 | ABSENT | 0 |
| Amabile | Y | Exum | Y | Lynch | E | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | E |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz |  | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts |  | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | 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 | $\mathbf{6 1}$ | NO | 0 |  | EXCUSED | 4 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | E | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | E |  |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |  |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |  |

(Passed on Third Reading as printed in House Journal, March 3, 2022.)
(Amended as printed in Senate Journal, March 21, 2022.)
Representative Gonzales-Gutierrez moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 51 | NO | 10 | EXCUSED | 4 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | E | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | N | McLachlan | Y | Tipper | E |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | N | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | 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 | $\mathbf{6 1}$ |  | NO | $\mathbf{0}$ |  | EXCUSED | 4 | ABSENT |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | E | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | Y | Geitner |  | Y | McCormick | Y | Soper | Y |

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| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | E |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | E |

Co-sponsor(s) added: Representative(s) Bacon, Lindsay

## LAY OVER OF CALENDAR ITEMS

On motion of Representative Esgar, the following items on the Calendar were laid over until Thursday, March 24, 2022 retaining place on Calendar:

Consideration of Third Reading--HB22-1004, HB22-1276, SB22-003, SB22-121, HB22-1157.

Consideration of Resolution(s)--SJR22-006, SJR22-007.

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## JUDICIARY

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

HB22-1206 be postponed indefinitely.

HB22-1240 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, amend 19-3-302 as follows:

19-3-302. Legislative declaration. (1) The general assembly declares that the complete reporting of child abuse is a matter of public concern and that, in enacting this part 3 , it is the intent of the general assembly to protect the best interests of children of this state and to offer protective services in order to prevent any further harm to a child suffering from abuse. It is also the intent of the general assembly that if a county or group of counties decides to establish a child protection team, that the child protection teams publicly discuss public agencies' responses to child abuse and neglect reports so that the public and the general assembly are better informed concerning the operation and administration of this part 3 .
(2) (a) THE GENERAL ASSEMBLY FURTHER DECLARES THAT REQUIRING PEOPLE TO REPORT KNOWN OR SUSPECTED CHILD ABUSE OR NEGLECT PURSUANT TO THIS PART 3 IMPACTS THE PEOPLE REPORTING AS WELL AS CHILDREN AND FAMILIES. As A RESULT OF IMPLICIT BIAS, UNDER-RESOURCED COMMUNITIES, COMMUNITIES OF COLOR, AND PERSONS WITH DISABILITIES ARE DISPROPORTIONATELY IMPACTED BY THE MANDATORY REPORTING SYSTEM. TO CREATE A MORE EQUITABLE MANDATORY REPORTING SYSTEM, PEOPLE REQUIRED TO REPORT CHILD ABUSE OR NEGLECT MUST HAVE ACCESS TO NECESSARY RESOURCES TO REPORT CHILD ABUSE OR NEGLECT, INCLUDING BUT NOT LIMITED TO:
(I) Specialized training to address and decrease the DISPROPORTIONATE IMPACT ON UNDER-RESOURCED COMMUNITIES, COMMUNITIES OF COLOR, AND PERSONS WITH DISABILITIES;
(II) Standardized training and materials; and
(III) InFormation regarding obligations and protections PURSUANT TO THE LAW.
(b) AdDITIONALLY, THROUGH THE CREATION OF A MANDATORY REPORTER TASK FORCE IN THIS PART 3, DIVERSE REPRESENTATIVES FROM STATEWIDE ORGANIZATIONS SERVING FAMILIES AND YOUTH SHALL ANALYZE BEST PRACTICES AND MAY RECOMMEND CHANGES TO TRAINING MATERIALS AND REPORTING PROCEDURES.

SECTION 2. In Colorado Revised Statutes, add 19-3-304.2 as follows:

19-3-304.2. Mandatory reporter task force - creation reporting - definitions - repeal. (1) AS USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE REQUIRES:
(a) "IMPLICIT BIAS" MEANS A BIAS OR PREJUDICE THAT IS PRESENT TOWARD AN INDIVIDUAL OR A GROUP OF PEOPLE WITHOUT CONSCIOUS KNOWLEDGE.
(b) "MANDATORY REPORTER" MEANS A PERSON WHO IS REQUIRED TO REPORT CHILD ABUSE OR NEGLECT PURSUANT TO SECTION 19-3-304.
(c) "Medical child abuse" means when a child receives UNNECESSARY AND HARMFUL OR POTENTIALLY HARMFUL MEDICAL CARE DUE TO A CAREGIVER'S OVERT ACTIONS, INCLUDING EXAGGERATING THE CHILD'S MEDICAL SYMPTOMS, LYING ABOUT THE CHILD'S MEDICAL HISTORY OR FABRICATING THE CHILD'S MEDICAL HISTORY, OR INTENTIONALLY INDUCING ILLNESS IN THE CHILD.
(2) THERE IS CREATED IN THE OFFICE OF THE CHILD PROTECTION OMBUDSMAN, ESTABLISHED PURSUANT TO SECTION 19-3.3-102, THE MANDATORY REPORTER TASK FORCE, REFERRED TO IN THIS SECTION AS THE "TASK FORCE". THE PURPOSE OF THE TASK FORCE IS TO ANALYZE BEST PRACTICES AND RECOMMEND CHANGES TO TRAINING REQUIREMENTS AND REPORTING PROCEDURES. THE TASK FORCE SHALL ANALYZE THE EFFECTIVENESS OF MANDATORY REPORTING AND ITS RELATIONSHIP WITH

SYSTEMIC ISSUES, INCLUDING THE DISPROPORTIONATE IMPACT OF MANDATORY REPORTING ON UNDER-RESOURCED COMMUNITIES, COMMUNITIES OF COLOR, AND PERSONS WITH DISABILITIES. THE TASK FORCE SHALL FOCUS ON SERVING UNDER-RESOURCED COMMUNITIES, COMMUNITIES OF COLOR, AND PERSONS WITH DISABILITIES WHO ARE DISPROPORTIONATELY IMPACTED BY THE MANDATORY REPORTING SYSTEM. THE TASK FORCE MAY PROPOSE CLARIFICATIONS TO THE LAW TO HELP IMPLEMENT ITS RECOMMENDATIONS. THE TASK FORCE MAY MAKE FINDINGS AND RECOMMENDATIONS TO THE GENERAL ASSEMBLY, THE GOVERNOR, AND THE STATE DEPARTMENT ON ADMINISTRATIVE AND LEGISLATIVE CHANGES TO UPDATE MANDATORY REPORTER TRAINING REQUIREMENTS AND REPORTING PROCEDURES FOR REPORTING CHILD ABUSE OR NEGLECT AND TO CREATE AN EQUITABLE MANDATORY REPORTING SYSTEM FOR ALL COLORADO FAMILIES AND CHILDREN, INCLUDING HOW TO DETERMINE THE EFFECTIVENESS OF MANDATORY REPORTING AND MITIGATE THE IMPACT OF MANDATORY REPORTING ON UNDER-RESOURCED COMMUNITIES, COMMUNITIES OF COLOR, AND PERSONS WITH DISABILITIES.
(3) (a) THE TASK FORCE CONSISTS OF THE FOLLOWING MEMBERS:
(I) THE CHILD PROTECTION OMBUDSMAN, AS DESCRIBED IN SECTION 19-3.3-102, OR THE CHILD PROTECTION OMBUDSMAN'S DESIGNEE;
(II) ONE MEMBER REPRESENTING THE STATE DEPARTMENT TO BE APPOINTED BY THE EXECUTIVE DIRECTOR OF THE STATE DEPARTMENT, OR THE EXECUTIVE DIRECTOR'S DESIGNEE;
(III) ONE MEMBER REPRESENTING THE DEPARTMENT OF PUBLIC SAFETY TO BE APPOINTED BY THE EXECUTIVE DIRECTOR OF THE DEPARTMENT OF PUBLIC SAFETY, OR THE EXECUTIVE DIRECTOR'S DESIGNEE;
(IV) ONE MEMBER REPRESENTING THE DEPARTMENT OF REGULATORY AGENCIES TO BE APPOINTED BY THE EXECUTIVE DIRECTOR OF THE DEPARTMENT OF REGULATORY AGENCIES, OR THE EXECUTIVE DIRECTOR'S DESIGNEE;
(V) ONE MEMBER REPRESENTING THE DEPARTMENT OF EDUCATION TO BE APPOINTED BY THE COMMISSIONER OF EDUCATION OF THE DEPARTMENT OF EDUCATION, OR THE COMMISSIONER OF EDUCATION'S DESIGNEE; AND
(VI) THE FOLLOWING MEMBERS, WHO SHALL BE APPOINTED BY THE CHILD PROTECTION OMBUDSMAN OR THE CHILD PROTECTION OMBUDSMAN'S DESIGNEE:
(A) ONE MEMBER REPRESENTING A STATEWIDE EDUCATION ORGANIZATION THAT INCLUDES RURAL AREAS;
(B) ONE MEMBER REPRESENTING LAW ENFORCEMENT AGENCIES;
(C) ONE MEMBER REPRESENTING RURAL COUNTY DEPARTMENTS;
(D) ONE MEMBER REPRESENTING URBAN COUNTY DEPARTMENTS;
(E) ONE MEMBER REPRESENTING COURT-APPOINTED SPECIAL ADVOCATES, AS DEFINED IN SECTION 13-91-103;
(F) ONE MEMBER REPRESENTING THE OFFICE OF THE CHILD'S REPRESENTATIVE, AS ESTABLISHED IN SECTION 13-91-104;
(G) ONE MEMBER REPRESENTING A CHILD ADVOCACY CENTER, AS DEFINED IN SECTION 19-1-103;
(H) ONE MEMBER REPRESENTING PROSECUTING ATTORNEYS;
(I) ONE MEMBER REPRESENTING THE OFFICE OF THE STATE PUBLIC DEFENDER, AS CREATED IN SECTION 21-1-101, OR THE OFFICE OF THE ALTERNATE DEFENSE COUNSEL, AS CREATED IN SECTION 21-2-101;
(J) ONE MEMBER REPRESENTING A COUNTY ATTORNEY'S OFFICE OR A STATEWIDE ORGANIZATION REPRESENTING COUNTY ATTORNEYS' OFFICES;
(K) One member Representing the office of the respondent PARENTS' COUNSEL, AS CREATED IN SECTION 13-92-103;
(L) ONE MEMBER REPRESENTING A STATEWIDE NONGOVERNMENTAL ORGANIZATION SPECIALIZING IN THE PREVENTION OF CHILD MALTREATMENT;
(M) ONE MEMBER FROM A STATEWIDE ORGANIZATION REPRESENTING HOSPITALS;
(N) ONE MEMBER FROM A STATEWIDE ORGANIZATION REPRESENTING MEDICAL PROFESSIONALS;
(O) ONE MEMBER FROM A STATEWIDE ORGANIZATION REPRESENTING MENTAL HEALTH PROFESSIONALS;
(P) ONE MEMBER FROM A STATEWIDE ORGANIZATION REPRESENTING CHILDREN AND YOUTH;
(Q) ONE MEMBER FROM A STATEWIDE ORGANIZATION REPRESENTING PEOPLE WITH DISABILITIES;
(R) Five members representing individuals with Lived EXPERIENCE IN THE MANDATORY REPORTING SYSTEM;
(S) One member from a statewide organization serving UNDER-RESOURCED COMMUNITIES;
(T) ONE MEMBER WHO IS AN ACADEMIC EXPERT ON THE MANDATORY REPORTING SYSTEM EMPLOYED AT A STATE INSTITUTION OF HIGHER EDUCATION;
(U) One member representing a statewide organization SERVING OR REPRESENTING VICTIMS AND SURVIVORS OF DOMESTIC VIolence;
(V) One member representing a statewide organization SERVING OR REPRESENTING VICTIMS AND SURVIVORS OF SEXUAL VIOLENCE;
(W) ONE MEMBER REPRESENTING CONFIDENTIAL VICTIM ADVOCATES; AND
(X) One MEMBER REPRESENTING A STATE-LICENSED CHILD CARE PROVIDER, AS DEFINED IN SECTION 26-6-102 (6).
(b) THE APPOINTING AUTHORITIES SHALL MAKE APPOINTMENTS ON OR BEFORE DECEMBER 1, 2022. IN MAKING APPOINTMENTS, THE APPOINTING AUTHORITIES SHALL SELECT MEMBERS WHO REPRESENT DIVERSE GEOGRAPHIC LOCATIONS, GENDERS, RELIGIONS, SOCIOECONOMIC STATUSES, IMMIGRATION STATUSES, AND LANGUAGES. THE TERM OF THE APPOINTMENT IS FOR THE DURATION OF THE TASK FORCE. THE APPOINTING AUTHORITIES SHALL FILL ANY VACANCY SUBJECT TO THE SAME QUALIFICATIONS AS THE INITIAL APPOINTMENT.
(4) EACH MEMBER OF THE TASK FORCE SERVES WITHOUT COMPENSATION. NONGOVERNMENTAL MEMBERS MAY BE REIMBURSED FOR REASONABLE EXPENSES INCURRED IN THE PERFORMANCE OF THEIR DUTIES PURSUANT TO THIS SECTION.
(5) THE CHILD PROTECTION OMBUDSMAN OR THE CHILD PROTECTION OMBUDSMAN'S DESIGNEE SHALL SERVE AS THE CHAIR, AND THE TASK FORCE SHALL SELECT A VICE-CHAIR FROM AMONG ITS MEMBERS. THE CHAIR AND THE VICE-CHAIR SHALL SERVE FOR THE DURATION OF THE TASK FORCE AS THE CHAIR AND THE VICE-CHAIR.
(6) (a) THE CHILD PROTECTION OMBUDSMAN, OR THE CHILD PROTECTION OMBUDSMAN'S DESIGNEE, SHALL CONVENE THE FIRST MEETING OF THE TASK FORCE NO LATER THAN JANUARY 1, 2023. THE TASK FORCE SHALL MEET AT LEAST ONCE EVERY OTHER MONTH UNTIL THE TASK force submits its final report. The chair may call additional MEETINGS AS NECESSARY FOR THE TASK FORCE TO FULFILL ITS DUTIES. THE TASK FORCE SHALL ESTABLISH PROCEDURES TO ALLOW MEMBERS OF THE TASK FORCE TO PARTICIPATE IN MEETINGS REMOTELY.
(b) THE CHILD PROTECTION OMBUDSMAN, OR THE CHILD PROTECTION OMBUDSMAN'S DESIGNEE, SHALL OPEN THE MEETINGS TO THE PUBLIC, PROVIDE ADVANCE PUBLIC NOTICE OF THE MEETINGS, AND ALLOW PUBLIC COMMENTS AT THE MEETINGS. THE CHILD PROTECTION OMBUDSMAN, OR THE CHILD PROTECTION OMBUDSMAN'S DESIGNEE, SHALL CONDUCT OUTREACH AND ENCOURAGE COMMUNITY PARTICIPATION IN THE PUBLIC MEETINGS.
(7) (a) Pursuant to subsection (2) of this section, THE TASK FORCE, AT A MINIMUM, SHALL ANALYZE:
(I) Whether a study should be conducted to determine the EFFECTIVENESS OF MANDATORY REPORTING IN SERVING CHILDREN AND FAMILIES AND DETERMINE THE NECESSARY FUNDING FOR A STUDY. IF THE TASK FORCE DETERMINES THERE SHOULD BE A STUDY, THE STUDY MUST INCLUDE AN ANALYSIS ON WHETHER ENHANCED SCREENING TECHNIQUES FOR ACCEPTING REPORTS MAY MITIGATE THE DISPROPORTIONATE IMPACT OF MANDATORY REPORTING ON UNDER-RESOURCED COMMUNITIES, COMMUNITIES OF COLOR, AND PERSONS WITH DISABILITIES.
(II) THE DISPROPORTIONATE IMPACT OF MANDATORY REPORTING ON UNDER-RESOURCED COMMUNITIES, COMMUNITIES OF COLOR, AND PERSONS WITH DISABILITIES;
(III) Standardized training that addresses implicit bias;
(IV) Alternative processes and services for families who DO NOT PRESENT MANDATORY REPORTERS WITH CHILD ABUSE OR NEGLECT CONCERNS BUT WHO WOULD BENEFIT FROM ALTERNATIVE SERVICES;
(V) STANDARDIZED TRAINING THAT ADDRESSES THE REQUIREMENTS OF THE LAW PURSUANT TO THIS PART 3;
(VI) The definition of "Immediately" and how reporting TIME FRAMES AFFECT MANDATORY REPORTERS FROM DIFFERENT PROFESSIONS;
(VII) REPORTING TIME FRAMES FOR MANDATORY REPORTERS WHO ARE CREATING A SAFETY PLAN FOR VICTIMS OF DOMESTIC VIOLENCE, SEXUAL ASSAULT, OR STALKING TO ENSURE THE SAFETY OF THE VICTIM and THE VICTIM'S FAMILY MEMBERS WHILE CREATING THE SAFETY PLAN;
(VIII) Medical child abuse and the process to report MEDICAL CHILD ABUSE;
(IX) WHETHER MANDATORY REPORTERS SHOULD REPORT INCIDENTS OBSERVED OUTSIDE OF A MANDATORY REPORTER'S PROFESSIONAL CAPACITY;
(X) WHETHER A MANDATORY REPORTER WHO IS EMPLOYED BY, AN AGENT OF, OR A CONTRACTOR FOR AN ATTORNEY WHO IS PROVIDING LEGAL REPRESENTATION IS EXEMPT FROM THE REPORTING REQUIREMENTS DESCRIBED IN SECTION 19-3-304;
(XI) MANDATORY REPORTING REQUIREMENTS FOR MANDATORY REPORTERS WHO HAVE KNOWLEDGE OR REASONABLE CAUSE TO KNOW OR SUSPECT THAT A CHILD OR YOUTH IS THE VICTIM OF DATING VIOLENCE OR SEXUAL ASSAULT;
(XII) A REPORTING PROCESS FOR TWO OR MORE MANDATORY REPORTERS TO REPORT CHILD ABUSE OR NEGLECT WHO HAVE JOINT KNOWLEDGE OR JOINT REASONABLE CAUSE TO MAKE A REPORT OF CHILD ABUSE OR NEGLECT;
(XIII) WHETHER THE DUTY TO REPORT REMAINS WITH THE MANDATORY REPORTER WHO HAS REASONABLE CAUSE TO KNOW OR SUSPECT THAT A CHILD HAS BEEN SUBJECTED TO CHILD ABUSE OR NEGLECT;
(XIV) WHETHER INSTITUTIONS THAT EMPLOY MANDATORY REPORTERS MAY DEVELOP PROCEDURES TO ASSIST MANDATORY REPORTERS IN FULFILLING REPORTING REQUIREMENTS, AS DESCRIBED IN SECTION 19-3-307;
(XV) Training requirements for people applying for or RENEWING A PROFESSIONAL LICENSE FOR A PROFESSION THAT IS IDENTIFIED AS A PROFESSION REQUIRED TO REPORT CHILD ABUSE OR NEGLECT PURSUANT TO SECTION 19-3-304;
(XVI) THE PERSONAL INFORMATION OF A CHILD, AS SET FORTH IN SECTION 19-3-307 (2), THAT IS COLLECTED FOR A REPORT;
(XVII) Standardized Training Regarding the county DEPARTMENTS' PROCESS TO DETERMINE WHICH REPORTS MEET THE THRESHOLD FOR ASSESSMENT AND INVESTIGATION;
(XVIII) THE BENEFITS OF AN ELECTRONIC REPORTING PLATFORM FOR THE STATE; AND
(XIX) A PROCESS FOR INTER- AND INTRA-AGENCY COMMUNICATIONS, CONFIRMING RECEIPT OF REPORTS, AND, IN SOME CIRCUMSTANCES, SHARING THE OUTCOME OF REPORTS WITH CERTAIN MANDATORY REPORTERS.
(b) The Task Force may establish standing subcommittees TO STUDY THE ISSUES IDENTIFIED IN SUBSECTION (7)(a) OF THIS SECTION.
(8) The task force shall analyze national best practices AND CONSULT WITH ADDITIONAL STAKEHOLDERS AS NEEDED TO ADDRESS ALL ADDITIONAL QUESTIONS NECESSARY TO FINALIZE ITS FINDINGS AND RECOMMENDATIONS FOR MANDATORY REPORTER TRAINING REQUIREMENTS, REPORTING PROCEDURES, AND CREATING A MORE EQUITABLE MANDATORY REPORTING SYSTEM FOR UNDER-RESOURCED COMMUNITIES, COMMUNITIES OF COLOR, AND PERSONS WITH DISABILITIES WHO ARE DISPROPORTIONATELY IMPACTED BY MANDATORY REPORTING.
(9) On or before January 1, 2024, the task force shall SUBMIT ITS FIRST-YEAR STATUS REPORT, INCLUDING ITS INITIAL FINDINGS AND RECOMMENDATIONS ON ISSUES IDENTIFIED IN SUBSECTION (7) OF THIS SECTION, TO THE HOUSE OF REPRESENTATIVES PUBLIC AND BEHAVIORAL HEALTH AND HUMAN SERVICES COMMITTEE AND THE SENATE HEALTH AND HUMAN SERVICES COMMITTEE, OR THEIR SUCCESSOR COMMITTEES; THE GOVERNOR; AND THE STATE DEPARTMENT.
(10) On or before January 1, 2025, THE TASK FORCE SHALL SUBMIT ITS FINAL REPORT, INCLUDING ITS FINDINGS AND RECOMMENDATIONS ON THE ISSUES IDENTIFIED IN SUBSECTION(7) OF THIS SECTION, TO THE HOUSE OF REPRESENTATIVES PUBLIC AND BEHAVIORAL HEALTH AND HUMAN SERVICES COMMITTEE AND THE SENATE HEALTH AND HUMAN SERVICES COMMITTEE, OR THEIR SUCCESSOR COMMITTEES; THE GOVERNOR; AND THE STATE DEPARTMENT.
(11) This Section is repealed, effective July 1, 2025.

SECTION 3. In Colorado Revised Statutes, 19-3-304.2, amend as added by House Bill 22-1240 (3)(a)(VI)(X) as follows:

19-3-304.2. Mandatory reporter task force - creation reporting - definitions - repeal. (3) (a) The task force consists of the following members:
(VI) The following members, who shall be appointed by the child protection ombudsman or the child protection ombudsman's designee:
(X) One member representing a state-licensed child care provider, as defined in section 26-6-102 (6) SECTION 26.5-5-303 (4).

SECTION 4. Act subject to petition - effective date. (1) Except as otherwise provided in subsection (2) of this section, this act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly; 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 2022 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.
(2) Section 3 of this act takes effect only if House Bill 22-1295 becomes law, in which case section 3 takes effect upon the effective date of this act or House Bill 22-1295, whichever is later.".

## MESSAGE(S) FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-036 amended in General Orders as printed in Senate Journal, March 22, 2022.

The Senate has passed on Third Reading and returns herewith:
HB22-1022, HB22-1032, and HB22-1279.
The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
HB22-1092 amended in General Orders as printed in Senate Journal, March 22, 2022.

## MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, as amended, HB22-1092; SB22-036.

## INTRODUCTION OF BILLS

## First Reading

The following bills were read by title and referred to the committee(s) indicated:

HB22-1315 by Representative(s) Snyder and Rich; also Senator(s) Hansen and Priola--Concerning a statewide communication system for referral to essential services, and, in connection therewith, requiring general fund appropriations to be made to the department of human services for the issuance of annual grants to help fund the system.
Committee on Transportation \& Local Government
HB22-1316 by Representative(s) McCormick and Catlin; also Senator(s) Donovan and Simpson--Concerning the funding of Colorado water conservation board projects, and, in connection therewith, making an appropriation.
Committee on Agriculture, Livestock, \& Water
SB22-036 by Senator(s) Hansen and Hisey, Bridges, Kolker, Priola; also Representative(s) Bird and Van Winkle, Exum, Sirota--Concerning a payment to the statewide death and disability trust fund to pay benefits for members hired before January 1, 1997, and, in connection therewith, making an appropriation.
Committee on Finance
SB22-126 by Senator(s) Sonnenberg and Donovan, Kirkmeyer, Lundeen, Scott, Simpson, Woodward; also Representative(s) Holtorf--Concerning a requirement that the Colorado water conservation board prioritize water storage in the South Platte river basin in choosing projects to finance with money from the Colorado water conservation board construction fund.
Committee on Agriculture, Livestock, \& Water

## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Michaelson Jenet, Ortiz, Ricks.

1 On motion of Representative Kipp, the House adjourned until 9:00 a.m., 2 Thursday, March 24, 2022.

8 Robin Jones, 9 Chief Clerk

Approved:
Alec Garnett, Speaker

## HOUSE JOURNAL

## SEVENTY-THIRD GENERAL ASSEMBLY

## STATE OF COLORADO

## Second Regular Session

Prayer by Former Representative Jim Wilson, Salida.
The Speaker called the House to order at 9:00 a.m.
Pledge of Allegiance led by Representative Mark Baisley, Littleton.
The roll was called with the following result:
Present--61.
Excused--Representative(s) Hooton, Mullica, Tipper, Valdez A.--4.
Present after roll call--Representative(s) Hooton, Mullica, Tipper, Valdez A.

The Speaker declared a quorum present.

On motion of Representative Holtorf, the House Journal of Wednesday, March 23, 2022, was declared approved as corrected by the Chief Clerk.

On motion of Representative Ortiz, the House resolved itself into Committee of the Whole for continuation 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.)

HB22-1295 by Representative(s) Sirota and Garnett; also Senator(s) Buckner and Fenberg-Concerning the department of early childhood, and, in connection therewith, establishing the duties of the department of early childhood and the executive director of the department, relocating early
childhood programs from the departments of human services and education to the department of early childhood, and creating the Colorado universal preschool program.
(Laid over as amended as printed in House Journal, March 23, 2022.)
As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

HB22-1272 by Representative(s) Gonzales-Gutierrez and Benavidez; also Senator(s) Gonzales and Rodriguez-Concerning the repeal of the provision awarding a defendant attorney fees in a tort action when the case is dismissed on motion of the defendant prior to trial.
(Laid Over from March 23, 2022.)
Amendment No. 1, by Representative Bird.
Amend printed bill, page 2, line 2, strike "repeal" and substitute "amend".

Page 2, strike lines 5 through 13 and substitute "(1) In all actions brought as a result of a death or an injury to person or property occasioned by the tort of any other persons, where any such action is dismissed on motion of the defendant prior to trial under rule 12 (b) of the Colorado rules of civil procedure, such defendant shall have judgment for his reasonable attorney fees in defending the action. This section SUBSECTION (1) shall DOES not apply if a motion under rule 12 (b) of the Colorado rules of civil procedure is treated as a motion for summary judgment and disposed of as provided in rule 56 of the Colorado rules of civil procedure.
(2) SUBSECTION (1) OF THIS SECTION DOES NOT APPLY TO ANY CLAIM THAT IS A GOOD FAITH, NON-FRIVOLOUS CLAIM FILED FOR THE EXPRESS PURPOSE OF EXTENDING, LIMITING, MODIFYING, OR REVERSING EXISTING PRECEDENT, LAW, OR REGULATION; OR FOR THE EXPRESS PURPOSE OF ESTABLISHING THE MEANING, LAWFULNESS, OR constitutionality of a law, regulation, or United States or STATE CONSTITUTIONAL RIGHT AND THE MEANING, LAWFULNESS, OR CONSTITUTIONALITY HAS NOT BEEN DETERMINED BY THE COLORADO SUPREME COURT, OR FOR CASES PRESENTING QUESTIONS UNDER THE United States constitution, to the Supreme Court of the United States. This subsection (2) applies so long as the party that BROUGHT THE DISMISSED CLAIM HAS PLEADED, IN ITS COMPLAINT, COUNTER-COMPLAINT, OR CROSS-COMPLAINT THAT THE DISMISSED CLAIM WAS MADE FOR ONE OF THE EXPRESS PURPOSES STATED IN THIS SUBSECTION (2) AND IDENTIFIED THE CONTRARY PRECEDENT OR INTERPRETATION THE PARTY SEEKS TO DISTINGUISH OR OVERCOME, OR WHETHER THE ISSUE TO BE DECIDED IS A MATTER OF FIRST IMPRESSION.".

Page 2, strike lines 14 through 18.
Renumber succeeding section appropriately.
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. 039 the following Geitner amendment to HB22-1295 did pass:

Amend printed bill, page 13, after line 7, insert:
"(g) FOLLOWING THE INITIAL APPOINTMENTS TO THE COUNCIL, FOR SUBSEQUENT APPOINTMENTS, THE EXECUTIVE DIRECTOR SHALL SOLICIT NOMINATIONS FOR APPOINTEES FROM THE LOCAL COORDINATION ORGANIZATIONS. IF THE EXECUTIVE DIRECTOR DOES NOT APPOINT AN INDIVIDUAL NOMINATED BY A LOCAL COORDINATING ORGANIZATION, THE EXECUTIVE DIRECTOR SHALL PROVIDE A WRITTEN EXPLANATION TO THE NOMINATING ORGANIZATION EXPLAINING THE REJECTION OF THE NOMINATION.".

The amendment was declared lost by the following roll call vote:

| YES | 26 | NO | 36 | EXCUSED | 3 | ABSENT | 0 |
| :--- | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | Y |
| Bockenfeld | Y | Herod | E | Mullica | Y | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | E | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | E |
|  |  |  |  |  |  |  |  |

Representative Luck moved to amend the Report of the Committee of the Whole to show that L. 041 the following Luck amendment to HB22-1295 did pass:

Amend printed bill, page 29, after line 8 insert:
"(5) Notwithstanding any provision of this title 26.5 TO THE CONTRARY, THE DEPARTMENT OR A LOCAL COORDINATING ORGANIZATION SHALL NOT COLLECT INFORMATION PURSUANT TO THIS TITLE 26.5 CONCERNING A CHILD WITHOUT THE EXPRESS WRITTEN INFORMED CONSENT OF THE CHILD'S PARENT OR LEGAL GUARDIAN.".

The amendment was declared lost by the following roll call vote:

| YES | 30 | NO | 33 | EXCUSED | 2 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | N | Exum | Y | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | Y | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | E | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | E | Ortiz | Y | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | Y | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |

Representative Luck moved to amend the Report of the Committee of the Whole to show that L. 043 the following Luck amendment to HB22-1295 did pass:

Amend printed bill, page 122, strike lines 15 through 27.
Strike pages 123 through 127.
Page 128, strike lines 1 through 22.
The amendment was declared lost by the following roll call vote:

| YES | 24 | NO | 39 | EXCUSED | 2 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | E | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | E | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |

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Representative Soper moved to amend the Report of the Committee of the Whole to show that L. 040 the following Soper amendment to HB22-1295 did pass:

Amend printed bill, page 485, line 6, before "This" insert "(1)".
Page 485, after line 9, insert:
"(2) Notwithstanding subsection (1) of this section, if House Bill 22-1064 is enacted, this act takes effect July 1, 2023.".

Renumber succeeding section accordingly.
The amendment was declared lost by the following roll call vote:

| YES | 25 | NO | 38 | EXCUSED | 2 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | E | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | E | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |

ADOPTION OF COMMITTEE OF THE WHOLE REPORT
Passed Second Reading: HB22-1272 as amended, HB22-1295 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.

| YES | 39 | NO | $\mathbf{2 4}$ | EXCUSED | $\mathbf{2}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | E | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | E | Ortiz | Y | Van Beber | N |


| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle |  |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

## LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Esgar, the following item(s) on the Calendar were laid over until Friday, March 25, 2022, retaining place on Calendar:

Consideration of Third Reading--HB22-1004, HB22-1276, SB22-003, SB22-121, HB22-1157, HB22-1234, HB22-1292, HB22-1213, HB22-1217, SB22-076, SB22-105.

Consideration of Resolution(s)--SJR22-006, SJR22-007.
Consideration of Senate Amendment(s)--HB22-1092.

## APPOINTMENT(S)

The Speaker announced the following temporary committee appointment(s) for Thursday, March 24, 2022 only:

## Joint Budget Committee

Representative Esgar to replace Representative Herod.

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## FINANCE

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

HB22-1127 be postponed indefinitely.

HB22-1298 be referred favorably to the Committee on Appropriations.

## HEALTH AND INSURANCE

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

HB22-1199 be postponed indefinitely.

HB22-1236 be postponed indefinitely.

## JUDICIARY

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

HB22-1065 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 3, lines 5 and 6, strike "AN IMMINENT OR" and substitute "A".

Page 3, line 20, strike "AN IMMINENT OR" and substitute "A".
Page 4, lines 17 and 18, strike "AN IMMINENT OR" and substitute " A ".

HB22-1164 be postponed indefinitely.

HB22-1258 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 3, line 14 , strike "ABUSE." and substitute "ABUSE, NEGLECT, SEXUAL ASSAULT, OR HUMAN TRAFFICKING.".

Page 4, line 8, strike "13-91-103 (3)." and substitute "13-19-103 (3) AND Part 2 of article 1 of title 19.".

Page 5, after line 4 insert:
"(9) "Population" means The most recent population as PUBLISHED BY THE STATE DEMOGRAPHER.".

Renumber succeeding subsection accordingly.
Page 6, strike lines 17 and 18 and substitute:
"(a) THE BOARD OF".
Page 6, line 19, strike "CALL" and substitute "SENDS A NOTICE OF".
Page 6, line 23, after "(b)" insert "(I)".

Page 6, line 26, strike "AND" and substitute "OR
(II) AFTER NINETY DAYS OF THE ISSUANCE OF THE NOTICE OF MEETING, IF ONE OR MORE APPOINTING AUTHORITIES AS SPECIFIED IN SUbSECTION (4) OF THIS SECTION HAVE NOT AGREED TO ATTEND THE MEETING, AT LEAST FIVE OF THE APPOINTING AUTHORITIES MEET AND ADOPT A RESOLUTION BY A MAJORITY OF THE APPOINTING AUTHORITIES AS SPECIFIED IN SUBSECTION (4) OF THIS SECTION DECLARING THAT THE DISTRICT WILL BECOME ACTIVE; AND".

Page 7, lines 22 and 23, strike "EXCEPT AS OTHERWISE PROVIDED IN SUBSECTION (4)(b) OF THIS SECTION," and substitute "THERE ARE SEVEN APPOINTING AUTHORITIES".

Page 7, strike lines 26 and 27, and substitute "PURSUANT TO SECTION 32-23-103. THE SEVEN APPOINTING AUTHORITIES ARE:".

Page 8 , strike lines 1 and 2.
Renumber succeeding subparagraphs accordingly.
Page 8 , line 11 , strike "(4)(c)" and substitute "(4)(d)".
Page 8 , line 14 , strike "SUBSECTION (4)(c)" and substitute "SUBSECTIONS (4)(b) AND (4)(c)".

Page 8 , line 16 , after "located;" insert "AND".
Page 8 , line 18 , strike "LOCATED; AND" and substitute "LOCATED.".
Page 8, strike lines 19 and 20.
Page 8, line 23, strike "(4)(a)(V) то (4)(a)(VII)" and substitute "(4)(a)(IV) то (4)(a)(VI)".

Page 8, after line 23 insert:
"(c) FOR THE TENTH JUDICIAL DISTRICT, THE PUEBLO CITY COUNCIL IS THE APPOINTING AUTHORITY FOR THE PURPOSES OF SUBSECTIONS (4)(a)(V) AND (4)(a)(VI) OF THIS SECTION.".

Reletter succeeding paragraph accordingly.
Page 9, line 14, strike "NINE" and substitute "SEVEN".
Page 9, strike line 16 and substitute "district. The appointing AUTHORITIES OF THE BOARD ARE ENCOURAGED TO CONSIDER APPOINTING DIRECTORS WHO HAVE EXPERIENCE".

Page 9, lines 17 and 18, strike "CRIMINAL JUSTICE,".
Page 9, line 18, strike "OR EDUCATION." and substitute "EDUCATION, or PROFESSIONAL FINANCIAL MANAGEMENT.".

Page 9, line 22, strike "NINE" and substitute "SEVEN".
Page 9, strike lines 24 and 25.

Reletter succeeding paragraphs accordingly.
Page 10 , line 8 , strike "(2)(e)," and substitute "(2)(d),".
Page 10 , line 17 , strike "(2)(e)" and substitute "(2)(d)".
Page 10, line 21, strike "(2)(e)." and substitute "(2)(d).".
Page 10, line 22, strike "(2)(f)(II)" and substitute "(2)(e)(II)".
Page 10 , lines 24 and 25, strike "that has a Population of at least TEN THOUSAND PEOPLE".

Page 10, line 26, strike "(2)(f)." and substitute "(2)(e).".
Page 10, line 27, strike "OF AT LEAST TEN THOUSAND PEOPLE".
Page 11, line 4, strike "TEN" and substitute "ONE".
Page 11, line 7, strike "TEN" and substitute "ONE".
Page 11, line 9, strike "(2)(f)" and substitute "(2)(e)".
Page 11, strike lines 11 through 13 and substitute "IN WHICH THE DISTRICT IS LOCATED.".

Page 11 , strike lines 14 through 19.
Page 11, line 20, strike "(B)" and substitute "(II)".
Page 11, line 23, strike "(2)(f)." and substitute "(2)(e).".
Page 11, line 24 , strike "(2)(g)(II)" and substitute "(2)(f)(II)".
Page 11, line 26, strike "TEN" and substitute "ONE".
Page 12 , line 1 , strike "(2)(g)." and substitute "(2)(f).".
Page 12, line 2, strike "TEN" and substitute "ONE".
Page 12, line 6, strike "TEN" and substitute "ONE".
Page 12, strike lines 8 through 11 and substitute "municipality. When THE GOVERNING BODY OF".

Page 12, line 13, strike "TEN" and substitute "ONE".
Page 12 , line 15 , strike " $(2)(\mathrm{g})$ " and substitute "(2)(f)".
Page 12, line 18 , strike "TEN THOUSAND PEOPLE." and substitute "ONE THOUSAND PEOPLE; EXCEPT THAT, IN THE SECOND JUDICIAL DISTRICT, THE
DENVER CITY COUNCIL SHALL MAKE THE INITIAL APPOINTMENTS TO THE BOARD AND ALL SUBSEQUENT APPOINTMENTS PURSUANT TO THIS SUbSECTION (2)(f), and in the tenth judicial district, the Pueblo CITY COUNCIL SHALL MAKE THE INITIAL APPOINTMENTS TO THE BOARD

## AND ALL SUBSEQUENT APPOINTMENTS PURSUANT TO THIS SUBSECTION (2)(f).".

Page 12, strike lines 19 through 24.
Page 12, line 25 , strike "(B)" and substitute "(II)".
Page 13, line 1, strike "(2)(g)." and substitute "(2)(f).".
Page 13, line 4, strike "(2)(h)." and substitute "(2)(g).".
Page 13, line 12, strike "(2)(h)" and substitute "(2)(g)".
Page 13, strike lines 15 through 27.
Page 14, line 2, strike "(2)(d)" and substitute "(2)(c)" and after "YEARS" insert "FROM THE DATE OF THEIR APPOINTMENT".

Page 14, line 4, strike "(2)(d)" and substitute "(2)(c)".
Page 14, line 6, strike "(2)(e)" and substitute "(2)(d)".
Page 14, line 7, strike "(2)(i)" and substitute "(2)(g)" and after "YEARS" insert "FROM THE DATE OF THEIR APPOINTMENT".

Page 14, line 9, strike "(2)(e) то (2)(i)" and substitute "(2)(d) то (2)(g)".
Page 14, after line 21 insert:
"(5) If ANY APPOINTING AUTHORITY FAILS TO APPOINT A DIRECTOR WITHIN NINETY DAYS OF THE TIME SPECIFIED TO MAKE AN APPOINTMENT, the district attorney of the judicial district may make that APPOINTMENT.".

Renumber succeeding subsection accordingly.
Page 14 , line 25 , after "Municipalities," insert "And".
Page 14, strike line 26 and substitute "Sheriffs in determining".
Page 15, line 7, strike "Chief Judge" and substitute "DISTRICT ATTORNEY".

Page 15 , line 11 , strike "public." and substitute "public at least three times each calendar year.".

Page 15 , strike line 18 and substitute "MAJORITY OF THE BOARD MEMBERS PRESENT.".

Page 16 , line 1 , strike "disclosed," and substitute "disclosed or that THE DIRECTOR HAS DISCLOSED BUT THE DIRECTOR HAS NOT RECUSED HIMSELF OR HERSELF,".

Page 17, strike lines 15 through 17 and substitute "of article 1 of title 29.".

Page 17 , line 23 , strike "TAX".
Page 18, line 27, strike "PROPER".
Page 19, strike line 1.
Page 19 , line 12 , strike "OR THE SUMMARY FOR A PETITION".
Page 19, strike line 27 and substitute "DISTRICT AFTER THE ADOPTION OF A RESOLUTION BY THE BOARD.".

Page 20, strike lines 1 through 9 .
Page 21 , line 10 , strike "SUSBSECTION" and substitute "SUBSECTION".
Page 22, lines 8 and 9, strike "INCLUDING, WITHOUT LIMITATION," and substitute "INCLUDING".

Page 23, strike line 25.
Page 23, line 26, strike "UPON THE".
Page 24 , line 7 , strike "OR THE SUMMARY FOR A PETITION".
Page 24, strike lines 22 through 27 and substitute "DISTRICT AFTER THE ADOPTION OF A RESOLUTION BY THE BOARD.".

Page 25, strike lines 1 through 4.
Page 27, line 23, strike "THREE" and substitute "FIVE".
Page 28, line 8, strike "Sixty" and substitute "A minimum of SIXTY".
Page 28, line 15, strike "FORTY" and substitute "A MAXIMUM OF FORTY".
Page 28, line 22, strike "AT-RISK".
Page 28 , line 23, strike "SERVICES" and substitute "SERVICES, INCLUDING HOUSING,".

Page 28, strike line 26 and substitute "SYstem By Virtue of filing a DEPENDENCY AND NEGLECT ACTION;".

Page 29, line 1, strike "SUPPORT; OR" and substitute "SUPPORT, SUCH AS FORENSICALLY INTERVIEWING YOUTH ABOUT THEIR VICTIMIZATION, PROVIDING VICTIM ADVOCACY TO CHILDREN AND THEIR NONOFFENDING CARETAKERS, AND PROVIDING MEDICAL EXAMINATIONS; OR".

Page 29, line 13, after "GOVERNMENT." add "SUCH REVENUE IS INTENDED TO SUPPLEMENT AND NOT SUPPLANT FUNDING FROM OTHER PUBLIC AND PRIVATE SOURCES.".

Page 30, strike lines 4 and 5 and substitute "BOARD WITHIN SUCH PERIOD THAT".

Page 30, strike lines 8 through 10 and substitute "CENTER DEMONSTRATES TO THE SATISFACTION OF THE BOARD THAT IT HAS CURED THE STATUTORY".

Page 30, strike line 19.
Page 30, line 20, strike "BOUNDARIES WITH THE DISTRICT".
Page 30, line 25, after "SECTION." insert "THE BOARD, IN ITS DISCRETION, MAY DISTRIBUTE ANY MONEY RETURNED PURSUANT TO THIS SUBSECTION (5)(c)(II) TO A LOCAL CASA PROGRAM, A CHILD ADVOCACY CENTER, OR AN ESSENTIAL SERVICES PROVIDER IN GOOD STANDING.".

Page 31 , line 4 , strike "AND THE CHIEF JUDGE".
Page 32, strike lines 3 through 5 .
Reletter succeeding paragraphs accordingly.
Page 32, line 7, strike "OFFICE;" and substitute "OFFICE FOR AT LEAST TWO YEARS FROM THE DATE THE ESSENTIAL SERVICES PROVIDER APPLIED FOR A GRANT;".

Page 32 , line 9 , strike "district;" and substitute "district for at least TWO YEARS FROM THE DATE THE ESSENTIAL SERVICES PROVIDER APPLIED FOR A GRANT;".

HB22-1300 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 4, strike lines 1 through 6 .
Reletter succeeding paragraphs accordingly.
Page 7, after line 14 insert:
"(VII) REQUIRING LICENSED MASSAGE THERAPISTS TO MAINTAIN COPIES OF VALID MASSAGE THERAPY LICENSURE, AS REQUIRED BY ARTICLE 235 OF TITLE 12, THAT MUST BE IMMEDIATELY PRESENTED TO A LICENSING AUTHORITY, THE LICENSING AUTHORITY'S DESIGNEES, OR LAW ENFORCEMENT UPON REQUEST;".

Renumber succeeding subparagraphs accordingly.
Page 9, strike lines 3 through 7 and substitute "TO SUBSECTION (4)(a)(III) OF THIS SECTION, THE COUNTY SHERIFF'S OFFICE SHALL CONDUCT A BACKGROUND CHECK ON THE APPLICANT'S OR LICENSEE'S CRIMINAL HISTORY RECORD AND PROVIDE THE LOCAL LICENSING AUTHORITY, OR THE LICENSING AUTHORITY'S DESIGNEE, INFORMATION TO DETERMINE WHETHER THE APPLICANT OR LICENSEE IS APPROVED OR DENIED FOR A LICENSE BASED ON THE CRIMINAL HISTORY RECORD INFORMATION. IN THE EVENT THE".

Page 13, line 10, strike "REQUIRES:" and substitute "REQUIRES, "ILLICIT MASSAGE BUSINESS" MEANS A BUSINESS THAT MAY PROVIDE MASSAGE BUT ENGAGES IN HUMAN TRAFFICKING-RELATED OFFENSES, AS DESCRIBED IN SECTIONS 18-3-503 AND 18-3-504.".

Page 13, strike lines 11 through 19.
Page 13, line 24, strike "THE COLORADO".
Page 13, strike lines 25 through 27 and substitute "THE MUNICIPAL POLICE DEPARTMENT SHALL CONDUCT A BACKGROUND CHECK ON THE APPLICANT'S OR LICENSEE'S CRIMINAL HISTORY RECORD AND PROVIDE THE MUNICIPALITY INFORMATION TO DETERMINE WHETHER THE APPLICANT OR LICENSEE IS APPROVED OR DENIED FOR A LICENSE BASED ON THE CRIMINAL HISTORY RECORD INFORMATION.".

Page 14, strike line 1.

SB22-021 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend reengrossed bill, page 9, line 11, strike "TWENTY-NINE" and substitute "THIRTY-ONE".

Page 10, line 6, strike "THREE" and substitute "FOUR".
Page 10, strike lines 8 and 9 and substitute:
"(A) The director of the Colorado mental health Institute at Pueblo, or the director's designee;
(B) THE COMMISSIONER OF THE BEHAVIORAL HEALTH ADMINISTRATION, OR THE COMMISSIONER'S DESIGNEE;".

Reletter succeeding sub-subparagraphs accordingly.
Page 11, after line 25 insert:
"(IV) ONE MEMBER WHO REPRESENTS PUBLIC DEFENDERS WITHIN THE STATE;".

Renumber succeeding subparagraphs accordingly.
Page 12, strike lines 24 through 26 and substitute:
"(d) Beginning on the effective date of this section, MEMBERS APPOINTED TO THE TASK FORCE PURSUANT TO THIS SUBSECTION
(2) SHALL SERVE NO MORE THAN TWO CONSECUTIVE TWO-YEAR TERMS.

With the appointing authority's approval, a member of the task FORCE WHO IS SERVING ON THE TASK FORCE AS OF THE EFFECTIVE DATE OF THIS SECTION IS CONSIDERED TO BE BEGINNING THE MEMBER'S FIRST TWO-YEAR TERM.".

Page 15, line 10, after "OF" insert "INVOLVEMENT OR".

## TRANSPORTATION AND LOCAL GOVERNMENT

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

HB22-1287 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 "LICENSED OR CERTIFIED RESIDENTIAL" and substitute "LICENSED, CERTIFIED RESIDENTIAL, OR CERTIFIED GENERAL".

Page 9, line 5, strike "LICENSED OR CERTIFIED RESIDENTIAL" and substitute "LICENSED, CERTIFIED RESIDENTIAL, OR CERTIFIED GENERAL".

Page 10, strike line 19 and substitute "(5), (6), and (7) as follows:".
Page 12, strike lines 3 and 4 and substitute:
"(6) (a) A NOTICE OF A RENT INCREASE ISSUED IN VIOLATION OF THIS SECTION IS INVALID AND HAS NO FORCE AND EFFECT.
(b) A notice of A RENT".

Page 12, after line 7 insert:
"(7) The REQUIREMENTS OF SUBSECTIONS (4) AND (6)(b) of THIS SECTION ARE NOT SUBJECT TO ENFORCEMENT THROUGH THE "Mobile Home Park Act Dispute Resolution and Enforcement Program" CREATED IN PART 11 of this article 12.".

Page 14, lines 20 and 21, strike "(5), (6) introductory portion, (6)(c), and (6)(d)" and substitute "and (5)".

Page 15, strike lines 23 through 27.
Page 16, strike lines 1 through 10 .
Page 17 , line 24 , after "owner" insert "OR RESIDENT".
Page 19, line 3, strike "38-12-217 OR TO".
Page 19, strikes lines 4 and 5 and substitute "38-12-217.".
Page 22, line 27, strike "RESTRICTIONS;" and substitute "RESTRICTIONS, INCLUDING REQUIREMENTS FOR OWNER OCCUPANCY;".

Page 28, line 14, strike "RESIDENT" and substitute "HOME OWNER".
Page 29, line 21, strike "a binding commitment" and substitute "abinding eommitment AN OFFER.".

Page 30, line 18, after "LIMITED TO," insert "EVALUATING AN OFFER TO PURCHASE FROM A GROUP OF HOME OWNERS OR THEIR ASSIGNEES WITHOUT CONSIDERATION OF THE TIME PERIOD FOR CLOSING, THE TYPE OF FINANCING OR PAYMENT METHOD, WHETHER OR NOT THE OFFER IS

CONTINGENT ON FINANCING OR PAYMENT METHOD, OR WHETHER OR NOT THE OFFER IS CONTINGENT ON FINANCING, AN APPRAISAL, OR TITLE WORK, AND".

Page 40, line 1, strike "HOMEOWNER" and substitute "HOME OWNER".
Page 40, strike line 13 and substitute "ARTICLE 12.".
Page 41, after line 27 insert:
"(4) IF A COURT DETERMINES THAT A LANDLORD VIOLATED SECTION 38-12-204 (4), (5), OR (6), IN ADDITION TO ALL OTHER REMEDIES, THE COURT SHALL AWARD A STATUTORY PENALTY OF NO LESS THAN FIFTEEN THOUSAND DOLLARS BUT NO MORE THAN FIFTY THOUSAND DOLLARS TO EACH AGGRIEVED PARTY FOR EACH VIOLATION THAT OCCURRED.".

Page 45, lines 13 and 14, strike "LANDLORD, FORMER LANDLORD, OR A LANDLORD OR FORMER LANDLORD'S MANAGEMENT" and substitute "CURRENT OR FORMER MANAGEMENT OR LANDLORD".

Page 45, line 24, strike "AND RESIDENTS".
Page 46, line 5, strike "owners, mOBILE HOME PARK RESIDENTS," and substitute "owners".

Page 46 , line 15 , strike "(a)".
Page 46, strike lines 19 through 22.
Page 47, line 3, strike "(2)(a)" and substitute "(2)(a), (2)(g),".
Page 47, lines 9 and 10, strike "AND RESIDENT".
Page 47 , line 12 , strike "home owners" and substitute "home owners".
Page 47, lines 13 and 14, strike "landlords, and home owners, AND RESIDENTS" and substitute "landlords and home owners".

Page 47, after line 15 insert:
"(g) Provide an annual report to the transportation and local government committee of the house of representatives, or its successor committee, AND the local government committee of the senate, or its successor committee, and to the department of regulatory ageneies, and publish that annual report on the division's official website;".

Page 47 , line 25 , strike "(12),".
Page 48, line 1, strike "(a)".
Page 48, strike lines 6 through 15 .
Page 48 , line 16 , strike "(a)".

Page 48, strike lines 25 through 27.
Page 49, strike lines 1 through 22.
Page 52, strike lines 17 through 22.
Page 53, line 17, strike "(2)(d), (2)(e),".
Page 53, strike lines 22 through 26.
Page 54, after line 23 insert:
"SECTION 26. In Colorado Revised Statutes, 38-12-1110, add (3) as follows:

38-12-1110. Mobile home park act dispute resolution and enforcement program fund. (3) IN FISCAL YEAR 2022-23 AND EACH FISCAL YEAR THEREAFTER, THE GENERAL ASSEMBLY SHALL APPROPRIATE MONEY FROM THE GENERAL FUND TO THE MOBILE HOME PARK ACT DISPUTE RESOLUTION AND ENFORCEMENT PROGRAM FUND FOR USE BY THE DIVISION TO CONDUCT OUTREACH, MONITORING, AND ENFORCEMENT RELATED TO SECTIONS 38-12-217 AND 38-12-203.5.".

Renumber succeeding section accordingly.
Strike "OR RESIDENT" on: Page 45, line 15; and Page 52, lines 24, 25, and 27.

SB22-141 be referred to the Committee of the Whole with favorable recommendation.

SB22-142 be referred to the Committee of the Whole with favorable recommendation.

## PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed: HB22-1315, 1316.

## MESSAGE(S) FROM THE SENATE

The Senate has adopted and transmits herewith: SJR22-009.

## INTRODUCTION OF BILLS <br> First Reading

The following bills were read by title and referred to the committee(s) indicated:

## HB22-1317 by Representative(s) Tipper--Concerning restrictive employment agreements. <br> Committee on Judiciary

HB22-1318 by Representative(s) Benavidez--Concerning the extension of the law enforcement, public safety, and criminal justice information sharing grant program deadline.
Committee on Judiciary
HB22-1319 by Representative(s) Gonzales-Gutierrez and Jodeh-Concerning dependency orders for an unaccompanied child in federal custody in Colorado.
Committee on Judiciary
HB22-1320 by Representative(s) Kipp and Larson; also Senator(s) Zenzinger and Woodward--Concerning the achieving a better life experience (ABLE) savings program for individuals with disabilities, and, in connection therewith, modifying who may create and control an ABLE program account, preventing the state from filing certain claims against an ABLE program account upon the death of the designated beneficiary, and allowing contributions to an ABLE program account that are withdrawn for qualified disability expenses to be deducted from a taxpayer's federal taxable income for purposes of determining the taxpayer's state taxable income.
Committee on Public \& Behavioral Health \& Human Services
HB22-1321 by Representative(s) McKean and Roberts; also Senator(s) Pettersen and Woodward--Concerning a study of devices that are based on FDA-cleared technology capable of self-assessing impairment of motorists to detect the presence of drugs other than alcohol during roadside sobriety investigations, and, in connection therewith, making an appropriation.
Committee on Judiciary
HB22-1322 by Representative(s) Benavidez and Valdez A.-Concerning the regulation of water quality in the state. Committee on Energy \& Environment

HB22-1323 by Representative(s) Snyder and Froelich--Concerning updates to the Colorado state forest service seedling tree nursery.
Committee on Energy \& Environment
HB22-1324 by Representative(s) Bernett and Lynch--Concerning a modification to the definition of pawnbroker.
Committee on Business Affairs \& Labor


# HOUSE JOURNAL <br> SEVENTY-THIRD GENERAL ASSEMBLY STATE OF COLORADO <br> Second Regular Session 

Seventy-third Legislative Day
Friday, March 25, 2022

Prayer by Representative Tony Exum, Colorado Springs.
The Speaker called the House to order at 9:00 a.m.
Pledge of Allegiance led by Gabriella Mullica, Studio School; Logan Mullica, Stem Lab; Autumn Mullica, Malley Drive Preschool, Northglenn.

The roll was called with the following result:
Present--60.
Excused--Representative(s) Hanks, Herod, Rich, Ricks, A. Valdez--5. Present after roll call--Representative(s) Rich, Ricks, A. Valdez. The Speaker declared a quorum present.

On motion of Representative Holtorf, the House Journal of Thursday, March 24, 2022, was declared approved as corrected by the Chief Clerk.

## THIRD READING OF BILL(S)--FINAL PASSAGE

The following bills were considered on Third Reading. The titles were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

## HB22-1004 by Representative(s) Ortiz and Young; also Senator(s)

 Fields and Kolker-Concerning a transfer from the general fund to the licensing services cash fund.(Laid Over from March 23, 2022.)
The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | $\mathbf{3 8}$ |  | NO | $\mathbf{2 3}$ |  | EXCUSED | 4 | ABSENT |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| 0 |  |  |  |  |  |  |  |  |
| Amabile | N | Exum | Y | Lynch | N | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |  |


| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | E | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | E | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | E | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y | Co-sponsor(s) added: Representative(s) Bird, Esgar, Exum, Gray, Jodeh, Lindsay, McCluskie, Michaelson Jenet, Roberts, Snyder, Weissman, Speaker

HB22-1276 by Representative(s) Kipp and Exum; also Senator(s) Moreno-Concerning the continuation of the second chance scholarship program, and, in connection therewith, implementing the recommendation contained in the 2021 sunset report by the department of regulatory agencies to sunset the program.
(Laid Over from March 23, 2022.)
The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | $\mathbf{6 1}$ | NO | 0 | EXCUSED | 4 | ABSENT | 0 |  |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |  |
| Bockenfeld | Y | Herod | E | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |  |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |  |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |  |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |  |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |  |
| Cutter | Y | Larson | Y | Rich | E | Williams | Y |  |
| Daugherty | Y | Lindsay | Y | Ricks | E | Woodrow | Y |  |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |  |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |  |
|  |  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bacon, Benavidez, Bird, Boesenecker, Cutter, Esgar, Jodeh, Lindsay, McCluskie, McCormick, McLachlan, Mullica, Soper, Titone, Woodrow

SB22-003 by Senator(s) Buckner and Donovan; also Representative(s) Mullica and Exum-Concerning permitting community colleges to offer a bachelor of science degree in nursing to certain students.
(Laid Over from March 23, 2022.)
The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | $\mathbf{6 1}$ | NO | 0 | EXCUSED | 4 | ABSENT | 0 |  |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |  |
| Bockenfeld | Y | Herod | E | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |  |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |  |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |  |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |  |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |  |
| Cutter | Y | Larson | Y | Rich | E | Williams | Y |  |
| Daugherty | Y | Lindsay | Y | Ricks | E | Woodrow | Y |  |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |  |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |  |
|  |  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Benavidez, Bird, Boesenecker, Caraveo, Cutter, Duran, Esgar, Geitner, Gonzales-Gutierrez, Gray, Hooton, Jodeh, Kennedy, Kipp, Lindsay, Lontine, McCluskie, McCormick, McKean, McLachlan, Michaelson Jenet, Ortiz, Roberts, Sandridge, Snyder, Titone, Valdez A., Valdez D., Van Winkle, Weissman, Young, Speaker

SB22-121 by Senator(s) Zenzinger and Simpson; also Representative(s) Rich and McLachlan-Concerning increasing the amount of tuition revenues pledged by an institution of higher education.
(Laid Over from March 23, 2022.)
The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | $\mathbf{5 5}$ | NO | $\mathbf{6}$ | EXCUSED | 4 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |


| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Bockenfeld | Y | Herod | E | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | E | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | E | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Bacon, Bernett, Bird, Boesenecker, Caraveo, Cutter, Duran, Exum, Froelich, Gonzales-Gutierrez, Jodeh, Kipp, Lindsay, Lontine, McCluskie, McCormick, Michaelson Jenet, Ortiz, Sirota, Titone, Valdez A., Valdez D.

HB22-1157 by Representative(s) McCormick and Titone, Ortiz; also Senator(s) Jaquez Lewis-Concerning the utilization of demographic health data by the department of public health and environment to address health inequities, 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 | 39 | NO | 22 | EXCUSED | 4 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | E | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Yinan | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | E | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | E | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Benavidez, Bernett, Boesenecker, Cutter, Duran, Esgar, Exum, Gonzales-Gutierrez, Gray, Jodeh, Kipp, Lindsay, Lontine, McLachlan, Michaelson Jenet, Mullica, Sirota, Valdez A., Woodrow, Speaker

## HB22-1234 by Representative(s) Bacon and Michaelson Jenet; also Senator(s) Rodriguez-Concerning establishing a preventing identity-based violence grant program, and, in connection therewith, making an appropriation.

(Laid Over from March 24, 2022.)
The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 39 | NO | 22 |  | EXCUSED | 4 | ABSENT | 0 |
| :--- | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |  |
| Bockenfeld | N | Herod | E | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |  |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |  |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |  |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |  |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |  |
| Cutter | Y | Larson | N | Rich | E | Williams | N |  |
| Daugherty | Y | Lindsay | Y | Ricks | E | Woodrow | Y |  |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |  |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |  |
|  |  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Benavidez, Bernett, Bird, Boesenecker, Caraveo, Cutter, Duran, Esgar, Exum, Froelich, Gonzales-Gutierrez, Gray, Hooton, Jodeh, Kipp, Lindsay, Lontine, Sirota, Sullivan, Titone, Valdez A., Valdez D., Weissman, Woodrow

HB22-1292 by Representative(s) Lindsay; also Senator(s) Jaquez Lewis-Concerning expanding the uses of money in the state dental loan repayment fund to include oral health programs administered by the department of public health and environment.
(Laid Over from March 24, 2022.)
The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | $\mathbf{5 4}$ | NO | $\mathbf{7}$ | EXCUSED | 4 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |


| Bockenfeld | Y | Herod | E | Mullica | Y | Valdez A. | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | E | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | E | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  | Speaker | Y |  | Co-sponsor(s) added: Representative(s) Amabile, Bacon, Benavidez, Bernett, Bird, Boesenecker, Caraveo, Cutter, Duran, Esgar, Exum, Gonzales-Gutierrez, Gray, Hooton, Jodeh, Kennedy, Kipp, Lontine, McCluskie, McCormick, Michaelson Jenet, Mullica, Ortiz, Sirota, Snyder, Tipper, Titone, Valdez D., Weissman, Will, Woodrow, Speaker

HB22-1213 by Representative(s) Young and Pico, Jodeh, Michaelson Jenet; also Senator(s) Buckner-Concerning the continuation of the regulation of speech-language pathologists by the director of the division of professions and occupations in the department of regulatory agencies, and, in connection therewith, implementing the recommendations in the department's sunset review.
(Laid Over from March 24, 2022.)
The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 56 | NO | $\mathbf{6}$ | EXCUSED | 3 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | E | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | E | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Boesenecker, Duran, Esgar, Exum, Gonzales-Gutierrez, Gray, Hooton, Lontine, McCluskie, Snyder, Valdez D.

HB22-1217 by Representative(s) Benavidez and Bockenfeld; also Senator(s) Ginal-Concerning measures to prevent catalytic converter theft, and, in connection therewith, making an appropriation.
(Laid Over from March 24, 2022.)
The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 51 | NO | 11 | EXCUSED | 3 | ABSENT | 0 |  |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | N |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |  |
| Bockenfeld | Y | Herod | E | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |  |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |  |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |  |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |  |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |  |
| Cutter | Y | Larson | Y | Rich | E | Williams | N |  |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |  |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |  |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |  |
|  |  |  |  |  |  |  | Speaker | Y |
|  |  |  |  |  |  |  |  |  |

Co-sponsor(s) added: Representative(s) Bernett, Bird, Boesenecker, Caraveo, Cutter, Esgar, Froelich, Gray, Hooton, Kennedy, Kipp, Lindsay, Lontine, McCluskie, Michaelson Jenet, Mullica, Ortiz, Ricks, Roberts, Titone, Valdez A., Valdez D., Weissman, Woodrow, Speaker

SB22-076 by Senator(s) Holbert; also Representative(s) Mullica-Concerning complaints related to a person's authorization to practice an occupation for acts committed while the person is serving in an official capacity.
(Laid Over from March 24, 2022.)
The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | $\mathbf{6 0}$ | NO | $\mathbf{2}$ | EXCUSED | 3 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | N |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | E | Mullica | Y | Valdez A. | Y |


| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | E | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Duran, Lindsay, Lontine, Ransom, Ricks, Tipper, Titone

SB22-105 by Senator(s) Donovan; also Representative(s) McLachlan-Concerning an annual address by tribal representatives to a joint session of the general assembly.
(Laid Over from March 24, 2022.)
The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 51 | NO | 11 | EXCUSED | 3 | ABSENT | 0 |  |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |  |
| Bockenfeld | Y | Herod | E | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |  |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |  |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |  |
| Carver | N | Kennedy | Y | Pico | Y | Weissman | Y |  |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |  |
| Cutter | Y | Larson | N | Rich | E | Williams | N |  |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |  |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |  |
|  | Ysgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |  |
|  |  |  |  |  |  |  |  |  |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Benavidez, Bernett, Bird, Boesenecker, Caraveo, Cutter, Duran, Esgar, Exum, Froelich, Gonzales-Gutierrez, Gray, Jodeh, Kennedy, Lindsay, Lontine, McCluskie, McCormick, Michaelson Jenet, Mullica, Ortiz, Roberts, Titone, Valdez A., Valdez D., Weissman, Woodrow, Speaker

HB22-1295 by Representative(s) Sirota and Garnett; also Senator(s) Buckner and Fenberg-Concerning the department of early childhood, and, in connection therewith, establishing the duties of the department of early childhood and the executive director of the department, relocating early childhood programs from the departments of human services and education to the department of early childhood, creating the Colorado universal preschool program, and making and adjusting appropriations.

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

| YES | 43 | NO | 19 | EXCUSED | 3 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | E | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | Y | Rich | E | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Benavidez, Bernett, Bird, Boesenecker, Caraveo, Cutter, Duran, Esgar, Exum, Froelich, Gonzales-Gutierrez, Gray, Hooton, Jodeh, Kennedy, Kipp, Lindsay, Lontine, McCluskie, McCormick, McLachlan, Michaelson Jenet, Mullica, Ortiz, Ricks, Sullivan, Tipper, Titone, Valdez A., Valdez D., Weissman, Woodrow, Young

HB22-1272 by Representative(s) Gonzales-Gutierrez and Benavidez; also Senator(s) Gonzales and Rodriguez-Concerning the repeal of the provision awarding a defendant attorney fees in a tort action when the case is dismissed on motion of the defendant prior to trial.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | $\mathbf{3 7}$ | NO | $\mathbf{2 5}$ |  | EXCUSED | 3 | ABSENT | 0 |
| :--- | :--- | :--- | :---: | :--- | :--- | :---: | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |  |


| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | N |
| :--- | :---: | :--- | :---: | :--- | :--- | :--- | :--- |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | E | Mullica | Y | Valdez A. | N |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | E | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | N |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Bird, Jodeh, Kennedy, Kipp, Lindsay, Snyder, Speaker

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.)

HB22-1031 by Representative(s) Titone and Ortiz, Boesenecker, Kipp, Woodrow; also Senator(s) Zenzinger-Concerning a requirement that a powered wheelchair manufacturer facilitate the repair of its powered wheelchairs by providing certain other persons with the resources needed to repair the manufacturer's powered wheelchairs.

Amendment No. 1, by Representative Geitner.
Amend printed bill, page 2, line 13, after "Consumer" insert "Wheelchair".

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

HB22-1253 by Representative(s) Ortiz; also Senator(s) Danielson-Concerning the provision of adaptive equipment in rental motor vehicles.

Amendment No. 1, Transportation \& Local Government Report, dated March 22, 2022, and placed in member's bill file; Report also printed in House Journal, March 23, 2022.

Amendment No. 2, by Representative Ortiz.
Amend the Transportation \& Local Government Committee Report dated March 22, 2022, page 2, after line 11 insert:
"(e) "Remote location" means a location of the lessor's buSiness that is more than a two hour drive from the Denver International Airport."

Page 2, strike lines 17 through 26 and substitute:
""(5) (a) A lessor must fulfill a reservation made by a Lessee for the provision of a motor vehicle with adaptive EQUIPMENT WITHIN FORTY-EIGHT HOURS OF THE LESSOR RECEIVING THE RESERVATION, UNLESS THE LESSEE REQUESTS THAT THE LESSOR PROVIDE the motor vehicle at the lessor's business location at the Denver International Airport or at a remote location of the Lessor's business.
(b) A lessor must fulfill a reservation made by a lessee FOR THE PROVISION OF A MOTOR VEHICLE WITH ADAPTIVE EQUIPMENT AT the lessor's business location at the Denver International Airport within eight working hours after the lessor receives THE RESERVATION AND AN EMPLOYEE TRAINED IN THE INSTALLATION OF ADAPTIVE EQUIPMENT IS ON DUTY AT THE LESSOR'S BUSINESS LOCATION at the Denver International Airport.
(c) A lessor must fulfill a reservation by a lessee for the provision of a motor vehicle with adaptive equipment at a remote location of the lessor's business within seventy-two hours of the lessor receiving the reservation.
(d) The requirements of this subsection (5) do not apply in the case of an occurrence of an event beyond the lessor's REASONABLE CONTROL, INCLUDING SEVERE WEATHER, ACTS OF GOD, ACTS of terrorism.".".

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

SB22-034 by Senator(s) Kolker and Priola; also Representative(s) Bird and Sandridge-Concerning measures to counteract the filing of fraudulent business documents with the secretary of state.
(Laid Over from March 21, 2022.)
Amendment No. 1, by Representative Bird.
Amend reengrossed bill, page 2 , line 2 , after " $7-90-314$ " insert "and 7-90-315".

Page 11, line 19, strike "attorney General's office" and substitute "DEPARTMENT OF LAW".

Page 11, after line 25 insert:
"7-90-315. Secure business filing program - rules. (1) The SECRETARY OF STATE SHALL CREATE A SECURE BUSINESS FILING program. When processing a business filing, the secretary of STATE SHALL AUTOMATICALLY ENROLL AN ENTITY INTO THE SECURE BUSINESS FILING PROGRAM UNLESS THE ENTITY HAS OPTED OUT OF THE SECURE BUSINESS FILING PROGRAM. AN ENTITY MAY Opt OUT OF THE SECURE BUSINESS FILING PROGRAM AT ANY TIME.
(2) The SECRETARY OF STATE MAY PROMULGATE RULES TO:
(a) ALLOW FOR MULTIPLE METHODS TO VERIFY A FILER'S IDENTITY, RESET AN ACCOUNT, AND ACCESS INFORMATION, BUT THE RULES MUST INCLUDE AN OPTION TO RESET AN ACCOUNT OR ACCESS information by sending, Via United States mail, a coded DOCUMENT THAT REQUIRES A PHYSICAL SIGNATURE OR SOME OTHER MEANS FOR THE FILER TO VERIFY THE TRUE NAME AND MAILING ADDRESS STATED ON THE FILING; AND
(b) Create or regulate the process to opt out of the SECURE BUSINESS FILING PROGRAM.".

Renumber succeeding sections accordingly.
As amended, ordered revised and placed on the Calendar for Third Reading and Final Passage.

## ADOPTION OF COMMITTEE OF THE WHOLE REPORT

## Passed Second Reading: HB22-1031 as amended, HB22-1253 as amended, SB22-034 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.

| YES | 41 | NO | 20 | EXCUSED | 4 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | E | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | E |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | E | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |
|  |  |  |  |  |  |  |  |

## CONSIDERATION OF RESOLUTION(S)

SJR22-009 by Senator(s) Sonnenberg and Donovan; also Representative(s) McCormick and Catlin-Concerning the designation of March 24, 2022, as "Colorado Agriculture Day".
(Laid Over from March 24, 2022.)
(Printed and placed in members' files.)
On motion of Representative Catlin, the resolution was read at length and was adopted by viva voce.

Current Roll Call added as co-sponsor(s): Representative(s) Amabile, Bacon, Baisley, Benavidez, Bernett, Bird, Bockenfeld, Boesenecker, Bradfield, Caraveo, Carver, Cutter, Daugherty, Duran, Esgar, Exum, Froelich, Geitner, Gonzales-Gutierrez, Gray, Holtorf, Hooton, Jodeh, Kennedy, Kipp, Larson, Lindsay, Lontine, Luck, Lynch, McCluskie, McKean, McLachlan, Michaelson Jenet, Mullica, Neville, Ortiz, Pelton, Pico, Ransom, Ricks, Roberts, Sandridge, Sirota, Snyder, Soper, Sullivan, Tipper, Titone, Valdez A., Valdez D., Van Beber, Weissman, Will, Williams, Woodrow, Woog, Young, Speaker

## LAY OVER OF CALENDAR ITEMS

On motion of Representative Gonzales-Gutierrez, the following items on the Calendar were laid over until Monday, March 28, 2022, retaining place on Calendar:

Consideration of Resolution(s)--SJR22-006, SJR22-007.
Consideration of Senate Amendment(s)--HB22-1092.

## APPOINTMENT

The Speaker announced the following temporary committee appointment for Friday, March 25, 2022 only:

## Public and Behavioral Health and Human Services

Representative Lindsay to replace Representative Sirota.

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## BUSINESS AFFAIRS AND LABOR

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

HB22-1152 be postponed indefinitely.

HB22-1277 be postponed indefinitely.

HB22-1282 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 3 , line 8 , strike "WORKING CAPITAL GRANTS," and substitute "GRANTS THAT REIMBURSE OPERATING EXPENSES,".

Page 3, line 24, strike "ТНАТ" and substitute "ТНАТ:".
Page 3, strike lines 25 through 27.
Page 4, strike lines 1 through 9 and substitute:
"(I) MANUFACTURES ONE OR MORE MANUFACTURED HOMES, AS DEFINED IN SECTION 24-32-3302 (20); OR
(II) Manufactures housing in any other manner that the OFFICE DETERMINES TO BE INNOVATIVE AND ELIGIBLE FOR FUNDING INCLUDING, BUT NOT LIMITED TO, PREFABRICATED PANELIZED CONSTRUCTION, WHICH MAY INCLUDE STRUCTURAL INSULATED PANELS OR INSULATING CONCRETE FORMS, 3D-PRINTED HOUSING, KIT HOMES INSTALLED ON A PERMANENT FOUNDATION, OR TINY HOMES INSTALLED ON A PERMANENT FOUNDATION.".

Page 4, after line 13 add:
"(g) (I) "Tiny home" means a structure that:
(A) Is PERMANENTLY CONSTRUCTED ON A VEHICLE CHASSIS;
(B) IS DESIGNED FOR LONG-TERM RESIDENCY;
(C) InCLUDES ELECTRICAL, MECHANICAL, OR PLUMBING SERVICES THAT ARE FABRICATED, FORMED, OR ASSEMBLED AT A LOCATION OTHER THAN THE SITE OF THE COMPLETED HOME;
(D) Is NOT SELF-PROPELLED; AND
(E) HAS A SQUARE FOOTAGE OF NOT MORE THAN FOUR HUNDRED SQUARE FEET.
(II) "Tiny home" does not include:
(A) A manufactured home;
(B) A RECREATIONAL PARK TRAILER AS DEFINED IN SECTION 24-32-902 (8);
(C) A RECREATIONAL VEHICLE AS DEFINED IN SECTION 24-32-902
(9);
(D) A SEMITRAILER AS DEFINED IN SECTION 42-1-102 (89); OR
(E) An intermodal shipping container.".

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Page 5, line 7, strike "CAPITAL".
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Page 5, line 11, after "DOLLARS." insert "The OFFICE MAY CONSULT WITH
THE DIVISION, INDUSTRY EXPERTS, AND STAKEHOLDERS TO CONSIDER
OTHER AREAS WARRANTING AN AMOUNT NOT LESS THAN SEVENTY-FIVE
THOUSAND DOLLARS, INCLUDING BUT NOT LIMITED TO CONCENTRATED
AREAS WITH LIMITED ECONOMIC OPPORTUNITY AND INADEQUATE OR
POOR-QUALITY HOUSING.".

Page 6, line 1, strike "COVID-19-IMPACTED" and substitute "CERTAIN".
Page 6, line 8, after the period add "IN ORDER TO IDENTIFY CERTAIN AREAS OF THE STATE ELIGIBLE FOR ADDITIONAL CUMULATIVE INCENTIVES PURSUANT TO THIS SUBSECTION (4)(b)(II), THE OFFICE MAY CONSIDER WHETHER THE AREA HAS LIMITED ECONOMIC OPPORTUNITY OR INADEQUATE OR POOR-QUALITY HOUSING, WHETHER THE AREA HAS A LACK OF HOUSING INVENTORY, ESPECIALLY WORKFORCE HOUSING, DUE TO POPULATION MIGRATION FROM URBAN AREAS, AND OTHER RELEVANT DATA AS DETERMINED BY THE OFFICE.".

Page 6, line 14, after " A " insert "NEW".
Page 6, line 15, after "FACTORY" insert "OR THE EXPANSION OF AN EXISTING PRIVATELY OWNED HOUSING FACTORY".

Page 7, line 2, strike "MARGIN;" and substitute "PRICE OR MARGIN OR A PORTION OF ITS PRODUCTION FOR PURCHASE BY INDIVIDUALS OR ORGANIZATIONS PROVIDING AFFORDABLE HOME OWNERSHIP OPPORTUNITIES, INCLUDING OPPORTUNITIES THAT PROMOTE LONG-TERM AFFORDABILITY;".

Page 7, after line 14 insert:
"(IV) The office and the division shall collaborate on REVIEWING LOAN APPLICATIONS AND THE APPROVAL OF LOAN AWARDS. In CONNECTION WITH THE REVIEW OF LOAN APPLICATIONS AND AWARDS, THE OFFICE SHALL SOLICIT INPUT FROM A STAKEHOLDER GROUP THAT INCLUDES REPRESENTATIVES FROM THE OFFICE, THE DIVISION, GEOGRAPHICALLY DIVERSE INDUSTRY EXPERTS, AFFORDABLE HOUSING EXPERTS, AND OTHER RELEVANT STAKEHOLDERS.".

Renumber succeeding subparagraph accordingly.
Strike "WORKING CAPITAL" on: Page 5, lines 5, 11, and 12.

## EDUCATION

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

HB22-1280 be referred to the Committee of the Whole with favorable recommendation.

HB22-1294 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 6 , line 8 , strike "STATE BOARD" and substitute "DEPARTMENT".

Page 6, lines 22 and 23, strike "IN THE MIDDLE OF A SCHOOL YEAR".
Page 6, line 24, strike "unit," and substitute "unit after the annual COUNT DATE TO DETERMINE STATE FUNDING FOR CHILDREN WITH DISABILITIES,".

Page 7, strike lines 10 through 21.
Reletter succeeding paragraphs accordingly.
Page 8, line 17, strike "AS AN" and substitute "IN ACCORDANCE wITH SECTION 22-30.5-105.3 AS THE ADMINISTRATIVE UNIT, PURSUANT TO SECTION 22-20-106 (1)(b), FOR A CHARTER SCHOOL AUTHORIZED BY A SCHOOL DISTRICT, A".

Page 8, strike line 18.
Page 9, line 8, strike the second "THE CHARTER SCHOOL" and substitute "AFTER THE DEPARTMENT APPROVES THE APPLICATION OF A CHARTER SCHOOL NETWORK OR COLLABORATIVE TO FORM AN ALTERNATIVE ADMINISTRATIVE UNIT PURSUANT TO SECTION 22-20-106, THE CHARTER SCHOOL THAT IS PART OF THE CHARTER SCHOOL NETWORK OR COLLABORATIVE AUTHORIZED AS AN ADMINISTRATIVE UNIT".

Page 9, line 22, strike "TO RECRUIT" and substitute "FOR THE ENROLLMENT OF".

Page 9, line 23, strike "FOR ENROLLMENT".
Page 9, line 26, strike "RETENTION" and substitute "CONTINUED ENROLLMENT".

Page 10, line 18, strike "The Charter school" and substitute "After THE DEPARTMENT APPROVES AN APPLICATION FOR THE REORGANIZATION OF THE ALTERNATIVE ADMINISTRATIVE UNIT TO INCLUDE THE CHARTER SCHOOL, THE CHARTER SCHOOL".

Page 11, strike lines 22 through 27 and substitute:
"(b) FOR A CHILD WITH DISABILITIES WHO IS ENROLLED IN A CHARTER SCHOOL THAT PARTICIPATES IN AN ALTERNATIVE ADMINISTRATIVE UNIT, THE ALTERNATIVE ADMINISTRATIVE UNIT, FOR THE DURATION OF THE CHILD'S ENROLLMENT IN THE CHARTER SCHOOL, IS SOLELY LEGALLY AND FISCALLY RESPONSIBLE FOR SPECIALIZED INSTRUCTION AND RELATED SERVICES TO PROVIDE A FREE APPROPRIATE PUBLIC EDUCATION FOR THE CHILD AND FOR DISPUTE RESOLUTION pursuant to the "Exceptional Children's Educational Act", article 20 OF this title 22, and the federal "Individuals with Disabilities Education Act", 20 U.S.C. SEC. 1400 ET SEQ., AS

AMENDED. DISPUTE RESOLUTION INCLUDES, BUT IS NOT LIMITED TO,
RESOLUTION OF STATE COMPLAINTS, DUE PROCESS HEARINGS, AND
INVESTIGATIONS BY THE FEDERAL DEPARTMENT OF EDUCATION.".'
Page 12 , strike lines 1 and 2 and insert:
"(5) A SCHOOL DISTRICT SHALL NOT REQUIRE A CHARTER SCHOOL
TO PARTICIPATE IN AN ALTERNATIVE ADMINISTRATIVE UNIT AS A
CONDITION OF APPROVAL OF ITS APPLICATION OR APPROVAL OR RENEWAL
OF ITS CONTRACT WITH THE SCHOOL DISTRICT.".
Page 15, after line 2 insert:
"(f) THE STATE CHARTER SCHOOL INSTITUTE SHALL NOT REQUIRE
AN INSTITUTE CHARTER SCHOOL TO PARTICIPATE IN AN ALTERNATIVE
ADMINISTRATIVE UNIT AS A CONDITION OF APROVAL OF ITS APPLICATION
OR APPROVAL OR RENEWAL OF ITS CONTRACT WITH THE STATE CHARTER
SCHOOL INSTITUTE.".

SB22-137 be referred to the Committee of the Whole with favorable recommendation.

## STATE, CIVIC, MILITARY AND VETERANS AFFAIRS

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

SB22-011 be referred favorably to the Committee on Appropriations.

## PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed: HB22-1317, 1318, 1319, 1320, 1321, 1322, 1323, 1324, 1325.

## SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: HB22-1034, 1039, 1076, 1086, 1088, 1090, 1102, 1110, 1113, 1150, 1266; HJR22-1015, 1016; SB22-026, 083, 095, 108 , and 115.

## MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, as amended, SB22-057, 055, 110, 001, 007, 153, and 008.

## MESSAGE FROM THE GOVERNOR

I certify I received the following on the 24th day of March, 2022, at 5:39 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

Thursday, March 24, 2022
Colorado House of Representatives
The 73rd 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:

HB22-1017 Increase Alcohol Beverage Excise Tax
Approved on Thursday, March 24, 2022 at 4:43 p.m.
HB22-1035 Modernization Of The Older Coloradans' Act Approved on Thursday, March 24, 2022 at 4:21 p.m.

HB22-1041 Privacy Protections For Protected Persons
Approved on Thursday, March 24, 2022 at 4:28 p.m.
HB22-1087 Special District Director Retirement Benefits
Approved on Thursday, March 24, 2022 at 4:41 p.m.
HB22-1112 Workers' Compensation Injury Notices
Approved on Thursday, March 24, 2022 at 4:43 p.m.
HB22-1135 Marijuana Transporter License Transfers
Approved on Thursday, March 24, 2022 at 4:40 p.m.
HB22-1169 Prohibit Sexual Act Without Consent
Approved on Thursday, March 24, 2022 at 4:40 p.m.
Sincerely,
/signed/
Jared Polis
Governor

## INTRODUCTION OF BILLS <br> First Reading

The following bills were read by title and referred to the committee(s) indicated:

> HB22-1326 $\begin{aligned} & \text { by Representative(s) Garnett and Lynch, Herod, } \\ & \text { Sandridge; also Senator(s) Pettersen and Cooke, Priola-- } \\ & \text { Concerning measures to address synthetic opiates, and, in } \\ & \text { connection therewith, changing the criminal penalties } \\ & \text { associated with synthetic opiates; using a substance abuse } \\ & \text { assessment to direct appropriate treatment at sentencing; } \\ & \text { providing opiate antagonists in the community; providing } \\ & \text { synthetic opiate detection tests in the community; creating } \\ & \text { immunity for furnishing synthetic opiate detection tests; } \\ & \text { providing treatment for persons in the criminal justice } \\ & \text { system; developing a fentanyl prevention and education } \\ & \text { campaign; providing funding for substance abuse and } \\ & \text { harm reduction; evaluating the substance abuse and harm } \\ & \text { reduction needs across the state; and requiring a } \\ & \text { post-enactment review of the implementation of this act. }\end{aligned}$ Committee on Judiciary

HB22-1327 by Representative(s) Herod and McLachlan, Amabile, Bacon, Baisley, Benavidez, Bernett, Caraveo, Cutter, Duran, Exum, Froelich, Gray, Hooton, Kipp, Larson, Lindsay, McCluskie, McCormick, Mullica, Ricks, Roberts, Snyder, Sullivan, Titone, Valdez A., Will, Woodrow, Young; also Senator(s) Moreno and Coram-Concerning former Native American boarding schools in Colorado.
Committee on State, Civic, Military, \& Veterans Affairs
SB22-007 by Senator(s) Story and Lee, Ginal; also Representative(s) Cutter and Snyder--Concerning outreach to the public relating to wildfire risk mitigation practices, and, in connection therewith, making an appropriation.
Committee on Energy \& Environment
SB22-008 by Senator(s) Zenzinger and Priola, Fenberg, Moreno; also Representative(s) McLachlan and McKean--Concerning postsecondary education support for certain students who have been in out-of-home placement, and, in connection therewith, making an appropriation.
Committee on Education
SB22-055 by Senator(s) Cooke and Hansen; also Representative(s) Roberts and McKean--Concerning increased alcohol monitoring for impaired driving offenders, and, in connection therewith, making an appropriation.
Committee on Judiciary
$\underline{\text { SB22-057 by Senator(s) Cooke and Fields; also Representative(s) }}$ Weissman--Concerning measures to support victims of violent crime who suffer brain injuries as a result, and, in connection therewith, making an appropriation.
Committee on Judiciary
SB22-110 by Senator(s) Sonnenberg and Kolker; also Representative(s) Pelton--Concerning a requirement that a wind-powered energy generation facility be equipped with light mitigating technology.
Committee on Energy \& Environment
SB22-153 by Senator(s) Fenberg and Priola; also Representative(s) Lontine--Concerning increasing internal election security measures, and, in connection therewith, making an appropriation.
Committee on State, Civic, Military, \& Veterans Affairs

## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Bacon, Esgar, Lontine, Sirota, Will, Williams.

On motion of Representative Weissman, the House adjourned until 10:00 a.m., Monday, March 28, 2022.

Approved:
Alec Garnett,
Speaker
Attest:
Robin Jones,
Chief Clerk

## HOUSE JOURNAL

 SEVENTY-THIRD GENERAL ASSEMBLY
## STATE OF COLORADO

## Second Regular Session

Monday, March 28, 2022

## Prayer by Reverend Brad Meuli, Denver Rescue Mission, Denver.

The Speaker called the House to order at 10:00 a.m.
Pledge of Allegiance led by Representative Lindsey Daugherty, Arvada.
The roll was called with the following result:
Present--57.
Excused--Representative(s) Bacon, Gray, Hooton, Luck, Ricks, Sirota, Soper, A. Valdez--8.
Present after roll call--Representative(s) Bacon, Gray, Hooton, Luck, Ricks, Soper, A. Valdez.

The Speaker declared a quorum present.

On motion of Representative Daugherty, the House Journal of Friday, March 25, 2022, was declared approved as corrected by the Chief Clerk.

## CONSIDERATION OF RESOLUTION(S)

SJR22-007 by Senator(s) Fields and Gonzales; also Representative(s) Herod and Caraveo-Concerning designating March as Triple-negative Breast Cancer Awareness Month.
(Laid Over from March 18, 2022.)
(Printed and placed in members' files.)
On motion of Representative Herod, the resolution was read at length and was adopted by viva voce.

Current Roll Call added as co-sponsor(s): Representative(s) Amabile, Bacon, Baisley, Benavidez, Bernett, Bird, Bockenfeld, Boesenecker, Bradfield, Carver, Catlin, Cutter, Daugherty, Duran, Esgar, Exum, Froelich, Geitner, Gonzales Gutierrez, Gray, Hanks, Holtorf, Hooton, Jodeh, Kennedy, Kipp, Larson, Lindsay, Lontine, Luck, Lynch, McCluskie, McCormick, McKean, McLachlan, Michaelson Jenet, Mullica, Neville, Ortiz, Pelton, Pico, Ransom, Rich, Ricks, Roberts, Sandridge, Snyder, Soper, Sullivan, Tipper, Titone, Valdez A., Valdez D., Van Beber, Van Winkle, Weissman, Will, Williams, Woodrow, Woog, Young, Speaker

## LAY OVER OF CALENDAR ITEMS

On motion of Representative Esgar, the following items on the Calendar were laid over until Tuesday, March 29, retaining place on Calendar:

Consideration of Third Reading--HB22-1031, HB22-1253, SB22-034.

On motion of Representative Esgar, SB22-141, SB22-142, HB22-1280, SB22-137, HB22-1300, HB22-1294 were made Special Orders on Monday, March 28, 2022, at 10:18 a.m.

The hour of 10:18 a.m. having arrived, on motion of Representative Lindsay, 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.)

SB22-141 by Senator(s) Moreno and Kirkmeyer, Woodward, Zenzinger; also Representative(s) Lynch and Valdez D., Pico, Woodrow-Concerning making nonsubstantive changes to title 43 .

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

SB22-142 by Senator(s) Woodward and Zenzinger, Kirkmeyer, Moreno; also Representative(s) Pico and Lynch, Valdez D., Woodrow-Concerning the repeal of the municipal bond supervision advisory board.

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

HB22-1280 by Representative(s) Snyder and Exum, Bradfield; also Senator(s) Lundeen and Lee-Concerning changing the name of Pikes Peak community college to Pikes Peak state college.

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

SB22-137 by Senator(s) Zenzinger and Coram; also Representative(s) McLachlan and Young-Concerning measures related to the transitional return to standard education accountability.

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

## HB22-1300 by Representative(s) Carver and Daugherty, Pico; also

 Senator(s) Fields and Gardner-Concerning local enforcement against human trafficking by allowing the adoption of local ordinances to prevent human trafficking-related offenses in illicit businesses represented as massage businesses.Amendment No. 1, Judiciary Report, dated March 23, 2022, and placed in member's bill file; Report also printed in House Journal, March 24, 2022.

Amendment No. 2, by Representative Carver.
Amend printed bill, page 6, lines 23 and 24 , strike "Fraud; theft or EMBEZZLEMENT, AS DESCRIBED IN SECTION 18-4-401;".

Page 7, after line 6 insert:
"(V) Allowing a licensing authority or a licensing AUTHORITY'S DESIGNEE THE DISCRETION TO DENY AN APPLICATION AFTER CONSIDERING, IN ACCORDANCE WITH SECTION 24-5-101, AN APPLICANT'S conviction of or plea of guilty or nolo contendere that is ACCEPTED BY THE COURT FOR A FELONY OR A MISDEMEANOR FOR FRAUD OR THEFT OR EMBEZZLEMENT, AS DESCRIBED IN SECTION 18-4-401;".

Renumber succeeding subparagraphs accordingly.
Page 7 , line 12 , strike "IDENTIFICATION" and substitute "IDENTIFICATION, INCLUDING BUT NOT LIMITED TO A FORM OF IDENTIFICATION DESCRIBED IN SECTION 24-21-521 (4)(a) AND, FOR LICENSED MASSAGE THERAPISTS, A FORM OF IDENTIFICATION REQUIRED FOR LICENSED MASSAGE THERAPISTS as described in section 24-34-107 (1),".

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

HB22-1294 by Representative(s) Michaelson Jenet and Young; also Senator(s) Zenzinger and Gardner-Concerning additional pathways to provide special education services to children with disabilities in charter schools.

Amendment No. 1, Education Report, dated March 24, 2022, and placed in member's bill file; Report also printed in House Journal, March 25, 2022.

Amendment No. 2, by Representative Michaelson Jenet.
Amend House Education Committee Report, dated March 24, 2022, page 2 , after line 8 insert:
"Page 10 of the printed bill, line 27, after "If" insert "the DEPARTMENT HAS APPROVED AN ALTERNATIVE ADMINISTRATIVE UNIT TO INCLUDE THE CHARTER SCHOOL BUT ".".

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: HB22-1280, HB22-1294 as amended, HB22-1300 as amended, SB22-137, SB22-141, SB22-142.

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 | 40 | NO | 24 | EXCUSED | 1 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | E |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

## LAY OVER OF CALENDAR ITEMS

On motion of Representative Esgar, the following items on the Calendar were laid over until Tuesday, March 29, 2022, retaining place on Calendar:

Consideration of Resolution(s)--SJR22-006.
Consideration of Senate Amendment(s)--HB22-1092.

## INTRODUCTION OF BILLS <br> First Reading

The following bills were read by title and referred to the committee(s) indicated:

$$
\begin{aligned}
& \text { HB22-1328 } \begin{array}{l}
\text { by Representative(s) Titone--Concerning modifications to } \\
\text { the "Colorado Loans for Increasing Main Street Business } \\
\text { Economic Recovery Act". }
\end{array} \\
& \text { Committee on Business Affairs \& Labor }
\end{aligned}
$$

Committee on Appropriations
HB22-1330 by Representative(s) McCluskie and Ransom, Herod; also Senator(s) Hansen and Rankin, Zenzinger--Concerning suspending the requirement for a five-year appropriation for an act that causes a net increase in imprisonment.
Committee on Appropriations
HB22-1331 by Representative(s) Herod and Ransom, McCluskie; also Senator(s) Zenzinger and Rankin, Hansen--Concerning supplemental funding for facility schools, and, in connection therewith, making an appropriation.
Committee on Appropriations
HB22-1332 by Representative(s) McCluskie and Herod, Ransom; also Senator(s) Hansen and Rankin, Zenzinger--Concerning the office of economic development and international trade's permissible uses of money transferred from the economic recovery and relief cash fund to the Colorado economic development fund for use in rural Colorado.
Committee on Appropriations
HB22-1333 by Representative(s) Herod and McCluskie; also Senator(s) Zenzinger and Rankin--Concerning an increase in the minimum wage for nursing facility employees, and, in connection therewith, making an appropriation.

## Committee on Appropriations

HB22-1334 by Representative(s) Herod, McCluskie, Ransom; also Senator(s) Zenzinger, Hansen, Rankin--Concerning the collection of an administrative fee from an agency that receives commodities through a food distribution program. Committee on Appropriations

[^16]```
HB22-1343 by Representative(s) McCluskie and Ransom, Bird; also
            Senator(s) Hansen and Rankin, Zenzinger--Concerning
        state revenue retained and spent under the authority conferred by the voter-approved revenue change referendum C .
Committee on Appropriations
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House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## PUBLIC AND BEHAVIORAL HEALTH AND HUMAN SERVICES

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

HB22-1289 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 5, line 8, after "INDIVIDUAL" insert "WHO DOES NOT HAVE EXISTING CREDITABLE COVERAGE".

Page 6, line 24, strike "25.5-5-103," and substitute "25.5-5-103 AND WHO IS A QUALIFIED INDIVIDUAL WHO MEETS THE ELIGIBILITY CRITERIA established in rule pursuant to subsection (4)(c)(IV) of this SECTION,".

Page 9, line 17, strike "FOR" and substitute "FOR, OR DECLINES TO ENROLL IN,".

Page 11, line 13, strike "BENEFITS" and substitute "IMPROVEMENTS".
Page 13, line 4, strike "BENEFITS" and substitute "IMPROVEMENTS".
Page 14, strike lines 10 through 13 and substitute "IN COORDINATION WITH THE DIVISION OF INSURANCE TO ENHANCE OR EXPAND STATE-SUBSIDIZED INDIVIDUAL HEALTH CARE COVERAGE AS DEFINED IN SECTION 10-16-1203 (15) AND, ONLY IF NEEDED TO MAXIMIZE FEDERAL FINANCIAL PARTICIPATION, FOR COLORADANS RECEIVING STATE MEDICAL ASSISTANCE PURSUANT TO SECTION 25.5-2-104 OR 25.5-5-201 (6).".

Page 16, line 8 , strike "PERIOD." and substitute "PERIOD, SO LONG AS ELIGIBILITY REMAINS IN EFFECT PURSUANT TO SUBSECTION (4.5)(a) OF THIS SECTION.".

Page 16, line 24, strike "BENEFITS" and substitute "IMPROVEMENTS".
Page 17, strike lines 7 through 9 and substitute "SUPPORT SERVICES, LACTATION SUPPLIES AND EQUIPMENT, AND MAINTENANCE OF MULTI-USER LOANED EQUIPMENT. AN INDIVIDUAL TRAINED IN ADVANCED LACTATION SUPPORT SHALL PROVIDE THE LACTATION SUPPORT SERVICES. LACTATION

EQUIPMENT MUST INCLUDE A SINGLE-USER DOUBLE ELECTRIC BREAST PUMP, PUMP PARTS AND PUMP COLLECTION KIT, AND ACCESS TO A LOANED MULTI-USER HOSPITAL GRADE ELECTRIC BREAST PUMP ALONG WITH A COMPATIBLE INDIVIDUAL COLLECTION KIT. IndIVIDUALS MUST HAVE ACCESS TO SINGLE-USER LACTATION SUPPLIES AND EQUIPMENT PRIOR TO delivery. Access to multi-user loaned breast pumps shall be authorized by a health-care provider. Access to multi-user LOANED BREAST PUMPS IS PRIORITIZED FOR INDIVIDUALS WITH PREMATURE, MEDICALLY FRAGILE, LOW BIRTH WEIGHT INFANTS, AND WITH LACTATION COMPLICATIONS. INDIVIDUALS CANNOT BE REQUIRED TO ENROLL IN SEPARATE OR ADDITIONAL PROGRAMS IN ORDER TO RECEIVE COVERED LACTATION EQUIPMENT OR LACTATION SUPPORT SERVICES.".

Page 19 , line 10 , strike "BREASTFEEDING".
Page 19 , strike lines 11 through 13 and substitute "LACTATION SUPPLIES AND EQUIPMENT, AND MAINTENANCE OF MULTI-USER LOANED EQUIPMENT. AN INDIVIDUAL TRAINED IN ADVANCED LACTATION SUPPORT SHALL PROVIDE THE LACTATION SUPPORT SERVICES. LACTATION EQUIPMENT MUST INCLUDE A SINGLE-USER DOUBLE ELECTRIC BREAST PUMP, PUMP PARTS AND PUMP COLLECTION KIT, AND ACCESS TO A LOANED MULTI-USER HOSPITAL GRADE ELECTRIC BREAST PUMP ALONG WITH A COMPATIBLE INDIVIDUAL COLLECTION KIT. INDIVIDUALS MUST HAVE ACCESS TO SINGLE-USER LACTATION SUPPLIES AND EQUIPMENT PRIOR TO DELIVERY. Access to multi-user loaned breast pumps shall be authorized by a health-care provider. Access to multi-user loaned breast PUMPS IS PRIORITIZED FOR INDIVIDUALS WITH PREMATURE, MEDICALLY FRAGILE, LOW BIRTH WEIGHT INFANTS, AND WITH LACTATION COMPLICATIONS. Individuals CANNOT BE REQUIRED TO ENROLL IN SEPARATE OR ADDITIONAL PROGRAMS IN ORDER TO RECEIVE COVERED LACTATION EQUIPMENT OR LACTATION SUPPORT SERVICES.".

Page 20, strike lines 18 through 24.
Page 21, lines 18 and 19 , strike "BUT SUBJECT TO THE RECEIPT OF FEDERAL FINANCIAL PARTICIPATION,".

Page 21, line 25, strike "PERIOD." and substitute "PERIOD, SO LONG AS ELIGIBILITY REMAINS IN EFFECT PURSUANT TO SUBSECTION (5.5)(a) OF THIS SECTION.".

Page 22, line 11, strike "BENEFITs" and substitute "IMPROVEMENTS".

## SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: HB22-1117, 1279.

## 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:
HB22-1034, 1039, 1076, 1086, 1088, 1090, 1102, 1110, 1113, 1150,
1266 at 4:07 p.m. on March 25th, 2022.

MESSAGE(S) FROM THE SENATE
The Senate has passed on Third Reading and returns herewith:
HB22-1008, HB22-1024, and HB22-1060.

## INTRODUCTION OF BILLS <br> First Reading

The following bills were read by title and referred to the committee(s) indicated:

HB22-1344 by Representative(s) Neville and Ortiz; also Senator(s) Cooke and Ginal--Concerning the lawful use of a prescription drug that contains 3,4methylenedioxymethamphetamine (MDMA) that is approved by the United States food and drug administration.
Committee on Public \& Behavioral Health \& Human Services
HB22-1345 by Representative(s) Cutter and Bradfield--Concerning measures to increase protections from perfluoroalkyl and polyfluoroalkyl chemicals.
Committee on Energy \& Environment
HB22-1346 by Representative(s) Duran and Mullica; also Senator(s) Danielson--Concerning state requirements applicable to certain licensed construction professionals, and, in connection therewith, requiring the state electrical board and the state plumbing board to direct enforcement of state licensing and supervisor-to-apprentice ratio requirements, specifying who is authorized to apply for electrical and plumbing permits, and reducing the supervisor-toapprentice ratio.
Committee on Business Affairs \& Labor
HB22-1347 by Representative(s) Daugherty; also Senator(s) Rodriguez--Concerning workers' compensation, and, in connection therewith, increasing funeral benefits, allowing for advance mileage expense payments, addressing the payment of scheduled ratings, and requiring reporting of certain active medical treatments.
Committee on Business Affairs \& Labor

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HB22-1348 by Representative(s) Froelich and Caraveo, Amabile,
                Bacon, Bernett, Cutter, Duran, Gray, Hooton, Jodeh,
        Kennedy, Kipp, Lindsay, Lontine, Sirota; also Senator(s)
        Winter--Concerning enhanced oversight of the chemicals
        used in oil and gas production.
Committee on Energy & Environment
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## LAY OVER OF CALENDAR ITEM

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On motion of Representative Esgar, the following item on the Calendar for Friday, April 1, 2022 was laid over until Thursday, May 12, 2022:
Consideration of Resolution(s)--HJR22-1004.
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## REMOTE PARTICIPATION

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Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Hooton, Ortiz, Van Beber, Williams.
On motion of Representative Esgar, the House adjourned until 9:00 a.m., Tuesday, March 29, 2022.
Approved:
Alec Garnett,
Speaker
Attest:
Robin Jones,
Chief Clerk
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## HOUSE JOURNAL SEVENTY-THIRD GENERAL ASSEMBLY STATE OF COLORADO

## Second Regular Session

Prayer by Father Bill Oulvey, SJ, Arrupe Jesuit High School, Denver.
The Speaker called the House to order at 9:00 a.m.
Pledge of Allegiance led by Representative Lindsey Daugherty, Arvada.
The roll was called with the following result:
Present--62.
Excused--Representatives Bacon, Geitner, Gonzalez-Gutierrez--3. Present after roll call--Representatives Bacon, Geitner, Gonzalez-Gutierrez.

The Speaker declared a quorum present.

On motion of Representative Daugherty, the House Journal of Monday, March 28, 2022, was declared approved as corrected by the Chief Clerk.

## APPOINTMENT(S)

The Speaker announced the following temporary committee appointment(s) for Tuesday, March 29, 2022 only:

## Public and Behavioral Health and Human Services

Representative Kennedy to replace Representative Michaelson Jenet.

## THIRD READING OF BILL(S)--FINAL PASSAGE

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

HB22-1031
by Representative(s) Titone and Ortiz, Boesenecker, Kipp, Woodrow; also Senator(s) Zenzinger and Cooke-Concerning a requirement that a powered wheelchair manufacturer facilitate the repair of its powered wheelchairs by providing certain other persons with the resources needed to repair the manufacturer's powered wheelchairs.
(Laid Over from March 28, 2022.)
The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | $\mathbf{4 4}$ | NO | $\mathbf{2 1}$ | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bacon, Bernett, Bird, Caraveo, Cutter, Esgar, Exum, Froelich, Gonzales-Gutierrez, Gray, Herod, Hooton, Jodeh, Kennedy, Lindsay, McCluskie, Michaelson Jenet, Ricks, Roberts, Sirota, Snyder, Valdez A., Valdez D., Weissman, Speaker

HB22-1253 by Representative(s) Ortiz; also Senator(s) Danielson-Concerning the provision of adaptive equipment in rental motor vehicles.
(Laid Over from March 28, 2022.)
The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 42 | NO | 23 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |


| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| :--- | :---: | :--- | :---: | :--- | :--- | :--- | :--- |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Bacon, Benavidez, Bernett, Bird,
Boesenecker, Caraveo, Cutter, Duran, Exum, Froelich, Gonzales-Gutierrez,
Gray, Hooton, Jodeh, Lindsay, McCormick, McLachlan, Michaelson Jenet,
Ricks, Sirota, Snyder, Sullivan, Titone, Valdez D., Weissman, Woodrow,
Young

SB22-034 by Senator(s) Kolker and Priola; also Representative(s) Bird and Sandridge-Concerning measures to counteract the filing of fraudulent business documents with the secretary of state.
(Laid Over from March 28, 2022.)
Majority Leader Esgar moved adoption of the bill on Third Reading and Final Passage.

Representative Bird offered a substitute motion to rerefer SB22-034, as amended, to General Orders Second Reading. The substitute motion was adopted by the following roll call vote:

| YES | 59 | NO | 6 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | N | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

SB22-141 by Senator(s) Moreno and Kirkmeyer, Woodward, Zenzinger; also Representative(s) Lynch and Valdez D., Pico, Woodrow-Concerning making nonsubstantive changes to title 43 .

1 The question being "Shall the bill pass?".
2 A roll call vote was taken. As 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 | $\mathbf{6 4}$ | NO | $\mathbf{1}$ | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Valdez A.
SB22-142 by Senator(s) Woodward and Zenzinger, Kirkmeyer, Moreno; also Representative(s) Pico and Lynch, Valdez D., Woodrow-Concerning the repeal of the municipal bond supervision advisory board.

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

| YES | $\mathbf{6 2}$ | NO | $\mathbf{3}$ | EXCUSED | 0 | ABSENT | $\mathbf{0}$ |  |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | N |  |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |  |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |  |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |  |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |  |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |  |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |  |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |  |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |  |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |  |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |  |
|  | Ysgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |  |

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

HB22-1280
by Representative(s) Snyder and Exum, Bradfield; also Senator(s) Lundeen and Lee-Concerning changing the name of Pikes Peak community college to Pikes Peak state 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.

| YES | $\mathbf{6 4}$ | NO | 1 | EXCUSED | 0 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle Y |  |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bacon, Bernett, Carver, Esgar, Geitner, Gray, Herod, Jodeh, Lindsay, Michaelson Jenet, Pico, Sandridge, Titone

SB22-137 by Senator(s) Zenzinger and Coram; also Representative(s) McLachlan and Young-Concerning measures related to the transitional return to standard education accountability.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | $\mathbf{5 6}$ | NO | 9 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle N |  |


| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

HB22-1300 by Representative(s) Carver and Daugherty, Pico; also Senator(s) Fields and Gardner-Concerning local enforcement against human trafficking by allowing the adoption of local ordinances to prevent human trafficking-related offenses in illicit businesses represented as massage businesses.

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

| YES | $\mathbf{6 2}$ | NO | $\mathbf{3}$ | EXCUSED | $\mathbf{0}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle Y |  |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bacon, Benavidez, Bernett, Bird, Boesenecker, Caraveo, Cutter, Duran, Esgar, Exum, Froelich, Geitner, Gonzales-Gutierrez, Gray, Herod, Hooton, Jodeh, Kipp, Lindsay, Lynch, McCormick, McKean, McLachlan, Michaelson Jenet, Ortiz, Ricks, Roberts, Sirota, Snyder, Titone, Valdez A., Valdez D., Weissman, Young

HB22-1294 by Representative(s) Michaelson Jenet and Young; also Senator(s) Zenzinger and Gardner-Concerning additional pathways to provide special education services to children with disabilities in charter schools.

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

| YES | 64 | NO | 1 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Amabile, Benavidez, Bernett, Bird, Carver, Cutter, Exum, Froelich, Gonzales-Gutierrez, Gray, Herod, Hooton, Jodeh, Kennedy, Lindsay, Lontine, McCluskie, McCormick, McLachlan, Ortiz, Ricks, Snyder, Titone, Woodrow

## LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Esgar, the following item(s) on the Calendar were laid over until Wednesday, March 30, 2022, retaining place on Calendar:

Consideration of Resolution(s)--SJR22-006.
Consideration of Senate Amendment(s)--HB22-1092.

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## AGRICULTURE, LIVESTOCK, AND WATER

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

SB22-126 be postponed indefinitely.

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APPROPRIATIONS
After consideration on the merits, the Committee recommends the
following:
\(\underline{\text { HB22-1220 }}\) be re-referred favorably to the Committee on Education.
HB22-1329 be referred to the Committee of the Whole with favorable
recommendation.
HB22-1330 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 25.
Page 3, strike lines 1 and 2 and substitute:
"SECTION 2. In Colorado Revised Statutes, repeal 17-18-124 (1)(d), 17-18-125 (1)(e), 17-18-126 (1)(c), 17-18-128 (1)(d), 17-18-128 (1)(e), and 17-18-129.".
Renumber succeeding section accordingly.
HB22-1331 be referred to the Committee of the Whole with favorable recommendation.
HB22-1332 be referred to the Committee of the Whole with favorable recommendation.
HB22-1333 be referred to the Committee of the Whole with favorable recommendation.
HB22-1334 be referred to the Committee of the Whole with favorable recommendation.
HB22-1335 be referred to the Committee of the Whole with favorable recommendation.
HB22-1336 be referred to the Committee of the Whole with favorable recommendation.
HB22-1337 be referred to the Committee of the Whole with favorable recommendation.
```

HB22-1338 be referred to the Committee of the Whole with favorable recommendation.

HB22-1339 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 16 , line 14 , strike " $22-\quad$ __ " and substitute "22-1338".

HB22-1340 be referred to the Committee of the Whole with favorable recommendation.

HB22-1341 be referred to the Committee of the Whole with favorable recommendation.

HB22-1342 be referred to the Committee of the Whole with favorable recommendation.

HB22-1343 be referred to the Committee of the Whole with favorable recommendation.

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

HB22-1263 be referred favorably to the Committee on Appropriations.

HB22-1299 be referred favorably to the Committee on Appropriations.

HB22-1305 be referred favorably to the Committee on Appropriations.

SB22-006 be referred favorably to the Committee on Appropriations.

## STATE, CIVIC, MILITARY AND VETERANS AFFAIRS

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

HB22-1238 be postponed indefinitely.

HB22-1297 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 4, strike lines 19 through 24 and substitute:
"(b) (I) This subsection (2.5) takes effect at two o'clock antemeridian on the first Sunday of November after the GOVERNOR NOTIFIES THE REVISOR OF STATUTES THAT THE FOLLOWING CONDITIONS HAVE OCCURRED:
(A) A FEDERAL LAW IS ENACTED AND TAKES EFFECT THAT AUTHORIZES STATES TO ADOPT COORDINATED UNIVERSAL TIME MINUS SIX hours, commonly known as "United States Mountain Daylight SAVING TIME", AS THE STANDARD TIME FOR THE STATE THROUGHOUT THE YEAR; AND
(B) At least four states in the mountain standard time ZONE, IN ADDITION TO COLORADO, ENACT LEGISLATION THAT BECOMES LAW MAKING COORDINATED UNIVERSAL TIME MINUS SIX HOURS, commonly known as "United States Mountain Daylight Saving Time", the states' standard time throughout the year.
(II) The GOVERNOR Shall notify the revisor of statutes in WRITING OF THE DATE ON WHICH THE CONDITIONS SPECIFIED IN SUBSECTION (2.5)(b)(I) OF THIS SECTION HAVE OCCURRED BY E-MAILING THE NOTICE TO REVISOROFSTATUTES.GA@STATE.CO.US.
(III) For purposes of this Subsection (2.5)(b), THE MOUNTAIN standard time zone includes Arizona, New Mexico, Colorado, Utah, Wyoming, Montana, and the southern portion of Idaho as DESCRIBED IN 15 U.S.C. SEC. 264.".

SB22-152 be referred to the Committee of the Whole with favorable recommendation.

## PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed: HB22-1326, 1327; HB22-1328, 1329, 1330, 1331, 1332, 1333, 1334, 1335, 1336, 1337, 1338, 1339, 1340, 1341, 1342, 1343, 1344, 1345, 1346, 1347, 1348.

## SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: SJR22-007; SJR22-009.

## 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:
HB22-1117, 1279 at 12:11 p.m. on March 29th, 2022.

## MESSAGE(S) FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-053 amended in General Orders as printed in Senate Journal, March 25, 2022.
SB22-097 amended in General Orders as printed in Senate Journal, March 28, 2022.

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
HB22-1049 amended in General Orders as printed in Senate Journal, March 28, 2022.
HB22-1168 amended in General Orders as printed in Senate Journal, March 25, 2022.
HB22-1209 amended in General Orders as printed in Senate Journal, March 28, 2022.

## MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, as amended, HB22-1209, 1168, and 1049; SB22-053 and 097.

## INTRODUCTION OF BILLS First Reading

The following bills were read by title and referred to the committee(s) indicated:

| HB22-1349 |  |
| :--- | :--- |
|  | by Representative(s) Duran and Will; also Senator(s) <br> Bridges and <br> decision-making |
| Priola--Concerning improving |  |
| success. |  |

Committee on Education
HB22-1350 by Representative(s) McCluskie; also Senator(s) Bridges and Lundeen--Concerning the creation of a grant program to meet workforce needs throughout the state.
Committee on Education
SB22-097 by Senator(s) Pettersen and Rodriguez; also Representative(s) Herod and Sullivan--Concerning the expansion of protections for workers who raise workplace health and safety concerns, and, in connection therewith, making an appropriation.
Committee on Public \& Behavioral Health \& Human Services

## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Hooton, Michaelson Jenet, Ortiz, Ricks, Soper, A. Valdez, Van Beber,

On motion of Representative Weissman, the House adjourned until 9:00 a.m., Wednesday, March 30, 2022.

Williams.

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Attest:
Robin Jones, Chief Clerk

Approved:
Alec Garnett,
Speaker

## HOUSE JOURNAL

# SEVENTY-THIRD GENERAL ASSEMBLY <br> STATE OF COLORADO 

## Second Regular Session

Seventy-eighth Legislative Day Wednesday, March 30, 2022

Prayer by Reverend Brad Lourvick, Highlands United Methodist Church, Denver.

The Speaker called the House to order at 9:00 a.m.
Pledge of Allegiance led by Representatives Susan Lontine, Denver, and Perry Will, New Castle.

The roll was called with the following result:
Present--54.
Excused--Representative(s) Bacon, Geitner, Gray, Hanks, Lynch, McCluskie, Mullica, Roberts, Tipper, A. Valdez, Woodrow--11. Present after roll call--Representative(s) Bacon, Geitner, Gray, Hanks, Lynch, McCluskie, Mullica, Roberts, Tipper, A. Valdez, Woodrow.

The Speaker declared a quorum present.

On motion of Representative Daugherty, the House Journal of Tuesday, March 29, 2022, was declared approved as corrected by the Chief Clerk.

House in recess. House reconvened.

On motion of Representative Esgar, HB22-1330, HB22-1331, HB22-1332, HB22-1343, HB22-1335, HB22-1334, HB22-1341, HB22-1342, HB22-1329, HB22-1333, HB22-1340, HB22-1336, HB22-1337, HB22-1338, HB22-1339 were made Special Orders on Wednesday, March 30, 2022, at 11:25 a.m.

The hour of 11:25 a.m. having arrived, on motion of Representative Caraveo, 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.)

HB22-1330 by Representative(s) McCluskie and Ransom, Herod; also Senator(s) Hansen and Rankin, Zenzinger-Concerning suspending the requirement for a five-year appropriation for an act that causes a net increase in imprisonment.

Amendment No. 1, Appropriations Report, dated March 29, 2022, and placed in member's bill file; Report also printed in House Journal, March 29, 2022.

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

HB22-1331 by Representative(s) Herod and Ransom, McCluskie; also Senator(s) Zenzinger and Rankin, Hansen-Concerning supplemental funding for facility schools, and, in connection therewith, making an appropriation.

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

HB22-1332 by Representative(s) McCluskie and Herod, Ransom; also Senator(s) Hansen and Rankin, Zenzinger-Concerning the office of economic development and international trade's permissible uses of money transferred from the economic recovery and relief cash fund to the Colorado economic development fund for use in rural Colorado.

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

HB22-1343 by Representative(s) McCluskie and Ransom, Bird; also Senator(s) Hansen and Rankin, Zenzinger-Concerning state revenue retained and spent under the authority conferred by the voter-approved revenue change referendum C .

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

HB22-1335 by Representative(s) McCluskie and Ransom, Herod; also Senator(s) Hansen and Rankin, Zenzinger-Concerning a transfer from the revenue loss restoration cash fund to the judicial department information technology cash fund.

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

HB22-1334 by Representative(s) Herod, McCluskie, Ransom; also Senator(s) Zenzinger, Hansen, Rankin-Concerning the collection of an administrative fee from an agency that receives commodities through a food distribution program.

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

HB22-1341 by Representative(s) Herod and McCluskie, Ransom; also Senator(s) Zenzinger and Rankin, Hansen-Concerning measures to ensure that the marijuana tax cash fund is in balance.

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

HB22-1342 by Representative(s) Herod and Ransom, McCluskie; also Senator(s) Hansen and Rankin, Zenzinger-Concerning the requirement that interest and income derived from the deposit and investment of federal funds that the state received from the federal coronavirus state fiscal recovery fund be credited to the state emergency reserve cash fund.

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

HB22-1329 by Representative(s) McCluskie, Herod; also Senator(s) Hansen, Rankin, Zenzinger-Concerning the provision for payment of the expenses of the executive, legislative, and judicial departments of the state of Colorado, and of its agencies and institutions, for and during the fiscal year beginning July 1, 2022, except as otherwise noted.

Pursuant to House Rule 33A(b), Representative Benavidez moved for consent from the Committee of the Whole to offer amendment 19B (J.062) for consideration on Second Reading.

The motion was adopted by viva voce vote.
Amendment No. 1, by Representatives McKean and Bird.
Amend printed bill, page 460, line 9, in the ITEM \& SUBTOTAL column strike " 257,034 " and substitute "260,032", in the GENERAL FUND column strike "80,933" and substitute " 80,988 ", in the CASH FUNDS column strike " $154,825^{\text {c }}$ " and substitute " $157,703^{\text {c" }}$, and in the REAPPROPRIATED FUNDS column strike " $15,324^{\mathrm{d} "}$ and substitute " $15,3899^{\mathrm{d}}$.

Page 460 , line 13 , in the ITEM \& SUBTOTAL column strike " $8,208,488$ " and substitute " $8,302,189$ ", in the GENERAL FUND column strike " $2,584,181$ " and substitute " $2,585,891$ ", in the CASH FUNDS column strike "4,944,981" and substitute "5,034,926" , and in the REAPPROPRIATED FUNDS column strike " $489,949^{\mathrm{d} "}$ and substitute "491,995 ${ }^{\text {d". }}$

Page 460 , line 16 , in the ITEM \& SUBTOTAL column strike " $8,208,488$ " and substitute " $8,302,189$ ", in the GENERAL FUND column strike " $2,584,181$ " and substitute " $2,585,891$ ", in the CASH FUNDS column strike "4,944,981" and substitute "5,034,926" , and in the REAPPROPRIATED FUNDS column strike " $489,949^{\mathrm{d} "}$ and substitute "491,995 ${ }^{\text {d". }}$

Adjust affected totals accordingly.
Page 463, line 3, strike "\$25,857,313" and substitute "\$26,034,544".
Page 463, line 4, strike " $4,447,302$ " and substitute " $\$ 4,452,839$ ".
Page 463, line 6, strike " $1,223,046$ " and substitute " $\$ 1,227,203$ ".
Page 466, line 7 , in the ITEM \& SUBTOTAL column strike " $80,041,467$ " and substitute " $82,179,538$ ", in the GENERAL FUND column strike " $1,651,806$ " and substitute " $1,690,829$ ", in the CASH FUNDS column strike " $75,977,926^{\text {b }}$ and substitute " $78,030,292^{\text {b" }}$, and in the REAPPROPRIATED FUNDS column strike " $2,411,735^{\circ}$ " and substitute "2,458,417" ${ }^{\text {c }}$.

Adjust affected totals accordingly.
Page 469, line 5, strike "\$92,638,317" and substitute "\$94,628,514".
Page 469, line 7, strike "\$1,086,544" and substitute "\$1,148,713".
Page 469 , line 8 , strike " $2,704,791$ " and substitute " $\$ 2,751,473$ ".
Page 490, line 1, strike "\$182,799,121" and substitute "\$184,966,549".
PURPOSE: Adds $\$ 2.3$ million total funds, including $\$ 42,498$ General Fund, to the Department of Public Safety for an additional 3.0 percent salary survey increase for State Patrol Troopers.

| Fiscal Impact of Amendment |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Department | GF | CF | RF | FF | Total | FTE |  |
| Public Safety | $\$ 42,498$ | $\$ 2,235,134$ | $\$ 50,839$ | $\$ 0$ | $\$ 2,328,471$ | 0.0 |  |

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

HB22-1333 by Representative(s) Herod and McCluskie; also Senator(s) Zenzinger and Rankin-Concerning an increase in the minimum wage for nursing facility employees, and, in connection therewith, making an appropriation.

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

HB22-1340 by Representative(s) Herod and McCluskie; also Senator(s) Hansen and Zenzinger-Concerning capital-related transfers of money.

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

HB22-1336 by Representative(s) McCluskie and Ransom, Herod; also Senator(s) Hansen and Zenzinger, Rankin-Concerning the streamlining of the processing of certain money collected by the judicial department.

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

HB22-1337 by Representative(s) Herod and Ransom, McCluskie; also Senator(s) Hansen and Rankin, Zenzinger-Concerning a requirement that the state personnel director quadrennially produce a report on compensation, and, in connection therewith, modifying requirements for the compensation report, including reporting deadlines, and making an appropriation.

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

HB22-1338 by Representative(s) Herod, McCluskie; also Senator(s) Hansen, Rankin-Concerning modification of the manner in which specified motor vehicle-related functions of the department of revenue are funded, and, in connection therewith, making and reducing appropriations.

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

HB22-1339 by Representative(s) Herod and McCluskie, Ransom; also Senator(s) Zenzinger and Rankin, Hansen-Concerning the Colorado DRIVES vehicle services account of the highway users tax fund, and, in connection therewith, merging the licensing services cash fund into the account and requiring account investment earnings to be credited to the account.

Amendment No. 1, Appropriations Report, dated March 29, 2022, and placed in member's bill file; Report also printed in House Journal, March 29, 2022.

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 Benavidez moved to amend the Report of the Committee of the Whole to show that J. 062 the following Benavidez, Froelich, and Luck amendment to HB22-1329 did pass:

Amend printed bill, page 282, line 2, in the TOTAL column strike " $1,720,586$ " and substitute " 950,664 ", in the CASH FUNDS column strike "1,521,637" and substitute "858,291" ${ }^{\text {a" }}$, and in the REAPPROPRIATED FUNDS column strike " $198,949^{\text {b" }}$ and substitute "92,373 ${ }^{\text {b" }}$.

Page 282, line 3, in the CASH FUNDS column strike "(12.0 FTE)" and substitute "(6.0 FTE)", and in the REAPPROPRIATED FUNDS column strike "(2.0 FTE)" and substitute "(1.0 FTE)".

Adjust affected totals accordingly.
PURPOSE: Decreases cash and reappropriated funds spending authority by $\$ 769,922$ for the Office of Public Guardianship in the Judicial Department.

| Fiscal Impact of Amendment |  |  |  |  |  |  |  |
| :--- | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Department | GF | CF | RF | FF | Total | FTE |  |
| Judicial | $\$ 0$ | $(\$ 663,346)$ | $(\$ 106,576)$ | $\$ 0$ | $(\$ 769,922)$ | $(7.0)$ |  |

The amendment was declared adopted by the following roll call vote:

| YES | 35 | NO | 29 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | N | Lynch | Y | Sirota | N |
| Bacon | Y | Froelich | Y | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | N | McKean | Y | Sullivan | Y |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | Y |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | Y | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | E |
| Daugherty | N | Lindsay | Y | Ricks | N | Woodrow | N |
| Duran | Y | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |
|  |  |  |  |  |  |  |  |

Representative Bird moved to amend the Report of the Committee of the Whole to show that J. 033 the following Carver and Bird amendment to HB22-1329 did pass:

Amend printed bill, page 279, line 3, in the ITEM \& SUBTOTAL column strike " $1,550,000$ " and substitute " $2,050,000$ " and in the GENERAL FUND column strike " $1,550,000$ " and substitute " $2,050,000$ ".

Adjust affected totals accordingly.
PURPOSE: Adds \$500,000 General Fund for Court Appointed Special Advocate or CASA Contracts in the Office of the Child's Representative in the Judicial Department.

| Fiscal Impact of Amendment |  |  |  |  |  |  |  |
| :--- | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Department | GF | CF | RF | FF | Total | FTE |  |
| Judicial | $\$ 500,000$ |  | $\$ 0$ | $\$ 0$ | $\$ 0$ | $\$ 500,000$ | 0.0 |

The amendment was declared adopted by the following roll call vote:

| YES | 43 | NO | 21 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | Y | McCluskie | N | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | Y | Tipper | N |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | Y | Valdez A. | Y |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | N | Van Beber | Y |
| Caraveo | Y | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | E |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | N |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | N |

Representative Catlin moved to amend the Report of the Committee of the Whole to show that J. 018 the following Lindsay and Catlin amendment to HB22-1329 did pass:

Amend printed bill, page 17 , line 8 , in the ITEM \& SUBTOTAL column strike " 214,108 " and substitute " 289,108 " and in the GENERAL FUND column strike " 64,108 " and substitute " 139,108 ".

Adjust affected totals accordingly.
Page 23, line 2, strike "program." and substitute "program, and \$75,000 General Fund of this appropriation is designated to be used for purposes of the Agricultural Leadership Program.".

PURPOSE: Adds $\$ 75,000$ General Fund for the Agricultural Leadership Program in the Department of Agriculture.

| Fiscal Impact of Amendment |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Department | GF | CF |  | RF | FF | Total | FTE |
| Agriculture | $\$ 75,000$ |  | $\$ 0$ | $\$ 0$ | $\$ 0$ | $\$ 75,000$ | 0.0 |

The amendment was declared adopted by the following roll call vote:

| YES | 38 | NO | $\mathbf{2 6}$ | EXCUSED | 1 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | Y | Tipper | N |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | Y | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | N | Van Beber | Y |
| Caraveo | Y | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | E |
| Daugherty | N | Lindsay | Y | Ricks | N | Woodrow | N |
| Duran | Y | Lontine | N | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | N |
|  |  |  |  |  |  |  |  |

Representative Duran moved to amend the Report of the Committee of the Whole to show that J. 010 the following Duran and Woodrow amendment to HB22-1329 did pass:

Amend printed bill, page 267, line 5, in the ITEM \& SUBTOTAL column strike "600,000" and substitute "1,600,000" and in the GENERAL FUND column strike " 600,000 " and substitute " $1,600,000$ ".

Adjust affected totals accordingly.
PURPOSE: Adds $\$ 1.0$ million General Fund for the Appropriation to the Eviction Legal Defense Fund in the Judicial Department.

| Fiscal Impact of Amendment |  |  |  |  |  |  |  |
| :--- | :---: | :---: | :---: | :---: | :---: | :---: | ---: |
| Department | GF | CF | RF | FF | Total | FTE |  |
| Judicial | $\$ 1,000,000$ |  | $\$ 0$ | $\$ 0$ | $\$ 0$ | $\$ 1,000,000$ | 0.0 |

The amendment was declared adopted by the following roll call vote:

| YES | 35 | NO | 29 |  | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | N | Snyder | N |  |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | N | Tipper | Y |  |


| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- |
| Bockenfeld | N | Herod | N | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | E |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | N | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Representative Geitner moved to amend the Report of the Committee of the Whole to show that J. 036 the following Geitner, Roberts, and Soper amendment to HB22-1329 did pass:

Amend printed bill, page 371, after line 9 insert:

## ITEM \& GENERAL REAPPROPRIATED SUBTOTAL FUND FUNDS

| $\$$ |  |  | $\$$ |
| :--- | :--- | :--- | :--- |
| "Appropriation to | $\$$ | $\$$ |  |
| Water Plan |  |  |  |
| Implementation | $10,000,000$ | $5,000,000$ | $5,000,000^{\mathrm{f}}$. |

Adjust affected totals accordingly
Page 372, after line 6 insert:
${ }^{\text {"f }}$ This amount shall be from the Water Plan Implementation Cash Fund created in Section 37-60-123.3 (1)(a), C.R.S.".

PURPOSE: Provides $\$ 5,000,000$ General Fund to the Water Plan Implementation Cash Fund in the Department of Natural Resources and $\$ 5,000,000$ reappropriated funds to provide the Department with authority to spend those funds.

| Fiscal Impact of Amendment |  |  |  |  |  |  |  |
| :--- | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Department | GF | CF | RF | FF | Total | FTE |  |
| Natural <br> Resources | $\$ 5,000,000$ |  | $\$ 0$ | $\$ 5,000,000$ | $\$ 0$ | $\$ 10,000,000$ | 0.0 |

The amendment was declared lost by the following roll call vote:

| YES | 31 | NO | 33 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |


| 1 | Bernett | N | Gray | N | McLachlan |  | Tipper | N |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 2 | Bird | Y | Hanks | Y | Michaelson Jenet |  | Titone | N |
| 3 | Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | Y |
| 4 | Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | Y |
| 5 | Bradfield | Y | Hooton | Y | Ortiz | N | Van Beber | Y |
| 6 | Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle |  |
| 7 | Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| 8 | Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| 9 | Cutter | N | Larson | Y | Rich | Y | Williams | E |
| 10 | Daugherty | N | Lindsay | Y | Ricks | N | Woodrow | N |
| 11 | Duran | N | Lontine | N | Roberts | Y | Woog | Y |
| 12 | Esgar | N | Luck | Y | Sandridge | N | Young | Y |
| 13 |  |  |  |  |  |  | Speaker | N |
| 14 |  |  |  |  |  |  |  |  |
| 15 |  |  |  |  |  |  |  |  |
| 16 |  |  |  |  |  |  |  |  |
| 17 | Representative Geitner moved to amend the Report of the Committee of the Whole to show that J. 003 the following Geitner amendment to HB22-1329 did pass: |  |  |  |  |  |  |  |
| 18 |  |  |  |  |  |  |  |  |
| 20 |  |  |  |  |  |  |  |  |
| 21 | Amend printed bill, page 474, after line 5 insert: |  |  |  |  |  |  |  |
| 23 |  |  |  |  |  | GENERAL |  |  |
| 24 | SUBTOTAL |  |  |  |  | FUND |  |  |
| 25 |  |  |  |  |  | \$ |  |  |
| 26 | "Body-worn Camera |  |  |  |  |  |  |  |
| 27 | Grant Progr |  | 6,000,0 |  |  | 6,000,000". |  |  |
| 8 | Adjust affected totals accordingly. |  |  |  |  |  |  |  |
| 30 |  |  |  |  |  |  |  |  |
| $\begin{aligned} & 31 \\ & 32 \end{aligned}$ | PURPOSE: Provides $\$ 6,000,000$ General Fund to the Body-worn CameraGrant Program in the Department of Public Safety |  |  |  |  |  |  |  |
| 3 |  |  |  |  |  |  |  |  |
| 34 | Fiscal Impact of Amendment |  |  |  |  |  |  |  |
| 35 | Department |  | GF CF |  | RF FF |  | Total | FTE |
| 36 | Public Safety |  | \$6,000,000 | \$0 | \$0 \$0 |  | \$6,000,000 | 0 |
| 7 |  |  |  |  |  |  |  |  |
| 38 | The amendment was declared lost by the following roll call vote: |  |  |  |  |  |  |  |
| 40 | YES | 2 | NO | 35 | EXCUSED |  | ABSENT | 0 |
| 41 | Amabile | N | Exum | N | Lynch | , | Sirota | N |
| 42 | Bacon | N | Froelich | N | McCluskie | N | Snyder | Y |
| 43 | Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| 44 | Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| 45 | Bernett | N | Gray | N | McLachlan | Y | Tipper | N |
| 46 | Bird | Y | Hanks | Y | Michaelson Jenet | N | Titone | N |
| 47 | Bockenfeld | Y | Herod | N | Mullica | Y | Valdez A. | N |
| 48 | Boesenecker |  | Holtorf | Y | Neville | Y | Valdez D. | N |
| 49 | Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| 50 | Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle |  |
| 51 | Carver | Y | Kennedy | N | Pico |  | Weissman | N |
| 52 | Catlin | Y | Kipp | N | Ransom |  | Will | Y |
| 53 | Cutter | N | Larson | Y | Rich | Y | Williams | E |


| Daugherty | N | Lindsay | N | Ricks | Y | Woodrow | N |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Duran | N | Lontine | N | Roberts | Y | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |

Representative Gonzales-Gutierrez moved to amend the Report of the Committee of the Whole to show that J. 035 the following Gonzales-Gutierrez and Amabile amendment to HB22-1329 did pass:

Amend printed bill, page 193, line 14 , in the ITEM \& SUBTOTAL column strike "4,500,000" and substitute " $6,500,000$ " and in the GENERAL FUND column strike " $1,500,000$ " and substitute " $3,500,000$ ".

Adjust affected totals accordingly.
PURPOSE: Adds $\$ 2.0$ million General Fund to the Collaborative Management Program in the Department of Human Services.

| Fiscal Impact of Amendment |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Department | GF | CF | RF | FF | Total | FTE |  |
| Human Services | $\$ 2,000,000$ |  | $\$ 0$ | $\$ 0$ | $\$ 0$ | $\$ 2,000,000$ | 0.0 |

The amendment was declared adopted by the following roll call vote:

| YES | 40 | NO | 24 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | N | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | N | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | N | McLachlan | N | Tipper | N |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | N | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | Y | Rich | N | Williams | E |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | N |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | N |
|  |  |  |  |  |  |  |  |

Representative Gonzales-Gutierrez moved to amend the Report of the Committee of the Whole to show that J. 029 the following Gonzalez-Gutierrez and Bacon amendment to HB22-1329 did pass:

Amend printed bill, page 202, line 2, in the ITEM \& SUBTOTAL column strike " $10,367,673$ " and substitute "13,367,673" and in the GENERAL FUND column strike " $1,719,206$ " and substitute "4,719,206".

Adjust affected totals accordingly.
PURPOSE: Adds $\$ 3.0$ million General Fund for the Tony Grampsas Youth Services Program in the Department of Human Services.

| Fiscal Impact of Amendment |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Department | GF | CF | RF | FF | Total | FTE |  |
| Human Services | $\$ 3,000,000$ |  | $\$ 0$ | $\$ 0$ | $\$ 0$ | $\$ 3,000,000$ | 0.0 |

The amendment was declared adopted by the following roll call vote:

| YES | $\mathbf{5 0}$ | NO | $\mathbf{1 4}$ | EXCUSED | 1 | ABSENT | $\mathbf{0}$ |
| :--- | :---: | :---: | :---: | :--- | :---: | :---: | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | N | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | N | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | E |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | N |

Representative Holtorf moved to amend the Report of the Committee of the Whole to show that J. 053 the following Holtorf amendment to HB22-1329 did pass:

Amend printed bill, page 291, line 2, in the ITEM \& SUBTOTAL column insert " $73,046,105$ " and in the TOTAL column strike "73,046,105".

Page 291, line 3, in the ITEM \& SUBTOTAL column insert "(484.7 FTE)" and in the TOTAL column strike "(484.7 FTE)".

Page 291, after line 3 insert:

ITEM \& TOTAL SUBTOTAL \$
\$
GENERAL FUND
\$
"Appropriation to the
Unemployment
Compensation Fund
Created in Section
8-77-101, C.R.S.
700,000,000
700,000,000

Adjust affected totals accordingly.
PURPOSE: Adds a new line item in the Department of Labor and Employment to appropriate $\$ 700,000,000$ General Fund to the Unemployment Compensation Fund.

| Fiscal Impact of Amendment |  |  |  |  |  |  |  |
| :--- | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Department | GF | CF | RF | FF | Total | FTE |  |
| Labor and <br> Employment | $\$ 700,000,000$ | $\$ 0$ | $\$ 0$ | $\$ 0$ | $\$ 700,000,000$ | 0.0 |  |

The amendment was declared lost by the following roll call vote:

| YES | 23 | NO | 41 | EXCUSED | 1 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | N | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | E |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | Y | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |

Representative Holtorf moved to amend the Report of the Committee of the Whole to show that J. 056 the following Holtorf amendment to HB22-1329 did pass:

Amend printed bill, page 551, after line 3 insert:

## ITEM \& SUBTOTAL \$

700,000,000

## GENERAL FUND \$

700,000,000".

Adjust affected totals accordingly.
PURPOSE: Adds a new line item and appropriates $\$ 700.0$ million General Fund to the Department of the Treasury for a payment to PERA.

| Fiscal Impact of Amendment |  |  |  |  |  |  |  |
| :--- | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Department | GF | CF | RF | FF | Total | FTE |  |
| Treasury | $\$ 700,000,000$ | $\$ 0$ | $\$ 0$ | $\$ 0$ | $\$ 700,000,000$ | 0.0 |  |

The amendment was declared lost by the following roll call vote:

| YES | 13 | NO | 51 | EXCUSED | 1 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | N | Geitner | N | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | N | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | N | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | N | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | N |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | N | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | E |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | N | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |

Representative Larson moved to amend the Report of the Committee of the Whole to show that J. 038 the following Larson amendment to HB22-1329 did pass:

Amend printed bill, page 83, line 2, in the ITEM \& SUBTOTAL column strike "4,980,098" and substitute "104,980,098" and in the GENERAL FUND column strike "4,980,098" and substitute "104,980,098".

Adjust affected totals accordingly.
PURPOSE: Increases the appropriation for the High-impact Tutoring Program in the Department of Education by $\$ 100.0$ million from the General Fund.

| Fiscal Impact of Amendment |  |  |  |  |  |  |  |
| :--- | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Department | GF | CF | RF | FF | Total | FTE |  |
| Education | $\$ 100,000,000$ | $\$ 0$ | $\$ 0$ | $\$ 0$ | $\$ 100,000,000$ | 0.0 |  |

The amendment was declared lost by the following roll call vote:

| YES | 21 | NO | 43 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | Y | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | Y | Tipper | N |
| Bird | N | Hanks | N | Michaelson Jenet | N | Titone | N |
| Bockenfeld | N | Herod | N | Mullica | Y | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | N | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | Y | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | N | Pico | N | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | N | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | E |
| Daugherty | N | Lindsay | N | Ricks | Y | Woodrow | N |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | N |

Representative Larson moved to amend the Report of the Committee of the Whole to show that J. 059 the following Larson amendment to HB22-1329 did pass:

Amend printed bill, page 224, line 7, strike "Programs" and substitute "Programs ${ }^{55 a 1}$, in the ITEM \& SUBTOTAL column strike " $7,511,687$ " and substitute " $37,511,687$ ", and in the GENERAL FUND column strike " $1,620,579$ " and substitute " $31,620,579$ ".

Adjust affected totals accordingly.
Page 256, after line 10 insert:
"55a Department of Human Services, Behavioral Health Administration, Integrated Behavioral Health Services, Criminal Justice Diversion Programs -- It is the General Assembly's intent that $\$ 30,000,000$ of the General Fund in the line item be used to address drug use and homelessness issues.".

Page 337, line 14, strike "Fund" and substitute "Fund ${ }^{81 a "}$, in the ITEM \& SUBTOTAL column strike "2,000,000" and substitute " $32,000,000$ ", and in the GENERAL FUND column strike " $2,000,000$ " and substitute "32,000,000".

Page 338 , line 2 , in the ITEM \& SUBTOTAL column strike "6,800,000" and substitute " $36,800,000$ " and in the REAPPROPRIATED FUNDS column strike " $6,800,000^{\mathrm{h}}$ " and substitute " $36,800,000^{\mathrm{h}}$ ".

Page 338, after line 5 insert:

"Appropriation to
Law Enforcement
Community Services
Grant Program Fund ${ }^{81 b} 100,000,000 \quad 100,000,000$ ".
Page 338 , line 9 , in the ITEM \& SUBTOTAL column strike " 274,029 " and substitute " $100,274,029$ " and in the REAPPROPRIATED FUNDS column insert " $100,000,000^{\mathrm{j}}$ ".

Adjust affected totals accordingly.
Page 340, after line 1 insert: ${ }^{j j}$ This amount shall be from the Law Enforcement Community Services Grant Program Fund created in Section 24-32-124 (5)(b), C.R.S."

Page 343, after line 9 insert:
"81a Department of Local Affairs, Division of Local Government, Field Services, Appropriation to the Peace Officers Mental Heath Support Fund -- It is the General Assembly's intent that $\$ 30,000,000$ of the General Fund in the line item be used to address drug use and homelessness issues.

81b Department of Local Affairs, Division of Local Government, Field Services, Appropriation to the Law Enforcement Community Services Grant Program Fund -- It is the General Assembly's intent that this appropriation be used to address drug use and homelessness issues.".

PURPOSE: Adds a total of $\$ 160.0$ million General Fund, including $\$ 30.0$ million for Criminal Justice Diversion Programs in the Department of Human Services, $\$ 30.0$ million for the Peace Officers Mental Health Support Fund in the Department of Local Affairs, and $\$ 100.0$ million for the Law Enforcement Community Services Grant Program Fund in the Department of Local Affairs. Also adds $\$ 130.0$ million reappropriated funds for the Department of Local Affairs. Adds related footnotes to all three programs to specify the General Assembly's intent that the additional funds be used to address drug use and homelessness issues.

| 1 | Fiscal Impact of Amendment |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 2 | Department | GF CF |  | RF | FF |  | Total | FTE |
| 3 | Human Services | \$30,000,000 \$0 |  | \$0 | \$0 |  | 30,000,000 | 0.0 |
| 4 | Local Affairs | 130,000,000 0 |  | 130,000,000 | 0 |  | 60,000,000 | 0.0 |
| 5 | Total | \$160,000,000 \$0 |  | \$130,000,000 | \$0 |  | 90,000,000 | 0.0 |
| $\begin{aligned} & 6 \\ & 7 \\ & 8 \end{aligned}$ | The amendment was declared lost by the following roll call vote: |  |  |  |  |  |  |  |
| 9 | YES | NO | 46 | EXCUSE |  | 1 | ABSENT | 0 |
| 10 | Amabile N | Exum | N | Lynch |  | Y | Sirota | N |
| 11 | Bacon N | Froelich | N | McCluskie |  | N | Snyder | N |
| 12 | Baisley Y | Geitner | N | McCormick |  | N | Soper | Y |
| 13 | Benavidez N | Gonzales-Gutierrez | N | McKean |  | Y | Sullivan | N |
| 14 | Bernett N | Gray | N | McLachlan |  | N | Tipper | N |
| 15 | Bird Y | Hanks | N | Michaelson | enet | N | Titone | N |
| 16 | Bockenfeld N | Herod | N | Mullica |  | Y | Valdez A. | N |
| 17 | Boesenecker N | Holtorf | Y | Neville |  | N | Valdez D. | Y |
| 18 | Bradfield Y | Hooton | N | Ortiz |  | N | Van Beber | Y |
| 19 | Caraveo N | Jodeh | N | Pelton |  | Y | Van Winkle | e Y |
| 20 | Carver Y | Kennedy | N | Pico |  | N | Weissman | N |
| 21 | Catlin Y | Kipp | N | Ransom |  | N | Will | Y |
| 22 | Cutter N | Larson | Y | Rich |  | Y | Williams | E |
| 23 | Daugherty N | Lindsay | N | Ricks |  | N | Woodrow | N |
| 24 | Duran N | Lontine | N | Roberts |  | N | Woog | Y |
| 25 | Esgar N | Luck | N | Sandridge |  | N | Young | N |
| 26 |  |  |  |  |  |  | Speaker | N |

Representative Larson moved to amend the Report of the Committee of the Whole to show that J. 012 the following Larson amendment to HB22-1329 did pass:

Amend printed bill, page 354, after line 9 insert:

| ITEM \& | GENERAL |
| :--- | :---: |
| SUBTOTAL | FUND |
| $\$$ | $\$$ |

"Appropriation to the
Wildfire Mitigation
Capacity
Development Fund 100,000,000 100,000,000".
Adjust affected totals accordingly.
PURPOSE: Provides $\$ 100.0$ million General Fund to the Wildfire Mitigation Capacity Development Fund administered by the Department of Natural Resources.

| Fiscal Impact of Amendment |  |  |  |  |  |  |
| :--- | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Department | GF | CF | RF | FF | Total | FTE |
| Natural <br> Resources | $\$ 100,000,000$ | $\$ 0$ | $\$ 0$ | $\$ 0$ | $\$ 100,000,000$ | 0.0 |

The amendment was declared lost by the following roll call vote:

| YES | 23 | NO | 41 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | Y | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | N | Pico | N | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | N | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | E |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | Y | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | N |

Representative Larson moved to amend the Report of the Committee of the Whole to show that J. 034 the following Larson amendment to HB22-1329 did pass:

Amend printed bill, page 505 , line 14 , in the ITEM \& SUBTOTAL column strike "1,669,125" and substitute "2,669,125".

Page 506, line 10, in the TOTAL column strike "21,195,921" and substitute "22,195,921" and in the CASH FUNDS column strike "20,602,470 and substitute " $21,602,470^{\text {a" }}$.

Adjust affected totals accordingly.
Page 506, line 12, after "Section 12-20-105 (3), C.R.S.," insert "an estimated $\$ 1,000,000$ shall be from the revenue loss restoration cash fund created in Section 24-75-227, C.R.S.,".

PURPOSE: Provides $\$ 1,000,000$ cash funds to the Division of Professions and Occupations in the Department of Regulatory Agencies from the Revenue Loss Restoration Cash Fund.

| Fiscal Impact of Amendment |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Department | GF | CF | RF | FF | Total | FTE |  |
| Regulatory Agencies | $\$ 0$ | $\$ 1,000,000$ | $\$ 0$ | $\$ 0$ | $\$ 1,000,000$ | 0.0 |  |

The amendment was declared lost by the following roll call vote:

| YES | 11 | NO | 53 | EXCUSED | 1 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | N | Exum | N | Lynch | N | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | N | Sullivan | Y |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | N | Michaelson Jenet | N | Titone | N |
| Bockenfeld | N | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | N | Valdez D. | N |
| Bradfield | N | Hooton | N | Ortiz | Y | Van Beber | N |
| Caraveo | N | Jodeh | N | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | N | Will | N |
| Cutter | N | Larson | Y | Rich | Y | Williams | E |
| Daugherty | Y | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | Y | Woog | N |
| Esgar | N | Luck | N | Sandridge | N | Young | N |

Representative Larson moved to amend the Report of the Committee of the Whole to show that J. 058 the following Larson amendment to HB22-1329 did pass:

Amend printed bill, page 542, after line 2 insert:

## ITEM \& SUBTOTAL \$

"Appropriation to
the State Highway
Supplementary Fund ${ }^{111 \mathrm{a}} 500,000,000 \quad 500,000,000$ ".
Adjust affected totals accordingly.
Page 544, after line 4 insert:
"111a Department of Transportation, Special Purpose, Appropriation to the State Highway Supplementary Fund -- It is the General Assembly's intent that this appropriation be used to fund projects in the Department of Transportation's 10-Year Plan that have been prioritized by the Department but not yet funded.".

PURPOSE: Provides $\$ 500,000,000$ General Fund to the Department of Transportation and adds a related footnote to specify the General Assembly's intent that the funds be used for specific projects identified by the Department.

| Fiscal Impact of Amendment |  |  |  |  |  |  |  |
| ---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Department | GF | CF | RF | FF | Total | FTE |  |
| Transportation | $\$ 500,000,000$ | $\$ 0$ | $\$ 0$ | $\$ 0$ | $\$ 500,000,000$ | 0.0 |  |

The amendment was declared lost by the following roll call vote:

| YES | 22 | NO | 42 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | Y | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | N | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | E |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | N | Young | N |
|  |  |  |  |  |  | Speaker | N |
|  |  |  |  |  |  |  |  |

Representative Carver moved to amend the Report of the Committee of the Whole to show that J. 015 the following Larson and Carver amendment to HB22-1329 did pass:

Amend printed bill, page 291, line 2, in the ITEM \& SUBTOTAL column insert " $73,046,105$ " and in the TOTAL column strike "73,046,105".

Page 291, line 3, in the ITEM \& SUBTOTAL column insert "(484.7 FTE)" and in the TOTAL column strike "(484.7 FTE)".

Page 291, after line 3 insert:

| ITEM \& | TOTAL | GENERAL |
| :--- | :--- | :---: |
| SUBTOTAL |  | FUND |
| $\$$ | $\$$ | $\$$ |

"Appropriation to the
Unemployment
Compensation Fund
Created in Section
8-77-101, C.R.S.
550,000,000
550,000,000
623,046,105".
Adjust affected totals accordingly.

PURPOSE: Adds a new line item in the Department of Labor and Employment to appropriate $\$ 550,000,000$ General Fund to the Unemployment Compensation Fund.

| Fiscal Impact of Amendment |  |  |  |  |  |  |  |
| :--- | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Department | GF | CF | RF | FF | Total | FTE |  |
| Labor and <br> Employment | $\$ 550,000,000$ | $\$ 0$ | $\$ 0$ | $\$ 0$ | $\$ 550,000,000$ | 0.0 |  |

The amendment was declared lost by the following roll call vote:

| YES | 27 | NO | 37 | EXCUSED | 1 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | Y |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | E |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | Y | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |

Representative McKean moved to amend the Report of the Committee of the Whole to show that J. 040 the following McKean amendment to HB22-1329 did pass:

Amend printed bill, page 103, after line 7 insert:

| ITEM \& | GENERAL |
| :--- | :---: |
| SUBTOTAL | $\$$ |

"Small Modular Nuclear Reactors
Feasibility Study
100,000
100,000".
Adjust affected totals accordingly.
PURPOSE: Adds $\$ 100,000$ General Fund to the Office of Economic Development and International Trade in the Office of the Governor Lt. Governor - State Planning and Budgeting to conduct a feasibility study of small modular nuclear reactors.

| Fiscal Impact of Amendment |  |  |  |  |  |  |  |  |
| :--- | :--- | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Department | GF | CF | RF | FF | Total | FTE |  |  |
| Governor - Lt. <br> Governor - <br> OSPB | $\$ 100,000$ |  | $\$ 0$ | $\$ 0$ | $\$ 0$ | $\$ 100,000$ | 0.0 |  |

The amendment was declared lost by the following roll call vote:

| YES | 19 | NO | 45 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | N | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | N | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | E |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | N | Sandridge | N | Young | N |
|  |  |  |  |  |  | Speaker | N |
|  |  |  |  |  |  |  |  |

Representative McLachlan moved to amend the Report of the Committee of the Whole to show that J. 055 the following McLachlan and Pelton amendment to HB22-1329 did pass:

Amend printed bill, page 163, line 8, strike "System ${ }^{39}$ " and substitute "System ${ }^{39,39 a 1 ", ~ i n ~ t h e ~ I T E M ~ \& ~ S U B T O T A L ~ c o l u m n ~ s t r i k e ~ " 789,336,104 " ~}$ and substitute "789,411,104", and in the GENERAL FUND column insert "75,000".

Adjust affected totals accordingly.
Page 179, after line 15 insert:

> "39a Department of Higher Education, Governing Boards, Board of Governors of the Colorado State University System -- It is the General Assembly's intent that \$75,000 General Fund in this line item be spent for the Beef Sticks for Backpacks Program.".

PURPOSE: Adds $\$ 75,000$ General Fund to the line item for the Board of Governors of the Colorado State University System in the Department of Higher Education and specifies the General Assembly's intent that this amount be spent for the Beef Sticks for Backpacks Program.

| Fiscal Impact of Amendment |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Department | GF | CF | RF | FF | Total | FTE |
| Higher <br> Education | \$75,000 | \$0 | \$0 | \$0 | \$75,000 | 0.0 |

The amendment was declared adopted by the following roll call vote:

| YES | 38 | NO | 26 | EXCUSED | 1 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | N | Exum | Y | Lynch | Y | Sirota | N |
| Bacon | Y | Froelich | N | McCluskie | N | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | Y | Tipper | N |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | N | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | N | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | E |
| Daugherty | Y | Lindsay | Y | Ricks | N | Woodrow | N |
| Duran | N | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | N |

Representative McLachlan moved to amend the Report of the Committee of the Whole to show that J. 046 the following McLachlan and Pelton amendment to HB22-1329 did pass:

Amend printed bill, page 163, line 8, strike "System ${ }^{39}$ " and substitute "System ${ }^{39,39 a}$, in the ITEM \& SUBTOTAL column strike " $789,336,104$ " and substitute " $789,436,104$ ", and in the GENERAL FUND column insert "100,000".

Adjust affected totals accordingly.
Page 179, after line 15 insert:
"39a $\begin{aligned} & \text { Department of Higher Education, Governing } \\ & \text { Boards, Board of Governors of the Colorado State } \\ & \text { University System -- It is the General Assembly's } \\ & \text { intent that } \$ 100,000 \text { General Fund in this line item } \\ & \text { be spent for the AgNext Climate Change } \\ & \text { Program.". }\end{aligned}$. $\quad$.

PURPOSE: Adds $\$ 100,000$ General Fund to the line item for the Board of Governors of the Colorado State University System in the Department of Higher Education and specifies the General Assembly's intent that this amount be spent for the AgNext Climate Change Program.

| Fiscal Impact of Amendment |  |  |  |  |  |  |  |
| :--- | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Department | GF | CF | RF | FF | Total | FTE |  |
| Higher <br> Education | $\$ 100,000$ |  | $\$ 0$ | $\$ 0$ | $\$ 0$ | $\$ 100,000$ | 0.0 |

The amendment was declared adopted by the following roll call vote:

| YES | 34 | NO | 30 | EXCUSED | 1 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | Y | Tipper | N |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | Y | Valdez A. | N |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | E |
| Daugherty | N | Lindsay | Y | Ricks | N | Woodrow | N |
| Duran | Y | Lontine | N | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Representative Neville moved to amend the Report of the Committee of the Whole to show that J. 022 the following Neville and Williams amendment to HB22-1329 did pass:

Amend printed bill, page 553, line 12, strike "BUDGETS ${ }^{112 "}$ and substitute "BUDGETS ${ }^{112,112 a " .}$

Page 554, after line 12 insert:

> "112a Grand Totals -- Operating Budgets -- It is the General Assembly's intent to not spend federal funds because it will increase the national debt and drive up inflation.".

Page 671, before line 17 insert:
"SECTION 18. Appropriation. Notwithstanding any other provision of this act, appropriations in section 2 of this act are decreased by the following total amounts:

13 Legislature
14 Local Affairs
15 Military and Veterans Affairs

## Department

Agriculture
Corrections
Early Childhood
Education
Governor
Health Care Policy and Financing
Higher Education
Human Services
Judicial
Labor and Employment
Law

Natural Resources
Personnel
Public Health and Environment
Public Safety
Regulatory Agencies
Revenue
State
Transportation
Treasury
TOTAL

Total Funds
$(\$ 37,365)$
0
(1,171,386)

0

0
$(1,847,097,438) \quad(1,847,097,438)$
$(113,160,802)$
0
$(31,976,939)$
$(906,386)$
0
$(527,284)$
$(10,352,032)$
0
0
$(22,581,405)$
$(22,581,405)$
0
$(273,083)$
$(125,426)$

0
$(207,775,059)$

Renumber succeeding section accordingly.
PURPOSE: Decreases appropriations by $\$ 2.2$ billion federal funds for all departments. Adds a footnote stating the General Assembly's intent.

| Fiscal Impact of Amendment |  |  |  |  |  |  |  |
| :--- | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Department | GF | CF | RF | FF | Total | FTE |  |
| All |  |  |  |  |  |  |  |
| Departments | $\$ 0$ | $\$ 0$ | $\$ 0$ | $(\$ 2,235,984,605)$ | $(\$ 2,235,984,605)$ | 0.0 |  |

The amendment was declared lost by the following roll call vote:

1
2

| YES | 23 | NO | 41 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :---: | :---: | :---: | :--- | :---: | :---: | :---: | :---: |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | E |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |

Representative Neville moved to amend the Report of the Committee of the Whole to show that J. 008 the following Neville and Williams amendment to HB22-1329 did pass:

Amend printed bill, page 553, line 12, strike "BUDGETS ${ }^{112 "}$ and substitute "BUDGETS ${ }^{112,112 a " .}$

Page 554, after line 12 insert:
"112a Grand Totals -- Operating Budgets -- It is the General Assembly's intent that funding not appropriated but remaining in the General Fund totaling $\$ 1,562,262,182$ be returned to Colorado taxpayers.".

Page 671, before line 17 insert:
"SECTION 18. Appropriation. Notwithstanding any other provision of this act, appropriations in section 2 of this act are decreased by the following total amounts:

## Department

Agriculture
Total Funds
$(\$ 772,544)$
Corrections
Early Childhood

$$
(24,623,963)
$$

General Fund
$(\$ 772,544)$
$(24,623,963)$

$$
(6,009,135)
$$

(195,540,375)
$(6,009,135)$
Education
$(195,540,375)$
Governor
0
$(1,020,623,546)(1,020,623,546)$
Higher Education
$(132,442,367) \quad(132,442,367)$

## Department

1 Human Services
2 Judicial
3 Labor and Employment
4 Law
5 Legislature
6 Local Affairs
7 Military and Veterans Affairs
8 Natural Resources
9 Personnel
10 Public Health and Environment
11 Public Safety
12 Regulatory Agencies
13 Revenue
14 State

Transportation
Treasury

TOTAL

Total Funds
$(33,198,657)$
$(46,204,049)$
$(3,419,873)$
$(3,455,923)$

General Fund
$(33,198,657)$
$(46,204,049)$
(3,419,873)
$(3,455,923)$
0
0
0
0
$(899,520)$
$(92,675)$
(3,902,778)
$(64,703,415)$
$(26,183,350)$
$(38,361)$
(\$1,562,262,182) (\$1,562,262,182)".
Renumber succeeding section accordingly.
PURPOSE: Decreases appropriations by $\$ 1.6$ billion General Fund, for all departments. Adds a footnote stating the General Assembly's intent.

| Fiscal Impact of Amendment |  |  |  |  |  |  |
| :--- | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Department | GF | CF | RF | FF | Total | FTE |
| All |  |  |  |  |  |  |
| Departments | $(\$ 1,562,262,182)$ | $\$ 0$ | $\$ 0$ | $\$ 0$ | $(\$ 1,562,262,182)$ | 0.0 |

The amendment was declared lost by the following roll call vote:

| YES | 23 | NO | 41 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |


| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Cutter | N | Larson | Y | Rich | Y | Williams | E |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |

Representative Neville moved to amend the Report of the Committee of the Whole to show that J. 021 the following Neville and Williams amendment to HB22-1329 did pass:

Amend printed bill, page 553, line 12, strike "BUDGETS ${ }^{112 "}$ and substitute "BUDGETS ${ }^{112,112 a " . ~}$

Page 554, after line 12 insert:
"112a Grand Totals - Operating Budget -- It is the General Assembly's intent that money not appropriated but remaining in the General Fund totaling $\$ 940,000,000$ be returned to Colorado taxpayers.".

PURPOSE: Adds a footnote stating the General Assembly's intent that $\$ 940.0$ million of unappropriated General Fund be returned to Colorado taxpayers.

| Fiscal Impact of Amendment |  |  |  |  |  |  |  |
| :---: | ---: | ---: | ---: | ---: | ---: | ---: | ---: |
| Department | GF | CF | RF | FF | Total | FTE |  |
| All Departments |  | $\$ 0$ |  | $\$ 0$ | $\$ 0$ | $\$ 0$ | $\$ 0$ |

The amendment was declared lost by the following roll call vote:

| YES | 24 | NO | 40 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | Y | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | E |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |
|  |  |  |  |  |  |  |  |

Representative Pico moved to amend the Report of the Committee of the Whole to show that J. 026 the following Pico amendment to HB22-1329 did pass:

Amend printed bill, page 401, line 9, in the ITEM \& SUBTOTAL column strike "22,180,046" and substitute " $21,056,300$ " and in the GENERAL FUND column strike "5,861,286" and substitute "4,737,540".

Page 402, line 13, in the ITEM \& SUBTOTAL column strike "8,758,396" and substitute " $8,324,776$ " and in the GENERAL FUND column strike "1,074,842" and substitute " 641,222 ".

Adjust affected totals accordingly.
Page 416, line 6, in the ITEM \& SUBTOTAL column strike "3,952,921" and substitute " $2,387,133$ " and in the GENERAL FUND column strike "2,193,581" and substitute "627,793".

Page 416, line 7, in the GENERAL FUND column strike "(14.5 FTE)".
Adjust affected totals accordingly.
Page 417, line 10, in the ITEM \& SUBTOTAL column strike "4,841,997" and substitute " 564,664 " and in the GENERAL FUND column strike "4,277,333".

Adjust affected totals accordingly.
Page 418 , line 9 , in the ITEM \& SUBTOTAL column strike " $3,771,435$ " and substitute " $3,696,030$ " and in the GENERAL FUND column strike "75,405".

Page 418 , line 10, in the ITEM \& SUBTOTAL column strike "(27.4 FTE)" and substitute "(26.4 FTE)".

Page 418 , line 11 , in the ITEM \& SUBTOTAL column strike " $1,700,851$ " and substitute " $1,692,901$ " and in the GENERAL FUND column strike "7,950".

Page 419 , line 3 , in the ITEM \& SUBTOTAL column strike " $1,494,242$ " and substitute "77,597" and in the GENERAL FUND column strike "1,416,645".

Adjust affected totals accordingly.
Page 420, line 3 , in the ITEM \& SUBTOTAL column strike " $21,898,473$ " and substitute " $13,373,247$ " and in the GENERAL FUND column strike "10,398,331" and substitute " $1,873,105$ ".

Page 420, line 4, in the GENERAL FUND column strike "(50.2 FTE)".
Page 420 , line 5 , in the ITEM \& SUBTOTAL column strike " $1,630,269$ " and substitute " $1,502,531$ " and in the GENERAL FUND column strike " $1,143,886$ " and substitute $" 1,016,148$ ".

Page 420, strike lines 7 through 9.
Adjust affected totals accordingly.
Page 436, line 5, in the ITEM \& SUBTOTAL column strike "1,556,429" and substitute " $1,256,429$ " and in the GENERAL FUND column strike "377,784" and substitute "77,784".

Adjust affected totals accordingly.
PURPOSE: Removes $\$ 43.4$ million General Fund across multiple line items for air quality programs within the Department of Public Health and Environment.

| Fiscal Impact of Amendment |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Department | GF | CF | RF | FF | Total | FTE |
| Public Health <br> and Environment | $(\$ 43,353,451)$ | $\$ 0$ | $\$ 0$ | $\$ 0$ | $(\$ 43,353,451)$ | $(65.7)$ |

The amendment was declared lost by the following roll call vote:

| YES | 22 | NO | 42 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | Nansom | Y | Will | Y |  |
| Cutter | N | Larson | N | Rich | Y | Williams | E |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |
|  |  |  |  |  |  |  |  |

Representative Will moved to amend the Report of the Committee of the Whole to show that J. 028 the following Roberts and Will amendment to HB22-1329 did pass:

Amend printed bill, page 363, line 1 , in the ITEM \& SUBTOTAL column strike " $94,131,525$ " and substitute " $96,031,525$ " and in the GENERAL FUND column strike " $1,100,000$ " and substitute " $3,000,000$ ".

Adjust affected totals accordingly.
Page 376, line 7, strike " $\$ 1,100,000$ " and substitute " $\$ 3,000,000$ ".

PURPOSE: Adds \$1,900,000 General Fund for Wildlife Operations in the Department of Natural Resources and amends the footnote related to wolf reintroduction and management to reflect the revised appropriation.

| Fiscal Impact of Amendment |  |  |  |  |  |  |  |
| :--- | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Department | GF | CF | RF | FF | Total | FTE |  |
| Natural <br> Resources | $\$ 1,900,000$ |  | $\$ 0$ | $\$ 0$ | $\$ 0$ | $\$ 1,900,000$ | 0.0 |

The amendment was declared adopted by the following roll call vote:

| YES | 47 | NO | $\mathbf{1 7}$ | EXCUSED | $\mathbf{1}$ | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | N | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | N | McCluskie | N | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | Y | Valdez A. | Y |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | E |
| Daugherty | Y | Lindsay | Y | Ricks | N | Woodrow | N |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | N |

Representative Snyder moved to amend the Report of the Committee of the Whole to show that J. 025 the following Snyder and Van Winkle amendment to HB22-1329 did pass:

Amend printed bill, page 314 , line 7 , in the ITEM \& SUBTOTAL column strike "4,283,228" and substitute "7,283,228" and in the CASH FUNDS column strike $" 1,834,558^{\text {al }}$ and substitute $4,834,558^{\text {a" }}$.

Adjust affected totals accordingly.
Page 315, line 1 after "amount," insert: " $\$ 3,000,000$ shall be from the Marijuana Tax Cash Fund created in Section 39-28.8-501 (1), C.R.S.," and strike "money" and substitute" money,".

PURPOSE: Adds $\$ 3,000,000$ cash funds from the Marijuana Tax Cash Fund to the Department of Law for the Consumer Protection and Antitrust program.

| Fiscal Impact of Amendment |  |  |  |  |  |  |  |
| :--- | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Department | GF | CF | RF | FF | Total | FTE |  |
| Law |  | $\$ 0$ | $\$ 3,000,000$ | $\$ 0$ | $\$ 0$ | $\$ 3,000,000$ | 0.0 |

The amendment was declared adopted by the following roll call vote:

| YES | 44 | NO | 20 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | Y |
| Baisley | Y | Geitner | N | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | N | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | N | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | N |
| Catlin | N | Kipp | Yipp | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | E |
| Daugherty | N | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | N | Roberts | Y | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | N |
|  |  |  |  |  |  |  |  |

Representative Titone moved to amend the Report of the Committee of the Whole to show that J. 023 the following Titone and Will amendment to HB22-1329 did pass:

Amend printed bill, page 103, after line 7 insert:

| ITEM \& | CASH |
| :--- | :---: |
| SUBTOTAL | FUNDS |

"Appropriation to the
Community
Revitalization Fund $50,000,00050,000,000^{1 "}$.
Adjust affected totals accordingly.
Page 105, after line 4 insert: "1 This amount shall be from the Economic Recovery and Relief Cash Fund created in 24-75-228 (2)(a), C.R.S., and is of money the state received from the federal Coronavirus State Fiscal Recovery Fund.".

PURPOSE: Appropriates $\$ 50,000,000$ from the Economic Recovery and Relief Cash Fund, which originated as federal funds from the American Rescue Plan Act, to the Community Revitalization Fund in the Office of Economic Development and International Trade in the Office of the Governor - Lt. Governor - State Planning and Budgeting, for grants.

The Community Revitalization Fund and the associated grant program were created through S.B. 21-252. This Fund is continuously appropriated to the Creative Industries Division within the Governor's Office of Economic Development.

| Fiscal Impact of Amendment |  |  |  |  |  |  |  |
| :--- | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Department | GF | CF | RF | FF | Total | FTE |  |
| Office of the <br> Governor, Lt. <br> Governor, |  |  |  |  |  |  |  |
| OSPB | $\$ 0$ | $\$ 50,000,000$ | $\$ 0$ | $\$ 0$ | $\$ 50,000,000$ | 0.0 |  |

The amendment was declared adopted by the following roll call vote:

| YES | $\mathbf{3 6}$ | NO | 28 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | N |
| Bacon | Y | Froelich | Y | McCluskie | N | Snyder | Y |
| Baisley | Y | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | N | McKean | N | Sullivan | Y |
| Bernett | N | Gray | N | McLachlan | Y | Tipper | N |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | N | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | N | Pelton | N | Van Winkle | N |
| Carver | Y | Kennedy | N | Pico | N | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | N | Will | Y |
| Cutter | Y | Larson | N | Rich | Y | Williams | E |
| Daugherty | N | Lindsay | Y | Ricks | Y | Woodrow | N |
| Duran | Y | Lontine | N | Roberts | Y | Woog | N |
| Esgar | N | Luck | N | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | N |

Representative Van Winkle moved to amend the Report of the Committee of the Whole to show that J. 009 the following Benavidez amendment to HB22-1329 did pass:

Amend printed bill, page 62, line 8, in the ITEM \& SUBTOTAL column strike " $32,209,923$ " and substitute " $31,209,923$ ", in the GENERAL FUND column strike " $16,000,000$ " and substitute $" 15,500,000$ ", and in the REAPPROPRIATED FUNDS column strike " $16,000,000^{t}$ " and substitute " $15,500,000^{\mathrm{t}}$ ".

Adjust affected totals accordingly.
Page 276, after line 2 insert:

## ITEM \& SUBTOTAL

 \$"Immigrant Defense

GENERAL FUND
\$
500,000".

Adjust affected totals accordingly.
PURPOSE: Reduces the appropriation for Charter School Institute (CSI)
Mill Levy Equalization in the Department of Education by $\$ 500,000$
General Fund and $\$ 500,000$ reappropriated funds and provides an appropriation for a new line item in the Public Defender's Office in the Judicial Department for immigrant defense.

| Fiscal Impact of Amendment |  |  |  |  |  |  |  |
| :--- | ---: | ---: | ---: | ---: | ---: | ---: | ---: |
| Department | GF | CF |  | RF | FF | Total | FTE |
| Education | $(\$ 500,000)$ | $\$ 0$ | $(\$ 500,000)$ | $\$ 0$ | $(\$ 1,000,000)$ | 0.0 |  |
| Judicial | 500,000 | 0 | 0 | 0 | 500,000 | 0.0 |  |
| Total | $\$ 0$ | $\$ 0$ | $(\$ 500,000)$ | $\$ 0$ | $(\$ 500,000)$ | 0.0 |  |

The amendment was declared lost by the following roll call vote:

| YES | $\mathbf{6}$ | NO | $\mathbf{5 8}$ | EXCUSED | $\mathbf{1}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | N | Lynch | N | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | N | Geitner | N | McCormick | N | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | N | Michaelson Jenet | N | Titone | N |
| Bockenfeld | N | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | N | Neville | N | Valdez D. | N |
| Bradfield | N | Hooton | N | Ortiz | N | Van Beber | N |
| Caraveo | N | Jodeh | N | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Nansom | N | Will | N |  |
| Cutter | N | Larson | N | Rich | N | Williams | E |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | Y |
| Duran | Y | Lontine | N | Roberts | N | Woog | N |
| Esgar | N | Luck | N | Sandridge | N | Young | N |
|  |  |  |  |  |  | Speaker | N |
|  |  |  |  |  |  |  |  |

Representative Van Winkle moved to amend the Report of the Committee of the Whole to show that J. 019 the following Van Winkle and Neville amendment to HB22-1329 did pass:

Amend printed bill, page 465, after line 5 insert:

```
            ITEM &
SUBTOTAL
$
"Appropriation to the
School Safety
Resource Center
Cash Fund }\mp@subsup{}{}{104a}\quad30,000,00
Adjust affected totals accordingly.
Page 490, after line 5 insert:
"104a Department of Public Safety, Executive Director's Office, Special Programs, School Safety Resource Center, Appropriation to the School Safety Resource Center Cash Fund -- It is the General Assembly's intent that money from this fund be directed to the School Security Disbursement Program created in Section 24-33.5-1810, C.R.S., in the event that program is reenacted, and if not, for any other similar program that may be enacted to provide disbursements to local education providers to use to improve security within public schools.".
```

PURPOSE: Adds $\$ 30,000,000$ General Fund and a new line item to the Department of Public Safety. Adds a new footnote to specify the General Assembly's intent that the funds be used for the School Security Disbursement Program in the event the program is reenacted, and if not, for any similar program.

| Fiscal Impact of Amendment |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | ---: |
| Department | GF | CF | RF | FF | Total | FTE |  |
| Public Safety | $\$ 30,000,000$ |  | $\$ 0$ | $\$ 0$ | $\$ 0$ | $\$ 30,000,000$ | 0.0 |

The amendment was declared lost by the following roll call vote:

| YES | 32 | NO | 32 | EXCUSED | 1 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | N | Exum | Y | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | Y | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | Y | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | E |
| Daugherty | Y | Lindsay | N | Ricks | N | Woodrow | N |

Esgar N Luck

| N | Roberts | Y | Woog | Y |
| :--- | :--- | :---: | :--- | :---: |
| Y | Sandridge | Y | Young | Y |
|  |  |  | Speaker | N |

Representative Pico moved to amend the Report of the Committee of the
Whole to show that J. 042 the following Will and Pico amendment to HB22-1329 did pass:

Amend printed bill, page 337, after line 3 insert:


GENERAL FUND
\$

## "Appropriation to the

Search and Rescue Fund 1,000,000 1,000,000".
Page 337, line 4, in the ITEM \& SUBTOTAL column strike "628,246" and substitute " $1,628,246$ " and in the REAPPROPRIATED FUNDS column insert " $1,000,000^{\prime \prime}$ ".

Page 340, after line 1 insert:
${ }^{\text {"j }}$ This amount shall be transferred from the Appropriations to the Search and Rescue Fund line item within this section. This amount shall be from the Search and Rescue Fund created in Section 33-1-112.5 (1), C.R.S.".

Adjust affected totals accordingly.
PURPOSE: Adds $\$ 2.0$ million total funds, including $\$ 1.0$ million General Fund and $\$ 1.0$ million reappropriated funds, to the Department of Local Affairs for the Search and Rescue Program. The reappropriated funds provide the necessary spending authority for the General Fund appropriated to the Search and Rescue Fund.

| Fiscal Impact of Amendment |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Department | GF | CF | RF | FF | Total | FTE |  |
| Local Affairs | $\$ 1,000,000$ |  | $\$ 0$ | $\$ 1,000,000$ |  | $\$ 0$ | $\$ 2,000,000$ |

The amendment was declared lost by the following roll call vote:

| YES | 27 | NO | 37 | EXCUSED | 1 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | Y | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |


| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Cutter | N | Larson | Y | Rich | Y | Williams | E |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | Y | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |

Representative Pico moved to amend the Report of the Committee of the Whole to show that J. 027 the following Will and Pico amendment to HB22-1329 did pass:

Amend printed bill, page 337, after line 3 insert:

## ITEM \& SUBTOTAL

 \$"Appropriation to the
Search and Rescue Fund 500,000

GENERAL FUND
\$

Page 337, line 4, in the ITEM \& SUBTOTAL column strike "628,246" and substitute " $1,128,246$ " and in the REAPPROPRIATED FUNDS column insert "500,000".

Adjust affected totals accordingly.
Page 340, after line 1 insert ${ }^{\mathrm{pj}}$ This amount shall be transferred from the Appropriation to the Search and Rescue Fund line item within this section. This amount shall be from the Search and Rescue Fund created in Section 33-1-112.5 (1), C.R.S.".

Page 385, strike line 11.
Adjust affected totals accordingly.
PURPOSE: Adds $\$ 1.0$ million total funds, including \$500,000 General Fund and \$500,000 reappropriated funds, to the Department of Local Affairs for the Search and Rescue Program. The reappropriated funds provide the necessary spending authority for the General Fund appropriated to the Search and Rescue Fund. Eliminates the $\$ 500,000$ General Fund appropriation to the Department of Personnel for Union Stewards.

|  | Fiscal Impact of Amendment |  |  |  |  |  |  |
| :--- | ---: | ---: | ---: | ---: | ---: | ---: | ---: |
| Department | GF | CF | RF | FF | Total | FTE |  |
| Local Affairs | $\$ 500,000$ | $\$ 0$ | $\$ 500,000$ | $\$ 0$ | $\$ 1,000,000$ | 0.0 |  |
| Personnel | $(500,000)$ | 0 | 0 | 0 | $(500,000)$ | 0.0 |  |
| Total | $\$ 0$ | $\$ 0$ | $\$ 500,000$ | $\$ 0$ | $\$ 500,000$ | 0.0 |  |

The amendment was declared lost by the following roll call vote:

1

$$
2
$$

| YES | 26 | NO | 38 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :---: | :---: | :---: | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | Y | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | E |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | Y | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |
|  |  |  |  |  |  |  |  |

Representative Will moved to amend the Report of the Committee of the Whole to show that J. 045 the following Will and Rich amendment to HB22-1329 did pass:

Amend printed bill, page 472, line 7, strike "Resources ${ }^{106 "}$ and substitute "Resources ${ }^{106,106 a 1 ", ~ i n ~ t h e ~ I T E M ~ \& ~ S U B T O T A L ~ c o l u m n ~ s t r i k e ~}$ " $7,342,500$ " and substitute " $20,942,500$ ", and in the GENERAL FUND column strike " $7,342,500$ " and substitute " $20,942,500$ ".

Adjust affected totals accordingly.
Page 490, after line 12 insert:

> "106a Department of Public Safety, Division of Fire Prevention and Control, Aviation Resources -- It is the General Assembly's intent that \$13,600,000 of this amount be used for the purchase of a multi-mission helicopter for search and rescue.".

PURPOSE: Adds $\$ 13.6$ million General Fund to the Department of Public Safety. Adds a footnote stating the General Assembly's intent that the funds be used for the purchase of a multi-mission helicopter for search and rescue.

| Fiscal Impact of Amendment |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | ---: |
| Department | GF | CF | RF | FF | Total | FTE |  |
| Public Safety | $\$ 13,600,000$ |  | $\$ 0$ | $\$ 0$ | $\$ 0$ | $\$ 13,600,000$ | 0.0 |

The amendment was declared lost by the following roll call vote:

1

| YES | 29 | NO | 35 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :---: | :--- | :---: | :--- | :---: | :--- | :---: | :---: |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | Y | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | N | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | N | Pelton | Y | Van Winkle Y |  |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | E |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | Y | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |

Representative Woog moved to amend the Report of the Committee of the Whole to show that J. 043 the following Woog amendment to HB22-1329 did pass:

Amend printed bill, page 360, line 4, strike "Program Costs" and substitute "Program Costs ${ }^{85 a 1}$.

Page 375, after line 13 insert:
"85a Department of Natural Resources, Oil and Gas Conservation Commission, Program Costs -- It is the General Assembly's intent that this funding be used to complete any oil or gas well permit application within 90 days of receipt of the application, and if no action is taken by the 90th day after receipt of the application, the permit is automatically approved.".

PURPOSE: Adds a footnote stating the General Assembly's intent regarding the use of an appropriation to the Oil and Gas Conservation Commission in the Department of Natural Resources.

| Fiscal Impact of Amendment |  |  |  |  |  |  |  |  |
| :--- | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Department | GF | CF | RF | FF | Total | FTE |  |  |
| Natural <br> Resources |  |  |  |  |  |  |  |  |

The amendment was declared lost by the following roll call vote:

1
2

| YES | 28 | NO | 36 | EXCUSED | 1 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | Y | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | Y | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | E |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | Y | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | N |

## ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: HB22-1329 as amended, HB22-1330 as amended, HB22-1331, HB22-1332, HB22-1333, HB22-1334, HB22-1335, HB22-1336, HB22-1337, HB22-1338, HB22-1339 as amended, HB22-1340, HB22-1341, HB22-1342, HB22-1343.

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 | 41 | NO | 23 | EXCUSED | 1 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | E |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

## LAY OVER OF CALENDAR ITEMS

On motion of Representative Esgar, the following items on the Calendar were laid over until Thursday, March 31, 2022, retaining place on Calendar:

Consideration of General Orders--SB22-034.
Consideration of Resolution--SJR22-006.
Consideration of Senate Amendments--HB22-1092, HB22-1049, HB22-1168, HB22-1209.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## JUDICIARY

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

HB22-1210 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 2, line 4, after "(4)(a)(III.3)" insert "and (5.5)".
Page 4, strike lines 1 and 2 and substitute "REVIEWS ON AT LEAST TEN PERCENT OF THE TREATMENT PROVIDERS EVERY TWO YEARS BEGINNING NO LATER THAN JULY 1, 2023.".

Page 4, after line 10 insert:
"(5.5) Notwithstanding SECTION 24-1-136 (11)(a)(I), THE BOARD SHALL PRODUCE AN ANNUAL REPORT REGARDING THE DOMESTIC VIOLENCE OFFENDER MANAGEMENT BOARD AND SHALL PROVIDE THE REPORT TO THE HOUSE OF REPRESENTATIVES JUDICIARY COMMITTEE AND THE SENATE JUDICIARY COMMITTEE, OR THEIR SUCCESSOR COMMITTEES. The report must include:
(a) THE NUMBER OF PEOPLE WHO RECEIVED DOMESTIC VIOLENCE OFFENDER TREATMENT IN THE PRECEDING YEAR, THE NUMBER OF THOSE WHO SUCCESSFULLY COMPLETED THE TREATMENT, THE NUMBER OF THOSE WHO DID NOT COMPLETE THE TREATMENT, AND THE NUMBER OF THOSE WHO REOFFENDED AND WERE REMOVED FROM TREATMENT;
(b) THE NUMBER OF TREATMENT PROVIDERS WHO PROVIDED DOMESTIC VIOLENCE OFFENDER TREATMENT IN THE PRECEDING YEAR;
(c) THE NUMBER OF TREATMENT PROVIDERS WHO APPLIED TO BE PLACED ON THE LIST OF APPROVED TREATMENT PROVIDERS PURSUANT TO SUBSECTION (4)(a)(III)(C) OF THIS SECTION AND THE NUMBER OF TREATMENT PROVIDERS PLACED ON THE LIST; AND
(d) ANY OTHER RELEVANT INFORMATION.".

Page 4, strike line 12 and substitute "SEPTEMBER 1, 2027.".
Page 4, line 14, strike "(34)(a)(II)" and substitute "(28)(a)(VII)".

```
Page 4, strike lines 21 through 24 and substitute:
    "(28) (a) The following agencies, functions, or both, are
scheduled for repeal on September 1, 2027:
    (VII) THE DOMESTIC VIOLENCE OFFENDER MANAGEMENT BOARD
CREATED IN SECTION 16-11.8-103.".
SB22-100 be referred favorably to the Committee on Appropriations.
SB22-103 be referred to the Committee of the Whole with favorable
    recommendation.
```


## PUBLIC AND BEHAVIORAL HEALTH AND HUMAN SERVICES

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

HB22-1278 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 10 through 16.
Page 3, strike line 1.
Renumber succeeding subsections accordingly.
Page 3, line 21, before "OR" insert "DETENTION AND COMMITMENT FACILITIES OPERATED BY THE DIVISION OF YOUTH SERVICES WITHIN THE DEPARTMENT OF HUMAN SERVICES,".

Page 3, after line 24 insert:
"(5) "BEHAVIORAL HEALTH PROGRAM" MEANS THE SPECIFIC SERVICES AND ADMINISTRATION OF THOSE SERVICES BY A BEHAVIORAL HEALTH PROVIDER.
(6) "BEHAVIORAL HEALTH PROVIDER" MEANS A RECOVERY COMMUNITY ORGANIZATION AS DEFINED IN 27-80-126, RECOVERY SUPPORT SERVICES ORGANIZATION AS DEFINED IN 27-60-108, OR A LICENSED ORGANIZATION OR PROFESSIONAL PROVIDING DIAGNOSTIC, THERAPEUTIC, OR PSYCHOLOGICAL SERVICES FOR BEHAVIORAL HEALTH CONDITIONS. BEHAVIORAL HEALTH PROVIDERS INCLUDE A RESIDENTIAL CHILD CARE FACILITY AND A FEDERALLY QUALIFIED HEALTH CENTER.".

Renumber succeeding subsections accordingly.
Page 4, line 1, after "PROVIDERS." add "A community mental health CENTER PURSUANT TO 42 U.S.C. SEC. 300X-2(C) AND THAT IS LICENSED AS A BEHAVIORAL HEALTH ENTITY MAY APPLY TO BE APPROVED AS A COMPREHENSIVE BEHAVIORAL HEALTH SAFETY NET PROVIDER, AN ESSENTIAL BEHAVIORAL HEALTH SAFETY NET PROVIDER, OR BOTH.".

Page 4, line 3, strike "CHILDREN" and substitute "CHILDREN, YOUTH,".
Page 4, line 9, after "hospital," insert "detention and commitment FACILITY OPERATED BY THE DIVISION OF YOUTH SERVICES WITHIN THE DEPARTMENT OF HUMAN SERVICES,".

Page 4, strike line 19 , strike "Clinical CASE" and substitute "CARE".
Page 4, line 22, strike "AND".
Page 4, line 23, strike "RESTORATION." and substitute "RESTORATION; AND
"(i) SCREENING, ASSESSMENT, AND DIAGNOSIS, INCLUDING RISK ASSESSMENT, CRISIS PLANNING, AND MONITORING TO KEY HEALTH INDICATORS.
(12) "DEPARTMENT" MEANS THE DEPARTMENT OF HUMAN SERVICES CREATED PURSUANT TO SECTION 26-1-105.".

Renumber succeeding subsections accordingly.
Page 4, line 25, strike "PROGRAM" and substitute "BEHAVIORAL HEALTH PROVIDER".

Page 5, after line 1 insert:
"(14) "HEALTH INFORMATION ORGANIZATION NETWORK" HAS THE SAME MEANING AS DEFINED IN SECTION 25-3.5-103 (8.5).".

Renumber succeeding subsections accordingly.
Page 5, line 8, strike "ALCOHOL" and substitute "ALCOHOL, MARIJUANA,".
Page 5, strike lines 11 through 19 and substitute:
"(17) (a) "Priority populations" means people who are:
(I) UnINSURED, UNDERINSURED, MEDICAID-ELIGIBLE, PUBLICLY INSURED, OR WHOSE INCOME IS BELOW THRESHOLDS ESTABLISHED BY THE BHA; AND
(II) Presenting with acute or chronic behavioral health NEEDS, INCLUDING BUT NOT LIMITED TO INDIVIDUALS WHO HAVE BEEN DETERMINED INCOMPETENT TO STAND TRIAL, ADULTS WITH SERIOUS MENTAL ILLNESS, AND CHILDREN AND YOUTH WITH SERIOUS EMOTIONAL DISTURBANCE.
(b) The BHA may further identify subpopulations for PRIORITIZATION ON A REGIONAL OR STATEWIDE BASIS BASED ON HEALTH EQUITY DATA, INCLUDING BUT NOT LIMITED TO PEOPLE EXPERIENCING OR AT RISK OF HOMELESSNESS; CHILDREN AND YOUTH AT RISK OF OUT-OF-HOME PLACEMENT AND THEIR PARENTS; PEOPLE INVOLVED WITH THE CRIMINAL OR JUVENILE JUSTICE SYSTEM; PEOPLE OF COLOR; American Indians; Alaska natives; veterans; people who are PREGNANT; PEOPLE WHO ARE LESBIAN, GAY, BISEXUAL, TRANSGENDER, OR QUEER OR QUESTIONING; AND INDIVIDUALS WITH DISABILITIES AS DEFINED by the federal "Americans with Disabilities Act of 1990", 42 U.S.C. SEC. 12101 ET SEQ., AS AMENDED.".

Page 5, after line 24 insert:
"(19) "State board" MEANS THE STATE BOARD OF HUMAN SERVICES CREATED PURSUANT TO SECTION 26-1-107.".

Renumber succeeding subsections accordingly.
Page 7, after line 23 insert:
"(6) THE COMMISSIONER SHALL ESTABLISH AN INFRASTRUCTURE TO OVERSEE AND BE ACCOUNTABLE FOR POLICY, STRATEGY, AND SERVICES FOR CHILDREN AND YOUTH."

Page 11, strike lines 25 and 26.
Reletter succeeding paragraphs accordingly.
Page 16, strike line 13 and substitute "SECTION 27-50-105, including RECORD KEEPING, DATA COLLECTION, AND HEALTH INFORMATION ORGANIZATION NETWORK CONNECTION;".

Page 18, line 4, after "FROM" insert "THE BEHAVIORAL HEALTH ADMINISTRATION ADVISORY COUNCIL CREATED PURSUANT TO SECTION 27-50-701, THE SUB-COMMITTEES CREATED PURSUANT TO SECTION 27-50-703, AND".

Page 18 , line 22, after "19-3-103." add "All DATA RELEASED BY THE OMBUDSMAN SHALL COMPLY WITH SECTIONS 19-3.3-103 (1)(a)(I)(B) AND (3).".

Page 19, line 3, strike "PROVIDERS" and substitute "Providers, INCLUDING THOSE THAT CONTRACT WITH MANAGED CARE ENTITIES OR BEHAVIORAL HEALTH ADMINISTRATIVE SERVICES ORGANIZATIONS,".

Page 19, line 7, after "PROVIDERS" insert "AND BEHAVIORAL HEALTH ADMINISTRATIVE SERVICES ORGANIZATIONS".

Page 20, line 13, strike "CONTRACT" and substitute "CONTRACTING PROVISIONS".

Page 20, line 22, strike "PROVIDERS." and substitute "PROVIDERS, BEHAVIORAL HEALTH ADMINISTRATIVE SERVICES ORGANIZATIONS, AND MANAGED CARE ENTITIES.".

Page 21, line 27, strike "CONTRACT" and substitute "CONTRACTING PROVISIONS".

Page 22, line 23, strike "contract" and substitute "contracting provisions".

Page 22, line 24, after "with" insert "RELEVANT STAKEHOLDERS,".
Page 22, line 25, strike "FINANCING" and substitute "FINANCING,".

Page 22, line 26, strike "A UNIVERSAL CONTRACT" and substitute "UNIVERSAL CONTRACTING PROVISIONS".

Page 22, line 27, strike "THAT ENTERED INTO A FORMAL AGREEMENT PURSUANT TO".

Page 23, line 1, strike "SECTION 27-50-202".
Page 23, line 2, strike "CONTRACT" and substitute "CONTRACTING PROVISIONS".

Page 23, line 6, strike "INTERCHANGE;" and substitute "AND PARTICIPATION IN HEALTH INFORMATION ORGANIZATION NETWORKS;".

Page 23, line 7, after "Grievance" insert "and occurrence".
Page 24, lines 2 and 3, strike "SECTION 27-63-104 (2)(c)(IV);" and substitute "SECTIONS 27-50-302 AND 27-50-303;".

Page 24, after line 7 insert:
"(2) THE UNIVERSAL CONTRACT MAY HAVE ALTERNATE STANDARDIZED PROVISIONS, DEPENDING ON ITS APPLICATION, SUCH AS WHETHER THE PROVIDER IS A COMPREHENSIVE BEHAVIORAL HEALTH SAFETY NET PROVIDER OR AN ESSENTIAL BEHAVIORAL HEALTH SAFETY NET PROVIDER, THE SERVICE TYPE, OR OTHER FACTORS.
(3) Additional terms not included in the universal CONTRACT MAY BE NEGOTIATED AND ADDED BY THE CONTRACTING PARTIES.".

Page 25, line 7, after "SERVICES" insert "FOR CHILDREN, YOUTH, AND ADULTS".

Page 25, line 11, strike "HARD-TO-SERVE INDIVIDUALS" and substitute "PRIORITY POPULATIONS".

Page 25, line 17, strike "CHILDREN" and substitute "CHILDREN, YOUTH,".
Page 26, line 15, after "AVAILABLE" insert "FOR CHILDREN, YOUTH, AND ADULTS".

Page 26, line 17, strike "Behavioral health" and substitute "Mental HEALTH AND SUBSTANCE USE".

Page 26, strike line 22 and substitute:

## "(VII) Mental health and substance use recovery SUPPORTS;".

Page 26, strike line 24 and substitute:
"(IX) Care management;".
Page 27, line 2, strike "AND".

Page 27, after line 2 insert:
"(XV) Screening, ASSESSMENT, AND DIAGNOSIS, INCLUDING RISK ASSESSMENT, CRISIS PLANNING, AND MONITORING TO KEY HEALTH INDICATORS; AND"

Renumber succeeding subparagraph accordingly.
Page 27, line 4, strike "COMMUNITY" and substitute "REGION".
Page 27, after line 4 insert:
"(b) When routinely assessing the services available REGIONALLY AND STATEWIDE, AS REQUIRED IN SUBSECTION (3)(a) OF THIS SECTION, THE BHA SHALL ASSESS ADEQUACY OF FUNDING AND RESOURCES NECESSARY TO IMPLEMENT THE BEHAVIORAL HEALTH SYSTEM PLAN PURSUANT TO SECTION 27-50-204.".

Reletter succeeding paragraphs accordingly.
Page 27, line 5, after "STANDARDS" insert "AND HEALTH, SAFETY, AND WELFARE STANDARDS".

Page 27, line 12, strike "BEHAVIORAL" and substitute "EXCEPT as PROVIDED IN SECTION 27-50-303, BEHAVIORAL".

Page 27, line 24, strike "PSYCHIATRIC FACILITY" and substitute "LICENSED FACILITY PROVIDING INPATIENT PSYCHIATRIC SERVICES".

Page 28, line 3, strike "DISABILITY;" and substitute "DISABILITY, IRRESPECTIVE OF PRIMARY DIAGNOSIS, CO-OCCURRING CONDITIONS, OR IF AN INDIVIDUAL REQUIRES ASSISTANCE WITH ACTIVITIES OF DAILY LIVING OR INSTRUMENTAL ACTIVITIES OF DAILY LIVING, AS DEFINED IN SECTION 12-270-104 (6);".

Page 28 , strike lines 11 through 27 and substitute:
"(5) THE BHA MAY PROMULGATE RULES OR DETERMINE OTHER APPROPRIATE PROCESSES TO APPROVE BEHAVIORAL HEALTH PROVIDERS AS behavioral health safety net providers. Behavioral health PROVIDERS THAT DO NOT HOLD A LICENSE FROM THE BHA BUT aRE OTHERWISE LICENSED OR AUTHORIZED TO PROVIDE BEHAVIORAL HEALTH SERVICES IN THE STATE OF COLORADO ARE ELIGIBLE TO BE APPROVED AS BEHAVIORAL HEALTH SAFETY NET PROVIDERS.".

Page 29, strike lines 1 through 4.
Page 29, before line 5 insert:
"27-50-302. Requirement to serve priority populations screening and triage for individuals in need of behavioral health services - referrals. (1) EXCEPT AS PROVIDED IN THIS SECTION, COMPREHENSIVE BEHAVIORAL HEALTH SAFETY NET PROVIDERS MUST PROVIDE THE SAFETY NET SERVICES LISTED IN SECTION 27-50-101 (11) TO PRIORITY POPULATIONS.
(2) ExCept as provided in Section 27-50-303, ESSENTIAL BEHAVIORALHEALTH SAFETY NET PROVIDERS SHALL PROVIDE THE SAFETY NET SERVICE OR SERVICES THAT THEY CONTRACT WITH THE BEHAVIORAL HEALTH ADMINISTRATIVE SERVICES ORGANIZATION OR MANAGED CARE ENTITY TO PROVIDE TO PRIORITY POPULATIONS.
(3) Notwithstanding any other provision of this section TO THE CONTRARY, EMERGENCY AND CRISIS SERVICES MUST BE AVAILABLE TO ANY INDIVIDUAL WHO IS EXPERIENCING A BEHAVIORAL HEALTH CRISIS, REGARDLESS OF WHETHER THE INDIVIDUAL IS A PRIORITY POPULATION;
(4) (a) WHEN A PRIORITY POPULATION CLIENT INITIATES TREATMENT WITH A BEHAVIORAL HEALTH SAFETY NET PROVIDER, PRIOR TO THE INTAKE THE PROVIDER SHALL COMPLETE AN INITIAL SCREENING AND TRIAGE PROCESS TO DETERMINE URGENCY AND APPROPRIATENESS OF CARE WITH THE PROVIDER.
(b) THE BEHAVIORAL HEALTH SAFETY NET PROVIDER SHALL USE OBJECTIVE CRITERIA FOR DETERMINING WHETHER A CLIENT'S NEEDS EXCEED THE CLINICAL EXPERTISE OF THE PROVIDER.
(c) If A PRIORITY POPULATION CLIENT'S NEEDS EXCEED THE TREATMENT CAPACITY OR CLINICAL EXPERTISE OF AN ESSENTIAL BEHAVIORAL HEALTH SAFETY NET PROVIDER, THE PROVIDER SHALL REFER THE CLIENT TO ANOTHER APPROPRIATE PROVIDER.
(d) IF A PRIORITY POPULATION CLIENT'S NEEDS EXCEED THE TREATMENT CAPACITY OR CLINICAL EXPERTISE OF A COMPREHENSIVE BEHAVIORAL HEALTH SAFETY NET PROVIDER, THE PROVIDER MUST ENSURE THAT THE CLIENT HAS ACCESS TO INTERIM BEHAVIORAL HEALTH SERVICES IN A TIMELY MANNER UNTIL THE CLIENT IS CONNECTED TO THE MOST APPROPRIATE PROVIDER FOR ONGOING CARE. THIS MAY INCLUDE USE OF PROVIDERS WITHIN THE NETWORK OF THE BEHAVIORAL HEALTH ADMINISTRATIVE SERVICES ORGANIZATION OR THE REGIONAL MANAGED CARE ENTITY.
(e) THE COMPREHENSIVE BEHAVIORAL HEALTH SAFETY NET PROVIDER SHALL OBTAIN APPROVAL FROM THE BEHAVIORAL HEALTH ADMINISTRATIVE SERVICES ORGANIZATION UNDER WHICH THE PROVIDER IS OPERATING, OR THE REGIONAL MANAGED CARE ENTITY FOR MEDICAID CLIENTS, PRIOR TO REFERRING A PRIORITY POPULATION CLIENT TO ALTERNATIVE SERVICES; EXCEPT THAT AN INDIVIDUAL EXPERIENCING A BEHAVIORAL HEALTH CRISIS MAY BE REFERRED TO EMERGENCY OR CRISIS SERVICES WITHOUT PRIOR APPROVAL.
(5) When referring a client to alternative services, a BEHAVIORAL HEALTH SAFETY NET PROVIDER SHALL ASSIST THE CLIENT IN IDENTIFYING AND INITIATING SERVICES WITH AN APPROPRIATE PROVIDER FOR ONGOING CARE. As APPROPRIATE, THE BEHAVIORAL HEALTH SAFETY NET PROVIDER SHALL USE THE BEHAVIORAL HEALTH ADMINISTRATIVE SERVICES ORGANIZATION OR, FOR MEDICAID CLIENTS, THE REGIONAL MANAGED CARE ENTITY FOR CARE COORDINATION.
(6) (a) BEHAVIORAL HEALTH SAFETY NET PROVIDERS SHALL TRACK THE FOLLOWING INFORMATION FOR ALL INDIVIDUALS WHO WERE REFERRED TO ALTERNATIVE SERVICES PURSUANT TO THIS SECTION:
(I) Client demographics;
(II) Standardized descriptions of the needs of the client THAT COULD NOT BE MET AND REQUIRE THE CLIENT TO BE REFERRED TO ANOTHER PROVIDER;
(III) The outcome and timeliness of the referral; and
(IV) ANy OTHER INFORMATION REQUIRED BY THE BHA.
(b) THE PROVIDER SHALL PROVIDE THE REPORT AT REGULAR intervals to the BHA and to either the behavioral health ADMINISTRATIVE SERVICES ORGANIZATION UNDER WHICH THE PROVIDER IS OPERATING OR, FOR MEDICAID CLIENTS, TO THE MANAGED CARE ENTITY.

27-50-303. Essential behavioral health safety net providers - approval to serve limited priority populations. (1) ESSENTIAL BEHAVIORAL HEALTH SAFETY NET PROVIDERS MUST SERVE ALL PRIORITY POPULATIONS UNLESS THE UNIVERSAL CONTRACT WITH THE BEHAVIORAL HEALTH ADMINISTRATIVE SERVICES ORGANIZATION LIMITS THE PROVIDER'S SCOPE AND RESPONSIBILITY TO A SPECIFIC SUBPOPULATION PURSUANT TO SUBSECTION (2) OF THIS SECTION.
(2) BEHAVIORAL HEALTH ADMINISTRATIVE SERVICES ORGANIZATIONS MAY CONTRACT WITH AN ESSENTIAL BEHAVIORAL HEALTH SAFETY NET PROVIDER TO PROVIDE A SAFETY NET SERVICE OR SERVICES, INCLUDING THOSE DETERMINED NECESSARY PURSUANT TO SECTION 27-50-301 (3)(a)(XV), TO ONLY A SUBPOPULATION OF THE PRIORITY POPULATIONS.".

Renumber succeeding C.R.S. section accordingly.
Page 29, line 24, after "SERVICES;" insert "AND".
Page 29, strike lines 25 through 27.
Reletter succeeding paragraph accordingly.
Page 30, after line 8 insert:
"(5) To meet the requirement in subsection (1) of This SECTION, THE BEHAVIORAL HEALTH ADMINISTRATIVE SERVICES ORGANIZATIONS AND MANAGED CARE ENTITIES MAY CONTRACT WITH POTENTIAL AND EXISTING APPROVED SAFETY NET PROVIDERS TO EXPAND SERVICE CAPACITY IN A SPECIFIC REGION OF THE STATE.".

Renumber succeeding subsection accordingly.
Page 30, strike lines 16 through 18 and substitute "COMMISSIONER SHALL SELECT AND CONTRACT WITH REGIONALLY BASED BEHAVIORAL HEALTH ORGANIZATIONS TO ESTABLISH, ADMINISTER, AND MAINTAIN ADEQUATE NETWORKS OF BEHAVIORAL HEALTH SAFETY NET SERVICES AND CARE".

Page 31, strike lines 19 and 20 and substitute "HEALTH PROVIDERS; STATE AND LOCAL AGENCIES; AND THE LOCAL COMMUNITY, INCLUDING ADVOCACY ORGANIZATIONS AND CLIENTS OF BEHAVIORAL HEALTH SERVICES;".

Page 31, after line 23, insert:
"(d) THE EXTENT TO WHICH THE APPLICANT'S BOARD COMPLIES WITH CONFLICT OF INTEREST POLICIES, INCLUDING TO THE FOLLOWING:
(I) THE BOARD SHALL NOT HAVE MORE THAN FIFTY PERCENT OF CONTRACTED PROVIDERS AS BOARD MEMBERS;
(II) Providers Who have ownership or board membership IN A BEHAVIORAL HEALTH ADMINISTRATIVE SERVICES ORGANIZATION SHALL NOT HAVE CONTROL OR DECISION-MAKING AUTHORITY IN THE ESTABLISHMENT OF PROVIDER NETWORKS; AND
(III) AN EMPLOYEE OF A CONTRACTED PROVIDER OF A BEHAVIORAL HEALTH ADMINISTRATIVE SERVICES ORGANIZATION SHALL NOT ALSO BE AN EMPLOYEE OF THE BEHAVIORAL HEALTH ADMINISTRATIVE SERVICES ORGANIZATION UNLESS THE EMPLOYEE IS THE CHIEF CLINICAL OFFICER OR UTILIZATION MANAGEMENT DIRECTOR OF THE BEHAVIORAL HEALTH ADMINISTRATIVE SERVICES ORGANIZATION. IF THE INDIVIDUAL IS ALSO AN EMPLOYEE OF A PROVIDER THAT HAS BOARD MEMBERSHIP OR OWNERSHIP IN THE BEHAVIORAL HEALTH ADMINISTRATIVE SERVICES ORGANIZATION, THE BEHAVIORAL HEALTH SERVICES ORGANIZATION SHALL DEVELOP POLICIES APPROVED BY THE COMMISSIONER TO MITIGATE ANY CONFLICT OF INTEREST THE EMPLOYEE MAY HAVE; AND".

Reletter succeeding paragraph accordingly.
Page 32, line 7, after "IMPOSE" insert "CORRECTIVE ACTIONS, INCLUDING FISCAL SANCTIONS," and strike "RESTRICTIONS" and substitute "RESTRICTIONS,".

Page 33, line 13, after "CARE" insert "AND NETWORK ADEQUACY".
Page 33, line 20, strike "CONTRACT" and substitute "CONTRACTING PROVISIONS".

Page 33, line 22, strike "CONTRACT" and substitute "CONTRACTING PROVISIONS".

Page 33, line 26, strike "DISORDER;" and substitute "DISORDER AND BEHAVIORAL HEALTH SERVICES DEEMED MEDICALLY NECESSARY PURSUANT TO THE EARLY AND PERIODIC SCREENING, DIAGNOSTIC, AND TREATMENT BENEFIT;".

Page 34, line 3, strike "REPORTING; AND" and substitute "REPORTING, INCLUDING ANY PROVISIONS NECESSARY TO IMPLEMENT SECTION 27-50-201;
(g) Procedures related to corrective actions pursuant TO SECTION 27-50-402; AND".

Reletter succeeding paragraph accordingly.
Page 34, line 6, strike "SECTION." and substitute "SECTION; AND".
Page 34, after line 6 insert:
"(i) REQUIREMENTS FOR CALCULATING AND REPORTING THE ANNUAL MEDICAL LOSS RATIO. FOR PURPOSES OF THE CALCULATION, NON-CLAIMS COSTS INCLUDE AMOUNTS FOR NETWORK DEVELOPMENT, ADMINISTRATIVE FEES, CLAIMS PROCESSING, UTILIZATION MANAGEMENT, FINES, AND PENALTIES. THE BEHAVIORAL HEALTH ADMINISTRATIVE SERVICES ORGANIZATION MUST PROVIDE A REMITTANCE FOR A MEDICAL LOSS RATIO REPORTING YEAR IF THE MEDICAL LOSS RATIO FOR THAT YEAR does not meet the minimum standard set by the BHA.".

Page 37, line 11, strike "ALCOHOL USE DISORDERS OR".
Page 37, line 13, strike "ENTITY," and substitute "ENTITY OR".

Page 37 , line 14 , strike "OR AN ALCOHOL USE DISORDER PROGRAM,".
Page 38, after line 5 insert:
"(3) (a) Notwithstanding any provision of Law to the CONTRARY, THE BHA SHALL NOT ISSUE OR RENEW ANY LICENSE described in this part 5 unless the BHA receives a certificate of COMPLIANCE FOR THE APPLICANT'S BUILDING OR STRUCTURE FROM THE DIVISION OF FIRE PREVENTION AND CONTROL IN THE DEPARTMENT OF PUBLIC SAFETY IN ACCORDANCE WITH PART 12 OF ARTICLE 33.5 OF TITLE 24.
(b) The BHA shall take action on an application for LICENSURE WITHIN THIRTY DAYS AFTER THE DATE THAT THE BHA RECEIVES FROM THE APPLICANT ALL OF THE NECESSARY INFORMATION AND DOCUMENTATION REQUIRED FOR LICENSURE, INCLUDING A CERTIFICATE OF COMPLIANCE FROM THE DIVISION OF FIRE PREVENTION AND CONTROL.".

Page 38, line 22, strike "OFFICE" and substitute "PLANT".
Page, 40, line 8, strike "SECTION 27-63-104 (2)(c)(IV);" and substitute "SECTIONS 27-50-302 AND 27-50-303;".

Page 40, line 13, strike "SERVICES;" and substitute "SERVICES. If THE DIRECTOR IS NOT A LICENSED PHYSICIAN OR LICENSED MENTAL HEALTH PROFESSIONAL, THE PROVIDER SHALL EMPLOY OR CONTRACT WITH AT LEAST ONE LICENSED PHYSICIAN OR LICENSED MENTAL HEALTH PROFESSIONAL TO ADVISE THE DIRECTOR ON CLINICAL DECISIONS."

Page 41, line 2, strike "Sign the universal" and substitute "Enter into A".

Page 41, strike lines 10 through 14 and substitute:


#### Abstract

"(a) REQUIRE THAT TREATMENT PROGRAMS OF THE COMPREHENSIVE BEHAVIORAL HEALTH SAFETY NET PROVIDER BE VESTED IN A DIRECTOR WHO IS A PHYSICIAN OR A MEMBER OF ONE OF THE LICENSED MENTAL HEALTH PROFESSIONS. THE DIRECTOR IS NOT REQUIRED TO PROVIDE OVERSIGHT OR DIRECTION FOR RECOVERY SERVICES. IF THE DIRECTOR IS NOT A PHYSICIAN OR LICENSED MENTAL HEALTH PROFESSIONAL, THE PROVIDER SHALL CONTRACT WITH AT LEAST ONE LICENSED PHYSICIAN OR LICENSED MENTAL HEALTH PROFESSIONAL TO ADVISE THE DIRECTOR ON CLINICAL DECISIONS.".


Page 41, line 27, strike "POPULATIONS, INCLUDING BUT NOT" and substitute "POPULATIONS;".

Page 42, strike lines 1 through 3.
Page 42, strike lines 10 through 14 .
Reletter succeeding paragraphs accordingly.
Page 52, strike lines 17 through 27.

Page 53, strike lines 1 through 6.
Renumber succeeding subsections accordingly.
Page 53, line 17, strike "(6)" and substitute "(5)".
Page 54, line 1, strike "(5)" and substitute "(4)".
Page 54 , line 7 , strike "(5)" and substitute "(4)".
Page 54 , line 17 , strike "(6)" and substitute "(5)".
Page 55, line 10, after "AGENCIES" insert "AND FEDERALLY QUALIFIED HEALTH CENTERS, AS DEFINED IN THE FEDERAL "Social SECURITY ACT", 42 U.S.C. SEC. 1395x (aa)(4),".

Page 55, lines 19 and 20, strike "SIGN THE UNIVERSAL" and substitute "ENTER INTO A".

Page 55, after line 22 insert:
"(4) The BHA Shall collaborate with the department of HEALTH CARE POLICY AND FINANCING TO SUPPORT THE EARLY AND PERIODIC SCREENING, DIAGNOSTIC, AND TREATMENT BENEFIT ACCESS AND PROVIDER NETWORK.".

Page 56, line 12, strike "CONTRACT" and substitute "CONTRACTING PROVISIONS".

Page 56, strike lines 22 through 24 and substitute "THE PURPOSE OF MAKING RECOMMENDATIONS TO THE COMMISSIONER AND THE STATE board of human services to improve the behavioral health SYSTEM FOR CHILDREN, YOUTH, AND ADULTS THROUGHOUT COLORADO.".

Page 57, strike lines 6 and 7 and substitute:
"(b) Establishing working groups to support".
Page 57, line 18, strike "COMMISSIONER." and substitute "COMMISSIONER FOR THREE-YEAR TERMS; EXCEPT THAT SOME OF THE INITIAL TERMS MAY BE FOR TWO YEARS.".

Page 58, strike lines 5 and 6 and substitute:
"(VII) Persons with expertise in the behavioral health NEEDS OF CHILDREN AND YOUTH.".

Page 58, line 11, after "CRIMINAL" insert "OR JUVENILE".
Page 58, strike line 13 and substitute:
"27-50-703. Advisory council - regional subcommittees subcommittees - working groups. (1) THE BHA SHALL CREATE ONE REGIONAL SUBCOMMITTEE OF THE ADVISORY COUNCIL FOR EACH BEHAVIORAL HEALTH ADMINISTRATIVE SERVICES ORGANIZATION REGION ESTABLISHED PURSUANT TO SECTION 27-50-401. REGIONAL SUBCOMMITTEE MEMBERS ARE APPOINTED BY THE COMMISSIONER FOR THREE-YEAR TERMS; EXCEPT THAT INITIAL TERMS MAY BE FOR TWO YEARS. EACH REGIONAL SUBCOMMITTEE CONSISTS OF FIVE MEMBERS. EXCEPT AS PROVIDED IN THIS SECTION, MEMBERS OF THE REGIONAL SUBCOMMITTEES NEED NOT BE MEMBERS OF THE ADVISORY COUNCIL appointed pursuant to Section 27-50-702. Membership of The REGIONAL SUBCOMMITTEES MUST INCLUDE:
(a) At LEAST ONE INDIVIDUAL WHO IS ALSO A MEMBER OF THE ADVISORY COUNCIL APPOINTED PURSUANT TO SECTION 27-50-702;
(b) At Least One individual who represents a behavioral HEALTH SAFETY NET PROVIDER THAT OPERATES WITHIN THE REGION; AND
(c) A COUNTY COMMISSIONER OF A COUNTY SITUATED WITHIN THE REGION.".

Renumber succeeding subsections accordingly.
Page 59, line 1, strike "REGIONS OR".
Page 65, after line 5 insert:
"SECTION 5. In Colorado Revised Statutes, 12-245-203.5, amend (1), (2), (3), (4), and (7); and repeal (8) as follows:

12-245-203.5. Minors - consent for outpatient psychotherapy services - immunity - definition. (1) As used in this section, unless the context otherwise requires, "mental health professional" includes a professional person as defined in section 27-65-102 (17); a mental health professional licensed pursuant to part 3, $4,5,6$, or 8 of this article 245 ; a licensed professional counselor candidate; a psychologist candidate; on a sehool social worker lieensedby the department of edueation A CLINICAL SOCIAL WORKER CANDIDATE; A MARRIAGE AND FAMILY THERAPIST CANDIDATE; OR AN ADDICTION COUNSELOR CANDIDATE.
(2) (a) Notwithstanding any other provision of law, a mental health professional described in subsection(1) of this seetion may provide psychotherapy services, as defined in section 12-245-202 (14)(a), to a minor who is twelve years of age or older, with or without the consent of the minor's parent or legal guardian, if the mental health professional determines that:
(a) (I) The minor is knowingly and voluntarily seeking such services; and
(b) (II) The provision of psychotherapy services is clinically indicated and necessary to the minor's well-being.
(b) A MINOR MAY NOT REFUSE PSYCHOTHERAPY SERVICES WHEN A MENTAL HEALTH PROFESSIONAL AND THE MINOR'S PARENT OR LEGAL GUARDIAN AGREE PSYCHOTHERAPY SERVICES ARE IN THE BEST INTEREST OF THE MINOR.
(3) If a minor voluntarily seeks psychotherapy services ON THE MINOR'S OWN BEHALF PURSUANT TO SUBSECTION (2)(a) OF THIS SECTION:
(a) The mental health professional may notify the minor's parent or legal guardian of the psychotherapy services given or needed, with the minor's consent, unless notifying the parent or legal guardian would be inappropriate or detrimental to the minor's care and treatment;
(b) The mental health professional shall engage the minor in a discussion about the importance of involving and notifying the minor's parent or legal guardian and shall encourage such notification to help support the minor's care and treatment; AND
(c) Notwithstanding the provisions of subsection (3)(a) of this section, a mental health professional may notify the minor's parent or legal guardian of the psychotherapy services given or needed, without the minor's consent, if, in the professional opinion of the mental health professional, the minor is unable to manage the minor's care or treatment.
(4) A mental health professional deseribed in subsection(1) of this section shall fully document when the mental health professional attempts to contact or notify the minor's parent or legal guardian, and whether the attempt was successful or unsuccessful, or the reason why, in the mental health professional's opinion, it would be inappropriate to contact or notify the minor's parent or legal guardian. IF A MINOR SEEKS PSYCHOTHERAPY SERVICES ON THE MINOR'S OWN BEHALF PURSUANT TO SUBSECTION (2)(a) OF THIS SECTION, documentation must be included in the minor's clinical record, along with a written statement signed by the minor indicating that the minor is voluntarily seeking psychotherapy services.
(7) If a minor who is receiving psychotherapy services pursuant to this section communicates a clear and imminent intent or threat to infliet serious bodily harm on themselves or others A SERIOUS THREAT OF IMMINENT PHYSICAL VIOLENCE AGAINST A SPECIFIC PERSON OR PERSONS, INCLUDING A PERSON WHO IS IDENTIFIABLE BY THE PERSON'S ASSOCIATION WITH A SPECIFIC LOCATION OR ENTITY, the mental health professional described in subsection (1) of this section is subject to the notification provisions of section 13-21-117 (2) AND SHALL NOTIFY THE MINOR'S PARENT OR LEGAL GUARDIAN UNLESS NOTIFYING THE PARENT OR LEGAL GUARDIAN WOULD BE INAPPROPRIATE OR DETRIMENTAL TO THE MINOR'S CARE AND TREATMENT.
(8) If a minor who is receiving psyehotherapy serviees pursuant to subsections (2) and (3) of this section communicates an intent to eommit suicide, the mental health professional deseribed insubsection (1) of this seetion shall notify the minor's parent or legal guardian of sueh suricidalideation:".

Renumber succeeding sections accordingly.
Page 94, after line 21 insert:
"SECTION 51. In Colorado Revised Statutes, 24-33.5-1202, amend (7.7) as follows:

24-33.5-1202. Definitions. As used in this part 12, unless the context otherwise requires:
(7.7) "Health facility" means a general hospital, hospital unit as defined in section 25-3-101 (2), C.R.S., psychiatric hospital, community clinic, rehabilitation center, convalescent center, eommunity mentat health center, acute treatment unit, BEHAVIORAL HEALTH ENTITY AS DEFINED IN SECTION 27-50-101 (4), facility for persons with developmental disabilities, habilitation center for children with brain
damage, chiropractic center and hospital, maternity hospital, nursing care facility, rehabilitative nursing facility, hospice care facility, dialysis treatment clinic, ambulatory surgical center, birthing center, home care agency, assisted living residence, or other facility of a like nature; except that "health facility" does not include a facility at which health services are not provided to individuals.".

Renumber succeeding sections accordingly.
Page 94, strike lines 22 through 27 and substitute:
"SECTION 52. In Colorado Revised Statutes, 25-1.5-103, repeal (3.5).".

Page 95, strike lines 1 through 12.
Page 98, after line 4 insert:
"SECTION 56. In Colorado Revised Statutes, 25-3-103.1, amend (2) as follows:

25-3-103.1. Health facilities general licensure cash fund. (2) The general assembly shall make annual appropriations from the health facilities general licensure cash fund to partially reimburse the department of public health and environment for the direct and indirect costs of the department incurred in the performance of its duties turder this article and for the purposes of section 25-1.5-103(3.5) PURSUANT TO THIS ARTICLE 3. No appropriation shall be made out of the cash fund for expenditures incurred by the department pursuant to section 25-1.5-103 (1)(a)(II) in carrying out duties relating to health facilities wholly owned and operated by a governmental unit or agency.".

Renumber succeeding sections accordingly.
Page 98, line 5, after "amend" insert "(3.3),".
Page 98 , line 6 , strike "(11.4)(b)(I)" and substitute "(11.4)(b)(I),".
Page 98, after line 8 insert:
"(3.3) "Behavioral health" has the same meaning as set forth in section 25-27.6-102 (4) SECTION 27-50-101 (1).".

Page 98, strike line 26 and substitute "the office of behavioral health within the state".

Page 100, after line 1 insert:
"SECTION 61. In Colorado Revised Statutes, amend 25-27.5-110 as follows:

25-27.5-110. Repeal of article - sunset review. (1) This article 27.5 is repealed, effective September 1, 2028 JULY 1, 2024.
(2) Before repeal, the department of regulatory ageneies shalt review the lieensing of home eare agencies and the registering of home eare placement ageneies as provided in section 24-34-104, C.R.S. In eonducting its review and compiling its report pursuant to section 24-34-104 (5), C.R.S., the department of regulatory agencies shalt

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segregate the data in the report based on the type of ageney, speeifying
whether the agency is:
    (a) A home eare ageney that provides skilled home health
services,
    (b) A home eare agency that only provides personal eare
services; or
    (c) A home care placement agency.".
Strike page 102.
Page 103, strike lines 1 through 12.
Renumber succeeding sections accordingly.
Page 104, before line 1 insert:
"SECTION 65. In Colorado Revised Statutes, add 25-27.6-112
as follows:
25-27.6-112. Repeal of article. THE ARTICLE 27.6 IS REPEALED, EFFECTIVE JULY 1, 2024.".
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Renumber succeeding sections accordingly.
Page 105 , line 2 , strike "reporting." and substitute "reporting - repeal.".
Page 105, line 9, after "(I)" insert "(A)".
Page 105 , line 10 , change the semicolon to a period.
Page 105, after line 10 insert:
"(B) This subsection (1)(d)(I) IS REPEALED, Effective July 1, 2024.".

Page 105, line 21, after "27-50-101," insert "EXCEPT FOR THOSE THAT ARE ALSO FEDERALLY QUALIFIED HEALTH CENTERS, AS DEFINED IN FEDERAL "Social Security Act", 42 U.S.C. sec. 1395x(aa)(4), which have PAYMENT METHODOLOGY PURSUANT TO 25.5-5-408,".

Page 105 , line 22 , strike "a priee sehedute PAYMENT" and substitute "a price sehedule AN APPROPRIATE COST ACCOUNTING".

Page 106, strike line 14 and substitute:
"(f) Value-Based payment approaches that incentivize PROVIDERS TO EXPAND ACCESS TO COST-EFFECTIVE BEHAVIORAL HEALTH SERVICES TO".

Page 111, strike lines 13 through 24.
Renumber succeeding sections accordingly.
Page 115, after line 8 insert:
"SECTION 79. In Colorado Revised Statutes, 26-1-107, amend as amended by Senate Bill 22-013 (1)(b)(III); and add (1)(b)(II.5) as follows:

26-1-107. State board of human services - rules. (1) (b) The board consists of:
(II.5) (A) One member who is a person with lived EXPERIENCE WITH BEHAVIORAL HEALTH DISORDERS, A FAMILY MEMBER OF A PERSON WITH BEHAVIORAL HEALTH DISORDERS, A MEMBER OF AN ADVOCACY GROUP FOR PERSONS EXPERIENCING BEHAVIORAL HEALTH DISORDERS, OR A PHYSICIAN OR A MEMBER OF ONE OF THE LICENSED MENTAL HEALTH PROFESSIONS.
(B) A PHYSICIAN OR A MEMBER OF ONE OF THE LICENSED MENTAL HEALTH PROFESSIONS, IN THEIR ROLE AS A BOARD MEMBER, SHALL NOT VOTE ON ANY MATTER COMING BEFORE THE BOARD THAT AFFECTS THEIR EMPLOYER OR PRIVATE PRACTICE IN A MANNER DIFFERENT FROM OTHER EMPLOYERS OR PRIVATE PRACTICES OF THE SAME PROFESSIONS.
(III) Five Four members who are from the public at large.".

Renumber succeeding sections accordingly.
Page 124 , line 19 , strike "BHA" and substitute "state department".
Page 124 , line 24 , strike "BHA" and substitute "state department".
Page 125 , line 3 , strike "BHA" and substitute "state department".
Page 125 , line 6 , strike "BHA" and substitute "state department".
Page 125, line 8, strike "BHA's" and substitute "State department's".
Page 125 , line 12 , strike "BHA's" and substitute "State department's".
Page 125 , line 16 , strike "BHA" and substitute "state department".
Page 125, line 20 , strike "department BHA" and substitute "State department".

Page 134, line 19 , strike "(7) introductory portion,".
Page 134, line 19, strike "(8)" and substitute "(8); and repeal (7)".
Page 134, line 22, after "declaration -" insert "definitions -".
Page 137, strike lines 3 through 17 and substitute:
"(6) Within seven days after submitting an applieation to the state department for placing a child or youth in the program, the state department shall work with the referring entity and the e ehild's or youth's parents or legal guardians to ensure the e ehild or youth is assessed for eligibility for enrollment into the state medieal assistance program. A ehild or youth who is eligible for enrollment into the state medieat assistance program shall be enrolled. Enrollment of a child or youth into the state medieal assistance program does not constitute automatie placement into the program. AS USED IN THIS SECTION, UNLESS THE

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CONTEXT OTHERWISE REQUIRES:
(a) "FAMILY ADVOCATE" MEANS A PARENT OR PRIMARY
``` CAREGIVER WHO:
(I) HAS BEEN TRAINED IN A SYSTEM-OF-CARE APPROACH TO ASSIST FAMILIES IN ACCESSING AND RECEIVING SERVICES AND SUPPORTS;
(II) HAS RAISED OR CARED FOR A CHILD OR ADOLESCENT WITH A MENTAL HEALTH OR CO-OCCURRING DISORDER; AND
(III) HAS WORKED WITH MULTIPLE AGENCIES AND PROVIDERS, SUCH AS MENTAL HEALTH, PHYSICAL HEALTH, SUBSTANCE ABUSE, JUVENILE JUSTICE, DEVELOPMENTAL DISABILITIES, EDUCATION, AND OTHER STATE AND LOCAL SERVICE SYSTEMS.
(b) "FAMILY SYSTEMS NAVIGATOR" MEANS AN INDIVIDUAL WHO:
(I) HAS BEEN TRAINED IN A SYSTEM-OF-CARE APPROACH TO ASSIST FAMILIES IN ACCESSING AND RECEIVING SERVICES AND SUPPORTS;
(II) HAS THE SKILLS, EXPERIENCE, AND KNOWLEDGE TO WORK WITH CHILDREN AND YOUTH WITH MENTAL HEALTH OR CO-OCCURRING DISORDERS; AND
(III) HAS WORKED WITH MULTIPLE AGENCIES AND PROVIDERS, INCLUDING MENTAL HEALTH, PHYSICAL HEALTH, SUBSTANCE ABUSE, JUVENILE JUSTICE, DEVELOPMENTAL DISABILITIES, EDUCATION, AND OTHER STATE AND LOCAL SERVICE SYSTEMS.
(7) No later than November 1, 2022, 2023, and 2024, the state department shall submit a written report to the house of representatives public and behavioral health and human serviees committee, the senate health and human serviees committee, or their suceessor committees, and the joint budget committee. At a minimum, the report must inetude:
(a) The number of applications received for placement of ehildren and youth in the program;
(b) The number of ehihdren and youth aceepted for placement in the program;
(c) The duration of each placement; and
(d) The daily rate paid to each provider for placement of ehitdren and youthr.".

Page 145, strike lines 25 through 27 and substitute:
"SECTION 109. In Colorado Revised Statutes, repeal 27-63-102, 27-63-103, and 27-63-104.".

Strike page 146.
Page 147, strike lines 1 through 7.
Renumber succeeding sections accordingly.
Page 147, lines 12 and 13, strike "proposal and the funding model developed pursuant to section 27-63-104 (2)," and substitute "proposal, and the funding model developed pursuant to section 27-63-104 (2),".

Page 161, line 12, strike the second "and".
Page 161 , line 13 , strike "(1)(g)" and substitute "(1)(g); and add (5)".
Page 161, line 14, strike "approval." and substitute "approval - repeal.".

Page 162, after line 18 insert:
"(5) This Section is Repealed, effective July 1, 2024.".
Page 207, lines 4 and 5, strike "or for the treatment of alcohol use disorders" and substitute "or for the treatment of aleohol use disorders".

Page 232, after line 18 insert:
"SECTION 212. In Colorado Revised Statutes, 27-66-101, amend (1.5); and repeal (1), (2), and (3) as follows:

27-66-101. Definitions. As used in this article 66, unless the context otherwise requires:
(1) "Acute treatment unit" means a faeility or a distinet part of a facility for short-term psyehiatric eare, which may inelude substance abuse treatment and treatment for substanee use disorders, that provides a total, twenty-four-hour, therapeutieally planned and professionally staffed environment for persons who do not require inpatient hospitalization but need more intense and individual serviees than are avalable on an outpatient basis, sueh as crisis management and stabilization services.
(1.5) "Behavioral health entity" means a facility or provider organization engaged in providing community-based health services, which may include behavioral health disorder serviees, aleohol use disorder services, or substance use disorder services, including erisis stabilization, acute or ongoing treatment, or community mental health eenter services as described in subsections (2) and (3) of this seetion, but toes not include. HAS THE SAME MEANING AS DEFINED IN SECTION 27-50-101.
(a) Residential child eare facilities as defined in seetion 26-6-102 (33); or
(b) Services provided by a licensed or certified mental health-eare provider under the provider's individual professional practice act on the provider's own premises.
(2) "Community mental health center" means either a physieal plant or a group of serviees under unified administration or affiliated with one another, and ineluding at least the following serviees provided for the prevention and treatment of behavioral or mental health disorders in persons residing in a particular community in or near the facility so sittuated.
(a) Inpatient services;
(b) Outpatient services;
(c) Partial hospitalization,
(d) Emergeney services;
(e) Consultative and edueational services.
(3) "Community mental health elinie" means a health institution planned, organized, operated, and maintained to provide basie eommunity services for the prevention, diagnosis, and treatment of enotional, behavioral, or mental health disorders, such serviees being rendered primarily on an outpatient and consultative basis.

SECTION 213. In Colorado Revised Statutes, amend as amended by House Bill 22-1278 27-66-104 as follows:

27-66-104. Types of services purchased - limitation on payments. (1) Community mental health services may be purchased from behavioral health entities, elinies, community mental health centers, toeal general or psyehriatric hospitals, and other ageneies SAFETY-NET PROVIDERS that have been approved by the commissioner.
(2) (a) Each year the general assembly shallappropriate money for the purehase of mental health services from:
(I) Community mental health centers;
(II) Agencies that provide specialized elinie-type serviees but to not serve a speeific designated service area;
(III) Acute treatment units; and
(IV) Behavioral health entities.
(b) The money appropriated for the purposes of this subsection (2) shall be distributed by the commissioner to approved behavioral health entities, community mental health centers, and other agencies on the basis of need and in accordance with the serviees provided.
(3) Each year the general assembly may appropriate money in addition to the money appropriated for purposes of subsection (2) of this section, which money may be used by the commissioner to assist behavioral health entities and community mental health elinies and eenters in instituting innovative programs, in providing mental health services to impoverished areas, and in dealing with erisis situations. The eommissioner shall require that any innovative or crisis programs for which money is allocated pursuant to this subsection (3) be elearly definedinterms of serviees to be rendered, programobjectives, seope and duration of the program, and the maximum amount of money to be provided.
(4) Repealed.
(5) If there is a reduction in the financial support of loeat governmental bodies for community mental health services, the eommissioner is authorized to reduce state payments for services in an amount proportional to the reduetion in sueh loeal financial support.
(6) For purposes of entering into a cooperative purehasing agreement pursuant to section 24-110-201, a nomproffit behavioral health entity, nonprofiteommunity mental healtheenter, or nonprofit commmnity mental health elinie may be eertified as a loeal public proeurement unit as provided in section 24-110-207.5.

SECTION 214. In Colorado Revised Statutes, 25.5-1-204, amend (2)(a)(IV) as follows:
25.5-1-204. Advisory committee to oversee the all-payer health claims database - creation - members - duties - legislative declaration - rules - report. (2) (a) No later than August 1, 2013, the executive director shall appoint an advisory committee to oversee the Colorado all-payer health claims database. The advisory committee shall include the following members:
(IV) A representative from a commmity mental healtheenter COMPREHENSIVE BEHAVIORAL HEALTH SAFETY NET PROVIDER, AS DEFINED IN SECTION 27-50-101, who has experience in behavioral health data collection;

SECTION 215. In Colorado Revised Statutes, 25.5-4-103, amend as it will become effective July 1, 2024, (3) as follows:
25.5-4-103. Definitions. As used in this article 4 and articles 5 and 6 of this title 25.5 , unless the context otherwise requires:
(3) "Case management services" means services provided by case management agencies and community mental health centers and eommunity mental healthelinies, as defined in seetion 27-66-101 (2) and (3) COMPREHENSIVE BEHAVIORAL HEALTH SAFETY NET PROVIDERS, AS DEFINED IN SECTION 27-50-101, to assist persons in gaining access to needed medical, social, educational, and other services.

SECTION 216. In Colorado Revised Statutes, 25.5-5-202, amend (1)(g) as follows:
25.5-5-202. Basic services for the categorically needy optional services. (1) Subject to the provisions of subsection (2) of this section, the following are services for which federal financial participation is available and that Colorado has selected to provide as optional services under the medical assistance program:
(g) Rehabilitation services as appropriate to eommunity mental healtheenters BEHAVIORAL HEALTH SAFETY NET PROVIDERS AS DEFINED IN SECTION 27-50-101;

SECTION 217. In Colorado Revised Statutes, 25.5-5-402, amend (3)(e) as follows:
25.5-5-402. Statewide managed care system - rules definition. (3) The statewide managed care system must include a statewide system of community behavioral health care that must:
(e) Be paid for by the state department establishing capitated rates specifically for eommunity mental BEHAVIORAL health services that account for a comprehensive continuum of needed services such as those provided by eommunity mental health eenters as defined in seetion 27-66-101 LICENSED BEHAVIORAL HEALTH PROVIDERS, INCLUDING ESSENTIAL AND COMPREHENSIVE BEHAVIORAL HEALTH SAFETY NET PROVIDERS, AS DEFINED IN SECTION 27-50-101;

SECTION 218. In Colorado Revised Statutes, 27-65-102, amend (1.5) and (7) as follows:

27-65-102. Definitions. As used in this article 65, unless the context otherwise requires:
(1.5) "Behavioral health entity" means a facility or provider organization engaged in providing community-based health services, which may inelude behavioral health disorder serviees, aleohol use disorder serviees, or substance use disorder serviees, ineluding erisis stabilization, acute or ongoing treatment, or commmity mental health eenter serviees as deseribed in seetion 27-66-101 (2) and (3), but does not include: HAS THE SAME MEANING AS DEFINED IN SECTION 27-50-101.
(a) Residential ehild eare facilities as defined in seetion 26-6-102 (33); or
(b) Services provided by a licensed or certified mental health-eare provider under the provider's individual professional practice act on the provider's own premises.
(7) "Facility" means a public hospital or a licensed private hospital, clinic, behavioral health entity, eommunity mental healtheenter or clinic, acute treatment unit, institution, or residential child care facility that provides treatment for persons with mental health disorders.

SECTION 219. In Colorado Revised Statutes, 27-67-103, amend (10); repeal (4); and add (1.3) as follows:

27-67-103. Definitions. As used in this article 67, unless the context otherwise requires:
(1.3) "BEHAVIORAL HEALTH SAFETY NET PROVIDER" HAS THE SAME MEANING AS DEFINED IN SECTION 27-50-101.
(4) "Community mental healthreenter" has the same meaning as provided in seetion 27-66-101 (2).
(10) "Mental health agency" means a behavioral health services contractor through the state department of human services BEHAVIORAL health administration serving children and youth statewide or in a particular geographic area ineluding but not limited to community mental healthreenters, and with the ability to meet all expectations of this article 67.

SECTION 220. In Colorado Revised Statutes, 27-67-109, amend (2)(f) as follows:

27-67-109. Child and youth mental health services standards - advisory board. (2) An advisory board to the state department is established for the purpose of assisting and advising the executive director in accordance with this section in the development of service standards and rules. The advisory board consists of not less than eleven nor more than fifteen members appointed by the state department as follows:
(f) One member representing a commmnity mental healthreenter behavioral health safety net provider that performs evaluations pursuant to this article 67;

SECTION 221. In Colorado Revised Statutes, 27-70-102, amend (2) as follows:

27-70-102. Definitions. As used in this article 70, unless the context otherwise requires:
(2) "Facility" means a federally qualified health-care center, clinic, eommmnity mental healthe enter or clinie, behavioral health entity, institution, acute treatment unit, jail, facility operated by the department of corrections, or a facility operated by the division of youth services.

SECTION 222. In Colorado Revised Statutes, 27-81-102, amend (3.5) as follows:

27-81-102. Definitions. As used in this article 81, unless the context otherwise requires:
(3.5) "Behavioral health entity" means a facility or provider organization engaged in providing eommunity-based health services, which may inelude behavioral health disorder serviees, aleohol use disorder serviees, or substantee use disorder services, including erisis stabilization, aeute or ongoing treatment, or commumity mental health center serviees as deseribed in seetion 27-66-101 (2) and (3), but does not influde. HAS THE SAME MEANING AS DEFINED IN SECTION 27-50-101.
(a) Residential child eare facilities as defined in seetion 26-6-102 (33); or
(b) Serviees provided by a lieensed or certified mental health-eare provider under the provider's individual professional practice act on the provider's own premises.

SECTION 223. Effective date. This act takes effect July 1, 2022; except that sections 212 through 222 take effect July 1, 2024.".

Renumber succeeding section accordingly.

HB22-1302 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 "models." and substitute
"MODELS, INCLUDING THE DEVELOPMENT OF PROTOCOLS, PROCESSES, WORK FLOW, AND PARTNERSHIPS.".

Page 4, line 23, after "(I)" insert "(A)".
Page 5, line 3, strike "(3)(c)(I)." and substitute "(3)(c)(I)(A).".
Page 5, line 4, strike "(II)" and substitute "(B)".
Page 5, line 5, strike "NOT".
Page 5, line 6, strike "AND" and substitute "OR".
Page 5, line 11, strike "(3)(c)(II)." and substitute "(3)(c)(I)(B).".
Page 5, after line 11 insert:
"(C) If a GRant RECIPIENT IS A CRITICAL ACCESS HOSPITAL, AS DEFINED IN SECTION 10-16-1303 (2), THE GRANT RECIPIENT SHALL PROVIDE A TEN PERCENT MATCH FOR THE AWARDED AMOUNT. THE GRANT RECIPIENT MAY USE COMMUNITY BENEFIT FUNDS, IN-KIND PERSONNEL TIME, OR FEDERAL RELIEF FUNDING FOR THE TEN PERCENT MATCH REQUIRED PURSUANT TO THIS SUBSECTION (3)(c)(I)(C).
(II) FOR THE PURPOSES OF THIS SUBSECTION (3)(c), "HOSPITAL-AFFILIATED" MEANS THERE IS A CONTRACTUAL RELATIONSHIP BETWEEN A HOSPITAL OR AN ENTITY THAT IS OWNED BY OR UNDER COMMON OWNERSHIP AND CONTROL WITH THE HOSPITAL IN WHICH THE CONTRACTUAL RELATIONSHIP ENABLES THE HOSPITAL OR ENTITY THAT IS OWNED BY OR UNDER COMMON OWNERSHIP AND CONTROL WITH THE HOSPITAL TO EXERCISE CONTROL OVER ONE OF THE FOLLOWING ENTITIES:
(A) ANOTHER HOSPITAL;
(B) AN ENTITY OWNED BY OR UNDER COMMON OWNERSHIP AND CONTROL WITH ANOTHER HOSPITAL; OR
(C) A physician group practice.".

Page 6, line 23, strike "PRIORITIZE APPLICANTS" and substitute "FIRST PRIORITIZE APPLICANTS THAT SERVE PRIORITY POPULATIONS THAT EXPERIENCE DISPARITIES IN HEALTH-CARE ACCESS AND OUTCOMES, INCLUDING BUT NOT LIMITED TO HISTORICALLY MARGINALIZED AND UNDERSERVED COMMUNITIES, DETERMINED BY THE COMMUNITIES WITH THE HIGHEST PROPORTION OF PATIENTS RECEIVING ASSISTANCE THROUGH the "Colorado Medical Assistance Act", articles 4, 5, and 6 of title 25.5. THE STATE DEPARTMENT SHALL THEN PRIORITIZE APPLICANTS".

Page 6, line 26, strike "NEEDS;" and substitute "NEEDS, SERIOUS MENTAL ILLNESSES, OR DISABILITIES;".

Page 6, line 27, strike "YOUTH IN A PEDIATRIC PRACTICE;" and substitute "YOUTH;".

Page 7, strike lines 4 through 8 and substitute:
"(d) SERVE PREGNANT AND POSTPARTUM PEOPLE;
(e) THE PRACTICE IS CONSIDERED A SMALL AND INDEPENDENT
(f) DEMONSTRATE THE ABILITY AND INTENT TO SERVE CULTURALLY DIVERSE POPULATIONS AND POPULATIONS WITH LIMITED English proficiency;".

Reletter succeeding subparagraphs accordingly.
Page 7, strike lines 22 and 23 and substitute:
"(I) A CLINICAL CONSULTATION AND PRACTICE TRANSFORMATION SUPPORT TEAM PROVIDED BY THE COLORADO HEALTH EXTENSION SYSTEM IN THE PRACTICE INNOVATION PROGRAM; AND".

Page 10, line 6, after "Appropriation." insert "(1)".
Page 10, after line 11 insert:
"(2) For the 2022-23 fiscal year, \$250,000 is appropriated to the department of higher education for use by the regents of the university of Colorado. This appropriation is from the behavioral and mental health cash fund created in section 24-75-230, C.R.S. To implement this act, the regents may use this appropriation for allocation to the school of medicine for the regional health connector workforce program.".

HB22-1303 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 3, line 16, strike "CIVIL".
Page 3, strike line 19 and substitute "PROVIDED PURSUANT TO SECTION 16-8.5-111 IS ELIMINATED OR TRENDING SO THAT IT CAN BE REASONABLY BE EXPECTED TO BE ELIMINATED WITHIN ONE YEAR, THE DEPARTMENT OF HUMAN SERVICES".

Page 3, line 20, strike "SHALL, WHEN PRACTICAL," and substitute "SHALL".
Page 4, line 2, strike "Treatment".
Page 4, strike lines 20 and 21 and substitute:
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"(6) "MENTAL HEALTH RESIDENTIAL FACILITY" OR "MENTAL HEALTH FACILITY" MEANS A RESIDENTIAL MENTAL HEALTH FACILITY".
Page 5, line 2, strike "TREATMENT;" and substitute "SUPPORT;".
Page 5, line 9, strike " 2023, " and substitute " 2024, .

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Page 6, lines 10 and 11, strike "RESIDENTIAL TREATMENT." and substitute "SERVICES.".

Page 6, line 20, strike "CERTIFIED FOR SHORT-TERM" and substitute "RECEIVING INVOLUNTARY MENTAL HEALTH".

Page 6, line 22, strike "TREATMENT" and substitute "SERVICES".
Page 7, strike lines 13 through 15 and substitute "DISORDERS WAIVER PURSUANT TO PART 6 OF ARTICLE 6 OF TITLE 25.5.".

Page 8, strike lines 9 through 11 and substitute "DISORDERS WAIVER PURSUANT TO PART 6 OF ARTICLE 6 OF TITLE 25.5.".

Strike "treatment" on: Page 4, line 5; Page 5, lines 13 and 22; Page 6, lines 11 and 27; Page 7, lines 8, 9, 18, and 24; and Page 8, lines 4 and 5.

Strike "treatment" on: Page 5, line 8; Page 6, line 24; and Page 7, line 20.

Strike "treatment" and substitute "mental health" on: Page 5, lines 14 and 20; Page 6, lines 5 and 7; and Page 7, line 27.

HB22-1307 be referred to the Committee of the Whole with favorable recommendation.

SB22-143 be referred to the Committee of the Whole with favorable recommendation.

\section*{TRANSPORTATION AND LOCAL GOVERNMENT}

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

HB22-1304 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 8, after line 4 insert:
"(8) The general assembly further declares that the programs and services described in this act are important government services.".

Page 8, strike lines 11 through 21.
Reletter succeeding paragraphs accordingly.
Page 9, line 10, after "AUTHORITY," insert "COUNCIL OF GOVERNMENTS, A REGIONAL PLANNING COMMISSION ORGANIZED UNDER TITLE 30,".

Page 9, strike lines 14 through 20.
Page 10, after line 16 insert:
"(III) InCREASE NEW AFFORDABLE FOR-SALE HOUSING STOCK BY PROVIDING FUNDING TO ASSIST with the costs of construction, including but not limited to construction costs, land ACQUISITION COSTS, TAP FEES, BUILDING PERMITS, AND IMPACT FEES;".

Renumber succeeding subparagraphs accordingly.
Page 11, line 1, after "Housing"insert "units that are integrated Into nonsegregated housing units that are".

Page 11, line 5, after "basis;" add "AND".
Page 11, line 10, strike "SERVICES; AND" and substitute "SERVICES.".
Page 11, line 11, strike "(F) Financing" and substitute "(V) Finance".
Renumber succeeding subparagraphs accordingly.
Page 11, line 16, strike "Property" and substitute "Provide or MAINTAIN PROPERTY".

Page 11, line 18, strike "Permanent" and substitute "Provide or MAINTAIN PERMANENT".

Page 11, line 19, strike "Land" and substitute "Provide or maintain LAND".

Page 11, line 21, strike "Funding" and substitute "Provide or maintain FUNDING".

Page 12, lines 8 and 9, strike "Give preference to" and substitute "PRIORITIZE".

Page 12, strike lines 12 through 16 and substitute the following:
"(I) Increase the supply of housing in urban, RURAL, AND RURAL RESORT COMMUNITIES ACROSS THE STATE THAT IS PROPORTIONAL TO EACH COMMUNITY'S DEMONSTRATED NEED THROUGH:
(A) A preference for miXed-Income projects in which a PERCENTAGE OF UNITS, PROPORTIONAL TO THE DEMONSTRATED HOUSING NEEDS OF THE LOCAL COMMUNITY, WITHIN A PARTICULAR DEVELOPMENT HAVE RESTRICTED AVAILABILITY TO HOUSEHOLDS AT AND BELOW THE income levels specified in subsection (3)(c) of this section. The PERCENTAGE OF RESTRICTED UNITS AND AFFORDABILITY LEVELS MUST COMPLY WITH LAWS ENACTED BY LOCAL GOVERNMENTS PROMOTING THE DEVELOPMENT OF NEW AFFORDABLE HOUSING UNITS PURSUANT TO SECTION 29-20-104 (1);
(B) DEVELOPMENTS IN WHICH HOUSING UNITS ARE RESTRICTED AT INCOME LEVELS DEMONSTRATED BY LOCAL COMMUNITY NEEDS AS SPECIFIED IN SUBSECTION (3)(c)(I) OF THIS SECTION;
(C) Transit oriented development;
(D) The inclusion of housing units that are restricted FOR RENTAL USAGE TO PERSONS WITH DISABILITIES OR THAT INCLUDE UNIVERSAL DESIGN FEATURES THAT ALLOW INDIVIDUALS TO CONTINUE TO RESIDE IN THEIR DWELLING UNITS AS THEY AGE; OR
(E) Housing that is restricted to the victims of domestic VIOLENCE OR SEXUAL ASSAULT;".

Page 12, after line 18 insert:
"(III) CREATE Opportunities to build intergenerational WEALTH FOR FAMILIES;
(IV) PROMOTE THE LONG-TERM AFFORDABILITY OF ANY DEVELOPMENTS OR PROJECTS THAT ARE FUNDED BY THE GRANT PROGRAM;".

Renumber succeeding subparagraphs accordingly.
Page 12, line 22, strikes "ObLIGATIONS." and substitute "OBLIGATIONS AND CONTRIBUTE TO THE OVERALL WELL-BEING AND PROFESSIONAL AND RECREATIONAL NEEDS OF THE LOCAL WORKFORCE AND POPULATION.
(c) The rental and home ownership targets applicable TO LOCAL COMMUNITIES ACROSS THE STATE AS REQUIRED BY SUBSECTION (3)(b)(I) OF THIS SECTION ARE SPECIFIED IN SUBSECTION (3)(c)(I) OF THIS SECTION IN ACCORDANCE WITH THE FOLLOWING:
(I) (A) For Rental housing in urban counties, housing MUST BE TARGETED TO HOUSEHOLDS WITH AN ANNUAL INCOME THAT IS AT OR BELOW EIGHTY PERCENT OF THE AREA MEDIAN INCOME OF households of that size in the county in which the housing is LOCATED.
(B) For rental housing in rural counties, housing must BE TARGETED TO HOUSEHOLDS WITH AN ANNUAL INCOME THAT IS AT OR BELOW ONE HUNDRED FORTY PERCENT OF THE AREA MEDIAN INCOME OF HOUSEHOLDS OF THAT SIZE IN THE COUNTY IN WHICH THE HOUSING IS LOCATED.
(C) FOR RENTAL HOUSING IN RURAL RESORT COUNTIES, HOUSING MUST BE TARGETED TO HOUSEHOLDS WITH AN ANNUAL INCOME THAT IS AT OR BELOW ONE HUNDRED SEVENTY PERCENT OF THE AREA MEDIAN INCOME OF HOUSEHOLDS OF THAT SIZE IN THE COUNTY IN WHICH THE HOUSING IS LOCATED.
(D) For home ownership housing in any area of The STATE, HOUSING MUST BE TARGETED TO HOUSEHOLDS WITH AN ANNUAL INCOME THAT IS AT OR BELOW ONE HUNDRED FORTY PERCENT OF THE AREA MEDIAN INCOME OF HOUSEHOLDS OF THAT SIZE IN THE COUNTY IN WHICH THE HOUSING IS LOCATED.
(II) Not later than September 1, 2022, THE DIVISION SHALL CLASSIFY EACH COUNTY IN THE STATE AS "URBAN", "RURAL", OR "RURAL RESORT" BASED UPON DEFINITIONS OF THE TERMS AS SPECIFIED IN THE FINAL REPORT OF THE COLORADO STRATEGIC HOUSING WORKING GROUP FINAL REPORT DATED JULY 6, 2021. The division shall regularly UPDATE AND PUBLISH MODIFICATION OF THE INITIAL CLASSIFICATION OF A PARTICULAR COUNTY AS IT RECEIVES INFORMATION DOCUMENTING CHANGES IN LOCAL ECONOMIC CIRCUMSTANCES AND HOUSING COST FACTORS MATERIALLY AFFECTING SUCH CLASSIFICATIONS.
(III) Notwithstanding Subsection (3)(c)(I) OF THIS SECTION, ANY COUNTY MAY REQUEST FROM THE DIVISION:
(A) A determination that a different income restriction SHOULD APPLY TO THAT COUNTY FROM THE ONE MADE APPLICABLE TO THE COUNTY IN ACCORDANCE WITH SUBSECTION (3)(c)(I) OF THIS SECTION BASED UPON THE UNIQUE ECONOMIC AND HOUSING COST FACTORS present in the county. Not later than September 1, 2022, the DIVISION SHALL PUBLISH ANY SUCH MODIFIED INCOME RESTRICTIONS AND THE BASIS FOR ANY MODIFICATION APPROVED.
(B) AT ANY TIME, A RECLASSIFICATION OF THE COUNTY FROM THE CATEGORY IN WHICH THE COUNTY IS INITIALLY CLASSIFIED PURSUANT TO SUBSECTION (3)(c)(II) BASED UPON THE UNIQUE ECONOMIC AND HOUSING COST FACTORS PRESENT IN THE COUNTY.".

Reletter succeeding paragraphs accordingly.
Page 12, after line 26 insert:
"(e) In DETERMINING GRANT AMOUNTS, THE DIVISION SHALL SEEK to increase investments in for-Sale housing stock. The OBJECTIVE DESCRIBED IN THIS SUBSECTION (3)(e) MAY BE ACHIEVED BY PROVIDING GRANTS UNDER THE GRANT PROGRAM THAT ARE LAYERED WITH AWARDS UNDER EXISTING STATE GRANT PROGRAMS TO INCREASE SUBSIDIES ON A PER-UNIT BASIS.
(f) Notwithstanding any other provision of This section:
(I) Through December 31, 2023, the division shall make NOT MORE THAN FIFTY PERCENT OF THE MONEY AVAILABLE UNDER THE GRANT PROGRAM FOR GRANT APPLICATIONS, DEVELOPMENTS, OR PROGRAMS THAT ARE PROPOSED FOR RURAL OR RURAL RESORT COUNTIES ACROSS THE STATE AND SHALL MAKE NOT MORE THAN FIFTY PERCENT OF THE FUNDS AVAILABLE UNDER THE GRANT PROGRAM FOR GRANT APPLICATIONS, DEVELOPMENTS, OR PROGRAMS THAT ARE PROPOSED FOR URBAN COUNTIES ACROSS THE STATE.
(II) After December 31, 2023, all unencumbered money AVAILABLE UNDER THE GRANT PROGRAM MAY BE EXPENDED IN ACCORDANCE WITH THIS SECTION IN ANY AREA OF THE STATE WITHOUT REGARD TO THE RESTRICTIONS SPECIFIED IN THIS SUBSECTION (3)(e).
(III) Not later than July 15, 2023, the division Shall SUBMIT A REPORT TO THE GENERAL ASSEMBLY SPECIFYING THE STATE OF ENCUMBERED MONEY UNDER THE GRANT PROGRAM AS OF JUNE 30, 2023, and a list of projects that have been approved but that are AWAITING FUNDING AS OF JUNE 30, 2023.
(g) In LIGHT OF DIFFERING NEEDS FOR PER HOUSING UNIT SUBSIDIES ACROSS DIFFERENT AREAS OF THE STATE, THE DIVISION MAY WAIVE PER UNIT SUBSIDY AMOUNTS THAT HAVE BEEN INITIALLY SET FOR PARTICULAR PROJECTS OR PROGRAMS TO ADJUST FOR MARKET FACTORS IF THE PURPOSE OF THE PROJECT HAS BEEN ACCOMPLISHED OR TO SATISFY THE INTENT OF THE GRANT AWARD.".

Reletter succeeding paragraph accordingly.
Page 14, line 16, after "Reporting." insert "(a)".
Page 15, after line 6 insert:
"(b) THE DIVISION AND ANY PERSON THAT RECEIVES MONEY FROM THE DIVISION PURSUANT TO THE GRANT PROGRAM SHALL COMPLY WITH THE COMPLIANCE, REPORTING, RECORD-KEEPING, AND PROGRAM EVALUATION REQUIREMENTS ESTABLISHED BY THE OFFICE OF STATE PLANNING AND BUDGETING AND THE STATE CONTROLLER IN ACCORDANCE WITH SECTION 24-75-226 (5).".

Page 16, line 16, after "PLANNING," insert "Engineering,".
Page 18, line 25, strike "PROGRAM" and substitute "PROGRAM, IN CONSULTATION WITH THE COLORADO ENERGY OFFICE, CREATED IN SECTION 24-38.5-101 (1), AND THE DEPARTMENT OF TRANSPORTATION, CREATED IN SECTION 43-1-103 (1),".

Page 19, strike lines 19 through 23 and substitute "REQUIRE THAT a GRANT AWARD BE USED, AT LEAST IN PART, TO FUND INFRASTRUCTURE PROJECTS THAT INCREASE THE SUPPLY OF AFFORDABLE HOUSING AND THAT ARE WITHIN OR ADJACENT TO EITHER A DOWNTOWN AREA, A CORE BUSINESS DISTRICT OF A MUNICIPALITY, OR A TRANSIT-ORIENTED DEVELOPMENT.".

Page 20, strike lines 11 through 13.
Page 21, line 8, strike "AND".
Page 21, line 12, strike "DEVELOPMENT." and substitute "DEVELOPMENT; AND
(C) Financing infrastructure improvements.".

Page 21, line 18, strike "TRANSPORTATION" and substitute "TRANSPORTATION, CREATED IN SECTION 43-1-103 (1),".

Page 22, after line 25 insert:
"(c) THE DIVISION AND ANY PERSON THAT RECEIVES MONEY FROM THE DIVISION PURSUANT TO THE GRANT PROGRAM SHALL COMPLY WITH THE COMPLIANCE, REPORTING, RECORD-KEEPING, AND PROGRAM EVALUATION REQUIREMENTS ESTABLISHED BY THE OFFICE OF STATE PLANNING AND BUDGETING AND THE STATE CONTROLLER IN ACCORDANCE WITH SECTION 24-75-226 (5).".

\section*{PRINTING REPORT}

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

\section*{HB22-1349, 1350.}

\section*{SIGNING OF BILLS - RESOLUTIONS - MEMORIALS}

The Speaker has signed: SB22-003, 076, 086, 121, and 141.

\section*{MESSAGE(S) FROM THE SENATE}

The Senate has passed on Third Reading and returns herewith:
HB22-1226 and HB22-1275.
The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
HB22-1252 amended in General Orders as printed in Senate Journal, March 29, 2022.

\section*{MESSAGE(S) FROM THE REVISOR}

We herewith transmit:
without comment, as amended, HB22-1252.

\section*{REMOTE PARTICIPATION}

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Caraveo, Exum, Hooton, Michaelson Jenet, Ortiz, Ricks, Sandridge, Soper.

On motion of Representative Esgar, the House adjourned until 9:00 a.m., Thursday, March 31, 2022.

Approved:
Alec Garnett,
Speaker
Attest:
Robin Jones,
Chief Clerk

\section*{HOUSE JOURNAL}

SEVENTY-THIRD GENERAL ASSEMBLY

\section*{STATE OF COLORADO}

\section*{Second Regular Session}

Seventy-ninth Legislative Day
Thursday, March 31, 2022

Prayer by Representative Janice Rich, Grand Junction.
The Speaker called the House to order at 9:00 a.m.
Pledge of Allegiance led by Representative Lindsey Daugherty, Arvada.
The roll was called with the following result:
Present--59.
Excused--Representative(s) Bernett, Froelich, Gray, Ricks, Roberts, Valdez A.--6.
Present after roll call--Representative(s) Bernett, Froelich, Gray, Ricks, Roberts, Valdez A.

The Speaker declared a quorum present.

On motion of Representative Daugherty, the House Journal of Wednesday, March 30, 2022, was declared approved as corrected by the Chief Clerk.

\section*{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.

HB22-1330 by Representative(s) McCluskie and Ransom, Herod; also Senator(s) Hansen and Rankin, Zenzinger-Concerning suspending the requirement for a five-year appropriation for an act that causes a net increase in imprisonment.

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

1
2
\begin{tabular}{llllllll|}
\hline \multicolumn{1}{|c}{ YES } & \(\mathbf{6 5}\) & \multicolumn{1}{c}{ NO } & 0 & \multicolumn{1}{c}{ EXCUSED } & 0 & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & Y & Geitner & Y & McCormick & Y & Soper & Y \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & Y & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & Y & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & Y \\
Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & Y & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & Y & Sandridge & Y & Young & Y \\
& & & & & & Speaker & Y
\end{tabular}

HB22-1331 by Representative(s) Herod and Ransom, McCluskie; also Senator(s) Zenzinger and Rankin, Hansen-Concerning supplemental funding for facility 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.
\begin{tabular}{|c|c|c|c|c|c|c|c|}
\hline YES & 55 & NO & 10 & EXCUSED & 0 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
\hline Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
\hline Baisley & N & Geitner & Y & McCormick & Y & Soper & N \\
\hline Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
\hline Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
\hline Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
\hline Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
\hline Boesenecker & Y & Holtorf & Y & Neville & N & Valdez D. & Y \\
\hline Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
\hline Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
\hline Carver & Y & Kennedy & Y & Pico & N & Weissman & Y \\
\hline Catlin & Y & Kipp & Y & Ransom & Y & Will & Y \\
\hline Cutter & Y & Larson & Y & Rich & Y & Williams & N \\
\hline Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
\hline Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
\hline Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
\hline & & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Bacon, Bird, Esgar, Exum, Lindsay, Michaelson Jenet, Titone, Weissman, Speaker
\begin{tabular}{|c|c|c|c|c|c|c|c|}
\hline 2 & & \multicolumn{6}{|l|}{by Representative(s) McCluskie and Herod, Ransom; also Senator(s) Hansen and Rankin, Zenzinger-Concerning the office of economic development and international trade's permissible uses of money transferred from the economic recovery and relief cash fund to the Colorado economic development fund for use in rural Colorado.} \\
\hline \multicolumn{8}{|l|}{\begin{tabular}{l}
The question being "Shall the bill pass?". \\
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\end{tabular}} \\
\hline YES & 51 & NO & 14 & EXCUSED & 0 & ABSENT & \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
\hline Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
\hline Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
\hline Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
\hline Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
\hline Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
\hline Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A & Y \\
\hline Boesenecker & Y & Holtorf & Y & Neville & N & Valdez D. & Y \\
\hline Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
\hline Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkl & N \\
\hline Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
\hline Catlin & Y & Kipp & Y & Ransom & Y & Will & Y \\
\hline Cutter & Y & Larson & N & Rich & Y & Williams & N \\
\hline Daugherty & Y & Lindsay & Y & Ricks & Y & Woodro & Y \\
\hline Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
\hline Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Amabile, Bird, Cutter, Duran, Esgar, Exum, Gray, Lindsay, Lontine, McCormick, McLachlan, Michaelson Jenet, Ricks, Roberts, Snyder, Titone, Valdez D., Weissman, Will, Woodrow, Speaker

HB22-1343 by Representative(s) McCluskie and Ransom, Bird; also Senator(s) Hansen and Rankin, Zenzinger-Concerning state revenue retained and spent under the authority conferred by the voter-approved revenue change referendum C .

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{|llllllllc|}
\hline \multicolumn{1}{|c|}{ YES } & 44 & \multicolumn{1}{c}{ NO } & \(\mathbf{2 1}\) & \multicolumn{1}{c}{ EXCUSED } & \(\mathbf{0}\) & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & Y & Exum & Y & Lynch & N & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & Y & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & N & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & Y
\end{tabular}
\begin{tabular}{llllllll} 
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle N \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & N & Kipp & Y & Ransom & Y & Will & N \\
Cutter & Y & Larson & N & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & Y
\end{tabular}

Co-sponsor(s) added: Representative(s) Esgar, Exum, Herod, Snyder, Speaker
HB22-1335 by Representative(s) McCluskie and Ransom, Herod; also Senator(s) Hansen and Rankin, Zenzinger-Concerning a transfer from the revenue loss restoration cash fund to the judicial department information technology 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.
\begin{tabular}{llllllll|}
\hline \multicolumn{1}{c}{ YES } & \(\mathbf{6 5}\) & \multicolumn{1}{c}{ NO } & 0 & \multicolumn{1}{c}{ EXCUSED } & 0 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & Y & Geitner & Y & McCormick & Y & Soper & Y \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & Y & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & Y & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle Y \\
Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & Y & Kipp & Yipp & Ransom & Y & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & Y & Sandridge & Y & Young & Y \\
& & & & & & Speaker & Y
\end{tabular}

Co-sponsor(s) added: Representative(s) Exum, Speaker
HB22-1334 by Representative(s) Herod, McCluskie, Ransom; also Senator(s) Zenzinger, Hansen, Rankin-Concerning the collection of an administrative fee from an agency that receives commodities through a food distribution 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.

1
2
\begin{tabular}{|c|c|c|c|c|c|c|c|}
\hline YES & 42 & NO & 23 & EXCUSED & 0 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & N & Sirota & Y \\
\hline Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
\hline Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
\hline Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
\hline Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
\hline Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
\hline Bockenfeld & N & Herod & Y & Mullica & Y & Valdez A. & Y \\
\hline Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
\hline Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & N \\
\hline Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
\hline Carver & Y & Kennedy & Y & Pico & N & Weissman & Y \\
\hline Catlin & N & Kipp & Y & Ransom & Y & Will & N \\
\hline Cutter & Y & Larson & N & Rich & N & Williams & N \\
\hline Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
\hline Duran & Y & Lontine & Y & Roberts & N & Woog & N \\
\hline Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Esgar, Exum, Lindsay, Lontine, Mullica, Snyder, Speaker

\section*{HB22-1341 by Representative(s) Herod and McCluskie, Ransom; also} Senator(s) Zenzinger and Rankin, Hansen-Concerning measures to ensure that the marijuana tax cash fund is in balance.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{|c|c|c|c|c|c|c|c|}
\hline YES & 41 & NO & 24 & EXCUSED & 0 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & N & Sirota & Y \\
\hline Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
\hline Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
\hline Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
\hline Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
\hline Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
\hline Bockenfeld & N & Herod & Y & Mullica & Y & Valdez A. & Y \\
\hline Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
\hline Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & N \\
\hline Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
\hline Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
\hline Catlin & N & Kipp & Y & Ransom & Y & Will & N \\
\hline Cutter & Y & Larson & N & Rich & N & Williams & N \\
\hline Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
\hline Duran & Y & Lontine & Y & Roberts & N & Woog & N \\
\hline Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
\hline \multicolumn{8}{|l|}{Co-sponsor(s) added: Representative(s) Exum, Ricks, Snyder, Valdez A., Speaker} \\
\hline
\end{tabular}

HB22-1342 by Representative(s) Herod and Ransom, McCluskie; also Senator(s) Hansen and Rankin, Zenzinger-Concerning the requirement that interest and income derived from the deposit and investment of federal funds that the state received from the federal coronavirus state fiscal recovery fund be credited to the state emergency reserve 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.
\begin{tabular}{llllllll|}
\hline \multicolumn{1}{|c}{ YES } & \(\mathbf{6 1}\) & \multicolumn{1}{c}{ NO } & 4 & \multicolumn{1}{c}{ EXCUSED } & 0 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & Y & McCormick & Y & Soper & Y \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & N & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle \\
Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & Y & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & Y & Sandridge & Y & Young & Y \\
& & & & & & Speaker & Y
\end{tabular}

Co-sponsor(s) added: Representative(s) Esgar, Exum, Gonzales-Gutierrez, Lindsay, Mullica, Ricks, Snyder, Titone, Valdez A., Speaker

HB22-1329 by Representative(s) McCluskie, Herod; also Senator(s) Hansen, Rankin, Zenzinger-Concerning the provision for payment of the expenses of the executive, legislative, and judicial departments of the state of Colorado, and of its agencies and institutions, for and during the fiscal year beginning July 1, 2022, except as otherwise noted.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{|llllllllc|}
\hline \multicolumn{1}{|c|}{ YES } & 41 & \multicolumn{1}{c}{ NO } & \(\mathbf{2 4}\) & \multicolumn{1}{c}{ EXCUSED } & \(\mathbf{0}\) & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & Y & Exum & Y & Lynch & N & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & N & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & N
\end{tabular}

1
\begin{tabular}{llllllll} 
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & N & Kipp & Y & Ransom & N & Will & N \\
Cutter & Y & Larson & N & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & Y
\end{tabular} Co-sponsor(s) added: Representative(s) Amabile, Bacon, Benavidez, Bernett, Bird, Boesenecker, Caraveo, Cutter, Daugherty, Duran, Esgar, Exum, Froelich, Gonzales-Gutierrez, Gray, Hooton, Jodeh, Kennedy, Kipp, Lindsay, Lontine, McCormick, McLachlan, Michaelson Jenet, Sirota, Snyder, Sullivan, Titone, Weissman, Woodrow, Young, Speaker

HB22-1333 by Representative(s) Herod and McCluskie; also Senator(s) Zenzinger and Rankin-Concerning an increase in the minimum wage for nursing facility employees, 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.
\begin{tabular}{|c|c|c|c|c|c|c|c|}
\hline YES & 49 & NO & 16 & EXCUSED & 0 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
\hline Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
\hline Baisley & N & Geitner & N & McCormick & Y & Soper & Y \\
\hline Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
\hline Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
\hline Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
\hline Bockenfeld & N & Herod & Y & Mullica & Y & Valdez A. & Y \\
\hline Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
\hline Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
\hline Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
\hline Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
\hline Catlin & N & Kipp & Y & Ransom & Y & Will & N \\
\hline Cutter & Y & Larson & Y & Rich & Y & Williams & N \\
\hline Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
\hline Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
\hline Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
\hline \multicolumn{8}{|l|}{Speaker Y} \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Bird, Caraveo, Cutter, Duran, Esgar, Exum, Froelich, Gonzales-Gutierrez, Hooton, Kennedy, Kipp, Lindsay, Lontine, McCormick, McLachlan, Michaelson Jenet, Mullica, Ricks, Roberts, Sirota, Snyder, Titone, Valdez A., Valdez D., Weissman, Woodrow, Young, Speaker

HB22-1340 by Representative(s) Herod and McCluskie; also Senator(s) Hansen and Zenzinger-Concerning capital-related transfers of money.

1 The question being "Shall the bill pass?".
2 A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{llllllll|}
\hline \multicolumn{1}{|c}{ YES } & 43 & \multicolumn{1}{c}{ NO } & 22 & \multicolumn{1}{c}{ EXCUSED } & 0 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & N & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & N & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & N & Kipp & Y & Ransom & N & Will & N \\
Cutter & Y & Larson & N & Rich & Y & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Esgar, Exum, Ricks, Speaker

\section*{HB22-1336}
by Representative(s) McCluskie and Ransom, Herod; also Senator(s) Hansen and Zenzinger, Rankin-Concerning the streamlining of the processing of certain money collected by 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.
\begin{tabular}{lllllllll|}
\hline \multicolumn{1}{|c}{ YES } & \(\mathbf{6 5}\) & \multicolumn{1}{c}{ NO } & \(\mathbf{0}\) & \multicolumn{1}{c}{ EXCUSED } & \(\mathbf{0}\) & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & Y & Geitner & Y & McCormick & Y & Soper & Y \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & Y & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & Y & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & Y \\
Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & Y & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & Y & Sandridge & Y & Young & Y \\
& & & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Mullica, Ricks, Snyder, Titone, Speaker
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HB22-1337 by Representative(s) Herod and Ransom, McCluskie; also
Senator(s) Hansen and Rankin, Zenzinger-Concerning a
requirement that the state personnel director quadrennially
produce a report on compensation, and, in connection
therewith, modifying requirements for the compensation
report, including reporting deadlines, and making an
appropriation.

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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.
\begin{tabular}{llllllll|}
\hline \multicolumn{1}{|c}{ YES } & \(\mathbf{6 5}\) & \multicolumn{1}{c}{ NO } & \(\mathbf{0}\) & \multicolumn{1}{c}{ EXCUSED } & \(\mathbf{0}\) & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & Y & Geitner & Y & McCormick & Y & Soper & Y \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & Y & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & Y & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & Y \\
Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & Y & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & Y & Sandridge & Y & Young & Y \\
& & & & & & Speaker & Y
\end{tabular}

Co-sponsor(s) added: Representative(s) Esgar, Exum, Ricks, Snyder, Speaker
HB22-1338 by Representative(s) Herod, McCluskie; also Senator(s) Hansen, Rankin-Concerning modification of the manner in which specified motor vehicle-related functions of the department of revenue are funded, and, in connection therewith, making and reducing appropriations.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{llllllllc|}
\hline \multicolumn{1}{|c|}{ YES } & 39 & \multicolumn{1}{c}{ NO } & 26 & EXCUSED & 0 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & N & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & N & Herod & Y & Mullica & N & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle
\end{tabular}
\begin{tabular}{|c|c|c|c|c|c|c|c|}
\hline er & N & Kennedy & & Pico & & Weissman & \\
\hline Catlin & N & Kipp & Y & Ransom & N & Will & N \\
\hline Cutter & Y & Larson & N & Rich & N & Williams & N \\
\hline Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
\hline Duran & Y & Lontine & Y & Roberts & N & Woog & N \\
\hline Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
\hline \multicolumn{8}{|l|}{Co-sponsor(s) added: Representative(s) Gray, Titone} \\
\hline \multicolumn{2}{|l|}{HB22-1339} & \multicolumn{6}{|l|}{by Representative(s) Herod and McCluskie, Ransom; also Senator(s) Zenzinger and Rankin, Hansen-Concerning the Colorado DRIVES vehicle services account of the highway users tax fund, and, in connection therewith, merging the licensing services cash fund into the account and requiring account investment earnings to be credited to the account.} \\
\hline \multicolumn{8}{|l|}{\begin{tabular}{l}
The question being "Shall the bill pass?". \\
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\end{tabular}} \\
\hline YES & 50 & NO & 15 & EXCUSED & 0 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
\hline Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
\hline Baisley & N & Geitner & Y & McCormick & Y & Soper & N \\
\hline Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
\hline Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
\hline Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
\hline Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
\hline Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
\hline Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & N \\
\hline Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & \\
\hline Carver & Y & Kennedy & Y & Pico & N & Weissman & Y \\
\hline Catlin & N & Kipp & Y & Ransom & Y & Will & N \\
\hline Cutter & Y & Larson & Y & Rich & Y & Williams & N \\
\hline Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
\hline Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
\hline Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
\hline & & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Gray, Titone

\section*{CONSIDERATION OF SENATE AMENDMENTS TO HOUSE BILLS}

HB22-1092 by Representative(s) Soper and Roberts; also Senator(s) Bridges and Coram-Concerning the issuance of loans by irrigation districts to landowners for certain purposes.
(Passed on Third Reading as printed in House Journal, March 3, 2022.)
(Amended as printed in Senate Journal, March 22, 2022.)
(Laid Over from March 24, 2022.)

Representative Roberts moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:
\begin{tabular}{lllllllll|}
\hline \multicolumn{1}{|c}{ YES } & \(\mathbf{5 9}\) & \multicolumn{1}{c}{ NO } & 6 & \multicolumn{1}{c}{ EXCUSED } & 0 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & Y & Geitner & Y & McCormick & Y & Soper & Y \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & Y & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & N & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & Y & Van & N \\
Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & N & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & Y \\
\hline
\end{tabular}

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.
\begin{tabular}{|c|c|c|c|c|c|c|c|}
\hline YES & 58 & NO & 7 & EXCUSED & 0 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
\hline Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
\hline Baisley & N & Geitner & Y & McCormick & Y & Soper & Y \\
\hline Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
\hline Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
\hline Bird & Y & Hanks & Y & Michaelson Jenet & Y & Titone & Y \\
\hline Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
\hline Boesenecker & Y & Holtorf & Y & Neville & N & Valdez D. & Y \\
\hline Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
\hline Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & N \\
\hline Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
\hline Catlin & Y & Kipp & Y & Ransom & N & Will & Y \\
\hline Cutter & Y & Larson & Y & Rich & Y & Williams & N \\
\hline Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
\hline Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
\hline Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
\hline & & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Bernett, Catlin, Cutter, Esgar, Gray, Holtorf, Lindsay, Pelton, Will

HB22-1049 by Representative(s) Bacon and Ricks; also Senator(s) Pettersen and Bridges-Concerning prohibiting a postsecondary institution from making payment of an outstanding balance on a student's account a condition of issuing the student's documents.
(Passed on Third Reading as printed in House Journal, February 28, 2022.)
(Amended as printed in Senate Journal, March 28, 2022.)
(Laid Over from March 30, 2022.)
Representative Bacon moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:
\begin{tabular}{lllllllll|}
\hline \multicolumn{1}{|c}{ YES } & 41 & \multicolumn{1}{c}{ NO } & 24 & \multicolumn{1}{c}{ EXCUSED } & 0 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & N & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & N & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & N & Kipp & Y & Ransom & N & Will & N \\
Cutter & Y & Larson & N & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & Y \\
& & & & & &
\end{tabular}

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.
\begin{tabular}{|c|c|c|c|c|c|c|c|}
\hline YES & 39 & NO & 26 & EXCUSED & 0 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & N & Sirota & Y \\
\hline Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
\hline Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
\hline Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
\hline Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
\hline Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
\hline Bockenfeld & N & Herod & Y & Mullica & Y & Valdez A. & N \\
\hline Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
\hline Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & N \\
\hline Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
\hline Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
\hline Catlin & N & Kipp & Y & Ransom & N & Will & N \\
\hline Cutter & Y & Larson & N & Rich & N & Williams & N \\
\hline Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
\hline Duran & Y & Lontine & Y & Roberts & N & Woog & N \\
\hline Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
\hline & & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Amabile, Woodrow
\begin{tabular}{|c|c|c|c|c|c|c|c|}
\hline \multicolumn{2}{|l|}{HB22-1168} & by Representative Bradfield, Catlin, Pico, Ransom, Ri also Senator(s) permitting public course to seventh & ch, W sch grad & McKean and M itner, Gray, Holt Roberts, Van B oodward and hools to provide de students. & & ca, Bocken Lynch, Pe er, Will, W nal-Concer unter educa &  \\
\hline \multicolumn{8}{|l|}{(Passed on Third Reading as printed in House Journal, March 3, 2022.)} \\
\hline \multicolumn{8}{|l|}{(Amended as printed in Senate Journal, March 25, 2022.)} \\
\hline \multicolumn{8}{|l|}{(Laid Over from March 30, 2022.)} \\
\hline \multicolumn{8}{|l|}{Representative Mullica moved that the House concur in Senate amendments. The motion was declared passed by the following roll cal vote:} \\
\hline YES & 47 & NO & 18 & 8 EXCUSED & 0 & ABSENT & 0 \\
\hline \multicolumn{8}{|l|}{Amabile Y Exum \(\quad\) Y Lynch \(\quad\) N Sirota} \\
\hline \multicolumn{8}{|l|}{\(\begin{array}{llll}\text { Bacon } & Y & \text { Froelich } & Y \\ \text { Y }\end{array}\)} \\
\hline \multicolumn{8}{|l|}{Baisley N Geitner N McCormick Y Soper} \\
\hline \multicolumn{8}{|l|}{Benavidez Y Gonzales-Gutierrez N McKean N Sullivan} \\
\hline \multicolumn{8}{|l|}{Bernett Y Gray Y McLachlan Y Tippe} \\
\hline \multicolumn{2}{|l|}{\multirow[t]{2}{*}{\[
\begin{array}{ll}
\text { Bird } & \mathrm{Y} \\
\text { Bockenfeld } & \mathrm{N}
\end{array}
\]}} & Hanks & N & Michaelson Jenet & Y & Titone & N \\
\hline & & Herod & Y & Mullica & Y & Valdez A. & Y \\
\hline \multicolumn{2}{|l|}{Boesenecker Y} & Holtorf & Y & Neville & N & Valdez D. & Y \\
\hline \multicolumn{2}{|l|}{Bradfield Y} & Hooton & Y & Ortiz & Y & Van Beber & Y \\
\hline \multicolumn{2}{|l|}{Caraveo Y} & Jodeh & Y & Pelton & N & Van Winkle & N \\
\hline Carver & & Kennedy & Y & Pico & Y & Weissman & Y \\
\hline Catlin & Y & Kipp & Y & Ransom & N & Will & N \\
\hline Cutter & Y & Larson & N & Rich & N & Williams & N \\
\hline \multirow[t]{2}{*}{Daugherty Duran} & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
\hline & Y & Lontine & Y & Roberts & Y & Woog & N \\
\hline \multirow[t]{2}{*}{Esgar} & Y & Luck & N & Sandridge & Y & Young & Y \\
\hline & & & & & & Speaker & Y \\
\hline
\end{tabular}

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.
\begin{tabular}{|llllllll|}
\hline \multicolumn{1}{|c}{ YES } & \(\mathbf{5 9}\) & \multicolumn{1}{c}{ NO } & \(\mathbf{6}\) & \multicolumn{1}{c}{ EXCUSED } & 0 & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & N & Exum & Y & Lynch & Y & Sirota & N \\
Bacon & N & Froelich & N & McCluskie & Y & Snyder & Y \\
Baisley & Y & Geitner & Y & McCormick & Y & Soper & Y \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & N \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & Y & Michaelson Jenet & Y & Titone & N \\
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & Y & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
\hline
\end{tabular}
\begin{tabular}{llllllll} 
Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & Y \\
Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & Y & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & Y & Sandridge & Y & Young & Y \\
& & & & & & Speaker & Y
\end{tabular}

Co-sponsor(s) added: Representative(s) Bernett, Lindsay, McLachlan, Soper, Woodrow

HB22-1209 by Representative(s) Bradfield and Young, Amabile, Michaelson Jenet, Pelton; also Senator(s) Woodward-Concerning the continuation of the strategic action planning group on aging, and, in connection therewith, implementing the recommendation contained in the 2021 sunset report by the department of regulatory agencies to sunset the strategic action planning group on aging.
(Passed on Third Reading as printed in House Journal, March 9, 2022.)
(Amended as printed in Senate Journal, March 28, 2022.)
(Laid Over from March 30, 2022.)
Representative Young moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:
\begin{tabular}{lcccllllc|}
\hline \multicolumn{1}{|c}{ YES } & 56 & \multicolumn{1}{c}{ NO } & 9 & \multicolumn{1}{c}{ EXCUSED } & 0 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & Y & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titane & Y \\
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & N & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle \\
Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & N & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & Y
\end{tabular}

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.

1
\begin{tabular}{|c|c|c|c|c|c|c|c|c|}
\hline 1 & YES & 61 & NO & 4 & EXCUSED & 0 & ABSENT & 0 \\
\hline 2 & Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
\hline 3 & Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
\hline 4 & Baisley & Y & Geitner & Y & McCormick & Y & Soper & N \\
\hline 5 & Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
\hline 6 & Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
\hline 7 & Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
\hline 8 & Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
\hline 9 & Boesenecker & Y & Holtorf & Y & Neville & Y & Valdez D. & Y \\
\hline 10 & Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
\hline 11 & Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & Y \\
\hline 12 & Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
\hline 13 & Catlin & Y & Kipp & Y & Ransom & N & Will & Y \\
\hline 14 & Cutter & Y & Larson & Y & Rich & Y & Williams & Y \\
\hline 15 & Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
\hline 16 & Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
\hline 17 & Esgar & Y & Luck & Y & Sandridge & N & Young & Y \\
\hline 8 & & & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Bacon, Benavidez, Bernett, Gonzales-Gutierrez, Kipp, McCormick, McLachlan, Ricks, Woodrow

HB22-1252 by Representative(s) Bernett; also Senator(s) Kirkmeyer
and Jaquez Lewis-Concerning provisions of public school contracts, and, in connection therewith, specifying requirements and limitations for such provisions.
(Passed on Third Reading as printed in House Journal, March 16, 2022.)
(Amended as printed in Senate Journal, March 29, 2022.)
Representative Bernett moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:
\begin{tabular}{|llllllll|}
\hline \multicolumn{1}{|c}{ YES } & 48 & \multicolumn{1}{c}{ NO } & 17 & \multicolumn{1}{c}{ EXCUSED } & 0 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle \\
Carver & Y & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & N & Kipp & Y & Ransom & N & Will & N \\
Cutter & Y & Larson & Y & Rich & Y & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & Y
\end{tabular}

Y
N Michaelson Jenet Y Titone Y
Y Mullica Y Valdez A. Y
N Neville N Valdez D. Y
Y Ortiz Y Van Beber N
Van Winkle N
Y Ransom N Will N
Y Rich Y Williams N
Y Ricks Y Woodrow Y
N Sandridge N Young Y Speaker Y

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.
\begin{tabular}{lclllllll|}
\hline \multicolumn{1}{|c}{ YES } & 51 & \multicolumn{1}{c}{ NO } & 14 & \multicolumn{1}{c}{ EXCUSED } & 0 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & Y & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & N \\
Carver & Y & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & N & Kipp & Y & Ransom & N & Will & N \\
Cutter & Y & Larson & Y & Rich & Y & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & Y
\end{tabular}

On motion of Representative Esgar, HB22-1297, SB22-152, HB22-1307, SB22-143 were made Special Orders on Thursday, March 31, 2022, at 10:53 a.m.

The hour of 10:53 a.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.

\section*{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.)

HB22-1297 by Representative(s) Kipp and Neville; also Senator(s) Bridges and Scott-Concerning the designation of daylight saving time as the standard year-round time within the state when allowed by federal law.

Amendment No. 1, State, Civic, Military, \& Veterans Affairs Report, dated March 28, 2022, and placed in member's bill file; Report also printed in House Journal, March 29, 2022.

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

SB22-152 by Senator(s) Fenberg and Jaquez Lewis; also Representative(s) Gray and Bernett-Concerning authorization for a person whose residence is destroyed or becomes uninhabitable to continue to use the address of the residence as the person's residence for purposes of voting if the person intends to return to the residence once it is replaced or becomes habitable.

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

HB22-1307 by Representative(s) Valdez D. And Pico, Lynch, Woodrow; also Senator(s) Moreno, Kirkmeyer, Woodward, Zenzinger-Concerning technical changes to the practice acts regulating mental health providers.

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

SB22-143 by Senator(s) Kirkmeyer and Woodward, Moreno, Zenzinger; also Representative(s) Pico and Lynch, Valdez D., Woodrow-Concerning an update to terminology used to refer to the regulatory entity within the department of regulatory agencies that regulates particular health-care professions.

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

\section*{ADOPTION OF COMMITTEE OF THE WHOLE REPORT}

Passed Second Reading: HB22-1297 as amended, HB22-1307, SB22-143, SB22-152.

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.
\begin{tabular}{lllllllll|}
\hline \multicolumn{1}{|c}{ YES } & 41 & \multicolumn{1}{c}{ NO } & \(\mathbf{2 2}\) & \multicolumn{1}{c}{ EXCUSED } & \(\mathbf{2}\) & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & Y & Exum & Y & Lynch & N & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & E & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & N & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y
\end{tabular}
\begin{tabular}{llllllll} 
Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & N & Kipp & Y & Ransom & N & Will & N \\
Cutter & Y & Larson & N & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
Esgar & Y & Luck & E & Sandridge & N & Young & Y \\
& & & & & & Speaker & Y
\end{tabular}

\section*{LAY OVER OF CALENDAR ITEM(S)}

On motion of Representative Esgar, the following item on the Calendar was laid over until Friday, April 1, 2022, retaining place on Calendar:

Consideration of Resolution--SJR22-006.
On motion of Representative Esgar, the following item on the Calendar for Thursday, March 31, 2022 was laid over until Wednesday, April 6, 2022, retaining place of Calendar:

Consideration of General Orders--SB22-034.

House in recess. House reconvened.

\section*{REPORT(S) OF COMMITTEE(S) OF REFERENCE}

\section*{EDUCATION}

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

HB22-1019 be postponed indefinitely.
\(\underline{\text { HB22-1310 }}\) be referred favorably to the Committee on Finance.

\section*{SIGNING OF BILLS - RESOLUTIONS - MEMORIALS}

The Speaker has signed: HB22-1257

\section*{MESSAGE(S) FROM THE SENATE}

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-157 amended in Special Orders as printed in Senate Journal, March 30, 2022.

The Senate has passed on Third Reading and returns herewith:
HB22-1227 and HB22-1262.

\section*{MESSAGE(S) FROM THE REVISOR}

We herewith transmit:
without comment, as amended, SB22-157.

\section*{MESSAGE(S) FROM THE GOVERNOR}

I certify I received the following on the 30th day of March, 2022, at 4:14 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 30, 2022
Colorado House of Representatives
The 73rd 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:

HB22-1034 Fire and Police Pension Association Statewide Retirement Plan Approved on Wednesday, March 30, 2022 at 3:08 p.m.

HB22-1039 Sales \& Use Tax Exemption Form Simplification Approved on Wednesday, March 30, 2022 at 3:07 p.m.

HB22-1086 The Vote Without Fear Act Approved on Wednesday, March 30, 2022 at 1:25 p.m.

HB22-1088 Peace Officer Status For Certain Department Of Revenue Employees
Approved on Wednesday, March 30, 2022 at 3:07 p.m.
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HB22-1090 Reasonable Independence For Children
Approved on Wednesday, March 30, 2022 at 1:34 p.m.
HB22-1113 Appeal Procedures Dependency And Neglect Cases
Approved on Wednesday, March 30, 2022 at 3:07 p.m.
HB22-1150 Eliminate Signature Requirement Certain Citations
Approved on Wednesday, March 30, 2022 at 1:42 p.m.
HB22-1266 State Employee Total Compensation
Approved on Wednesday, March 30, 2022 at 1:20 p.m.
Sincerely,
/signed/
Jared Polis
Governor

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\section*{INTRODUCTION OF BILLS} First Reading

The following bills were read by title and referred to the committee(s) indicated:

HB22-1351 by Representative(s) Roberts and McLachlan, Bird, Snyder, Young; also Senator(s) Pettersen--Concerning a temporary reduction in the total amount of road user charges to be imposed during state fiscal years 2022-23 and 2023-24, and, in connection therewith, temporarily reducing gas prices.
Committee on Finance
HB22-1352 by Representative(s). Mullica; also Senator(s) Jaquez Lewis--Concerning a stockpile of essential materials that may be utilized in the event of a declared disaster emergency.
Committee on State, Civic, Military, \& Veterans Affairs
HB22-1353 by Representative(s) Bernett and Baisley, Titone; also Senator(s) Bridges, Kolker--Concerning the coordination of state public safety communications, and, in connection therewith, transferring the powers, duties, and functions related to such coordination from the office of information technology to the department of public safety.
Committee on Judiciary
HB22-1354 by Representative(s) Lindsay and Michaelson Jenet; also Senator(s) Winter--Concerning mental health in workers' compensation cases.
Committee on Public \& Behavioral Health \& Human Services

HB22-1355 by Representative(s) Cutter, Bernett, Duran, Froelich, Hooton, Kipp, McCormick, Sirota, Titone, Woodrow; also Senator(s) Priola and Gonzales--Concerning the creation of the producer responsibility program for statewide recycling.
Committee on Energy \& Environment
HB22-1356 by Representative(s) Herod and Hooton; also Senator(s) Gonzales and Rankin--Concerning the creation of the small community-based nonprofit infrastructure grant program to provide assistance to nonprofit organizations that have been economically impacted by the COVID-19 pandemic.
Committee on Transportation \& Local Government

SB22-157 by Senator(s) Holbert and Fenberg; also Representative(s) Hooton and Van Winkle--Concerning the enforcement of laws relating to unfair business practices committed by regulated persons.
Committee on Business Affairs \& Labor

\section*{REMOTE PARTICIPATION}

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Boesenecker, Caraveo, Hanks, Hooton, Jodeh, Michaelson Jenet, Ortiz, Soper, Williams.

On motion of Representative Kipp, the House adjourned until 9:00 a.m., Friday, April 1, 2022.

Approved:
Alec Garnett, Speaker
Attest:
Robin Jones, Chief Clerk

\title{
HOUSE JOURNAL SEVENTY-THIRD GENERAL ASSEMBLY STATE OF COLORADO \\ Second Regular Session
}

Eightieth Legislative Day
Friday, April 1, 2022

Prayer by Representative Tony Exum, Colorado Springs. The Speaker pro tempore called the House to order at 9:00 a.m.

Pledge of Allegiance led by Elina Gutierrez, Skinner Middle School; Thalia Gutierrez, Centennial Elementary School; Ysidoro Gutierrez, Centennial Elementary School, Denver.

The roll was called with the following result:
Present--60.
Excused--Representative(s) Gonzales-Gutierrez, Lynch, Ricks, Soper, Speaker Garnett--5. Present after roll call--Representative(s) Gonzales-Gutierrez, Lynch, Ricks, Speaker Garnett.

The Speaker pro tempore declared a quorum present.

On motion of Representative Daugherty, the House Journal of Thursday, March 31, 2022, was declared approved as corrected by the Chief Clerk.

\section*{REPORT(S) OF COMMITTEE(S) OF REFERENCE}

\section*{APPROPRIATIONS}

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

HB22-1133 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 20, strike "From the general fund".
Page 4, line 8, after "thereafter," insert "and notwithstanding SECTION 24-75-227 (3)(c),".

Page 4, line 9, strike "General fund" and substitute "revenue loss RESTORATION CASH FUND".

Page 1, line 103, strike "General fund" and substitute "revenue loss restoration cash fund".

HB22-1212 be referred to the Committee of the Whole with favorable recommendation.

HB22-1232 be referred to the Committee of the Whole with favorable recommendation.

HB22-1249 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 8, after line 20 insert:
"SECTION 2. Appropriation. For the 2022-23 state fiscal year, \(\$ 22,470\) is appropriated to the office of the governor for use by the Colorado energy office. This appropriation is from the general fund 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 program administration.".

Renumber succeeding section accordingly.
Page 1, line 102, strike "STATE." and substitute "STATE, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1261 be referred to the Committee of the Whole with favorable recommendation.

HB22-1265 be referred to the Committee of the Whole with favorable recommendation.

SB22-032 be referred to the Committee of the Whole with favorable recommendation.

\section*{ENERGY AND ENVIRONMENT}

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

HB22-1166 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, add 23-31-318 as follows:

\section*{23-31-318. Timber, forest health, and wildfire mitigation industries workforce development program - creation - rules legislative declaration - definitions. (1) THE GENERAL ASSEMBLY FINDS,} DETERMINES, AND DECLARES THAT:
(a) Finding QUALIFIED AND TRAINED EMPLOYEES IS A SIGNIFICANT CHALLENGE FOR THE STATE'S TIMBER, FOREST HEALTH, AND WILDFIRE MITIGATION INDUSTRIES, AND IT IS ESPECIALLY DIFFICULT TO PROVIDE TRAINING AND EXPERIENCE TO YOUNGER WORKERS WHO ARE INTERESTED IN BEGINNING CAREERS IN THE TIMBER, FOREST HEALTH, AND WILDFIRE MITIGATION INDUSTRIES;
(b) THE BARRIERS TO ENTRY FOR YOUNGER WORKERS WHO ARE INTERESTED IN BEGINNING A CAREER IN THE TIMBER, FOREST HEALTH, AND WILDFIRE MITIGATION INDUSTRIES ARE SIGNIFICANT, INCLUDING ACCESS TO TRAINING PROGRAMS THAT PROVIDE REAL-WORLD WORK EXPERIENCE;
(c) InTERNSHIPS ARE A RECOGNIZED WAY TO BUILD A TALENT PIPELINE AND CAREER PATHWAY TO ALIGN EDUCATION, TRAINING, AND WORK-BASED LEARNING; AND
(d) By offering incentives to timber businesses and forest HEALTH AND WILDFIRE MITIGATION ENTITIES TO CREATE INTERNSHIPS, THERE WILL BE MORE OPPORTUNITIES FOR STUDENTS TO OBTAIN WORK EXPERIENCE WITH TIMBER BUSINESSES OR WITH FOREST HEALTH OR WILDFIRE MITIGATION ENTITIES.
(2) AS USED IN THIS SECTION:
(a) "FOREST HEALTH OR WILDFIRE MITIGATION ENTITY" MEANS A FOR-PROFIT OR NOT-FOR-PROFIT ENTITY LOCATED OR OPERATING IN COLORADO THAT CONCERNS ITSELF WITH FOREST HEALTH OR WILDFIRE MITIGATION ACTIVITIES INCLUDING PRESCRIBED BURNING AS DEFINED IN 24-33.5-1217 OR OTHER SCIENCE-BASED FOREST MANAGEMENT PRACTICES.
(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.
(c) "INTERNSHIP PROGRAM" MEANS THE TIMBER, FOREST HEALTH, AND WILDFIRE MITIGATION INDUSTRIES WORKFORCE DEVELOPMENT PROGRAM CREATED IN SUBSECTION (3) OF THIS SECTION.
(d) "TIMBER BUSINESS" MEANS A FOR-PROFIT BUSINESS ENTITY INCORPORATED OR LOCATED IN COLORADO THAT CONCERNS ITSELF WITH FORESTRY, LOGGING, THE TIMBER TRADE, THE PRODUCTION OF WOOD PRODUCTS SUCH AS FURNITURE, AND SECONDARY PRODUCTS SUCH AS WOOD PULP FOR THE PULP AND PAPER INDUSTRY.
(3) THE TIMBER, FOREST HEALTH, AND WILDFIRE MITIGATION INDUSTRIES WORKFORCE DEVELOPMENT PROGRAM IS HEREBY CREATED IN THE FOREST SERVICE TO PROVIDE INCENTIVES TO TIMBER BUSINESSES AND FOREST HEALTH OR WILDFIRE MITIGATION ENTITIES TO HIRE INTERNS THROUGH PARTIAL REIMBURSEMENT OF THE COSTS TO SUCH BUSINESSES and entities of hiring interns. Not later than January 1, 2023, THE FOREST SERVICE SHALL PROMULGATE POLICIES, PROCEDURES, AND GUIDELINES FOR ADMINISTERING THE INTERNSHIP PROGRAM. THE POLICIES, PROCEDURES, AND GUIDELINES MUST SPECIFY, AT A MINIMUM:
(a) THE CRITERIA FOR SELECTING A TIMBER BUSINESS OR FOREST HEALTH OR WILDFIRE MITIGATION ENTITY FOR PARTICIPATION IN THE INTERNSHIP PROGRAM, INCLUDING THE ABILITY OF THE BUSINESS OR ENTITY TO EFFECTIVELY SUPERVISE AN INTERN AND THE OPPORTUNITY FOR AN INTERN TO GET MEANINGFUL WORK EXPERIENCE;
(b) The CRITERIA FOR AN INTERNSHIP TO QUALIFY UNDER THE INTERNSHIP PROGRAM, INCLUDING THE FOLLOWING:
(I) The internship must provide an intern at least one HUNDRED THIRTY HOURS OF WORK EXPERIENCE; AND
(II) The internship cannot exceed six months in duration PER INTERN;
(c) Best practices for a timber business or forest health OR WILDFIRE MITIGATION ENTITY TO USE IN RECRUITING AND SELECTING QUALIFIED INTERNS TO INCREASE REPRESENTATION OF HISTORICALLY UNDERREPRESENTED COMMUNITIES IN THE TIMBER, FOREST HEALTH, AND wildfire mitigation industries. In developing best practices, the FOREST SERVICE SHALL SPECIFICALLY CONSIDER HOW TO EXTEND OPPORTUNITIES TO INDIVIDUALS WHO HAVE ACQUIRED EXPERIENCE IN wildland fire services through the inmate disaster relief PROGRAM, CREATED IN SECTION 17-24-124 (3).
(d) The criteria for a timber business or forest health or wildFire mitigation entity to use in selecting qualified interns, INCLUDING THE REQUIRED EDUCATIONAL EXPERIENCE FOR AN INTERN AND the ability of the intern to perform meaningful work for the BUSINESS;
(e) The process and timetable for selecting qualified buSInesses and entities and qualified interns;
(f) The accounting requirements for tracking internship COSTS; AND
(g) The process by which a timber business or forest health or wildfire mitigation entity must seek reimbursement FROM THE STATE FOR THE INTERNSHIP COSTS IT HAS ASSUMED.
(4) Subject to available appropriations, the forest service may reimburse a qualified timber business or forest health or WILDFIRE MITIGATION ENTITY AN AMOUNT NOT TO EXCEED FIFTY PERCENT of the actual cost to the business or entity to employ the intern. The actual cost includes the wages paid to the intern, a reasonable allocation of fixed overhead expenses, and all incidental costs directly related to the internship. Based on THE ANNUAL APPROPRIATION FOR THE INTERNSHIP PROGRAM, THE FOREST SERVICE SHALL DETERMINE HOW MANY INTERNSHIPS MAY BE APPROVED, THE AMOUNT OF REIMBURSEMENT PER INTERNSHIP, AND WHETHER A TIMBER BUSINESS OR FOREST HEALTH OR WILDFIRE MITIGATION ENTITY may be reimbursed for more than one intern in the same fiscal year. However, no timber business or forest health or wildfire mitigation entity may be reimbursed for more than three internships in the same fiscal year.

SECTION 2. In Colorado Revised Statutes, add 39-22-543 as follows:

39-22-543. Credit for purchase of equipment, vehicles, and structures used in the timber, forest health, and wildfire mitigation - legislative declaration - definitions - repeal. (1) In ACCORDANCE with section 39-21-304 (1), which requires each bill that creates a NEW TAX EXPENDITURE TO INCLUDE A TAX PREFERENCE PERFORMANCE Statement as part of a statutory legislative declaration, the GENERAL ASSEMBLY HEREBY FINDS AND DECLARES THAT THE GENERAL Legislative purposes of the tax credit created in this section are to Improve industry competitiveness for the state's timber Industry and provide tax relief for certain businesses engaged in timber, forest health, and wildfire mitigation activities, thereby improving the health of Colorado's forests and

REDUCING THE RISK OF CATASTROPHIC WILDFIRE. THE SPECIFIC INTENDED PURPOSE OF THE TAX CREDIT CREATED IN THIS SECTION IS TO REDUCE BASIC OPERATIONAL COSTS FOR BUSINESSES OR ENTITIES ENGAGED IN THE STATE'S TIMBER, FOREST HEALTH, AND WILDFIRE MITIGATION INDUSTRIES BY ALLOWING SUCH BUSINESSES OR ENTITIES A SPECIFIED CREDIT AGAINST THEIR INCOME TAXES FOR THEIR PURCHASE OF MECHANIZED EQUIPMENT, VEHICLES, AND EQUIPMENT INFRASTRUCTURE USED TO MAKE WOOD PRODUCTS OR CONDUCT PRESCRIBED BURNING OR OTHER SCIENCE-BASED FOREST MANAGEMENT PRACTICES, THEREBY PROMOTING THE STATE'S TIMBER, FOREST HEALTH, AND WILDFIRE MITIGATION INDUSTRIES. In ORDER TO ALLOW THE GENERAL ASSEMBLY AND THE STATE AUDITOR TO MEASURE THE EFFECTIVENESS OF THE CREDIT, THE DEPARTMENT OF REVENUE SHALL TRACK THE NUMBER OF CREDITS ALLOWED, THE TOTAL VALUE OF THE CREDITS ALLOWED, THE AVERAGE AMOUNT OF EACH CREDIT ALLOWED, AND THE NUMBER OF QUALIFYING ITEMS PURCHASED FOR WHICH THE CREDIT WAS ALLOWED.
(2) AS USED IN THIS SECTION:
(a) "EQUIPMENT INFRASTRUCTURE" MEANS ANY EQUIPMENT USED IN THE MANUFACTURING OF WOOD PRODUCTS AND INCLUDES, WITHOUT LIMITATION, DRY KILNS, SAWMILLS, DEBARKERS, PELLET MILLS, AND STRUCTURES NECESSARY TO ENCLOSE LOGGING OR OTHER OPERATIONS ENGAGED IN BY A TAXPAYER.
(b) "QuALIFYING ITEMS" MEANS:
(I) ANY MECHANIZED EQUIPMENT THAT IS USED FOR THE HARVESTING, SKIDDING, PROCESSING, AND LOADING OF TREES;
(II) ANY TRUCK OR TRAILER THAT IS USED FOR THE HAULING OF LOGS;
(III) ANY EQUIPMENT THAT IS USED IN THE MANUFACTURING OF WOOD PRODUCTS;
(IV) ANY EQUIPMENT THAT IS USED IN SMALL-DIAMETER TREE REMOVAL AND PROCESSING; AND
(V) ANY EQUIPMENT THAT IS USED IN CONDUCTING PRESCRIBED BURNING AS DEFINED IN SECTION 24-33.5-1202 (8.3).
(c) "TAXPAYER" MEANS ANY SOLE PROPRIETORSHIP, PARTNERSHIP, LIMITED LIABILITY CORPORATION, SUBCHAPTER S CORPORATION, OR REGULAR CORPORATION DOING BUSINESS IN THE STATE THAT CONCERNS ITSELF WITH FORESTRY, LOGGING, THE TIMBER TRADE, THE PRODUCTION OF WOOD PRODUCTS SUCH AS FURNITURE, AND SECONDARY PRODUCTS SUCH AS WOOD PULP FOR THE PULP AND PAPER INDUSTRY, OR WITH FOREST HEALTH AND WILDFIRE MITIGATION ACTIVITIES INCLUDING PRESCRIBED BURNING AS DEFINED IN 24-33.5-1217 OR OTHER SCIENCE-BASED FOREST MANAGEMENT PRACTICES.
(3) With respect to tax years commencing on or after Jandary 1, 2022, BUT PRIOR TO JANUARY 1, 2027, THERE IS ALLOWED TO ANY TAXPAYER A CREDIT AGAINST THE TAX IMPOSED BY THIS ARTICLE 22 IN THE AMOUNT OF TWENTY PERCENT OF THE COST INCURRED BY THE TAXPAYER IN PURCHASING A QUALIFYING ITEM, NOT TO EXCEED TEN THOUSAND DOLLARS IN THE AGGREGATE FOR ALL QUALIFYING ITEMS PURCHASED IN ANY ONE INCOME TAX YEAR.
(4) (a) IF A QUALIFYING ITEM THAT WAS PRODUCED IN COLORADO IS AVAILABLE, THE TAX CREDIT ALLOWED BY THIS SECTION MAY ONLY BE CLAIMED FOR QUALIFYING ITEMS PRODUCED IN COLORADO. IF A QUALIFYING ITEM PRODUCED IN COLORADO IS NOT AVAILABLE, THE TAX CREDIT ALLOWED BY THIS SECTION MAY BE CLAIMED REGARDLESS OF WHERE THE QUALIFYING ITEM IS PRODUCED.
(b) IF AN ELECTRIC-POWERED QUALIFYING ITEM IS AVAILABLE, THE TAX CREDIT ALLOWED BY THIS SECTION MAY ONLY BE CLAIMED FOR ELECTRIC-POWERED QUALIFYING ITEMS. IF AN ELECTRIC-POWERED QUALIFYING ITEM IS NOT AVAILABLE, THE TAX CREDIT MAY BE CLAIMED REGARDLESS OF THE POWER SOURCE OF THE QUALIFYING ITEM.
(5) If THE AMOUNT OF THE CREDIT SPECIFIED IN SUBSECTION (3) OF THIS SECTION EXCEEDS THE AMOUNT OF INCOME TAXES DUE ON THE INCOME OF THE TAXPAYER IN THE INCOME TAX YEAR FOR WHICH THE CREDIT IS BEING CLAIMED, THE AMOUNT OF THE CREDIT NOT USED AS AN OFFSET AGAINST INCOME TAXES IN SAID INCOME TAX YEAR SHALL NOT BE ALLOWED AS A REFUND BUT MAY BE CARRIED FORWARD AS A CREDIT AGAINST SUBSEQUENT YEARS' TAX LIABILITY FOR A PERIOD NOT EXCEEDING FIVE YEARS AND SHALL BE APPLIED FIRST TO THE EARLIEST Income tax years possible. Any amount of the credit that is not USED DURING SAID PERIOD SHALL NOT BE REFUNDABLE TO THE TAXPAYER.
(6) TO CLAIM A CREDIT UNDER THIS SECTION, A TAXPAYER MUST SUBMIT TO THE DEPARTMENT OF REVENUE WITH DOCUMENTATION IN A FORM SATISFACTORY TO THE DEPARTMENT OF REVENUE THAT DEMONSTRATES THE TAXPAYER PURCHASED THE QUALIFYING ITEM AND THE COST OF THE ITEM PURCHASED BY THE TAXPAYER.
(7) This section is repealed, effective July 1, 2032.

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; 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 2022 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.".

Page 1, strike lines 104 through 106 and substitute "FOREST SERVICE AND CREATING A STATE INCOME TAX".

\section*{FINANCE}

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

HB22-1254 be referred favorably to the Committee on Appropriations.

SB22-077 be referred favorably to the Committee on Appropriations.

On motion of Representative Esgar, SB22-103, HB22-1133, HB22-1212, HB22-1232, HB22-1249, HB22-1261, HB22-1265, SB22-032 were made Special Orders on Friday, April 1, 2022, at 9:33 a.m.

The hour of 9:33 a.m. having arrived, on motion of Representative Gonzales-Gutierrez, the House resolved itself into Committee of the Whole for consideration of Special Orders and she was called to act as Chair.

\section*{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.)

SB22-103 by Senator(s). Gonzales; also Representative(s) Tipper-Concerning a remedy for improperly entered guilty pleas.

Amendment No. 1, by Representative Tipper.
Amend reengrossed bill, page 4 , line 17 , strike "(1)." and substitute "(1)(a) то (1)(d).".

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

HB22-1133 by Representative(s) Gray and Caraveo; also Senator(s) Winter-Concerning an advance payment of premiums for state employee family and medical leave insurance coverage from the general fund to the family and medical leave insurance fund for use by the division of family and medical leave insurance to implement services prescribed under the "Paid Family and Medical Leave Insurance Act".

Amendment No. 1, Appropriations Report, dated April 1, 2022, and placed in member's bill file; Report also printed in House Journal, April 1, 2022.

Amendment No. 2, by Representative Gray.
Amend printed bill, page 3, line 1, strike "advanced" and substitute "advance".

Page 3, line 2, strike "advanced" and substitute "advance".
Page 4, line 21, strike "ADVANCED" and substitute "ADVANCE".
Page 4, line 24, after "8-13.3-516." insert "The credit Shall be CalCulated by multiplying the credit balance on the state's employer account or accounts as of June 30, 2022, and as of June 30 OF EACH YEAR THEREAFTER, BY A RATE EQUIVALENT TO THE RATE PER annum on the most recently issued ten-year United States TREASURY NOTE, ROUNDED TO THE NEAREST ONE-TENTH OF ONE PERCENT, as reported by the "Wall Street Journal", as of the date of the transfer required by subsection (4)(a) of this section.".

Page 4, line 24, strike "CREDIT" and substitute "CREDIT, calculated in THIS MANNER,".

\footnotetext{
Page 4, line 26, strike "DOLLARS." and substitute "DOLLARS PLUS THE AMOUNT OF INTEREST ACCRUED AS SET FORTH IN THIS SUBSECTION (4)(b)(I).".

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

\section*{HB22-1212 by Representative(s) Ortiz and Williams, Cutter,} Michaelson Jenet, Ricks-Concerning the continuation of the regulation of conveyances, and, in connection therewith, implementing the recommendations contained in the 2021 sunset report by the department of regulatory agencies.

Amendment No. 1, Public \& Behavioral Health \& Human Services Report, dated March 1, 2022, and placed in member's bill file; Report also printed in House Journal, March 2, 2022.

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

HB22-1232 by Representative(s) Valdez A. and Titone, Bernett, Cutter, Froelich-Concerning the continuation of the regulation of persons in connection with the control of asbestos, and, in connection therewith, implementing the recommendations of the department of regulatory agencies contained in the 2021 sunset report.

Ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
HB22-1249 by Representative(s) Bernett and Hooton; also Senator(s) Rankin-Concerning the creation of a roadmap for improving electric grids in the state.

Amendment No. 1, Appropriations Report, dated April 1, 2022, and placed in member's bill file; Report also printed in House Journal, April 1, 2022.

Amendment No. 2, Energy \& Environment Report, dated March 17, 2022, and placed in member's bill file; Report also printed in House Journal, March 18, 2022.

Amendment No. 3, by Representative Hooton.
Amend the Energy and Environment Committee Report, dated March 17, 2022, page 2, line 4, after "24-33.5-1603 (1)," insert "REPRESENTATIVES FROM THE DIVISION OF FIRE PREVENTION AND CONTROL CREATED IN SECTION 24-33.5-1201 (1)(a),".

Page 2, of the committee report line 31, strike "CHOICE," and substitute "OPTIONS,".

Page 3 of the committee report, strike lines 9 and 10 and substitute:
}

\section*{"Page 6 of the bill, strike lines 26 and 27 and substitute: \\ "(B) Key factors to consider in the safety, development, MAINTENANCE, AND DEPLOYMENT OF MICROGRIDS; \\ (C) Key factors to consider with respect to worker LICENSING AND CERTIFICATION IN RELATION TO WORK INVOLVED IN DEVELOPING, MAINTAINING, AND DEPLOYING MICROGRIDS;". \\ Reletter succeeding sub-subparagraphs accordingly.". \\ Amendment No. 4, by Representative Bernett. \\ Amend printed bill, page 5, lines 18 and 19, strike "OR CYBER ATTACKS;" and substitute "CYBER ATTACKS, OR ELECTROMAGNETIC INTERFERENCE CAUSED BY ELECTROMAGNETIC PULSES;". \\ As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage. \\ HB22-1261 by Representative(s) Roberts and Ricks, Snyder; also Senator(s) Hansen and Priola-Concerning the continuation of the board of real estate appraisers, and, in connection therewith, implementing the recommendations contained in the 2021 sunset report by the department of regulatory agencies regarding the board of real estate appraisers.}

Amendment No. 1, Business Affairs \& Labor Report, dated March 16, 2022, and placed in member's bill file; Report also printed in House Journal, March 17, 2022.

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

\section*{HB22-1265 by Representative(s) Exum-Concerning the continuation} of the education data advisory committee, and, in connection therewith, implementing the recommendations contained in the 2021 sunset report by the department of regulatory agencies.

Amendment No. 1, Education Report, dated March 17, 2022, and placed in member's bill file; Report also printed in House Journal, March 18, 2022.

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

SB22-032 by Senator(s) Bridges and Woodward; also Representative(s) Kipp and Van Winkle-Concerning simplification of local sales and use tax compliance and administration for retailers that make retail sales in local taxing jurisdictions where they have limited physical presence, and, in connection therewith, making an appropriation.

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

\section*{ADOPTION OF COMMITTEE OF THE WHOLE REPORT}

Passed Second Reading: HB22-1133 as amended, HB22-1212 as amended, HB22-1232, HB22-1249 as amended, \(\mathrm{HB22}-1261\) as amended, HB22-1265 as amended, SB22-032, SB22-103 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.
\begin{tabular}{llllllll|}
\hline \multicolumn{1}{|c}{ YES } & 39 & \multicolumn{1}{c}{ NO } & 23 & \multicolumn{1}{c}{ EXCUSED } & 3 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & N & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & E \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & N & Herod & E & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & N & Kipp & Y & Ransom & N & Will & N \\
Cutter & E & Larson & N & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & Y \\
& & & & & &
\end{tabular}

\section*{THIRD READING OF BILLS--FINAL PASSAGE}

The following bills were considered on Third Reading. The titles were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

HB22-1297 by Representative(s) Kipp and Neville; also Senator(s) Bridges and Scott-Concerning the designation of daylight saving time as the standard year-round time within the state when allowed by federal law.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{llllllllc|}
\hline \multicolumn{1}{|c}{ YES } & \(\mathbf{5 0}\) & \multicolumn{1}{c}{ NO } & 12 & & EXCUSED & 3 & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & N & Exum & Y & Lynch & N & Sirota & Y \\
Bacon & Y & Froelich & N & McCluskie & Y & Snyder & Y \\
Baisley & Y & Geitner & N & McCormick & Y & Soper & E \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & N & Hanks & Y & Michaelson Jenet & Y & Titone & Y
\end{tabular}
\begin{tabular}{lcllllll} 
Bockenfeld & Y & Herod & E & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & Y & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & N & Van Beber & Y \\
Caraveo & N & Jodeh & Y & Pelton & Y & Van Winkle & Y \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & Y & Will & Y \\
Cutter & E & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & N \\
Duran & Y & Lontine & N & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & Y & Sandridge & Y & Young & Y
\end{tabular}

Co-sponsor(s) added: Representative(s) Bernett, Bockenfeld, Hooton, Lindsay, Pelton, Ricks, Titone, Valdez A., Van Winkle

SB22-152 by Senator(s) Fenberg and Jaquez Lewis; also Representative(s) Gray and Bernett-Concerning authorization for a person whose residence is destroyed or becomes uninhabitable to continue to use the address of the residence as the person's residence for purposes of voting if the person intends to return to the residence once it is replaced or becomes habitable.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{llllllllc|}
\hline \multicolumn{1}{|c}{ YES } & \(\mathbf{6 1}\) & \multicolumn{1}{c}{ NO } & 1 & \multicolumn{1}{c}{ EXCUSED } & 3 & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & Y & Geitner & Y & McCormick & Y & Soper & E \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & E & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & Y & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & Y \\
Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & Y & Will & Y \\
Cutter & E & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & Y & Sandridge & Y & Young & Y \\
& & & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bird, Boesenecker, Daugherty, Duran, Esgar, Exum, Froelich, Jodeh, Kennedy, Kipp, Lindsay, Lontine, McCluskie, McLachlan, Michaelson Jenet, Mullica, Pico, Ricks, Roberts, Snyder, Sullivan, Tipper, Titone, Valdez D., Weissman, Woodrow, Young

HB22-1307 by Representative(s) Valdez D. And Pico, Lynch, Woodrow; also Senator(s) Moreno, Kirkmeyer, Woodward, Zenzinger-Concerning technical changes to the practice acts regulating mental health providers.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{|llllllll|}
\hline \multicolumn{1}{|c}{ YES } & \(\mathbf{6 2}\) & \multicolumn{1}{c}{ NO } & \(\mathbf{0}\) & \multicolumn{1}{c}{ EXCUSED } & \(\mathbf{3}\) & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & Y & Geitner & Y & McCormick & Y & Soper & E \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & Y & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & E & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & Y & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & Y \\
Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & Y & Will & Y \\
Cutter & E & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
& Y & Luck & Y & Sandridge & Y & Young & Y \\
& & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Duran, Exum, Gonzales-Gutierrez, Gray, Lindsay, Michaelson Jenet, Ortiz, Ricks, Young

SB22-143 by Senator(s) Kirkmeyer and Woodward, Moreno, Zenzinger; also Representative(s) Pico and Lynch, Valdez D., Woodrow-Concerning an update to terminology used to refer to the regulatory entity within the department of regulatory agencies that regulates particular health-care professions.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{|llllllll|}
\hline \multicolumn{1}{|c}{ YES } & \(\mathbf{6 0}\) & \multicolumn{1}{c}{ NO } & \(\mathbf{2}\) & \multicolumn{1}{c}{ EXCUSED } & \(\mathbf{3}\) & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & Y & Geitner & Y & McCormick & Y & Soper & E \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & N \\
Bernett & Y & Gray & N & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & Y & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & E & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & Y & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & Y \\
Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & Y & Will & Y \\
Cutter & E & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & Y & Sandridge & Y & Young & Y \\
Co-sponsor(s) & & & & ppeaker & Y \\
\hline
\end{tabular}

\section*{LAY OVER OF CALENDAR ITEM}

On motion of Representative Esgar, the following item on the Calendar was laid over until Monday, April 4, 2022, retaining place on Calendar:

Consideration of Resolution--SJR22-006.

House in recess. House reconvened.

\section*{PRINTING REPORT}

The Chief Clerk reports the following bills have been correctly printed:
HB22-1351, 1352, 1353, 1354, 1355, 1356.

\section*{SIGNING OF BILLS - RESOLUTIONS - MEMORIALS}

The Speaker has signed: HB22-1022, 1032, 1037, 1038, 1040, 1044, 1046, 1211, 1229, 1250.

\section*{MESSAGE(S) FROM THE SENATE}

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-114 amended in General Orders as printed in Senate Journal, March 30, 2022 and amended on Third Reading as printed in Senate Journal, April 1, 2022.

The Senate has passed on Third Reading and returns herewith:
HB22-1286.
The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
HB22-1089 amended in General Orders as printed in Senate Journal, March 31, 2022.
HB22-1153 amended in General Orders as printed in Senate Journal, March 31, 2022 and amended on Third Reading as printed in Senate Journal, April 1, 2022.
HB22-1165 amended in General Orders as printed in Senate Journal, March 31, 2022.

\section*{MESSAGE(S) FROM THE REVISOR}

We herewith transmit:
without comment, as amended, HB22-1089, 1165, and 1153; SB22-114.

\section*{MESSAGE(S) FROM THE GOVERNOR}

I certify I received the following on the 1st day of April, 2022 at 10:19 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

Thursday, March 31, 2022
Colorado House of Representatives
The 73rd 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:

HB22-1117 Use Of Local Lodging Tax Revenue Approved on Thursday, March 31, 2022 at 4:35 p.m.

Sincerely,
/signed/
Jared Polis
Governor

\section*{INTRODUCTION OF BILLS First Reading}

The following bills were read by title and referred to the committee(s) indicated:

\section*{HB22-1357 by Representative(s) Weissman--Concerning the oversight of insurance rates, and, in connection therewith, requiring insurers who issue private passenger motor vehicle insurance or homeowner's insurance to file requested rate increases with the commissioner of insurance for approval prior to implementing the rates.}

\section*{Committee on Finance}

HB22-1358 by Representative(s) Sirota; also Senator(s) Winter and Fields--Concerning measures to eliminate the presence of lead in the drinking water of certain facilities where children are present.
Committee on Public \& Behavioral Health \& Human Services
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SB22-001 by Senator(s) Buckner and Hinrichsen; also
Representative(s) Ricks and Tipper--Concerning crime
prevention through safer streets utilizing design
management strategies, and, in connection therewith,
making an appropriation.
Committee on Judiciary
SB22-114 by Senator(s) Hisey and Story; also Representative(s) Roberts and Catlin, McCluskie, Pico--Concerning fire suppression ponds, and, in connection therewith, making an appropriations.
Committee on Agriculture, Livestock, \& Water

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\section*{REMOTE PARTICIPATION}
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Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Hanks, McCluskie, McKean, Michaelson Jenet, Pelton, Roberts, Sandridge, A. Valdez.
On motion of Representative Mullica, the House adjourned until 10:00 a.m., Monday, April 4, 2022.

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Approved:
Alec Garnett, Speaker

\section*{HOUSE JOURNAL}

\title{
SEVENTY-THIRD GENERAL ASSEMBLY \\ STATE OF COLORADO
}

\section*{Second Regular Session}

\section*{Eighty-third Legislative Day}

Monday, April 4, 2022

Prayer by Representative Mike Lynch, Wellington.
The Speaker called the House to order at 10:00 a.m.
Pledge of Allegiance led by Representative Mary Bradfield, Colorado Springs.

The roll was called with the following result:
Present--64.
Excused--Representative(s) Luck--1.
Present after roll call--Representative(s) Luck.
The Speaker declared a quorum present.

On motion of Representative Bradfield, the House Journal of Friday, April 1, 2022, was declared approved as corrected by the Chief Clerk.

\section*{THIRD READING OF BILLS--FINAL PASSAGE}

The following bills were considered on Third Reading. The titles were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

SB22-103 by Senator(s) Gonzales; also Representative(s) Tipper-Concerning a remedy for improperly entered guilty pleas.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{llllllll|}
\hline \multicolumn{1}{|c}{ YES } & \(\mathbf{4 0}\) & \multicolumn{1}{c}{ NO } & \(\mathbf{2 5}\) & \multicolumn{1}{c}{ EXCUSED } & \(\mathbf{0}\) & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & Y & Exum & Y & Lynch & N & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y
\end{tabular}
\begin{tabular}{llllllll} 
Bockenfeld & N & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & N & Kipp & Y & Ransom & N & Will & N \\
Cutter & Y & Larson & N & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & N & Woog & N \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y
\end{tabular} Co-sponsor(s) added: Representative(s) Bacon, Benavidez, Exum, Gonzales-Gutierrez, Herod, Hooton, Jodeh, Kennedy, Lindsay, McCluskie, Michaelson Jenet, Ricks, Snyder, Weissman, Woodrow

HB22-1133 by Representative(s) Gray and Caraveo; also Senator(s) Winter-Concerning an advance payment of premiums for state employee family and medical leave insurance coverage from the revenue loss restoration cash fund to the family and medical leave insurance fund for use by the division of family and medical leave insurance to implement services prescribed under the "Paid Family and Medical Leave Insurance 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.
\begin{tabular}{lcccccccc|}
\hline \multicolumn{1}{|c}{ YES } & 40 & \multicolumn{1}{c}{ NO } & 25 & \multicolumn{1}{c}{ EXCUSED } & 0 & ABSENT & 0 \\
\hline Amabile & N & Exum & Y & Lynch & N & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & N & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & N & Kipp & Y & Ransom & N & Will & N \\
Cutter & Y & Larson & N & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Bacon, Bernett, Bird, Boesenecker, Cutter, Duran, Esgar, Exum, Froelich, Gonzales-Gutierrez, Herod, Hooton, Jodeh, Kennedy, Kipp, Lindsay, Lontine, McCluskie, McCormick, Michaelson Jenet, Ricks, Snyder, Titone

HB22-1212 by Representative(s) Ortiz and Williams, Cutter, Michaelson Jenet, Ricks-Concerning the continuation of the regulation of conveyances, and, in connection therewith, implementing the recommendations contained in the 2021 sunset report by the department of regulatory agencies.

Laid Over until Tuesday, April 5, 2022.
HB22-1232 by Representative(s) Valdez A. And Titone, Bernett, Cutter, Froelich; also Senator(s) Gonzales-Concerning the continuation of the regulation of persons in connection with the control of asbestos, and, in connection therewith, implementing the recommendations of the department of regulatory agencies contained in the 2021 sunset report.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{llllllllc|}
\hline \multicolumn{1}{|c}{ YES } & 41 & \multicolumn{1}{c}{ NO } & 24 & \multicolumn{1}{c}{ EXCUSED } & 0 & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & Y & Exum & Y & Lynch & N & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & N & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & N & Kipp & Y & Ransom & N & Will & N \\
Cutter & Y & Larson & N & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Gray, Hooton, Jodeh, Lindsay, Ricks, Snyder, Weissman

HB22-1249 by Representative(s) Bernett and Hooton; also Senator(s) Rankin-Concerning the creation of a microgrid roadmap for improving electric grids in the state, and, in connection therewith, making an appropriation.

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

1
\[
2
\]
\begin{tabular}{|c|c|c|c|c|c|c|c|}
\hline YES & 43 & NO & 22 & EXCUSED & 0 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & N & Sirota & Y \\
\hline Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
\hline Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
\hline Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
\hline Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
\hline Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
\hline Bockenfeld & N & Herod & Y & Mullica & N & Valdez A. & Y \\
\hline Boesenecker & Y & Holtorf & Y & Neville & N & Valdez D. & Y \\
\hline Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & N \\
\hline Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
\hline Carver & Y & Kennedy & Y & Pico & N & Weissman & Y \\
\hline Catlin & N & Kipp & Y & Ransom & N & Will & N \\
\hline Cutter & Y & Larson & Y & Rich & N & Williams & N \\
\hline Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
\hline Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
\hline Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Amabile, Bird, Boesenecker, Caraveo, Cutter, Froelich, Gray, Herod, Jodeh, Kipp, Lindsay, McCormick, Michaelson Jenet, Snyder, Titone, Valdez A., Weissman

HB22-1261 by Representative(s) Roberts and Ricks, Snyder; also Senator(s) Hansen and Priola-Concerning the continuation of the board of real estate appraisers, and, in connection therewith, implementing the recommendations contained in the 2021 sunset report by the department of regulatory agencies regarding the board of real estate appraisers.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{|lcllllllc|}
\hline \multicolumn{1}{|c}{ YES } & 56 & \multicolumn{1}{c}{ NO } & 9 & \multicolumn{1}{c}{ EXCUSED } & \(\mathbf{0}\) & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & Y & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & N & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & Y \\
Carver & Y & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & Y & Kipp & Yip & Ransom & N & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
& Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Jodeh, Lindsay, McLachlan

HB22-1265 by Representative(s) Exum; also Senator(s) Bridges-Concerning the continuation of the education data advisory committee, and, in connection therewith, implementing the recommendations contained in the 2021 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.
\begin{tabular}{|c|c|c|c|c|c|c|c|}
\hline YES & 52 & NO & 13 & EXCUSED & 0 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
\hline Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
\hline Baisley & Y & Geitner & N & McCormick & Y & Soper & N \\
\hline Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
\hline Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
\hline Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
\hline Bockenfeld & N & Herod & Y & Mullica & Y & Valdez A. & Y \\
\hline Boesenecker & Y & Holtorf & Y & Neville & N & Valdez D. & Y \\
\hline Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & N \\
\hline Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & N \\
\hline Carver & Y & Kennedy & Y & Pico & N & Weissman & Y \\
\hline Catlin & N & Kipp & Y & Ransom & Y & Will & N \\
\hline Cutter & Y & Larson & Y & Rich & Y & Williams & N \\
\hline Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
\hline Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
\hline Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Jodeh, Kipp, McCluskie, Ricks
SB22-032 by Senator(s) Bridges and Woodward; also Representative(s) Kipp and Van Winkle-Concerning simplification of local sales and use tax compliance and administration for retailers that make retail sales in local taxing jurisdictions where they have limited physical presence, 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.
\begin{tabular}{|llllllll|}
\hline \multicolumn{1}{|c|}{ YES } & \(\mathbf{6 5}\) & \multicolumn{1}{c}{ NO } & 0 & \multicolumn{1}{c}{ EXCUSED } & 0 & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & Y & Geitner & Y & McCormick & Y & Soper & Y \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & Y & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & Y & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle Y
\end{tabular}
\begin{tabular}{llllllll} 
Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & Y & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & Y & Sandridge & Y & Young & Y \\
& & & & & Speaker & Y
\end{tabular}

Boesenecker, Exum, Herod, Hooton, Jodeh, Lindsay, Lontine, Lynch, McCormick, McLachlan, Roberts, Sandridge, Snyder, Titone, Van Beber, Weissman

\section*{LAY OVER OF CALENDAR ITEMS}

On motion of Representative Esgar, the following items on the Calendar were laid over until Tuesday, April 5, 2022, retaining place on Calendar:

Consideration of Resolution--SJR22-006.
Consideration of Senate Amendment(s)--HB22-1089, HB22-1165, HB22-1153.

House in recess. House reconvened.

\section*{REPORT(S) OF COMMITTEE(S) OF REFERENCE}

\section*{HEALTH AND INSURANCE}

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

HB22-1122 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 4 , line 14 , strike ""340B COVERED".
Page 4, strike lines 15 and 16.
Page 5, line 18, after "PLAN;" insert "OR".
Page 5, strike lines 23 through 27.
Page 6, strike line 1 and substitute "24-51-1202.".
Page 6, line 2, strike "INCLUDE AN" and substitute "INCLUDE:
(I) \(\mathrm{An}^{\prime}\).

Page 6, strike line 4 and substitute "INSURANCE; OR
(II) An Insurer or entity that provides health coverage, BENEFITS, OR COVERAGE OF PRESCRIPTION DRUGS AS PART OF COVERAGE required under the "Workers' Compensation Act of Colorado", ARTICLES 40 TO 47 OF TITLE 8, OR WORKERS' COMPENSATION COVERAGE REQUIRED UNDER FEDERAL LAW.".

Page 6, strike lines 5 through 7 and substitute:
"10-16-1504. Applicability - exclusions. (1) THIS PART 15 APPLIES TO ANY THIRD PARTY THAT REIMBURSES 340B COVERED ENTITIES OR CONTRACT PHARMACIES IN THIS STATE.
(2) Nothing in this part 15:
(a) Prohibits a third party From maintaining differential REIMBURSEMENT RATES FOR PARTICIPATING AND NONPARTICIPATING PROVIDERS, SO LONG AS THE RATES ARE NOT DETERMINED ON THE BASIS OF A PROVIDER'S STATUS AS A 340B COVERED ENTITY OR CONTRACT PHARMACY;
(b) AFFECTS A THIRD PARTY's ABILITY TO ESTABLISH COVERAGE GUIDELINES AND EXCLUDE SPECIFIC DRUGS FROM ITS PRESCRIPTION DRUG FORMULARIES, SO LONG AS THE GUIDELINES AND EXCLUSIONS ARE NOT DETERMINED ON THE BASIS OF A PROVIDER'S STATUS AS A 340B COVERED ENTITY OR CONTRACT PHARMACY OR OF A DRUG'S STATUS AS A 340B DRUG; OR
(c) REQUIRES A THIRD PARTY TO CONTRACT WITH A 340B COVERED ENTITY OR CONTRACT PHARMACY FOR PURPOSES OF PARTICIPATING IN THE THIRD PARTY'S NETWORK, SO LONG AS THE THIRD PARTY'S CONTRACTING DECISIONS ARE NOT DETERMINED ON THE BASIS OF A PROVIDER'S STATUS AS A 340B COVERED ENTITY OR CONTRACT PHARMACY.".

Page 6, line 14, strike "ENTITIES;" and substitute "ENTITIES OR CONTRACT PHARMACIES;".

After "ENTITY" insert "OR CONTRACT PHARMACY" on: Page 6, lines 9, 11, 16, 17, 19, 20, 21, 26, and 27; and Page 7, lines 5, 8, 16, and 18.

HB22-1198 be postponed indefinitely.

HB22-1246 be referred favorably to the Committee on Finance.

HB22-1269 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 17 insert:
"(III) IF THE PERSON OFFERS A PLAN OR ARRANGEMENT IN OTHER STATES, THE TOTAL NUMBER OF PARTICIPANTS IN THE PLAN OR ARRANGEMENT NATIONALLY;
(IV) Any contracts the person has entered into with PROVIDERS IN THIS STATE THAT PROVIDE HEALTH-CARE SERVICES TO PLAN OR ARRANGEMENT PARTICIPANTS;".

Renumber succeeding subparagraphs accordingly.
Page 3, after line 23 insert:
"(VI) The total dollar amount of claims or Requests for PAYMENT OR COVERAGE OF HEALTH-CARE COSTS OR SERVICES SUBMITTED IN THIS STATE IN THE IMMEDIATELY PRECEDING CALENDAR YEAR BY PARTICIPANTS IN THE PLAN OR ARRANGEMENT OR PROVIDERS THAT PROVIDED HEALTH-CARE SERVICES TO PLAN OR ARRANGEMENT PARTICIPANTS;
(VII) THE TOTAL DOLLAR AMOUNT OF CLAIMS OR REQUESTS FOR PAYMENT OR COVERAGE OF HEALTH-CARE COSTS OR SERVICES THAT WERE DETERMINED TO QUALIFY FOR PAYMENT OR COVERAGE UNDER THE PLAN OR ARRANGEMENT IN THE IMMEDIATELY PRECEDING CALENDAR YEAR;".

Renumber succeeding subparagraphs accordingly.
Page 3, line 24, after "PROVIDERS" insert "IN THIS STATE".
Page 4, line 2, after "PARTICIPANTS" insert "IN THIS STATE".
Page 4, after line 4 insert:
"(X) The total number of claims or requests for payment OR COVERAGE OF HEALTH-CARE COSTS OR SERVICES SUBMITTED IN THIS STATE IN THE IMMEDIATELY PRECEDING CALENDAR YEAR THAT WERE DENIED, EXPRESSED AS A PERCENTAGE OF TOTAL CLAIMS OR REQUESTS SUBMITTED IN THAT CALENDAR YEAR, AND THE TOTAL NUMBER OF CLAIM OR REQUEST DENIALS THAT WERE APPEALED;
(XI) The total amount of health-Care expenses submitted BY PLAN OR ARRANGEMENT PARTICIPANTS OR PROVIDERS IN THIS STATE IN THE IMMEDIATELY PRECEDING CALENDAR YEAR THAT QUALIFY FOR PAYMENT OR COVERAGE PURSUANT TO THE PLAN OR ARRANGEMENT CRITERIA BUT THAT, AS OF THE END OF THAT CALENDAR YEAR, HAVE NOT BEEN PAID OR COVERED, EXCLUDING ANY AMOUNTS THAT THE PLAN OR ARRANGEMENT PARTICIPANTS INCURRING THE HEALTH-CARE COSTS MUST PAY BEFORE RECEIVING PAYMENTS OR COVERAGE UNDER THE PLAN OR ARRANGEMENT;".

Renumber succeeding subparagraphs accordingly.
Page 4, line 6, after "PARTICIPANTS" insert "IN THIS STATE".
Page 4, line 16, strike "PARTY, INCLUDING" and substitute "PARTIES, OTHER THAN".

Page 4, line 17, strike "IS ASSOCIATED WITH THE PERSON OR ASSISTS" and substitute "ARE ASSOCIATED WITH OR ASSIST".

Page 4, line 18, after "PARTICIPANTS" insert "in THIS STATE".

Page 4, lines 19 and 20, strike "INCLUDING A PRODUCER,".
Page 4, lines 21 and 22, strike "PARTY, INCLUDING A PRODUCER," and substitute "PARTY".

Page 4, after line 26 insert:
"(XVI) The total number of producers that are associated WITH OR ASSIST THE PERSON IN OFFERING OR ENROLLING PARTICIPANTS IN this state in the plan or arrangement, the total number of PARTICIPANTS ENROLLED IN THE PLAN OR ARRANGEMENT THROUGH A PRODUCER, COPIES OF ANY TRAINING MATERIALS PROVIDED TO A PRODUCER, AND A DETAILED ACCOUNTING OF ANY COMMISSIONS OR OTHER FEES OR REMUNERATION PAID TO A PRODUCER IN THE IMMEDIATELY PRECEDING CALENDAR YEAR FOR MARKETING, PROMOTING, OR ENROLLING PARTICIPANTS IN A PLAN OR ARRANGEMENT OFFERED BY THE PERSON IN THIS STATE;".

Renumber succeeding subparagraphs accordingly.
Page 5, line 1, after "USED" insert "IN THIS STATE".
Page 5, line 9, after "YEARS;" add "AND".
Page 5, strike lines 12 through 16.
Page 6, strike lines 2 through 5 and substitute:
"(b) (I) If THE COMMISSIONER DETERMINES THAT A PERSON FAILS TO COMPLY WITH THE REQUIREMENTS OF SUBSECTION (1) OF THIS SECTION:
(A) THE COMMISSIONER SHALL NOTIFY THE PERSON THAT THE SUBMISSION IS INCOMPLETE AND ENUMERATE IN THE NOTIFICATION EACH DEFICIENCY FOUND IN THE PERSON'S SUBMISSION; AND
(B) THE COMMISSIONER SHALL ALLOW THE PERSON THIRTY DAYS AFTER THE INITIAL FINE IS LEVIED TO REMEDY THE DEFICIENCY FOUND IN THE SUBMISSION.
(II) IF THE PERSON DOES NOT REMEDY THE DEFICIENCY WITHIN THE THIRTY-DAY PERIOD, THE COMMISSIONER MAY LEVY A FINE NOT TO EXCEED TEN THOUSAND DOLLARS PER DAY.
(III) IF THE PERSON DOES NOT REMEDY THE DEFICIENCY OR DEFICIENCIES WITHIN THIRTY DAYS AFTER THE INITIAL FINE IS LEVIED, THE COMMISSIONER MAY ISSUE A CEASE-AND-DESIST ORDER IN ACCORDANCE with section 10-3-904.5.".

Page 6, strike lines 11 and 12 and substitute "ACCURATE AND EVIDENCE-BASED INFORMATION ABOUT THE PERSONS WHO SUBMITTED INFORMATION PURSUANT TO SUBSECTION (1) OF THIS SECTION, INCLUDING HOW CONSUMERS MAY FILE COMPLAINTS; AND".

Page 6, after line 19 insert:
"(5) This SECTION DOES NOT APPLY TO DIRECT PRIMARY CARE AGREEMENTS AS DEFINED IN ARTICLE 23 OF TITLE 6.".

Page 7, strike line 2 and substitute:
"(II) A person does not remedy a deficiency or deficiencies IN THE SUBMISSION REQUIRED BY THE COMMISSIONER PURSUANT TO SECTION 10-16-107.4 (1) WITHIN THE THIRTY DAYS AFTER THE COMMISSIONER LEVIES AN INITIAL FINE PURSUANT TO SECTION 10-16-107.4 (2)(b);".

Page 1, line 101, strike "UNAUTHORIZED PERSONS" and substitute "PERSONS NOT AUTHORIZED TO TRANSACT INSURANCE BUSINESS IN THIS STATE WHO ARE".

\section*{PRINTING REPORT}

The Chief Clerk reports the following bills have been correctly printed: HB22-1357, 1358.

\section*{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:
HB22-1257 at 10:01 a.m. on April 1st, 2022.
HB22-1022, 1032, 1037, 1038, 1040, 1044, 1046, 1211, 1229, 1250 at 9:56 a.m. on April 4th, 2022.

\section*{MESSAGE(S) FROM THE SENATE}

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-001 amended in General Orders as printed in Senate Journal, March 24, 2022.
SB22-007 amended in General Orders as printed in Senate Journal, March 24, 2022.
SB22-008 amended in General Orders as printed in Senate Journal,
SB22-055 amended in General Orders as printed in Senate Journal, March 24, 2022.
SB22-057 amended in General Orders as printed in Senate Journal, March 24, 2022.
SB22-110 amended in General Orders as printed in Senate Journal, March 24, 2022.
SB22-153 amended in General Orders as printed in Senate Journal, March 24, 2022.

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-118 amended in Special Orders as printed in Senate Journal, April 1, 2022.

SB22-127 amended in Special Orders as printed in Senate Journal, April 1, 2022.
SB22-147 amended in Special Orders as printed in Senate Journal, April 1, 2022.
SB22-148 amended in Special Orders as printed in Senate Journal, April 1, 2022.

The Senate has passed on Third Reading and returns herewith:
HB22-1016, HB22-1018, HB22-1072, HB22-1108, HB22-1118, HB22-1156, HB22-1208, and HB22-1247.

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
HB22-1162 amended in General Orders as printed in Senate Journal, April 1, 2022.
HB22-1214 amended in General Orders as printed in Senate Journal, April 1, 2022.
HB22-1231 amended in Special Orders as printed in Senate Journal, April 1, 2022.

\section*{MESSAGE(S) FROM THE REVISOR}

We herewith transmit:
without comment, as amended, HB22-1231, 1214, and 1162; SB22-118, 127,147 , and 148.

\section*{INTRODUCTION OF BILLS \\ First Reading}

The following bills were read by title and referred to the committee(s) indicated:

HB22-1359 by Representative(s) Bacon and Snyder; also Senator(s) Rodriguez--Concerning the creation of the Colorado household financial recovery program.
Committee on Finance
HB22-1360 by Representative(s) Titone and Baisley, Bernett; also Senator(s) Kolker, Bridges--Concerning authorizing the department of human services to retain a percentage of the federal child support incentive payments the state receives. Committee on Public \& Behavioral Health \& Human Services

HB22-1361 by Representative(s) Boesenecker--Concerning measures to enhance oversight of oil and gas operations within the state.
Committee on Energy \& Environment

SB22-053 by Senator(s) Sonnenberg; also Representative(s) Pelton-Concerning visitation rights at health-care facilities, and, in connection therewith, making an appropriation.
Committee on State, Civic, Military, \& Veterans Affairs
SB22-118 by Senator(s) Woodward and Hinrichsen, Hisey, Lundeen, Priola, Rankin, Scott, Sonnenberg; also Representative(s) Holtorf and Valdez D., Lynch, McKean, Pelton, Pico, Rich, Van Beber, Van Winkle, Will--Concerning the encouragement of the use of geothermal energy by providing similar treatment to solar energy, and, in connection therewith, making an appropriation.
Committee on Energy \& Environment
SB22-127 by Senator(s) Kirkmeyer and Zenzinger, Bridges, Coleman, Lundeen; also Representative(s) Larson and McCluskie, Herod, Kipp--Concerning funding for special education services, and, in connection therewith, making an appropriation.
Committee on Education
SB22-147 by Senator(s) Kolker and Sonnenberg; also Representative(s) Young and Pelton, Amabile, Bradfield, Gonzales-Gutierrez, Michaelson Jenet, Van Beber-Concerning behavioral health-care integration services for children, and, in connection therewith, making an appropriation.
Committee on Public \& Behavioral Health \& Human Services
SB22-148 by Senator(s) Donovan and Simpson; also Representative(s) McLachlan and Catlin, Amabile, Bradfield, Gonzales-Gutierrez, Michaelson Jenet, Van Beber--Concerning the creation of a grant program to provide a grant to a Colorado land-based tribe to support infrastructure improvements to tribal behavioral health facilities that serve indigenous individuals, and, in connection therewith, making an appropriation.
Committee on Public \& Behavioral Health \& Human Services

\section*{REMOTE PARTICIPATION}

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Hanks, Neville, Ortiz, Williams.

1 On motion of Representative McKean, the House adjourned until 9:00 a.m., Tuesday, April 5, 2022.

7 Attest:
8 Robin Jones, 9 Chief Clerk

Approved:
Alec Garnett, Speaker

\section*{HOUSE JOURNAL}

\section*{SEVENTY-THIRD GENERAL ASSEMBLY}

\section*{STATE OF COLORADO}

\section*{Second Regular Session}

\section*{Eighty-fourth Legislative Day}

Tuesday, April 5, 2022
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Prayer by Father Eustace Sequeira, SJ, Arrupe Jesuit High School,
Denver.
The Speaker called the House to order at 9:00 a.m.
Pledge of Allegiance led by Representative Mary Bradfield,
Colorado Springs.
The roll was called with the following result:
Present--55.
Excused--Representative(s) Baisley, Duran, Geitner, Gray, Herod,
Luck, Soper, Tipper, Titone, Valdez A.--10.
Present after roll call--Representative(s) Baisley, Geitner, Gray,
Soper, Tipper, Titone, Valdez A.

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The Speaker declared a quorum present.
On motion of Representative Bradfield, the House Journal of Monday, April 4, 2022, was declared approved as corrected by the Chief Clerk.

\section*{REPORT(S) OF COMMITTEE(S) OF REFERENCE \\ APPROPRIATIONS \\ After consideration on the merits, the Committee recommends the following: \\ HB22-1014 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 4 insert:
"SECTION 3. Appropriation. (1) For the 2022-23 state fiscal year, \(\$ 29,671\) is appropriated to the department of revenue for use by the division of motor vehicles. This appropriation consists of \$23,940 from the general fund and \(\$ 5,731\) from the license plate cash fund created in section 42-3-301 (1)(b), C.R.S. To implement this act, the division may use this appropriation as follows:
(a) \(\$ 20,772\) from the general fund for DRIVES maintenance and support;
(b) \(\$ 3,168\) from the general fund for the purchase of information technology services; and
(c) \(\$ 5,731\) from the license plate cash fund for use by vehicle services for license plate ordering.
(2) For the 2022-23 state fiscal year, \(\$ 3,168\) is appropriated to the office of the governor for use by the office of information technology. This appropriation is from reappropriated funds received from the department of revenue under subsection (1)(b) of this section. To implement this act, the office may use this appropriation to provide information technology services for the department of revenue.".

Renumber succeeding section accordingly.
Page 1 line 102, strike "PLATE." and substitute "PLATE, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1103 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 4, after line 25 insert:
"SECTION 4. Appropriation. (1) For the 2022-23 state fiscal year, \(\$ 27,437\) is appropriated to the department of revenue for use by the division of motor vehicles. This appropriation consists of \$15,976 from the general fund and \(\$ 11,461\) from the license plate cash fund created in section 42-3-301 (1)(b), C.R.S. To implement this act, the division may use this appropriation as follows:
(a) \(\$ 13,847\) from general fund for DRIVES maintenance and support;
(b) \(\$ 2,129\) from the general fund for the purchase of information technology services; and
(c) \(\$ 11,461\) from the license plate cash fund for use by vehicle services for license plate ordering.
(2) For the 2022-23 state fiscal year, \(\$ 2,129\) is appropriated to the office of the governor for use by the office of information technology. This appropriation is from reappropriated funds received from the department of revenue under subsection (1)(b) of this section. To implement this act, the office may use this appropriation to provide information technology services for the department of revenue.".

Renumber succeeding section accordingly.
Page 1 line 102, strike "PLATE." and substitute "PLATE, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1154 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 7 insert:
"SECTION 3. Appropriation. (1) For the 2022-23 state fiscal year, \(\$ 18,184\) is appropriated to the department of revenue for use by the division of motor vehicles. This appropriation consists of \(\$ 15,976\) from the general fund and \(\$ 2,208\) from the license plate cash fund created in section 42-3-301 (1)(b), C.R.S. To implement this act, the department may use this appropriation as follows:
(a) \(\$ 13,847\) from the general fund for DRIVES maintenance and support;
(b) \(\$ 2,129\) from the general fund for the purchase of information technology services; and
(c) \(\$ 2,208\) from the license plate cash fund for use by vehicle services for license plate ordering.
(2) For the 2022-23 state fiscal year, \(\$ 2,129\) is appropriated to the office of the governor for use by the office of information technology. This appropriation is from reappropriated funds received from the department of revenue under subsection (1)(b) of this section. To implement this act, the office may use this appropriation to provide information technology services for the department of revenue.".

Renumber succeeding section accordingly.
Page 1 line 101, strike "PLATE." and substitute "PLATE, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1241 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 27 insert:
"SECTION 3. Appropriation. (1) For the 2022-23 state fiscal year, \(\$ 28,943\) is appropriated to the department of revenue for use by the division of motor vehicles. This appropriation consists of \(\$ 14,838\) from the general fund and \(\$ 14,105\) from the license plate cash fund created in section 42-3-301 (1)(b), C.R.S. To implement this act, the division may use this appropriation as follows:
(a) \(\$ 12,859\) from general fund for DRIVES maintenance and support;
(b) \(\$ 1,979\) from the general fund for the purchase of information technology services; and
(c) \(\$ 14,105\) from the license plate cash fund for use by vehicle services for license plate ordering.
(2) For the 2022-23 state fiscal year, \(\$ 1,979\) is appropriated to the office of the governor for use by the office of information technology. This appropriation is from reappropriated funds received from the department of revenue under subsection (1)(b) of this section. To implement this act, the office may use this appropriation to provide information technology services for the department of revenue.".

\section*{Renumber succeeding section accordingly. \\ Page 1 line 102, strike "PLATE." and substitute "PLATE, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.". \\ HB22-1263 be referred to the Committee of the Whole with favorable recommendation. \\ HB22-1268 \\ be referred to the Committee of the Whole with favorable recommendation. \\ HB22-1274 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:}

Amend printed bill, page 3, after line 6 insert:
"SECTION 4. Appropriation. For the 2022-23 state fiscal year, \(\$ 160,000\) is appropriated to the department of public safety for use by the division of criminal justice. This appropriation is from the general fund and is based on an assumption that the division will require an additional 0.3 FTE. To implement this act, the division may use this appropriation for DCJ Administrative Services.".

Renumber succeeding section accordingly.
Page 1, line 102, strike "SAFETY." and substitute "SAFETY, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1298 be referred to the Committee of the Whole with favorable recommendation.

HB22-1299 be referred to the Committee of the Whole with favorable recommendation.

On motion of Representative Esgar, HB22-1014, HB22-1103, HB22-1154, HB22-1241, HB22-1263, HB22-1268, HB22-1274, HB22-1298, HB22-1299 were made Special Orders on Tuesday, April 5, 2022, at 9:18 a.m.

The hour of 9:18 a.m., having arrived, on motion of Representative Sirota, the House resolved itself into Committee of the Whole for consideration of Special Orders and she was called to act as Chair.

\section*{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.)

HB22-1014 by Representative(s) Jodeh; also Senator(s) Pettersen-Concerning the creation of an epilepsy awareness special license plate.

Amendment No. 1, Appropriations Report, dated April 5, 2022, and placed in member's bill file; Report also printed in House Journal, April 5, 2022.

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

\section*{HB22-1154 by Representative(s) McLachlan and Valdez D.; also} Senator(s) Coram-Concerning the creation of a Colorado rotary license plate.

Amendment No. 1, Appropriations Report, dated April 5, 2022, and placed in member's bill file; Report also printed in House Journal, April 5, 2022.

Amendment No. 2, Transportation \& Local Government Report, dated March 8, 2022, and placed in member's bill file; Report also printed in House Journal, March 9, 2022.

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

HB22-1241 by Representative(s) Bird-Concerning the creation of a Court Appointed Special Advocates special license plate.

Amendment No. 1, Appropriations Report, dated April 5, 2022, and placed in member's bill file; Report also printed in House Journal, April 5, 2022.

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

HB22-1263 by Representative(s) Kennedy, Lontine, McCormick-Concerning the continuation of licensing requirements for acupuncturists.

Amendment No. 1, Health \& Insurance Report, dated March 16, 2022, and placed in member's bill file; Report also printed in House Journal, March 17, 2022.

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

HB22-1268 by Representative(s) Holtorf and Amabile; also Senator(s) Ginal and Simpson-Concerning a reporting of medicaid reimbursement rates paid to mental health providers.

Amendment No. 1, Public \& Behavioral Health \& Human Services Report, dated March 18, 2022, and placed in member's bill file; Report also printed in House Journal, March 21, 2022.

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

\section*{HB22-1274 by Representative(s) Michaelson Jenet and Larson; also} Senator(s) Gonzales-Concerning the continuation of the Colorado interagency working group on school safety.

Amendment No. 1, Appropriations Report, dated April 5, 2022, and placed in member's bill file; Report also printed in House Journal, April 5, 2022.

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

HB22-1298 by Representative(s) Mullica; also Senator(s) Jaquez Lewis and Hinrichsen-Concerning a transfer from the general fund to the division of professions and occupations cash fund in the 2022-23 state fiscal year to facilitate fee relief for health-care providers regulated by the state board of nursing.

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

HB22-1299 by Representative(s) Young; also Senator(s) Kolker and Fields-Concerning a transfer from the general fund to the division of professions and occupations cash fund in the 2022-23 state fiscal year to facilitate fee relief for mental health professionals regulated by boards in the department of regulatory agencies.

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

HB22-1103 by Representative(s) Exum and Ricks; also Senator(s) Coram and Fields-Concerning the creation of a Delta Sigma Theta Sorority special license plate.

Amendment No. 1, Appropriations Report, dated April 5, 2022, and placed in member's bill file; Report also printed in House Journal, April 5, 2022.

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

\section*{ADOPTION OF COMMITTEE OF THE WHOLE REPORT}

Passed Second Reading: HB22-1014 as amended, HB22-1103 as amended, HB22-1154 as amended, HB22-1241 as amended, \(\mathrm{HB} 22-1263\) as amended, \(\mathrm{HB} 22-1268\) as amended, \(\mathrm{HB} 22-1274\) as amended, HB22-1298, HB22-1299.

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.
\begin{tabular}{llllllll|}
\hline \multicolumn{1}{c}{ YES } & \(\mathbf{3 8}\) & \multicolumn{1}{c}{ NO } & 22 & \multicolumn{1}{c}{ EXCUSED } & \(\mathbf{5}\) & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & E & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & N & Herod & E & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & N & Kipp & Y & Ransom & N & Will & N \\
Cutter & Y & Larson & N & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & E & Lontine & Y & Roberts & Y & Woog & N \\
Esgar & Y & Luck & E & Sandridge & N & Young & Y \\
& & & & & & Speaker & E \\
\hline
\end{tabular}

\section*{LAY OVER OF CALENDAR ITEM}

On motion of Representative Esgar, the following item on the Calendar was laid over until Wednesday, April 6, 2022, retaining place on Calendar:

Consideration of Third Reading--HB22-1212.

\section*{CONSIDERATION OF SENATE AMENDMENTS TO HOUSE BILLS}

HB22-1089 by Representative(s) Woodrow; also Senator(s) Winter-Concerning a requirement that transportation network companies provide insurance to protect individuals from damages caused by uninsured motorists.
(Passed on Third Reading as printed in House Journal, February 18, 2022.)
(Amended as printed in Senate Journal, March 31, 2022.)
(Laid Over from April 4, 2022.)

Representative Woodrow moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:
\begin{tabular}{|c|c|c|c|c|c|c|c|}
\hline YES & 58 & NO & 2 & EXCUSED & 5 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & E & Sirota & N \\
\hline Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
\hline Baisley & Y & Geitner & Y & McCormick & Y & Soper & N \\
\hline Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
\hline Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
\hline Bird & Y & Hanks & Y & Michaelson Jenet & Y & Titone & Y \\
\hline Bockenfeld & Y & Herod & E & Mullica & Y & Valdez A. & Y \\
\hline Boesenecker & Y & Holtorf & Y & Neville & Y & Valdez D. & Y \\
\hline Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
\hline Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & Y \\
\hline Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
\hline Catlin & Y & Kipp & Y & Ransom & Y & Will & Y \\
\hline Cutter & Y & Larson & Y & Rich & Y & Williams & Y \\
\hline Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
\hline Duran & E & Lontine & Y & Roberts & Y & Woog & Y \\
\hline Esgar & Y & Luck & E & Sandridge & Y & Young & Y \\
\hline
\end{tabular}

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.
\begin{tabular}{lllllllll|}
\hline \multicolumn{1}{|c}{ YES } & \(\mathbf{3 8}\) & \multicolumn{1}{c}{ NO } & 22 & \multicolumn{1}{c}{ EXCUSED } & 5 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & E & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & N & Herod & E & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & N & Kipp & Y & Ransom & N & Will & N \\
Cutter & Y & Larson & N & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & E & Lontine & Y & Roberts & Y & Woog & N \\
Esgar & Y & Luck & E & Sandridge & N & Young & Y \\
& & & & & & Speaker & E \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Amabile, Lontine, Ricks
HB22-1165 by Representative(s) Snyder and Soper, Herod, Van Winkle; also Senator(s) Lee and Gardner, Buckner, Cooke, Rodriguez-Concerning implementation of the committee on legal services' recommendations in connection with legislative review of state agencies' rules.
(Passed on Third Reading as printed in House Journal, February 28, 2022.)
(Amended as printed in Senate Journal, March 31, 2022.)
(Laid Over from April 4, 2022.)
Representative Snyder moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:
\begin{tabular}{|c|c|c|c|c|c|c|c|}
\hline YES & 51 & NO & 9 & EXCUSED & 5 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & E & Sirota & Y \\
\hline Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
\hline Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
\hline Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
\hline Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
\hline Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
\hline Bockenfeld & Y & Herod & E & Mullica & Y & Valdez A. & Y \\
\hline Boesenecker & Y & Holtorf & Y & Neville & N & Valdez D. & Y \\
\hline Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
\hline Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & N \\
\hline Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
\hline Catlin & Y & Kipp & Y & Ransom & Y & Will & Y \\
\hline Cutter & Y & Larson & Y & Rich & Y & Williams & N \\
\hline Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
\hline Duran & E & Lontine & Y & Roberts & N & Woog & Y \\
\hline Esgar & Y & Luck & E & Sandridge & Y & Young & Y \\
\hline & & & & & & Speaker & E \\
\hline
\end{tabular}

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.
\begin{tabular}{|c|c|c|c|c|c|c|c|}
\hline YES & 55 & NO & 5 & EXCUSED & 5 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & E & Sirota & Y \\
\hline Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
\hline Baisley & N & Geitner & Y & McCormick & Y & Soper & Y \\
\hline Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
\hline Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
\hline Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
\hline Bockenfeld & Y & Herod & E & Mullica & Y & Valdez A. & Y \\
\hline Boesenecker & Y & Holtorf & Y & Neville & N & Valdez D. & Y \\
\hline Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
\hline Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & Y \\
\hline Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
\hline Catlin & Y & Kipp & Y & Ransom & Y & Will & Y \\
\hline Cutter & Y & Larson & Y & Rich & Y & Williams & N \\
\hline Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
\hline Duran & E & Lontine & Y & Roberts & Y & Woog & Y \\
\hline Esgar & Y & Luck & E & Sandridge & N & Young & Y \\
\hline
\end{tabular}
\begin{tabular}{|c|c|c|c|c|c|c|c|}
\hline HB22-1153 & & by Representative Bridges and Moren adoption for a per child is conceived & \[
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& \text { no- } \\
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\end{aligned}
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& \mathrm{rmin}
\end{aligned}
\] & also Senato g parentag birth when eproduction & \begin{tabular}{l}
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\end{tabular} \\
\hline (Passed on & & ird Reading as prin & & House Journa & & ary 28, & 2.\()\) \\
\hline (Amended & & printed in Senate Jo & & al, March 31 a & & pril 1, 20 & \\
\hline (Laid Over & & m April 4, 2022.) & & & & & \\
\hline Laid over & ntil & Friday, April 8 & & & & & \\
\hline HB22-1162 & & by Representative Senator(s) Zenzing to use digital numb on a vehicle. &  & Exum and V nd Hisey-Conce plates in lieu of \(m\) & & Winkle; ng authoriza number pl & \begin{tabular}{l}
also \\
ation lates
\end{tabular} \\
\hline (Passed on & Thi & d Reading as pr & & House Jou & & h & 2.) \\
\hline (Amended & p & printed in Senate & & , April 1, 20 & & & \\
\hline Representat amendment vote: & & Exum moved The motion was dec & & the House passed by the & & cur in Se lowing roll & nate call \\
\hline YES & 60 & 0 NO & 0 & EXCUSED & 5 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & E & Sirota & Y \\
\hline Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
\hline Baisley & Y & Geitner & Y & McCormick & Y & Soper & Y \\
\hline Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
\hline Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
\hline Bird & Y & Hanks & Y & Michaelson Jenet & Y & Titone & Y \\
\hline Bockenfeld & Y & Herod & E & Mullica & Y & Valdez A. & Y \\
\hline Boesenecker & Y & Holtorf & Y & Neville & Y & Valdez D. & Y \\
\hline Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
\hline Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & Y \\
\hline Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
\hline Catlin & Y & Kipp & Y & Ransom & Y & Will & Y \\
\hline Cutter & Y & Larson & Y & Rich & Y & Williams & Y \\
\hline Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
\hline Duran & E & Lontine & Y & Roberts & Y & Woog & Y \\
\hline Esgar & Y & Luck & E & Sandridge & Y & Young & Y \\
\hline
\end{tabular}

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.
\begin{tabular}{|lllclcccc|}
\hline \multicolumn{1}{|c}{ YES } & \(\mathbf{5 5}\) & \multicolumn{1}{c}{ NO } & \(\mathbf{5}\) & & EXCUSED & \(\mathbf{5}\) & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & Y & Exum & Y & Lynch & E & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & Y & Geitner & Y & McCormick & Y & Soper & N \\
Benavidez & N & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y
\end{tabular}
\begin{tabular}{|c|c|c|c|c|c|c|c|c|}
\hline 1 & Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
\hline 2 & Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
\hline 3 & Bockenfeld & Y & Herod & E & Mullica & Y & Valdez A. & N \\
\hline 4 & Boesenecker & Y & Holtorf & Y & Neville & Y & Valdez D. & Y \\
\hline 5 & Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & N \\
\hline 6 & Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & \\
\hline 7 & Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
\hline 8 & Catlin & Y & Kipp & Y & Ransom & Y & Will & Y \\
\hline 9 & Cutter & Y & Larson & Y & Rich & Y & Williams & Y \\
\hline 10 & Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
\hline 11 & Duran & E & Lontine & Y & Roberts & Y & Woog & Y \\
\hline 12 & Esgar & Y & Luck & E & Sandridge & Y & Young & Y \\
\hline 13 & & & & & & & Speaker & E \\
\hline 14 & \multicolumn{8}{|l|}{Co-sponsor(s) added: Representative(s) Ricks} \\
\hline 15 & \multicolumn{2}{|l|}{\multirow[t]{3}{*}{HB22-1214}} & \multicolumn{6}{|l|}{\multirow[t]{4}{*}{by Representative(s) Young and Pelton; also Senator(s) Kolker and Priola-Concerning changes to the behaviora health crisis response system.}} \\
\hline 17 & & & & & & & & \\
\hline 18 & & & & & & & & \\
\hline 19 & & & & & & & & \\
\hline 20 & \multicolumn{8}{|l|}{(Passed on Third Reading as printed in House Journal, March 14, 2022.} \\
\hline 21 & \multicolumn{8}{|l|}{\multirow[b]{2}{*}{(Amended as printed in Senate Journal, April 1, 2022.)}} \\
\hline 22 & & & & & & & & \\
\hline 23 & \multicolumn{8}{|l|}{\multirow[b]{2}{*}{Representative Young moved that the House concur in Senate}} \\
\hline 24 & & & & & & & & \\
\hline 25 & \multicolumn{8}{|l|}{\multirow[t]{2}{*}{amendments. The motion was declared passed by the following roll cal vote:}} \\
\hline 26 & & & & & & & & \\
\hline 28 & YES & 60 & NO & 0 & EXCUSED & 5 & ABSENT & 0 \\
\hline 29 & Amabile & Y & Exum & Y & Lynch & E & Sirota & Y \\
\hline 30 & acon & Y & Froelich & Y & McCluskie & & Snyder & Y \\
\hline 31 & Baisley & Y & Geitner & Y & McCormick & Y & Soper & Y \\
\hline 32 & Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
\hline 33 & Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
\hline 34 & Bird & Y & Hanks & Y & Michaelson Jenet & Y & Titone & Y \\
\hline 35 & Bockenfeld & Y & Herod & E & Mullica & Y & Valdez A. & Y \\
\hline 36 & Boesenecker & Y & Holtorf & Y & Neville & Y & Valdez D. & Y \\
\hline 37 & Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
\hline 38 & Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & Y \\
\hline 39 & Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
\hline 40 & Catlin & Y & Kipp & Y & Ransom & Y & Will & Y \\
\hline 41 & Cutter & Y & Larson & Y & Rich & Y & Williams & Y \\
\hline 42 & Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
\hline 43 & Duran & E & Lontine & Y & Roberts & Y & Woog & Y \\
\hline 44 & Esgar & Y & Luck & E & Sandridge & Y & Young & Y \\
\hline 45 & & & & & & & Speaker & E \\
\hline 47 & \multicolumn{8}{|l|}{\multirow[t]{2}{*}{The question being, "Shall the bill, as amended, pass?".}} \\
\hline 47 & & & & & & & & \\
\hline 48 & \multicolumn{8}{|l|}{A roll call vote was taken. As shown by the following recorded vote, a} \\
\hline 49 & \multicolumn{8}{|l|}{\multirow[t]{2}{*}{majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.}} \\
\hline 50 & & & & & & & & \\
\hline 51 & & & & & & & & \\
\hline
\end{tabular}

1
2
\begin{tabular}{llllllllc|}
\hline \multicolumn{1}{|c}{ YES } & 49 & \multicolumn{1}{c}{ NO } & 11 & \multicolumn{1}{c}{ EXCUSED } & \(\mathbf{5}\) & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & Y & Exum & Y & Lynch & E & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & E & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & N & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & N \\
Carver & Y & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & N & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & E & Lontine & Y & Roberts & Y & Woog & N \\
Esgar & Y & Luck & E & Sandridge & N & Young & Y \\
& & & & & & & Speaker & E \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Amabile, Boesenecker, Kennedy, McLachlan, Michaelson Jenet

\section*{HB22-1231 by Representative(s) Van Beber and Valdez D.; also} Senator(s) Hisey and Fields-Concerning a bill of rights for foster parents.
(Passed on Third Reading as printed in House Journal, March 11, 2022.)
(Amended as printed in Senate Journal, April 1, 2022.)
Laid over until Friday, April 8, 2022.

\section*{LAY OVER OF CALENDAR ITEM}

On motion of Representative Esgar, the following item on the Calendar was laid over until Monday, April 11, 2022, retaining place on Calendar:

Consideration of Resolution(s)--SJR22-006.

\section*{APPOINTMENT}

The Speaker pro tempore announced the following temporary committee appointment for Tuesday, April 5, 2022 only:

\section*{Judiciary}

Representative McCormick to replace Representative Benavidez.

House in recess. House reconvened.

\section*{REPORT(S) OF COMMITTEE(S) OF REFERENCE}

\section*{AGRICULTURE, LIVESTOCK, AND WATER}

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

HB22-1308 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 5, after line 11 insert:
"(e) In Establishing and maintaining the online portal DESCRIBED IN THIS SUBSECTION (3), THE DEPARTMENT MAY CONSULT WITH the Colorado cooperative extension service described in part 7 of article 31 of title 23.".

Page 5, strike lines 14 and 15 and substitute "DEPARTMENT TO PROVIDE GRANTS FOR THE PURPOSE OF HELPING EMPLOYERS MAKE WORKPLACE IMPROVEMENTS OR IMPLEMENT CHANGES NEEDED TO".

Page 5, strike lines 24 and 25 and substitute:
"(I) To:
(A) Colorado agricultural employers; Or
(B) ENTITIES THAT PROVIDE SERVICES TO COLORADO AGRICULTURAL EMPLOYERS, INCLUDING RESOURCES FOR THE BENEFIT OF AGRICULTURAL EMPLOYEES; AND".

HB22-1313 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 5 through 8 and substitute:
"(c) Allow the DEPARTMENT TO CONSULT WITH THE department of public health and environment to routinely inspeet employer-provided housing to ensure compliance with guidelines issued by the department of public healthandenvironment applieable to a public healthemergeney, and any applieable executive orders issued by the governor during a disaster emergency deelared pursuant to seetion 24-33.5-704 (4) IN ENFORCING THIS SECTION;".

Page 3, line 15, strike "SARS-CoV-2." and substitute "SARS-CoV-2, or ANOTHER COMMUNICABLE DISEASE AS DEFINED IN SECTION 25-1.5-102 (1)(a)(IV) THAT IS TRANSMISSIBLE FROM PERSON TO PERSON.".

HB22-1316 be referred favorably to the Committee on Appropriations.

\section*{FINANCE}

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

HB22-1064 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend the Health and Insurance Committee Report, dated March 16, 2022, page 1, strike lines 2 through 19 and substitute ""add (1.3), (4.5), (5.3), (9.5), (11.5),".

Page 7 of the bill, after line 15 insert:
"(1.3) "CigAR LOUNGE" MEANS AN ESTABLISHMENT THAT:".".
Page 2 of the report, strike lines 9 through 11 and substitute "COMEDIANS.".".

Page 2 of the report, strike lines 13 through 17 and substitute:
" "(5.3) "HOOKAH" MEANS A TYPE OF WATER PIPE:
(a) USED TO SMOKE SHISHA TOBACCO PRODUCTS OR OTHER TOBACCO PRODUCTS;
(b) That has a long, flexible tube to draw aerosol THROUGH WATER; AND
(c) WITH COMPONENTS THAT MAY INCLUDE HEADS, STEMS, BOWLS, AND HOSES.
(9.5) "Premium cigar" means a cigar that:".

Page 2 of the report, line 34, strike "INDEX."." and substitute "INDEX.
(11.5) "SHISHA TOBACCO PRODUCT" INCLUDES, AND MAY BE REFERRED TO AS, HOOKAH TOBACCO, WATER PIPE TOBACCO, MAASSEL, NARGHILE, OR ARGILEH.".".

Page 2 of the report, strike lines 36 and 37 and substitute "nicotine "products - exemptions -".".

Page 3 of the report, line 10, strike "PRODUCTS."." and substitute "PRODUCTS.
(c) (I) THIS SECTION DOES NOT APPLY TO A CIGAR-TOBACCO BAR, AS DEFINED IN SECTION 25-14-203 (4), THAT IS LOCATED WITHIN A LICENSED GAMING ESTABLISHMENT, AS DEFINED IN SECTION 44-30-103 (18).
(II) A CIGAR-TOBACCO BAR DESCRIBED IN SUBSECTION (1)(c)(I) OF THIS SECTION MAY SELL NO MORE THAN ONE CARTON OF MENTHOL CIGARETTES PER PERSON PER DAY.".

Page 3 of the report, strike lines 21 through 35 and substitute "A CIGAR LOUNGE OR OTHER RETAIL PREMISES IN EXISTENCE ON THE EFFECTIVE DATE OF THIS SECTION FOR ON-SITE OR OFF-SITE CONSUMPTION.
(6) THIS SECTION DOES NOT APPLY TO THE SALE, OFFER FOR SALE, ADVERTISING FOR SALE, DISPLAYING, OR MARKETING OF SHISHA TOBACCO PRODUCTS.".".

Strike pages 4 through 6 of the report.
Page 7 of the report, strike lines 1 through 9 .
Amend printed bill, page 11, after line 23 insert:
"(c) BASED ON THE PROCESS AND CRITERIA THAT THE WORKING GROUP DEVELOPS PURSUANT TO SUBSECTION (2)(b) OF THIS SECTION, THE DIVISION SHALL AWARD GRANT MONEY TO APPLICANTS THAT CAN DEMONSTRATE AN ABILITY TO PROVIDE PRODUCTS THAT ARE FEDERALLY APPROVED FOR USE AS CESSATION PRODUCTS AND TO PROVIDE CULTURALLY SENSITIVE, EVIDENCE-BASED TOBACCO PREVENTION AND CESSATION SUPPORTS AND SERVICES TO YOUTH AND ADULTS IN THE DISPROPORTIONATELY IMPACTED COMMUNITIES DESCRIBED IN SUBSECTION (2)(b)(I) OF THIS SECTION.".

Reletter succeeding paragraph accordingly.

SB22-025 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend reengrossed bill, page 2, strike lines 2 through 7 .
Strike page 3.
Page 4, strike lines 1 and 2.
Renumber succeeding sections accordingly.
Page 5, line 17, strike "IF THE STATE USES" and substitute "IF THE GENERAL ASSEMBLY, AFTER A STUDY BY THE STATE TREASURER OF THE FEASIBILITY OF USING SECURITY TOKEN OFFERINGS FOR STATE CAPITAL FINANCING, AUTHORIZES THE STATE TO USE".

Page 6, line 6, after "COSTs," insert "IF AUTHORIZED BY THE GENERAL ASSEMBLY,".

Page 6, line 21, strike "USE" and substitute "RECOMMEND TO THE GENERAL ASSEMBLY THAT THE GENERAL ASSEMBLY ENACT LEGISLATION TO AUTHORIZE THE USE OF".

Page 6, line 22, strike "IF" and substitute "FOR STATE CAPITAL FINANCING IF, AFTER COMPLETING THE FEASIBILITY STUDY,".

Page 7, line 19, after "2023." insert "IF THE STATE TREASURER DETERMINES, AFTER COMPLETING THE FEASIBILITY STUDY, THAT THE USE OF SECURITY TOKENS FOR STATE CAPITAL FINANCING IS IN THE BEST INTEREST OF THE STATE, THE STATE TREASURER MAY RECOMMEND AS PART OF THE REPORT THAT THE GENERAL ASSEMBLY ENACT LEGISLATION TO AUTHORIZE SUCH USE.".

Page 7, strike lines 21 through 27.
Page 1, strike lines 104 through 107 and substitute "FinANCING and".

\section*{STATE, CIVIC, MILITARY AND VETERANS AFFAIRS}

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

HB22-1291 be referred to the Committee of the Whole with favorable recommendation.

SB22-139 be referred to the Committee of the Whole with favorable recommendation.

\section*{PRINTING REPORT}

The Chief Clerk reports the following bills have been correctly printed:
HB22-1359, 1360, 1361.

\section*{SIGNING OF BILLS - RESOLUTIONS - MEMORIALS}

The Speaker has signed: HB22-1245, 1252, 1275, 1286.

MESSAGE(S) FROM THE SENATE
The Senate has passed on Third Reading and transmitted to the Revisor of Statutes: SB22-167.

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-002 amended in Special Orders as printed in Senate Journal, April 4, 2022.
SB22-120 amended in Special Orders as printed in Senate Journal, April 4, 2022.
SB22-162 amended in Special Orders as printed in Senate Journal,
April 4, 2022.
The Senate has passed on Third Reading and returns herewith:
HB22-1224, HB22-1237, HB22-1255, and HB22-1270.
The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
HB22-1043 amended in Special Orders as printed in Senate Journal, April 4, 2022.
SB22-002 April 4 2022.

HB22-1139 amended in Special Orders as printed in Senate Journal, April 4, 2022.

The Senate voted to concur in House amendments to SB22-103, and repassed the bill as amended.

\section*{MESSAGE(S) FROM THE REVISOR}

We herewith transmit:
Without comment, SB22-167.
Without comment, as amended, HB22-1139 and 1043.
Without comment, as amended, 002 and 120.
With comment, as amended, SB22-162.

\section*{INTRODUCTION OF BILLS First Reading}

The following bills were read by title and referred to the committee(s) indicated:

SB22-002 by Senator(s) Ginal and Story, Lee; also Representative(s) Cutter and Will, Lynch, Snyder, Valdez D.--Concerning increasing the resources available for fire protection services provided by volunteer and seasonal firefighters, and, in connection therewith, making an appropriation.
Committee on Transportation \& Local Government
SB22-120 by Senator(s) Ginal and Coram; also Representative(s) Sullivan--Concerning the regulation of kratom processors, and, in connection therewith, making an appropriation.

\section*{Committee on Health \& Insurance}

SB22-162 by Senator(s) Zenzinger and Kirkmeyer, Moreno, Woodward; also Representative(s) Woodrow and Lynch, Pico, Valdez D.--Concerning the modernization of the terminology used in the Colorado Revised Statutes relating to the organization of Colorado state governmental agencies without altering the status of the powers assigned to those agencies pursuant to the "Administrative Organization Act of 1968".
Committee on State, Civic, Military, \& Veterans Affairs
SB22-167 by Senator(s) Ginal; also Representative(s) Duran-Concerning removing the exemption for greyhound breeders from the "Pet Animal Care and Facilities Act".
Committee on Agriculture, Livestock, \& Water

\section*{INTRODUCTION OF MEMORIAL}

The following memorial has been read by title and laid over until Monday, April 11, 2022:

HM22-1001 by Representative(s) Ransom--Memorializing former Representative Joe Nuñez.

\section*{REMOTE PARTICIPATION}

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Ortiz, Ricks, Sandridge.

On motion of Representative Weissman, the House adjourned until 9:00 a.m., Wednesday, April 6, 2022.

Approved:
Alec Garnett,
Speaker
Attest:
Robin Jones, Chief Clerk

\title{
HOUSE JOURNAL \\ SEVENTY-THIRD GENERAL ASSEMBLY STATE OF COLORADO \\ Second Regular Session
}

Eighty-fifth Legislative Day
Wednesday, April 6, 2022

Prayer by Representative Dan Woog, Frederick.
The Speaker called the House to order at 9:00 a.m.
Pledge of Allegiance led by Representative Andrew Boesenecker, Fort Collins.

The roll was called with the following result:
Present--53.
Excused--Representative(s) Baisley, Bradfield, Exum, Geitner, Gray, Herod, Holtorf, Jodeh, Soper, A. Valdez, Williams, Woodrow--12.
Present after roll call--Representative(s) Baisley, Exum, Geitner, Gray, Holtorf, Jodeh, Soper, A. Valdez, Williams.

The Speaker declared a quorum present.

On motion of Representative Boesenecker, the House Journal of Tuesday, April 5, 2022, was declared approved as corrected by the Chief Clerk.

\section*{THIRD READING OF BILLS--FINAL PASSAGE}

The following bills were considered on Third Reading. The titles were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

\section*{HB22-1212 by Representative(s) Ortiz and Williams, Cutter,} Michaelson Jenet, Ricks; also Senator(s) Danielson-Concerning the continuation of the regulation of conveyances, and, in connection therewith, implementing the recommendations contained in the 2021 sunset report by the department of regulatory agencies.
(Laid Over from April 4, 2022.)
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

1
\[
2
\]
\[
3
\]
\[
4
\]
\begin{tabular}{lllllllll|}
\hline \multicolumn{1}{|c}{ YES } & 54 & \multicolumn{1}{c}{ NO } & \(\mathbf{5}\) & \multicolumn{1}{c}{ EXCUSED } & \(\mathbf{6}\) & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & Y & Exum & E & Lynch & Y & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & Y & Geitner & Y & McCormick & Y & Soper & E \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & E & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & E & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & N & Valdez D. & Y \\
Bradfield & E & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & N \\
Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & Y & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & E \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & & ppeaker & Y
\end{tabular}

Co-sponsor(s) added: Representative(s) Sandridge, Sirota
HB22-1014 by Representative(s) Jodeh; also Senator(s) Pettersen-Concerning the creation of an epilepsy awareness special license plate, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{llllllll|}
\hline \multicolumn{1}{|c}{ YES } & 42 & \multicolumn{1}{c}{ NO } & 19 & \multicolumn{1}{c}{ EXCUSED } & 4 & ABSENT & 0 \\
\hline Amabile & Y & Exum & E & Lynch & N & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & Y & Geitner & N & McCormick & Y & Soper & Y \\
Benavidez & N & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & N \\
Bockenfeld & N & Herod & E & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & N & Valdez D. & Y \\
Bradfield & E & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & Y \\
Carver & Y & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & N & Kipp & Y & Ransom & N & Will & N \\
Cutter & Y & Larson & N & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & E \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Cutter, Duran, Hooton, Kipp, Lindsay, Michaelson Jenet, Mullica, Ortiz, Roberts, Valdez A., Young

\section*{HB22-1154 by Representative(s) McLachlan and Valdez D.; also} Senator(s) Coram-Concerning the creation of a Colorado rotary license plate, and, in connection therewith, making an appropriation.

1 The question being "Shall the bill pass?".
2 A roll call vote was taken. As shown by the following recorded vote, a 3 majority of those elected to the House voted in the affirmative and the bill 4 was declared passed.
\begin{tabular}{|c|c|c|c|c|c|c|c|}
\hline YES & 42 & NO & 19 & EXCUSED & 4 & ABSENT & 0 \\
\hline Amabile & Y & Exum & E & Lynch & N & Sirota & Y \\
\hline Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
\hline Baisley & Y & Geitner & N & McCormick & Y & Soper & Y \\
\hline Benavidez & N & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
\hline Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
\hline Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & N \\
\hline Bockenfeld & N & Herod & E & Mullica & Y & Valdez A. & N \\
\hline Boesenecker & Y & Holtorf & Y & Neville & N & Valdez D. & Y \\
\hline Bradfield & E & Hooton & Y & Ortiz & Y & Van Beber & Y \\
\hline Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & Y \\
\hline Carver & Y & Kennedy & Y & Pico & N & Weissman & Y \\
\hline Catlin & Y & Kipp & Y & Ransom & N & Will & N \\
\hline Cutter & Y & Larson & N & Rich & N & Williams & N \\
\hline Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & E \\
\hline Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
\hline Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
\hline & & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Lindsay, McCormick, Michaelson Jenet, Sandridge, Soper

HB22-1241 by Representative(s) Bird; also Senator(s) Lee-Concerning the creation of a Court Appointed Special Advocates special license plate, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{|llllllllc|}
\hline \multicolumn{1}{|c}{ YES } & 43 & \multicolumn{1}{c}{ NO } & \multicolumn{1}{c}{ 18 } & \multicolumn{1}{c}{ EXCUSED } & 4 & ABSENT & 0 \\
\hline Amabile & Y & Exum & E & Lynch & N & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & Y & Geitner & N & McCormick & Y & Soper & Y \\
Benavidez & N & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & N \\
Bockenfeld & Y & Herod & E & Mullica & Y & Valdez A. & N \\
Boesenecker & Y & Holtorf & Y & Neville & N & Valdez D. & Y \\
Bradfield & E & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & Y \\
Carver & Y & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & N & Will & N \\
Cutter & Y & Larson & N & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & E \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
& Ysgar & Luck & N & Sandridge & N & Young & Y \\
& & & & & & & ppeaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Bockenfeld, Cutter, Hooton, Lindsay, Lontine, Michaelson Jenet, Sandridge, Williams, Young
\begin{tabular}{|c|c|c|c|c|c|c|c|c|}
\hline & \multirow[t]{4}{*}{HB22-1263} & \multicolumn{7}{|r|}{by Representative(s) Kennedy, Lontine, McCormick; also} \\
\hline 2 & & \multicolumn{7}{|r|}{\multirow[t]{2}{*}{Senator(s) Buckner-Concerning the continuation of}} \\
\hline 3 & & & & & & & & \\
\hline 4 & \multicolumn{8}{|l|}{\multirow[b]{2}{*}{The question being "Shall the bill pass?".}} \\
\hline 5 & & & & & & & & \\
\hline 6 & \multicolumn{8}{|l|}{A roll call vote was taken. As shown by the following recorded vote, a} \\
\hline 7 & \multicolumn{8}{|l|}{majority of those elected to the House voted in the affirmative and the bill} \\
\hline 8 & \multicolumn{8}{|l|}{was declared passed.} \\
\hline 10 & YES & 57 & NO & 4 & EXCUSED & 4 & ABSENT & 0 \\
\hline 11 & Amabile & Y & Exum & E & Lynch & Y & Sirota & Y \\
\hline 12 & Bacon & Y & Froelich & Y & McCluskie & & Snyder & Y \\
\hline 13 & Baisley & N & Geitner & Y & McCormick & & Soper & Y \\
\hline 14 & Benavidez & Y & Gonzales-Gutierrez & Y & McKean & & Sullivan & Y \\
\hline 15 & Bernett & & Gray & Y & McLachlan & & Tipper & Y \\
\hline 16 & Bird & Y & Hanks & Y & Michaelson Jenet & Y & Titone & Y \\
\hline 17 & Bockenfeld & Y & Herod & E & Mullica & Y & Valdez A. & Y \\
\hline 18 & Boesenecker & & Holtorf & Y & Neville & & Valdez D. & Y \\
\hline 19 & Bradfield & E & Hooton & & Ortiz & & Van Beber & Y \\
\hline 20 & Caraveo & Y & Jodeh & Y & Pelton & & Van Winkle & Y \\
\hline 21 & Carver & & Kennedy & & Pico & & Weissman & Y \\
\hline 22 & Catlin & & Kipp & Y & Ransom & & Will & Y \\
\hline 23 & Cutter & Y & Larson & & Rich & & Williams & N \\
\hline 24 & Daugherty & Y & Lindsay & Y & Ricks & & Woodrow & E \\
\hline 25 & Duran & Y & Lontine & Y & Roberts & & Woog & Y \\
\hline 26 & Esgar & Y & Luck & N & Sandridge & & Young & Y \\
\hline 27 & & & & & & & Speaker & Y \\
\hline 28 & \multicolumn{8}{|l|}{Co-sponsor(s) added: Representative(s) Lindsay, McLachlan} \\
\hline 2 & \multicolumn{2}{|l|}{\multirow[b]{2}{*}{HB22-1268}} & & & & & & \\
\hline 30 & & & \multicolumn{6}{|l|}{by Representative(s) Holtorf and Amabile; also Senator(s)} \\
\hline 3 & \multicolumn{8}{|r|}{\multirow[t]{2}{*}{Ginal and Simpson-Concerning a reporting of medicaid}} \\
\hline 3 & & & & & & & & \\
\hline 3 & & & & & & & & \\
\hline 34 & \multicolumn{8}{|l|}{The question being "Shall the bill pass?".} \\
\hline 35 & \multicolumn{8}{|l|}{A roll call vote was taken. As shown by the following recorded vote, a} \\
\hline 3 & \multicolumn{8}{|l|}{majority of those elected to the House voted in the affirmative and the bill} \\
\hline 3 & \multicolumn{8}{|l|}{was declared passed.} \\
\hline 39 & YES & 55 & NO & 6 & EXCUSED & 4 & ABSENT & 0 \\
\hline 40 & Amabile & Y & Exum & E & Lynch & Y & Sirota & Y \\
\hline 41 & Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
\hline 42 & Baisley & N & Geitner & Y & McCormick & & Soper & Y \\
\hline 43 & Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
\hline 44 & Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
\hline 45 & Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
\hline 46 & Bockenfeld & Y & Herod & E & Mullica & Y & Valdez A. & Y \\
\hline 47 & Boesenecker & Y & Holtorf & Y & Neville & N & Valdez D. & Y \\
\hline 48 & Bradfield & E & Hooton & Y & Ortiz & Y & Van Beber & Y \\
\hline 49 & Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & N \\
\hline 50 & Carver & Y & Kennedy & Y & Pico & & Weissman & Y \\
\hline 51 & Catlin & Y & Kipp & Y & Ransom & & & Y \\
\hline 52 & Cutter & Y & Larson & Y & Rich & Y & Williams & N \\
\hline 53 & Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & E \\
\hline
\end{tabular}
\begin{tabular}{lllllclc} 
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & Y & Sandridge & N & Young & Y \\
& & & & & Speaker & Y
\end{tabular}

Co-sponsor(s) added: Representative(s) Bernett, Bird, Boesenecker, Kipp, Lontine, Michaelson Jenet, Titone, Weissman

HB22-1274 by Representative(s) Michaelson Jenet and Larson; also Senator(s) Gonzales-Concerning the continuation of the Colorado interagency working group on school safety, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{lcllllllc|}
\hline \multicolumn{1}{|c}{ YES } & \(\mathbf{5 3}\) & \multicolumn{1}{c}{ NO } & \(\mathbf{8}\) & \multicolumn{1}{c}{ EXCUSED } & \(\mathbf{4}\) & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & Y & Exum & E & Lynch & Y & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & Y & Geitner & Y & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & E & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & N & Valdez D. & Y \\
Bradfield & E & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & Y \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & Y & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & E \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Bird, Boesenecker, Cutter, Duran, Froelich, Kipp, Lindsay, Mullica, Sirota, Van Beber, Weissman, Young

HB22-1298 by Representative(s) Mullica; also Senator(s) Jaquez Lewis and Hinrichsen-Concerning a transfer from the general fund to the division of professions and occupations cash fund in the 2022-23 state fiscal year to facilitate fee relief for health-care providers regulated by the state board of nursing.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{lllllllll|}
\hline \multicolumn{1}{|c}{ YES } & 39 & \multicolumn{1}{c}{ NO } & 22 & & EXCUSED & 4 & ABSENT & 0 \\
\hline Amabile & Y & Exum & E & Lynch & N & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y
\end{tabular}
\begin{tabular}{lclcllll} 
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & N & Herod & E & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & N & Valdez D. & Y \\
Bradfield & E & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & N & Kipp & Y & Ransom & N & Will & N \\
Cutter & Y & Larson & N & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & E \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y
\end{tabular}

Co-sponsor(s) added: Representative(s) Bacon, Bernett, Bird, Boesenecker, Caraveo, Cutter, Esgar, Gonzales-Gutierrez, Gray, Jodeh, Kennedy, Lindsay, Lontine, McCluskie, Michaelson Jenet, Ortiz, Roberts, Valdez A., Valdez D., Weissman

HB22-1299 by Representative(s) Young; also Senator(s) Kolker and Fields-Concerning a transfer from the general fund to the division of professions and occupations cash fund in the 2022-23 state fiscal year to facilitate fee relief for mental health professionals regulated by boards in 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.
\begin{tabular}{|c|c|c|c|c|c|c|c|}
\hline YES & 39 & NO & 22 & EXCUSED & 4 & ABSENT & 0 \\
\hline Amabile & Y & Exum & E & Lynch & N & Sirota & Y \\
\hline Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
\hline Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
\hline Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
\hline Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
\hline Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
\hline Bockenfeld & N & Herod & E & Mullica & Y & Valdez A. & Y \\
\hline Boesenecker & Y & Holtorf & Y & Neville & N & Valdez D. & Y \\
\hline Bradfield & E & Hooton & Y & Ortiz & Y & Van Beber & N \\
\hline Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
\hline Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
\hline Catlin & N & Kipp & Y & Ransom & N & Will & N \\
\hline Cutter & Y & Larson & N & Rich & N & Williams & N \\
\hline Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & E \\
\hline Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
\hline Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Bacon, Benavidez, Bernett, Bird, Boesenecker, Caraveo, Cutter, Duran, Esgar, Gonzales-Gutierrez, Jodeh, Lindsay, Lontine, McCluskie, Michaelson Jenet, Mullica, Roberts, Snyder, Titone, Weissman

HB22-1103 by Representative(s) Exum and Ricks; also Senator(s) Coram and Fields-Concerning the creation of a Delta Sigma Theta Sorority special license plate, and, in connection therewith, making an appropriation.

Laid Over until Friday, April 8, 2022

\section*{LAY OVER OF CALENDAR ITEMS}

On motion of Representative Esgar, the following items on the Calendar were laid over until Thursday, April 7, 2022, retaining place on Calendar:

Consideration of General Orders--SB22-034.
Consideration of Senate Amendment(s)--HB22-1043, HB22-1139.

\section*{APPOINTMENT}

The Speaker announced the following temporary committee appointment for Wednesday, April 6, 2022 only:

\section*{Judiciary}

Representative Amabile to replace Representative Woodrow.

House in recess. House reconvened.

\section*{REPORT(S) OF COMMITTEE(S) OF REFERENCE}

\section*{HEALTH AND INSURANCE}

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

HB22-1251 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 2 to article 53 of title 25 as follows:

PART 2
SUDDEN CARDIAC ARREST MANAGEMENT
25-53-201. Definitions. AS USED IN THIS PART 2:
(1) "DEPARTMENT" MEANS THE DEPARTMENT OF PUBLIC HEALTH AND ENVIRONMENT.
(2) "Office" means the office of cardiac arrest management created in section 25-53-202.
(3) "Public access defibrillator" means an automated external defibrillator approved for sale by the federal food and drug administration and available for use by the general PUBLIC.
(4) "Sudden cardiac arrest" means the sudden and UNEXPECTED CESSATION OF CARDIAC MECHANICAL ACTIVITY.

25-53-202. Office of cardiac arrest management - creation duties - appropriation - gifts, grants, and donations - rules. (1) THERE IS HEREBY CREATED IN THE DEPARTMENT THE OFFICE OF SUDDEN CARDIAC arrest management. The purpose of the office is to:
(a) Promote the use of public access defibrillators and the use of registries to let the public know where a public access defibrillator can be found and used when an individual IS SUFFERING FROM SUDDEN CARDIAC ARREST; AND
(b) Coordinate the collection of sudden cardiac arrest data from hospitals and Emergency medical services .
(2) The office shall:
(a) Coordinate the collection of sudden cardiac arrest Data into a data analysis system specified by the department, including outcome data from hospitals that receive cardiac Patients transported by emergency medical services;
(b) Implement an outreach Campaign to:
(I) Raise awareness regarding sudden cardiac arrest and the skills necessary to save lives, including the importance of COMPRESSION CARDIOPULMONARY RESUSCITATION;
(II) Raise awareness regarding the use of public access Defibrillators;
(III) Demonstrate how to call for help and emergency medical SERVICES; and
(IV) Encourage all residents of Colorado to engage in BASIC LIFE-SAVING ACTIONS;
(c) Maintain a list of training and education programs OFFERED IN THE STATE THAT:
(I) Teach life-Saving skills, including cardiopulmonary RESUSCITATION AND THE USE OF A DEFIBRILLATOR; AND
(II) Comply with the guidelines published by the American Heart Association;
(d) Employ a statewide cardiac arrest data coordinator AND OTHER PERSONNEL AS NECESSARY TO ACCOMPLISH THE PURPOSES OF this Section; and
(e) Coordinate the submission of data, including the global positioning system location of public access DEFIBRILLATORS TO AN AUTOMATED EXTERNAL DEFIBRILLATOR REGISTRY DESIGNATED BY THE DEPARTMENT.
(3) The office may:
(a) ACQUIRE, ANALYZE, AND OVERSEE CARDIAC ARREST DATA;
(b) ReLEASE REPORTS GENERATED FROM THE DATA; AND
(c) Share the data with:
(I) Emergency medical services providers, dispatch CENTERS, HOSPITALS, AND OTHER ENTITIES AS APPROPRIATE TO ASSIST WITH EMERGENCY RESPONSE CAPABILITIES;
(II) Appropriate entities as requested for research PURPOSES;
(III) Designated state and national cardiac arrest REGISTRIES; AND
(IV) DESIGNATED STATE AND NATIONAL AUTOMATED EXTERNAL DEFIBRILLATOR REGISTRIES.
(4) (a) For state fiscal year 2022-23, and for Each state FISCAL YEAR THEREAFTER, THE GENERAL ASSEMBLY SHALL APPROPRIATE TWO HUNDRED THOUSAND DOLLARS FROM THE GENERAL FUND TO THE DEPARTMENT FOR ALLOCATION TO THE OFFICE FOR THE PURPOSES OF THIS SECTION.
(b) The department may seek, accept, and expend gifts, GRANTS, AND DONATIONS FOR THE PURPOSES OF THIS SECTION.
(5) The state board of health may promulgate rules to IMPLEMENT THIS SECTION.

SECTION 2. Act subject to petition - effective date. This act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly; 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 2022 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.".

\section*{PUBLIC AND BEHAVIORAL HEALTH AND HUMAN SERVICES}

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

HB22-1116 be postponed indefinitely.

HB22-1281 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 4 , after line 7 insert:
"(2) "BEHAVIORAL HEALTH ADMINISTRATIVE SERVICES REGION" MEANS A BEHAVIORAL HEALTH ADMINISTRATIVE SERVICES REGION designated by the BHA commissioner after consultation with THE DEPARTMENT OF HEALTH CARE POLICY AND FINANCING AND CONSIDERATION OF THE REGIONAL STRUCTURE THAT SERVES THE MEDICAID POPULATION.".

Renumber succeeding subsections accordingly.
Page 4, strike line 16 and substitute "SERVICES.".
Page 4, line 26, strike "FEDERALLY RECOGNIZED INDIAN TRIBE,".
Page 5, line 12, before "NEED," insert "HIGHEST".
Page 5, after line 22 insert:
"(III) In CONNECTION WITH THE REVIEW OF GRANT APPLICATIONS and awards, the BHA shall solicit input from a diverse STAKEHOLDER GROUP THAT REFLECTS THE GEOGRAPHIC AND DEMOGRAPHIC DIVERSITY OF THE ENTIRE STATE, INCLUDING MEMBERS FROM RURAL AND URBAN AREAS, AND MEMBERS OF DIVERSE RACIAL, DISABILITY, AND CULTURAL GROUPS AND OF DIVERSE SEXUAL ORIENTATIONS AND GENDERS.".

Page 6, line 4, after "IDENTIFIED" insert "LOCAL".
Page 6, line 5, strike "WITH SUPPORTING SERVICES".
Page 6, line 6, strike "CARE;" and substitute "CARE, INCLUDING SERVICES FOR ADULTS OR FAMILIES WITH ACUTE, COMPLEX, OR SEVERE CONDITIONS AND NEEDS;".

Page 6, line 10, strike "SERVICES." and substitute "SERVICES TO ADDRESS IDENTIFIED LOCAL BEHAVIORAL HEALTH-CARE NEEDS ALONG THE CONTINUUM OF BEHAVIORAL HEALTH CARE, INCLUDING SERVICES FOR CHILDREN, YOUTH, AND FAMILIES WITH ACUTE, COMPLEX, OR SEVERE CONDITIONS AND NEEDS.".

Page 6, line 15, after "LOCAL GOVERNMENT," insert "FEDERALLY RECOGNIZED INDIAN TRIBE,".

Page 6, line 22, after "COORDINATION," insert "TRAUMA RECOVERY, TRAUMA-INFORMED TRAINING, TRAINING ON PROVIDING SERVICES IN A CULTURALLY RESPONSIVE MANNER,".

Page 6, line 23, strike "HOMES, AND" and substitute "HOMES. A COMMUNITY INVESTMENT GRANT AWARD MAY ALSO BE USED".

Page 6, line 24, strike "SERVICES." and substitute "SERVICES, WHICH MAY INCLUDE THE CREATION OR REDESIGN OF MENTAL HEALTH INPATIENT BEDS, EMERGENCY ROOM BEDS FOR MENTAL HEALTH CRISIS PATIENTS, OUTPATIENT MENTAL HEALTH BEDS, AND STEP-DOWN FACILITIES CONNECTED WITH A HOSPITAL.".

Page 7, strike lines 1 through 7 and substitute:
"(II) A grant recipient that is a primary care provider, WITHDRAWAL MANAGEMENT PROVIDER, OUTPATIENT SUBSTANCE USE TREATMENT PROVIDER, OR HOSPITAL MAY USE A GRANT AWARD TO CREATE A PROGRAM COMMONLY KNOWN AS "TREATMENT ON DEMAND" TO PREPARE PROVIDERS TO OFFER SAME-DAY ACCESS TO INITIATE MEDICATION-ASSISTED TREATMENT, SUBSTANCE USE COUNSELING, PEER SUPPORT, AND NAVIGATION SERVICES. AS PART OF A TREATMENT-ON-DEMAND PROGRAM, A GRANT AWARD MAY BE USED FOR:
(A) TECHNICAL ASSISTANCE TO REDESIGN ACCESS AND IMPROVE EFFICIENCIES THAT WOULD MAKE TREATMENT ACCESSIBLE ON A SAME-DAY BASIS, INCLUDING EDUCATION OF PROVIDERS ON determination of levels of care as described by the American Society of Addiction Medicine;
(B) Developing protocols and credentialing providers to INITIATE PSYCHOPHARMACOLOGICAL TREATMENTS; OR
(C) RECRUITING AND TRAINING PEER SUPPORT PROFESSIONALS TO ACT AS NAVIGATORS AND ADVOCATES FOR INDIVIDUALS AND DEVELOPING PARTNERSHIPS ACROSS LEVELS OF CARE TO FACILITATE TRANSFERS OF CARE FROM HOSPITAL AND WITHDRAWAL MANAGEMENT PROGRAMS TO ONGOING TREATMENT.".

Page 7, strike lines 13 through 15 and substitute "BEHAVIORAL HEALTH ADMINISTRATIVE SERVICES REGION.".

Page 7, line 16, after "local government;" insert "federally RECOGNIZED INDIAN TRIBE;".

Page 8 , line 13 , strike "contributing" and substitute "matching".
Page 8, line 16, after "TOOL" insert "OR A COUNTY, REGIONAL, OR COMMUNITY ASSESSMENT TOOL".

Page 8, line 17, before "REGION" insert "BEHAVIORAL HEALTH ADMINISTRATIVE SERVICES".

Page 9, before line 1 insert:
"(d) A DEMONSTRATION THAT THE APPLICANT HAS COLLABORATED OR COMMUNICATED WITH RELEVANT COMMUNITY-BASED ORGANIZATIONS AND WITH A LOCAL GOVERNMENT IN WHICH SERVICES WILL BE OFFERED;".

Reletter succeeding paragraphs accordingly.
Page 9, lines 1 and 2, strike "CONTRIBUTING FUNDS OR NONFINANCIAL CONTRIBUTING" and substitute "MATCHING".

Page 9, line 2, strike "(3)" and substitute "(3)(a)".
Page 9, line 4, strike "CONTRIBUTING FUNDS" and substitute "MATCHING RESOURCES".

Page 9, line 9, strike "COMMITMENT" and substitute "PLAN".
Page 9, strike line 11 and substitute:
"(h) A DESCRIPTION OF THE APPLICANT'S EXPERIENCE IN PROVIDING CULTURALLY COMPETENT AND GENDER RESPONSIVE SERVICES, AND WHETHER THE APPLICANT IS REPRESENTATIVE OF THE INDIVIDUALS THE APPLICANT SEEKS TO SERVE WITH THE GRANT; AND".

Reletter succeeding paragraph accordingly.
Page 9, strike lines 21 through 24 and substitute: "THAT OFFER A MONETARY MATCH IN RESOURCES, WHICH MAY INCLUDE COMMUNITY BENEFIT FUNDS, OR IN-KIND CONTRIBUTIONS, WHICH MAY INCLUDE LOCAL COLLABORATION, THAT DIRECTLY SUPPORT THE BEHAVIORAL HEATH-CARE SERVICES PROVIDED WITH A GRANT AWARD. THE BHA MAY WAIVE THE MATCHING RESOURCES REQUIREMENT FOR AN".

Page 9, lines 26 and 27, strike "CONTRIBUTING FUNDS" and substitute "MATCHING RESOURCES".

Page 10, strike lines 3 through 6 and substitute:
"(b) In DETERMINING WHETHER AN APPLICANT HAS IDENTIFIED A GAP IN SERVICES ON THE BEHAVIORAL HEALTH-CARE SERVICE CONTINUUM, THE BHA SHALL ACCEPT THE RESULTS OF AN ASSESSMENT CONDUCTED BY THE APPLICANT WITH THE BEHAVIORAL HEALTH-CARE SERVICES ASSESSMENT TOOL DEVELOPED BY THE BHA OR A COUNTY, REGIONAL, OR COMMUNITY ASSESSMENT TOOL THAT DEMONSTRATES GAPS IN SERVICES.
(c) A PROGRAM FUNDED BY A GRANT AWARD MUST COMPLY WITH the federal "Americans with Disabilities Act of 1990", 42 U.S.C. SEC. 12101 ET SEQ., AS AMENDED, AND SERVE INDIVIDUALS WITH A DISABILITY, AS DEFINED IN THE FEDERAL ACT, REGARDLESS OF PRIMARY DIAGNOSIS, CO-OCCURRING CONDITIONS, OR IF THE INDIVIDUAL REQUIRES ASSISTANCE WITH ACTIVITIES OF DAILY LIVING, AS DEFINED IN SECTION 12-270-104.".

Page 10, lines 19 and 20, strike "CONTRIBUTING FUNDS OR NONFINANCIAL CONTRIBUTING" and substitute "MATCHING".

HB22-1283 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 3, after line 18 insert:
"SECTION 2. In Colorado Revised Statutes, add with amended and relocated provisions 26-5-116 as follows:

26-5-116. [Formerly 27-60-113] Out-of-home placement for children and youth with mental or behavioral needs - funding report - rules - legislative declaration - repeal. (1) (a) The general assembly finds and declares that:
(I) The COVID-19 pandemic has lead to an emergency need for increased placements for children and youth with behavioral or mental health needs, including those involved with the child welfare system; and
(II) As the state works to transition to the critical requirements of the federal "Family First Prevention Services Act", it must ensure a smooth transition by helping existing residential child care facilities transition to qualified residential treatment programs or psychiatric residential treatment facilities.
(b) Therefore, the general assembly declares that the state should provide resources to qualified residential treatment programs, psychiatric residential treatment facilities, or therapeutic foster care providers to address this emergency situation and ensure there are high-quality providers available to meet these needs.
(2) (a) On or before August 1, 2021, the state department shall develop a program to provide emergency resources to licensed providers to help remove barriers such providers face in serving children and youth whose behavioral or mental health needs require services and treatment in a residential child care facility. Any such licensed provider shall meet
the requirements of a qualified residential treatment program, as defined in section 26-5.4-102; a psychiatric residential treatment facility, as defined in seetion 26-5.4-103 (19.5) SECTION 25.5-4-103 (19.5); TREATMENT FOSTER CARE; or therapeutic foster care. asdefinedin section 26-6-102 (39).
(b) (I) Beginning July 1, 2022, the state department shall PROVIDE ONGOING OPERATIONAL SUPPORT FOR PSYCHIATRIC RESIDENTIAL TREATMENT FACILITIES, THERAPEUTIC FOSTER CARE, TREATMENT FOSTER CARE, AND QUALIFIED RESIDENTIAL TREATMENT PROGRAMS AS DESCRIBED IN SUBSECTION (2)(a) OF THIS SECTION.
(II) For the 2022-23 BUDGET YEAR, THE GENERAL ASSEMBLY SHALL APPROPRIATE MONEY FROM THE BEHAVIORAL AND MENTAL health cash fund created in section 24-75-230 to the state DEPARTMENT TO FUND OPERATIONAL SUPPORT FOR PSYCHIATRIC RESIDENTIAL TREATMENT FACILITIES FOR YOUTH, QUALIFIED RESIDENTIAL TREATMENT PROGRAMS, THERAPEUTIC FOSTER CARE, AND TREATMENT FOSTER CARE FOR YOUTH ACROSS THE STATE AS DESCRIBED IN THIS SUBSECTION (2).
(III) Money spent pursuant to this subsection (2) must CONFORM WITH THE ALLOWABLE PURPOSES SET FORTH IN THE FEDERAL "American Rescue Plan Act of 2021", Pub.L. 117-2, as amended. The state department shall either spend or obligate such APPROPRIATION PRIOR TO DECEMBER 30, 2024, AND EXPEND THE APPROPRIATION ON OR BEFORE DECEMBER 31, 2026.
(IV) This subsection (2)(b) is repealed, effective September 1, 2027.
(c) The state department and any person who receives MONEY FROM THE STATE DEPARTMENT SHALL COMPLY WITH THE COMPLIANCE, REPORTING, RECORD-KEEPING, AND PROGRAM EVALUATION REQUIREMENTS ESTABLISHED BY THE OFFICE OF STATE PLANNING AND BUDGETING AND THE STATE CONTROLLER IN ACCORDANCE WITH SECTION 24-75-226 (5).
(3) The state department may promulgate rules coneerning the placement of a ehild or youth in the program. The rules may address quality assurance monitoring, admissions, diseharge planning, appropriate length of stay, an appeals process for children and youth who are determined ineligible for the program, and compliance with applieable federal law, ineluding the federal "Family First Prevention Services Aet", except that rules coneerning the placement of a child or youth who is not in the eustody of a state or county department of human or social services shall MUST not inappropriately apply compliance with such act.
(4) (a) On or before December 31, 2021, the state department shall contract with licensed providers for the delivery of services to children and youth who are determined eligible for and placed in the program. A provider that contracts with the state department shall not:
(I) Deny admittance of a child or youth if the child or youth otherwise meets the eligibility criteria for the program; or
(II) Discharge a child or youth based on the severity or complexity of the ehild CHILD's or youth's physical, behavioral, or mental health needs; except that the state department may arrange for the placement of a child or youth with an alternate contracted provider if the placement with the alternate provider is better suited to deliver services that meet the needs of the child or youth.
(b) The state department shall reimburse a provider directly for the costs associated with the placement of a child or youth in the program for the duration of the treatment, including the costs the provider demonstrates are necessary in order for the provider to operate continuously during this period.
(c) The state department shall coordinate with the department of health care policy and financing to support continuity of care and payment for services for any children or youth placed in the program.
(d) The state department shall reimburse the provider one hundred percent of the cost of unutilized beds in the program to ensure available space for emergency residential out-of-home placements.
(5) (a) A hospital, health-care provider, provider of case management services, school district, managed care entity, or state or county department of human or social services may refer a family for the placement of a child or youth in the program. The entity referring a child or youth for placement in the program shall submit or assist the family with submitting an application to the state department for review. The state department shall consider each application as space becomes available. The state department shall approve admissions into the program and determine admission and discharge criteria for placement.
(b) The state department shall develop a discharge plan for each child or youth placed in the program. The plan must include the eligible period of placement of the child or youth and shall identify the entity that will be responsible for the placement costs if the child or youth remains with the provider beyond the date of eligibility identified in the plan.
(c) The entity or family that places the child or youth in the program retains the right to remove the child or youth from the program any time prior to the discharge date specified by the state department.
(6) Within seven days after submitting an application to the state department for placing a child or youth in the program, the state department shall work with the referring entity and the child's or youth's parents or legal guardians to ensure the child or youth is assessed for eligibility for enrollment into the state medical assistance program. A child or youth who is eligible for enrollment into the state medical assistance program shall be enrolled. Enrollment of a child or youth into the state medical assistance program does not constitute automatic placement into the program.
(7) No later than November 1, 2022, 2023, and 2024 ON OR before November 1, 2023, and every November 1 thereafter, the state department shall submit a written report to the house of representatives public and behavioral health and human services committee, the senate health and human services committee, or their successor committees, and the joint budget committee. At a minimum, the report must include:
(a) The number of applications received for placement of children and youth in the program;
(b) The number of children and youth accepted for placement in the program;
(c) The duration of each placement; and
(d) The daily rate paid to each provider for placement of children and youth.
(8) This section is intended to provide enhanced emergency services resulting from the increased need for services due to the COVID-19 pandemic. No later than September 30, 2024, the state department shall submit recommendations to the house of representatives public and behavioral health and human services committee, the senate health and human services committee, or their successor committees, and the joint budget committee about how to provide necessary services for children and youth in need of residential care, including hospital step-down services on an ongoing basis.
(9) This section is repealed, effective July 1, 2025 July 1, 2028.".

Renumber succeeding sections accordingly.
Page 3, line 25, strike "ten to twelve" and substitute "up to Seven".
Page 4, strike lines 14 through 27.
Page 5, strike lines 1 through 12 and substitute:
"(c) (I) Beginning in state fiscal year 2023-24, money appropriated to the state department for the purpose of this subsection (1.5) must continue the statewide access to crisis SYStem services for children and youth established in section 26-5-116 that specifically targets in-home respite care until June 30, 2026;
(II) Beginning in the state fiscal year 2022-23, money appropriated to the state department for the purpose of Implementing this subsection (1.5) must support residential respite care provided to youth involved in the foster care SYSTEM; AND
(III) Respite foster care homes must be in compliance with all other applicable rules regulating foster care homes.".

Page 5, strike lines 19 and 27 and substitute:
"SECTION 4. In Colorado Revised Statutes, repeal 27-60-113.".
Strike page 6.
Page 7, strike lines 1 through 23 and substitute:
"SECTION 5. In Colorado Revised Statutes, add 27-80-127 as follows:

27-80-127. Children and youth in need of residential mental health and substance use treatment -repeal. (1) On or before July 1,2023 , THE BEHAVIORAL HEALTH ADMINISTRATION, CREATED PURSUANT to part 2 of article 60 of title 27, Shall create, develop, or CONTRACT TO ADD ADDITIONAL RESIDENTIAL SUBSTANCE USE treatment beds for youth. To the greatest extent possible, the department shall ensure that both mental health and substance use treatment services are available in one residential location. The department shall work COLLABORATIVELY WITH THE BEHAVIORAL HEALTH ADMINISTRATION FOR LICENSING AND DETERMINING THE GREATEST AREAS OF NEED.
(2) (a) (I) FOR THE 2022-23 BUDGET YEAR, THE GENERAL ASSEMBLY SHALL APPROPRIATE FIVE MILLION DOLLARS FROM THE BEHAVIORAL AND MENTAL HEALTH CASH FUND, CREATED PURSUANT TO SECTION 24-75-230, TO THE DEPARTMENT TO EXPAND SUBSTANCE USE RESIDENTIAL TREATMENT BEDS FOR ADOLESCENTS, AS DESCRIBED IN SUBSECTION (1) OF THIS SECTION.
(II) MONEY SPENT PURSUANT TO THIS SUBSECTION (2) MUST CONFORM WITH THE ALLOWABLE PURPOSES SET FORTH IN THE FEDERAL "American Rescue Plan Act of 2021", Pub.L. 117-2, as amended. THE DEPARTMENT SHALL EITHER SPEND OR OBLIGATE SUCH APPROPRIATION PRIOR TO DECEMBER 30, 2024, AND EXPEND THE APPROPRIATION ON OR BEFORE DECEMBER 31, 2026.
(b) This subsection (2) is repealed, effective September 1, 2027.
(3) ThE DEPARTMENT OF HUMAN SERVICES AND ANY PERSON THAT RECEIVES MONEY FROM THE DEPARTMENT OF HUMAN SERVICES SHALL COMPLY WITH THE COMPLIANCE, REPORTING, RECORD-KEEPING, AND PROGRAM EVALUATION REQUIREMENTS ESTABLISHED BY THE OFFICE OF STATE PLANNING AND BUDGETING AND THE STATE CONTROLLER IN ACCORDANCE WITH SECTION 24-75-226 (5).

SECTION 6. In Colorado Revised Statutes, add 27-90-112 as follows:

27-90-112. Youth neuro-psych facility at the center - funding".
Renumber succeeding section accordingly.
Page 7, line 25, strike "OF BUILDING AND STAFFING" and substitute "TO CREATE, DEVELOP, OR CONTRACT FOR".

Page 7, line 26, strike "FACILITY AT THE CENTER." and substitute "FACILITY.".

Page 7, line 27, before "Youth" insert "Colorado".
Page 8, line 1, after the period add "THE DEPARTMENT SHALL ENSURE ALL COLORADO CHILDREN AND YOUTH, REGARDLESS OF CHILD WELFARE INVOLVEMENT, ARE ELIGIBLE FOR ADMISSION TO THE FACILITY AS LONG AS THEY MEET CLINICAL CRITERIA AS ESTABLISHED BY RULE. THE DEPARTMENT SHALL NOT DENY ADMITTANCE TO A COLORADO CHILD OR YOUTH, OR DISCHARGE A COLORADO CHILD OR YOUTH, BASED ON THE SEVERITY OR COMPLEXITY OF THE CHILD'S PHYSICAL, BEHAVIORAL, OR MENTAL HEALTH NEEDS.".

Page 8, lines 11 and 12, strike "THE ACT MAY BE SUBSEQUENTLY".

HB22-1344 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 7 and substitute:
"SECTION 1. Legislative declaration. (1) The general assembly finds and declares that:
(a) The effects of post-traumatic stress disorder (PTSD) in patients, along with common comorbidities such as, but not limited to, disassociation, depression, and childhood trauma, represent a major public health crisis for which the currently available treatments are described by medical experts as modest at best;
(b) Veterans, first responders, survivors of sexual assault, survivors of natural disasters, and other vulnerable populations who have experienced or witnessed a life-threatening or traumatic event are disproportionately likely to suffer from PTSD and common comorbidities;
(c) According to the national center for PTSD, six percent of the population of the United States will have PTSD at some point in their lives and, in any given year, about fifteen million adults have PTSD;
(d) The federal department of veterans affairs spent seventeen billion dollars on disability payments for more than one million veterans with PTSD;
(e) Results from a phase 3 clinical trial in 2021 demonstrated that 3,4-methylenedioxymethamphetamine (MDMA)-assisted therapy for the treatment of patients with severe PTSD and other comorbidities can be highly effective if paired with talk therapy and counseling. In that clinical trial, two out of three study participants were no longer considered to have a PTSD diagnosis after treatment and eighty-eight percent experienced a clinically significant reduction in symptoms.
(f) In 2015, the United States congress passed the "Improving Regulatory Transparency for New Medical Therapies Act", which gives the federal drug enforcement administration ninety days to schedule a substance under the federal "Controlled Substances Act" when it is approved for use by the federal food and drug administration; and
(g) As of March 2022, it is widely expected that the federal food and drug administration will approve MDMA-assisted therapy for prescription use for PTSD as soon as 2023.
(2) Therefore, the general assembly declares that it is in the best interests of the people of Colorado that behavioral health professionals in Colorado have the ability to provide MDMA-assisted therapy to treat patients with PTSD and other comorbidities if the federal food and drug administration ultimately approves it for prescription use.".

Page 3, line 4, strike "Colorado." and substitute "Colorado and only POSSESSED BY A PERSON AUTHORIZED TO POSSESS A CONTROLLED SUBSTANCE PURSUANT TO SECTION 18-18-302.".

Page 3, line 9, strike "АСт." and substitute "ACT, AND SUBJECT TO THE PROVISIONS SET FORTH IN PART 1 OF ARTICLE 280 OF TITLE 12 AND PART 3 OF THIS ARTICLE 18 . NOTHING IN THIS SECTION EXEMPTS A PERSON FROM any violation of part 4 of this article 18.".

SB22-106 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend reengrossed bill, page 3, line 2, strike "THE CHIEF" and substitute "A".

\section*{Page 3, line 20, strike ""Chief CLinical" and substitute ""Clinical". Page 3, line 21, strike "AND MAY PROVIDE" and substitute "OR PROVIDES". Page 4, line 8, strike "тНАт" and substitute "WHO". Page 4, line 9, strike the first "AND" and substitute "OR". \\ TRANSPORTATION AND LOCAL GOVERNMENT \\ After consideration on the merits, the Committee recommends the following: \\ HB22-1306 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation: \\ Amend printed bill, page 2, line 14, strike "THIRTY" and substitute "FORTY-FIVE". \\ HB22-1311 be referred to the Committee of the Whole with favorable recommendation. \\ HB22-1315 be referred favorably to the Committee on Appropriations.}

\section*{SIGNING OF BILLS - RESOLUTIONS - MEMORIALS}

The Speaker has signed: SB22-105, 137, and 152.

\section*{MESSAGE(S) FROM THE SENATE}

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-158.
The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-004 amended in General Orders as printed in Senate Journal, April 5, 2022.
SB22-051 amended in General Orders as printed in Senate Journal, April 5, 2022.
SB22-107 amended in General Orders as printed in Senate Journal, April 5, 2022.
SB22-130 amended in General Orders as printed in Senate Journal, April 5, 2022.
SB22-133 amended in General Orders as printed in Senate Journal, April 5, 2022.

\section*{MESSAGE(S) FROM THE REVISOR}

We herewith transmit:
without comment, SB22-158.
without comment, as amended, SB22-004, 051, 107, 130, and 133.

\section*{MESSAGES FROM THE GOVERNOR}

I certify I received the following on the 4th day of April, 2022, at 6:45 p.m. The originals are on file in the records of the House of Representatives of the General Assembly.

Robin Jones, Chief Clerk of the House
Monday, April 4, 2022
Colorado House of Representatives
The 73rd 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:

HB22-1076 Telehealth For Hearing Aid Providers
Approved on Monday, April 4, 2022 at 11:30 a.m.
HB22-1102 Veterans And Military Status In Fair Housing Approved on Monday, April 4, 2022 at 11:30 a.m.

HB22-1110 Board Of Education Executive Session Approved on Monday, April 4, 2022 at 11:30 a.m.

HB22-1279 Reproductive Health Equity Act Approved on Monday, April 4, 2022 at 1:17 p.m.

Sincerely,
/signed/
Jared Polis
Governor

April 4, 2022
The Honorable Colorado General Assembly
The 73rd General Assembly
Second Regular Session
State Capitol
200 E. Colfax Ave.
Denver, CO 80203

Dear Honorable Members of the Colorado General Assembly:
Today I signed into law House Bill 22-1279, "Reproductive Health Equity Act." House Bill 22-1279 which (HB 22-1279) codifies a person's fundamental right to make reproductive health-care decisions free from government interference. In the State of Colorado, the serious decision to start or end a pregnancy with medical assistance will remain between a person, their doctor, and their faith. I want to thank the sponsors and the General Assembly for ensuring that regardless of what happens federally, in Colorado these vital and oftentimes difficult decisions will continue to be made by Coloradans alone, free from government interference.

This important bill simply codifies existing protections in statute. The bill does not make any changes to the current legal framework for parental notification that exists in state law. This bill will also prevent any person from being forced to end or continue a pregnancy, and ensure that no one is forced to perform or have an abortion against their will or conscience. Such is already the case in Colorado today. This bill simply maintains this status quo regardless of what happens at the federal level and preserves all existing constitutional rights and obligations.

As the federal legal landscape surrounding reproductive health care evolves, Colorado can now thankfully continue to assure individuals that their intimate right to choose how and whether to proceed with family planning and pregnancy is protected at the state level.

Again, I thank the sponsors and proponents for passing HB 22-1279. The Reproductive Health Equity Act will preserve Coloradans' right to choose how to utilize reproductive health care services by codifying existing protections into state law.

Sincerely,
/signed/
Jared Polis
Governor
State of Colorado

\section*{INTRODUCTION OF BILLS First Reading}

The following bills were read by title and referred to the committee(s) indicated:

SB22-004 by Senator(s) Rankin and Bridges; also Representative(s) McCluskie--Concerning measures to support evidencebased literacy instruction for students in early grades.

\section*{Committee on Education}

SB22-051 by Senator(s) Hansen; also Representative(s) Sirota-Concerning policies to reduce emissions from the built environment.
Committee on Energy \& Environment
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SB22-107 by Senator(s) Gardner; also Representative(s) Snyder--
Concerning the creation of a Pikes Peak international hill
climb special license plate, and, in connection therewith,
making an appropriation.
Committee on Finance
SB22-130 by Senator(s) Rankin and Hansen; also Representative(s)
McCluskie--Concerning the authority for state public
entities to enter into public-private partnerships for public
projects, and, in connection therewith, making an
appropriation.
Committee on Business Affairs \& Labor
SB22-133 by Senator(s) Winter and Priola; also Representative(s)
Esgar and Woodrow--Concerning the provision of security
by the Colorado state patrol for certain elected officials,
and, in connection therewith, making an appropriation.
Committee on State, Civic, Military, \& Veterans Affairs
SB22-158 by Senator(s) Donovan; also Representative(s)
McCormick and Will--Concerning support for species
conservation trust fund projects, and, in connection
therewith, making an appropriation.
Committee on Agriculture, Livestock, \& Water

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\section*{REMOTE PARTICIPATION}

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Duran, Hanks, Lindsay, Luck, Neville, Ortiz, Ricks.

On motion of Representative Exum, the House adjourned until 9:00 a.m., Thursday, April 7, 2022.

Approved:
Alec Garnett, Speaker
Attest:
Robin Jones,
Chief Clerk

\section*{HOUSE JOURNAL}

SEVENTY-THIRD GENERAL ASSEMBLY

\section*{STATE OF COLORADO}

\section*{Second Regular Session}

\section*{Eighty-sixth Legislative Day}

Thursday, April 7, 2022

Prayer by Rabbi Joseph Black, Temple Emanuel, Denver.
The Speaker called the House to order at 9:00 a.m.
Colors were presented by Travis Black, Jason Hagen, Jordan Likes, Brandon Muller, Tim Woodward, Colorado Division of Parks and Wildlife Color Guard.

Pledge of Allegiance led by Representative Mary Bradfield, Colorado Springs.

The roll was called with the following result:
Present--61.
Excused--Representative(s) Gonzales-Gutierrez, Hanks, Herod, Hooton--4.
Present after roll call--Representative(s) Gonzales-Gutierrez, Hooton.

The Speaker declared a quorum present.

On motion of Representative Bradfield, the House Journal of Wednesday, April 6, 2022, was declared approved as corrected by the Chief Clerk.

\section*{APPOINTMENT}

The Speaker announced the following temporary committee appointment for Thursday, April 7, 2022 only:

\section*{Energy and Environment}

Representative Boesenecker to replace Representative Hooton.

On motion of Representative Esgar, SB22-034, HB22-1313, HB22-1291, HB22-1344, HB22-1311 were made Special Orders on Thursday, April 7, 2022, at 9:27 a.m.

The hour of 9:27 a.m., having arrived, on motion of Representative Michaelson Jenet, the House resolved itself into Committee of the Whole for consideration of Special Orders and she was called to act as Chair.

\section*{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.)
\(\underline{\text { HB22-1313 by Representative(s) McCormick and }}\) Caraveo-Concerning housing requirements for agricultural workers during a public health emergency.

Amendment No. 1, Agriculture, Livestock, \& Water Report, dated April 4, 2022, and placed in member's bill file; Report also printed in House Journal, April 5, 2022.

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

HB22-1291 by Representative(s) Weissman; also Senator(s) Ginal-Concerning the sunrise review of a proposed regulation of an unregulated professional or occupational group.

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

HB22-1344 by Representative(s) Neville and Ortiz; also Senator(s) Cooke and Ginal-Concerning the lawful use of a prescription drug that contains 3,4methylenedioxymethamphetamine (MDMA) that is approved by the United States food and drug administration.

Amendment No. 1, Public \& Behavioral Health \& Human Services Report, dated April 5, 2022, and placed in member's bill file; Report also printed in House Journal, April 6, 2022.

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

HB22-1311 by Representative(s) Pico and Woodrow, Lynch, Valdez D.; also Senator(s) Woodward, Kirkmeyer, Moreno, Zenzinger-Concerning the correction of technical defects with definitions that resulted from a restructuring of the gasoline and special fuel tax in 2021.

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

SB22-034 by Senator(s) Kolker and Priola; also Representative(s) Bird and Sandridge-Concerning measures to counteract the filing of fraudulent business documents with the secretary of state.
(Referred back to Second Reading on March 29, 2022; previously amended as printed in House Journal, March 25, 2022.)
(Laid Over from March 30, 2022.)
Amendment No. 1, by Representative Bird:
Amend revised bill, page 2, lines 2 and 3, strike "and 7-90-315".
Page 11, strike lines 26 and 27.
Page 12, strike lines 1 through 14.
Amendment No. 2, by Representative Bird:
Amend revised bill, page 11, before line 26 insert:
"SECTION 2. In Colorado Revised Statutes, add 7-90-316 as follows:

7-90-316. Working group. (1) The working group to study MEASURES TO COUNTERACT FRAUDULENT FILINGS IN THE ONLINE BUSINESS FILING SYSTEM, REFERRED TO AS THE "WORKING GROUP" IN THIS SECTION, IS HEREBY CREATED TO STUDY POTENTIAL MEASURES TO COUNTERACT AND PREVENT FRAUDULENT FILINGS IN THE ONLINE BUSINESS FILING system. The secretary of state's designee shall convene the WORKING GROUP BY SEPTEMBER 15, 2023.
(2) (a) THE WORKING GROUP CONSISTS OF:
(I) The secretary of state's designee;
(II) Two representatives of The secretary of state's office WITH FAMILIARITY WITH THE ONLINE BUSINESS FILING SYSTEM, APPOINTED BY THE SECRETARY OF STATE;
(III) A representative from the attorney general's office, APPOINTED BY THE ATTORNEY GENERAL;
(IV) A REPRESENTATIVE FROM THE COLORADO BUREAU OF INVESTIGATION, APPOINTED BY THE EXECUTIVE DIRECTOR OF THE DEPARTMENT OF PUBLIC SAFETY;
(V) A REPRESENTATIVE OF THE DEPARTMENT OF HOMELAND SECURITY, APPOINTED BY THE SPEAKER OF THE COLORADO HOUSE OF REPRESENTATIVES;
(VI) Two REPRESENTATIVES FROM STATE OR LOCAL BUSINESS ASSOCIATIONS OR CHAMBERS OF COMMERCE, APPOINTED BY THE president of the Colorado senate;
(VII) A REPRESENTATIVE OF AN ECONOMIC DEVELOPMENT ORGANIZATION, APPOINTED BY THE SPEAKER OF THE COLORADO HOUSE OF REPRESENTATIVES;
(VIII) A representative of the Colorado bar association WITH EXPERTISE IN BUSINESS LAW, APPOINTED BY THE COLORADO BAR ASSOCIATION; AND
(IX) A MEMBER OF THE PUBLIC WHO IS A BUSINESS OWNER, PREFERABLY WHO HAS BEEN THE VICTIM OF A FRAUDULENT BUSINESS FILING, APPOINTED BY THE SECRETARY OF STATE.
(b) The SECRETARY OF STATE DESIGNEE MAY ALSO INVITE ADDITIONAL REPRESENTATIVES TO ATTEND WORKING GROUP MEETINGS AND PARTICIPATE AS NONVOTING MEMBERS.".

Renumber succeeding sections accordingly.
As amended, ordered revised and placed on the Calendar for Third Reading and Final Passage.

\section*{ADOPTION OF COMMITTEE OF THE WHOLE REPORT}

Passed Second Reading: HB22-1291, HB22-1311, HB22-1313 as amended, HB22-1344 as amended, SB22-034 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.
\begin{tabular}{lllllllll|}
\hline \multicolumn{1}{|c}{ YES } & 39 & \multicolumn{1}{c}{ NO } & 22 & \multicolumn{1}{c}{ EXCUSED } & 4 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & N & Sirota & Y \\
Bacon & E & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & E & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & N & Herod & E & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & N & Kipp & Y & Ransom & N & Will & N \\
Cutter & Y & Larson & N & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
Esgar & Y & Luck & N & Sandridge & Y & Young & Y \\
& & & & & & Speaker & E \\
& & & & & & &
\end{tabular}

\section*{LAY OVER OF CALENDAR ITEM(S)}

On motion of Representative Esgar, the following item(s) on the Calendar were laid over until Friday, April 8, 2022, retaining place on Calendar:

Consideration of General Orders--SB22-139.
Consideration of Senate Amendment(s)--HB22-1043, HB22-1139.

House in recess. House reconvened.

\section*{REPORT(S) OF COMMITTEE(S) OF REFERENCE}

\section*{BUSINESS AFFAIRS AND LABOR}

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

SB22-116 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 6 , strike "and".
Page 2, line 7, strike "portion;" and substitute "portion, and (3)(c)(I);".
Page 2, line 7, after "(3)(d.5)" insert "and (3)(e)(II.5)".
Page 3, after line 19 insert:
"(I) Lacks the requisite substantially equivalent education, experience, or credentials to practice the applicable profession or occupation; or".

Page 3, after line 22 insert:
"(e) Subsections (3)(a) to (3)(d) of this section do not apply to the following professions or occupations:
(II.5) ENGINEERS, SURVEYORS, AND ARCHITECTS, REGULATED PURSUANT TO ARTICLE 120 OF THIS TITLE 12;".

\section*{EDUCATION}

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

HB22-1146 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 2, line 3 , strike "(2);" and substitute "(2) and (4)(a)(III);".

Page 3, line 6, strike "SHALL" and substitute "MAY".
Page 3, line 9, strike "OF THE FIRST".
Page 3, strike lines 10 through 12.
Page 3, line 13, strike "by THE STATE TREASURER." and substitute "In THE STATE TREASURER'S DISCRETION, THE FIRST THREE NEW MEMBERS appointed by the state treasurer on or after July 1, 2022, may SERVE AN INITIAL TERM OF BETWEEN ONE AND THREE YEARS, AS DETERMINED BY THE STATE TREASURER.".

Page 3, after line 15 , insert:
"(4) (a) No later than March 31, 2017, the board shall establish policies that are necessary and proper for the administration of this section, including but not limited to:
(III) Recommendations to the general assembly regarding the distribution of income and interest described in section 22-41-102 (3)(f)(IV) and (3)(g)(IV) (3)(h)(IV).".

Page 3, strike lines 17 and 18 and substitute "TО CONSIDER OPPORTUNITIES TO IMPROVE THE GROWTH OF THE PUBLIC SCHOOL FUND AND ITS DISTRIBUTIONS FOR".

Page 5, after line 19 insert:
"SECTION 3. In Colorado Revised Statutes, 22-41-102, amend (3)(g) introductory portion; and add (3)(h) as follows:

22-41-102. Fund inviolate. (3) (g) For the 2019-20 state fiscal year, and each state fiseal year thereafter YEAR THROUGH THE 2021-22 STATE FISCAL YEAR, interest or income earned on the investment of the moneys MONEY in the public school fund must be used or credited in the following order:
(h) FOR THE 2022-23 STATE FISCAL YEAR, AND EACH STATE FISCAL YEAR THEREAFTER, INTEREST OR INCOME EARNED ON THE INVESTMENT OF THE MONEY IN THE PUBLIC SCHOOL FUND MUST BE USED OR CREDITED AS FOLLOWS:
(I) The general assembly shall annually appropriate to THE STATE TREASURER AN AMOUNT NECESSARY TO PAY FOR THE SERVICES OF THE INVESTMENT CONSULTANT HIRED BY THE PUBLIC SCHOOL FUND INVESTMENT BOARD PURSUANT TO SECTION 22-41-102.5 (5) AND TO PAY FOR ANY REIMBURSEMENT FOR TRAVEL AND OTHER NECESSARY EXPENSES INCURRED BY THE MEMBERS OF THE PUBLIC SCHOOL FUND INVESTMENT BOARD PURSUANT TO SECTION 22-41-102.5 (2);
(II) After the appropriation made pursuant to subsection (3)(h)(I) OF THIS SECTION, ALL REMAINING INTEREST AND INCOME, NOT TO EXCEED TWENTY-ONE MILLION DOLLARS, SHALL BE CREDITED TO THE STATE PUBLIC SCHOOL FUND CREATED IN SECTION 22-54-114 FOR DISTRIBUTION AS PROVIDED IN THAT SECTION;
(III) After money in the public school fund has been APPROPRIATED OR CREDITED PURSUANT TO SUBSECTIONS (3)(h)(I) AND (3)(h)(II) OF THIS SECTION, ALL REMAINING INTEREST AND INCOME, NOT
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TO EXCEED TWENTY MILLION DOLLARS, SHALL BE CREDITED TO THE
RESTRICTED ACCOUNT OF THE PUBLIC SCHOOL CAPITAL CONSTRUCTION
ASSISTANCE FUND, WHICH ACCOUNT IS CREATED IN SECTION 22-43.7-104
(5), FOR USE AS PROVIDED IN THAT SECTION; AND
(IV) ANy additional interest and income remaining in the PUBLIC SCHOOL FUND MAY BE CREDITED AS SPECIFIED BY THE GENERAL ASSEMBLY, TAKING INTO CONSIDERATION THE RECOMMENDATIONS OF THE PUBLIC SCHOOL FUND INVESTMENT BOARD DESCRIBED IN SECTION 22-41-102.5 (4)(a)(III), OR, IF NOT CREDITED PURSUANT TO THIS SUBSECTION (3)(h)(IV), REMAINS IN THE PUBLIC SCHOOL FUND.".
Renumber succeeding section accordingly.

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HB22-1155 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 "and (1)(b); and repeal (3)" and substitute "(1)(b), and (2)(b); repeal (3); and add (2.5)"

Page 2, strike lines 9 through 11 and substitute:
"(a) The student EITHER attended a public or private high school in Colorado for at least three years ONE YEAR immediately preceding the date the student either graduated from a Colorado high school or WAS PHYSICALLY PRESENT IN COLORADO FOR AT LEAST ONE YEAR IMMEDIATELY PRECEDING THE DATE THE STUDENT".

Page 3, line 4, strike "RESIDED" and substitute "BEEN PHYSICALLY PRESENT".

Page 3, after line 6 insert:
"(2) (b) The institution shall not count a student described in subsection (2)(a) of this section as a resident for any purpose other than tuition classification AND THE PURPOSE DESCRIBED IN SUBSECTION (2.5) OF THIS SECTION; except that the student is eligible for the college opportunity fund program pursuant to the provisions of part 2 of article 18 of this title 23 and state student financial assistance pursuant to article 3.3 of this title 23 , upon confirmation of the student's uniquely identifying student number provided by the local education provider where the student graduated from high school or successfully completed his or her A high school equivalency examination, as defined in section 22-33-102 (8.5), and may be eligible for institutional or other private financial aid programs.
(2.5) A STUDENT WHO IS CLASSIFIED AS AN IN-STATE STUDENT PURSUANT TO THIS SECTION IS AN IN-STATE STUDENT FOR THE PURPOSES OF SECTION 23-1-113.5.".

\section*{ENERGY AND ENVIRONMENT}

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

HB22-1322 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 the period add "The portions OF THIS SUBSECTION (2)(b)(I) THAT APPLY TO THE WATER QUALITY CONTROL COMMISSION ARE EFFECTIVE ON JANUARY 1, 2023, EXCEPT FOR THE PORTIONS REQUIRING THE WATER QUALITY CONTROL COMMISSION TO EFFECTUATE THE REQUIREMENTS OF SUBSECTIONS (3)(b)(I), (3)(b)(II), (3)(b)(III), (3)(b)(IV), and (3)(b)(V) OF THIS SECTION, WHICH ARE EFFECTIVE AS OF THE EFFECTIVE DATE OF THIS SUBSECTION (2)(b)(I), AS AMENDED.".

Page 3, line 6, strike "OF THE ALLEGED VIOLATION." and substitute "WHEN THE ALLEGED VIOLATION BECAME KNOWN OR REASONABLY SHOULD HAVE BECOME KNOWN THROUGH DUE DILIGENCE.".

Page 1, line 101, strike "THE REGULATION OF WATER QUALITY IN THE STATE." and substitute "THE CLARIFICATION OF THE WATER QUALITY CONTROL COMMISSION'S AUTHORITY, AND, IN CONNECTION THEREWITH, EXTENDING THE STATUTE OF LIMITATIONS FOR violations under the "Colorado Water Quality Control ACT".".

HB22-1323 be referred favorably to the Committee on Appropriations.

\section*{HEALTH AND INSURANCE}

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

HB22-1100 be postponed indefinitely.

HB22-1233 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 5 through 17 and substitute:
"SECTION 3. In Colorado Revised Statutes, 12-275-103, amend (1)(a), (1)(b) introductory portion, (1)(b)(IV), (1)(b)(X), (1)(b)(XI), (1)(d) introductory portion, (1)(d)(I), and (1)(d)(III); repeal (1)(d)(IV); and add (1)(b)(XII), (1)(d)(V), (1)(d)(VI), (1)(d)(VII), (1)(d)(VIII), (1)(d)(IX), (1)(d)(X), and (1)(d)(XI) as follows:

12-275-103. Practice of optometry defined - prescribing drugs - therapeutic optometrist. (1) (a) As used in this article 275, the "practice of optometry" means the evaluation, diagnosis, prevention, or treatment of diseases, disorders, or conditions of the vision system, eyes, THEIR APPENDAGES, and adjacent and associated structures, including the use or prescription of lenses, prisms, vision therapy, vision rehabilitation, and prescription or nonprescription drugs including schedule II controlled narcotic substances limited to hydrocodone combination drugs and schedule III, IV, and V controlled narcotic substances for ocular disease, so long as an optometrist is practicing within the scope of his or her education as is commonly taught in accredited schools and colleges of optometry and is practicing in accordance with applicable federal and Colorado law and board rules.
(b) The following are part of the practice of optometry INCLUDES:
(IV) The treatment of glaucoma with all topieal and oral antiglaucoma drugs;
(X) Debridement of corneal epithelium; and
(XI) Removal of corneal epithelium; AND
(XII) As determined by the board by rule, any service, PROCEDURE, OR TREATMENT NOT PROHIBITED UNDER THIS ARTICLE 275 AND THAT IS WITHIN THE TRAINING AND SKILLS OF OPTOMETRISTS BASED ON THE AREAS OF COMPETENCE TESTED BY A STANDARDIZED NATIONAL EXAMINATION APPROVED BY THE BOARD PURSUANT TO SECTION 12-275-110 (1)(c).
(d) The FOLLOWING PROCEDURES ARE EXCLUDED FROM THE "practice of optometry", does not include EXCEPT FOR THE PREOPERATIVE AND POSTOPERATIVE CARE OF THE FOLLOWING PROCEDURES:
(I) Surgery of or injections into the globe, orbit, eyelids, or ocular adnexa. As USED In THIS SECTION, "surgery" OR "SURGICAL" means any procedure in whieh human tissue is eut, altered, or otherwise infiltrated by meehanieal or laser means REQUIRING SYSTEMIC OR GENERAL ANESTHESIA.
(III) SURGICAL OR INJECTABLE treatment of posterior uveitis; or
(IV) The use of injectable drugs, exeept for the use of an epinephrine auto-injector to counteract anaphylactic reaction.
(V) Retinal laser procedures;
(VI) LASER IN-SITU KERATOMILEUSIS, PHOTOREFRACTIVE KERATECTOMY, LASER EPITHELIAL KERATOMILEUSIS, AND SMALL INCISION LENTICULE EXTRACTION SURGERIES;
(VII) Retrobulbar or intraorbital injections;
(VIII) InJections penetrating the globe into the posterior CHAMBER OF THE EYE;
(IX) ANY SURGERY THAT DOES NOT PROVIDE FOR THE CORRECTION AND RELIEF OF OCULAR ABNORMALITY;
(X) Administration of general anesthesia; and
(XI) ANY SURGERY REQUIRING SYSTEMIC OR GENERAL ANESTHESIA, INCLUDING:
(A) SURGICAL EXTRACTION OF THE CRYSTALLINE LENS;
(B) SURGICAL IMPLANTATION OF AN INTRAOCULAR LENS;
(C) PENETRATING KERATOPLASTY AND LAMELLAR KERATOPLASTY;
(D) Pterygium excision;
(E) Surgery requiring full thickness conjunctivoplasty WITH GRAFT OR FLAP;
(F) INCISIONAL OR EXCISIONAL SURGERY OF THE EXTRAOCULAR MUSCLES;
(G) Surgery of the eyelid for confirmed malignancies or FOR INCISIONAL COSMETIC OR MECHANICAL REPAIR OF BLEPHAROCHALASIS, PTOSIS, OR TARSORRHAPHY;
(H) Surgery requiring incision of the iris or ciliary body, INCLUDING IRIS DIATHERMY AND CRYOTHERAPY;
(I) SURGERY OF THE BONY ORBIT, INCLUDING THE INSERTION OF ORBITAL IMPLANTS;
(J) INCISIONAL OR EXCISIONAL SURGERY OF THE LACRIMAL SYSTEM, EXCEPT LACRIMAL PROBING OR RELATED PROCEDURES;
(K) Vitreoretinal surgery;
(L) Surgical removal of the eye from a living person; and
(M) Surgical transplantation of ocular tissue.

SECTION 4. In Colorado Revised Statutes, 12-275-106, amend (1)(a) as follows:

12-275-106. Persons excluded from operation of this article. (1) This article 275 does not apply to:
(a) Professional practice by a physician or surgeon licensed to practice medicine under the laws of the state of Colorado and ancillary or technical assistants working under the direction of a licensed physician or surgeon, with the exception of the fitting of contact lenses that must be done under the physician's or surgeon's direct supervision;

SECTION 5. In Colorado Revised Statutes, 12-275-108, amend (1)(h) as follows:

12-275-108. Powers and duties of the board - rules - limitation on authority. (1) In addition to all other powers and duties conferred upon the board by this article 275, the board has the following powers and duties:
(h) To prescribe rules authorizing optometrists to utilize therapeutic procedures and therapeutic techniques in the practice of optometry. These rules shall in no way expand the practice of optometry, nor shall the rules inelude the use of therapeutic or cosmetie lasers. The rules shall specify approved programs of education offered by an accreditation organization recognized or approved by the Commission on Recognition of Postsecondary Accreditation or the United States department of education or their successors.".

Renumber succeeding sections accordingly.

\section*{JUDICIARY}

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

HB22-1119 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend printed bill, page 4, line 25, strike "FIVE" and substitute "TEN".
Page 5, line 7, after "THE" insert "FALSITY OF THE".

Page 5, line 13, after the period, insert "A PERSON WHO ACTS MERELY NEGLIGENTLY WITH RESPECT TO INFORMATION IS NOT DEEMED TO HAVE ACTED KNOWINGLY, UNLESS THE PERSON ACTS WITH RECKLESS DISREGARD OF THE TRUTH OR FALSITY OF THE INFORMATION.".

Page 6, strike lines 11 through 18.
Page 6, lines 23 through 25, strike "IN AMOUNTS ESTABLISHED IN THE federal "False Claims Act", 31 U.S.C. Sec. 3729 et Seq., as AMENDED, AS ADJUSTED FOR INFLATION PURSUANT TO 31 U.S.C. SEC. 3729," and substitute "OF NOT LESS THAN ELEVEN THOUSAND EIGHT HUNDRED DOLLARS AND NOT MORE THAN TWENTY-THREE THOUSAND SIX HUNDRED DOLLARS PER VIOLATION,".

Page 7, line 24, strike the second "OR".
Page 7, after line 24 insert:
"(g) Knowingly makes, uses, or causes to be made or used, A FALSE RECORD OR STATEMENT MATERIAL TO A CLAIM TO UNEMPLOYMENT INSURANCE BENEFITS WHEN THE PERSON HAS WRONGFULLY RECOVERED UNEMPLOYMENT INSURANCE BENEFITS FROM THE STATE OF MORE THAN FIFTEEN THOUSAND DOLLARS IN A CALENDAR YEAR; OR".

Reletter succeeding paragraph accordingly.
Page 7, strike lines 26 and 27 and substitute "(1)(g) OF THIS SECTION.".
Page 8, strike lines 1 through 20 and substitute:
"(2) (a) Notwithstanding the Amount of Damages AUTHORIZED IN SUBSECTION (1) OF THIS SECTION, FOR A PERSON WHO VIOLATES SUBSECTION (1) OF THIS SECTION, THE COURT MAY ASSESS REDUCED DAMAGES AND PENALTIES AS DESCRIBED IN SUBSECTION (2)(b) OR (2)(c) OF THIS SECTION IF THE COURT FINDS THAT:
(I) THE PERSON WHO COMMITTED THE VIOLATION FURNISHED TO THE OFFICIALS OF THE STATE OR POLITICAL SUBDIVISION RESPONSIBLE FOR INVESTIGATING FALSE CLAIMS VIOLATIONS ALL INFORMATION ABOUT THE VIOLATION KNOWN TO THE PERSON AND FURNISHED SAID INFORMATION WITHIN THIRTY DAYS AFTER THE DATE ON WHICH THE PERSON FIRST LEARNED OF A POTENTIAL VIOLATION;
(II) At the time the person furnished the information about the violation to the officials of the state or political SUBDIVISION, THE PERSON DID NOT HAVE ACTUAL OR CONSTRUCTIVE KNOWLEDGE OF THE EXISTENCE OF AN INVESTIGATION INTO THE VIOLATION; AND
(III) THE PERSON FULLY COOPERATED WITH ANY INVESTIGATION OF THE VIOLATION BY THE STATE OR POLITICAL SUBDIVISION.
(b) IF A PERSON DESCRIBED IN SUBSECTION (2)(a) OF THIS SECTION FURNISHED INFORMATION ABOUT THE VIOLATION TO THE OFFICIALS OF THE STATE OR POLITICAL SUBDIVISION BEFORE A CRIMINAL PROSECUTION, CIVIL ACTION, OR ADMINISTRATIVE ACTION WAS COMMENCED WITH RESPECT TO THE VIOLATION, THE COURT SHALL ASSESS ONE AND ONE-HALF THE AMOUNT OF ACTUAL DAMAGES RESULTING FROM THE FALSE CLAIM,

INCLUDING INTEREST FROM THE DATE OF THE FRAUD TO THE DATE OF FULL REPAYMENT OF ALL DAMAGES, THAT THE STATE OR POLITICAL SUBDIVISION SUSTAINS BECAUSE OF THE VIOLATION AND A CIVIL PENALTY OF NOT LESS THAN FIVE THOUSAND NINE HUNDRED DOLLARS AND NOT MORE THAN ELEVEN THOUSAND EIGHT HUNDRED DOLLARS PER VIOLATION.
(c) IF A PERSON DESCRIBED IN SUBSECTION (2)(a) OF THIS SECTION FURNISHED INFORMATION ABOUT THE VIOLATION TO THE OFFICIALS OF THE STATE OR POLITICAL SUBDIVISION WHILE A CRIMINAL PROSECUTION, CIVIL ACTION, OR ADMINISTRATIVE ACTION CONCERNING THE VIOLATION WAS UNDER SEAL PURSUANT TO SECTION 24-31-1204 (4)(b), THE COURT SHALL ASSESS DOUBLE THE AMOUNT OF ACTUAL DAMAGES RESULTING FROM THE FALSE CLAIM, INCLUDING INTEREST FROM THE DATE OF THE FRAUD TO THE DATE OF FULL REPAYMENT OF ALL DAMAGES, THAT THE STATE OR POLITICAL SUBDIVISION SUSTAINS BECAUSE OF THE VIOLATION AND A CIVIL PENALTY OF NOT LESS THAN SEVEN THOUSAND EIGHT HUNDRED DOLLARS AND NOT MORE THAN FIFTEEN THOUSAND SEVEN HUNDRED DOLLARS PER VIOLATION.
(d) THE ATTORNEY GENERAL MAY DETERMINE WHETHER A PERSON MEETS THE CRITERIA DESCRIBED IN SUBSECTION (2)(a) OF THIS SECTION AND SUBMIT THE DETERMINATION AND REASONING TO THE COURT, WHICH THE COURT MAY CONSIDER WHEN MAKING A FINDING AS TO WHETHER THE bUSINESS SATISFIES THE CRITERIA DESCRIBED IN SUBSECTION (2)(a) OF THIS SECTION.".

Page 9, after line 2 insert:
"(6) (a) ThE MAXIMUM AND MINIMUM AMOUNTS FOR THE CIVIL PENALTIES DESCRIBED IN THIS SECTION MUST BE ADJUSTED FOR INFLATION on July 1, 2023, and Each July 1 Thereafter. The adjustment made PURSUANT TO THIS SUBSECTION (6) MUST BE ROUNDED UPWARD OR downward to the nearest ten-dollar increment. The secretary OF STATE SHALL CERTIFY THE ADJUSTED MAXIMUM AND MINIMUM AMOUNTS FOR CIVIL PENALTIES WITHIN FOURTEEN DAYS AFTER THE APPROPRIATE INFORMATION IS AVAILABLE.
(b) FOR EACH ACTION BROUGHT PURSUANT TO THIS PART 12, THE APPLICABLE MINIMUM AND MAXIMUM AMOUNTS FOR A CIVIL PENALTY ARE THE AMOUNTS IN EFFECT ON THE DATE THE CAUSE OF ACTION ACCRUES.
(c) As used in this section, "inflation" means the annual PERCENTAGE CHANGE IN THE DENVER-AURORA-LAKEWOOD CONSUMER PRICE INDEX, OR ITS APPLICABLE SUCCESSOR INDEX, PUBLISHED BY THE United States department of labor bureau of labor statistics.
(7) FOR ACCOUNTING PURPOSES, A FINE OR PENALTY RECEIVED BY the state pursuant to this part 12 IS A DAmage award.".

Page 9, after line 24 insert:
"(d) In Any action brought pursuant to this part 12 In WHICH THE ATTORNEY GENERAL IS A PARTY, EITHER AS THE PLAINTIFF OR AS AN INTERVENOR, THE COURT MAY DISMISS THE ACTION UPON MOTION OF THE ATTORNEY GENERAL FOLLOWING THE NOTICE AND OPPORTUNITY FOR A HEARING PURSUANT TO SUBSECTION (5)(b)(I) OF THIS SECTION. IN DETERMINING WHETHER TO FILE A MOTION TO DISMISS, THE ATTORNEY GENERAL SHALL CONSIDER THE SEVERITY OF THE FALSE CLAIM, PROGRAM

OR POPULATION IMPACTED BY THE FALSE CLAIM, DURATION OF THE FRAUD, WEIGHT AND MATERIALITY OF THE EVIDENCE, OTHER MEANS TO MAKE THE PROGRAM WHOLE, AND OTHER FACTORS THE ATTORNEY GENERAL DEEMS RELEVANT. THE ATTORNEY GENERAL'S DECISION-MAKING PROCESS CONCERNING A MOTION TO DISMISS AND ANY RECORDS RELATED TO THE DECISION-MAKING PROCESS ARE NOT DISCOVERABLE IN ANY ACTION.".

Page 10, after line 27 insert:
"(e) THE LIMITATIONS AND REQUIREMENTS DESCRIBED IN SECTION 13-17-304 APPLY TO A CONTINGENT FEE CONTRACT BETWEEN A POLITICAL SUBDIVISION AND A PRIVATE ATTORNEY ENTERED INTO FOR THE PURPOSE OF BRINGING OR INTERVENING IN AN ACTION PURSUANT TO THIS PART 12.".

Page 11 , line 18 and 19 , strike "A RELATOR MAY NOT DISMISS AN ACTION UNLESS THE COURT AND" and substitute "THE COURT SHALL NOT DISMISS AN ACTION UPON MOTION OF THE PRIVATE PERSON WHO BROUGHT THE ACTION UNLESS".

Page 11, line 22, strike "The relator" and substitute "(I) A PERSON who brings an action".

Page 11, line 26, strike "RELATOR POSSESSES." and substitute "PERSON POSSESSES; EXCEPT THAT THE PERSON SHALL NOT DISCLOSE ANY EVIDENCE OR INFORMATION THAT THE PERSON REASONABLY BELIEVES IS PROTECTED BY THE DEFENDANT'S ATTORNEY-CLIENT PRIVILEGE UNLESS THE PRIVILEGE WAS WAIVED, INADVERTENTLY OR OTHERWISE, BY THE PERSON WHO HOLDS THE PRIVILEGE; AN EXCEPTION TO THE PRIVILEGE APPLIES; OR DISCLOSURE OF THE INFORMATION IS PERMITTED BY AN ATTORNEY PURSUANT TO 17 CFR 205.3 (d)(2), THE APPLICABLE COLORADO RULES OF PROFESSIONAL CONDUCT, OR OTHERWISE.".

Page 12, after line 7 insert:
"(II) IN DETERMINING WHETHER TO INTERVENE AND PROCEED WITH AN ACTION PURSUANT TO THIS SUBSECTION (4)(b), THE ATTORNEY GENERAL SHALL CONSIDER THE FACTORS DESCRIBED IN SUBSECTION (1)(d) OF THIS SECTION. THE ATTORNEY GENERAL'S DECISION-MAKING PROCESS CONCERNING WHETHER TO INTERVENE AND ANY RECORDS RELATED TO THE DECISION-MAKING PROCESS ARE NOT DISCOVERABLE IN ANY ACTION.".

Page 13 , after line 3 insert:
" (f) ANY INFORMATION PROVIDED BY A PERSON TO THE STATE OR political subdivision pursuant to this subsection (4) IS EXEMPT from disclosure pursuant to the "Colorado Open Records Act", part 2 OF article 72 Of this title 24.".

Page 13, line 8, strike "relator. The relator" and substitute "person who brought the action. The person".

Page 13 , line 11 , strike "MAY" and substitute "MAY, at any time,".
Page 13, line 12, strike "ACTION" and substitute "ACTION, in Whole or in PART,".

Page 14, line 1, strike "relator's" and substitute "Person's".

Page 14, line 6, strike "RELATOR'S" and substitute "PERSON'S".
Page 14 , strike lines 16 through 19.
Page 14, line 20, strike "THE ACTION." and substitute "(c)".
Page 14, line 21, strike "THE" and substitute "AN".
Page 14 , line 24 , strike "ACTION." and substitute "ACTION, BUT IF THE ATTORNEY GENERAL SUBMITS TO THE COURT THE ATTORNEY GENERAL'S REASONS FOR NOT PROCEEDING WITH THE ACTION, THE COURT MAY CONSIDER THE REASONS WHEN DECIDING A MOTION OR WHETHER THE COURT HAS JURISDICTION.".

Page 15 , line 1 , strike "A RELATOR" and substitute "THE PERSON".
Page 15, lines 22 and 23, strike "SUBDIVISION, INCLUDING ANY ADMINISTRATIVE PROCEEDING TO DETERMINE A CIVIL MONEY PENALTY." and substitute "SUBDIVISION.".

Page 15 , line 24 , strike "RELATOR" and substitute "PERSON WHO BROUGHT THE ACTION PURSUANT TO SUBSECTION (4) OF THIS SECTION".

Page 15 , line 25, strike "RELATOR" and substitute "PERSON".
Page 16, line 7, strike "relators." and substitute "a person who brings an action.".

Page 17, line 8, strike "RELATOR'S" and substitute "PERSON'S".
Page 17, line 10, strike "RELATOR'S" and substitute "PERSON's".
Page 18, line 26, after "JUDICIARY," insert "AN EXECUTIVE DIRECTOR OF A STATE AGENCY,".

Page 19 , line 1, strike "MEMBER'S" and substitute "MEMBER'S, EXECUTIVE DIRECTOR'S,".

Page 20, line 11, before "THIS" insert "SUBSECTION (4) OF".
Page 20, line 19, strike "RELATOR" and substitute "PERSON WHO BROUGHT THE ACTION PURSUANT TO SUBSECTION (4) OF THIS SECTION".

Page 20, line 20, after the period insert "Confidential information DOES NOT INCLUDE INFORMATION THAT IS PROTECTED BY THE DEFENDANT'S ATTORNEY-CLIENT PRIVILEGE UNLESS THE PRIVILEGE WAS WAIVED, INADVERTENTLY OR OTHERWISE, BY THE PERSON WHO HOLDS THE PRIVILEGE; AN EXCEPTION TO THE PRIVILEGE APPLIES; OR DISCLOSURE OF THE INFORMATION IS PERMITTED BY AN ATTORNEY PURSUANT TO 17 CFR 205.3 (d)(2), THE APPLICABLE COLORADO RULES OF PROFESSIONAL CONDUCT, OR OTHERWISE.".

Page 23, line 19, strike "PRIMARILY".

Page 24, line 14, strike "RELATOR'S EMPLOYER," and substitute "EMPLOYER OF THE PERSON WHO BROUGHT THE ACTION PURSUANT TO SUBSECTION (4) OF THIS SECTION,".

Page 24, line 19, strike "RELATOR" and substitute "PERSON WHO BRINGS AN ACTION PURSUANT TO SUBSECTION (4) OF THIS SECTION".

Page 24, line 21, after "SECTION," insert "REFERRED TO IN THIS SUBSECTION (10) AS AN "OTHER ACTION",".

Page 25, line 10 , strike "AN ACTION OTHER THAN AN ACTION" and substitute "ANY OTHER ACTION, A PERSON WHO BROUGHT THE ACTION PURSUANT TO SUBSECTION (4) OF THIS SECTION,".

Page 25, strike line 11.
Page 25, line 16, strike "RELATOR" and substitute "PERSON WHO BROUGHT THE ACTION PURSUANT TO SUBSECTION (4) OF THIS SECTION".

Page 25, after line 22 insert:
"(c) Notwithstanding any provision of this subsection (10) TO THE CONTRARY, INFORMATION ABOUT AN ACTION FILED PURSUANT TO SUBSECTION (4) OF THIS SECTION THAT IS PROTECTED BY THE DEFENDANT'S ATTORNEY-CLIENT PRIVILEGE IS NOT DISCOVERABLE IN ANY OTHER ACTION UNLESS THE PRIVILEGE WAS WAIVED, INADVERTENTLY OR OTHERWISE, BY THE PERSON WHO HOLDS THE PRIVILEGE; AN EXCEPTION TO THE PRIVILEGE APPLIES; OR DISCLOSURE OF THE INFORMATION IS PERMITTED BY AN ATTORNEY PURSUANT TO 17 CFR 205.3 (d)(2), THE applicable Colorado rules of professional conduct, or OTHERWISE.".

Page 26, line 12, strike "RELATOR's" and substitute "ORIGINAL".
Page 26, line 21, strike "RELATOR'S COMPLAINT," and substitute "ORIGINAL COMPLAINT FILED BY A PERSON PURSUANT TO SECTION 24-31-1204 (4),".

Page 26, line 24, strike "COMPLAINT OF THE RELATOR." and substitute "COMPLAINT.".

Page 26, line 26, strike "RELATOR" and substitute "PERSON WHO BROUGHT THE ACTION PURSUANT TO SECTION 24-31-1204 (4)".

Page 27, line 15, after the period insert "A PERSON BRINGING AN ACTION PURSUANT TO THIS PART 12 SHALL FILE THE COMPLAINT IN A DISTRICT COURT OR A FEDERAL COURT WITH JURISDICTION OVER THE ACTION AND SHALL NOT FILE THE COMPLAINT IN ANY OTHER COURT.".

Page 28, line 1, after "NECESSARY;" insert "EXCEPT THAT THE PERSON IS NOT REQUIRED TO DISCLOSE ANY INFORMATION THAT IS PROTECTED BY THE PERSON'S ATTORNEY-CLIENT PRIVILEGE UNLESS THE PRIVILEGE WAS WAIVED, INADVERTENTLY OR OTHERWISE, BY THE PERSON WHO HOLDS THE

PRIVILEGE; AN EXCEPTION TO THE PRIVILEGE APPLIES; OR DISCLOSURE OF THE INFORMATION IS PERMITTED BY AN ATTORNEY PURSUANT TO 17 CFR 205.3 (d)(2), THE APPLICABLE COLORADO RULES OF PROFESSIONAL CONDUCT, OR OTHERWISE.".

Page 28, line 4, after "THEREOF," insert "OR any NONPRIvileged".
Page 28, line 8, after "ANY" insert "NONPRIVILEGED".
Page 31, line 10, strike "CREDIT" and substitute "TRANSFER".
Page 31, line 15, strike "CREDIT" and substitute "TRANSFER".
Page 31, after line 25 insert:
"24-31-1211. False claims act report. (1) ON OR BEFORE January 15, 2024, and on or before each January 15 thereafter, THE ATTORNEY GENERAL SHALL SUBMIT A WRITTEN REPORT TO THE HOUSE of representatives business affairs and labor committee, the house of representatives judiciary committee, the senate buSiness, labor, and technology committee, and the senate JUDICIARY COMMITTEE, OR THEIR SUCCESSOR COMMITTEES, CONCERNING claims brought pursuant to this part 12 during the previous fiscal year. The report must include, but is not limited to:
(a) The number of actions brought by the attorney GENERAL AND THE DISPOSITION OF THE ACTIONS;
(b) The amount of proceeds recovered by the state THROUGH SETTLEMENT OR JUDGMENT IN AN ACTION BROUGHT PURSUANT to this part 12, including:
(I) The case number and parties for each action in which PRoceeds were recovered;
(II) The amount of proceeds recovered in each case, CATEGORIZED BY THE AMOUNT RECOVERED AS DAMAGES, PENALTIES, AND LITIGATION COSTS; AND
(III) If applicable, the percentage of the proceeds RECOVERED AND THE TOTAL AMOUNT AWARDED TO A PRIVATE PERSON Who brought the action.
(c) The number of actions brought by a person other than the attorney general in which the attorney general did not intervene, whether the actions were continued by the other person, and the disposition of the actions;
(d) The amount of proceeds, including any litigation costs and attorney fees, recovered through settlement or judgment in ACTIONS BROUGHT BY A PERSON OTHER THAN THE ATTORNEY GENERAL; AND
(e) The amount expended by the state for investigation and litigation of false claims pursuant to this part 12 and all other costs related to this part 12.
(2) Notwithstanding SECTION 24-1-136 (11)(a)(I), the reporting requirement described in this section continues indefinitely.".

Strike "Relator" and substitute "PERSON" on: Page 11, lines 14 and 15; Page 12, line 26; Page 13, lines 13 and 14; Page 14, lines 2, 5, 8 , and 14 ; Page 15, line 2; Page 16, lines 9, 10, 13, 21, 24 two times, and 26; Page 17, lines 2, 12, 13, 16, and 22; Page 18, lines 2, 6, 7, 9, 11, 12, and 20;

Page 19, lines 2, 6, and 13; Page 20, line 10; Page 24, lines 22, 23, and 25; and Page 25, line 14.

Strike "RELATOR" and substitute "PERSON WHO BROUGHT THE ACTION" on:
Page 12, line 24; Page 13, lines 12, 18, and 24; Page 14, line 11; Page 15, line 8; Page 16, line 17; Page 17, line 7; Page 18, line 17; and Page 19 , line 22.

HB22-1321 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 2, line 4, strike "FDA-cleared devices" and substitute "devices capable of".

Page 2, line 5, strike "definitions" and substitute "definition".
Page 2, line 6, strike "REQUIRES:" and substitute "REQUIRES, "FIELD STUDY" MEANS A RESEARCH ACTIVITY THAT OCCURS OUTSIDE OF AN OFFICE OR LABORATORY SETTING FOR AT LEAST A PORTION OF THE STUDY'S DURATION.".

Page 2, strike lines 7 through 14.
Page 3, lines 5 and 6, strike "ARE BASED ON FDA-CLEARED TECHNOLOGY AND".

SB22-055 be referred favorably to the Committee on Appropriations.

SB22-057 be referred favorably to the Committee on Appropriations.

\section*{STATE, CIVIC, MILITARY AND VETERANS AFFAIRS}

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

HB22-1273 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 "INTIMIDATE, OR".
Page 3, strike lines 7 through 14 and substitute "INTIMIDATE AN ELECTION OFFICIAL WITH THE INTENT TO:
(a) IMPEDE OR INTERFERE WITH THE OFFICIAL WHILE THE OFFICIAL IS ENGAGED IN THE PERFORMANCE OF THE OFFICIAL'S DUTIES; OR
(b) Retaliate against the official on account of the OFFICIAL'S PERFORMANCE OF THE OFFICIAL'S DUTIES.".

Page 3, line 16, strike "1-1.5-104." and substitute "1-1.5-104 OR TO AN ENFORCEMENT ACTION TAKEN BY A DESIGNATED ELECTION OFFICIAL against an election judge for a violation of a statute, a rule PROMULGATED BY THE SECRETARY OF STATE, OR THE ELECTION JUDGE'S OATH.".

Page 4, after line 18 insert:
"(d) "EXEMPT PARTY" MEANS ANY PARTY TO THE RECORD, A SETTLEMENT SERVICE, A TITLE INSURANCE COMPANY, A TITLE INSURANCE AGENCY, A MORTGAGE SERVICER OR A MORTGAGE SERVICER'S QUALIFIED AGENT, OR AN ATTORNEY LICENSED AND IN GOOD STANDING IN THE STATE of Colorado to practice Law and who is Engaged in a real estate MATTER.".

Reletter succeeding paragraphs accordingly.
Page 4, after line 22 insert:
"(f) "Mortgage servicer" has the same meaning as set FORTH IN SECTION 5-21-103 (4).".

Reletter succeeding paragraphs accordingly.
Page 5, strike lines 15 through 22.
Reletter succeeding paragraph accordingly.
Page 6, after line 9 insert:
"(I) THE ELECTION WORKER'S FULL NAME AND HOME ADDRESS;".
Renumber succeeding subparagraphs accordingly.
Page 6, strike lines 18 through 27.
Page 7, strike lines 1 through 4 and substitute:
"(c) AN EXEMPT PARTY MAY ACCESS A RECORD THAT INCLUDES INFORMATION OTHERWISE SUBJECT TO REDACTION PURSUANT TO SUBSECTION (3)(b) OF THIS SECTION AND THAT IS MAINTAINED BY THE COUNTY RECORDER, COUNTY ASSESSOR, OR COUNTY TREASURER IF THE PERSON SEEKING ACCESS TO THE RECORD PROVIDES EVIDENCE AND AN AFFIRMATION UNDER PENALTY OF PERJURY THAT THEY ARE AN EXEMPT PARTY.
(d) EACH COUNTY RECORDER, COUNTY ASSESSOR, OR COUNTY TREASURER SHALL GRANT AN EXEMPT PARTY ACCESS TO THE RECORD BASED ON ITS EXISTING PROCESSES OR SHALL ADOPT A PROCESS TO GRANT access if one is not already in place. Each county recorder, COUNTY ASSESSOR, OR COUNTY TREASURER MAY ASSESS ADMINISTRATIVE COSTS RELATED TO GRANTING ACCESS TO THE EXEMPT PARTY REQUESTING THE RECORD.".

\section*{SIGNING OF BILLS - RESOLUTIONS - MEMORIALS}

The Speaker has signed:
HB22-1008, 1024, 1028, 1060, 1092, 1104, 1209, 1226, 1227, 1262.

\section*{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:
HB22-1245, 1252, 1275, 1286 at 1:15 p.m. on April 6th, 2022.

\section*{MESSAGE(S) FROM THE SENATE}

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-156 amended in Special Orders as printed in Senate Journal, April 6, 2022.
SB22-184 amended in Special Orders as printed in Senate Journal, April 6, 2022.

The Senate has passed on Third Reading and returns herewith:
HB22-1222, HB22-1264, HB22-1330, HB22-1331, HB22-1332, HB22-1333, HB22-1334, HB22-1335, HB22-1336, HB22-1339, HB22-1341, HB22-1342, and HB22-1343.

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
HB22-1329 amended in Special Orders as printed in Senate Journal, April 6, 2022.
HB22-1338 amended in Special Orders as printed in Senate Journal, April 6, 2022.

\section*{MESSAGE(S) FROM THE REVISOR}

We herewith transmit:
Without comment, as amended, HB22-1329 and 1338; SB22-156 and 184.

\section*{INTRODUCTION OF BILLS First Reading}

The following bills were read by title and referred to the committee(s) indicated:
\begin{tabular}{|c|c|}
\hline HB22-1362 & by Representative(s) Bernett and Valdez A.; also \\
\hline & Senator(s) Hansen and Winter--Concerning the reduction \\
\hline & of building greenhouse gas emissions, and, in connection \\
\hline & therewith, requiring the Colorado energy office to identify \\
\hline & for adoption three model codes, requiring local \\
\hline & governments and certain state agencies to adopt and \\
\hline & enforce codes that are consistent with two of the model \\
\hline & codes, encouraging local governments and certain state \\
\hline & agencies to adopt and enforce codes that are consistent \\
\hline & with the third model code, creating the building \\
\hline & electrification for public buildings grant program, creating \\
\hline & the high-efficiency electric heating and appliances grant \\
\hline & program, and establishing the clean air building \\
\hline & investments fund. \\
\hline Committee & Energy \& Environment \\
\hline HB22-1363 & by Representative(s) Weissman and Boesenecker-- \\
\hline & Concerning measures to increase the accountability of \\
\hline Committee & Transportation \& Local Government \\
\hline SB22-156 & by Senator(s) Kolker and Fenberg; also Representative(s) \\
\hline & Amabile and Young--Concerning placing limitations on \\
\hline & prepaid inpatient health plans, and, in connection \\
\hline & therewith, removing prior authorization for outpatient \\
\hline & psychotherapy and limiting when a prepaid inpatient \\
\hline & health plan can retroactively recover provider payments. \\
\hline Committee & Health \& Insurance \\
\hline SB22-184 & by Senator(s) Fenberg and Pettersen; also \\
\hline & Representative(s) Esgar and Tipper--Concerning authority \\
\hline & for a member of the general assembly to be absent during \\
\hline & the legislative session without forfeiting compensation. \\
\hline Committee on & State, Civic, Military, \& Veterans Affairs \\
\hline & \\
\hline & \\
\hline INTRO & DUCTION OF CONCURRENT RESOLUTION \\
\hline The followin indicated: & resolution was read by title and referred to the committee \\
\hline HCR22-1005 & by Representative(s) Weissman and Van Winkle; also \\
\hline & Senator(s) Gardner and Fields--Submitting to the \\
\hline & registered electors of the state of Colorado an amendment \\
\hline & to the Colorado constitution concerning judges of the \\
\hline & newly created twenty-third judicial district, and, in \\
\hline & connection therewith, directing the governor to designate \\
\hline & judges from the eighteenth judicial district to serve the \\
\hline & remainder of their terms in the twenty-third judicial district \\
\hline & and requiring a judge so designated to establish residency \\
\hline & within the twenty-third judicial district. \\
\hline mmittee & Judiciary \\
\hline
\end{tabular}

\section*{REMOTE PARTICIPATION}

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Luck, Ortiz, Ricks, Williams.

On motion of Representative Bacon, the House adjourned until 9:00 a.m., Friday, April 8, 2022.

Approved:
Alec Garnett,
Speaker
Attest:
Robin Jones, Chief Clerk

\section*{HOUSE JOURNAL}

SEVENTY-THIRD GENERAL ASSEMBLY
STATE OF COLORADO

\section*{Second Regular Session}

\section*{Eighty-seventh Legislative Day}

Friday, April 8, 2022

Prayer by Representative Kim Ransom, Littleton.
The Speaker called the House to order at 9:00 a.m.
Pledge of Allegiance led by Representative Mary Bradfield, Colorado Springs.

The roll was called with the following result:
Present--53.
Excused--Representative(s) Amabile, Baisley, Bockenfeld, Catlin, Gray, Hanks, Luck, Lynch, Pelton, Soper, A. Valdez, Woog--12.
Present after roll call--Representative(s) Gray, Soper, A. Valdez.
The Speaker declared a quorum present.

On motion of Representative Bradfield, the House Journal of Thursday, April 7, 2022, was declared approved as corrected by the Chief Clerk.

\section*{THIRD READING OF BILL(S)--FINAL PASSAGE}

The following bills were considered on Third Reading. The titles were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

\section*{HB22-1103 by Representative(s) Exum and Ricks; also Senator(s) \\ Coram and Fields-Concerning the creation of a Delta Sigma Theta Sorority special license plate, and, in connection therewith, making an appropriation.}
(Laid Over from April 6, 2022.)
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

1
\[
2
\]
\begin{tabular}{llllllllc|}
\hline \multicolumn{1}{|c|}{ YES } & 41 & \multicolumn{1}{c}{ NO } & 14 & \multicolumn{1}{c}{ EXCUSED } & 10 & ABSENT & 0 \\
\hline Amabile & E & Exum & Y & Lynch & E & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & E & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & N & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & E & Tipper & Y \\
Bird & Y & Hanks & E & Michaelson Jenet & Y & Titone & N \\
Bockenfeld & E & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & N & Valdez D. & Y \\
Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & E & Van Winkle & N \\
Carver & Y & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & E & Kipp & Y & Ransom & N & Will & N \\
Cutter & Y & Larson & N & Rich & N & Williams & Y \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & E \\
Esgar & Y & Luck & E & Sandridge & N & Young & Y \\
& & & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Bird, Herod, Hooton, Lindsay, Titone, Weissman

\section*{HB22-1313 by Representative(s) McCormick and Caraveo; also} Senator(s) Moreno-Concerning housing requirements for agricultural workers during a public health emergency.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{|c|c|c|c|c|c|c|c|}
\hline YES & 54 & NO & 1 & EXCUSED & 10 & ABSENT & 0 \\
\hline Amabile & E & Exum & Y & Lynch & E & Sirota & Y \\
\hline Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
\hline Baisley & E & Geitner & Y & McCormick & Y & Soper & Y \\
\hline Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
\hline Bernett & Y & Gray & Y & McLachlan & E & Tipper & Y \\
\hline Bird & Y & Hanks & E & Michaelson Jenet & Y & Titone & Y \\
\hline Bockenfeld & E & Herod & Y & Mullica & Y & Valdez A. & Y \\
\hline Boesenecker & Y & Holtorf & Y & Neville & Y & Valdez D. & Y \\
\hline Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
\hline Caraveo & Y & Jodeh & Y & Pelton & E & Van Winkle & Y \\
\hline Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
\hline Catlin & E & Kipp & Y & Ransom & Y & Will & Y \\
\hline Cutter & Y & Larson & Y & Rich & Y & Williams & Y \\
\hline Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
\hline Duran & Y & Lontine & Y & Roberts & Y & Woog & E \\
\hline Esgar & Y & Luck & E & Sandridge & N & Young & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Bacon, Bernett, Bird, Boesenecker, Cutter, Duran, Esgar, Exum, Gonzales-Gutierrez, Herod, Hooton, Jodeh, Kipp, Lindsay, Lontine, McCluskie, Michaelson Jenet, Sirota, Titone, Woodrow

\section*{HB22-1291 by Representative(s) Weissman; also Senator(s) Ginal-Concerning the sunrise review of a proposed regulation of an unregulated professional or occupational group.}

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{llllllll|}
\hline \multicolumn{1}{c}{ YES } & 39 & \multicolumn{1}{c}{ NO } & 16 & \multicolumn{1}{c}{ EXCUSED } & 10 & ABSENT & 0 \\
\hline Amabile & E & Exum & Y & Lynch & E & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & E & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & E & Tipper & Y \\
Bird & Y & Hanks & E & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & E & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & N & Valdez D. & Y \\
Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & E & Van Winkle & N \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & E & Kipp & Y & Ransom & N & Will & N \\
Cutter & Y & Larson & N & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & N & Woog & E \\
Esgar & Y & Luck & E & Sandridge & N & Young & Y \\
& & & & & & Speaker & Y
\end{tabular}

Co-sponsor(s) added: Representative(s) Duran, Lontine
HB22-1344 by Representative(s) Neville and Ortiz; also Senator(s) Cooke and Ginal-Concerning the lawful use of a prescription drug that contains 3,4methylenedioxymethamphetamine (MDMA) that is approved by the United States food and drug administration.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{llllllll|}
\hline \multicolumn{1}{|c}{ YES } & \(\mathbf{5 3}\) & \multicolumn{1}{c}{ NO } & \(\mathbf{2}\) & \multicolumn{1}{c}{ EXCUSED } & \(\mathbf{1 0}\) & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & E & Exum & Y & Lynch & E & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & E & Geitner & N & McCormick & Y & Soper & Y \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & E & Tipper & Y \\
Bird & Y & Hanks & E & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & E & Herod & Y & Mullica & N & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & Y & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & E & Van Winkle Y \\
Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & E & Kipp & Y & Ransom & Y & Will & Y
\end{tabular}
\begin{tabular}{llllllll} 
Cutter & Y & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & E \\
Esgar & Y & Luck & E & Sandridge & Y & Young & Y \\
& & & & & & Speaker & Y
\end{tabular} Co-sponsor(s) added: Representative(s) Bernett, Boesenecker, Cutter, Esgar, Exum, Gray, Herod, Hooton, Kennedy, Lindsay, Michaelson Jenet, Sirota, Titone, Valdez A., Woodrow, Young

HB22-1311 by Representative(s) Pico and Woodrow, Lynch, Valdez D.; also Senator(s) Woodward, Kirkmeyer, Moreno, Zenzinger-Concerning the correction of technical defects with definitions that resulted from a restructuring of the gasoline and special fuel tax in 2021.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{lcllllll|}
\hline \multicolumn{1}{|c}{ YES } & \(\mathbf{5 5}\) & \multicolumn{1}{c}{ NO } & 0 & \multicolumn{1}{c}{ EXCUSED } & 10 & ABSENT & 0 \\
\hline Amabile & E & Exum & Y & Lynch & E & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & E & Geitner & Y & McCormick & Y & Soper & Y \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & E & Tipper & Y \\
Bird & Y & Hanks & E & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & E & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & Y & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & E & Van Winkle Y \\
Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & E & Kipp & Y & Ransom & Y & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & E \\
Esgar & Y & Luck & E & Sandridge & Y & Young & Y \\
& & & & & & Speaker & Y
\end{tabular}

Co-sponsor(s) added: Representative(s) Snyder
SB22-034 by Senator(s) Kolker and Priola; also Representative(s) Bird and Sandridge-Concerning measures to counteract the filing of fraudulent business documents with the secretary of state.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{llllllllc|}
\hline \multicolumn{1}{|c}{ YES } & \(\mathbf{5 5}\) & \multicolumn{1}{c}{ NO } & \(\mathbf{0}\) & EXCUSED & 10 & ABSENT & 0 \\
\hline Amabile & E & Exum & Y & Lynch & E & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & E & Geitner & Y & McCormick & Y & Soper & Y \\
Benavidez & Y & Gonzales-Gutierrez Y & McKean & Y & Sullivan & Y
\end{tabular}
\begin{tabular}{llllllll} 
Bernett & Y & Gray & Y & McLachlan & E & Tipper & Y \\
Bird & Y & Hanks & E & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & E & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & Y & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & E & Van Winkle & Y \\
Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & E & Kipp & Y & Ransom & Y & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & E \\
Esgar & Y & Luck & E & Sandridge & Y & Young & Y
\end{tabular} Co-sponsor(s) added: Representative(s) Carver, Cutter, Duran, Herod, Hooton, Jodeh, Kipp, Lindsay, Lontine, Neville, Pico, Snyder, Titone, Valdez A., Weissman

\section*{REPORT(S) OF COMMITTEE(S) OF REFERENCE}

\section*{APPROPRIATIONS}

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

HB22-1067 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend the House Judiciary Committee Report, dated February 15, 2022, page 1, strike lines 19 through 25 .

Page 2, strike lines 1 and 2 and substitute:
""SECTION 3. Appropriation - adjustments to 2022 long bill. To implement this act, the reappropriated funds appropriation made in the annual general appropriation act for the 2022-23 state fiscal year to the department of law for deputy district attorney training is decreased by \(\$ 150,000\).

SECTION 4. Effective date. Section 1 of this act takes effect January 1, 2023, and the remainder of this act takes effect upon passage.

SECTION 5. Safety clause. The general assembly hereby finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, or safety.

Page 1 of the bill, line 102, strike "HEARING." and substitute "HEARING, AND, IN CONNECTION THEREWITH, REDUCING AN APPROPRIATION.".".".

HB22-1210 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 4 , before line 25 insert:
"SECTION 3. Appropriation. For the 2022-23 state fiscal year, \(\$ 70,232\) is appropriated to the department of public safety for use by the division of criminal justice. This appropriation is from the general fund and is based on an assumption that the division will require an additional 1.0 FTE. To implement this act, the division may use this appropriation for DCJ administrative services.".

Renumber succeeding section accordingly.
Page 1, line 105, strike "AGENCIES." and substitute "AGENCIES AND MAKING AN APPROPRIATION.".

HB22-1235 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 34, after line 22 insert:
"SECTION 23. Appropriation. (1) For the 2022-23 state fiscal year, \(\$ 80,708\) 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. To implement this act, the division may use this appropriation as follows:
(a) \(\$ 66,088\) for personal services, which amount is based on an assumption that the division will require an additional 1.2 FTE ; and
(b) \(\$ 14,620\) for operating expenses.".

Renumber succeeding section accordingly.
Page 1, line 110 , strike "AND".
Page 1, line 111, strike "VACCINATIONS." and substitute "VACCINATIONS, AND MAKING AN APPROPRIATION.".

HB22-1267 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 20 insert:
"SECTION 3. Appropriation. For the 2022-23 state fiscal year, \(\$ 1,000,000\) is appropriated to the department of public health and environment for use by administration and support. This appropriation is from the general fund. To implement this act, the department may use this appropriation for program costs related to the office of health equity. Any money appropriated in this section not expended prior to July 1, 2023, is further appropriated to the department for the 2023-24 state fiscal year for the same purpose.".

Renumber succeeding section accordingly.

> Page 1, line 102, strike "Professionals." and substitute "PROFESSIONALS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1278 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend the Public \& Behavioral Health \& Human Services Committee Report, dated March 29, 2022, page 25, after line 26 insert:
"SECTION 223. Appropriation. (1) For the 2022-23 state fiscal year, \(\$ 671,538\) is appropriated to the department of human services for use by the executive director's office. This appropriation is from the general fund. To implement this act, the office may use this appropriation as follows:
(a) \(\$ 259,000\) for health life and dental;
(b) \(\$ 3,703\) for short-term disability;
(c) \(\$ 115,705\) for S.B. 04-257 amortization equalization disbursement;
(d) \(\$ 115,705\) for S.B. 06-235 supplemental amortization equalization disbursement; and
(e) \(\$ 177,426\) for the purchase of legal services.
(2) For the 2022-23 state fiscal year, \(\$ 177,426\) is appropriated to the department of law. This appropriation is from reappropriated funds received from the department of human services under subsection (1)(e) of this section and is based on an assumption that the department of law will require an additional 1.0 FTE. To implement this act, the department of law may use this appropriation to provide legal services for the department of human services.

SECTION 224. Appropriation. (1) For the 2022-23 state fiscal year, \(\$ 542,470\) is appropriated to the department of human services for administration and finance. This appropriation is from the general fund. To implement this act, the office may use this appropriation as follows:
(a) \(\$ 479,380\) for personal services related to administration, which amount is based on an assumption that the department will require an additional 4.5 FTE; and
(b) \(\$ 63,090\) for operating expenses related to administration.

SECTION 225. Appropriation. For the 2022-23 state fiscal year, \(\$ 2,495,231\) is appropriated to the department of human services for use by the behavioral health administration. This appropriation is from the general fund and is based on an assumption that the administration will require an additional 21.4 FTE . To implement this act, the administration may use this appropriation for program administration related to community behavioral health administration.

SECTION 226. Appropriation-adjustments to 2022 long bill. (1) To implement this act, appropriations made in the annual general appropriation act for the 2022-23 state fiscal year to the department of human services are adjusted as follows:
(a) The general fund appropriation for use by the behavioral health administration for prevention programs is decreased by \(\$ 37,565\);
(b) The general fund appropriation for use by the behavioral health administration for community prevention and treatment programs is decreased by \(\$ 10,546\);
(c) The cash funds appropriation from the marijuana tax cash fund created in section 36-28.8-501 (1), C.R.S., for use by the behavioral health administration for community prevention and treatment programs is decreased by \(\$ 498,550\); and
(d) The cash funds appropriation from the marijuana tax cash fund created in section 36-28.8-501 (1), C.R.S., for use by the behavioral health administration for community behavioral health administration program administration is decreased by \(\$ 91,947\), and the related FTE is decreased by 11.2 FTE.
(2) For the 2022-23 state fiscal year, \(\$ 638,518\) is appropriated to the department of public health and environment for use by the prevention services division. This appropriation consists of \(\$ 48,021\) from the general fund and \(\$ 590,497\) from the marijuana tax cash fund created in section 36-28.8-501 (1), C.R.S., and is based on an assumption that the division will require an additional 11.2 FTE. To implement this act, the division may use this appropriation for prevention programming.
(3) For the 2022-23 state fiscal year, \(\$ 8,181,248\) is appropriated to the department of public health and environment for use by the prevention services division. This appropriation is from reappropriated funds that originated as federal substance abuse prevention and treatment block grant funds reflected in multiple line items in the department of human services. To implement this act, the division may use this appropriation for prevention programming. This figure is subject to the "(I)" notation as defined in the annual general appropriation act for the same fiscal year.

SECTION 227. Appropriation. For the 2022-23 state fiscal year, \(\$ 11,846\) is appropriated to the department of public health and environment for use by administration and support. This appropriation is from the general fund and is based on an assumption that the department will require an additional 0.2 FTE . To implement this act, the department may use this appropriation for personal services related to administration.

SECTION 228. Appropriation-adjustments to 2022 long bill. To implement this act, the general fund appropriation made in the annual general appropriation act for the 2022-23 state fiscal year to the department of public health and environment for use by the health facilities and emergency medical services division for behavioral health entity licensing is decreased by \(\$ 36,033\), and the related FTE is decreased by 0.4 FTE.

SECTION 229. Appropriation. (1) For the 2022-23 state fiscal year, \(\$ 246,399\) is appropriated to the department of health care policy and financing for use by the executive director's office. This appropriation is from the general fund. To implement this act, the office may use this appropriation as follows:
(a) \(\$ 227,524\) for personal services, which amount is based on an assumption that the office will require an additional 4.5 FTE; and
(b) \(\$ 18,875\) for operating expenses.
(2) For the 2022-23 state fiscal year, the general assembly anticipates that the department of health care policy and financing will receive \(\$ 246,399\) in federal funds to implement this act, which amount is subject to the "(I)" notation as defined in the annual general appropriation act for the same fiscal year. The appropriation in subsection (1) of this section is based on the assumption that the department will receive this
amount of federal funds to be used as follows:
(a) \(\$ 227,524\) for personal services; and
(b) \(\$ 18,875\) for operating expenses.

SECTION 230. Appropriation. (1) For the 2022-23 state fiscal year, \(\$ 142,766\) is appropriated to the department of regulatory agencies for use by the division of insurance. This appropriation is from the division of insurance cash fund created in section 10-1-103 (3), C.R.S. To implement this act, the division may use this appropriation as follows:
(a) \(\$ 127,666\) for personal services, which amount is based on an assumption that the division will require an additional 2.0 FTE;
(b) \(\$ 15,100\) for operating expenses.".

Renumber succeeding section accordingly.
Page 25 of the committee report, after line 29 insert "Page 1 of the bill, line 102, strike "ADMINISTRATION." and substitute "ADMINISTRATION, AND, IN CONNECTION THEREWITH, MAKING AND REDUCING AN APPROPRIATION.".".

HB22-1302 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend the Public \& Behavioral Health \& Human Services committee report dated March 29, 2022, page 2, strike line 33 and substitute:
"Page 10 of the bill, strike lines 6 through 11 and substitute:
"SECTION 4. Appropriation. (1) For the 2022-23 state fiscal year, \(\$ 32,000,000\) is appropriated to the department of health care policy and financing for use by other medical services. This appropriation is from the behavioral and mental health cash fund created in section 24-75230 (2)(a), C.R.S., is of money the state received from the federal coronavirus state fiscal recovery fund, and is based on an assumption that the division will require an additional 2.3 FTE. To implement this act, the division may use this appropriation for the primary care and behavioral health statewide integration grant program. Any money appropriated in this section not expended prior to July 1, 2023, is further appropriated to the division from July 1, 2023, through December 30, 2024, for the same purpose.
(2) For the 2022-23 state fiscal year, \(\$ 3,000,000\) is appropriated to the department of health care policy and financing for use by the executive director's office, general administration. This appropriation is from the behavioral and mental health cash fund created in section 24-75230 (2)(a), C.R.S., and is of money the state received from the federal coronavirus state fiscal recovery fund. To implement this act, the division mayuse this appropriation for the universal contract for behavioral health services. Any money appropriated in this section not expended prior to July 1, 2023, is further appropriated to the division from July 1, 2023, through December 30, 2024, for the same purpose.
(3) For the 2022-23 fiscal year, \(\$ 250,000\) is appropriated to the department of higher education for use by the regents of the university of Colorado. This appropriation is from the behavioral and mental health cash fund created in section 24-75-230 (2)(a), C.R.S., and is of money the state received from the federal coronavirus state fiscal recovery fund. To implement this act, the regents may use this appropriation for allocation to the school of medicine for the regional health connector workforce program.".".

Strike page 3 of the committee report.

HB22-1304 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 23, after line 10 insert:
"SECTION 7. Appropriation. (1) For the 2022-23 state fiscal year, \(\$ 431,985\) is appropriated to the office of the governor. This appropriation consists of \(\$ 319,450\) from reappropriated funds received from the department of local affairs from the local investments in transformational affordable housing fund created in section 24-32-726 (4)(a), C.R.S., that originate from money the state received from the federal coronavirus state fiscal recovery fund and \(\$ 112,535\) from reappropriated funds received from the department of local affairs from the strong communities grant program fund created in section 24-32-132 (5), C.R.S. To implement this act, the office may use this appropriation as follows:
(a) \(\$ 379,081\), which consists of \(\$ 319,450\) from reappropriated funds received from the department of local affairs from the local investments in transformational affordable housing fund created in section 24-32-726 (4)(a), C.R.S., that originate from money the state received from the federal coronavirus state fiscal recovery fund and \(\$ 59,631\) from reappropriated funds received from the department of local affairs from the strong communities grant program fund created in section 24-32-132 (5), C.R.S., for use by the office of information technology to provide information technology services for the department of local affairs; and
(b) \(\$ 52,904\) from reappropriated funds received from the department of local affairs from the strong communities grant program fund created in section 24-32-132 (5), C.R.S., for use by the Colorado energy office for program administration, which amount is based on an assumption that the office will require an addition 0.5 FTE to implement this act."

Renumber succeeding section accordingly.
Page 1, line 107, strike "HOUSING." and substitute "HOUSING, AND MAKING AN APPROPRIATION.".
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HB22-1305
be referred to the Committee of the Whole with favorable recommendation.
SB22-100 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

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Amend reengrossed bill, page 5, after line 24 insert:
"SECTION 7. Appropriation - adjustments to 2022 long bill. To implement this act, the cash funds appropriation from the Colorado domestic violence review board cash fund created in section 24-31-705 (1)(e), C.R.S., made in the annual general appropriation act for the 2022-23 state fiscal year to the department of law for use by the office of community engagement is decreased by \(\$ 2,500 .{ }^{\prime \prime}\).

Renumber succeeding section accordingly.
Page 1, line 103, after "making" insert "and REDUCING".

\section*{BUSINESS AFFAIRS AND LABOR}

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

HB22-1312 be referred to the Committee of the Whole with favorable recommendation.

HB22-1324 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 "2020" and substitute "2019".

HB22-1328 be referred favorably to the Committee on Finance.

\section*{EDUCATION}

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

HB22-1220 be amended as follows, and as so amended, be re-referred to the Committee on Appropriations with favorable recommendation:

Strike the Education Committee Report, dated March 2, 2022, and substitute:
"Amend printed bill, page 4, line 4, strike "and".
Page 4 , line 14 , strike "efficient." and substitute "efficient; and".
Page 4, after line 14 insert:
"(1) While the COVID-19 pandemic has severely impacted the number of educators entering the educator workforce, the temporary educator loan forgiveness program allows educators whose loans are forgiven the flexibility and peace of mind to enter the educator workforce.".

Page 4, line 15, after "(2)" insert "(a)".
Page 4, after line 23 insert:
"(b) The COVID-19 pandemic negatively impacted the educator workforce, causing a severe shortage of educators and a number of vacant educator positions. The expenditures for the educator programs and services to support educators entering the workforce are considered allowable uses under the "American Rescue Plan Act of 2021", Pub.L. 117-2, and are necessary to respond to the negative impacts of the COVID-19 public health emergency.
(c) The general assembly further declares that the funding for educator programs and services to support educators entering the workforce described in this act are important government services.".

Page 9, after line 9 insert:
"(4) (a) FOR THE 2022-23 STATE FISCAL YEAR, THE GENERAL ASSEMBLY SHALL APPROPRIATE TO THE DEPARTMENT THIRTY-NINE MILLION DOLLARS FROM THE ECONOMIC RECOVERY AND RELIEF CASH FUND CREATED PURSUANT TO SECTION 24-75-228 TO FUND STIPENDS FOR ELIGIBLE STUDENTS.
(b) THE DEPARTMENT OR THE STIPEND RECIPIENTS SHALL SPEND OR OBLIGATE ANY MONEY RECEIVED PURSUANT TO THIS SUBSECTION (4) by December 31, 2024. Any money obligated by December 31, 2024 must be expended by December 31, 2026.
(c) THE DEPARTMENT AND ANY PERSON WHO RECEIVES MONEY FROM THE DEPARTMENT, INCLUDING EACH STIPEND RECIPIENT, SHALL COMPLY WITH THE COMPLIANCE, REPORTING, RECORD-KEEPING, AND PROGRAM EVALUATION REQUIREMENTS ESTABLISHED BY THE OFFICE OF STATE PLANNING AND BUDGETING AND THE STATE CONTROLLER IN ACCORDANCE WITH SECTION 24-75-226 (5).
(d) This Subsection (4) is Repealed, effective January 31, 2027.".

Page 12, after line 2 insert:
"(4) (a) FOR THE 2022-23 STATE FISCAL YEAR, THE GENERAL ASSEMBLY SHALL APPROPRIATE TO THE DEPARTMENT THREE MILLION DOLLARS FROM THE ECONOMIC RECOVERY AND RELIEF CASH FUND CREATED PURSUANT TO SECTION 24-75-228 TO FUND STIPENDS FOR ELIGIBLE STUDENTS.
(b) THE DEPARTMENT OR THE STIPEND RECIPIENT SHALL SPEND OR OBLIGATE ANY STIPEND MONEY RECEIVED PURSUANT TO THIS SUBSECTION (4) by December 31, 2024. Any money obligated by December 31, 2024 must be expended by December 31, 2026.
(c) THE DEPARTMENT AND ANY PERSON WHO RECEIVES MONEY FROM THE DEPARTMENT, INCLUDING EACH STIPEND RECIPIENT, SHALL COMPLY WITH THE COMPLIANCE, REPORTING, RECORD-KEEPING, AND PROGRAM EVALUATION REQUIREMENTS ESTABLISHED BY THE OFFICE OF State planning and budgeting and the state controller in ACCORDANCE WITH SECTION 24-75-226 (5).
(d) This Subsection (4) is Repealed, effective January 31, 2027.".

Page 14, after line 4 insert:
"SECTION 3. In Colorado Revised Statutes, add part 4 to article 3.9 of title 23 as follows:

\section*{PART 4 \\ TEMPORARY EDUCATOR LOAN FORGIVENESS PROGRAM}

23-3.9-401. Definitions. AS USED IN THIS PART 4, UNLESS THE CONTEXT OTHERWISE REQUIRES:
(1) "APPROVED PROGRAM OF PREPARATION" MEANS A PROGRAM of study for preparation that is approved by the Colorado COMMISSION ON HIGHER EDUCATION PURSUANT TO SECTION 23-1-121, INCLUDING A PREPARATION PROGRAM FOR SCHOOL COUNSELORS OR AN ALTERNATIVE TEACHER PROGRAM, AS DEFINED IN SECTION 22-60.5-102 (5), AND THAT UPON COMPLETION LEADS TO A RECOMMENDATION FOR LICENSURE BY AN ACCEPTED INSTITUTION OF HIGHER EDUCATION, AS DEFINED IN SECTION 22-60.5-102 (1).
(2) "AT-RISK PUPILS" HAS THE SAME MEANING AS SET FORTH IN SECTION 22-54-103 (1.5)(a)(VI).
(3) "Commission" means the Colorado commission on HIGHER EDUCATION.
(4) "EdUCATOR" MEANS A TEACHER OR SCHOOL COUNSELOR.
(5) "FACILITY SCHOOL" MEANS AN APPROVED FACILITY SCHOOL, AS DEFINED IN SECTION 22-2-402 (1).
(6) "QUALIFIED LOAN" MEANS AN EDUCATIONAL LOAN INCURRED WHILE COMPLETING A PROGRAM OF PREPARATION, INCLUDING AN ALTERNATIVE TEACHER PREPARATION PROGRAM APPROVED PURSUANT TO article 60.5 OF TITLE 22, THAT LEADS TO EDUCATOR LICENSURE PURSUANT TO ARTICLE 60.5 OF TITLE 22, OR A BACHELOR'S OR MASTER'S DEGREE IN THE AREA IN WHICH THE EDUCATOR IS EMPLOYED IN A QUALIFIED POSITION.
(7) "Qualified position" means:
(a) A HARD-TO-STAFF EDUCATOR POSITION IN A RURAL SCHOOL OR RURAL SCHOOL DISTRICT, OR IN A FACILITY SCHOOL THAT IS IN A RURAL SCHOOL DISTRICT, IDENTIFIED BY THE DEPARTMENT OF EDUCATION PURSUANT TO SECTION 23-3.9-102 (6); OR
(b) A HARD-TO-STAFF EDUCATOR POSITION IN A CONTENT SHORTAGE AREA IDENTIFIED PURSUANT TO SECTION 23-3.9-102 (6) IN A COLORADO PUBLIC SCHOOL, A SCHOOL OPERATED BY A BOARD OF COOPERATIVE SERVICES CREATED PURSUANT TO ARTICLE 5 OF TITLE 22, OR A FACILITY SCHOOL.
(8) "Rural school" or "rural school district" means a PUBLIC SCHOOL OR SCHOOL DISTRICT IDENTIFIED BY THE DEPARTMENT OF EDUCATION PURSUANT TO SECTION 23-3.9-102 (6).
(9) "SCHOOL" OR "PUBLIC SCHOOL" MEANS A PUBLIC SCHOOL THAT SERVES ANY OF GRADES KINDERGARTEN THROUGH TWELVE AND THAT DERIVES ITS SUPPORT, IN WHOLE OR IN PART, FROM MONEY RAISED BY A GENERAL STATE OR SCHOOL DISTRICT TAX. A PUBLIC SCHOOL INCLUDES A CHARTER SCHOOL AUTHORIZED BY A SCHOOL DISTRICT PURSUANT TO PART 1 OF ARTICLE 30.5 OF TITLE 22, BY THE STATE CHARTER SCHOOL INSTITUTE PURSUANT TO PART 5 OF ARTICLE 30.5 OF TITLE 22 , OR BY THE COLORADO SCHOOL FOR THE DEAF AND THE BLIND PURSUANT TO SECTION 22-80-102 (4).

23-3.9-402. Temporary educator loan forgiveness program administration - eligibility. (1) (a) THE GENERAL ASSEMBLY AUTHORIZES THE COMMISSION TO DEVELOP AND MAINTAIN A TEMPORARY EDUCATOR LOAN FORGIVENESS PROGRAM FOR IMPLEMENTATION IN THE 2022-23 STATE FISCAL YEAR FOR PAYMENT OF ALL OR PART OF THE PRINCIPAL AND INTEREST OF THE QUALIFIED LOANS OF AN EDUCATOR WHO IS HIRED FOR A QUALIFIED POSITION. THE COMMISSION SHALL DETERMINE WHETHER A LOAN IS A QUALIFIED LOAN FOR PURPOSES OF THE TEMPORARY EDUCATOR LOAN FORGIVENESS PROGRAM. THE COMMISSION SHALL DEVELOP LOAN REPAYMENT POLICIES THAT ENSURE THE MONEY IS USED FOR THE REPAYMENT OF QUALIFIED LOANS OF EDUCATORS EMPLOYED IN QUALIFIED POSITIONS.
(b) THE GENERAL ASSEMBLY SHALL APPROPRIATE TO THE COMMISSION TEN MILLION DOLLARS FROM THE ECONOMIC RECOVERY AND RELIEF CASH FUND CREATED PURSUANT TO SECTION 24-75-228 TO FUND THE TEMPORARY EDUCATOR LOAN FORGIVENESS PROGRAM. THE COMMISSION OR A LOAN FORGIVENESS RECIPIENT SHALL SPEND OR OBLIGATE ANY MONEY RECEIVED PURSUANT TO THIS SECTION BY December 31, 2024. Any money obligated by December 31, 2024, must be expended by December 31, 2026.
(c) No Later than July 1, 2022, The COMMISSION SHaLl APPROVE APPLICATIONS. IF MORE NEW PARTICIPANTS APPLY THAN CAN BE APPROVED BASED ON THE MONEY AVAILABLE, THE COMMISSION SHALL:
(I) FIRST, APPROVE APPLICANTS WHO HAVE CONTRACTED FOR A QUALIFIED POSITION IN A RURAL SCHOOL DISTRICT OR RURAL SCHOOL WHOSE PERCENTAGE OF AT-RISK PUPILS EXCEEDED SIXTY PERCENT IN THE 2021-22 BUDGET YEAR;
(II) SECOND, APPROVE APPLICANTS WHO HAVE CONTRACTED FOR A QUALIFIED POSITION IN A CONTENT SHORTAGE AREA WITH A SCHOOL WHOSE PERCENTAGE OF AT-RISK PUPILS EXCEEDED SIXTY PERCENT IN THE 2021-22 BUDGET YEAR;
(III) Third, approve applicants who have contracted for a QUALIFIED POSITION IN A RURAL SCHOOL DISTRICT OR RURAL SCHOOL; AND
(IV) Fourth, approve applicants who have contracted with A SCHOOL FOR A QUALIFIED POSITION IN A CONTENT SHORTAGE AREA.
(2) In ADDITION TO ANY QUALIFICATIONS THE COMMISSION SPECIFIES, TO QUALIFY FOR THE TEMPORARY EDUCATOR LOAN FORGIVENESS PROGRAM, AN EDUCATOR MUST:
(a) GRADUATE FROM A PROGRAM OF PREPARATION THAT LEADS TO EDUCATOR LICENSURE PURSUANT TO ARTICLE 60.5 OF TITLE 22;
(b) MEET LICENSURE REQUIREMENTS PURSUANT TO SECTION 22-60.5-201 (1)(a) OR (1)(b) OR 22-60.5-210 (1)(a);
(c) ENTER THE EDUCATOR WORKFORCE ON OR AFTER THE 2019-20 STATE FISCAL YEAR AND CONTRACT FOR A QUALIFIED POSITION NO LATER THAN THE END OF THE 2021-22 STATE FISCAL YEAR; AND
(d) Be liable for an outstanding balance on a qualified LOAN.
(3) AN EDUCATOR WHO HAS RECEIVED MONEY FROM THE EDUCATOR LOAN FORGIVENESS PROGRAM CREATED IN SECTION 23-3.9-102, STUDENT EDUCATOR STIPEND PROGRAM CREATED IN SECTION 23-3.9-302, OR EDUCATOR TEST STIPEND PROGRAM CREATED IN SECTION 23-3.9-303 IS NOT ELIGIBLE FOR LOAN FORGIVENESS MONEY PURSUANT TO THIS PART 4.
(4) An Educator who qualifies pursuant to subsection (2) OF THIS SECTION IS ELIGIBLE FOR UP TO FIVE THOUSAND DOLLARS IN LOAN FORGIVENESS.

23-3.9-403. Reporting. THE COMMISSION, AND ANY PERSON WHO RECEIVES MONEY FROM THE COMMISSION, INCLUDING EACH LOAN FORGIVENESS RECIPIENT, SHALL COMPLY WITH THE COMPLIANCE, REPORTING, RECORD-KEEPING, AND PROGRAM EVALUATION REQUIREMENTS ESTABLISHED BY THE OFFICE OF STATE PLANNING AND BUDGETING AND THE STATE CONTROLLER IN ACCORDANCE WITH SECTION 24-75-226 (5).

23-3.9-404. Repeal of part. This part 4 IS REPEALED, EFFECTIVE JANUARY 31, 2027.".

Renumber succeeding sections accordingly.
Page 14, line 6, strike "portion and (5)(a)(I);" and substitute "portion, (5)(a)(I), and (7);".

Page 14, after line 25 insert:
"(7) Interim authorization. (a) An interim authorization authorizes a school district to employ a person who is:
(I) Certified or licensed, or is eligible for certification or licensure, as a teacher, principal, or administrator in another state and who has not successfully completed the assessment of professional competencies to obtain an initial license under section 22-60.5-201 (1)(b), 22-60.5-301 (1)(a), or 22-60.5-306 (1)(a) but who meets the other requirements for an initial license specified in said sections; OR
(II) SEEKING AN ALTERNATIVE TEACHER LICENSE PURSUANT TO SECTION 22-60.5-201 (1)(a) AND MEETS THE REQUIREMENTS FOR AN ALTERNATIVE TEACHER LICENSE, EXCEPT THAT THE PERSON HAS NOT SUCCESSFULLY COMPLETED THE ASSESSMENT OF PROFESSIONAL COMPETENCIES TO OBTAIN AN ALTERNATIVE TEACHER LICENSE.
(b) An interim authorization is valid for one year, and the department of education may renew the authorization for one additional year. The employing school district may include the period during which a person works under an interim authorization toward the three full years of continuous employment necessary to cease being a probationary teacher pursuant to section 22-63-103 (7).
(b) (c) A school district that employs a person who holds an interim authorization may provide an induction program for the person, as described in section 22-60.5-204, 22-60.5-304, or 22-60.5-309, whichever is applicable. If the person successfully completes the induction program while employed under the interim authorization, the person may apply completion of the induction program toward meeting the requirements for a professional educator license.".

Page 15, line 9, after "APPROVED" insert "CONTENT-BASED OR".

Page 15 , line 15 , strike "STANDARDS; OR" and substitute "STANDARDS FOR EXAMINATION BY A REVIEW PANEL;".

Page 15 , line 19 , strike "EDUCATION AND" and substitute "EDUCATION,".
Page 15, line 20, after "SECTION 23-3.9-301 (8)," insert "the state BOARD FOR COMMUNITY COLLEGES AND OCCUPATIONAL EDUCATION CREATED IN SECTION 23-60-104, AND SCHOOL DISTRICTS,".

Page 15, after line 26 insert:
"(c) THE DEPARTMENT MAY RECOMMEND TO THE STATE BOARD OF EDUCATION EXISTING PROGRAMS, RESOURCES, AND MATERIALS THAT ARE AVAILABLE TO THE DEPARTMENT FOR THE IMPLEMENTATION OF THE MULTIPLE MEASURES OF PROFESSIONAL COMPETENCIES SET FORTH IN SUBSECTION (3)(a) OF THIS SECTION.".

Reletter succeeding paragraph accordingly.
Page 16, after line 3 insert:
"(e) Beginning in January 2025, and in January Every year THEREAFTER, THE DEPARTMENT SHALL INCLUDE AS PART OF ITS "STATE Measurement for Accountable, Responsive, and Transparent (SMART) GOVERNMENT Act" HEARING REQUIRED BY SECTION 2-7-203 INFORMATION CONCERNING:
(I) The total number of panelists hired to sit on a review PANEL TO EXAMINE PORTFOLIOS OF COURSE WORK;
(II) The total number of hours the review panel reviews EDUCATOR PORTFOLIOS;
(III) The total number of educator candidates who submit A PORTFOLIO OF COURSE WORK FOR EXAMINATION BY THE REVIEW PANEL;
(IV) THE TOTAL NUMBER OF EDUCATOR CANDIDATES WHO SUBMIT EVIDENCE OF ACHIEVING SUFFICIENTLY HIGH EDUCATION COURSE WORK GRADES ON COURSE WORK ALIGNED WITH RELEVANT STANDARDS;
(V) THE TOTAL NUMBER OF EDUCATOR CANDIDATES WHO COMPLETE AN APPROVED CONTENT-BASED ASSESSMENT;
(VI) THE TOTAL NUMBER OF EDUCATOR CANDIDATES WHO COMPLETE AN APPROVED PERFORMANCE-BASED ASSESSMENT; AND
(VII) THE TOTAL NUMBER OF EDUCATOR CANDIDATES WHO DEMONSTRATE PROFESSIONAL COMPETENCIES BY A COMBINATION OF THE METHODS DESCRIBED IN SUBSECTION (3)(a) OF THIS SECTION.
(f) THE PROVISIONS OF THIS SUBSECTION (3) DO NOT AFFECT THE TEACHER TRAINING REQUIREMENTS SPECIFIED IN SECTION 22-7-1208(6).".

Page 19, strike lines 21 through 27 and substitute:
"SECTION 9. 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 20, strike lines 1 and 2.
Strike "2023" and substitute "2022" on: Page 7, lines 20 and 24; and Page 11, lines 1 and 6.

Strike "OR" on: Page 17, lines 4, 13, and 21; Page 18, lines 10 and 22; and Page 19, lines 7 and 15.

After "SECTION 22-60.5-111 (5)," insert "OR AN INTERIM AUTHORIZATION PURSUANT TO SECTION 22-60.5-111 (7)," on: Page 17, lines 5 and 22; Page 18, line 23; and Page 19, lines 8 and 16.

Strike "SECTION 22-60.5-111 (5)." and substitute "SECTION 22-60.5-111 (5), OR AN INTERIM AUTHORIZATION PURSUANT TO SECTION 22-60.5-111 (7)." on: Page 17, line 14; and Page 18, line 11.".

HB22-1349 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill page 4 , line 6, after the period insert "THE COMMISSION SHALL PRIORITIZE DEVELOPMENT OF THE POSTSECONDARY SUCCESS MEASURES." and before "INCLUDE" insert "MAY".

Page 4, line 10, after the period insert: "THE STUDENT SUCCESS MEASURES MUST INCLUDE DATA ON NONTRADITIONAL STUDENTS WHO ARE NOT FIRSTTIME, FULL-TIME FRESHMAN STUDENTS, INCLUDING GRADUATION RATES FOR NONTRADITIONAL STUDENTS, AND CREDENTIAL AND CERTIFICATE COMPLETION RATES FOR TRANSFER STUDENTS. THE STUDENT SUCCESS MEASURES MUST ALSO INCLUDE MEASURES FOR STUDENT ENROLLMENT STATUS TWO, FOUR, AND SIX YEARS AFTER A STUDENT ENROLLS IN AN INSTITUTION OF HIGHER EDUCATION.".

Page 4, line 11, before "Include," insert "MAY".
Page 4, line 19, strike "InSTITUTIONS" and substitute "EACH INSTITUTION".
Page 4, line 22, strike "AND".
Page 4, line 23, strike "TRADE." and substitute "TRADE, REPRESENTATIVES FROM INDUSTRY, AND ORGANIZATIONS THAT SUPPORT CURRENT OR POTENTIAL STUDENTS AND PARENTS.".

Page 6, line 5, after the period insert "THE DEPARTMENT OF LABOR AND EMPLOYMENT, THE COLORADO WORKFORCE DEVELOPMENT COUNCIL, AND THE DEPARTMENT OF EDUCATION SHALL PROVIDE TO THE DEPARTMENT THE INFORMATION THAT THE DEPARTMENT DEEMS NECESSARY TO IMPLEMENT AND OPERATE THE DATA SYSTEM.".

Page 6, after line 5 insert:
"(c) THE DEPARTMENT MAY INCLUDE IN THE STATEWIDE DATA SYSTEM EMPLOYMENT AND WAGE OUTCOME DATA OF A WORKFORCE DEVELOPMENT OR TRAINING PROGRAM THAT JOINS THE DATA SYSTEM. IN ORDER TO JOIN THE DATA SYSTEM, A WORKFORCE DEVELOPMENT OR TRAINING PROGRAM MUST BE LISTED IN THE ELIGIBLE TRAINING PROVIDER LISTS DESCRIBED IN SECTION 8-83-225 (1)(c) OR RECEIVING FUNDING UNDER TITLE I OF THE FEDERAL "WORKFORCE InNOVATION AND Opportunity Act", 29 U.S.C. SEC. 3101 ET SEQ. The department may
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PROVIDE A USER-FRIENDLY AND ACCESSIBLE OPTION FOR A PROGRAM
DESCRIBED IN THIS SUBSECTION (2)(c) TO DELIVER DATA TO THE
DEPARTMENT.".
Reletter succeeding paragraphs accordingly.
Page 6, line 10, after the period, insert: "The DEPARTMENT SHALL ALSo
SEEK INPUT FROM EACH INSTITUTION OF HIGHER EDUCATION, COLORADO
EMPLOYERS, COLORADO STUDENTS, AND OTHER WORKFORCE TRAINING
PROVIDERS OFFERING AN INDUSTRY RECOGNIZED CREDENTIAL.".
Page 7, line 21, after "status," insert "disability,".
Page 8, line 4, after "(5)" insert "(a)".
Page 8, line 10, after "STATUS," insert "DISABILITY, AGE,".
Page 8 after line }11\mathrm{ insert:
"(b) IN ORDER TO FURTHER THE GOAL OF USING DATA TO IMPROVE INSTITUTIONAL DECISION-MAKING AND BEST PRACTICES, THE COMMISSION SHALL FACILITATE INFORMATION SHARING AMONG INSTITUTIONS ABOUT PRACTICES IMPLEMENTED BY AN INSTITUTION BASED ON DATA LEARNED FROM THE DATA SYSTEM.".

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\section*{FINANCE}

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

HB22-1163 be postponed indefinitely.

\section*{JUDICIARY}

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

HB22-1216 be postponed indefinitely.

HB22-1317 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 "employee" and substitute "worker".

Page 3, line 3, strike "(I)".
Page 3, line 5, strike "EARNING" and substitute "WHO, AT BOTH THE TIME THE COVENANT NOT TO COMPETE IS ENTERED INTO AND AT THE TIME THE COVENANT IS ENFORCED, EARNS".

Page 3, strike lines 7 through 13 and substitute "COVENANT NOT TO COMPETE IS FOR THE PROTECTION OF TRADE SECRETS AND IS NO BROADER THAN IS REASONABLY NECESSARY TO PROTECT THE EMPLOYER'S LEGITIMATE INTEREST IN PROTECTING TRADE SECRETS.
(a) Any contract for the purehase and sale of a business or the assets of a business;
(b) Any contract for the protection of trade seerets;
(c) AS USED IN SUBSECTION (2)(b) OF THIS SECTION:
(I) "CASH COMPENSATION" MEANS THE COMPENSATION, INCLUDING EARNED SALARY, EARNED BONUSES, EARNED COMMISSIONS, OR ANY OTHER FORM OF TAXABLE COMPENSATION, REFLECTED AS WAGES, TIPS, AND OTHER COMPENSATION ON THE WORKER'S IRS FORM W-2 OR 1099 PLUS ANY ELECTIVE DEFERRALS NOT REFLECTED AS WAGES, TIPS, AND OTHER COMPENSATION ON THE WORKER'S FEDERAL FORM W-2, INCLUDING EMPLOYEE CONTRIBUTIONS TO A 401(k) PLAN, 403(b) PLAN, FLEXIBLE SPENDING ACCOUNT, OR HEALTH SAVINGS ACCOUNT, OR COMMUTER BENEFIT-RELATED DEDUCTIONS OR THE AMOUNT OF COMPENSATION A WORKER WOULD HAVE EARNED, BUT FOR A LEAVE OF ABSENCE TAKEN VOLUNTARILY BY THE WORKER.
(II) "Threshold amount".

Page 4, strike lines 4 through 6 and substitute "SERVED AN EMPLOYER FOR A PERIOD OF LESS THAN TWO YEARS, WHERE THE TRAINING IS DISTINCT FROM NORMAL, ON-THE-JOB TRAINING, THE EMPLOYER'S RECOVERY IS LIMITED TO THE REASONABLE COSTS OF SUCH TRAINING AND IS PRORATED OVER THE COURSE OF THE TWO YEARS SUBSEQUENT TO THE TRAINING, AND THE EMPLOYER RECOVERING FOR THE COSTS OF THE TRAINING WOULD NOT Violate the "Fair Labor Standards Act of 1938", 29U.S.C. SEC. 201 et SEQ., OR ARTICLE 4 of TITLE 8;".

Page 4, line 11, strike "OR".
Page 4, strike line 12 and substitute "PUBLIC, OR INFORMATION THAT A WORKER OTHERWISE HAS A RIGHT TO DISCLOSE AS LEGALLY PROTECTED CONDUCT;
(c) A COVENANT FOR THE PURCHASE AND SALE OF A BUSINESS OR THE ASSETS OF A BUSINESS.".

Page 5, after line 13 insert:
"(d) An EMPLOYER SATISFIES THE NOTICE REQUIREMENT OF THIS SUBSECTION (4) WHEN THE NOTICE:
(I) IS PROVIDED WITH A COPY OF THE AGREEMENT CONTAINING THE COVENANT NOT TO COMPETE;
(II) Identifies the agreement by name and states that the agreement contains a covenant not to compete that could RESTRICT THE WORKERS' OPTIONS FOR SUBSEQUENT EMPLOYMENT FOLLOWING THEIR SEPARATION FROM THE EMPLOYER; AND
(III) DIRECTS THE WORKER TO THE SPECIFIC SECTIONS OR PARAGRAPHS OF THE AGREEMENT THAT CONTAIN THE COVENANT NOT TO COMPETE.".

Page 5, line 14, after "(5)" insert "(a)".
Page 5, strike lines 24 through 27.

Page 6, strike lines 1 through 7 and substitute:
"(b) Notwithstanding subsection(3)(a) SUBSECTION (5)(a) of this section, after termination of an agreement described in subseetion (3)(a) SUBSECTION (5)(a) of this section, a physician may disclose his or her continuing practice of medicine and new professional contact information to any patient with a rare disorder, as defined in accordance with criteria developed by the National Organization for Rare Disorders, Inc., or a successor organization, to whom the physician was providing consultation or treatment before termination of the agreement. Neither the physician nor the physician's employer, if any, is liable to any party to the prior agreement for damages alleged to have resulted from the disclosure or from the physician's treatment of the patient after termination of the prior agreement.".

Page 6, strike lines 10 through 27 and substitute:
"(6) A covenant not to compete that applies to a worker WHO, AT THE TIME OF TERMINATION OF EMPLOYMENT PRIMARILY RESIDED OR WORKED IN COLORADO, MAY NOT REQUIRE THE WORKER TO ADJUDICATE THE ENFORCEABILITY OF THE COVENANT OUTSIDE OF Colorado. Notwithstanding any contractual provision to the CONTRARY, COLORADO LAW GOVERNS THE ENFORCEABILITY OF A COVENANT NOT TO COMPETE FOR A WORKER WHO AT THE TIME OF TERMINATION OF EMPLOYMENT PRIMARILY RESIDED AND WORKED IN Colorado.".

Page 7, lines 1 and 2 strike "A RESTRICTIVE EMPLOYMENT AGREEMENT OR".

Page 7, line 8, strike "AN" and substitute "A".
Page 7, line 21, strike "DAMAGES" and substitute "DAMAGES, REASONABLE COSTS, AND ATTORNEY FEES".

Page 8, line 6 strike "restrictive employment agreements or".
Strike "ReStrictive employment agreement or" on: Page 2, line 12;
Page 3, lines 3 and 4, and 19; Page 4, lines 13, 15 and 16, and 17; Page 5, lines 8 and 12; and Page 7, lines 5 and 6 and 10.

Strike "agreement or" on: Page 4, lines 23 and 26.
Strike "agreements or" on: Page 3, line 27; and Page 5, line 2.
Strike "employee" and substitute "Worker" on: Page 4, lines 19 two times, and 21; Page 5, lines 2, 4, 6, and 11; and Page 7, lines 4, 9 two times, 14 two times, 16, 17, and 20 the second time.

Strike "Employees" and substitute "workers" on: Page 3, lines 6, 14, and 15

Strike "employee's" and substitute "worker's" on: Page 4, line 9; and Page 5, line 5.

Strike "AN EMPLOYEE" and substitute "A WORKER" on: Page 4, line 3; and Page 7, line 20.

Strike "An EMPLOYEE" and substitute "A WORKER" on: Page 5, line 7; and Page 7, line 1.

HB22-1318 be referred favorably to the Committee on Appropriations.

SB22-010 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 "MUST INCLUDE" and substitute "SHALL CONSIDER".

Page 4, line 5, strike "DISORDERS," and substitute "DISORDERS.".
Page 4, strike lines 6 through 12 and substitute "Any".

SB22-018 be referred favorably to the Committee on Appropriations.

\section*{STATE, CIVIC, MILITARY AND VETERANS AFFAIRS}

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

SB22-104 be referred favorably to the Committee on Appropriations.

\section*{CONSIDERATION OF SENATE AMENDMENTS TO HOUSE BILLS}

HB22-1043 by Representative(s) Pico; also Senator(s) Hisey and Ginal-Concerning motor vehicles that operate on the roadway with fewer than four wheels in contact with the roadway, and, in connection therewith, making an appropriation.
(Passed on Third Reading as printed in House Journal, February 22, 2022.)
(Amended as printed in Senate Journal, April 4, 2022.)
(Laid Over from April 6, 2022.)
Representative Pico moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

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\begin{tabular}{lllllllll|}
\hline \multicolumn{1}{|c}{ YES } & 54 & \multicolumn{1}{c}{ NO } & \(\mathbf{1}\) & \multicolumn{1}{c}{ EXCUSED } & 10 & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & E & Exum & Y & Lynch & E & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & E & Geitner & Y & McCormick & Y & Soper & Y \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & N & McLachlan & E & Tipper & Y \\
Bird & Y & Hanks & E & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & E & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & Y & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & E & Van Winkle Y \\
Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & E & Kipp & Y & Ransom & Y & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & E \\
Esgar & Y & Luck & & Sandridge & Y & Young & Y \\
& & & & & & Speaker & Y
\end{tabular}

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.
\begin{tabular}{lclllllll|}
\hline \multicolumn{1}{|c}{ YES } & \(\mathbf{5 4}\) & \multicolumn{1}{c}{ NO } & Y & \multicolumn{1}{c}{ EXCUSED } & 10 & ABSENT & 0 \\
\hline Amabile & E & Exum & Y & Lynch & E & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & E & Geitner & Y & McCormick & Y & Soper & Y \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & N \\
Bernett & Y & Gray & Y & McLachlan & E & Tipper & Y \\
Bird & Y & Hanks & E & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & E & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & Y & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & E & Van Winkle & Y \\
Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & E & Kipp & Y & Ransom & Y & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & E \\
Esgar & Y & Luck & E & Sandridge & Y & Young & Y \\
& & & & & & Speaker & Y \\
\hline
\end{tabular}

\section*{HB22-1139 by Representative(s) Geitner and Hooton; also Senator(s)} Bridges and Hisey-Concerning prohibiting a unit owners' association of a common interest community from regulating the use of a public right-of-way.
(Passed on Third Reading as printed in House Journal, March 16, 2022.)
(Amended as printed in Senate Journal, April 4, 2022.)
(Laid Over from April 6, 2022.)

Representative Geitner moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:
\begin{tabular}{lllllllll|}
\hline \multicolumn{1}{|c}{ YES } & \(\mathbf{5 0}\) & \multicolumn{1}{c}{ NO } & \(\mathbf{5}\) & \multicolumn{1}{c}{ EXCUSED } & \(\mathbf{1 0}\) & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & E & Exum & Y & Lynch & E & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & E & Geitner & Y & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & E & Tipper & Y \\
Bird & Y & Hanks & E & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & E & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & N & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & E & Van Winkle & Y \\
Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & E & Kipp & Y & Ransom & Y & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & E \\
& Ysgar & Y & Luck & E & Sandridge & Y & Young & Y \\
& & & & & & Speaker & Y \\
\hline
\end{tabular}

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.
\begin{tabular}{lllllllll|}
\hline \multicolumn{1}{|c}{ YES } & 47 & \multicolumn{1}{c}{ NO } & \(\mathbf{8}\) & \multicolumn{1}{c}{ EXCUSED } & 10 & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & E & Exum & Y & Lynch & E & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & E & Geitner & Y & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & E & Tipper & Y \\
Bird & Y & Hanks & E & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & E & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & N & Valdez D. & Y \\
Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & E & Van Winkle & Y \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & E & Kipp & Yipp & Ransom & Y & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & E \\
Esgar & Y & Luck & E & Sandridge & Y & Young & Y \\
& & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Lontine, Sandridge, Titone
HB22-1153 by Representative(s) Tipper and Esgar; also Senator(s) Bridges and Moreno-Concerning affirming parentage by adoption for a person who did not give birth when the child is conceived as a result of assisted reproduction.
(Passed on Third Reading as printed in House Journal, February 28, 2022.)
(Amended as printed in Senate Journal, March 31 and April 1, 2022.)
(Laid Over from April 4, 2022.)
Representative Esgar moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:
\begin{tabular}{|lclcllll|}
\hline \multicolumn{1}{|c}{ YES } & \(\mathbf{5 5}\) & \multicolumn{1}{c}{ NO } & \(\mathbf{0}\) & \multicolumn{1}{c}{ EXCUSED } & \(\mathbf{1 0}\) & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & E & Exum & Y & Lynch & E & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & E & Geitner & Y & McCormick & Y & Soper & Y \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & E & Tipper & Y \\
Bird & Y & Hanks & E & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & E & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker Y & Holtorf & Y & Neville & Y & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & E & Van Winkle & Y \\
Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & E & Kipp & Y & Ransom & Y & Will & Y \\
Cutter & \(Y\) & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & E \\
Esgar & \(Y\) & Luck & E & Sandridge & Y & Young & Y \\
& & & & & & Speaker & Y \\
\hline
\end{tabular}

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.
\begin{tabular}{lllllllll|}
\hline \multicolumn{1}{|c}{ YES } & 47 & \multicolumn{1}{c}{ NO } & \(\mathbf{8}\) & \multicolumn{1}{c}{ EXCUSED } & 10 & ABSENT & 0 \\
\hline Amabile & E & Exum & Y & Lynch & E & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & E & Geitner & Y & McCormick & Y & Soper & Y \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & E & Tipper & Y \\
Bird & Y & Hanks & E & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & E & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & E & Van Winkle N \\
Carver & Y & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & E & Kipp & Y & Ransom & N & Will & Y \\
Cutter & Y & Larson & Y & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & E \\
Esgar & Y & Luck & E & Sandridge & N & Young & Y \\
& & & & & & Speaker & Y
\end{tabular}

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

\section*{HB22-1231 by Representative(s) Van Beber and Valdez D.; also Senator(s) Hisey and Fields-Concerning a bill of rights for foster parents. \\ (Passed on Third Reading as printed in House Journal, March 11, 2022.) \\ (Amended as printed in Senate Journal, April 1, 2022.) \\ (Laid Over from April 5, 2022.) \\ Representative Van Beber moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote: \\ \begin{tabular}{lclllllll|}
\hline \multicolumn{1}{|c}{ YES } & 55 & \multicolumn{1}{c}{ NO } & 0 & \multicolumn{1}{c}{ EXCUSED } & 10 & ABSENT & 0 \\
\hline Amabile & E & Exum & Y & Lynch & E & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & E & Geitner & Y & McCormick & Y & Soper & Y \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & E & Tipper & Y \\
Bird & Y & Hanks & E & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & E & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & Y & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & E & Van Winkle Y \\
Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & E & Kipp & Y & Ransom & Y & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & E \\
Esgar & Y & Luck & E & Sandridge & Y & Young & Y \\
& & & & & & Speaker & Y
\end{tabular}}

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.
\begin{tabular}{|llllllll|}
\hline \multicolumn{1}{|c}{ YES } & \(\mathbf{5 5}\) & \multicolumn{1}{c}{ NO } & 0 & \multicolumn{1}{c}{ EXCUSED } & 10 & ABSENT & 0 \\
\hline Amabile & E & Exum & Y & Lynch & E & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & E & Geitner & Y & McCormick & Y & Soper & Y \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & E & Tipper & Y \\
Bird & Y & Hanks & E & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & E & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & Y & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & E & Van Winkle & Y \\
Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & E & Kipp & Y & Ransom & Y & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
\hline
\end{tabular}
\begin{tabular}{llllcll} 
Duran & Y & Lontine & Y & Roberts & Y & Woog \\
Esgar & Y & Luck & E & Sandridge & Y & Young \\
& & & & & Y \\
& & & & Speaker & Y
\end{tabular}

Co-sponsor(s) added: Representative(s) Bird, Caraveo, Daugherty, Lindsay, McCormick, Mullica, Pico, Ransom, Will

HB22-1329 by Representative(s) McCluskie, Herod; also Senator(s) Hansen, Rankin, Zenzinger-Concerning the provision for payment of the expenses of the executive, legislative, and judicial departments of the state of Colorado, and of its agencies and institutions, for and during the fiscal year beginning July 1, 2022, except as otherwise noted.
(Passed on Third Reading as printed in House Journal, March 31, 2022.)
(Amended as printed in Senate Journal, April 6, 2022.)
Representative McCluskie moved that the House not concur in Senate amendments and that a Conference Committee be appointed with permission to go beyond the scope of the differences between the House and the Senate. The motion was declared passed by the following roll call vote:
\begin{tabular}{llllllll|}
\hline \multicolumn{1}{|c}{ YES } & 40 & \multicolumn{1}{c}{ NO } & \(\mathbf{1 5}\) & \multicolumn{1}{c}{ EXCUSED } & 10 & ABSENT & 0 \\
\hline Amabile & E & Exum & Y & Lynch & E & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & E & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & E & Tipper & Y \\
Bird & Y & Hanks & E & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & E & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & E & Van Winkle & N \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & E & Kipp & Y & Ransom & Y & Will & N \\
Cutter & Y & Larson & N & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & E \\
Esgar & Y & Luck & E & Sandridge & N & Young & Y \\
& & & & & & Speaker & Y \\
\hline
\end{tabular}

The Speaker appointed Representatives McCluskie, Chair, Herod and Ransom as House Conferees to the bill.

HB22-1338 by Representative(s) Herod, McCluskie; also Senator(s) Hansen, Rankin-Concerning modification of the manner in which specified motor vehicle-related functions of the department of revenue are funded, and, in connection therewith, making and reducing appropriations.
(Passed on Third Reading as printed in House Journal, March 31, 2022.)
(Amended as printed in Senate Journal, April 6, 2022.)

Representative Herod moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:
\begin{tabular}{|llllllll|}
\hline \multicolumn{1}{|c}{ YES } & 40 & \multicolumn{1}{c}{ NO } & 15 & \multicolumn{1}{c}{ EXCUSED } & 10 & ABSENT & 0 \\
\hline Amabile & E & Exum & Y & Lynch & E & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & E & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & E & Tipper & Y \\
Bird & Y & Hanks & E & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & E & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & N & Valdez D. & Y \\
Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & E & Van Winkle & N \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & E & Kipp & Y & Ransom & N & Will & N \\
Cutter & Y & Larson & N & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & N & Woog & E \\
Esgar & Y & Luck & E & Sandridge & Y & Young & Y \\
& & & & & & Speaker & Y \\
\hline
\end{tabular}

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.
\begin{tabular}{lllllllll|}
\hline \multicolumn{1}{|c}{ YES } & 38 & \multicolumn{1}{c}{ NO } & 17 & \multicolumn{1}{c}{ EXCUSED } & 10 & ABSENT & 0 \\
\hline Amabile & E & Exum & Y & Lynch & E & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & E & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & E & Tipper & Y \\
Bird & Y & Hanks & E & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & E & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & E & Van Winkle & N \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & E & Kipp & Y & Ransom & N & Will & N \\
Cutter & Y & Larson & N & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & N & Woog & E \\
Esgar & Y & Luck & E & Sandridge & N & Young & Y \\
& & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Duran, Ricks

On motion of Representative Esgar, SB22-139, HB22-1067, HB22-1210, HB22-1235, HB22-1267, HB22-1302, HB22-1305, SB22-100, HB22-1273, SB22-116 were made Special Orders on Friday, April 8, 2022, at 9:55 a.m.

The hour of 9:55 a.m. having arrived, on motion of Representative Exum, the House resolved itself into Committee of the Whole for consideration of Special Orders and he was called to act as Chair.

\section*{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.)

HB22-1210 by Representative(s) Benavidez and Duran; also Senator(s) Winter and Smallwood-Concerning the continuation of the domestic violence offender management board, and, in connection therewith, implementing the recommendations contained in the 2021 sunset report by the department of regulatory agencies.

Amendment No. 1, Appropriations Report, dated April 8, 2022, and placed in member's bill file; Report also printed in House Journal, April 8, 2022.

Amendment No. 2, Judiciary Report, dated March 29, 2022, and placed in member's bill file; Report also printed in House Journal, March 30, 2022.

Amendment No. 3, by Representative Benavidez.
Amend the Judiciary Committee Report, dated March 29, 2022, page 1, line 1, after "line 4," insert "after "(4)(a)(III)(D)," insert "(4)(a)(IV)," and".

Page 1, strike lines 6 through 8 and substitute:
""(IV) Research and analyze the effectiveness of the treatment evaluation and treatment procedures and programs developed pursuant to this article article 11.8. The board shall develop a data COLLECTION PLAN AND REQUIRE APPROVED PROVIDERS TO BEGIN DATA COLLECTION PURSUANT TO THE PLAN ADOPTED BY THE BOARD NO LATER JANUARY 1,2023. The board shall also develop and prescribe a system for implementation of the guidelines and standards developed pursuant to subparagraphs (I) and (II) of this paragraph (a) SUBSECTIONS (4)(a)(I) AND (4)(a)(II) OF THIS SECTION and for tracking offenders who have been evaluated and treated pursuant to this atticte article 11.8. In addition, the board shall develop a system for monitoring offender behaviors and offender adherence to prescribed behavioral changes. The results of such tracking and behavioral monitoring shall be a part of any analysis made
pursuant to this subparagraph (IV) SUBSECTION (4)(a)(IV).
(5.5) NOTWITHSTANDING SECTION 24-1-136 (11)(a)(I), ON OR before January 31, 2023, and on or before each January 31 THEREAFTER, THE BOARD SHALL PREPARE AND PRESENT A WRITTEN".

Page 1, line 22, strike "AND".
Page 1, after line 22 insert:
"(d) THE BEST PRACTICES FOR THE TREATMENT AND MANAGEMENT OF DOMESTIC VIOLENCE; AND".

Reletter succeeding paragraph accordingly.
Page 1, line 23, strike "INFORMATION."." and substitute "INFORMATION, INCLUDING ANY BOARD RECOMMENDATIONS FOR LEGISLATION TO CARRY OUT THE PURPOSE AND DUTIES OF THE BOARD TO PROTECT THE COMMUNITY.".".

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

SB22-139 by Senator(s) Buckner and Coleman; also Representative(s) Herod-Concerning the establishment of Juneteenth as a state holiday.

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

HB22-1067 by Representative(s) Woodrow and Gonzales-Gutierrez; also Senator(s) Lee and Rodriguez-Concerning clarifying changes to measures that ensure defendants have a prompt bond hearing.

Amendment No. 1, Appropriations Report, dated April 8, 2022, and placed in member's bill file; Report also printed in House Journal, April 8, 2022.

Amendment No. 2, Judiciary Report, dated February 15, 2022, and placed in member's bill file; Report also printed in House Journal, February 16, 2022.

Amendment No. 3, by Representative Woodrow.
Amend the Judiciary Committee Report, dated February 15, 2022, page 1 , line 6, after the period insert "This SUBSECTION (2) mUST NOT BE CONSTRUED TO REQUIRE THE COUNTY SHERIFF TO TRANSPORT THE IN-CUSTODY DEFENDANT TO THE MUNICIPAL COURT.".

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

\footnotetext{
HB22-1267 by Representative(s) Valdez A. And Boesenecker, Michaelson Jenet, Amabile, Bacon, Bernett, Caraveo, Cutter, Duran, Froelich, Gonzales-Gutierrez, Gray, Herod, Hooton, Jodeh, Kennedy, Kipp, Lontine, McCormick, McLachlan, Mullica, Sirota, Sullivan, Titone, Young-Concerning culturally relevant training available to health-care professionals.

Amendment No. 1, Appropriations Report, dated April 8, 2022, and placed in member's bill file; Report also printed in House Journal, April 8, 2022.

Amendment No. 2, Public \& Behavioral Health \& Human Services Report, dated March 15, 2022, and placed in member's bill file; Report also printed in House Journal, March 16, 2022.

As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
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HB22-1305 by Representative(s) Caraveo and Gray; also Senator(s) Winter and Coleman-Concerning a temporary reduction of the premium an employer must pay for each of its employees for the purposes of the "Paid Family and Medical Leave Insurance Act".

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

HB22-1273 by Representative(s) Duran and Sirota; also Senator(s) Fenberg and Pettersen-Concerning protections for election officials.

Amendment No. 1, State, Civic, Military, \& Veterans Affairs Report, dated April 7, 2022, and placed in member's bill file; Report also printed in House Journal, April 7, 2022.

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

\section*{SB22-116 by Senator(s) Holbert and Pettersen; also Representative(s) Van Winkle and Bird-Concerning the ability of an individual to obtain an occupational credential through the occupational credential portability program.}

Amendment No. 1, Business Affairs \& Labor Report, dated April 6, 2022, and placed in member's bill file; Report also printed in House Journal, April 7, 2022.

As amended, ordered revised and placed on the Calendar for Third Reading and Final Passage.
}
\begin{tabular}{|c|c|}
\hline HB22-1235 & by Representative(s) McCormick and Catlin, Holtorf, \\
\hline & Lontine, Lynch, McLachlan, Pelton, Roberts, Titone, \\
\hline & Valdez D., Will-Concerning the continuation of the \\
\hline & regulation of veterinary practice by the state board of \\
\hline & veterinary medicine, and, in connection therewith, \\
\hline & implementing the recommendations of the 2021 sunset \\
\hline & report on the "Colorado Veterinary Practice Act" by the \\
\hline & department of regulatory agencies, creating a veterinary \\
\hline & professional assistance program, adding registration \\
\hline & requirements for veterinary technicians, adding veterinary \\
\hline & technicians to the state board of veterinary medicine, and \\
\hline & allowing certain unlicensed individuals to administer \\
\hline & rabies vaccinatio \\
\hline
\end{tabular}

Amendment No. 1, Appropriations Report, dated April 8, 2022, and placed in member's bill file; Report also printed in House Journal, April 8, 2022.

Amendment No. 2, Agriculture, Livestock, \& Water Report, dated March 7, 2022, and placed in member's bill file; Report also printed in House Journal, March 8, 2022.

Amendment No. 3, by Representative McCormick.
Amend the Agriculture, Livestock, and Water Committee Report, dated March 7, 2022, page 1, strike line 1 and substitute:
"Amend printed bill, page 6, line 7, after "add" insert "(1.5),".
Page 6 of the bill, after line 9, insert:
"(1.5) "ANIMAL SHELTER" HAS THE MEANING SET FORTH IN SECTION 35-80-102.".

Page 6 of the bill, strike line 23 and substitute "OR".
Page 1 of the committee report, after line 6 insert:
"Page 7 of the bill, line 22, after "то" insert "ANIMAL".".
Page 1 of the committee report, after line 12 insert:
"Page 13 of the bill, strike lines 5 through 7 and substitute:
"SECTION 16. In Colorado Revised Statutes, amend 12-315-115 as follows:

12-315-115. Abandonment of animals - definition. (1) An animal placed in the custody of a licensed veterinarian for treatment, boarding, or other care that is unclaimed by its owner or the owner's agent for more than ten days after written notice, by certified mail, return receipt requested, is given to the addressee at the last-known address is deemed to be abandoned and may be turned over to the nearest humane society or animal shelter or disposed of in a manner deemed appropriate by the custodian.
(2) The".".

Page 2 of the committee report, strike lines 17 through 36 .
Page 3 of the committee report, strike lines 1 and 2 and substitute:
""SECTION 22. In Colorado Revised Statutes, 12-280-103, add (2.5) 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:
(2.5) "ANIMAL SHELTER" HAS THE MEANING SET FORTH IN SECTION 35-80-102.

SECTION 23. In Colorado Revised Statutes, 12-280-112, amend (1)(q) as follows:

12-280-112. Fees. (1) The director shall determine, and the board shall collect, fees pursuant to section 12-20-105 for the following licenses, certifications, and registrations:
(q) For the initial and renewal registration of humane societies ANIMAL SHELTERS and animal control agencies pursuant to section 12-280-119 (12);

SECTION 24. In Colorado Revised Statutes, 12-280-119, amend (12)(a) and (12)(b) as follows:

12-280-119. Registration of facilities - rules. (12) (a) Ahmmane society AN ANIMAL SHELTER that is duly registered with the secretary of state and has been in existence and in business for at least five years in this state as a nonprofit corporation, or an animal control agency that is operated by a unit of government, shall register with the board.
(b) The board may issue a limited license to a humane society AN ANIMAL SHELTER or animal control agency to perform the activities described in section 12-280-120 (17).

SECTION 25. In Colorado Revised Statutes, 12-280-120, amend (17)(a) introductory portion and (17)(b); and add (17)(a)(III) as follows:

12-280-120. Compounding - dispensing - sale of drugs and devices - rules - definition. (17) (a) A humane society An AnImal SHELTER or animal control agency that is registered with the board pursuant to section 12-280-119 (12) is authorized to:
(III) Purchase and possess Vaccines and administer VACCINES IN ACCORDANCE WITH APPLICABLE LAWS.
(b) A society An Animal Shelter or Animal control agency registered pursuant to section 12-280-119 (12) shall not permit a person to administer scheduled controlled substances, sodium pentobarbital, or sodium pentobarbital in combination with other noncontrolled prescription drugs that are medically recognized for euthanasia unless the person has demonstrated adequate knowledge of the potential hazards and proper techniques to be used in administering the drug or combination of drugs.

SECTION 26. In Colorado Revised Statutes, 18-13-123, amend (4)(b) as follows:

18-13-123. Unlawful administration of gamma hydroxybutyrate (GHB) or ketamine. (4) (b) It shall not be IS NOT a violation of this section if ketamine is distributed or dispensed by or under the direction of sueh authorized a person AUTHORIZED AS DESCRIBED IN SUBSECTION (4)(a) OF THIS SECTION for use by a humane society AN ANIMAL SHELTER, AS DEFINED IN SECTION 35-80-102, that is duly registered with the secretary of state and has been in existence and in business for at least five years in this state as a nonprofit corporation
or by an animal control agency that is operated by a unit of government to control animals and to euthanize injured, sick, homeless, or unwanted pets or animals if the humane society ANIMAL SHELTER or animal control agency is registered pursuant to section 12-280-119 (12).

SECTION 27. In Colorado Revised Statutes, amend 18-18-103 as follows:

18-18-103. Special definition - board. As used in parts 1 and 2 of this article ARTICLE 18, "board" means the state board of pharmacy. As used in parts \(3,4,5\), and 6 of this article Article 18, "board" means the respective licensing board responsible for licensing and registering practitioners or other persons who are subject to registration pursuant to part 3 of this artiche ARTICLE 18. For physicians the respective board is the Colorado medical board; for podiatrists the respective board is the Colorado podiatry board; for dentists the respective board is the Colorado dental board; for optometrists the respective board is the state board of optometry; for pharmacists and pharmacies the respective board is the state board of pharmacy; for veterinarians the respective board is the state board of veterinary medicine; and for manufacturers, distributors, and humane societies ANIMAL SHELTERS, AS DEFINED IN SECTION 35-80-102, the respective board is the state board of pharmacy.

SECTION 28. In Colorado Revised Statutes, 18-18-302, amend (1) as follows:

18-18-302. Registration requirements - definitions. (1) Every person who manufactures, distributes, or dispenses any controlled substance within this state, or who proposes to engage in the manufacture, distribution, or dispensing of any controlled substance within this state, shall obtain annually or biannually, if applicable, a registration, issued by the respective licensing board or the department in accordance with rules adopted by such board or by the department. For purposes of this section and this article 18, "registration" or "registered" means the registering of manufacturers, pharmacists, pharmacies, and humane societies ANIMAL SHELTERS, AS DEFINED IN SECTION 35-80-102, located in this state, and distributors located in or doing business in this state, by the state board of pharmacy, as set forth in article 280 of title 12, the licensing of physicians by the Colorado medical board, as set forth in article 240 of title 12, the licensing of podiatrists by the Colorado podiatry board, as set forth in article 290 of title 12, the licensing of dentists by the Colorado dental board, as set forth in article 220 of title 12, the licensing of optometrists by the state board of optometry, as set forth in article 275 of title 12, the licensing of veterinarians by the state board of veterinary medicine, as set forth in article 315 of title 12, and the licensing of researchers and addiction programs by the department of human services, as set forth in part 2 of article 80 of title 27.".".

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

HB22-1302 by Representative(s) Kennedy and Will, Amabile, Gonzales-Gutierrez, Michaelson Jenet; also Senator(s) Jaquez Lewis and Priola-Concerning health-care practice transformation to support whole-person health through integrated care models, and, in connection therewith, making an appropriation.

Amendment No. 1, Appropriations Report, dated April 8, 2022, and placed in member's bill file; Report also printed in House Journal, April 8, 2022.

Amendment No. 2, Public \& Behavioral Health \& Human Services Report, dated March 29, 2022, and placed in member's bill file; Report also printed in House Journal, March 30, 2022.

\section*{Amendment No. 3, by Representative Kennedy.}

Amend the Appropriations Committee Report, dated April 8, 2022, page
1 , line 5 strike " \(\$ 32,000,000\) " and substitute " \(\$ 31,750,000\) ".
Amendment No. 4, by Representative Kennedy.
Amend printed bill, page 8, line 10, strike "DECEMBER 31," and substitute "December 30,".

Page 8, line 12, strike "December 31," and substitute "December 30,".
As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

SB22-100 by Senator(s) Winter and Gardner; also Representative(s) Duran and Esgar-Concerning changes to the domestic violence fatality review board statutes, and, in connection therewith, making an appropriation.

Amendment No. 1, Appropriations Report, dated April 8, 2022, and placed in member's bill file; Report also printed in House Journal, April 8, 2022.

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

\section*{ADOPTION OF COMMITTEE OF THE WHOLE REPORT}

Passed Second Reading: HB22-1067 as amended, HB22-1210 as amended, HB22-1235 as amended, HB22-1267 as amended, HB22-1273 as amended, HB22-1302 as amended, HB22-1305, SB22-100 as amended, \(\mathrm{SB} 22-116\) as amended, \(\mathrm{SB} 22-139\).

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.
\begin{tabular}{|llllllll|}
\hline \multicolumn{1}{|c}{ YES } & \multicolumn{2}{c}{\(\mathbf{3 7}\)} & \multicolumn{1}{c}{ NO } & \(\mathbf{1 5}\) & \multicolumn{1}{c}{ EXCUSED } & 13 & ABSENT \\
\hline Amabile & E & Exum & Y & Lynch & E & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & E & Snyder & Y \\
Baisley & E & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & E & Tipper & Y
\end{tabular}
\begin{tabular}{llllllll} 
Bird & Y & Hanks & E & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & E & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & N & Hooton & E & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & E & Van Winkle & N \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & E & Kipp & Y & Ransom & N & Will & N \\
Cutter & Y & Larson & N & Rich & N & Williams & E \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & E \\
Esgar & Y & Luck & E & Sandridge & N & Young & Y
\end{tabular}

\section*{LAY OVER OF CALENDAR ITEM}

On motion of Representative Esgar, the following item on the Calendar was laid over until Monday, April 11, 2022, retaining place on Calendar:

\section*{Consideration of General Orders--HB22-1306.}

House in recess. House reconvened.

\section*{REPORT(S) OF COMMITTEE(S) OF REFERENCE}

\section*{ENERGY AND ENVIRONMENT}

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

HB22-1244 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 5, after line 4 insert:
"SECTION 2. In Colorado Revised Statutes, 25-7-103, amend (11) introductory portion and (11)(a) as follows:

25-7-103. Definitions. As used in this article 7, unless the context otherwise requires:
(11) "Emission control regulation" means and includes any standard promulgated by regulation which THAT is applicable to all air pollution sources within a specified area and which THAT prohibits or establishes permissible limits for specific types of emissions in such area; and also any regulation which THAT by its terms is applicable to a specified type of facility, process, or activity for the purpose of controlling the extent, degree, or nature of pollution emitted from such type of facility, process, or activity; any regulation adopted for the purpose of preventing or minimizing emission of any air pollutant in potentially dangerous quantities; and atso any regulation that adopts any design, equipment, work practice, or operational standard. Emission eontrol regulations shall not include standards which describe maximum ambient air concentrations of speeifieally identified pollutants or which
describe varying degrees of pollution of ambient air. Emission control regulations pertaining to hazardous air pollutants, as defined in subsection (13) of this seetion, shall be consistent with the emission standards promulgated under section 112 of the federalact or section 25-7-109.3 in redueing or preventing emissions of hazardous air pollutants, and EMISSION CONTROL REGULATIONS DESIGNED TO REDUCE OR PREVENT THE EMISSIONS OF TOXIC AIR CONTAMINANTS PURSUANT TO SECTION 25-7-109.5 (7) may include application of measures, processes, methods, systems, or techniques, including, but not limited to, measures which THAT:
(a) Reduce the volume of, or eliminate emissions of, such pollutants through process changes, EMISSIONS LIMITATIONS, CONTROL TECHNOLOGIES, substitution of materials, or other modifications;".

Renumber succeeding sections accordingly.
Page 5, line 7, strike "advisory board -".
Page 5, line 9, strike "airborne toxic control measures" and substitute "emission control regulations".

Page 5, strike lines 24 through 27.
Page 6, strike lines 1 through 14 .
Reletter succeeding paragraphs accordingly.
Page 7, strike lines 6 through 14.
Reletter succeeding paragraphs accordingly.
Page 7, line 16, strike "(7)(a)(II)" and substitute "(6)(a)(II)".
Page 7, strike lines 21 through 24.
Reletter succeeding paragraphs accordingly.
Page 7, after line 26 insert:
"(j) "Priority toxic air contaminant" MEANS, AS DETERMINED BY THE COMMISSION BY RULE UNDER SUBSECTION (6)(a)(I) OF THIS SECTION, TOXIC AIR CONTAMINANTS THAT MAY POSE A RISK OF HARM TO PUBLIC HEALTH.".

Reletter succeeding paragraphs accordingly.
Page 8, line 14, strike "(4)" and substitute "(3)".
Page 9, strike lines 2 through 27.
Page 10, strike lines 1 through 16.
Renumber succeeding subsections accordingly.

Page 10, lines 20 and 21, strike "SHALL, IN CONSULTATION WITH THE ADVISORY BOARD," and substitute "SHALL CREATE AN INITIAL LIST OF TOXIC AIR CONTAMINANTS BASED ON SUBSECTIONS (1)(m)(I) AND (1)(m)(II) OF THIS SECTION AND, PURSUANT TO SUBSECTION (1)(m)(III) OF THIS SECTION,".

Page 10, lines 22 and 23, strike "TOXIC AIR CONTAMINANTS TO THE LIST." and substitute "AIR POLLUTANTS.".

Page 11, line 2, strike "PUBLIC;" and substitute "PUBLIC AND THE SCIENTIFIC COMMUNITY;".

Page 11, strike lines 3 through 15 and substitute:
"(b) ANY EXISTING DATA CONCERNING EMISSIONS OF AIR POLLUTANTS, INCLUDING:
(I) DATA PROVIDED TO THE DIVISION THROUGH ANNUAL EMISSIONS INVENTORY REPORTS SUBMITTED PURSUANT TO SUBSECTION (4) OF THIS SECTION; AND
(II) DATA REPORTED TO THE FEDERAL TOXIC RELEASE INVENTORY PURSUANT TO 42 U.S.C. SEC. 11023;".

Reletter succeeding paragraphs accordingly.
Page 11, line 16, after "GATHERED" insert "ABOUT THE TOXICITY OF AIR POLLUTANTS".

Page 11 , lines 16 and 17 , strike "ALL AVAILABLE".
Page 11, line 21, after the semi-colon, add "AND".
Page 11, strike lines 23 through 27 and substitute "ADVERSE HEALTH EFFECTS, INCLUDING ADVERSE HEALTH EFFECTS ARISING FROM DISPROPORTIONATELY HIGH EXPOSURE OF PARTICULARLY VULNERABLE GROUPS, INCLUDING DISPROPORTIONATELY IMPACTED COMMUNITIES, WORKERS AT STATIONARY SOURCES, INFANTS, CHILDREN, FETUSES, THE ELDERLY, AND PEOPLE WITH DISABILITIES; AND".

Page 12, strike lines 1 through 3 .
Reletter succeeding paragraph accordingly.
Page 12, line 6, after "reports -" insert "study -".
Page 12, line 14, strike "ANY".
Page 12 , line 15 , strike "(5)(a)" and substitute "(4)(a)".
Page 12, strike lines 17 through 27.
Strike page 13.
Page 14, strike lines 1 through 25.
Reletter succeeding paragraphs accordingly.

Page 15, line 4, strike "(5)(a)" and substitute "(4)(a)".
Page 15, strike lines 5 through 12 and substitute:
"(c) (I) THE DIVISION SHALL CONDUCT A STUDY AND PREPARE A REPORT THAT INCLUDES:
(A) An AnALYSIS of THE EXISTING REQUIREMENTS FOR REPORTING TOXIC AIR CONTAMINANTS TO THE DIVISION AND THE FEDERAL ENVIRONMENTAL PROTECTION AGENCY;
(B) AN ASSESSMENT OF THE AVAILABILITY AND QUALITY OF TOXIC AIR CONTAMINANT DATA REPORTED TO THE DIVISION AND THE FEDERAL ENVIRONMENTAL PROTECTION AGENCY, WITH THE REPORTING DATA BROKEN DOWN BY INDIVIDUAL TOXIC AIR CONTAMINANT, GEOGRAPHIC AREA, INDUSTRY SECTOR, AND WHETHER THE STATIONARY SOURCE REPORTING THE DATA IS A MAJOR SOURCE, SYNTHETIC MINOR SOURCE, OR MINOR SOURCE; AND
(C) An IDENTIFICATION OF THE INFORMATIONAL GAPS IN THE REPORTING OF TOXIC AIR CONTAMINANTS TO THE DIVISION AND THE FEDERAL ENVIRONMENTAL PROTECTION AGENCY.
(II) The division shall provide public notice and hold at LEAST TWO PUBLIC MEETINGS AT WHICH MEMBERS OF THE PUBLIC HAVE AN OPPORTUNITY TO COMMENT ON THE REPORT. THE DIVISION SHALL ALSO CONDUCT OUTREACH TO AND SOLICIT FEEDBACK FROM DISPROPORTIONATELY IMPACTED COMMUNITIES AND WORKERS AT stationary sources. In Finalizing the report, the division shall INCLUDE IN THE REPORT A SUMMARY OF ANY COMMENTS RECEIVED FROM THE PUBLIC, DISPROPORTIONATELY IMPACTED COMMUNITIES, WORKERS AT STATIONARY SOURCES, AND THE SCIENTIFIC COMMUNITY AND IDENTIFY ANY SIGNIFICANT CHANGES MADE TO THE REPORT BASED ON THOSE comments. No later than July 1, 2024, the division shall submit THE FINALIZED REPORT TO THE COMMISSION.
(III) No later than December 31, 2024, the commission SHALL, BASED ON THE INFORMATIONAL GAPS IDENTIFIED IN THE REPORT, ADOPT RULES THAT REQUIRE ADDITIONAL TYPES OF INFORMATION TO BE INCLUDED IN ANNUAL EMISSIONS INVENTORY REPORTS SUBMITTED TO THE DIVISION FOR CALENDAR YEAR 2025 AND EACH CALENDAR YEAR THEREAFTER.".

Reletter succeeding paragraphs accordingly.
Page 15 , line 18 , strike "(5)(a)" and substitute "(4)(a)".
Page 15 , line 19, before "rules."insert "reporting -".
Page 16, line 4, strike "JULY" and substitute "JANUARY".
Page 16, line 14, strike "(6)(c)(I)," and substitute "(5)(c)(I),".
Page 16, line 24, strike "(6)(c)(II)" and substitute "(5)(c)(II)".
Page 17, line 12, strike "(6)(d)" and substitute "(5)(d)".
Page 17, strike lines 13 through 27 and substitute:
"(f) No later than May 1, 2025, and by May 1 each year THEREAFTER, THE DIVISION SHALL".

Page 18, line 3, strike "draft report." and substitute "monitoring PROGRAM.".

Page 18, line 5, strike "dRaft REPORT." and substitute "MONITORING PROGRAM.".

Page 18, strike lines 6 through 20 and substitute:
"(g) (I) No later than July 1, 2025, and by July 1 Each year THEREAFTER, THE DIVISION SHALL PREPARE AN ANNUAL REPORT THAT summarizes the toxic air contaminant data collected by the monitoring sites in the previous calendar year. The division SHALL INCLUDE IN THE REPORT A SUMMARY OF ANY COMMENTS RECEIVED FROM THE PUBLIC, DISPROPORTIONATELY IMPACTED COMMUNITIES, AND the scientific community during the two public meetings held pursuant to subsection (5)(f) of this section.
(II) Once the report is finalized, the division shall:
(A) Post the report on the division's website in both English and Spanish; and
(B) SUBMIT THE FINALIZED REPORT to the health and human SERVICES COMmittee of the senate and the energy and ENVIRONMENT COMMITTEE OF THE HOUSE OF REPRESENTATIVES, OR THEIR successor committees. Notwithstanding section 24-1-136 (11)(a)(I), THE REQUIREMENT TO REPORT TO THE LEGISLATIVE COMMITTEES CONTINUES INDEFINITELY.
(h) The division shall report on the need for any ADDITIONAL MONITORING SITES FOR THE MONITORING PROGRAM TO THE health and human services committee of the senate and the energy and environment committee of the house of representatives, or their successor committees, during the committees' hearings held prior to the 2027 regular session of the general assembly under the "State Measurement for Accountable, Responsive, and Transparent (SMART) Government Act", part 2 of article 7 of title 2.".

Page 18, lines 21 and 22, strike "July 1, 2027," and substitute "October 1, 2025,".

Page 18, lines 22 and 23, strike "ADVISORY board," and substitute "SCIENTIFIC COMMUNITY,".

Page 18, line 24, strike "HIGH-RISK" and substitute "UP TO FIVE PRIORITY".
Page 18 , line 27 , strike "(6)(a)" and substitute "(5)(a)".
Page 19 , strike lines 4 and 5 and substitute:
"(C) Data provided to the division through the annual EMISSIONS INVENTORY REPORTS SUBMITTED TO THE DIVISION PURSUANT to subsection".

Page 19 , line 6 , strike "(5)(a)" and substitute "(4)(a)".

Page 19, line 12, strike "HIGH-RISK" and substitute "PRIORITY".
Page 19, line 24 , strike "TO" and substitute "ON".
Page 19, line 25, after "COMMUNITIES," insert "WORKERS AT STATIONARY SOURCES,".

Page 20, line 9, strike "July 1, 2032, AND BY July 1" and substitute "October 1, 2030, and October 1".

Page 20, strike line 15 and substitute "SCIENTIFIC COMMUNITY:".
Page 20, line 16, strike "HIGH-RISK" and substitute "PRIORITY".
Page 20 , line 18 , strike "(7)(a)(I)" and substitute "(6)(a)(I)".
Page 20, line 20, strike "HIGH-RISK" and substitute "PRIORITY".
Page 20, line 22, strike "(7)(b)" and substitute "(6)(b)".
Page 20, line 27, strike "(7)(b)" and substitute "(6)(b)".
Page 21, strike lines 2 through 16 and substitute:
"(7) Emission control regulations - rules. (a) NO LATER THAN July 1, 2026, THE COMMISSION SHALL ADOPT EMISSION CONTROL REGULATIONS BY RULE FOR EACH PRIORITY TOXIC AIR CONTAMINANT. THE EMISSION CONTROL REGULATIONS SHALL BE DESIGNED TO REDUCE EMISSIONS THROUGH THE APPLICATION OF BEST AVAILABLE CONTROL TECHNOLOGY.
(b) In DETERMINING THE EMISSION CONTROL REGULATIONS,".

Renumber succeeding subsections accordingly.
Page 21, strike lines 18 through 27 and substitute:
"(I) ANY EMISSION CONTROL REGULATIONS ADOPTED FOR PRIORITY TOXIC AIR CONTAMINANTS IN OTHER STATES OR JURISDICTIONS;
(II) THE EMISSION LEVELS OF A PRIORITY TOXIC AIR CONTAMINANT AND ANY ASSOCIATED IMPACTS OF SUCH EMISSION LEVELS ON CONCENTRATIONS OF THE PRIORITY TOXIC AIR CONTAMINANT IN THE AMBIENT AIR;
(III) THE TYPES AND LEVELS OF PRIORITY TOXIC AIR CONTAMINANTS THAT DIFFERENT STATIONARY SOURCES AND INDUSTRIES EMIT;".

Page 22, line 2, strike "PRESENT OR ANTICIPATED" and strike "HIGH-RISK" and substitute "PRIORITY".

Page 22, line 4, strike "AIRBORNE TOXIC CONTROL MEASURES" and substitute "EMISSION CONTROL REGULATIONS".

Page 22, line 5, strike "HIGH-RISK" and substitute "PRIORITY".
Page 22, strike lines 8 and 9 and substitute:
"(VI) THE ANTICIPATED EFFECT OF EMISSION CONTROL REGULATIONS ON LEVELS OF EXPOSURE TO A PRIORITY TOXIC AIR".

Page 22, line 14, strike "HIGH-RISK" and substitute "PRIORITY".
Page 22, line 16, strike "HIGH-RISK" and substitute "PRIORITY".
Page 22, strike line 20 and substitute "EMISSION CONTROL REGULATION.".
Page 22, line 21, strike "2032," and substitute "2031,".
Page 22, strike lines 26 and 27 and substitute:
"(I) ADOPT EMISSION CONTROL REGULATIONS FOR ANY ADDITIONAL PRIORITY TOXIC AIR CONTAMINANTS IDENTIFIED BY THE COMMISSION IN ACCORDANCE WITH SUBSECTION (6)(c)(I) OF THIS SECTION; AND
(II) DETERMINE WHETHER TO REVISE THE EXISTING EMISSION CONTROL REGULATIONS IN ACCORDANCE WITH THE CONSIDERATIONS SET FORTH IN SUBSECTION (7)(b) OF THIS SECTION.".

Page 23, strike lines 1 through 12.
Page 23, line 15, strike "AIRBORNE TOXIC CONTROL MEASURES" and substitute "EMISSION CONTROL REGULATIONS".

Page 23, line 19, after "THAT" insert "WOULD CAUSE A NET INCREASE IN THE EMISSIONS OF ANY PRIORITY TOXIC AIR CONTAMINANT AND".

Page 23, line 23, strike "ANALYZE" and substitute "CONDUCT AN AMBIENT IMPACTS ANALYSIS THAT INCLUDES AN ANALYSIS OF".

Page 24 , line 12 , strike "(9)(a)" and substitute "(8)(a)".
Page 24, line 15, strike "HIGH-RISK" and substitute "PRIORITY".
Page 24, lines 18 and 19, strike "AIRBORNE TOXIC CONTROL MEASURES" and substitute "EMISSION CONTROL REGULATIONS".

Page 24, line 24, strike "(9)(c)(I)" and substitute "(8)(c)(I)".
Page 24, after line 25 insert:
"(d) The COMMISSION MAY ESTABLISH BY RULE:
(I) FOR APPLICATIONS FOR NEW AIR POLLUTION PERMITS, A THRESHOLD LEVEL OF ANNUAL POTENTIAL EMISSIONS OF PRIORITY TOXIC AIR CONTAMINANTS BENEATH WHICH THE REQUIREMENTS OF THIS SUBSECTION (8) DO NOT APPLY; AND
(II) FOR APPLICATIONS FOR MODIFIED AIR POLLUTION PERMITS, A LEVEL OF INCREASED ANNUAL POTENTIAL EMISSIONS BENEATH WHICH THE REQUIREMENTS OF THIS SUBSECTION (8) DO NOT APPLY.
(e) IF THE APPLICATION FOR A NEW OR MODIFIED AIR POLLUTION PERMIT COVERS A STATIONARY SOURCE THAT IS LOCATED IN AN AREA THAT HAS BEEN DESIGNATED BY THE COMMISSION BY RULE TO EXCEED HEALTH-BASED STANDARDS FOR A PRIORITY TOXIC AIR CONTAMINANT, THE OWNER OR OPERATOR SHALL NOT CONDUCT THE ANALYSIS REQUIRED BY SUBSECTIONS (8)(a)(I) AND (8)(a)(II) OF THIS SECTION AND THE DIVISION SHALL DENY THE PERMIT APPLICATION.".

Page 24, strike lines 26 and 27.

Strike page 25 and 26 and substitute:
(9) Air pollution regulation for existing sources of toxic air contaminants - needs assessment. (a) NO LATER THAN JULY 1, 2025, THE DIVISION SHALL CONDUCT A NEEDS ASSESSMENT TO DETERMINE THE NEEDS OF THE DIVISION TO ADMINISTER AN AIR PERMITTING PROGRAM TO REGULATE EXISTING STATIONARY SOURCES THAT EMIT LEVELS OF TOXIC AIR CONTAMINANTS THAT POSE A RISK TO PUBLIC HEALTH, REFERRED TO IN THIS SUBSECTION (9) AS THE "AIR PERMITTING PROGRAM".
(b) The needs assessment must:
(I) EVALUATE AIR PERMITTING PROGRAMS FOR EXISTING STATIONARY SOURCES OF TOXIC AIR CONTAMINANTS IN OTHER STATES OR JURISDICTIONS;
(II) Determine the scope of the air permitting program, INCLUDING THE TYPES OF PERMITS, STATIONARY SOURCES, INDUSTRIES, AND GEOGRAPHIC AREAS OF THE STATE THAT WILL BE IMPACTED BY THE PROGRAM;
(III) IDENTIFY THE TYPES OF STATIONARY SOURCES OR CONDITIONS THAT WOULD PROMPT THE REOPENING OF AN AIR PERMIT BY THE DIVISION UNDER THE AIR PERMITTING PROGRAM; AND
(IV) IdENTIFY PROCESSES AND REASONABLE TIMELINES FOR THE IMPLEMENTATION OF THE AIR PERMITTING PROGRAM, INCLUDING PROCESSES TO:
(A) Notify any stationary sources that would be subject TO THE AIR PERMITTING PROGRAM;
(B) ASSESS PUBLIC HEALTH RISKS ASSOCIATED WITH A STATIONARY SOURCE'S EMISSIONS OF TOXIC AIR CONTAMINANTS; AND
(C) IMPLEMENT EMISSION CONTROL REGULATIONS OR ANY OTHER STRATEGIES DESIGNED TO REDUCE EMISSIONS OF TOXIC AIR CONTAMINANTS FROM A STATIONARY SOURCE.
(c) THE DIVISION SHALL PROVIDE PUBLIC NOTICE AND HOLD AT LEAST TWO PUBLIC MEETINGS AT WHICH MEMBERS OF THE PUBLIC HAVE AN OPPORTUNITY TO COMMENT ON THE NEEDS ASSESSMENT. THE DIVISION SHALL ALSO CONDUCT OUTREACH TO AND SOLICIT FEEDBACK FROM DISPROPORTIONATELY IMPACTED COMMUNITIES AND WORKERS AT STATIONARY SOURCES ON THE NEEDS ASSESSMENT.
(d) IN FINALIZING THE NEEDS ASSESSMENT, THE DIVISION SHALL INCLUDE IN THE NEEDS ASSESSMENT A SUMMARY OF ANY COMMENTS RECEIVED FROM THE PUBLIC, WORKERS AT STATIONARY SOURCES, AND DISPROPORTIONATELY IMPACTED COMMUNITIES AND IDENTIFY ANY SIGNIFICANT CHANGES MADE TO THE NEEDS ASSESSMENT BASED ON SUCH COMMENTS.
(e) The division shall report on the needs assessment to THE HEALTH AND HUMAN SERVICES COMMITTEE OF THE SENATE AND THE ENERGY AND ENVIRONMENT COMMITTEE OF THE HOUSE OF REPRESENTATIVES, OR THEIR SUCCESSOR COMMITTEES, DURING THE COMMITTEES' HEARINGS HELD PRIOR TO THE 2026 REGULAR SESSION OF the general assembly under the "State Measurement for Accountable, Responsive, and Transparent (SMART) Government Act", part 2 of article 7 of title 2.".

Page 30, strike lines 3 through 27.
Page 31, strike lines 1 through 4.
Renumber succeeding sections accordingly.

SB22-009 be amended as follows, and as so amended, be referred to
the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 2, line 3, after "portion," insert "(1)(b)(II),
(1)(b)(IV), (1)(b)(VI),".

Page 2, line 6 , strike "(8)(b.3)" and substitute "(8)(f)".
Page 2, line 7, after "or" insert "detached".
Page 3, after line 6 insert:
"(II) An A valid identification card issued in accordance with section 42-2-302; C.R.S.;
(IV) A valid military identification card;
(VI) An A valid alien registration card.".

Page 5, line 16, strike "(b.3) "Catalytic" and substitute "(f) "Detached catalytic".

Page 5, line 19, strike "AND".
Page 5, line 21, strike "SYSTEM." and substitute "SYSTEM; AND
(III) WAS PREVIOUSLY INSTALLED ON A MOTOR VEHICLE AND SUBSEQUENTLY REMOVED.".

Page 5, line 26, after "recycling," insert "PROCESSING, OR SMELTING,".
Page 5, line 27, after "basis." add "FOR THE PURPOSES OF THIS SUBSECTION (8)(d), A TRANSACTION BETWEEN A DEALER AND A MOTOR VEHICLE DEALER IS NOT A WHOLESALE SALE.".

Page 7, after line 16 insert:
"(11) This SECTION does not apply to Detached catalytic CONVERTERS ACQUIRED AS PART OF A WHOLE MOTOR VEHICLE
TRANSACTION IN WHICH AN AUTO PARTS RECYCLER, AS DEFINED IN
SECTION 42-4-2201 (1), REPORTS THE MOTOR VEHICLE ACQUISITION INTO
THE NATIONAL MOTOR VEHICLE TITLE INFORMATION SYSTEM, AS CONVERTERS ACQUIRED AS PART OF A WHOLE MOTOR VEHICLE
TRANSACTION IN WHICH AN AUTO PARTS RECYCLER, AS DEFINED IN
SECTION 42-4-2201 (1), REPORTS THE MOTOR VEHICLE ACQUISITION INTO
THE NATIONAL MOTOR VEHICLE TITLE INFORMATION SYSTEM, AS CONVERTERS ACQUIRED AS PART OF A WHOLE MOTOR VEHICLE
TRANSACTION IN WHICH AN AUTO PARTS RECYCLER, AS DEFINED IN
SECTION 42-4-2201 (1), REPORTS THE MOTOR VEHICLE ACQUISITION INTO
THE NATIONAL MOTOR VEHICLE TITLE INFORMATION SYSTEM, AS CONVERTERS ACQUIRED AS PART OF A WHOLE MOTOR VEHICLE
TRANSACTION IN WHICH AN AUTO PARTS RECYCLER, AS DEFINED IN
SECTION 42-4-2201 (1), REPORTS THE MOTOR VEHICLE ACQUISITION INTO
THE NATIONAL MOTOR VEHICLE TITLE INFORMATION SYSTEM, AS DESCRIBED IN 49 U.S.C. SEC. 30504.".

Page 8, strike lines 7 through 19 and substitute "IDENTIFICATION NUMBER.".

Renumber succeeding section accordingly.
Insert "DETACHED" before "CATALYTIC" on: Page 2, line 14; Page 3, lines \(3,8,11,13,16,21,23\), and 24; Page 4, lines 2, 4, 6, 14, 17, 22, and 24; Page 5, lines 4, 11, 13, and 27; Page 6, lines \(8,11,15,19,21\), and 22; and Page 7, lines 2, 5, 8, 13, and 15 .

\section*{MESSAGE FROM THE GOVERNOR}

I certify I received the following on the 7th day of April, 2022, at 5:25 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

Thursday, April 7, 2022
Colorado House of Representatives
The 73rd 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:
\(\begin{array}{ll}\text { HB22-1032 } & \begin{array}{l}\text { Jury Postponement For Out-of-state Students } \\ \text { Approved on Thursday, April 7, } 2022 \text { at 4:30 p.m. }\end{array} \text {. }\end{array}\)
HB22-1037 Retail And Medical Marijuana Same Location Approved on Thursday, April 7, 2022 at 4:30 p.m.

HB22-1211 Sunset Juvenile Justice Reform Committee Approved on Thursday, April 7, 2022 at 4:30 p.m.

HB22-1229 Senate Bill 21-271 Clean-up
Approved on Thursday, April 7, 2022 at 4:15 p.m.
HB22-1250 Nonsubstantive Changes To Title 7 Of Colorado Revised Statutes
Approved on Thursday, April 7, 2022 at 4:30 p.m.
HB22-1257 2022 Criminal And Juvenile Justice Commission Recommendations
Approved on Thursday, April 7, 2022 at 4:15 p.m.
Sincerely,
/signed/
Jared Polis
Governor

\section*{INTRODUCTION OF BILL First Reading}

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

HB22-1364 by Representative(s) Cutter and Soper, Kipp, Lontine, Titone; also Senator(s) Story--Concerning extension of the food pantry assistance grant program.
Committee on Agriculture, Livestock, \& Water

\section*{REMOTE PARTICIPATION}

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Bernett, Cutter, Hooton, Lindsay, McLachlan, Michaelson Jenet, Ortiz, Ricks, Williams.

On motion of Representative Kipp, the House adjourned until 10:00 a.m., Monday, April 11, 2022.

Approved:
Alec Garnett, Speaker

\section*{HOUSE JOURNAL}

SEVENTY-THIRD GENERAL ASSEMBLY

\section*{STATE OF COLORADO}

\section*{Second Regular Session}

Ninetieth Legislative Day
Monday, April 11, 2022

Prayer by Terry Knight, Ute Mountain Ute Tribe Spiritual Leader, Toawoc.

The Speaker called the House to order at 10:00 a.m.
Pledge of Allegiance led by Representative Andrew Boesenecker, Fort Collins.

The roll was called with the following result:
Present--61.
Excused--Representative(s) Amabile, Holtorf, McLachlan, Ricks--4.
Present after roll call--Representative(s) Amabile, Holtorf, Ricks.
The Speaker declared a quorum present.

On motion of Representative Boesenecker, the House Journal of Friday, April 8, 2022, was declared approved as corrected by the Chief Clerk.

\section*{CONSIDERATION OF MEMORIAL}

HM22-1001 by Representative(s) Ransom-Memorializing former Representative Joe Nuñez.
(Laid Over from April 5, 2022.)
(Printed and placed in members' files.)
On motion of Representative Ransom, the memorial was read at length.

Pursuant to House Rule 26(f) the House stood in recess to allow the following former House members to speak on behalf of the Honorable Joe Nuñez: Senator Ted Harvey, Senator Chris Holbert.

\section*{House Reconvened}

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

Current roll call added as co-sponsors: Representative(s) Amabile, Bacon, Baisley, Benavidez, Bernett, Bird, Bockenfeld, Boesenecker, Bradfield, Caraveo, Carver, Catlin, Cutter, Daugherty, Duran, Esgar, Exum, Froelich, Geitner, Gonzales-Gutierrez, Gray, Hanks, Herod, Holtorf, Hooton, Jodeh, Kennedy, Kipp, Larson, Lindsay, Lontine, Luck, Lynch, McCluskie, McCormick, McKean, Michaelson Jenet, Mullica, Neville, Ortiz, Pelton, Pico, Rich, Ricks, Roberts, Sandridge, Sirota, Snyder, Soper, Sullivan, Tipper, Titone, Valdez A., Valdez D., Van Beber, Van Winkle, Weissman, Will, Williams, Woodrow, Woog, Young, Speaker

On motion of Representative Esgar, HB22-1306, HB22-1155, HB22-1278, HB22-1312, HB22-1324, SB22-009, SB22-010 were made Special Orders on Monday, April 11, 2022, at 10:56 a.m.

The hour of 10:56 a.m. having arrived, on motion of Representative Froelich, the House resolved itself into Committee of the Whole for consideration of Special Orders and she was called to act as Chair.

\section*{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.)

HB22-1306 by Representative(s) Titone and Baisley, Bernett; also Senator(s) Bridges and Priola, Kolker-Concerning broadband deployment grant processes implemented by the broadband deployment board.
(Laid Over from April 8, 2022.)
Amendment recommended by Transportation \& Local Government Report, dated April 5, 2022, and placed in member's bill file; Report also printed in House Journal, April 6, 2022.

Laid Over until Tuesday, April 12, 2022.

\section*{HB22-1155 by Representative(s) Will and McCluskie; also Senator(s) Gonzales-Concerning in-state tuition classification at institutions of higher education for students who complete high school in Colorado.}

Amendment No. 1, Education Report, dated April 6, 2022, and placed in member's bill file; Report also printed in House Journal, April 7, 2022.

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

HB22-1278 by Representative(s) Young and Pelton; also Senator(s) Lee and Simpson-Concerning the creation of the behavioral health administration.

Amendment No. 1, Appropriations Report, dated April 8, 2022, and placed in member's bill file; Report also printed in House Journal, April 8, 2022.

Amendment No. 2, Public \& Behavioral Health \& Human Services Report, dated March 29, 2022, and placed in member's bill file; Report also printed in House Journal, March 30, 2022.

Amendment No. 3, by Representative Pelton.
Amend the Public and Behavioral Health and Human Services Committee Report, dated March 29, 2022, page 21, strike line 3 and substitute:
""SECTION 213. In Colorado Revised Statutes, 25-1.5-103, add (1)(a)(I)(A.5) as follows:

25-1.5-103. Health facilities - powers and duties of department - limitations on rules promulgated by department - definitions repeal. (1) The department has, in addition to all other powers and duties imposed upon it by law, the powers and duties provided in this section as follows:
(a) (I) (A.5) Notwithstanding the provisions of SUbSECTION (1)(a)(I)(A) OF THIS SECTION, AFTER JUNE 30, 2023, THE DEPARTMENT SHALL NOT ISSUE A LICENSE TO A COMMUNITY MENTAL HEALTH CENTER, AN ACUTE TREATMENT UNIT, OR BEHAVIORAL HEALTH ENTITIES. PRIOR TO THE EXPIRATION OF ANY LICENSE ISSUED BY THE DEPARTMENT TO SUCH AN ENTITY, THE ENTITY SHALL APPLY TO THE BEHAVIORAL HEALTH ADMINISTRATION PURSUANT TO PART 5 OF ARTICLE 50 OF TITLE 27. THIS SUBSECTION (1)(a)(I)(A.5) IS REPEALED, EFFECTIVE July 1, 2024.

SECTION 214. In Colorado Revised Statutes, 27-66-101,".
Renumber succeeding sections accordingly.
Page 22, after line 41 insert:
"SECTION 216. In Colorado Revised Statutes, 12-280-135, amend (1)(b) as follows:

12-280-135. Unused medication - licensed facilities correctional facilities - reuse - definitions - rules. (1) As used in this section, unless the context otherwise requires:
(b) "Licensed facility" means a hospital, hospital unit, eommunity mental health center, acute treatment unit BEHAVIORAL HEALTH SAFETY NET PROVIDER, hospice, nursing care facility, assisted living residence, or any other facility that is required to be licensed pursuant to section 25-3-101, or a licensed long-term care facility as defined in section 25-1-124 (2.5)(b).

SECTION 217. In Colorado Revised Statutes, 13-21-117, amend (1)(a) as follows:

13-21-117. Civil liability - mental health providers - duty to warn - definitions. (1) As used in this section, unless the context otherwise requires:
(a) "Mental health provider" means a physician, social worker, psychiatric nurse, psychologist, or other mental health professional, or a mental health hospital, eommunity mental health center or elinie BEHAVIORAL HEALTH ENTITY, institution, or their staff.

SECTION 218. In Colorado Revised Statutes, amend 13-64-303.5 as follows:

13-64-303.5. Exclusion - mental health- care facilities. The provisions of section 13-64-301 do not apply to any outpatient mental health-care facility, including but not limited to a community mental healtheenter or ctinie A BEHAVIORAL HEALTH SAFETY NET PROVIDER, and to any extended care facility or hospice with sixteen or fewer inpatient beds, including but not limited to nursing homes or rehabilitation facilities. The department of public health and environment shall by rule establish financial responsibility standards whieh THAT are less than those prescribed in this section for classes of health-care institutions which THAT have less risk of exposure to medical malpractice claims or for other reasons that render the limits provided in section 13-64-301 (1)(b) unreasonable or unattainable.

SECTION 219. In Colorado Revised Statutes, 14-15-107, amend (5)(n) as follows:

14-15-107. Rights, benefits, protections, duties, obligations, responsibilities, and other incidents of parties to a civil union. (5) Rights, benefits, protections, duties, obligations, responsibilities, and other incidents under law as are granted to or imposed upon spouses, that apply in like manner to parties to a civil union under this section, include but are not limited to:
(n) Laws or rules regarding the right to visit a partner who is in a correctional facility, as defined in section 17-1-102 (1.7), a local jail, as defined in section 17-1-102 (7), or a private contract prison, as defined in section 17-1-102 (7.3), or who is receiving treatment in a public hospital or a licensed private hospital, clinic, eommunity mental healtheenter or elinic, or acute treatment unit BEHAVIORAL HEALTH SAFETY NET PROVIDER, or institution that provides treatment for a person with a behavioral or mental health disorder;

SECTION 220. In Colorado Revised Statutes, 16-8-115, amend (3)(b) and (3)(e) as follows:

16-8-115. Release from commitment after verdict of not guilty by reason of insanity or not guilty by reason of impaired mental condition. (3) (b) When a defendant is conditionally released, the chief officer of the institution in which the defendant is committed shall forthwith give written notice of the terms and conditions of such release to the executive director of the department of human services and to the director of any eommunity mental health center whieh BEHAVIORAL HEALTH SAFETY NET PROVIDER THAT may be charged with continued treatment of the defendant. The director of such mental health center BEHAVIORAL HEALTH SAFETY NET PROVIDER, shall make written reports every three months to the executive director of the department of human services and to the district attorney for the judicial district where the defendant was committed and to the district attorney for any judicial district where the defendant may be required to receive treatment concerning the treatment and status of the defendant. Such reports shall include all known violations of the terms and conditions of the defendant's release and any changes in the defendant's mental status which THAT would indicate that the defendant has become ineligible to remain on conditional release as defined in section 16-8-102 (4.5).
(e) As long as the defendant is granted conditional release and is subject to the provisions thereof, there shall be free transmission of all information, including clinical information regarding the defendant, among the department of human services, the appropriate commmity mental health centers BEHAVIORAL HEALTH SAFETY NET PROVIDERS, and appropriate district attorneys, law enforcement, and court personnel.

SECTION 221. In Colorado Revised Statutes, 16-11.9-203, amend (5) introductory portion as follows:

16-11.9-203. Statewide behavioral health court liaison program - established - purpose - administration. (5) Each judicial district shall use allocated program money to partner with community mental health providers such as a community mental health center, that are able to provide a continuum of community-based behavioral health services in their region to accomplish the program goals set forth in subsections (1) and (2) of this section. Program money may be used for the purposes established by the state court administrator pursuant to subsection (3) of this section, including but not limited to:

SECTION 222. In Colorado Revised Statutes, 16-11.9-204, amend as amended by House Bill 22-1278 (1)(f)(III) introductory portion as follows:

16-11.9-204. Behavioral health court liaisons - duties and responsibilities - consultation and collaboration. (1) A court liaison hired pursuant to this part 2 has the following duties and responsibilities:
(f) Identifying existing programs and resources that are already available in the community, including but not limited to:
(III) Community mental health centers BEHAVIORAL HEALTH SAFETY NET PROVIDERS and other local community behavioral health providers that receive state funding through the behavioral health administration in the department of human services for services such as:

SECTION 223. In Colorado Revised Statutes, 24-1.9-102, amend (1)(a)(IV) and (1)(a)(V) as follows:

24-1.9-102. Memorandum of understanding - local-level interagency oversight groups - individualized service and support teams - coordination of services for children and families requirements - waiver. (1) (a) Local representatives of each of the agencies specified in this subsection (1)(a) and county departments of human or social services may enter into memorandums of understanding that are designed to promote a collaborative system of local-level interagency oversight groups and individualized service and support teams to coordinate and manage the provision of services to children and families who would benefit from integrated multi-agency services. The memorandums of understanding entered into pursuant to this subsection (1) must be between interested county departments of human or social services and local representatives of each of the following agencies or entities:
(IV) Each eommunity mental health center COMPREHENSIVE BEHAVIORAL HEALTH SAFETY NET PROVIDER;
(V) Each behavioral health ADMINISTRATIVE SERVICES organization;

SECTION 224. In Colorado Revised Statutes, 24-110-207.5, amend as it will become effective July 1, 2024, (1)(a) as follows:

24-110-207.5. Certification of certain entities as local public procurement units - rules - report. (1) The executive director may certify any of the following entities as a local public procurement unit:
(a) Any nomprofitcommunity mental healtheenter, as defined in seetion 27-66-101, any nonprofit community mental health elinie, as defined inseetion 27-66-101 BEHAVIORAL HEALTH SAFETY NET PROVIDER, AS DEFINED IN SECTION 27-50-101, any nonprofit case management agency, as defined in section 25.5-6-1702 (2), or any nonprofit service agency, as defined in section 25.5-10-202, if the entity uses the supplies, services, or construction procured for the public mental health system or the public developmental disability system;

SECTION 225. In Colorado Revised Statutes, 25-1-1202, amend (1)(u) as follows:

25-1-1202. Index of statutory sections regarding medical record confidentiality and health information. (1) Statutory provisions concerning policies, procedures, and references to the release, sharing, and use of medical records and health information include the following:
(u) Section 13-21-117, C.R.S., concerning civil liability of a mental health professional, mental health hospital, eommunity mentat health center, or elinie OR BEHAVIORAL HEALTH SAFETY NET PROVIDER related to a duty to warn or protect;

SECTION 226. In Colorado Revised Statutes, 25-1.5-103, amend (1)(a)(I)(A); and repeal (2)(a), (2)(a.3), and (2)(b) as follows:

25-1.5-103. Health facilities - powers and duties of department - limitations on rules promulgated by department - definitions. (1) The department has, in addition to all other powers and duties imposed upon it by law, the powers and duties provided in this section as follows:
(a) (I) (A) To annually license and to establish and enforce standards for the operation of general hospitals, hospital units as defined in section 25-3-101 (2), freestanding emergency departments as defined in section 25-1.5-114, psychiatric hospitals, community clinics, rehabilitation hospitals, convalescent centers, eommunity mental health eenters, acute treatment units, behavioral health entities, facilities for persons with intellectual and developmental disabilities, nursing care facilities, hospice care, assisted living residences, dialysis treatment clinics, ambulatory surgical centers, birthing centers, home care agencies, and other facilities of a like nature, except those wholly owned and operated by any governmental unit or agency.
(2) For purposes of this section, unless the context otherwise requires:
(a) "Acute treatment unit" means a facility or a distinet part of a facility for-short-term psyehiatric eare, which may include substance abuse treatment, and which provides a total, twenty-four-hour therapeutieally planned and professionally staffed environment for persons who do not require impatient hospitalization but need more intense and individual serviees than are available on an outpatient basis, such as erisis management and stabilization services.
(a.3) "Behavioral health entity" means a facility or provider organization engaged in providing community-based health services, which may include behavioral health disorder serviees, aleohol use disorder serviees, or substance use disorder serviees, ineluding erisis stabilization, acute or ongoing treatment, or community mental health eenter serviees as deseribed in section 27-66-101 (2) and (3), but does not include:
(I) Residential ehildeare facilities, as defined in seetion 26-6-102 (33); or
(\#) Services provided by a lieensedoreertified mental health-eare provider under the provider's individual professional practice act on the provider's own premises.
(b) "Community mental health center" means either a physieal plant or a group of services under uniffed administration and ineluding at least the following. Inpatient serviees; outpatient services; day hospitatization, emergency serviees, and consultation and edueational serviees, which serviees are provided prineipally for persons with behavioral or mental health disorders residing in a particular community in or near which the facility is situated.

SECTION 227. In Colorado Revised Statutes, 25-1.5-112, amend as amended in House Bill 22-1278 (2) introductory portion as follows:

25-1.5-112. Colorado suicide prevention plan - established goals - responsibilities - funding - definition. (2) The suicide prevention commission, together with the office of suicide prevention, the behavioral health administration in the department of human services, the department, and the department of health care policy and financing, is strongly encouraged to collaborate with criminal justice and health-care systems, mental and behavioral health systems, primary care providers, physical and mental health clinics in educational institutions, eommunity mental health centers BEHAVIORAL HEALTH SAFETY NET PROVIDERS, advocacy groups, emergency medical services professionals and responders, public and private insurers, hospital chaplains, and faith-based organizations to develop and implement:

SECTION 228. In Colorado Revised Statutes, 25-3-101, amend (1) as follows:

25-3-101. Hospitals - health facilities - licensed - definitions.
(1) It is unlawful for any person, partnership, association, or corporation to open, conduct, or maintain any general hospital; hospital unit; freestanding emergency department as defined in section 25-1.5-114; psychiatric hospital; community clinic; rehabilitation hospital; convalescent center; behavioral health entity; community mental health eenter or acute treatment unit lieensed as a behavioral health entity, facility for persons with developmental disabilities, as defined in section 25-1.5-103 (2)(c); nursing care facility; hospice care; assisted living residence, except an assisted living residence shall be assessed a license fee as set forth in section 25-27-107; dialysis treatment clinic; ambulatory surgical center; birthing center; home care agency; or other facility of a like nature, except those wholly owned and operated by any governmental unit or agency, without first having obtained a license from the department.

SECTION 229. In Colorado Revised Statutes, 25-3-103.7, amend (1)(d); and repeal (1)(a) as follows:

25-3-103.7. Employment of physicians - when permissible conditions - definitions. (1) For purposes of this section:
(a) "Community mental health center" means a community mental health center, as defined in section 25-1.5-103 (2), that is currently tieensed and regulated by the department pursuant to the department's authority under section 25-1.5-103 (1)(a).
(d) "Health-care facility" means a hospital, hospice, eommunity mental health eenter, federally qualified health center, school-based health center, rural health clinic, PACE organization, or long-term care facility.

SECTION 230. In Colorado Revised Statutes, 25-20.5-1302, amend (2) introductory portion as follows:

25-20.5-1302. Community behavioral health disaster preparedness and response program - creation - department duties - rules. (2) The program is intended to enhance, support, and formalize behavioral health disaster preparedness and response activities conducted by community behavioral health organizations; including community mental health centers as defined in seetion 27-66-101 (2); except that the activities must not replace or supersede any disaster plans prepared or maintained by a local or interjurisdictional emergency management agency, as established in section 24-33.5-707. The activities may include but are not limited to:".

Renumber succeeding sections accordingly.
Page 25, after line 26 insert:
"SECTION 240. In Colorado Revised Statutes, 44-30-1301, amend as amended in House Bill 22-1278 (2)(b)(I) as follows:

44-30-1301. Definitions - local government limited gaming impact fund - rules - report - legislative declaration - repeal. (2) (b) (I) For the 2008-09 fiscal year and each fiscal year thereafter, the commissioner of the behavioral health administration in the department of human services shall use the money in the gambling addiction account to award grants for the purpose of providing gambling addiction counseling services to Colorado residents and to provide gambling addiction treatment training to staff at nomprofit community mental health eenters or elinies as defined in section 27-66-101 BEHAVIORAL HEALTH SAFETY NET PROVIDERS AS DEFINED IN SECTION 27-50-101. The behavioral health administration may use a portion of the money in the gambling addiction account, not to exceed ten percent in the 2008-09 fiscal year and five percent in each fiscal year thereafter, to cover the administration's direct and indirect costs associated with administering the grant program authorized in this subsection (2)(b). The commissioner of the administration shall award grants to state or local public or private entities or programs that provide gambling addiction counseling services and that have or are seeking nationally accredited gambling addiction counselors. The commissioner of the administration shall award ten percent of the money in the gambling addiction account in grants to addiction counselors who are actively pursuing national accreditation as gambling addiction counselors. In order to qualify for an accreditation grant, an addiction counselor applicant must provide sufficient proof that the applicant has completed at least half of the counseling hours required for national accreditation. The commissioner of the administration shall adopt rules establishing the procedure for applying for a grant from the gambling addiction account, the criteria for awarding grants and prioritizing applications, and any other provision necessary for the administration of the grant applications and awards. Neither the entity, program, or gambling addiction counselor providing the gambling addiction counseling services nor the recipients of the counseling services need to be located within the jurisdiction of an eligible local governmental entity in order to receive a grant or counseling services. At the end of a fiscal year, all unexpended and unencumbered money in the gambling addiction account remains in the account and does not revert to the general fund or any other fund or account.".

Renumber succeeding sections accordingly.
Page 25, strike line 28 and substitute "except that section 213 takes effect July 1, 2023, and sections 214 through 240 take effect July 1, 2024.".".

Amendment No. 4, by Representative Pelton.
Amend the Public \& Behavioral Health \& Human Services Committee Report, dated March 29, 2022, page 1, line 17, strike "FACILITY" and substitute "FACILITY, AS DEFINED IN SECTION 26-6-102 (33),".

Page 5, line 2, strike "CONTRACT MAY HAVE" and substitute "CONTRACTING PROVISIONS MAY INCLUDE".

Page 6, line 10, strike "STANDARDS"." and substitute "STANDARDS, INCLUDING STANDARDS SPECIFIC TO CHILDREN AND YOUTH, WHEN APPROPRIATE,".".

Page 6, line 14, strike "SERVICES"." and substitute "SERVICES OR ACUTE CARE HOSPITAL PROVIDING STABILIZATION".".

Page 7, line 20, strike "OBJECTIVE CRITERIA" and substitute "STANDARD CRITERIA, AS DETERMINED BY THE BHA,".

Page 8, line 23, strike "CONTRACT" and substitute "CONTRACTING PROVISIONS".

Page 8 , line 24 , strike "Limits" and substitute "Limit".
Page 10, strike lines 7 through 10.
Page 10, line 15, strike "AND".".
Page 10, strike lines 20 through 26 and substitute "ANNUAL administrative costs. The BHA shall establish and Enforce the MAXIMUM ALLOWABLE ADMINISTRATIVE COST RATIOS FOR THE BEHAVIORAL HEALTH ADMINISTRATIVE SERVICES ORGANIZATIONS AND REPORT THE ACTUAL PERFORMANCE OF EACH BEHAVIORAL HEALTH ADMINISTRATIVE SERVICES ORGANIZATION ANNUALLY.".".

Page 13, strike lines 18 through 23 and substitute "MEMBERSHIP OF THE REGIONAL SUBCOMMITTEES MUST INCLUDE:
(a) AT LEAST ONE INDIVIDUAL WITH EXPERTISE IN THE BEHAVIORAL HEALTH NEEDS OF CHILDREN AND YOUTH;".

Page 16, strike lines 28 through 32.
Page 17 , strike lines 1 through 12.
Strike "COMPREHENSIVE BEHAVIORAL HEALTH SAFETY NET" and substitute "COMPREHENSIVE COMMUNITY BEHAVIORAL HEALTH" on: Page 2, line 1; Page 5, lines 4 and 5; Page 7, lines 2, 27 and 28, and 35; Page 11, line 26 ; and Page 23, lines 8,18 , and 41.

Amendment No. 5, by Representative Young.
Amend printed bill, page 3 , line 6 , after "Distress," insert "Serious mental disturbance,".

Page 6, line 26, strike "Health." and substitute "HEalth for Children, YOUTH, AND ADULTS.".

Page 13, line 7, strike "Programs" and substitute "education or treatment".

Page 17, line 15, after "Grievances" insert "across payers, BEHAVIORAL HEALTH ADMINISTRATIVE SERVICES ORGANIZATIONS, managed care entities, and providers".

Page 17, line 21, after "Region," insert "managed care entity, behavioral health administrative services organizations,".

Page 18, line 10, strike "GRievance." and substitute "GRievance in ACCORDANCE WITH THE CHARGE OF THE OMBUDSMAN.".

Page 19, line 6, after "Standards" insert "For treatment of children, YOUTH, AND ADULTS.".

Page 20, after line 2 insert:
"(4) The BHA and the department of health care policy and financing shall collaborate to align performance metrics and standards for providers, managed care entities, and BEHAVIORAL HEALTH ADMINISTRATIVE SERVICES ORGANIZATIONS TO THE greatest extent possible.".

Renumber succeeding sections accordingly.
Page 24, line 18, after "27-50-108," insert "updates on formal agreement and collaborations with state agencies pursuant to this article 50, opportunities to improve reimbursement for integrated physical and mental health services,".

Page 26, line 13, strike "basis." and substitute "basis for Children, YOUTH, AND ADULTS.".

Page 26, strike line 26.
Renumber succeeding subparagraphs accordingly.
Page 27, line 9, strike "STANDARDS;" and substitute "STANDARDS, including standards specific to children and youth, when APPROPRIATE;".

Page 28, after line 6 insert:
"(h) Clinical presentation or behavioral presentation in any previous interaction with a provider;".

Reletter succeeding paragraphs accordingly.

Page 30, before line 9 insert:
"(5) Nothing in this Section limits the ability of state AGENCIES TO AWARD CONTRACTS OR GRANTS FOR THE PROCUREMENT OF behavioral health services directly to any county, city and COUNTY, MUNICIPALITY, SCHOOL DISTRICT, HEALTH SERVICE DISTRICT, OR OTHER POLITICAL SUBDIVISION OF THE STATE OR ANY COUNTY, CITY AND COUNTY, DISTRICT, OR JUVENILE COURT, OR TO ANY NONPROFIT OR FOR-PROFIT ORGANIZATION IN ACCORDANCE WITH APPLICABLE LAW.".

Renumber succeeding section accordingly.
Page 33, after line 22 insert:
"(d) REPORTING REQUIREMENTS RELATED TO CLAIMING FEDERAL FUNDING FOR ELIGIBLE SERVICES AND PROGRAMS;".

Reletter succeeding paragraphs accordingly.
Page 35, after line 1 insert:
"(i) COLLABORATE WITH SCHOOLS AND SCHOOL DISTRICTS IN THE SERVICE AREA TO IDENTIFY GAPS IN SERVICES AND TO PROMOTE STUDENT aCCESS TO BEHAVIORAL HEALTH SERVICES AT SCHOOL AND IN THE CONTRACTING WITH PROVIDERS TO BUILD THE NETWORK OF BEHAVIORAL HEALTH SAFETY NET SERVICES, INCLUSION OF RELEVANT PROGRAMS OR SERVICES ELIGIBLE FOR FEDERAL GRANTS OR REIMBURSEMENT, INCLUDING RELEVANT PROGRAMS OR SERVICES IDENTIFIED IN THE FEDERAL Title IV-E PREVENTION SERVICES CLEARINGHOUSE; AND".

Reletter succeeding paragraph accordingly.
Page 40 , line 16, after "COMMISSIONER," insert "MEDICAL STAFF ABLE TO PROVIDE MEDICAL CLEARANCE ON SITE, AND".

Page 56, line 27, strike "EFFORTS" and substitute "EFFORTS, INCLUDING UPDATES RELATED TO PERFORMANCE DATA COLLECTED PURSUANT TO SECTION 27-50-201 AND RELATED TO FORMAL AGREEMENTS AND COLLABORATIONS WITH STATE AGENCIES PURSUANT TO THIS ARTICLE 50, AND MAY PROVIDE FEEDBACK".

Page 57, line 11, strike "BHA DATA DASHBOARDS." and substitute "PERFORMANCE DATA COLLECTED PURSUANT TO SECTION 27-50-201.".

Page 94, strike lines 2 through 4 and substitute "ITS POWERS, DUTIES, AND FUNCTIONS ARE TRANSFERRED BY A".

Page 105, strike lines 20 and 21 and substitute "health center and elinie ESSENTIAL BEHAVIORAL HEALTH SAFETY NET AND COMPREHENSIVE COMMUNITY BEHAVIORAL HEALTH providers, AS DEFINED IN SECTION 27-50-101, the".

Page 111, strike line 23 and substitute "ESSENTIAL BEHAVIORAL HEALTH SAFETY NET AND COMPREHENSIVE COMMUNITY BEHAVIORAL HEALTH".

Strike "COMPREHENSIVE BEHAVIORALHEALTH SAFETY NET" and substitute "COMPREHENSIVE COMMUNITY BEHAVIORALHEALTH" on: Page 3, line 27; Page 4, line 10; Page 29, line 23; Page 33, line 19; Page 39, line 8; Page 41, lines 4 and 5, 11, 15 and 16, 21 and 22, and 26 and 27; and Page 42, lines 4 and 5, 10 and 11, 18, and 26.

Amendment No. 6, by Representative Young.
Amend printed bill, page 35 , line 6 , strike "AND".
Page 35, after line 6 insert:
"(k) CONSIDER, WHEN CONTRACTING WITH PROVIDERS TO BUILD THE NETWORK OF BEHAVIORAL HEALTH SAFETY NET SERVICES, INCLUSION OF RELEVANT PROGRAMS OR SERVICES ELIGIBLE FOR FEDERAL GRANTS OR REIMBURSEMENT, INCLUDING RELEVANT PROGRAMS OR SERVICES identified in the federal Title IV-E prevention Services CLEARINGHOUSE; AND".

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

HB22-1312 by Representative(s) Lynch and Woodrow, Pico, Valdez D.; also Senator(s) Moreno and Woodward, Kirkmeyer, Zenzinger-Concerning modifications to sales tax statutes in order to address certain defects and anachronisms.

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

HB22-1324 by Representative(s) Bernett and Lynch; also Senator(s) Woodward and Rodriguez-Concerning a modification to the definition of pawnbroker.

Amendment No. 1, Business Affairs \& Labor Report, dated April 7, 2022, and placed in member's bill file; Report also printed in House Journal, April 8, 2022.

Amendment No. 2, by Representative Lynch.
Amend printed bill, page 3, strike lines 1 through 9 and substitute:
"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.".

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

SB22-009 by Senator(s) Ginal and Hisey, Liston; also Representative(s) Bird and Benavidez, Bockenfeld-Concerning catalytic converters, and, in connection therewith, Enacting measures to address the theft of catalytic converters.

Amendment No. 1, Energy \& Environment Report, dated April 7, 2022, and placed in member's bill file; Report also printed in House Journal, April 8, 2022.

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

SB22-010 by Senator(s) Simpson and Lee; also Representative(s) Benavidez and Amabile, Pelton-Concerning pretrial diversion programs that are intended to identify eligible individuals who have behavioral health disorders in order to divert them from the criminal justice system into community treatment programs.

Amendment No. 1, Judiciary Report, dated April 6, 2022, and placed in member's bill file; Report also printed in House Journal, April 8, 2022.

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

\section*{AMENDMENT(S) TO THE COMMITTEE OF THE WHOLE REPORT}

Representative Pico moved to amend the Report of the Committee of the Whole to show that L. 007 the following Pico amendment to SB22-009 did pass:

Amend reengrossed bill, page 8, after line 19 insert:
"SECTION 4. In Colorado Revised Statutes, add 42-4-318 as follows:

42-4-318. Exception to enforcement in cases of catalytic converter theft - unavailability of replacement catalytic converter repeal. (1) NOTWITHSTANDING ANY OTHER PROVISION OF LAW, AN INDIVIDUAL MAY TEMPORARILY OPERATE A MOTOR VEHICLE WITHOUT A CATALYTIC CONVERTER IF:
(a) The catalytic converter has been stolen from the MOTOR VEHICLE;
(b) THE OWNER OR OPERATOR OF THE MOTOR VEHICLE HAS REPORTED THE THEFT TO A LAW ENFORCEMENT AGENCY;
(c) THE OWNER OR OPERATOR OF THE MOTOR VEHICLE HAS MADE A REASONABLE EFFORT TO OBTAIN A REPLACEMENT CATALYTIC CONVERTER FOR THE VEHICLE, INCLUDING ORDERING A REPLACEMENT CATALYTIC CONVERTER; AND
(d) When the motor vehicle is in operation, the operator OF THE MOTOR VEHICLE POSSESSES RECEIPTS OR OTHER PAPERWORK DOCUMENTING THE ORDER FOR A REPLACEMENT CATALYTIC CONVERTER.
(2) THE EXCEPTION DESCRIBED IN SUBSECTION (1) OF THIS SECTION APPLIES SO ALONG AS A CATALYTIC CONVERTER REMAINS UNAVAILABLE TO THE OWNER OR OPERATOR OF A MOTOR VEHICLE.
(3) The section is repealed, effective September 1, 2027. Before the repeal, the exception described in subsection (1) of THIS SECTION IS SUBJECT TO REVIEW BY THE DEPARTMENT OF REGULATORY AGENCIES PURSUANT TO SECTION 24-34-104.

SECTION 5. In Colorado Revised Statutes, 24-34-104, add (28)(a)(VII) as follows:

24-34-104. General assembly review of regulatory agencies and functions for repeal, continuation, or reestablishment-legislative declaration - repeal. (28) (a) The following agencies, functions, or both, are scheduled for repeal on September 1, 2027:
(VII) THE EXCEPTION DESCRIBED IN SECTION 42-4-318 CONCERNING THE PERMISSIBLE USE OF A MOTOR VEHICLE FROM WHICH A CATALYTIC CONVERTER HAS BEEN STOLEN.".

Renumber succeeding section accordingly.
The amendment was declared adopted by the following roll call vote:
\begin{tabular}{lclllllll|}
\hline \multicolumn{1}{|c}{ YES } & \(\mathbf{3 7}\) & \multicolumn{1}{c}{ NO } & 26 & \multicolumn{1}{c}{ EXCUSED } & 2 & ABSENT & 0 \\
\hline Amabile & N & Exum & Y & Lynch & Y & Sirota & N \\
Bacon & N & Froelich & N & McCluskie & Y & Snyder & Y \\
Baisley & Y & Geitner & Y & McCormick & N & Soper & Y \\
Benavidez & N & Gonzales-Gutierrez & N & McKean & Y & Sullivan & N \\
Bernett & N & Gray & Y & McLachlan & E & Tipper & N \\
Bird & Y & Hanks & Y & Michaelson Jenet & N & Titone & N \\
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & N \\
Boesenecker & N & Holtorf & Y & Neville & Y & Valdez D. & Y \\
Bradfield & Y & Hooton & N & Ortiz & Y & Van Beber & Y \\
Caraveo & N & Jodeh & N & Pelton & Y & Van Winkle & Y \\
Carver & Y & Kennedy & N & Pico & Y & Weissman & N \\
Catlin & Y & Kipp & N & Ransom & Y & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & Y & Lindsay & N & Ricks & N & Woodrow & N \\
Duran & N & Lontine & N & Roberts & Y & Woog & Y \\
Esgar & N & Luck & Y & Sandridge & Y & Young & Y \\
& & & & & & Speaker & E \\
& & & & & &
\end{tabular}

Representative Pico moved to amend the Report of the Committee of the Whole to show that L. 008 the following Pico amendment to SB22-009 did pass:

Amend reengrossed bill, page 8, after line 19 insert:
"SECTION 4. In Colorado Revised Statutes, add 42-4-318 as follows:

42-4-318. Catalytic converter theft - use of after-market catalytic converters permitted. (1) NOTWITHSTANDING ANY OTHER PROVISION OF LAW, AN INDIVIDUAL MAY OPERATE A MOTOR VEHICLE WITH AN AFTER-MARKET CATALYTIC CONVERTER RATHER THAN AN ORIGINAL EQUIPMENT MANUFACTURER'S CATALYTIC CONVERTER IF:
(a) A CATALYTIC CONVERTER WAS STOLEN FROM THE MOTOR VEHICLE;
(b) THE OWNER OR OPERATOR OF THE VEHICLE HAS REPORTED THE THEFT OF THE CATALYTIC CONVERTER TO A LAW ENFORCEMENT AGENCY; AND

\section*{(c) The VEhicle equipped with the after-Market catalytic CONVERTER PASSES ANY EMISSIONS TEST REQUIRED PURSUANT TO THIS PART 3.".}

Renumber succeeding section accordingly.
The amendment was declared adopted by the following roll call vote:
\begin{tabular}{lllllllll|}
\hline \multicolumn{1}{|c}{ YES } & 39 & \multicolumn{1}{c}{ NO } & 24 & \multicolumn{1}{c}{ EXCUSED } & \(\mathbf{2}\) & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & N & Exum & N & Lynch & Y & Sirota & N \\
Bacon & N & Froelich & N & McCluskie & Y & Snyder & Y \\
Baisley & Y & Geitner & Y & McCormick & Y & Soper & Y \\
Benavidez & N & Gonzales-Gutierrez & N & McKean & Y & Sullivan & N \\
Bernett & N & Gray & Y & McLachlan & E & Tipper & N \\
Bird & Y & Hanks & Y & Michaelson Jenet & N & Titone & Y \\
Bockenfeld & Y & Herod & N & Mullica & Y & Valdez A. & N \\
Boesenecker & Y & Holtorf & Y & Neville & Y & Valdez D. & Y \\
Bradfield & Y & Hooton & N & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & N & Pelton & Y & Van Winkle Y \\
Carver & Y & Kennedy & N & Pico & Y & Weissman & N \\
Catlin & Y & Kipp & N & Ransom & Y & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & Y & Lindsay & N & Ricks & N & Woodrow & N \\
Duran & N & Lontine & N & Roberts & Y & Woog & Y \\
Esgar & N & Luck & Y & Sandridge & Y & Young & Y \\
& & & & & & Speaker & E
\end{tabular}

\section*{ADOPTION OF COMMITTEE OF THE WHOLE REPORT}

Passed Second Reading: HB22-1155 as amended, HB22-1278 as amended, HB22-1312, HB22-1324 as amended, \(\mathrm{SB22-009}\) as amended, \(\mathrm{SB} 22-010\) as amended.

Laid over until date indicated retaining place on Calendar: HB22-1306-Tuesday, April 12, 2022.

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.
\begin{tabular}{llllllllc|}
\hline \multicolumn{1}{|c}{ YES } & 37 & \multicolumn{1}{c}{ NO } & 26 & \multicolumn{1}{c}{ EXCUSED } & 2 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & N & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & N \\
Bernett & Y & Gray & Y & McLachlan & E & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & N & Herod & Y & Mullica & Y & Valdez A. & N \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y
\end{tabular}
\begin{tabular}{llllllll} 
Catlin & N & Kipp & Y & Ransom & N & Will & N \\
Cutter & Y & Larson & N & Rich & Y & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & N \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & E
\end{tabular}

\section*{THIRD READING OF BILLS--FINAL PASSAGE}

The following bills were considered on Third Reading. The titles were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

\section*{HB22-1210 by Representative(s) Benavidez and Duran; also Senator(s)} Winter-Concerning the continuation of the domestic violence offender management board, and, in connection therewith, implementing the recommendations contained in the 2021 sunset report by the department of regulatory agencies and making an appropriation.
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{|llllllll|}
\hline \multicolumn{1}{|c}{ YES } & \(\mathbf{5 5}\) & \multicolumn{1}{c}{ NO } & \(\mathbf{8}\) & \multicolumn{1}{c}{ EXCUSED } & \(\mathbf{2}\) & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & Y & McCormick & Y & Soper & Y \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & E & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & N & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & Y \\
Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & Y & Kipp & Yip & Ransom & N & Will & Y \\
Cutter & Y & Larson & Y & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
& Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & E \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Bacon, Bernett, Boesenecker, Cutter, Esgar, Exum, Froelich, Gray, Herod, Jodeh, Kennedy, Kipp, Lindsay, Lontine, McCluskie, Michaelson Jenet, Mullica, Ricks, Roberts, Sullivan, Titone, Valdez A., Weissman, Young

SB22-139 by Senator(s) Buckner and Coleman; also Representative(s) Herod-Concerning the establishment of Juneteenth as a state holiday.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{|c|c|c|c|c|c|c|c|}
\hline YES & 61 & NO & 2 & EXCUSED & 2 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
\hline Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
\hline Baisley & Y & Geitner & Y & McCormick & Y & Soper & Y \\
\hline Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
\hline Bernett & Y & Gray & Y & McLachlan & E & Tipper & Y \\
\hline Bird & Y & Hanks & Y & Michaelson Jenet & Y & Titone & Y \\
\hline Bockenfeld & N & Herod & Y & Mullica & Y & Valdez A. & Y \\
\hline Boesenecker & Y & Holtorf & Y & Neville & Y & Valdez D. & Y \\
\hline Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
\hline Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & Y \\
\hline Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
\hline Catlin & Y & Kipp & Y & Ransom & Y & Will & Y \\
\hline Cutter & Y & Larson & Y & Rich & Y & Williams & Y \\
\hline Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
\hline Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
\hline Esgar & Y & Luck & Y & Sandridge & Y & Young & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Benavidez, Bernett, Bird, Boesenecker, Caraveo, Carver, Cutter, Daugherty, Esgar, Exum, Froelich, Gonzales-Gutierrez, Gray, Hooton, Jodeh, Kennedy, Kipp, Lindsay, Lontine, McCluskie, McCormick, Michaelson Jenet, Mullica, Ricks, Roberts, Sirota, Snyder, Soper, Sullivan, Titone, Valdez A., Weissman, Young

HB22-1067 by Representative(s) Woodrow and Gonzales-Gutierrez; also Senator(s) Lee and Rodriguez-Concerning clarifying changes to measures that ensure defendants have a prompt bond hearing, and, in connection therewith, reducing an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{|llllllll|}
\hline \multicolumn{1}{|c}{ YES } & 36 & \multicolumn{1}{c}{ NO } & 27 & \multicolumn{1}{c}{ EXCUSED } & 2 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & N & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & N & Snyder & N \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & E & Tipper & Y \\
Bird & N & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & N & Kipp & Y & Ransom & N & Will & N \\
Cutter & Y & Larson & N & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
\hline
\end{tabular}
\begin{tabular}{lllllcll} 
Duran & Y & Lontine & Y & Roberts & N & Woog & N \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & E
\end{tabular}
Co-sponsor(s) added: Representative(s) Bacon, Benavidez, Bernett,
Boesenecker, Duran, Exum, Herod, Hooton, Jodeh, Kennedy, Kipp, Lindsay,
Michaelson Jenet, Sirota, Tipper, Titone, Valdez A., Weissman

HB22-1267 by Representative(s) Valdez A. And Boesenecker, Michaelson Jenet, Amabile, Bacon, Bernett, Caraveo, Cutter, Duran, Froelich, Gonzales-Gutierrez, Gray, Herod, Hooton, Jodeh, Kennedy, Kipp, Lontine, McCormick, McLachlan, Mullica, Sirota, Sullivan, Titone, Young; also Senator(s) Ginal and Fields-Concerning culturally relevant training available to health-care professionals, 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.
\begin{tabular}{lllllllll|}
\hline \multicolumn{1}{|c}{ YES } & 39 & \multicolumn{1}{c}{ NO } & 24 & \multicolumn{1}{c}{ EXCUSED } & 2 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & N & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & E & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & N & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & N & Kipp & Y & Ransom & N & Will & N \\
Cutter & Y & Larson & N & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & E \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Benavidez, Bird, Esgar, Exum, Lindsay, McCluskie, Ortiz, Ricks, Weissman, Woodrow

\section*{HB22-1305 by Representative(s) Caraveo and Gray; also Senator(s) Winter and Coleman-Concerning atemporary reduction of the premium an employer must pay for each of its employees for the purposes of the "Paid Family and Medical Leave Insurance 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.
\begin{tabular}{|llllllll|}
\hline \multicolumn{1}{|c}{ YES } & 39 & \multicolumn{1}{c}{ NO } & 24 & \multicolumn{1}{c}{ EXCUSED } & 2 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & N & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & E & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & N & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & N & Kipp & Yip & Ransom & N & Will & N \\
Cutter & Y & Larson & N & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & E \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Bird, Boesenecker, Cutter, Duran, Esgar, Exum, Gonzales-Gutierrez, Herod, Kipp, Lindsay, Lontine, McCluskie, Mullica, Snyder, Weissman, Woodrow

\section*{HB22-1273 by Representative(s) Duran and Sirota; also Senator(s) Fenberg and Pettersen-Concerning protections for election officials.}

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{llllllll|}
\hline \multicolumn{1}{|c}{ YES } & 45 & \multicolumn{1}{c}{ NO } & \(\mathbf{1 8}\) & \multicolumn{1}{c}{ EXCUSED } & 2 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & N & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & E & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & N & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & N & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
Carver & Y & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & N & Will & N \\
Cutter & Y & Larson & N & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & E \\
& & & & & & &
\end{tabular}

Co-sponsor(s) added: Representative(s) Bacon, Benavidez, Bernett, Bird, Boesenecker, Caraveo, Cutter, Exum, Froelich, Gray, Herod, Hooton, Kipp, Lindsay, Lontine, McCluskie, Michaelson Jenet, Ortiz, Ricks, Snyder, Sullivan, Titone, Valdez D., Weissman, Woodrow, Young

SB22-116 by Senator(s) Holbert and Pettersen; also Representative(s) Van Winkle and Bird-Concerning the ability of an individual to obtain an occupational credential through the occupational credential portability 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.
\begin{tabular}{llllllll|}
\hline \multicolumn{1}{|c}{ YES } & \(\mathbf{6 3}\) & \multicolumn{1}{c}{ NO } & \(\mathbf{0}\) & \multicolumn{1}{c}{ EXCUSED } & \(\mathbf{2}\) & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & Y & Geitner & Y & McCormick & Y & Soper & Y \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & E & Tipper & Y \\
Bird & Y & Hanks & Y & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & Y & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle Y \\
Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & Y & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & Y & Sandridge & Y & Young & Y \\
& & & & & & Speaker & E
\end{tabular}

Co-sponsor(s) added: Representative(s) Amabile, Bernett, Cutter, Duran, Esgar, Gray, Hooton, Kipp, Lindsay, Lynch, McCormick, McKean, Ortiz, Ricks, Roberts, Sandridge, Sirota, Snyder, Soper, Titone, Weissman

HB22-1235 by Representative(s) McCormick and Catlin, Holtorf, Lontine, Lynch, McLachlan, Pelton, Roberts, Titone, Valdez D., Will; also Senator(s) Ginal-Concerning the continuation of the regulation of veterinary practice by the state board of veterinary medicine, and, in connection therewith, implementing the recommendations of the 2021 sunset report on the "Colorado Veterinary Practice Act" by the department of regulatory agencies, adding registration requirements for veterinary technicians, adding veterinary technicians to the state board of veterinary medicine, allowing certain unlicensed individuals to administer rabies vaccinations, 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.
\begin{tabular}{lllllllll|}
\hline \multicolumn{1}{|c}{ YES } & \(\mathbf{5 4}\) & & \multicolumn{1}{c}{ NO } & \(\mathbf{9}\) & & EXCUSED & 2 & ABSENT \\
Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & Y & McCormick & Y & Soper & Y
\end{tabular}
\begin{tabular}{llllllll} 
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & E & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & Y & Mullica & N & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & N & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & N \\
Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & N & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & E
\end{tabular} Co-sponsor(s) added: Representative(s) Bernett, Bird, Cutter, Duran, Esgar, Gonzales-Gutierrez, Gray, Jodeh, Kipp, Lindsay, McCluskie, Mullica, Pico

HB22-1302 by Representative(s) Kennedy and Will, Amabile, Gonzales-Gutierrez, Michaelson Jenet; also Senator(s) Jaquez Lewis and Priola-Concerning health-care practice transformation to support whole-person health through integrated care models, 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.
\begin{tabular}{|c|c|c|c|c|c|c|c|}
\hline YES & 43 & NO & 20 & EXCUSED & 2 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & N & Sirota & Y \\
\hline Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
\hline Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
\hline Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
\hline Bernett & Y & Gray & Y & McLachlan & E & Tipper & Y \\
\hline Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
\hline Bockenfeld & N & Herod & Y & Mullica & Y & Valdez A. & Y \\
\hline Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
\hline Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
\hline Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & N \\
\hline Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
\hline Catlin & N & Kipp & Y & Ransom & N & Will & Y \\
\hline Cutter & Y & Larson & N & Rich & N & Williams & N \\
\hline Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
\hline Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
\hline Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
\hline \multicolumn{8}{|l|}{\multirow[b]{4}{*}{Co-sponsor(s) added: Representative(s) Bernett, Bird, Boesenecker, Cutter Duran, Esgar, Exum, Gray, Herod, Hooton, Lindsay, Lontine, McCluskie McCormick, Sirota, Titone, Weissman}} \\
\hline & & & & & & & \\
\hline & & & & & & & \\
\hline & & & & & & & \\
\hline \multicolumn{2}{|l|}{\multirow[t]{4}{*}{SB22-100}} & \multicolumn{6}{|l|}{\multirow[t]{2}{*}{by Senator(s) Winter and Gardner; also Representative(s) Duran and Esgar-Concerning changes to the domestic}} \\
\hline & & & & & & & \\
\hline & & \multicolumn{6}{|l|}{\multirow[t]{2}{*}{violence fatality review board statutes, and, in connection therewith, making and reducing an appropriation.}} \\
\hline & & & & & & & \\
\hline
\end{tabular}

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{lclllllll|}
\hline \multicolumn{1}{c}{ YES } & 51 & \multicolumn{1}{c}{ NO } & 12 & \multicolumn{1}{c}{ EXCUSED } & 2 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & E & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & N & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & N \\
Carver & Y & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & N & Will & Y \\
Cutter & Y & Larson & Y & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & E \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Bacon, Benavidez, Bernett, Bird, Boesenecker, Cutter, Exum, Froelich, Gonzales-Gutierrez, Gray, Herod, Jodeh, Lindsay, Lontine, McCluskie, Michaelson Jenet, Mullica, Ricks, Roberts, Snyder, Titone, Valdez A., Weissman, Young

\section*{LAY OVER OF CALENDAR ITEMS}

On motion of Representative Esgar, the following item on the Calendar was laid over until Tuesday, April 12, retaining place on Calendar:

Consideration of Resolution--SJR22-006.
On motion of Representative Esgar, the following item on the Special Orders Calendar for Tuesday, April 12, 2022 was moved to the General Orders Calendar for Tuesday, April 12, 2022--HB22-1306.

\section*{APPOINTMENT}

The Speaker pro tempore announced the following temporary committee appointment for Monday, April 12, 2022 only:

\section*{Agriculture, Livestock, and Water}

Representative Exum to replace Representative McLachlan.

House in recess. House reconvened.

\section*{PRINTING REPORT}

The Chief Clerk reports the following bills have been correctly printed:
HB22-1362, 1363; HCR22-1005; HB22-1364.

\section*{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:
HB22-1008, 1024, 1028, 1060, 1092, 1104, 1209, 1226, 1227, 1262 at 2:04 p.m. on April 8th, 2022.

\section*{MESSAGE(S) FROM THE SENATE}

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-164 amended in General Orders as printed in Senate Journal, April 8, 2022.
SB22-170 amended in Special Orders as printed in Senate Journal, April 8, 2022.

The Senate has passed on Third Reading and returns herewith:
HB22-1098, HB22-1202, HB22-1276, and HB22-1280.
The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
HB22-1093 amended in Special Orders as printed in Senate Journal, April 8, 2022.

In response to the request of the House for a Conference Committee on HB22-1329, the President appoints Senators Hansen, Chair; Zenzinger; and Rankin as conferees on the First Conference Committee on HB22-1329.

The Senate has granted permission to the First Conference Committee on HB22-1329 to go beyond the scope of differences between the two houses.

\section*{MESSAGE(S) FROM THE REVISOR}

We herewith transmit:
without comment, as amended, HB22-1093; SB22-164 and 170.

\section*{INTRODUCTION OF BILLS \\ First Reading}

The following bills were read by title and referred to the committee(s) indicated:

\section*{HB22-1365 by Representative(s) Esgar; also Senator(s) Hinrichsen-Concerning the creation of the southern Colorado institute of transportation technology at Colorado state university Pueblo. \\ Committee on Education \\ HB22-1366 by Representative(s) Kipp; also Senator(s) Bridges-Concerning increasing access to postsecondary workforce readiness with financial aid information. \\ Committee on Education}

HB22-1367 by Representative(s) Lontine and Gray, Duran, Bacon, Bernett, Cutter, Esgar, Froelich; also Senator(s) Winter and Pettersen, Gonzales--Concerning modifications to laws prohibiting discrimination in employment practices, and, in connection therewith, repealing the exclusion of domestic workers from the definition of "employee", extending the time limit for filing a charge alleging unfair or discriminatory employment practices with the Colorado civil rights commission, and repealing the prohibition against certain damages in cases alleging age-based discrimination.
Committee on Judiciary
HB22-1368 by Representative(s) Herod; also Senator(s) Rodriguez-Concerning opportunities for persons to access community corrections programs.
Committee on Judiciary

\section*{INTRODUCTION OF CONCURRENT RESOLUTION}

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

HCR22-1006 by Representative(s) Will and Ortiz; also Senator(s) Rodriguez and Smallwood--Submitting to the registered electors of the state of Colorado an amendment to the Colorado constitution concerning the conduct of charitable gaming activities, and, in connection therewith, allowing managers and operators to be paid and repealing the required period of a charitable organization's continuous existence before obtaining a charitable gaming license.
Committee on Business Affairs \& Labor

\section*{INTRODUCTION OF RESOLUTIONS}

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

HJR22-1017 by Representative(s) Will and Hooton--Concerning the Colorado legislative sportsmen's caucus, and, in connection therewith, designating April 21, 2022, "Sportsmen's Day".

HJR22-1018 by Representative(s) Van Beber, Holtorf; also Senator(s) Sonnenberg--Concerning designating the portion of Colorado State Highway 14 from Mile Marker 153 to Mile Marker 154 in Weld County as the "Colonel Stan Cass Memorial Highway".

HJR22-1019 by Representative(s) Van Beber and Holtorf; also Senator(s) Sonnenberg and Cooke--Concerning the designation of a portion of Colorado State Highway 85 as the "Pvt. Joe P. Martinez Memorial Highway".

HJR22-1020 by Representative(s) Michaelson Jenet and Pelton; also Senator(s) Fenberg and Gardner--Concerning the commemoration of the Holocaust.

\section*{INTRODUCTION OF RESOLUTIONS}

The following resolutions were read by title and referred to the committee(s) indicated:

HJR22-1021 by Representative(s) Hanks, Baisley, Bockenfeld, Bradfield, Catlin, Holtorf, Lynch, Pelton, Pico, Rich, Soper, Will--Concerning an application to the United States Congress for an article V convention of the states for proposing amendments to the United States Constitution that impose fiscal restraints on the federal government, limit the power and jurisdiction of the federal government, and limit the terms of office for its officials and for members of Congress.

\section*{Committee on State, Civic, Military, \& Veterans Affairs}

HJR22-1022 by Representative(s) Luck and Williams, Baisley, Carver, Lynch, Neville, Ransom, Van Winkle--Concerning the considerable and continuing impacts on the people of Colorado directly and indirectly from the COVID-19 pandemic and the many efforts made to combat it.
Committee on State, Civic, Military, \& Veterans Affairs
HJR22-1023 by Representative(s) Holtorf and Pico; also Senator(s) (None), Liston--Concerning appreciation for all United States military service members, regardless of race, gender, faith, or ethnicity.
Committee on State, Civic, Military, \& Veterans Affairs

\section*{INTRODUCTION OF MEMORIAL}

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

HM22-1002 by Representative(s) Neville and Luck--Memorializing Representative Kimmi J. Lewis.

\section*{REMOTE PARTICIPATION}

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Caraveo, Esgar, Hooton, Neville, Ortiz, Sandridge, Williams

On motion of Representative Sirota, the House adjourned until 9:00 a.m., Tuesday, April 12, 2022.

Approved:
Alec Garnett, Speaker
Attest:
Robin Jones, Chief Clerk

\section*{HOUSE JOURNAL}

\section*{SEVENTY-THIRD GENERAL ASSEMBLY}

\section*{STATE OF COLORADO}

\section*{Second Regular Session}

Ninety-first Legislative Day
Tuesday, April 12, 2022

Prayer by Father William Oulvey, SJ, Arrupe Jesuit High School, Denver. The Speaker called the House to order at 9:00 a.m.

Pledge of Allegiance led by Robert Fenchak, Gary Gonzales, AJ Landin, Lynn Wooten, Charis Bible College, Woodland Park.

The roll was called with the following result:
Present--59.
Excused--Representative(s) 6--Amabile, Hanks, Hooton, McKean, McLachlan, Ricks.
Present after roll call--Representative(s) Amabile, Hooton, Ricks.
The Speaker declared a quorum present.

On motion of Representative Boesenecker, the House Journal of Monday, April 11, 2022, was declared approved as corrected by the Chief Clerk.

\section*{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.

HB22-1155 by Representative(s) Will and McCluskie; also Senator(s)
Gonzales-Concerning in-state tuition classification at institutions of higher education for students who complete high school in Colorado.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{|lllllllll|}
\hline \multicolumn{1}{|c}{ YES } & 41 & & \multicolumn{1}{c}{ NO } & 19 & & EXCUSED & 5 & ABSENT \\
Amabile & Y & Exum & Y & Lynch & N & Sirota & Y \\
Bacon & E & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez Y & McKean & E & Sullivan & Y
\end{tabular}
\begin{tabular}{|c|c|c|c|c|c|c|c|}
\hline Bernett & Y & Gray & Y & McLachl & E & pper & Y \\
\hline Bird & Y & Hanks & E & Michaelson Jenet & Y & Titone & \\
\hline Bockenfeld & N & Herod & Y & Mullica & Y & Valdez A. & \\
\hline Boesenecker & & Holtorf & Y & Neville & N & Valdez D. & \\
\hline Bradfield & N & Hooto & Y & Ortiz & Y & Van Bebe & \\
\hline Caraveo & Y & Jodeh & Y & Pelton & N & Van Win & \\
\hline Carver & N & Kennedy & Y & Pico & N & Weissman & \\
\hline Catlin & N & Kipp & Y & Ransom & N & Will & \\
\hline Cutter & Y & Larson & N & Rich & Y & William & \\
\hline Daugherty & Y & Lindsay & Y & Ricks & E & Woodrow & \\
\hline Duran & Y & Lontine & Y & Roberts & Y & Woog & \\
\hline Esgar & Y & Luck & N & Sandridge & N & Young & \\
\hline & & & & & & Speaker & \\
\hline \multicolumn{8}{|l|}{Co-sponsor(s) added: Representative(s) Amabile, Benavidez, Bernett, Bird,} \\
\hline \multicolumn{8}{|l|}{\multirow[t]{3}{*}{Boesenecker, Caraveo, Cutter, Duran, Esgar, Exum, Froelich, Gonzales-Gutierrez, Gray, Herod, Hooton, Jodeh, Kennedy, Kipp, Lindsay, Lontine, McCormick, Michaelson Jenet, Ortiz, Roberts, Sirota, Titone, Weissman, Woodrow, Young}} \\
\hline & & & & & & & \\
\hline & & & & & & & \\
\hline \multicolumn{8}{|l|}{HB22-1278 by Representative(s) Young and Pelton; also Senator(s) Lee and Simpson-Concerning the creation of the behavioral health administration, and, in connection therewith, making and reducing an appropriation.} \\
\hline \multicolumn{8}{|l|}{\begin{tabular}{l}
The question being "Shall the bill pass?". \\
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\end{tabular}} \\
\hline YES & 46 & NO & 14 & EXCUSED & 5 & ABSENT & \\
\hline \multicolumn{8}{|l|}{mabile Y Exum \(\quad \mathrm{Y}\) Lynch \(\quad \mathrm{N}\) Sirota \(\quad \mathrm{Y}\)} \\
\hline Bacon & E & Froelich & Y & McCluskie & Y & Snyder & Y \\
\hline Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
\hline Benavidez & Y & Gonzales-Gutierrez & Y & McKean & E & Sullivan & Y \\
\hline Bernett & Y & Gray & Y & McLachlan & E & Tipper & \\
\hline Bird & Y & Hanks & E & Michaelson Jenet & Y & Titone & Y \\
\hline Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & \\
\hline Boesenecker & & Holtorf & Y & Neville & N & Valdez D. & \\
\hline Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & \\
\hline Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & \\
\hline Carver & N & Kennedy & Y & Pico & N & Weissman & \\
\hline Catlin & Y & Kipp & Y & Ransom & N & Will & Y \\
\hline Cutter & Y & Larson & Y & Rich & N & Williams & N \\
\hline Daugherty & Y & Lindsay & Y & Ricks & E & Woodrow & Y \\
\hline Duran & Y & Lontine & Y & Roberts & Y & Woog & \\
\hline Esgar & Y & Luck & N & Sandridge & N & Young & \\
\hline \multicolumn{8}{|r|}{Speaker Y} \\
\hline \multicolumn{8}{|l|}{Co-sponsor(s) added: Representative(s) Amabile, Benavidez, Bernett, Bird,} \\
\hline \multicolumn{8}{|l|}{\multirow[t]{4}{*}{Boesenecker, Caraveo, Cutter, Duran, Esgar, Exum, Froelich, Gonzales-Gutierrez, Gray, Herod, Hooton, Jodeh, Kennedy, Kipp, Lindsay, McCluskie, McCormick, Michaelson Jenet, Mullica, Roberts, Sirota, Snyder, Sullivan, Titone, Valdez A., Valdez D., Woodrow, Speaker}} \\
\hline & & & & & & & \\
\hline & & & & & & & \\
\hline & & & & & & & \\
\hline
\end{tabular}

HB22-1312 by Representative(s) Lynch and Woodrow, Pico, Valdez D.; also Senator(s) Moreno and Woodward, Kirkmeyer, Zenzinger-Concerning modifications to 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.
\begin{tabular}{lclllllll|}
\hline \multicolumn{1}{|c}{ YES } & \(\mathbf{6 1}\) & \multicolumn{1}{c}{ NO } & \(\mathbf{0}\) & \multicolumn{1}{c}{ EXCUSED } & 4 & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
Bacon & E & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & Y & Geitner & Y & McCormick & Y & Soper & Y \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & E & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & E & Tipper & Y \\
Bird & Y & Hanks & E & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & Y & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & Y \\
Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & Y & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & Y & Sandridge & Y & Young & Y \\
& & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Catlin, Exum, Herod, Lontine, Snyder, Williams

HB22-1324 by Representative(s) Bernett and Lynch; also Senator(s) Woodward and Rodriguez-Concerning a modification to the definition of pawnbroker.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{lllllllll|}
\hline \multicolumn{1}{|c}{ YES } & 61 & \multicolumn{1}{c}{ NO } & \(\mathbf{1}\) & \multicolumn{1}{c}{ EXCUSED } & 3 & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & Y & Geitner & Y & McCormick & Y & Soper & Y \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & E & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & E & Tipper & Y \\
Bird & Y & Hanks & E & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & Y & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle Y
\end{tabular}
\begin{tabular}{llllllll} 
Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & Y & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & N & Sandridge & Y & Young & Y \\
& & & & & Speaker & Y
\end{tabular}

Co-sponsor(s) added: Representative(s) Snyder
SB22-009 by Senator(s) Ginal and Hisey, Liston; also Representative(s) Bird and Benavidez, Bockenfeld-Concerning catalytic converters, and, in connection therewith, Enacting measures to address the theft of catalytic converters.

Laid Over until Wednesday, April 13, 2022.
SB22-010 by Senator(s) Simpson and Lee; also Representative(s) Benavidez and Amabile, Pelton-Concerning pretrial diversion programs that are intended to identify eligible individuals who have behavioral health disorders in order to divert them from the criminal justice system into community treatment 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.
\begin{tabular}{llllllllc|}
\hline \multicolumn{1}{|c}{ YES } & \(\mathbf{6 1}\) & \multicolumn{1}{c}{ NO } & 1 & \multicolumn{1}{c}{ EXCUSED } & 3 & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & Y & Geitner & Y & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & E & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & E & Tipper & Y \\
Bird & Y & Hanks & E & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & Y & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle Y \\
Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & Y & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & Y & Sandridge & Y & Young & Y \\
& & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Bacon, Bernett, Bird, Bockenfeld, Boesenecker, Cutter, Duran, Exum, Froelich, Geitner, Gonzales-Gutierrez, Gray, Herod, Hooton, Jodeh, Kennedy, Kipp, Lindsay, Lontine, McCormick, Michaelson Jenet, Pico, Sandridge, Sirota, Titone, Valdez A., Weissman, Young

\section*{REPORT(S) OF COMMITTEE(S) OF REFERENCE}

\section*{AGRICULTURE, LIVESTOCK, AND WATER}

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

SB22-114 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend reengrossed bill, page 5, line 20, strike "DISTRICT," and substitute "DISTRICT OR FIRE AUTHORITY,".

Page 5, line 25, strike "DISTRICT," and substitute "DISTRICT OR FIRE AUTHORITY,".

Page 6, line 11, strike "DISTRICT," and substitute "DISTRICT OR FIRE AUTHORITY,".

Page 8, line 6, strike "DISTRICTS," and substitute "districts or Fire AUTHORITIES,".

Page 8 , line 10, after "district," insert "FIRE AUTHORITY,".
Page 8, line 24, strike "DISTRICTS" and substitute "DISTRICTS, FIRE AUTHORITIES,".

After "DISTRICT" insert "OR FIRE AUTHORITY" on: Page 10, line 25; Page 11, lines 16 and 23; Page 12, line 2; and Page 15, line 1.

SB22-158 be referred favorably to the Committee on Appropriations.

\section*{APPROPRIATIONS}

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

HB22-1120 be referred to the Committee of the Whole with favorable recommendation.

HB22-1243 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 25 strike "(6)" and substitute "(6); and add (5.5)".

Page 5, after line 9 insert:
"(5.5) (a) FOR THE 2022-23 STATE FISCAL YEAR, THE GENERAL ASSEMBLY SHALL APPROPRIATE SIX MILLION DOLLARS FROM THE
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BEHAVIORAL AND MENTAL HEALTH CASH FUND CREATED IN SECTION
24-75-230 TO THE STATE DEPARTMENT FOR THE PURPOSES OF THIS
SECTION. ANY UNEXPENDED OR UNENCUMBERED MONEY APPROPRIATED
PURSUANT TO THIS SECTION REMAINS AVAILABLE FOR EXPENDITURE FOR
THE SAME PURPOSE IN THE 2023-24 STATE FISCAL YEAR WITHOUT FURTHER
APPROPRIATION.

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(b) THE STATE DEPARTMENT AND OFFICE SHALL COMPLY WITH THE COMPLIANCE, REPORTING, RECORD-KEEPING, AND PROGRAM EVALUATION REQUIREMENTS ESTABLISHED BY THE OFFICE OF STATE PLANNING AND BUDGETING AND THE STATE CONTROLLER IN ACCORDANCE WITH SECTION 24-75-226 (5).
(b) This subsection (5.5) IS Repealed, effective June 30, 2024.".

Page 5, after line 24 insert:
"(3) For the 2022-23 state fiscal year, \$6,000,000 is appropriated to the department of human services for use by the behavioral health administration. This appropriation is from the behavioral and mental health cash fund created in section 24-75-230, C.R.S., is of money the state received from the federal coronavirus state fiscal recovery fund, and is based on an assumption that the administration will require an additional 1.0 FTE . To implement this act, the administration may use this appropriation for the temporary youth mental health services program. Any money appropriated in this section not expended prior to July 1, 2023, is further appropriated to the administration from July 1, 2023, through June 30, 2024, for the same purpose.".

HB22-1282 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 8, line 18, after "dollars" insert "Of money FROM THE AFFORDABLE HOUSING AND HOME OWNERSHIP CASH FUND, Created in section 24-75-229 (3)(a), that originates from the GENERAL FUND".

HB22-1316 be referred to the Committee of the Whole with favorable recommendation.

\section*{FINANCE}

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

HB22-1246 be referred favorably to the Committee on Appropriations.

SB22-036 be referred favorably to the Committee on Appropriations.

On motion of Representative Esgar, HB22-1306, HB22-1282, HB22-1316 were made Special Orders on Tuesday, April 12, 2022, at 9:24 a.m.

The hour of 9:24 a.m., having arrived, on motion of Representative Boesenecker, the House resolved itself into Committee of the Whole for consideration of Special Orders and he was called to act as Chair.

\section*{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.)

\section*{HB22-1306 by Representative(s) Titone and Baisley, Bernett; also} Senator(s) Bridges and Priola, Kolker-Concerning broadband deployment grant processes implemented by the broadband deployment board.
(Laid Over from April 8, 2022.)
Amendment No. 1, Transportation \& Local Government Report, dated April 5, 2022, and placed in member's bill file; Report also printed in House Journal, April 6, 2022.

Amendment No. 2, by Representative Titone:
Amend printed bill, page 3, line 25, after "(e)" insert "(I)".
Page 4, strike lines 7 through 13 and substitute "the "treasury DEPARTMENT REGULATIONS".
(II) (A) The board shall review each denied application received between July 1, 2021, and the effective date of this SUBSECTION (9.5)(e)(II), IN WHICH GRANT MONEY WAS SOUGHT PURSUANT to this subsection (9.5) but the application was denied on the basis that the project was not in an unserved area pursuant to subsection (9) of this section due to the board's assessment of wIreless service, For compliance with the treasury department REGULATIONS IN EFFECT ON THE EFFECTIVE DATE OF THIS SUBSECTION (9.5)(e)(II). If the application complies with the treasury DEPARTMENT REGULATIONS IN EFFECT ON THE EFFECTIVE DATE OF THIS SUBSECTION (9.5)(e)(II), THE BOARD SHALL AWARD GRANT MONEY TO THE applicant as soon as practicable, unless the proposed project that is the subject of the application has already been completed, the applicant seeks to withdraw or revise the application, or the application or proposed project is no longer ELIGIBLE FOR GRANT MONEY.
(B) This subsection (9.5)(e)(II) IS REPEALED, effective July 1, 2023.".

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

HB22-1282 by Representative(s) Mullica and Lynch, Jodeh, Pico, Roberts, Woodrow, Woog; also Senator(s) Bridges and Woodward-Concerning the creation of the innovative housing incentive program.

Amendment No. 1, Appropriations Report, dated April 12, 2022, and placed in member's bill file; Report also printed in House Journal, April 12, 2022.

Amendment No. 2, Business Affairs \& Labor Report, dated March 24, 2022, and placed in member's bill file; Report also printed in House Journal, March 25, 2022.

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

HB22-1316 by Representative(s) McCormick and Catlin; also Senator(s) Donovan and Simpson-Concerning the funding of Colorado water conservation board projects, and, in connection therewith, making an appropriation.

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

\section*{AMENDMENT(S) TO THE COMMITTEE OF THE WHOLE REPORT}

Representative Van Winkle moved to amend the Report of the Committee of the Whole to show that L. 005 the following Van Winkle amendment to HB22-1282 did pass:

Amend printed bill, page 2, line 5, strike "definitions." and substitute "definitions - repeal.".

Page 9, after line 19 insert:
"(7) This section is repealed, effective July 1, 2027.".
The amendment was declared lost by the following roll call vote:
\begin{tabular}{lllllllll|}
\hline \multicolumn{1}{|c}{ YES } & 21 & \multicolumn{1}{c}{ NO } & 41 & \multicolumn{1}{c}{ EXCUSED } & 3 & ABSENT & 0 \\
\hline Amabile & N & Exum & N & Lynch & N & Sirota & N \\
Bacon & N & Froelich & N & McCluskie & N & Snyder & N \\
Baisley & Y & Geitner & Y & McCormick & N & Soper & Y \\
Benavidez & N & Gonzales-Gutierrez & N & McKean & E & Sullivan & N \\
Bernett & N & Gray & N & McLachlan & E & Tipper & N \\
Bird & N & Hanks & E & Michaelson Jenet & N & Titone & Y \\
Bockenfeld & Y & Herod & N & Mullica & N & Valdez A. & N
\end{tabular}
\begin{tabular}{llllllll} 
Boesenecker N & Holtorf & Y & Neville & Y & Valdez D. & Y \\
Bradfield & Y & Hooton & N & Ortiz & N & Van Beber & Y \\
Caraveo & N & Jodeh & N & Pelton & Y & Van Winkle & Y \\
Carver & Y & Kennedy & N & Pico & Y & Weissman & N \\
Catlin & Y & Kipp & N & Ransom & Y & Will & Y \\
Cutter & N & Larson & N & Rich & Y & Williams & Y \\
Daugherty & N & Lindsay & N & Ricks & N & Woodrow & N \\
Duran & N & Lontine & N & Roberts & N & Woog & N \\
Esgar & N & Luck & Y & Sandridge & Y & Young & N \\
& & & & & & Speaker & N
\end{tabular}

\section*{ADOPTION OF COMMITTEE OF THE WHOLE REPORT}

Passed Second Reading: HB22-1282 as amended, HB22-1306 as amended, HB22-1316.

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.
\begin{tabular}{llllllllc|}
\hline \multicolumn{1}{|c}{ YES } & 41 & \multicolumn{1}{c}{ NO } & 21 & & \multicolumn{1}{c}{ EXCUSED } & 3 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & N & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & E & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & E & Tipper & Y \\
Bird & Y & Hanks & E & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & N & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & N & Kipp & Yipr & Ransom & N & Will & N \\
Cutter & Y & Larson & Y & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & Y \\
& & & & & & &
\end{tabular}

\section*{LAY OVER OF CALENDAR ITEM(S)}

On motion of Representative Esgar, the following item(s) on the Calendar were laid over until Wednesday, April 13, 2022, retaining place on Calendar:

Consideration of General Orders--HB22-1304, HB22-1317.
Consideration of Resolution(s)--SJR22-006, HJR22-1017, HJR22-1018, HJR22-1019, HJR22-1020.
Consideration of Memorial(s)--HM22-1002.
Consideration of Senate Amendment(s)--HB22-1093.
House in recess. House reconvened.

\section*{REPORT(S) OF COMMITTEE(S) OF REFERENCE}

\section*{PUBLIC AND BEHAVIORAL HEALTH AND HUMAN SERVICES}

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

HB22-1309 be referred to the Committee of the Whole with favorable recommendation.

\section*{PRINTING REPORT}

The Chief Clerk reports the following House documents have been correctly printed: HB22-1365, 1366, 1367, 1368; HCR22-1006.

\section*{MESSAGE(S) FROM THE SENATE}

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
HB22-1340 amended in Special Orders as printed in Senate Journal, April 11, 2022.

The Senate has voted not to concur in House Amendments to SB22-034, and requests that a Conference Committee be appointed. The bill is transmitted herewith.

The Senate has granted permission to the First Conference Committee on SB22-034 to go beyond the scope of differences between the two houses.

The Senate voted to concur in House amendments to SB22-100, and repassed the bill as amended.

The Senate voted to concur in House amendments to SB22-116, and repassed the bill as amended.

The Senate has postponed indefinitely HB22-1036. The bill is returned herewith.

\section*{MESSAGE(S) FROM THE REVISOR}

We herewith transmit:
without comment, as amended, HB22-1340.

\section*{INTRODUCTION OF BILLS First Reading}

The following bills were read by title and referred to the committee(s) indicated:

HB22-1369 by Representative(s) Sirota and Pelton; also Senator(s) Story and Sonnenberg--Concerning support for children's mental health programs.
Committee on Public \& Behavioral Health \& Human Services
SB22-164 by Senator(s) Zenzinger and Woodward, Kirkmeyer, Moreno; also Representative(s) Woodrow and Lynch, Pico, Valdez D.--Concerning the substitution of the word "treasurer's" in place of the word "assessor's" in a statutory provision requiring disclosure of property tax information for purchasers of newly constructed residences within the boundaries of a metropolitan district.
Committee on Transportation \& Local Government
SB22-170 by Senator(s) Winter; also Representative(s) Gray-Concerning permissible uses of the money in the waste tire administration, enforcement, market development, and cleanup fund, and, in connection therewith, making an appropriation.
Committee on Transportation \& Local Government

\section*{REMOTE PARTICIPATION}

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Bacon, Bernett, Caraveo, Ricks, Sandridge, Soper, Woodrow.

On motion of Representative Kipp, the House adjourned until 9:00 a.m., Wednesday, April 13, 2022.

Approved:
Alec Garnett, Speaker
Attest:
Robin Jones,
Chief Clerk

\title{
HOUSE JOURNAL SEVENTY-THIRD GENERAL ASSEMBLY STATE OF COLORADO \\ Second Regular Session
}

Wednesday, April 13, 2022

Prayer by Satinder Singh, Colorado Singh Sabha, Commerce City.
The Speaker called the House to order at 9:00 a.m.
Pledge of Allegiance led by Sharie Fant, Lance Williams, Kathleen Wecamp, Biba Herman, Charis Bible College, Woodland Park.

The roll was called with the following result:
Present--60.
Excused--Representative(s) Caraveo, Hooton, Luck, Tipper, Woodrow--5.
Present after roll call--Representative(s) Caraveo, Hooton, Luck, Tipper.

The Speaker declared a quorum present.

On motion of Representative Boesenecker, the House Journal of Tuesday, April 12, 2022, was declared approved as corrected by the Chief Clerk.

\section*{THIRD READING OF BILLS--FINAL PASSAGE}

The following bills were considered on Third Reading. The titles were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

SB22-009 by Senator(s) Ginal and Hisey, Liston; also Representative(s) Bird and Benavidez, Bockenfeld-Concerning catalytic converters, and, in connection therewith, Enacting measures to address the theft of catalytic converters.
(Laid Over from April 12, 2022.)
Laid Over until Thursday, April 14, 2022.
HB22-1306 by Representative(s) Titone and Baisley, Bernett; also Senator(s) Bridges and Priola, Kolker-Concerning broadband deployment grant processes implemented by the broadband deployment board.

1 The question being "Shall the bill pass?".
2 A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{lllllllll|}
\hline \multicolumn{1}{|c}{ YES } & \(\mathbf{5 9}\) & \multicolumn{1}{c}{ NO } & \(\mathbf{5}\) & \multicolumn{1}{c}{ EXCUSED } & \(\mathbf{1}\) & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & Y & Geitner & Y & McCormick & Y & Soper & Y \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & Y & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & N \\
Carver & Y & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & Y & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & E \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & N & Sandridge & Y & Young & Y \\
& & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bird, Boesenecker, Carver, Cutter, Exum, Jodeh, Lindsay, Lontine, Lynch, McCluskie, Mullica, Soper, Valdez D., Young

HB22-1282 by Representative(s) Mullica and Lynch, Jodeh, Pico, Roberts, Woodrow, Woog; also Senator(s) Bridges and Woodward-Concerning the creation of the innovative housing incentive 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.
\begin{tabular}{|llllllll|}
\hline \multicolumn{1}{|c}{ YES } & 45 & \multicolumn{1}{c}{ NO } & 19 & \multicolumn{1}{c}{ EXCUSED } & 1 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & N & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
Carver & N & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & N & Kipp & Y & Ransom & N & Will & Y \\
Cutter & Y & Larson & Y & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & E \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
& Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Amabile, Benavidez, Bernett, Bird, Boesenecker, Cutter, Duran, Esgar, Exum, Froelich, Kennedy, Kipp, Lindsay, Lontine, McCluskie, McCormick, Ortiz, Snyder, Tipper, Titone, Valdez A., Valdez D., Weissman, Speaker

HB22-1316 by Representative(s) McCormick and Catlin; also Senator(s) Donovan and Simpson-Concerning the funding of Colorado water conservation board projects, 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.
\begin{tabular}{llllllllc|}
\hline \multicolumn{1}{|c}{ YES } & \(\mathbf{6 2}\) & \multicolumn{1}{c}{ NO } & 2 & \multicolumn{1}{c}{ EXCUSED } & I & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & Y & Geitner & Y & McCormick & Y & Soper & Y \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & Y & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & Y & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & Y \\
Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & Y & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & E \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & N & Sandridge & Y & Young & Y \\
& & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Benavidez, Bernett, Bird, Bockenfeld, Boesenecker, Caraveo, Carver, Esgar, Exum, Geitner, Gray, Holtorf, Hooton, Jodeh, Kennedy, Kipp, Lindsay, Lontine, Lynch, McCluskie, McKean, Michaelson Jenet, Pico, Roberts, Soper, Titone, Valdez D., Van Beber, Weissman, Will, Young, Speaker

\section*{REPORT(S) OF COMMITTEE(S) OF REFERENCE}

\section*{HEALTH AND INSURANCE}

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

HB22-1296
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 "(14.5);" and substitute "(14.3);".

Page 2, line 9, strike "25-1.5-103 (1)," and substitute "25-1.5-103 (1) AND THAT MEETS THE DEFINITION OF A NURSING CARE FACILITY AS SET FORTH IN THE DEPARTMENT OF PUBLIC HEALTH AND ENVIRONMENT REGULATIONS,".

Page 2, strike lines 17 through 21 and substitute:
"(14.3) "Residential improvements" means a building, or that portion of a building, designed for use predominantly as a place of residency by a person, a family, or families. The term includes buildings, structures, fixtures, fences, amenities, and water rights that are an integral part of the residential use. The term also includes a manufactured home as defined in subsection (7.8) of this section, a mobile home as defined in subsection (8) of this section, and a modular home as defined in subsection (8.3) of this section, AND A NURSING HOME AS DEFINED IN SUBSECTION (8.6) OF THIS SECTION, REGARDLESS OF A RESIDENT'S LENGTH of STAY.".

Page 3, line 12, strike "(b)" and substitute "(III)".
Page 3, line 15, strike "(c)" and substitute "(b)".
Page 3, line 16, strike "ON WHICH A NURSING HOME IS SITUATED" and substitute "USED FOR A NURSING HOME".

Page 3, line 17, after "LAND" insert "FOR THE USE OF THE NURSING HOME".

\section*{PUBLIC AND BEHAVIORAL HEALTH AND HUMAN SERVICES} After consideration on the merits, the Committee recommends the following:

HB22-1259 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 5, after line 18 insert:
"(f) To support the economic recovery from the COVID-19 pandemic, the department of human services may receive additional money to support subsidized training and employment. The money may be used to support current Colorado works participants and individuals who are eligible for short-term non-recurrent assistance and other assistance, as defined by the state board of human services, whose income does not exceed \(200 \%\) of the federal poverty level.".

Page 5, after line 27 insert:
"(3) The general assembly further finds and declares that the increase in basic cash assistance grants and funding for subsidized employment established in this act are critical government services.".

Page 7, line 20, strike "InCLUDES" and substitute "INCLUDES, BUT IS NOT LIMITED TO,".

Page 7, line 23, after "AGE;" insert "OR".
Page 7, line 25, strike "OR" and substitute "AND".
Page 7, strike lines 26 and 27.
Page 8, strike lines 1 and 2.
Page 8, strike lines 11 and 12 and substitute "REQUIRE COUNTIES TO INFORM AND NOT PENALIZE ANY APPLICANT OR HOUSEHOLD THAT DEMONSTRATES GOOD CAUSE FOR AN EXEMPTION FROM WORK REQUIREMENTS, WHICH INCLUDES, BUT IS NOT LIMITED TO,".

Page 8 , line 15 , after "AGE;" insert "OR".
Page 8, line 17, strike "OR" and substitute "AND".
Page 8, strike lines 18 through 21.
Page 9, strike lines 24 through 27 and substitute "becoming employed.".
Page 10, strike lines 1 through 4 and substitute "The rules promulgated by".

Page 10, line 14 , strike "BY THE 2027-28 state".
Page 10 , strike line 15 and substitute "FOR THE STATE FISCAL YEAR COMMENCING JULY 1, 2022, is equal to or".

Page 10, strike lines 21 through 27 and substitute "a participant in a similarly sized householdonJantary 1, 2008, ONE HUNDRED PERCENT OF THE AMOUNT OF BASIC CASH ASSISTANCE IN 2021, PLUS TWENTY PERCENT. For the state fiscal year commencing July 1, 2023, and each STATE FISCAL YEAR THEREAFTER, THE AMOUNT OF BASIC CASH ASSISTANCE MUST BE EQUAL TO OR EXCEED THE AMOUNT OF BASIC CASH ASSISTANCE FOR THE PREVIOUS STATE FISCAL YEAR PLUS A TWO PERCENT COST OF LIVING ADJUSTMENT OR A COST OF LIVING ADJUSTMENT THAT IS EQUAL TO THE AVERAGE OF THE FEDERAL SOCIAL SECURITY ADMINISTRATION'S COST OF LIVING ADJUSTMENT FOR THAT FISCAL YEAR PLUS THE PREVIOUS TWO FISCAL YEARS, WHICHEVER IS GREATER.".

Strike page 11.
Page 12, strike lines 1 through 16 and substitute:
"(II) (A) On July 1, 2022, the state treasurer shall TRANSFER EIGHTEEN MILLION DOLLARS FROM THE ECONOMIC RECOVERY and relief cash fund, CREATED IN SECTION 24-75-228, TO THE COLORADO LONG-TERM WORKS RESERVE TO COVER ANY INCREASE IN BASIC CASH ASSISTANCE ABOVE THE AMOUNT OF BASIC CASH ASSISTANCE IN STATE FISCAL YEAR 2021-22.
(B) THE MONEY TRANSFERRED PURSUANT TO SUBSECTION (1)(b)(II)(A) OF THIS SECTION MUST BE EXPENDED NO LATER THAN DECEMBER 30, 2026.
(C) This subsection (1)(b)(II) is Repealed, effective July 1, 2027.
(III) (A) Beginning state fiscal year 2023-24, and EaCH STATE FISCAL YEAR THEREAFTER, THE STATE DEPARTMENT SHALL EXPEND MONEY IN EQUAL AMOUNTS FROM THE STATE GENERAL FUND, THE UNCLAIMED PROPERTY TRUST FUND CREATED IN SECTION 38-13-801, AND AVAILABLE TANF FUNDS, WHICH MUST INCLUDE FUNDS IN THE COLORADO LONG-TERM WORKS RESERVE AND THE TOTAL STATEWIDE COUNTY TANF RESERVE TO COVER ANY INCREASE IN BASIC CASH ASSISTANCE ABOVE THE AMOUNT OF BASIC CASH ASSISTANCE IN STATE fiscal year 2021-22. The state department and counties shall IDENTIFY AN EQUITABLE PORTION OF THE COLORADO LONG-TERM WORKS RESERVE AND TOTAL STATEWIDE COUNTY TANF RESERVE FOR THE IMPLEMENTATION OF THIS SUBSECTION (1)(b)(III)(A).
(B) If the total statewide county TANF reserve falls BELOW FIFTEEN PERCENT OF THE COUNTY BLOCK GRANT AMOUNT, THE GENERAL ASSEMBLY SHALL APPROPRIATE MONEY FROM THE COLORADO LONG-TERM WORKS RESERVE TO THE COUNTY BLOCK GRANT UNTIL THE BALANCE OF THE TOTAL STATEWIDE COUNTY TANF RESERVE EXCEEDS FIFTEEN PERCENT OF THE COUNTY BLOCK GRANT AMOUNT OR UNTIL THE COLORADO LONG-TERM WORKS RESERVE FALLS BELOW TWENTY-FIVE PERCENT OF THE STATE BLOCK GRANT AMOUNT.
(C) If THE COLORADO LONG-TERM WORKS RESERVE FALLS BELOW TWENTY-FIVE PERCENT OF THE STATE BLOCK GRANT AMOUNT AND THE TOTAL STATEWIDE COUNTY TANF RESERVE EXCEEDS FIFTEEN PERCENT OF THE COUNTY BLOCK GRANT AMOUNT, THE COUNTIES SHALL FUND THE TANF program from available TANF funds until the total STATEWIDE COUNTY TANF RESERVE FALLS BELOW FIFTEEN PERCENT OF THE COUNTY BLOCK GRANT AMOUNT. COUNTIES ARE ONLY REQUIRED TO SPEND AVAILABLE TANF MONEY, INCLUDING COUNTY TANF RESERVES AND THE MAINTENANCE OF EFFORT, FOR THE COLORADO WORKS PROGRAM.
(IV) BEGiNNING JANUARY 2023, AND EACH JANUARY THEREAFTER, THE JOINT BUDGET COMMITTEE SHALL AT LEAST ANNUALLY REVIEW THE BALANCE OF THE COLORADO LONG-TERM WORKS RESERVE and the total statewide county TANF reserve, and, if THE JOINT BUDGET COMMITTEE DETERMINES THAT THE BALANCE OF THE COLORADO LONG-TERM WORKS RESERVE WILL FALL BELOW TWENTY-FIVE PERCENT OF THE STATE BLOCK GRANT AMOUNT AND THE BALANCE OF THE TOTAL STATEWIDE COUNTY TANF RESERVE WILL FALL BELOW FIFTEEN PERCENT OF THE COUNTY BLOCK GRANT AMOUNT IN THE CURRENT OR NEXT STATE FISCAL YEAR, THE GENERAL ASSEMBLY SHALL APPROPRIATE MONEY FROM THE STATE GENERAL FUND OR THE UNCLAIMED PROPERTY TRUST FUND TO COVER ANY INCREASE IN BASIC CASH ASSISTANCE ABOVE THE AMOUNT OF BASIC CASH ASSISTANCE IN STATE FISCAL YEAR 2021-22 UNTIL THE balance of the Colorado long-TERM works Reserve exceeds TWENTY-FIVE PERCENT OF THE STATE BLOCK GRANT AMOUNT AND THE total statewide county TANF reserve exceeds fifteen percent OF THE COUNTY BLOCK GRANT AMOUNT.
(V) The state department and a county department that RECEIVES MONEY FROM THE STATE DEPARTMENT PURSUANT TO THIS SECTION SHALL COMPLY WITH THE COMPLIANCE, REPORTING, RECORD-KEEPING, AND PROGRAM EVALUATION REQUIREMENTS ESTABLISHED BY THE OFFICE OF STATE PLANNING AND BUDGETING AND THE STATE CONTROLLER IN ACCORDANCE WITH SECTION 24-75-226 (5).".

Page 13, lines 3 and 4, strike "is strongly eneouraged to SHALL ATTEMPT TO" and substitute "is strongly encouraged to".

Page 13, strike line 25 through 27 and substitute:
"(2) Repealed.".
Page 14 , line 1 , strike "WORKS PROGRAM.".
Page 14, line 15, strike "THE" and substitute "To THE EXTENT PRACTICABLE, THE".

Page 14 , line 16 , strike "SHALL" and substitute "MAY".
Page 15, line 10, strike "DATA" and substitute "TO THE EXTENT PRACTICABLE, DATA".

Page 15, after line 15 insert:
"(4) THE STATE DEPARTMENT MAY REVIEW AND CONSIDER INFORMATION TECHNOLOGY SOLUTIONS FOR THE IMPLEMENTATION OF This section.".

Page 16, after line 1 insert:
"SECTION 9. In Colorado Revised Statutes, 26-2-720.5, amend (3) as follows:

26-2-720.5. County block grant support fund - created. (3) (a) A county that meets the criteria established by the state department and the works allocation committee pursuant to subsection (2) of this section may request moneys MONEY from the county block grant support fund. Priority shall be given to any county that exhausts all moneys MONEY available in the county's block grant for the Colorado works program for that fiscal year.
(b) A COUNTY THAT IS PROJECTED TO EXHAUST ALL MONEY available in the county's TANF Reserve and faces a local or STATEWIDE NATURAL DISASTER OR OTHER EMERGENCY MAY REQUEST money from the county block grant support fund. The state DEPARTMENT, WITH INPUT FROM THE WORKS ALLOCATION COMMITTEE, SHALL DEVELOP CRITERIA AND PROCEDURES TO INCLUDE USE OF THE FUND IN CIRCUMSTANCES OF A NATURAL DISASTER OR OTHER EMERGENCY.".

Renumber succeeding sections accordingly.
Page 16, strike line 21.
Reletter succeeding paragraphs accordingly.

Page 17, line 2, strike "IN" and substitute "THROUGH".
Page 17 , line 3 , after "TO" insert "SOCIAL MEDIA,".
Page 17, strike lines 18 through 21.
Reletter succeeding paragraphs accordingly.
Page 18, line 4, after "CULTURALLY" insert "AND Linguistically".
Page 18, line 7, strike "STATE;" and substitute "STATE, OR, IN THE INSTANCE OF A MONOLINGUAL SPEAKER OF A LANGUAGE OTHER THAN THE SEVEN MOST COMMON LANGUAGES, USE BEST EFFORTS TO PROVIDE SUPPORTS AND COMMUNICATION IN THE LANGUAGE SPOKEN BY THE INDIVIDUAL;".

Page 18 , lines 12 and 13 , strike "ANY ALLOCATION OR POLICY ADVISORY COMMITTEES." and substitute "OTHER POLICY CHANGES THAT IMPACT RECIPIENTS.".

Page 18, after line 25 insert:
"(5) BEginning January 2023, and Each January THEREAFTER, THE STATE DEPARTMENT SHALL INCLUDE INFORMATION ON THE IMPLEMENTATION OF THE REQUIREMENTS IN THIS SECTION IN ITS REPORT TO THE HOUSE OF REPRESENTATIVES PUBLIC AND BEHAVIORAL HEALTH AND HUMAN SERVICES COMMITTEE AND THE SENATE HEALTH AND HUMAN SERVICES COMMITTEE, OR THEIR SUCCESSOR COMMITTEES, AS part of its "State Measurement for Accountable, Responsive, and Transparent (SMART) Government Act" presentation REQUIRED BY SECTION 2-7-203.
(6) THE STATE DEPARTMENT MAY REVIEW AND CONSIDER INFORMATION TECHNOLOGY SOLUTIONS FOR THE IMPLEMENTATION OF THIS SECTION.".

SECTION 11. Appropriation. For the 2022-23 state fiscal year, \(\$ 7,000,000\) is appropriated to the department of human services for use by the office of economic security. This appropriation is from the economic recovery and relief cash fund created in section 24-75-228, C.R.S., and is of money the state received from the federal coronavirus state fiscal recovery fund. To implement this act, the office may use this appropriation for the employment opportunities with wages program. Any money appropriated in this section not expended prior to July 1, 2023, is further appropriated to the office from July 1, 2023, through December 30, 2024, for the same purpose.".

Renumber succeeding section accordingly.
Strike "(4)(e)" and substitute "(4)(d)" on: Page 18, lines 15, 22, and 24.

HB22-1320 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend printed bill, page 4, line 2, strike "AN" and substitute "BEFORE JANUARY 1, 2026, AN".

Page 4, after line 6 insert:
"(C) Subsection (4)(i)(I)(B) is Repealed January 1, 2030.".
Page 4, line 18, strike "OR" and substitute "OR, BEFORE JANUARY 1, 2026,".

Page 4, line 26, strike "ANY" and substitute "BEFORE JANUARY 1, 2026, ANY".

Page 5, after line 10 insert:
"(D) This subsection (4)(i)(III.5) IS REPEALED, EFFECTIVE JANUARY 1, 2030.".

Page 5, line 21, strike "PROGRAM"" and substitute "PROGRAM", BEFORE JANUARY 1, 2026,".

Page 5, line 24, strike "EXPENSE"" and substitute "EXPENSE", BEFORE JANUARY 1, 2026,".

Page 6, strike lines 4 through 12 and substitute:
"(IV.5) Subsections (4)(i)(IV)(B) and (4)(i)(IV)(C) of THIS SECTION AND THIS SUBSECTION (4)(i)(IV.5) ARE REPEALED, EFFECTIVE Jandary 1, 2030.

SECTION 4. Act subject to petition - effective date. This act takes effect January 1, 2023; 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 2022 and, in such case, will take effect January 1, 2023, or on the date of the official declaration of the vote thereon by the governor, whichever is later.".

HB22-1354 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 3, lines 2 and 3, strike "division employee training -".

Page 3, strike lines 5 through 8 and substitute "MEANS THE FOLLOWING RECORDS PERTAINING TO THE CLAIMANT:
(a) PSYCHOLOGICAL OR PSYCHIATRIC TESTS, INCLUDING NEUROPSYCHOLOGICAL TESTING;
(b) OTHER RECORDS PREPARED BY OR FOR A MENTAL HEALTH PROVIDER;
(c) InDEPENDENT MEDICAL EXAMINATION RECORDS AND REPORTS THAT ADDRESS PSYCHOLOGICAL OR PSYCHIATRIC ISSUES;
(d) DIVISION INDEPENDENT MEDICAL EVALUATION RECORDS AND REPORTS THAT ADDRESS PSYCHOLOGICAL OR PSYCHIATRIC ISSUES; AND
(e) RECORDS RELATING TO THE EVALUATION, DIAGNOSIS, OR TREATMENT OF A SUBSTANCE USE OR ABUSE DISORDER.".

Page 3, line 15, after "treating" insert "OR EVALUATING".
Page 3, strike lines 16 through 27 and substitute:
"(3) (a) MEntal health records provided pursuant to SUBSECTION (2) OF THIS SECTION SHALL NOT BE DISCLOSED TO ANY PERSON WHO IS NOT REASONABLY NECESSARY FOR THE MEDICAL EVALUATION, ADJUSTMENT, OR ADJUDICATION OF CLAIMS INVOLVING PSYCHOLOGICAL OR PSYCHIATRIC ISSUES UNLESS DISCLOSURE IS OTHERWISE DIRECTED BY ORDER OF THE DIRECTOR OR AN ADMINISTRATIVE LAW JUDGE.
(b) (I) AN INSURER MAY RELEASE INFORMATION FROM A CLAIMANT'S MENTAL HEALTH RECORDS CONCERNING ANY WORK RESTRICTIONS PLACED ON THE CLAIMANT TO THE CLAIMANT'S EMPLOYER, SUPERVISOR, OR MANAGER, AND INFORMATION AS NECESSARY FOR THE ADJUSTMENT AND ADJUDICATION OF A CLAIM, BUT SHALL NOT DISCLOSE THE CLAIMANT'S ACTUAL MENTAL HEALTH RECORDS TO ANY THIRD PARTY WHO IS NOT DIRECTLY INVOLVED IN MEDICALLY EVALUATING, ADJUSTING, OR ADJUDICATING CLAIMS INVOLVING PSYCHOLOGICAL OR PSYCHIATRIC ISSUES WITHOUT THE CONSENT OF THE CLAIMANT UNLESS DISCLOSURE IS OTHERWISE ORDERED BY THE DIRECTOR OR AN ADMINISTRATIVE LAW JUDGE.
(II) Notwithstanding subsection (3)(b)(I) of this section, if THE CLAIMANT'S MENTAL HEALTH PROVIDER OR PHYSICIAN OBJECTS TO the release of mental health records, the insurer shall not DISCLOSE THE MENTAL HEALTH RECORDS TO A THIRD PARTY UNLESS OTHERWISE ORDERED BY THE DIRECTOR OR AN ADMINISTRATIVE LAW JUDGE.".

Page 4, strike lines 1 and 2.
Page 4, line 8, after "PROTECTED;" insert "AND".
Page 4, strike lines 9 through 27 and substitute:
"(II) (A) MAY disclose information from the Claimant's MENTAL HEALTH RECORDS CONCERNING ANY WORK RESTRICTIONS PLACED ON THE CLAIMANT TO THE CLAIMANT'S SUPERVISOR OR MANAGER AND INFORMATION AS NECESSARY FOR THE ADJUSTMENT OR ADJUDICATION OF A CLAIM, BUT SHALL NOT DISCLOSE THE CLAIMANT'S ACTUAL MENTAL HEALTH RECORDS TO ANY THIRD PARTY WHO IS NOT DIRECTLY INVOLVED IN MEDICALLY EVALUATING, ADJUSTING, OR ADJUDICATING CLAIMS INVOLVING PSYCHOLOGICAL OR PSYCHIATRIC ISSUES WITHOUT THE CONSENT OF THE CLAIMANT, UNLESS DISCLOSURE IS OTHERWISE ORDERED BY THE DIRECTOR OR AN ADMINISTRATIVE LAW JUDGE.
(B) Notwithstanding subsection (3)(c)(II)(A) of this SECTION, IF THE CLAIMANT'S MENTAL HEALTH PROVIDER OR PHYSICIAN OBJECTS TO THE RELEASE OF MENTAL HEALTH RECORDS, THE SELF-INSURED EMPLOYER SHALL NOT DISCLOSE THE MENTAL HEALTH RECORDS TO ANY THIRD PARTY UNLESS OTHERWISE ORDERED BY THE DIRECTOR OR AN ADMINISTRATIVE LAW JUDGE.
(d) (I) A THIRD PARTY RECEIVING MENTAL HEALTH RECORDS PURSUANT TO THIS SUBSECTION (3) SHALL NOT DISCLOSE THE CLAIMANT'S ACTUAL MENTAL HEALTH RECORDS TO ANY PERSON WHO IS NOT DIRECTLY INVOLVED IN MEDICALLY EVALUATING, ADJUSTING, OR ADJUDICATING CLAIMS INVOLVING PSYCHOLOGICAL OR PSYCHIATRIC ISSUES WITHOUT THE CONSENT OF THE CLAIMANT, UNLESS OTHERWISE ORDERED BY THE DIRECTOR OR AN ADMINISTRATIVE LAW JUDGE.
(II) Notwithstanding Subsection (3)(d)(I) of this section, if THE CLAIMANT'S MENTAL HEALTH PROVIDER OR PHYSICIAN OBJECTS TO THE RELEASE OF MENTAL HEALTH RECORDS, THE THIRD PARTY SHALL NOT DISCLOSE THE MENTAL HEALTH RECORDS TO ANY OTHER THIRD PARTY UNLESS OTHERWISE ORDERED BY THE DIRECTOR OR AN ADMINISTRATIVE LAW JUDGE.".

Page 5, strike lines 1 through 11.
Renumber succeeding subsection accordingly.
Page 6, line 14, strike "PROVIDER IN THIS STATE." and substitute "PROVIDER.".

HB22-1358 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 2, strike line 10 and substitute "SECTION 26-6-102 (5); EXCEPT THAT "CHILD CARE CENTER" DOES NOT INCLUDE:
(a) A SUMMER CAMP; OR
(b) A CHILDREN'S RESIDENT CAMP, AS DEFINED IN SECTION 26-6-102 (8).".

Page 5, line 27, strike "WITHIN" and substitute "EXCEPT AS DESCRIBED IN SUBSECTION (3) OF THIS SECTION, WITHIN".

Page 6, after line 19 insert:
"(3) If THE FAUCETS OF A FAMILY CHILD CARE HOME ARE INCOMPATIBLE WITH A FAUCET-MOUNTED FILTRATION SYSTEM, THE FAMILY CHILD CARE HOME MAY PROVIDE DRINKING WATER USING A PITCHER THAT COMPLIES WITH NSF/ANSI STANDARD 53 FOR LEAD REDUCTION AND NSF/ANSI STANDARD 42 FOR PARTICULATE REMOVAL IN LIEU OF SATISFYING THE REQUIREMENT DESCRIBED IN SUBSECTION (1)(a) OF THIS SECTION.".

Page 8, line 9, strike "ANNUALLY." and substitute "ANNUALLY, THE TIMING OF WHICH TESTING THE DEPARTMENT SHALL DETERMINE IN accordance with the " 3 Ts for Reducing Lead in Drinking Water" MANUAL OF THE FEDERAL ENVIRONMENTAL PROTECTION AGENCY.".

Page 12, after line 19 insert:
"(c) On or before December 1, 2023, and on or before DECEMBER 1 EACH YEAR THEREAFTER, EACH CHILDREN'S RESIDENT CAMP, AS DEFINED IN SECTION 26-6-102 (8), SHALL REPORT TO THE DEPARTMENT THE RESULTS OF THE CHILDREN'S RESIDENT CAMP'S TESTING OF ITS drinking water. The department shall make each such report AVAILABLE ON THE DEPARTMENT'S PUBLIC WEBSITE.".

SB22-097 be referred favorably to the Committee on Appropriations.

On motion of Representative Esgar, HB22-1120, HB22-1243, HB22-1296 were made Special Orders on Wednesday, April 13, 2022, at 9:36 a.m.

The hour of 9:36 a.m. having arrived, on motion of Representative Kennedy, the House resolved itself into Committee of the Whole for consideration of Special Orders and he was called to act as Chair.

\section*{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.)

HB22-1120 byRepresentative(s) Van Winkle and Neville-Concerning the recreation of the school security disbursement program to provide funding for local education providers to implement school security improvements to prevent incidents of school violence.

Amendment No. 1, Education Report, dated March 10, 2022, and placed in member's bill file; Report also printed in House Journal, March 11, 2022.

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

HB22-1243 by Representative(s) Exum and Van Winkle; also Senator(s) Kolker and Hinrichsen-Concerning programs that provide funding to improve school safety, and, in connection therewith, making an appropriation.

Amendment No. 1, Appropriations Report, dated April 12, 2022, and placed in member's bill file; Report also printed in House Journal, April 12, 2022.

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

HB22-1296 by Representative(s) Mullica and Van Winkle; also Senator(s) Priola-Concerning the definition of a nursing home for purposes of the residential real property classification.

Amendment No. 1, Health \& Insurance Report, dated April 12, 2022, and placed in member's bill file; Report also printed in House Journal, April 13, 2022.

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

\section*{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. 008 the following Geitner amendment to HB22-1243 did pass:

Amend printed bill, page 4, line 25, strike "(5)" and substitute "(2)(c), (5),".

Page 4, line 27, strike "(5) On or before" and substitute "(2) (c) A provider shall maintain client confidentiality pursuant to state or federal law with regard to a youth client who participates in a mental health session with the provider that is reimbursed pursuant to the program; EXCEPT THAT IN ORDER TO RECEIVE REIMBURSEMENT PURSUANT TO THIS SECTION, A PROVIDER SHALL NOTIFY THE PARENT OR LEGAL GUARDIAN OF A YOUTH, INCLUDING A YOUTH WHO IS TWELVE YEARS OF AGE OR OLDER, THAT THE YOUTH HAS SCHEDULED AN APPOINTMENT WITH THE PROVIDER.
(5) On or before".

The amendment was declared lost by the following roll call vote:
\begin{tabular}{lllllllll|}
\hline \multicolumn{1}{|c}{ YES } & 25 & \multicolumn{1}{c}{ NO } & 38 & \multicolumn{1}{c}{ EXCUSED } & 2 & ABSENT & 0 \\
\hline Amabile & N & Exum & N & Lynch & Y & Sirota & N \\
Bacon & N & Froelich & N & McCluskie & N & Snyder & N \\
Baisley & Y & Geitner & Y & McCormick & N & Soper & Y \\
Benavidez & N & Gonzales-Gutierrez & N & McKean & Y & Sullivan & N \\
Bernett & N & Gray & N & McLachlan & N & Tipper & N \\
Bird & N & Hanks & Y & Michaelson Jenet & N & Titone & N \\
Bockenfeld & Y & Herod & E & Mullica & N & Valdez A. & N
\end{tabular}
\begin{tabular}{llllllll} 
Boesenecker & N & Holtorf & Y & Neville & Y & Valdez D. & N \\
Bradfield & Y & Hooton & N & Ortiz & N & Van Beber & Y \\
Caraveo & N & Jodeh & N & Pelton & Y & Van Winkle & Y \\
Carver & Y & Kennedy & N & Pico & Y & Weissman & N \\
Catlin & Y & Kipp & N & Ransom & Y & Will & Y \\
Cutter & N & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & N & Lindsay & N & Ricks & N & Woodrow & E \\
Duran & N & Lontine & N & Roberts & Y & Woog & Y \\
Esgar & N & Luck & Y & Sandridge & Y & Young & N
\end{tabular}

\section*{ADOPTION OF COMMITTEE OF THE WHOLE REPORT}

Passed Second Reading: HB22-1120 as amended, HB22-1243 as amended, HB22-1296 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.
\begin{tabular}{llllllllc|}
\hline \multicolumn{1}{|c|}{ YES } & 41 & \multicolumn{1}{c}{ NO } & 22 & \multicolumn{1}{c}{ EXCUSED } & 2 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & N & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & N & Herod & E & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & Y & Valdez D. & Y \\
Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & Y \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & N & Kipp & Y & Ransom & N & Will & N \\
Cutter & Y & Larson & N & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & E \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & Y \\
& & & & & & &
\end{tabular}

\section*{CONSIDERATION OF SENATE AMENDMENTS TO HOUSE BILLS}

HB22-1093 by Representative(s) McCormick and Will, Ortiz; also Senator(s) Smallwood and Zenzinger-Concerning the conduct of charitable gaming activity, and, in connection therewith, modernizing the "Bingo and Raffles Law" to accommodate the use of improved electronic aids and devices in the conduct of games of chance and making an appropriation.

1
(Passed on Third Reading as printed in House Journal, March 16, 2022.)
(Amended as printed in Senate Journal, April 8, 2022.)
(Laid Over from April 12, 2022.)
Representative McCormick moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:
\begin{tabular}{lclllllll|}
\hline \multicolumn{1}{c}{ YES } & \(\mathbf{5 8}\) & \multicolumn{1}{c}{ NO } & \(\mathbf{5}\) & \multicolumn{1}{c}{ EXCUSED } & 2 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & Y & Geitner & Y & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & N & Herod & E & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & Y & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & Y \\
Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & Y & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & E \\
Duran & Y & Lontine & Y & Roberts & N & Woog & Y \\
Esgar & Y & Luck & Y & Sandridge & N & Young & Y \\
& & & & & & Speaker & Y \\
& & & & & &
\end{tabular}

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.
\begin{tabular}{lllllllll|}
\hline \multicolumn{1}{|c}{ YES } & \(\mathbf{5 4}\) & \multicolumn{1}{c}{ NO } & \(\mathbf{9}\) & \multicolumn{1}{c}{ EXCUSED } & 2 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & Y & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & N \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & N & Herod & E & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & N & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & Y \\
Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & N & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & E \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & ppeaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Catlin, Exum

HB22-1340 by Representative(s) Herod and McCluskie; also Senator(s) Hansen and Zenzinger-Concerning capital-related transfers of money.
(Passed on Third Reading as printed in House Journal, March 31, 2022.)
(Amended as printed in Senate Journal, April 11, 2022.)
Representative McCluskie moved that the House not concur in Senate amendments and that a Conference Committee be appointed with permission to go beyond the scope of the differences between the House and the Senate. The motion was declared passed by the following roll call vote:
\begin{tabular}{|c|c|c|c|c|c|c|c|}
\hline YES & 38 & NO & 25 & EXCUSED & 2 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & N & Sirota & Y \\
\hline Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
\hline Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
\hline Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
\hline Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
\hline Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
\hline Bockenfeld & N & Herod & E & Mullica & Y & Valdez A. & Y \\
\hline Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & N \\
\hline Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & N \\
\hline Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
\hline Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
\hline Catlin & N & Kipp & Y & Ransom & N & Will & N \\
\hline Cutter & Y & Larson & N & Rich & N & Williams & N \\
\hline Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & E \\
\hline Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
\hline Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
\hline & & & & & & Speaker & Y \\
\hline
\end{tabular}

The Speaker appointed Representatives McCluskie, Chairman, Herod and Ransom as House Conferees to the bill.

\section*{LAY OVER OF CALENDAR ITEMS}

On motion of Representative Esgar, the following items on the Calendar were laid over until Thursday, April 14, 2022, retaining place on Calendar:

Consideration of General Orders--HB22-1304, HB22-1317.
Consideration of Resolution(s)--SJR22-006, HJR22-1017, HJR22-1018, HJR22-1019, HJR22-1020.

Consideration of Memorial(s)--HM22-1002.

House in recess. House reconvened.

\section*{REPORT(S) OF COMMITTEE(S) OF REFERENCE}

\section*{BUSINESS AFFAIRS AND LABOR}

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

HB22-1347 be referred to the Committee of the Whole with favorable recommendation.

SB22-157 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 5, strike line 27 and substitute "STATE LICENSE FOR A REGULATED PERSON, WHICH STATE LICENSE ONLY AUTHORIZES THE LICENSEE TO PERFORM ACTIVITIES AT SPECIFIC PREMISES.".

\section*{JUDICIARY}

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

HCR22-1005 be referred to the Committee of the Whole with favorable recommendation.

\section*{PRINTING REPORT}

The Chief Clerk reports the following bill has been correctly printed:

\section*{HB22-1369.}

\section*{MESSAGE(S) FROM THE SENATE}

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-166.
The Senate has passed on Third Reading and transmitted to the Revisor of Statutes: SB22-146 amended in General Orders as printed in Senate Journal, April 12, 2022.
SB22-183 amended in Special Orders as printed in Senate Journal, April 12, 2022.
SB22-188 amended in Special Orders as printed in Senate Journal, April 12, 2022.

The Senate has passed on Third Reading and returns herewith:
HB22-1025, HB22-1213, and HB22-1288.
The President appointed Senators Kolker, Chair; Rodriguez; and Priola as members of the First Conference Committee on SB22-034.

The Senate voted to concur in House amendments to SB22-010, and repassed the bill as amended.

In response to the request of the House for a Conference Committee on HB22-1340, the President appoints Senators Hansen, Chair; Zenzinger; and Rankin as conferees on the First Conference Committee on HB22-1340.

The Senate has granted permission to the First Conference Committee on HB22-1340 to go beyond the scope of differences between the two houses.

\section*{MESSAGE(S) FROM THE REVISOR}

We herewith transmit:
without comment, SB22-166.
without comment, as amended, SB22-183, 188, and 146.

\section*{MESSAGE(S) FROM THE GOVERNOR}

I certify I received the following on the 13th day of April, 2022, at
5:59 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

Tuesday, April 12, 2022
Colorado House of Representatives
The 73rd 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:

HB22-1022 Modify Administration Of Colorado State Fair Approved on Tuesday, April 12, 2022 at 3:20 p.m.

HB22-1038 Right To Counsel For Youth

Approved on Tuesday, April 12, 2022 at 3:30 p.m.
HB22-1040 Home Owners' Reasonable Access To Common Areas Approved on Tuesday, April 12, 2022 at 3:41 p.m.

HB22-1044 Vacancy Committee Selection
Approved on Tuesday, April 12, 2022 at 3:06 p.m.
HB22-1046 Local Designation Of Over-snow Use Only Highways Approved on Tuesday, April 12, 2022 at 3:49 p.m.

HB22-1092 Loans From Irrigation Districts To Landowners
Approved on Tuesday, April 12, 2022 at 3:06 p.m.
HB22-1209 Sunset Strategic Action Planning Group On Aging
Approved on Tuesday, April 12, 2022 at 4:00 p.m.
HB22-1226 Sunset Massage Therapists
Approved on Tuesday, April 12, 2022 at 3:10 p.m.
HB22-1227 Sunset Health-care Work Force Data Advisory Group Approved on Tuesday, April 12, 2022 at 3:10 p.m.

HB22-1245 Foster Youth In Transition Program Clarifications Approved on Tuesday, April 12, 2022 at 3:11 p.m.

HB22-1252 Public School Contract Terms And Conditions Approved on Tuesday, April 12, 2022 at 3:10 p.m.

HB22-1262 Sunset Continue Workers' Compensation Regulations Approved on Tuesday, April 12, 2022 at 3:11 p.m.

HB22-1275 Sunset School Safety Resource Center Advisory Board Approved on Tuesday, April 12, 2022 at 3:11 p.m.

HB22-1286 Fiscal Year 2022-23 Legislative Appropriation Bill Approved on Tuesday, April 12, 2022 at 3:12 p.m.

Sincerely,
/signed/
Jared Polis
Governor

I certify I received the following on the 13th day of April, 2022, at 2:03 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, April 13, 2022
Colorado House of Representatives
The 73rd 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:

HB22-1008 Implementation Of Fertility Coverage
Approved on Wednesday, April 13, 2022 at 1:30 p.m.
HB22-1028 Statewide Regulation Of Controlled Intersections
Approved on Wednesday, April 13, 2022 at 1:10 p.m.
HB22-1060 Contribution Limits School Dist Dir Candidate Approved on Wednesday, April 13, 2022 at 1:21 p.m.

HB22-1104 Powerline Trails
Approved on Wednesday, April 13, 2022 at 1:14 p.m.
Sincerely,
/signed/
Jared Polis
Governor

\section*{INTRODUCTION OF BILLS First Reading}

The following bills were read by title and referred to the committee(s) indicated:
\[
\begin{array}{ll}
\text { HB22-1370 } & \begin{array}{l}
\text { by Representative(s) Jodeh and Sirota, Amabile, Bacon, } \\
\text { Bernett, Boesenecker, Caraveo, Cutter, Duran, Froelich, } \\
\text { Gonzales-Gutierrez, Gray, Hoton, Kennedy, Kipp, }
\end{array} \\
\text { Lindsay, Michaelson Jenet, Ortiz, Sullivan, Weissman, } \\
\text { Wil, Woodrow, Young; also Senator(s) Winter and } \\
\text { Buckner--Concerning coverage requirements for } \\
\text { health-care products. }
\end{array}
\]

Committee on Health \& Insurance
HB22-1371 by Representative(s) McLachlan and Roberts; also Senator(s) Cooke and Fields--Concerning removing the requirement that a peace officer be a bona fide Colorado resident.
Committee on Judiciary

HB22-1372 \(\begin{aligned} & \text { by Representative(s) Carver--Concerning an exemption } \\ & \text { from air emission limits for the use of a stationary engine } \\ & \text { to support critical infrastructure in emergencies. }\end{aligned}\)
Committee on State, Civic, Military, \& Veterans Affairs Committee on Judiciary to insurance companies. juveniles to pay

\section*{REMOTE PARTICIPATION}

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Herod, Luck, Michaelson Jenet, Soper, Williams.

On motion of Representative Mullica, the House adjourned until 9:00 a.m., Thursday, April 14, 2022.

Approved:
Alec Garnett, Speaker
Attest:
Robin Jones, Chief Clerk

\title{
HOUSE JOURNAL SEVENTY-THIRD GENERAL ASSEMBLY STATE OF COLORADO \\ \\ Second Regular Session
} \\ \\ Second Regular Session
}

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 DeAnn Betterman, Liz Hershberger, Gwen Olin, Tim Robertson, Charis Bible College, Woodland Park.

The roll was called with the following result:
Present--63.
Excused--Representative(s) Bockenfeld, Woodrow--2.
Present after roll call--Representative(s) Bockenfeld.
The Speaker declared a quorum present.

On motion of Representative Boesenecker, the House Journal of Wednesday, April 13, 2022, was declared approved as corrected by the Chief Clerk.

\section*{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.

SB22-009 by Senator(s). Ginal and Hisey, Liston; also Representative(s) Bird and Benavidez, Bockenfeld-Concerning catalytic converters, and, in connection therewith, enacting measures to address the theft of catalytic converters.
(Laid Over from April 12, 2022.)
Laid Over until Monday, April 18, 2022.
\begin{tabular}{|c|c|c|c|c|c|c|c|}
\hline \multicolumn{2}{|l|}{\multirow[t]{6}{*}{HB22-1120}} & \multicolumn{6}{|l|}{by Representative(s) Van Winkle and Neville; also} \\
\hline & & \multicolumn{6}{|l|}{Senator(s) Woodward and Bridges-Concerning the} \\
\hline & & \multicolumn{6}{|l|}{\multirow[t]{2}{*}{recreation of the school security disbursement program provide funding for local education providers}} \\
\hline & & & & & & & \\
\hline & & \multicolumn{6}{|l|}{\multirow[t]{2}{*}{implement school security improvements to prevent incidents of school violence.}} \\
\hline & & & & & & & \\
\hline \multicolumn{8}{|l|}{\multirow[t]{4}{*}{\begin{tabular}{l}
The question being "Shall the bill pass?". \\
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\end{tabular}}} \\
\hline & & & & & & & \\
\hline & & & & & & & \\
\hline & & & & & & & \\
\hline YES & \multicolumn{2}{|l|}{64 NO} & 0 & EXCUSED & 1 & ABSENT & \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
\hline Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
\hline Baisley & Y & Geitner & Y & McCormick & Y & Soper & Y \\
\hline Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
\hline Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
\hline Bird & Y & Hanks & Y & Michaelson Jenet & Y & Titone & Y \\
\hline Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
\hline Boesenecker & Y & Holtorf & Y & Neville & Y & Valdez D. & Y \\
\hline Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
\hline Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & Y \\
\hline Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
\hline Catlin & Y & Kipp & Y & Ransom & Y & Will & Y \\
\hline Cutter & Y & Larson & Y & Rich & Y & Williams & Y \\
\hline Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & E \\
\hline Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
\hline Esgar & Y & Luck & Y & Sandridge & Y & Young & Y \\
\hline & & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Baisley, Benavidez, Bernett, Bird, Bockenfeld, Boesenecker, Caraveo, Carver, Catlin, Cutter, Daugherty, Duran, Esgar, Exum, Froelich, Gray, Hooton, Jodeh, Kennedy, Kipp, Lindsay, Lontine, Lynch, McCluskie, McCormick, McLachlan, Mullica, Ortiz, Pelton, Ransom, Rich, Ricks, Roberts, Sandridge, Soper, Titone, Valdez A., Valdez D., Van Beber, Weissman, Young, Speaker

HB22-1243 by Representative(s) Exum and Van Winkle; also Senator(s) Kolker and Hinrichsen-Concerning programs that provide funding to improve school safety, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{lllllllll|}
\hline \multicolumn{1}{|c}{ YES } & \(\mathbf{5 8}\) & \multicolumn{1}{c}{ NO } & \(\mathbf{6}\) & \multicolumn{1}{c}{ EXCUSED } & \(\mathbf{1}\) & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & Y & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
\hline
\end{tabular}
\begin{tabular}{llllllll} 
Boesenecker Y & Holtorf & Y & Neville & Y & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle Y \\
Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & Y & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & E \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y
\end{tabular}
Co-sponsor(s) added: Representative(s) Bacon, Benavidez, Bernett, Bird,
Boesenecker, Caraveo, Cutter, Duran, Esgar, Gonzales-Gutierrez, Gray, Herod,
Hooton, Jodeh, Kipp, Lindsay, Lontine, McCluskie, Michaelson Jenet, Ortiz,
Ricks, Roberts, Sirota, Snyder, Titone, Valdez A., Valdez D., Weissman,
Young, Speaker
HB22-1296 by Representative(s) Mullica and Van Winkle; also
        Senator(s) Priola-Concerning the definition of a nursing
        home for purposes of the residential real property
    classification.
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{lcllllll|}
\hline \multicolumn{1}{|c}{ YES } & \(\mathbf{6 3}\) & \multicolumn{1}{c}{ NO } & \(\mathbf{1}\) & \multicolumn{1}{c}{ EXCUSED } & \(\mathbf{1}\) & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & Y & Geitner & Y & McCormick & Y & Soper & Y \\
Benavidez & N & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & Y & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & Y & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & Y \\
Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & Y & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & E \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & Y & Sandridge & Y & Young & Y \\
& & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Bernett, Bockenfeld, Duran, Esgar, Gray, Kennedy, Kipp, McCluskie, McLachlan, Neville, Pelton, Ricks, Snyder, Soper, Titone

\section*{REPORT(S) OF COMMITTEE(S) OF REFERENCE}

\section*{APPROPRIATIONS}

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

HB22-1010 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 7, after line 1 insert:
"SECTION 2. Appropriation. (1) For the 2022-23 state fiscal year, \(\$ 156,743\) is appropriated to the department of revenue. This appropriation is from General Fund. To implement this act, the department may use this appropriation as follows:
(a) \(\$ 125,991\) for use by taxation services for personal services, which amount is based on an assumption that the department will require an additional 2.0 FTE;
(b) \(\$ 21,570\) for use by taxation services for operating expenses;
(c) \(\$ 4,950\) for tax administration IT system (GenTax) support;
(d) \(\$ 3,200\) for use by the executive director's office for personal services; and
(e) \(\$ 1,032\) for the purchase of document management services.
(2) For the 2022-23 state fiscal year, \(\$ 1,032\) is appropriated to the department of personnel. This appropriation is from reappropriated funds received from the department of revenue under subsection (1)(e) of this section. To implement this act, the department of personnel may use this appropriation to provide document management services for the department of revenue.".

Renumber succeeding section accordingly.
Page 1 line 102, strike "EdUCATORS." and substitute "EDUCATORS, aND IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1083 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 6, line 11, strike "2031," and substitute "2029,". Page 13, after line 13 insert:
"SECTION 3. Appropriation. (1) For the 2022-23 state fiscal year, \(\$ 129,613\) is appropriated to the department of local affairs. This appropriation is from the general fund. To implement this act, the department may use this appropriation as follows:
(a) \(\$ 30,595\) for use by executive director's office for payments to OIT;
(b) \(\$ 83,268\) for use by the division of housing for personal services, which amount is based on an assumption that the division will require an additional 1.2 FTE; and
(c) \(\$ 15,750\) for use by the division of housing for operating expenses.
(2) For the 2022-23 state fiscal year, \(\$ 30,595\) is appropriated to the office of the governor for use by the office of information technology. This appropriation is from reappropriated funds received from the department of local affairs under subsection (1)(a) of this section. To implement this act, the office may use this appropriation to provide information technology services for the department of local affairs.".

Renumber succeeding section accordingly.
Page 1, line 102, strike "CREDIT." and substitute "CREDIT, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

\section*{EDUCATION}

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

HB22-1215
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 2 to article 35.3 of title 22 as follows:

PART 2
SECONDARY, POSTSECONDARY, AND WORK-BASED LEARNING INTEGRATION

22-35.3-201. Legislative declaration. (1) THE GENERAL ASSEMBLY FINDS THAT:
(a) COLORADO'S ECONOMIC VITALITY DEPENDS ON A HIGHLY EDUCATED, SKILLED, AND DIVERSE WORKFORCE READY TO MEET THE JOB DEMANDS OF A POST-PANDEMIC WORLD. THIS REQUIRES A LEARNER-CENTERED APPROACH TO EVALUATING CURRENT PROGRAMS DESIGNED TO INTEGRATE SECONDARY, POSTSECONDARY, AND WORK-BASED LEARNING OPPORTUNITIES FOR STUDENTS ENROLLED IN HIGH SCHOOL AND, ULTIMATELY, CREATING PATHWAYS AND WORKFORCE OPTIONS THAT BLUR THE LINES BETWEEN EDUCATION AND CAREER.
(b) COLORADO IS CONSIDERED A NATIONAL LEADER IN CONCURRENT ENROLLMENT POLICY. THE STATE HAS ENACTED SEVERAL STATUTES AT DIFFERENT TIMES AUTHORIZING STUDENTS TO EARN college credits while enrolled in high schools. These statutes ADDRESS VARIOUS ASPECTS OF COLLEGE READINESS AND SUCCESS, INCLUDING CONCURRENT ENROLLMENT PROGRAMS AUTHORIZED IN article 35 of this title 22; THE ACCELERATING STUDENTS THROUGH CONCURRENT ENROLLMENT, OR ASCENT, PROGRAM CREATED IN SECTION 22-35-108; PATHWAYS IN TECHNOLOGY EARLY COLLEGE, OR P-TECH, HIGH

SCHOOLS AUTHORIZED IN PART 1 OF THIS ARTICLE 35.3; THE TEACHER RECRUITMENT EDUCATION AND PREPARATION, OR TREP, PROGRAM CREATED IN SECTION 22-35-108.5; ADVANCED PLACEMENT COURSES; THE HIGH SCHOOL INNOVATIVE LEARNING PILOT PROGRAM CREATED IN ARTICLE 35.6 OF THIS TITLE 22; THE CAREER DEVELOPMENT SUCCESS PROGRAM CREATED IN SECTION 22-54-138; AND THE FOURTH-YEAR INNOVATION PILOT PROGRAM CREATED IN PART 13 OF ARTICLE 3.3 OF TITLE 23.
(c) THE GENERAL ASSEMBLY HAS ALSO ENACTED MANY STATUTES DIRECTING COMMUNITY COLLEGES AND THE STATE WORK FORCE DEVELOPMENT COUNCIL TO CREATE AND EXPAND CAREER PATHWAYS IN A WIDE VARIETY OF CAREERS, RANGING FROM MANUFACTURING CAREER PATHWAYS TO INTEGRATED CAREER PATHWAYS WITHIN GROWING INDUSTRY SECTORS TO CAREER PATHWAYS FOR TEACHERS;
(d) THESE PROGRAMS AND STATUTES HAVE LED TO A SIGNIFICANT EXPANSION OF WORK-BASED LEARNING AND PARTNERSHIPS WITH EMPLOYERS AND A NOTABLE INCREASE IN THE NUMBER OF STUDENTS COMPLETING INDUSTRY CREDENTIAL PROGRAMS, WORK-BASED LEARNING EXPERIENCES, AND COURSES IN HIGH SCHOOLS THAT QUALIFY FOR BOTH SECONDARY AND POSTSECONDARY CREDIT. THE DEPARTMENT OF EDUCATION REPORTS THAT, BETWEEN 2016 AND 2021, OVER THIRTY-ONE THOUSAND STUDENTS COMPLETED CREDENTIALS, WORK-BASED LEARNING EXPERIENCES, AND QUALIFYING ADVANCED PLACEMENT COURSES THROUGH THE CAREER DEVELOPMENT INCENTIVE PROGRAM ALONE.
(e) IN ADDITION, THERE ARE MORE THAN TWENTY EARLY COLLEGES AND SEVEN P-TECH SCHOOLS OPERATING WITHIN THE STATE, AND THE GENERAL ASSEMBLY ANNUALLY APPROPRIATES MONEY TO FUND UP TO FIVE HUNDRED ASCENT PROGRAM STUDENTS;
(f) IMPORTANTLY, ALTHOUGH COLORADO HAS MANY EXAMPLES OF INNOVATION THROUGH SECONDARY, POSTSECONDARY, AND WORK-BASED LEARNING INTEGRATION PROGRAMS, THE SCALABILITY OF THESE PROGRAMS, DESPITE THEIR SUCCESS, CAN BE LIMITED DUE TO LEGAL, GEOGRAPHIC, AND FINANCIAL BARRIERS, AND THE MAJORITY OF THESE PROGRAMS ARE GENERALLY AVAILABLE ONLY TO STUDENTS IN URBAN AND LARGER SCHOOL DISTRICTS;
(g) THE TASK FORCE CREATED IN House Bill 21-1330 TO STUDY ISSUES IN POSTSECONDARY EDUCATION RECOMMENDED THE STATE FOCUS ON BLURRING THE BOUNDARIES BETWEEN HIGH SCHOOL, POSTSECONDARY EDUCATION, AND THE WORKFORCE. THE FINAL REPORT CALLED FOR EXPANDING INNOVATIVE HIGH SCHOOL, POSTSECONDARY, AND WORKFORCE OPTIONS AND PATHWAYS, BROADLY INCLUDING WORK-BASED LEARNING, CREDENTIAL COMPLETION, AND APPRENTICESHIPS AMONG OTHER EXPERIENCES, WITH A FOCUS ON HIGH-NEED, IN-DEMAND, HIGH-VALUE BUSINESS- AND INDUSTRY-FOCUSED CAREER PATHWAYS.
(h) WHILE THERE IS A CLEAR PATTERN OF POSITIVE IMPACTS ON STUDENTS RESULTING FROM PARTICIPATION IN SECONDARY, POSTSECONDARY, AND WORK-BASED LEARNING INTEGRATION PROGRAMS, THE COMPLICATED AND INTERWOVEN SET OF ISSUES RELATED TO PROGRAM APPROVAL, AVAILABILITY, AND FUNDING RESULT IN UNEQUAL STUDENT ACCESS ACROSS THE STATE; AND
(i) CONSEQUENTLY, THE STATE SHOULD PROVIDE WELL-INFORMED EDUCATORS, ADMINISTRATORS, AND POLICY PROFESSIONALS AN OPPORTUNITY TO CAREFULLY DELIBERATE TO ENSURE THAT SUCCESSFUL, HIGH-PERFORMING PROGRAMS ARE NOT ADVERSELY IMPACTED WHILE STRATEGIES ARE DESIGNED TO ENABLE INNOVATION AND MORE EQUITABLE

ACCESS TO SECONDARY, POSTSECONDARY, AND WORK-BASED LEARNING INTEGRATION PROGRAMS FOR STUDENTS IN ALL REGIONS OF THE STATE.
(2) THE GENERAL ASSEMBLY FINDS, THEREFORE, THAT IT IS NECESSARY TO DIRECT THE COMMISSIONER OF EDUCATION, THE EXECUTIVE DIRECTOR OF THE DEPARTMENT OF HIGHER EDUCATION, AND THE CHAIR OF THE STATE WORK FORCE DEVELOPMENT COUNCIL TO CONVENE A SECONDARY, POSTSECONDARY, AND WORK-BASED LEARNING INTEGRATION PROGRAM DEVELOPMENT TASK FORCE TO DEVELOP AND RECOMMEND POLICIES, LAWS, AND RULES TO SUPPORT THE EQUITABLE AND SUSTAINABLE EXPANSION AND ALIGNMENT OF PROGRAMS THAT INTEGRATE SECONDARY, POSTSECONDARY, AND WORK-BASED LEARNING OPPORTUNITIES IN ALL REGIONS OF THE STATE.

22-35.3-202. Definitions. AS USED IN THIS PART 2, UNLESS THE CONTEXT OTHERWISE REQUIRES:
(1) "ASCENT PROGRAM" MEANS THE ACCELERATING STUDENTS through concurrent enrollment program created in section 22-35-108.
(2) "EARLY COLLEGE PROGRAM" MEANS AN EDUCATIONAL PROGRAM THAT ENABLES A STUDENT TO SIMULTANEOUSLY EARN A HIGH SCHOOL DIPLOMA AND COMPLETE A POSTSECONDARY CERTIFICATE OR DEGREE.
(3) "EdUCATION LEADERSHIP COUNCIL" MEANS THE GOVERNOR'S EDUCATION LEADERSHIP COUNCIL CREATED BY EXECUTIVE ORDER B 2017-001.
(4) "EXECUTIVE DIRECTOR" MEANS THE EXECUTIVE DIRECTOR OF THE DEPARTMENT OF HIGHER EDUCATION.
(5) "P-TECH SCHOOL" MEANS A PATHWAYS IN TECHNOLOGY EARLY COLLEGE HIGH SCHOOL, OR PROGRAM WITHIN A HOST SCHOOL, THAT IS APPROVED PURSUANT TO PART 1 OF THIS ARTICLE 35.3.
(6) (a) "SECONDARY, POSTSECONDARY, AND WORK-BASED LEARNING INTEGRATION PROGRAM" MEANS A PROGRAM THAT:
(I) Is AVAILABLE TO STUDENTS ENROLLED IN SECONDARY GRADES;
(II) Integrates SECONDARY COURSE WORK WITH POSTSECONDARY COURSE WORK OR WORK-BASED LEARNING, OR BOTH;
(III) IS DESIGNED TO LEAD TO ATTAINMENT OF A HIGH SCHOOL DIPLOMA AND A POSTSECONDARY CREDENTIAL, INCLUDING A DEGREE OR AN INDUSTRY-RECOGNIZED CERTIFICATE, BEFORE THE STUDENT COMPLETES HIGH SCHOOL; AND
(IV) MAY BE COMPLETED WITHIN FOUR, FIVE, OR SIX YEARS OF HIGH SCHOOL ENROLLMENT.
(b) "SECONDARY, POSTSECONDARY, AND WORK-BASED LEARNING Integration programs" Include, But are not limited to, Early college programs, p-TECH SChools, The ASCENT program, THE TREP PROGRAM, THE HIGH SCHOOL INNOVATIVE LEARNING PILOT PROGRAM CREATED IN ARTICLE 35.6 OF THIS TITLE 22, THE CAREER DEVELOPMENT SUCCESS PROGRAM CREATED IN SECTION 22-54-138, AND THE FOURTH-YEAR INNOVATION PILOT PROGRAM CREATED IN PART 13 OF ARTICLE 3.3 OF TITLE 23.
(7) "State work force development council" or "State COUNCIL" MEANS THE STATE WORK FORCE DEVELOPMENT COUNCIL CREATED IN THE DEPARTMENT OF LABOR AND EMPLOYMENT IN SECTION 24-46.3-101.
(8) "TASK FORCE" MEANS THE SECONDARY, POSTSECONDARY, AND WORK-BASED LEARNING INTEGRATION TASK FORCE CONVENED PURSUANT TO SECTION 22-35.3-203.
(9) "TREP program" means the teacher recruitment education and preparation program created in section 22-35-108.5.
(10) (a) "Work-based learning" means learning that OCCURS, IN WHOLE OR IN PART, IN THE WORKPLACE AND PROVIDES YOUTH and adults with hands-on real-world experience and training FOR SKILLS DEVELOPMENT.
(b) "WORK-BASED LEARNING" InCLUDES ACTIVITIES SUCH AS JOB SHADOWING, INTERNSHIPS, EXTERNSHIPS, PRE-APPRENTICESHIPS, APPRENTICESHIPS, RESIDENCIES, AND INCUMBENT-WORKER TRAINING.

22-35.3-203. Secondary, postsecondary, and work-based learning integration task force. (1) No later than July 1, 2022, the COMMISSIONER, THE EXECUTIVE DIRECTOR, AND THE CHAIR OF THE STATE WORK FORCE DEVELOPMENT COUNCIL SHALL JOINTLY CONVENE THE SECONDARY, POSTSECONDARY, AND WORK-BASED LEARNING INTEGRATION TASK FORCE. THE TASK FORCE MEMBERSHIP CONSISTS OF, AT A MINIMUM:
(a) The COMMISSIONER OR THE COMMISSIONER'S DESIGNEE;
(b) The executive director or the executive director's DESIGNEE;
(c) The director of the state career and technical EdUCATION PROGRAM OR THE DIRECTOR'S DESIGNEE;
(d) The chair of the state council or the chair's designee; AND
(e) The following individuals jointly selected by the COMMISSIONER, THE EXECUTIVE DIRECTOR, AND THE STATE COUNCIL Chair:
(I) Representatives from secondary education who have EXPERIENCE IN CONCURRENT ENROLLMENT PROGRAMMING, INCLUDING, AT A MINIMUM, REPRESENTATIVES OF SCHOOL DISTRICT ADMINISTRATORS, PRINCIPALS, TEACHERS, PARENTS, AND STUDENTS;
(II) Representatives from higher education who have EXPERIENCE IN CONCURRENT ENROLLMENT PROGRAMMING, INCLUDING, AT A MINIMUM, REPRESENTATIVES OF FOUR-YEAR INSTITUTIONS OF HIGHER EDUCATION, COMMUNITY COLLEGES, LOCAL DISTRICT COLLEGES, AREA TECHNICAL SCHOOLS, AND STUDENTS;
(III) Representatives from the education leadership COUNCIL;
(IV) Representatives from the disability community, INCLUDING, AT A MINIMUM, REPRESENTATIVES OF DISABILITY ADVOCACY GROUPS;
(V) Representatives of the business community; and
(VI) Representatives from education advocacy groups that address high school, postsecondary, and work-based LEARNING INTEGRATION ISSUES.
(2) The COMMISSIONER, THE EXECUTIVE DIRECTOR, AND THE STATE COUNCIL CHAIR, OR THEIR DESIGNEES, SHALL SERVE AS CO-CHAIRS of the task force. The task force shall meet at the call of the co-Chairs at least four times from July 2022 through December 2022 and at least four times from May 2023 through December 2023. The task force is a state public body for purposes of section 24-6-402, and meetings of the task force are subject to the requirements of said section. The task force is subject to the provisions of the "Colorado Open Records Act", part 2 Of article 72 of title 24.
(3) The task force members serve without compensation but may be reimbursed for expenses directly relating to their SERVICE ON THE TASK FORCE.
(4) The departments of education, higher education, and Labor and employment shall provide to the task force staff SUPPORT AND MEETING SPACE UPON REQUEST OF THE CO-CHAIRS.

22-35.3-204. Task force duties - report. (1) The task force SHALL:
(a) COORDINATE WITH THE EDUCATION LEADERSHIP COUNCIL AND THE STATE WORK FORCE DEVELOPMENT COUNCIL IN COMPLETING ITS DUTIES;
(b) DESIGN AND RECOMMEND COMPREHENSIVE, UNIFORM POLICIES THAT ENCOURAGE AND EMPOWER HIGH SCHOOLS AND POSTSECONDARY INSTITUTIONS TO CREATE AND SUSTAIN SECONDARY, POSTSECONDARY, AND WORK-BASED LEARNING INTEGRATION PROGRAMS IN EVERY REGION OF THE STATE. THE TASK FORCE SHALL DESIGN THE POLICY RECOMMENDATIONS TO INCREASE THE NUMBER, COORDINATION, AND COLLABORATION OF THESE PROGRAMS AND MUST INCLUDE, AT A MINIMUM, POLICIES THAT ENABLE A HIGH SCHOOL THAT CHOOSES TO PROVIDE AN EARLY COLLEGE PROGRAM TO STRUCTURE THE PROGRAM AS A FOUR-YEAR PROGRAM, ENCOMPASSING GRADES NINE THROUGH TWELVE; A FIVE-YEAR PROGRAM, ENCOMPASSING GRADES NINE THROUGH THIRTEEN; OR A SIX-YEAR PROGRAM, ENCOMPASSING GRADES NINE THROUGH FOURTEEN. IN DESIGNING COMPREHENSIVE, UNIFORM POLICIES TO ENABLE FOUR-, FIVE-, AND SIX-YEAR EARLY COLLEGE PROGRAMS, THE TASK FORCE SHALL ADDRESS THE WAYS IN WHICH EXISTING STATUTES AND RULES MUST BE MODIFIED, COMBINED, OR REPEALED TO ACCOMPLISH THE GOAL OF ENABLING SCHOOL DISTRICTS AND CHARTER SCHOOLS, WORKING WITH POSTSECONDARY INSTITUTIONS, TO PROVIDE EARLY COLLEGE PROGRAMS.
(c) Design and recommend policies to coordinate and EXPAND INNOVATIVE POSTSECONDARY AND WORKFORCE CREDENTIAL OPTIONS AND CAREER PATHWAYS AVAILABLE THROUGH SECONDARY, POSTSECONDARY, AND WORK-BASED LEARNING INTEGRATION PROGRAMS, WITH A FOCUS ON CAREER PATHWAYS LEADING TO CREDENTIALS ASSOCIATED WITH HIGH-NEED, IN-DEMAND, HIGH-VALUE BUSINESSES AND INDUSTRIES.
(d) MAKE RECOMMENDATIONS CONCERNING THE CREATION OF A STATEWIDE CORPS OF COUNSELORS TO ASSIST STUDENTS IN IDENTIFYING, UNDERSTANDING, AND NAVIGATING OPTIONS FOR SECONDARY, POSTSECONDARY, AND WORK-BASED LEARNING INTEGRATION PROGRAMS;
(e) MAKE RECOMMENDATIONS CONCERNING METHODS FOR PUBLICIZING THE REQUIREMENTS, BENEFITS, AND AVAILABILITY OF SECONDARY, POSTSECONDARY, AND WORK-BASED LEARNING INTEGRATION PROGRAMS TO STUDENTS AND FAMILIES THROUGHOUT THE STATE;
(f) Taking into account allexisting and potential funding SOURCES, DESIGN POLICY RECOMMENDATIONS THAT CREATE A UNIFORM AND COMPREHENSIVE FUNDING MECHANISM FOR SECONDARY, POSTSECONDARY, AND WORK-BASED LEARNING INTEGRATION PROGRAMS. THE POLICY RECOMMENDATIONS MUST ADDRESS IMPLICATIONS FOR EXISTING PROGRAMS, INCLUDING THE ASCENT PROGRAM, THE TREP PROGRAM, AND P-TECH HIGH SCHOOLS.
(g) RECOMMEND CHARACTERISTICS OF AND STANDARDS FOR SECONDARY, POSTSECONDARY, AND WORK-BASED LEARNING INTEGRATION PROGRAMS FOR PURPOSES OF AUTHORIZING AND MEASURING THE PERFORMANCE OF THESE PROGRAMS AND MAKE RECOMMENDATIONS CONCERNING HOW BEST TO USE DATA TO BUILD EVIDENCE OF THE LONG-TERM IMPACT OF THESE PROGRAMS. THE CHARACTERISTICS AND STANDARDS MUST ALLOW HIGH SCHOOLS OF ALL SIZES AND FROM EVERY REGION OF THE STATE TO DEMONSTRATE PROGRAM QUALITY, REGARDLESS OF THE SIZE OF THE SCHOOL.
(h) IdENTIFY CHALLENGES STUDENTS FACE IN ACCESSING AND COMPLETING CREDENTIALS THROUGH SECONDARY, POSTSECONDARY, AND WORK-BASED LEARNING INTEGRATION PROGRAMS AND RECOMMEND WAYS TO ADDRESS AND REDUCE THESE CHALLENGES.
(2) IN COMPLETING ITS DUTIES, THE TASK FORCE SHALL SOLICIT INPUT FROM EMPLOYERS AND TEACHERS WHO WORK WITH SECONDARY, POSTSECONDARY, AND WORK-BASED LEARNING INTEGRATION PROGRAMS AND REPRESENTATIVES OF SCHOOL DISTRICTS, CHARTER SCHOOLS, BOARDS OF COOPERATIVE SERVICES, AND POSTSECONDARY INSTITUTIONS FROM AROUND THE STATE WHO HAVE EXPERTISE IN SECONDARY, POSTSECONDARY, AND WORK-BASED LEARNING INTEGRATION PROGRAMS. THE TASK FORCE SHALL FOCUS ON THE ISSUES SPECIFIED IN SUBSECTION (1) OF THIS SECTION WITHOUT ADDRESSING THE COOPERATIVE AGREEMENTS BETWEEN LOCAL EDUCATION PROVIDERS AND INSTITUTIONS OF HIGHER EDUCATION ENTERED INTO PURSUANT TO SECTION 22-35-104.
(3) THE TASK FORCE SHALL PREPARE AN INTERIM REPORT AND A FINAL REPORT OF ITS FINDINGS AND RECOMMENDATIONS WITH REGARD TO THE ISSUES DESCRIBED IN SUBSECTION (1) OF THIS SECTION AND SUBMIT THE REPORTS TO THE GOVERNOR, THE EDUCATION LEADERSHIP COUNCIL, the state board of education, the Colorado commission on higher education, and the education committees of the senate AND THE HOUSE OF REPRESENTATIVES, OR ANY SUCCESSOR COMMITTEES. THE TASK FORCE SHALL SUBMIT THE INTERIM REPORT ON OR BEFORE DECEMBER 1, 2022, AND THE FINAL REPORT ON OR BEFORE DECEMBER 1, 2023.

22-35.3-205. Legislative advisory council - created. THERE IS CREATED A LEGISLATIVE ADVISORY COUNCIL CONSISTING OF LEGISLATORS APPOINTED, ONE EACH, BY THE SPEAKER AND THE MINORITY LEADER OF THE HOUSE OF REPRESENTATIVES AND THE PRESIDENT AND THE MINORITY LEADER OF THE SENATE, NO LATER THAN JULY 1, 2022. THE LEGISLATIVE ADVISORY COUNCIL SHALL PROVIDE ADVICE AND COMMENT TO THE TASK FORCE AND ACT AS A LIAISON BETWEEN THE GENERAL ASSEMBLY AND THE TASK FORCE.

22-35.3-206. Repeal of part. THIS PART 2 IS REPEALED, EFFECTIVE JANUARY 1, 2024.

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.".

HB22-1350 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 3, line 23, strike "GOVERNMENTS" and substitute "GOVERNMENTS, INSTITUTIONS OF HIGHER EDUCATION,".

Page 4, after line 8 insert:
"(5) "Evidence-based" MEANS THAT AN INITIATIVE IS EITHER:
(a) A PROVEN PROGRAM OR PRACTICE, AS DEFINED IN SECTION 2-3-210 (2)(d); OR
(b) AN EVIDENCE-INFORMED PROGRAM OR PRACTICE, AS DEFINED IN SECTION 2-3-210 (2)(a).".

Renumber succeeding subsections accordingly.
Page 5, strike lines 11 through 13 and substitute "OFFICE SHALL ASSEMBLE A STEERING COMMITTEE FOR".

Page 5, line 17, after "CRITERIA." add "The STEERING COMMITTEE MUST CONSIST OF NO FEWER THAN FIVE AND NO MORE THAN EIGHT MEMBERS, AT LEAST ONE OF WHOM MUST REPRESENT A RURAL AREA OF THE STATE. MEmbers of the steering committee must be business, CIVIC, EDUCATION, AND NONPROFIT PROFESSIONALS AND INCLUDE AT LEAST ONE REPRESENTATIVE OF A TWO-YEAR INSTITUTION OF HIGHER EDUCATION AND AT LEAST ONE REPRESENTATIVE OF A FOUR-YEAR INSTITUTION OF HIGHER EDUCATION.".

Page 5, line 27, after "EVIDENCE-BASED," insert "ARE REGIONALLY EQUITABLE,".

Page 6, line 9, strike "STATE" and substitute "STATE, USING THE MAP OF REGIONAL OFFICES OF THE DIVISION OF LOCAL GOVERNMENT IN THE DEPARTMENT OF LOCAL AFFAIRS AS A GUIDE,".

Page 7, line 10, strike "SYSTEM;" and substitute "SYSTEM AND THAT ENSURE A HIGHLY SKILLED AND WELL-EDUCATED WORKFORCE;".

Page 9, line 5, after "RURAL" insert "AND LOWER-WEALTH".
Page 9, line 6, strike "AND".
Page 9, strike line 14 and substitute "EDUCATION; AND
(d) PROVIDE FOR CONSIDERATION OF INITIATIVES THAT ARE EVIDENCE-BASED AND CAN BE SCALED TO MEET ADDITIONAL DEMANDS AND, FOR AN INITIATIVE THAT IS CLASSIFIED AS EVIDENCE-BASED PURSUANT TO SECTION 24-48.5-403 (5)(b), THAT INCLUDES A PLAN TO EVALUATE THE INITIATIVE'S EFFECT ON EARNINGS AND OTHER OUTCOMES USING ONE OF THE METHODOLOGIES DESCRIBED IN SECTION 2-3-201 (2)(d).".

Page 10, after line 22 insert:
"(c) THE OFFICE AND ANY PERSON THAT RECEIVES MONEY FROM THE OFFICE, INCLUDING THE PROGRAM ADMINISTRATOR, SHALL COMPLY WITH THE COMPLIANCE, REPORTING, RECORD-KEEPING, AND PROGRAM EVALUATION REQUIREMENTS ESTABLISHED BY THE OFFICE OF STATE PLANNING AND BUDGETING AND THE STATE CONTROLLER IN ACCORDANCE WITH SECTION 24-75-226 (5).".

SB22-127 be referred favorably to the Committee on Appropriations.

\section*{ENERGY AND ENVIRONMENT}

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

HB22-1140 be postponed indefinitely.

SB22-007 be referred favorably to the Committee on Appropriations.

\section*{HEALTH AND INSURANCE}

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

HB22-1284 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 "(12)(b) introductory portion, (12)(b)(IV), (12)(b)(V)," and substitute (12)(b),".

Page 3, line 14, strike "(12)(b)(VI),".
Page 3, line 15 , strike "(19), and (20)" and substitute "and (19)".
Page 8, strike lines 20 through 27.
Page 9, strike lines 1 through 9 and substitute "under this subsection 12. which rules must speeify, at a minimum, the following:
( I ) The timing for providing the dischosures for emergency and nonemergeney services with consideration given to potential limitations relating to the federal "Emergeney Medieal Treatment and Labor Aet", 42 U.S.C. see. 1395 dd ,
(II) Requirements regarding how the diselosures must be made, ineluding requirements to inelude the diselosures on billing statements, billing notices, prior authorizations, or other forms or commmications with covered persons;
(III) The contents of the disclosures, including the covered person's rights and payment obligations if the covered person's health benefit plan is under the jurisdietion of the division,
(IV) Diselosure requirements specific to carriers, including the possibility of being treated by an out-of-network provider, whether a provider is out of network, the types of services an out-of-network provider may provide, and the right to request an in-network provider to provide serviese, and
(V) Requirements coneerning the language to be used in the disclosures, including use of plain language, to ensure that earriers, health-eare facilities, and providers use language that is consistent with the diselosures required by this subseetion (12) and seetions 12-30-112 and 25-3-121 and the rutes adopted pursuant to this subsection (12)(b) and seetions 12-30-112 (3) and 25-3-121 (2).".

Page 9, line 19, strike "at a minimum," and substitute "to the extent PRACTICABLE, EQUAL NUMBERS OF".

Page 9, line 21, strike "Professionals," and substitute "Providers directly affected by this section,".

Page 10, after line 4 insert:
"(II) The Commissioner may enter into a contract with a QUALIFIED INDEPENDENT THIRD PARTY FOR ANY SERVICES NECESSARY TO facilitate the activities of the work group.".

Page 10 , line 5 , strike "(II)" and substitute "(III)".
Page 11, strike lines 5 through 7 .
Renumber succeeding subsection accordingly.
Page 13, line 3, strike "AND".
Page 13, strike line 5 and substitute "12-290-105; and
(XVI) The director of the division of professions and OCCUPATIONS IN THE DEPARTMENT OF REGULATORY AGENCIES.".

Page 15 , strike lines 26 and 27, and substitute "UP TO NINETY days from AFTER the date a partieipating provider is terminated by the plan without eatse, when proper notiee as specified".

Page 16, line 2 after person insert "CARRIER HAS PROVIDED NOTICE TO AN Individual enrolled in such plan pursuant to subsection (4)(d)(II)(A) of this Section that the contract is terminated.".

Page 16, strike lines 5 and 6 and substitute "period beginning on the date on which the notice of termination is given pursuant to subsection (4)(d)(II)(A) of THIS SECTION AND ENDING ON THE EARLIER OF THE NINETY-DAY PERIOD BEGINNING ON SUCH DATE OR THE DATE ON which the covered person is no longer a continuing care patient with the provider or health-care facility.".

Page 16, line 21, strike "MANAGED CARE" and substitute "GROUP HEALTH".

Page 16, line 22, strike "MANAGED CARE" and substitute "GROUP HEALTH".

Page 16, line 26, strike "PERSON." and substitute "PERSON IN COMPLIANCE with the federal "No Surprises Act".".

Page 18, after line 19, insert:
"(C) "TERMINATED", WITH RESPECT TO A CONTRACT, MEANS THE EXPIRATION OR NONRENEWAL OF THE CONTRACT; EXCEPT THAT "TERMINATED" DOES NOT INCLUDE A CONTRACT TERMINATED FOR FAILURE TO MEET APPLICABLE QUALITY STANDARDS OR FOR FRAUD.".

Page 18, lines 21 and 22, strike "and (3) introductory portion;" and substitute "and (3);".

Page 19, strike lines 22 through 27.
Page 20, strike lines 1 through 4 and substitute:
"(a.3) "BALANCE BILL" HAS THE SAME MEANING AS SET FORTH IN SECTION 10-16-704 (20)(c).".

Page 20, line 8, strike "(20)(e)." and substitute "(19)(e).".
Page 20, line 12, strike "(20)(h)." and substitute "(19)(h).".
Page 20, line 14 , strike "(20)(k)." and substitute "(19)(k).".
Page 20, line 20, strike "director," and substitute "director REGULATOR,".
Page 20, line 24, strike "director" and substitute "direetor REGULATOR".
Page 20, strike lines 26 and 27.
Page 21, strike lines 1 through 3 and substitute "are consistent with seetions 10-16-704 (12) and 25-3-121 and rules adopted by the eommissioner pursuant to seetion 10-16-704 (12)(b) and by the state board of health pursuant to section 25-3-121 (2). The rules must speeify, at a minimum, the following:
(a) The timing for providing the disclosures for emergeney and nonemergeney services with consideration given to potential limitations relating to the federal "Emergency Medieal Treatment and Labor Aet", 42 U.S.C. see. 1395 dd ,
(b) Requirements regarding how the diselosures must be made, ineluding requirements to inelude the diselosures on billing statements, billing notices, or other forms or communications with consumers;
(e) The contents of the disclosures, including the consumer's rights and payment obligations pursuant to the consumer's health benefit plan,
(d) Diselosure requirements speeifie to health-eare providers, including whether a health-eare provider is out of network, the types of serviees an out-of-network health-eare provider may provide, and the right to request an in-network health-eare provider to provide services, and
(e) Requirements concerning the language to be used in the diselosures, including use of plain language, to ensure that earriers, health-eare facilities, and health-eare providers use language that is eonsistent with the diselosures required by this section and sections 10-16-704 (12) and 25-3-121 and the rutes adopted pursuant to this subsection (3) and sections 10-16-704 (12)(b) and 25-3-121 (2) THIS SECTION AND THE FEDERAL "No SURPRISES ACT".".

Page 21, line 19, strike " A " and substitute "Effective UPON THE IMPLEMENTATION DATE OF THE APPLICABLE FEDERAL RULES, A".

Page 22, line 26, strike "ON" and substitute "AND THE TIME AT".
Page 23, lines 8 and 9, strike "(2) introductory portion," and substitute (2),".

Page 23, line 15, strike "director of" and substitute "director of APPLICABLE REGULATORS OF HEALTH-CARE PROVIDERS IN".

Page 23, strike lines 21 through 26 and substitute "are consistent with seetions \(10-16-704\) (12) and 12-30-112 and rules adopted by the eommissioner pursuant to section 10-16-704 (12)(b) and by the director of the division of professions and oceupations pursuant to section 12-30-112 (3). The rules must speeify, at a minimum, the following:
(a) The timing for providing the diselosures for emergeney and nonemergeney services with consideration given to potential limitations relating to the federal "Emergeney Medieal Treatment and Labor Aet", 42 U.S.C. see. 1395 dd ;
(b) Requirements regarding how the disclosures must be made, ineluding requirements to include the diselosures on billing statements, billing notices, or other forms or communieations with covered persons;
(e) The contents of the diselosures, ineluding the consumer's rights and payment obligations pursuant to the consumer's health benefit plan;
(d) Diselosure requirements speeific to health-eare facilities, ineluding whether a health-eare provider delivering services at the facility is out of network, the types of services an out-of-network health-eare provider may provide, and the right to request an in-network health-eare provider to provide serviees; and
(e) Requirements concerning the language to be used in the diselosures, including use of plain language, to ensure that earriers, health-eare facilities, and health-eare providers use language that is eonsistent with the diselosures required by this seetion and seetions 10-16-704 (12) and 12-30-112 and the rules adopted pursuant to this subsection (2) and seetions 10-16-704 (12)(b) and 12-30-112 (3) SECTION and the federal "No Surprises Act".".

Page 24, line 14, strike "A" and substitute "Effective UPON THE IMPLEMENTATION DATE OF THE APPLICABLE FEDERAL RULES, A".

Page 24 , strike lines 18 through 24 .
Reletter succeeding sub-subparagraphs accordingly.
Page 25, line 22, strike "ON" and substitute "AND THE TIME AT".
Page 26, strike line 27.
Page 27, strike lines 1 through 9 and substitute:
"(a.3) "BALANCE BILL" HAS THE SAME MEANING AS SET FORTH IN SECTION 10-16-704 (20)(c)."

Page 27, line 13 , strike "(20)(e)." and substitute "(19)(e).".
Page 27, line 17, strike "(20)(h)." and substitute "(19)(h).".
Page 27, line 19, strike "(20)(k)." and substitute "(19)(k).".
Page 27, after line 23 insert:
"SECTION 6. In Colorado Revised Statutes, 6-1-105, amend (1)(mmm) as follows:
"6-1-105. Unfair or deceptive trade practices. (1) A person engages in a deceptive trade practice when, in the course of the person's business, vocation, or occupation, the person:
( mmm ) Violates section 12-30-113 12-30-112;
SECTION 7. In Colorado Revised Statutes, 10-16-133, add (6) as follows:

10-16-133. Health insurance carrier information disclosure website - insurance producer fees and disclosure requirements legislative declaration - rules. (6) (a) A CARRIER OFFERING INDIVIDUAL HEALTH BENEFIT PLANS OR SHORT-TERM LIMITED DURATION HEALTH INSURANCE POLICIES SHALL DISCLOSE TO THE COVERED PERSON THE AMOUNT OF COMPENSATION ASSOCIATED WITH PLAN SELECTION AND enrollment consistent with, the federal "No Surprises Act", Pub.L. 116-260, as AMENDED.
(b) THE COMMISSIONER SHALL PROMULGATE RULES TO IMPLEMENT THE CARRIER DISCLOSURE REQUIREMENTS UNDER THIS SUBSECTION (6).".

Renumber succeeding section accordingly.

HB22-1285 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 17, before "COMPLIANCE" insert "MATERIAL".

Page 4, line 24, before "COMPLIANCE" insert "MATERIAL".
Page 6, line 2, before "COMPLIANCE" insert "MATERIAL".

Page 6, strike lines 26 and 27.
Page 7, strike lines 1 through 5.
Renumber succeeding sections accordingly.
Page 7, strike lines 6 through 13.
Renumber succeeding section accordingly.

HB22-1325 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 4 , line 22 , after "OF" insert "NATIONALLY RECOGNIZED, EVIDENCE-BASED".

Page 4, strike lines 25 through 27.
Page 5, strike lines 1 through 4 and substitute:
"(b) "Alternative payment model" MEANS A HEALTH-CARE PAYMENT METHOD THAT USES FINANCIAL INCENTIVES, INCLUDING SHARED-RISK PAYMENTS, POPULATION-BASED PAYMENTS, AND OTHER PAYMENT MECHANISMS, TO REWARD PROVIDERS FOR DELIVERING HIGH-QUALITY AND HIGH-VALUE CARE.".

Page 5, line 13, strike "10-16-150 (1)." and substitute "10-16-150.".
Page 5, line 27, strike "AND"
Page 6, line 3, strike "SEtting." and substitute "Setting; and
(VIII) OTHER PROVIDER TYPES SPECIFIED BY THE COMMISSIONER BY RULE.".

Page 6, strike lines 15 and 16 and substitute "PATIENTS OF DIFFERENT ANTICIPATED HEALTH NEEDS, AND INCLUDING SOCIAL FACTORS SUCH AS HOUSING INSTABILITY, BEHAVIORAL".

Page 6, strike lines 18 through 27.
Strike pages 7 through 9 and substitute:
"(3) (a) (I) THE DIVISION SHALL DEVELOP ALTERNATIVE PAYMENT MODEL PARAMETERS BY RULE FOR PRIMARY CARE SERVICES OFFERED THROUGH HEALTH BENEFIT PLANS.
(II) THE DIVISION SHALL DEVELOP THE PRIMARY CARE ALTERNATIVE PAYMENT MODEL PARAMETERS IN PARTNERSHIP WITH THE DEPARTMENT OF HEALTH CARE POLICY AND FINANCING, THE DEPARTMENT OF PERSONNEL, AND THE PRIMARY CARE PAYMENT REFORM COLLABORATIVE IN ORDER TO OPTIMIZE ALIGNMENT BETWEEN HEALTH BENEFIT PLANS OFFERED BY CARRIERS AND PUBLIC PAYERS AND ACHIEVE THE FOLLOWING OBJECTIVES:
(A) InCREASED ACCESS TO HIGH-QUALITY PRIMARY CARE SERVICES;
(B) Improved health outcomes and Reduced health DISPARITIES;
(C) Improved patient and family engagement and SATISFACTION;
(D) Increased provider satisfaction and retention; and
(E) Increased primary care investment that results in INCREASED HEALTH-CARE VALUE.
(III) AT A MINIMUM, THE ALTERNATIVE PAYMENT MODEL PARAMETERS MUST:
(A) InCLUDE TRANSPARENT RISK ADJUSTMENT PARAMETERS THAT ENSURE THAT PRIMARY CARE PROVIDERS ARE NOT PENALIZED FOR OR disincentivized from accepting vulnerable, high-risk patients AND ARE REWARDED FOR CARING FOR PATIENTS WITH MORE SEVERE OR COMPLEX HEALTH CONDITIONS AND PATIENTS WHO HAVE INADEQUATE ACCESS TO AFFORDABLE HOUSING, HEALTHY FOOD, OR OTHER SOCIAL DETERMINANTS OF HEALTH;
(B) Utilize patient attribution methodologies that are TRANSPARENT AND REATTRIBUTE PATIENTS ON A REGULAR BASIS, WHICH MUST ENSURE THAT POPULATION-BASED PAYMENTS ARE MADE TO A PATIENT'S PRIMARY CARE PROVIDER RATHER THAN OTHER PROVIDERS WHO MAY ONLY OFFER SPORADIC PRIMARY CARE SERVICES TO THE PATIENT AND INCLUDE A PROCESS FOR CORRECTING MISATTRIBUTION THAT MINIMIZES THE ADMINISTRATIVE BURDEN ON PROVIDERS AND PATIENTS;
(C) INCLUDE A SET OF CORE COMPETENCIES AROUND WHOLE-PERSON CARE DELIVERY THAT PRIMARY CARE PROVIDERS SHOULD INCORPORATE IN PRACTICE TRANSFORMATION EFFORTS TO TAKE FULL ADVANTAGE OF VARIOUS TYPES OF ALTERNATIVE PAYMENT MODELS; AND
(D) Establish an aligned quality measure Set that CONSIDERS THE QUALITY MEASURES AND THE TYPES OF QUALITY REPORTING THAT CARRIERS AND PROVIDERS ARE ENGAGING IN UNDER CURRENT STATE AND FEDERAL LAW AND ENSURE THAT THE RULES INCLUDE QUALITY MEASURES THAT ARE PATIENT-CENTERED AND PATIENT-INFORMED AND ADDRESS: PEDIATRIC, PERINATAL, AND OTHER CRITICAL POPULATIONS; THE PREVENTION, TREATMENT, AND MANAGEMENT OF CHRONIC DISEASES; AND THE SCREENING FOR AND TREATMENT OF BEHAVIORAL HEALTH CONDITIONS.
(IV) THE DIVISION SHALL ANNUALLY CONSIDER THE RECOMMENDATIONS ON THE ALTERNATIVE PAYMENT MODEL PARAMETERS PROVIDED BY THE PRIMARY CARE PAYMENT REFORM COLLABORATIVE.
(V) The alternative payment models must also:
(A) Ensure that any risk or Shared savings arrangements MINIMIZE SIGNIFICANT FINANCIAL RISK FOR PROVIDERS WHEN PATIENT COSTS EXCEED WHAT CAN BE PREDICTED;
(B) Incentivize the integration of behavioral health-Care SERVICES THROUGH LOCAL PARTNERSHIPS OR THE HIRING OF IN-HOUSE BEHAVIORAL HEALTH STAFF;
(C) INCLUDE PROSPECTIVE PAYMENTS TO PROVIDERS FOR HEALTH PROMOTION, CARE COORDINATION, CARE MANAGEMENT, PATIENT EDUCATION, AND OTHER SERVICES DESIGNED TO PREVENT AND MANAGE CHRONIC CONDITIONS AND ADDRESS SOCIAL DETERMINANTS OF HEALTH;
(D) Recognize the various levels of advancement of ALTERNATIVE PAYMENT MODELS AND PRESERVE OPTIONS FOR CARRIERS AND PROVIDERS TO NEGOTIATE MODELS SUITED TO THE COMPETENCIES OF EACH INDIVIDUAL PRIMARY CARE PRACTICE; AND
(E) SUPPORT EVIDENCE-BASED MODELS OF INTEGRATED CARE THAT FOCUS ON MEASURABLE PATIENT OUTCOMES.
(b) FOR HEALTH BENEFIT PLANS THAT ARE ISSUED OR RENEWED ON OR AFTER JANUARY 1, 2025, A CARRIER SHALL ENSURE THAT ANY ALTERNATIVE PAYMENT MODELS FOR PRIMARY CARE INCORPORATE THE PARAMETERS ESTABLISHED IN THIS SUBSECTION (3).
(c) BY DECEMBER 1, 2023, THE COMMISSIONER SHALL PROMULGATE RULES DETAILING THE REQUIREMENTS FOR ALTERNATIVE PAYMENT MODELS PARAMETERS ALIGNMENT.".

Renumber succeeding subsections accordingly.
Page 10, line 12 , strike "IN THE COMMERCIAL MARKET." and substitute "BY CARRIERS.".

Page 10, strike lines 17 and 18 and substitute "BARRIERS TO HEALTH ACCESS;
(b) REPORT ON THE EFFECTS OF THE ALTERNATIVE PAYMENT MODELS ON PRIMARY CARE PROVIDERS, PRIMARY CARE PRACTICES, AND PRIMARY CARE PRACTICES' ABILITY TO STAY INDEPENDENT, INCLUDING THE EFFECTS ON PRIMARY CARE PROVIDERS' ADMINISTRATIVE BURDENS; AND
(c) CONSIDER AND IDENTIFY ANY AVAILABLE DATA SOURCES OR".

Page 10 , line 26 and 27, strike "IN THE COMMERCIAL MARKET," and substitute "BY CARRIERS,".

Page 11, line 6, strike "DIVISION" and substitute "COMMISSIONER".
Page 11, after line 7 insert:
"(8) IF A CARRIER CLAIMS THAT INFORMATION SUBMITTED PURSUANT TO THIS SECTION IS CONFIDENTIAL OR PROPRIETARY, THE COMMISSIONER SHALL REVIEW THE INFORMATION AND REDACT SPECIFIC ITEMS THAT THE CARRIER DEMONSTRATES TO BE CONFIDENTIAL OR PROPRIETARY. THE COMMISSIONER SHALL NOT DISCLOSE REDACTED ITEMS TO ANY PERSON; EXCEPT THAT THE COMMISSIONER MAY DISCLOSE REDACTED ITEMS:
(a) As may be required pursuant to the "Colorado Open Records Act", part 2 of article 72 of title 24; And
(b) To Employees of the division, as necessary.".

Page 11, strike line 9 and substitute "(1)(h), (1)(i)(IV), and (4); and add (1)(j) and (2.5)".

Page 11, strike lines 17 through 21 and substitute:
"(i) Develop and share best practices and technical assistance to health insurers and consumers, which may include:
(IV) The delivery of advanced primary care that facilitates appropriate utilization of services in appropriate settings; AND
(j) ANNUALLY REVIEW THE ALTERNATIVE PAYMENT MODELS DEVELOPED BY THE DIVISION PURSUANT TO SECTION 10-16-155 (3) AND PROVIDE THE DIVISION WITH RECOMMENDATIONS ON THE MODELS.
(2.5) In carrying out the duties of Subsection (1)(j) of This SECTION, IN ADDITION TO THE MEMBERS OF THE COLLABORATIVE DESCRIBED IN SUBSECTION (2) OF THIS SECTION, THE COMMISSIONER SHALL INCLUDE HEALTH INSURERS AND HEALTH-CARE PROVIDERS ENGAGED IN A RANGE OF ALTERNATIVE PAYMENT MODELS.".

\section*{JUDICIARY}

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

HB22-1319 be referred to the Committee of the Whole with favorable recommendation.

SB22-049 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 line 21 and substitute "(2)(n), \((2)(p),(2)(q),(2)(r)\), and (2)(u);".

Page 11, strike lines 14 through 17 and substitute:
"(14.5) (a.5) A party issuing a Subpoena pursuant to rule 17 OF THE COLORADO RULES OF CRIMINAL PROCEDURE FOR THE PRODUCTION OF THE PRIVILEGED RECORDS OF A VICTIM PURSUANT TO SECTION 13-90-107 OR A SUBPOENA REQUESTING THE COMPENSATION RECORDS OF A VICTIM PURSUANT TO SECTION 24-4.1-107.5 SHALL FILE WITH THE COURT AND SERVE ON ANY OPPOSING PARTY:
(I) A COPY of the subpoena;
(II) A certificate stating that the party has a good-Faith BELIEF THAT THERE IS A LAWFUL BASIS FOR ISSUING THE SUBPOENA;
(III) A copy of the written notice served on recipients that ADVISES THAT A PARTY MAY NOT RELEASE RECORDS UNTIL THE COURT ORDERS THE RELEASE OF THE RECORDS AT A HEARING AND THAT A PARTY MAY ONLY PROVIDE THE RECORDS TO THE COURT IF THE COURT ORDERS THE PARTY TO RELEASE THE RECORDS; AND
(IV) A motion stating the party's Lawful basis For the SUBPOENA AND, IF SUBJECT TO A CLAIM OF PRIVILEGE PURSUANT TO SECTION 13-90-107, A GOOD-FAITH CLAIM THAT THE VICTIM HAS EXPRESSLY OR IMPLIEDLY WAIVED ANY PRIVILEGE TO ALLOW THE COURT TO PROPERLY RECEIVE THE RECORDS.".

Page 11, strike line 27 and substitute "COURT SHALL QUASH ANY SUBPOENA AND SHALL NOT RECEIVE ANY RECORDS PROTECTED BY PRIVILEGE PURSUANT TO SECTION 13-90-107 UNLESS THE COURT FINDS,

> BASED UPON EVIDENCE, THAT A VICTIM EXPRESSLY OR IMPLIEDLY WAIVED THE STATUTORY PRIVILEGE. IN CONSIDERING WHETHER TO RECEIVE AND RELEASE ANY RECORDS RELATING TO THE VICTIM, THE COURT SHALL DETERMINE WHETHER:".

Page 12, strike lines 1 through 5 .
Page 12, after line 21 insert:
"(III) IF AFTER THE HEARING, THE COURT ORDERS THE PRODUCTION OF RECORDS, THE COURT SHALL ENTER ORDERS TO SET A TIMELINE OF NO LESS THAN SEVEN DAYS FOR THE PARTY TO ARRANGE PRODUCTION OF THE RECORDS TO THE COURT; EXCEPT THAT THE COURT MAY ORDER PRODUCTION IN LESS THAN SEVEN DAYS TO AVOID THE DELAY OF A JURY TRIAL.".

Page 14, lines 19 and 20, strike "PROVIDE VICTIM NOTIFICATIONS PURSUANT TO PART 3 OF ARTICLE 4.1 OF TITLE 24,".

\section*{TRANSPORTATION AND LOCAL GOVERNMENT}

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

HB22-1137 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, 38-33.3-209.5, amend (2)(a), (5)(a) introductory portion, and (5)(a)(V) introductory portion; and add (1.7), (2)(c), (6), (7), (8), (9), and (10) as follows:

38-33.3-209.5. Responsible governance policies - due process for imposition of fines - procedure for collection of delinquent accounts - enforcement through small claims court - definitions. (1.7) (a) WITH REGARD TO A UNIT OWNER'S DELINQUENCY IN PAYING ASSESSMENTS, FINES, OR FEES, AN ASSOCIATION SHALL:
(I) First contact the unit owner to alert the unit owner OF THE DELINQUENCY BEFORE TAKING ACTION IN RELATION TO THE DELINQUENCY PURSUANT TO SUBSECTION (1.7)(a)(II) OF THIS SECTION AND SHALL MAINTAIN A RECORD OF ANY CONTACTS, INCLUDING INFORMATION REGARDING THE TYPE OF COMMUNICATION USED TO CONTACT THE UNIT OWNER AND THE DATE AND TIME THAT THE CONTACT WAS MADE. ANY CONTACTS THAT A COMMUNITY ASSOCIATION MANAGER OR A PROPERTY MANAGEMENT COMPANY MAKES ON BEHALF OF AN ASSOCIATION PURSUANT TO THIS SUBSECTION (1.7)(a) IS DEEMED A CONTACT MADE BY THE ASSOCIATION AND NOT BY A DEBT COLLECTOR AS DEFINED IN SECTION 5-16-103(9). A UNIT OWNER MAY IDENTIFY ANOTHER PERSON TO SERVE AS A DESIGNATED CONTACT FOR THE UNIT OWNER TO BE CONTACTED ON THE UNIT OWNER'S BEHALF FOR PURPOSES OF THIS SUBSECTION (1.7)(a)(I). A UNIT OWNER MAY ALSO NOTIFY THE ASSOCIATION IF THE UNIT OWNER PREFERS THAT CORRESPONDENCE AND NOTICES FROM THE ASSOCIATION BE MADE IN A LANGUAGE OTHER THAN

English. An association may determine the manner in which a UNIT OWNER MAY IDENTIFY A DESIGNATED CONTACT. IN CONTACTING THE UNIT OWNER OR A DESIGNATED CONTACT, AN ASSOCIATION SHALL SEND the same type of notice of delinquency Required to be sent PURSUANT TO SUBSECTION (5)(a)(V) OF THIS SECTION, INCLUDING BY SENDING IT BY CERTIFIED MAIL FOR WHICH THE ASSOCIATION RECEIVES CONFIRMATION OF ITS RECEIPT, AND PHYSICALLY POST A COPY OF THE NOTICE OF DELINQUENCY AT THE UNIT OWNER'S UNIT. IN ADDITION, THE ASSOCIATION SHALL CONTACT THE UNIT OWNER BY ONE OF THE FOLLOWING MEANS:
(A) FIRST-CLASS MAIL;
(B) TEXT MESSAGE TO A CELLULAR NUMBER THAT THE ASSOCIATION HAS ON FILE BECAUSE THE UNIT OWNER HAS PROVIDED THE CELLULAR NUMBER TO THE ASSOCIATION; OR
(C) E-MAIL TO AN E-MAIL ADDRESS THAT THE ASSOCIATION HAS ON FILE BECAUSE THE UNIT OWNER HAS PROVIDED THE E-MAIL ADDRESS TO THE ASSOCIATION.
(II) REFER A DELINQUENT ACCOUNT TO A COLLECTION AGENCY OR ATTORNEY ONLY IF A MAJORITY OF THE EXECUTIVE BOARD VOTES TO REFER THE MATTER IN A RECORDED VOTE AT A MEETING CONDUCTED PURSUANT TO SECTION 38-33.3-308 (4)(e). A COMMUNITY ASSOCIATION MANAGEMENT OR PROPERTY MANAGEMENT COMPANY ACTING ON BEHALF OF THE ASSOCIATION SHALL NOT REFER A DELINQUENT ACCOUNT TO A COLLECTION AGENCY OR AN ATTORNEY UNLESS A MAJORITY OF THE EXECUTIVE BOARD VOTES TO REFER THE MATTER IN A RECORDED VOTE AT A MEETING CONDUCTED PURSUANT TO SECTION 38-33.3-308 (4)(e).
(b) (I) AN ASSOCIATION SHALL NOT IMPOSE THE FOLLOWING ON A DAILY BASIS AGAINST A UNIT OWNER:
(A) Late fees; OR
(B) FINES ASSESSED FOR VIOLATIONS OF THE DECLARATION, BYLAWS, COVENANTS, OR OTHER GOVERNING DOCUMENTS OF THE ASSOCIATION. AN ASSOCIATION MAY ONLY IMPOSE FINES FOR VIOLATIONS IN ACCORDANCE WITH THIS SUBSECTION (1.7)(b).
(II) (A) With respect to any violation of the declaration, BYLAWS, COVENANTS, OR OTHER GOVERNING DOCUMENTS OF AN ASSOCIATION THAT THE ASSOCIATION REASONABLY DETERMINES THREATENS THE PUBLIC SAFETY, HEALTH, OR WELFARE, THE ASSOCIATION SHALL PROVIDE THE UNIT OWNER WRITTEN NOTICE, IN ENGLISH AND IN ANY LANGUAGE THAT THE UNIT OWNER HAS INDICATED A PREFERENCE FOR CORRESPONDENCE AND NOTICES PURSUANT TO SUBSECTION (1.7)(a)(I) OF THIS SECTION, OF THE VIOLATION INFORMING THE UNIT OWNER THAT THE UNIT OWNER HAS SEVENTY-TWO HOURS TO CURE THE VIOLATION OR THE ASSOCIATION MAY FINE THE UNIT OWNER.
(B) IF, AFTER AN INSPECTION OF THE UNIT, THE ASSOCIATION DETERMINES THAT THE UNIT OWNER HAS NOT CURED THE VIOLATION WITHIN SEVENTY-TWO HOURS AFTER RECEIVING THE NOTICE, THE ASSOCIATION MAY IMPOSE FINES ON THE UNIT OWNER EVERY OTHER DAY AND MAY TAKE LEGAL ACTION AGAINST THE UNIT OWNER FOR THE VIOLATION; EXCEPT THAT, IN ACCORDANCE WITH SUBSECTION (8)(c)(I) OF THIS SECTION, THE ASSOCIATION SHALL NOT PURSUE FORECLOSURE AGAINST THE UNIT OWNER BASED ON FINES OWED.
(III) (A) IF AN ASSOCIATION REASONABLY DETERMINES THAT A UNIT OWNER COMMITTED A VIOLATION OF THE DECLARATION, BYLAWS, COVENANTS, OR OTHER GOVERNING DOCUMENTS OF THE ASSOCIATION, OTHER THAN A VIOLATION THAT THREATENS THE PUBLIC HEALTH, SAFETY,

OR WELFARE, THE ASSOCIATION SHALL, THROUGH CERTIFIED MAIL FOR WHICH THE ASSOCIATION RECEIVES CONFIRMATION OF ITS RECEIPT, PROVIDE THE UNIT OWNER WRITTEN NOTICE, IN ENGLISH AND IN ANY LANGUAGE THAT THE UNIT OWNER HAS INDICATED A PREFERENCE FOR CORRESPONDENCE AND NOTICES PURSUANT TO SUBSECTION (1.7)(a)(I) OF THIS SECTION, OF THE VIOLATION INFORMING THE UNIT OWNER THAT THE UNIT OWNER HAS THIRTY DAYS TO CURE THE VIOLATION OR THE ASSOCIATION, AFTER CONDUCTING AN INSPECTION AND DETERMINING THAT THE UNIT OWNER HAS NOT CURED THE VIOLATION, MAY FINE THE UNIT OWNER; HOWEVER, THE TOTAL AMOUNT OF FINES IMPOSED FOR THE VIOLATION MAY NOT EXCEED FIVE HUNDRED DOLLARS.
(B) AN ASSOCIATION SHALL GRANT A UNIT OWNER TWO CONSECUTIVE THIRTY-DAY PERIODS TO CURE A VIOLATION BEFORE THE ASSOCIATION MAY TAKE LEGAL ACTION AGAINST THE UNIT OWNER FOR THE VIOLATION. IN ACCORDANCE WITH SUBSECTION (8)(c)(I) OF THIS SECTION, AN ASSOCIATION SHALL NOT PURSUE FORECLOSURE AGAINST THE UNIT OWNER BASED ON FINES OWED.
(IV) IF THE UNIT OWNER CURES THE VIOLATION WITHIN THE PERIOD TO CURE AFFORDED THE UNIT OWNER, THE UNIT OWNER MAY NOTIFY THE ASSOCIATION OF THE CURE AND, IF THE UNIT OWNER SENDS WITH THE NOTICE VISUAL EVIDENCE THAT THE VIOLATION HAS BEEN CURED, THE VIOLATION IS DEEMED CURED ON THE DATE THAT THE UNIT OWNER SENDS THE NOTICE. IF THE UNIT OWNER'S NOTICE DOES NOT INCLUDE VISUAL EVIDENCE THAT THE VIOLATION HAS BEEN CURED, THE ASSOCIATION SHALL INSPECT THE UNIT AS SOON AS PRACTICABLE TO DETERMINE IF THE VIOLATION HAS BEEN CURED.
(V) ONCE THE UNIT OWNER CURES A VIOLATION, THE ASSOCIATION SHALL NOTIFY THE UNIT OWNER, IN ENGLISH AND IN ANY LANGUAGE THAT THE UNIT OWNER HAS INDICATED A PREFERENCE FOR CORRESPONDENCE AND NOTICES PURSUANT TO SUBSECTION (1.7)(a)(I) OF THIS SECTION:
(A) THAT THE UNIT OWNER WILL NOT BE FURTHER FINED WITH REGARD TO THE VIOLATION; AND
(B) OF ANY OUTSTANDING FINE BALANCE THAT THE UNIT OWNER STILL OWES THE ASSOCIATION.
(c) ON A QUARTERLY BASIS, AN ASSOCIATION SHALL SEND TO EACH UNIT OWNER WHO HAS ANY OUTSTANDING BALANCE OWED THE ASSOCIATION AN ITEMIZED LIST OF ALL ASSESSMENTS, FINES, FEES, AND CHARGES THAT THE UNIT OWNER OWES TO THE ASSOCIATION.
(2) Notwithstanding any provision of the declaration, bylaws, articles, or rules and regulations to the contrary, the association may not fine any unit owner for an alleged violation unless:
(a) The association has adopted, and follows, a written policy governing the imposition of fines; ant
(c) The policy:
(I) Requires notice regarding the nature of the alleged VIOLATION, THE ACTION OR ACTIONS REQUIRED TO CURE THE ALLEGED VIoLation, and the timeline for the fair and impartial FACT-FINDING PROCESS REQUIRED UNDER SUBSECTION (2)(b) OF THIS section. The association may send the unit owner the notice REQUIRED UNDER THIS SUBSECTION (2)(c)(I) IN ACCORDANCE WITH subsection (1.7)(a) of this section.
(II) Specifies the interval upon which fines may be levied in accordance with subsection (1.7)(b) of this Section for violations that are continuing in nature.
(5) (a) Notwithstanding any provision of the declaration, bylaws, articles, or rules and regulations to the contrary or the absence of a relevant provision in the declaration, bylaws, articles, or rules or regulations, the association or a holder or assignee of the association's debt, whether the holder or assignee of the association's debt is an entity or a natural person, may not use a collection agency or take legal action to collect unpaid assessments unless the association or a holder or assignee of the association's debt has adopted, and follows, a written policy governing the collection of unpaid assessments AND UNLESS THE ASSOCIATION COMPLIES WITH SUBSECTION (7) OF THIS SECTION. The policy must, at a minimum, specify:
(V) That, before the entity turns over a delinquent account of a unit owner to a collection agency or refers it to an attorney for legal action, the entity must send the unit owner a notice of delinquency, BY CERTIFIED MAIL FOR WHICH THE ASSOCIATION RECEIVES CONFIRMATION OF ITS RECEIPT, specifying:
(6) A NOTICE OF DELINQUENCY THAT AN ASSOCIATION SENDS TO A UNIT OWNER FOR UNPAID ASSESSMENTS, FINES, FEES, OR CHARGES MUST:
(a) Be written in English and in any language that the UNIT OWNER HAS INDICATED A PREFERENCE FOR CORRESPONDENCE AND NOTICES PURSUANT TO SUBSECTION (1.7)(a)(I) OF THIS SECTION;
(b) SPECIFY WHETHER THE DELINQUENCY CONCERNS UNPAID ASSESSMENTS; UNPAID FINES, FEES, OR CHARGES; OR BOTH UNPAID ASSESSMENTS AND UNPAID FINES, FEES, OR CHARGES, AND, IF THE NOTICE OF DELINQUENCY CONCERNS UNPAID ASSESSMENTS, THE NOTICE OF DELINQUENCY MUST NOTIFY THE UNIT OWNER THAT UNPAID ASSESSMENTS MAY LEAD TO FORECLOSURE; AND
(c) Include:
(I) A description of the steps the association must take BEFORE THE ASSOCIATION MAY TAKE LEGAL ACTION AGAINST THE UNIT OWNER, INCLUDING A DESCRIPTION OF THE ASSOCIATION'S CURE PROCESS ESTABLISHED IN ACCORDANCE WITH SUBSECTION (1.7)(b) OF THIS SECTION; AND
(II) A description of what legal action the association MAY TAKE AGAINST THE UNIT OWNER, INCLUDING:
(A) A DESCRIPTION OF THE TYPES OF MATTERS THAT THE ASSOCIATION MAY TAKE TO SMALL CLAIMS COURT, INCLUDING INJUNCTIVE MATTERS FOR WHICH THE ASSOCIATION SEEKS AN ORDER REQUIRING THE UNIT OWNER TO COMPLY WITH THE DECLARATION, BYLAWS, COVENANTS, OR OTHER GOVERNING DOCUMENTS OF THE ASSOCIATION; AND
(B) A description of the small claims process and the unit OWNER'S RIGHTS AND RESPONSIBILITIES IF THE MATTER IS TAKEN TO SMALL CLAIMS COURT.
(7) (a) An ASSOCIATION SHALL NOT COMMENCE A LEGAL ACTION TO INITIATE A FORECLOSURE PROCEEDING BASED ON A UNIT OWNER'S DELINQUENCY IN PAYING ASSESSMENTS UNLESS:
(I) THE ASSOCIATION HAS COMPLIED WITH EACH OF THE REQUIREMENTS IN THIS SECTION AND IN SECTION 38-33.3-316.3 RELATED TO A UNIT OWNER'S DELINQUENCY IN PAYING ASSESSMENTS;
(II) THE ASSOCIATION HAS PROVIDED THE UNIT OWNER WITH A WRITTEN OFFER TO ENTER INTO A REPAYMENT PLAN PURSUANT TO SECTION 38-33.3-316.3 (2) THAT AUTHORIZES THE UNIT OWNER TO REPAY

THE DEBT IN MONTHLY INSTALLMENTS OVER EIGHTEEN MONTHS. UNDER THE REPAYMENT PLAN, THE UNIT OWNER MAY CHOOSE THE AMOUNT TO BE PAID EACH MONTH, SO LONG AS EACH PAYMENT MUST BE IN AN AMOUNT OF AT LEAST TWENTY-FIVE DOLLARS UNTIL THE BALANCE OF THE AMOUNT OWED IS LESS THAN TWENTY-FIVE DOLLARS; AND
(III) Within thirty days after the association has provided THE OWNER WITH A WRITTEN OFFER TO ENTER INTO A REPAYMENT PLAN, THE UNIT OWNER HAS EITHER:
(A) DECLINED THE REPAYMENT PLAN; OR
(B) AFTER ACCEPTING THE REPAYMENT PLAN, FAILED TO PAY AT LEAST THREE OF THE MONTHLY INSTALLMENTS WITHIN FIFTEEN DAYS AFTER THE MONTHLY INSTALLMENTS WERE DUE.
(b) A UNIT OWNER WHO HAS ENTERED INTO A REPAYMENT PLAN PURSUANT TO SUBSECTION (7)(a) OF THIS SECTION MAY ELECT TO PAY THE REMAINING BALANCE OWED UNDER THE REPAYMENT PLAN AT ANY TIME DURING THE DURATION OF THE REPAYMENT PLAN.
(8) An ASSOCIATION SHALL NOT:
(a) CHARGE A RATE OF INTEREST ON UNPAID ASSESSMENTS, FINES, OR FEES IN AN AMOUNT GREATER THAN EIGHT PERCENT PER YEAR;
(b) AsSESS A FEE OR OTHER CHARGE TO RECOVER COSTS INCURRED FOR PROVIDING THE UNIT OWNER A STATEMENT OF THE TOTAL AMOUNT THAT THE UNIT OWNER OWES;
(c) FORECLOSE ON AN ASSESSMENT LIEN IF THE DEBT SECURING THE LIEN CONSISTS ONLY OF ONE OR BOTH OF THE FOLLOWING:
(I) Fines that the association has assessed against the unit OWNER; OR
(II) COLLECTION COSTS OR ATTORNEY FEES THAT THE ASSOCIATION HAS INCURRED AND THAT ARE ONLY ASSOCIATED WITH ASSESSED FINES.
(9) A party seeking to enforce rights and responsibilities ARISING UNDER THE DECLARATION, BYLAWS, COVENANTS, OR OTHER GOVERNING DOCUMENTS OF AN ASSOCIATION IN RELATION TO DISPUTES ARISING FROM ASSESSMENTS, FINES, OR FEES OWED TO THE ASSOCIATION AND FOR WHICH THE AMOUNT AT ISSUE DOES NOT EXCEED SEVEN THOUSAND FIVE HUNDRED DOLLARS, EXCLUSIVE OF INTEREST AND COSTS, MAY FILE A CLAIM IN SMALL CLAIMS COURT PURSUANT TO SECTION 13-6-403 (1)(b)(I).
(10) AS USED In THIS SECTION, "NOTICE OF DELINQUENCY" MEANS a Written notice that an association sends to a unit owner to NOTIFY THE UNIT OWNER OF ANY UNPAID ASSESSMENTS, FINES, FEES, OR CHARGES THAT THE UNIT OWNER OWES THE ASSOCIATION.

SECTION 2. In Colorado Revised Statutes, 38-33.3-308, amend (4)(e) as follows:

38-33.3-308. Meetings. (4) Matters for discussion by an executive or closed session are limited to:
(e) Any matter, the disclosure of which would constitute an unwarranted invasion of individual privacy, INCLUDING A DISCIPLINARY HEARING REGARDING A UNIT OWNER AND ANY REFERRAL OF DELINQUENCY; EXCEPT THAT A UNIT OWNER WHO IS THE SUBJECT OF A DISCIPLINARY HEARING OR A REFERRAL OF DELINQUENCY MAY REQUEST and receive the results of any vote taken at the relevant MEETING;

SECTION 3. In Colorado Revised Statutes, 38-33.3-315, amend (2) as follows:

38-33.3-315. Assessments for common expenses. (2) Except for assessments under subsections (3) and (4) of this section and section 38-33.3-207(4)(a)(IV), all common expenses shall be assessed against all the units in accordance with the allocations set forth in the declaration pursuant to section 38-33.3-207 (1) and (2). Any past-due common expense assessment or installment thereof shall bear OF A COMMON EXPENSE ASSESSMENT BEARS interest at the rate established by the association not exeeding twenty-one IN AN AMOUNT NOT TO EXCEED EIGHT percent per year.

SECTION 4. In Colorado Revised Statutes, 38-33.3-316, amend (1), (2)(d), and (7); and add (12) as follows:

38-33.3-316. Lien for assessments - liens for fines, fees, charges, costs, and attorney fees - limitations. (1) (a) The association, if such association is incorporated or organized as a limited liability company, has a statutory lien on a unit for any assessment levied against that unit or fines imposed against its unit owner. Unless the declaration otherwise provides, fees, charges, late charges, attorney fees UP TO THE MAXIMUM AMOUNT AUTHORIZED UNDER SUBSECTION (7) OF THIS SECTION, fines, and interest charged pursuant to section 38-33.3-302 (1)(j), (1)(k), and (1)(1), section 38-33.3-313 (6), and section 38-33.3-315 (2) are enforeeable as assessments under this article. The amount of the lien shalt inelude all those items set forth in this seetion from the time such items beeome dut MAY BE SUBJECT TO A STATUTORY LIEN BUT ARE NOT SUBJECT TO A FORECLOSURE ACTION UNDER THIS ARTICLE 33.3.
(b) If an assessment is payable in installments, each installment is a lien from the time it becomes due, ineluding the due date set by any valid association's aceeleration of installment obligations MAY BE SUBJECT TO A STATUTORY LIEN IF THE UNIT OWNER FAILS TO PAY THE INSTALLMENT WITHIN FIFTEEN DAYS AFTER THE INSTALLMENT BECOMES DUE, BUT THE ASSOCIATION MAY NOT PURSUE LEGAL ACTION FOR UNPAID MONTHLY INSTALLMENTS UNTIL THE UNIT OWNER HAS FAILED TO PAY AT LEAST THREE MONTHLY INSTALLMENTS PURSUANT TO SECTION 38-33.3-209.5 (7)(a)(III)(B).
(2) (d) The association shall have the statutory lien described in subsection (1) of this seetion for any assessment levied or fine imposed after June 30, 1992. Sueh A lien shall have DESCRIBED IN SUBSECTION (1) OF THIS SECTION HAS the priority described in this subsection (2) if the other lien or encumbrance is created after June 30, 1992.
(7) (a) (I) The association shall be is entitled to costs and reasonable attorney fees incurred by THAT the association in a judgment or decree INCURS in any action or suit FOR A JUDGMENT OR DECREE brought by the association under this section.
(II) A COURT SHALL DETERMINE REASONABLE ATTORNEY FEES IN ACCORDANCE WITH RULE 121 SEC. 1-22 OF THE COLORADO RULES OF CIVIL PROCEDURE.
(b) An ASSOCIATION IS NOT ENTITLED TO RECOVER ATTORNEY FEES UNDER SUBSECTION (7)(a) OF THIS SECTION FOR ATTORNEY FEES INCURRED BEFORE THE ASSOCIATION HAS COMPLIED WITH THE NOTICE REQUIREMENTS OF SECTION 38-33.3-209.5 (1.7)(a) WITH REGARD TO ANY MATTER FOR WHICH THE ASSOCIATION IS REQUIRED TO COMPLY WITH THE NOTICE REQUIREMENTS OF SECTION 38-33.3-209.5 (1.7)(a).
(12) IF A UNIT HAS BEEN FORECLOSED, A MEMBER OF THE EXECUTIVE BOARD, AN EMPLOYEE OF A COMMUNITY ASSOCIATION MANAGEMENT COMPANY REPRESENTING THE ASSOCIATION, AN EMPLOYEE OF A LAW FIRM REPRESENTING THE ASSOCIATION, OR AN IMMEDIATE FAMILY MEMBER, AS DEFINED IN SECTION 2-4-401 (3.7), OF ANY SUCH EXECUTIVE BOARD MEMBER, COMMUNITY ASSOCIATION MANAGEMENT COMPANY EMPLOYEE, OR LAW FIRM EMPLOYEE SHALL NOT PURCHASE THE FORECLOSED UNIT.

SECTION 5. In Colorado Revised Statutes, 38-33.3-316.3, amend (2); repeal (3); and add (4) and (5) as follows:

38-33.3-316.3. Collections - limitations - violations. (2) A payment plan negotiated between the association or a holder or assignee of the association's debt, whether the holder or assignee of the association's debt is an entity or a natural person, and the unit owner pursuant to this section must permit the unit owner to pay off the deficiency in equal installments over a period of at least six EIGHTEEN months. Nothing in this section prohibits an association or a holder or assignee of the association's debt from pursuing legal action against a unit owner if the unit owner fails to comply with the terms of his or her THE UNIT OWNER'S payment plan. A unit owner's failure to remit payment of an THREE OR MORE agreed-upon installment INSTALLMENTS PURSUANT TO SECTION 38-33.3-209.5 (7)(a)(III)(B), or to remain current with regular assessments as they come due during the six-month EIGHTEEN-MONTH period, constitutes a failure to comply with the terms of his or her THE UNIT OWNER'S payment plan.
(3) For purposes of this section, "assessments" includes regular and special assessments and any associated fees, charges, late charges, attomey fees, fines, and interest eharged pursuant to seetion 38-33.3-315 (2).
(4) If a unit owner who has both unpaid assessments and UNPAID FINES, FEES, OR OTHER CHARGES MAKES A PAYMENT TO THE ASSOCIATION, THE ASSOCIATION SHALL APPLY THE PAYMENT FIRST TO THE ASSESSMENTS OWED AND ANY REMAINING AMOUNT OF THE PAYMENT TO THE FINES, FEES, OR OTHER CHARGES OWED.
(5) IF AN ASSOCIATION HAS VIOLATED ANY FORECLOSURE LAWS, THE UNIT OWNER IN RELATION TO WHOM THE VIOLATION OCCURRED MAY, WITHIN FIVE YEARS AFTER THE VIOLATION OCCURRED, FILE CIVIL SUIT IN A COURT OF COMPETENT JURISDICTION AGAINST THE ASSOCIATION TO SEEK DAMAGES. THE COURT MAY AWARD THE UNIT OWNER DAMAGES IN AN AMOUNT OF UP TO TWENTY-FIVE THOUSAND DOLLARS, PLUS COSTS AND REASONABLE ATTORNEY FEES, IF THE UNIT OWNER PROVES THE VIOLATION BY A PREPONDERANCE OF THE EVIDENCE.

SECTION 6. In Colorado Revised Statutes, 13-6-403, amend (1), (2) introductory portion, and (2)(h) as follows:

13-6-403. Jurisdiction of small claims court - limitations. (1) (a) On and after Jantary 1, 1996, The small claims court shall have HAS concurrent original jurisdiction with the county and district courts in all civil actions in which the debt, damage, or value of the personal property claimed by either the plaintiff or the defendant, exclusive of interest and eost COSTS, does not exceed seven thousand five hundred dollars, including such civil penalties as may be provided by law. By way of further example, and not limitation, the small claims court shall have HAS jurisdiction to hear and determine actions in tort and assess damages therein IN TORT ACTIONS not to exceed seven thousand five hundred dollars.
(b) The small claims court division shall atso have ALSO HAS concurrent original jurisdiction with the county and district courts in actions where a party seeks:
(I) TO ENFORCE RIGHTS AND RESPONSIBILITIES ARISING UNDER THE DECLARATION, BYLAWS, COVENANTS, OR OTHER GOVERNING DOCUMENTS OF A UNIT OWNERS' ASSOCIATION, AS DEFINED IN SECTION 38-33.3-103 (3), IN RELATION TO DISPUTES ARISING FROM ASSESSMENTS, FINES, OR FEES OWED TO THE UNIT OWNERS' ASSOCIATION AND FOR WHICH THE AMOUNT AT ISSUE DOES NOT EXCEED SEVEN THOUSAND FIVE HUNDRED DOLLARS, EXCLUSIVE OF INTEREST AND COSTS.
(II) To enforce a restrictive covenant on residential property and the amount required to comply with the covenant does not exceed seven thousand five hundred dollars, exclusive of interest and costs; in actions
(III) Where a party seeks Replevin if the value of the property sought does not exceed seven thousand five hundred dollars; and in actions
(IV) Where a party seeks To enforce a contract by specific performance or to disaffirm, avoid, or rescind a contract and the amount at issue does not exceed seven thousand five hundred dollars.
(2) The small claims court shall have no HAS ONLY THAT jurisdiction except that specifically conferred upon it by law, AS PROVIDED IN SUBSECTION (1) OF THIS SECTION. In particular, it shall have no DOES NOT HAVE jurisdiction over the following matters:
(h) Actions involving injunctive relief, except as required to:
(I) ENFORCE RIGHTS OR RESPONSIBILITIES ARISING UNDER THE DECLARATION, BYLAWS, COVENANTS, OR OTHER GOVERNING DOCUMENTS OF A UNIT OWNERS' ASSOCIATION, AS DEFINED IN SECTION 38-33.3-103 (3), AND INCLUDING ACTIONS SEEKING DECLARATORY RELIEF;
(I) (II) Enforce restrictive covenants on residential property;
(II) (III) Enforce the provisions of section 6-1-702.5; C.R.S.;
(HI) (IV) Accomplish replevin; and
(IV) (V) Enter judgments in actions where a party seeks to enforce a contract by specific performance or to disaffirm, avoid, or rescind a contract;

SECTION 7. Act subject to petition - effective date applicability. (1) This act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly; 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 2022 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.
(2) This act applies to conduct occurring on or after the applicable effective date of this act.".

HB22-1301 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 2, lines 3 and 4, strike "(1.6)(a)(VI), (1.6)(b)(III), and (3.3)" and substitute "(3.3) and (6.2)".

Page 2, strike lines 7 and 8 and substitute:
"(1.1) (a) "Agricultural and livestock products" means plant or animal products in a raw or unprocessed state that are".

Page 3, strike lines 3 through 9 and substitute:
"(b) On and after January 1, 2023, FOR THE PURPOSES OF THIS SUBSECTION (1.1), "AGRICULTURAL AND LIVESTOCK PRODUCTS" INCLUDES CROPS GROWN WITHIN A CONTROLLED ENVIRONMENT AGRICULTURAL FACILITY IN A RAW OR UNPROCESSED STATE FOR HUMAN OR LIVESTOCK CONSUMPTION. FOR THE PURPOSES OF THIS SUBSECTION (1.1)(b), "AGRICULTURAL AND LIVESTOCK PRODUCTS" DOES NOT INCLUDE MARIJUANA, AS DEFINED IN SECTION 18-18-102 (18)(a), OR ANY OTHER NONFOOD CROP AGRICULTURAL PRODUCTS.".

Page 3, strike lines 20 through 27 and substitute:
"(III) ANY PERSONAL PROPERTY WITHIN A FACILITY, WHETHER ATTACHED TO A BUILDING OR NOT, THAT IS CAPABLE OF BEING REMOVED FROM THE FACILITY, AND IS USED IN DIRECT CONNECTION WITH THE OPERATION OF A CONTROLLED ENVIRONMENT AGRICULTURAL FACILITY, WHICH FACILITY IS USED SOLELY FOR PLANTING, GROWING, OR HARVESTING CROPS IN A RAW OR UNPROCESSED STATE.".

Page 4, strike lines 1 through 3.
Page 4, lines 5 and 6, strike "Structure of no less than one THOUSAND SQUARE FEET" and substitute "NONRESIDENTIAL STRUCTURE".

Page 4, line 8, strike "HYDROPONIC PLANT GROWING," and substitute "HYDROPONICS,".

Page 4, line 10, strike "PRIMARY" and substitute "SOLE".
Page 4, after line 13 , insert:
"(6.2) "HYDROPONICS" MEANS A SYSTEM IN WHICH WATER SOLUBLE PRIMARY OR SECONDARY PLANT NUTRIENTS OR MICRONUTRIENTS, OR A COMBINATION OF SUCH NUTRIENTS, ARE PLACED IN INTIMATE CONTACT WITH A PLANT'S ROOT SYSTEM THAT IS BEING GROWN IN WATER OR AN INERT SUPPORTIVE MEDIUM THAT SUPPLIES PHYSICAL SUPPORT FOR THE ROOTS.".

Page 4, line 27, after "valuation -" insert "affidavit -".
Page 5, strike lines 3 through 8 and substitute:
"(2) A CEA FACILITY IS VALUED FOR ASSESSMENT PURPOSES AS ALL OTHER AGRICULTURAL PROPERTY USING THE COST, MARKET, AND income approaches to value.".

Page 5, line 9, strike "PRIMARY" and substitute "SOLE".

Page 5, strike lines 11 and 12 and substitute "PROPERTY IS CLASSIFIED AND VALUED FOR ASSESSMENT PURPOSES BASED ON ACTUAL USE.
(4) As part of the personal declaration the owner of a CEA FACILITY SIGNS AND RETURNS TO THE COUNTY ASSESSOR PURSUANT TO SECTIONS 39-5-107 AND 39-5-108, THE OWNER SHALL INCLUDE AN AFFIDAVIT EXECUTED BY THE OWNER IN WHICH THE OWNER AFFIRMS THAT THE CEA FACILITY MEETS THE REQUIREMENTS OF SECTION 39-1-102 (3.3), INCLUDING THE REQUIREMENTS THAT THE FACILITY OPTIMIZES HYDROPONICS AND THAT THE SOLE PURPOSE OF THE CEA FACILITY IS TO OBTAIN A MONETARY PROFIT FROM THE WHOLESALE OF PLANT-BASED FOOD FOR HUMAN OR LIVESTOCK CONSUMPTION. IF THE CROP GROWN IN THE CEA FACILITY IS HEMP, THE OWNER MUST ALSO INCLUDE A COPY OF A LICENSE TO VERIFY TO THE ASSESSOR THAT THE CROP IS NOT MARIJUANA.
(5) Notwithstanding any other provision of law, a CEA FACILITY SHALL NOT VIOLATE THE TERMS AND CONDITIONS OF ANY APPLICABLE WATER COURT DECREE ISSUED PURSUANT TO ARTICLE 92 OF TITLE 37 AND SHALL NOT MATERIALLY INJURE WATER RIGHTS OR CONDITIONAL WATER RIGHTS GRANTED UNDER ARTICLE 92 OF TITLE 37.".

HB22-1356 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 14, line 18, strike "improvements;" and substitute "IMPROVEMENTS. FOR PURPOSES OF THIS SECTION, "CAPITAL IMPROVEMENT" DOES NOT INCLUDE INFORMATION TECHNOLOGY INFRASTRUCTURE;".

Page 15, after line 26 insert:
"(e) An ELIGIBLE RECIPIENT THAT RECEIVES A GRANT PURSUANT TO THIS SECTION SHALL EXPEND ALL GRANT MONEY BY DECEMBER 30, 2026.".

\section*{FIRST REPORT OF FIRST CONFERENCE COMMITTEE on HB21-1329}

This Report Amends the Reengrossed Bill
To the President of the Senate and the
Speaker of the House of Representatives:
Your first conference committee appointed on HB22-1329, concerning the provision for payment of the expenses of the executive, legislative, and judicial departments of the state of Colorado, and of its agencies and institutions, for and during the fiscal year beginning July 1, 2022, except as otherwise noted, has met and reports that it has agreed upon the following:
1. That the Senate recede from its amendments made to the bill, as the amendments appear in the rerevised bill, and that the following amendments be substituted therefor:

Amend reengrossed bill, page 11, line 7, strike "Expenses" and substitute "Expenses \({ }^{1911}\), in the ITEM \& SUBTOTAL column strike "280,706" and substitute " 480,706 ", and in the GENERAL FUND column strike " 15,869 " and substitute " 215,869 ".

Adjust affected totals accordingly.
Page 13, line 15, strike "Division \({ }^{1}\) " and substitute "Division \({ }^{16}\) ".
Page 22, after line 7 insert:
"1 Department of Agriculture, Commissioner's Office and Administrative Services, Operating Expenses -- It is the General Assembly's intent that \(\$ 200,000\) General Fund of this appropriation is designated to be used for mental health programs in rural Colorado.".

Page 22 , line 9 , strike " 1 " and substitute " \(\underline{1 a}\) ".
Page 126 , line 4, strike "Individuals \({ }^{21}\) " and substitute "Individuals \({ }^{21,2 \text { lan", }}\) in the TOTAL column strike " \(10,489,416,648\) " and substitute "10,490,460,707", in the GENERAL FUND column strike "1,806,817,367(M)" and substitute "1,807,317,367(M)", and in the FEDERAL FUNDS column strike "6,245,240,972" and substitute "6,245,785,031".

Adjust affected totals accordingly.
Page 143, after line 7 insert:
"21a Department of Health Care Policy and Financing, Medical Services Premiums, Medical and Long-Term Care Services for Medicaid Eligible Individuals -- This line item includes \(\$ 1,044,059\) total funds, including \(\$ 500,000\) General Fund, for the purpose of expanding the non-invasive prenatal testing benefit.".

Page 283, line 2, in the TOTAL column strike "950,664" and substitute "1,720,586", in the CASH FUNDS column strike "858,291 a" and substitute " \(1,521,637^{\text {a" }}\), and in the REAPPROPRIATED FUNDS column strike " \(92,373^{\text {b" }}\) and substitute "198,949 \({ }^{\text {b" }}\).

Page 283, line 3, in the CASH FUNDS column strike "(6.0 FTE)" and substitute "( 12.0 FTE)" and in the REAPPROPRIATED FUNDS column strike "(1.0 FTE)" and substitute "(2.0 FTE)".

Adjust affected totals accordingly.

Page 290, line 8 , in the ITEM \& SUBTOTAL column strike "98,653" and substitute " 348,653 ".

Page 290, line 15 , in the TOTAL column strike " \(80,043,969\) " and substitute " \(80,293,969\) " and in the GENERAL FUND column strike "8,778,717" and substitute "9,028,717".

Adjust affected totals accordingly.
Page 317, line 13, in the ITEM \& SUBTOTAL column strike "500,000" and substitute " 350,000 " and in the REAPPROPRIATED FUNDS column strike " \(150,000^{\text {a" }}\).

Page 317, after line 13 insert:
\(\underset{\text { SUBTOTAL }}{\text { ITEM \& }}\)
"Appropriation to
District Attorney
Assistance for Bond

Hearings Cash Fund
600,000
ITEM \& SUBTOTAL \$

District Attorney
Assistance for Bond Hearings Grants

600,000

\section*{GENERAL FUND \$}

600,000
REAPPROPRIATED FUNDS
\$

Adjust affected totals accordingly.
Page 318, strike line 5 and substitute "a This amount shall be from the District Attorney Assistance for Bond Hearings Cash Fund created in Section 16-4-117 (9)(a), C.R.S.".

Page 461 , line 9 , in the ITEM \& SUBTOTAL column strike " 260,032 " and substitute "257,034", in the GENERAL FUND column strike " 80,988 " and substitute " 80,933 ", in the CASH FUNDS column strike " \(157,703^{\mathrm{c}}\) " and substitute " \(154,825^{\mathrm{c}}\) ", and in the REAPPROPRIATED FUNDS column strike " \(15,389^{\mathrm{d}}\) " and substitute " \(15,324^{\mathrm{d}}\) ".

Page 461 , line 13 , in the ITEM \& SUBTOTAL column strike " \(8,302,189\) " and substitute " \(8,208,488\) ", in the GENERAL FUND column strike " \(2,585,891\) " and substitute " \(2,584,181\) ", in the CASH FUNDS column strike " \(5,034,926^{\text {c" }}\) and substitute " \(4,944,981^{\text {c" }}\), and in the REAPPROPRIATED FUNDS column strike " \(491,995^{\mathrm{d} "}\) and substitute "489,949 \({ }^{\text {d". }}\)

Page 461 , line 16 , in the ITEM \& SUBTOTAL column strike " \(8,302,189\) " and substitute " \(8,208,488\) ", in the GENERAL FUND column strike " \(2,585,891\) " and substitute " \(2,584,181\) ", in the CASH FUNDS column
strike \(" 5,034,926^{c "}\) and substitute "4,944,981c", and in the REAPPROPRIATED FUNDS column strike " \(491,995^{\circ} \mathrm{d} "\) and substitute "489,949 \({ }^{\text {d". }}\)

Adjust affected totals accordingly.
Page 464, line 3, strike "\$26,034,544" and substitute "\$25,857,313".
Page 464 , line 4 , strike " \(\$ 4,452,839\) " and substitute " \(\$ 4,447,302\) ".
Page 464, line 6, strike " \(1,227,203\) " and substitute " \(\$ 1,223,046\) ".
Page 467, line 7, in the ITEM \& SUBTOTAL column strike " \(82,179,538\) " and substitute " \(80,041,467\) ", in the GENERAL FUND column strike " \(1,690,829\) " and substitute " \(1,651,806\) ", in the CASH FUNDS column strike \(" 78,030,292^{\mathrm{b}}\) " and substitute " \(75,977,926^{\mathrm{b}}\) ", and in the REAPPROPRIÁTED FUNDS column strike " \(2,458,417^{\circ}\) " and substitute "2,411,735 \({ }^{\circ}\) ".

Adjust affected totals accordingly.
Page 470, line 5, strike "\$94,628,514" and substitute "\$92,638,317".
Page 470, line 7, strike " \(1,148,713\) " and substitute " \(\$ 1,086,544\) ".
Page 470, line 8, strike "\$2,751,473" and substitute "\$2,704,791".
Page 491, line 1, strike "\$184,966,549" and substitute "\$182,799,121".
2. That, under the authority granted the committee to consider matters not at issue between the two houses, the following amendments be recommended:

Amend reengrossed bill, page 10 , line 5 , in the ITEM \& SUBTOTAL column strike " \(2,242,117^{\prime \prime}\) and substitute " \(2,200,581\) " and in the CASH FUNDS column strike " \(41,536^{\text {b" }}\).

Page 11 , line 5 , in the ITEM \& SUBTOTAL column strike " 0 " and insert " 41,536 " and in the CASH FUNDS column insert " \(41,536^{6}\) ".

Page 24 , line 6, in the ITEM \& SUBTOTAL column strike " \(6,467,989\) " and substitute " \(4,442,530\) " and in the GENERAL FUND column strike " \(6,224,184\) " and substitute "4,198,725".

Page 25, after line 10 insert:
\begin{tabular}{lc} 
ITEM \& & GENERAL \\
SUBTOTAL & \(\$\) FUND \\
\(\$\) & \(\$\)
\end{tabular}
"Temporary Employees
Related to Authorized Leave 2,025,459 2,025,459".

Page 56, line 9, in the ITEM \& SUBTOTAL column strike "5,284,750" and substitute \(" 5,254,789\) " and in the GENERAL FUND column strike "1,976,997" and substitute " \(1,947,036\) ".

Page 58, after line 2 insert:

\section*{ITEM \& SUBTOTAL \$}
"Temporary Employees
Related to Authorized
Leave
29,961
29,961".
Page 113, line 6, in the ITEM \& SUBTOTAL column strike "55,678,412" and substitute "55,672,434".

Page 114, after line 5 insert:

> ITEM \& SUBTOTAL \(\$\)
"Temporary Employees
Related to Authorized
Leave
5,978".
Adjust affected totals accordingly.
Page 183, line 6, in the ITEM \& SUBTOTAL column strike "4,229,420" and substitute " \(2,653,693\) ", in the GENERAL FUND column strike "2,648,337" and substitute "1,606,255", in the CASH FUNDS column strike \(" 57,247^{\text {a }}\), in the REAPPROPRIATED FUNDS column strike " \(1,273,571^{\text {b }}\) " and substitute \(" 1,047,438^{\mathrm{b}}\) ", and in the FEDERAL FUNDS column strike " \(250,265^{\circ}\) ".

Page 184, after line 6 insert:
\begin{tabular}{ccccc} 
ITEM \& & GENERAL & CASH & REAPPROP- \\
RIATED & FEDERAL \\
SUBTOTAL & FUND & FUNDS & FUNDS & FUNDS \\
\(\$\) & \(\$\) & \(\$\) & \(\$\) & \(\$\)
\end{tabular}
"Temporary
Employees
Related to
Authorized
Leave \(1,575,727 \quad 1,042,082 \quad 57,247^{\mathrm{a}} \quad 226,133^{\mathrm{b}} \quad 250,265^{\mathrm{c}}\).
Page 288 , line 5 , in the ITEM \& SUBTOTAL column strike " \(11,149,312\) " and substitute "10,777,656".

Page 289, after line 3 insert:

\section*{ITEM \&}

SUBTOTAL \$
"Temporary Employees
Related to Authorized Leave 371,656".

Page 345 , line 5, in the ITEM \& SUBTOTAL column strike " \(2,325,806\) " and substitute " \(2,308,090\) " and in the GENERAL FUND column strike "1,900,001" and substitute " \(1,882,285\) ".

Page 346, after line 3 insert:
ITEM \&
SUBTOTAL
\(\$\)
GENERAL FUND \$
"Temporary Employees
Related to Authorized Leave
\[
17,716
\]
17,716".

Page 353, line 6, in the ITEM \& SUBTOTAL column strike "4,978,751" and substitute \(44,867,553 "\), in the GENERAL FUND column strike "130,288" and substitute "126,861", in the CASH FUNDS column strike " \(166,143^{\text {a" }}\) and substitute \(" 58,916^{\text {a" }}\), and in the REAPPROPRIATED FUNDS column strike " \(4,682,320^{\mathrm{b}}\) " and substitute "4,681,776".

Page 354, after line 6 insert:
\begin{tabular}{llll} 
ITEM \& & GENERAL & CASH & REAPPROPRIATED \\
SUBTOTAL & FUND & FUNDS & \\
\(\$\) & \(\$\) & \(\$\) & \(\$\)
\end{tabular}
"Temporary
Employees
Related to
Authorized
Leave \(111,198 \quad 3,427 \quad 107,227^{\mathrm{a}} \quad 544^{\mathrm{b} \prime \prime}\).
Page 379 , line 6, in the ITEM \& SUBTOTAL column strike "2,007,968" and substitute " \(1,980,045\) ", in the CASH FUNDS column strike "58,407" and substitute \(" 57,774^{\text {an", }}\) and in the REAPPROPRIATED FUNDS column strike " \(1,949,561^{\text {b" }}\) and substitute " \(1,922,271^{\text {b" }}\).

Page 380, after line 6 insert:
\begin{tabular}{llc} 
ITEM \& & CASH & REAPPROPRIATED \\
SUBTOTAL & FUND & FUNDS \\
\(\$\) & \(\$\) & \(\$\)
\end{tabular}
"Temporary
Employees
Related to
Authorized
Leave \(27,923 \quad 633^{\text {a }} \quad 27,290^{\text {b" }}\).

Page 402, line 6, in the ITEM \& SUBTOTAL column strike "10,078,395" and substitute \(" 9,810,344\) ", in the GENERAL FUND column strike " \(1,785,807\) " and substitute " \(1,746,435\) ", and in the FEDERAL FUNDS column strike "407,916(I)" and substitute "179,237(I)".

Page 403, after line 3 insert:
\begin{tabular}{lll} 
ITEM \& & GENERAL & FEDERAL \\
SUBTOTAL & FUND & FUNDS
\end{tabular}
"Temporary
Employees
Related to
Authorized
Leave 268,051 39,372 228,679(I)".
Page 461 , line 6, in the ITEM \& SUBTOTAL column strike " \(11,541,905\) " and substitute \(" 11,498,445\) ", in the GENERAL FUND column strike "2,563,072" and substitute " \(2,559,727\) ", and in the CASH FUNDS column strike " \(905,933^{\text {a" }}\) and substitute " \(865,818^{\text {a" }}\).

Page 462, after line 3 insert:


GENERAL FUND \$

CASH FUNDS
"Temporary
Employees
Related to
Authorized
Leave
43,460
3,345
40,115a".

Page 494 , line 5 , in the ITEM \& SUBTOTAL column strike " \(3,078,492\) " and substitute \(" 3,042,329\) ", in the GENERAL FUND column strike "18,217" and substitute "17,000", in the CASH FUNDS column strike " \(83,163^{\text {a }}\) " and substitute \(" 51,000^{\text {a" }}\), and in the REAPPROPRIATED FUNDS column strike " \(2,977,112^{\text {b }}\) " and substitute " \(2,974,329^{\mathrm{b}}\) ".

Page 495, after line 2 insert:
```

                    ITEM & GENERAL CASH REAPPROPRIATED
        SUBTOTAL
        $
        FUND
        $
        FUNDS
        $
        FUNDS
        $
    "Temporary
Employees
Related to
Authorized
Leave 36,163 1,217 32,163 a 2,783 b".
Page 511, line 6, in the ITEM \& SUBTOTAL column strike "16,017,075"
and substitute "15,873,457", in the GENERAL FUND column strike
"6,199,254" and substitute "6,144,886", and in the CASH FUNDS
column strike "2,300,822a" and substitute "2,211,572a".
Page 512, after line 6 insert:

| ITEM \& | GENERAL | CASH |
| :--- | :--- | :--- |
| SUBTOTAL | FUND | FUNDS |
| $\$$ | $\$$ | $\$$ |

"Temporary
Employees
Related to Authorized Leave $143,618 \quad 54,368 \quad 89,250^{\text {a" }}$.
Page 533 , line 5 , in the ITEM \& SUBTOTAL column strike " $2,179,945$ " and substitute "2,173,615".
Page 534, after line 2 insert:

> ITEM \& SUBTOTAL $\$$
"Temporary Employees
Related to Authorized
Leave
6,330".
Page 554, line 12, strike "BUDGETS ${ }^{112 "}$ and substitute "BUDGETS".
Page 555, strike line 9 through 12.
Page 98 , line 4 , in the ITEM \& SUBTOTAL column strike "476,035" and substitute "19,760,850" and in the CASH FUNDS column strike "476,035(I) ${ }^{\text {d" }}$ and substitute $" 19,760,850(\mathrm{I})^{\mathrm{d}}$ ".
Adjust affected totals accordingly.
Page 111, line 7, strike " $\$ 30,088,644$ " and substitute " $\$ 49,373,459$ ".
Page 103, strike lines 8 through 10 .

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Adjust affected totals accordingly.
Page 105, strike lines 8 and 9.
Page 105 , line 13 , in the ITEM \& SUBTOTAL column strike " \(15,925,729\) " and substitute \(" 14,925,729\) ", in the GENERAL FUND column strike " \(3,796,071\) " and substitute \(" 1,796,071\) ", and in the CASH FUNDS column insert " \(1,000,000(\mathrm{I})^{\mathrm{b}}\) ".

Adjust affected totals accordingly.
Page 107, after line 10 insert "b This amount shall be from the Technology Risk Prevention and Response Fund created in Section 24-37.5-120 (2), C.R.S. This amount is shown for informational purposes only because the Technology Risk Prevention and Response Fund is continuously appropriated to the Office pursuant to Section 24-37.5-120 (4)(a), C.R.S.".

Page 111, line 7, strike "\$30,088,644" and substitute "\$31,088,644".
Page 126, line 4, in the TOTAL column strike "10,489,416,648" and substitute "10,475,701,914", in the REAPPROPRIATED FUNDS column strike " \(95,964,295^{\circ}\) " and substitute " \(90,013,408^{\circ}\) ", and in the FEDERAL FUNDS column strike " \(6,245,240,972\) " and substitute " \(6,237,477,125\) ".

Adjust affected totals accordingly.
Page 127 , line 12 , strike " \(\$ 84,836,244\) " and substitute " \(\$ 78,885,357\) ".
Page 146 , line 10 , strike \(" \$ 84,936,184, "\) and substitute " \(\$ 78,885,357, "\).
Page 146, line 12, strike " \(\$ 84,936,184\) " and substitute " \(\$ 78,885,357\) ".
Page 161, line 4, in the ITEM \& SUBTOTAL column strike "166,779,661" and substitute " \(160,728,834\) ".

Page 161 , line 8 , in the ITEM \& SUBOTAL column strike " \(636,750,346\) " and substitute " \(630,699,519\) " and in the GENERAL FUND column strike "144,526,804" and substitute "138,475,977".

Adjust affected totals accordingly.
Page 165, line 12, in the ITEM \& SUBTOTAL column strike "1,592,133,652" and substitute "1,586,082,825" and in the REAPPROPRIATED FUNDS column strike "284,846,391 \({ }^{\text {b" }}\) and substitute " \(278,795,564^{\text {b" }}\).

Adjust affected totals accordingly.
Page 166, line 2, strike " \(\$ 86,372,392\) " and substitute " \(\$ 80,321,565\) ".
Page 178, line 9, strike "\$84,936,184," and substitute "\$78,885,357,".
Page 178, line 11 , strike " \(\$ 84,936,184\) " and substitute " \(\$ 78,885,357\) ".
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Page 176, line 15, strike "Commission" and substitute "Commission ${ }^{42 a}$ ".
Page 182, after line 14 insert:
"42a Department of Higher Education, History Colorado, Cumbres and Toltec Railroad Commission -- The amount in this line item is calculated based on the following assumptions: (1) This line item includes $\$ 240,000$ General Fund for annual Commission operating expenses and other routine ongoing costs including controlled maintenance; (2) the balance of the General Fund appropriation, totaling $\$ 1,125,000$, is for capital projects including locomotive boiler repair, passenger car upgrades, and track, bridge, and tunnel upgrades; and (3) the General Fund amount above the $\$ 240,000$ ongoing operating support is based on an analysis of the Railroad's capital outlay needs over a three year period and is not assumed to continue after FY 2024-25. The amount in this line item for capital projects remains available for expenditure until the close of the 2024-25 state fiscal year.".

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Page 194, line 14 , in the ITEM \& SUBTOTAL column strike "6,500,000" and substitute \(" 5,500,000\) " and in the GENERAL FUND column strike "3,500,000" and substitute "2,500,000".

Page 195 , line 3 , in the ITEM \& SUBTOTAL column strike " 859,550 " and substitute " 359,550 " and in the GENERAL FUND column strike " 859,550 " and insert " 359,550 ".

Adjust affected totals accordingly.
Page 203, line 2, in the ITEM \& SUBTOTAL column strike "13,367,673" and substitute " \(11,867,673\) " and in the GENERAL FUND column strike "4,719,206" and substitute "3,219,206".

Adjust affected totals accordingly.
Page 266, line 4, in the ITEM \& SUBTOTAL column strike " \(2,530,635\) " and substitute " \(2,930,635\) " and in the GENERAL FUND column insert "400,000".

Adjust affected totals accordingly.
Page 268, line 5, in the ITEM \& SUBTOTAL column strike "1,600,000" and substitute " \(1,100,000\) " and in the GENERAL FUND column strike "1,600,000" and substitute "1,100,000".

Adjust affected totals accordingly.
Page 280 , line 3 , in the ITEM \& SUBTOTAL column strike " \(2,050,000\) " and substitute \(" 1,750,000\) " and in the GENERAL FUND column strike "2,050,000" and substitute "1,750,000".

Adjust affected totals accordingly.
Page 315 , line 7 , in the ITEM \& SUBTOTAL column strike " \(7,283,228\) " and substitute \(4,283,228\) " and in the CASH FUNDS column strike "4,834,558 \({ }^{\text {al }}\) and substitute \(" 1,834,558^{\text {a" }}\).

Adjust affected totals accordingly.
Page 316, line 1 strike " \(\$ 3,000,000\) shall be from the Marijuana Tax Cash Fund created in Section 39-28.8-501 (1), C.R.S.," and strike "money," and substitute "money".

Page 330, line 7, strike "Program" and substitute "Program" \({ }^{79 a}\) ".
Page 344, after line 1 insert:

> "79a Department of Local Affairs, Division of Housing, Field Services, Manufactured Buildings Program -The Department may spend up to 115.0 percent of the cash funds amount appropriated for this purpose in the 2022-23 fiscal year. .t it is the Generala Assembly's intent to revisit this policy during the 2023 legislative session.".

Page 364, line 1, in the ITEM \& SUBTOTAL column strike "96,031,525" and substitute " \(95,131,525\) " and in the GENERAL FUND column strike " \(3,000,000\) " and substitute " \(2,100,000\) ".

Adjust affected totals accordingly.
Page 377, line 7, strike " \(\$ 3,000,000\) " and substitute " \(\$ 2,100,000\) ".
Page 608, line 7, in the CAPITAL CONSTRUCTION FUND column strike " \(15,563,988\) " and in the CASH FUNDS column strike " \(157,212^{\text {a" }}\) and substitute " \(15,721,200^{\text {an }}\).

Adjust affected totals accordingly.
Page 608 line 9 , strike "a This amount" and substitute "af this amount, \(\$ 15,563,988\) shall be from the Revenue Loss Restoration Cash Fund created in Section 24-75-227 (2)(a), C.R.S., and \$157,212".

Page 670, after line 17 insert:
"SECTION 15. Appropriation to the department of public health and environment for the fiscal year beginning July 1, 2021. In Session Laws of Colorado 2021, amend section 2 of chapter 270, (HB 21-1299), as follows:

Section 2. Appropriation. For the 2021-22 state fiscal year, \(\$ 3,000,000\) is appropriated to the department of public health and environment for use by the prevention services division. This appropriation is from the general fund and is based on an assumption that the division will require an additional 2.0 FTE. To implement this act, the
division may use this appropriation for program costs related to family and community health for the office of gun violence prevention. Of THE AMOUNT APPROPRIATED IN THIS SECTION NOT EXPENDED PRIOR TO JULY \(1,2022, \$ 1,000,000\) IS FURTHER APPROPRIATED TO THE DIVISION FOR THE 2022-23 STATE FISCAL YEAR FOR THE SAME PURPOSE.".

Renumber succeeding sections accordingly.
Page 98, line 3, in the ITEM \& SUBTOTAL column strike "260,050" and substitute "131,877", in the GENERAL FUND column strike "133,510" and substitute "63,213", and in the FEDERAL FUNDS column strike "126,540(I)" and substitute "68,664(I)".

Adjust affected totals accordingly.
Page 104, line 6, in the ITEM \& SUBTOTAL column strike "315,582" and substitute " 180,475 ", in the GENERAL FUND column strike " 135,285 " and substitute " 64,988 ", and in the CASH FUNDS column strike " \(180,297^{\mathrm{k} k}\) and substitute \(" 115,487^{\mathrm{k}}\).

Adjust affected totals accordingly.
Page 116, line 4, strike " \(\$ 101,512\) " and substitute " \(\$ 108,112\) ".
Page 116, line 7 , strike " \(\$ 7,846\) " and substitute " \(\$ 1,246\) ".
Page 116, line 8 , strike " \(\$ 1,020,018\) " and substitute " \(\$ 989,578\) ".
Page 116, line 9 , strike " \(\$ 805,308\) " and substitute " \(\$ 799,160\) " and strike " \(\$ 597,722\) " and substitute " \(\$ 610,816\) ".

Page 116, line 10, strike " \(\$ 556,004\) " and substitute " \(\$ 571,732\) ".
Page 116, line 11, strike "\$1,197" and substitute "\$8,963".
Page 136, line 8, in the ITEM \& SUBTOTAL column strike "16,615,146" and substitute " \(15,153,773\) ", in the GENERAL FUND column strike "8,307,573(M)" and substitute "7,576,887(M)", and in the FEDERAL FUNDS column strike " \(8,307,573\) " and substitute " \(7,576,886\) ".

Page 136, line 12, in the ITEM \& SUBTOTAL column strike "66,593" and substitute " 66,803 ", in the GENERAL FUND column strike "33,297(M)" and substitute " \(33,402(\mathrm{M})\) ", and in the FEDERAL FUNDS column strike " 33,296 " and substitute " 33,401 ".

Adjust affected totals accordingly.
Page 137, line 2, in the ITEM \& SUBTOTAL column strike "786,629" and substitute " 787,189 ", in the GENERAL FUND column strike "393,315(M)" and substitute "393,595(M)", and in the FEDERAL FUNDS column strike " 393,314 " and substitute " 393,594 ".

Page 137, strike lines 4 through 7.
Page 137, line 9, strike "(D)" and substitute "(C)".

Page 137, line 13, strike "(E)" and substitute "(D)".
Page 137 , line 15 , in the ITEM \& SUBTOTAL column strike " 841,266 " and substitute "533,804", in the GENERAL FUND column strike "420,633(M)" and substitute "266,902(M)", and in the FEDERAL FUNDS column strike "420,633" and substitute "266,902".

Page 138, line 10, strike "(F)" and substitute "(E)".
Page 138, line 12, in the ITEM \& SUBTOTAL column strike "8,196,635" and substitute " \(8,196,375\) ", in the GENERAL FUND column strike "4,098,318(M)" and substitute "4,098,188(M)", and in the FEDERAL FUNDS column strike "4,098,317" and substitute "4,098,187".

Page 139, line 1, strike "(G)" and substitute "(F)".
Page 139, after line 1 insert:
\begin{tabular}{rll}
\multicolumn{2}{l}{ ITEM \& } \\
SUBTOTAL \\
\(\$\) & & GENERAL \\
FUND & FEDERAL \\
& & FUNDS \\
& 412,894 & \(206,447(\mathrm{M})\)
\end{tabular}

Page 139, line 2, strike "(1)" and substitute "(2)".
Page 139 , line 3 , in the ITEM \& SUBTOTAL column strike " \(55,681,058\) " and substitute " \(56,049,062\) ", in the GENERAL FUND column strike "25,951,626(M)" and substitute "26,135,628(M)", and in the FEDERAL FUNDS column strike "27,840,529" and substitute " \(28,024,531\) ".

Adjust affected totals accordingly.
Page 139, line 13, strike "(2)" and substitute "(3)".
Page 139, after line 15 insert:
\begin{tabular}{lcc} 
ITEM \& & GENERAL & FEDERAL \\
SUBTOTAL & FUND & FUNDS \\
\(\$\) & \(\$\) & \(\$\)
\end{tabular}

\section*{"(G) Office of Early Childhood - Medicaid Funding \\ Division of Community \\ and Family Support, \\ Early Intervention \\ Services \(\quad 8,127,382\) 4,063,691(M) 4,063,691".}

Page 140 , line 2, strike "(J)" and substitute "(H)".
Page 140, line 9 , in the ITEM \& SUBTOTAL column strike " \(18,701,393\) " and substitute \(" 20,815,836\) ", in the GENERAL FUND column strike "9,350,697(M)" and substitute "10,407,918(M)", and in the FEDERAL FUNDS column strike "9,350,696" and substitute "10,407,918".

Adjust affected totals accordingly.

Page 233, line 1, strike "Regional Centers" and substitute "Office of Adults, Aging, and Disabilities Services - Medicaid Funding, Administration".

Page 288, line 5, in the ITEM \& SUBTOTAL column strike " \(11,149,312\) " and substitute " \(11,141,201\) ".

Page 290, line 15, in the TOTAL column strike " \(80,043,969\) " and substitute " \(80,035,858\) " and in the REAPPROPRIATED FUNDS column strike " \(1,135,846^{\mathrm{b}}\) " and substitute \(" 1,127,735^{\mathrm{b}}\) ".

Adjust affected totals accordingly.
Page 323, line 3, in the FEDERAL FUNDS column strike "181,097" and substitute "181,097(I)".

Page 323 , line 5, in the FEDERAL FUNDS column strike " 73,843 " and substitute "73,843(I)".

Page 338, line 13, strike "Mental" and substitute "Behavioral".
Page 338, line 14, after "Support" insert "and Community Partnership". Page 405 , line 2 , strike " \(\$ 10,023,570\) " and substitute \(" \$ 5,023,570\) ".

Page 405, line 6, strike " \(\$ 4,798,740\) " and substitute \(" \$ 9,798,740\) ".
Page 405, line 7, strike " \(23,307,734\) " and substitute " \(\$ 28,307,734\) ".
Page 405, line 9, strike "\$9,652,682" and substitute "\$4,652,682".
Page 412, line 1, in the CASH FUNDS column strike "1,548,762 and substitute "1,749,753 a" and in the REAPPROPRIATED FUNDS column strike " \(247,234^{\text {b }}\) " and substitute \(" 46,243^{\text {b" }}\).

Adjust affected totals accordingly.
Page 412 , line 6 , strike " \(\$ 111,466\) " and substitute " \(\$ 312,457\) ".
Page 529, strike lines 10 through 15.
Adjust affected totals accordingly.
Page 434 , line 3 , in the ITEM \& SUBTOTAL column strike "5,626,045" and substitute \(" 7,626,045\) " and in the CASH FUNDS column strike " \(3,925,910^{\text {al }}\) and substitute \(" 5,925,910^{\text {al" }}\).

Page 434, strike lines 11 and 12.
Page 435, line 6, strike " \(\$ 2,505,837\) " and substitute " \(\$ 505,837\) ".
Page 444, line 7, in the ITEM \& SUBTOTAL column strike "(5.7 FTE)" and substitute "(6.5 FTE)".

Page 535, line 11 , in the ITEM \& SUBTOTAL column strike " \(6,890,023\) " and substitute "6,618,663".

Page 536, line 3 , in the TOTAL column strike "10,475,790" and substitute " \(10,204,430\) " and in the GENERAL FUND column strike "423,011" and substitute " 151,651 ".

Adjust affected totals accordingly.
Page 459, line 6, strike "\$77,752" and substitute "\$227,752".
Page 575, after line 4 insert:
\begin{tabular}{lc} 
ITEM \& & CASH \\
SUBTOTAL & FUNDS \\
\(\$\) & \(\$\)
\end{tabular}
"Replace Hazardous Lab
Controls, General
Research Lab Building 632,795 632,795 \({ }^{\text {a }}\)
Replace Hazardous
Laboratory Exhaust
Fans 1,511,564 1,511,564 \({ }^{\text {a" }}\).

Page 575, line 5, in the ITEM \& SUBTOTAL column strike " \(1,165,773\) " and substitute \(" 3,310,132\) " and in the CASH FUNDS column strike " \(1,165,773^{\text {a" }}\) and substitute \(" 3,310,132^{\text {ar }}\).

Page 575, strike lines 12 through 16.
Page 576, line 15 , in the ITEM \& SUBTOTAL column strike "9,739,868" and substitute \(" 7,595,509\) " and in the CASH FUNDS column strike " \(9,739,868^{\text {at }}\) and substitute \(" 7,595,509^{\text {a" }}\).

Page 578, after line 4 insert:
"a This amount shall be from the Revenue Loss Restoration Cash Fund created in Section 24-75-227 (2)(a), C.R.S.".

Page 591, line 6, strike "Continuation" and substitute "Continuation, Colorado Mental Health Institute at Pueblo".

Page 598, line 16, strike "(Capital Renewal)".
Adjust affected totals, including affected (I) notations, accordingly.
Respectfully submitted,
House Committee: Senate Committee:
(signed)
Julie McCluskie
Leslie Herod
(signed)
Chris Hansen
Rachel Zenzinger
Bob Rankin

On motion of Representative Esgar, HB22-1304, HB22-1317, HB22-1309, HB22-1010, HB22-1083, HCR22-1005, HB22-1347, SB22-157, SB22-049, HB22-1301 were made Special Orders on Thursday, April 14, 2022, at 9:56 a.m.

The hour of 9:56 a.m., having arrived, on motion of Representative Boesenecker, the House resolved itself into Committee of the Whole for consideration of Special Orders and he was called to act as Chair.

\section*{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.)

HB22-1304 by Representative(s) Roberts and Bradfield, Jodeh, Woodrow; also Senator(s) Coleman and Gonzales-Concerning state grants for investments in affordable housing at the local level, and, in connection therewith, creating the local investments in transformational affordable housing grant program and the infrastructure and strong communities grant program to invest in infill infrastructure projects that support affordable housing.
(Laid Over from April 12, 2022.)
Amendment No. 1, Appropriations Report, dated April 8, 2022, and placed in member's bill file; Report also printed in House Journal, April 8, 2022.

Amendment No. 2, Transportation \& Local Government Report, dated March 29, 2022, and placed in member's bill file; Report also printed in House Journal, March 30, 2022.

Amendment No. 3, by Representative Roberts:
Amend the Transportation \& Local Government Committee Report, dated March 29, 2022, page 3, line 17, strike "RENTAL HOUSING" and substitute "A HOUSEHOLD RESIDING IN HOUSING ON A RENTAL BASIS".

Page 3, line 21, strike "RENTAL HOUSING" and substitute "A HOUSEHOLD RESIDING IN HOUSING ON A RENTAL BASIS".

Page 3, line 26, strike "RENTAL HOUSING" and substitute "A HOUSEHOLD RESIDING IN HOUSING ON A RENTAL BASIS".

Page 3, line 31, strike "HOME OWNERSHIP HOUSING" and substitute "A HOUSEHOLD RESIDING IN HOUSING ON A HOME OWNERSHIP BASIS".

Page 4, line 7, after "COUNTY" insert "OR MUNICIPALITY".
Page 4, line 9, after "COUNTY" insert "OR MUNICIPALITY".
Page 4, line 10, after "COUNTY" insert "OR MUNICIPALITY".
Page 4, line 12, strike "COUNTY." and substitute "COUNTY OR MUNICIPALITY.".

Page 4, line 15, after "COUNTY" insert "OR MUNICIPALITY".
Page 4, line 16, after "COUNTY" insert "OR MUNICIPALITY".
Page 4, line 18, strike "COUNTY."." and substitute "COUNTY OR MUNICIPALITY.".".

Amendment No. 4, by Representative Roberts:
Amend the Transportation \& Local Government Committee Report, dated March 29, 2022, page 5, strike lines 28 through 30 and substitute "TНАт ARE WITHIN OR ADJACENT TO A DOWNTOWN AREA, A CORE BUSINESS DISTRICT OF A MUNICIPALITY, A TRANSIT-ORIENTED DEVELOPMENT, OR THAT INCLUDE ONSITE EARLY CHILDHOOD CARE AND EDUCATION SERVICES.
(d) The division shall Ensure flexibility is afforded rural COUNTIES TO BE ABLE TO SEEK GRANT FUNDING THAT ADDRESSES LOCAL OBJECTIVES THAT ARE COMPATIBLE WITH THE GOALS UNDERLYING THE GRANT PROGRAM.".

Reletter succeeding paragraphs accordingly.".

\section*{Amendment No. 5, by Representative Roberts:}

Amend printed bill, page 13, strike line 22 and substitute "REVERTS TO the "American Rescue Plan Act of 2021" cash fund created in SECTION 24-75-226 (2) IN ACCORDANCE WITH SECTION 24-75-226 (4)(d). ANY MONEY TRANSFERRED INTO THE".

Page 14, line 2, strike "FIFTY" and substitute "THIRTY-EIGHT".
Page 14, line 11, strike "FIVE" and substitute "SIX".
Page 16, strike line 19 and substitute "A COUNTY.".
Page 18 , line 10 , strike "AND".
Page 18, line 12, strike "HOMES." and substitute "HOMES;
(XIII) THE USE OF VACANT PUBLICLY OWNED REAL PROPERTY WITHIN THE LOCAL GOVERNMENT FOR THE DEVELOPMENT OF AFFORDABLE HOUSING;
(XIV) Planned unit DEVElopments with integrated AFFORDABLE HOUSING UNITS;
(XV) The development of small square footage RESIDENTIAL UNIT SIZES; OR
(XVI) ANY OTHER PRACTICE THAT IS DEEMED INNOVATIVE BY A LOCAL GOVERNMENT AND APPROVED BY THE MULTI-AGENCY WORKING GROUP.".

Page 20, line 27, strike "FOUR" and substitute "sIX".
Page 22, strike lines 3 and 4 substitute "treasurer shall transfer to THE FUND TWENTY-EIGHT MILLION DOLLARS FROM THE GENERAL FUND AND TWELVE MILLION DOLLARS FROM THE AFFORDABLE HOUSING AND HOME OWNERSHIP CASH FUND CREATED IN SECTION 24-75-229 (3)(a) THAT ORIGINATES FROM MONEY THE STATE RECEIVED FROM THE FEDERAL CORONARIUS STATE FISCAL RECOVERY FUND.".

Amendment No. 6, by Representative Roberts:
Amend printed bill, page 4 , after line 23 insert:
"(g) In addition to enumerated uses, the SFRF regulations allow for funds categorized as revenue replacement to be used for government services;".

Reletter succeeding paragraphs accordingly.
Amendment No. 7, by Representative Roberts:
Amend printed bill, page 16 , line 10 , strike "OR".
Page 16, line 14, strike "located." and substitute "located; or
(III) For a household residing in housing on a home OWNERSHIP BASIS IN RURAL RESORT COUNTIES, ANNUAL INCOME OF THE HOUSEHOLD IS AT OR BELOW ONE HUNDRED SIXTY PERCENT OF THE AREA MEDIAN INCOME OF HOUSEHOLDS OF THAT SIZE IN THE COUNTY IN WHICH THE HOUSING IS LOCATED.".

Page 20, after line 3 insert:
"(e) (I) Not Later than September 1, 2022, the division of housing, CREATED IN SECTION 24-32-704 (1), SHALL CLASSIFY EACH COUNTY IN THE STATE AS "URBAN", "RURAL", OR "RURAL RESORT" AS USED IN SUBSECTION (1)(a) OF THIS SECTION BASED UPON THE DEFINITIONS of the terms as specified in the final report of the Colorado STRATEGIC HOUSING WORKING GROUP FINAL REPORT, DATED JULY 6, 2021. The division of housing shall regularly update and publish MODIFICATIONS OF THE INITIAL CLASSIFICATION OF A PARTICULAR COUNTY AS IT RECEIVES OR PRODUCES INFORMATION DOCUMENTING CHANGES IN LOCAL ECONOMIC CIRCUMSTANCES AND HOUSING COST FACTORS MATERIALLY AFFECTING SUCH CLASSIFICATIONS.
(II) Notwithstanding Subsection (4)(e)(I) of this section, ANY COUNTY OR MUNICIPALITY MAY REQUEST FROM THE DIVISION OF HOUSING:
(A) A DETERMINATION THAT A DIFFERENT INCOME RESTRICTION SHOULD APPLY TO THAT COUNTY OR MUNICIPALITY FROM THE ONE MADE APPLICABLE TO THE COUNTY OR MUNICIPALITY IN ACCORDANCE WITH SUBSECTION (4)(e)(I) OF THIS SECTION BASED UPON THE UNIQUE ECONOMIC AND HOUSING COST FACTORS PRESENT IN THE COUNTY OR municipality. Not later than September 1, 2022, the division of HOUSING SHALL PUBLISH ANY SUCH MODIFIED INCOME RESTRICTIONS AND THE BASIS FOR ANY MODIFICATION APPROVED.
(B) At any time, a reclassification of the county or MUNICIPALITY FROM THE CATEGORY IN WHICH THE COUNTY IS INITIALLY CLASSIFIED PURSUANT TO SUBSECTION (4)(e)(I) OF THIS SECTION BASED UPON THE UNIQUE ECONOMIC AND HOUSING COST FACTORS PRESENT IN THE COUNTY OR MUNICIPALITY.".

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

HB22-1317 by Representative(s) Tipper-Concerning restrictive employment agreements.
(Laid Over from April 12, 2022.)
Amendment No. 1, Judiciary Report, dated April 6, 2022, and placed in member's bill file; Report also printed in House Journal, April 8, 2022.

Amendment No. 2, by Representative Tipper:
Amend the Judiciary Committee Report, dated April 6, 2022, page 2, strike lines 5 and 6 and substitute "LIMITED TO THE REASONABLE COSTS OF THE TRAINING AND DECREASES OVER THE COURSE OF THE TWO YEARS SUBSEQUENT TO THE TRAINING PROPORTIONATELY BASED ON THE NUMBER OF MONTHS THAT HAVE PASSED SINCE THE COMPLETION OF THE TRAINING, AND".

\section*{Amendment No. 3, by Representative Tipper:}

Amend the Judiciary Committee Report, dated April 6, 2022, page 1, strike lines 3 through 10 and substitute:
"Page 3 of the bill, strike lines 3 through 12 and substitute:
"(b) This subsection (2) does not apply to a covenant not TO COMPETE GOVERNING A PERSON WHO, AT THE TIME THE COVENANT NOT TO COMPETE IS ENTERED INTO AND AT THE TIME IT IS ENFORCED, EARNS AN AMOUNT OF ANNUALIZED CASH COMPENSATION EQUIVALENT TO OR GREATER THAN THE THRESHOLD AMOUNT FOR HIGHLY COMPENSATED WORKERS, IF THE COVENANT NOT TO COMPETE IS FOR THE PROTECTION OF TRADE SECRETS AND IS NO BROADER THAN IS REASONABLY NECESSARY TO PROTECT THE EMPLOYER'S LEGITIMATE INTEREST IN PROTECTING TRADE SECRETS.".".

Page 1 of the report, strike lines 15 through 25 and substitute:
"(I) "ANNUALIZED CASH COMPENSATION" MEANS:
(A) The amount of the gross salary or wage amount, the FEE AMOUNT, OR THE OTHER COMPENSATION AMOUNT FOR THE FULL YEAR, IF THE PERSON WAS EMPLOYED OR ENGAGED FOR A FULL YEAR.
(B) THE COMPENSATION THAT THE PERSON WOULD HAVE EARNED, BASED ON THE WORKER'S GROSS SALARY OR WAGE AMOUNT, FEE, OR OTHER COMPENSATION IF THE WORKER WAS NOT EMPLOYED OR ENGAGED FOR A FULL YEAR.".

Amendment No. 4, by Representative Tipper:
Amend printed bill, page 3, after line 26 insert:
"(III) IN DETERMINING WHETHER A WORKER'S CASH COMPENSATION EXCEEDS THE THRESHOLD AMOUNT, WHERE THE WORKER HAS BEEN EMPLOYED FOR LESS THAN A CALENDAR YEAR, THE WORKER'S CASH COMPENSATION EXCEEDS THE THRESHOLD AMOUNT IF THE WORKER WOULD REASONABLY EXPECT TO EARN MORE THAN THE THRESHOLD AMOUNT DURING A CALENDAR YEAR OF EMPLOYMENT.".

Amendment No. 5, by Representative Tipper:
Amend printed bill, page 7, strike lines 15 and 16 and substitute "BY THE CONDUCT. THE ATTORNEY GENERAL AND ANY EMPLOYEE OR".

Page 7, after line 22 insert:
"(c) In AnY Action brought under this subsection (8), IF THE EMPLOYER SHOWS THAT THE ACT OR OMISSION GIVING RISE TO SUCH ACTION WAS IN GOOD FAITH AND THAT THE EMPLOYER HAD REASONABLE GROUNDS FOR BELIEVING THAT THE EMPLOYER'S ACT OR OMISSION WAS NOT A VIOLATION OF THIS SECTION, THE COURT MAY, IN ITS SOUND DISCRETION, AWARD THE WORKER OR WORKERS NO PENALTY OR AWARD A PENALTY OF ANY AMOUNT NOT TO EXCEED THE AMOUNT SPECIFIED IN SUBSECTION (8)(b) OF THIS SECTION."

Amendment No. 6, by Representative Tipper:
Amend printed bill, page 2, line 5, strike "(1) (a)" and substitute "(1) Legislative intent. THE GENERAL ASSEMBLY INTENDS TO PRESERVE EXISTING STATE AND FEDERAL CASE LAW IN EFFECT BEFORE THE EFFECTIVE DATE OF THIS ACT THAT:
(a) Defines what counts as a covenant not to compete THAT IS PROHIBITED BY THIS SECTION; AND
(b) Specifies the extent to which a covenant not to COMPETE FOR THE PROTECTION OF TRADE SECRETS MUST BE TAILORED IN SCOPE IN ORDER TO BE ENFORCEABLE UNDER THIS SECTION.
(1) (1.5) (a)".

Page 2, line 9 , strike "(1)" and substitute "(1.5)".
As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

HB22-1309 by Representative(s) Froelich; also Senator(s) Winter-Concerning the authority of a hospital to dispense a seven-day supply of drugs to a victim of sexual assault in order to treat sexually transmitted infections.

Amendment No. 1, by Representative Froelich:
Amend printed bill, page 2, line 14, strike "A SEVEN-DAY" and substitute "BETWEEN A SEVEN-DAY AND TWENTY-EIGHT-DAY".

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

HB22-1010 by Representative(s) Sirota and Van Beber, Kipp; also Senator(s) Buckner and Kirkmeyer, Story-Concerning an income tax credit for eligible early childhood educators.

Amendment No. 1, Appropriations Report, dated April 14, 2022, and placed in member's bill file; Report also printed in House Journal, April 14, 2022.

Amendment No. 2, Education Report, dated February 3, 2022, and placed in member's bill file; Report also printed in House Journal, February 4, 2022.

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

HB22-1083 by Representative(s) Tipper and Rich; also Senator(s) Winter and Simpson-Concerning the creation of the Colorado homeless contribution income tax credit.

Amendment No. 1, Appropriations Report, dated April 14, 2022, and placed in member's bill file; Report also printed in House Journal, April 14, 2022.

Amendment No. 2, Finance Report, dated February 10, 2022, and placed in member's bill file; Report also printed in House Journal, February 11, 2022.

Amendment No. 3, by Representative Rich:
Amend printed bill, page 7, line 3, strike "AND" and substitute "OR".
Page 8, line 1, strike "AND" and substitute "OR".
As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

HCR22-1005 by Representative(s) Weissman and Van Winkle; also Senator(s) Gardner and Fields-Submitting to the registered electors of the state of Colorado an amendment to the Colorado constitution concerning judges of the newly created twenty-third judicial district, and, in connection therewith, directing the governor to designate judges from
the eighteenth judicial district to serve the remainder of their terms in the twenty-third judicial district and requiring a judge so designated to establish residency within the twenty-third judicial district.

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

\section*{HB22-1347 by Representative(s) Daugherty; also Senator(s)} Rodriguez-Concerning workers' compensation, and, in connection therewith, increasing funeral benefits, allowing for advance mileage expense payments, addressing the payment of scheduled ratings, and requiring reporting of certain active medical treatments.

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

SB22-157 by Senator(s) Holbert and Fenberg; also Representative(s) Hooton and Van Winkle-Concerning the enforcement of laws relating to unfair business practices committed by regulated persons.

Amendment No. 1, Business Affairs \& Labor Report, dated April 13, 2022, and placed in member's bill file; Report also printed in House Journal, April 13, 2022.

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

SB22-049 by Senator(s) Fields and Gardner; also Representative(s) Tipper and Carver-Concerning updating the "Victim Rights Act".

Amendment No. 1, Judiciary Report, dated April 13, 2022, and placed in member's bill file; Report also printed in House Journal, April 14, 2022.

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

HB22-1301 by Representative(s) Soper and Roberts, Holtorf, McLachlan, Pelton, Rich, Titone, Will-Concerning the treatment of controlled environment agricultural facilities for property tax purposes.

Amendment No. 1, Transportation \& Local Government Report, dated April 13, 2022, and placed in member's bill file; Report also printed in House Journal, April 14, 2022.

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

\section*{ADOPTION OF COMMITTEE OF THE WHOLE REPORT}

Passed Second Reading: HB22-1010 as amended, HB22-1083 as amended, HB22-1301 as amended, HB22-1304 as amended, HB22-1309 as amended, HB22-1317 as amended, HB22-1347, HCR22-1005, SB22-049 as amended, SB22-157 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.
\begin{tabular}{llllllll|}
\hline \multicolumn{1}{c}{ YES } & 42 & \multicolumn{1}{c}{ NO } & 22 & \multicolumn{1}{c}{ EXCUSED } & 1 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & N & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & Y \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & N & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & N & Kipp & Y & Ransom & N & Will & N \\
Cutter & Y & Larson & N & Rich & Y & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & E \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & Y
\end{tabular}

\section*{MESSAGE(S) FROM THE SENATE}

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-176 amended in General Orders as printed in Senate Journal, April 13, 2022.

The Senate has passed on Third Reading and returns herewith:
HB22-1337.
The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
HB22-1295 amended in General Orders as printed in Senate Journal, April 12, 2022, and amended on Third Reading, April 14, 2022, as printed in the Senate Journal.

The Senate has adopted the First Report of the First Conference Committee on HB22-1329 as printed in Senate Journal, April 14, 2022, and repassed the bill as amended. The bill is returned herewith.

\section*{CONSENT GRANTED TO CONFERENCE COMMITTEE}

Representative Bird moved that the First Conference Committee on SB22-034 be granted permission to go beyond the scope of the difference between the House and the Senate. The motion was passed by the following roll call vote:
\begin{tabular}{llllllll|}
\hline \multicolumn{1}{c}{ YES } & 43 & \multicolumn{1}{c}{ NO } & 21 & \multicolumn{1}{c}{ EXCUSED } & 1 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & N & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & N & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & Y \\
Carver & Y & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & N & Kipp & Y & Ransom & N & Will & N \\
Cutter & Y & Larson & N & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & E \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
Esgar & Y & Luck & N & Sandridge & Y & Young & Y \\
& & & & & & Speaker & Y
\end{tabular}

\section*{APPOINTMENTS TO CONFERENCE COMMITTEE(S)}

Pursuant to a request from the Senate, the Speaker appointed House Conferees to the First Conference Committee(s) as follows:

SB22-034--Representatives Bird, Chair; Snyder and Sandridge.

On motion of Majority Leader Esgar, House Rule 36 was suspended for immediate consideration of the Conference Committee Report on HB22-1329.

\section*{CONSIDERATION OF CONFERENCE COMMITTEE REPORT(S)}

HB22-1329 by Representative(s) McCluskie, Herod; also Senator(s) Hansen, Rankin, Zenzinger-Concerning the provision for payment of the expenses of the executive, legislative, and judicial departments of the state of Colorado, and of its agencies and institutions, for and during the fiscal year beginning July 1, 2022, except as otherwise noted.

Conference Committee Report printed in House Journal, Thursday, April 14, 2022, pages 1040-1054.

Representative McCluskie moved for the adoption of the Conference Committee Report on HB22-1329.

Minority Leader McKean offered a substitute motion that the House reject the First Conference Committee Report, that the Conference Committee be discharged and that a Second Conference Committee be appointed. The motion was declared lost by the following roll call vote:
\begin{tabular}{|c|c|c|c|c|c|c|c|}
\hline YES & 24 & NO & 39 & EXCUSED & 2 & ABSENT & 0 \\
\hline Amabile & N & Exum & N & Lynch & Y & Sirota & N \\
\hline Bacon & N & Froelich & N & McCluskie & N & Snyder & N \\
\hline Baisley & Y & Geitner & Y & McCormick & N & Soper & Y \\
\hline Benavidez & N & Gonzales-Gutierrez & N & McKean & Y & Sullivan & N \\
\hline Bernett & N & Gray & N & McLachlan & N & Tipper & N \\
\hline Bird & N & Hanks & Y & Michaelson Jenet & N & Titone & N \\
\hline Bockenfeld & Y & Herod & N & Mullica & E & Valdez A. & N \\
\hline Boesenecker & N & Holtorf & Y & Neville & Y & Valdez D. & N \\
\hline Bradfield & Y & Hooton & N & Ortiz & N & Van Beber & Y \\
\hline Caraveo & N & Jodeh & N & Pelton & Y & Van Winkle & Y \\
\hline Carver & Y & Kennedy & N & Pico & Y & Weissman & N \\
\hline Catlin & Y & Kipp & N & Ransom & N & Will & Y \\
\hline Cutter & N & Larson & Y & Rich & Y & Williams & Y \\
\hline Daugherty & N & Lindsay & N & Ricks & N & Woodrow & E \\
\hline Duran & N & Lontine & N & Roberts & Y & Woog & Y \\
\hline Esgar & N & Luck & Y & Sandridge & Y & Young & N \\
\hline & & & & & & Speaker & N \\
\hline
\end{tabular}

The Conference Committee Report was adopted by the following roll call vote:
\begin{tabular}{llllllll|}
\hline \multicolumn{1}{|c}{ YES } & 38 & \multicolumn{1}{c}{ NO } & 25 & \multicolumn{1}{c}{ EXCUSED } & 2 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & N & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & N & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & N & Herod & Y & Mullica & E & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & N & Kipp & Y & Ransom & N & Will & N \\
Cutter & Y & Larson & N & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & E \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & Y \\
\hline
\end{tabular}

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.

1
2
\begin{tabular}{lcccclclcc|}
\hline \multicolumn{1}{|c}{ YES } & 39 & \multicolumn{1}{c}{ NO } & 24 & \multicolumn{1}{c}{ EXCUSED } & 2 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & N & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & N & Herod & Y & Mullica & E & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & N & Kipp & Yip & Ransom & N & Will & N \\
Cutter & Y & Larson & N & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & E \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & Y
\end{tabular}

Co-sponsor(s) added: Representative(s) Ortiz, Ricks, Valdez A.

\section*{LAY OVER OF CALENDAR ITEM(S)}

On motion of Representative Esgar, the following item(s) on the Calendar were laid over until Monday, April 18, 2022, retaining place on Calendar:

Consideration of Resolution(s)--SJR22-006, HJR22-1017, HJR22-1018, HJR22-1019, HJR22-1020.

Consideration of Memorial(s)--HM22-1002.

\section*{APPOINTMENT}

The Speaker announced the following temporary committee appointment for Thursday, April 14, 2022 only:

\section*{State, Civic, Military, and Veterans Affairs}

Representative Exum to replace Representative Woodrow.

House in recess. House reconvened.

\section*{REPORT(S) OF COMMITTEE(S) OF REFERENCE}

\section*{BUSINESS AFFAIRS AND LABOR}

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

HB22-1346 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend printed bill, page 2, strike line 2.
Page 3, strike lines 1 through 22.
Renumber succeeding sections accordingly.
Page 20, strike lines 7 through 27.
Page 21, strike lines 1 through 6.
Renumber succeeding section accordingly.
Page 1, line 106, strike "Requirements," and substitute "REQUIREMENTS AND".

Page 1, line 107, strike "Permits, and reducing the" and substitute "Permits.".

Page 1, strike line 108.

SB22-130 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend reengrossed bill, page 9, after line 26 insert:
"(3) For the 2023-24 State fiscal year and for Each state FISCAL YEAR THEREAFTER, THE GENERAL ASSEMBLY SHALL MAKE AN APPROPRIATION FROM THE GENERAL FUND TO THE DEPARTMENT FOR THE STANDARD OPERATING EXPENSES OF THE PUBLIC-PRIVATE COLLABORATION UNIT CREATED IN SUBSECTION (2) OF THIS SECTION, INCLUDING PERSONAL SERVICES AND RELATED COSTS.".

Renumber succeeding subsection accordingly.
Page 14 , strike line 15 and substitute:
"(II) FOR THE 2022-23 STATE FISCAL YEAR, THE GENERAL ASSEMBLY SHALL MAKE AN".

\section*{ENERGY AND ENVIRONMENT}

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

HB22-1355 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 8 through 18 .
Renumber succeeding subsections accordingly.
Page 7, after line 18 insert:
"(9) "COMPOSTABLE" MEANS A COVERED MATERIAL ASSOCIATED WITH ORGANIC WASTE STREAMS THAT IS CAPABLE OF UNDERGOING AEROBIC BIOLOGICAL DECOMPOSITION IN A CONTROLLED COMPOSTING SYSTEM AS DEMONSTRATED BY MEETING ASTM D6400 OR ASTM D6868.".

Renumber succeeding subsections accordingly.
Page 7, lines 25 and 26, strike "THAT ARE PROCESSED BY A MATERIALS RECOVERY FACILITY OR SIMILAR FACILITY".

Page 8 , line 8 strike "(15)(b)" and substitute "(13)(b)".
Page 8 , line 9 strike "(15)(b)" and substitute "(13)(b)".
Page 8, after line 20 insert:
"(V) Packaging material used for Colorado agricultural PRODUCTS SOLD UNDER THE NAME OF THE FARMER, GROWER, OR GROWER COOPERATIVE;".

Renumber succeeding subparagraphs accordingly.
Page 9, line 14, strike "AND".
Page 9, after line 18 insert:
"(XII) Packaging material used to contain a portable ELECTRONIC DEVICE, AS DEFINED IN SECTION 10-4-1501, THAT HAS BEEN REPAIRED AND RECONDITIONED TO BE SOLD AS A REFURBISHED PRODUCT;
(XIII) Paper products used for local newspapers. As used IN THIS SUBSECTION (13)(b)(XIII), "LOCAL NEWSPAPER" MEANS A PUBLICATION THAT:
(A) Primarily serves the needs of the state or a regional OR LOCAL COMMUNITY;
(B) Primarily has content derived From primary sources RELATED TO NEWS AND CURRENT EVENTS;
(C) Employs at least one journalist who resides in the STATE AND WHO REGULARLY GATHERS, COLLECTS, PHOTOGRAPHS, RECORDS, WRITES, OR REPORTS NEWS AND INFORMATION THAT CONCERNS LOCAL EVENTS OR OTHER MATTERS OF LOCAL INTEREST;
(D) Has a majority of its employees residing in the state;
(E) IS COVERED BY MEDIA LIABILITY INSURANCE;
(F) DISCLOSES ITS OWNERSHIP TO THE PUBLIC; AND
(G) IS NEITHER A DISQUALIFIED ORGANIZATION NOR AN ORGANIZATION THAT HAS RECEIVED MORE THAN FIFTY PERCENT OF ITS gross revenue in the previous tax year from disqualified ORGANIZATIONS. As USED IN THIS SUBSECTION (13)(b)(XIII)(G), "DISQUALIFIED ORGANIZATION" MEANS ANY ORGANIZATION THAT IS DESCRIBED IN SECTION 501 (c)(4) OF THE FEDERAL "InTERNAL REVENUE CODE OF 1986", AS AMENDED, AND IS EXEMPT FROM TAXATION UNDER SECTION 501 (a) of the federal "Internal Revenue Code of 1986", AS AMENDED; THAT IS DESCRIBED IN SECTION 501 (c)(6) OF THE FEDERAL "Internal Revenue Code of 1986", AS AMENDED, AND IS EXEMPT FROM TAXATION UNDER SECTION 501 (a) OF THE FEDERAL "INTERNAL REVENUE CODE OF 1986", AS AMENDED; THAT IS DESCRIBED IN SECTION 527 OF THE federal "Internal Revenue Code of 1986", AS AMENDED; OR THAT IS OWNED OR CONTROLLED BY ONE OR MORE ORGANIZATIONS DESCRIBED UNDER THIS SUBSECTION (13)(b)(XIII)(G).
(XIV) ANY other material that, based on an analysis by THE ORGANIZATION OF THE OPERATIONAL AND FINANCIAL IMPACTS OF THE PROPOSED CHANGES AND AFTER CONSULTATION WITH THE ADVISORY BOARD, THE COMMISSION DETERMINES BY RULE TO NOT BE A COVERED MATERIAL.".

Page 10, strike lines 11 through 17.
Renumber succeeding subsections accordingly.
Page 13, after line 4 insert:
"(b) "Postconsumer Recycled material" Includes Returns OF MATERIAL FROM THE DISTRIBUTION CHAIN.".

Reletter succeeding paragraph accordingly.
Page 14 , line 3 , strike "OR".
Page 14, after line 3 insert:
"(d) FOR THE PURPOSES OF PAPER PRODUCTS NOT DESCRIBED IN SUBSECTION (30)(c) OF THIS SECTION:
(I) The person that manufactures the paper product under THE MANUFACTURER'S OWN BRAND; OR
(II) If THE PAPER PRODUCT IS MANUFACTURED BY A PERSON OTHER THAN THE BRAND OWNER, THE PERSON THAT IS THE OWNER OR LICENSEE OF THE BRAND OR TRADEMARK UNDER WHICH THE PAPER PRODUCT IS USED IN A COMMERCIAL ENTERPRISE, SOLD, OFFERED FOR SALE, OR DISTRIBUTED IN OR INTO THE STATE, WHETHER OR NOT THE TRADEMARK IS REGISTERED IN THE STATE; OR".

Reletter succeeding paragraph accordingly.
Page 15, line 26, strike "PROCESSED AND ARE READY" and substitute "PREPARED".

Page 16, line 2, strike "ESTABLISHMENT." and substitute "ESTABLISHMENT THAT SELLS DIRECTLY TO RECLAIMERS OR END MARKETS.".

Page 16, line 3, strike "(I)".
Page 16, line 7, strike "(II)" and substitute "(b)".
Page 16, strike lines 9 and 10 .
Page 18, line 11, strike "PRODUCER;" and substitute "PRODUCER, WITH THE MEMBER ROTATING TO A PACKAGING MATERIAL SUPPLIER OF A DIFFERENT TYPE OF PACKAGING MATERIAL AFTER EACH NEW TERM;".

Page 20, line 15, strike "RECOMMEND" and substitute "Consult with THE ORGANIZATION ON".

Page 21, line 22, before "AND" insert "BY SIZE AND TYPE".
Page 21, lines 24 and 25, strike "A DIVERSITY OF MATERIAL TRADE ASSOCIATIONS." and substitute "TRADE ASSOCIATIONS FOR TYPES OF COVERED MATERIALS.".

Page 22, line 21, strike "AVAILABILITY" and substitute "AVAILABILITY, CAPACITY, PERFORMANCE,".

Page 22, line 22, before "TO" insert "PROVIDED".
Page 23, strike lines 14 and 15 and substitute:
"(VI) The processing capacity of existing infrastructure AND THE ADDITIONAL INFRASTRUCTURE NEEDED TO MEET OR EXCEED THE CONVENIENCE STANDARDS, REDUCE CONTAMINATION, AND IMPROVE THE QUALITY OF RECYCLABLE MATERIALS".

Page 23, line 18, strike "SUBSECTION (3)(a)(XII)" and substitute "SUBSECTION (3)(a)(XIII)".

Page 23, after line 18 insert:
"(VII) An evaluation of the opportunities and costs of VARIOUS SERVICE METHODS TO INCREASE RECYCLING RATES OVERALLFOR SPECIFIC COVERED MATERIAL TYPES;".

Renumber succeeding subparagraphs accordingly.
Page 23, strike line 22 and substitute "SERVICES, DROP-OFF CENTERS, OR OTHER MEANS;".

Page 23, line 25, strike "STATE;" and substitute "STATE, INCLUDING THE TRANSPORTATION GAPS AND OPPORTUNITIES AFFECTING ACCESS TO MARKETS;".

Page 23, line 27, strike "TECHNOLOGIES" and substitute "TECHNOLOGIES, INCLUDING ARTIFICIAL INTELLIGENCE TECHNOLOGIES,".

Page 24, line 10, strike "scenario." and substitute "scenario; and".
Page 24, after line 10 insert:
"(XIV) Thecapacity, costs, and gaps for compost facilities TO PROCESS AND RECOVER COMPOSTABLE MATERIALS.".

Page 24, line 14, strike "subsection (3)(a)(XII)" and substitute "Subsection (3)(a)(XIII)".

Page 24, line 26, strike "subsection (3)(a)(XII)" and substitute "SUBSECTION (3)(a)(XIII)".

Page 27, line 8, after "Publishers" insert "and magazine and PERIODICAL PUBLISHERS".

Page 27, strike lines 25 through 27.
Page 28, strike lines 1 through 5 and substitute "PRODUCER RESPONSIBILITY DUES MUST VARY BY THE TYPE OF COVERED MATERIAL, WHETHER OR NOT THE MATERIAL IS READILY RECYCLABLE, AND BE BASED on the net recycling services costs for each covered material in the state.".

Page 28, line 13, strike "Incentivizes:" and substitute "Includes ECO-MODULATION FACTORS THAT LOWER PRODUCER RESPONSIBILITY DUES To INCENTIVIZE:".

Page 28, lines 18 through 20, strike "use in a manner that does not DISRUPT THE RECYCLING OF OTHER MATERIALS;" and substitute "use;".

Page 28, line 24, strike "Disincentivizes:" and substitute "Includes ECO-MODULATION FACTORS THAT INCREASE PRODUCER RESPONSIBILITY dues to discourage:".

Page 29 , line 27 , strike "AND".
Page 29, after line 27 insert:
"(F) The amount of inbound contamination and other factors affecting the quality of covered materials; and".

Reletter succeeding sub-sub paragraph accordingly.
Page 30, line 4, strike "FORmULA" and substitute "Formulas".
Page 30, line 14, strike "dues;" and substitute "duEs, including a de MINIMIS LEVEL IN WHICH NO DUES ARE CHARGED AND AN OPTIONAL FLAT rate for producers below a certain size to minimize the administrative and reporting costs of the producers and the organization;".

Page 31, line 8, strike "METRICS;" and substitute "METRICS, AND DESCRIBE ANY WAIVERS FROM MINIMUM POSTCONSUMER-RECYCLED-CONTENT RATES GRANTED TO A TYPE OR SUBCATEGORY OF COVERED MATERIALS and the criteria for evaluating such waivers, including food SAFETY REQUIREMENTS, TECHNOLOGICAL FEASIBILITY, OR INADEQUATE SUPPLY, AND HOW OFTEN THE WAIVERS WILL BE REVIEWED;".

Page 32, line 7, strike "CONTAMINATION;" and substitute "CONTAMINATION AND TO PROCESS AND RECOVER COMPOSTABLE PACKAGING MATERIALS;".

Page 32, strike line 15.
Page 32, line 16, strike "MATERIALS;" and substitute "MATERIALS IN THE STATE; AND".

Page 32, after line 16 insert:
"(VII) Increase the recycling of collected covered MATERIALS;".

Page 32, line 23, strike "POSt-CONSUMER" and substitute "POSTCONSUMER".

Page 33, line 27, strike "SIXTY" and substitute "ONE HUNDRED TWENTY".
Page 34, line 27, strike "The advisory".
Page 35, strike lines 1 through 4 and substitute "At least thirty days prior to submitting the annual report pursuant to section 25-17-609 (2)(a), the ORGANIZATION SHALL CONSULT with the ADVISORY BOARD ON ANY PROPOSED AMENDMENTS TO THE FINAL PLAN. The advisory board shall submit any proposed amendments to the executive director. The executive director shall".

Page 35, after line 18 insert:
"(8) (a) On JANUARY 1, 2025, AND EACH JANUARY 1 THEREAFTER, AS AN ALTERNATIVE TO PARTICIPATING IN THE PROGRAM, A PRODUCER MAY SUBMIT TO THE ADVISORY BOARD AN INDIVIDUAL PROGRAM PLAN PROPOSAL. A PRODUCER MUST NOTIFY THE DEPARTMENT OF ITS INTENT TO SUBMIT AN INDIVIDUAL PROGRAM PLAN PROPOSAL BY JANUARY 1, 2024. THE INDIVIDUAL PROGRAM PLAN PROPOSAL MUST:
(I) COMPLY WITH THE REQUIREMENTS OF SECTION 25-17-605 (4), AS APPLICABLE;
(II) DESCRIBE HOW THE PRODUCER PARTICIPATING IN THE INDIVIDUAL PROGRAM PLAN PROPOSAL WILL CONTRIBUTE TO THE COSTS OF THE DEPARTMENT IN OVERSEEING THE PROGRAM;
(III) Describe how the producer will reimburse service PROVIDERS THAT PROVIDE RECYCLING SERVICES FOR THE COVERED MATERIALS COVERED BY THE INDIVIDUAL PROGRAM PLAN PROPOSAL; AND
(IV) Describe any alternative collection programs run by THE PRODUCER AND ITS RECYCLING RATES.
(b) THE ADVISORY BOARD SHALL REVIEW AND MAKE RECOMMENDATIONS ON, AND THE EXECUTIVE DIRECTOR SHALL APPROVE OR REJECT, ANY INDIVIDUAL PROGRAM PLAN PROPOSALS IN ACCORDANCE WITH THE PROCEDURES SET FORTH IN SUBSECTION (5) OF THIS SECTION. After the executive director approves the individual program PLAN PROPOSAL, THE EXECUTIVE DIRECTOR SHALL DESIGNATE THE INDIVIDUAL PROGRAM PLAN PROPOSAL AS THE PLAN THAT THE PRODUCER IS AUTHORIZED TO IMPLEMENT AND ADMINISTER AS AN ALTERNATIVE TO PARTICIPATING IN THE PROGRAM.
(c) THE PRODUCER IMPLEMENTING A PLAN DESCRIBED IN SUBSECTION (8)(b) OF THIS SECTION SHALL SUBMIT ANY AMENDMENTS TO THE PLAN TO THE ADVISORY BOARD IN ACCORDANCE WITH SUBSECTION (6) of this section. The advisory board shall review and make RECOMMENDATIONS ON, AND THE EXECUTIVE DIRECTOR SHALL APPROVE OR REJECT, ANY AMENDMENTS TO THE PLAN IN ACCORDANCE WITH SUBSECTION (6) OF THIS SECTION.".

Page 36, line 8 , strike "materials." and substitute "materials in a MANNER THAT FACILITATES ATTAINING THE RATE TARGETS ESTABLISHED IN THE FINAL PLAN UNDER SECTION 25-17-605 (4)(o).".

Page 36, line 13, after "SERVICES" insert "OR MEET THE CONVENIENCE STANDARDS".

Page 36, line 16, strike "REGION" and substitute "REGIONS".
Page 36, strike lines 17 through 19 and substitute "WHERE THE ORGANIZATION HAS ESTABLISHED A REASONABLE COST FOR THE SUPPLEMENTAL COLLECTION OF COVERED MATERIALS THAT ARE NOT READILY RECYCLABLE AND A RESPONSIBLE END MARKET HAS BEEN established. The services described in this subsection (2)(c) ARE NOT SUBJECT TO THE CONVENIENCE STANDARDS.".

Page 38, line 18, after "OF" insert "InBOUND".
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Page 39, line 4, strike "program plan" and substitute "producer responsibility organization - coordination plan - rules".

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Page 39, lines 9 and 10, strike " AN ADDITIONAL PROGRAM PLAN." and substitute "THE FINAL PLAN OR ANY OTHER PLAN APPROVED BY THE EXECUTIVE DIRECTOR PURSUANT TO THIS PART 6. A PRODUCER MUST REPORT THE DATA NECESSARY TO MEET ITS PLAN OBLIGATIONS AND MAY USE PRORATED NATIONAL DATA IF STATE-SPECIFIC DATA IS NOT AVAILABLE OR FEASIBLE TO GENERATE.".

Page 39, strike lines 25 through 27.
Page 40, strike lines 1 through 15 and substitute:
"(c) If THE EXECUTIVE DIRECTOR DESIGNATES AN ADDITIONAL PRODUCER RESPONSIBILITY ORGANIZATION PURSUANT TO SUBSECTION (2)(b) OF THIS SECTION, THE ADDITIONAL PRODUCER RESPONSIBILITY ORGANIZATION SHALL SUBMIT A COORDINATION PLAN TO THE EXECUTIVE DIRECTOR FOR APPROVAL IN ACCORDANCE WITH THE RULES PROMULGATED PURSUANT TO THIS SECTION (2)(c). WITHIN ONE HUNDRED

TWENTY DAYS AFTER THE DESIGNATION OF THE FIRST ADDITIONAL PRODUCER RESPONSIBILITY ORGANIZATION, THE EXECUTIVE DIRECTOR SHALL PROMULGATE BY RULE STANDARDS AND REQUIREMENTS FOR A COORDINATION PLAN AND FOR COORDINATION BETWEEN THE ORGANIZATION AND ANY ADDITIONAL PRODUCER RESPONSIBILITY ORGANIZATIONS DESIGNATED BY THE EXECUTIVE DIRECTOR. A COORDINATION PLAN APPROVED OR ORDERED BY THE EXECUTIVE DIRECTOR SHALL BE IMPLEMENTED BY THE ORGANIZATION AND ANY ADDITIONAL PRODUCER RESPONSIBILITY ORGANIZATIONS DESIGNATED BY THE EXECUTIVE DIRECTOR. IF THE COORDINATION PLAN CONFLICTS WITH THE FINAL PLAN OR ANY OTHER PLAN APPROVED BY THE EXECUTIVE DIRECTOR PURSUANT TO THIS PART 6, THE PROVISIONS OF THE COORDINATION PLAN PREVAIL. A COORDINATION PLAN APPROVED OR ORDERED BY THE EXECUTIVE DIRECTOR IS VALID UNTIL REVOKED OR UNTIL A NEW COORDINATION PLAN IS APPROVED OR ORDERED BY THE EXECUTIVE DIRECTOR.
(3) THE EXECUTIVE DIRECTOR, THE ADVISORY BOARD, THE ORGANIZATION, AN ADDITIONAL PRODUCER RESPONSIBILITY ORGANIZATION, AND ANY OTHER PERSON ADMINISTERING A PLAN APPROVED BY THE EXECUTIVE DIRECTOR PURSUANT TO THIS PART 6:".

Page 40, strike lines 20 through 22 and substitute "PROPOSAL, THE FINAL PLAN, ANY OTHER PLAN APPROVED BY THE EXECUTIVE DIRECTOR PURSUANT TO THIS PART 6, OR ANY AMENDMENT TO THE FINAL PLAN OR OTHER PLAN APPROVED BY THE EXECUTIVE DIRECTOR PURSUANT TO THIS PART 6.".

Page 40, strike lines 23 and 24 and substitute:
"(4) (a) The program and any other plan approved by the EXECUTIVE DIRECTOR PURSUANT TO THIS PART 6 MUST COMPLY WITH ANY FIRE, SOLID WASTE,".

Page 41, line 3, strike "OR an additional producer responsibility program." and substitute "or any other plan approved by the EXECUTIVE DIRECTOR PURSUANT TO THIS PART 6.".

Page 41, lines 5 and 6 , strike "An ADDITIONAL PRODUCER RESPONSIBILITY PROGRAM," and substitute "ANY OTHER PLAN approved by the EXECUTIVE DIRECTOR PURSUANT TO THIS PART 6,".

Page 41, lines 6 and 7, strike "organization or any additional PRODUCER RESPONSIBILITY ORGANIZATION" and substitute "ORGANIZATION, ADDITIONAL PRODUCER RESPONSIBILITY ORGANIZATION, OR OTHER PERSON RESPONSIBLE FOR ADMINISTERING A PLAN APPROVED BY THE EXECUTIVE DIRECTOR UNDER THIS PART 6 ".

Page 41 , lines 9 and 10 , strike "additional program plan." and substitute "ANY OTHER PLAN APPROVED BY THE EXECUTIVE DIRECTOR PURSUANT TO THIS PART 6.".

Page 41, line 11, strike "Organization and" and substitute "ORGANIZATION,".

Page 41, line 12, strike "ORGANIZATION" and substitute "ORGANIZATION, AND ANY PERSON ADMINISTERING A PLAN APPROVED BY THE EXECUTIVE DIRECTOR PURSUANT TO THIS PART 6 ".

Page 41, lines 13 and 14, strike "ADDITIONAL PRODUCER RESPONSIBILITY PROGRAM" and substitute "ANY OTHER PLAN APPROVED BY THE EXECUTIVE DIRECTOR PURSUANT TO THIS PART \(6^{\prime \prime}\).

Page 41, lines 15 and 16, strike "OR ADDITIONAL PRODUCER RESPONSIBILITY PROGRAM'S" and substitute "OR PLAN's".

Page 41, lines 19 and 20, strike "AN ADDITIONAL PROGRAM PLAN" and substitute "A PLAN".

Page 41, line 20, after "DIRECTOR" insert "PURSUANT TO THIS PART 6".
Page 41 , line 22, strike " 2025, " and substitute "2026,".
Page 42, line 8, strike "ANNUALLY ON" and substitute "BY" and after "31" insert "EACH YEAR THEREAFTER".

Page 43, strike lines 17 and 18 and substitute:
"(VII) THE RECYCLING RATE, COLLECTION RATE, AND POSTCONSUMER-RECYCLED-CONTENT RATE FOR EACH TYPE".

Page 43, line 20, strike "TARGET" and substitute "targets".
Page 44, line 6, strike "SERVICES AND DROP-OFF CENTERS" and substitute "SERVICES, DROP-OFF CENTERS, AND OTHER ENTITIES".

Page 44, line 12, strike "AND IF" and substitute "AND, IF".
Page 45, line 7, strike "AND".
Page 45 , line 9 , strike "(1)(b)." and substitute "(1)(b);".
Page 45, after line 9 insert:
"(XVII) A DESCRIPTION OF THE IMPACT OF THE EXEMPTION DESCRIBED IN SECTION 25-17-613 (3) ON THE AMOUNT OF PRODUCER RESPONSIBILITY DUES BEING COLLECTED BY THE ORGANIZATION; AND
(XVIII) A description of the advisory board's feedback on ANY AMENDMENTS TO THE FINAL PLAN PURSUANT TO SECTION 25-17-605 (6)(a).".

Page 45, strike lines 10 through 12 and substitute:
"(b) Before March 31 of the second year of any plan APPROVED BY THE EXECUTIVE DIRECTOR PURSUANT TO THIS PART 6 THAT IS NOT THE FINAL PLAN, AND BY MARCH 31 EACH YEAR THEREAFTER, AN ADDITIONAL PRODUCER RESPONSIBILITY ORGANIZATION OR OTHER PERSON RESPONSIBLE FOR ADMINISTERING A PLAN APPROVED BY THE EXECUTIVE DIRECTOR PURSUANT TO THIS PART 6 SHALL SUBMIT A".

Page 45, line 14, strike "ADDITIONAL PROGRAM".
Page 45, lines 19 and 20, strike "ADDITIONAL PRODUCER RESPONSIBILITY PROGRAM" and substitute "PLAN".

Page 45, line 27, strike "AND ANY ADDITIONAL PRODUCER".
Page 46, line 1, strike "RESPONSIBILITY PROGRAMS." and substitute "AND ANY OTHER PLANS APPROVED BY THE EXECUTIVE DIRECTOR PURSUANT TO THIS PART 6.".

Page 46, lines 10 and 11, strike "ANY ADDITIONAL PRODUCER RESPONSIBILITY PROGRAM" and substitute "ANY OTHER PLAN APPROVED BY THE EXECUTIVE DIRECTOR PURSUANT TO THIS PART 6 ".

Page 46, lines 13 and 14, strike "IN THE FINAL PLAN OR ANY ADDITIONAL PROGRAM PLAN," and substitute "IN THE PROGRAM OR PLAN,".

Page 46, line 16, strike "ORGANIZATION," and substitute "ORGANIZATION OR OTHER PERSON RESPONSIBLE FOR ADMINISTERING THE PLAN,".

Page 46, line 17, strike "AN ADDITIONAL PRODUCER RESPONSIBILITY PROGRAM," and substitute "ANY OTHER PLAN APPROVED BY THE EXECUTIVE DIRECTOR PURSUANT TO THIS PART 6,".

Page 46, line 21, after "ORGANIZATION," insert "A PERSON ADMINISTERING A PLAN APPROVED BY THE EXECUTIVE DIRECTOR PURSUANT TO THIS PART 6,".

Page 46, line 23, after "ORGANIZATION," insert "PERSON ADMINISTERING A PLAN APPROVED BY THE EXECUTIVE DIRECTOR PURSUANT TO THIS PART 6,".

Page 47, line 13, after "ORGANIZATION," insert "A PERSON ADMINISTERING A PLAN APPROVED BY THE EXECUTIVE DIRECTOR PURSUANT TO THIS PART 6,".

Page 47, line 17, after "ORGANIZATION," insert "PERSON ADMINISTERING A PLAN APPROVED BY THE EXECUTIVE DIRECTOR PURSUANT TO THIS PART 6,".

Page 47, line 19, after "ORGANIZATION," insert "PERSON ADMINISTERING A PLAN APPROVED BY THE EXECUTIVE DIRECTOR PURSUANT TO THIS PART 6,".

Page 48, line 2, before "OR" insert "PERSON ADMINISTERING A PLAN APPROVED BY THE EXECUTIVE DIRECTOR PURSUANT TO THIS PART 6,".

Page 48, line 9, after "ORGANIZATION," insert "PERSON ADMINISTERING A PLAN APPROVED BY THE EXECUTIVE DIRECTOR PURSUANT TO THIS PART 6,".

Page 48, line 20, "ORGANIZATION," insert "A PERSON ADMINISTERING A PLAN APPROVED BY THE EXECUTIVE DIRECTOR PURSUANT TO THIS PART 6,".

Page 48, lines 22 and 23, strike "AN ADDITIONAL PRODUCER RESPONSIBILITY PROGRAM" and substitute "ANY OTHER PLAN APPROVED BY THE EXECUTIVE DIRECTOR PURSUANT TO THIS PART 6 ".

Page 48, line 25, strike "ADDITIONAL PRODUCER RESPONSIBILITY PROGRAM" and substitute "PLAN".

Page 49, line 10, strike "REVENUE" and substitute "REVENUE, NOT INCLUDING ON-PREMISES ALCOHOL SALES,".

Page 49, strike lines 16 through 21 and substitute:
"(e) An INDIVIDUAL BUSINESS OPERATING A RETAIL FOOD ESTABLISHMENT THAT IS LOCATED AT A PHYSICAL BUSINESS LOCATION AND THAT IS LICENSED UNDER SECTION 25-4-1607 (1)(a) OR SECTION 32-106.5 (1) TO SECTION 32-106.5 (5) OF THE DENVER CODE OF ORDINANCES; OR".

Page 50, lines 9 and 10, strike "OrGANIZATION OR AN ADDITIONAL PRODUCER RESPONSIBILITY ORGANIZATION" and substitute "ORGANIZATION, AN ADDITIONAL PRODUCER RESPONSIBILITY ORGANIZATION, OR A PERSON ADMINISTERING A PLAN APPROVED BY THE EXECUTIVE DIRECTOR PURSUANT TO THIS PART 6".

Page 50, line 12, after "ORGANIZATION" insert "OR OTHER PERSON".
Page 50, lines 15 and 16, strike "ORGANIZATION'S OR ADDITIONAL PRODUCER RESPONSIBILITY ORGANIZATION'S" and substitute "ORGANIZATION'S, ADDITIONAL PRODUCER RESPONSIBILITY ORGANIZATION'S, OR OTHER PERSON'S".

Page 50, lines 18 and 19, strike "ORGANIZATION OR ADDITIONAL PRODUCER RESPONSIBILITY ORGANIZATION" and substitute "ORGANIZATION, ADDITIONAL PRODUCER RESPONSIBILITY ORGANIZATION, OR OTHER PERSON".

\section*{JUDICIARY}

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

HB22-1326 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 6, lines 6 and 7, strike "amend (2)(a); and".
Page 6, line 7, after "add" insert "(2.5), (2.7), and".
Page 6, strike lines 8 through 20 and substitute:
"18-18-403.5. Unlawful possession of a controlled substance notice to revisor of statutes - repeal.
(2.5) Notwithstanding Subsection (2)(c) of this section, on OR AFTER JULY 1, 2022, A PERSON WHO VIOLATES SUBSECTION (1) OF THIS SECTION BY KNOWINGLY POSSESSING:
(a) ANY MATERIAL, COMPOUND, MIXTURE, OR PREPARATION THAT WEIGHS MORE THAN ONE GRAM AND NOT MORE THAN FOUR GRAMS AND CONTAINS ANY QUANTITY OF FENTANYL, CARFENTANAL, OR AN ANALOG THEREOF AS DESCRIBED IN SECTION 18-18-204 (2)(g), AND THE PERSON KNEW OR REASONABLY SHOULD HAVE KNOWN THAT THE MATERIAL, COMPOUND, MIXTURE, OR PREPARATION CONTAINED ANY QUANTITY OF FENTANYL, CARFENTANAL, OR AN ANALOG THEREOF AS DESCRIBED IN SECTION 18-18-204 (2)(g), COMMITS A LEVEL 4 DRUG FELONY.
(b) ANY MATERIAL, COMPOUND, MIXTURE, OR PREPARATION THAT WEIGHS NOT MORE THAN ONE GRAM AND CONTAINS ANY QUANTITY OF FENTANYL, CARFENTANAL, OR AN ANALOG THEREOF AS DESCRIBED IN SECTION 18-18-204 (2)(g), COMMITS A LEVEL 1 DRUG MISDEMEANOR; EXCEPT THAT A FOURTH OR SUBSEQUENT OFFENSE FOR A VIOLATION OF THIS SUBSECTION (2.5)(b) IS A LEVEL 4 DRUG FELONY.
(2.7) (a) A PERSON WHO VIOLATES SUBSECTION (1) OF THIS SECTION BY POSSESSING ANY MATERIAL, COMPOUND, MIXTURE, OR PREPARATION THAT CONTAINS A QUANTITY OF FENTANYL, CARFENTANAL, OR AN ANALOG THEREOF AS DESCRIBED IN SECTION 18-18-204 (2)(g), THAT IS MORE THAN SIXTY PERCENT OF THE TOTAL COMPOSITION OF THE MATERIAL, COMPOUND, MIXTURE, OR PREPARATION, COMMITS A LEVEL 2 DRUG FELONY.
(b) (I) This Subsection (2.7) TaKes effect at 12:01 A.M. THirty DAYS AFTER THE DATE IDENTIFIED IN THE NOTICE PROVIDED TO THE REVISOR OF STATUTES BY THE DIRECTOR OF THE COLORADO BUREAU OF INVESTIGATION THAT THE COLORADO BUREAU OF INVESTIGATION HAS THE RESOURCES TO DETERMINE THE QUANTITY OF FENTANYL, CARFENTANAL, OR AN ANALOG THEREOF AS DESCRIBED IN SECTION 18-18-204 (2)(g), COMPARED TO THE TOTAL COMPOSITION OF THE MATERIAL, COMPOUND, MIXTURE, OR PREPARATION, OR ON THE DATE OF THE NOTICE TO THE REVISOR OF STATUTES IF THE NOTICE DOES NOT SPECIFY A DIFFERENT DATE.
(II) The director of the Colorado bureau of investigation SHALL NOTIFY THE REVISOR OF STATUTES IN WRITING WHEN THE CONDITION SPECIFIED IN SUBSECTION (2.7)(b)(I) OF THIS SECTION HAS OCCURRED BY E-MAILING THE NOTICE TO REVISOROFSTATUTES.GA@STATE.CO.US.
(III) Concurrent with the notice required in subsection (2.7)(b)(II), THE DIRECTOR OF THE COLORADO BUREAU OF INVESTIGATION SHALL NOTIFY THE SPEAKER OF THE HOUSE OF REPRESENTATIVES, THE PRESIDENT OF THE SENATE, THE CHIEF JUSTICE OF THE SUPREME COURT, THE GOVERNOR, THE ATTORNEY GENERAL, THE STATE PUBLIC DEFENDER, and each district attorney in the state, that the Colorado BUREAU OF INVESTIGATION HAS THE RESOURCES TO DETERMINE THE QUANTITY OF FENTANYL, CARFENTANAL, OR AN ANALOG THEREOF AS DESCRIBED IN SECTION 18-18-204 (2)(g), COMPARED TO THE TOTAL COMPOSITION OF THE MATERIAL, COMPOUND, MIXTURE, OR PREPARATION.
(IV) THIS SUBSECTION (2.7)(b) IS REPEALED, EFFECTIVE ONE YEAR AFTER NOTICE TO THE REVISOR OF STATUTES PURSUANT TO THIS SUBSECTION (2.7)(b)(II).".

Page 42, after line 13 insert:
"SECTION 31. In Colorado Revised Statutes, 24-72-706, amend (1)(b)(II) and (1)(b)(III) as follows:

24-72-706. Sealing of criminal conviction records. (1) Sealing of conviction records. (b) (II) If the offense is a class 2 or class 3 misdemeanor, or any drug misdemeanor, OR A LEVEL 4 DRUG FELONY FOR A CONVICTION PURSUANT TO SECTION 18-18-403.5 (2.5), the motion may be filed two years after the later of the date of the final disposition of all criminal proceedings against the defendant or the release of the defendant from supervision concerning a criminal conviction.
(III) If the offense is a class 4, class 5 , or class 6 felony, a level 3 or level 4 drug felony EXCEPT A LEVEL 4 DRUG FELONY FOR A CONVICTION PURSUANT TO SECTION 18-18-403.5 (2.5), or a class 1 misdemeanor, the motion may be filed three years after the later of the date of the final disposition of all criminal proceedings against the defendant or the release of the defendant from supervision concerning a criminal conviction.

SECTION 32. In Colorado Revised Statutes, 1-2-103, amend (4) as follows:

1-2-103. Military service - students - inmates - persons with behavioral or mental health disorders - confinement. (4) No person while serving a sentence of detention or confinement in a correctional facility, jail, or other location for a felony conviction, EXCEPT A LEVEL 4 DRUG FELONY FOR A CONVICTION PURSUANT TO SECTION 18-18-403.5 (2.5), is eligible to register to vote or to vote in any election. A confined prisoner who is awaiting trial but has not been tried or who is not serving a sentence for a felony conviction shall be certified by the institutional administrator, may register to vote pursuant to this article 2, and may list his or her confinement location as his or her ballot address in accordance with section 1-2-204 (2)(f.3). An individual serving a sentence of parole is eligible to register to vote and to vote in any election.".

Renumber succeeding sections accordingly.
Page 43, line 5, strike " 33 , and 34 " and substitute " 32 , 35 , and 36 ".

HB22-1353
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 "creation." and substitute "public safety communications revolving fund - creation. (1)".

Page 4, after line 24 insert:
"(2) (a) THE PUBLIC SAFETY COMMUNICATIONS REVOLVING FUND, REFERRED TO IN THIS SECTION AS THE "FUND", IS HEREBY CREATED IN THE STATE TREASURY. THE FUND CONSISTS OF MONEY APPROPRIATED TO THE FUND PURSUANT TO SUBSECTION (2)(b) OF THIS SECTION, MONEY DEPOSITED OR CREDITED TO THE FUND PURSUANT TO SUBSECTIONS (3) AND (4) OF THIS SECTION, AND ANY OTHER MONEY THAT THE GENERAL ASSEMBLY MAY TRANSFER TO THE FUND.
(b) The general assembly shall appropriate money to the FUND EACH FISCAL YEAR IN THE ANNUAL GENERAL APPROPRIATION ACT FOR THE DIRECT AND INDIRECT COSTS OF THE OFFICE.
(c) The state treasurer shall credit all interest and INCOME DERIVED FROM THE DEPOSIT OR INVESTMENT OF MONEY IN THE FUND TO THE FUND.
(d) The state treasurer Shall credit any unexpended and UNENCUMBERED MONEY REMAINING IN THE FUND AT THE END OF A FISCAL YEAR TO THE FUND.
(e) Money in the fund is continuously appropriated to the OFFICE TO PAY THE DIRECT AND INDIRECT COSTS, INCLUDING PERSONAL SERVICES AND OPERATING COSTS, ASSOCIATED WITH ADMINISTERING PUBLIC SAFETY COMMUNICATIONS.
(3) THE OFFICE SHALL DEVELOP A METHOD FOR BILLING USERS OF THE OFFICE'S SERVICES THE FULL COST OF THE SERVICES, INCLUDING MATERIALS, DEPRECIATION RELATED TO CAPITAL COSTS, LABOR, AND administrative overhead. The billing method shall be fully IMPLEMENTED FOR ALL USERS OF THE OFFICE'S SERVICES ON OR BEFORE July 1, 2023. Revenue generated from such billing shall be CREDITED TO THE FUND.
(4) (a) THE OFFICE MAY SEEK, ACCEPT, AND EXPEND GIFTS, GRANTS, DONATIONS, AND BEQUESTS FROM PRIVATE OR PUBLIC SOURCES FOR THE DIRECT AND INDIRECT COSTS, INCLUDING PERSONAL SERVICES AND OPERATING COSTS, ASSOCIATED WITH ADMINISTERING PUBLIC SAFETY communications. The office shall transmit all money received THROUGH GIFTS, GRANTS, DONATIONS, OR BEQUESTS FOR SUCH PURPOSES TO THE STATE TREASURER, WHO SHALL CREDIT THE MONEY TO THE FUND.
(b) The office may contract with the United States and ANY OTHER LEGAL ENTITIES WITH RESPECT TO MONEY AVAILABLE TO THE OFFICE THROUGH GIFTS, GRANTS, DONATIONS, OR BEQUESTS.".

Page 16, strike lines 6 and 7 and substitute:
"(3) (a) (I) For the 2023-24 AND 2024-25 STATE FISCAL YEARS, THE".

Page 16, strike lines 17 and 18 and substitute:
"(II) For the 2023-24 and 2024-25 state fiscal years, in ADDITION TO".

Page 19, after line 16 insert:
"SECTION 3. In Colorado Revised Statutes, 24-37.5-501, add (3) as follows:

24-37.5-501. Powers, duties, and functions concerning telecommunications. (3) THE CHIEF INFORMATION OFFICER SHALL BEGIN THE TRANSFER OF THE PUBLIC SAFETY TELECOMMUNICATIONS PROGRAM to the department of public safety pursuant to House Bill 22-1353 On JULY 1, 2022.".

Renumber succeeding sections accordingly.
Page 21, after line 26 insert:
"SECTION 11. Effective date. This act takes effect July 1, 2023; except that sections 3,11 , and 12 of this act take effect upon passage.".

Renumber succeeding section accordingly.
Strike "2022" and substitute "2023" on: Page 4, line 26; Page 5, lines 6 and 22; Page 6, lines 8 and 21; Page 12, line 26; and Page 17, line 6.

SB22-001 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend reengrossed bill, page 3, line 2, after "TO", insert "DECREASE THE INCIDENCE OF CRIME AND".

Page 3, line 5, after the second "TO", insert "DECREASE THE INCIDENCE OF CRIME AND".

Page 4, after line 1, insert:
(b) Data regarding the incidence of crime in the target AREA, DISAGGREGATED BY THE TYPE OF CRIME, AND DEMOGRAPHIC DATA;".

Reletter succeeding paragraphs accordingly.
Page 4, after line 2 insert:
"(d) Measurable or observable goals to decrease the INCIDENCE OF CRIME, DISAGGREGATED BY THE TYPE OF CRIME;"

Reletter succeeding paragraphs accordingly.
Page 5, line 14, after "IN" insert "CRIME PREVENTION THROUGH".
Page 5, strike line 24 and substitute "CONSIDER THE APPLICANT's:
(I) Plan to PREVENT:".

Page 5, line 25, strike "(I)" and substitute "(A)".
Page 5, line 26, strike "(II)" and substitute "(B)".
Page 5, strike line 27 and substitute "POPULATIONS; AND
(II) MEASURABLE OR OBSERVABLE GOALS TO DECREASE THE INCIDENCE OF CRIME IN ACCORDANCE WITH SUBSECTION (3)(d) OF THIS SECTION.".

Page 6, line 8, strike "CRIME." and substitute "CRIME DISAGGREGATED BY THE TYPE OF CRIME AND DEMOGRAPHIC INFORMATION."

\section*{STATE, CIVIC, MILITARY AND VETERANS AFFAIRS}

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

HB22-1352 be referred favorably to the Committee on Appropriations.

\section*{FIRST REPORT OF FIRST CONFERENCE COMMITTEE on HB22-1340}

This Report Amends the Reengrossed Bill
To the President of the Senate and the
Speaker of the House of Representatives:
Your first conference committee appointed on HB22-1340, concerning capital-related transfers of money, has met and reports that it has agreed upon the following:
1. That the House accede to the Senate amendment made to the bill, as the amendment appears in the rerevised bill.
2. That, under the authority granted the committee to consider matters not at issue between the two houses, the following amendment be recommended:

Amend rerevised bill, page 5, strike lines 1 and 2 and substitute:
"(1) On JUly 1, 2022, ONE HUNDRED SIX MILLION SIX HUNDRED SIXTY-ONE THOUSAND EIGHT HUNDRED SEVENTY-SEVEN DOLLARS.".

Respectfully submitted,

House Committee:
(signed)
Julie McCluskie
Kim Ransom

Senate Committee:
(signed)
Chris Hansen
Rachel Zenzinger
Bob Rankin

\section*{PRINTING REPORT}

The Chief Clerk reports the following bills have been correctly printed:
HB22-1370, 1371, 1372, 1373.

\section*{SIGNING OF BILLS - RESOLUTIONS - MEMORIALS}

The Speaker has signed: HB22-1016, 1049, 1108, 1156; HM22-1001; SB22-032, 103, 142, 143; HB22-1330.

\section*{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:
HB22-1016, 1049, 1108, 1156, 1330 at 3:54 p.m. on April 14th, 2022.

\section*{MESSAGE(S) FROM THE REVISOR}

We herewith transmit:
without comment, as amended, HB22-1295; SB22-176.

\section*{INTRODUCTION OF BILLS First Reading}

The following bills were read by title and referred to the committee(s) indicated:

\section*{HB22-1374 by Representative(s) Michaelson Jenet; also Senator(s) Moreno--Concerning measures to improve the educational attainment of students in out-of-home placement.}

\section*{Committee on Public \& Behavioral Health \& Human Services}

HB22-1375 by Representative(s) Michaelson Jenet--Concerning measures to improve the outcomes for those placed in out-of-home placement facilities.
Committee on Public \& Behavioral Health \& Human Services
HB22-1376 by Representative(s) Herod and Young; also Senator(s) Priola and Winter--Concerning supportive learning environments for K-12 students.
Committee on Education
SB22-176 by Senator(s) Hansen and Rankin; also Representative(s) McCluskie--Concerning funding of work required for early stage front range passenger rail corridor development.
Committee on Transportation \& Local Government

\section*{REMOTE PARTICIPATION}

Pursuant to House Rule \(53(\mathrm{~d})(2)\), the following is a list of members participating remotely in the proceedings of the House: Representatives Bacon, Herod, Jodeh, Lindsay, Ricks, Williams.

1 On motion of Representative Kipp, the House adjourned until 10:00 a.m., Monday, April 18, 2022.

7 Attest:
8 Robin Jones, 9 Chief Clerk

Approved:
Alec Garnett, Speaker

\title{
HOUSE JOURNAL SEVENTY-THIRD GENERAL ASSEMBLY STATE OF COLORADO \\ Second Regular Session
}

Ninety-seventh Legislative Day
Monday, April 18, 2022

Prayer by Reverend Brad Meuli, Denver Rescue Mission, Denver.
The Speaker called the House to order at 10:00 a.m.
Pledge of Allegiance led by Representative Tracey Bernett.
The roll was called with the following result:
Present--58.
Excused--Representative(s) Bradfield, Hooton, Larson, McKean, Pelton, Ricks, Woodrow--7.
Present after roll call--Representative(s) Hooton, Larson, Ricks, Woodrow.

The Speaker declared a quorum present.

On motion of Representative Bernett, the House Journal of Thursday, April 14, 2022, was declared approved as corrected by the Chief Clerk.

\section*{THIRD READING OF BILLS--FINAL PASSAGE}

The following bills were considered on Third Reading. The titles were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

\section*{HB22-1317 by Representative(s) Tipper; also Senator(s) Bridges-Concerning restrictive employment agreements.}

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{|llllllllc|}
\hline \multicolumn{1}{|c}{ YES } & 40 & \multicolumn{1}{c}{ NO } & 21 & \multicolumn{1}{c}{ EXCUSED } & 4 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & N & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & E & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
\hline
\end{tabular}
\begin{tabular}{llllllll} 
Bockenfeld & N & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & E & Hooton & E & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & E & Van Winkle & N \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & N & Kipp & Y & Ransom & N & Will & N \\
Cutter & Y & Larson & N & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y
\end{tabular} Co-sponsor(s) added: Representative(s) Bacon, Bernett, Duran, Exum, Gonzales-Gutierrez, Jodeh, Lindsay, Lontine, Sirota, Weissman, Woodrow, Speaker

HB22-1309 by Representative(s) Froelich; also Senator(s) Winter-Concerning the authority of a hospital to dispense a seven-day supply of drugs to a victim of sexual assault in order to treat sexually transmitted infections.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{llllllllc|}
\hline \multicolumn{1}{|c}{ YES } & \(\mathbf{6 1}\) & \multicolumn{1}{c}{ NO } & 0 & \multicolumn{1}{c}{ EXCUSED } & 4 & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & Y & Geitner & Y & McCormick & Y & Soper & Y \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & E & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & Y & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & Y & Valdez D. & Y \\
Bradfield & E & Hooton & E & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & E & Van Winkle & Y \\
Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & Y & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & Y & Sandridge & Y & Young & Y \\
& & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Bacon, Bernett, Bird, Boesenecker, Caraveo, Duran, Esgar, Exum, Gonzales-Gutierrez, Gray, Jodeh, Kipp, Lontine, McLachlan, Michaelson Jenet, Mullica, Ortiz, Ricks, Sandridge, Sirota, Snyder, Soper, Titone, Valdez A., Weissman, Woodrow, Speaker

\section*{HB22-1010 by Representative(s) Sirota and Van Beber, Kipp; also} Senator(s) Buckner and Kirkmeyer, Story-Concerning an income tax credit for eligible early childhood educators, 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.
\begin{tabular}{|llllllllc|}
\hline \multicolumn{1}{|c}{ YES } & 47 & \multicolumn{1}{c}{ NO } & 14 & \multicolumn{1}{c}{ EXCUSED } & 4 & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & E & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & N & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & N & Valdez D. & Y \\
Bradfield & E & Hooton & E & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & E & Van Winkle & N \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & N & Kipp & Y & Ransom & N & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Bird, Boesenecker, Caraveo, Duran, Esgar, Exum, Froelich, Gonzales-Gutierrez, Gray, Herod, Jodeh, Kennedy, Lindsay, Lontine, McCluskie, McCormick, McLachlan, Michaelson Jenet, Roberts, Snyder, Tipper, Titone, Valdez A., Weissman, Woodrow, Young, Speaker

HB22-1083 by Representative(s) Tipper and Rich; also Senator(s) Winter and Simpson-Concerning the creation of the Colorado homeless contribution income tax credit, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{|lllllllll|}
\hline \multicolumn{1}{|c}{ YES } & 54 & \multicolumn{1}{c}{ NO } & \(\mathbf{8}\) & \multicolumn{1}{c}{ EXCUSED } & \(\mathbf{3}\) & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & Y & McCormick & Y & Soper & Y \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & E & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & N & Valdez D. & Y \\
Bradfield & E & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & E & Van Winkle & N \\
Carver & N & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & N & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
& Y & Luck & Y & Sandridge & N & Young & Y \\
& & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Bird, Boesenecker, Caraveo, Cutter, Duran, Esgar, Exum, Froelich, Gray, Herod, Hooton, Jodeh, Kipp, Lindsay, Lontine, McCormick, McLachlan, Michaelson Jenet, Mullica, Ricks, Sirota, Soper, Sullivan, Titone, Valdez A., Valdez D., Woodrow, Speaker

HCR22-1005 by Representative(s) Weissman and Van Winkle; also Senator(s) Gardner and Fields-Submitting to the registered electors of the state of Colorado an amendment to the Colorado constitution concerning judges of the newly created twenty-third judicial district, and, in connection therewith, directing the governor to designate judges from the eighteenth judicial district to serve the remainder of their terms in the twenty-third judicial district and requiring a judge so designated to establish residency within the twenty-third judicial district.
(Requires a two-thirds vote to pass.)
The question being "Shall the resolution pass?".
A roll call vote was taken. As shown by the following recorded vote, a two-thirds majority of those elected to the House voted in the affirmative and the resolution was declared passed.
\begin{tabular}{|llllllll|}
\hline \multicolumn{1}{|c}{ YES } & 60 & \multicolumn{1}{c}{ NO } & \(\mathbf{2}\) & \multicolumn{1}{c}{ EXCUSED } & \(\mathbf{3}\) & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & Y & Geitner & Y & McCormick & Y & Soper & N \\
Benavidez & N & Gonzales-Gutierrez & Y & McKean & E & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & Y & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & Y & Valdez D. & Y \\
Bradfield & E & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & E & Van Winkle & Y \\
Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & Y & Kipp & Yip & Ransom & Y & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
& Y & Luck & Y & Sandridge & Y & Young & Y \\
& & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Bockenfeld, Duran, Gray, Jodeh, Lynch, Pico, Woodrow

HB22-1347 by Representative(s) Daugherty; also Senator(s) Rodriguez-Concerning workers' compensation, and, in connection therewith, increasing funeral benefits, allowing for advance mileage expense payments, addressing the payment of scheduled ratings, and requiring reporting of certain active medical treatments.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{llllllllc|}
\hline \multicolumn{1}{|c}{ YES } & 45 & \multicolumn{1}{c}{ NO } & 17 & \multicolumn{1}{c}{ EXCUSED } & 3 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & E & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & N & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & E & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & E & Van Winkle & Y \\
Carver & Y & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & N & Kipp & Y & Ransom & N & Will & N \\
Cutter & Y & Larson & N & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Bacon, Bernett, Bird, Boesenecker, Duran, Exum, Gonzales-Gutierrez, Gray, Herod, Jodeh, Lindsay, Mullica, Titone, Weissman, Woodrow

\section*{SB22-157 by Senator(s) Holbert and Fenberg; also Representative(s)} Hooton and Van Winkle-Concerning the enforcement of laws relating to unfair business practices committed by regulated persons.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{llllllll|}
\hline \multicolumn{1}{|c}{ YES } & \(\mathbf{6 2}\) & \multicolumn{1}{c}{ NO } & \(\mathbf{0}\) & \multicolumn{1}{c}{ EXCUSED } & 3 & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & Y & Geitner & Y & McCormick & Y & Soper & Y \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & E & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & Y & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & Y & Valdez D. & Y \\
Bradfield & E & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & E & Van Winkle & Y \\
Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & Y & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & Y & Sandridge & Y & Young & Y \\
& & & & & & Speaker & Y
\end{tabular}

Co-sponsor(s) added: Representative(s) Amabile, Bernett, Carver, Gray, Jodeh, Lindsay, Pico, Ricks, Valdez A., Will

\section*{SB22-049 by Senator(s) Fields and Gardner; also Representative(s) Tipper and Carver-Concerning updating the "Victim Rights 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.
\begin{tabular}{llllllllc|}
\hline \multicolumn{1}{|c}{ YES } & \(\mathbf{6 2}\) & \multicolumn{1}{c}{ NO } & \(\mathbf{0}\) & \multicolumn{1}{c}{ EXCUSED } & 3 & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & Y & Geitner & Y & McCormick & Y & Soper & Y \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & E & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & Y & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & Y & Valdez D. & Y \\
Bradfield & E & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & E & Van Winkle Y \\
Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & Y & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & Y & Sandridge & Y & Young & Y \\
& & & & & & Speaker & Y
\end{tabular}

Co-sponsor(s) added: Representative(s) Amabile, Bernett, Bird, Bockenfeld, Boesenecker, Catlin, Duran, Exum, Froelich, Geitner, Gonzales-Gutierrez, Gray, Herod, Jodeh, Lindsay, Lontine, Lynch, McCluskie, McLachlan, Michaelson Jenet, Mullica, Pico, Ricks, Roberts, Sandridge, Sirota, Snyder, Soper, Titone, Valdez A., Van Beber, Weissman, Woodrow, Young, Speaker

HB22-1301 by Representative(s) Soper and Roberts, Holtorf, McLachlan, Pelton, Rich, Titone, Will; also Senator(s) Donovan and Simpson-Concerning the treatment of controlled environment agricultural facilities for property tax 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.
\begin{tabular}{|c|c|c|c|c|c|c|c|}
\hline YES & 59 & NO & 3 & EXCUSED & , & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
\hline Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
\hline Baisley & Y & Geitner & Y & McCormick & Y & Soper & Y \\
\hline Benavidez & Y & Gonzales-Gutierrez & Y & McKean & E & Sullivan & Y \\
\hline Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
\hline Bird & Y & Hanks & Y & Michaelson Jenet & Y & Titone & Y \\
\hline Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
\hline Boesenecker & Y & Holtorf & Y & Neville & Y & Valdez D. & Y \\
\hline Bradfield & E & Hooton & Y & Ortiz & Y & Van Beber & N \\
\hline Caraveo & Y & Jodeh & Y & Pelton & E & Van Winkle & Y \\
\hline Carver & Y & Kennedy & Y & Pico & N & Weissman & Y \\
\hline Catlin & Y & Kipp & Y & Ransom & Y & Will & Y \\
\hline Cutter & Y & Larson & Y & Rich & Y & Williams & Y \\
\hline Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
\hline
\end{tabular}
\begin{tabular}{llllllll} 
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & Y & Sandridge & N & Young & Y
\end{tabular}

Co-sponsor(s) added: Representative(s) Bernett, Bockenfeld, Exum, Herod, Hooton, Jodeh, Lindsay, Lontine, McCluskie, Young

SB22-009 by Senator(s) Ginal and Hisey, Liston; also Representative(s) Bird and Benavidez, Bockenfeld-Concerning catalytic converters, and, in connection therewith, enacting measures to address the theft of catalytic converters.
(Laid Over from April 12, 2022.)
Laid Over until Tuesday, April 19, 2022.
HB22-1304 by Representative(s) Roberts and Bradfield, Jodeh, Woodrow; also Senator(s) Coleman and Gonzales-Concerning state grants for investments in affordable housing at the local level, and, in connection therewith, creating the local investments in transformational affordable housing grant program and the infrastructure and strong communities grant program to invest in infill infrastructure projects that support affordable housing, and making an appropriation.

Laid Over until Tuesday, April 19, 2022.

\section*{CONSIDERATION OF SENATE AMENDMENTS TO HOUSE BILLS}

HB22-1295 by Representative(s) Sirota and Garnett; also Senator(s) Buckner and Fenberg-Concerning the department of early childhood, and, in connection therewith, establishing the duties of the department of early childhood and the executive director of the department, relocating early childhood programs from the departments of human services and education to the department of early childhood, creating the Colorado universal preschool program, and making and adjusting appropriations.
(Passed on Third Reading as printed in House Journal, March 25, 2022.)
(Amended as printed in Senate Journal, April 12 and April 14, 2022.)
Representative Sirota moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:
\begin{tabular}{llllllllc|}
\hline \multicolumn{1}{|c}{ YES } & 44 & \multicolumn{2}{c}{ NO } & 17 & & EXCUSED & 4 & ABSENT \\
Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & E & Sullivan & Y
\end{tabular}


\section*{REPORT(S) OF COMMITTEE(S) OF REFERENCE}

\section*{AGRICULTURE, LIVESTOCK, AND WATER}

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

HB22-1364 be referred favorably to the Committee on Appropriations.

SB22-166 be referred favorably to the Committee on Finance.

SB22-167 be referred to the Committee of the Whole with favorable recommendation.

\section*{EDUCATION}

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

HB22-1009 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill page 2, strike line 11 and substitute "(1) and (3); and add (1.3), (1.5), (1.7), (2.2) and (2.4) as follows:".

Page 2, after line 13 insert:
"(1) "Department" means the department of edueationcreated and existing pursuant to section 24-1-115 "AvERAGE COST PER GRADUATE" MEANS THE TOTAL PROGRAM FUNDING RECEIVED BY A QUALIFIED PROVIDER FOR A COHORT DURING THE TIME PERIOD FROM THE BEGINNING OF THE COHORT THROUGH THE END OF THE COHORT PERIOD DIVIDED BY THE TOTAL NUMBER OF STUDENTS WHO GRADUATED FROM THE COHORT DURING THE COHORT PERIOD.
(1.3) "COHORT" MEANS THE GROUP OF STUDENTS WHO ENTER THE PROGRAM DURING A TWELVE-MONTH PERIOD BEGINNING JULY 1 OF EACH YEAR.
(1.5) "COHORT PERIOD" MEANS THE TWO-YEAR PERIOD BEGINNING July 1 of the year the cohort begins through June 30 of the SUBSEQUENT STATE FISCAL YEAR.
(1.7) "DEPARTMENT" MEANS THE DEPARTMENT OF EDUCATION CREATED AND EXISTING PURSUANT TO SECTION 24-1-115.
(2.2) "Graduate" MEANS A STUDENT WHO HAS SUCCESSFULLY COMPLETED ALL OF THE STATE AND QUALIFIED PROVIDER REQUIREMENTS NECESSARY TO OBTAIN A HIGH SCHOOL DIPLOMA.
(2.4) "Graduation rate" means the number of graduates FROM A COHORT WHO GRADUATED DURING THE COHORT PERIOD DIVIDED BY THE TOTAL NUMBER OF STUDENTS IN THE COHORT.".

Page 2, line 17, strike "(1) and (5)(a) introductory portion;" and substitute "(1), (3)(a), (3)(i), (5)(a) introductory portion (5)(a)(I), and (7)(a);".

Page 2, after line 24 insert:
"(3) The criteria necessary to be a qualified provider includes:
(a) Experience providing dropout recovery services; as provided insection 22-10.3-102 (4);
(i) The ability to provide preparation for industry-recognized credentials OR CREDENTIALS THAT ALIGN WITH THE CAREER DEVELOPMENT SUCCESS PROGRAM'S QUALIFIED PROGRAM LIST PUBLISHED BY THE WORK FORCE DEVELOPMENT COUNCIL PURSUANT TO SECTION 22-54-138 (3)(a);".

Page 3, after line 4 insert:
"(I) Two hundred fifty Five hundred dollars for completion of each half-eredit, CREDIT, WHICH MAY INCLUDE COMPLETION OF TWO HALF-CREDITS;".

Page 3, after line 13 insert:
"(7) (a) (I) The department shall review data from each qualified provider to ensure the programs offered by each qualified provider are meeting minimum program performance standards, including, FOR EACH COHORT THAT BEGINS ON OR AFTER JULY 1, 2022, a minimum fifty percent high sehool AVERAGE graduation rate from the qualified provider's programs, caleulated one year in arrears AND AN AVERAGE COST PER GRADUATE OF NO MORE THAN SEVEN THOUSAND DOLLARS.
(II) For purposes of subsection (7)(a)(I) of this seetion: On JULY 1, 2022, AND ON JULY 1 OF EACH YEAR THEREAFTER, THE DEPARTMENT SHALL ADJUST THE AMOUNT OF THE MAXIMUM AVERAGE COST PER GRADUATE DESCRIBED IN SUBSECTION (7)(a)(I) OF THIS SECTION IN ACCORDANCE WITH THE CORRESPONDING PERCENTAGE CHANGE IN THE DENVER-AURORA-LAKEWOOD CONSUMER PRICE INDEX, OR ITS applicable successor index, published by the United States DEPARTMENT OF LABOR BUREAU OF LABOR STATISTICS. THE DEPARTMENT SHALL PUBLISH THE ADJUSTED AMOUNT ON ITS WEBSITE NO LATER THAN July 15 of each year. For Each cohort, the applicable maximum AVERAGE COST PER GRADUATE IS THE AMOUNT IN EFFECT AT THE END OF THE COHORT PERIOD.
(A) The high sehool graduation rate for a qualified provider is determined by dividing the total number of high sehool graduates for the eohort year by the total number of all students for the cohort year for which the qualified provider has received payments; and
(B) The qualified provider's cost per graduate is not more than seven thousand dollars, determined by dividing the total payments received by the qualiffed provider for the cohort year divided by the total number of students earning a high sehool diploma.".

Page 3, line 15, strike "portion" and substitute "portion, (1)(d), and (2); and add (1)(f), (1)(g), (1)(h), and (3)".

Page 3, line 20, strike "department:" and substitute "department, BY COHORT:
(d) The total number of industry-recognized credentials earned for each tier of funding described in section 22-10.3-103 (5)(a) by eligible students for whom the qualified provider is receiving payments; and
(f) THE AVERAGE COST PER GRADUATE FOR THE COHORT FOR WHICH THE COHORT PERIOD ENDED IN THE PRIOR STATE FISCAL YEAR AND UPDATED COST PER GRADUATE INFORMATION FOR ANY OTHER COHORT FOR WHICH THE COHORT PERIOD HAS ENDED BUT A STUDENT FROM THE COHORT ACHIEVED ONE OF THE OUTCOMES DESCRIBED IN SECTION 22-10.3-103 (5)(a) IN THE PRIOR STATE FISCAL YEAR;
(g) THE GRADUATION RATE FOR THE COHORT FOR WHICH THE COHORT PERIOD ENDED IN THE PRIOR STATE FISCAL YEAR AND UPDATED GRADUATION RATE INFORMATION FOR ANY OTHER COHORT FOR WHICH THE COHORT PERIOD HAS ENDED BUT A STUDENT FROM THE COHORT ACHIEVED ONE OF THE OUTCOMES DESCRIBED IN SECTION 22-10.3-103 (5)(a) IN THE PRIOR STATE FISCAL YEAR; AND
(h) To THE EXTENT AVAILABLE, THE DEMOGRAPHIC INFORMATION OF STUDENTS ENROLLED IN THE QUALIFIED PROVIDER'S PROGRAM, including age, Gender, Race, and ethnicity. Providing DEMOGRAPHIC INFORMATION IS VOLUNTARY AND A STUDENT IS NOT REQUIRED TO PROVIDE DEMOGRAPHIC INFORMATION TO A QUALIFIED PROVIDER. EACH QUALIFIED PROVIDER SHALL DEVELOP PROCEDURES FOR REQUESTING, COMPLETING, AND UPDATING STUDENTS' DEMOGRAPHIC INFORMATION.
(2) On or before October 15 of each year in which program payments were disbursed for the prior state fiscal year, the department shall submit to the education and the business affairs and labor committees of the house of representatives, or any successor committees; and to the education and the business, labor, and technology committees of the senate, or any successor committees, a report listing THAT INCLUDES A LIST OF program qualified providers, and summarizing the information received from qualified providers pursuant to subsection (1) of this section, and other workforce and postsecondary outcomes, including employment and college enrollment.
(3) ON OR BEFORE OCTOBER 15 OF EACH YEAR IN WHICH PROGRAM PAYMENTS WERE DISBURSED FOR THE PRIOR STATE FISCAL YEAR, THE DEPARTMENT SHALL PUBLISH ON THE DEPARTMENT'S WEBSITE A REPORT OF EACH QUALIFIED PROVIDER'S PROGRAM REPORT FOR EACH INDIVIDUAL COHORT MADE PURSUANT TO SUBSECTION (1) OF THIS SECTION.".

Page 3, strike lines 21 through 24 and substitute:
"SECTION 5. In Colorado Revised Statutes, amend 22-10.3-105 as follows:

22-10.3-105. Repeal of article. This article 10.3 is repealed, effective July 1, 2022 2027.".

SB22-008 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend reengrossed bill, page 2, line 7, strike "regional".
Page 2, after line 13 insert:
"(b) "Cost of attendance" has The same meaning as Set FORTH IN SECTION 23-3.3-1002.".

Reletter succeeding paragraphs accordingly.

Page 4, line 24, strike "NAVIGATOR OFFICE" and substitute "NAVIGATORS".

Page 4, line 24, strike "SUBSECTION (4)" and substitute "IN SUBSECTION (6)".

Page 4, strike lines 26 and 27 and substitute:
"(6) THE DEPARTMENT OF HIGHER EDUCATION SHALL DESIGNATE FOUR FULL-TIME EQUIVALENT EMPLOYEES AS FOSTER CARE STUDENT NAVIGATORS TO ASSIST PROSPECTIVE".

Page 5, strike lines 2 through 10 and substitute "OF HIGHER EDUCATION. THE NAVIGATORS SHALL WORK".

Page 5, line 13, strike "WITHIN THE NAVIGATOR'S REGION".
Page 5, line 14, strike "THE" and substitute "A".
Page 5, line 16, strike "THE" and substitute "A".

\section*{ENERGY AND ENVIRONMENT}

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

HB22-1218 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 20 through 27.
Strike pages 11 and 12.
Page 13, strike lines 1 and 2 and strike lines 6 through 27.
Page 14, strike lines 1 through 17 and substitute:
"38-47-104. Electric vehicle charging facilities - multifamily and large commercial buildings - requirements - definitions. (1) THIS SECTION APPLIES TO THE CONSTRUCTION OF A NEW HIGH-OCCUPANCY BUILDING PROJECT OR TO THE RENOVATION OF FIFTY PERCENT OR MORE OF AN EXISTING HIGH-OCCUPANCY BUILDING PROJECT AND TO:
(a) A CONTRACT EXECUTED ON OR AFTER JUly 1, 2023, TO CONSTRUCT A HIGH-OCCUPANCY BUILDING PROJECT;
(b) THE PLANNING OF OR DRAFTING FOR A HIGH-OCCUPANCY BUILDING PROJECT ON OR AFTER THE EFFECTIVE DATE OF THIS SECTION; AND
(c) The Laying out of or construction of a high-occupancy BUILDING PROJECT ON OR AFTER THE EFFECTIVE DATE OF THIS SECTION.
(2) A PERSON THAT IS PLANNING, DESIGNING, OR CONSTRUCTING:
(a) A Large commercial building project shall plan, DESIGN, AND CONSTRUCT THE LARGE COMMERCIAL BUILDING PROJECT TO HAVE:
(I) TEN PERCENT OF THE PARKING SPACES USED BY THE OCCUPANTS OF THE BUILDING BE EV CAPABLE;
(II) TEN PERCENT OF THE PARKING Spaces USED BY THE occupants of the building be EV ready; and
(III) Five percent of the parking spaces used by The OCCUPANTS OF THE BUILDING TO HAVE EV SUPPLY EQUIPMENT INSTALLED ADJACENT TO A PARKING SPACE; AND
(b) A MULTIFAMILY BUILDING SHALL PLAN, DESIGN, AND CONSTRUCT THE MULTIFAMILY BUILDING TO HAVE:
(I) In FIFTY PERCENT OF THE UNITS, A PARKING SPACE USED BY THE OCCUPANTS OF THE BUILDING THAT IS EV CAPABLE;
(II) In TWENTY PERCENT OF THE UNITS, A PARKING SPACE USED BY THE OCCUPANTS OF THE BUILDING THAT IS EV READY; AND
(III) In FIVE PERCENT OF THE UNITS, A PARKING SPACE USED BY THE OCCUPANTS OF THE BUILDING THAT HAS EV SUPPLY EQUIPMENT INSTALLED ADJACENT TO A PARKING SPACE.
(3) (a) To COMPLY WITH THIS SECTION, A PERSON MAY:
(I) Partner with a third-Party company to install and MAINTAIN EV READY PARKING SPACES AND EV SUPPLY EQUIPMENT; OR
(II) InCLUDE THE COST OF COMPLYING WITH THIS SECTION IN THE PRICE TO PLAN, DRAFT, OR CONSTRUCT THE HIGH-OCCUPANCY BUILDING PROJECT.
(b) A high-occupancy building project owner may charge THE COST OF COMPLYING WITH THIS SECTION DIRECTLY TO INDIVIDUAL tenants that use the EV ready parking spaces and EV supply EQUIPMENT.
(c) In a LARGE COMMERCIAL BUILDING PROJECT THAT IS GROUP A, B, E, I, M, or S-2 OCCUPANCY, THE NUMBER OF EV SUPPLY EQUIPMENT PARKING SPACES REQUIRED IN SUBSECTION (2)(a) OF THIS SECTION MAY BE REDUCED BY UP TO FIVE IF THE LARGE COMMERCIAL BUILDING PROJECT INSTALLS:
(I) A space equipped with level 3 charging EV supply EQUIPMENT; AND
(II) Not less than one parking space that is EV ready.
(4) THIS SECTION DOES NOT PREEMPT A POLITICAL SUBDIVISION OF COLORADO FROM REQUIRING MORE ELECTRIC VEHICLE INFRASTRUCTURE THAN REQUIRED IN THIS SECTION.
(5) As USED IN THIS SECTION:
(a) (I) "EV CAPABLE" MEANS A PARKING SPACE THAT:
(A) Has the electrical panel capacity and conduit INSTALLED TO SUPPORT FUTURE IMPLEMENTATION OF ELECTRICAL VEHICLE CHARGING WITH A MINIMUM OF TWO HUNDRED EIGHT VOLTS AND A MINIMUM OF FORTY-AMPERE RATED CIRCUITS; AND
(B) IS ADJACENT TO THE TERMINAL POINT OF THE CONDUIT FROM THE ELECTRICAL FACILITIES DESCRIBED IN SUBSECTION (5)(a)(I)(A) OF THIS SECTION.
(II) "EV CAPABLE" INCLUDES TWO ADJACENT PARKING SPACES IF THE CONDUIT FOR THE ELECTRICAL FACILITIES DESCRIBED IN SUBSECTION (5)(a)(I)(A) OF THIS SECTION TERMINATES ADJACENT TO AND BETWEEN BOTH PARKING SPACES.
(b) (I) "EV READY" MEANS A PARKING SPACE THAT:
(A) Has the electrical panel capacity, Raceway wiring, RECEPTACLE, AND CIRCUIT OVERPROTECTION DEVICES INSTALLED TO SUPPORT FUTURE IMPLEMENTATION OF ELECTRICAL VEHICLE CHARGING WITH A MINIMUM OF TWO HUNDRED EIGHT VOLTS AND A MINIMUM OF FORTY-AMPERE RATED CIRCUITS; AND
(B) IS ADJACENT TO THE RECEPTACLE FOR THE ELECTRICAL FACILITIES DESCRIBED IN SUBSECTION (5)(b)(I)(A) OF THIS SECTION.
(II) "EV READY" INCLUDES TWO ADJACENT PARKING SPACES IF THE RECEPTACLE FOR THE ELECTRICAL FACILITIES DESCRIBED IN SUBSECTION (5)(b)(I)(A) OF THIS SECTION IS INSTALLED ADJACENT TO AND BETWEEN BOTH PARKING SPACES.
(c) "EV SUPPLY EQUIPMENT" MEANS:
(I) AN ELECTRIC VEHICLE CHARGING SYSTEM AS DEFINED IN SECTION 38-12-601 (6)(a) THAT HAS POWER CAPACITY OF AT LEAST 6.2 KILOWATTS AND HAS THE ABILITY TO CONNECT TO THE INTERNET; OR
(II) AN INDUCTIVE RESIDENTIAL CHARGING SYSTEM FOR BATTERY-POWERED ELECTRIC VEHICLES THAT:
(A) Is certified by Underwriters Laboratories or an EQUIVALENT CERTIFICATION;
(B) 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;
(C) Is Energy Star certified; and
(D) Has the ability to connect to the internet.
(d) "Group A, B, E, I, M, or S-2 Occupancy" means:
(I) "Group A occupancy", AS DESCRIBED IN THE 2021 International Building Code;
(II) "Group B Occupancy", AS DESCRIBED IN THE 2021 International Building Code;
(III) "Group E OCCUPANCY", AS DESCRIBED IN THE 2021International Building Code;
(IV) "Group I OCCUPANCY", AS DESCRIBED IN THE 2021 International Building Code;
(V) "Group M occupancy", AS DESCRIBED IN THE 2021 International Building Code; or
(VI) "Group S-2 OCCUPANCY", AS DESCRIBED IN THE 2021 International Building Code.
(e) "High-occupancy building project" means:
(I) A multifamily building; OR
(II) A large commercial building project.
(f) "LARGE COMMERCIAL BUILDING PROJECT" MEANS:
(I) A building with twenty-five thousand square feet or MORE OF FLOOR SPACE THAT IS USED OR INTENDED TO BE USED FOR COMMERCIAL PURPOSES; OR
(II) A project to build forty thousand square feet or more OF FLOOR SPACE IN MORE THAN ONE BUILDING WITH A TOTAL OF TWENTY-FIVE OR MORE SETS OF LIVING QUARTERS OR COMMERCIAL UNITS IN ALL THE BUILDINGS.
(g) "LEVEL 3 CHARGING" MEANS EV SUPPLY EQUIPMENT THAT:
(I) Uses a minimum of one hundred amperes;
(II) USES A FOUR HUNDRED EIGHTY VOLT AND THREE-PHASE VOLT CIRCUIT; AND
(III) CONVERTS THE ALTERNATING CIRCUIT VOLTAGE INTO DIRECT CURRENT VOLTAGE THAT DIRECTLY CHARGES AN ELECTRIC VEHICLE.
(h) "Multifamily building" means a Residential building WITH AT LEAST THREE FAMILY UNITS AND AT LEAST TEN PARKING SPACES.

SECTION 3. In Colorado Revised Statutes, 12-115-120, add (11) as follows:

12-115-120. Inspection - permit - rules - exemption. (11) THE BOARD SHALL PROMULGATE RULES:
(a) REQUIRING COMPLIANCE WITH SECTION 38-47-104 TO BE ISSUED AN INSPECTION PERMIT UNDER THIS SECTION; AND
(b) Setting standards for waiving the requirement to COMPLY WITH SECTION 38-47-104 TO BE ISSUED AN INSPECTION PERMIT UNDER THIS SECTION.".

Renumber succeeding sections accordingly.

HB22-1345 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 26 and 27 and substitute "THE NATURAL ENVIRONMENT;".

Page 5, strike lines 9 through 11.
Reletter succeeding paragraph accordingly.
Page 5, line 14, strike "CHEMICALS." and substitute "CHEMICALS; AND
(b) AUTHORIZES THE DEPARTMENT TO REVIEW PRODUCTS AND PRODUCT CATEGORIES THAT CONTAIN PFAS CHEMICALS AND MAKE RECOMMENDATIONS TO THE STATE BOARD OF HEALTH CREATED IN SECTION 25-1-103 (1) TO RESTRICT OR PROHIBIT THE PRODUCTION, distribution, and sale of PFAS chemicals in specific categories OF PRODUCTS.".

Page 5, line 23, strike "AND" and substitute "OR".
Page 6, strike lines 11 and 12 and substitute:
"(6) "Currently unavoidable use" means".
Page 6, after line 22 insert:
"(8) "DIVISION" MEANS THE DIVISION OF ENVIRONMENTAL HEALTH AND SUSTAINABILITY IN THE DEPARTMENT.".

Renumber succeeding subsections accordingly.
Page 9, strike lines 12 through 17.
Renumber succeeding subparagraphs accordingly.
Page 10, strike lines 4 through 6 and substitute:
"(20) "OIL AND GAS PRODUCTS" MEANS HYDRAULIC FRACTURING FLUIDS, DRILLING FLUIDS, AND PROPPANTS.".

Page 10, strike lines 16 and 17 and substitute "DIVISION HAS IDENTIFIED AS A PRIORITY PRODUCT.".

Page 10, strike lines 19 through 21 and substitute "CATEGORY THAT THE DIVISION HAS IDENTIFIED AS A PRIORITY PRODUCT CATEGORY.".

Page 11, before line 1 insert:
"(c) "Product" Includes THE PACKAGING USED FOR THE PRODUCTS DESCRIBED IN SUBSECTION (25)(d)(I) AND (25)(d)(II) OF THIS SECTION.
(d) "Product" does not include:
(I) DRUGS, MEDICAL DEVICES, BIOLOGICS, OR DIAGNOSTICS APPROVED OR AUTHORIZED BY THE FEDERAL FOOD AND DRUG ADMINISTRATION OR THE FEDERAL DEPARTMENT OF AGRICULTURE; OR
(II) VETERINARY PESTICIDE PRODUCTS APPROVED BY THE FEDERAL ENVIRONMENTAL PROTECTION AGENCY FOR USE IN ANIMALS.".

Reletter succeeding paragraph accordingly.
Page 11, strike lines 17 and 18 and substitute:
"(c) BASED ON AVAILABLE INFORMATION, IS REASONABLY BELIEVED TO POSE LESS OF A HAZARD TO PUBLIC HEALTH AND THE ENVIRONMENT THAN THE USE OF PFAS CHEMICALS.".

Page 11, lines 19 through 21, strike "PEOPLE, AS IDENTIFIED BY THE EXECUTIVE DIRECTOR BY RULE UNDER SECTION 25-5-1405 (2)(b)(III)," and substitute "PEOPLE".

Page 12, strikes lines 3 and 4 and substitute "animals that are DISPROPORTIONATELY OR".

Page 12 , line 22 , strike "fee -".
Page 14, strike lines 25 through 27.
Page 15 , strike lines 1 through 8 .
Page 15 , line 10 , strike "exemption - fee - " and strike "(a)".
Page 15 , line 15 , strike "(I)" and substitute "(a)".
Page 15 , line 16 , strike "(II)" and substitute "(b)".
Page 15 , line 17 , strike "(III)" and substitute "(c)".
Page 15, line 18, strike "(IV)" and substitute "(d)".
Page 15 , line 19 , strike \("(\mathrm{~V})\) " and substitute "(e)".
Page 15 , line 20, strike "(VI)" and substitute "(f)".
Page 15, line 21, strike "(VII)" and substitute "(g)".
Page 15 , line 22 , strike "(VIII)" and substitute "(h)".

Page 15 , line 23 , strike "(IX)" and substitute "(i)".
Page 15, strike lines 24 through 27.
Strike pages 16 through 18 .
Page 19, strike lines 1 through 17 and substitute:
"(2) (a) On AND AFTER JANUARY 1, 2025, THE DIVISION MAY DESIGNATE PRODUCTS OR PRODUCT CATEGORIES THAT CONTAIN INTENTIONALLY ADDED PFAS CHEMICALS AS PRIORITY PRODUCTS OR PRIORITY PRODUCT CATEGORIES.
(b) IN IDENTIFYING PRIORITY PRODUCTS AND PRIORITY PRODUCT CATEGORIES, THE DIVISION SHALL CONSIDER:
(I) Whether another state or jurisdiction has restricted OR PROHIBITED A PERSON FROM SELLING, OFFERING FOR SALE, DISTRIBUTING FOR SALE, OR DISTRIBUTING FOR USE A PRODUCT OR PRODUCT CATEGORY;
(II) WHETHER A SCIENTIFIC ORGANIZATION OR FEDERAL OR STATE GOVERNMENTAL AGENCY HAS DETERMINED THAT THERE IS A SAFER alternative to PFAS ChEmicals in a particular product or PRODUCT CATEGORY;
(III) Whether the use of PFAS Chemicals in a product or PRODUCT CATEGORY CONSTITUTES A CURRENTLY UNAVOIDABLE USE; AND
(IV) BASED ON INFORMATION AVAILABLE TO THE DIVISION, A PRODUCT'S OR PRODUCT CATEGORY'S RISK OF EXPOSING SENSITIVE POPULATIONS, SENSITIVE SPECIES, AND THE OUTDOOR AND INDOOR ENVIRONMENT TO PFAS CHEMICALS.
(c) UpON DESIGNATION OF A PRIORITY PRODUCT OR PRIORITY PRODUCT CATEGORY, THE DIVISION SHALL SUBMIT A RECOMMENDATION TO THE STATE BOARD OF HEALTH CREATED IN SECTION 25-1-103 (1) THAT DESCRIBES WHAT ACTION IS NEEDED BY THE STATE BOARD OF HEALTH TO PROHIBIT OR RESTRICT THE PRODUCTION, SALE, OR DISTRIBUTION OF THE PRIORITY PRODUCTS OR PRIORITY PRODUCT CATEGORIES THAT CONTAIN INTENTIONALLY ADDED PFAS CHEMICALS.
(d) UPON RECEIVING A RECOMMENDATION DESCRIBED IN SUBSECTION (2)(c) OF THIS SECTION, THE STATE BOARD OF HEALTH CREATED IN SECTION 25-1-103 (1) MAY PROMULGATE RULES PROHIBITING OR RESTRICTING THE PRODUCTION, SALE, OR DISTRIBUTION OF THE PRIORITY PRODUCTS OR PRIORITY PRODUCT CATEGORIES THAT CONTAIN Intentionally added PFAS chemicals.".

Page 21, line 17, strike "DIRECTOR" and substitute "DIRECTOR, IN CONSULTATION WITH THE DIRECTOR OF THE DIVISION OF FIRE PREVENTION AND CONTROL IN THE DEPARTMENT OF PUBLIC SAFETY,".

Page 25, strike lines 6 through 15 and substitute:
"SECTION 7. In Colorado Revised Statutes, 25-5-1309, amend (1) introductory portion as follows:

25-5-1309. Restriction on the use of certain firefighting foam at certain airports - definitions. (1) Beginning January 1, 2023 2024, 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:".
"SECTION 8. In Colorado Revised Statutes, 8-20-206.5, amend (7)(c)(II) and (7)(c)(III)(B); and add (7)(c)(IV) as follows:

8-20-206.5. Environmental response surcharge - liquefied petroleum gas and natural gas inspection fund - perfluoroalkyl and polyfluoroalkyl substances cash fund - definitions. (7) (c) Money in the fund is continuously appropriated for costs related to:
(II) Administering the perfluoroalkyl and polyfluoroalkyl substances take-back program and purchasing and disposing of eligible materials under the take-back program in accordance with section 25-5-1311; and
(III) Providing technical assistance in locating and studying perfluoroalkyl and polyfluoroalkyl substances to communities, stakeholders, and regulatory boards or commissions for the following purposes:
(B) Identifying safe disposal methods of materials containing perfluoroalkyl and polyfluoroalkyl substances; AND
(IV) Administering and implementing sections 25-5-1404 and 25-5-1405.".

Renumber succeeding section accordingly.
Strike "(15)" and substitute "(16)" on: Page 20, lines 6 and 17.

HB22-1348 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 7, after line 24 insert:
"(III) "Chemical product" does not include the structural and mechanical components of a well site where downhole OPERATIONS ARE BEING CONDUCTED.".

Page 8, strike lines 6 through 10 and substitute:
"(1) "HIGH-PRIORITY HABITAT" MEANS HABITAT AREAS IDENTIFIED BY THE DIVISION WHERE MEASURES TO AVOID, MINIMIZE, AND MITIGATE ADVERSE IMPACTS TO WILDLIFE HAVE BEEN IDENTIFIED TO PROTECT BREEDING, NESTING, FORAGING, MIGRATING, OR OTHER USES BY WILDLIFE.".

Page 11, lines 9 and 10, strike "unipue numerical identifier assigned by the American Petroleum Institute" and substitute "US well NUMBER ASSIGNED".

Page 11, line 21, strike "at least seventy-five days before" and substitute "WITHIN ONE HUNDRED TWENTY DAYS AFTER".

Page 11, line 27, strike "at least seventy-five days before" and substitute "WITHIN ONE HUNDRED TWENTY DAYS AFTER THE".

Page 14, strike lines 21 through 27.

Page 15, strike lines 1 through 4 and substitute:
"(b) The Chemical disclosure list must be disclosed in ACCORDANCE WITH SUBSECTION (6)(a) OF THIS SECTION WITHIN THIRTY DAYS AFTER THE OPERATOR'S RECEIPT OF THE CHEMICAL DISCLOSURE LIST FROM THE COMMISSION.".

Page 19, after line 18 insert:
"(11) Local governments. NOTHING IN THIS SECTION OR THE RULES PROMULGATED BY THE COMMISSION PURSUANT TO THIS SECTION LIMITS A LOCAL GOVERNMENT FROM ENACTING OR ENFORCING ANY ORDINANCE, REGULATION, OR OTHER LAW RELATED TO THE DISCLOSURE OF ANY CHEMICAL PRODUCT.".

HB22-1362 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 16 and 17 .
Page 4, strike lines 1 through 13 and substitute:
"(b) (I) "EV CAPABLE" MEANS A PARKING SPACE THAT:
(A) Has THE ELECTRICAL PANEL CAPACITY AND CONDUIT INSTALLED TO SUPPORT FUTURE IMPLEMENTATION OF ELECTRICAL VEHICLE CHARGING WITH A MINIMUM OF TWO HUNDRED EIGHT VOLTS AND A MINIMUM OF FORTY-AMPERE RATED CIRCUITS; AND
(B) Is AdJACENT TO THE TERMINAL POINT OF THE CONDUIT FROM THE ELECTRICAL FACILITIES DESCRIBED IN SUBSECTION (1)(b)(I)(A) OF THIS SECTION.
(II) "EV CAPABLE" INCLUDES TWO ADJACENT PARKING SPACES IF THE CONDUIT FOR THE ELECTRICAL FACILITIES DESCRIBED IN SUBSECTION (1)(b)(I)(A) OF THIS SECTION TERMINATES ADJACENT TO AND BETWEEN BOTH PARKING SPACES.
(c) (I) "EV READY" MEANS A PARKING SPACE THAT:
(A) Has the electrical panel capacity, Raceway wiring, RECEPTACLE, AND CIRCUIT OVERPROTECTION DEVICES INSTALLED TO SUPPORT FUTURE IMPLEMENTATION OF ELECTRICAL VEHICLE CHARGING WITH A MINIMUM OF TWO HUNDRED EIGHT VOLTS AND A MINIMUM OF FORTY-AMPERE RATED CIRCUITS; AND
(B) IS ADJACENT TO THE RECEPTACLE FOR THE ELECTRICAL FACILITIES DESCRIBED IN SUBSECTION (1)(c)(I)(A) OF THIS SECTION.
(II) "EV READY" INCLUDES TWO ADJACENT PARKING SPACES IF THE RECEPTACLE FOR THE ELECTRICAL FACILITIES DESCRIBED IN SUBSECTION (1)(c)(I)(A) OF THIS SECTION IS INSTALLED ADJACENT TO and between both parking spaces.
(d) "EV SUPPLY EQUIPMENT" MEANS:
(I) AN ELECTRIC VEhicle Charging system as defined in SECTION 38-12-601 (6)(a) THAT HAS POWER CAPACITY OF AT LEAST 6.2 KILOWATTS; OR
(II) AN INDUCTIVE RESIDENTIAL CHARGING SYSTEM FOR BATTERY-POWERED ELECTRIC VEHICLES THAT:
(A) Is CERTIFIED by Underwriters Laboratories or an EQUIVALENT CERTIFICATION;
(B) 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; AND
(C) Is Energy Star certified.".

Page 4, line 15, strike "COUNCIL." and substitute "COUNCIL, OR SUBSEQUENT CODE OR ENTITY.".

Page 5, line 8, strike "AUDITOR," and substitute "ARCHITECT,".
Page 5, line 25, strike "ELECTRIC VEHICLE CAPABLE" and substitute "EV READY".

Page 6, line 1, strike "electric vehicle capable," and substitute "EV READY,".

Page 6, line 2, strike "ELECTRIC VEHICLE SUPPLY EQUIPMENT" and substitute "EV SUPPLY EQUIPMENT".

Page 6, line 6, strike "REQUIREMENTS" and substitute "Electric ready REQUIREMENTS".

Page 7, line 24, after "standards." insert "Replacement of these SYSTEMS MAY NOT REQUIRE PRE-WIRING FOR EFFICIENT ELECTRIC HEAT PUMPS.".

Page 10, line 22, strike "LOWER" and substitute "LOW".
Page 12, strike line 15.
Page 12, strike line 18 and substitute:
"EQUIPMENT; AND
(c) In THE CASE OF ELIGIBLE ENTITIES FROM LOW-INCOME, DISPROPORTIONATELY IMPACTED COMMUNITIES, OR JUST TRANSITION COMMUNITIES AS THOSE COMMUNITIES ARE IDENTIFIED BY THE Colorado energy office, to cover the administrative costs ASSOCIATED WITH THE PURCHASE AND INSTALLATION DESCRIBED IN SUBSECTIONS (3)(a) AND (3)(b) OF THIS SECTION.".

Page 12, line 25, after "OFFICE" insert "MAY DEVELOP POLICIES AND PROCEDURES PRIORITIZING THE GRANT APPLICATIONS OF ELIGIBLE ENTITIES FROM LOW-INCOME, DISPROPORTIONATELY IMPACTED COMMUNITIES, OR JUST TRANSITION COMMUNITIES AS THOSE COMMUNITIES ARE IDENTIFIED BY THE COLORADO ENERGY OFFICE AND the Colorado energy office".

Page 12, lines 25 and 26, strike "A QUARTER" and substitute "THIRTY PERCENT".

Page 13, strike lines 1 through 3 and substitute "GRANT PROGRAM To SUCH ELIGIBLE ENTITIES.".

Page 13, line 4, strike "(7)" and substitute "(7) (a)".
Page 13, after line 7 insert:
"(b) The Colorado energy office shall provide technical ASSISTANCE IN APPLYING FOR GRANTS THROUGH THE BUILDING ELECTRIFICATION FOR PUBLIC BUILDINGS GRANT PROGRAM AS NEEDED TO ELIGIBLE ENTITIES FROM LOW-INCOME, DISPROPORTIONATELY IMPACTED COMMUNITIES, OR JUST TRANSITION COMMUNITIES AS THOSE COMMUNITIES ARE IDENTIFIED BY THE COLORADO ENERGY OFFICE.".

Page 14, line 25, after "ORGANIZATIONS," insert "BUSINESSES AND OTHER ENTITIES AS DETERMINED BY THE COLORADO ENERGY OFFICE,".

Page 15 , line 7 strike "AND".
Page 15 , strike line 10 and substitute:
"EQUIPMENT; AND
(c) In THE CASE OF LOCAL GOVERNMENTS, ELECTRIC AND GAS UTILITIES, NONPROFIT ORGANIZATIONS, BUSINESSES AND OTHER ENTITIES AS DETERMINED BY THE COLORADO ENERGY OFFICE, OR HOUSING DEVELOPERS THAT OPERATE IN LOW-INCOME, DISPROPORTIONATELY IMPACTED COMMUNITIES, OR JUST TRANSITION COMMUNITIES AS THOSE communities are identified by the Colorado energy office, to COVER THE ADMINISTRATIVE COSTS ASSOCIATED WITH THE PURCHASE AND INSTALLATION DESCRIBED IN SUBSECTIONS (3)(a) AND (3)(b) OF THIS SECTION.".

Page 15, line 17, after "OFFICE" insert "MAY DEVELOP POLICIES AND PROCEDURES PRIORITIZING THE GRANT APPLICATIONS OF LOCAL GOVERNMENTS, ELECTRIC AND GAS UTILITIES, NONPROFIT ORGANIZATIONS, BUSINESSES AND OTHER ENTITIES AS DETERMINED BY THE COLORADO ENERGY OFFICE, OR HOUSING DEVELOPERS THAT OPERATE IN LOW-INCOME, DISPROPORTIONATELY IMPACTED COMMUNITIES, OR JUST TRANSITION COMMUNITIES AS THOSE COMMUNITIES ARE IDENTIFIED BY the Colorado energy office and the Colorado energy office".

Page 15, lines 17 and 18 , strike "A QUARTER" and substitute "THIRTY PERCENT".

Page 15, strike lines 20 through 24 and substitute "GRANT PROGRAM TO SUCH LOCAL GOVERNMENTS, ELECTRIC AND GAS UTILITIES, NONPROFIT ORGANIZATIONS, BUSINESSES AND OTHER ENTITIES AS DETERMINED BY THE COLORADO ENERGY OFFICE, OR HOUSING DEVELOPERS.".

Page 15 , line 25 , strike "(7)" and substitute "(7) (a)".
Page 15, line 26, after "ORGANIZATION," insert "BUSINESS AND OTHER ENTITY AS DETERMINED BY THE COLORADO ENERGY OFFICE,".

Page 16, after line 2 insert:
"(b) The Colorado energy office shall provide technical ASSISTANCE IN APPLYING FOR GRANTS THROUGH THE BUILDING ELECTRIFICATION FOR PUBLIC BUILDINGS GRANT PROGRAM AS NEEDED TO LOCAL GOVERNMENTS, ELECTRIC AND GAS UTILITIES, NONPROFIT ORGANIZATIONS, BUSINESSES AND OTHER ENTITIES AS DETERMINED BY THE COLORADO ENERGY OFFICE, OR HOUSING DEVELOPERS THAT OPERATE IN LOW-INCOME, DISPROPORTIONATELY IMPACTED COMMUNITIES, OR JUST TRANSITION COMMUNITIES AS THOSE COMMUNITIES ARE IDENTIFIED BY the Colorado energy office.".

Page 22, line 18, strike "Structures; manufactured homes;" and substitute "Structures".

Page 22, line 27, strike "Structures; manufactured homes;" and substitute "Structures".

Page 25, line 6, strike "24-33.5-113 (3)" and substitute "24-38.5-113 (3)".
Page 25, strike lines 8 and 9 and substitute "22-32-124 (2), 23-71-122 (1)(v), AND 24-33.5-1212.5.".

Page 27, line 18, after "commissioners" insert "that has adopted and ENFORCED ONE OR MORE BUILDING CODES, OR THAT ADOPTS AND enforces one or more building codes after July 1, 2022,".

Page 30 , line 13 , before "ADOPTS" insert "тнат".
Page 30, line 18, after "municipality" insert "that has adopted and ENFORCED ONE OR MORE BUILDING CODES, OR THAT ADOPTS AND enforces one or more building codes after July 1, 2022,".

Strike "electric and solar ready" and substitute "electric ready and solar ready" on: Page 5, lines 12, 16, and 18; Page 6, line 21; Page 9, lines 16 and 17 and 24; Page 10, line 14 and lines 21 and 22; Page 11, line 6; Page 19, line 25; Page 22, line 15; Page 24, line 24; Page 27, lines 22 and 23; and Page 30, lines 22 and 23.

\section*{FINANCE}

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

HB22-1119 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend the Judiciary Committee Report, dated April 5, 2022, page 3, line 26, strike "AWARD."." and substitute "AWARD.
(8) (a) If the attorney general or a political subdivision HAS AUTHORITY TO BRING OR INTERVENE IN A CIVIL ACTION PURSUANT TO this part 12, the attorney general or political subdivision may aCcept from a person alleged to have violated subsection (1) of this section, in Lieu of or as a part of a civil action, an assurance

OF DISCONTINUANCE OR A CONSENT ORDER APPROVED BY A COURT OF COMPETENT JURISDICTION OF THE ALLEGED VIOLATION OF THIS PART 12. THE ASSURANCE OR CONSENT ORDER MAY INCLUDE A STIPULATION FOR THE VOLUNTARY PAYMENT BY THE ALLEGED VIOLATOR OF ANY RELIEF AUTHORIZED BY THIS PART 12, INCLUDING PAYMENT FOR INVESTIGATION AND LITIGATION COSTS INCURRED BY THE ATTORNEY GENERAL, POLITICAL SUBDIVISION, OR PRIVATE PERSON WHO BROUGHT AN ACTION PURSUANT TO SECTION 24-31-1204(4), AND ACTUAL DAMAGES RESULTING FROM THE FALSE CLAIM PLUS ANY AUTHORIZED MULTIPLIER, INTEREST, AND CIVIL MONEY PENALTY.
(b) AN ASSURANCE OF DISCONTINUANCE ACCEPTED BY THE ATTORNEY GENERAL OR POLITICAL SUBDIVISION AND ANY CONSENT ORDER FILED WITH THE COURT AS A PART OF AN ACTION IS A MATTER OF PUBLIC RECORD UNLESS THE ATTORNEY GENERAL OR POLITICAL SUBDIVISION DETERMINES, AT THE ATTORNEY GENERAL'S OR POLITICAL SUBDIVISION'S DISCRETION, THAT IT IS CONFIDENTIAL TO THE PARTIES TO THE ACTION OR PROCEEDING AND TO THE COURT AND ITS EMPLOYEES. UPON THE FILING OF A CIVIL ACTION OR A MOTION OR PETITION IN A PENDING CIVIL ACTION BY THE ATTORNEY GENERAL OR POLITICAL SUBDIVISION ALLEGING THAT A PERSON HAS VIOLATED A CONFIDENTIAL ASSURANCE OF DISCONTINUANCE OR CONSENT ORDER ACCEPTED PURSUANT TO THIS SUBSECTION (8), THE ASSURANCE OF DISCONTINUANCE OR CONSENT ORDER IS A PUBLIC RECORD AND OPEN TO INSPECTION BY ANY PERSON.
(c) Proof By A PREPONDERANCE OF THE EVIDENCE OF A VIOLATION OF AN ASSURANCE OR STIPULATION OR CONSENT ORDER IS PRIMA FACIE EVIDENCE OF A VIOLATION FOR THE PURPOSES OF ANY CIVIL ACTION OR PROCEEDING BROUGHT BY THE ATTORNEY GENERAL OR POLITICAL SUBDIVISION AFTER THE ALLEGED VIOLATION OF THE ASSURANCE OR STIPULATION OR CONSENT ORDER, WHETHER A NEW ACTION OR A MOTION OR PETITION IN A PENDING ACTION OR PROCEEDING.".".

Page 7 of the report, after line 25 insert:
"Page 31 , line 7, strike " 12 ." and substitute " 12 AND THE AMOUNT OF ANY PROCEEDS DEPOSITED INTO THE FUND THAT ARE ATTRIBUTABLE TO A POLITICAL SUBDIVISION.".".

Page 7 of the report, after line 26 insert:
"Page 31, line 12, after the period insert "If all or part of the PROCEEDS are attributable to a political subdivision, the ATTORNEY GENERAL SHALL DIRECT THE TREASURER TO PAY TO THE POLITICAL SUBDIVISION, AS DESCRIBED IN SUBSECTION (3)(c) OF THIS SECTION, AN AMOUNT EQUAL TO THE FALSE CLAIM.".".

Page 7 of the report, after line 27 insert:
"Page 31, line 17, after the period insert "If all or part of the PROCEEDS ARE ATTRIBUTABLE TO A POLITICAL SUBDIVISION, THE ATTORNEY GENERAL SHALL DIRECT THE TREASURER TO PAY TO THE POLITICAL SUBDIVISION, AS DESCRIBED IN SUBSECTION (3)(c) OF THIS SECTION, A PRO-RATED AMOUNT BASED ON THE ACTUAL RECOVERY.
(c) No LATER THAN SEVEN DAYS AFTER THE ATTORNEY GENERAL DIRECTS THE STATE TREASURER TO MAKE A PAYMENT TO A POLITICAL SUBDIVISION PURSUANT TO SUBSECTION (3)(b) OF THIS SECTION, THE STATE TREASURER SHALL ISSUE A WARRANT TO BE PAID UPON DEMAND

FROM THE FUND TO THE POLITICAL SUBDIVISION IN THE AMOUNT SPECIFIED BY THE ATTORNEY GENERAL.".".

HB22-1233 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Strike the Health and Insurance Committee Report, dated April 6, 2022, and substitute:
"Amend printed bill, page 3, strike lines 5 through 17 and substitute:
"SECTION 3. In Colorado Revised Statutes, 12-275-103, amend (1)(b)(X) and (1)(b)(XI); and add (1)(b)(XII), (1)(b)(XIII), (1)(b)(XIV), (1)(b)(XV), (1)(b)(XVI), (1)(b)(XVII), and (1)(b)(XVIII) as follows:

12-275-103. Practice of optometry defined - prescribing drugs - therapeutic optometrist - rule. (1) (b) The following are part of the practice of optometry:
(X) Debridement of corneal epithelium; and
(XI) Removal of corneal epithelium;
(XII) Injections for the treatment of conditions or diseases of the eye or eyelid, excluding intraocular injections penetrating the globe;
(XIII) The use of a local anesthetic in conjunction with the primary treatment of an eyelid lesion;
(XIV) Removal and biopsy of eyelid lesions without Characteristics or obvious signs of malignancy, excluding lesions involving the eyelid margin or larger than five millimeters in size;
(XV) Incision and curettage of a chalazion;
(XVI) Simple repair of an eyelid laceration no larger than two and one-half centimeters and no deeper than the orbicularis muscle and not involving the eyelid margin or LaCRIMAL DRAINAGE STRUCTURES;
(XVII) Corneal cross-LINKIng; and
(XVIII) Nonthermal lasers, including Laser capsulotomy, LASER PERIPHERAL IRIDOTOMY, AND LASER TRABECULOPLASTY.".".

HB22-1310 be referred favorably to the Committee on Appropriations.

HB22-1320 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend the Public \& Behavioral Health \& Human Services Committee Report, dated April 12, 2022, strike lines 1 and 2 and substitute:
"Amend printed bill, page 3, line 19, after "(4)(i)(III.5)" insert "and (4)(i)(IV.5)".

Page 4, line 2, strike "An" and substitute "Before January 1, 2026, AN".".

\section*{PRINTING REPORT}

The Chief Clerk reports the following bills have been correctly printed:
HB22-1374, 1375, 1376.

\section*{SIGNING OF BILLS - RESOLUTIONS - MEMORIALS}

The Speaker has signed:
HB22-1018, 1072, 1118, 1165, 1168, 1208, 1214, 1222, 1224, 1237, 1247, 1255, 1264, 1270.

\section*{MESSAGE(S) FROM THE SENATE}

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes: SB22-194.

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-175 amended in General Orders as printed in Senate Journal, April 14, 2022.
SB22-185 amended in General Orders as printed in Senate Journal, April 14, 2022.
SB22-193 amended in General Orders as printed in Senate Journal, April 14, 2022.

The Senate has adopted the First Report of the First Conference Committee on HB22-1340, as printed in Senate Journal, April 18, 2022, and repassed the bill as amended. The bill is returned herewith.

\section*{MESSAGE(S) FROM THE REVISOR}

We herewith transmit:
without comment, SB22-194.
without comment, as amended, SB22-185, 175, and 193.

\section*{MESSAGE FROM THE GOVERNOR}

I certify I received the following on the 15 th day of April, 2022, at \(2: 42\) 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

Friday, April 15, 2022
Colorado House of Representatives
The 73rd 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:

\section*{HB22-1330 Suspend 5-year Corrections Appropriations Approved on Friday, April 15, 2022 at 12:05 p.m.}

Sincerely,
/signed/
Jared Polis
Governor

\section*{INTRODUCTION OF BILLS First Reading}

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

HB22-1377 by Representative(s) Woodrow and Exum; also Senator(s) Kolker and Gonzales--Concerning the creation of the connecting Coloradans experiencing homelessness with services, treatment, and housing supports grant program. Committee on Transportation \& Local Government

HB22-1378 by Representative(s) Jodeh and Sullivan; also Senator(s) Coleman and Hansen--Concerning the Denvermetropolitan regional navigation campus grant to address homelessness.
Committee on Transportation \& Local Government
HB22-1379 by Representative(s) McCormick and Catlin; also Senator(s) Donovan and Simpson--Concerning transfers from the economic recovery and relief cash fund to provide additional funding for the management of certain natural resources.
Committee on Agriculture, Livestock, \& Water
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HB22-1380 by Representative(s) Gonzales-Gutierrez and Pelton,
Kennedy, McCormick; also Senator(s) Bridges and
Coram--Concerning creating comprehensive, statewide
systems to provide improved access to critical program
services that support low-income households.
Committee on Public \& Behavioral Health \& Human Services
HB22-1381 by Representative(s) Titone and McKean, Soper; also
Senator(s) Winter--Concerning the creation of a
geothermal energy grant program to facilitate the
development of geothermal energy resources.
Committee on Energy \& Environment
HB22-1382 by Representative(s) McCluskie; also Senator(s)
Donovan--Concerning the designation and promotion of
dark sky locations in Colorado.
Committee on Agriculture, Livestock, \& Water
HB22-1383 by Representative(s) Kipp and Holtorf; also Senator(s)
Lee--Concerning increasing the workforce by removing
barriers to employment opportunities for juveniles.
Committee on Judiciary
HB22-1384 by Representative(s) McLachlan and Caraveo--Concerning
the naturopathic formulary.
Committee on Health \& Insurance
HB22-1385 by Representative(s) Titone--Concerning the
implementation of the Colorado operations resource
engine upgrade project.
Committee on Business Affairs \& Labor
HB22-1386 by Representative(s) Amabile and Soper; also Senator(s)
Hansen and Gardner--Concerning measures related to
competency to proceed.
Committee on Judiciary
HB22-1387 by Representative(s) Titone and Bradfield; also Senator(s)
Fields and Priola--Concerning measures to ensure that a
common interest community has adequate reserve funds.
Committee on Transportation \& Local Government
SB22-185 by Senator(s) Danielson and Buckner; also Representative(s) Lindsay and Young--Concerning addressing the needs of older Coloradans through the strategic investments in aging grant program.
Committee on Health \& Insurance
SB22-193 by Senator(s) Fenberg and Gonzales; also Representative(s) Valdez A. and Froelich--Concerning measures to improve air quality in the state, and, in connection therewith, making an appropriation.
Committee on Energy \& Environment

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SB22-194 by Senator(s) Story and Fields, Sonnenberg; also Representative(s) Valdez D. and Hooton, Rich-Concerning allowing unencumbered money in the creative industries cash fund that is credited to the fund from the capital construction fund for the purposes of the art in public places program to be available for expenditure for three fiscal years.
Committee on Business Affairs \& Labor

\section*{REMOTE PARTICIPATION}

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Cutter, Esgar, Hanks, Hooton, Luck, Neville, Ortiz, Ricks, Van Winkle, Williams.

On motion of Representative Weissman, the House adjourned until 9:00 a.m., Tuesday, April 19, 2022.

Approved:
Alec Garnett, Speaker
Attest:
Robin Jones,
Chief Clerk

\section*{HOUSE JOURNAL}

\title{
SEVENTY-THIRD GENERAL ASSEMBLY
}

\section*{STATE OF COLORADO}

\section*{Second Regular Session}

\section*{Ninety-eighth Legislative Day}

Tuesday, April 19, 2022

Prayer by Father John Nugent, SJ, Arrupe Jesuit High School, Denver.
The Speaker called the House to order at 9:00 a.m.
Pledge of Allegiance led by Andy Pico, Alex Pico.
The roll was called with the following result:
Present--57.
Excused--Representative(s) Bacon, Baisley, Bradfield, Geitner, Gray, Ricks, Woodrow, Young--8.
Present after roll call--Representative(s) Bacon, Baisley, Geitner, Gray, Ricks, Woodrow, Young.

The Speaker declared a quorum present.

On motion of Representative Bernett, the House Journal of Monday, April 18, 2022, was declared approved as corrected by the Chief Clerk.

\section*{REPORT(S) OF COMMITTEE(S) OF REFERENCE}

\section*{APPROPRIATIONS}

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

HB22-1122 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 8 , after line 5 insert:
"SECTION 4. Appropriation. For the 2022-23 state fiscal year, \(\$ 17,109\) 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 0.3 FTE. To implement this act, the division may use this appropriation for personal services.".

Renumber succeeding section accordingly.
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Page 1, line 102, strike "BENEFITS." and substitute "benefits, AND, IN
CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

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HB22-1281 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 12, after line 8 insert:
"SECTION 3. Appropriation. For the 2022-23 state fiscal year, \(\$ 90,000,000\) is appropriated to the department of human services for use by the behavioral health administration. This appropriation is from the behavioral and mental health cash fund created in section 24-75-230 (2)(a), C.R.S., and is of money the state received from the federal coronavirus state fiscal recovery fund. The administration may use this appropriation for the behavioral health-care continuum gap grant program. Any money appropriated in this section not expended prior to July 1, 2023, is further appropriated to the administration from July 1, 2023, through June 30, 2024, for the same purpose. These appropriations are based on the assumption that the administration will require 5.0 FTE in the 2022-23 state fiscal year and 4.5 FTE in the 2023-24 state fiscal year to implement this act.".

Renumber succeeding section accordingly.
Page 1, line 102, strike "SERVICES." and substitute "SERVICES, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1283 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 8, after line 23 insert:
"SECTION 5. Appropriation. For the 2022-23 state fiscal year, \(\$ 9,809,673\) is appropriated to the department of human services for use by the division of child welfare. This appropriation is from the behavioral and mental health cash fund created in section 24-75-230 (2)(a), C.R.S., and is of money the state received from the federal coronavirus state fiscal recovery fund. The division may use this appropriation for respite and residential programs. Any money appropriated in this section not expended prior to July 1, 2023, is further appropriated to the division from July 1, 2023, through December 30, 2024, for the same purpose. These appropriations are based on the assumption that the office will require 4.0 FTE in the 2022-23 state fiscal year and 4.0 FTE in the 202324 state fiscal year to implement the act.

SECTION 6. Appropriation. (1) For the 2022-23 state fiscal year, \(\$ 7,500,000\) is appropriated to the department of human services for use by the behavioral health administration. This appropriation is from the behavioral and mental health cash fund created in section 24-75-230 (2)(a), C.R.S., and is of money the state received from the federal coronavirus state fiscal recovery fund. Any money appropriated in this
section not expended prior to July 1, 2023, is further appropriated to the administration from July 1, 2023, through December 30, 2024, for the same purpose. To implement this act, the department may use this appropriation as follows:
(a) \(\$ 5,000,000\) to expand substance use residential treatment beds for adolescents pursuant to section 27-80-127, C.R.S.; and
(b) \(\$ 2,500,000\) for crisis response system services.

SECTION 7. Appropriation. For the 2022-23 state fiscal year, \(\$ 539,926\) is appropriated to the department of human services for use by the office of behavioral health. This appropriation is from the behavioral and mental health cash fund created in section 24-75-230 (2)(a), C.R.S., and is of money the state received from the federal coronavirus state fiscal recovery fund. The office may use this appropriation for building maintenance costs associated with the youth neuro-psych facility at the Colorado mental health institute at Fort Logan established pursuant to section 27-94-107, C.R.S. Any money appropriated in this section not expended prior to July 1, 2023, is further appropriated to the administration from July 1, 2023, through December 30, 2024, for the same purpose.

SECTION 8. Capital construction appropriation. For the 2022-23 state fiscal year, \(\$ 35,000,000\) is appropriated to the department of human services. This appropriation is from the behavioral and mental health cash fund created in section 24-75-230 (2)(a), C.R.S., and is of money the state received from the federal coronavirus state fiscal recovery fund. To implement this act, the department may use this appropriation for capital construction related to the construction of a neuro-psych facility at the Colorado mental health institute at Fort Logan. Any money appropriated in this section not expended prior to July 1, 2023, is further appropriated to the administration from July 1, 2023, through December 30, 2024, for the same purpose.".

Renumber succeeding section accordingly.
Page 1, line 102, strike "needs." and substitute "NEEDS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1287 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 54, before line 24 insert:
"SECTION 26. Appropriation. (1) For the 2022-23 state fiscal year, \(\$ 116,293\) is appropriated to the mobile home park act dispute resolution and enforcement program fund created in section 38-12-1110 (1), C.R.S. This appropriation is from the general fund. The department of local affairs is responsible for the accounting related to this appropriation.
(2) For the \(2022-23\) state fiscal year, \(\$ 50,173\) is appropriated to the office of the governor for use by the office of information technology. This appropriation is from reappropriated funds received from the department of local affairs from the mobile home park act dispute
resolution and enforcement program fund created in section 38-12-1110 (1), C.R.S. To implement this act, the office may use this appropriation to provide information technology services for the department of local affairs.".

Renumber succeeding section accordingly.
Page 1, line 101, strike "Residents." and substitute "RESIDENTS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1289 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend the Public \& Behavioral Health \& Human Services Committee Report, dated March 25, 2022, page 1, after line 6 insert:
"Page 7 of the printed bill, after line 6 insert:
"SECTION 4. In Colorado Revised Statutes, 24-75-109, add (1)(a.7) and (1)(a.8) as follows:

24-75-109. Controller may allow expenditures in excess of appropriations - limitations - appropriations for subsequent fiscal year restricted - repeal. (1) For the purpose of closing the state's books, and subject to the provisions of this section, the controller may, on or after May 1 of any fiscal year and before the forty-fifth day after the close thereof, upon approval of the governor, allow any department, institution, or agency of the state, including any institution of higher education, to make an expenditure in excess of the amount authorized by an item of appropriation for such fiscal year if:
(a.7) The overexpenditure is by the department of health CARE POLICY AND FINANCING FOR THE STATE MEDICAL ASSISTANCE PROGRAM, ESTABLISHED PURSUANT TO SECTION 25.5-2-104; OR
(a.8) THE OVEREXPENDITURE IS BY THE DEPARTMENT OF HEALTH CARE POLICY AND FINANCING FOR THE STATE CHILDREN'S BASIC HEALTH PLAN, ESTABLISHED PURSUANT TO SECTION 25.5-2-105; OR".

Renumber succeeding sections accordingly.".
Page 1 of the report, after line 8 insert:
"Page 9 of the bill, line 22, strike "JANUARY 1, 2024," and substitute "NO LATER THAN JANUARY 1, 2025,".".

Page 1 of the report, strike lines 9 and 10 and substitute:
"Page 11 of the bill, strike lines 4 through13 and substitute:
"(8) (a) DURING ITS 2024 PRESENTATION TO THE JOINT BUDGET COMMITTEE OF THE GENERAL ASSEMBLY AND IN ITS PRESENTATION TO THE HEALTH AND HUMAN SERVICES COMMITTEE OF THE SENATE AND THE HEALTH AND INSURANCE COMMITTEE OF THE HOUSE OF REPRESENTATIVES, OR ANY SUCCESSOR COMMITTEES, AT THE HEARING HELD PURSUANT TO

SECTION 2-7-203 (2)(a) OF THE "State MEASUREMENT FOR Accountable, Responsive, and Transparent (SMART) Government Act", the state department shall report on its PLANS AND PROGRESS IN IMPLEMENTING STATE MEDICAL ASSISTANCE.
(b) Beginning January 1, 2026, and continuing every JANUARY THEREAFTER, THE STATE DEPARTMENT, IN ITS PRESENTATION TO THE JOINT BUDGET COMMITTEE OF THE GENERAL ASSEMBLY AND IN ITS PRESENTATION TO THE HEALTH AND HUMAN SERVICES COMMITTEE OF THE SENATE AND THE HEALTH AND INSURANCE COMMITTEE OF THE HOUSE OF REPRESENTATIVES, OR ANY SUCCESSOR COMMITTEES, AT THE HEARING HELD PURSUANT TO SECTION 2-7-203 (2)(a) OF THE "STATE Measurement for Accountable, Responsive, and Transparent (SMART) Government Act", Shall report on the cost savings and HEALTH IMPROVEMENTS ASSOCIATED WITH STATE MEDICAL ASSISTANCE.".

Page 11 of the bill, line 15 , strike "JanUARY 1, 2024," and substitute "NO LATER THAN JANUARY 1, 2025,".

Page 12 of the bill, strike lines 22 through 27.
Page 13 of the bill, strike lines 1 through 5 and substitute:
"(8) (a) DURING ITS 2024 PRESENTATION TO THE JOINT BUDGET COMMITTEE OF THE GENERAL ASSEMBLY AND IN ITS PRESENTATION TO THE HEALTH AND HUMAN SERVICES COMMITTEE OF THE SENATE AND THE HEALTH AND INSURANCE COMMITTEE OF THE HOUSE OF REPRESENTATIVES, OR ANY SUCCESSOR COMMITTEES, AT THE HEARING HELD PURSUANT TO SECTION 2-7-203 (2)(a) OF THE "State MEASUREMENT FOR Accountable, Responsive, and Transparent (SMART) Government Act", the state department shall report on its PLANS AND PROGRESS IN IMPLEMENTING THE STATE BASIC HEALTH PLAN.
(b) BEginning January 1, 2026, and continuing EVERY JANUARY THEREAFTER, THE STATE DEPARTMENT, IN ITS PRESENTATION TO THE JOINT BUDGET COMMITTEE OF THE GENERAL ASSEMBLY AND IN ITS PRESENTATION TO THE HEALTH AND HUMAN SERVICES COMMITTEE OF THE SENATE AND THE HEALTH AND INSURANCE COMMITTEE OF THE HOUSE OF REPRESENTATIVES, OR ANY SUCCESSOR COMMITTEES, AT THE HEARING HELD PURSUANT TO SECTION 2-7-203 (2)(a) OF THE "STATE Measurement for Accountable, Responsive, and Transparent (SMART) GOVERNMENT ACT", SHALL REPORT ON THE COST SAVINGS AND HEALTH IMPROVEMENTS ASSOCIATED WITH THE STATE BASIC HEALTH PLAN.".

Page 13 of the bill, after line 16 insert:
"SECTION 10. In Colorado Revised Statutes, 25.5-4-201, amend (1) as follows:
25.5-4-201. Cash system of accounting - financial administration of medical services premiums - medical programs administered by department of human services - federal contributions - rules. (1) The state department shall utilize the cash system of accounting, as enunciated by the governmental accounting standards board, regardless of the source of revenues involved, for all activities of the state department relating to the financial administration of any nonadministrative expenditure that qualifies for federal financial participation under Title XIX of the federal "Social Security Act", AND FOR THE ADMINISTRATION OF THE STATE-FUNDED HEALTH AND MEDICAL CARE PROGRAM, CREATED PURSUANT TO SECTION 25.5-2-104, AND FOR

THE STATE CHILDREN'S BASIC HEALTH PLAN, CREATED PURSUANT TO SECTION 25.5-2-105, except for expenditures under the program for the medically indigent, article 3 of this title TITLE 25.5.".

Renumber succeeding sections accordingly.".".
Page 1 of the report, line 13, strike "STATE-SUBSIDIZED INDIVIDUAL HEALTH CARE COVERAGE" and substitute "A STATE-SUBSIDIZED INDIVIDUAL HEALTH COVERAGE PLAN".

Page 1 of the report, line 16, strike "25.5-5-201 (6)."." and substitute "25.5-5-201 (6). To THE EXTENT SUCH FEDERAL FUNDS ARE USED TO ENHANCE OR EXPAND A STATE-SUBSIDIZED INDIVIDUAL HEALTH COVERAGE PLAN, AS DEFINED IN SECTION 10-16-1203 (15), THE HEALTH INSURANCE AFFORDABILITY ENTERPRISE CREATED PURSUANT TO SECTION 10-16-1204 mUST RECEIVE, DEPOSIT INTO THE HEALTH INSURANCE AFFORDABILITY CASH FUND CREATED IN SECTION 10-16-1206, AND ALLOCATE THE FEDERAL SHARE OF THE MEDICAL ASSISTANCE PAYMENTS PURSUANT TO SECTION 10-16-1205 (2), SUBJECT TO ANY CONDITIONS SET FORTH IN THE APPROVAL OF THE WAIVER.".".

Page 1 of the report, before line 17 insert:
"Page 15 of the bill, line 26, strike "JANUARY 1, 2024," and substitute "NO LATER THAN JANUARY 1, 2025,".".

Page 1 of the report, strike line 20 and substitute:
"Page 16 of the bill, strike lines 15 through 25 and substitute:
"(d) (I) DURING its 2024 PRESENTATION TO THE JOINT BUDGET COMMITTEE OF THE GENERAL ASSEMBLY AND IN ITS PRESENTATION TO THE health and human services committee of the senate and the HEALTH AND INSURANCE COMMITTEE OF THE HOUSE OF REPRESENTATIVES, OR ANY SUCCESSOR COMMITTEES, AT THE HEARING HELD PURSUANT TO SECTION 2-7-203 (2)(a) OF the "State MEASUREMENT FOR Accountable, Responsive, and Transparent (SMART) Government Act", the state department shall report on its PLANS AND PROGRESS IN IMPLEMENTING THE COVERAGE EXPANSION CREATED PURSUANT TO THIS SUBSECTION (6).
(II) Beginning January 1, 2026, and continuing every JANUARY THEREAFTER, THE STATE DEPARTMENT, IN ITS PRESENTATION TO THE JOINT BUDGET COMMITTEE OF THE GENERAL ASSEMBLY AND IN ITS PRESENTATION TO THE HEALTH AND HUMAN SERVICES COMMITTEE OF THE SENATE AND THE HEALTH AND INSURANCE COMMITTEE OF THE HOUSE OF REPRESENTATIVES, OR ANY SUCCESSOR COMMITTEES, AT THE HEARING HELD PURSUANT TO SECTION 2-7-203 (2)(a) OF THE "STATE Measurement for Accountable, Responsive, and Transparent (SMART) GOVERNMENT Act", SHALL REPORT ON THE COST SAVINGS AND HEALTH IMPROVEMENTS ASSOCIATED WITH THE COVERAGE EXPANSION CREATED PURSUANT TO THIS SUBSECTION (6).".".

Page 2 of the report, after line 34 insert:
"Page 21 of the bill, line 17, strike "JANUARY 1, 2024," and substitute "NO LATER THAN JANUARY 1, 2025,".".

Strike page 3, line 2 of the report and substitute:
"Page 22 of the bill, strike lines 2 through 12 and substitute:
"(c) (I) DURING its 2024 PRESENTATION TO THE JOINT BUDGET COMMITTEE OF THE GENERAL ASSEMBLY AND IN ITS PRESENTATION TO THE HEALTH AND HUMAN SERVICES COMMITTEE OF THE SENATE AND THE HEALTH AND INSURANCE COMMITTEE OF THE HOUSE OF REPRESENTATIVES, OR ANY SUCCESSOR COMMITTEES, AT THE HEARING HELD PURSUANT TO SECTION 2-7-203 (2)(a) OF THE "State MEASUREMENT FOR Accountable, Responsive, and Transparent (SMART) Government Act", the state department shall report on its PLANS AND PROGRESS IN IMPLEMENTING THE COVERAGE EXPANSION CREATED PURSUANT TO THIS SUBSECTION (7).
(II) BEGINNING JANUARY 1, 2026, AND CONTINUING EVERY JANUARY THEREAFTER, THE STATE DEPARTMENT, IN ITS PRESENTATION TO THE JOINT BUDGET COMMITTEE OF THE GENERAL ASSEMBLY AND IN ITS PRESENTATION TO THE HEALTH AND HUMAN SERVICES COMMITTEE OF THE SENATE AND THE HEALTH AND INSURANCE COMMITTEE OF THE HOUSE OF REPRESENTATIVES, OR ANY SUCCESSOR COMMITTEES, AT THE HEARING HELD PURSUANT TO SECTION 2-7-203 (2)(a) OF THE "STATE Measurement for Accountable, Responsive, and Transparent (SMART) Government Act", Shall report on the cost savings and HEALTH IMPROVEMENTS ASSOCIATED WITH THE COVERAGE EXPANSION CREATED PURSUANT TO THIS SUBSECTION (7).".

Page 24 of the bill, after line 7 insert:
"SECTION 20. Appropriation. (1) For the 2022-23 state fiscal year, \(\$ 730,573\) is appropriated to the department of health care policy and financing. This appropriation is from the general fund. To implement this act, the department may use this appropriation as follows:
(a) \(\$ 258,733\) for use by the executive director's office for personal services, which amount is based on an assumption that the office will require an additional 5.1 FTE;
(b) \(\$ 29,707\) for use by the executive director's office for operating expenses;
(c) \(\$ 262,500\) for general professional services and special projects;
(d) \(\$ 161,069\) for medical and long-term care services for Medicaid eligible individuals, which amount is subject to the "(M)" notation as defined in the annual general appropriation act for the same fiscal year; and
(e) \(\$ 18,564\) for children's basic health plan medical and dental costs.
(2) For the 2022-23 state fiscal year, the general assembly anticipates that the department of health care policy and financing will receive \(\$ 885,480\) in federal funds. The appropriation in subsection (1) of this section is based on the assumption that the office will receive this amount of federal funds to be used as follows:
(a) \(\$ 181,587\) for use by the executive director's office for personal services, which amount is subject to the "(I)" notation as defined in the annual general appropriation act for the same fiscal year;
(b) \(\$ 20,848\) for use by the executive director's office for operating expenses, which amount is subject to the "(I)" notation as defined in the annual general appropriation act for the same fiscal year;
(c) \(\$ 487,500\) for general professional services and special projects, which amount is subject to the "(I)" notation as defined in the annual general appropriation act for the same fiscal year;
(d) \(\$ 161,069\) for medical and long-term care services for Medicaid eligible individuals; and
(e) \(\$ 34,476\) for children's basic health plan medical and dental costs.
(3) For the 2022-23 state fiscal year, \(\$ 423,626\) 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 general fund and is based on an assumption that the center will require an additional 2.5 FTE. To implement this act, the center may use this appropriation for health statistics and vital records for health surveys.".

Renumber succeeding section accordingly.
Page 1 of the bill, line 103, strike "programs." and substitute "PROGRAMS, AND, IN CONNECTION THEREWITH, MAKING AN appropriation.".".

HB22-1303 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 3, line 16, after the period insert "The DEPARTMENT SHALL SPEND OR OBLIGATE ALL MONEY APPROPRIATED FOR the renovation by December 30, 2024. Any money obligated by December 30, 2024, must be expended by December 30, 2026.".

Page 6, after line 23 insert:
"(3) The department shall distribute the money for the CREATION OF ADDITIONAL BEDS PURSUANT TO THIS SECTION NO LATER than December 30, 2024. Any person receiving money pursuant to this section shall spend or obligate all money received by December 30, 2024. Any money obligated by December 30, 2024, must be expended by December 30, 2026.".

Page 8, strike lines 12 through 19 and substitute:
"SECTION 4. Appropriation. (1) For the 2022-23 state fiscal year, \(\$ 728,296\) is appropriated to the department of human services for use by administration and finance. This appropriation is from the behavioral and mental health cash fund created in section 24-75-230 (2)(a), C.R.S., and is of money the state received from the federal coronavirus state fiscal recovery fund. Any money appropriated in this section not expended prior to July 1, 2023, is further appropriated to the department from July 1, 2023, through December 30, 2024, for the same purpose. To implement this act, the department may use this appropriation as follows:
(a) \(\$ 372,264\) for personal services related to administration, which amount is based on an assumption that the department will require 3.3 FTE in the 2022-23 state fiscal year and 3.3 FTE in the 2023-24 state fiscal year;
(b) \(\$ 346,040\) for operating expenses related to administration; and
(c) \$9,992 for vehicle lease payments.
(2) For the 2022-23 state fiscal year, \(\$ 9,992\) is appropriated to the department of personnel for use by the division of capital assets. This appropriation is from reappropriated funds received from the department of human services under subsection (1)(c) of this section. To implement
this act, the department of personnel may use this appropriation to provide vehicles to the department of human services. Any money appropriated in this section not expended prior to July 1, 2023, is further appropriated to the department from July 1, 2023, through December 30, 2024, for the same purpose.

SECTION 5. Appropriation. (1) For the 2022-23 state fiscal year, \(\$ 23,716,209\) is appropriated to the department of human services for use by the office of behavioral health. This appropriation is from the behavioral and mental health cash fund created in section 24-75-230 (2)(a), C.R.S., and is of money the state received from the federal coronavirus state fiscal recovery fund. Any money appropriated in this section not expended prior to July 1, 2023, is further appropriated to the office from July 1, 2023, through December 30, 2024, for the same purpose. To implement this act, the department may use this appropriation as follows:
(a) \(\$ 1,421,706\) for oversight costs related to mental health residential facilities, which amount is based on an assumption that the office will require 7.0 FTE in the 2022-23 state fiscal year and 7.0 FTE in the 2023-24 state fiscal year;
(b) \(\$ 3,809,582\) for costs associated with mental health residential facilities located in department-owned properties, which amount is based on an assumption that the office will require 14.8 FTE in the 2023-24 state fiscal year; and
(c) \(\$ 18,484,921\) for contract beds in mental health residential facilities.

SECTION 6. Appropriation. For the 2022-23 state fiscal year, \(\$ 6,578,266\) is appropriated to the department of human services for use by the office of behavioral health. This appropriation is from the behavioral and mental health cash fund created in section 24-75-230 (2)(a), C.R.S., and is of money the state received from the federal coronavirus state fiscal recovery fund. The office may use this appropriation for costs associated with the operation of additional beds at the Colorado mental health institute at Fort Logan established pursuant to section 27-94-107, C.R.S. Any money appropriated in this section not expended prior to July 1, 2023, is further appropriated to the office from July 1, 2023, through December 30, 2024, for the same purpose. These appropriations are based on the assumption that the office will require an additional 59.2 FTE in the 2023-24 state fiscal year to implement this act.

SECTION 7. Capital construction appropriation. For the 2022-23 state fiscal year, \(\$ 6,991,567\) is appropriated to the department of human services. This appropriation is from the behavioral and mental health cash fund created in section 24-75-230 (2)(a), C.R.S. To implement this act, the department may use this appropriation for capital construction related to the renovation for additional inpatient beds at the Colorado mental health institute at Fort Logan. Any money appropriated in this section not expended prior to July 1, 2023, is further appropriated to the department from July 1, 2023, through December 30, 2024, for the same purpose.

SECTION 8. Capital construction appropriation. For the 2022-23 state fiscal year, \(\$ 3,692,111\) is appropriated to the department of human services. This appropriation is from the behavioral and mental health cash fund created in section 24-75-230 (2)(a), C.R.S. To implement this act, the department may use this appropriation for capital construction related to the renovation of three existing department properties to create mental health residential facilities pursuant to section 27-71-103 (1)(a), C.R.S. Any money appropriated in this section not
expended prior to July 1, 2023, is further appropriated to the department from July 1, 2023, through December 30, 2024, for the same purpose.

SECTION 9. Appropriation. (1) For the 2022-23 state fiscal year, \(\$ 91,938\) is appropriated to the department of health care policy and financing for use by the executive director's office. This appropriation is from the general fund. To implement this act, the office may use this appropriation as follows:
(a) \(\$ 84,388\) for personal services, which amount is based on an assumption that the office will require an additional 1.8 FTE; and
(b) \(\$ 7,550\) for operating expenses.
(2) For the 2022-23 state fiscal year, the general assembly anticipates that the department of health care policy and financing will receive \(\$ 91,937\) in federal funds to implement this act, which amount is subject to the "(I)" notation as defined in the annual general appropriation act for the same fiscal year. The appropriation in subsection (1) of this section is based on the assumption that the department will receive this amount of federal funds to be used as follows:
(a) \(\$ 84,387\) for personal services; and
(b) \(\$ 7,550\) for operating expenses.".

Renumber succeeding section accordingly.

HB22-1318 be referred to the Committee of the Whole with favorable recommendation.

HB22-1349 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 10 insert:
"SECTION 4. Appropriation. For the 2022-23 state fiscal year, \(\$ 3,000,000\) is appropriated to the department of higher education. This appropriation is from the workers, employers, and workforce centers cash fund created in section 24-75-231 (2)(a), C.R.S., is of money that originates from the general fund, and is based on an assumption that the department will require an additional 1.0 FTE in the FY 2022-23 and FY 2023-24 state fiscal years. To implement this act, the department may use this appropriation for the student success data system. Any money appropriated in this section not expended prior to July 1, 2023 is available for expenditure in the 2023-24 state fiscal year for the same purpose.".

Renumber succeeding section accordingly.
Page 1, line 102, strike "SUCCESS." and substitute "SUCCESS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

\section*{FINANCE}

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

HB22-1205 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 14 and substitute "governmental entities - repeal. (7) (a) ON OR BEFORE DECEMBER 1, 2022, THE ADMINISTRATOR SHALL PROVIDE A REPORT TO THE DEPARTMENT OF REVENUE WITH THE NAMES AND SOCIAL SECURITY NUMBERS OF ALL OF THE APPLICANTS ELIGIBLE FOR THE EXEMPTION FOR THE PROPERTY TAX YEAR COMMENCING ON JANUARY 1, 2022, BASED ON THE ADMINISTRATOR'S EXAMINATION UNDER SUBSECTION (2) OF THIS SECTION OF THE REPORTS RECEIVED IN ACCORDANCE WITH SUBSECTION (1) OF THIS SECTION.
(b) On or Before April 1, 2023, the administrator shall PROVIDE A REPORT TO THE DEPARTMENT OF REVENUE WITH THE NAMES AND SOCIAL SECURITY NUMBERS OF ALL TAXPAYERS ENTITLED TO THE EXEMPTION FOR THE PROPERTY TAX YEAR COMMENCING ON JANUARY 1, 2022, BASED ON THE ADMINISTRATOR'S EXAMINATION UNDER SUBSECTION (3.5) OF THIS SECTION OF THE REPORTS RECEIVED IN ACCORDANCE WITH SUBSECTION (3) OF THIS SECTION.".

Page 4, line 14, after "(4)" insert "(a)".
Page 4, lines 19 and 20, strike "(5) (a) ONLY ONE CREDIT MAY BE CLAIMED FOR EACH SEPARATE ADDRESS, AND THE" and substitute:
"(b) The".
Page 4, lines 24 and 25, strike "ONLY ONE OF THE TAXPAYERS MAY CLAIM THE CREDIT." and substitute "BOTH TAXPAYERS MAY CLAIM THE CREDIT, BUT THE MAXIMUM CREDIT FOR EACH IS FIVE HUNDRED DOLLARS AND, FOR EVERY FIVE HUNDRED DOLLARS OF ADJUSTED GROSS INCOME ABOVE TWENTY-FIVE THOUSAND DOLLARS, THE AMOUNT OF THE CREDIT IS REDUCED BY FIVE DOLLARS.
(c) Notwithstanding subsections (4)(a) and (4)(b) of THis SECTION, A TAXPAYER WHO ALSO QUALIFIES FOR A GRANT UNDER ARTICLE 31 OF THIS TITLE 39 DURING CALENDAR YEAR 2022 IS ELIGIBLE TO RECEIVE THE FULL CREDIT WITHOUT AN INCOME-BASED REDUCTION THAT OTHERWISE APPLIES FOR THE TAXPAYER UNDER SUBSECTION (4)(a) OR (4)(b) OF THIS SECTION.".

Page 4, line 26, strike "(b)" and substitute "(5) (a)".
Page 5, line 1, strike "(c)" and substitute "(b)".
Page 5, strike lines 6 through 9 .
Renumber succeeding subsection accordingly.

HB22-1328 be referred favorably to the Committee on Appropriations.

SB22-107 be referred favorably to the Committee on Appropriations.

\section*{STATE, CIVIC, MILITARY AND VETERANS AFFAIRS}

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

SB22-012 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend reengrossed bill, page 3, line 23, strike "capitol." and substitute "capitol - on-line display of state constitution - educational opportunities.".

Page 3, line 25, strike "AND THE CAPITAL DEVELOPMENT COMMITTEE".

Page 3, strike line 26.
Page 3, line 27, strike "(a) A" and substitute "CREATION of A".
Page 4, line 6, after "building." insert "History Colorado shall ADVISE AND CONSULT WITH THE STATE ARCHIVIST REGARDING THE CREATION ON AN APPROPRIATE DISPLAY THAT WILL SAFEGUARD THE original draft of the Colorado constitution.".

Page 4, line 7, strike "AND THE CAPITAL DEVELOPMENT COMMITTEE".
Page 4, line 11, after "(3)(h)." insert "The State capitol Building ADVISORY COMMITTEE SHALL ALSO EVALUATE THE PROPOSAL IN ACCORDANCE WITH BEST PRACTICES FOR DISPLAYING HISTORIC DOCUMENTS IN A MANNER THAT SAFEGUARDS THE DOCUMENTS AGAINST DETERIORATION.".

Page 4, strike line 14.
Page 4, line 15, strike "DETERMINE" and substitute "ARCHIVIST SHALL COLLABORATE WITH HISTORY COLORADO TO ENSURE ADHERENCE TO".

Page 4, line 19, strike "(b) AN" and substitute:
"(2) THE STATE ARCHIVIST, IN PARTNERSHIP WITH HISTORY Colorado, shall create an".

Page 4, line 21, strike "PROPOSAL" and substitute "EXHIBITION".
Page 4, line 25, strike "AND THE".
Page 4, strike line 26 and substitute "and history Colorado. The STATE ARCHIVIST SHALL".

Page 5, line 4, after "ARCHIVIST," insert "History Colorado,".
Page 5, line 8, strike "(c) Opportunities" and substitute:
"(3) The state archivist, in Partnership with history COLORADO, SHALL CREATE OPPORTUNITIES".

Page 5, line 11, strike "PROPOSAL" and substitute "STATE ARCHIVIST AND HISTORY COLORADO".

Page 5, line 14, strike "(2)" and substitute "(4)".

SB22-153 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend reengrossed bill, page 9, after line 14 insert:
"SECTION 8. In Colorado Revised Statutes, 1-5-603, amend (2)(b) as follows:

1-5-603. Adoption and payment for voting machines. (2) (b) Each county that uses a voting system in an instant runoff voting election pursuant to a license obtained by the secretary of state in accordance with subsection (2)(a) of this section shall reimburse the secretary of state for its proportionate share of the cost of the annual statewide license for that year. The secretary of state shall invoice any county that uses the voting system in an instant runoff voting election for its share of the cost as a proportion of the total number of counties that used the systempursuant to the statewide lieense in that year NUMBER OF REGISTERED ACTIVE VOTERS IN ALL PARTICIPATING MUNICIPALITIES IN THAT COUNTY COMPARED TO THE TOTAL NUMBER OF REGISTERED ACTIVE VOTERS IN ALL PARTICIPATING MUNICIPALITIES IN THE STATE AS DETERMINED BY THE SECRETARY OF STATE PURSUANT TO THIS SECTION.".

Renumber succeeding sections accordingly.
Page 13, line 9, after "(7)" insert "(a)".
Page 13, strike line 10 and substitute "ASSEMBLY SHALL APPROPRIATE:
(I) One million dollars from".

Page 13, line 15, strike "Аст"." and substitute "Аст";
(II) One hundred seventeen thousand dollars from the DEPARTMENT OF STATE CASH FUND TO THE DEPARTMENT OF STATE TO ASSIST THE STATE AND COUNTIES WITH ASSESSING POTENTIAL RISKS TO THE PROPER ADMINISTRATION OF ELECTIONS.
(b) FOR THE 2023-24 STATE FISCAL YEAR AND EACH STATE FISCAL YEAR THEREAFTER, THE GENERAL ASSEMBLY SHALL MAKE APPROPRIATIONS FROM THE DEPARTMENT OF STATE CASH FUND TO THE DEPARTMENT OF STATE FOR THE PURPOSE OF ASSISTING THE STATE AND COUNTIES WITH ASSESSING POTENTIAL RISKS TO THE PROPER ADMINISTRATION OF ELECTIONS.".

\section*{LAY OVER OF CALENDAR ITEMS}

On motion of Representative Esgar, the following items on the Calendar were laid over until Wednesday, April 20, 2022, retaining place on Calendar:

Consideration of Third Reading--SB22-009, HB22-1304.

On motion of Representative Esgar, HB22-1319, HB22-1218, HB22-1122, HB22-1283, HB22-1289, HB22-1303, HB22-1318, HB22-1349 were made Special Orders on Tuesday, April 19, 2022, at 9:19 a.m.

The hour of 9:19 a.m., having arrived, on motion of Representative Daugherty, the House resolved itself into Committee of the Whole for consideration of Special Orders and she was called to act as Chair.

\section*{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.)

HB22-1319 by Representative(s) Gonzales-Gutierrez and Jodeh-Concerning dependency orders for an unaccompanied child in federal custody in Colorado.

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

HB22-1218 by Representative(s) Valdez A.-Concerning resource efficiency related to constructing a building for occupancy.

Amendment No. 1, Energy \& Environment Report, dated April 14, 2022, and placed in member's bill file; Report also printed in House Journal, April 18, 2022.

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

HB22-1122 by Representative(s) Will and Lindsay, Lontine; also Senator(s) Jaquez Lewis-Concerning prohibiting certain practices by entities obligated to pay for prescription drug benefits.

Amendment No. 1, Appropriations Report, dated April 19, 2022, and placed in member's bill file; Report also printed in House Journal, April 19, 2022.

Amendment No. 2, Health \& Insurance Report, dated April 1, 2022, and placed in member's bill file; Report also printed in House Journal, April 4, 2022.

Amendment No. 3, by Representative Will:
Amend printed bill, page 2, line 6, after "(3.5)" insert "(a)", and after
"CONTRACT" insert "ENTERED INTO OR RENEWED ON OR AFTER JANUARY 1, 2023,".

Page 2, strike line 7 and substitute "PHARMACY DESCRIBED IN SUBSECTION (3.5)(b) OF THIS SECTION,".

Page 2, line 8, strike the second "A" and substitute "THE".
Page 2, line 10, strike "(a)" and substitute "(I)".
Page 3, line 3, strike "(b)" and substitute "(II)".
Page 3, after line 6 insert:
"(b) This SUBSECTION (3.5) APPLIES ONLY TO A CONTRACT BETWEEN A PBM AND A PHARMACY THAT IS:
(I) LOCATED IN A COUNTY WITH A POPULATION OF FEWER THAN ONE HUNDRED THOUSAND PEOPLE; AND
(II) Owned by a Licensed Pharmacist.".

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

HB22-1283 by Representative(s) Michaelson Jenet and Bradfield, Amabile, Gonzales-Gutierrez; also Senator(s) Buckner and Priola-Concerning enhanced residential services for persons with behavioral health needs.

Amendment No. 1, Appropriations Report, dated April 19, 2022, and placed in member's bill file; Report also printed in House Journal, April 19, 2022.

Amendment No. 2, Public \& Behavioral Health \& Human Services Report, dated April 5, 2022, and placed in member's bill file; Report also printed in House Journal, April 6, 2022.

Amendment No. 3, by Representative Michaelson Jenet:
Amend the Public \& Behavioral Health \& Human Services Committee Report, dated April 5, 2022, page 4, line 33, strike "ESTABLISHED IN SECTION".

Page 4 of the report, strike line 34 and substitute "UNTIL JUNE".
Page 6 of the report, line 6 , strike "at the center".
Page 6 of the report, strike line 12 and substitute:
"Page 7 of the bill, strike line 27 and substitute "MUST HAVE A CAPACITY OF AT LEAST SIXTEEN RESIDENTIAL BEDS FOR COLORADO YOUTH".".

Page 6 of the report, strike lines 13 through 20 and substitute:
"Page 8 of the bill, line 1, after the period add "THE DEPARTMENT SHALL DEVELOP AND IMPLEMENT ADMISSION CRITERIA THAT ENSURES THAT Colorado children and youth, PRIOR TO BEING ADMITTED, HAVE BEEN EVALUATED FOR THE LEAST RESTRICTIVE LEVEL OF CARE AND THAT GEOGRAPHIC LOCATION, CURRENT HEALTH-CARE PROVIDER, AND PAYER TYPE ARE NOT THE PRIMARY DETERMINING FACTORS IN WHETHER A YOUTH HAS ACCESS TO A BED AT THE NEURO-PSYCH FACILITY.".".

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

HB22-1303 by Representative(s) Amabile and Sandridge, Gonzales-Gutierrez, Michaelson Jenet; also Senator(s) Winter and Smallwood-Concerning an increase in the number of residential behavioral health beds, and, in connection therewith, making an appropriation.

Amendment No. 1, Appropriations Report, dated April 19, 2022, and placed in member's bill file; Report also printed in House Journal, April 19, 2022.

Amendment No. 2, Public \& Behavioral Health \& Human Services Report, dated March 29, 2022, and placed in member's bill file; Report also printed in House Journal, March 30, 2022.

Amendment No. 3, by Representative Amabile:
Amend printed bill, page 5, line 11, strike "CONTRACt to ADD" and substitute "CONTRACT, WHICHMAY INCLUDE THE COST OF RENOVATION AT PRIVATE FACILITIES, FOR".

Page 6, after line 23 insert:
"(c) THE STATE DEPARTMENT, IN COLLABORATION WITH THE BEHAVIORAL HEALTH ADMINISTRATION AND THE DEPARTMENT OF HEALTH CARE POLICY AND FINANCING, SHALL ESTABLISH CRITERIA FOR ADMISSIONS AND DISCHARGE PLANNING, QUALITY ASSURANCE MONITORING, APPROPRIATE LENGTH OF STAY, AND COMPLIANCE WITH applicable federal law. For the mental health residential FACILITIES CREATED PURSUANT TO THIS SECTION, ADMISSION CRITERIA FOR FACILITIES MUST INCLUDE:
(I) Prioritization of people with serious mental illness WHO HAVE COMPLEX OR CO-OCCURRING CONDITIONS AS DEFINED BY THE STATE DEPARTMENT; AND
(II) FOR TREATMENT BEDS THAT DO NOT SERVE INDIVIDUALS COVERED UNDER A HOME- AND COMMUNITY-BASED WAIVER, OFFERING PRIORITY PLACEMENT TO INDIVIDUALS UNDER A CERTIFICATION FOR SHORT-TERM OR EXTENDED SHORT-TERM TREATMENT PURSUANT TO SECTION 27-65-107 OR 27-65-108 AND LONG-TERM CARE AND TREATMENT PURSUANT TO SECTION 27-65-109 ON AN OUTPATIENT BASIS.
(d) THE STATE DEPARTMENT SHALL COLLABORATE WITH RELEVANT STAKEHOLDERS WHEN ESTABLISHING THE CRITERIA DESCRIBED IN SUBSECTION (2)(c) OF THIS SECTION.".

Amendment No. 4, by Representative Amabile:
Amend printed bill, page 4, after line 19, insert:
"(6) "LEVELOF CARE" MEANS THE INTENSITY OF EFFORT REQUIRED TO DIAGNOSE, PRESERVE, OR MAINTAIN AN INDIVIDUAL'S PHYSICAL OR emotional status, with consideration towards creating a minimally restrictive and homelike environment, when feasible and Safe.
(7) "LONG TERM FACILITY" MEANS A RESIDENTIAL FACILITY OPERATED BY a BEhaVIoral health entity or assisted living RESIDENCE WITH THE INTENT TO SUPPORT, STABILIZE, AND PROMOTE LONG-LASting RECOVERY BY PROVIDING THE APPROPRIATE LEVEL OF CARE TO PATIENTS WITH MENTAL HEALTH DISORDERS.".

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

\section*{ADOPTION OF COMMITTEE OF THE WHOLE REPORT}

\section*{Passed Second Reading: HB22-1122 as amended, HB22-1218 as amended, HB22-1283 as amended, HB22-1303 as amended, HB22-1319.}

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.
\begin{tabular}{lllllllll|}
\hline \multicolumn{1}{|c}{ YES } & 41 & \multicolumn{1}{c}{ NO } & 23 & \multicolumn{1}{c}{ EXCUSED } & 1 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & N & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & N & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & E & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & N & Kipp & Y & Ransom & N & Will & N \\
Cutter & Y & Larson & N & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & Y \\
\hline
\end{tabular}

\section*{LAY OVER OF CALENDAR ITEMS}

On motion of Representative Esgar, the following items on the Calendar were laid over until Wednesday, April 20, 2022, retaining place on Calendar:

Consideration of Special Orders--HB22-1318, HB22-1349, HB22-1289.
Consideration of General Orders--HB22-1285, HB22-1137.
Consideration of Conference Committee Report(s)--HB22-1340.
Consideration of Resolution(s)--SJR22-006, HJR22-1017, HJR22-1018, HJR22-1019, HJR22-1020.

Consideration of Memorial(s)--HM22-1002.

House in recess. House reconvened.

\section*{REPORT(S) OF COMMITTEE(S) OF REFERENCE}

\section*{HEALTH AND INSURANCE}

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

SB22-058 be referred to the Committee of the Whole with favorable recommendation.

\section*{JUDICIARY}

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

HB22-1371 be referred to the Committee of the Whole with favorable recommendation.

\section*{PUBLIC AND BEHAVIORAL HEALTH AND HUMAN SERVICES} After consideration on the merits, the Committee recommends the following:

SB22-079 be referred to the Committee of the Whole with favorable recommendation.

\section*{TRANSPORTATION AND LOCAL GOVERNMENT}

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

SB22-164 be referred to the Committee of the Whole with favorable recommendation.

SB22-170 be referred favorably to the Committee on Appropriations.

\section*{PRINTING REPORT}

The Chief Clerk reports the following bills have been correctly printed: HB22-1377, 1378, 1379, 1380, 1381, 1382, 1383, 1384, 1385, 1386, 1387.

\section*{SIGNING OF BILLS - RESOLUTIONS - MEMORIALS}

The Speaker has signed: HB22-1331, 1332, 1334, 1335, 1336, 1341, 1342, 1343.

\section*{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:
HB22-1018, 1072, 1118, 1165, 1168, 1208, 1214, 1222, 1224, 1237, 1247, 1255, 1264, 1270 at 4:38 p.m. on April 19th, 2022.

\section*{MESSAGE(S) FROM THE SENATE}

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-174.
The Senate has passed on Third Reading and returns herewith:
HB22-1297 and HB22-1307.
The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
HB22-1253 amended in General Orders as printed in Senate Journal, April 18, 2022.

The Senate voted to concur in House amendments to SB22-157, and repassed the bill as amended.

\section*{MESSAGE(S) FROM THE REVISOR}

We herewith transmit:
without comment, SB22-174.
without comment, as amended, HB22-1253.

\section*{MESSAGE(S) FROM THE GOVERNOR}

I certify I received the following on the 18 th day of April, 2022, at 4:07 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

Monday, April 18, 2022
Colorado House of Representatives
The 73rd 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:

HB22-1024 Sales And Use Tax Exemption Municipal Public School Construction
Approved on Monday, April 18, 2022 at 2:05 p.m.
HB22-1108 Include Vendor Name In Web-based Info System Approved on Monday, April 18, 2022 at 2:05 p.m.

HB22-1156 Public Official Reporting Requirements Modification Approved on Monday, April 18, 2022 at 2:05 p.m.

Sincerely, /signed/
Jared Polis
Governor

\section*{INTRODUCTION OF BILLS}

\section*{First Reading}

The following bills were read by title and referred to the committee(s) indicated:

HB22-1388 by Representative(s) Valdez A.--Concerning the regulation of vehicles related to their ownership.
Committee on Transportation \& Local Government
HB22-1389 by Representative(s) Herod--Concerning the creation of financial literacy and exchange program accounts.
Committee on Business Affairs \& Labor
HB22-1390 by Representative(s) McCluskie and McLachlan; also Senator(s) Zenzinger--Concerning the financing of public schools, and, in connection therewith, making an appropriation.
Committee on Education
HB22-1391 by Representative(s) McCluskie, Herod, Ransom; also Senator(s) Hansen and Rankin, Zenzinger--Concerning the state severance tax on oil and gas.

\section*{Committee on Finance}

SB22-174 by Senator(s) Buckner; also Representative(s) Kennedy-Concerning the criteria to be considered in a sunset review hearing.
Committee on State, Civic, Military, \& Veterans Affairs

\section*{REMOTE PARTICIPATION}

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Cutter, Duran, Ortiz, Pelton, Ricks, Williams.

On motion of Representative Kipp, the House adjourned until 9:00 a.m., Wednesday, April 20, 2022.

Approved:
Alec Garnett, Speaker
Attest:
Robin Jones,
Chief Clerk

\section*{HOUSE JOURNAL}

SEVENTY-THIRD GENERAL ASSEMBLY

\section*{STATE OF COLORADO}

\section*{Second Regular Session}
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Prayer by Representative Tony Exum, Colorado Springs.
The Speaker called the House to order at 9:00 a.m.
Pledge of Allegiance led by Representative Tracey Bernett, Longmont.
The roll was called with the following result:
Present--56.
Excused--Representative(s) Baisley, Bockenfeld, Carver,
Daugherty, Geitner, Herod, Ricks, Tipper, Titone--9.
Present after roll call--Representative(s) Baisley, Bockenfeld,
Daugherty, Geitner, Herod, Ricks, Tipper, Titone.

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The Speaker declared a quorum present.

On motion of Representative Bernett, the House Journal of Tuesday, April 19, 2022, was declared approved as corrected by the Chief Clerk.

\section*{THIRD READING OF BILLS--FINAL PASSAGE}

The following bills were considered on Third Reading. The titles were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

SB22-009 by Senator(s). Ginal and Hisey, Liston; also Representative(s) Bird and Benavidez, Bockenfeld-Concerning catalytic converters, and, in connection therewith, enacting measures to address the theft of catalytic converters.
(Laid Over from April 12, 2022.)
Laid Over until April 21, 2022

HB22-1304
by Representative(s) Roberts and Bradfield, Jodeh, Woodrow; also Senator(s) Coleman and Gonzales-Concerning state grants for investments in affordable housing at the local level, and, in connection therewith, creating the local investments in transformational affordable housing grant program and the infrastructure and strong communities grant program to invest in infill infrastructure projects that support affordable housing, and making an appropriation.
(Laid Over from April 18, 2022.)
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{llllllll|}
\hline \multicolumn{1}{|c}{ YES } & 43 & \multicolumn{1}{c}{ NO } & 20 & \multicolumn{1}{c}{ EXCUSED } & 2 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & N & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & E & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
Carver & E & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & N & Kipp & Y & Ransom & N & Will & Y \\
Cutter & Y & Larson & N & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & Y \\
& & & & & & &
\end{tabular}

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Bird, Boesenecker, Cutter, Daugherty, Esgar, Exum, Froelich, Gonzales-Gutierrez, Gray, Herod, Hooton, Kennedy, Kipp, Lindsay, Lontine, McCluskie, McCormick, McLachlan, Michaelson Jenet, Mullica, Ortiz, Ricks, Sirota, Snyder, Sullivan, Tipper, Titone, Valdez A., Valdez D., Weissman, Young, Speaker

HB22-1319 by Representative(s) Gonzales-Gutierrez and Jodeh; also Senator(s) Gonzales-Concerning dependency orders for an unaccompanied child in federal custody in Colorado.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{lllllllll|}
\hline \multicolumn{1}{|c}{ YES } & 41 & & NO & 22 & & EXCUSED & 2 & ABSENT \\
Amabile & Y & Exum & Y & Lynch & N & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N
\end{tabular}
\begin{tabular}{rllllllll}
2 & Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
3 & Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
4 & Bockenfeld & E & Herod & Y & Mullica & Y & Valdez A. & Y \\
5 & Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
6 & Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & N \\
7 & Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
8 & Carver & E & Kennedy & Y & Pico & N & Weissman & Y \\
9 & Catlin & N & Kipp & Y & Ransom & N & Will & N \\
10 & Cutter & Y & Larson & N & Rich & N & Williams & N \\
11 & Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
12 & Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
13 & Esgar & Y & Luck & N & Sandridge & N & Young & Y
\end{tabular}

Co-sponsor(s) added: Representative(s) Bacon, Benavidez, Bernett, Bird, Caraveo, Cutter, Esgar, Exum, Froelich, Gray, Herod, Kennedy, Lindsay, McCluskie, Michaelson Jenet, Ortiz, Sirota, Weissman

HB22-1122 by Representative(s) Will and Lindsay, Lontine; also Senator(s) Jaquez Lewis-Concerning prohibiting certain practices by entities obligated to pay for prescription drug benefits, and, in connection therewith, making an appropriation.

Laid Over until Thursday, April 21, 2022.
HB22-1283 by Representative(s) Michaelson Jenet and Bradfield, Amabile, Gonzales-Gutierrez; also Senator(s) Buckner and Priola-Concerning enhanced residential services for Priola-Concerning enhanced residential services for
persons with behavioral health needs, and, in connection therewith, making an appropriation.

As shown by the following roll call vote, a majority of all members elected to the House voted in the affirmative, and Representative Michaelson Jenet was given permission to offer a Third Reading amendment:

\section*{}

\section*{-}
\begin{tabular}{|llllllll|}
\hline \multicolumn{1}{c|}{ YES } & 57 & \multicolumn{1}{c}{ NO } & 6 & \multicolumn{1}{c}{ EXCUSED } & 2 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & Y & Geitner & Y & McCormick & Y & Soper & Y \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & E & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
Carver & E & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & Y & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Luck & Y & Roberts & Y \\
& & & Yoog & Y \\
& & & & Sandridge & Young & Y \\
& & & & Speaker & Y \\
\hline
\end{tabular}

\section*{Third Reading amendment No. 1, by Representative Michaelson Jenet.}

Amend engrossed bill, page 11, after line 15 insert:
"(4) This section is Known as the "Andy Campos-Padilla
Аст".".
The amendment was declared passed by the following roll call vote:
\begin{tabular}{lllllllll|}
\hline \multicolumn{1}{|c}{ YES } & 56 & \multicolumn{1}{c}{ NO } & \(\mathbf{7}\) & \multicolumn{1}{c}{ EXCUSED } & \(\mathbf{2}\) & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & Y & Geitner & Y & McCormick & Y & Soper & Y \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & E & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle N \\
Carver & E & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & Y & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & N & Sandridge & Y & Young & Y \\
& & & & & & Speaker & Y \\
& & & & & & &
\end{tabular}

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.
\begin{tabular}{lcllllll|}
\hline \multicolumn{1}{|c}{ YES } & \(\mathbf{5 1}\) & \multicolumn{1}{c}{ NO } & \(\mathbf{1 2}\) & \multicolumn{1}{c}{ EXCUSED } & \(\mathbf{2}\) & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & E & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & N & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & N \\
Carver & E & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & N & Will & Y \\
Cutter & Y & Larson & Y & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Bacon, Benavidez, Bird, Boesenecker, Caraveo, Cutter, Daugherty, Esgar, Exum, Froelich, Gray, Herod, Hooton, Jodeh, Kipp, Lindsay, Lontine, McCluskie, McCormick, McLachlan, Mullica, Ortiz, Roberts, Sirota, Snyder, Sullivan, Titone, Valdez A., Valdez D., Weissman, Woodrow, Young, Speaker
\begin{tabular}{|c|c|c|c|c|c|c|c|}
\hline HB22-1303 & \multicolumn{7}{|r|}{by Representative(s) Amabile and Sandridge, Gonzales-Gutierrez, Michaelson Jenet; also Senator(s) Winter and Smallwood-Concerning an increase in the number of residential behavioral health beds, and, in connection therewith, making an appropriation.} \\
\hline \multicolumn{8}{|l|}{\begin{tabular}{l}
The question being "Shall the bill pass?". \\
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\end{tabular}} \\
\hline YES & 51 & NO & 12 & EXCUSED & 2 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
\hline Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
\hline Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
\hline Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
\hline Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
\hline Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
\hline Bockenfeld & E & Herod & Y & Mullica & Y & Valdez A. & Y \\
\hline Boesenecker & Y & Holtorf & Y & Neville & N & Valdez D. & Y \\
\hline Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
\hline Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
\hline Carver & E & Kennedy & Y & Pico & Y & Weissman & Y \\
\hline Catlin & Y & Kipp & Y & Ransom & N & Will & Y \\
\hline Cutter & Y & Larson & Y & Rich & N & Williams & N \\
\hline Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
\hline Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
\hline Esgar & Y & Luck & N & Sandridge & Y & Young & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Benavidez, Bernett, Bird, Boesenecker, Caraveo, Cutter, Duran, Esgar, Exum, Froelich, Gray, Hooton, Jodeh, Kennedy, Kipp, Lindsay, Lontine, McCluskie, McCormick, McLachlan, Mullica, Roberts, Sirota, Snyder, Tipper, Weissman, Woodrow, Young, Speaker

HB22-1218 by Representative(s) Valdez A.; also Senator(s) Winter-Concerning resource efficiency related to constructing a building for occupancy.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{lllllllll|}
\hline \multicolumn{1}{|c}{ YES } & 35 & \multicolumn{1}{c}{ NO } & 29 & \multicolumn{1}{c}{ EXCUSED } & 1 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & N & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & N & Tipper & Y \\
Bird & N & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & N & Herod & Y & Mullica & N & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
Carver & E & Kennedy & Y & Pico & N & Weissman & Y
\end{tabular}
\begin{tabular}{llllllll} 
Catlin & N & Kipp & Y & Ransom & N & Will & N \\
Cutter & Y & Larson & N & Rich & N & Williams & N \\
Daugherty & N & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & N & Woog & N \\
Esgar & Y & Luck & N & Sandridge & N & Young & N \\
& & & & & Speaker & Y
\end{tabular}

Co-sponsor(s) added: Representative(s) Bacon, Benavidez, Bernett, Boesenecker, Cutter, Exum, Froelich, Gonzales-Gutierrez, Gray, Herod, Hooton, Jodeh, Kipp, Lindsay, Lontine, Michaelson Jenet, Sirota, Tipper, Titone, Woodrow

On motion of Representative Esgar, HB22-1137, SB22-167, SB22-058, SB22-164 were added to the Special Orders Calendar on Wednesday, April 20, 2022.

On motion of Representative Bird, the House resolved itself into Committee of the Whole for consideration of Special Orders and she was called to the Chair to act as Chairman.

\section*{SPECIAL ORDERS--SECOND READING OF BILLS}

The Committee of the Whole having risen, the Chairman reported the titles of the following bills had been read (reading at length had been dispensed with by unanimous consent), the bills considered and action taken thereon as follows:
(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

\section*{HB22-1318 by Representative(s) Benavidez-Concerning the extension of the law enforcement, public safety, and criminal justice information sharing grant program deadline.}
(Laid Over from April 19, 2022.)
Ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
HB22-1349 by Representative(s) Duran and Will; also Senator(s) Bridges and Priola-Concerning improving decision-making to enhance postsecondary student success.
(Laid Over from April 19, 2022.)
Amendment No. 1, Appropriations Report, dated April 19, 2022, and placed in member's bill file; Report also printed in House Journal, April 19, 2022.

Amendment No. 2, Education Report, dated April 7, 2022, and placed in member's bill file; Report also printed in House Journal, April 8, 2022.

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

HB22-1289 by Representative(s) Gonzales-Gutierrez and McCluskie; also Senator(s) Moreno-Concerning improving access to health benefits for economically insecure Colorado families by enhancing public health programs.
(Laid Over from April 19, 2022.)
Amendment No. 1, Appropriations Report, dated April 19, 2022, and placed in member's bill file; Report also printed in House Journal, April 19, 2022.

Amendment No. 2, Public \& Behavioral Health \& Human Services Report, dated March 25, 2022, and placed in member's bill file; Report also printed in House Journal, March 28, 2022.

\section*{Amendment No. 3, by Representative Gonzales-Gutierrez.}

Amend printed bill, page 5, after line 2 insert:
"SECTION 2. In Colorado Revised Statutes, 10-16-1206, amend (1)(e) and (1)(f); and add (1)(g) as follows:

10-16-1206. Health insurance affordability cash fund creation. (1) There is hereby created in the state treasury the health insurance affordability cash fund. The fund consists of:
(e) Money that may be allocated to the fund pursuant to section 10-16-1308; and
(f) All interest and income derived from the deposit and investment of money in the fund; AND
(g) The federal share of The medical assistance payments RECEIVED PURSUANT TO SECTION 25.5-4-503 (2).".

Renumber succeeding sections accordingly.
Page 23, line 5, after "SUPPORTS." insert "The DEPARTMENT SHALL REPORT ON THE ESTABLISHED PRIORITIES AND BUDGET ALLOCATIONS AND THE WAYS IN WHICH THEY ARE INCLUSIVE OF STAKEHOLDER INPUT DURING THE DEPARTMENT'S 2024 PRESENTATION TO THE JOINT BUDGET COMMITTEE OF THE GENERAL ASSEMBLY AND IN THE DEPARTMENT'S PRESENTATION TO THE HEALTH AND HUMAN SERVICES COMMITTEE OF THE SENATE AND THE HEALTH AND INSURANCE COMMITTEE OF THE HOUSE OF REPRESENTATIVES, OR ANY SUCCESSOR COMMITTEES, AT THE HEARING HELD PURSUANT TO SECTION 2-7-203 (2)(a) OF THE "STATE Measurement for Accountable, Responsive, and Transparent (SMART) GOVERNMENT Act".".

Page 23, after line 17 insert:
"(d) CONDUCT A MINIMUM OF FIVE STAKEHOLDER MEETINGS AND CONDUCT ADDITIONAL MEETINGS FOCUSED ON HEARING INPUT FROM INDIVIDUAL CONSTITUENCIES LISTED IN SUBSECTION (2)(a) OF THIS SECTION.".

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

HB22-1137 by Representative(s) Ricks and Bradfield; also Senator(s) Gonzales and Coleman-Concerning practices of unit owners' associations, and, in connection therewith, authorizing the enforcement of certain matters regarding unit owners' associations in small claims court and limiting the conduct of unit owners' associations in collecting unpaid assessments, fees, and fines.
(Laid Over from April 19, 2022.)
Amendment No. 1, Transportation \& Local Government Report, dated April 13, 2022, and placed in member's bill file; Report also printed in House Journal, April 14, 2022.

Amendment No. 2, by Representative Ricks.
Amend the Transportation and Local Government Committee Report, dated April 13, 2022, page 1, line 27, after the period insert "IF A PREFERENCE IS NOT INDICATED, THE ASSOCIATION SHALL SEND THE correspondence and notices in English. The unit owner and the UNIT OWNER'S DESIGNATED CONTACT MUST RECEIVE THE SAME CORRESPONDENCE AND NOTICES ANYTIME COMMUNICATIONS ARE SENT OUT; EXCEPT THAT THE UNIT OWNER MUST RECEIVE THE CORRESPONDENCE AND NOTICES IN THE LANGUAGE FOR WHICH THE UNIT OWNER HAS INDICATED A PREFERENCE, IF ANY.".

Page 2, line 3, strike "BY".
Page 3, after line 36 insert:
"(V) If The association does not receive notice from the UNIT OWNER THAT THE VIOLATION HAS BEEN CURED, THE ASSOCIATION SHALL INSPECT THE UNIT WITHIN SEVEN DAYS AFTER THE EXPIRATION OF THE THIRTY-DAY CURE PERIOD TO DETERMINE IF THE VIOLATION HAS BEEN CURED. IF, AFTER THE INSPECTION AND WHETHER OR NOT THE ASSOCIATION RECEIVED NOTICE FROM THE UNIT OWNER THAT THE VIOLATION WAS CURED, THE ASSOCIATION DETERMINES THAT THE VIOLATION HAS NOT BEEN CURED:
(A) A SECOND THIRTY-DAY PERIOD TO CURE COMMENCES IF ONLY ONE THIRTY-DAY PERIOD TO CURE HAS ELAPSED; OR
(B) THE ASSOCIATION MAY TAKE LEGAL ACTION PURSUANT TO THIS SECTION IF TWO THIRTY-DAY PERIODS TO CURE HAVE ELAPSED.".

Renumber succeeding subparagraph accordingly.
Page 4, line 2, strike "QUARTERLY BASIS," and substitute "MONTHLY BASIS and by First-class mail and, if THE ASSOCIATION HAS THE RELEVANT E-MAIL ADDRESS, BY E-MAIL,".

Page 4, line 5, after the period add "The association shall send the ITEMIZED LIST TO THE UNIT OWNER IN ENGLISH OR IN ANY LANGUAGE FOR WHICH THE UNIT OWNER HAS INDICATED A PREFERENCE FOR CORRESPONDENCE AND NOTICES PURSUANT TO SUBSECTION (1.7)(a)(I) OF THIS SECTION AND TO ANY DESIGNATED CONTACT FOR THE UNIT OWNER.".

Amendment No. 3, by Representative Ricks.
Amend the Transportation and Local Government Committee Report, dated April 13, 2022, page 2, strike lines 4 and 5 and substitute "SENDING IT BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED, AND PHYSICALLY POST A COPY OF THE".

Page 2, line 35, strike "PUBLIC SAFETY, HEALTH, OR WELFARE," and substitute "PUBLIC SAFETY OR HEALTH,".

Page 3, strike lines 10 through 12 and substitute "OTHER THAN A VIOLATION THAT THREATENS THE PUBLIC SAFETY OR HEALTH, THE ASSOCIATION SHALL, THROUGH CERTIFIED MAIL, RETURN RECEIPT REQUESTED,".

Page 4, strike lines 36 and 37 and substitute "CERTIFIED MAIL, RETURN RECEIPT REQUESTED, specifying:".

Page 5, strike lines 13 through 21 and substitute "MAY TAKE AGAINST THE UNIT OWNER, INCLUDING A DESCRIPTION OF THE TYPES OF MATTERS THAT THE ASSOCIATION OR UNIT OWNER MAY TAKE TO SMALL CLAIMS COURT, INCLUDING INJUNCTIVE MATTERS FOR WHICH THE ASSOCIATION SEEKS AN ORDER REQUIRING THE UNIT OWNER TO COMPLY WITH THE DECLARATION, BYLAWS, COVENANTS, OR OTHER GOVERNING DOCUMENTS OF THE ASSOCIATION.".

Page 7, strike lines 14 and 15 and substitute "that unit or fines imposed against its unit owner. Unless the deelaration otherwise provides, Fees, charges, late charges, attorney fees UP TO THE".

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

\section*{SB22-167 by Senator(s) Ginal; also Representative(s) Duran-Concerning removing the exemption for greyhound breeders from the "Pet Animal Care and Facilities Act". \\ Ordered revised and placed on the Calendar for Third Reading and Final Passage. \\ SB22-058 by Senator(s) Simpson; also Representative(s) McCormick-Concerning the creation of a peer health assistance program for dental hygienists. \\ Ordered revised and placed on the Calendar for Third Reading and Final Passage.}
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SB22-164 by Senator(s) Zenzinger and Woodward, Kirkmeyer, Moreno; also Representative(s) Woodrow and Lynch, Pico, Valdez D.-Concerning the substitution of the word "treasurer's" in place of the word "assessor's" in a statutory provision requiring disclosure of property tax information for purchasers of newly constructed residences within the boundaries of a metropolitan district.
Ordered revised and placed on the Calendar for Third Reading and Final Passage.

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\section*{ADOPTION OF COMMITTEE OF THE WHOLE REPORT}

Passed Second Reading: HB22-1137 as amended, HB22-1289 as amended, HB22-1318, HB22-1349 as amended, SB22-058, SB22-164, SB22-167.

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.
\begin{tabular}{llllllll|}
\hline \multicolumn{1}{|c}{ YES } & 41 & \multicolumn{1}{c}{ NO } & 23 & \multicolumn{1}{c}{ EXCUSED } & 1 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & N & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & N & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
Carver & E & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & N & Kipp & Y & Ransom & N & Will & N \\
Cutter & Y & Larson & N & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & Y \\
\hline
\end{tabular}

\section*{LAY OVER OF CALENDAR ITEM}

On motion of Representative Esgar, the following items on the Calendar was laid over until Thursday, April 21, 2022, retaining place on Calendar:

Consideration of General Orders--HB22-1285.

\section*{CONSIDERATION OF CONFERENCE COMMITTEE REPORT(S)}

HB22-1340 by Representative(s) Herod and McCluskie; also Senator(s) Hansen and Zenzinger-Concerning capital-related transfers of money.

House Conferees: Representative(s) McCluskie, Chair, Herod, Ransom
Senate Conferees: Senator(s) Hansen, Chair, Zenzinger, Rankin
(First Report of First Conference Committee printed in House Journal, April 14, 2022.)
(Laid Over from April 19, 2022.)
On motion of Representative McCluskie, the Conference Committee Report was adopted by the following roll call vote:
\begin{tabular}{lclllllll|}
\hline \multicolumn{1}{|c}{ YES } & \(\mathbf{5 2}\) & \multicolumn{1}{c}{ NO } & 12 & \multicolumn{1}{c}{ EXCUSED } & \(\mathbf{1}\) & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & Y & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & N & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
Carver & E & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & N & Kipp & Y & Ransom & Y & Will & N \\
Cutter & Y & Larson & Y & Rich & Y & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & Y \\
\hline
\end{tabular}

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.
\begin{tabular}{llllllll|}
\hline \multicolumn{1}{|c}{ YES } & 41 & \multicolumn{1}{c}{ NO } & 23 & \multicolumn{1}{c}{ EXCUSED } & 1 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & N & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & N & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
Carver & E & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & N & Kipp & Y & Ransom & N & Will & N \\
Cutter & Y & Larson & N & Rich & N & Williams & N
\end{tabular}
\begin{tabular}{llllllll} 
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & Speaker & Y \\
Co-sponsor(s) & added: Representative(s) & Daugherty, Gonzales-Gutierrez, & Gray, \\
Valdez A., Woodrow
\end{tabular}

\section*{LAY OVER OF CALENDAR ITEMS}

On motion of Representative Esgar, the following items on the Calendar were laid over until Thursday, April 21, 2022, retaining place on Calendar:

Consideration of Resolution(s)--SJR22-006, HJR22-1017, HJR22-1018, HJR22-1019, HJR22-1020.

Consideration of Memorial(s)--HM22-1002.
Consideration of Senate Amendment(s)--HB22-1253.

\section*{APPOINTMENT}

The Speaker announced the following temporary committee appointment for Wednesday, April 20, 2022 only:

\section*{Energy and Environment}

Representative Woodrow to replace Representative A. Valdez.

House in recess. House reconvened.

\section*{REPORT FROM THE SENATE AND HOUSE COMMITTEES ON DELAYED BILLS}

Pursuant to Joint Rule 23 (c), the House and Senate Committees on Delayed Bills, acting jointly, extend the following deadline for HB22-1390, Concerning Public School Finance:

The Friday, April 22, 2022 deadline for final passage, including any conference committee report, for any bill prescribing all or a substantial portion of the total funding for public schools pursuant to the "Public School Finance Act of 1994", article 54 of title 22, Colorado Revised Statutes, is extended until Wednesday, May 11, 2022 (the 120th legislative day).

This memorandum shall be printed in the journal of each house as is required by said Joint Rule 23(c).

\section*{Alec Garnett Stephen Fenberg \\ Speaker of the House of Representatives \\ Daneya Esgar \\ House Majority Leader \\ Hugh McKean \\ House Minority Leader \\ President of the Senate \\ Dominick Moreno \\ Senate Majority Leader \\ Chris Holbert \\ Senate Minority Leader \\ REPORT(S) OF COMMITTEE(S) OF REFERENCE \\ BUSINESS AFFAIRS AND LABOR}

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

HCR22-1006 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend printed resolution, page 3, strike lines 1 through 5 and substitute "and which THAT IS REGISTERED WITH THE SECRETARY OF STATE AND has been in existence continuously for a period of five THREE years immediately prior to the making of said ITS application for such THE license OR, ON AND AFTER JANUARY 1, 2025, FOR SUCH PERIOD AS THE GENERAL ASSEMBLY MAY ESTABLISH UNDER SUBSECTION (5) OF THIS SECTION, and has had during the entire five-year period OF ITS EXISTENCE a dues-paying membership engaged in carrying out the objects of said corporation or organization, such license to expire at the end".

Page 3, strike lines 9 through 11 and substitute:
"(c) (I) No person may receive any remuneration or profit IN EXCESS OF THE APPLICABLE MINIMUM WAGE for participating in the management or operation of any such game.".

\section*{ENERGY AND ENVIRONMENT}

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

SB22-110 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 7, strike "SUBJECT To FAA APPROVAL" and substitute "SUBJECT TO APPROVAL FROM THE FAA".

Page 5, line 22, strike "A FACILITY" and substitute "A FACILITY, WITH A NAMEPLATE CAPACITY OF ONE MEGAWATT OR GREATER,".

\section*{HEALTH AND INSURANCE}

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

HB22-1293 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, 25-1-801, amend (1)(b) as follows:

25-1-801. Patient records in custody of health-care facility definitions. (1) (b) (I) (A) A health HEALTH-CARE facility licensed or certified pursuant to section 25-1.5-103 (1) or article 3 of this title TITLE 25 , or both, or an entity regulated under title 10 , C.R.S., providing health-care services, as defined in section 10-16-102 (33), C.R.S., directly or indirectly through a managed care plan, as defined in section 10-16-102 (43), C.R.S., or otherwise, must provide copies of a patient's medical records, including X rays, to:
(A) The patient or the patient's personal representative upon request and payment of the fee a covered entity may impose in accordance with the "Health Insurance Portability and Accountability Act of 1996", Pub.L. 104-191, as amended, and any rules promulgated pursuant to the act; or to a third person who requests the records upon submission of a IIPAA-compliant authorization, valid subpoena, or court order and upon the payment of the reasonable fees.
(B) The health-eare facility must deliver the medieal records in electronic format if the person requests eleetronic format, the original medieal records are stored in eleetronic format, and the medieal records are readily producible in eleetronic format. AN ATTORNEY WHO REPRESENTS THE PATIENT OR THE PATIENT'S PERSONAL REPRESENTATIVE UPON REQUEST AND PAYMENT OF THE REASONABLE FEES DEFINED IN SUBSECTION (5)(c)(I) OF THIS SECTION FOR PAPER COPIES OF THE RECORDS, OR, FOR RECORDS PRODUCED BY ELECTRONIC MEANS, A SEARCH AND HANDLING FEE OF TWENTY DOLLARS AND FORTY CENTS PER PAGE FOR THE FIRST THIRTY PAGES, TWENTY-FIVE CENTS PER PAGE FOR PAGES THIRTY-ONE THROUGH ONE HUNDRED, FIFTEEN CENTS PER PAGE FOR PAGES ONE HUNDRED ONE THROUGH FIVE HUNDRED, AND TEN CENTS PER PAGE FOR ALL PAGES THEREAFTER UP TO A TOTAL AMOUNT NOT TO EXCEED ONE HUNDRED FIFTY DOLLARS; EXCEPT THAT, IF THE RECORD EXCEEDS TWO THOUSAND PAGES, THE MAXIMUM AMOUNT CHARGED MUST BE NO MORE THAN TWO HUNDRED FIFTY DOLLARS, UNLESS THE RECORDS ARE STORED ON MICROFILM, IN WHICH CASE, ONE DOLLAR AND FIFTY CENTS PER PAGE MAY BE CHARGED; OR
(C) A person or entity that does not represent the patient OR PATIENT'S PERSONAL REPRESENTATIVE WHO REQUESTS THE RECORDS UPON SUBMISSION OF A HIPAA-COMPLIANT AUTHORIZATION, VALID SUBPOENA, OR COURT ORDER AND UPON THE PAYMENT OF THE REASONABLE FEES DEFINED IN SUBSECTION (5)(c)(I) OF THIS SECTION, WHETHER THE RECORD IS PRODUCED ON PAPER OR ELECTRONICALLY.
(II) THE HEALTH-CARE FACILITY SHALL DELIVER THE MEDICAL RECORDS IN ELECTRONIC FORMAT IF:
(A) The Person or entity requests electronic format;
(B) The original medical records are Stored in electronic FORMAT; AND
(C) The medical records are readily producible in ELECTRONIC FORMAT.
(II) (III) In the event that a licensed health-care professional determines that a copy of any X ray, mammogram, CT SCAN, MRI, or other film is not sufficient for diagnostic or other treatment purposes, the health HEALTH-CARE facility or entity shall make the original of any such film available to the patient or another health-care professional or facility as specifically directed by the patient pursuant to a written authorization-request for films and upon the payment of the reasonable costs for such film. If a healtt HEALTH-CARE facility releases an original film pursuant to this subparagraph (III) SUBSECTION (1)(b)(III), it shall IS not be responsible for any loss, damage, or other consequences as a result of such release. Any original X ray, mammogram, CT SCAN, MRI, or other film made available pursuant to this subparagraph (II) shalt SUBSECTION (1)(b)(III) MUST be returned upon request to the lending health-Care facility within thirty days.

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.".

SB22-156 be referred to the Committee of the Whole with favorable recommendation.

\section*{JUDICIARY}

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

HB22-1367 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 " 22 - \(\qquad\) :" and substitute "221367:".

Page 2, line 16 , strike " 22 - \(\qquad\) " and substitute "22-1367".

Page 3, after line 9 insert:
"SECTION 2. In Colorado Revised Statutes, 24-34-306, amend (11) as follows:

24-34-306. Charge - complaint - hearing - procedure exhaustion of administrative remedies. (11) (a) THE JURISDICTION OF the Commission over the complaint ceases if:
(I) Written notice that a formal hearing will be held is not served within the charge; if
(II) The complainant has requested and received a notice of right to sue pursuant to subsection (15) of this section; or if
(III) The hearing is not commenced within the one-hundred-twenty-day period prescribed by subsection (4) of this section. the jurisdietion of the commission over the complaint shalleease, and
(b) If THE JURISDICTION OF THE COMMISSION CEASES PURSUANT TO SUBSECTION (11)(a) OF THIS SECTION, the complainant may seek the relief authorized under this part 3 and parts 4 to 7 of this article ARTICLE 34 against the respondent by filing a civil action in the district court for the district in which the alleged discriminatory or unfair practice occurred. Sueht THE COMPLAINANT MUST FILE A CIVIL action must be filect within ninety days of AFTER the date upon which the jurisdiction of the commission ceased. and if not so filed, it shall be IF THE COMPLAINANT FAILS TO FILE THE ACTION WITHIN THE TIME SPECIFIED IN THIS SUBSECTION (11)(b), THE ACTION IS barred, and the district court shall have no DOES NOT HAVE jurisdiction to hear such THE action. If any party requests the extension of any time period preseribed by this subsection (11), sueh extension may be granted for good eause by the commission, a eommissioner, or the administrative law judge, as the ease maybe, but the total period of all such extensions to either the respondent or the eomplainant shall not exceed ninety days each, and, in the ease of multiple parties, the total period of all extensions shall not exeeed one hundredeighty days.".

Renumber succeeding sections accordingly.

HB22-1368 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, line 19, strike "AND".
Page 3, after line 19 insert:
"(g) What Funding IS NECESSARY FOR COMMUNITY CORRECTIONS PROGRAMS TO SERVE PERSONS CONVICTED OF MISDEMEANORS; AND".

Reletter succeeding paragraph accordingly.
Page 3, line 26, after "community." insert "To THE BEST OF THE COMMISSION CHAIRPERSON'S ABILITY, THE CHAIRPERSON MUST ENSURE THAT THE COMPOSITION OF THE TASK FORCE IS RACIALLY, ETHNICALLY, AND GEOGRAPHICALLY DIVERSE AND IS REPRESENTATIVE OF THE COMMUNITIES THAT ARE MOST IMPACTED BY THE CRIMINAL AND JUVENILE JUSTICE SYSTEM.".

HB22-1373 be referred to the Committee of the Whole with favorable recommendation.

\section*{PUBLIC AND BEHAVIORAL HEALTH AND HUMAN SERVICES}

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

HB22-1158 be postponed indefinitely.

HB22-1360 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 2, after line 1 insert:
"SECTION 1. Legislative declaration. (1) The general assembly finds that:
(a) The Colorado child support services program works with parents and caretakers to ensure all Colorado children get the financial support they need to thrive;
(b) Counties, in partnership with the state, employ a number of strategies to help secure consistent child support payments for families. These efforts result in the federal government providing incentive payments to the counties to reinvest in the efficient administration of the child support services program.
(c) It is Colorado's obligation to invest in and improve technological systems that county departments of human or social services rely on to ensure timely, accurate, and consistent benefits for Coloradans in need. The system, known as the automated child support enforcement system (ACSES), supports child support workers in efficiently administering the child support services program on behalf of the state and is in need of technological enhancements and upgrades.
(2) Therefore, the general assembly declares that, without supplanting state financial resources for ACSES, this act creates an option, but not a requirement, to invest county incentive payments to support minor improvements to ACSES if agreed to by the counties. This act is not meant to replace a future significant investment in any overhauls of the ACSES that may need to occur nor is it meant to create a precedent that funding otherwise designated for counties be used to improve the technology system for the child support services program or any other programs.".

Renumber succeeding sections accordingly.
Page 2, line 12, after "THEREAFTER," insert "THE DECISION ABOUT WHETHER".

Page 2, line 13, strike "RECEIVES, WHICH" and substitute "RECEIVES FOR THE PURPOSES OF INFORMATION TECHNOLOGY ENHANCEMENTS TO THE AUTOMATED CHILD SUPPORT ENFORCEMENT SYSTEM AND HOW TO USE THE RETAINED AMOUNT SHALL BE DETERMINED IN ACCORDANCE WITH THE RULES PROMULGATED PURSUANT TO SUBSECTION (3) OF THIS SECTION. ThE".

Page 2, line 23, strike "FOR COUNTY AND STATE JOINT" and substitute "BY WHICH A STATEWIDE ASSOCIATION OF COUNTY HUMAN SERVICE DIRECTORS AND THE STATE DEPARTMENT DETERMINE WHETHER TO RETAIN A PERCENTAGE OF THE FEDERAL INCENTIVES AND DETERMINE HOW THE INCENTIVES ARE INVESTED.".

Page 3, strike line 1.

SB22-148 be referred favorably to the Committee on Appropriations.

\section*{TRANSPORTATION AND LOCAL GOVERNMENT}

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

SB22-002 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend reengrossed bill, page 9, line 11, strike "(4)" and substitute "(3)".

\section*{PRINTING REPORT}

The Chief Clerk reports the following bills have been correctly printed: HB22-1388, 1389, 1390, 1391.

\section*{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:
HB22-1331, 1332, 1334, 1335, 1336, 1341, 1342, 1343 at 9:43 a.m. on April 20th, 2022.

\section*{MESSAGE(S) FROM THE SENATE}

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes: SB22-035 amended in General Orders as printed in Senate Journal, April 19, 2022.
SB22-098 amended in Special Orders as printed in Senate Journal, April 19, 2022.
SB22-099 amended in Special Orders as printed in Senate Journal, April 19, 2022.
SB22-160 amended in General Orders as printed in Senate Journal, April 14, 2022.

\section*{SB22-169 amended in General Orders as printed in Senate Journal, April 19, 2022. \\ SB22-180 amended in General Orders as printed in Senate Journal, April 14, 2022.}

The Senate has passed on Third Reading and returns herewith:
HB22-1068, HB22-1249, and HB22-1292
The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
HB22-1111 amended in Special Orders as printed in Senate Journal, April 19, 2022.

The Senate voted to concur in House amendments to SB22-049, and repassed the bill as amended.

The Senate has adopted and transmits herewith: SJR22-010.

\section*{MESSAGE(S) FROM THE REVISOR}

We herewith transmit:
without comment, as amended, HB22-1111; SB22-099, 160, 180, 035, 169 , and 098.

\section*{INTRODUCTION OF BILLS First Reading}

The following bills were read by title and referred to the committee(s) indicated:

\section*{HB22-1392 by Representative(s) Bird and Lindsay; also Senator(s) Moreno--Concerning the extension of state tax incentives affecting the use of real property to promote community development, and, in connection therewith, extending the contaminated land state income tax credit and property tax exemption for affordable housing projects. \\ Committee on Finance}

HB22-1393 by Representative(s) Tipper and Soper, Gonzales-Gutierrez--Concerning creating the displaced Aurarian scholarship for the descendants of Aurarians displaced by the development of the Auraria higher education center.
Committee on State, Civic, Military, \& Veterans Affairs
HB22-1394 by Representative(s) Esgar and Roberts, Will; also Senator(s) Winter and Donovan--Concerning funding for just transition programs to assist communities with economic transitions.
Committee on Transportation \& Local Government

HB22-1395 by Representative(s) Larson and Young; also Senator(s) Zenzinger and Simpson, Bridges--Concerning creating the competitive transportation innovation grant program to address the public school transportation shortage.
Committee on Education
SB22-035 by Senator(s) Rodriguez and Smallwood; also Representative(s) Bird and Van Winkle--Concerning the occupational accident insurance coverage that independent contractors of carriers may acquire pursuant to standards set by the division of insurance.
Committee on Business Affairs \& Labor
SB22-098 by Senator(s) Rodriguez; also Representative(s) Roberts and Will--Concerning a task force to examine the creation of a program allowing for the use of donated unused drugs, and, in connection therewith, making an appropriation.
Committee on Health \& Insurance
SB22-099 by Senator(s) Hisey and Rodriguez; also Representative(s) Tipper and Larson--Concerning the procedure for sealing of criminal records for nonviolent offenses, and, in connection therewith, addressing workforce shortages, minimizing barriers to employment for job seekers, and making an appropriation.
Committee on Judiciary
SB22-160 by Senator(s) Gonzales and Hinrichsen; also Representative(s) Boesenecker and Lindsay, Jodeh, Woodrow--Concerning programs to preserve mobile home communities, and, in connection therewith, establishing a revolving loan and grant program to assist mobile home owners seeking to purchase their communities, and making an appropriation.
Committee on Transportation \& Local Government
SB22-169 by Senator(s) Donovan; also Representative(s) Will and Hooton--Concerning the nondisclosure of sensitive species information under the "Colorado Open Records Act".
Committee on Agriculture, Livestock, \& Water
SB22-175 by Senator(s) Hansen and Fields, Coram; also Representative(s) Ortiz and Roberts--Concerning the use of mobile electronic devices when driving a motor vehicle, and, in connection therewith, making an appropriation.
Committee on Transportation \& Local Government
SB22-180 by Senator(s) Winter and Hinrichsen; also Representative(s) Gray and Bacon--Concerning programs to reduce ground level ozone through increased use of transit.
Committee on Energy \& Environment

\section*{INTRODUCTION OF RESOLUTION}

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

SJR22-010 by Senator(s) Cooke and Hinrichsen; also Representative(s) Ortiz and Geitner--Concerning the availability of Hyperbaric Oxygen Therapy as a treatment option for residents of the state of Colorado experiencing Traumatic Brain Injury or Post-Traumatic Stress Disorder. Committee on Health \& Insurance

\section*{REMOTE PARTICIPATION}

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Cutter, Hanks, Pico, Ricks, Sandridge, Soper, A. Valdez, Woodrow.

On motion of Representative Esgar, the House adjourned until 9:00 a.m., Thursday, April 21, 2022.

Approved:
Alec Garnett,
Speaker
Attest:
Robin Jones,
Chief Clerk

\section*{HOUSE JOURNAL}

SEVENTY-THIRD GENERAL ASSEMBLY
STATE OF COLORADO

\section*{Second Regular Session}

One hundredth Legislative Day
Thursday, April 21, 2022

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 Briley Palm, Bolivia Elementary, Bolivia, North Carolina.

The roll was called with the following result:
Present--56.
Excused--Representative(s) Bacon, Hanks, Herod, Luck, Mullica, Ricks, Tipper, Valdez A., Woodrow--9.
Present after roll call--Representative(s) Bacon, Luck, Ricks, Tipper, Valdez A., Woodrow.

The Speaker declared a quorum present.

On motion of Representative Bernett, the House Journal of Wednesday, April 20, 2022, was declared approved as corrected by the Chief Clerk.

\section*{CONSIDERATION OF RESOLUTION(S)}

HJR22-1017 by Representative(s) Will and Hooton-Concerning the Colorado legislative sportsmen's caucus, and, in connection therewith, designating April 21, 2022, "Sportsmen's Day".
(Laid Over from April 11, 2022.)
(Printed and placed in members' files.)
On motion of Representative Will, the resolution was read at length and was adopted by viva voce vote.

Current Roll Call added as co-sponsor(s): Representative(s) Amabile, Bacon, Baisley, Benavidez, Bernett, Bird, Bockenfeld, Boesenecker, Bradfield, Caraveo, Carver, Catlin, Cutter, Daugherty, Duran, Esgar, Exum, Froelich, Geitner, Gonzales-Gutierrez, Gray, Holtorf, Jodeh, Kennedy, Kipp, Larson, Lindsay, Lontine, Luck, Lynch, McCluskie, McCormick, McKean, McLachlan, Michaelson Jenet, Neville, Ortiz, Pelton, Pico, Ransom, Rich, Ricks, Roberts,

Sandridge, Sirota, Snyder, Soper, Sullivan, Tipper, Titone, Valdez A., Valdez D., Van Beber, Van Winkle, Weissman, Williams, Woodrow, Woog, Young, Speaker

\section*{REPORT(S) OF COMMITTEE(S) OF REFERENCE}

\section*{APPROPRIATIONS}

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

HB22-1007 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 5 and substitute:
"SECTION 1. In Colorado Revised Statutes, 24-31-313, amend (10)(a)(I); and add (3)(b.5) and (9.7) as follows:

23-31-313. Healthy forests - vibrant communities - funds created - repeal. (3) Definitions. As used in this section, unless the context otherwise requires:
(b.5) "DIRECTOR" MEANS THE DIRECTOR OF THE FOREST SERVICE.
(9.7) Wildfire mitigation resources and best practices grant program. (a) THERE IS".

Page 2, strike lines 12 through 16.
Page 3, strike line 1.
Page 3, line 2, strike "(3)" and substitute "(b)".
Page 3, line 11, strike "(4)" and substitute "(c)".
Page 3, line 17 , strike "(5)" and substitute "(d)".
Page 3 , line 23, strike "(6)" and substitute "(e)".
Page 4, line 2, strike "(7)" and substitute "(f)".
Page 4, strike lines 9 and 10 and substitute:
"(g) COMMENCING NO LATER THAN THE FISCAL YEAR THAT BEGINS ON JULY 1, 2023, THE GENERAL ASSEMBLY SHALL ANNUALLY APPROPRIATE MONEY FROM THE GENERAL FUND TO THE HEALTHY FORESTS AND VIBRANT COMMUNITIES FUND, CREATED IN SUBSECTION (10)(a)(I) OF THIS SECTION, TO IMPLEMENT".

Page 4, line 15, strike "(9)" and substitute "(h)", and strike "SECTION" and substitute "SUBSECTION (9.7)".

Page 4, after line 15 insert:
"(10) Healthy forests and vibrant communities fund. (a) (I) There is hereby created in the state treasury the healthy forests and vibrant communities fund. The fund consists of all money that may be appropriated OR TRANSFERRED thereto by the general assembly and all private and public money received through gifts, grants, reimbursements, or donations that are transmitted to the state treasurer and credited to the fund. All interest earned from the investment of money in the fund is credited to the fund. The money in the fund is hereby continuously appropriated for the purposes specified in this subsection (10) SECTION and remains available until expended. Any money not expended at the end of the fiscal year shall remain in the fund and shall not be transferred to or revert to the general fund.".

HB22-1052 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 3, after line 1 insert:
"SECTION 3. Appropriation. (1) For the 2022-23 state fiscal year, \(\$ 158,690\) is appropriated to the department of human services for use by the behavioral health administration. This appropriation is from the general fund. To implement this act, the administration may use this appropriation as follows:
(a) \(\$ 37,530\) for program administration related to community behavioral health administration, which amount is based on an assumption that the administration will require an additional 0.4 FTE ; and
(b) \(\$ 121,160\) for the behavioral health crisis response system public information campaign.".

Renumber succeeding section accordingly.
Page 1, line 102, strike "STUDENTS." and substitute "STUDENTS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1056 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend the Public \& Behavioral Health \& Human Services Committee Report dated February 15, 2022, page 4, strike lines 29 through 31 and substitute:
"SECTION 5. Appropriation. (1) For the 2022-23 state fiscal year, \(\$ 137,308\) is appropriated to the department of human services for use by the division of youth services. This appropriation is from the general fund. To implement this act, the division may use this appropriation as follows:
(a) \(\$ 131,638\) for purchase of contract placements related to community programs; and
(b) \(\$ 5,670\) from for program administration related to community programs.
(2) For the 2022-23 state fiscal year, the general assembly anticipates that the department of human services will receive \(\$ 13,019\) in federal funds for use by the division of youth services to implement this act. The appropriation in subsection (1)(a) of this section is based on the assumption that the department will receive this amount of federal funds, which is subject to the "(I)" notation as defined in the annual general appropriation act for the same fiscal year.

SECTION 6. Safety clause. The general assembly hereby finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, or safety.".

Page 1 of the bill, line 101, strike "CHILDREN." and substitute "CHILDREN, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".".

HB22-1146 be referred to the Committee of the Whole with favorable recommendation.

HB22-1220 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend the Education Committee Report, dated April 7, 2022, page 6, after line 21 insert:
"Page 15 of the bill, after line 17 insert:
"(b) Up TO FIFTEEN PERCENT OF APPLICANTS FOR AN INITIAL TEACHER LICENSE MAY USE THE PORTFOLIO OF COURSE WORK PATHWAY DESCRIBED IN SUBSECTION (3)(a)(II) OF THIS SECTION.".

Reletter succeeding paragraphs accordingly.".
Page 7 of the committee report, strike line 22 and substitute:
"SECTION 9. Appropriation. (1) For the 2022-23 state fiscal year, \(\$ 720,612\) is appropriated to the department of education. This appropriation is from the general fund. To implement this act, the department may use this appropriation as follows:
(a) \(\$ 689,737\) for the office of professional services, which amount is based on an assumption that the department will require an additional 3.6 FTE; and
(b) \(\$ 30,875\) for information technology services.
(2)(a) For the 2022-23 state fiscal year, \(\$ 52,000,000\) is appropriated to the department of higher education. This appropriation is from the economic recovery and relief cash fund created in section 24-75228 (2)(a), C.R.S., and is of money the state received from the federal coronavirus state fiscal recovery fund. To implement this act, the department may use this appropriation as follows:
(I) \(\$ 39,000,000\) for the student educator stipend program, which amount is based on an assumption that the department will require an additional 0.5 FTE;
(II) \(\$ 3,000,000\) for the educator test stipend program, which amount is based on an assumption that the department will require an additional 0.5 FTE; and
(III) \(\$ 10,000,000\) for the temporary educator loan forgiveness program.
(b) Any money appropriated in this subsection (2) not expended prior to July 1, 2023, is further appropriated to the department from July 1, 2023, through December 30, 2024, for the same purposes.

SECTION 10. Safety clause. The general assembly hereby finds,".

Page 7 of the committee report, after line 35 insert:
"Page 1 of the bill, line 103, strike "WORKFORCE." and substitute "WORKFORCE, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".".

HB22-1233 be referred to the Committee of the Whole with favorable recommendation.

HB22-1269 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 7, after line 3 insert:
"SECTION 3. Appropriation. (1) For the 2022-23 state fiscal year, \(\$ 84,568\) 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) \(\$ 39,097\) for use by the division of insurance for personal services, which amount is based on an assumption that the division will require an additional 0.5 FTE;
(b) \(\$ 6,875\) for use by the division of insurance for operating expenses;
(c) \(\$ 19,714\) for the purchase of legal services; and
(d) \(\$ 18,882\) for the purchase of information technology services.
(2) For the 2022-23 state fiscal year, \(\$ 19,714\) 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 2022-23 state fiscal year, \(\$ 18,882\) 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 103, strike "RESIDENTS." and substitute "RESIDENTS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1284 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 27, before line 24 insert:
"SECTION 6. Appropriation. (1) For the 2022-23 state fiscal year, \(\$ 233,018\) 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) \(\$ 129,745\) for use by the division of insurance for personal services, which amount is based on an assumption that the division will require an additional 1.6 FTE;
(b) \(\$ 14,560\) for use by the division of insurance for operating expenses; and
(c) \(\$ 88,713\) for the purchase of legal services.
(2) For the 2022-23 state fiscal year, \(\$ 88,713\) 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 0.5 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 2022-23 state fiscal year, \(\$ 7,506\) is appropriated to the department of public health and environment for use by administration and support. This appropriation is from the health facilities general licensure cash fund created in section 25-3-103.1 (1), C.R.S., and is based on an assumption that the department will require an additional 0.1 FTE. To implement this act, the department may use this appropriation for personal services related to administration.".

Renumber succeeding section accordingly.
Page 1, line 104, strike "ACT"." and substitute "ACT", AND MAKING AN APPROPRIATION.".

HB22-1290 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 16 insert:
"SECTION 2. Appropriation. (1) For the 2022-23 state fiscal year, \(\$ 112,668\) is appropriated to the department of health care policy and financing. This appropriation is from the general fund. To implement this act, the department may use this appropriation as follows:
(a) \(\$ 33,720\) for use by the executive director's office for personal services, which amount is based on an assumption that the office will require an additional 1.0 FTE;
(b) \(\$ 3,775\) for use by the executive director's office for operating expenses; and
(c) \(\$ 75,173\) for medical and long-term care services for Medicaid eligible individuals, which amount is subject to the "(M)" notation as defined in the annual general appropriation act for the same fiscal year.
(2) For the 2022-23 state fiscal year, the general assembly anticipates that the department of health care policy and financing will receive \(\$ 112,668\) in federal funds. The appropriation in subsection (1) of this section is based on the assumption that the office will receive this amount of federal funds to be used as follows:
(a) \(\$ 33,720\) for use by the executive director's office for personal services, which amount is subject to the "(I)" notation as defined in the annual general appropriation act for the same fiscal year;
(b) \(\$ 3,775\) for use by the executive director's office for operating expenses, which amount is subject to the "(I)" notation as defined in the annual general appropriation act for the same fiscal year; and
(c) \(\$ 75,173\) for medical and long-term care services for Medicaid eligible individuals.".

Renumber succeeding section accordingly.
Page 1, line 102, strike "TECHNOLOGY." and substitute "TECHNOLOGY, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1310 be referred to the Committee of the Whole with favorable recommendation.

HB22-1320 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend the Public \& Behavioral Health \& Human Services Committee Report, dated April 12, 2022, page 1, after line 19 insert:
"SECTION 4. Appropriation. (1) For the 2022-23 state fiscal year, \(\$ 44,517\) is appropriated to the department of revenue. This appropriation is from the general fund. To implement this act, the department may use this appropriation as follows:
(a) \(\$ 27,400\) for use by the executive director's office for personal services;
(b) \(\$ 9,000\) for tax administration IT system (GenTax) support;
(c) \(\$ 7,560\) for use by taxation services for personal services; and
(d) \(\$ 557\) for use by taxation services for IDS print production.".

Page 2 of the report, line 1 , strike "4." and substitute "5."
Page 2 of the report, aftere line 9 , insert:
Page 1 of the bill, line 11, strike "INCOME." and substitute "INCOME, AND MAKING AN APPROPRIATION.".

HB22-1325 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 12, after line 20 insert:
"SECTION 4. Appropriation. (1) For the 2022-23 state fiscal year, \(\$ 56,328\) is appropriated to the department of personnel and administration for use by the division of human resources. This appropriation is from the general fund. To implement this act, the division may use this appropriation as follows:
(a) \(\$ 49,048\) for personal services related to state agency services, which amount is based on an assumption that the division will require an additional 0.7 FTE ; and
(b) \(\$ 7,280\) for operating expenses related to state agency services.".

Renumber succeeding section accordingly.
Page 1, line 102, strike "SERVICES." and substitute "SERVICES, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1350 be referred to the Committee of the Whole with favorable recommendation.

HB22-1354 be referred to the Committee of the Whole with favorable recommendation.

HB22-1356 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 17 , after line 1 insert:
'SECTION 2. Appropriation. (1) For the 2022-23 state fiscal year, \(\$ 35,000,000\) is appropriated to the department of local affairs for use by the division of local government. This appropriation is from the economic recovery and relief cash fund created in section 24-75-228 (2)(a), C.R.S., is of money the state received from the federal coronavirus state fiscal recovery fund, and is based on an assumption that the division will require an additional 0.5 FTE. To implement this act, the division may use this appropriation for small community-based nonprofit infrastructure grants. Any money appropriated in this section not expended prior to July 1, 2023, is further appropriated to the division from July 1, 2023, through December 30, 2024, for the same purpose.".

Renumber succeeding section accordingly.
Page 1, line 104, strike "PANDEMIC." and substitute "PANDEMIC, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

On motion of Representative Esgar, HB22-1281, HB22-1371, HB22-1007, HB22-1052, HB22-1056, HB22-1146, HB22-1220, HB22-1233, HB22-1269, HB22-1290, HB22-1310, HB22-1320, HB22-1325, HB22-1350, HB22-1354, HB22-1293, HB22-1368, HB22-1373, HB22-1360, SB22-079, SB22-110, SB22-156 were made Special Orders on Thursday, April 21, 2022, at 9:50 a.m.

The hour of 9:50 a.m., having arrived, on motion of Representative Amabile, the House resolved itself into Committee of the Whole for consideration of Special Orders and she was called to act as Chair.

\section*{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.)

HB22-1371 by Representative(s) McLachlan and Roberts; also Senator(s) Cooke and Fields-Concerning removing the requirement that a peace officer be a bona fide Colorado resident.

\section*{Amendment No. 1, by Representative Roberts:}

Amend printed bill, page 2 , line 11 , strike "the office of special deputy sheriff," and substitute "the office of speeial deputy sheriff, A".

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

HB22-1007 by Representative(s) Valdez D. And Lynch, Cutter, Will; also Senator(s) Simpson and Lee, Ginal, Story-Concerning wildfire mitigation assistance for landowners.

Amendment No. 1, Appropriations Report, dated April 21, 2022, and placed in member's bill file; Report also printed in House Journal, April 21, 2022.

Amendment No. 2, Finance Report, dated March 7, 2022, and placed in member's bill file; Report also printed in House Journal, March 8, 2022.

Amendment No. 3, Energy \& Environment Report, dated February 17, 2022, and placed in member's bill file; Report also printed in House Journal, February 18, 2022.

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

HB22-1052 by Representative(s) McLachlan and McKean; also Senator(s) Priola and Moreno, Fenberg-Concerning promoting behavioral health crisis services to school-age students.

Amendment No. 1, Appropriations Report, dated April 21, 2022, and placed in member's bill file; Report also printed in House Journal, April 21, 2022.

Amendment No. 2, Public \& Behavioral Health \& Human Services Report, dated February 1, 2022, and placed in member's bill file; Report also printed in House Journal, February 2, 2022.

Amendment No. 3, by Representative McKean:
Amend printed bill, page 2, line 12, strike "SCHOOL." and substitute "SCHOOL AND SEND INFORMATION RELATED TO COLORADO CRISIS SERVICES TO PARENTS OR GUARDIANS AT THE BEGINNING OF EACH SCHOOL YEAR.".

Page 2, strike lines 17 through 23 and substitute:
"(10) (a) The State department shall annually, in August, NOTIFY EACH PUBLIC AND PRIVATE SCHOOL IN THE STATE ABOUT SERVICES PROVIDED BY THE BEHAVIORAL HEALTH CRISIS RESPONSE SYSTEM, INCLUDING BUT NOT LIMITED TO HOW TO ENGAGE WITH AND WHAT TO EXPECT FROM THE SERVICES, AND THE POSSIBILITY OF PEER-TO-PEER COUNSELING AS A PART OF THE OFFERED SERVICES. THE STATE DEPARTMENT SHALL PROVIDE BEHAVIORAL HEALTH CRISIS RESPONSE SYSTEM AWARENESS AND EDUCATIONAL MATERIALS TO EACH PUBLIC AND PRIVATE SCHOOL IN THE STATE.
(b) THE STATE DEPARTMENT SHALL COLLABORATE WITH THE DEPARTMENT OF EDUCATION, CREATED IN SECTION 24-1-115, IN IDENTIFYING PUBLIC AND PRIVATE SCHOOLS IN COLORADO, INCLUDING BUT NOT LIMITED TO IDENTIFYING SCHOOL CONTACT INFORMATION.".

Page 3, strike line 1.

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

HB22-1056 by Representative(s) Michaelson Jenet and Gonzales-Gutierrez; also Senator(s) Moreno-Concerning emergency temporary care for children.

Amendment No. 1, Appropriations Report, dated April 21, 2022, and placed in member's bill file; Report also printed in House Journal, April 21, 2022.

Amendment No. 2, Public \& Behavioral Health \& Human Services Report, dated February 15, 2022, and placed in member's bill file; Report also printed in House Journal, February 16, 2022.

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

HB22-1146 by Representative(s) Larson and McCluskie, Herod, Kipp; also Senator(s) Lundeen and Kirkmeyer, Bridges, Coleman, Zenzinger-Concerning the investment of money in the public school fund.

Amendment No. 1, Education Report, dated April 6, 2022, and placed in member's bill file; Report also printed in House Journal, April 7, 2022.

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

HB22-1220 by Representative(s) Kipp and McLachlan; also Senator(s) Zenzinger and Coram-Concerning removing barriers in educator preparation to support educator candidates entering the educator workforce.

Amendment No. 1, Appropriations Report, dated April 21, 2022, and placed in member's bill file; Report also printed in House Journal, April 21, 2022.

Amendment No. 2, Education Report, dated April 7, 2022, and placed in member's bill file; Report also printed in House Journal, April 8, 2022.

Amendment No. 3, by Representative Kipp:
Amend the Education Committee Report, dated April 7, 2022, page 5, strike lines 30 and 31 and substitute:
"Page 14 of the bill, strike line 6 and substitute "(7) as follows:".".
Page 5 of the report, after line 31 insert:
"Page 14 of the bill, strike lines 8 through 25 and substitute "- rules.".".
Page 7 of the report, strike lines 28 through 35 and substitute:
"Strike "OR A TEMPORARY EDUCATOR ELIGIBILITY AUTHORIZATION PURSUANT TO SECTION 22-60.5-111 (5)" and substitute "OR AN INTERIM aUthorization pursuant to section 22-60.5-111 (7)" on: Page 17, lines 4 and 5, 13 and 14, and 21 and 22; and Page 18, lines 10 and 11 and 22 and 23.

Strike "OR TEMPORARY EDUCATOR ELIGIBILITY AUTHORIZATION PURSUANT TO SECTION 22-60.5-111 (5)" and substitute "OR AN INTERIM aUthorization pursuant to section 22-60.5-111 (7)" on: Page 19, lines 7 and 8 and 15 and 16.".".

Amendment No. 4, by Representative Kipp:
Amend the Education Committee Report, dated April 7, 2022, page 6, strike lines 20 and 21 and substitute:
"Page 15 of the bill, strike lines 13 through 15 and substitute:
"(III) SUCCESSFULLY COMPLETING AN EXAMINATION BY A REVIEW PANEL OF AN APPROVED PORTFOLIO OF COURSE WORK; OR".".

Page 6 of the report, after line 25 insert:
"Page 15 of the bill, line 23, after "SECTION." insert "RECOMMENDATIONS MAY INCLUDE A DEFINITION OF "SUFFICIENTLY HIGH EDUCATION COURSE WORK GRADES" AND THE PROCESS FOR A REVIEW PANEL TO EXAMINE A PORTFOLIO OF COURSE WORK.".".

Amendment No. 5, by Representative Kipp:
Amend the Education Committee Report, dated April 7, 2022, page 2, line 9, strike "December 31, 2024." and substitute "DECEMBER 30, 2024.".

Page 2, line 27, strike "DECEMBER 31, 2024." and substitute "DECEMBER 30, 2024.".

Page 4 , line 25, strike "DECEMBER 31, 2024." and substitute "DECEMBER 30, 2024.".

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

HB22-1233 by Representative(s) Lontine and Soper, McCormick, Ortiz, Titone; also Senator(s) Simpson and Ginal-Concerning the continuation of the regulation of optometry by the state board of optometry, and, in connection therewith, implementing the recommendations in the 2021 sunset report by the department of regulatory agencies.

Amendment No. 1, Finance Report, dated April 14, 2022, and placed in member's bill file; Report also printed in House Journal, April 18, 2022.

Amendment No. 2, Health \& Insurance Report, dated April 6, 2022, and placed in member's bill file; Report also printed in House Journal, April 7, 2022.

Amendment No. 3, by Representative Caraveo.
Amend printed bill, page 3, line 25, strike "(1)(c)" and substitute "(1)(c); and add (3), (4), (5), and (6)".

Page 4, after line 12 insert:
"(3) A Licensee licensed under this section who performs LASER PROCEDURES OR TREATS OCULAR ADNEXA SHALL DEMONSTRATE COMPETENCY AND COMPLETE ONE OF THE FOLLOWING EDUCATION AND EXAMINATION REQUIREMENTS PRIOR TO PERFORMING THESE PROCEDURES:
(a) GRADUATE FROM AN ACCREDITED COLLEGE OR UNIVERSITY OF OPTOMETRY IN 2019 OR LATER WHERE THE LASER PROCEDURES AND OCULAR ADNEXA TREATMENTS WERE TAUGHT AND DEMONSTRATE PASSAGE OF THE STANDARDIZED NATIONAL EXAMINATION APPROVED BY THE BOARD PURSUANT TO SUBSECTION (1)(c) OF THIS SECTION; OR
(b) COMPLETE A TRAINING COURSE APPROVED BY THE BOARD AND SATISFACTORILY COMPLETE A PROCTORED CLINICAL SESSION WITHIN TWO YEARS PRIOR TO PERFORMING LASER PROCEDURES OR TREATING OCULAR adnexa. Proctoring may be performed by an optometrist or OPHTHALMOLOGIST LICENSED TO PERFORM THE PROCEDURES IN ANY JURISDICTION.
(4) If A LICENSEE HAS NOT PERFORMED A LASER PROCEDURE WITHIN THE PAST TWO YEARS, THE LICENSEE SHALL SATISFACTORILY COMPLETE ANOTHER PROCTORED CLINICAL SESSION PRIOR TO PERFORMING ANY LASER PROCEDURES.
(5) A LICENSEE PERFORMING THE PROCEDURES DESCRIBED IN SUBSECTION (3) OF THIS SECTION SHALL REPORT TO THE BOARD ANY ADVERSE OUTCOMES FOLLOWING EACH PROCEDURE. THE LICENSEE SHALL DELIVER SUCH REPORTS AND ANY CORRESPONDING PATIENT RECORDS TO THE BOARD OFFICE WITHIN TEN DAYS AFTER THE DATE THAT THE LICENSEE IS AWARE OF THE ADVERSE OUTCOME.
(6) A LICENSEE SHALL MAINTAIN DOCUMENTATION EVIDENCING COMPLETION OF THE REQUIREMENTS OF SUBSECTIONS (3), (4), AND (5) OF THIS SECTION AND SHALL PROVIDE THE DOCUMENTATION TO THE BOARD upon request. Performing any of the procedures described in SUBSECTION (3) OF THIS SECTION WITHOUT MEETING THE REQUIREMENTS OF SUBSECTIONS (3), (4), AND (5) OF THIS SECTION MAY SUBJECT THE LICENSEE TO DISCIPLINE BY THE BOARD PURSUANT TO SECTION 12-275-122.".

Laid Over, as amended, until Friday, April 22, 2022.
HB22-1269 by Representative(s) Lontine; also Senator(s) Hansen-Concerning requirements imposed on unauthorized persons offering coverage of health-care costs for Colorado residents.

Amendment No. 1, Appropriations Report, dated April 21, 2022, and placed in member's bill file; Report also printed in House Journal, April 21, 2022.

Amendment No. 2, Health \& Insurance Report, dated April 1, 2022, and placed in member's bill file; Report also printed in House Journal, April 4, 2022.

\section*{Amendment No. 3, by Representative Lontine:}

Amend the Health and Insurance Committee Report, dated April 1, 2022, page 1 , line 1 , strike "after line 17 insert:" and substitute "lines 4 and 5, strike "OF OR TO COVER" and substitute "OR REIMBURSEMENT OF".

Page 3 of the bill, after line 17 insert:".

Page 1 of the committee report, lines 10 and 11, strike "CLAIMS OR REQUESTS FOR PAYMENT OR COVERAGE" and substitute "REQUESTS FOR REIMBURSEMENT".

Page 1 of the committee report, lines 16 and 17, strike "CLAIMS OR REQUESTS FOR PAYMENT OR COVERAGE" and substitute "REQUESTS FOR REIMBURSEMENT".

Page 1 of the committee report, line 18 , strike "PAYMENT OR COVERAGE" and substitute "REIMBURSEMENT".

Page 2 of the committee report, lines 3 and 4, strike "CLAIMS OR REQUESTS FOR PAYMENT OR COVERAGE" and substitute "REQUESTS FOR REIMBURSEMENT".

Page 2 of the committee report, line 6, strike "CLAIMS OR" and substitute "REIMBURSEMENT".

Page 2 of the committee report, lines 7 and 8 , strike "CLAIM OR" and substitute "REIMBURSEMENT".

Page 2 of the committee report, line 12, strike "PAYMENT OR COVERAGE" and substitute "REIMBURSEMENT".

Page 2 of the committee report, line 14, strike "PAID OR COVERED," and substitute "REIMBURSED,".

Page 2 of the committee report, line 16, strike "PAYMENTS OR COVERAGE" and substitute "REIMBURSEMENT".

Amendment No. 4, by Representative Lontine:
Amend the Health and Insurance Committee Report, dated April 1, 2022, page 1, line 17, after "THAT" insert "WERE SUBMITTED IN THIS STATE AND".

Page 2 of the committee report, line 9 , after "SUBMITTED" insert "IN THIS STATE".

Page 2 of the committee report, line 10 , strike "IN THIS STATE".
Page 2 of the committee report, strike line 19 and substitute:
"Page 4 of the printed bill, line 6, after "ANTICIPATING" insert "IN THIS STATE".".

Page 3 of the committee report, line 13, strike "SECTION:" and substitute "SECTION, THE COMMISSIONER SHALL:".

Page 3 of the committee report, line 14, strike "THE COMMISSIONER SHALL NOTIFY" and substitute "NOTIFY".

Page 3 of the committee report, line 17, strike "THE COMMISSIONER SHALL ALLOW" and substitute "ALLOW".

Page 3 of the committee report, line 18, strike "THE INITIAL FINE IS LEVIED" and substitute "NOTICE OF THE INCOMPLETE SUBMISSION".

Page 3 of the committee report, line 22, strike "TEN" and substitute "FIVE".

Page 4 of the committee report, line 2 , strike "DOES NOT REMEDY" and substitute "IS FAILING TO REMEDY OR HAS NOT REMEDIED".

Page 4 of the committee report, line 3 , strike "BY THE COMMISSIONER".
Page 4 of the committee report, line 6, strike "(2)(b);"." and substitute "(2)(b)(II);".".

Amendment No. 5, by Representative Lontine:
Amend the Health and Insurance Committee Report, dated April 1, 2022, page 3, line 32, strike "TO DIRECT" and substitute "ТО:
(a) DIRECT".

Page 3 of the committee report, line 33, strike "TITLE 6."." and substitute "TITLE 6; OR
(b) OTHER CONSUMER PAYMENT ARRANGEMENTS IDENTIFIED BY THE COMMISSIONER BY RULE, INCLUDING CONSUMER PAYMENT PLANS OFFERED DIRECTLY BY A PROVIDER TO A PATIENT OR THE PARTY RESPONSIBLE FOR PAYMENT ON BEHALF OF THE PATIENT.".".

Amendment No. 6, by Representative Lontine:
Amend the Health and Insurance Committee Report, dated April 1, 2022, page 1, strike line 1 and substitute:
"Amend printed bill, page 3, line 1, strike "reports to general assembly -".

Page 3 of the bill, after line 17 insert:".
Page 3 of the committee report, after line 26 insert:
"Page 6 of the bill, line 9, after "SECTION;" add "AND".".
Page 3 of the committee report, line 27, strike "and 12" and substitute "through 17".

Page 3 of the committee report, line 30, strike "COMPLAINTS; AND"." and substitute "COMPLAINTS.".".

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

\section*{LAY OVER OF CALENDAR ITEMS}

On motion of Representative Esgar, the following items on the Calendar were laid over until Friday, April 22, 2022, retaining place on Calendar:

Consideration of Special Orders--HB22-1290, HB22-1310, HB22-1320, HB22-1325, HB22-1350, HB22-1354, HB22-1293, HB22-1368, HB22-1373, HB22-1360, SB22-079, SB22-110, SB22-156, HB22-1281, HB22-1233 as amended.

\section*{AMENDMENT(S) TO THE COMMITTEE OF THE WHOLE REPORT}

Representative Baisley moved to amend the Report of the Committee of the Whole to show that L. 037 the following Baisley amendment to HB22-1269 did pass:

Amend printed bill, page 6 , before line 6 insert:
"(c) IF A PERSON COMPLIES WITH THE REPORTING REQUIREMENTS OF SUBSECTION (1) OF THIS SECTION AND IF THE PERSON DOES NOT OFFER ANY SERVICES OR PRODUCTS THAT ARE INSURANCE, THEN THE PERSON SHALL NOT BE CONSIDERED TO BE OFFERING OR INTENDING TO OFFER INSURANCE OR TO BE ENGAGED IN THE BUSINESS OF INSURANCE.".

The amendment was declared lost by the following roll call vote:
\begin{tabular}{lclllllll|}
\hline \multicolumn{1}{|c}{ YES } & 23 & \multicolumn{1}{c}{ NO } & 39 & \multicolumn{1}{c}{ EXCUSED } & 3 & ABSENT & 0 \\
\hline Amabile & N & Exum & N & Lynch & Y & Sirota & N \\
Bacon & N & Froelich & N & McCluskie & N & Snyder & N \\
Baisley & Y & Geitner & Y & McCormick & N & Soper & Y \\
Benavidez & N & Gonzales-Gutierrez & N & McKean & Y & Sullivan & N \\
Bernett & N & Gray & N & McLachlan & N & Tipper & N \\
Bird & N & Hanks & E & Michaelson Jenet & N & Titone & N \\
Bockenfeld & Y & Herod & E & Mullica & E & Valdez A. & N \\
Boesenecker & N & Holtorf & Y & Neville & Y & Valdez D. & N \\
Bradfield & Y & Hooton & N & Ortiz & N & Van Beber & Y \\
Caraveo & N & Jodeh & N & Pelton & Y & Van Winkle & Y \\
Carver & Y & Kennedy & N & Pico & Y & Weissman & N \\
Catlin & Y & Kipp & N & Ransom & Y & Will & Y \\
Cutter & N & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & N & Lindsay & N & Ricks & N & Woodrow & N \\
Duran & N & Lontine & N & Roberts & N & Woog & Y \\
Esgar & N & Luck & Y & Sandridge & Y & Young & N \\
& & & & & & Speaker & N \\
& & & & &
\end{tabular}

Representative Geitner moved to amend the Report of the Committee of the Whole to show that L. 027 the following Geitner amendment to HB22-1269 did pass:

Amend the Health and Insurance Committee Report, dated April 1, 2022, page 1, line 4, strike "NATIONALLY;" and substitute "NATIONALLY;".".

Page 1 of the committee report, strike lines 5 through 7.
Page 1 of the committee report, line 10, strike ""(VI)" and substitute " C (V)".

Page 1 of the committee report, line 16, strike "(VII)" and substitute "(VI)".

Page 2 of the committee report, line 3, strike ""(X)" and substitute " (IX)".

Page 2 of the committee report, line 9 , strike "(XI)" and substitute " \((\mathrm{X})\) ".
Page 2 of the committee report, line 29, strike ""(XVI)" and substitute " "(XV)".

The amendment was declared lost by the following roll call vote:
\begin{tabular}{lllllllll|}
\hline \multicolumn{1}{|c}{ YES } & 23 & \multicolumn{1}{c}{ NO } & 39 & \multicolumn{1}{c}{ EXCUSED } & 3 & ABSENT & 0 \\
\hline Amabile & N & Exum & N & Lynch & Y & Sirota & N \\
Bacon & N & Froelich & N & McCluskie & N & Snyder & N \\
Baisley & Y & Geitner & Y & McCormick & N & Soper & Y \\
Benavidez & N & Gonzales-Gutierrez & N & McKean & Y & Sullivan & N \\
Bernett & N & Gray & N & McLachlan & N & Tipper & N \\
Bird & N & Hanks & E & Michaelson Jenet & N & Titone & N \\
Bockenfeld & Y & Herod & E & Mullica & E & Valdez A. & N \\
Boesenecker & N & Holtorf & Y & Neville & Y & Valdez D. & N \\
Bradfield & Y & Hooton & N & Ortiz & N & Van Beber & Y \\
Caraveo & N & Jodeh & N & Pelton & Y & Van Winkle & Y \\
Carver & Y & Kennedy & N & Pico & Y & Weissman & N \\
Catlin & Y & Kipp & N & Ransom & Y & Will & Y \\
Cutter & N & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & N & Lindsay & N & Ricks & N & Woodrow & N \\
Duran & N & Lontine & N & Roberts & N & Woog & Y \\
Esgar & N & Luck & Y & Sandridge & Y & Young & N \\
& & & & & & Speaker & N \\
\hline
\end{tabular}

Representative Geitner moved to amend the Report of the Committee of the Whole to show that L. 029 the following Geitner amendment to HB22-1269 did pass:

Amend the Health and Insurance Committee Report, dated April 1, 2022, page 2, strike lines 20 through 28 and substitute:
"Page 4 of the bill, strike lines 16 through 26 and substitute:".
Page 2 of the committee report, line 29, strike ""(XVI)" and substitute " \("(X V)\) ".

The amendment was declared lost by the following roll call vote:
\begin{tabular}{lclllllll|}
\hline \multicolumn{1}{|c}{ YES } & 23 & \multicolumn{1}{c}{ NO } & 39 & \multicolumn{1}{c}{ EXCUSED } & 3 & ABSENT & 0 \\
\hline Amabile & N & Exum & N & Lynch & Y & Sirota & N \\
Bacon & N & Froelich & N & McCluskie & N & Snyder & N \\
Baisley & Y & Geitner & Y & McCormick & N & Soper & Y \\
Benavidez & N & Gonzales-Gutierrez & N & McKean & Y & Sullivan & N \\
Bernett & N & Gray & N & McLachlan & N & Tipper & N \\
Bird & N & Hanks & E & Michaelson Jenet & N & Titone & N \\
Bockenfeld & Y & Herod & E & Mullica & E & Valdez A. & N \\
Boesenecker & N & Holtorf & Y & Neville & Y & Valdez D. & N \\
Bradfield & Y & Hooton & N & Ortiz & N & Van Beber & Y \\
Caraveo & N & Jodeh & N & Pelton & Y & Van Winkle & Y \\
Carver & Y & Kennedy & N & Pico & Y & Weissman & N \\
Catlin & Y & Kipp & N & Ransom & Y & Will & Y \\
Cutter & N & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & N & Lindsay & N & Ricks & N & Woodrow & N \\
Duran & N & Lontine & N & Roberts & N & Woog & Y \\
Esgar & N & Luck & Y & Sandridge & Y & Young & N \\
& & & & & & Speaker & N \\
& & & & & &
\end{tabular}

Representative Geitner moved to amend the Report of the Committee of the Whole to show that L. 035 the following Geitner amendment to HB22-1269 did pass:

Amend printed bill, page 6 , before line 20 insert:
"(6) Nothing in this section shall:
(a) BE APPLIED IN A MANNER THAT FOSTERS AN EXCESSIVE GOVERNMENT ENTANGLEMENT WITH RELIGION;
(b) Be construed to limit any protection of religious EXERCISE RIGHTS UNDER FEDERAL, STATE, OR LOCAL LAW OTHERWISE applicable to any person operating a religious organization SHARING PROGRAM OR TO ANY PARTICIPANT IN THE RELIGIOUS ORGANIZATION SHARING PROGRAM EXERCISING THE PARTICIPANT'S RELIGIOUS BELIEFS; OR
(c) SUBSTANTIALLY BURDEN THE RELIGIOUS EXERCISE OF ANY PERSON OPERATING A RELIGIOUS ORGANIZATION SHARING PROGRAM OR OF any participant in a religious organization sharing program EXERCISING THE PARTICIPANT'S RELIGIOUS BELIEFS UNLESS THE STATE CAN DEMONSTRATE THAT THE ENFORCEMENT IS THE LEAST RESTRICTIVE MEANS OF FURTHERING A COMPELLING GOVERNMENTAL INTEREST.".

The amendment was declared lost by the following roll call vote:
\begin{tabular}{|lllllllll|}
\hline \multicolumn{1}{|c}{ YES } & 30 & \multicolumn{1}{c}{ NO } & 32 & \multicolumn{1}{c}{ EXCUSED } & 3 & ABSENT & 0 \\
\hline Amabile & N & Exum & Y & Lynch & Y & Sirota & N \\
Bacon & N & Froelich & N & McCluskie & Y & Snyder & N \\
Baisley & Y & Geitner & Y & McCormick & N & Soper & Y \\
Benavidez & N & Gonzales-Gutierrez & N & McKean & Y & Sullivan & N \\
Bernett & N & Gray & N & McLachlan & Y & Tipper & N \\
Bird & N & Hanks & E & Michaelson Jenet & N & Titone & N \\
Bockenfeld & Y & Herod & E & Mullica & E & Valdez A. & N \\
\hline
\end{tabular}
\begin{tabular}{lclcllll} 
Boesenecker N & Holtorf & Y & Neville & Y & Valdez D. & Y \\
Bradfield & Y & Hooton & N & Ortiz & N & Van Beber & Y \\
Caraveo & N & Jodeh & Y & Pelton & Y & Van Winkle & Y \\
Carver & Y & Kennedy & N & Pico & Y & Weissman & N \\
Catlin & Y & Kipp & N & Ransom & Y & Will & Y \\
Cutter & N & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & N & Lindsay & N & Ricks & N & Woodrow & N \\
Duran & N & Lontine & N & Roberts & Y & Woog & Y \\
Esgar & N & Luck & Y & Sandridge & Y & Young & Y \\
& & & & & & Speaker & N
\end{tabular}

Representative Williams moved to amend the Report of the Committee of the Whole to show that L. 043 the following Williams amendment to HB22-1269 did pass:

Amend printed bill, page 6 , before line 20 insert:
"(6) For purposes of this section, an unauthorized person SHALL NOT INCLUDE ANY INDIVIDUAL OR INDIVIDUALS REIMBURSING OTHER INDIVIDUALS FOR HEALTH-CARE COSTS.".

The amendment was declared lost by the following roll call vote:
\begin{tabular}{lllllllll|}
\hline \multicolumn{1}{|c}{ YES } & 24 & \multicolumn{1}{c}{ NO } & 38 & \multicolumn{1}{c}{ EXCUSED } & 3 & ABSENT & 0 \\
\hline Amabile & N & Exum & N & Lynch & Y & Sirota & N \\
Bacon & N & Froelich & N & McCluskie & N & Snyder & Y \\
Baisley & Y & Geitner & Y & McCormick & N & Soper & Y \\
Benavidez & N & Gonzales-Gutierrez & N & McKean & Y & Sullivan & N \\
Bernett & N & Gray & N & McLachlan & N & Tipper & N \\
Bird & N & Hanks & E & Michaelson Jenet & N & Titone & N \\
Bockenfeld & Y & Herod & E & Mullica & E & Valdez A. & N \\
Boesenecker & N & Holtorf & Y & Neville & Y & Valdez D. & N \\
Bradfield & Y & Hooton & N & Ortiz & N & Van Beber & Y \\
Caraveo & N & Jodeh & N & Pelton & Y & Van Winkle & Y \\
Carver & Y & Kennedy & N & Pico & Y & Weissman & N \\
Catlin & Y & Kipp & N & Ransom & Y & Will & Y \\
Cutter & N & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & N & Lindsay & N & Ricks & N & Woodrow & N \\
Duran & N & Lontine & N & Roberts & N & Woog & Y \\
Esgar & N & Luck & Y & Sandridge & Y & Young & N \\
& & & & & & Speaker & N \\
\hline
\end{tabular}

Representative Williams moved to amend the Report of the Committee of the Whole to show that L. 041 the following Williams amendment to HB22-1269 did pass:

Amend printed bill, page 6 , before line 20 insert:
\begin{tabular}{|c|c|c|c|c|c|c|c|}
\hline \begin{tabular}{l}
"(6) \\
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& \text { MES } \\
& \text { OR }
\end{aligned}
\] & USED IN THIS SECT COSTS OR SERVICES T OF HEALTH-CAR ARRANGEMENT FOR ." & \[
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\end{aligned}
\] & "PAYMENT OR R OES NOT INCLUD OSTS OR SERVIC NOTHER MEMBER & S E & \begin{tabular}{l}
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\hline The amen & & s declared l & & he follow & & ll vote: & \\
\hline YES & 24 & NO & 38 & EXCUSED & 3 & ABSENT & 0 \\
\hline Amabile & N & Exum & N & Lynch & Y & Sirota & N \\
\hline Bacon & N & Froelich & N & McCluskie & N & Snyder & N \\
\hline Baisley & Y & Geitner & Y & McCormick & N & Soper & Y \\
\hline Benavidez & N & Gonzales-Gutierrez & N & McKean & Y & Sullivan & N \\
\hline Bernett & N & Gray & N & McLachlan & N & Tipper & N \\
\hline Bird & N & Hanks & E & Michaelson Jenet & N & Titone & N \\
\hline Bockenfeld & Y & Herod & E & Mullica & E & Valdez A. & N \\
\hline Boesenecker & N & Holtorf & Y & Neville & Y & Valdez D. & N \\
\hline Bradfield & Y & Hooton & N & Ortiz & N & Van Beber & Y \\
\hline Caraveo & N & Jodeh & Y & Pelton & Y & Van Winkle & Y \\
\hline Carver & Y & Kennedy & N & Pico & Y & Weissman & N \\
\hline Catlin & Y & Kipp & N & Ransom & Y & Will & Y \\
\hline Cutter & N & Larson & Y & Rich & Y & Williams & Y \\
\hline Daugherty & N & Lindsay & N & Ricks & N & Woodrow & N \\
\hline Duran & N & Lontine & N & Roberts & N & Woog & Y \\
\hline Esgar & N & Luck & Y & Sandridge & Y & Young & N \\
\hline & & & & & & Speaker & N \\
\hline
\end{tabular}

\section*{ADOPTION OF COMMITTEE OF THE WHOLE REPORT}

Passed Second Reading: HB22-1007 as amended, HB22-1052 as amended, HB22-1056 as amended, HB22-1146 as amended, HB22-1220 as amended, HB22-1269 as amended, HB22-1371 as amended.

Laid over until date indicated retaining place on Calendar: HB22-1233 as amended, HB22-1281, HB22-1290, HB22-1293, HB22-1310, HB22-1320, HB22-1325, HB22-1350, HB22-1354, HB22-1360, HB22-1368, HB22-1373, SB22-079, SB22-110, SB22-156--Friday, April 22, 2022.

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.
\begin{tabular}{|llllllllc|}
\hline \multicolumn{1}{|c}{ YES } & \(\mathbf{3 8}\) & \multicolumn{1}{c}{ NO } & \(\mathbf{2 4}\) & & EXCUSED & 3 & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & Y & Exum & Y & Lynch & N & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & Y & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & E & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & N & Herod & E & Mullica & E & Valdez A. & Y
\end{tabular}
\begin{tabular}{llllllll} 
Boesenecker Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & N & Kipp & Y & Ransom & N & Will & N \\
Cutter & Y & Larson & N & Rich & N & Williams & N \\
Daugherty & N & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & Y
\end{tabular}

\section*{LAY OVER OF CALENDAR ITEM(S)}

On motion of Representative Esgar, the following item(s) on the Calendar were laid over until Friday, April 22, 2022, retaining place on Calendar:

Consideration of Third Reading--SB22-009, HB22-1122, HB22-1318, HB22-1349, HB22-1289, HB22-1137, SB22-167, SB22-058, SB22-164.

Consideration of General Orders--HB22-1285, HB22-1287.
Consideration of Resolution(s)--SJR22-006, HJR22-1018, HJR22-1019, HJR22-1020.

Consideration of Memorial(s)--HM22-1002.
Consideration of Senate Amendment(s)--HB22-1253, HB22-1111.

\section*{APPOINTMENT}

The Speaker announced the following temporary committee appointment for Thursday, April 21, 2022 only:

\section*{Energy and Environment}

Representative Lindsay to replace Representative Hooton.

House in recess. House reconvened.

\section*{REPORT(S) OF COMMITTEE(S) OF REFERENCE}

\section*{AGRICULTURE, LIVESTOCK, AND WATER}

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

HB22-1379 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:
Amend printed bill, page 3, line 19, strike "RESTORATION," and substitute "RESTORATION PROGRAMS," and strike "MITIGATION," and substitute "MITIGATION PROGRAMS,".

Page 3, strike line 20.
Page 3, line 21, strike "AND SERVICES" and substitute "THE PROVISION OF SERVICES TO ASSIST POLITICAL SUBDIVISIONS OF THE STATE AND OTHER ENTITIES IN THE DRAW DOWN OF FEDERAL FUNDS".

Page 5, line 14, after "STATE" insert "OR OTHER ENTITIES".

HB22-1382 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, strike "BECOME" and substitute "BE CERTIFIED BY THE IDA AS".

Page 4, strike line 20 and substitute "PLACE TO BE CERTIFIED BY THE IDA AS A DESIGNATED DARK SKY PLACE; AND".

Page 4, line 21, after the first "THE" insert "IDA AND THE".
Page 5, line 7, strike "DESIGNATED" and substitute "CERTIFIED BY THE IDA".

Page 5, after line 8 insert:
"(c) "Colorado Chapter of the IDA" means a Colorado SINGLE MEMBER LIMITED LIABILITY COMPANY THAT HAS THE IDA AS ITS SOLE MEMBER RELATIONSHIP.".

Reletter succeeding paragraphs accordingly.
Page 5, line 10, strike "DESIGNATED" and substitute "CERTIFIED".
Page 5, line 16, strike "DESIGNATION" and substitute "CERTIFICATION BY THE IDA".

Page 6, line 10, after "IDA" insert "AND THE COLORADO CHAPTER OF THE IDA".

Page 6, lines 15 and 16, strike "IDA, or By CONTRACTING WITH THE IDA," and substitute "IDÁ AND THE COLORADO CHAPTER OF THE IDA, OR by contracting with the IDA and the Colorado chapter of the IDA,".

Page 6, line 26, after "IDA" insert "AND THE COLORADO CHAPTER OF THE IDA".

Page 6, line 27, after "IDA" insert "AND THE COLORADO CHAPTER OF THE IDA".

Page 7, line 20, after "HAVE" insert "OPENED AND MAINTAINED AN ACTIVE CASE FILE WITH THE IDA OR HAVE" and strike "DESIGNATED" and substitute "CERTIFIED BY THE IDA".

SB22-028 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend reengrossed bill, page 2, line 7, after "declaration -" insert "transfer - definitions - reports -".

Page 4, after line 27 insert:
"(2) THE GENERAL ASSEMBLY FURTHER FINDS AND DECLARES THAT:
(a) This section is intended to respond to the negative ECONOMIC IMPACTS CAUSED BY THE COVID-19 PANDEMIC AND RESULTING PUBLIC HEALTH EMERGENCY BY PROVIDING FINANCIAL INCENTIVES FOR THE VOLUNTARY RETIREMENT OF IRRIGATED ACREAGE and wells in order to maintain interstate compact compliance AND FOR THE PROMOTION OF CONSERVATION AND SUSTAINABILITY OF GROUNDWATER RESOURCES IN FURTHERANCE OF THE STATE WATER PLAN;
(b) Money allocated to the state pursuant to the "American Rescue Plan Act of 2021" and transferred to the GROUNDWATER COMPACT COMPLIANCE AND SUSTAINABILITY FUND CREATED IN SUBSECTION (3)(a) OF THIS SECTION MAY BE USED FOR THE PURPOSES OF THIS SECTION; AND
(c) THE COMPACT COMPLIANCE, GROUNDWATER RESOURCE SUSTAINABILITY, AND GROUNDWATER CONSERVATION PURPOSES DESCRIBED IN THIS SECTION ARE IMPORTANT GOVERNMENT SERVICES.".

Renumber succeeding subsections accordingly.
Page 5 , strike line 2 and substitute "SUSTAINABILITY FUND IS".
Page 6, line 3, strike "(3)." and substitute "(4).".
Page 6, line 12, strike "REPEALED." and substitute "REPEALED; EXCEPT THAT THIS SECTION SHALL NOT BE REPEALED BEFORE JANUARY 1, 2025.".

Page 6, line 14, strike "(5)" and substitute "(6)".

Page 6, after line 22 insert:
"(7) (a) FOR THE 2022-23 STATE FISCAL YEAR, THE GENERAL ASSEMBLY SHALL APPROPRIATE TO THE FUND SIXTY MILLION DOLLARS FROM THE ECONOMIC RECOVERY AND RELIEF CASH FUND CREATED IN SECTION 24-75-228 (2)(a). THE BOARD MAY USE THE MONEY APPROPRIATED FOR THE PURPOSES SET FORTH IN THIS SECTION. EXCEPT AS PROVIDED IN SUBSECTION (7)(b) OF THIS SECTION, ANY MONEY APPROPRIATED TO THE FUND IN THE 2022-23 STATE FISCAL YEAR THAT IS UNOBLIGATED OR UNEXPENDED AT THE END OF THE STATE FISCAL YEAR REMAINS AVAILABLE FOR EXPENDITURE BY THE BOARD IN SUBSEQUENT STATE FISCAL YEARS WITHOUT FURTHER APPROPRIATION, SUBJECT TO THE REQUIREMENTS FOR OBLIGATING AND EXPENDING MONEY RECEIVED under the "American Rescue Plan act of 2021", as Specified in SECTION 24-75-226 (4)(d).
(b) On August 15, 2024, IF THERE IS UNOBLIGATED MONEY IN THE FUND, THE STATE TREASURER SHALL:
(I) If The Amount of unobligated money is twenty million DOLLARS OR LESS, TRANSFER ALL OF THE UNOBLIGATED MONEY TO THE WATER PLAN IMPLEMENTATION ACCOUNT; OR
(II) If THE AMOUNT OF UNOBLIGATED MONEY IS GREATER THAN TWENTY MILLION DOLLARS, TRANSFER TO THE WATER PLAN IMPLEMENTATION ACCOUNT ALL BUT THE AMOUNT OF THE UNOBLIGATED MONEY THAT IS EQUAL TO FORTY MILLION DOLLARS MINUS THE AMOUNT OF UNOBLIGATED MONEY.
(8) (a) THE BOARD AND ANY PERSON THAT RECEIVES MONEY FROM THE BOARD PURSUANT TO THIS SECTION OR SECTION 37-60-123.3 (3) SHALL COMPLY WITH THE COMPLIANCE, REPORTING, RECORD-KEEPING, AND PROGRAM EVALUATION REQUIREMENT ESTABLISHED BY THE OFFICE OF STATE PLANNING AND BUDGETING AND THE STATE CONTROLLER IN ACCORDANCE WITH SECTION 24-75-226 (5).
(b) COMMENCING IN 2023, AND FOR EACH YEAR THEREAFTER THROUGH 2027, AS PART OF ITS ANNUAL PRESENTATIONS TO THE GENERAL assembly under the "State Measurement for Accountable, Responsive, and Transparent (SMART) Government Act", part 2 OF article 7 OF Title 2, THE DEPARTMENT OF NATURAL RESOURCES SHALL REPORT ON HOW MUCH MONEY THE BOARD HAS EXPENDED UNDER THIS SECTION AND IF THE BOARD EXPECTS TO EXPEND THE FULL SIXTY MILLION DOLLARS FOR THE PURPOSES SET FORTH IN THIS SECTION OR, IF MONEY IS TRANSFERRED TO THE WATER PLAN IMPLEMENTATION ACCOUNT IN 2024, IF THE BOARD IS ON TRACK TO EXPEND THE FULL SIXTY MILLION DOLLARS FOR THE PURPOSES SET FORTH IN THIS SECTION AND THE PURPOSES SET FORTH IN SECTION 37-60-123.3 (3).
(9) As used in this section, unLess the context otherwise REQUIRES:
(a) "American Rescue Plan Act of 2021" means the federal "American Rescue Plan Act of 2021", Pub. L. 117-2, as the act may BE SUBSEQUENTLY AMENDED.
(b) "COVID-19" MEANS THE CORONAVIRUS DISEASE CAUSED BY THE SEVERE ACUTE RESPIRATORY SYNDROME CORONAVIRUS 2, ALSO KNOWN AS SARS-CoV-2.
(c) "Fund" MEANS THE GROUNDWATER COMPACT COMPLIANCE AND SUSTAINABILITY FUND CREATED IN SUBSECTION (3)(a) OF THIS SECTION.
(d) "Water plan implementationaccount" means the water Plan implementation account created in section 37-60-123.3 (3)(b).

SECTION 2. In Colorado Revised Statutes, 37-60-123.3, add (3) as follows:

37-60-123.3. Water plan implementation cash fund - created - water plan implementation account - created - legislative declaration - reporting - repeal. (3) (a) THE GENERAL ASSEMBLY FINDS and declares that:
(I) This Subsection (3) is intended to respond to the NEGATIVE ECONOMIC IMPACTS CAUSED BY THE COVID-19 PANDEMIC, AS defined in section 37-60-134 (9)(b), and the resulting public HEALTH EMERGENCY BY PROVIDING GRANT MONEY TO PROMOTE PROJECTS and actions that advance progress toward accomplishing the CRITICAL ACTIONS IDENTIFIED IN THE STATE WATER PLAN;
(II) Money allocated to the state pursuant to the "American Rescue Plan Act of 2021", as defined in section 37-60-134 (9)(a), and transferred to the water plan implementation account may be used for the purposes of this SUBSECTION (3); AND
(III) The water plan implementation purposes described in this subsection (3) are important government services.
(b) There is hereby created in the water plan IMPLEMENTATION CASH FUND THE WATER PLAN IMPLEMENTATION account, referred to in this subsection (3) as the "account". The MONEY IN THE ACCOUNT IS CONTINUOUSLY APPROPRIATED TO THE BOARD to USE FOR THE PURPOSES SET FORTH IN THIS SUBSECTION (3).
(c) The account consists of all money transferred to the account on August 15, 2024, from the groundwater compact COMPLIANCE AND SUSTAINABILITY FUND CREATED IN SECTION 37-60-134 (3)(a).
(d) The board and any person that receives money from THE BOARD PURSUANT TO THIS SUBSECTION (3) SHALL COMPLY WITH THE COMPLIANCE, REPORTING, RECORD-KEEPING, AND PROGRAM EVALUATION REQUIREMENT ESTABLISHED BY THE OFFICE OF STATE PLANNING AND budgeting and the state controller in accordance with section 24-75-226 (5).
(e) This subsection (3) is repealed, effective September 1, 2027.".

Renumber succeeding section accordingly.

\section*{ENERGY AND ENVIRONMENT}

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

HB22-1361 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 2, line 4 , strike "substantial" and substitute "instances of".

Page 3, strike lines 1 through 4.
Reletter succeeding paragraph accordingly.
Page 3, line 7, strike "manner." and substitute "manner; and
(d) A performance audit of oil and gas reporting will identify opportunities to improve interagency communication, leading to increased transparency and public confidence in the reporting process.".

Page 4, strike lines 17 and 18 and substitute:
"(I) COMPARE THE MONTHLY PRODUCTION REPORTS AND QUARTERLY CONSERVATION LEVIES".

Page 4, line 20, strike "(21)(b)(I)" and substitute "(21)(b)(I), AS APPLICABLE,".

Page 4 , line 22, strike "(8)(b)(I);" and substitute "(8)(b)(I), AS APPLICABLE;".

Page 6, strike lines 15 through 27.
Page 7, strike line 1.
Renumber succeeding sections accordingly.
Page 7, line 2, strike "amend".
Page 7, line 3, strike "(11)(b)(II); and".
Page 7, strike lines 5 through 21 and substitute "definitions - repeal.
(21) (a) As used in this subsection (21), unLess the context".

Page 8 , strike line 6 .
Reletter succeeding sub-subparagraphs accordingly.

SB22-118 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend reengrossed bill, page 22, line 18, strike "(2)(b)(II)" and substitute "(2)(a)(II)".

\section*{FINANCE}

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

HB22-1166 be referred favorably to the Committee on Appropriations.

HB22-1351 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 "six" and substitute "nine" and strike "January" and substitute "April".

Page 3, line 8 , strike "twenty-eight million" and substitute "forty-four million eight hundred thousand".

Page 3, line 20, strike "thirty-five million" and substitute "thirty-three million seven hundred thousand".

Page 4, line 1, strike "sixty-three million" and substitute "seventy-eight million five hundred thousand".

Page 4, line 4, strike "twenty-eight million" and substitute "forty-four million eight hundred thousand".

Page 4, line 6, strike "thirty-five million" and substitute "thirty-three million seven hundred thousand".

Page 4, lines 12 and 13, strike "sixty-three million" and substitute "seventy-eight million five hundred thousand".

Page 4, strike line 26 and substitute:
"(I) Forty-SEVEn million one hundred thousand dollars".
Page 5, strike line 1 and substitute:
"(II) Thirty-one million four hundred thousand dollars".
Strike "January" and substitute "April" on Page 5, lines 18 and 26; and Page 6, lines 2, 4, 11, and 15.

HB22-1359 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 "RECOVERY" insert "PILOT".
Page 3, line 4, after "Recovery" insert "Рilot".
Page 5, line 5, after "recovery" insert "pilot".
Page 10 , line 7 , strike "State treasurer shall submit a" and substitute "SELECTED ADMINISTRATOR OR ADMINISTRATORS SHALL SUBMIT A COMBINED".

Page 11, line 3, after "recovery" insert "pilot".

After "recovery" insert "Pilot" on: Page 4, line 13; Page 5, lines 2, 4, and 8 ; and Page 11, line 5.

\section*{Page 1, line 102, after "recovery" insert "Pilot".}

\section*{JUDICIARY}

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

SB22-183 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend reengrossed bill, page 4 , after line 8 insert:
"(e) In a CONTINUED EFFORT TO PROMOTE INCREASED DIVERSITY AMONG THE FUNDED VICTIM SERVICE ORGANIZATIONS, IT IS THE INTENT OF the general assembly that, in administering this article 7.5 , The STATE DEPARTMENT IDENTIFY ADDITIONAL MEASURES TO ADDRESS BARRIERS THAT HISTORICALLY UNDERSERVED VICTIMS, INCLUDING PEOPLE of COLOR, FACE IN ACCESSING VICTIM SERVICES.".

Page 4, line 20, strike "SERvices" and substitute "and culturally RESPONSIVE SERVICES BY PROVIDERS FROM DIVERSE CULTURAL BACKGROUNDS".

Page 7, line 8, strike "DEPENDENTS;" and substitute "DEPENDENTS, AND SUPPORT FOR THE VICTIMS' ANIMAL COMPANIONS;".

Page 9, line 1, strike "programs - rules." and substitute "programs.".
Page 9, line 2, strike "(a)".
Page 9 , strike lines 7 through 10 .
Page 11, after line 16 insert:
"(d) The state department shall annually publish on its WEBSITE:
(I) For each organization that receives funding pursuant to this article 7.5 , the name of the organization, amount of the funding received, the number and types of crimes for which VICTIMS ARE SERVED, AND THE SERVICES PROVIDED WITH THE FUNDING;
(II) The following information from organizations that RECEIVE FUNDING, IN aGGREGATE: THE NUMBER AND TYPES OF CRIMES FOR WHICH VICTIMS ARE SERVED; THE TYPES OF SERVICES PROVIDED; AND THE GENDER, RACE AND ETHNICITY, AND OTHER AVAILABLE DEMOGRAPHIC INFORMATION OF CLIENTS SERVED WITH THE FUNDING; AND
(III) To the extent known, and in agGregate form, the GENDER, RACIAL AND ETHNIC MAKEUP, AND OTHER DEMOGRAPHIC INFORMATION OF THE STAFF AND BOARD OF DIRECTORS, IF APPLICABLE, OF organizations that receive funding. The state department shall MAKE ITS BEST EFFORT TO COLLECT THE INFORMATION DESCRIBED IN THIS subsection (4)(d)(III).".

Reletter succeeding paragraph accordingly.
Page 11, line 21, strike "repeal. (1) The Colorado CRIME" and substitute "legislative declaration - repeal. (1) THE GENERAL ASSEMBLY FINDS AND DECLARES THAT:
(a) A SIGNIFICANT NUMBER OF VIOLENT CRIMES INCLUDING HOMICIDE, ASSAULTS, ADULT AND CHILD SEXUAL ASSAULTS, STALKING, VEHICULAR DEATHS, CHILD ABUSE, ROBBERIES, CRIMES AGAINST AT-RISK PERSONS, AND INCIDENTS OF GUN VIOLENCE OCCUR WITHIN COLORADO;
(b) ALL VICTIMS OF CRIME, INCLUDING MARGINALIZED COMMUNITIES SUCH AS IMMIGRANTS, YOUNG PEOPLE OF COLOR, PEOPLE WITH DISABILITIES, AND LGBTQIA+ INDIVIDUALS, MAY NEED A VARIETY OF SERVICES FROM BOTH COMMUNITY-BASED ADVOCATES AND SYSTEM-BASED ADVOCATES AS PART OF EACH VICTIM'S INDIVIDUAL RECOVERY. CRIME VICTIM SERVICES ARE NEEDED AS PART OF THE INITIAL CRISIS RESPONSE, AT THE BEGINNING OF A VICTIM'S HEALING, AND IN LONG-TERM HEALING.
(c) People of color have much higher rates of violent CRIME VICTIMIZATION;
(d) BECAUSE OF THE HIGHER VICTIMIZATION RATES FOR MARGINALIZED COMMUNITIES, INCLUDING PEOPLE OF COLOR, AND BECAUSE THESE COMMUNITIES HAVE BEEN UNDERSERVED, IT IS THE INTENT OF THE GENERAL ASSEMBLY TO IMPROVE ACCESS TO SERVICES FOR MARGINALIZED COMMUNITIES, INCLUDING VICTIMS OF COLOR; AND
(e) In A CONTINUED EFFORT TO PROMOTE INCREASED DIVERSITY AMONG THE FUNDED VICTIM SERVICE ORGANIZATIONS, IT IS THE INTENT OF THE GENERAL ASSEMBLY THAT THE DEPARTMENT OF PUBLIC SAFETY IDENTIFY ADDITIONAL MEASURES TO ADDRESS BARRIERS THAT PEOPLE OF COLOR AND OTHER MARGINALIZED COMMUNITIES FACE IN ACCESSING VICTIM SERVICES.
(2) The Colorado crime".

Renumber succeeding subsections accordingly.
Page 11, line 24 , strike "(3)" and substitute "(4)".
Page 12, line 1, strike "(2)" and substitute "(3)".
Page 12, line 17, strike "(3)" and substitute "(4)".
Page 12, after line 25, insert:
"(5) The division shall annually publish on its website:
(a) FOR EACH ORGANIZATION THAT RECEIVES A GRANT, THE NAME OF THE ORGANIZATION, AMOUNT OF THE GRANT AWARD, THE NUMBER AND TYPES OF CRIMES FOR WHICH VICTIMS ARE SERVED, AND THE SERVICES PROVIDED WITH GRANT MONEY;
(b) THE FOLLOWING INFORMATION FROM ORGANIZATIONS THAT RECEIVE A GRANT, IN AGGREGATE: THE NUMBER AND TYPES OF CRIMES FOR WHICH VICTIMS ARE SERVED; THE TYPES OF SERVICES PROVIDED; AND THE GENDER, RACE AND ETHNICITY, AND OTHER AVAILABLE DEMOGRAPHIC INFORMATION OF CLIENTS SERVED WITH A GRANT AWARD; AND
(c) To THE EXTENT KNOWN, AND IN AGGREGATE FORM, THE GENDER, RACIAL AND ETHNIC MAKEUP, AND OTHER DEMOGRAPHIC INFORMATION OF THE STAFF AND BOARD OF DIRECTORS, IF APPLICABLE, OF ORGANIZATIONS THAT RECEIVE A GRANT. THE DIVISION SHALL MAKE ITS BEST EFFORT TO COLLECT THE INFORMATION DESCRIBED IN THIS SUBSECTION (5).".

Renumber succeeding subsection accordingly.
Page 12, after line 26 insert:
"SECTION 8. In Colorado Revised Statutes, 24-33.5-507, amend (1) as follows:

24-33.5-507. Application for grants. (1) The division shall accept applications from agencies and organizations requesting grants of moneys MONEY for the following purposes, including, but not limited to, the provision of services, training programs, MASS TRAGEDY RESPONSE, additional personnel, and equipment and operating expenses related to victim assistance and notification programs. The crime victim services advisory board created in section 24-4.1-117.3 (1) shall evaluate the applications and make recommendations to the division.".

Renumber succeeding sections accordingly.
Page 12, before line 27, insert:
"SECTION 9. In Colorado Revised Statutes, 24-4.1-117.3, amend (2)(c) and (2)(e) as follows:

24-4.1-117.3. Crime victim services advisory board - creation - duties. (2) (c) The term of office for each member of the advisory board shall be IS three years. exeept that, of the members first appointed, six members shall be appointed to serve one-year terms and six members shall be appointed to serve two-year terms. A MEMBER SHALL NOT SERVE MORE THAN THREE CONSECUTIVE THREE-YEAR TERMS. A MEMBER OF THE ADVISORY BOARD ON THE EFFECTIVE DATE OF SENATE BILL 22-183, ENACTED IN 2022, WHO HAS SERVED MORE THAN THREE CONSECUTIVE TERMS MAY SERVE THE REMAINDER OF THE MEMBER'S CURRENT TERM, BUT SHALL NOT SERVE A CONSECUTIVE SUBSEQUENT TERM.
(e) The exeeutive director shall appoint the initial members of the advisory board on or before August 1, 2009. The executive director may reappoint a person to serve an unlimited number of consecutive terms. SUBSEQUENT TERMS ON THE ADVISORY BOARD, BUT THE EXECUTIVE DIRECTOR SHALL NOT APPOINT A PERSON TO SERVE MORE THAN THREE consecutive terms. The executive director shall annually appoint a chairperson of the advisory board who shall preside over the advisory board's meetings.".

Renumber succeeding sections accordingly.
Page 14, after line 19 insert:
"SECTION 14. In Session Laws of Colorado 2021, section 9 of chapter 291 , amend (5) and (8) as follows:

Section 9. Appropriation. (5) For the 2021-22 state fiscal year, \(\$ 1,500,000\) is appropriated to the department of public safety for use by the division of criminal justice. This appropriation is from reappropriated funds in the victims assistance and law enforcement fund under subsection (4) of this section. To implement this act, the division may use
this appropriation for the state victims assistance and law enforcement program. ANY MONEY APPROPRIATED IN THIS SUBSECTION (5) NOT EXPENDED PRIOR TO JULY 1, 2022, IS FURTHER APPROPRIATED TO THE DEPARTMENT FOR THE 2022-23 AND 2023-24 STATE FISCAL YEARS FOR THE SAME PURPOSE.
(8) For the 2021-22 state fiscal year, \(\$ 4,750,000\) is appropriated to the department of human services for use by the office of self sufficiency. This appropriation is from reappropriated funds in the Colorado domestic abuse program fund under subsection (7) of this section. To implement this act, the office may use this appropriation for the domestic abuse program. ANY MONEY APPROPRIATED IN THIS SUBSECTION (8) NOT EXPENDED PRIOR TO JULY 1, 2022, IS FURTHER APPROPRIATED TO THE DEPARTMENT FOR THE 2022-23 AND 2023-24 STATE FISCAL YEARS FOR THE SAME PURPOSE.".

Renumber succeeding section accordingly.

SB22-188 be referred favorably to the Committee on Appropriations.

\section*{TRANSPORTATION AND LOCAL GOVERNMENT}

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

SB22-146 be referred favorably to the Committee on Appropriations.

SB22-176 be referred favorably to the Committee on Appropriations.

\section*{FIRST REPORT OF FIRST CONFERENCE COMMITTEE on HB21-SB22-034}

This Report Amends the Rerevised Bill
To the President of the Senate and the
Speaker of the House of Representatives:
Your first conference committee appointed on SB22-034, concerning measures to counteract the filing of fraudulent business documents with the secretary of state, has met and reports that it has agreed upon the following:
1. That the Senate accede to the House amendments made to the bill, as the amendments appear in the rerevised bill, with the following changes:

Amend rerevised bill, page 2, line 2, after "7-90-314" insert "and 7-90-315".

Page 11, strike lines 26 and 27.
Page 12 , line 1 , strike "7-90-316. Working group." and substitute "7-90-315. Working group - report - repeal.".

Page 12, line 3, strike "REFERRED TO AS THE "WORKING GROUP" IN THIS SECTION," and substitute "REFERRED TO IN THIS SECTION AS THE "WORKING GROUP",".

Page 12, line 7, strike "2023." and substitute "2022.".
Page 13, line 6, strike "STATE" and substitute "State's".
Page 13, after line 8 insert:
"(3) THE WORKING GROUP SHALL SUBMIT A REPORT TO THE GENERAL ASSEMBLY BY JANUARY 31, 2023, CONTAINING POTENTIAL LEGISLATIVE PROVISIONS TO COUNTERACT AND PREVENT FRAUDULENT FILINGS, AS WELL AS THE COSTS AND BENEFITS ASSOCIATED WITH EACH POTENTIAL LEGISLATIVE PROVISION. THE REPORT MAY INCLUDE SPECIFIC RECOMMENDATIONS TO THE GENERAL ASSEMBLY.
(4) EXCEPT FOR COMPENSATION DRAWN AS A PART OF NORMAL EMPLOYMENT, MEMBERS OF THE WORKING GROUP DO NOT RECEIVE COMPENSATION FOR PARTICIPATION IN THE WORKING GROUP.
(5) This section is repealed, effective July 1, 2023.".
2. That, under the authority granted the committee to consider matters not at issue between the two houses, the following amendment be recommended:

Amend rerevised bill, page 10 , line 2 , strike "MADE" and substitute "MADE.".

Respectfully submitted,

House Committee:
/signed/
Shannon Bird
Marc Snyder
Shane Sandridge

Senate Committee:
/signed/
Chris Kolker
Kevin Priola
Robert Rodriguez

\section*{PRINTING REPORT}

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

\section*{HB22-1392, 1393, 1394, 1395.}

\section*{SIGNING OF BILLS - RESOLUTIONS - MEMORIALS}

The Speaker has signed: HB22-1162, 1276, 1280, 1288, 1333, 1337, 1338, SB22-010, 100, 116, and 139.

\section*{MESSAGE(S) FROM THE SENATE}

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-171.
The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-140 amended in Special Orders as printed in Senate Journal, April 20, 2022.

The Senate has adopted and returns herewith: HJR22-1017.
The Senate has adopted and transmits herewith: SJR22-012.

\section*{MESSAGE(S) FROM THE REVISOR}

We herewith transmit:
without comment, SB22-171.
without comment, as amended, SB22-140.

\section*{INTRODUCTION OF BILLS \\ First Reading}

The following bills were read by title and referred to the committee(s) indicated:

HB22-1396 by Representative(s) Larson and McLachlan; also Senator(s) Lundeen--Concerning funding for local education providers to improve student achievement in mathematics, and, in connection therewith, creating the math achievement accelerator grant program and making an appropriation.
Committee on Education
SB22-140 by Senator(s) Coleman and Gardner; also Representative(s) McLachlan--Concerning the expansion of experiential learning opportunities through relationships with employers, and, in connection therewith, establishing a work-based learning incentive program, a digital navigation program, a career-aligned English as a second language program, a global talent task force to study in-demand occupations, and making an appropriation.
Committee on Business Affairs \& Labor
SB22-171 by Senator(s) Bridges and Priola; also Representative(s) McLachlan--Concerning restrictions on making public the personal information of educators at risk of threats.
Committee on Education

\section*{INTRODUCTION OF RESOLUTION}

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

SJR22-012 by Senator(s) Hisey and Hinrichsen; also Representative(s) Luck--Concerning designating Colorado State Highway 115 from Mile Marker 15 to Mile Marker 27 as the "Veterans of Foreign Wars Warriors Memorial Highway".

\section*{REMOTE PARTICIPATION}

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Bacon, Cutter, Pico.

On motion of Representative Esgar, the House adjourned until 9:00 a.m., Friday, April 22, 2022.

Attest:
Robin Jones, Chief Clerk

Approved:
Alec Garnett, Speaker

\title{
HOUSE JOURNAL \\ SEVENTY-THIRD GENERAL ASSEMBLY \\ STATE OF COLORADO \\ Second Regular Session
}

One hundred first Legislative Day
Friday, April 22, 2022

Prayer by Representative David Ortiz, Littleton.
The Speaker called the House to order at 9:00 a.m.
The National Anthem was performed by Darby Savoca, De Beque.
Pledge of Allegiance led by Lydia Dutzmann, Nathan Aucott, Centennial.
The roll was called with the following result:
Present--57.
Excused--Representative(s) Bacon, Bernett, Gray, Hooton, Mullica, Snyder, D. Valdez, Williams--8.
Present after roll call--Representative(s) Bacon, Bernett, Hooton, Mullica, Snyder, D. Valdez, Williams.

The Speaker declared a quorum present.

On motion of Representative Tipper, the House Journal of Thursday, April 21, 2022, was declared approved as corrected by the Chief Clerk.

\section*{THIRD READING OF BILLS--FINAL PASSAGE}

The following bills were considered on Third Reading. The titles were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

SB22-009 by Senator(s) Ginal and Hisey, Liston; also Representative(s) Bird and Benavidez, Bockenfeld-Concerning catalytic converters, and, in connection therewith, enacting measures to address the theft of catalytic converters.
(Laid Over from April 12, 2022.)
Laid Over until Monday, April 25, 2022.
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HB22-1122 by Representative(s) Will and Lindsay, Lontine; also Senator(s) Jaquez Lewis-Concerning prohibiting certain practices by entities obligated to pay for prescription drug benefits, and, in connection therewith, making an appropriation.

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(Laid Over from April 20, 2022.)
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{llllllllcc|}
\hline \multicolumn{1}{|c}{ YES } & 44 & \multicolumn{1}{c}{ NO } & 20 & \multicolumn{1}{c}{ EXCUSED } & 1 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & N & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & Y & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & E & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & N & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & N \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & N & Kipp & Y & Ransom & N & Will & Y \\
Cutter & Y & Larson & N & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Bernett, Esgar, Jodeh, Kipp, Ricks, Weissman

HB22-1318 by Representative(s) Benavidez; also Senator(s) Fields-Concerning the extension of the law enforcement, public safety, and criminal justice information sharing grant program deadline.

\section*{(Laid Over from April 21, 2022.)}

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{llllllllc|}
\hline \multicolumn{1}{|c}{ YES } & 45 & \multicolumn{1}{c}{ NO } & 19 & \multicolumn{1}{c}{ EXCUSED } & 1 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & N & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & E & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y
\end{tabular}
\begin{tabular}{llllllll} 
Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
Carver & Y & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & N & Will & N \\
Cutter & Y & Larson & Y & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
Co-sponsor(s) & added: Representative(s) & Bacon, Exum & & Speaker & Y
\end{tabular}
HB22-1349 by Representative(s) Duran and Will; also Senator(s)
\begin{tabular}{l} 
Bridges and Priola-Concerning improving \\
decision-making to enhance postsecondary student
\end{tabular}
\begin{tabular}{l} 
success, and, in connection therewith, making an \\
appropriation.
\end{tabular}
(Laid Over from April 21, 2022.)
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{|c|c|c|c|c|c|c|c|}
\hline YES & 48 & NO & 16 & EXCUSED & 1 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
\hline Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
\hline Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
\hline Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
\hline Bernett & Y & Gray & E & McLachlan & Y & Tipper & Y \\
\hline Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
\hline Bockenfeld & N & Herod & Y & Mullica & Y & Valdez A. & Y \\
\hline Boesenecker & Y & Holtorf & Y & Neville & N & Valdez D. & Y \\
\hline Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
\hline Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
\hline Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
\hline Catlin & Y & Kipp & Y & Ransom & N & Will & Y \\
\hline Cutter & Y & Larson & Y & Rich & N & Williams & N \\
\hline Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
\hline Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
\hline Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
\hline & & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Bacon, Bernett, Bird, Boesenecker, Esgar, Exum, Gonzales-Gutierrez, Herod, Hooton, Jodeh, Kennedy, Kipp, Lindsay, Lontine, McCluskie, McLachlan, Michaelson Jenet, Mullica, Ortiz, Titone, Valdez A., Valdez D.

HB22-1289 by Representative(s) Gonzales-Gutierrez and McCluskie; also Senator(s) Moreno-Concerning improving access to health benefits for economically insecure Colorado families by enhancing public health programs, and, in connection therewith, making an appropriation.
(Laid Over from April 21, 2022.)

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{lllllllll|}
\hline \multicolumn{1}{|c}{ YES } & 40 & \multicolumn{1}{c}{ NO } & 24 & \multicolumn{1}{c}{ EXCUSED } & 1 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & N & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & E & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & N & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & N & Kipp & Y & Ransom & N & Will & N \\
Cutter & Y & Larson & N & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Benavidez, Bernett, Bird, Boesenecker, Caraveo, Cutter, Duran, Esgar, Exum, Froelich, Herod, Hooton, Jodeh, Kennedy, Kipp, Lontine, Michaelson Jenet, Mullica, Ortiz, Ricks, Roberts, Sirota, Snyder, Titone, Valdez A., Weissman, Woodrow, Young

\section*{HB22-1137 by Representative(s) Ricks and Bradfield; also Senator(s)} Gonzales and Coleman-Concerning practices of unit owners' associations, and, in connection therewith, authorizing the enforcement of certain matters regarding unit owners' associations in small claims court and limiting the conduct of unit owners' associations in collecting unpaid assessments, fees, and fines.
(Laid Over from April 21, 2022.)
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{|llllllll|}
\hline \multicolumn{1}{|c}{ YES } & 36 & \multicolumn{1}{c}{ NO } & \(\mathbf{2 8}\) & \multicolumn{1}{c}{ EXCUSED } & \(\mathbf{1}\) & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & Y & Exum & Y & Lynch & N & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & N & Snyder & N \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & N \\
Bernett & Y & Gray & E & McLachlan & N & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & N & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N
\end{tabular}
\begin{tabular}{llllllll} 
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & N & Kipp & Y & Ransom & N & Will & N \\
Cutter & Y & Larson & N & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & N & Woog & N \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & Y
\end{tabular}

Co-sponsor(s) added: Representative(s) Bacon, Bernett, Boesenecker, Duran, Exum, Hooton, Jodeh, Kipp, Lindsay, Lontine, Titone

SB22-167 by Senator(s) Ginal; also Representative(s) Duran-Concerning removing the exemption for greyhound breeders from the "Pet Animal Care and Facilities Act".
(Laid Over from April 21, 2022.)
Laid Over until Monday, April 25, 2022.
SB22-058 by Senator(s) Simpson; also Representative(s) McCormick-Concerning the creation of a peer health assistance program for dental hygienists.
(Laid Over from April 21, 2022.)
Laid Over until Monday, April 25, 2022.
SB22-164 by Senator(s) Zenzinger and Woodward, Kirkmeyer, Moreno; also Representative(s) Woodrow and Lynch, Pico, Valdez D.-Concerning the substitution of the word "treasurer's" in place of the word "assessor's" in a statutory provision requiring disclosure of property tax information for purchasers of newly constructed residences within the boundaries of a metropolitan district.
(Laid Over from April 21, 2022.)
Laid Over until Monday, April 25, 2022.
HB22-1371 by Representative(s) McLachlan and Roberts; also Senator(s) Cooke and Fields-Concerning removing the requirement that a peace officer be a bona fide Colorado resident.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{llllllllc|}
\hline \multicolumn{1}{|c}{ YES } & 57 & \multicolumn{1}{c}{ NO } & \(\mathbf{7}\) & \multicolumn{1}{c}{ EXCUSED } & \(\mathbf{1}\) & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & Y & Geitner & Y & McCormick & Y & Soper & Y \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & E & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y
\end{tabular}
\begin{tabular}{llllllll} 
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & N & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & Y \\
Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & N & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & Speaker & Y
\end{tabular}

Co-sponsor(s) added: Representative(s) Bird, Bockenfeld, Boesenecker, Duran, Jodeh, Kipp, Lindsay, McCluskie, Mullica, Ricks, Titone

HB22-1007 by Representative(s) Valdez D. And Lynch, Cutter, Will; also Senator(s) Simpson and Lee, Ginal, Story-Concerning wildfire mitigation assistance for landowners.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{lllllllll|}
\hline \multicolumn{1}{|c}{ YES } & 56 & \multicolumn{1}{c}{ NO } & \(\mathbf{8}\) & \multicolumn{1}{c}{ EXCUSED } & \(\mathbf{1}\) & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & Y & McCormick & Y & Soper & Y \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & E & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & N & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & N \\
Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & N & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Benavidez, Bernett, Bird, Boesenecker, Carver, Esgar, Exum, Froelich, Gonzales-Gutierrez, Herod, Hooton, Jodeh, Kipp, Lindsay, Lontine, McCluskie, McCormick, McLachlan, Michaelson Jenet, Mullica, Ortiz, Ricks, Roberts, Sandridge, Snyder, Titone, Weissman, Woodrow

HB22-1052 by Representative(s) McLachlan and McKean; also Senator(s) Priola and Moreno, Fenberg-Concerning promoting behavioral health crisis services to school-age students, 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.
\begin{tabular}{|c|c|c|c|c|c|c|c|}
\hline YES & 58 & NO & 6 & EXCUSED & 1 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
\hline Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
\hline Baisley & N & Geitner & Y & McCormick & Y & Soper & Y \\
\hline Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
\hline Bernett & Y & Gray & E & McLachlan & Y & Tipper & Y \\
\hline Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
\hline Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
\hline Boesenecker & Y & Holtorf & Y & Neville & N & Valdez D. & Y \\
\hline Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
\hline Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & Y \\
\hline Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
\hline Catlin & Y & Kipp & Y & Ransom & Y & Will & Y \\
\hline Cutter & Y & Larson & Y & Rich & Y & Williams & N \\
\hline Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
\hline Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
\hline Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
\hline & & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Benavidez, Bernett, Bird, Boesenecker, Cutter, Duran, Esgar, Exum, Froelich, Gonzales-Gutierrez, Herod, Hooton, Jodeh, Kipp, Lindsay, Lontine, McCluskie, McCormick, Michaelson Jenet, Mullica, Sirota, Titone, Valdez A., Valdez D., Woodrow

\section*{HB22-1056} by Representative(s) Michaelson Jenet and Gonzales-Gutierrez; also Senator(s) Moreno-Concerning emergency temporary care for children, 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.
\begin{tabular}{|lllllllll|}
\hline \multicolumn{1}{|c}{ YES } & 48 & & \multicolumn{1}{c}{ NO } & 16 & \multicolumn{1}{c}{ EXCUSED } & 1 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & N & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & E & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & N & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & N \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & N & Kipp & Y & Ransom & N & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
& Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Benavidez, Bernett, Bird, Boesenecker, Caraveo, Cutter, Duran, Esgar, Exum, Froelich, Herod, Hooton, Jodeh, Lontine, McCluskie, McCormick, Mullica, Sirota, Sullivan, Titone, Valdez A., Woodrow, Young

HB22-1146 by Representative(s) Larson and McCluskie, Herod, Kipp; also Senator(s) Lundeen and Kirkmeyer, Bridges, Coleman, Zenzinger-Concerning the investment of money in the public school fund.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{lcllllllc|}
\hline \multicolumn{1}{|c}{ YES } & \(\mathbf{5 8}\) & \multicolumn{1}{c}{ NO } & \(\mathbf{6}\) & \multicolumn{1}{c}{ EXCUSED } & \(\mathbf{1}\) & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & Y & Geitner & Y & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & E & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & N & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & Y \\
Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & Y & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Bernett, Bird, Boesenecker, Duran, Esgar, Exum, Hooton, Jodeh, Kennedy, Lindsay, Lontine, McCormick, McLachlan, Michaelson Jenet, Ricks, Sirota, Titone, Valdez A., Valdez D., Van Beber, Weissman, Woodrow, Young

HB22-1220 by Representative(s) Kipp and McLachlan; also Senator(s) Zenzinger and Coram-Concerning removing barriers in educator preparation to support educator candidates entering the educator workforce, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{|llllllll|}
\hline \multicolumn{1}{|c}{ YES } & 40 & \multicolumn{1}{c}{ NO } & \(\mathbf{2 4}\) & \multicolumn{1}{c}{ EXCUSED } & 1 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & N & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & E & McLachlan & Y & Tipper & Y
\end{tabular}
\begin{tabular}{lcllllll} 
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & N & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & N & Kipp & Y & Ransom & N & Will & N \\
Cutter & Y & Larson & N & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y
\end{tabular}

Co-sponsor(s) added: Representative(s) Bacon, Bernett, Bird, Boesenecker, Caraveo, Cutter, Duran, Esgar, Exum, Froelich, Herod, Hooton, Jodeh, Kennedy, Lindsay, Lontine, McCluskie, McCormick, Michaelson Jenet, Ortiz, Ricks, Roberts, Titone, Valdez D., Young, Speaker

HB22-1269 by Representative(s) Lontine; also Senator(s) Hansen-Concerning requirements imposed on persons not authorized to transact insurance business in this state who are offering coverage of health-care costs for Colorado residents, 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.
\begin{tabular}{lclllllll|}
\hline \multicolumn{1}{|c}{ YES } & 39 & \multicolumn{1}{c}{ NO } & 25 & \multicolumn{1}{c}{ EXCUSED } & 1 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & N & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & N \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & E & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & N & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & N & Kipp & Y & Ransom & N & Will & N \\
Cutter & Y & Larson & N & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Amabile, Bernett, Boesenecker, Caraveo, Hooton, Jodeh, Kipp, Lindsay, McCormick, Michaelson Jenet, Sirota, Titone, Woodrow

On motion of Representative Sirota, the House resolved itself into Committee of the Whole for consideration of Special Orders and she was called to act as Chair.

\section*{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.)

HB22-1290 by Representative(s) Titone and Ortiz; also Senator(s) Zenzinger and Coram-Concerning changes to medicaid to allow for expedited repairs to complex rehabilitation technology.
(Laid Over from April 21, 2022.)
Amendment No. 1, Appropriations Report, dated April 21, 2022, and placed in member's bill file; Report also printed in House Journal, April 21, 2022.

\section*{Amendment No. 2, by Representative Ortiz.}

Amend printed bill, page 3, strike lines 7 through 11 and substitute:
"(6) Three years after the date the repair metric rules ARE ESTABLISHED PURSUANT TO SUBSECTION (5)(a) OF THIS SECTION, THE STATE DEPARTMENT MAY ENGAGE IN A STAKEHOLDER PROCESS TO DETERMINE THE NEED FOR ADDITIONAL ACCOUNTABILITY OF A QUALIFIED COMPLEX REHABILITATION TECHNOLOGY SUPPLIER THROUGH FINANCIAL PENALTIES, AUDITS, OR SIMILAR TOOLS, FOR VIOLATIONS OF THE REPAIR METRICS RULES. IF SUCH A STAKEHOLDER PROCESS IS CONVENED, THE PROCESS MUST INCLUDE QUALIFIED COMPLEX REHABILITATION TECHNOLOGY PROFESSIONALS, QUALIFIED COMPLEX REHABILITATION TECHNOLOGY SUPPLIERS, COMPLEX REHABILITATION CLIENTS, AND AN ADVOCACY GROUP FOR PERSONS WITH DISABILITIES.".

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

HB22-1310 by Representative(s) Larson and Kipp; also Senator(s) Bridges and Woodward-Concerning the alignment of the state income tax deduction for contributions to a 529 account with the changes in the federal "Setting Every Community Up for Retirement Enhancement Act of 2019" that allows tax-free distributions for eligible apprenticeship programs.
(Laid Over from April 21, 2022.)
Amendment No. 1, by Representative Kipp.
Amend printed bill, page 2, line 7, strike "section 529" and substitute "section 529 SECTION 529 (e)(3)".

Page 2, line 8, strike "INCLUDING BUT NOT LImited TO" and substitute "AND".

Page 3, line 8, after "529" insert "(e)(3)".
Page 3, line 9, strike "INCLUDING BUT NOT LIMITED TO" and substitute "AND".

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

HB22-1320 by Representative(s) Kipp and Larson; also Senator(s) Zenzinger and Woodward-Concerning the achieving a better life experience (ABLE) savings program for individuals with disabilities, and, in connection therewith, modifying who may create and control an ABLE program account, preventing the state from filing certain claims against an ABLE program account upon the death of the designated beneficiary, and allowing contributions to an ABLE program account that are withdrawn for qualified disability expenses to be deducted from a taxpayer's federal taxable income for purposes of determining the taxpayer's state taxable income.
(Laid Over from April 21, 2022.)
Amendment No. 1, Appropriations Report, dated April 21, 2022, and placed in member's bill file; Report also printed in House Journal, April 21, 2022.

Amendment No. 2, Finance Report, dated April 14, 2022, and placed in member's bill file; Report also printed in House Journal, April 18, 2022.

Amendment No. 3, Public \& Behavioral Health \& Human Services Report, dated April 12, 2022, and placed in member's bill file; Report also printed in House Journal, April 13, 2022.

Amendment No. 4, by Representative Kipp.
Amend printed bill, page 5, line 27, after "529" insert "(e)(3)".
As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

HB22-1325 by Representative(s) Kennedy and Caraveo-Concerning alternative payment models for primary care services.
(Laid Over from April 21, 2022.)
Amendment No. 1, Appropriations Report, dated April 21, 2022, and placed in member's bill file; Report also printed in House Journal, April 21, 2022.

Amendment No. 2, Health \& Insurance Report, dated April 13, 2022, and placed in member's bill file; Report also printed in House Journal, April 14, 2022.

\section*{Amendment No. 3, by Representative Kennedy.}

Amend the Health and Insurance Committee Report, dated April 13, 2022, page 3, line 27, strike "(b) FOR" and substitute:
"(b) (I) EXCEPT AS PROVIDED IN SUBSECTION (3)(b)(II) OF THIS SECTION, FOR".

Page 3 of the committee report, after line 30 insert:
"(II) For managed care plans that are issued or renewed ON OR AFTER JANUARY 1, 2025, AND IN WHICH SERVICES ARE PRIMARILY OFFERED THROUGH ONE MEDICAL GROUP CONTRACTED WITH A NONPROFIT HEALTH MAINTENANCE ORGANIZATION, A CARRIER SHALL ENSURE THAT ANY ALTERNATIVE PAYMENT MODELS FOR PRIMARY CARE INCORPORATE THE ALIGNED QUALITY MEASURE SET ESTABLISHED IN SUBSECTION (3)(a)(III)(D) OF THIS SECTION.".

Page 4, strike lines 9 through 18 and substitute:
""(8) ANY INFORMATION SUBMITTED TO THE DIVISION IN ACCORDANCE WITH THIS SECTION IS SUBJECT TO PUBLIC INSPECTION ONLY to The extent allowed under the "Colorado Open Records Act", part 2 of article 72 of title 24. The division shall not disclose ANY TRADE SECRET OR CONFIDENTIAL OR PROPRIETARY INFORMATION TO ANY PERSON WHO IS NOT OTHERWISE AUTHORIZED TO ACCESS THE INFORMATION.".".

Amendment No. 4, by Representative Kennedy.
Amend the Health and Insurance Committee Report, dated April 13, 2022, page 2 , strike lines 7 and 8 and substitute "OF PERSONNEL, THE DEPARTMENT OF PUBLIC HEALTH AND ENVIRONMENT, AND THE PRIMARY CARE PAYMENT REFORM COLLABORATIVE IN ORDER TO OPTIMIZE AND CREATE POSITIVE INCENTIVES FOR ALIGNMENT BETWEEN HEALTH".

Page 3, line 8, after "PARAMETERS" insert "AND POSITIVE CARRIER INCENTIVE ARRANGEMENTS".

Page 3, line 18, after "COORDINATION," insert "HEALTH NAVIGATION,".
Page 3, line 33, strike "ALIGNMENT."." and substitute "ALIGNMENT. THE DIVISION SHALL ALLOW CARRIERS THE FLEXIBILITY TO DETERMINE WHICH NETWORK PROVIDERS AND PRODUCTS ARE BEST SUITED TO ACHIEVE THE GOALS AND INCENTIVES SET BY THE DIVISION IN THIS SECTION.".".

As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
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HB22-1350 by Representative(s) McCluskie and Rich; also Senator(s) Bridges and Lundeen-Concerning the creation of a grant program to meet workforce needs throughout the state.
(Laid Over from April 21, 2022.)
Amendment No. 1, Education Report, dated April 13, 2022, and placed in member's bill file; Report also printed in House Journal, April 14, 2022.
As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
HB22-1354 by Representative(s) Lindsay and Michaelson Jenet; also Senator(s) Winter-Concerning mental health in workers' compensation cases.
(Laid Over from April 21, 2022.)
Amendment No. 1, Public \& Behavioral Health \& Human Services Report, dated April 12, 2022, and placed in member's bill file; Report also printed in House Journal, April 13, 2022.
Amendment No. 2, by Representative Lindsay.
Amend the Public and Behavioral Health and Human Services Committee Report, dated April 12, 2022, page 1, line 9, strike "RECORDS" and substitute "RECORDS, AUDIO RECORDINGS,".
Page 1 of the report, after line 14 insert:
"Page 3 of the bill, line 13, after "INVOLVING" insert "PSYCHOLOGICAL OR".".
As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
HB22-1293 by Representative(s) Daugherty and Van Winkle; also Senator(s) Zenzinger and Smallwood-Concerning the provision of medical records in the custody of a health-care facility.
(Laid Over from April 21, 2022.)
Amendment recommended by Health \& Insurance Report, dated April 20, 2022, and placed in member's bill file; Report also printed in House Journal, April 20, 2022.
Laid Over until Monday, April 25, 2022.
HB22-1368 by Representative(s) Herod; also Senator(s) Rodriguez-Concerning opportunities for persons to access community corrections programs.

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(Laid Over from April 21, 2022.)

Amendment No. 1, Judiciary Report, dated April 20, 2022, and placed in member's bill file; Report also printed in House Journal, April 20, 2022.

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

HB22-1373 by Representative(s) Gonzales-Gutierrez-Concerning prohibiting courts from ordering juveniles to pay restitution to insurance companies.
(Laid Over from April 21, 2022.)
Ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

HB22-1360 by Representative(s) Titone and Baisley, Bernett; also Senator(s) Kolker, Bridges-Concerning authorizing the department of human services to retain a percentage of the federal child support incentive payments the state receives.
(Laid Over from April 21, 2022.)
Amendment No. 1, Public \& Behavioral Health \& Human Services Report, dated April 19, 2022, and placed in member's bill file; Report also printed in House Journal, April 20, 2022.

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

HB22-1233 by Representative(s) Lontine and Soper, McCormick, Ortiz, Titone; also Senator(s) Simpson and Ginal-Concerning the continuation of the regulation of optometry by the state board of optometry, and, in connection therewith, implementing the recommendations in the 2021 sunset report by the department of regulatory agencies.
(Laid over as amended as printed in House Journal, April 21, 2022.)
(Laid Over from April 21, 2022.)
As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

SB22-079 by Senator(s) Kolker and Ginal; also Representative(s) Young and McLachlan-Concerning required dementia training for direct-care staff of specified facilities that provide services to clients living with dementia.
(Laid Over from April 21, 2022.)
Ordered revised and placed on the Calendar for Third Reading and Final Passage.

SB22-110 by Senator(s) Sonnenberg and Kolker; also Representative(s) Pelton-Concerning a requirement that a wind-powered energy generation facility be equipped with light mitigating technology.
(Laid Over from April 21, 2022.)
Amendment No. 1, Energy \& Environment Report, dated April 20, 2022, and placed in member's bill file; Report also printed in House Journal, April 20, 2022.

Amendment No. 2, by Representative Pelton.
Amend reengrossed bill, page 2, line 10, strike "29-20-108," and substitute "29-20-108 OR IS OWNED BY AN INDEPENDENT POWER PRODUCER,".

Amendment No. 3, by Representative Titone.
Amend reengrossed bill, page 4, after line 2 insert:
"(4) This Section does not apply to wind-powered energy GENERATION FACILITIES USED SOLELY FOR PURPOSES OF RESEARCH AND TESTING.".

Renumber succeeding subsection accordingly.
As amended, ordered revised and placed on the Calendar for Third Reading and Final Passage.

SB22-156 by Senator(s) Kolker and Fenberg; also Representative(s) Amabile and Young-Concerning placing limitations on prepaid inpatient health plans, and, in connection therewith, removing prior authorization for outpatient psychotherapy and limiting when a prepaid inpatient health plan can retroactively recover provider payments.
(Laid Over from April 21, 2022.)
Ordered revised and placed on the Calendar for Third Reading and Final Passage.

\section*{ADOPTION OF COMMITTEE OF THE WHOLE REPORT}

Passed Second Reading: HB22-1233 as amended, HB22-1290 as amended, HB22-1310 as amended, HB22-1320 as amended, HB22-1325 as amended, HB22-1350 as amended, HB22-1354 as amended, HB22-1360 as amended, \(\mathrm{HB} 22-1368\) as amended, HB22-1373, SB22-079, SB22-110 as amended, SB22-156.

Laid over until date indicated retaining place on Calendar:
HB22-1281--Friday, April 22, 2022 (see page 1265);
HB22-1293--Monday, April 25, 2022.

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.
\begin{tabular}{llllllllc|}
\hline \multicolumn{1}{|c}{ YES } & 40 & \multicolumn{1}{c}{ NO } & 22 & \multicolumn{1}{c}{ EXCUSED } & 3 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & N & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & E & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & E & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & N & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & N & Kipp & Y & Ransom & N & Will & N \\
Cutter & Y & Larson & N & Rich & E & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & Y \\
& & & & & & &
\end{tabular}

\section*{CONSIDERATION OF CONFERENCE COMMITTEE REPORT(S)}

SB22-034 by Senator(s) Kolker and Priola; also Representative(s) Bird and Sandridge-Concerning measures to counteract the filing of fraudulent business documents with the secretary of state.

House Conferees: Representative(s) Bird, Chair, Snyder, Sandridge
Senate Conferees: Senator(s) Kolker, Chair, Rodriguez, Priola
(First Report of the First Conference Committee printed in House Journal, April 21, 2022.)

On motion of Representative Bird, the Conference Committee Report was adopted by the following roll call vote:
\begin{tabular}{|lllllllll|}
\hline \multicolumn{1}{|c}{ YES } & \(\mathbf{6 3}\) & \multicolumn{1}{c}{ NO } & \(\mathbf{0}\) & \multicolumn{1}{c}{ EXCUSED } & 2 & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & Y & Geitner & Y & McCormick & Y & Soper & Y \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & E & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & Y & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & Y & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & Y \\
Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & Y & Will & Y
\end{tabular}

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\begin{tabular}{llllllll} 
Cutter & Y & Larson & Y & Rich & E & Williams & Y \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & Y & Sandridge & Y & Young & Y \\
& & & & & & Speaker & Y
\end{tabular}

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.
\begin{tabular}{|llllllllc|}
\hline \multicolumn{1}{|c}{ YES } & 63 & \multicolumn{1}{c}{ NO } & \(\mathbf{0}\) & \multicolumn{1}{c}{ EXCUSED } & \(\mathbf{2}\) & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & Y & Geitner & Y & McCormick & Y & Soper & Y \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & E & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & Y & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & Y & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & Y \\
Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & Y & Kipp & Yip & Ransom & Y & Will & Y \\
Cutter & Y & Larson & Yaugherty & Y & Lindsay & Rich & E & Williams \\
D & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woodrow & Y \\
& Y & Luck & & Y & Woog & Y \\
& & & & & Yandridge & Young & Y \\
& & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Bernett, Boesenecker, Esgar, Exum, Geitner, Kennedy, McCluskie, McKean, Ricks, Soper, Van Beber, Van Winkle, Williams, Woodrow, Young

\section*{CONSIDERATION OF SENATE AMENDMENTS TO HOUSE BILLS}

HB22-1253 by Representative(s) Ortiz; also Senator(s) Danielson-Concerning the provision of adaptive equipment in rental motor vehicles.
(Passed on Third Reading as printed in House Journal, March 29, 2022.)
(Amended as printed in Senate Journal, April 18, 2022.)
(Laid Over from April 20, 2022.)
Representative Ortiz moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:
\begin{tabular}{lllllllll|}
\hline \multicolumn{1}{|c}{ YES } & \(\mathbf{6 4}\) & & \multicolumn{1}{c}{ NO } & & 0 & & EXCUSED & \(\mathbf{1}\) \\
EBSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & Y & Geitner & & Y & McCormick & Y & Soper & Y
\end{tabular}
1
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11
12
13
14
\begin{tabular}{llllllll} 
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & E & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & Y & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & Y & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & Y \\
Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & Y & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & Y & Sandridge & Y & Young & Y \\
& & & & & Speaker & Y
\end{tabular}

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.
\begin{tabular}{|lllllllll|}
\hline \multicolumn{1}{|c}{ YES } & 42 & \multicolumn{1}{c}{ NO } & 22 & \multicolumn{1}{c}{ EXCUSED } & 1 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & N & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & E & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & N & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & N & Will & N \\
Cutter & Y & Larson & N & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & & ppeaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Amabile, Esgar, Herod, Lontine, McCluskie

HB22-1111 by Representative(s) Amabile; also Senator(s) Rankin and Fenberg-Concerning insurance coverage for insured losses incurred as a result of a declared fire disaster, and, in connection therewith, making an appropriation.
(Passed on Third Reading as printed in House Journal, March 16, 2022.)
(Amended as printed in Senate Journal, April 19, 2022.)
(Laid Over from April 21, 2022.)
Representative Amabile moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

1
2
\begin{tabular}{|c|c|c|c|c|c|c|c|}
\hline YES & 64 & NO & 0 & EXCUSED & 1 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
\hline Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
\hline Baisley & Y & Geitner & Y & McCormick & Y & Soper & Y \\
\hline Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
\hline Bernett & Y & Gray & E & McLachlan & Y & Tipper & Y \\
\hline Bird & Y & Hanks & Y & Michaelson Jenet & Y & Titone & Y \\
\hline Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
\hline Boesenecker & Y & Holtorf & Y & Neville & Y & Valdez D. & Y \\
\hline Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
\hline Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & Y \\
\hline Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
\hline Catlin & Y & Kipp & Y & Ransom & Y & Will & Y \\
\hline Cutter & Y & Larson & Y & Rich & Y & Williams & Y \\
\hline Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
\hline Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
\hline Esgar & Y & Luck & Y & Sandridge & Y & Young & Y \\
\hline
\end{tabular}

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.
\begin{tabular}{|llllllllc|}
\hline \multicolumn{1}{|c}{ YES } & 54 & \multicolumn{1}{c}{ NO } & 10 & \multicolumn{1}{c}{ EXCUSED } & 1 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & Y & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & E & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & N & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & N \\
Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & N & Will & Y \\
Cutter & Y & Larson & Y & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
& Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & ppeaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Daugherty, Herod, Michaelson Jenet, Ortiz, Ricks, Sullivan

\section*{REPORT(S) OF COMMITTEE(S) OF REFERENCE}

\section*{APPROPRIATIONS}

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

HB22-1005 be referred to the Committee of the Whole with favorable recommendation.

HB22-1012 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Strike the Energy and Environment Committee Report, dated February 17, 2022, and substitute:
"Amend printed bill, strike everything below the enacting clause and substitute:
"SECTION 1. In Colorado Revised Statutes, 23-31-313, amend (10)(a)(1); and add (9.5) as follows:

23-31-313. Healthy forests - vibrant communities - funds created - repeal. (9.5) Carbon accounting framework. (a) ON AND AFTER SEPTEMBER 1, 2022, THE STATE FOREST SERVICE SHALL DEVELOP A PUBLICLY ACCESSIBLE STATEWIDE CARBON ACCOUNTING FRAMEWORK THAT YIELDS CARBON STOCK AND FLUX ESTIMATES FOR:
(I) Ecosystems by county and forest cover type; And
(II) Wood products.
(b) The state forest service shall also develop a forest CARBON CO-BENEFIT FRAMEWORK FOR PROJECT-LEVEL FOREST MANAGEMENT PRACTICES, INCLUDING WILDFIRE MITIGATION. THE STATE FOREST SERVICE SHALL USE THIS FRAMEWORK TO TRAIN PRACTITIONERS IN ADAPTIVE MANAGEMENT PRACTICES TO BE INCORPORATED INTO CURRENT FOREST MANAGEMENT PRACTICES, INCLUDING WILDFIRE mitigation. The state forest service shall provide technical EXPERTISE TO ASSIST INDUSTRY AND LANDOWNERS WITH CARBON INVENTORIES AND MONITORING.
(c) As USED IN THIS SUBSECTION (9.5), unLESS THE CONTEXT OTHERWISE REQUIRES:
(I) "CARBON ACCOUNTING FRAMEWORK" MEANS A MODEL THAT uses data from the Forest Inventory and Analysis Program of the United States department of agriculture's forest service to DEVELOP TABULAR DATA OF CARBON FLUX AND STOCK ESTIMATES FOR ALL FOREST TYPES AND WOOD PRODUCTS IN THE STATE OF COLORADO.
(II) "FOREST CARBON CO-BENEFIT FRAMEWORK" MEANS A FRAMEWORK THAT LINKS GOALS, STRATEGIES, AND APPROACHES IN THE 2020 Colorado Forest Action Plan to forest management and WILDFIRE RISK MITIGATION PRACTICES THAT SERVE TO IMPROVE CARBON SEQUESTRATION.
(10) Healthy forests and vibrant communities fund. (a) (I) There is hereby created in the state treasury the healthy forests and vibrant communities fund. The fund consists of all money that may be appropriated thereto by the general assembly and all private and public money received through gifts, grants, reimbursements, or donations that are transmitted to the state treasurer and credited to the fund. All interest
earned from the investment of money in the fund is credited to the fund. The money in the fund is hereby continuously appropriated for the purposes specified in this subsection(10) SECTION and remains available until expended. Any money not expended at the end of the fiscal year shall remain in the fund and shall not be transferred to or revert to the general fund.

SECTION 2. Appropriation. For the 2022-23 state fiscal year, \(\$ 95,407\) is appropriated to the healthy forests and vibrant communities fund created in section 23-1-313 (10)(a)(I), C.R.S. This appropriation is from the general fund. The department of higher education is responsible for the accounting related to this appropriation.

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; 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 2022 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.".".

Page 1, strike lines 101 through 103 and substitute "Concerning HEALTHY FORESTS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1042 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend the Transportation \& Local Government Committee Report dated March 8, 2022, page 2, strike line 42 and substitute:
"SECTION 2. Appropriation. For the 2022-23 state fiscal year, \(\$ 100,000\) is appropriated to the department of human services for use by the office of children, youth, and families. This appropriation is from the general fund. To implement this act, the division may use this appropriation for child welfare services.

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 1 of the bill, line 102, strike "COST." and substitute "COST, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".".

Page 3 of the Committee Report, strike lines 1 and 2.

HB22-1053 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 3. Appropriation. For the 2022-23 state fiscal year, \(\$ 72,768\) is appropriated to the department of agriculture for use by the agricultural markets division. This appropriation is from the general fund. To implement this act, the division may use this appropriation for program costs related to agricultural markets.".

Renumber succeeding section accordingly.
Page 1, line 101 strike "commerce." and substitute "commerce, and, in ConNection therewith, making an appropriation.".

HB22-1091 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 3, after "2024," insert "but no earlier than July 1, 2023,".

Page 3, after line 25 insert:
"SECTION 5. Appropriation. For the 2022-23 state fiscal year, \(\$ 100,000\) is appropriated to the judicial department. This appropriation is from the general fund. To implement this act, the department may use this appropriation for information technology infrastructure.".

Renumber succeeding section accordingly.
Page 1, line 102, strike "courts." and substitute "COURTS, and, in CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1114 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 19 insert:
"SECTION 7. Appropriation. (1) For the 2022-23 state fiscal year, \(\$ 110,811\) is appropriated to the department of health care policy and financing. This appropriation consists of \(\$ 88,411\) from the general fund, \$16,726 from the healthcare affordability and sustainability fee cash fund created in section 25.5-4-402.4 (5)(a), C.R.S., and \$5,674 from the children's basic health plan trust created in section 25.5-8-105 (a), C.R.S. To implement this act, the department may use this appropriation as follows:
(a) \(\$ 62,115\) from the general fund for use by the executive director's office for general professional services and special projects; and
(b) \(\$ 48,686\), which consists of \(\$ 26,296\) from the general fund, \(\$ 16,726\) from the healthcare affordability and sustainability fee cash fund created in section 25.5-4-402.4 (5)(a), C.R.S., and \(\$ 5,674\) from the children's basic health plan trust created in section 25.5-8-105 (a), C.R.S., for use by the executive director's office for medicaid management information system maintenance and projects.
(2) For the 2022-23 state fiscal year, the general assembly anticipates that the department of health care policy and financing will receive \(\$ 436,863\) in federal funds. The appropriation in subsection (1) of this section is based on the assumption that the office will receive this amount of federal funds to be used as follows:
(a) \(\$ 62,115\) for use by the executive director's office for general professional services and special projects, which amount is subject to the "(I)" notation as defined in the annual general appropriation act for the same fiscal year;
(b) \(\$ 374,748\) for use by the executive director's office for medicaid management information system maintenance and projects, which amount is subject to the "(I)" notation as defined in the annual general appropriation act for the same fiscal year.".

Renumber succeeding section accordingly.
Page 1 of the bill, line 104, strike "Programs." and substitute "PROGRAMS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1119 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 32, after line 18 insert:
"SECTION 5. Appropriation. For the 2022-23 state fiscal year, \(\$ 13,568\) is appropriated to the legislative department for use by the office of the state auditor. This appropriation is from the general fund. The office may use this appropriation to implement this act.".

Renumber succeeding section accordingly.
Page 1, line 102, strike "STATE." and substitute "STATE, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1131 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend the Judiciary Committee Report dated March 9, 2022, page 8, strike line 11 and substitute "Page 17, strike lines 25 through 27 and substitute:
"SECTION 29. Appropriation. For the 2022-23 state fiscal year, \(\$ 91,937\) is appropriated to the department of human services for use by the division of child welfare. This appropriation is from the general fund and is based on an assumption that the division will require an additional 0.9 FTE. To implement this act, the division may use this appropriation for administration.".".

Page 8 of the report, line 13 , strike "29." and substitute "30.".
Page 8 of the report, line 17 , strike "30." and substitute "31.".
Page 8 of the report, line 19 , strike "safety."." and substitute "safety.
Page 1 of the bill, line 103, strike "Interventions." and substitute "INTERVENTIONS AND MAKING AN APPROPRIATION.".".

HB22-1215 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend the Education Committee Report, dated April 13, 2022, page 4, line 36, strike "THE EXECUTIVE DIRECTOR," and substitute "IN COLLABORATION WITH THE EXECUTIVE DIRECTOR".

Page 4, line 37, strike "COUNCIL SHALL JOINTLY" and substitute "COUNCIL, SHALL".

Page 5, line 4, strike "JOINTLY".
Page 5, strike line 5 and substitute "COMMISSIONER, IN COLLABORATION WITH THE EXECUTIVE DIRECTOR AND THE STATE COUNCIL".

Page 5, strike lines 25 and 26 and substitute:
"(2) THE COMMISSIONER, OR THE COMMISSIONER'S DESIGNEE, SHALL SERVE AS CHAIR".

Page 5, line 28, strike "CO-CHAIRS" and substitute "CHAIR".
Page 5, line 40, strike "CO-CHAIRS." and substitute "CHAIR, WORKING WITH THE EXECUTIVE DIRECTOR AND THE STATE COUNCIL CHAIR.".

Page 8, after line 1 insert:
"SECTION 2. Appropriation. (1) For the 2022-23 state fiscal year, \(\$ 89,123\) is appropriated to the department of education. This appropriation is from the general fund, and is based on an assumption that the department will require an additional 0.2 FTE. To implement this act, the department may use this appropriation for college and career readiness.
(2) For the 2022-23 state fiscal year, \(\$ 1,966\) is appropriated to the legislative department for use by the general assembly. This appropriation is from the general fund.".

Renumber succeeding section accordingly.
Page 8 of the report, after line 4 insert:
"Page 1 of the bill, line 102, strike "COURSES." and substitute "COURSES,
AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".".

HB22-1242 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 41, after line 14 insert:
"SECTION 36. Appropriation. (1) For the 2022-23 state fiscal year, \(\$ 227,612\) is appropriated to the department of local affairs. This appropriation is from the general fund. To implement this act, the department may use this appropriation as follows:
(a) \(\$ 127,071\) for use by the division of housing for manufactured buildings program, which amount is based on an assumption that the division will require an additional 1.4 FTE;
(b) \(\$ 51,256\) for use by the executive director's office for legal services;
(c) \(\$ 2,379\) for use by the executive director's office for vehicle lease payments; and
(d) \(\$ 46,906\) for use by the executive director's office for payments to OIT.
(2) For the 2022-23 state fiscal year, \(\$ 51,256\) is appropriated to the department of law. This appropriation is from reappropriated funds received from the department of local affairs under subsection (1)(b) 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 local affairs.
(3) For the 2022-23 state fiscal year, \(\$ 2,379\) is appropriated to the department of personnel. This appropriation is from reappropriated funds received from the department of local affairs under subsection (1)(c) of this section. To implement this act, the department of personnel may use this appropriation to provide vehicles to the department of local affairs.
(4) For the 2022-23 state fiscal year, \(\$ 46,906\) is appropriated to the office of the governor for use by the office of information technology. This appropriation is from reappropriated funds received from the department of local affairs under subsection (1)(d) of this section. To implement this act, the office may use this appropriation to provide information technology services for the department of local affairs.
(5) For the 2022-23 state fiscal year, \(\$ 86,946\) is appropriated to the department of regulatory agencies. This appropriation is from the division of professions and occupations cash fund created in section 12-20-105 (3), C.R.S. To implement this act, the department may use this appropriation as follows:
(a) \(\$ 50,440\) for use by the division of professions and occupations for personal services, which amount is based on an assumption that the division will require an additional 0.9 FTE ;
(b) \(\$ 26,989\) for use by the division of professions and occupations for operating expenses; and
(c) \(\$ 9,517\) for use by the executive director's office and administrative services for vehicle lease payments.
(6) For the 2022-23 state fiscal year, \(\$ 9,517\) is appropriated to the department of personnel. This appropriation is from reappropriated funds received from the department of local affairs under subsection (5)(c) of this section. To implement this act, the department of personnel may use this appropriation to provide vehicles to the department of regulatory agencies.".

Renumber succeeding section accordingly.
Page 1, line 103, strike "OCCUPIED." and substitute "OCCUPIED, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1246 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 15 insert:
"SECTION 2. Appropriation. (1) For the 2022-23 state fiscal year, \(\$ 53,611\) is appropriated to the department of regulatory agencies. This appropriation is from the division of professions and occupations cash fund created in section 12-20-105 (3), C.R.S. To implement this act, the department may use this appropriation as follows:
(a) \(\$ 30,920\) for use by the division of professions and occupations for personal services, which amount is based on an assumption that the division will require an additional 0.3 FTE ;
(b) \(\$ 13,174\) for use by the division of professions and occupations for operating expenses; and
(c) \(\$ 9,517\) for the purchase of fleet vehicle services.
(2) For the 2022-23 state fiscal year, \(\$ 9,517\) is appropriated to the department of personnel and administration. This appropriation is from reappropriated funds received from the department of regulatory agencies under subsection (1)(c) of this section. To implement this act, the department of personnel and administration may use this appropriation to provide fleet vehicle services for the department of regulatory agencies.".

Renumber succeeding section accordingly.
Page 1, line 103, strike "OUTLET." and substitute "OUTLET, and, in CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1326
be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend the Judiciary Committee Report, dated April 13, 2022, page 1, line 5, after "(2.5)" insert "(a)".

Page 1 of the report, line 9 , strike "(a)" and substitute "(I)".
Page 1 of the report, line 13, strike "KNEW OR REASONABLY SHOULD HAVE KNOWN" and substitute "HAD REASONABLE CAUSE TO BELIEVE".

Page 1 of the report, line 17 , strike "(b)" and substitute "(II)".
Page 1 of the report, line 22, strike "(2.5)(b)" and substitute "(2.5)(a)(II)".
Page 1 of the report, after line 22, insert:
"(b) This subsection (2.5) is Repealed, effective June 30, 2025.".

Page 2 of the report, after line 31 insert:
"Page 11 of the bill, line 18 , after "(2.5)" insert "and (14)".
Page 12 of the bill, after line 11 insert:
"(14) (a) Notwithstanding SUBSECTION (2)(a) OF THIS SECTION, FOR THE PURPOSE OF SENTENCING A PERSON CONVICTED OF A LEVEL 4 DRUG FELONY COMMITTED ON OR AFTER JULY 1, 2022, IN VIOLATION OF SECTION 18-18-403.5 (2.5), A COURT SHALL EITHER SENTENCE AN OFFENDER TO PROBATION FOR UP TO TWO YEARS, WITH THE POSSIBILITY OF A TOTAL OF ONE HUNDRED EIGHTY DAYS IN COUNTY JAIL, OR FOR A THIRD OR SUBSEQUENT OFFENSE, A TOTAL OF UP TO THREE HUNDRED SIXTY-FOUR DAYS IN COUNTY JAIL, WHICH MAY BE IMPOSED IN WHOLE OR IN PART DURING THE TIME PERIOD OF PROBATION AS A CONDITION OF PROBATION OR AS A SANCTION FOR A VIOLATION OF PROBATION; OR SENTENCE AN OFFENDER TO UP TO ONE HUNDRED EIGHTY DAYS IN THE COUNTY JAIL; EXCEPT THAT FOR A THIRD OR SUBSEQUENT OFFENSE, THE COURT MAY SENTENCE AN OFFENDER TO UP TO THREE HUNDRED SIXTY-FOUR DAYS IN THE COUNTY JAIL IF THE COURT SENTENCES THE OFFENDER TO JAIL. IN ADDITION TO THE SENTENCE TO PROBATION OR TO THE COUNTY JAIL, THE COURT MAY IMPOSE A FINE OF NOT MORE THAN ONE THOUSAND DOLLARS.
(b) A COURT MAY SENTENCE A PERSON CONVICTED OF A LEVEL 4 DRUG FELONY COMMITTED ON OR AFTER JULY 1, 2022, IN VIOLATION OF SECTION 18-18-403.5 (2.5), TO A COUNTY JAIL SENTENCING ALTERNATIVE PROVIDED PURSUANT TO SECTION 18-1.3-106 OR PLACEMENT IN A COMMUNITY CORRECTIONS PROGRAM AS A CONDITION OF PROBATION PROVIDED PURSUANT TO SECTION 18-1.3-301 (4) AS A SENTENCING ALTERNATIVE.
(c) Notwithstanding any other provision of Law to the CONTRARY, AN OFFENDER CONVICTED OF A LEVEL 4 DRUG FELONY COMMITTED ON OR AFTER JULY 1, 2022, IN VIOLATION OF SECTION 18-18-403.5 (2.5), IS NOT SUBJECT TO THE JURISDICTION OF THE DEPARTMENT OF CORRECTIONS OR A MANDATORY PERIOD OF PAROLE.".

Page 13 of the bill, line 15 , strike "A PERSON WHO WAS REPRESENTED".
Page 13 of the bill, strike lines 16 and 17 , and substitute "THE RESIDENTIAL PLACEMENT COSTS MUST BE PAID FROM THE CORRECTIONAL TREATMENT CASH FUND, EXISTING PURSUANT TO SECTION 18-19-103 (4), FOR A PERSON ON PROBATION AND IS DETERMINED BY THE COURT TO BE

INDIGENT, IS REPRESENTED BY COURT-APPOINTED COUNSEL, OR IS OTHERWISE UNABLE TO AFFORD THE COST OF THE PLACEMENT.".

Page 14 of the bill, line 9, strike "A PERSON WHO".
Page 14 of the bill, strike lines 10 and 11, and substitute "The fentanyl EDUCATION PROGRAM COSTS MUST BE PAID FROM THE CORRECTIONAL TREATMENT CASH FUND, EXISTING PURSUANT TO SECTION 18-19-103 (4), FOR A PERSON ON PROBATION AND IS DETERMINED BY THE COURT TO BE INDIGENT, IS REPRESENTED BY COURT-APPOINTED COUNSEL, OR IS OTHERWISE UNABLE TO AFFORD THE COST OF PLACEMENT.".

Page 15 of the bill, line 15, strike "A PERSON WHO".
Page 15 of the bill, strike lines 16 and 17, and substitute "THE RESIDENTIAL PLACEMENT COSTS MUST BE PAID FROM THE CORRECTIONAL TREATMENT CASH FUND, EXISTING PURSUANT TO SECTION 18-19-103 (4), FOR A PERSON ON PROBATION AND IS DETERMINED BY THE COURT TO BE INDIGENT, IS REPRESENTED BY COURT-APPOINTED COUNSEL, OR IS OTHERWISE UNABLE TO AFFORD THE COST OF THE PLACEMENT.".

Page 16 of the bill, line 9, strike "A PERSON WHO".
Page 16 of the bill, strike lines 10 and 11, and substitute "The fentanyl EDUCATION PROGRAM COSTS MUST BE PAID FROM THE CORRECTIONAL TREATMENT CASH FUND, EXISTING PURSUANT TO SECTION 18-19-103 (4), FOR A PERSON ON PROBATION AND IS DETERMINED BY THE COURT TO BE INDIGENT, IS REPRESENTED BY COURT-APPOINTED COUNSEL, OR IS OTHERWISE UNABLE TO AFFORD THE COST OF PLACEMENT.".

Page 18 of the bill, line 11, strike "A PERSON WHO WAS REPRESENTED".
Page 18 of the bill, strike line 12 and 13 and substitute "THE RESIDENTIAL PLACEMENT COSTS MUST BE PAID FROM THE CORRECTIONAL TREATMENT CASH FUND, EXISTING PURSUANT TO SECTION 18-19-103 (4), FOR A PERSON ON PROBATION AND IS DETERMINED BY THE COURT TO BE INDIGENT, IS REPRESENTED BY COURT-APPOINTED COUNSEL, OR IS OTHERWISE UNABLE TO AFFORD THE COST OF THE PLACEMENT.".

Page 19 of the bill, line 5, strike "A PERSON WHO".
Page 19 of the bill, strike lines 6 and 7, and substitute "THE FENTANYL EDUCATION PROGRAM COSTS MUST BE PAID FROM THE CORRECTIONAL TREATMENT CASH FUND, EXISTING PURSUANT TO SECTION 18-19-103 (4), FOR A PERSON ON PROBATION AND IS DETERMINED BY THE COURT TO BE INDIGENT, IS REPRESENTED BY COURT-APPOINTED COUNSEL, OR IS OTHERWISE UNABLE TO AFFORD THE COST OF PLACEMENT.".

Page 20 of the bill, line 11, strike "A PERSON WHO".
Page 20 of the bill, strike lines 12 and 13, and substitute "The RESIDENTIAL PLACEMENT COSTS MUST BE PAID FROM THE CORRECTIONAL TREATMENT CASH FUND, EXISTING PURSUANT TO SECTION 18-19-103 (4), FOR A PERSON ON PROBATION AND IS DETERMINED BY THE COURT TO BE INDIGENT, IS REPRESENTED BY COURT-APPOINTED COUNSEL, OR IS

OTHERWISE UNABLE TO AFFORD THE COST OF THE PLACEMENT.".
Page 21 of the bill, line 5, strike "A PERSON who".
Page 21 of the bill, strike lines 6 and 7, and substitute "The fentanyl EDUCATION PROGRAM COSTS MUST BE PAID FROM THE CORRECTIONAL TREATMENT CASH FUND, EXISTING PURSUANT TO SECTION 18-19-103 (4), FOR A PERSON ON PROBATION AND IS DETERMINED BY THE COURT TO BE INDIGENT, IS REPRESENTED BY COURT-APPOINTED COUNSEL, OR IS OTHERWISE UNABLE TO AFFORD THE COST OF PLACEMENT.".".

Page 2 of the report, strike line 33 and substitute:
""SECTION 31. In Colorado Revised Statutes, 18-1.3-103.5, amend (3)(c) and (3)(d); and add (3)(e) as follows:

18-1.3-103.5. Felony convictions - vacate and enter conviction on misdemeanor after successful completion. (3) This section applies to convictions for the following offenses:
(c) Possession of more than twelve ounces of marijuana or more than three ounces of marijuana concentrate; or
(d) A violation of section 18-18-415; OR
(e) A violation of Section 18-18-403.5 (2.5)(a).

SECTION 32. In Colorado Revised Statutes, 24-72-706, amend".

Page 3 of the report, after line 20 insert:
"Page 42 of the bill, before line 14 insert:
"SECTION 33. In Colorado Revised Statutes, 18-1.3-801, amend (2)(a)(I); and add (2)(c) as follows:

18-1.3-801. Punishment for habitual criminals. (2) (a) (I) Except as otherwise provided in paragraph (b) of this subsection (2) SUBSECTIONS (2)(b), (2)(c), and in subsection (5) of this section, every person convicted in this state of any felony, who has been three times previously convicted, upon charges separately brought and tried, and arising out of separate and distinct criminal episodes, either in this state or elsewhere, of a felony or, under the laws of any other state, the United States, or any territory subject to the jurisdiction of the United States, of a crime which, if committed within this state, would be a felony, shall be adjudged an habitual criminal and shall be punished:
(2) (c) The Provisions of Subsection (2)(a) Of THIS SECTION do not apply to a conviction for a level 4 drug felony committed ON OR AFTER JULY 1, 2022, PURSUANT TO SECTION 18-18-403.5 (2.5), or a Conviction for a level 4 drug felony committed on or after July 1, 2022, FOR ATTEMPT OR CONSPIRACY to COMmIT UNLAWFUL POSSESSION OF FENTANYL, CARFENTANAL, OR AN ANALOG THEREOF, AS DESCRIBED IN SECTION 18-18-403.5 (2.5), EVEN IF THE PERSON HAS BEEN PREVIOUSLY CONVICTED OF THREE OR MORE QUALIFYING FELONY convictions.".

Page 42 of the bill, strike lines 22 through 27.
Page 43 of the bill, strike lines 1 and 2 and substitute:
"SECTION 34. Appropriation. (1) For the 2022-23 state fiscal year, \(\$ 4,033,875\) is appropriated to the department of human services for use by the behavioral health administration. This appropriation consists
of \(\$ 883,875\) from the general fund, \(\$ 150,000\) from the correctional treatment cash fund created in section 18-19-103 (4)(a), C.R.S., and \(\$ 3,000,000\) from the behavioral and mental health cash fund created in section 24-75-230 (2)(a), C.R.S., which is of money the state received from the federal coronavirus state fiscal recovery fund. To implement this act, the administration may use this appropriation as follows:
(a) \(\$ 183,875\) from the general fund for program administration related to community behavioral health administration, which amount is based on an assumption that the administration will require an additional 1.8 FTE;
(b) \(\$ 700,000\) from the general fund for managed service organization regional evaluations related to substance use treatment and prevention services;
(c) \(\$ 150,000\) from the correctional treatment cash fund created in section 18-19-103 (4)(a), C.R.S., for a fentanyl education program related to substance use treatment and prevention services; and
(d) \(\$ 3,000,000\) from the behavioral and mental health cash fund created in section 24-75-230 (2)(a), C.R.S., for jail-based behavioral health services related to integrated behavioral health services. Any money appropriated in this subsection (1)(d) not expended prior to July 1, 2023, is further appropriated to the administration from July 1, 2023, through December 30, 2024, for the same purpose.
(2) For the 2022-23 state fiscal year, \(\$ 869,288\) is appropriated to the judicial department for use by probation and related services. This appropriation consists of \(\$ 138,362\) from the general fund and \$730,926 from the correctional treatment cash fund created in section 18-19-103 (4)(a), C.R.S. To implement this act, the department may use this appropriation as follows:
(a) \(\$ 138,362\) for probation programs, which amount is based on an assumption that the department will require an additional 1.6 FTE; and
(b) \(\$ 730,926\) from the correctional treatment cash fund created in section 18-19-103 (4)(a), C.R.S., for offender treatment and services.
(3) For the 2022-23 state fiscal year, \(\$ 1,350,365\) is appropriated to the department of public health and environment for use by the prevention services division. This appropriation is from the general fund and is based on an assumption that the division will require an additional 0.6 FTE. To implement this act, the division may use this appropriation for administration.
(4) For the 2022-23 state fiscal year, \(\$ 20,000,000\) is appropriated to the opiate antagonist bulk purchase fund created in section 25-1.5-115 (1)(a), C.R.S. This appropriation is from the behavioral and mental health cash fund created in section 24-75-230 (2)(a), C.R.S., and is of money the state received from the federal coronavirus state fiscal recovery fund. The department of public health and environment is responsible for the accounting related to this appropriation.
(5) For the 2022-23 state fiscal year, \(\$ 6,000,000\) is appropriated to the harm reduction grant program cash fund created in section 25-20.51102 (1), C.R.S. This appropriation is from the behavioral and mental health cash fund created in section 24-75-230 (2)(a), C.R.S., and is of money the state received from the federal coronavirus state fiscal recovery fund. The department of public health and environment is responsible for the accounting related to this appropriation.".

Renumber succeeding sections accordingly".

Page 3 of the report, strike line 22 and substitute:
"Page 43 of the bill, line 5, strike " 34 , and 35 " and substitute " 34,35 , and 36".".

Page 3 of the report, after line 22 insert:
"Page 1 of the bill, line 113, strike "AND".
Page 2 of the bill, line 102, strike "ACT." and substitute "ACT; AND MAKING AN APPROPRIATION.".".

HB22-1348 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 19, before line 19 insert:
"SECTION 3. Appropriation. (1) For the 2022-23 state fiscal year, \(\$ 61,500\) is appropriated to the department of natural resources. This appropriation is from the oil and gas conservation and environmental response fund created in section 34-60-122 (5)(a), C.R.S. To implement this act, the department may use this appropriation for the purchase of information technology services.
(2) For the 2022-23 state fiscal year, \(\$ 61,500\) 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 natural resources 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 natural resources.".

Renumber succeeding section accordingly.
Page 1, line 102, strike "PRODUCTION." and substitute "PRODUCTION, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1351 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 7, after line 4 insert:
"SECTION 6. Appropriation. For the 2022-23 state fiscal year, \(\$ 5,850\) is appropriated to the department of revenue for use by the division of motor vehicles. This appropriation is from the general fund. To implement this act, the department may use this appropriation for DRIVES maintenance and support.".

Renumber succeeding section accordingly.
Page 1, line 104, strike "PRICES." and substitute "PRICES AND MAKING AN APPROPRIATION.".

HB22-1352 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 13 insert:
"SECTION 3. Appropriation. (1) For the 2022-23 state fiscal year, \(\$ 1,881,727\) is appropriated to the department of public safety. This appropriation is from the revenue loss restoration cash fund created in section 24-75-227 (2)(a), C.R.S., and is of money the state received from the federal coronavirus state fiscal recovery fund. To implement this act, the department may use this appropriation as follows:
(a) \(\$ 64,388\) for use by the executive director's office for personal services, which amount is based on an assumption that the division will require an additional 1.1 FTE;
(b) \(\$ 7,685\) for use by the executive director's office for operating expenses; and
(c) \(\$ 1,809,654\) for use by the division of homeland security and emergency management for program administration related to the office of emergency management.".

Renumber succeeding section accordingly.
Page 1, line 102, strike "emergency." and substitute "emergency, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1362 be referred to the Committee of the Whole with favorable recommendation.

HB22-1364 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 2. Appropriation. For the 2022-23 state fiscal year, \(\$ 5,000,000\) is appropriated to the department of human services for use by the office of economic security. This appropriation is from the general fund. To implement this act, the office may use this appropriation for the food pantry assistance grant program.".

Renumber succeeding sections accordingly.
Page 1, line 102, strike "PROGRAM." and substitute "PROGRAM, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1379 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 5, after line 25 insert:
"SECTION 3. Appropriation. For the 2022-23 state fiscal year, \(\$ 15,000,000\) is appropriated to the department of natural resources for use by the Colorado water conservation board. This appropriation is from the Colorado water conservation board construction fund created in section 37-60-121 (1)(a), C.R.S. To implement this act, the board may use this appropriation for watershed restoration and flood mitigation project grants. Any money appropriated in this section not expended prior to July 1, 2023, is further appropriated to the board from July 1, 2023, through December 30, 2024, for the same purpose.".

Renumber succeeding section accordingly.
Page 1, line 103, strike "RESOURCES." and substitute "RESOURCES, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1382 be referred to the Committee of the Whole with favorable recommendation.

HCR22-1003 be referred to the Committee of the Whole with favorable recommendation.

\section*{BUSINESS AFFAIRS AND LABOR}

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

HB22-1314 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 "(3)(c)(I)(A)," insert "(3)(c)(I)(D),"

Page 6, line 7, strike "BY TELEPHONE AND".
Page 6, line 11, after the period add "An OPERATOR SHOULD WAIT TWENTY-FOUR HOURS AFTER THE TOW TO NOTIFY THE OWNER AND ANY LIENHOLDER AND SEND THE NOTICE AS SOON AS REASONABLY PRACTICAL aFter the twenty-Four hours. An operator shall not charge MORE THAN SEVENTY-FIVE DOLLARS TO SEND THE NOTICE.
(D) The cost of complying with this paragraph (e) SUBSECTION (3)(c) is a cost of towing. except that the total of all costs of complying with this section shall not exeeed one hundred fifty dollars. The tow operator shall send the notice to the owner and lienholder within five days after receiving the information from the department IN ACCORDANCE WITH SUBSECTION (3)(c)(I)(A) OF THIS SECTION.".

Page 6, line 26, strike "BY TELEPHONE AND".

Page 7, line 5, before "(4)" insert "(1)(a) and".
Page 7, after line 6 insert:
"(1) (a) To SELL A motor vehieles that are VEHICLE THAT WAS abandoned on private property, shall be appraised and sold by the operator MUST SELL THE MOTOR VEHICLE in a commercially reasonable manner at a public or private sale held not less than thirty days nor more than sixty days after the postmarked date the notice was mailed pursuant to section 42-4-2103 (4) or the date the operator receives notice that no record exists for such vehicle. Sueh sale shall be made THE OPERATOR MUST MAKE THE SALE to a licensed motor vehicle dealer or wholesaler, or wholesale motor vehicle auction dealer, or through a classified newspaper advertisement published in Colorado. THE APPRAISAL mUST BE PERFORMED BY AN INDEPENDENT THIRD PERSON. For purposes of this section, a sale shall not be considered IS NOT commercially reasonable if:
(I) The vehicle's appraisal value is more than three hundred fifty dollars and the vehicle is sold to an officer or partner of the operator that has possession of the vehicle or to any other person with a proprietary interest in sueht THE operator; OR
(II) THE OPERATOR FAILS TO SET THE SALE PRICE AT THE TIME OF SALE, LIST THE FAIR MARKET PRICE AT THE TIME OF SALE, OR REPORT THE SALE; OR REPORT THE SALE PRICE TO THE DEPARTMENT WITHIN FIVE BUSINESS DAYS AFTER THE SALE.".

Page 7, line 13, strike "(1) Whenever an" and substitute "(1) (a) Whenever In ACCORDANCE WITH THE ATTACHMENT SCHEDULE IN SUBSECTION (1)(b) OF THIS SECTION, an".

Page 7, strike lines 17 through 19 and substitute "authorized person in control of sueh THE motor vehicle, or from the owner or lessee of real property upon which a motor vehicle is illegally parked or such ABANDONED OR THE owner's or lessee's agent authorized in writing, such THE".

Page 7, after line 27 insert:
"(b) The Lien granted in Subsection (1)(a) of This section ATTACHES TO THE MOTOR VEHICLE IN ACCORDANCE WITH THE FOLLOWING SCHEDULE:
(I) IF THE OPERATOR RECOVERED, REMOVED, OR STORED THE MOTOR VEHICLE UPON INSTRUCTIONS FROM THE OWNER OF RECORD OR ANY OTHER LEGALLY AUTHORIZED PERSON IN CONTROL OF THE MOTOR VEHICLE, THE LIEN ATTACHES TO THE MOTOR VEHICLE WHEN THE OPERATOR TAKES POSSESSION OF THE MOTOR VEHICLE; OR
(II) IF THE OPERATOR RECOVERED, REMOVED, OR STORED THE MOTOR VEHICLE UPON INSTRUCTIONS OF THE OWNER OR LESSEE OF REAL PROPERTY UPON WHICH A MOTOR VEHICLE WAS ILLEGALLY PARKED OR ABANDONED OR UPON THE OWNER'S OR LESSEE'S AGENT AUTHORIZED IN WRITING, THE LIEN ATTACHES TO THE MOTOR VEHICLE THIRTY DAYS AFTER THE POSTMARKED DATE THE NOTICE WAS MAILED IN ACCORDANCE WITH SECTION 42-4-2103 (4) OR THE DATE THE OPERATOR RECEIVED NOTICE THAT NO RECORD EXISTS FOR THE MOTOR VEHICLE.".

Page 8, line 15, after "such" insert "THE LIEN IS NOT PERFECTED UNTIL THE LIEN ATTACHES IN ACCORDANCE WITH THE SCHEDULE DESCRIBED IN SECTION 42-4-2105 (1)(b).".

Page 9 , line 11 , strike "(1)" and substitute "(1), (2) introductory portion, and (2)(c)".

Page 9, after line 26 insert:
"(2) If the sale of any motor vehicle and its attached accessories or equipment under the provisions of section 42-4-2104 produces an amount greater than the sum of all charges of the operator who has perfected his or her THE OPERATOR'S lien:
(c) Any balance remaining after payment pursuant to paragraph (b) of this subsection (2) SUBSECTION (2)(b) OF THIS SECTION shall be paid by the department: First, to any lienholder of record as the lienholder's interest may appear upon the records of the department; second, to any owner of record as the owner's interest may so appear; and then to any person submitting proof of such person's interest in such motor vehicle upon the application of such lienholder, owner, or person. THE DEPARTMENT SHALL ATTEMPT TO NOTIFY THE OWNER OF RECORD VIA CERTIFIED MAIL, RETURN RECEIPT REQUESTED, IMMEDIATELY, AFTER THIRTY DAYS IF THE OWNER OF RECORD DOES NOT RESPOND TO THE IMMEDIATE NOTIFICATION, AND AFTER SIXTY DAYS IF THE OWNER OF RECORD DOES NOT RESPOND TO THE THIRTY-DAY NOTICE. If such payments are not requested and made within one hundred twenty days after the sale of the abandoned motor vehicle, the balance shall be transmitted to the state treasurer, who shall credit the same to the highway users tax fund for alloeation and expenditure as speeified in section \(43-4-205(5.5)(\mathrm{e})\), C.R.S. UNCLAIMED PROPERTY TRUST FUND, CREATED IN SECTION 38-13-801, AND DISPOSED OF IN ACCORDANCE WITH ARTICLE 13 OF TITLE 38.".

Page 10, line 1 , strike "(6.5), and (13.5)" and substitute "and (6.5)".
Page 11, strike lines 13 and 14.
Page 11, before line 15 insert:
"SECTION 8. In Colorado Revised Statutes, 40-10.1-401, amend (2) as follows:

40-10.1-401. Permit requirements. (2) (a) The commission may deny an application OR REFUSE TO RENEW A PERMIT under this part 4 of a person who has, within the immediately preceding five years, been convicted of, or pled guilty or nolo contendere to, a felony OR A TOWING-RELATED OFFENSE. The commission may also deny an application under this part 4 or refuse to renew the permit of a towing carrier based upon a determination that the towing carrier or any of its owners, principals, officers, members, partners, or directors has not satisfied a civil penalty arising out of any administrative or enforcement action brought by the commission.
(b) THE COMMISSION MAY DENY AN APPLICATION OR REFUSE TO RENEW A PERMIT OF A TOWING CARRIER UNDER THIS PART 4 BASED ON A DETERMINATION THAT THERE IS GOOD CAUSE TO BELIEVE THE ISSUANCE of or renewal of the permit is not in the public interest. The DETERMINATION IS SUBJECT TO APPEAL IN ACCORDANCE WITH COMMISSION RULES.

SECTION 9. In Colorado Revised Statutes, 40-10.1-403, amend (5)(a); and add (4)(d)(I)(C) and (5)(c) as follows:

40-10.1-403. Towing task force - creation - rules - repeal. (4) (d) (I) By December 1 of each year, the commission shall make a report to the house of representatives transportation and local government committee, the house of representatives business affairs and labor committee, the senate business, labor, and technology committee, and the senate transportation and energy committee, or any successor committees. The report must:
(C) InClude the analysis required in subsection (5)(c) of THIS SECTION.
(5) The task force has the following duties and powers:
(a) To make comprehensive recommendations to the commission about the maximum rates that may be charged for the recovery, towing, and storage of a vehicle that has been towed without the owner's consent. The task force shall make comprehensive recommendations to the commission about the maximum rates after July 1, 2022, but no later than September 1, 2022 November 1, 2022.
(c) To analyze and make recommendations to the COMMISSION ABOUT NONCONSENSUAL TOWING RATES CHARGED TO THE public. In analyzing nonconsensual rates, the task force shall TAKE INTO ACCOUNT CURRENT CONSENSUAL TOWING MARKET RATES AND their relationship to nonconsensual towing rates.".

Renumber succeeding sections accordingly.
Page 11, lines 16 and 17, strike "40-10.1-409, 40-10.1-410, and 40-10.1-411" and substitute "and 40-10.1-409".

Page 11, strike lines 19 through 27 and substitute "and lienholders rules. (1) Towing fees. (a) Towing carriers shall prominently display at their place of business and on any website of the TOWING CARRIER THE CURRENT MAXIMUM RATES PERMITTED BY RULE OF the commission for each tow service provided by the towing carrier. The sign must include the following statement: "The maximum permitted rate is based upon rules of the Public Utilities Commission, and if there are concerns or questions about these rates or the towing carrier, then call the Public UTILITIES COMMISSION CONSUMER AFFAIRS HOTLINE AT 303-894-2070.".

Page 12, strike lines 1 through 13.
Reletter succeeding paragraphs accordingly.
Page 12, line 21, strike "(1)(c)" and substitute "(1)(b)".
Page 12, line 24, strike "Vehicle;" and substitute "vehicle, but the towing carrier may charge a prorated fee for any part of a TWENTY-FOUR-HOUR PERIOD THE TOWING CARRIER STORED THE vehicle;".

Page 14, line 19, strike "authorized by court order or" and substitute "ORDERED OR AUTHORIZED BY A COURT ORDER, AN ADMINISTRATIVE ORDER, OR A PEACE OFFICER OR BY".

Page 15 , line 9 , strike "(3)(b)(III)" and substitute "(3)(b)(IV)".
Page 15 , line 19 , strike "OR".
Page 15, strike line 22 and substitute "ROADWAY;
(E) The Vehicle is parked in violation of Section 42-4-1208
(4) OR IN RESERVED PARKING FOR PEOPLE WITH DISABILITIES WITHOUT DISPLAYING AN IDENTIFYING PLACARD OR AN IDENTIFYING PLATE, AS THOSE TERMS ARE DEFINED IN SECTION 42-3-204 (1)(f) AND (1)(g), THAT IS CURRENTLY VALID OR HAS BEEN EXPIRED FOR NO MORE THAN SIXTY DAYS;
(F) The Vehicle is parked in or effectively obstructing a DESIGNATED AND MARKED FIRE ZONE;
(G) THE VEHICLE IS OCCUPYING WITHOUT PERMISSION OR EFFECTIVELY OBSTRUCTING ACCESS TO OR FROM AN INDIVIDUALLY DESIGNATED, RENTED, OR PURCHASED PARKING SPACE OF A RESIDENT; OR
(H) The VEhicle is parked without displaying valid AUTHORIZATION IN A PARKING LOT MARKED FOR THE EXCLUSIVE USE OF RESIDENTS.".

Page 15, strike lines 24 through 26 and substitute "THE NOTICE DESCRIBED IN SUBSECTION (3)(b)(I) OF THIS SECTION BY PLACING A WRITTEN NOTICE ON THE WINDSHIELD OF THE".

Page 16, after line 22 insert:
"(c) IN ORDER FOR A TOWING CARRIER TO CONDUCT A NONCONSENSUAL TOW UNDER SUBSECTION (3)(b)(I)(G) OR (3)(b)(I)(H) OF THIS SECTION, THE PROPERTY OWNER MUST HAVE POSTED SIGNAGE VISIBLE AND FACING THE DRIVER AT EACH ENTRY WAY INTO A PARKING AREA INDICATING THAT PARKING SPACES ARE DESIGNATED FOR ONE OR MORE SPECIFIED RESIDENTS AND THAT A VEHICLE PARKED WITHOUT authorization is subject to being towed. The sign must also CONTAIN THE INTERNATIONAL TOWING SYMBOL NO SMALLER THAN FOUR INCHES BY FOUR INCHES AND BE PERMANENTLY MOUNTED IN A POSITION THAT IS NO LOWER THAN FIVE FEET AND NO HIGHER THAN EIGHT FEET.".

Page 16, strike lines 23 through 27.
Page 17, line 20, strike "English and Spanish." and substitute "English.".

Page 18, line 1, strike "(1)(c)" and substitute "(1)(b)".
Page 18, strike lines 26 and 27 and substitute "BEFORE THE PERSON AGREES TO BE A TENANT.
(III) A TOWING CARRIER THAT ENTERS INTO AN AGREEMENT WITH A PROPERTY OWNER TO NONCONSENSUALLY TOW VEHICLES FROM THE PROPERTY SHALL POST SIGNS THAT:".

Page 19, line 8, "English and Spanish;" and substitute "English;".
Page 20, line 4, strike "THE VEHICLE OR".

Page 20, line 8 , strike "CONSENT," and substitute "CONSENT WITHIN THIRTY DAYS AFTER THE POSTMARKED DATE THE NOTICE WAS MAILED IN ACCORDANCE WITH SECTION 42-4-2103 (4) OR THE DATE THE OPERATOR RECEIVED NOTICE THAT NO RECORD EXISTS FOR THE MOTOR VEHICLE,".

Page 20, after line 15 insert:
"(c) FOR AN AUTHORIZED OR INTERESTED PERSON TO RETRIEVE A VEHICLE WITHOUT PAYING THE TOWING CARRIER, THE AUTHORIZED OR INTERESTED PERSON MUST SIGN A FORM AFFIRMING THAT THE AUTHORIZED OR INTERESTED PERSON OWES THE TOWING CARRIER PAYMENT FOR FEES THAT COMPLY WITH THIS ARTICLE 10.1, PART 18 OR 21 of Article 4 OF Title 42, or Article 20 of title 38. The TOWIng CARRIER MAY USE THE FORM TO TAKE REASONABLE ACTIONS TO COLLECT THE DEBT, INCLUDING INITIATING A COURT ACTION OR USING A COLLECTION AGENCY. THE DEPARTMENT SHALL:
(I) CREATE THE FORM;
(II) GIVE THE FORM THE FOLLOWING TITLE: "Towed VEHICLE Release Notice: Retrieval with Payment Owed"; and
(III) PROVIDE THE FORM ON THE PUBLIC UTILITIES COMMISSION WEBSITE FOR TOWING CARRIERS TO RETRIEVE AND USE.".

Page 20, line 20, strike "MAY" and substitute "SHALL NOT".
Page 20, strike lines 25 through 27 and substitute "person that the TOWING CARRIER IS REQUIRED TO RELEASE THE VEHICLE UPON REQUEST OF THE AUTHORIZED OR INTERESTED PERSON.".

Page 21, strike lines 1 through 3.
Page 21, line 10, before "indicates" insert "OR the record obtained USING THE SYSTEM DESCRIBED IN SECTION 42-4-2103 (3)(c)(III)".

Page 21, after line 15 insert:
"(9) Applicability. This section does not apply to:
(a) A TOW ORDERED BY a PEACE OFFICER OR TECHNICIAN directed by a peace officer in the course and scope of the OFFICER'S OR TECHNICIAN'S DUTIES; OR
(b) A tow From a parking space that serves a business if:
(I) The parking space is not in a Common parking area; and
(II) The parking space is on commercial real estate, as defined in section 38-22.5-102 (2).".

Page 21, strike lines 16 through line 27.
Strike pages 22 and 23.
Renumber succeeding C.R.S. sections accordingly.
Page 24, line 2, strike "SECTION 40-10.1-405," and substitute "THIS article 10.1, article 20 of title 38, or part 18 or 21 of article 4 of TITLE 42 OR ANY RULE PROMULGATED UNDER THIS ARTICLE 10.1 OR PART 18 or 21 of article 4 of title 42,".

Page 24, line 17, strike "Court, administrative law judge, or hearing officer" and substitute "COURT".

Page 25, line 7, strike "OR ADMINISTRATIVE PROCEEDING".
Page 25, line 10, after "INTERESTED PERSON" insert "FROM A TOWING CARRIER".

Page 25, line 13, strike "COURT, ADMINISTRATIVE LAW JUDGE, OR HEARING OFFICER" and substitute "COURT".

Page 25, line 23, strike the second "NUMBER" and substitute "NUMBER, IF AVAILABLE,".

Page 26, line 7, strike "AND".
Page 26, line 14, strike "StORAGE." and substitute "STORAGE; AND
(k) ANY OTHER INFORMATION REQUIRED BY RULE OF THE COMMISSION.".

Page 27, lines 3 and 4, strike "TO A LANDOWNER OR BUSINESS".
Page 27, after line 12 insert:
"SECTION 11. In Colorado Revised Statutes, add 40-10.1-412 as follows:

40-10.1-412. Nonconsensual towing rules. UPON MAKING A FINDING THAT A NONCONSENSUAL TOWING PRACTICE HARMS THE PUBLIC INTEREST, THE COMMISSION MAY PROMULGATE RULES, AS NECESSARY, TO STOP OR CHANGE THE NONCONSENSUAL TOWING PRACTICE THAT HARMS THE PUBLIC INTEREST.".

Renumber succeeding sections accordingly.
Page 28, line 7, strike "A VEHICLE OR".

HB22-1385 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend printed bill, page 2, line 4, strike "Operating" and substitute "The department of personnel, in accordance with section 24-30-202 (12), operates".

Page 2, line 5, strike "system" and substitute "system, which".
Page 3, lines 1 and 2, strike "for up to nine years".
Page 3, line 3, strike "project. The total".
Page 3, strike lines 4 through 7 and substitute "project in an amount up to nine million seven hundred eighty-seven thousand dollars (\$9,787,000) plus reasonable and necessary administrative, monitoring, and closing costs and interest, including capitalized interest and credit enhancement costs such as a debt service reserve fund or bond insurance.".

Page 3, after line 7 insert:
"(b) The anticipated annual state-funded payments for the principal and interest components of the amount payable under the financed purchase of an asset or certificate of participation agreement entered into pursuant to subsection (1)(a) of this section shall not exceed one million six hundred thousand dollars.".

Reletter succeeding paragraph accordingly.
Page 3, after line 9 insert:
"(d) The state, acting by and through the state treasurer, at the state treasurer's sole discretion, may enter into the financed purchase of an asset or certificate of participation agreement authorized by subsection (1)(a) of this section with any for-profit or nonprofit corporation, trust, or commercial bank as a trustee as the lessor.".

Page 3, line 14, after "thereunder." insert "Payments under any financed purchase of an asset or certificate of participation agreement must be made subject to annual appropriation by the general assembly, as applicable, from the general fund or from any other legally available source of money.".

Page 4, line 18, after "agreement." insert "The instruments may be issued, distributed, or sold only by the lessor or any person designated by the lessor and not by the state. The instruments do not create a relationship between the purchasers of the instruments and the state or create any obligation on the part of the state to the purchasers.".

Page 4, line 21, strike "state." and substitute "state and such instruments are not multiple fiscal-year direct or indirect debt or other financial obligations of the state within the meaning of section 20 (4) of article X of the state constitution.".

Page 4, after line 26 insert:
"(d) Interest paid under a financed purchase of an asset or certificate of participation agreement authorized pursuant to subsection (1)(a) of this section, including interest represented by the instruments, is exempt from Colorado income tax.".

Page 5, line 18, strike "OFFICE" and substitute "OFFICE, THE DEPARTMENT OF PERSONNEL,".

Page 5, line 19, after "OFFICE" insert "AND THE DEPARTMENT OF PERSONNEL".

Page 5, line 23, after "OFFICE" insert "AND THE DEPARTMENT OF PERSONNEL".

Page 5, line 24, after "OFFICE" insert "AND THE DEPARTMENT OF PERSONNEL".

SB22-194 be referred to the Committee of the Whole with favorable recommendation.

\section*{EDUCATION}

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

HB22-1260
be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, strike everything below the enacting clause and substitute:
"SECTION 1. Legislative declaration. (1) The general assembly finds and declares that:
(a) Colorado has a strong recent history of passing legislation that has significantly improved access to medically necessary behavioral health treatments for children, resulting in great strides in service access across many settings. Unfortunately, access to medically necessary services in the school setting has lagged.
(b) Applied behavioral analysis (ABA) is one critical example of a medically necessary service that, when prescribed by a physician or other qualified health-care provider, may need to be delivered within a school setting for children with an autism spectrum disorder (ASD) diagnosis. ASD is a global developmental disorder typically involving difficulty in acquiring and generalizing functional skills across environments. Generally accepted standards of care for this population require that ABA therapy is provided across settings, including schools, in accordance with a child's clinical needs. It is in the interest of the child, the child's family, and the state that a child who is diagnosed with ASD receive proper care and treatment in order to have the opportunity to be a fully functioning individual in society.
(c) The Colorado health insurance mandate to cover ASD requires state-regulated health insurance plans to cover all specified medically necessary treatment for ASD, including treatment in school settings;
(d) Pursuant to 42 U.S.C. sec. 1396 and sec. 1396d (r)(5), Colorado's medicaid program is required to cover all medically necessary treatment, whether or not included in the current medicaid state plan, to correct or ameliorate defects, illnesses, or conditions in medicaid-eligible children under twenty-one years of age, including treatment in school settings;
(e) The lack of access to medically necessary services in schools has detrimental effects on the children who are unable to achieve maximum long-term functioning, as well as significant social costs, including lost productivity and increased costs of care. Over the course of a child's lifetime, inadequate access to treatment during the child's school-aged years may result in millions of dollars of therapies and supports needed later in life, as well as lost economic and employment opportunities over time.
(f) While schools provide special education and related services, many children have unmet medical needs in their school setting. These needs can be met by allowing access to services funded by third parties. Funding for medically necessary services for these children is appropriate and available through medicaid's early and periodic screening, diagnostic, and treatment program or through a family's private health insurance plan, thereby placing no greater financial burden on the state's public schools.
(g) Currently, access to medically necessary services in the school setting is too often restricted, causing damage to Colorado children and the state, which bears the cost when medically necessary services are not provided. No family should have to choose between a child attending public school or receiving access to medically necessary services. Ensuring that children have access to these services will also improve the efficacy of their treatment and their integration into the community, as well as reduce long-term costs to the state.

SECTION 2. In Colorado Revised Statutes, add 22-20-121 as follows:

22-20-121. Medically necessary treatment in school setting -- policy - report - definitions. (1) AS USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE REQUIRES:
(a) "MEDICALLY NECESSARY TREATMENT" MEANS TREATMENT RECOMMENDED OR ORDERED BY A COLORADO LICENSED HEALTH-CARE PROVIDER ACTING WITHIN THE SCOPE OF THE HEALTH-CARE PROVIDER'S LICENSE.
(b) "Private health-care specialist" means a health-Care PROVIDER WHO IS LICENSED, CERTIFIED, OR OTHERWISE AUTHORIZED TO PROVIDE HEALTH-CARE SERVICES IN COLORADO, INCLUDING PEDIATRIC BEHAVIORAL HEALTH TREATMENT PROVIDERS PURSUANT TO THE STATE MEDICAL ASSISTANCE PROGRAM, ARTICLES 4, 5, AND 6 OF TITLE 25.5, AND AUTISM SERVICES PROVIDERS WHO PROVIDE TREATMENT PURSUANT TO SECTION 10-16-104 (1.4).
(2) (a) No LATER THAN JULY 1, 2023, EACH ADMINISTRATIVE UNIT SHALL ADOPT A POLICY THAT ADDRESSES HOW A STUDENT WHO HAS A PRESCRIPTION FROM A QUALIFIED HEALTH-CARE PROVIDER FOR MEDICALLY NECESSARY TREATMENT RECEIVES SUCH TREATMENT IN THE SCHOOL SETTING AS REQUIRED BY APPLICABLE FEDERAL AND STATE Laws, including section 504 of the federal "Rehabilitation Act of 1973", 29 U.S.C. SEC. 794, AS AMENDEd, AND Title II of THE federal "Americans with Disabilities Act of 1990".
(b) The policy developed pursuant to subsection (2)(a) of THIS SECTION MUST:
(I) Include a notice to the parent or Legal guardian of THE STUDENT THAT SECTION 504 OF THE FEDERAL "REHABILITATION ACT of 1973", 29 U.S.C. SEC. 794, AS AMEnded, and Title II of The FEDERAL"AMERICANS WITH DISABILITIES ACt OF 1990" PROVIDE RIGHTS AND PROTECTIONS TO STUDENTS TO ACCESS MEDICALLY NECESSARY TREATMENT REQUIRED BY THE STUDENT TO HAVE MEANINGFUL ACCESS TO THE BENEFITS OF A PUBLIC EDUCATION, OR TO ATTEND SCHOOL WITHOUT RISKS TO THE STUDENT'S HEALTH OR SAFETY DUE TO THE STUDENT'S DISABLING MEDICAL CONDITION;
(II) ADDRESS THE PROCESS IN WHICH A PRIVATE HEALTH-CARE SPECIALIST MAY OBSERVE THE STUDENT IN THE SCHOOL SETTING, COLLABORATE WITH INSTRUCTIONAL PERSONNEL IN THE SCHOOL SETTING, AND PROVIDE MEDICALLY NECESSARY TREATMENT IN THE SCHOOL SETTING AS REQUIRED BY SECTION 504 OF THE FEDERAL "Rehabilitation Act of 1973", 29 U.S.C. SEC. 794, AS AMENDED, AND Title II of THE FEDERAL "Americans with Disabilities Act of 1990"; AND
(III) Provide notice of a student's right to appeal the DECISION OF AN ADMINISTRATIVE UNIT CONCERNING ACCESS TO MEDICALLY NECESSARY TREATMENT IN THE SCHOOL SETTING.
(3) EACH ADMINISTRATIVE UNIT SHALL MAKE THE POLICY DEVELOPED PURSUANT TO SUBSECTION (2) OF THIS SECTION PUBLICLY AVAILABLE ON THE ADMINISTRATIVE UNIT'S WEBSITE AND AVAILABLE TO THE PARENT OR LEGAL GUARDIAN OF THE STUDENT, UPON REQUEST.
(4) (a) Beginning July 1, 2024, and each July 1 thereafter, EACH ADMINISTRATIVE UNIT SHALL COMPILE AND PROVIDE TO THE DEPARTMENT OF EDUCATION THE TOTAL NUMBER OF REQUESTS FOR ACCESS TO A STUDENT BY A PRIVATE HEALTH-CARE SPECIALIST PURSUANT TO THIS SECTION AND WHETHER THE ACCESS WAS AUTHORIZED OR DENIED.
(b) Beginning January 2025, and Each January thereafter, THE DEPARTMENT OF EDUCATION SHALL MAKE THE INFORMATION REPORTED PURSUANT TO SUBSECTION (4)(a) OF THIS SECTION AVAILABLE ON THE DEPARTMENT'S WEBSITE AND REPORT THE INFORMATION TO THE HOUSE OF REPRESENTATIVES EDUCATION COMMITTEE AND THE SENATE EDUCATION COMMITTEE, OR THEIR SUCCESSOR COMMITTEES, AS PART OF the "State Measurement for Accountable, Responsive, and Transparent (SMART) Government Act" presentation ReQuired by part 2 OF article 7 of title 2.

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; 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 2022 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.".

HB22-1365 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 14, strike "SEVEN" and substitute "EIGHT".

Page 4, after line 19 insert:
"(III) One member of a statewide labor organization REPRESENTING RAIL WORKERS;".

Renumber succeeding subparagraphs accordingly.

HB22-1366
be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 5, line 24, strike "AND".
Page 6, line 2, strike "22-30.5-525." and substitute "22-30.5-525; AND".
Page 6, after line 2 insert:
"(g) COLLABORATING OR PARTNERING WITH NONPROFIT ORGANIZATIONS TO SUPPORT LOCAL EDUCATION PROVIDERS AND STUDENTS WITH EDUCATION AND COMPLETION OF STUDENT APPLICATIONS FOR FEDERAL STUDENT AID AND APPLICATIONS FOR STATE STUDENT AID.".

Page 16, line 16, strike "OPTIONS;" and substitute "OPTIONS, INCLUDING AVAILABLE STATE-SUPPORTED WEBSITES AND NAVIGATION TOOLS ON POSTSECONDARY AND WORKFORCE OPPORTUNITIES;".

Page 19, line 6, strike "Data" and substitute "SUBJECT TO DATA AVAILABILITY AND DATA PRIVACY REQUIREMENTS, DATA".

Page 19, line 7, strike "RATES," insert "RATES BY high School and SCHOOL DISTRICT AND, WHERE AVAILABLE,".

HB22-1376 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 "(1)(g.3), (2)(b.5), and (12)" and substitute "(1)(g.3) and (2)(b.5)".

Page 12, strike lines 11 through 27.
Page 13, strike lines 1 through 13.
Page 15, after line 18 insert:
"'SECTION 8. In Colorado Revised Statutes, 24-31-312, add (7) as follows:

24-31-312. School resource officer training. (7) THE P.O.S.T. BOARD, WITH RESPECT TO THE HIRING, TRAINING, AND EVALUATION OF SCHOOL RESOURCE OFFICERS AND PROFESSIONALIZING A SCHOOL-POLICE PARTNERSHIP, SHALL CREATE A MODEL POLICY FOR SELECTING SCHOOL RESOURCE OFFICERS PURSUANT TO THE GENERAL DUTIES AND RESPONSIBILITIES GRANTED TO THE P.O.S.T. BOARD PURSUANT TO SECTION 24-31-303. THE P.O.S.T. BOARD SHALL CONSULT WITH SCHOOL BOARD MEMBERS, SCHOOL RESOURCE OFFICERS, K-12 ADVOCATES, AND OTHER RELEVANT STAKEHOLDERS, INCLUDING STUDENT GROUPS, IN THE DEVELOPMENT OF THE MODEL POLICY. THE DEPARTMENT OF EDUCATION SHALL POST THE MODEL POLICY ON ITS WEBSITE AND DISTRIBUTE THE POLICY TO SCHOOL DISTRICTS, CHARTER SCHOOLS, AND INSTITUTE CHARTER SCHOOLS FOR CONSIDERATION AND POSSIBLE ADOPTION. THE MODEL POLICY MAY BE USED BY SCHOOL DISTRICTS, CHARTER SCHOOLS, INSTITUTE CHARTER SCHOOLS, AND POLICE DEPARTMENTS. THE MODEL

POLICY MUST, AT A MINIMUM, REQUIRE THAT:
(a) ONCE SELECTED, SCHOOL RESOURCE OFFICERS MUST BE FULLY TRAINED IN STANDARD BEST PRACTICES, AS SET FORTH BY A NATIONAL ASSOCIATION OF SCHOOL RESOURCE OFFICERS;
(b) A CANDIDATE DEMONSTRATE, WHENEVER POSSIBLE, A RECORD OF EXPERIENCE DEVELOPING POSITIVE RELATIONSHIPS WITH YOUTH, WHICH MAY INCLUDE PARTICIPATION IN YOUTH OR COMMUNITY POLICING PROGRAMS;
(c) A CANDIDATE VOLUNTARILY APPLY TO SERVE AS A SCHOOL RESOURCE OFFICER; AND
(d) THE EMPLOYING LAW ENFORCEMENT AGENCY AND SCHOOL DISTRICT JOINTLY CREATE AN EVALUATION PROCESS TO EVALUATE SCHOOL RESOURCE OFFICERS.".

Renumber succeeding sections accordingly.

HB22-1390 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 6, line 11, strike "January 1, 2022," and substitute "MAY 1, 2022, BUT BEFORE JUNE 1, 2022,".

Page 7, strike line 6 and substitute "during the 2021-22 state fiseal year FROM JULY 1, 2021, THROUGH DECEMBER 31, 2022, before".

Page 7, line 14 , strike "for the" and substitute "for the".
Page 7, strike line 15 and substitute "2021-22 sehool year THROUGH DECEMBER 31, 2022.".

Page 10, after line 8 insert:
"SECTION 9. In Colorado Revised Statutes, 22-33-104.5, amend (6)(a) as follows:

22-33-104.5. Home-based education - legislative declaration - guidelines - definitions. (6) (a) (I) If a child is participating in a nonpublic home-based educational program but also attending a public school OR PUBLIC PROGRAM for a portion of the school day, the school district of the publie sehool shall be is entitled to count such child in accordance with the provisions of section 22-54-103 (10) for purposes of determining pupil enrollment under the "Public School Finance Act of 1994", article 54 of this title TITLE 22.
(II) THE DEPARTMENT OF EDUCATION SHALL, UPON REQUEST OF A SCHOOL DISTRICT, ASSIGN A SEPARATE SCHOOL CODE TO A PROGRAM OFFERED THROUGH A PUBLIC SCHOOL, SCHOOL DISTRICT, OR BOARD OF COOPERATIVE SERVICES, DESIGNED TO PROVIDE ENRICHMENT SUPPORTS AND SERVICES TO STUDENTS PARTICIPATING IN NONPUBLIC HOME-BASED educational programs. Such programs are commonly referred TO AS HOMESCHOOL PROGRAMS OR HOMESCHOOL ENRICHMENT PROGRAMS. THE PURPOSE OF PROVIDING A SEPARATE SCHOOL CODE IS TO FACILITATE THE AUTONOMY OF HOMESCHOOLFAMILIES AND TO EMPOWER THEM TO ACCESS ADDITIONAL OPPORTUNITIES, SUPPORTS, AND

RESOURCES FOR THEIR CHILDREN.".
Renumber succeeding sections accordingly.
Page 12, strike lines 1 through 9 and substitute:
"pursuant to subsection (1) of this section shall provide written documentation from one or more private or corporate donors, OR ONE OR MORE SCHOOL DISTRICTS OR OTHER LOCAL GOVERNMENTS, that pledge to make gifts, grants, or donations, OR OTHER PLEDGES OF MONEY, WHICH MAY INCLUDE IMPACT INCOME, SUCCESS PAYMENTS, AND SPONSORSHIP AND EVENT INCOME, BUT SHALL NOT INCLUDE MONEY RECEIVED FROM PROGRAM PARTICIPANTS, to the vendor that, in total, equal at least the amount that the department has specified will be available for the purposes of a contract pursuant to subsection (1) of this section for the applicable fiscal year. The written documentation must also include the date by which the vendor will receive the gifts, grants, or donations, OR OTHER MONEY to be used in furtherance of the requirements of this artiele ARTICLE 94.".

Page 17, after line 19 insert:
"SECTION 20. In Colorado Revised Statutes, amend 22-35-108 as follows:

22-35-108. Accelerating students through concurrent enrollment program - objectives - non-tuition expenses - rules. (1) (a) There is hereby established the accelerating students through concurrent enrollment program, Beginning in the 2010-11 sehool year, the department shatl administer the ASCENT program pursuant to the provisions of this section and guidelines established by the board pursuant to subsection (4) of this section. WHICH IS AVAILABLE TO ALL QUALIFIED STUDENTS WHO ARE DESIGNATED BY THEIR ENROLLING LOCAL EDUCATION PROVIDERS PURSUANT TO SUBSECTION (2)(a) OF THIS SECTION. The objectives of the ASCENT program are to:
(I) Increase the percentage of students who participate in postsecondary education, especially among low-income and traditionally underserved populations;
(II) Decrease the number of students who do not complete high school;
(III) Decrease the amount of time that is required for a student to complete a postsecondary degree or certificate;
(IV) Reduce state expenditures for public education; and
(V) Increase the number of educational pathways available to students.
(b) Notwithstanding any other provision of this article article 35 TO THE CONTRARY, a qualified student who is designated by the tepartment A LOCAL EDUCATION PROVIDER to be an ASCENT program participant pursuant to subsection (2) of this section may concurrently enroll in postsecondary courses, including academic courses and career and technical education courses, in the year directly following the year in which he or she THE QUALIFIED STUDENT was enrolled in the twelfth grade of a THE local education provider.
(2) (a) Subject to available appropriations, the department may designate as an ASCENT program participant any qualified student who A LOCAL EDUCATION PROVIDER MAY DESIGNATE A QUALIFIED STUDENT AS AN ASCENT PROGRAM PARTICIPANT IF THE QUALIFIED STUDENT:
(I) Has completed or is on schedule to complete at least welve NINE credit hours of postsecondary course work prior to the completion of his or her THE QUALIFIED STUDENT'S twelfth-grade year;
(II) Is not in need of a developmental education course;
(III) Has been selected for participation in the ASCENT program by his or her high sehool prineipal or equivalent sehool administrator;
(IV) (III) Has been accepted into a postsecondary degree program at an institution of higher education; AND
(V) Has satisfied any other seleetion criteria established by guidelines established by the board pursuant to subsection (4) of this section; and
(VI) (IV) Has not been designated AS an ASCENT program participant in a prior year.
(b) Repealed.
(e) (I) Repealed.
(\#) (b) EACH LOCAL EDUCATION PROVIDER THAT DESIGNATES QUALIFIED STUDENTS TO PARTICIPATE IN THE ASCENT PROGRAM SHALL, AS PROVIDED BY STATE BOARD RULE, REPORT TO THE DEPARTMENT THE estimated number of ASCENT program participants that the LOCAL EDUCATION PROVIDER WILL ENROLL FOR THE FOLLOWING SCHOOL YEAR. The department, as part of its annual budget request to the general assembly, shall report the ESTIMATED total number of potentiat ASCENT program participants for the following school year.
(III) Repeated.
(IV) The department shall not designate a greater number of ASCENT program participants for a sehool year than the number of participants that the general assembly approves for funding in the annuat general appropriation act for the applieable budget year.
(3) (a) The loeal edueation provider of a qualified student who is designated by the department as an ASCENT program participant may include the student A LOCAL EDUCATION PROVIDER MAY INCLUDE EACH QUALIFIED STUDENT WHOM THE LOCAL EDUCATION PROVIDER DESIGNATES TO PARTICIPATE IN THE ASCENT PROGRAM PURSUANT TO THIS SECTION in the district's funded pupil count, or, in the case of a QUALIFIED student enrolled in an institute charter school, in the FUNDED PUPIL COUNT OF THE school's accounting district, as provided in section 22-54-103 (7).
(b) A loeal edueation provider that reeeives extended high sehool funding, as described in seetion 22-54-104 (4.7), in a budget year for ASCENT program participants may expend the funding on behalf of ASCENT program partieipants who enroll in an institution of higher edueation during that budget year and on behalf of ASCENT program participants who, by May 1 of that budget year, are admitted to an institution of higher edueation to participate in the ASCENT program during the next budget year.
(e) The localectueation provider shalleertify to the department by May 10 of each year the list of ASCENT program participants who are admitted to an institution of higher edueation to participate in the ASCENT programduring the next budget year. At the end of the budget year in which the loeal edueation provider receives the extended high sehool funding for ASCENT program participants, the loeal edueation provider shall remit to the deparment any remaining amount of the funding that the loeal edueation provider is not using for an ASCENT program participant who is ineluded on the certiffed list.
(4) The board shall establish guidelines AS NECESSARY for the administration of the ASCENT program. including but not limited to seleetion eriteria that the department may use pursuant to subparagraph (V) of paragraph (a) of subsection (2) of this seetion to designate qualified students as ASCENT program participants.
(5) For the purposes of part 5 of article 11 of this title 22 concerning school accountability reports, the department shall include ASCENT program participants in the reporting requirements, regardless of whether an ASCENT program participant has completed his or her THE PARTICIPANT'S graduation requirements.
(6) (a) Repealed.
(b) (6) For purposes of applying the provisions of article 11 of this title 22 concerning school accountability and reporting graduation rates, a qualified student who is an ASCENT program participant shalt MUST be counted in the enrolling school district's or institute charter school's graduation rate in the school year in which the student completes the school district's or institute charter school's minimum high school graduation requirements. The state board of edueation shall promulgate rules for schools and school districts to follow in satisfying state and federal reporting requirements concerning the enrollment status of ASCENT program participants. To the extent practicable, the rules must ensure that schools and school districts are not adversely affected in calculating and reporting the completion of high school graduation requirements by qualified students who have been designated by the department LOCAL EDUCATION PROVIDERS as ASCENT program participants. The rules must include, at a minimum, reporting requirements relating to:
(円) (a) The provisions of article 7 of this title 22 concerning educational accountability; and
(II) (b) The provisions of article 11 of this title 22 concerning educational accreditation.

SECTION 21. In Colorado Revised Statutes, 22-35-105, repeal (4) as follows:

22-35-105. Financial provisions - payment of tuition. (4) (a) Before paying the tuition for a course in which a qualified student eoneurrently enrolls, the loeal edueation provider in which the qualified student is enrolled shall require the qualified student and his or her parent or legal guardian to sign a doeument requiring repayment of the amount of tuition paid by the loeal edueation provider for the course on the qualified student's behalf if the qualified student does not complete the eourse for any reason without the consent of the prineipal of the student's high sehool.
(b) If a qualified student concurrently enrolled in a course for whom a loeal edueation provider pays tuition does not complete the course for any reason without the consent of the prineipal of the high sehool in which the qualified student is enrolled, the qualified student or the qualified student's parent or legal guardian shall reimburse the loeat edueation provider, as provided in the document signed pursuant to paragraph (a) of this subsection (4), for the amount of tuition paid by the focal edtueation provider for the course.
(e) A loeal edueation provider may adopt a policy that requires a qualified student and his or her parent or legal guardian to sign a document prior to the student's coneurrent enrollment in a course, which document commits the student or his or her parent or legal guardian to reimburse the local edueation provider for the tuition paid by the loeat

\section*{edueation provider for the course in the event that the student receives a} failing grade in the course.

SECTION 22. In Colorado Revised Statutes, 22-35-103, amend (6)(a) as follows:

22-35-103. Definitions. As used in this article 35, unless the context otherwise requires:
(6) (a) "Concurrent enrollment" means the simultaneous enrollment of a qualified student in a local education provider and in one or more postsecondary courses, including academic or career and technical education courses, which may include course work related to apprenticeship programs or internship programs, at an institution of higher education pursuant to the provisions of this article 35, at no tuition cost to the qualified student or the qualified student's parent or legal guardian. exeept as provided in seetion 22-35-105 (4)(c). As provided in section 22-35-104 (5) and (6)(b)(II), upon successfully completing a concurrent enrollment postsecondary course, the qualified student must receive credit that applies to completion of high school graduation requirements and postsecondary credit that applies toward completion of developmental education courses, applies toward earning a certificate or degree awarded through an approved postsecondary career and technical education program, is approved by the department of higher education for transfer from a two-year institution to a four-year institution in satisfaction of prerequisite courses for a specific major, is approved for statewide transfer pursuant to section 23-1-125, or is part of a statewide degree transfer agreement pursuant to section 23-1-108 (7)(a).

SECTION 23. In Colorado Revised Statutes, 22-35-107, amend (6) introductory portion, (6)(c), and (6)(d) as follows:

22-35-107. Concurrent enrollment advisory board - created - membership - duties - reports - repeal. (6) The board shall have HAS the following duties:
(c) Making recommendations as necessary to the general assembly, the state board, and the commission concerning the improvement or updating of state policies relating to concurrent enrollment programs, including but not limited to recommendations of policies that will allow every local education provider in the state to have adequate resources to enter into at least one cooperative agreement; and recommendations of a funding allocation model, to be approved by the state board on or before July 1, 2013, in the event that the number of qualified students identified by loeal edueation providers exceeds available appropriations pursuant to section 22-35-108 (2);
(d) On or before Đeeember 1, 2010 DECEMBER 1, 2022, considering and making recommendations to the state board and the education committees of the house of representatives and senate, or any successor committees, regarding the feasibility of a waiver process whereby a LOCAL EDUCATION PROVIDER, ON BEHALF OF A qualified student, could apply to the department for a waiver of certain provisions of section 22-35-108, which waiver would allow the LOCAL EDUCATION PROVIDER TO DESIGNATE THE student to be designated by the department as an ASCENT program participant in the second year following the year in which he or she THE QUALIFIED STUDENT was enrolled in the twelfth grade of a THE local education provider so long as he or she THE QUALIFYING STUDENT:
(I) Was so designated in the year directly following the year in which he or she THE QUALIFIED STUDENT was enrolled in the twelfth grade of a THE local education provider;
(II) Requires fifteen or fewer credit hours of postsecondary course work to achieve a postsecondary credential; and
(III) Is eligible for free or reduced-cost REDUCED-PRICE lunch pursuant to the federal "Richard B. Russell National School Lunch Act", 42 U.S.C. sec. 1751 et seq.;

SECTION 24. In Colorado Revised Statutes, 22-35-112, amend (2)(g) as follows:

22-35-112. Reports. (2) On or before February 1, 2011, and on or before February 1 each year thereafter through 2016, and on or before April 1, 2017, and on or before April 1 each year thereafter, the department and the department of higher education shall collaborate to prepare and submit to the education committees of the senate and house of representatives, or any successor committees, a report concerning the concurrent enrollment of qualified students in postsecondary courses, including academic courses and career and technical education courses, and courses related to apprenticeship programs and internship programs. The report must include, but need not be limited to:
(g) FOR THE PREVIOUS SCHOOL YEAR, the total number of qualified students tesignated by the department as ASCENT or TREP program participants in the previous sehool year THAT LOCAL EDUCATION PROVIDERS DESIGNATED AS ASCENT PROGRAM PARTICIPANTS AND THE TOTAL NUMBER OF QUALIFIED STUDENTS THE DEPARTMENT DESIGNATED AS PARTICIPANTS IN THE TEACHER RECRUITMENT EDUCATION AND PREPARATION PROGRAM;

SECTION 25. In Colorado Revised Statutes, 22-35-113, amend (1)(f) as follows:

22-35-113. Concurrent enrollment - website. (1) By July 1, 2020, the department of education and the department of higher education, with advice from the state board, shall make available to the public a concurrent enrollment website to provide information to students, parents, and legal guardians concerning concurrent enrollment options and requirements. The departments must ensure that the website is clear, easy to navigate, and generally user-friendly. In addition, the website must at a minimum:
(f) Provide information concerning the payment of the costs of concurrent enrollment, including tuition, which is not chargeable to the student or the student's parent or legal guardian, exeept as provided int seetion 22-35-105 (4)(c), fees and books, which may be chargeable to the student or the student's parent or legal guardian, and transportation;

SECTION 26. In Colorado Revised Statutes, 22-54-114, amend (4)(a) as follows:

22-54-114. State public school fund. (4) (a) For the 1997-98 fiscal year and fiscal years thereafter, the net amount recovered by the department of education during the applicable fiscal year, pursuant to school district and institute charter school audits, as overpayments made to school districts and institute charter schools and any amount remitted by a sehool distriet or institute charter sehool pursuant to seetion 22-35-108 (3)(c), that would otherwise be transmitted to the state treasurer for deposit in the general fund shall instead be transmitted to the state treasurer for deposit in the state public school fund. The amount shall be available for appropriation to the department of education in subsequent fiscal years.

SECTION 27. In Colorado Revised Statutes, 23-18-202, amend (5)(c)(III) as follows:

23-18-202. College opportunity fund - appropriations payment of stipends - reimbursement - report. (5) (c) (III) For an eligible undergraduate student who has completed one or more college courses while enrolled in high school pursuant to the "Concurrent Enrollment Programs Act", article 35 of title 22, or while designated by the department of edueation as an ASCENT program participant pursuant to section 22-35-108 or as a TREP program participant pursuant to section 22-35-108.5, or while enrolled in a pathways in technology early college high school pursuant to article 35.3 of title 22, all college-level credit hours earned by the student while so enrolled count against the lifetime limitation described in subsection (5)(c)(I) of this section; except that credit hours earned from enrollment in a developmental education course, as defined in section 23-1-113 (11)(b), do not count against the lifetime limitation.

SECTION 28. In Colorado Revised Statutes, 24-75-220, add (8) as follows:

24-75-220. State education fund - transfers - surplus legislative declaration. (8) On July 1, 2022, THE STATE TREASURER SHALL TRANSFER THREE HUNDRED MILLION DOLLARS FROM THE GENERAL FUND TO THE STATE EDUCATION FUND CREATED IN SECTION 17 (4) OF article IX of the state constitution.".

Renumber succeeding sections accordingly.

SB22-004 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend reengrossed bill, page 5, line 10, strike "SPECIALIST, AS DEFINED BY RULE," and substitute "INTERVENTIONIST".

Page 5, line 16, strike "SPECIALIST" and substitute "INTERVENTIONIST".
Page 5, line 21, strike "SPECIALISTS" and substitute "INTERVENTIONISTS".
Page 6, lines 3 and 4, strike "SHALL DEFINE THE TERM "READING SPECIALIST" BY RULE AND".

Page 6, line 6, strike "SPECIALISTS" and substitute "INTERVENTIONISTS". Page 6, line 20, strike "Specialists," and substitute "INTERVENTIONISTS,".

Page 7, line 13, strike "SPECIALISTS" and substitute "INTERVENTIONISTS".
Page 8, line 3, strike "SPECIALIST" and substitute "INTERVENTIONIST".
Page 8, line 20, strike "SPECIALISTS" and substitute "INTERVENTIONISTS".
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ENERGY AND ENVIRONMENT
After consideration on the merits, the Committee recommends the following:
HB22-1381 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:
Amend printed bill, page 7, line 12, strike "AND".
Page 7, after line 16 insert:
"(III) Up to FIVE HUNDRED THOUSAND DOLLARS FOR THE INSTALLATION OF A COMMUNITY DISTRICT GEOTHERMAL PROJECT THAT SERVES MORE THAN ONE BUILDING FROM A SINGLE GEOTHERMAL LOOP, SUBJECT TO THE FOLLOWING:
(A) The office may award a grant of up to fifty percent of THE FIRST MILLION DOLLARS OF THE COSTS OF THE PROJECT; AND
(B) A BUILDING OWNER, LOCAL GOVERNMENT, DEVELOPER, UTILITY SERVING THE ADDRESSES, OR GEOTHERMAL INSTALLER SHALL NOT APPLY FOR MORE THAN TWO GRANTS FOR PROJECT INSTALLATION IN A SINGLE YEAR.".
SB22-051 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:
Amend reengrossed bill, page 7 , line 15 , strike "SHALL" and substitute "MAY".
Page 7, line 25, strike "SHALL" and substitute "MUST".
Page 8, line 2, strike "SHALL" and substitute "MUST".
Page 8 , line 6 , strike "WHEN" and substitute "IF".
Page 8, line 13, strike "SHALL" and substitute "MUST".
Page 9, line 17, strike "2035." and substitute "2038.".
Page 10, after line 17 insert:
"(b) "PuRCHASE PRICE" MEANS THE AMOUNT ACTUALLY PAID BY THE PURCHASER FOR THE TANGIBLE PERSONAL PROPERTY INSTALLED, INCLUDING CHARGES FOR SALES TAX AND FREIGHT, BUT NOT INCLUDING ANY CHARGES FOR ASSEMBLY, INSTALLATION, OR OTHER CONSTRUCTION SERVICES, OR PERMIT FEES.".
Reletter succeeding paragraphs accordingly.
Page 11, strike lines 1 through 5.
Reletter succeeding paragraph accordingly.

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Page 11, line 9, strike "SHALL" and substitute "MAY".
Page 11 , line 15 , strike "SHALL" and substitute "MUST".
Page 11, line 19, strike "SHALL" and substitute "MUST".
Page 11, line 23, strike "WHEN" and substitute "IF".
Page 12 , line 3 , strike "SHALL" and substitute "MUST".
Page 13, line 2, strike "2035." and substitute "2038.".
Page 18, line 16, after "INCLUDE" insert "AN ELECTRIC RESISTANCE HEATING ELEMENT OR".

Page 18, line 17, after "SYSTEM" insert "FOR SUPPLEMENTAL HEAT".
Page 18, line 23, after "THE" insert "DUAL FUEL".
Page 19, after line 1 insert:
"(III) "AIR-SOURCE HEAT PUMP SYSTEM" INCLUDES MECHANICAL AND ELECTRICAL EQUIPMENT CENTRAL TO THE OPERATION OF AN AIR-SOURCE HEAT PUMP, INCLUDING AN UPGRADED ELECTRICAL PANEL IF NECESSARY.".

Page 20, line 6, strike "PUMP." and substitute "PUMP, INCLUDING AN UPGRADED ELECTRICAL PANEL IF NECESSARY.".

Page 20, line 11, strike "SYSTEM, OR" and substitute "SYSTEM, COMBINED WATER-SOURCE AND AIR-SOURCE HEAT PUMP SYSTEM, OR".

Page 20, line 20, strike "PUMP" and substitute "PUMP, INCLUDING AN UPGRADED ELECTRICAL PANEL IF NECESSARY".

SB22-193 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend reengrossed bill, page 4, line 2, after "24-38.5-113" insert "and 24-38.5-114".

Page 8, line 4, strike "HYDROGEN;" and substitute "HYDROGEN. If CLEAN HYDROGEN PROJECTS ARE PROPOSED TO RECEIVE GRANT MONEY, THE OFFICE SHALL PRIORITIZE GRANT APPLICATIONS FOR CLEAN HYDROGEN PROJECTS THAT UTILIZE GREEN HYDROGEN THROUGH ELECTROLYSIS POWERED ENTIRELY BY RENEWABLE ELECTRIC RESOURCES OVER GRANT APPLICATIONS FOR CLEAN HYDROGEN PROJECTS THAT UTILIZE ANY OTHER CLEAN HYDROGEN PRODUCTION TECHNOLOGY, WHICH OTHER CLEAN HYDROGEN PROJECTS, IF AWARDED GRANT MONEY, MUST COMPLY WITH SECTION 42 U.S.C. SEC. 16152 (1).".

Page 9, line 5, strike "A PORTION" and substitute "UP TO NINE PERCENT".

Page 10, after line 26 insert:
"24-38.5-114. Cannabis resource optimization cash fund creation - gifts, grants, or donations. (1) THE CANNABIS RESOURCE OPTIMIZATION CASH FUND, REFERRED TO IN THIS SECTION AS THE "FUND", is created in the state treasury. The Colorado energy office SHALL ADMINISTER THE FUND FOR THE PURPOSES OF PROVIDING ASSESSMENTS FINANCING, GRANTS, CREDIT ENHANCEMENT OFFERINGS, AND DIRECT INCENTIVES TO PRODUCERS TO REDUCE ENERGY AND WATER USE, PROMOTE RENEWABLE ENERGY, AND ENCOURAGE SUSTAINABLE practices in cannabis operations. The fund consists of any MONEY THAT THE GENERAL ASSEMBLY MAY TRANSFER OR APPROPRIATE TO THE FUND AND ANY GIFTS, GRANTS, OR DONATIONS RECEIVED PURSUANT TO SUBSECTION (3) OF THIS SECTION.
(2) THE MONEY IN THE FUND IS CONTINUOUSLY APPROPRIATED TO the Colorado energy office for the purposes set forth in SUBSECTION (1) OF THIS SECTION. THE STATE TREASURER SHALL CREDIT ALL INTEREST AND INCOME DERIVED FROM THE DEPOSIT AND INVESTMENT OF MONEY IN THE FUND TO THE FUND.
(3) The Colorado energy office may seek, Accept, and EXPEND GIFTS, GRANTS, OR DONATIONS FROM PRIVATE OR PUBLIC SOURCES.".

Page 12, line 14, after the period add ""ELECTRIC BICYCLE" INCLUDES AN ELECTRIC ADAPTIVE BICYCLE.".

Page 15 , line 8 , strike "A PORTION" and substitute "UP TO NINE PERCENT".
Page 16, line 19, strike "A PORTION" and substitute "UP TO NINE PERCENT".

Page 18 , line 11 , strike "parts 14 and 15 " and substitute "part 14 ".
Page 18, strike lines 13 through 27.
Strike pages 19 through 25 and substitute:
"PART 14".
Page 26, line 3, strike "25-7-1501." and substitute "25-7-1401.".
Page 27, strike line 19 and substitute:
"25-7-1402. Definitions. AS USED IN THIS PART 14, UNLESS THE".
Page 28 , line 8 strike "25-7-1505 (1)(a)." and substitute "25-7-1405 (1)(a).".

Page 28 , line 10 , strike "25-7-1503." and substitute "25-7-1403.".
Page 28 , line 26, strike "25-7-1503." and substitute "25-7-1403.".

Page 29, line 20, after the period add "The department of education MAY PROVIDE UP TO ONE-HALF OF ONE FULL-TIME EQUIVALENT EMPLOYEE TO ASSIST WITH THE GRANT PROGRAM BY PROVIDING TECHNICAL ASSISTANCE TO SCHOOL DISTRICTS AND CHARTER SCHOOLS WITH RESPECT TO APPLYING FOR GRANT MONEY AND IMPLEMENTING PROJECTS AWARDED GRANT MONEY.".

Page 30, line 26, strike "A PORTION" and substitute "UP TO EIGHT PERCENT".

Page 31, line 2, strike "25-7-1504." and substitute "25-7-1404.".
Page 31, strike lines 14 and 15 and substitute "25-7-1406.
25-7-1405. Electrifying school buses grant program cash fund".

Page 32, strike lines 5 and 6 and substitute:
"(2) THE MONEY IN THE FUND IS CONTINUOUSLY APPROPRIATED TO THE DEPARTMENT, AND THE DEPARTMENT MAY EXPEND MONEY IN THE FUND FOR THE".

Page 32, strike line 17 and substitute:
"25-7-1406. Repeal of part. This PART 14 IS REPEALED, EFFECTIVE".

Page 33, strike line 11 and substitute "(1)(m), (4)(a), and (4)(e) introductory portion; and add (3)(c)(VIII) as follows:".

Page 33, line 18, after "enterprise" insert "under Subsection (4) of This SECTION".

Page 33, strike line 24 and substitute:
"(3) Enterprise. (c) In addition to any other powers and duties specified in this section, the enterprise's powers and duties are to:
(VIII) RECEIVE PAYMENTS TO FINANCE SPECIFIC PROJECTS, INCLUDING COMMUNITY-BASED MONITORING OR EMISSION MITIGATION projects in the state or in a specified area of the state, as DIRECTED BY THIS ARTICLE 7 OR ANY PROGRAM THAT THE COMMISSION ESTABLISHES BY RULE PURSUANT TO THIS ARTICLE 7.
(4) Fund - enterprise fees and other revenue. (a) There is hereby created in the state treasury the air quality enterprise cash fund. The fund consists of money credited to the fund pursuant to this subsection (4), PAYMENTS FOR OTHER PURPOSES AS AUTHORIZED UNDER SUBSECTION (3)(c)(VIII) OF THIS SECTION, and any other money that the general assembly may appropriate or transfer to the fund. The state treasurer shall credit all interest and income derived from the deposit and investment of money in the fund to the fund.
(e) Before establishing fees, the board shall".

Page 38 , line 20, strike the second "NOT".
Page 40, strike lines 26 and 27.

Page 41, strike lines 1 through 10 and substitute:
"(4) For the 2022-23 state fiscal year, \(\$ 65,000,000\) is appropriated".

Page 41, line 13, strike "25-7-1505 (1)(a)," and substitute "25-7-1405 (1)(a),".

Strike "PART 15" and substitute "PART 14" on: Page 30, lines 22 and 24; Page 31, lines 19 and 24; and Page 32, line 7.

\section*{STATE, CIVIC, MILITARY AND VETERANS AFFAIRS}

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

SB22-144 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 2, line 3, strike "(6)" and substitute "(6); and add (2.5) and (2.6)".

Page 2, after line 5 insert:
"(2.5) "SCHOOL" MEANS A PUBLIC SCHOOL THAT ENROLLS STUDENTS IN ANY OF THE GRADES OF KINDERGARTEN THROUGH TWELFTH GRADE.
(2.6) "STUDENT" MEANS AN INDIVIDUAL ENROLLED IN A school.".

Page 3, line 17, strike "(1)(p)" and substitute "(1)(p), (1)(q), (1)(r), and (10)".

Page 3, after line 26 insert:
"(q) A TRANSPORTATION NETWORK COMPANY THAT, FOR REMUNERATION FROM A SCHOOL OR SCHOOL DISTRICT, PROVIDES SERVICES FOR STUDENTS TO OR FROM A SCHOOL, SCHOOL-RELATED ACTIVITIES, OR SCHOOL-SANCTIONED ACTIVITIES SHALL USE A TECHNOLOGY-ENABLED INTEGRATED SOLUTION THAT PROVIDES END-TO-END VISIBILITY INTO THE RIDE FOR THE TRANSPORTATION NETWORK COMPANY AND THE PERSON THAT SCHEDULED THE RIDE. THIS SOLUTION MUST ALLOW FOR GLOBAL POSITIONING SYSTEM MONITORING OF THE RIDE IN REAL TIME FOR SAFETY-RELATED ANOMALIES.
(r) A TRANSPORTATION NETWORK COMPANY THAT, FOR REMUNERATION FROM A SCHOOL OR SCHOOL DISTRICT, PROVIDES SERVICES FOR STUDENTS TO OR FROM A SCHOOL, SCHOOL-RELATED ACTIVITIES, OR SCHOOL-SANCTIONED ACTIVITIES SHALL ENSURE THAT EACH DRIVER PROVIDING THE SERVICE RECEIVES TRAINING IN MANDATORY REPORTING REQUIREMENTS, SAFE DRIVING PRACTICES, FIRST AID AND CARDIOPULMONARY RESUSCITATION, EDUCATION ON SPECIAL CONSIDERATIONS FOR TRANSPORTING STUDENTS WITH DISABILITIES, EMERGENCY PREPAREDNESS, AND SAFE PICK-UP AND DROP-OFF Procedures.The transportation network Company, not the

DRIVER, SHALL PAY THE COST OF PROVIDING THE TRAINING. THE COMMISSION SHALL PROMULGATE RULES PROVIDING FOR THE APPROVAL OF THE TRAINING USED, AND THE TRANSPORTATION NETWORK COMPANY MUST HAVE THE TRAINING APPROVED BY THE COMMISSION.
(10) (a) TO PROVIDE SERVICES FOR STUDENTS TO OR FROM A SCHOOL, SCHOOL-RELATED ACTIVITIES, OR SCHOOL-SANCTIONED ACTIVITIES FOR REMUNERATION FROM A SCHOOL OR SCHOOL DISTRICT, A DRIVER MUST HAVE A CRIMINAL HISTORY BACKGROUND CHECK IN ACCORDANCE WITH SECTIONS 22-32-109.7 AND 22-32-122.
(b) A TRANSPORTATION NETWORK COMPANY SHALL NOT USE A DRIVER TO PROVIDE SERVICES FOR STUDENTS TO OR FROM A SCHOOL, SCHOOL-RELATED ACTIVITIES, OR SCHOOL-SANCTIONED ACTIVITIES FOR REMUNERATION FROM A SCHOOL OR SCHOOL DISTRICT IF THE DRIVER HAS:
(I) BEEN CONVICTED OF OR PLED GUILTY OR NOLO CONTENDERE TO AN OFFENSE DESCRIBED IN SECTION 22-32-109.7 OR 22-32-109.8 (6.5); OR
(II) BEEN DISMISSED OR RESIGNED FROM EMPLOYMENT OR BEEN SUBJECT TO DISCIPLINE FOR AN ACT DESCRIBED IN SECTION 22-32-109.7.

SECTION 4. In Colorado Revised Statutes, 40-10.1-608, add (3) as follows:

40-10.1-608. Rules. (3) (a) In ADDItion to any other rules AUTHORIZED IN THIS PART 6, THE COMMISSION SHALL COORDINATE WITH THE DEPARTMENT OF EDUCATION TO PROMULGATE RULES IMPLEMENTING MINIMUM ENHANCED SAFETY STANDARDS FOR TRANSPORTATION NETWORK COMPANIES, PERSONAL VEHICLES, AND TRANSPORTATION NETWORK COMPANY DRIVERS WHEN ENGAGING IN SERVICES PROVIDED UNDER A CONTRACT WITH A SCHOOL OR SCHOOL DISTRICT. THE COMMISSION SHALL PROMULGATE THE RULES BY JULY 1, 2023.
(b) AT LEAST ONCE EVERY THREE YEARS, THE COMMISSION SHALL, IN CONSULTATION WITH THE DEPARTMENT OF EDUCATION, REVIEW AND, IF NECESSARY, UPDATE THE RULES PROMULGATED IN ACCORDANCE WITH THIS SUBSECTION (3) AS REASONABLY NECESSARY TO ENSURE SAFE STUDENT TRANSPORTATION.
(c) NOTHING IN THIS SUBSECTION (3) PROHIBITS A SCHOOL OR SCHOOL DISTRICT FROM SETTING HIGHER STANDARDS FOR TRANSPORTING A STUDENT TO OR FROM A SCHOOL, SCHOOL-RELATED ACTIVITY, OR SCHOOL-SANCTIONED ACTIVITY.

SECTION 5. In Colorado Revised Statutes, add 40-10.1-609 as follows:

40-10.1-609. Reporting requirements - rules. (1) A transportation network company shall, within a reasonable time as determined by rules of the commission, notify the COMMISSION OF ANY SAFETY OR SECURITY INCIDENTS THAT INVOLVE PROVIDING SERVICES FOR STUDENTS TO OR FROM A SCHOOL, SCHOOL-RELATED ACTIVITIES, OR SCHOOL-SANCTIONED ACTIVITIES. The TRANSPORTATION NETWORK COMPANY SHALL SEND THE SAME NOTICE TO EACH SCHOOL OR SCHOOL DISTRICT WITH WHICH THE TRANSPORTATION network company has entered into a contract to provide SERVICES TO StUDENTS TO OR FROM A SCHOOL, SCHOOL-RELATED ACTIVITIES, OR SCHOOL-SANCTIONED ACTIVITIES.
(2) (a) By September 1, 2022, the commission shall PROMULGATE RULES REQUIRING A TRANSPORTATIONNETWORK COMPANY TO REPORT INFORMATION RELATED TO DRIVER BACKGROUND CHECKS, insurance coverage, and data reporting, consistent with the TYPE OF SERVICE PROVIDED, AS IT RELATES TO SERVICE FOR STUDENTS. IN
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PROMULGATING THE RULES, THE COMMISSION SHALL COORDINATE WITH
THE DEPARTMENT OF EDUCATION.
(b) At least once every three years, the commission SHALL, IN CONSULTATION WITH THE DEPARTMENT OF EDUCATION, REVIEW AND, IF NECESSARY, UPDATE THE RULES PROMULGATED IN ACCORDANCE WITH THIS SUBSECTION (2).".
Renumber succeeding section accordingly.
SB22-184 be referred to the Committee of the Whole with favorable recommendation.
On motion of Representative Esgar, HB22-1012, HB22-1091, HB22-1114, HB22-1356, HB22-1042, HB22-1351, HB22-1284, HB22-1285, HB22-1379, HB22-1352, HB22-1005, HB22-1053, HB22-1215, HB22-1364, HB22-1246, HB22-1326, HB22-1281, HB22-1382, HCR22-1003, HB22-1287 were made Special Orders on Friday, April 22, 2022, at 11:47 a.m.
The hour of 11:47 a.m. having arrived, on motion of Representative Sirota, 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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\section*{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.)

HB22-1091 by Representative(s) Soper and Weissman, Tipper; also Senator(s) Gardner and Bridges-Concerning the online availability of opinions issued by Colorado courts.

Amendment No. 1, Appropriations Report, dated April 22, 2022, and placed in member's bill file; Report also printed in House Journal, April 22, 2022.

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

HB22-1114 by Representative(s) Larson and Valdez A.-Concerning authorizing a transportation network company to provide nonmedical transportation services to persons who are enrolled in certain medicaid waiver programs.

Amendment No. 1, Appropriations Report, dated April 22, 2022, and placed in member's bill file; Report also printed in House Journal, April 22, 2022.

Amendment No. 2, Public \& Behavioral Health \& Human Services Report, dated March 18, 2022, and placed in member's bill file; Report also printed in House Journal, March 21, 2022.

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

HB22-1356 by Representative(s) Herod and Hooton; also Senator(s) Gonzales and Rankin-Concerning the creation of the small community-based nonprofit infrastructure grant program to provide assistance to nonprofit organizations that have been economically impacted by the COVID-19 pandemic.

Amendment No. 1, Appropriations Report, dated April 21, 2022, and placed in member's bill file; Report also printed in House Journal, April 21, 2022.

Amendment No. 2, Transportation \& Local Government Report, dated April 13, 2022, and placed in member's bill file; Report also printed in House Journal, April 14, 2022.

Amendment No. 3, by Representative Herod.
Amend printed bill, page 10, line 7, strike "FIVE" and substitute "TEN".
As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

HB22-1042 by Representative(s) Exum and Van Winkle; also Senator(s) Buckner and Hisey-Concerning the ability of a teen parent to attend driving school without a cost.

Amendment No. 1, Appropriations Report, dated April 22, 2022, and placed in member's bill file; Report also printed in House Journal, April 22, 2022.

Amendment No. 2, Transportation \& Local Government Report, dated March 8, 2022, and placed in member's bill file; Report also printed in House Journal, March 9, 2022.

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

HB22-1284 by Representative(s) Esgar and Catlin; also Senator(s) Gardner and Pettersen-Concerning updates to state surprise billing laws to facilitate the implementation of surprise billing protections, and, in connection therewith, aligning state law with the federal "No Surprises Act".

Amendment No. 1, Appropriations Report, dated April 21, 2022, and placed in member's bill file; Report also printed in House Journal, April 21, 2022.

Amendment No. 2, Health \& Insurance Report, dated April 13, 2022, and placed in member's bill file; Report also printed in House Journal, April 14, 2022.

Amendment No. 3, by Representative Esgar.
Amend the Health and Insurance Committee Report, dated April 13, 2022, page 5, strike lines 22 and 23.

Amendment No. 4, by Representative Esgar.
Amend printed bill, page 21, line 5, strike "SERVICES OTHER THAN" and substitute "POST-STABILIZATION SERVICES IN ACCORDANCE WITH SECTION 10-16-704 AND COVERED NONEMERGENCY SERVICES IN AN IN-NETWORK FACILITY THAT ARE NOT".

Page 21, line 10, strike "FORTY-EIGHT" and substitute "THREE".
Page 21, strike lines 26 and 27.
Page 22, strike lines 1 and 2 and substitute "THE SAME SERVICES;".
Page 22, line 11, strike "AND".
Page 22, after line 24 insert:
"(b) If THE NOTICE IN SUBSECTION (3.5)(a)(I) OF THIS SECTION IS RECEIVED WITHIN TEN DAYS BEFORE A SCHEDULED SERVICE, THE COVERED PERSON MAY ELECT TO USE THE OUT-OF-NETWORK PROVIDER AT THE IN-NETWORK BENEFIT LEVEL, AND THE PROVIDER MUST BE REIMBURSED FOR THE SERVICES IN ACCORDANCE WITH SECTION 10-16-704 (3)(d)(II).".

Reletter succeeding paragraphs accordingly.
Page 24, line 6, strike "FORTY-EIGHT" and substitute "THREE".
Page 24, strike lines 21 through 24 and substitute "THE SAME SERVICES;". Strike "SEVEN DAYS" and substitute "SEVENTY-TWO HOURS"on: Page 21, lines 8,9 , and 11 ; and Page 24, lines 4, 5, and 7.

Amendment No. 5, by Representative Esgar.
Amend printed bill, page 6, strike lines 3 and 4 and substitute:
"(a.5) (I) A carrier shall:".

Page 6, strikes lines 16 through 27.
Page 7, strike lines 1 through 5.
Renumber succeeding subparagraph accordingly.
Page 8 , line 19 , after "specify" and insert " THE LIST OF THE ANCILLARY SERVICES FOR WHICH AN OUT-OF-NETWORK PROVIDER OR OUT-OF-NETWORK FACILITY MUST NOT BALANCE BILL A COVERED PERSON AND".

Page 13, line 27, strike "(e)" and substitute "(e) (I)".
Page 14 , line 2, strike "(I)" and substitute "(A)".
Page 14, line 6, after "CONDITION;" insert "AND".
Page 14 , line 7 , strike "(II)" and substitute "(B)".
Page 14, strike lines 15 and 16 and substitute "FACILITY.
(II) FOR A COVERED PERSON WHO IS PROVIDED SERVICES DESCRIBED IN SUBSECTIONS (19)(e)(I)(A) AND (19)(e)(I)(B) WITH RESPECT TO AN EMERGENCY MEDICAL CONDITION, UNLESS EACH OF THE CONDITIONS IN SUBSECTION (19)(e)(III) OF THIS SECTION ARE MET, THE TERM "EMERGENCY SERVICES" INCLUDES SERVICES THAT ARE:
(A) Covered under the health benefit plan; and
(B) PROVIDED BY A NONPARTICIPATING PROVIDERS OR NONPARTICIPATING EMERGENCY FACILITY, REGARDLESS OF THE DEPARTMENT OR THE FACILITY IN WHICH THE ITEMS OR SERVICES ARE PROVIDED AFTER THE COVERED PERSON IS STABILIZED AND AS PART OF THE OUTPATIENT OBSERVATION OR INPATIENT OR OUTPATIENT STAY, WITH RESPECT TO THE EMERGENCY VISIT IN WHICH THE SERVICES DESCRIBED IN SUBSECTION (19)(e)(I) OF THIS SECTION ARE PROVIDED.
(III) FOR THE PURPOSES OF SUBSECTION (19)(e)(II) OF THIS SECTION, THE CONDITIONS DESCRIBED IN THIS SUBSECTION (19)(e)(III), WITH RESPECT TO A COVERED INDIVIDUAL WHO IS STABILIZED AND FURNISHED ADDITIONAL ITEMS AND SERVICES DESCRIBED IN SUBSECTION (19)(e)(II) OF THIS SECTION AFTER THE STABILIZATION BY A PROVIDER OR FACILITY ARE THE FOLLOWING:
(A) THE OUT-OF-NETWORK PROVIDER OR OUT-OF-NETWORK FACILITY DETERMINES THE COVERED PERSON IS ABLE TO TRAVEL USING NONMEDICAL TRANSPORTATION OR NONEMERGENCY MEDICAL TRANSPORTATION;
(B) THE OUT-OF-NETWORK PROVIDER OR OUT-OF-NETWORK FACILITY HAS PROVIDED THE COVERED PERSON WITH NOTICE AND OBTAINED CONSENT AS REQUIRED BY SECTION 12-30-112 OR 25-3-121, AS APPLICABLE;
(C) The covered person is in a condition to receive the NOTICE AND CONSENT DESCRIBED IN SECTION 12-30-112 OR 25-3-121 AND TO PROVIDE INFORMED CONSENT; AND
(D) THE OUT-OF-NETWORK PROVIDER OR OUT-OF-NETWORK FACILITY IS IN COMPLIANCE WITH, AT A MINIMUM, OTHER REQUIREMENTS ESTABLISHED IN 42 U.S.C. SEC. 300gg-111 AND ANY FEDERAL REGULATIONS ADOPTED PURSUANT TO 42 U.S.C. SEC. \(300 \mathrm{gg}-111 .{ }^{\prime}\).

Page 15, strike lines 7 through 12.

HB22-1285 by Representative(s) Neville and Esgar, Daugherty; also Senator(s) Moreno and Cooke-Concerning a prohibition against a hospital taking certain debt collection actions against a patient if the hospital is not in compliance with hospital price transparency laws.
(Laid Over from April 19, 2022.)
Amendment No. 1, Health \& Insurance Report, dated April 13, 2022, and placed in member's bill file; Report also printed in House Journal, April 14, 2022.

Amendment No. 2, by Representative Esgar.
Amend printed bill, page 4, strike line 27.
Page 5, strike lines 1 and 2 and substitute "GUARANTOR BY REFERRING THE DEBT, DIRECTLY OR INDIRECTLY, TO A DEBT COLLECTOR, A COLLECTION AGENCY, OR OTHER".

Page 6, strike lines 7 through 9 and substitute:
"(2) If a patient believes that a hospital was not in MATERIAL COMPLIANCE WITH HOSPITAL PRICE TRANSPARENCY LAWS ON A DATE ON OR AFTER THE EFFECTIVE DATE OF THIS SECTION THAT ITEMS OR SERVICES WERE PURCHASED BY OR PROVIDED TO THE PATIENT, AND THE HOSPITAL TAKES A COLLECTION ACTION AGAINST THE PATIENT OR PATIENT GUARANTOR, THE PATIENT OR PATIENT GUARANTOR MAY FILE SUIT TO DETERMINE IF THE HOSPITAL WAS MATERIALLY OUT OF COMPLIANCE WITH THE HOSPITAL PRICE TRANSPARENCY LAWS AND RULES AND REGULATIONS ON THE DATE OF SERVICE. THE HOSPITAL SHALL NOT TAKE A COLLECTION ACTION AGAINST THE PATIENT OR PATIENT GUARANTOR WHILE THE LAWSUIT IS PENDING.
(3) A hospital that has been found by a judge or jury, CONSIDERING COMPLIANCE STANDARDS ISSUED BY THE FEDERAL CENTERS FOR MEDICARE AND MEDICAID SERVICES, TO BE MATERIALLY OUT OF COMPLIANCE WITH HOSPITAL PRICE TRANSPARENCY LAWS AND RULES AND REGULATIONS:".

Renumber succeeding subsection accordingly.

Amendment No. 3, by Representative Esgar.
Amend printed bill, page 5 , strike lines 8 through 10 and substitute "A CONSUMER REPORTING AGENCY.
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(2) "COLLECTION AGENCY" MEANS ANY:
(a) Person who engages in a business the principal purpose OF WHICH IS THE COLLECTION OF DEBTS; OR
(b) Person who:
(I) REGULARLY COLLECTS OR ATTEMPTS TO COLLECT, DIRECTLY OR INDIRECTLY, DEBTS OWED OR DUE OR ASSERTED TO BE OWED OR DUE TO ANOTHER;
(II) TAKES ASSIGNMENT OF DEBTS FOR COLLECTION PURPOSES; OR
(III) Directly or indirectly Solicits For collection debts OWED OR DUE OR ASSERTED TO BE OWED OR DUE TO ANOTHER.
(3) (a) "CONSUMER REPORTING AGENCY" MEANS ANY PERSON THAT, FOR MONETARY FEES, DUES, OR ON A COOPERATIVE NONPROFIT BASIS, REGULARLY ENGAGES, IN WHOLE OR IN PART, IN THE PRACTICE OF ASSEMBLING OR EVALUATING CONSUMER CREDIT INFORMATION OR OTHER INFORMATION ON CONSUMERS FOR THE PURPOSE OF FURNISHING CONSUMER REPORTS TO THIRD PARTIES. "CONSUMER REPORTING AGENCY" INCLUDES ANY PERSON DEFINED IN 15 U.S.C. sec. 1681a (f) OR SECTION 5-18-103 (4).

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(b) "Consumer reporting agency" does not include any BUSINESS ENTITY THAT PROVIDES CHECK VERIFICATION OR CHECK GUARANTEE SERVICES ONLY.
(4) (a) "DEBT" MEANS ANY OBLIGATION OR ALLEGED OBLIGATION OF A CONSUMER TO PAY MONEY ARISING OUT OF A TRANSACTION, WHETHER OR NOT THE OBLIGATION HAS BEEN REDUCED TO JUDGMENT.
(b) "DEBT" DOES NOT INCLUDE A DEBT FOR BUSINESS, INVESTMENT, COMMERCIAL, OR AGRICULTURAL PURPOSES OR A DEBT INCURRED BY A BUSINESS.
(5) "DEBT COLLECTOR" MEANS ANY PERSON EMPLOYED OR ENGAGED BY A COLLECTION AGENCY TO PERFORM THE COLLECTION OF DEBTS OWED OR DUE OR ASSERTED TO BE OWED OR DUE TO ANOTHER.".

Renumber succeeding subsections accordingly.
Amendment No. 4, by Representative Catlin.
Amend printed bill, page 5, line 27, strike "(1) ON" and substitute "(1) (a) EXCEPT AS PROVIDED IN SUBSECTION (1)(b) OF THIS SECTION, ON".

Page 6, after line 6 insert:
"(b) This part 8 applies, on and after February 15, 2023, to CRITICAL ACCESS HOSPITALS LICENSED AND CERTIFIED BY THE DEPARTMENT PURSUANT TO 42 CFR 485 SUBPART F.".

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

HB22-1351 by Representative(s) Roberts and McLachlan, Bird, Snyder, Young; also Senator(s) Pettersen-Concerning a temporary reduction in the total amount of road user charges to be imposed during state fiscal years 2022-23 and 2023-24, and, in connection therewith, temporarily reducing gas prices.

1 2 placed in member's bill file; Report also printed in House Journal, 3 April 22, 2022.
4 7
8 As amended, ordered engrossed and placed on the Calendar for Third 9 Reading and Final Passage.
\(\begin{array}{ll}\text { HB22-1379 } & \begin{array}{l}\text { by Representative(s) McCormick and Catlin; also } \\ \text { Senator(s) Donovan and Simpson-Concerning transfers } \\ \text { from the economic recovery and relief cash fund to provide }\end{array} \\ \begin{array}{l}\text { additional funding for the management of certain natural } \\ \text { resources. }\end{array}\end{array}\)
Amendment No. 1, Appropriations Report, dated April 22, 2022, and placed in member's bill file; Report also printed in House Journal, April 22, 2022.

Amendment No. 2, Agriculture, Livestock, \& Water Report, dated April 21, 2022, and placed in member's bill file; Report also printed in House Journal, April 21, 2022.

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

HB22-1352 by Representative(s) Mullica; also Senator(s) Jaquez Lewis-Concerning a stockpile of essential materials that may be utilized in the event of a declared disaster emergency.

Amendment No. 1, Appropriations Report, dated April 22, 2022, and placed in member's bill file; Report also printed in House Journal, April 22, 2022.

Amendment No. 2, by Representative Mullica.
Amend printed bill, page 4, line 18, strike "HOSPITALS" and substitute "HOSPITALS, PRIMARY CARE PROVIDERS,".

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

HB22-1005 by Representative(s) McCluskie and Will; also Senator(s) Rankin-Concerning modifications to the existing tax credit for rural and frontier health-care preceptors.

Amendment No. 1, Health \& Insurance Report, dated February 1, 2022, and placed in member's bill file; Report also printed in House Journal, February 3, 2022.

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

HB22-1053 by Representative(s) Valdez D.; also Senator(s) commerce.

Amendment No. 1, Appropriations Report, dated April 22, 2022, and placed in member's bill file; Report also printed in House Journal, April 22, 2022.

Amendment No. 2, Business Affairs \& Labor Report, dated February 17, 2022, and placed in member's bill file; Report also printed in House Journal, February 18, 2022.

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

HB22-1215 by Representative(s) McCluskie and Bacon-Concerning expanding opportunities for high school students to enroll in postsecondary courses.

Amendment No. 1, Appropriations Report, dated April 22, 2022, and placed in member's bill file; Report also printed in House Journal, April 22, 2022.

Amendment No. 2, Education Report, dated April 14, 2022, and placed in member's bill file; Report also printed in House Journal, April 14, 2022.

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

HB22-1364 by Representative(s) Cutter and Soper, Kipp, Lontine, Titone; also Senator(s) Story-Concerning extension of the food pantry assistance grant program.

Amendment No. 1, Appropriations Report, dated April 22, 2022, and placed in member's bill file; Report also printed in House Journal, April 22, 2022.

Amendment No. 2, by Representative Soper.
Amend printed bill, page 3, line 5, after "product;" add "OR".
Page 3, line 9, strike "PRODUCED;" and substitute "PRODUCED.".
Page 3, strike lines 10 through 15.
As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

HB22-1246 by Representative(s) Lontine; also Senator(s) Buckner-Concerning the registration of a pharmacy located within a hospice inpatient unit as a specialized prescription drug outlet.

Amendment No. 1, Appropriations Report, dated April 22, 2022, and placed in member's bill file; Report also printed in House Journal, April 22, 2022.

As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
HB22-1382
by Representative(s) McCluskie; also Senator(s) Donovan-Concerning the designation and promotion of dark sky locations in Colorado.

Amendment No. 1, Agriculture, Livestock, \& Water Report, dated April 21, 2022, and placed in member's bill file; Report also printed in House Journal, April 21, 2022.

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

HCR22-1003 by Representative(s) Geitner and Kipp; also Senator(s) Bridges and Lundeen-Submitting to the registered electors of the state of Colorado an amendment to the Colorado constitution concerning the extension of the property tax exemption for qualifying seniors and disabled veterans to the surviving spouse of a United States armed forces service member who died in the line of duty or veteran whose death resulted from a service-related injury or disease.

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

HB22-1326 by Representative(s) Garnett and Lynch, Herod, Sandridge; also Senator(s) Pettersen and Cooke, Priola-Concerning measures to address synthetic opiates, and, in connection therewith, changing the criminal penalties associated with synthetic opiates; using a substance abuse assessment to direct appropriate treatment at sentencing; providing opiate antagonists in the community; providing synthetic opiate detection tests in the community; creating immunity for furnishing synthetic opiate detection tests; providing treatment for persons in the criminal justice system; developing a fentanyl prevention and education campaign; providing funding for substance abuse and harm reduction; evaluating the substance abuse and harm reduction needs across the state; and requiring a post-enactment review of the implementation of this act.

Amendment No. 1, Appropriations Report, dated April 22, 2022, and placed in member's bill file; Report also printed in House Journal, April 22, 2022.

Amendment No. 2, Judiciary Report, dated April 13, 2022, and placed in member's bill file; Report also printed in House Journal, April 14, 2022.

1 Amendment No. 3, by Representative Herod.

3 Amend Appropriations Committee Report, dated April 22, 2022, page 1, line 4, strike ""KNEW OR".

Amend the Judiciary Committee Report, dated April 13, 2022, page 3, line 6, strike "conviction." and substitute "conviction.".".

Page 3 of the report, strike lines 7 through 20.
Amendment No. 5, by Representative Benavidez.
Amend printed bill, page 11, line 18, strike "(7);" and substitute "(7), (10)(a)(III), and (10)(a)(IV);".

Page 11 , line 18 , before "as" insert "and (10)(a)(V)".
Page 12, before line 12, insert:
"(10) (a) Except for a level 1 drug felony, the presence of one or more of the following aggravating circumstances at the time of the commission of a drug felony offense requires the court, if it sentences the defendant to incarceration, to sentence the defendant to a term of at least the midpoint in the presumptive range but not more than the maximum term of the aggravated range:
(III) The defendant was under confinement, in prison, or in any correctional institution as a convicted felon, or an escapee from any correctional institution for another felony; or
(IV) The defendant was on probation for or on bond while awaiting sentencing following revocation of probation for a delinquent act that would have constituted a felony if committed by an adult; OR
(V) The defendant committed a violation of section 18-18405 (2)(a)(III)(A), AND THE UNLAWFUL DISTRIBUTION, MANUFACTURING, dispensing, or sale of the material, compound, mixture, or PREPARATION WEIGHED MORE THAN FIFTY GRAMS AND CONTAINED FENTANYL, CARFENTANAL, OR AN ANALOG THEREOF AS DESCRIBED IN SECTION 18-18-204 (2)(g).".
Amendment No. 6, by Representative Weissman.
Amend printed bill, page 42 , before line 14 insert:
"SECTION 31. In Colorado Revised Statutes, add part 14 to article 20.5 of title 25 as follows:

\section*{PART 14}

HOUSE BILL 22-1326 INDEPENDENT STUDY
25-20.5-1401. Independent study - report - repeal. (1) (a) BY January 1, 2023, the department shall contract with an Independent entity to conduct a study and publish a report CONCERNING THE IMPACT AND IMPLEMENTATION OF House Bill 22-1326.
(b) The department shall consult with the judicial department, the office of behavioral health, and other STAKEHOLDERS IDENTIFIED bY THE DEPARTMENT IN DEVELOPING AND issuing a request for proposals to ensure candidates have EXPERTISE IN DATA COLLECTION AND PROGRAM ANALYSIS, AND RELEVANT

CRIMINAL LAW AND HARM REDUCTION ISSUES.
(2) AT A MINIMUM, THE INDEPENDENT ENTITY SHALL IDENTIFY AND REPORT FINDINGS REGARDING AVAILABLE DATA AND INFORMATION FROM JULY 1, 2019, THROUGH JUNE 30, 2024. DATA AND INFORMATION FROM CASES FILED AND PRACTICES IMPLEMENTED PRIOR TO JULY 1, 2022, MUST BE INCLUDED IN THE STUDY IN AN EFFORT TO ESTABLISH BASELINE INFORMATION, AS NECESSARY. THE DATA AND INFORMATION MUST BE REPORTED BOTH ON A STATEWIDE BASIS AND DISAGGREGATED BY JUDICIAL DISTRICT. THE DATA AND INFORMATION MUST INCLUDE, BUT IS NOT LIMITED TO:
(a) EVERY CASE WITH A CHARGE FILED PURSUANT TO SECTION 18-18-403.5 FOR THE UNLAWFUL POSSESSION OF FENTANYL, CARFENTANAL, OR AN ANALOG THEREOF, INCLUDING:
(I) WHETHER A MISDEMEANOR OR FELONY CHARGE WAS FILED;
(II) WHETHER AN ARREST WAS MADE OR A SUMMONS WAS ISSUED FOR THE CHARGE;
(III) WHETHER ANOTHER CRIMINAL CHARGE WAS FILED IN THE CASE, AND IF SO, WHAT CHARGE;
(IV) THE DISPOSITION OF THE CASE, INCLUDING THE SENTENCE IMPOSED;
(V) WHETHER THE DEFENDANT IS CURRENTLY SERVING THE SENTENCE AND IF THE SENTENCE INCLUDES PROBATION SUPERVISION;
(VI) WHETHER THE DEFENDANT SUCCESSFULLY COMPLETED THE SENTENCE, INCLUDING IF THE DEFENDANT SUCCESSFULLY COMPLETED AN INITIAL PROBATIONARY SENTENCE OR WHETHER PROBATION WAS REVOKED AND RESULTED IN INCARCERATION IN JAIL OR PRISON;
(VII) IF PROBATION WAS REVOKED, WHETHER THE REVOCATION WAS FOR A NEW CRIMINAL CASE OR A TECHNICAL VIOLATION;
(VIII) WHETHER SUBSTANCE ABUSE TREATMENT WAS ORDERED AND, IF SO, WHAT TYPE, INCLUDING WHETHER THE COURT ORDERED PLACEMENT IN A RESIDENTIAL TREATMENT FACILITY PURSUANT TO SECTION 18-1.3-410 OR 18-1.3-509; AND
(IX) THE RACE, GENDER, AND AGE OF THE DEFENDANT, AND WHETHER THE DEFENDANT WAS REPRESENTED BY COURT-APPOINTED COUNSEL OR OTHERWISE DETERMINED TO BE INDIGENT;
(b) THE PREVENTION AND EDUCATION CAMPAIGN DEVELOPED BY THE DEPARTMENT PURSUANT TO SECTION 25-1.5-115.5 AND THE FENTANYL EDUCATION PROGRAM DEVELOPED BY THE OFFICE OF BEHAVIORAL HEALTH PURSUANT TO SECTION 27-80-127, INCLUDING THE METHOD AND REACH OF THE CAMPAIGN AND PROGRAM;
(c) THE IMPLEMENTATION OF MEDICATION-ASSISTED TREATMENT AND OTHER APPROPRIATE WITHDRAWAL MANAGEMENT CARE BY EVERY JAIL THAT RECEIVED FUNDING PURSUANT TO SECTION 27-60-106, INCLUDING WHETHER THE JAILS COMPLIED WITH IMPLEMENTATION AND, IF NOT, WHETHER THE JAIL FORFEITED OR RETURNED FUNDING;
(d) THE ELIGIBLE ENTITIES THAT PURCHASED OPIATE ANTAGONISTS THROUGH THE OPIATE ANTAGONIST BULK PURCHASE FUND PURSUANT TO SECTION 25-1.5-115, INCLUDING THE AMOUNT OF OPIATE ANTAGONISTS PURCHASED BY EACH ELIGIBLE ENTITY AND THE REVENUE RECEIVED BY THE BULK PURCHASE FUND;
(e) THE ELIGIBLE ENTITIES THAT RECEIVED NON-LABORATORY SYNTHETIC OPIATE DETECTION TESTS PURSUANT TO SECTION 25-1.5-115.3 AND THE AMOUNT OF NON-LABORATORY SYNTHETIC OPIATE DETECTION TESTS RECEIVED BY EACH ELIGIBLE ENTITY;

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(IV) The disposition of the case, including the sentence IMPOSED;
(V) Whether the defendant is currently serving the SENTENCE AND IF THE SENTENCE INCLUDES PROBATION SUPERVISION;
(VI) Whether the defendant successfully completed the SENTENCE, INCLUDING IF THE DEFENDANT SUCCESSFULLY COMPLETED AN INITIAL PROBATIONARY SENTENCE OR WHETHER PROBATION WAS REVOKED AND RESULTED IN INCARCERATION IN JAIL OR PRISON;
(VII) If probation was revoked, whether the revocation was for a new criminal case or a technical violation;
(VIII) Whether substance abuse treatment was ordered and, if so, what type, including whether the court ordered PLACEMENT IN A RESIDENTIAL TREATMENT FACILITY PURSUANT TO SECTION 18-1.3-410 OR 18-1.3-509; AND
(IX) The race, gender, and age of the defendant, and whether the defendant was represented by court-appointed COUNSEL OR OTHERWISE DETERMINED TO BE INDIGENT;
(b) The prevention and education campaign developed by the department pursuant to section 25-1.5-115.5 and the fentanyl education program developed by the behavioral health administration pursuant to section 27-80-127, including the METHOD AND REACH OF THE CAMPAIGN AND PROGRAM;
(c) The implementation of medication-assisted treatment and other appropriate withdrawal management care by every jail that received funding pursuant to section 27-60-106, InCLUDING WHETHER THE JAILS COMPLIED wITH IMPLEMENTATION AND, If NOT, WHETHER THE JAIL FORFEITED OR RETURNED FUNDING;
(d) The eligible entities that purchased opiate antagonists through the opiate antagonist bulk purchase fund pursuant to section \(25-1.5-115\), including the amount of opiate antagonists purchased by each eligible entity and the revenue received by THE BULK PURCHASE FUND;
(e) The eligible entities that received non-laboratory SYNTHETIC OPIATE DETECTION TESTS PURSUANT TO SECTION 25-1.5-115.3 and the amount of non-laboratory synthetic opiate detection TESTS RECEIVED bY EaCH ELIGIBLE ENTITY;
(f) The harm reduction grant program, created in section 25-20.5-1101, including:
(I) The Grantees, the uses of each grant, the amount of the GRANT AWARD, THE NUMBER OF PEOPLE SERVED BY THE GRANT, AND ANY available outcome measures as a result of the grant uses;
(II) Strategies developed and implemented through the PROGRAM, IF ANY, FOR SERVING POPULATIONS WHO ARE AT A HIGHER RISK OF OVERDOSE AND LIVE IN UNDERSERVED AREAS; AND
(III) Evidence-based research developed through the Program concerning best or promising practices in overdose PREVENTION, EARLY INTERVENTION, HARM REDUCTION, AND MEDICATION-ASSISTED TREATMENT; AND
(g) EVERY OVERDOSE DEATH CAUSED BY FENTANYL, CARFENTANAL, OR AN ANALOG THEREOF, OCCURRING IN A JAIL, PRISON, OR RESIDENTIAL COMMUNITY CORRECTIONS FACILITY OR WHILE UNDER probation, parole, or pretrial release.
(3) By December 31, 2024, the independent entity shall SUBMIT A COMPLETED COMPREHENSIVE REPORT OF ITS FINDINGS pursuant to subsection (2) of this section to the department.
(4) By January 31, 2025, THE DEPARTMENT SHALL PUBLISH THE REPORT ON ITS WEBSITE AND SHALL SUBMIT THE REPORT TO THE JUDICIARY COMMITTEES OF THE HOUSE OF REPRESENTATIVES AND THE SENATE, OR ANY SUCCESSOR COMMITTEES.
(5) This part 14 is repealed, effective July 1, 2025.".

Amendment No. 7, by Representative Bacon.
Amend printed bill, page 42, before line 14 insert:
"SECTION 31. In Colorado Revised Statutes, 27-60-106.5, amend (1)(a); and add (4) as follows:

27-60-106.5. Criminal justice diversion programs - rules report - appropriation - repeal. (1) (a) The SUBJECT TO AVAILABLE APPROPRIATIONS, THE office of behavioral health in the state department may Shall contract with cities and counties, OR CITY AND COUNTY PARTNERSHIPS, for the creation, maintenance, or expansion of criminal justice diversion programs. The goal of each program created pursuant to this section should be to connect law enforeement offieers FIRST RESPONDERS with behavioral health providers to assist individuals in need of behavioral health intervention or to divert individuals from the criminal justice system, including arrest and incarceration. The contract MUST REQUIRE THAT CITIES AND COUNTIES, OR CITY AND COUNTY PARTNERSHIPS, PROVIDE, AT A MINIMUM, CASE MANAGEMENT SERVICES AND REFERRALS FOR APPROPRIATE BEHAVIORAL HEALTH SERVICES, INCLUDING OUTPATIENT TREATMENT, SHORT-TERM RESIDENTIAL PLACEMENT FOR WITHDRAWAL MANAGEMENT OR CRISIS STABILIZATION, RESIDENTIAL TREATMENT SERVICES, AND MEDICATION-ASSISTED TREATMENT.
(4) (a) For the 2022-23 STATE FISCAL YEAR, THE GENERAL ASSEMBLY SHALL APPROPRIATE TWO MILLION DOLLARS TO THE OFFICE OF BEHAVIORAL HEALTH FOR THE PURPOSE OF IMPLEMENTING THE PROGRAMS CREATED BY SUBSECTION (1)(a) OF THIS SECTION.
(b) This subsection (4) is repealed, effective July 1, 2024.

SECTION 32. In Colorado Revised Statutes, 27-60-106.5, amend (1)(a); and add (4) as follows:

27-60-106.5. Criminal justice diversion programs - rules report - appropriation - repeal. (1).(a) The SUBJECT TO AVAILABLE APPROPRIATIONS, THE offiee of behavioral health in the state department may BHA SHALL contract with cities and counties, OR CITY AND COUNTY PARTNERSHIPS, for the creation, maintenance, or expansion of criminal justice diversion programs. The goal of each program created pursuant to this section should be to connect law enforeement officers FIRST RESPONDERS with behavioral health providers to assist individuals in need of behavioral health intervention or to divert individuals from the criminal justice system, including arrest and incarceration. The contract MUST REQUIRE THAT CITIES AND COUNTIES, OR CITY AND COUNTY PARTNERSHIPS, PROVIDE, AT A MINIMUM, CASE MANAGEMENT SERVICES AND REFERRALS FOR APPROPRIATE BEHAVIORAL HEALTH SERVICES, INCLUDING OUTPATIENT TREATMENT, SHORT-TERM RESIDENTIAL PLACEMENT FOR WITHDRAWAL MANAGEMENT OR CRISIS STABILIZATION, RESIDENTIAL TREATMENT SERVICES, AND MEDICATION-ASSISTED TREATMENT.
(4) (a) FOR THE 2022-23 STATE FISCAL YEAR, THE GENERAL ASSEMBLY SHALL APPROPRIATE TWO MILLION DOLLARS TO THE BHA FOR THE PURPOSE OF IMPLEMENTING THE PROGRAMS CREATED BY SUBSECTION (1)(a) OF THIS SECTION.
(b) This subsection (4) is repealed, effective July 1, 2024.

SECTION 33. In Colorado Revised Statutes, add 27-80-107.8 as follows:

27-80-107.8. Withdrawal management and crisis service expansion - appropriation. (1) ON OR BEFORE JANUARY 1, 2023, EACH MANAGED SERVICE ORGANIZATION SHALL:
(a) CONTRACT TO PROVIDE SHORT-TERM RESIDENTIAL PLACEMENT FOR WITHDRAWAL MANAGEMENT, CRISIS STABILIZATION, OR MEDICATION-ASSISTED TREATMENT FOR PERSONS IN IMMEDIATE NEED OF DETOXIFICATION AND STABILIZATION SERVICES, WITH A PROVIDER WHO IS Licensed by the state of Colorado to provide those services.
(b) DEVELOP A PAYMENT SCHEDULE THAT INCLUDES ADMISSION AND SERVICE RATES FROM THE MANAGED SERVICE ORGANIZATION TO THE PROVIDER, AND ORGANIZATIONAL FUNDING FOR TRAINING AND COORDINATION WITH FIRST RESPONDERS OR REFERRING ENTITIES; AND
(c) Provide training to, AND ONGOING COORDINATION WITH, FIRST RESPONDERS OR REFERRING ENTITIES CONCERNING THE AVAILABLE SERVICES TO BE UTILIZED IN LIEU OF ARREST AND TRANSPORT TO JAIL, TO THE GREATEST EXTENT POSSIBLE.
(2) FOR THE 2022-23 STATE FISCAL YEAR, THE GENERAL ASSEMBLY SHALL APPROPRIATE TEN MILLION DOLLARS TO THE OFFICE OF BEHAVIORAL HEALTH TO BE DISTRIBUTED TO MANAGED SERVICE ORGANIZATIONS FOR THE PURPOSE OF IMPLEMENTING THIS SECTION. ANY UNEXPENDED MONEY REMAINING AT THE END OF THE 2022-23 STATE FISCAL YEAR FROM THIS APPROPRIATION:
(a) Does not revert to the general fund or any other fund;
(b) May be used by the office of behavioral health in the 2023-24 OR 2024-25 STATE FISCAL YEARS WITHOUT FURTHER APPROPRIATION; AND
(c) MUST NOT BE USED FOR ANY OTHER PURPOSE OTHER THAN THE PURPOSES SET FORTH IN THIS SECTION.

SECTION 34. In Colorado Revised Statutes, add 27-80-107.8 as follows:

27-80-107.8. Withdrawal management and crisis service expansion - appropriation. (1) ON OR BEFORE JANUARY 1, 2023, EACH MANAGED SERVICE ORGANIZATION SHALL:
(a) CONTRACT TO PROVIDE SHORT-TERM RESIDENTIAL PLACEMENT FOR WITHDRAWAL MANAGEMENT, CRISIS STABILIZATION, OR MEDICATION-ASSISTED TREATMENT FOR PERSONS IN IMMEDIATE NEED OF DETOXIFICATION AND STABILIZATION SERVICES, WITH A PROVIDER WHO IS LICENSED BY THE STATE OF COLORADO TO PROVIDE THOSE SERVICES.
(b) DEVELOP A PAYMENT SCHEDULE THAT INCLUDES ADMISSION AND SERVICE RATES FROM THE MANAGED SERVICE ORGANIZATION TO THE PROVIDER, AND ORGANIZATIONAL FUNDING FOR TRAINING AND COORDINATION WITH FIRST RESPONDERS OR REFERRING ENTITIES; AND
(c) Provide training To, AND ONGOING COORDINATION WITH, FIRST RESPONDERS OR REFERRING ENTITIES CONCERNING THE AVAILABLE SERVICES TO BE UTILIZED IN LIEU OF ARREST AND TRANSPORT TO JAIL, TO THE GREATEST EXTENT POSSIBLE.
(2) FOR THE 2022-23 STATE FISCAL YEAR, THE GENERALASSEMBLY SHALL APPROPRIATE TEN MILLION DOLLARS TO THE BEHAVIORAL HEALTH ADMINISTRATION TO BE DISTRIBUTED TO MANAGED SERVICE ORGANIZATIONS FOR THE PURPOSE OF IMPLEMENTING THIS SECTION. ANY UNEXPENDED MONEY REMAINING AT THE END OF THE 2022-23 STATE FISCAL YEAR FROM THIS APPROPRIATION:
(a) DOES NOT REVERT TO THE GENERAL FUND OR ANY OTHER FUND;
(b) MAY BE USED BY THE BEHAVIORAL HEALTH ADMINISTRATION IN THE 2023-24 OR 2024-25 STATE FISCAL YEARS WITHOUT FURTHER APPROPRIATION; AND
(c) MUST NOT BE USED FOR ANY OTHER PURPOSE OTHER THAN THE PURPOSES SET FORTH IN THIS SECTION.".

Amendment No. 8, by Representative Herod.
Amend proposed second reading amendment (HB1326_L.119), page 1, strike lines 2 through 40.

Page 2, strike lines 1 through 9 .
Page 2, line 10, strike "SECTION 33." and substitute ""SECTION 31.".
Renumber succeeding section accordingly.
Amendment No. 9, by Representative Lynch.
Amend printed bill, page 42, before line 14 , insert:
"SECTION 31. In Colorado Revised Statutes, add 24-33.5-525 as follows:

24-33.5-525. Synthetic opiate poisoning investigation and distribution interdiction grant program - creation - duties - rules reports - appropriation - definition - repeal. (1) THERE IS CREATED IN THE DIVISION THE SYNTHETIC OPIATE POISONING INVESTIGATION AND DISTRIBUTION INTERDICTION GRANT PROGRAM, REFERRED TO IN THIS SECTION AS "GRANT PROGRAM", TO PROVIDE GRANTS TO LAW ENFORCEMENT AGENCIES FOR THE PURPOSE OF INVESTIGATING DEATHS CAUSED BY SYNTHETIC OPIATE POISONING AND DISRUPTING SYNTHETIC OPIATE DISTRIBUTION.
(2) A LAW ENFORCEMENT AGENCY MAY APPLY FOR A GRANT FOR THE FOLLOWING PURPOSES:
(a) InVESTIGATING DEATHS AND SERIOUS INJURIES CAUSED BY SYNTHETIC OPIATE POISONING;
(b) INVESTIGATING, ENFORCING, AND PROSECUTING SYNTHETIC OPIATE DISTRIBUTION NETWORKS, INCLUDING PERFORMING MULTIJURISDICTIONAL INVESTIGATIONS AND ENFORCEMENT OPERATIONS; AND
(c) EnHANCING SYNTHETIC OPIATE DISTRIBUTION INTELLIGENCE, INFORMATION-SHARING CAPABILITIES, AND INTERAGENCY COLLABORATION AMONG FEDERAL, STATE, AND LOCAL LAW ENFORCEMENT PARTNERS.
(3) (a) SUBJECT TO AVAILABLE APPROPRIATIONS, GIFTS, GRANTS, OR DONATIONS, THE DIVISION SHALL ADMINISTER THE GRANT PROGRAM AND SHALL AWARD GRANTS AS PROVIDED IN THIS SECTION.
(b) THE DIVISION MAY SEEK, ACCEPT, AND EXPEND GIFTS, GRANTS, OR DONATIONS FROM PRIVATE OR PUBLIC SOURCES FOR THE PURPOSES OF

\section*{1 THIS SECTION.}
(4) ThE DIVISION MAY PROMULGATE SUCH RULES AS MAY BE NECESSARY TO IMPLEMENT THE GRANT PROGRAM.
(5) (a) On or before August 1, 2023, and on or before AUGust 1 EACH YEAR THEREAFTER, EACH GRANT RECIPIENT THAT RECEIVED A GRANT THROUGH THE GRANT PROGRAM IN THE PRECEDING STATE FISCAL YEAR SHALL SUBMIT A REPORT TO THE DIVISION IN A FORMAT REQUIRED BY THE DIVISION. At A MINIMUM, THE REPORT MUST INCLUDE A DESCRIPTION OF THE USES OF THE GRANT MONEY DURING THE applicable grant term. The division may promulgate rules REGARDING REPORTING REQUIREMENTS, INCLUDING ADDITIONAL INFORMATION TO BE INCLUDED IN THE REPORT.
(b) On or Before December 1, 2023, and on or before DECEMBER 1 EACH YEAR THEREAFTER FOR THE DURATION OF THE GRANT PROGRAM, THE DIVISION SHALL SUBMIT A SUMMARIZED REPORT TO THE JUDICIARY COMMITTEES OF THE HOUSE OF REPRESENTATIVES AND THE SENATE, OR ANY SUCCESSOR COMMITTEES. AT A MINIMUM, THE REPORT MUST INCLUDE THE INFORMATION PROVIDED BY GRANT RECIPIENTS TO THE DIVISION PURSUANT TO THIS SUBSECTION (5).
(6) THE DIVISION SHALL CONSULT THE OPIOID CRISIS RECOVERY FUNDS ADVISORY COMMITTEE, CREATED IN SECTION 27-81-118, CONCERNING THE IMPLEMENTATION OF THIS SECTION, INCLUDING RECOMMENDATIONS FOR POTENTIAL GRANT RECIPIENTS AND EXPENDITURES, AND ASSISTANCE SEEKING GIFTS, GRANTS, AND DONATIONS PURSUANT TO SUBSECTION (3)(b) OF THIS SECTION.
(7) As used in this section, unless the context otherwise REQUIRES, "LAW ENFORCEMENT AGENCY" HAS THE SAME MEANING SET FORTH IN SECTION 24-32-124 (1)(e), AND INCLUDES A DISTRICT ATTORNEY'S OFFICE, A MULTIJURISDICTIONAL LAW ENFORCEMENT TASK FORCE THAT INCLUDES A LAW ENFORCEMENT AGENCY AS DEFINED BY SECTION 24-32-124 (1)(e), OR A POLICE DEPARTMENT FOR A PRIVATE OR STATE INSTITUTION OF HIGHER EDUCATION.
(8) This section is repealed, effective July 1, 2026.".

Amendment No. 10, by Speaker Garnett.
Amend printed bill, page 6 , line 7, after "(6)" insert "and (7)".
Page 7, after line 8 insert:
"(7) NotwITHSTANDING SUBSECTION (2.5) OF THIS SECTION, ON OR AFTER JULY 1, 2022, THE POSSESSION OF AN OPIATE ANTAGONIST OR A NON-LABORATORY SYNTHETIC OPIATE DETECTION TEST MUST NOT BE USED AS EVIDENCE TO PROVE THE PERSON KNEW OR HAD REASONABLE CAUSE TO BELIEVE THAT THE MATERIAL, COMPOUND, MIXTURE, OR PREPARATION CONTAINED ANY QUANTITY OF FENTANYL, CARFENTANAL, OR AN ANALOG THEREOF AS DESCRIBED IN SECTION 18-18-204 (2)(g).".

Amendment No. 11, by Representative Benavidez.
Amend page 27, line 13, strike "throughout" and substitute "throughout AT ANY TIME DURING".

Page 27, line 21, after "RECEIVED" and substitute "OR HAS BEEN ASSESSED TO RECEIVE".

1 Page 27, line 22, strike "uSE," insert "USE IN THE COMMUNITY OR WHILE
2 IN JAIL,".
3
4 Page 28, line 11, strike "throughout" and substitute "throughout AT ANY 5 TIME DURING".

7 Page 28, line 19, after "RECEIVED" insert "OR HAS BEEN ASSESSED TO RECEIVE".

10 Page 28, line 20, strike "uSE," insert "USE IN THE COMMUNITY OR WHILE 1 IN JAIL,".
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14
Page 38, line 23, strike "booked into the jail facility" and substitute "booked into the jail facility WHEN BOOKED INTO THE JAIL FACILITY AND AT ANY TIME SUBSEQUENT TO BOOKING WHEN CLINICALLY INDICATED".

Page 39, lines 5 and 6, strike "DEVELOP AND IMPLEMENT" and substitute "DEVELOP, IMPLEMENT, AND PUBLISH".

Page 39 , line 23 , strike "booked into the jail facility" and substitute "booked into the jail facility WHEN BOOKED INTO THE JAIL FACILITY AND AT ANY TIME SUBSEQUENT TO BOOKING WHEN CLINICALLY INDICATED".

Page 40, line 6, strike "DEVELOP AND IMPLEMENT" and substitute "DEVELOP, IMPLEMENT, AND PUBLISH".

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

HB22-1281 by Representative(s) Gonzales-Gutierrez and Ricks, Amabile, Bradfield, Michaelson Jenet, Van Beber; also Senator(s) Winter and Rankin-Concerning a program to fund behavioral health-care services.
(Laid Over from April 21, 2022.)
Amendment No. 1, Appropriations Report, dated April 19, 2022, and placed in member's bill file; Report also printed in House Journal, April 19, 2022.

Amendment No. 2, Public \& Behavioral Health \& Human Services Report, dated April 5, 2022, and placed in member's bill file; Report also printed in House Journal, April 6, 2022.

Amendment No. 3, by Representative Ricks.
Amend the Public \& Behavioral Health \& Human Services Committee Report, dated April 5, 2022, page 3 of the report, strike line 12.

Page 3 of the report, strike lines 22 through 26 and substitute:
"IN-KIND".
Page 9 of the bill, line 4, after "FUNDS" insert "OR IN-KIND CONTRIBUTING RESOURCES".".

Page 4 of the report, strike lines 3 through 10 and substitute:
"Page 9 of the bill, strike lines 20 through 27 and substitute:
"(3) (a) The BHA shall only award grants to applicants THAT OFFER A MONETARY CONTRIBUTION OR IN-KIND CONTRIBUTIONS THAT DIRECTLY SUPPORT THE SERVICES PROVIDED WITH A GRANT AWARD. In determining the amount of contributing resources required FOR AN APPLICANT, THE BHA SHALL CONSIDER THE SIZE OF THE APPLICANT ORGANIZATION, INCLUDING AVAILABLE STAFF AND ANNUAL operating budget. The BHA may waive the contributing RESOURCES REQUIREMENT FOR AN APPLICANT THAT IS REQUESTING A GRANT AWARD OF LESS THAN FIFTY THOUSAND DOLLARS.".

Page 10 of the bill, strike lines 1 and 2.".
Page 4 of the report, strike lines 25 and 26 and substitute:
"Page 10 of the bill, line 19, strike "NONFINANCIAL" and substitute "IN-KIND".".

Amendment No. 4, by Representative Gonzales-Gutierrez.
Amend printed bill, page 12 , after line 8 insert:
"SECTION 3. In Colorado Revised Statutes, add 27-60-205 as follows:

27-60-205. Substance use workforce stability grant program - repeal. (1) THERE IS ESTABLISHED IN THE BHA THE SUBSTANCE USE WORKFORCE STABILITY GRANT PROGRAM, REFERRED TO IN THIS SECTION AS THE "GRANT PROGRAM". THE BHA SHALL ADMINISTER THE GRANT PROGRAM AND SHALL DEVELOP POLICIES AND PROCEDURES FOR THE GRANT PROGRAM, WHICH MUST INCLUDE A GRANT APPLICATION PROCESS, CRITERIA FOR AWARDING GRANTS AND DETERMINING THE AMOUNT OF A GRANT AWARD, AND THE TIMELINE FOR AWARDING GRANTS AND DISTRIBUTING GRANT MONEY.
(2) A SUBSTANCE USE DISORDER TREATMENT PROVIDER OR A RECOVERY PROVIDER, INCLUDING PROVIDERS THAT SERVE CHILDREN, AND A LOCAL GOVERNMENT, AS DEFINED IN SECTION 27-60-301, IS ELIGIBLE FOR A GRANT. IN ORDER TO RECEIVE A GRANT, A PROVIDER MUST SUBMIT AN APPLICATION TO THE BHA AND MUST PRIORITIZE PROVIDING SERVICES TO VOLUNTARY AND CIVIL CLIENTS.
(3) THE BHA SHALL ACCEPT AND REVIEW GRANT APplications and award grants. The BHA shall prioritize awarding grants to PROVIDERS THAT OFFER SAME-DAY OR NEXT-DAY APPOINTMENTS, SERVE LOW-INCOME AND MARGINALIZED POPULATIONS, OR INTEND TO EXPAND THE NUMBER OF INDIVIDUALS THEY SERVE.
(4) A GRant recipient shall use a grant award to support DIRECT CARE STAFF WHO SPEND FIFTY PERCENT OR MORE OF THEIR TIME WORKING WITH CLIENTS. SUPPORTING DIRECT CARE STAFF MAY INCLUDE TEMPORARY SALARY INCREASES, RECRUITMENT AND RETENTION BONUSES, AND OTHER TACTICS THAT SUPPORT STAFF.
(5) (a) THE GENERAL ASSEMBLY SHALL APPROPRIATE TO THE STATE DEPARTMENT FIFTEEN MILLION DOLLARS FROM THE BEHAVIORAL AND MENTAL HEALTH CASH FUND CREATED IN SECTION 24-75-230 FOR THE GRANT PROGRAM.

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(b) THE STATE DEPARTMENT, BHA, AND ANY PERSON WHO RECEIVES MONEY FROM THE BHA, INCLUDING EACH GRANT RECIPIENT, SHALL COMPLY WITH THE COMPLIANCE, REPORTING, RECORD-KEEPING, AND PROGRAM EVALUATION REQUIREMENTS ESTABLISHED BY THE OFFICE OF STATE PLANNING AND BUDGETING AND THE STATE CONTROLLER IN ACCORDANCE WITH SECTION 24-75-226 (5).
(6) This Section is repealed, effective June 30, 2027.".

Renumber succeeding section accordingly.
Amendment No. 5, by Representative Gonzales-Gutierrez.
Amend printed bill, page 11, line 11, strike "NINETY" and substitute "SEVENTY-FIVE".

Page 11, line 16, strike "Forty-FIVE" and substitute "THIRTY-FIVE".
Page 11, line 18, strike "FORTY-FIVE" and substitute "FORTY".
As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

HB22-1287 by Representative(s) Boesenecker and Hooton, Bacon, Benavidez, Bernett, Caraveo, Cutter, Duran, Gonzales-Gutierrez, Gray, Jodeh, Kennedy, Kipp, Lindsay, McCluskie, McLachlan, Mullica, Ortiz, Ricks, Sirota, Sullivan, Titone, Weissman, Woodrow; also Senator(s) Winter, Coleman, Lee, Story-Concerning protections for mobile home park residents.
(Laid Over from April 21, 2022.)
Amendment No. 1, Appropriations Report, dated April 19, 2022, and placed in member's bill file; Report also printed in House Journal, April 19, 2022.

Amendment No. 2, Transportation \& Local Government Report, dated March 23, 2022, and placed in member's bill file; Report also printed in House Journal, March 24, 2022.

Amendment No. 3, by Representative Boesenecker.
Amend Transportation \& Local Government Committee Report, dated March 23, 2022, page 1, strike lines 6 through 15 and substitute:
"Page 10 of the printed bill, line 18 , strike "(4),".
Page 10 of the bill, strike line 19 and substitute "(4) and (5) as follows:".
Page 10 of the bill, strike lines 21 through 27.
Page 11 of the bill, strike lines 1 through 22 and substitute "increase limitation on rent increases - repeal. (4) A LANDLORD SHALL NOT INCREASE RENT ON A MOBILE HOME".

Page 12 of the bill, line 3, strike "(6)" and substitute "(5)".
Page 12 of the bill, line 4, strike "A NOTICE of a RENT".

Page 12 of the bill, strike lines 5 through 7.".
Page 2 of the committee report, line 20, strike "(4), (5), OR (6)," and substitute "(4) OR (5),".

Amendment No. 4, by Representative Boesenecker.
Amend the Transportation \& Local Government Committee report dated March 23, 2022, page 2, line 8, strike "OFFER."." and substitute "OFFER".".

Page 3, strike line 23 and substitute "Page 53, strike lines 19 through 27 and substitute "(7) The registration forms provided by the division must require".".

Amendment No. 5, by Representative Boesenecker.
Amend printed bill, page 33 , line 21 , strike "AND".
Page 33, line 23, strike "PARK." and substitute "PARK; AND".
Page 33, after line 23 insert:
"(F) ANY AGREEMENT BETWEEN THE PARTIES REGARDING THE TRANSFER OF STATUTORY RESPONSIBILITIES ASSOCIATED WITH MANAGING THE PARK, AND ANY LIMITATIONS OR WAIVERS OF LIABILITY.".

As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
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HB22-1012 by Representative(s) Cutter and Valdez D., Lynch, Snyder;
also Senator(s) Ginal and Lee, Story-Concerning healthy
forests, and, in connection therewith, creating the wildfire
mitigation and recovery grant program.

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Amendment recommended by Appropriations Report, dated April 22, 2022, and placed in member's bill file; Report also printed in House Journal, April 22, 2022.

Amendment recommended by Energy \& Environment Report, dated February 17, 2022, and placed in member's bill file; Report also printed in House Journal, February 18, 2022.

Laid Over until Monday, April 25, 2022.

\section*{AMENDMENT(S) TO THE COMMITTEE OF THE WHOLE REPORT}

Representative Carver moved to amend the Report of the Committee of the Whole to show that L. 134 the following Carver amendment to HB22-1326 did pass:

Amend the Appropriations Committee Report, dated April 22, 2022, page 1 , strike lines 1 through 10 and substitute:
"Amend the Judiciary Committee Report, dated April 13, 2022, page 1, strike lines 4 through 22 and substitute:
"18-18-403.5. Unlawful possession of a controlled substance -
notice to the revisor of statutes - repeal. (2.5) NOTWITHSTANDING SUBSECTION (2)(c) OF THIS SECTION, ON OR AFTER JULY 1, 2022, A PERSON WHO VIOLATES SUBSECTION (1) OF THIS SECTION BY POSSESSING ANY MATERIAL, COMPOUND, MIXTURE, OR PREPARATION THAT CONTAINS ANY QUANTITY OF FENTANYL, CARFENTANAL, OR AN ANALOG THEREOF AS DESCRIBED IN SECTION 18-18-204 (2)(g), COMMITS A LEVEL 4 DRUG FELONY.".

The amendment was declared lost by the following roll call vote:
\begin{tabular}{lclllllll|}
\hline \multicolumn{1}{|c}{ YES } & 24 & \multicolumn{1}{c}{ NO } & 38 & \multicolumn{1}{c}{ EXCUSED } & 3 & ABSENT & 0 \\
\hline Amabile & N & Exum & N & Lynch & Y & Sirota & N \\
Bacon & N & Froelich & N & McCluskie & Y & Snyder & E \\
Baisley & N & Geitner & Y & McCormick & N & Soper & Y \\
Benavidez & N & Gonzales-Gutierrez & N & McKean & Y & Sullivan & N \\
Bernett & N & Gray & E & McLachlan & N & Tipper & N \\
Bird & Y & Hanks & Y & Michaelson Jenet & N & Titone & N \\
Bockenfeld & Y & Herod & N & Mullica & Y & Valdez A. & N \\
Boesenecker & N & Holtorf & Y & Neville & N & Valdez D. & N \\
Bradfield & Y & Hooton & N & Ortiz & N & Van Beber & Y \\
Caraveo & N & Jodeh & N & Pelton & Y & Van Winkle & Y \\
Carver & Y & Kennedy & N & Pico & Y & Weissman & N \\
Catlin & Y & Kipp & N & Ransom & E & Will & Y \\
Cutter & N & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & N & Lindsay & N & Ricks & N & Woodrow & N \\
Duran & N & Lontine & N & Roberts & Y & Woog & Y \\
Esgar & N & Luck & Y & Sandridge & N & Young & N \\
& & & & & & Speaker & N \\
\hline
\end{tabular}

Representative Carver moved to amend the Report of the Committee of the Whole to show that L. 153 the following Carver amendment to HB22-1326 did pass:

Amend the Appropriations Committee Report, dated April 22, 2022, page 1 , strike lines 4 and 5 and substitute:
"Page 1 of the Judiciary Committee Report, lines 12 and 13, strike "THE PERSON KNEW OR REASONABLY SHOULD HAVE KNOWN".

The amendment was declared lost by the following roll call vote:
\begin{tabular}{lcccccccc|}
\hline \multicolumn{1}{|c}{ YES } & \(\mathbf{2 7}\) & \multicolumn{1}{c}{ NO } & \(\mathbf{3 5}\) & \multicolumn{1}{c}{ EXCUSED } & 3 & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & N & Exum & N & Lynch & Y & Sirota & N \\
Bacon & N & Froelich & N & McCluskie & Y & Snyder & E \\
Baisley & Y & Geitner & Y & McCormick & N & Soper & Y \\
Benavidez & N & Gonzales-Gutierrez & N & McKean & Y & Sullivan & N \\
Bernett & N & Gray & E & McLachlan & Y & Tipper & N \\
Bird & Y & Hanks & Y & Michaelson Jenet & N & Titone & N \\
Bockenfeld & Y & Herod & N & Mullica & Y & Valdez A. & N \\
Boesenecker & N & Holtorf & Y & Neville & Y & Valdez D. & N \\
Bradfield & Y & Hooton & N & Ortiz & N & Van Beber & Y \\
Caraveo & N & Jodeh & N & Pelton & Y & Van Winkle & Y \\
Carver & Y & Kennedy & N & Pico & Y & Weissman & N
\end{tabular}
\begin{tabular}{llllllll} 
Catlin & Y & Kipp & N & Ransom & E & Will & Y \\
Cutter & N & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & N & Lindsay & N & Ricks & N & Woodrow & N \\
Duran & N & Lontine & N & Roberts & Y & Woog & Y \\
Esgar & N & Luck & Y & Sandridge & N & Young & N \\
& & & & & & Speaker & N
\end{tabular}

Representative Carver moved to amend the Report of the Committee of the Whole to show that L. 154 the following Carver amendment to HB22-1326 did pass:

Amend the Appropriations Committee Report, dated April 22, 2022, page 1 , page 1 , strike lines 8 through 10 .

The amendment was declared lost by the following roll call vote:
\begin{tabular}{lllllllll|}
\hline \multicolumn{1}{|c}{ YES } & 28 & \multicolumn{1}{c}{ NO } & 34 & \multicolumn{1}{c}{ EXCUSED } & 3 & ABSENT & 0 \\
\hline Amabile & N & Exum & N & Lynch & Y & Sirota & N \\
Bacon & N & Froelich & N & McCluskie & Y & Snyder & E \\
Baisley & Y & Geitner & Y & McCormick & N & Soper & Y \\
Benavidez & N & Gonzales-Gutierrez & N & McKean & Y & Sullivan & N \\
Bernett & N & Gray & E & McLachlan & N & Tipper & N \\
Bird & Y & Hanks & Y & Michaelson Jenet & N & Titone & N \\
Bockenfeld & Y & Herod & N & Mullica & Y & Valdez A. & N \\
Boesenecker & N & Holtorf & Y & Neville & Y & Valdez D. & N \\
Bradfield & Y & Hooton & N & Ortiz & N & Van Beber & Y \\
Caraveo & Y & Jodeh & N & Pelton & Y & Van Winkle & Y \\
Carver & Y & Kennedy & N & Pico & Y & Weissman & N \\
Catlin & Y & Kipp & N & Ransom & E & Will & Y \\
Cutter & N & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & N & Lindsay & N & Ricks & N & Woodrow & N \\
Duran & N & Lontine & N & Roberts & Y & Woog & Y \\
Esgar & N & Luck & Y & Sandridge & N & Young & Y \\
& & & & & & Speaker & N \\
& & & & & & & \\
\hline
\end{tabular}

Representative Carver moved to amend the Report of the Committee of the Whole to show that L. 088 the following Carver amendment to HB22-1326 did pass:

Amend printed bill, page 10, strike lines 11 through 16 and substitute:
"(i) A vIOLATION OF SECTION 18-18-405 (2)(a)(III)(A), IF THE VIOLATION INVOLVES DISTRIBUTION OR TRANSFER OF A MATERIAL, COMPOUND, MIXTURE, OR PREPARATION THAT WEIGHS NOT MORE THAN ONE-HALF OF A GRAM AND CONTAINS ANY QUANTITY OF FENTANYL, CARFENTANAL, OR AN ANALOG THEREOF, AS DESCRIBED IN SECTION 18-18-204 (2)(g), AND IF THE DISTRIBUTION OR TRANSFER WAS FOR THE PURPOSE OF CONSUMING ALL OF THE MATERIAL, COMPOUND, MIXTURE, OR PREPARATION THAT WEIGHS NOT MORE THAN ONE-HALF OF A GRAM AND CONTAINS ANY QUANTITY OF FENTANYL, CARFENTANAL, OR AN ANALOG THEREOF, AS DESCRIBED IN SECTION 18-18-204 (2)(g), WITH THE PERSON WHO DIED AT A TIME SUBSTANTIALLY CONTEMPORANEOUS WITH THE DISTRIBUTION OR TRANSFER.".

The amendment was declared lost by the following roll call vote:
\begin{tabular}{lclllllll|}
\hline \multicolumn{1}{|c}{ YES } & 23 & \multicolumn{1}{c}{ NO } & 39 & \multicolumn{1}{c}{ EXCUSED } & 3 & ABSENT & 0 \\
\hline Amabile & N & Exum & N & Lynch & Y & Sirota & N \\
Bacon & N & Froelich & N & McCluskie & N & Snyder & E \\
Baisley & Y & Geitner & Y & McCormick & N & Soper & Y \\
Benavidez & N & Gonzales-Gutierrez & N & McKean & Y & Sullivan & N \\
Bernett & N & Gray & E & McLachlan & N & Tipper & N \\
Bird & Y & Hanks & Y & Michaelson Jenet & N & Titone & N \\
Bockenfeld & Y & Herod & N & Mullica & N & Valdez A. & N \\
Boesenecker & N & Holtorf & Y & Neville & Y & Valdez D. & N \\
Bradfield & Y & Hooton & N & Ortiz & N & Van Beber & Y \\
Caraveo & N & Jodeh & N & Pelton & Y & Van Winkle & Y \\
Carver & Y & Kennedy & N & Pico & Y & Weissman & N \\
Catlin & Y & Kipp & N & Ransom & E & Will & Y \\
Cutter & N & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & N & Lindsay & N & Ricks & N & Woodrow & N \\
Duran & N & Lontine & N & Roberts & N & Woog & Y \\
Esgar & N & Luck & Y & Sandridge & N & Young & N \\
& & & & & & Speaker & N \\
\hline
\end{tabular}

Representative Carver moved to amend the Report of the Committee of the Whole to show that L. 115 the following Carver amendment to HB22-1326 did pass:

Amend printed bill, page 7 , line 24 , strike "(A)".
Page 8, strike lines 5 through 13.
Page 10 , line 11 , strike "(2)(a)(III)(A)" and substitute "(2)(a)(III)".
Page 11, line 18, strike "(7);" and substitute "(10)(a)(III), and (10)(a)(IV);".

Page 11 , line 18 , before "as" insert "and (10)(a)(V)".
Page 12, strike lines 1 through 11 and substitute:
"(10) (a) Except for a level 1 drug felony, the presence of one or more of the following aggravating circumstances at the time of the commission of a drug felony offense requires the court, if it sentences the defendant to incarceration, to sentence the defendant to a term of at least the midpoint in the presumptive range but not more than the maximum term of the aggravated range:
(III) The defendant was under confinement, in prison, or in any correctional institution as a convicted felon, or an escapee from any correctional institution for another felony; or
(IV) The defendant was on probation for or on bond while awaiting sentencing following revocation of probation for a delinquent act that would have constituted a felony if committed by an adult; OR
(V) THE DEFENDANT COMMITTED A VIOLATION OF SECTION 18-18405 (2)(a)(III).".

The amendment was declared lost by the following roll call vote:

1
\begin{tabular}{|c|c|c|c|c|c|c|c|}
\hline YES & 28 & NO & 35 & EXCUSED & 2 & ABSENT & 0 \\
\hline Amabile & N & Exum & N & Lynch & Y & Sirota & N \\
\hline Bacon & N & Froelich & N & McCluskie & Y & Snyder & E \\
\hline Baisley & Y & Geitner & Y & McCormick & N & Soper & Y \\
\hline Benavidez & N & Gonzales-Gutierrez & N & McKean & Y & Sullivan & N \\
\hline Bernett & N & Gray & E & McLachlan & N & Tipper & N \\
\hline Bird & Y & Hanks & Y & Michaelson Jenet & N & Titone & N \\
\hline Bockenfeld & Y & Herod & N & Mullica & Y & Valdez A. & N \\
\hline Boesenecker & N & Holtorf & Y & Neville & Y & Valdez D. & N \\
\hline Bradfield & Y & Hooton & N & Ortiz & N & Van Beber & Y \\
\hline Caraveo & N & Jodeh & N & Pelton & Y & Van Winkle & Y \\
\hline Carver & Y & Kennedy & N & Pico & Y & Weissman & N \\
\hline Catlin & Y & Kipp & N & Ransom & Y & Will & Y \\
\hline Cutter & N & Larson & Y & Rich & Y & Williams & Y \\
\hline Daugherty & N & Lindsay & N & Ricks & N & Woodrow & N \\
\hline Duran & N & Lontine & N & Roberts & Y & Woog & Y \\
\hline Esgar & N & Luck & Y & Sandridge & Y & Young & N \\
\hline & & & & & & Speaker & N \\
\hline
\end{tabular}

Representative Soper moved to amend the Report of the Committee of the Whole to show that L. 139 the following Soper amendment to HB22-1326 did pass:

Amend the Appropriations Committee Report, dated April 22, 2022, page 1, strike lines 1 through 10 and substitute:
"Amend the Judiciary Committee Report, dated April 13, 2022, page 1, strike lines 4 through 22 and substitute:
"18-18-403.5. Unlawful possession of a controlled substance notice to the revisor of statutes - repeal. (2.5) NOTWITHSTANDING SUBSECTION (2)(c) OF THIS SECTION, ON OR AFTER JULY 1, 2022, A PERSON WHO VIOLATES SUBSECTION (1) OF THIS SECTION BY POSSESSING ANY MATERIAL, COMPOUND, MIXTURE, OR PREPARATION THAT CONTAINS ANY QUANTITY OF FENTANYL, CARFENTANAL, OR AN ANALOG THEREOF AS DESCRIBED IN SECTION 18-18-204 (2)(g), COMMITS A LEVEL 4 DRUG FELONY.".

Page 4 of the report, strike line 17 and substitute:
"(e) A VIOLATION OF SECTION 18-18-403.5 (2.5), IF THE PERSON POSSESSED ANY MATERIAL, COMPOUND, MIXTURE, OR PREPARATION THAT WEIGHS NOT MORE THAN ONE GRAM AND CONTAINS ANY QUANTITY OF FENTANYL, CARFENTANAL, OR AN ANALOG THEREOF AS DESCRIBED IN SECTION 18-18-204 (2)(g).".".

The amendment was declared lost by the following roll call vote:
\begin{tabular}{lllllllll|}
\hline \multicolumn{1}{|c}{ YES } & 29 & \multicolumn{1}{c}{ NO } & \(\mathbf{3 4}\) & & EXCUSED & 2 & ABSENT & 0 \\
\hline Amabile & N & Exum & N & Lynch & Y & Sirota & N \\
Bacon & N & Froelich & N & McCluskie & Y & Snyder & E \\
Baisley & Y & Geitner & Y & McCormick & N & Soper & Y \\
Benavidez & N & Gonzales-Gutierrez & N & McKean & Y & Sullivan & N \\
Bernett & N & Gray & E & McLachlan & Y & Tipper & N \\
Bird & Y & Hanks & Y & Michaelson Jenet & N & Titone & N \\
Bockenfeld & Y & Herod & N & Mullica & Y & Valdez A. & Y \\
\hline
\end{tabular}
\begin{tabular}{llllllll} 
Boesenecker & N & Holtorf & Y & Neville & N & Valdez D. & N \\
Bradfield & Y & Hooton & N & Ortiz & N & Van Beber & Y \\
Caraveo & N & Jodeh & N & Pelton & Y & Van Winkle & Y \\
Carver & Y & Kennedy & N & Pico & Y & Weissman & N \\
Catlin & Y & Kipp & N & Ransom & Y & Will & Y \\
Cutter & N & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & N & Lindsay & N & Ricks & N & Woodrow & N \\
Duran & N & Lontine & N & Roberts & Y & Woog & Y \\
Esgar & N & Luck & Y & Sandridge & N & Young & Y \\
& & & & & & Speaker & N
\end{tabular}

Representative Soper moved to amend the Report of the Committee of the Whole to show that L. 161 the following Soper amendment to HB22-1326 did pass:

Amend printed bill, page 5, line 26, strike "(2)(a)(III)(A)" and substitute "(2)(a)(III)".

Page 7, line 24, strike "(A)".
Page 8, strike lines 5 through 13 .
Page 10, line 11, strike "(2)(a)(III)(A)" and substitute "(2)(a)(III)".
Page 12, strike line 1.
Page 2, strike "notwithstanding" and substitute "(7) Notwithstanding".
The amendment was declared lost by the following roll call vote:
\begin{tabular}{lllllllll|}
\hline \multicolumn{1}{c}{ YES } & 31 & \multicolumn{1}{c}{ NO } & 32 & \multicolumn{1}{c}{ EXCUSED } & 2 & ABSENT & 0 \\
\hline Amabile & N & Exum & N & Lynch & Y & Sirota & N \\
Bacon & N & Froelich & N & McCluskie & Y & Snyder & E \\
Baisley & Y & Geitner & Y & McCormick & N & Soper & Y \\
Benavidez & N & Gonzales-Gutierrez & N & McKean & Y & Sullivan & N \\
Bernett & N & Gray & E & McLachlan & Y & Tipper & N \\
Bird & Y & Hanks & Y & Michaelson Jenet & N & Titone & N \\
Bockenfeld & Y & Herod & N & Mullica & Y & Valdez A. & Y \\
Boesenecker & N & Holtorf & Y & Neville & Y & Valdez D. & N \\
Bradfield & Y & Hooton & N & Ortiz & N & Van Beber & Y \\
Caraveo & Y & Jodeh & N & Pelton & Y & Van Winkle & Y \\
Carver & Y & Kennedy & N & Pico & Y & Weissman & N \\
Catlin & Y & Kipp & Nansom & Y & Will & Y \\
Cutter & N & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & N & Lindsay & N & Ricks & N & Woodrow & N \\
Duran & N & Lontine & N & Roberts & Y & Woog & Y \\
Esgar & N & Luck & Y & Sandridge & Y & Young & N \\
& & & & & & Speaker & N \\
& & & & & & &
\end{tabular}

Representative Soper moved to amend the Report of the Committee of the Whole to show that L. 157 the following Benavidez amendment to HB22-1326 did not pass:

Amend page 27, line 13, strike "throughout" and substitute "throughout AT ANY TIME DURING".

Page 27, line 21, after "RECEIVED" and substitute "OR HAS BEEN ASSESSED TO RECEIVE".

Page 27, line 22, strike "USE," insert "USE IN THE COMMUNITY OR WHILE IN JAIL,".

Page 28, line 11, strike "throughout" and substitute "throughout AT ANY TIME DURING".

Page 28, line 19, after "RECEIVED" insert "OR HAS BEEN ASSESSED TO RECEIVE".

Page 28, line 20, strike "use," insert "use in the community or while IN JAIL,".

Page 38, line 23, strike "booked into the jail facility" and substitute "booked into the jail facility WHEN BOOKED INTO THE JAIL FACILITY AND AT ANY TIME SUBSEQUENT TO BOOKING WHEN CLINICALLY INDICATED".

Page 39, lines 5 and 6, strike "DEVELOP AND IMPLEMENT" and substitute "DEVELOP, IMPLEMENT, AND PUBLISH".

Page 39, line 23, strike "booked into the jail facility" and substitute "booked into the jail facility WHEN BOOKED INTO THE JAIL FACILITY AND AT ANY TIME SUBSEQUENT TO BOOKING WHEN CLINICALLY INDICATED".

Page 40, line 6, strike "DEVELOP AND IMPLEMENT" and substitute "DEVELOP, IMPLEMENT, AND PUBLISH".

The amendment was declared lost by the following roll call vote:
\begin{tabular}{lclllllll|}
\hline \multicolumn{1}{|c}{ YES } & 23 & \multicolumn{1}{c}{ NO } & 40 & \multicolumn{1}{c}{ EXCUSED } & 2 & ABSENT & 0 \\
\hline Amabile & N & Exum & N & Lynch & Y & Sirota & N \\
Bacon & N & Froelich & N & McCluskie & N & Snyder & E \\
Baisley & Y & Geitner & Y & McCormick & N & Soper & Y \\
Benavidez & N & Gonzales-Gutierrez & N & McKean & Y & Sullivan & N \\
Bernett & N & Gray & E & McLachlan & N & Tipper & N \\
Bird & N & Hanks & Y & Michaelson Jenet & N & Titone & N \\
Bockenfeld & Y & Herod & N & Mullica & N & Valdez A. & N \\
Boesenecker & N & Holtorf & Y & Neville & Y & Valdez D. & N \\
Bradfield & Y & Hooton & N & Ortiz & N & Van Beber & Y \\
Caraveo & N & Jodeh & N & Pelton & Y & Van Winkle & Y \\
Carver & Y & Kennedy & N & Pico & Y & Weissman & N \\
Catlin & Y & Kipp & N & Ransom & Y & Will & Y \\
Cutter & N & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & N & Lindsay & N & Ricks & N & Woodrow & N \\
Duran & N & Lontine & N & Roberts & N & Woog & Y \\
Esgar & N & Luck & Y & Sandridge & N & Young & N \\
& & & & & & Speaker & N \\
& & & & & &
\end{tabular}

Representative Soper moved to amend the Report of the Committee of the Whole to show that the Appropriations Report to HB22-1326 did not pass.

The amendment was declared lost by the following roll call vote:
\begin{tabular}{lclclllll|}
\hline \multicolumn{1}{|c}{ YES } & 25 & \multicolumn{1}{c}{ NO } & 38 & \multicolumn{1}{c}{ EXCUSED } & 2 & ABSENT & 0 \\
\hline Amabile & N & Exum & N & Lynch & Y & Sirota & N \\
Bacon & N & Froelich & N & McCluskie & N & Snyder & E \\
Baisley & Y & Geitner & Y & McCormick & N & Soper & Y \\
Benavidez & N & Gonzales-Gutierrez & N & McKean & Y & Sullivan & N \\
Bernett & N & Gray & E & McLachlan & N & Tipper & N \\
Bird & N & Hanks & Y & Michaelson Jenet & N & Titone & N \\
Bockenfeld & Y & Herod & N & Mullica & Y & Valdez A. & N \\
Boesenecker & N & Holtorf & Y & Neville & Y & Valdez D. & N \\
Bradfield & Y & Hooton & N & Ortiz & N & Van Beber & Y \\
Caraveo & N & Jodeh & N & Pelton & Y & Van Winkle & Y \\
Carver & Y & Kennedy & N & Pico & Y & Weissman & N \\
Catlin & Y & Kipp & N & Ransom & Y & Will & Y \\
Cutter & N & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & N & Lindsay & N & Ricks & N & Woodrow & N \\
Duran & N & Lontine & N & Roberts & Y & Woog & Y \\
Esgar & N & Luck & Y & Sandridge & N & Young & N \\
& & & & & & Speaker & N \\
& & & & & &
\end{tabular}

\section*{ADOPTION OF COMMITTEE OF THE WHOLE REPORT}

Passed Second Reading: HB22-1005 as amended, HB22-1042 as amended, HB22-1053 as amended, HB22-1091 as amended, HB22-1114 as amended, HB22-1215 as amended, HB22-1246 as amended, HB22-1281 as amended, HB22-1284 as amended, HB22-1285 as amended, HB22-1287 as amended, HB22-1326 as amended, HB22-1351 as amended, HB22-1352 as amended, HB22-1356 as amended, HB22-1364 as amended, HB22-1379 as amended, HB22-1382 as amended, HCR22-1003.

Laid over until date indicated retaining place on Calendar:
HB22-1012--Monday April 25, 2022.
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.
\begin{tabular}{|lllllllll|}
\hline \multicolumn{1}{|c}{ YES } & \(\mathbf{3 8}\) & \multicolumn{1}{c}{ NO } & 25 & \multicolumn{1}{c}{ EXCUSED } & 2 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & N & Sirota & Y \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & E \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & E & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & N & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & N \\
\hline
\end{tabular}
\begin{tabular}{llllllll} 
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & N & Kipp & Y & Ransom & N & Will & N \\
Cutter & Y & Larson & N & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & N & Woog & N \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & Y
\end{tabular}

\section*{LAY OVER OF CALENDAR ITEMS}

On motion of Representative Esgar, the following items on the Calendar were laid over until Monday, April 25, 2022, retaining place on Calendar:

Consideration of Resolutions--SJR22-006, HJR22-1018, HJR22-1019, HJR22-1020, SJR22-012.

Consideration of Memorial(s)--HM22-1002.

\section*{PRINTING REPORT}

The Chief Clerk reports the following bill has been correctly printed: HB22-1396.

\section*{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:
HB22-1162, 1276, 1280, 1288, 1333, 1337, 1338 at 10:52 a.m. on April 22nd, 2022.

\section*{MESSAGE(S) FROM THE SENATE}

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes: SB22-203

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-138 amended in General Orders as printed in Senate Journal, April 21, 2022.
SB22-150 amended in Special Orders as printed in Senate Journal, April 21, 2022.
SB22-154 amended in General Orders as printed in Senate Journal, April 21, 2022.
SB22-178 amended in Special Orders as printed in Senate Journal, April 21, 2022.
SB22-190 amended in Special Orders as printed in Senate Journal, April 21, 2022.
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The Senate has passed on Third Reading and returns herewith:
HB22-1225, HB22-1265, HB22-1273, HB22-1300, and HB22-1311,
The Senate has passed on Third Reading and transmitted to the Revisor
of Statutes:
HB22-1082 amended in General Orders as printed in Senate Journal,
April 21, }2022
HB22-1228 amended in Special Orders as printed in Senate Journal,
April 21, }2022
HB22-1294 amended in Special Orders as printed in Senate Journal,
April 21, }2022

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\section*{MESSAGE(S) FROM THE REVISOR}

We herewith transmit:
without comment, SB22-203.
without comment, as amended, HB22-1228, 1294, and 1082; SB22-178, \(150,190,138\), and 154.

\section*{MESSAGE(S) FROM THE GOVERNOR}

I certify I received the following on the 21st day of April, 2022, at 6:35 p.m. The original is on file in the records of the House of Representatives of the General Assembly.

\section*{Robin Jones,} Chief Clerk of the House

Thursday, April 21, 2022
Colorado House of Representatives
The 73rd 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:

HB22-1016 Voluntary Contribution Check-off Feeding Colorado Approved on Thursday, April 21, 2022 at 1:46 p.m.

HB22-1018 Electric And Gas Utility Customer Protections Approved on Thursday, April 21, 2022 at 11:49 a.m.

HB22-1049 Prohibiting Transcript And Diploma Withholding Approved on Thursday, April 21, 2022 at 1:28 p.m.

HB22-1072 Habitat Partnership Program Approved on Thursday, April 21, 2022 at 1:18 p.m.

SB22-154 by Senator(s) Danielson; also Representative(s) McCormick and Lindsay--Concerning increasing safety in assisted living residences, and, in connection therewith, making an appropriation.
Committee on Public \& Behavioral Health \& Human Services
SB22-178 by Senator(s) Gonzales; also Representative(s) Valdez A. and Van Winkle--Concerning the ability for certain marijuana licensees to change the designation of marijuana from medical to retail, and, in connection therewith, making an appropriation.
Committee on Finance
SB22-190 by Senator(s) Danielson and Coram; also Representative(s) Ortiz and Sullivan--Concerning the creation of a United States Space Force special license plate, and, in connection therewith, making an appropriation.
Committee on Finance
SB22-203 by Senator(s) Fields and Smallwood; also Representative(s) Lontine and Soper--Concerning the department of health care policy and financing's oversight of contracted entities providing services to the program of all-inclusive care for the elderly.
Committee on Health \& Insurance

\section*{REMOTE PARTICIPATION}

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Cutter, Exum, Pico, Ricks.

On motion of Representative Esgar, the House adjourned until 10:00 a.m., Monday, April 25, 2022.

Approved:
Alec Garnett, Speaker

\section*{Attest:}

Robin Jones,
Chief Clerk

\title{
HOUSE JOURNAL \\ SEVENTY-THIRD GENERAL ASSEMBLY \\ STATE OF COLORADO \\ Second Regular Session
}

One hundred fourth Legislative Day Monday, April 25, 2022
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Prayer by Representative Dan Woog, Frederick.
The Speaker called the House to order at 10:00 a.m.
Pledge of Allegiance led by Representative Jennifer Bacon, Denver.
The roll was called with the following result:
Present--60.
Excused--Representative(s) Gray, Hanks, Luck, Mullica, A. Valdez.--5.
Present after roll call--Representative(s) Gray, Hanks, Luck, Mullica, A. Valdez.

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The Speaker declared a quorum present.

On motion of Representative Bacon, the House Journal of Friday, April 22, 2022, was declared approved as corrected by the Chief Clerk.

\section*{CONSIDERATION OF MEMORIAL}

HM22-1002 by Representative(s) Neville and Luck-Memorializing Representative Kimmi J. Lewis.
(Laid Over from April 11, 2022.)
(Printed and placed in members' files.)
On motion of Representative Neville, 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 Kimmi J. Lewis: Representative Clarice Navarro-Ratzlaff, Representative Timothy Leonard, Representative Justin Everett, Representative Perry Buck, Representative Stephen Humphrey, Representative Lori Saine.

House Reconvened

\section*{On motion of Representative Neville, the memorial was adopted by viva} voce vote.

Current Roll Call added as co-sponsors: Representative(s) Amabile, Bacon, Baisley, Benavidez, Bernett, Bird, Bockenfeld, Boesenecker, Bradfield, Caraveo, Carver, Catlin, Cutter, Daugherty, Duran, Esgar, Exum, Froelich, Geitner, Gonzales-Gutierrez, Gray, Hanks, Herod, Holtorf, Hooton, Jodeh, Kennedy, Kipp, Larson, Lindsay, Lontine, Lynch, McCluskie, McCormick, McKean, McLachlan, Michaelson Jenet, Mullica, Ortiz, Pelton, Pico, Ransom, Rich, Ricks, Roberts, Sandridge, Sirota, Snyder, Soper, Sullivan, Tipper, Titone, Valdez A., Valdez D., Van Beber, Van Winkle, Weissman, Will, Williams, Woodrow, Woog, Young, Speaker

House in recess. House reconvened.

\section*{THIRD READING OF BILLS--FINAL PASSAGE}

The following bills were considered on Third Reading. The titles were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

HB22-1290 by Representative(s) Titone and Ortiz; also Senator(s) Zenzinger and Coram-Concerning changes to medicaid to allow for expedited repairs to complex rehabilitation technology, 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.
\begin{tabular}{llllllll|}
\hline \multicolumn{1}{|c}{ YES } & 47 & \multicolumn{1}{c}{ NO } & \(\mathbf{1 5}\) & \multicolumn{1}{c}{ EXCUSED } & 3 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & N & Sirota & E \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & Y & Geitner & Y & McCormick & Y & Soper & Y \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & E & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & N & Hooton & E & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & N & Will & N \\
Cutter & Y & Larson & Y & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Amabile, Benavidez, Bernett, Bird, Boesenecker, Caraveo, Cutter, Esgar, Exum, Froelich, Gonzales-Gutierrez, Herod, Jodeh, Kennedy, Kipp, Lindsay, Lontine, McCluskie, McLachlan, Michaelson Jenet, Ricks, Roberts, Snyder, Valdez A., Valdez D., Weissman, Woodrow, Young, Speaker

HB22-1310 by Representative(s) Larson and Kipp; also Senator(s) Bridges and Woodward-Concerning the alignment of the state income tax deduction for contributions to a 529 account with the changes in the federal "Setting Every Community Up for Retirement Enhancement Act of 2019" that allows tax-free distributions for eligible apprenticeship 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.
\begin{tabular}{llllllll|}
\hline \multicolumn{1}{|c}{ YES } & \(\mathbf{6 2}\) & \multicolumn{1}{c}{ NO } & \(\mathbf{1}\) & \multicolumn{1}{c}{ EXCUSED } & \(\mathbf{2}\) & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & E \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & Y & Geitner & Y & McCormick & Y & Soper & Y \\
Benavidez & N & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & E & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & Y & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & Y & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & Y \\
Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & Y & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & Y & Sandridge & Y & Young & Y \\
& & & & & & Speaker & Y
\end{tabular}

Co-sponsor(s) added: Representative(s) Amabile, Bernett, Bird, Bockenfeld, Boesenecker, Esgar, Exum, Geitner, Herod, Hooton, Kennedy, Lindsay, Lontine, McCluskie, McCormick, McLachlan, Michaelson Jenet, Mullica, Ricks, Sandridge, Snyder, Soper, Tipper, Titone, Valdez A., Van Winkle, Weissman, Woodrow, Young

\section*{HB22-1320 by Representative(s) Kipp and Larson; also Senator(s)} Zenzinger and Woodward-Concerning the achieving a better life experience (ABLE) savings program for individuals with disabilities, and, in connection therewith, modifying who may create and control an ABLE program account, preventing the state from filing certain claims against an ABLE program account upon the death of the designated beneficiary, and allowing contributions to an ABLE program account that are withdrawn for qualified disability expenses to be deducted from a taxpayer's federal taxable income for purposes of determining the taxpayer's state taxable income, and making an appropriation.

1 The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{|c|c|c|c|c|c|c|c|}
\hline YES & 63 & NO & 0 & EXCUSED & 2 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & E \\
\hline Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
\hline Baisley & Y & Geitner & Y & McCormick & Y & Soper & Y \\
\hline Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
\hline Bernett & Y & Gray & E & McLachlan & Y & Tipper & Y \\
\hline Bird & Y & Hanks & Y & Michaelson Jenet & Y & Titone & Y \\
\hline Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
\hline Boesenecker & Y & Holtorf & Y & Neville & Y & Valdez D. & Y \\
\hline Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
\hline Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & Y \\
\hline Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
\hline Catlin & Y & Kipp & Y & Ransom & Y & Will & Y \\
\hline Cutter & Y & Larson & Y & Rich & Y & Williams & Y \\
\hline Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
\hline Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
\hline Esgar & Y & Luck & Y & Sandridge & Y & Young & Y \\
\hline & & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Benavidez, Bernett, Bird, Boesenecker, Daugherty, Exum, Gonzales-Gutierrez, Herod, Hooton, Jodeh, Lontine, McCluskie, McCormick, Michaelson Jenet, Mullica, Ortiz, Pico, Ricks, Snyder, Tipper, Titone, Valdez A., Valdez D., Weissman, Will, Woodrow, Young

\section*{HB22-1325 by Representative(s) Kennedy and Caraveo; also,} Senator(s) Ginal-Concerning alternative payment models for primary care services, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{|c|c|c|c|c|c|c|c|}
\hline YES & 39 & NO & 24 & EXCUSED & 2 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & N & Sirota & E \\
\hline Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
\hline Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
\hline Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
\hline Bernett & Y & Gray & E & McLachlan & Y & Tipper & Y \\
\hline Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
\hline Bockenfeld & N & Herod & Y & Mullica & Y & Valdez A. & Y \\
\hline Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
\hline Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & N \\
\hline Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
\hline Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
\hline Catlin & N & Kipp & Y & Ransom & N & Will & N \\
\hline Cutter & Y & Larson & N & Rich & N & Williams & N \\
\hline Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
\hline
\end{tabular}
\begin{tabular}{llllllll} 
Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & Speaker & Y
\end{tabular}
Co-sponsor(s) added: Representative(s) Bacon, Bernett, Bird, Boesenecker,
Cutter, Esgar, Exum, Froelich, Gonzales-Gutierrez, Hooton, Jodeh, Kipp,
Lindsay, Lontine, McCluskie, Michaelson Jenet, Ricks, Titone, Valdez A.,
Valdez D., Weissman, Woodrow
HB22-1350 by Representative(s) McCluskie and Rich; also Senator(s)
    Bridges and Lundeen-Concerning the creation of a grant
    program to meet workforce needs throughout the state.
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.
\begin{tabular}{lcllllll|}
\hline \multicolumn{1}{|c}{ YES } & \(\mathbf{5 2}\) & \multicolumn{1}{c}{ NO } & \(\mathbf{1 1}\) & \multicolumn{1}{c}{ EXCUSED } & 2 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & E \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & Y & Geitner & Y & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & E & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & N & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & N \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & N & Kipp & Y & Ransom & N & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Bird, Duran, Esgar, Exum, Hooton, Jodeh, Kipp, Lindsay, McCormick, McLachlan, Michaelson Jenet, Mullica, Ricks, Roberts, Snyder, Sullivan

HB22-1354 by Representative(s) Lindsay and Michaelson Jenet; also Senator(s) Winter-Concerning mental health in workers' compensation cases.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{llllllllc|}
\hline \multicolumn{1}{|c}{ YES } & \(\mathbf{5 3}\) & \multicolumn{1}{c}{ NO } & \(\mathbf{1 0}\) & \multicolumn{1}{c}{ EXCUSED } & \(\mathbf{2}\) & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & N & Sirota & E \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & E & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y
\end{tabular}
\begin{tabular}{llllllll} 
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & N & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & Y \\
Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & N & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y
\end{tabular}

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Benavidez, Bernett, Bird, Boesenecker, Caraveo, Cutter, Daugherty, Duran, Exum, Froelich, Gonzales-Gutierrez, Herod, Hooton, Jodeh, Kipp, Lontine, McCluskie, McCormick, Mullica, Ricks, Snyder, Sullivan, Titone, Valdez A., Weissman, Woodrow, Young

HB22-1368 by Representative(s) Herod; also Senator(s) Rodriguez-Concerning opportunities for persons to access community corrections 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.
\begin{tabular}{llllllllc|}
\hline \multicolumn{1}{|c}{ YES } & 42 & \multicolumn{1}{c}{ NO } & 21 & \multicolumn{1}{c}{ EXCUSED } & 2 & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & Y & Exum & Y & Lynch & Y & irota & E \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & E & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & N & Kipp & Y & Ransom & N & Will & N \\
Cutter & Y & Larson & N & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Bacon, Bernett, Boesenecker, Duran, Esgar, Exum, Gonzales-Gutierrez, Hooton, Jodeh, Kipp, Lindsay, McCluskie, Michaelson Jenet, Ricks, Titone, Weissman

HB22-1373 by Representative(s) Gonzales-Gutierrez; also Senator(s) Gonzales-Concerning prohibiting courts from ordering juveniles to pay restitution to insurance companies.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{lllllllll|}
\hline \multicolumn{1}{|c}{ YES } & 38 & \multicolumn{1}{c}{ NO } & 25 & \multicolumn{1}{c}{ EXCUSED } & 2 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & N & Sirota & E \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & N \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & E & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & N & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & N & Kipp & Y & Ransom & N & Will & N \\
Cutter & Y & Larson & N & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
Esgar & \(Y\) & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Benavidez, Bernett, Cutter, Duran, Esgar, Exum, Herod, Hooton, Jodeh, Lindsay, Lontine, Michaelson Jenet, Ricks, Weissman

\section*{HB22-1360}
by Representative(s) Titone and Baisley, Bernett; also Senator(s) Kolker, Bridges-Concerning authorizing the department of human services to retain a percentage of the federal child support incentive payments the state receives.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{|llllllllc|}
\hline \multicolumn{1}{|c}{ YES } & \(\mathbf{5 5}\) & \multicolumn{1}{c}{ NO } & \(\mathbf{8}\) & \multicolumn{1}{c}{ EXCUSED } & \(\mathbf{2}\) & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & E \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & Y & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & E & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & Y & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & N & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & N \\
Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & Y & Kipp & Yip & Ransom & N & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
& Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Bacon, Boesenecker, Herod, Hooton, Jodeh, Lindsay, Mullica, Valdez D.

HB22-1233 by Representative(s) Lontine and Soper, McCormick, Ortiz, Titone; also Senator(s) Simpson and Ginal-Concerning the continuation of the regulation of optometry by the state board of optometry, and, in connection therewith, implementing the recommendations in the 2021 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.
\begin{tabular}{lcllllllc|}
\hline \multicolumn{1}{|c}{ YES } & \(\mathbf{5 5}\) & \multicolumn{1}{c}{ NO } & \(\mathbf{8}\) & \multicolumn{1}{c}{ EXCUSED } & 2 & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & E \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & Y & Geitner & Y & McCormick & Y & Soper & Y \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & E & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & Y & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & Y & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & Y \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & N & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Baisley, Bernett, Boesenecker, Duran, Holtorf, Hooton, Jodeh, Kipp, Lindsay, McLachlan, Valdez A., Valdez D., Will

HB22-1091 by Representative(s) Soper and Weissman, Tipper; also Senator(s) Gardner and Bridges-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.
\begin{tabular}{llllllllc|}
\hline \multicolumn{1}{|c}{ YES } & \(\mathbf{6 3}\) & \multicolumn{1}{c}{ NO } & \(\mathbf{0}\) & \multicolumn{1}{c}{ EXCUSED } & \(\mathbf{2}\) & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & E \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & Y & Geitner & Y & McCormick & Y & Soper & Y \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & E & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & Y & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & Y & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & Y \\
Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y
\end{tabular}
\begin{tabular}{llllllll} 
Catlin & Y & Kipp & Y & Ransom & Y & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y Woog & Y \\
Esgar & Y & Luck & Y & Sandridge & Y & Young & Y \\
& & & & & Speaker & Y
\end{tabular}
Co-sponsor(s) added: Representative(s) Bernett, Bird, Exum, Herod, Holtorf,
Hooton, Jodeh, Lindsay, McCluskie, McLachlan, Michaelson Jenet, Mullica,
Roberts, Titone
HB22-1114 by Representative(s) Larson and Valdez A.; also
    Senator(s) Zenzinger and Kirkmeyer-Concerning
    authorizing a transportation network company to provide
    nonmedical transportation services to persons who are
    enrolled in certain medicaid waiver 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.
\begin{tabular}{lcllllll|}
\hline \multicolumn{1}{|c}{ YES } & 52 & \multicolumn{1}{c}{ NO } & 11 & \multicolumn{1}{c}{ EXCUSED } & 2 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & E \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & Y & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & E & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & Y & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & N \\
Carver & Y & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & N & Will & Y \\
Cutter & Y & Larson & Y & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Bernett, Bird, Boesenecker, Carver, Exum, Herod, Hooton, Jodeh, Lindsay, McCluskie, Michaelson Jenet, Mullica, Ricks, Titone, Woodrow, Young

\section*{HB22-1356}
by Representative(s) Herod and Hooton; also Senator(s) Gonzales and Rankin-Concerning the creation of the small community-based nonprofit infrastructure grant program to provide assistance to nonprofit organizations that have been economically impacted by the COVID-19 pandemic.

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

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\begin{tabular}{|c|c|c|c|c|c|c|c|}
\hline YES & 44 & NO & 19 & EXCUSED & 2 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & E \\
\hline Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
\hline Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
\hline Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
\hline Bernett & Y & Gray & E & McLachlan & Y & Tipper & Y \\
\hline Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
\hline Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
\hline Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
\hline Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & Y \\
\hline Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & N \\
\hline Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
\hline Catlin & N & Kipp & Y & Ransom & N & Will & N \\
\hline Cutter & Y & Larson & Y & Rich & N & Williams & N \\
\hline Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
\hline Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
\hline Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Bird, Boesenecker, Cutter, Duran, Esgar, Exum, Froelich, Gonzales-Gutierrez, Jodeh, Kipp, Lindsay, McCluskie, Michaelson Jenet, Ortiz, Roberts, Sullivan, Titone, Valdez D., Weissman, Woodrow, Young, Speaker

HB22-1042 by Representative(s) Exum and Van Winkle; also Senator(s) Buckner and Hisey-Concerning the ability of a teen parent to attend driving school without a 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.
\begin{tabular}{lclllllll|}
\hline \multicolumn{1}{|c}{ YES } & 51 & \multicolumn{1}{c}{ NO } & 11 & \multicolumn{1}{c}{ EXCUSED } & 3 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & E \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & Y & McCormick & Y & Soper & N \\
Benavidez & N & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & E & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & E & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & N & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & Y \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & N & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Bacon, Bernett, Bird, Boesenecker, Duran, Esgar, Froelich, Gonzales-Gutierrez, Herod, Hooton, Jodeh, Lindsay, Lontine, McCormick, Michaelson Jenet, Mullica, Titone, Valdez A., Valdez D., Weissman, Williams, Woodrow

HB22-1284 by Representative(s) Esgar and Catlin; also Senator(s) Gardner and Pettersen-Concerning updates to state surprise billing laws to facilitate the implementation of surprise billing protections, and, in connection therewith, aligning state law with the federal "No Surprises 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.
\begin{tabular}{|c|c|c|c|c|c|c|c|}
\hline YES & 63 & NO & 0 & EXCUSED & 2 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & E \\
\hline Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
\hline Baisley & Y & Geitner & Y & McCormick & Y & Soper & Y \\
\hline Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
\hline Bernett & Y & Gray & E & McLachlan & Y & Tipper & Y \\
\hline Bird & Y & Hanks & Y & Michaelson Jenet & Y & Titone & Y \\
\hline Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
\hline Boesenecker & Y & Holtorf & Y & Neville & Y & Valdez D. & Y \\
\hline Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
\hline Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & Y \\
\hline Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
\hline Catlin & Y & Kipp & Y & Ransom & Y & Will & Y \\
\hline Cutter & Y & Larson & Y & Rich & Y & Williams & Y \\
\hline Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
\hline Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
\hline Esgar & Y & Luck & Y & Sandridge & Y & Young & Y \\
\hline & & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Bird, Bockenfeld, Boesenecker, Caraveo, Carver, Daugherty, Duran, Exum, Geitner, Gonzales-Gutierrez, Herod, Holtorf, Hooton, Jodeh, Kennedy, Kipp, Lindsay, Lontine, McCluskie, McCormick, McLachlan, Michaelson Jenet, Mullica, Ortiz, Pelton, Roberts, Sandridge, Snyder, Titone, Valdez A., Valdez D., Van Beber, Van Winkle, Woodrow, Young

HB22-1285 by Representative(s) Neville and Esgar, Daugherty; also Senator(s) Moreno and Cooke-Concerning a prohibition against a hospital taking certain debt collection actions against a patient if the hospital is not in compliance with hospital price transparency laws.

Laid Over until Tuesday, April 26, 2022
HB22-1351 by Representative(s) Roberts and McLachlan, Bird, Snyder, Young; also Senator(s) Pettersen-Concerning a temporary reduction in the total amount of road user charges to be imposed during state fiscal years 2022-23 and 2023-24, and, in connection therewith, temporarily reducing gas prices.

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

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\begin{tabular}{|lcllllll|}
\hline \multicolumn{1}{|c}{ YES } & 38 & \multicolumn{1}{c}{ NO } & 25 & \multicolumn{1}{c}{ EXCUSED } & 2 & ABSENT & 0 \\
\hline Amabile & N & Exum & Y & Lynch & N & Sirota & E \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & E & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & N & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & N & Kipp & Yip & Ransom & N & Will & N \\
Cutter & Y & Larson & N & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Bernett, Caraveo, Cutter, Duran, Hooton, Lindsay, Lontine, McCluskie, Michaelson Jenet, Mullica, Ricks, Weissman, Speaker

\section*{HB22-1379 by Representative(s) McCormick and Catlin; also} Senator(s) Donovan and Simpson-Concerning transfers from the economic recovery and relief cash fund to provide additional funding for the management of certain 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.
\begin{tabular}{|c|c|c|c|c|c|c|c|}
\hline YES & 58 & NO & 5 & EXCUSED & 2 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & E \\
\hline Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
\hline Baisley & Y & Geitner & Y & McCormick & Y & Soper & Y \\
\hline Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
\hline Bernett & Y & Gray & E & McLachlan & Y & Tipper & Y \\
\hline Bird & Y & Hanks & Y & Michaelson Jenet & Y & Titone & Y \\
\hline Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
\hline Boesenecker & Y & Holtorf & Y & Neville & N & Valdez D. & Y \\
\hline Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
\hline Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & Y \\
\hline Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
\hline Catlin & Y & Kipp & Y & Ransom & N & Will & Y \\
\hline Cutter & Y & Larson & Y & Rich & Y & Williams & N \\
\hline Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
\hline Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
\hline Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
\hline & & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Bernett, Boesenecker, Esgar, Exum, Geitner, Kennedy, McCluskie, McKean, Ricks, Soper, Van Beber, Van Winkle, Williams, Woodrow, Young

\section*{HB22-1352 by Representative(s) Mullica; also Senator(s) Jaquez Lewis-Concerning a stockpile of essential materials that may be utilized in the event of a declared disaster emergency.}

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{lcllllllc|}
\hline \multicolumn{1}{|c}{ YES } & 42 & \multicolumn{1}{c}{ NO } & 21 & \multicolumn{1}{c}{ EXCUSED } & 2 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & N & Sirota & E \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & Y \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & E & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & Y & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & N & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & N & Kipp & Y & Ransom & N & Will & N \\
Cutter & Y & Larson & N & Rich & N & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Amabile, Bernett, Bird, Boesenecker, Caraveo, Cutter, Daugherty, Duran, Esgar, Exum, Gonzales-Gutierrez, Herod, Hooton, Jodeh, Lindsay, Lontine, McCluskie, McCormick, McLachlan, Michaelson Jenet, Ricks, Snyder, Sullivan, Valdez A., Valdez D., Weissman

\section*{HB22-1005 by Representative(s) McCluskie and Will; also Senator(s)} Rankin-Concerning modifications to the existing tax credit for rural and frontier health-care preceptors.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{llllllll|}
\hline \multicolumn{1}{|c}{ YES } & \(\mathbf{5 3}\) & \multicolumn{1}{c}{ NO } & \(\mathbf{1 0}\) & \multicolumn{1}{c}{ EXCUSED } & \(\mathbf{2}\) & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & E \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & Y \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & E & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & Y & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & N & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & N \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & N & Will & Y
\end{tabular}
\begin{tabular}{lllllcll} 
Cutter & Y & Larson & Y & Rich & Y & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & Speaker & Y
\end{tabular}

Co-sponsor(s) added: Representative(s) Amabile, Bernett, Bird, Bockenfeld, Caraveo, Cutter, Duran, Esgar, Exum, Jodeh, Kennedy, Kipp, Lindsay, Lontine, McLachlan, Michaelson Jenet, Mullica, Pelton, Ricks, Roberts, Soper, Titone, Valdez A., Valdez D., Weissman

HB22-1053 by Representative(s) Valdez D. and Van Beber; also Senator(s) Hansen-Concerning the use of blockchain technology in commerce.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{lllllllll|}
\hline \multicolumn{1}{|c}{ YES } & 46 & \multicolumn{1}{c}{ NO } & 17 & \multicolumn{1}{c}{ EXCUSED } & 2 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & E \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & E & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & N & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & N & Valdez D. & Y \\
Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & N & Will & Y \\
Cutter & Y & Larson & N & Rich & Y & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Duran, Esgar, Hooton, Mullica, Ricks, Snyder, Titone, Valdez A., Young

HB22-1215 by Representative(s) McCluskie and Bacon; also Senator(s) Bridges-Concerning expanding opportunities for high school students to enroll in postsecondary courses.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{llllllllc|}
\hline \multicolumn{1}{|c}{ YES } & 48 & \multicolumn{1}{c}{ NO } & \(\mathbf{1 5}\) & EXCUSED & 2 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & E \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & Y & Geitner & Y & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y
\end{tabular}
\begin{tabular}{lcl} 
Bernett & Y & Gray \\
Bird & Y & Hanks \\
Bockenfeld & N & Herod \\
Boesenecker & Y & Holtorf \\
Bradfield & Y & Hooton \\
Caraveo & Y & Jodeh \\
Carver & N & Kennedy \\
Catlin & N & Kipp \\
Cutter & Y & Larson \\
Daugherty & Y & Lindsay \\
Duran & Y & Lontine \\
Esgar & Y & Luck
\end{tabular}
\begin{tabular}{lllll} 
E & McLachlan & Y & Tipper & Y \\
N & Michaelson Jenet & Y & Titone & Y \\
Y & Mullica & Y & Valdez A. & Y \\
N & Neville & N & Valdez D. & Y \\
Y & Ortiz & Y & Van Beber & Y \\
Y & Pelton & N & Van Winkle & N \\
Y & Pico & N & Weissman & Y \\
Y & Ransom & N & Will & Y \\
Y & Rich & N & Williams & N \\
Y & Ricks & Y & Woodrow & Y \\
Y & Roberts & Y & Woog & Y \\
N & Sandridge & N & Young & Y
\end{tabular}

Co-sponsor(s) added: Representative(s) Amabile, Benavidez, Bernett, Bird, Boesenecker, Caraveo, Cutter, Duran, Esgar, Exum, Gonzales-Gutierrez, Herod, Hooton, Jodeh, Lindsay, Lontine, McCormick, McLachlan, Michaelson Jenet, Mullica, Ricks, Sullivan, Titone, Valdez A., Valdez D., Young

\section*{HB22-1364 by Representative(s) Cutter and Soper, Kipp, Lontine, Titone; also Senator(s) Story-Concerning extension of the food pantry assistance grant program.}

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed
\begin{tabular}{|c|c|c|c|c|c|c|c|}
\hline YES & 43 & NO & 20 & EXCUSED & 2 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & N & Sirota & E \\
\hline Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
\hline Baisley & N & Geitner & N & McCormick & Y & Soper & Y \\
\hline Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
\hline Bernett & Y & Gray & E & McLachlan & Y & Tipper & Y \\
\hline Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
\hline Bockenfeld & N & Herod & Y & Mullica & Y & Valdez A. & Y \\
\hline Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
\hline Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & Y \\
\hline Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
\hline Carver & N & Kennedy & Y & Pico & N & Weissman & Y \\
\hline Catlin & Y & Kipp & Y & Ransom & N & Will & Y \\
\hline Cutter & Y & Larson & N & Rich & N & Williams & N \\
\hline Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
\hline Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
\hline Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Bird, Boesenecker, Caraveo, Daugherty, Duran, Esgar, Exum, Froelich, Gonzales-Gutierrez, Herod, Hooton, Jodeh, Kennedy, Lindsay, McCluskie, McCormick, Michaelson Jenet, Mullica, Ricks, Roberts, Sullivan, Valdez A., Valdez D., Weissman, Woodrow, Speaker

HB22-1246 by Representative(s) Lontine; also Senator(s) Buckner-Concerning the registration of a pharmacy located within a hospice inpatient unit as a specialized prescription drug outlet.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{lcllllllc|}
\hline \multicolumn{1}{|c}{ YES } & \(\mathbf{6 0}\) & \multicolumn{1}{c}{ NO } & \(\mathbf{3}\) & \multicolumn{1}{c}{ EXCUSED } & \(\mathbf{2}\) & ABSENT & \(\mathbf{0}\) \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & E \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & Y & Geitner & Y & McCormick & Y & Soper & Y \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & E & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & Y & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & Y & Valdez D. & Y \\
Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & Y \\
Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & Y & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & Y & Sandridge & Y & Young & Y \\
& & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Bernett, Bird, Boesenecker, Carver, Cutter, Duran, Herod, Hooton, Jodeh, Kipp, Lindsay, McCormick, Michaelson Jenet, Sandridge, Snyder, Titone, Valdez A.

HB22-1382 by Representative(s) McCluskie and Catlin; also Senator(s) Donovan-Concerning the designation and promotion of dark sky locations in Colorado.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
\begin{tabular}{|lllllllll|}
\hline \multicolumn{1}{|c}{ YES } & 46 & \multicolumn{1}{c}{ NO } & 17 & \multicolumn{1}{c}{ EXCUSED } & 2 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & E \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & Y \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & E & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & N & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & N & Neville & N & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & N \\
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & N \\
Carver & Y & Kennedy & Y & Pico & N & Weissman & Y \\
Catlin & Y & Kipp & Y & Ransom & N & Will & Y \\
Cutter & Y & Larson & N & Rich & Y & Williams & N \\
\hline
\end{tabular}
\begin{tabular}{lllllcll} 
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & N \\
Esgar & Y & Luck & N & Sandridge & N & Young & Y \\
& & & & Speaker & Y
\end{tabular}

Co-sponsor(s) added: Representative(s) Bernett, Bird, Boesenecker, Caraveo, Carver, Cutter, Daugherty, Duran, Gonzales-Gutierrez, Herod, Hooton, Jodeh, Kennedy, Kipp, Larson, Lindsay, Lontine, Lynch, McCormick, McLachlan, Michaelson Jenet, Mullica, Ortiz, Roberts, Soper, Titone, Valdez A., Valdez D., Weissman, Will, Woodrow

HCR22-1003 by Representative(s) Geitner and Kipp; also Senator(s) Bridges and Lundeen-Submitting to the registered electors of the state of Colorado an amendment to the Colorado constitution concerning the extension of the property tax exemption for qualifying seniors and disabled veterans to the surviving spouse of a United States armed forces service member who died in the line of duty or veteran whose death resulted from a service-related injury or disease.
(Requires a two-thirds vote to pass.)
The question being "Shall the resolution pass?".
A roll call vote was taken. As shown by the following recorded vote, a two-thirds majority of those elected to the House voted in the affirmative and the resolution was declared passed.
\begin{tabular}{|llllllll|}
\hline \multicolumn{1}{|c}{ YES } & 63 & \multicolumn{1}{c}{ NO } & O & \multicolumn{1}{c}{ EXCUSED } & 2 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & E \\
Bacon & Y & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & Y & Geitner & Y & McCormick & Y & Soper & Y \\
Benavidez & Y & Gonzales-Gutierrez & Y & McKean & Y & Sullivan & Y \\
Bernett & Y & Gray & E & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & Y & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & Y & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & Y & Valdez D. & Y \\
Bradfield & Y & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & Y & Van Winkle & Y \\
Carver & Y & Kennedy & Y & Pico & Y & Weissman & Y \\
Catlin & Y & Kipp & Yip & Ransom & Y & Will & Y \\
Cutter & Y & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & Y \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
& Y & Luck & Y & Sandridge & Y & Young & Y \\
& & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Baisley, Bernett, Bird, Bockenfeld, Caraveo, Carver, Cutter, Daugherty, Duran, Esgar, Exum, Froelich, Gonzales-Gutierrez, Herod, Holtorf, Hooton, Jodeh, Larson, Lindsay, Lontine, Lynch, McCluskie, McLachlan, Michaelson Jenet, Mullica, Ortiz, Pico, Ransom, Roberts, Sandridge, Snyder, Soper, Sullivan, Titone, Valdez A., Valdez D., Van Beber, Van Winkle, Weissman, Will, Williams, Woodrow, Woog, Young, Speaker

HB22-1326 by Representative(s) Garnett and Lynch, Herod, Sandridge; also Senator(s) Pettersen and Cooke, Priola-Concerning measures to address synthetic opiates, and, in connection therewith, changing the criminal penalties associated with synthetic opiates; using a substance abuse assessment to direct appropriate treatment at sentencing; providing opiate antagonists in the community; providing synthetic opiate detection tests in the community; creating immunity for furnishing synthetic opiate detection tests; providing treatment for persons in the criminal justice system; developing a fentanyl prevention and education campaign; providing funding for substance abuse and harm reduction; evaluating the substance abuse and harm reduction needs across the state; and requiring a post-enactment review of the implementation of this 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.
\begin{tabular}{lcccccccc|}
\hline \multicolumn{1}{|c}{ YES } & 43 & \multicolumn{1}{c}{ NO } & 22 & & \multicolumn{1}{c}{ EXCUSED } & 0 & ABSENT & 0 \\
\hline Amabile & Y & Exum & Y & Lynch & Y & Sirota & Y \\
Bacon & N & Froelich & Y & McCluskie & Y & Snyder & Y \\
Baisley & N & Geitner & N & McCormick & Y & Soper & N \\
Benavidez & Y & Gonzales-Gutierrez & N & McKean & N & Sullivan & Y \\
Bernett & Y & Gray & N & McLachlan & Y & Tipper & Y \\
Bird & Y & Hanks & N & Michaelson Jenet & Y & Titone & Y \\
Bockenfeld & N & Herod & Y & Mullica & Y & Valdez A. & Y \\
Boesenecker & Y & Holtorf & Y & Neville & N & Valdez D. & Y \\
Bradfield & N & Hooton & Y & Ortiz & Y & Van Beber & Y \\
Caraveo & Y & Jodeh & Y & Pelton & N & Van Winkle & Y \\
Carver & N & Kennedy & N & Pico & N & Weissman & Y \\
Catlin & N & Kipp & Y & Ransom & N & Will & N \\
Cutter & Y & Larson & N & Rich & Y & Williams & N \\
Daugherty & Y & Lindsay & Y & Ricks & Y & Woodrow & N \\
Duran & Y & Lontine & Y & Roberts & Y & Woog & Y \\
Esgar & Y & Luck & N & Sandridge & Y & Young & Y \\
& & & & & & Speaker & Y \\
\hline
\end{tabular}

Co-sponsor(s) added: Representative(s) Amabile, Benavidez, Bernett, Bird, Boesenecker, Duran, Esgar, Kipp, McCormick, Michaelson Jenet, Mullica, Ortiz, Tipper

HB22-1281 by Representative(s) Gonzales-Gutierrez and Ricks, Amabile, Bradfield, Michaelson Jenet, Van Beber; also Senator(s) Winter and Rankin-Concerning a program to fund behavioral health-care services.

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


Co-sponsor(s) added: Representative(s) Amabile, Bird, Daugherty, Exum, Froelich, Herod, Lontine, McCormick, Michaelson Jenet, Valdez A., Young

\section*{LAY OVER OF CALENDAR ITEMS}

On motion of Representative Esgar, the following items on the Calendar were laid over until Tuesday, April 26, 2022, retaining place on Calendar:

Consideration of Special Orders--HB22-1293, HB22-1012.
Consideration of Third Reading--SB22-009, SB22-167, SB22-058, SB22-164, SB22-079, SB22-110, SB22-156.

Consideration of Resolution(s)--SJR22-006, HJR22-1018, HJR22-1019, HJR22-1020, SJR22-012.

Consideration of Senate Amendment(s)--HB22-1082, HB22-1228, HB22-1294.

House in recess. House reconvened.

\section*{REPORT(S) OF COMMITTEE(S) OF REFERENCE}

\section*{AGRICULTURE, LIVESTOCK, AND WATER}

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

SB22-169 be referred to the Committee of the Whole with favorable recommendation.

\section*{FINANCE}

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

HB22-1029 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 21.
Page 3, strike lines 1 through 7 and substitute "FROM THE PERA PAYMENT CASH FUND CREATED IN SECTION 24-51-416.".

Renumber succeeding section accordingly.

HB22-1123 be postponed indefinitely.
HB22-1346 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 8, after line 21 insert:
"(C) THE ENTITY ISSUING THE PERMIT MAY USE THE PERMIT APPLICATION PROCESS TO VERIFY COMPLIANCE WITH THIS SUBSECTION (1).".

Page 16, after line 21 insert:
"(C) The entity issuing the permit may use the permit application process to verify compliance with this subsection (1).".

Page 21, strike lines 7 through 9 and substitute:
"SECTION 9. Act subject to petition - effective date. This act takes effect January 1, 2023; 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 2022 and, in such case, will take effect January 1, 2023, or on the date of the official declaration of the vote thereon by the governor, whichever is later.".

HCR22-1006 be referred favorably to the Committee on Appropriations.

\section*{STATE, CIVIC, MILITARY AND VETERANS AFFAIRS}

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

HB22-1327 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 4, line 6, strike "Native American" and substitute "Indian".

Page 4, line 8, strike "24-44-109" and substitute "24-80-215".
Page 4, line 10, strike "24-44-109. Native American" and substitute "24-80-215. Federal Indian".

Page 4, line 13, strike ""Native American" and substitute ""Federal INDIAN".

Page 4, strike lines 18 through 20.
Page 4, line 21, after "(2)" insert "(a)", and strike "COMMISSION" and substitute "STATE HISTORICAL SOCIETY".

Page 5, strike lines 2 through 4 and substitute:
"(b) In addition to the consultation with the Southern Ute Tribe and the Ute Mountain Ute Tribe described in this SECTION, THE SOCIETY SHALL CONSULT WITH THE COLORADO COMMISSION OF INDIAN AFFAIRS, ESTABLISHED PURSUANT TO SECTION 24-44-102, AND MAY CONSULT WITH ANY OTHER FEDERALLY RECOGNIZED Indian Tribe.
(3) (a) AS PART OF THE PROGRAM, THE STATE HISTORICAL SOCIETY SHALL RESEARCH THE EVENTS,".

Page 5, line 10, strike "RESEARCH ORGANIZATION" and substitute "SOCIETY".

Page 5, strike lines 11 through 21 and substitute "SUBSECTION (3)(c) OF THIS SECTION; PROVIDE THE COMMISSION, THE SOUTHERN UTE TRIBE, AND the Ute Mountain Ute Tribe with periodic updates about its RESEARCH; AND SHALL DELIVER A FINAL REPORT TO THE COMMISSION, the Southern Ute Tribe, and the Ute Mountain Ute Tribe no Later than June 30, 2023.
(b) (I) THE STATE HISTORICAL SOCIETY MAY ENTER INTO AN AGREEMENT WITH A THIRD-PARTY RESEARCH ENTITY TO CONDUCT PARTS OF THE RESEARCH DESCRIBED IN THIS SUBSECTION (3).
(II) In DETERMINING WHETHER TO ENTER INTO AN AGREEMENT WITH A THIRD-PARTY RESEARCH ENTITY AND SELECTING A THIRD-PARTY RESEARCH ENTITY, THE SOCIETY SHALL ENSURE THAT THE SOCIETY AND ANY OTHER PARTY PERFORMING RESEARCH COLLECTIVELY HAVE:".

Page 6, line 15, strike "RESEARCH ORGANIZATION" and substitute "SOCIETY".

Page 6, lines 21 through 24, strike "THE BEST AVAILABLE RESEARCH METHODS, WHICH MAY INCLUDE USING A GLOBAL POSITIONING SYSTEM, A GEOGRAPHIC INFORMATION SYSTEM DATABASE, AND GROUND-PENETRATING RADAR;" and substitute "RESEARCH METHODS determined during consultation with the Southern Ute Tribe and the Ute Mountain Ute Tribe;".

Page 7, strike lines 11 through 15 and substitute:
"(4) (a) AFTER THE STATE HISTORICAL SOCIETY DELIVERS THE FINAL REPORT ON ITS RESEARCH, IT SHALL FACILITATE CONSULTATION with the commission, the Southern Ute Tribe, and the Ute Mountain Ute Tribe to develop recommendations necessary to BETTER".

Page 7, lines 18 and 19, strike "THE COMMISSION MAY RECOMMEND NECESSARY IMMEDIATE ACTION AND SET" and substitute "In DEVELOPING RECOMMENDATIONS, THE PARTIES SHALL CONSIDER INCLUDING RECOMMENDATIONS FOR NECESSARY IMMEDIATE ACTION,".

Page 7, line 20, strike "GOALS" and substitute "GOALS,".
Page 7, strike lines 25 through 27 and substitute "INDIAN TRIBES;".
Page 8, strike lines 9 through 11 and substitute:
"(IV) A PROCESS FOR TRANSFERRING BURIAL SITES TO TRIBAL OWNERSHIP;".

Page 8, strike lines 19 and 21 and substitute:
"(b) In DEVELOPING THE RECOMMENDATIONS, THE SOCIETY, commission, the Southern Ute Tribe, and Ute Mountain Ute Tribe MAY CONSULT WITH ANY OTHER FEDERALLY".

Page 8, strike lines 24 through 27 and substitute:
"(c) On OR BEFORE SEPTEMBER 1, 2023, THE SOCIETY SHALL MAKE THE RECOMMENDATIONS AND A SUMMARY OF THE SOCIETY'S RESEARCH PUBLICLY AVAILABLE ON THE SOCIETY'S WEBSITE AND SHALL DELIVER A WRITTEN COPY OF THE RECOMMENDATIONS AND SUMMARY OF RESEARCH TO THE".

Page 9, line 7, strike "June 30," and substitute "DECEMBER 31,".
Strike "Native American" and substitute "federal Indian" on: Page 2, lines 6 and 7; Page 3, lines 1, 12, and 17; and Page 4, line 2.

Strike "Native American" and substitute "federal Indian" on: Page 4, lines 16, 21 and 22, and 25; Page 5, line 6; Page 6, lines 17, 20, and 27; Page 7, lines 4, 8, and 17; Page 8, lines 2 and 3, 7 and \(8,13,18\), and 22 and 23; Page 9, lines 13 and 25; and Page 10, line 2.

HB22-1393 be referred favorably to the Committee on Appropriations.

SB22-133 be referred favorably to the Committee on Appropriations.

SB22-162 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 158, after line 25 insert:
"SECTION 227. In Colorado Revised Statutes, 24-1-120, amend as amended by House Bill 22-1278 (6)(d) as follows:

24-1-120. Department of human services - creation. (6) The department consists of the following divisions, units, and offices:
(d) The office of behavioral health in the department of human services created pursuant to article 80 of title 27. THE OFFICE OF behavioral health is a type 2 entity, as defined in section 24-1-105.".

Renumber succeeding section accordingly.
Page 158, line 26, strike "This" and substitute "(1) Except as otherwise provided in this section, this".

Page 159, after line 7 add:
"(2) Section 24-1-120 (6)(d), Colorado Revised Statutes, as amended in section 63 of this act, takes effect only if House Bill 22-1278 does not become law.
(3) Section 227 of this act, takes effect only if House Bill 22-1278 becomes law, in which case said section 24-1-120 (6)(d) takes effect on the effective date of this act or House Bill 22-1278, whichever is later.".

SB22-174 be referred to the Committee of the Whole with favorable recommendation.

\section*{PRINTING REPORT}

The Chief Clerk reports the following bill has been correctly printed:

\section*{HB22-1397.}

\section*{SIGNING OF BILLS - RESOLUTIONS - MEMORIALS}

The Speaker has signed: HB22-1295; 1329, 1339, 1340.

\section*{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:
HB22-1295, 1329 at 10:50 a.m. on April 25th, 2022.
HB22-1339, 1340 at 2:42 p.m. on April 25th, 2022.

MESSAGE(S) FROM THE SENATE
The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-214.

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-159 amended in Special Orders as printed in Senate Journal, April 22, 2022.
SB22-165 amended in Special Orders as printed in Senate Journal, April 22, 2022.
SB22-168 amended in Special Orders as printed in Senate Journal, April 22, 2022.
SB22-181 amended in Special Orders as printed in Senate Journal, April 22, 2022.
SB22-182 amended in Special Orders as printed in Senate Journal, April 22, 2022.
SB22-192 amended in Special Orders as printed in Senate Journal, April 22, 2022.
SB22-212 amended in Special Orders as printed in Senate Journal, April 22, 2022.

The Senate has passed on Third Reading and returns herewith:
HB22-1291.
The Senate has adopted the First Report of the First Conference Committee on SB22-034, as printed in Senate Journal, April 21, 2022, and repassed the bill as amended.

\section*{MESSAGE FROM THE GOVERNOR}

I certify I received the following on the 22nd day of April, 2022, at 6:29 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

Friday, April 22, 2022
Colorado House of Representatives
The 73rd 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:
\(\begin{array}{ll}\text { HB22-1162 } & \begin{array}{l}\text { Motor Vehicle Digital Number Plates } \\ \text { Approved on Friday, April 22, } 2022 \text { at 4:45 p.m. }\end{array} \\ \text { HB22-1280 } & \begin{array}{l}\text { Pikes Peak Community College Name Change } \\ \text { Approved on Friday, April 22, 2022 at 4:50 p.m. }\end{array} \\ & \end{array}\)
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Sincerely,
/signed/
Jared Polis
Governor

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\section*{INTRODUCTION OF BILLS}
``` First Reading
The following bills were read by title and referred to the committee(s) indicated:
HB22-1398 by Representative(s) Bird and Holtorf--Concerning the designation of registered agents by insurance companies for the purpose of receiving service of process, and, in connection therewith, requiring the commissioner of insurance to maintain a list of such registered agents and describing circumstances when service of process may be made on the commissioner rather than on an insurance company's registered agent.
Committee on Business Affairs \& Labor
HB22-1399 by Representative(s) Ortiz and Boesenecker, Esgar; also Senator(s) Ginal--Concerning consumer protection relating to music therapy services.
Committee on Health \& Insurance
HB22-1400 by Representative(s) McCluskie and Tipper; also Senator(s) Moreno--Concerning matters related to a procedural requirement for state enterprises.
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## Committee on Finance

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SB22-159 by Senator(s) Bridges and Zenzinger; also Representative(s) Ortiz and Will--Concerning the creation of a revolving loan fund within the division of housing in the department of local affairs to make investments in transformational affordable housing, and, in connection therewith, making an appropriation.
Committee on Finance
SB22-165 by Senator(s) Bridges; also Representative(s) Lindsay and Geitner--Concerning the creation of the Colorado career advisor training program, and, in connection therewith, making an appropriation.
Committee on Education
SB22-168 by Senator(s) Donovan and Rankin; also Representative(s) McCluskie and Will--Concerning support for backcountry search and rescue services in Colorado, and, in connection therewith, making and reducing an appropriation.
Committee on Energy \& Environment
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SB22-181 by Senator(s) Bridges and Simpson; also Representative(s) Cutter and Van Beber--Concerning the behavioral health administration's plan to address issues regarding the delivery of behavioral health-care services in this state, and, in connection therewith, making an appropriation.

## Committee on Public \& Behavioral Health \& Human Services

SB22-192 by Senator(s) Zenzinger and Simpson; also Representative(s) Esgar and Catlin--Concerning the creation of opportunities for credential attainment, and, in connection therewith, making an appropriation.
Committee on Education
SB22-212 by Senator(s) Lee and Cooke, Buckner, Gardner, Rodriguez; also Representative(s) Herod and Soper, Bacon, Snyder, Weissman--Concerning the nonsubstantive revision of statutes in the Colorado Revised Statutes, as amended, and, in connection therewith, amending or repealing obsolete, imperfect, and inoperative law to preserve the legislative intent, effect, and meaning of the law.
Committee on Judiciary
SB22-214 by Senator(s) Hansen and Rankin, Zenzinger; also Representative(s) McCluskie, Herod, Ransom-Concerning a transfer from the general fund to the PERA payment cash fund.
Committee on Appropriations

## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Gray, Hanks.

On motion of Representative Mullica, the House adjourned until 9:00 a.m., Tuesday, April 26, 2022.

Approved:
Alec Garnett, Speaker
Attest:
Robin Jones,
Chief Clerk

## HOUSE JOURNAL

SEVENTY-THIRD GENERAL ASSEMBLY

## STATE OF COLORADO

## Second Regular Session

Tuesday, April 26, 2022

Prayer by Pastor Mica Anderson, Arapahoe Community Church, Arapahoe.

The Speaker called the House to order at 9:00 a.m.
Pledge of Allegiance led by Micaiah Anderson, Arapahoe.
The roll was called with the following result:
Present--55.
Excused--Representative(s) Bockenfeld, Bradfield, Geitner, Larson, Lontine, Ortiz, Sirota, Soper, Williams, Young--10.
Present after roll call--Representative(s) Bockenfeld, Bradfield, Geitner, Larson, Lontine, Ortiz, Sirota, Soper, Young.

The Speaker declared a quorum present.

On motion of Representative Bacon, the House Journal of Monday, April 25, 2022, 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:

HB22-1063 be amended as follows, and as so amended, be referred to the Committee on Legislative Council with favorable recommendation:

Amend the Judiciary Committee Report, dated February 9, 2022, page 1, strike lines 1 and 2 and substitute:
"Amend printed bill, page 3, strike lines 2 through 4 and substitute:
"SECTION 1. In Colorado Revised Statutes, add part 19 to article 3 of title 2 as follows:

PART 19".

Page 3, after line 5 insert:
"2-3-1901. Legislative oversight committee for Colorado jail standards - creation - duties. (1) Creation. (a) THERE IS CREATED A LEGISLATIVE OVERSIGHT COMMITTEE CONCERNING COLORADO JAIL STANDARDS, REFERRED TO IN THIS PART 19 AS THE "COMMITTEE".
(b) THE COMMITTEE CONSISTS OF SIX MEMBERS. THE PRESIDENT OF THE SENATE, THE MINORITY LEADER OF THE SENATE, THE SPEAKER OF THE HOUSE OF REPRESENTATIVES, AND THE MINORITY LEADER OF THE HOUSE OF REPRESENTATIVES SHALL APPOINT THE MEMBERS OF THE COMMITTEE AS FOLLOWS:
(I) THE PRESIDENT OF THE SENATE SHALL APPOINT TWO SENATORS TO SERVE ON THE COMMITTEE AND DESIGNATE ONE OF THE SENATORS AS THE VICE-CHAIR OF THE COMMITTEE, AND THE MINORITY LEADER OF THE SENATE SHALL APPOINT ONE SENATOR TO SERVE ON THE COMMITTEE;
(II) THE SPEAKER OF THE HOUSE OF REPRESENTATIVES SHALL APPOINT TWO REPRESENTATIVES TO SERVE ON THE COMMITTEE AND DESIGNATE ONE OF THE REPRESENTATIVES AS THE CHAIR OF THE COMMITTEE, AND THE MINORITY LEADER OF THE HOUSE OF REPRESENTATIVES SHALL APPOINT ONE REPRESENTATIVE TO SERVE ON THE COMMITTEE;
(III) THE PRESIDENT OF THE SENATE, THE MINORITY LEADER OF THE SENATE, THE SPEAKER OF THE HOUSE OF REPRESENTATIVES, AND THE MINORITY LEADER OF THE HOUSE OF REPRESENTATIVES SHALL MAKE THEIR APPOINTMENTS BY JULY 1, 2022. IN THE CASE OF A VACANCY, THE PERSON MAKING THE ORIGINAL APPOINTMENT OR REAPPOINTMENT SHALL FILL ANY VACANCY BY APPOINTMENT.
(c) (I) MEMBERS OF THE COMMITTEE MAY RECEIVE PAYMENT OF PER DIEM AND REIMBURSEMENT FOR ACTUAL AND NECESSARY EXPENSES AUTHORIZED PURSUANT TO SECTION 2-2-307.
(II) THE DIRECTOR OF RESEARCH OF THE LEGISLATIVE COUNCIL AND THE DIRECTOR OF THE OFFICE OF LEGISLATIVE LEGAL SERVICES SHALL SUPPLY STAFF ASSISTANCE TO THE COMMITTEE, BUT SHALL NOT SUPPLY STAFF ASSISTANCE TO ANY SUBCOMMITTEES CREATED BY THE COMMITTEE.
(2) Duties. (a) THE COMMITTEE SHALL MEET NO MORE THAN FOUR TIMES EACH YEAR.
(b) THE COMMITTEE IS RESPONSIBLE FOR THE OVERSIGHT OF THE COMMISSION. THE CHAIR OF THE COMMITTEE SHALL ESTABLISH ORGANIZATIONAL RULES AND PROCEDURAL RULES AS ARE NECESSARY FOR THE OPERATION OF THE COMMISSION.
(c) THE COMMITTEE MAY INTRODUCE UP TO A TOTAL OF THREE BILLS, JOINT RESOLUTIONS, OR CONCURRENT RESOLUTIONS DURING THE 2024 LEGISLATIVE SESSION. BILLS THAT THE COMMITTEE INTRODUCES ARE EXEMPT FROM THE FIVE-BILL LIMITATION SPECIFIED IN RULE 24 (b)(1)(A) OF THE JOINT RULES OF THE SENATE AND THE HOUSE OF REPRESENTATIVES. JOINT RESOLUTIONS AND CONCURRENT RESOLUTIONS THAT THE COMMITTEE INTRODUCES ARE EXEMPT FROM THE LIMITATIONS SET OUT IN RULE 26 (g) OF THE RULES OF THE HOUSE OF REPRESENTATIVES AND RULE 30 (f) OF THE RULES OF THE SENATE. THE COMMITTEE IS EXEMPT FROM THE REQUIREMENT TO REPORT BILLS OR OTHER MEASURES TO THE LEGISLATIVE COUNCIL AS SPECIFIED IN RULE 24 (b)(1)(D) AND RULE 24A (d)(8) OF THE JOINT RULES OF THE SENATE AND THE HOUSE OF REPRESENTATIVES AND IN SECTION 2-3-303 (1)(f), COLORADO REVISED StATUTES. THE COMMITTEE IS SUBJECT TO RULE 24 A OF THE JOINT RULES OF THE SENATE AND HOUSE OF REPRESENTATIVES, EXCEPT TO THE EXTENT THAT THE RULE MAY CONFLICT WITH THIS PART 19. BILLS RECOMMENDED BY THE COMMITTEE MUST BE INTRODUCED BY THE INTRODUCTION

DEADLINE FOR HOUSE BILLS SPECIFIED IN RULE 23 (a)(1) OF THE JOINT RULES OF THE SENATE AND HOUSE OF REPRESENTATIVES. THE CHAIR AND VICE-CHAIR SHALL JOINTLY ESTABLISH THE LAST DATE FOR THE MEETING AT WHICH THE COMMITTEE MAY APPROVE BILL REQUESTS, THE LAST DATE BY WHICH COMMITTEE MEMBERS MUST FINALIZE BILL DRAFTS OR BY WHICH BILL DRAFTS WILL BE DEEMED FINALIZED FOR FISCAL NOTE PURPOSES, AND THE LAST DATE BY WHICH THE COMMITTEE WILL CONSIDER AND TAKE FINAL ACTION ON BILL DRAFTS.
(d) THE COMMITTEE SHALL RECEIVE AND APPROVE THE REPORT OF THE COMMISSION REQUIRED BY SECTION 2-3-1903 (2).".

Page 3, line 6, strike "17-26-401." and substitute "2-3-1902.".
Page 3, line 8, strike "IN THE DEPARTMENT OF PUBLIC SAFETY".
Page 3, line 9, strike "PART 4" and substitute "PART 19", and strike "CREATE" and substitute "RECOMMEND".".

Page 1 of the report, strike lines 3 and 4 and substitute:
"Page 3, line 11, strike "PART 4 AS "JAILS", AND UPDATE THE" and substitute "PART 19 AS "JAILS".".".

Page 2 of the report, line 2, strike ""July 31, 2022."." and substitute ""JuLY 31, 2022. THE COMMISSION SHALL MEET MONTHLY. THE CHAIR OF THE COMMITTEE SHALL APPOINT A CHAIR AND VICE-CHAIR FROM AMONG THE COMMISSION MEMBERS.".".

Page 2 of the report, strike line 4 and substitute:
"Page 6, line 4, strike "17-26-402. Commission - duties - rules." and substitute "2-3-1903. Commission - duties - report.".".

Page 2 of the report, strike lines 14 through 19 and substitute: "RECOMMENDATIONS AND PRESENT IT TO THE COMMITTEE FOR APPROVAL by November 15, 2023. The director of research of the LEGISLATIVE COUNCIL SHALL SUPPLY STAFF ASSISTANCE TO THE COMMISSION, INCLUDING ASSISTING WITH COMPLETING THE REPORT. THE DIRECTOR OF RESEARCH OF THE LEGISLATIVE COUNCIL SHALL NOT SUPPLY STAFF ASSISTANCE TO ANY SUBCOMMITTEES CREATED BY THE COMMISSION.".".

Page 2 of the report, after line 20 insert:
"Page 21, line 5, strike "17-26-403." and substitute "2-3-1904.", and strike "PART 4" and substitute "PART 19".".

Page 2 of the report, after line 24 insert:
"Page 21, after line 20 insert:
"SECTION 4. Appropriation. For the 2022-23 state fiscal year, $\$ 96,039$ 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) $\$ 90,379$ for use by the legislative council, which amount is based on an assumption that the council will require an additional 0.9 FTE; and
(b) $\$ 5,660$ for use by the general assembly.".

Renumber succeeding section accordingly.
Page 1, line 102, strike "JAILS." and substitute "JAILS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".".

HB22-1077 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 5, lines 21 and 22, strike "SUBJECT TO AVAILABLE APPROPRIATIONS, BEGINNING" and substitute "BEGINNING".

Page 5, lines 23 and 24, strike "ONE MILLION".
Page 5, after line 26 insert:
"SECTION 3. Appropriation. For the 2022-23 state fiscal year, $\$ 500,000$ is appropriated to the department of public safety for use by the division of homeland security and emergency management. This appropriation is from the general fund and is based on an assumption that the division will require an additional 0.9 FTE. To implement this act, the division may use this appropriation for program administration related to the office of preparedness.".

Renumber succeeding section accordingly.
Page 1, line 105, strike "PROGRAM." and substitute "PROGRAM, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1254 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 8, after line 19 insert:
"SECTION 7. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 248,249$ is appropriated to the department of revenue. This appropriation is from the Colorado DRIVES vehicle services account in the highway users tax fund created in section 42-1-211 (2)(b)(I), C.R.S. To implement this act, the department may use this appropriation as follows:
(a) $\$ 112,815$ for use by the division of motor vehicles for personal services related to administration, which amount is based on an assumption that the division will require an additional 1.6 FTE;
(b) $\$ 20,768$ for use by the division of motor vehicles for operating expenses related to administration;
(c) $\$ 72,000$ for DRIVES maintenance and support;
(d) $\$ 19,286$ for use by the executive director's office for personal services related to administration and support; and
(d) $\$ 23,380$ for use by the taxation business group for IDS print production.".

Renumber succeeding section accordingly.
Page 1, line 102, strike "VEHICLE." and substitute "VEHICLE, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1355 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 27 , line 21 , strike the second "AND".
Page 27, after line 23 insert:
"(F) Reimbursing the department pursuant to section 25-17-616 FOR ITS COSTS IN ADMINISTERING AND IMPLEMENTING THIS PART 6, INCLUDING THE COSTS OF THE ADVISORY BOARD; AND
(G) ReImbursing the department pursuant to section 25-17-616 FOR THE COSTS OF ENFORCING THIS PART 6 PURSUANT TO SECTION 25-17-610;".

Page 46, line 1, before "THE" insert "THE EXECUTIVE DIRECTOR SHALL INCLUDE THE DEPARTMENT'S ACTIVITIES AND EXPENSES THAT WERE REIMBURSED PURSUANT TO SECTION 25-17-616 IN THE GENERAL REPORT.".

Page 50, after line 20 insert:
"25-17-616. Producer responsibility program for statewide recycling administration fund - creation - purpose. (1) THERE IS HEREBY CREATED IN THE STATE TREASURY THE PRODUCER RESPONSIBILITY PROGRAM FOR STATEWIDE RECYCLING ADMINISTRATION FUND, REFERRED TO IN THIS SECTION AS THE "FUND". THE FUND CONSISTS OF ALL PRODUCER RESPONSIBILITY DUES TRANSFERRED TO THE FUND PURSUANT TO THIS SECTION AND MONEY THAT THE GENERAL ASSEMBLY TRANSFERS TO THE FUND FOR USE BY THE DEPARTMENT. THE ORGANIZATION SHALL TRANSMIT A PORTION OF THE PRODUCER RESPONSIBILITY DUES TO THE STATE TREASURER FOR DEPOSIT IN THE FUND FOR PURPOSES OF REIMBURSING:
(a) THE DEPARTMENT, INCLUDING THE ADVISORY BOARD, FOR THE REASONABLE COSTS INCURRED IN ADMINISTERING AND IMPLEMENTING ANY PORTION OF THIS PART 6; AND
(b) THE DEPARTMENT FOR THE REASONABLE COSTS INCURRED IN ENFORCING THIS PART 6 PURSUANT TO SECTION 25-17-610.
(2) (a) By June 30, 2026, THE DEPARTMENT SHALL NOTIFY THE ORGANIZATION OF THE COSTS IN ADMINISTERING, IMPLEMENTING, AND ENFORCING THIS PART 6 SINCE THE EFFECTIVE DATE OF THIS PART 6.
(b) By June 30 of each year after June 30, 2026, the DEPARTMENT SHALL NOTIFY THE ORGANIZATION OF THE COSTS OF ADMINISTERING, IMPLEMENTING, AND ENFORCING THIS PART 6 DURING THE IMMEDIATELY PRECEDING YEAR.
(c) UPON RECEIPT OF THE DEPARTMENT'S COST ACCOUNTING, THE ORGANIZATION SHALL TRANSMIT TO THE STATE TREASURER, FOR DEPOSIT IN THE FUND, AN AMOUNT OF PRODUCER RESPONSIBILITY DUES NECESSARY TO REIMBURSE THE DEPARTMENT FOR ITS COSTS.
(3) THE GENERAL ASSEMBLY SHALL ANNUALLY APPROPRIATE MONEY FROM THE FUND TO THE DEPARTMENT FOR THE PURPOSES SET FORTH IN SUBSECTION (1) OF THIS SECTION.
(4) All unexpended and unencumbered money in the fund AT THE END OF ANY STATE FISCAL YEAR REMAINS IN THE FUND AND SHALL NOT BE CREDITED OR TRANSFERRED TO THE GENERAL FUND OR ANY OTHER fund. All interest derived from the deposit and investment of MONEY IN THE FUND REMAINS IN THE FUND AND DOES NOT REVERT TO THE GENERAL FUND.".

Page 51, after line 1 insert:
"SECTION 2. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 119,130$ is appropriated to the department of public health and environment. This appropriation is from the general fund. To implement this act, the department may use this appropriation as follows:
(a) $\$ 119,130$ for use by the solid waste control program for solid waste control, which amount is based on an assumption that the program will require an additional 0.8 FTE ; and
(b) $\$ 20,503$ for the purchase of legal services.
(2) For the 2022-23 state fiscal year, $\$ 20,503$ is appropriated to the department of law. This appropriation is from reappropriated funds received from the department of public health and environment under subsection (1)(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 public health and environment.".

Renumber succeeding section accordingly.
Page 1, line 102 strike "RECYCLING." and substitute "RECYCLING, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION."

HB22-1359 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 11 , line 13 , strike "TWO" and substitute "FOUR".
Page 12, after line 5 insert:
"SECTION 2. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 5,200,000$ is appropriated to the Colorado household financial recovery program fund created in section 24-36-306 (1)(a), C.R.S. This appropriation is from the general fund. The department of the treasury is responsible for the accounting related to this appropriation.
(2) For the 2022-23 state fiscal year, $\$ 59,142$ is appropriated to the department of law. This appropriation is from reappropriated funds received from the department of the treasury from the Colorado household financial recovery program fund created in section 24-36-306 (1)(a), C.R.S., 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 the treasury.".

Renumber succeeding section accordingly.
Page 1, line 102, strike "PROGRAM." and substitute "PROGRAM, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1361 be referred to the Committee of the Whole with favorable recommendation.

HB22-1390 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 5, lines 8 through 10, strike "EIGHT BILLION FOUR HUNDRED TWENTY MILLION ONE HUNDRED FOURTEEN THOUSAND ONE HUNDRED SIXTY-TWO DOLLARS $(\$ 8,420,114,162) ; "$ and substitute "EIGHT BILLION FOUR HUNDRED TWENTY-TWO MILLION TWO HUNDRED SIXTEEN THOUSAND ONE HUNDRED FIFTY-NINE DOLLARS (\$8,422,216,159);".

Page 17, after line 25 insert:
"SECTION 20. Appropriation. For the 2022-23 state fiscal year, $\$ 184,125,900$ is appropriated to the department of education. This appropriation consists of $\$ 2,101,985$ from the general fund and $\$ 182,023,915$ from the state education fund created in section 17 (4)(a) of article IX of the state constitution. To implement this act, the department may use this appropriation for the state share of districts' total program funding.

SECTION 21. Appropriation to the department of education for the fiscal year beginning July 1, 2022. Section 2 of HB 21-1329, amend Part IV (2)(A) Footnote 8, as follows:

## Section 2. Appropriation.

8 Department of Education, Assistance to Public Schools, Public School Finance, State Share of Districts' Total Program Funding -Pursuant to Section 22-35-108 (2)(a) and 22-35-108.5 (2)(b)(II), C.R.S., the purpose of this footnote is to specify what portion of this appropriation is intended to be available for the Aceelerating Students Fhrough Coneurrent Enrolment (ASCENT) Program and the Teacher Recruitment Education and Preparation (TREP) Program for FY 2022-23. It is the General Assembly's intent that the Department of Education be authorized to utilize up to $\$ 4,249,000$ of this appropriation to fund qualified students designated as ASCENT Program participants and $\$ 1,699,600 \$ 1,737,200$ of this appropriation to fund qualified students designated as TREP Program participants. This amount is calculated based on an estimated 500 FTE participants and 200 FTE TREP Program participants funded at a rate of $\$ 8,498 \$ 8,686$ per FTE pursuant to Section 22-54-104 (4.7), C.R.S.

SECTION 22. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 196,086$ is appropriated to the department of education. This appropriation is from the general fund. To implement this act, the department may use this appropriation as follows:
(a) $\$ 127,973$ for the dyslexia markers pilot program;
(b) $\$ 43,113$ for college and career readiness, which amount is based on an assumption that the department will require an additional 0.5 FTE; and
(c) $\$ 25,000$ for information technology services.".

Renumber succeeding section accordingly.

SB22-001 be referred to the Committee of the Whole with favorable recommendation.

SB22-002 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 22 through 24 and substitute:
"FISCAL YEAR 2022-23, THE GENERAL ASSEMBLY SHALL APPROPRIATE ONE MILLION DOLLARS FROM THE GENERAL FUND TO THE FUND FOR THE IMPLEMENTATION OF THIS SECTION. IN EACH OF FISCAL YEARS 2023-24 AND 2024-25, THE GENERAL ASSEMBLY SHALL APPROPRIATE FIVE MILLION DOLLARS FROM THE GENERAL FUND TO THE FUND FOR THE IMPLEMENTATION OF THIS SECTION. THE GENERAL ASSEMBLY MAY".

Page 6, line 27, strike "SEPTEMBER 1, 2032," and substitute "SEPTEMBER 1, 2025,".

Page 7, lines 1 and 2, strike "THE GRANT PROGRAM" and substitute "THIS SECTION".

Page 7, strike lines 4 and 5 and substitute "SUCCESSOR COMMITTEE AS TO THE AMOUNT OF FUTURE APPROPRIATIONS TO THE FUND".

Page 13 , line 7 , strike $" \$ 5,000,000$ " and substitute $" \$ 1,000,000$ ".

SB22-008 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 6, line 22, strike " $\$ 2,702,512$ " and substitute "\$2,610,575".

Page 6, line 24, strike "4.6" and substitute "3.7".

SB22-011 be referred to the Committee of the Whole with favorable recommendation.

SB22-021 be amended as follows, and as so amended, be referred to the Committee on Legislative Council with favorable recommendation:

Amend reengrossed bill, page 20, line 9, strike " $\$ 106,643$ " and substitute "\$108,131".

Page 20 , line 12 , strike " $\$ 28,053$ " and substitute $" \$ 29,541$ ".

SB22-127 be referred to the Committee of the Whole with favorable recommendation.

SB22-130 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 13, strike lines 14 and 15 and substitute "Budget requests under this seetion must be made through the process established in seetion 24-37-304 (1)(e.3); except that budget requests".

Page 14 , line 23, strike " $\$ 406,683$ " and substitute " $\$ 306,634$ ".
Page 15, line 2, after "FTE;" insert "and".
Page 15, line 4, strike "unit; and" and substitute "unit.".
Page 15, strike line 5.
Page 15, line 6, strike "\$100,049" and substitute "\$49,285".
Page 15 , lines 8 and 9 , strike "under subsection (1)(c) of this section" and substitute "from the unused state-owned real property fund created in section 24-82-102.5 (5)(a), C.R.S.,".

Page 15 , line 10 , strike " 0.6 FTE" and substitute " 0.3 FTE".
Page 15, strike lines 13 through 17.

SB22-146 be referred to the Committee of the Whole with favorable recommendation.

SB22-148 be referred to the Committee of the Whole with favorable recommendation.

SB22-153 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 15, line 17, after "Appropriation." insert "(1)".

Page 15, line 18 strike " $\$ 500,000$ " and substitute " $\$ 1,000,000$ ".
Page 15, after line 21 insert:
"(2) For the 2022-23 state fiscal year, $\$ 117,000$ is appropriated to the department of state for use by the administration 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 department may use this appropriation for personal services.

## SB22-158 be referred to the Committee of the Whole with favorable recommendation.

## FINANCE

After consideration on the merits, the Committee recommends the following:
$\underline{\text { HB22-1345 be referred favorably to the Committee on Appropriations. }}$

HB22-1357 be postponed indefinitely.

HB22-1392 be referred favorably to the Committee on Appropriations.

## INTRODUCTION OF BILLS

## First Reading

The following bills were read by title and referred to the committee(s) indicated:

HB22-1401 by Representative(s) Mullica; also Senator(s) Moreno-Concerning the preparedness of health facilities to meet patient needs.
Committee on Health \& Insurance
HB22-1402 by Representative(s) Garnett--Concerning measures to promote responsible gaming, and, in connection therewith, creating the responsible gaming grant program and establishing funding mechanisms to support the grant program.
Committee on Finance

> SB22-182 by Senator(s) Hansen and Coram; also Representative(s) $\begin{aligned} & \text { Daugherty and Young--Concerning measures to address } \\ & \text { economic mobility for Coloradans, and, in connection } \\ & \text { therewith, creating the economic mobility program within } \\ & \text { the department of public health and environment and } \\ & \text { authorizing the department of higher education to contract } \\ & \text { for the use of an online platform to assist students with } \\ & \text { accessing public benefits and making an appropriation. }\end{aligned}$ Committee on Finance

## 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.

HB22-1285 by Representative(s) Neville and Esgar, Daugherty; also Senator(s) Moreno and Cooke-Concerning a prohibition against a hospital taking certain debt collection actions against a patient if the hospital is not in compliance with hospital price transparency laws.
(Laid Over from April 25, 2022.)
As shown by the following roll call vote, a majority of all members elected to the House voted in the affirmative, and Representative Esgar was given permission to offer a Third Reading amendment:

| YES | $\mathbf{6 2}$ | NO | $\mathbf{2}$ | EXCUSED | $\mathbf{1}$ | ABSENT | $\mathbf{0}$ |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle Y |  |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | E |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Third Reading amendment No. 1, by Representative Esgar.
Amend engrossed bill, page 5, line 8, after "(2)" insert "(a)".
Page 5, line 9, strike "(a)" and substitute "(I)".

Page 5, line 11, strike "(b)" and substitute "(II)".
Page 5, line 12, strike "(I)" and substitute "(A)".
Page 5, line 15 , strike "(II)" and substitute "(B)", and strike "OR".
Page 5, line 16, strike "(III)" and substitute "(C)".
Page 5, line 17, strike "ANOTHER." and substitute "ANOTHER; OR
(D) COLLECTS DEBT FOR THE DEPARTMENT OF PERSONNEL.
(b) "COLLECTION AGENCY" DOES NOT INCLUDE:
(I) ANy officer or employee of a creditor while, in THE NAME OF THE CREDITOR, COLLECTING DEBTS FOR SUCH CREDITOR;
(II) ANy person while acting as a collection agency for ANOTHER PERSON, BOTH OF WHOM ARE RELATED BY COMMON OWNERSHIP OR AFFILIATED BY CORPORATE CONTROL, IF THE PERSON ACTING AS A COLLECTION AGENCY DOES SO ONLY FOR CREDITORS TO WHOM IT IS SO RELATED OR AFFILIATED AND IF THE PRINCIPAL BUSINESS OF THE PERSON IS NOT THE COLLECTION OF DEBTS;
(III) ANy Officer or employee of the United States or any STATE TO THE EXTENT THAT COLLECTING OR ATTEMPTING TO COLLECT ANY DEBT IS IN THE PERFORMANCE OF THE OFFICER'S OR EMPLOYEE'S OFFICIAL DUTIES;
(IV) ANY PERSON WHILE SERVING OR ATTEMPTING TO SERVE LEGAL PROCESS ON ANY OTHER PERSON IN CONNECTION WITH THE JUDICIAL ENFORCEMENT OF ANY DEBT;
(V) ANY DEBT-MANAGEMENT SERVICES PROVIDER OPERATING IN COMPLIANCE WITH OR EXEMPT FROM THE "UNIFORM DEBT-MANAGEMENT Services Act", part 2 of article 19 of title 5;
(VI) Any person collecting or attempting to collect any DEBT OWED OR DUE OR ASSERTED TO BE OWED OR DUE ANOTHER TO THE EXTENT THAT:
(A) The activity is incidental to a bona fide fiduciary OBLIGATION OR A BONA FIDE ESCROW ARRANGEMENT;
(B) THE ACTIVITY CONCERNS A DEBT THAT WAS EXTENDED BY THE PERSON;
(C) The activity concerns a debt that was not in default AT THE TIME IT WAS OBTAINED BY THE PERSON; OR
(D) The activity concerns a debt obtained by the person as A SECURED PARTY IN A COMMERCIAL CREDIT TRANSACTION INVOLVING THE CREDITOR;
(VII) ANY PERSON WHOSE PRINCIPAL BUSINESS IS THE MAKING OF LOANS OR THE SERVICING OF DEBT NOT IN DEFAULT AND WHO ACTS AS A LOAN CORRESPONDENT, SELLER AND SERVICER FOR THE OWNER, OR HOLDER OF A DEBT THAT IS SECURED BY A DEED OF TRUST ON REAL PROPERTY WHETHER OR NOT THE DEBT IS ALSO SECURED BY AN INTEREST IN PERSONAL PROPERTY;
(VIII) A LIMITED GAMING OR RACING LICENSEE ACTING PURSUANT TO ARTICLE 33 OF TITLE 44.
(c) Notwithstanding the provisions of SUBSECTION (2)(b) of THIS SECTION, "COLLECTION AGENCY" INCLUDES ANY PERSON WHO, IN THE PROCESS OF COLLECTING THE PERSON'S OWN DEBTS, USES ANOTHER NAME THAT WOULD INDICATE THAT A THIRD PERSON IS COLLECTING OR ATTEMPTING TO COLLECT SUCH DEBTS.".

The amendment was declared passed by the following roll call vote:

| YES | $\mathbf{6 4}$ | NO | O | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | E |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |
|  |  |  |  |  |  |  |  |

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

| YES | $\mathbf{6 3}$ | NO | $\mathbf{1}$ | EXCUSED | $\mathbf{1}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | N | Williams | E |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
|  | Ysgar | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bernett, Bird, Boesenecker, Carver, Duran, Herod, Jodeh, Kennedy, Kipp, Lindsay, Lontine, McCluskie, McCormick, Michaelson Jenet, Ortiz, Pico, Roberts, Sirota, Snyder, Titone, Valdez A., Van Winkle, Weissman, Speaker

SB22-009 by Senator(s). Ginal and Hisey, Liston; also Representative(s) Bird and Benavidez, Bockenfeld-Concerning catalytic converters, and, in connection therewith, enacting measures to address the theft of catalytic converters.
(Laid Over from April 12, 2022.)
Laid Over until Wednesday, April 27, 2022.
SB22-167 by Senator(s) Ginal; also Representative(s) Duran-Concerning removing the exemption for greyhound breeders from the "Pet Animal Care and Facilities Act".
(Laid Over from April 21, 2022.)
The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 55 | NO | 9 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :---: | :--- | :---: | :--- | :---: | :--- | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | N |
| Cutter | Y | Larson | Y | Rich | N | Williams | E |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | Y | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bird, Boesenecker, Caraveo, Cutter, Exum, Hooton, Jodeh, Kipp, Lindsay, Lontine, McCormick, McLachlan, Mullica, Sirota, Tipper, Titone, Valdez A.

SB22-058 by Senator(s) Simpson; also Representative(s) McCormick-Concerning the creation of a peer health assistance program for dental hygienists.
(Laid Over from April 21, 2022.)
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

1

## 2

4
5

| YES | 39 | NO | 24 | EXCUSED | 2 | ABSENT | $\mathbf{0}$ |  |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |  |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |  |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |  |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |  |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |  |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |  |
| Cutter | Y | Larson | N | Rich | N | Williams | E |  |
| Daugherty | Y | Lindsay | Y | Ricks | E | Woodrow | Y |  |
| Duran | Y | Lontine | Y | Roberts | N | Woog | N |  |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |  |
|  |  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bird, Boesenecker, Caraveo, Duran, Exum, Herod, Jodeh, Lindsay, Lontine, Michaelson Jenet, Mullica, Snyder, Valdez D.

SB22-164 by Senator(s) Zenzinger and Woodward, Kirkmeyer, Moreno; also Representative(s) Woodrow and Lynch, Pico, Valdez D.-Concerning the substitution of the word "treasurer's" in place of the word "assessor's" in a statutory provision requiring disclosure of property tax information for purchasers of newly constructed residences within the boundaries of a metropolitan district.
(Laid Over from April 21, 2022.)
The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | $\mathbf{6 4}$ | NO | $\mathbf{0}$ | EXCUSED | 1 | ABSENT | $\mathbf{0}$ |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |


| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Cutter | Y | Larson | Y | Rich | Y | Williams | E |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bockenfeld, Jodeh, Lindsay, Mullica, Snyder

SB22-079 by Senator(s) Kolker and Ginal; also Representative(s) Young and McLachlan-Concerning required dementia training for direct-care staff of specified facilities that provide services to clients living with dementia.
(Laid Over from April 25, 2022.)
The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 42 | NO | $\mathbf{2 2}$ | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | N | Rich | N | Williams | E |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bernett, Bird, Boesenecker, Cutter, Duran, Esgar, Exum, Froelich, Gonzales-Gutierrez, Herod, Hooton, Jodeh, Kennedy, Lindsay, Lontine, McCluskie, Sullivan

SB22-110 by Senator(s) Sonnenberg and Kolker; also Representative(s) Pelton-Concerning a requirement that a wind-powered energy generation facility be equipped with light mitigating technology.
(Laid Over from April 25, 2022.)
The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 3 | EXCUSED | 1 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | E |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y | Co-sponsor(s) added: Representative(s) Bernett, Catlin, Hooton, Jodeh, Lindsay, Lontine, Lynch, Michaelson Jenet, Pico, Snyder, Soper, Will

SB22-156 by Senator(s) Kolker and Fenberg; also Representative(s) Amabile and Young-Concerning placing limitations on prepaid inpatient health plans, and, in connection therewith, removing prior authorization for outpatient psychotherapy and limiting when a prepaid inpatient health plan can retroactively recover provider payments.
(Laid Over from April 25, 2022.)
The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | $\mathbf{6 0}$ | NO | $\mathbf{4}$ | EXCUSED | $\mathbf{1}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | E |


| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| :--- | :--- | :--- | :--- | :--- | :---: | :--- | :--- |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  | Speaker | Y |  |

Co-sponsor(s) added: Representative(s) Bacon, Benavidez, Bernett, Bird, Boesenecker, Carver, Esgar, Gonzales-Gutierrez, Hooton, Jodeh, Lindsay, Lontine, McCormick, Michaelson Jenet, Ricks, Sirota, Titone, Valdez A., Valdez D.

On motion of Representative Esgar, HB22-1012, HB22-1242, HB22-1365, HB22-1348, HB22-1260, HB22-1077, HB22-1390, HB22-1254, HB22-1359, HB22-1361, SB22-184, SB22-194, SB22-162, SB22-169, SB22-174, SB22-002, SB22-008, SB22-011, SB22-127, SB22-130, SB22-146, SB22-001, SB22-148, SB22-158 were made Special Orders on Tuesday, April 26, 2022, at 9:36 a.m.

The hour of 9:36 a.m., having arrived, on motion of Representative Snyder, 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.)

HB22-1242 by Representative(s) Kipp and Exum; also Senator(s) Ginal and Hisey-Concerning the regulation of structures that are manufactured at a location that is not at the site where the structure is occupied.

Amendment No. 1, Appropriations Report, dated April 22, 2022, and placed in member's bill file; Report also printed in House Journal, April 22, 2022.

Amendment No. 2, Finance Report, dated March 14, 2022, and placed in member's bill file; Report also printed in House Journal, March 15, 2022.

Amendment No. 3, Transportation \& Local Government Report, dated March 1, 2022, and placed in member's bill file; Report also printed in House Journal, March 2, 2022.

On motion of Representative Hanks, the bill was read at length.
As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

$$
\begin{aligned}
& \text { HB22-1012 } \begin{array}{l}
\text { by Representative(s) Cutter and Valdez D., Lynch, Snyder; } \\
\text { also Senator(s) Ginal and Lee, Story-Concerning healthy } \\
\text { forests, and, in connection therewith, creating the wildfire } \\
\text { mitigation and recovery grant program. }
\end{array}
\end{aligned}
$$

(Laid Over from April 22, 2022.)
Amendment No. 1, Appropriations Report, dated April 22, 2022, and placed in member's bill file; Report also printed in House Journal, April 22, 2022.

Amendment No. 2, Energy \& Environment Report, dated February 17, 2022, and placed in member's bill file; Report also printed in House Journal, February 18, 2022.

On motion of Representative Hanks, the bill was read at length.
As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

HB22-1365 by Representative(s) Esgar; also Senator(s) Hinrichsen-Concerning the creation of the southern Colorado institute of transportation technology at Colorado state university - Pueblo.

Amendment No. 1, Education Report, dated April 21, 2022, and placed in member's bill file; Report also printed in House Journal, April 22, 2022.

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

HB22-1348 by Representative(s) Froelich and Caraveo, Amabile, Bacon, Bernett, Cutter, Duran, Gray, Hooton, Jodeh, Kennedy, Kipp, Lindsay, Lontine, Sirota; also Senator(s) Winter-Concerning enhanced oversight of the chemicals used in oil and gas production.

Amendment No. 1, Appropriations Report, dated April 22, 2022, and placed in member's bill file; Report also printed in House Journal, April 22, 2022.

Amendment No. 2, Energy \& Environment Report, dated April 14, 2022, and placed in member's bill file; Report also printed in House Journal, April 18, 2022.

## Amendment No. 3, by Representative Froelich:

Amend printed bill, page 5, line 14, strike "manufacturers, rather than operators and suppliers," and substitute "manufacturers and disclosers, rather than operators,".

Page 6, line 5, strike "manufacturers" and substitute "disclosers".
Page 9, line 20, strike "Manufacturer" and substitute "Discloser".

Page 9 , line 22, strike "MANUFACTURER" and substitute "DISCLOSER".
Page 10, line 9, strike "MANUFACTURERS" and substitute "DISCLOSERS".
Page 10, line 17, strike "MANUFACTURERS" and substitute "DISCLOSERS".
Page 10, line 22, strike "MANUFACTURER" and substitute "DISCLOSER".
Page 12 , line 8 , strike "MANUFACTURER" and substitute "DISCLOSER".
Page 12 , line 10 , strike "MANUFACTURER" and substitute "DISCLOSER".
Page 13, line 9, strike "manUfacturer" and substitute "Discloser".
Page 13 , line 11 , strike "MANUFACTURER" and substitute "DISClOSER".
Amendment No. 4, by Representative Froelich:
Amend printed bill, page 7, after line 24 insert:
"(i) (I) "DIRECT VENDOR" MEANS ANY DISTRIBUTOR, SUPPLIER, OR OTHER ENTITY THAT SELLS OR SUPPLIES ONE OR MORE CHEMICAL PRODUCTS DIRECTLY TO AN OPERATOR OR SERVICE PROVIDER FOR USE AT A WELL SITE.
(II) "DIRECT VENDOR" DOES NOT INCLUDE ENTITIES THAT MANUFACTURE, PRODUCE, OR FORMULATE CHEMICAL PRODUCTS FOR FURTHER MANUFACTURE, FORMULATION, SALE, OR DISTRIBUTION BY THIRD PARTIES PRIOR TO BEING SUPPLIED DIRECTLY TO OPERATORS OR SERVICE PROVIDERS.
(j) "DISCLOSER" MEANS AN OPERATOR, ANY SERVICE PROVIDER USING ONE OR MORE CHEMICAL PRODUCTS IN THE COURSE OF DOWNHOLE OPERATIONS, AND ANY DIRECT VENDOR THAT PROVIDES ONE OR MORE CHEMICAL PRODUCTS DIRECTLY TO THE OPERATOR OR SERVICE PROVIDER FOR USE AT A WELL SITE.".

Reletter succeeding paragraphs accordingly.
Page 16, strike lines 6 through 10.
Reletter succeeding paragraphs accordingly.
Page 16, lines 11 through 12, strike "INFORMATION COVERED BY THE TRADE SECRET CLAIM CONSTITUTES A TRADE SECRET:" and substitute "TRADE SECRET CLAIM IS COMPLETE:".

Page 16, strike lines 17 through 27.
Page 17, strike lines 1 through 4.
Page 19, after line 18 insert:
"(12) Notwithstanding any law to the contrary, Nothing IN THIS SECTION OR THE RULES PROMULGATED BY THE COMMISSION PURSUANT TO THIS SECTION PREVENTS THE COMMISSION, THE STATE, OR A LOCAL GOVERNMENT FROM COLLECTING CHEMICAL DISCLOSURE INFORMATION FROM DISCLOSERS OR OPERATORS UNDER ANY OTHER PROVISION OF LAW.".

Amendment No. 5, by Representative Froelich:
Amend printed bill, page 7 , strike line 15 and substitute "USED IN".
Page 8, line 19, strike "THE" and substitute "A".
Page 10, after line 27 insert:
"(d) IF A MANUFACTURER DOES NOT PROVIDE THE INFORMATION DESCRIBED IN SUBSECTION (2)(a)(I) OF THIS SECTION FOR A CHEMICAL PRODUCT THAT IT SELLS OR DISTRIBUTES FOR USE IN DOWNHOLE OPERATIONS IN THE STATE TO A DISCLOSER UPON THE REQUEST OF THE DISCLOSER, THE MANUFACTURER MUST PROVIDE THE COMMISSION WITH A TRADE SECRET FORM OF ENTITLEMENT, AS DETERMINED BY THE COMMISSION BY RULE, FOR THE CHEMICAL PRODUCT. At A MINIMUM, THE MANUFACTURER MUST INCLUDE IN THE TRADE SECRET FORM OF ENTITLEMENT FOR THE CHEMICAL PRODUCT:
(I) THE NAME OF EACH CHEMICAL USED IN THE CHEMICAL PRODUCT;
(II) The Chemical Abstracts Service number of each CHEMICAL USED IN THE CHEMICAL PRODUCT; AND
(III) THE CONCENTRATION OF EACH CHEMICAL USED IN THE CHEMICAL PRODUCT.
(e) IF, AFTER MAKING A REQUEST TO THE MANUFACTURER OF THE CHEMICAL PRODUCT PURSUANT TO SUBSECTION (2)(d) OF THIS SECTION, A DISCLOSER IS UNABLE TO DISCLOSE THE INFORMATION DESCRIBED IN SUBSECTION (2)(a)(I) OF THIS SECTION, THE DISCLOSER SHALL DISCLOSE TO THE COMMISSION:
(I) The name of the chemical product's manufacturer;
(II) The ChEmical product's trade name;
(III) The amount or weight of the chemical product; and
(IV) A safety data sheet for the chemical product.".

Page 11 , line 13 , strike "PLANS TO USE" and substitute "USED".
Page 12 , line 20, strike "PLANS TO USE" and substitute "USED".
Page 15 , line 7 , strike "(2)(a)(I)" and substitute "(2)(d)".
As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

HB22-1260 by Representative(s) Froelich; also Senator(s) Simpson and Fields-Concerning ensuring students have reasonable access to medically necessary services in schools.

Amendment No. 1, Education Report, dated April 21, 2022, and placed in member's bill file; Report also printed in House Journal, April 22, 2022.

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

HB22-1077 by Representative(s) Michaelson Jenet and Jodeh; also Senator(s) Priola and Hansen-Concerning the creation of the Colorado nonprofit security grant program for qualified nonprofit organizations at high risk of a terrorist attack who applied for but did not receive a grant from the federal nonprofit security grant program.

Amendment No. 1, Appropriations Report, dated April 26, 2022, and placed in member's bill file; Report also printed in House Journal, April 26, 2022.

Amendment No. 2, Public \& Behavioral Health \& Human Services Report, dated February 15, 2022, and placed in member's bill file; Report also printed in House Journal, February 16, 2022.

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

HB22-1254 by Representative(s) Valdez A.; also Senator(s) Winter and Priola-Concerning regulation related to the ownership of a vehicle.

Amendment No. 1, Appropriations Report, dated April 26, 2022, and placed in member's bill file; Report also printed in House Journal, April 26, 2022.

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

HB22-1359 by Representative(s) Bacon and Snyder; also Senator(s) Rodriguez-Concerning the creation of the Colorado household financial recovery program.

Amendment No. 1, Appropriations Report, dated April 26, 2022, and placed in member's bill file; Report also printed in House Journal, April 26, 2022.

Amendment No. 2, Finance Report, dated April 21, 2022, and placed in member's bill file; Report also printed in House Journal, April 21, 2022.

Amendment No. 3, by Representative Bacon:
Amend the Finance Committee Report, dated April 21, 2022, page 1, after line 2 insert:
"Page 4 of the bill, line 13, after the first "RECOVERY" insert "PILOT".
Page 1 of the committee report, line 8 , strike "Page 4, line 13;".
As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

HB22-1361 by Representative(s) Boesenecker-Concerning measures to enhance oversight of oil and gas operations within the state.

Amendment No. 1, Energy \& Environment Report, dated April 20, 2022, and placed in member's bill file; Report also printed in House Journal, April 21, 2022.

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

SB22-184 by Senator(s) Fenberg and Pettersen; also Representative(s) Esgar and Tipper-Concerning authority for a member of the general assembly to be absent during the legislative session without forfeiting compensation.

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

SB22-194 by Senator(s) Story and Fields, Sonnenberg; also Representative(s) Valdez D. And Hooton, Rich-Concerning allowing unencumbered money in the creative industries cash fund that is credited to the fund from the capital construction fund for the purposes of the art in public places program to be available for expenditure for three fiscal years.

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

SB22-162 by Senator(s) Zenzinger and Kirkmeyer, Moreno, Woodward; also Representative(s) Woodrow and Lynch, Pico, Valdez D.-Concerning the modernization of the terminology used in the Colorado Revised Statutes relating to the organization of Colorado state governmental agencies without altering the status of the powers assigned to those agencies pursuant to the "Administrative Organization Act of 1968".

Amendment No. 1, State, Civic, Military, \& Veterans Affairs Report, dated April 25, 2022, and placed in member's bill file; Report also printed in House Journal, April 25, 2022.

Amendment No. 2, by Representative Lynch:
Amend reengrossed bill, page 100, line 19, strike "ARTICLE 35" and substitute "ARTICLE 1".

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

SB22-169 by Senator(s) Donovan; also Representative(s) Will and Hooton-Concerning the nondisclosure of sensitive species information under the "Colorado Open Records Act".

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

SB22-002 by Senator(s) Ginal and Story, Lee; also Representative(s) Cutter and Will, Lynch, Snyder, Valdez D.-Concerning increasing the resources available for fire protection services provided by volunteer and seasonal firefighters, and, in connection therewith, making an appropriation.

Amendment recommended by Appropriations Report, dated April 26, 2022, and placed in member's bill file; Report also printed in House Journal, April 26, 2022.

Amendment recommended by Transportation \& Local Government Report, dated April 19, 2022, and placed in member's bill file; Report also printed in House Journal, April 20, 2022.

Laid over until Wednesday, April 27, 2022.
SB22-008 by Senator(s) Zenzinger and Priola, Fenberg, Moreno; also Representative(s) McLachlan and McKean-Concerning postsecondary education support for certain students who have been in out-of-home placement, and, in connection therewith, making an appropriation.

Amendment No. 1, Appropriations Report, dated April 26, 2022, and placed in member's bill file; Report also printed in House Journal, April 26, 2022.

Amendment No. 2, Education Report, dated April 14, 2022, and placed in member's bill file; Report also printed in House Journal, April 18, 2022.

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

SB22-011 by Senator(s) Zenzinger and Coram, Bridges, Donovan, Fenberg, Fields, Garcia, Gardner, Hisey, Jaquez Lewis, Kolker, Priola, Rankin, Scott, Woodward; also Representative(s) Catlin and Esgar, Boesenecker, Duran, Herod, Hooton, McCluskie, McLachlan, Titone, Woodrow, Young-Concerning the establishment of the America 250 - Colorado 150 commission, and, in connection therewith, making an appropriation.

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

SB22-146 by Senator(s) Zenzinger and Hisey; also Representative(s) Snyder and Catlin-Concerning the expansion of the Colorado housing and finance authority's middle income access program, and, in connection therewith, making an appropriation.

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

SB22-127 by Senator(s) Kirkmeyer and Zenzinger, Bridges, Coleman, Lundeen; also Representative(s) Larson and McCluskie, Herod, Kipp-Concerning funding for special education services, and, in connection therewith, making an appropriation.

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

SB22-148 by Senator(s) Donovan and Simpson; also Representative(s) McLachlan and Catlin, Amabile, Bradfield, Gonzales-Gutierrez, Michaelson Jenet, Van Beber-Concerning the creation of a grant program to provide a grant to a Colorado land-based tribe to support infrastructure improvements to tribal behavioral health facilities that serve indigenous individuals, and, in connection therewith, making an appropriation.

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

HB22-1390 by Representative(s) McCluskie and McLachlan; also Senator(s) Zenzinger-Concerning the financing of public schools, and, in connection therewith, making an appropriation.

Amendment No. 1, Appropriations Report, dated April 26, 2022, and placed in member's bill file; Report also printed in House Journal, April 26, 2022.

Amendment No. 2, Education Report, dated April 21, 2022, and placed in member's bill file; Report also printed in House Journal, April 22, 2022.

Amendment No. 3, by Representative McCluskie:
Amend the Education Committee Report, dated April 21, 2022, page 7, line 15 , before " $(2)(\mathrm{g})$ " insert "(2) introductory portion and".

Page 7 of the report, strike lines 16 through 18 and substitute:
"22-35-112. Reports. (2) On or before February 1, 2011, and on or before February 1 each year thereafter through 2016, and on or before April 1, 2017, and on or before April 1 each year thereafter, ON OR before April 1, 2022, and On OR BEFORE MAY 1 EaCH yEar THEREAFTER, the".

Page 8 of the report, after line 4 insert:
"SECTION 26. In Colorado Revised Statutes, 22-54-112, amend (2)(c) as follows:

22-54-112. Reports to the state board. (2) (c) On or before November 10 of each year, the secretary of the state charter school institute board shall certify to the state board the pupil enrollment, and the online pupil enrollment, AND THE EXTENDED HIGH SCHOOL PUPIL ENROLLMENT of each institute charter school taken in the preceding October.".

Renumber succeeding sections accordingly.
Amendment No. 4, by Representative Geitner:
Amend the Education Committee report, dated April 21, 2022, page 1, strike lines 8 through 23 and substitute:
"Page 11 of the bill, after line 3, insert:
"SECTION 10. In Colorado Revised Statutes, 22-54-103, add (10)(i) as follows:

22-54-103. Definitions. As used in this article 54, unless the context otherwise requires:
(10) (i) AT THE REQUEST OF A DISTRICT THAT INCLUDES IN ITS PUPIL ENROLLMENT ONE OR MORE STUDENTS WHO ARE PARTICIPATING IN NONPUBLIC HOME-BASED EDUCATIONAL PROGRAMS AND ALSO ATTENDING A PUBLIC SCHOOL OR PUBLIC PROGRAM FOR A PORTION OF THE SCHOOL DAY, THE DEPARTMENT OF EDUCATION SHALL ASSIGN A SEPARATE SCHOOL CODE TO EACH PROGRAM OFFERED THROUGH THE DISTRICT OR A SCHOOL OF THE DISTRICT THAT IS DESIGNED TO PROVIDE ENRICHMENT SUPPORTS AND SERVICES TO STUDENTS PARTICIPATING IN NONPUBLIC HOME-BASED EDUCATIONAL PROGRAMS.".".

Page 2 of the report, strike lines 1 through 6 .

## Amendment No. 5, by Representative McCluskie:

Amend printed bill, page 16 , line 21 , strike "and" and substitute "and".
As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

SB22-130 by Senator(s) Rankin and Hansen; also Representative(s) McCluskie-Concerning the authority for state public entities to enter into public-private partnerships for public projects, and, in connection therewith, making an appropriation.

Amendment No. 1, Appropriations Report, dated April 26, 2022, and placed in member's bill file; Report also printed in House Journal, April 26, 2022.

Amendment No. 2, Business Affairs \& Labor Report, dated April 14, 2022, and placed in member's bill file; Report also printed in House Journal, April 14, 2022.

Amendment No. 3, by Representative McCluskie:
Amend reengrossed bill, page 5, strike lines 4 through 10 and substitute:
"(8) "Public-PRIVATE PARTNERSHIP" MEANS AN AGREEMENT BETWEEN ONE OR MORE STATE PUBLIC ENTITIES AND ONE OR MORE PRIVATE PARTNERS BY WHICH A STATE PUBLIC ENTITY MAY ALLOCATE RESPONSIBILITY OR RISK TO A PRIVATE PARTNER TO DEVELOP OR OPERATE A PUBLIC PROJECT AND, IN RETURN, THE PRIVATE PARTNER MAY RECEIVE THE RIGHT TO ALL OR A PORTION OF FEES GENERATED BY THE PUBLIC PROJECT, AVAILABILITY PAYMENTS MADE BY THE STATE PUBLIC ENTITY, OTHER PUBLIC MONEY, OR ANY OTHER LEGALLY AVAILABLE consideration. A public-private partnership does".

Page 11, after line 25 insert:
"24-94-106. Report. (1) THE EXECUTIVE DIRECTOR OR THE EXECUTIVE DIRECTOR'S DESIGNEE SHALL ANNUALLY REPORT ON THE IMPLEMENTATION AND USE OF THIS ARTICLE 94 AT 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".
(2) THE REPORT PRESENTED PURSUANT TO SUBSECTION (1) OF THIS SECTION SHALL INCLUDE:
(a) THE NUMBER OF PUBLIC-PRIVATE PARTNERSHIPS THAT WERE EXECUTED TO DEVELOP OR OPERATE A PUBLIC PROJECT PURSUANT TO THIS ARTICLE 94 DURING THE YEAR IN WHICH THE REPORT IS PRESENTED;
(b) THE PROJECT DELIVERY METHOD AND FINANCING METHOD OF EACH PUBLIC-PRIVATE PARTNERSHIP SPECIFIED IN SUBSECTION (2)(a) OF THIS SECTION; AND
(c) AN OVERVIEW OF THE IMPORTANT SOCIAL OR ECONOMIC VALUE OF EACH PUBLIC-PRIVATE PARTNERSHIP SPECIFIED IN SUBSECTION (2)(a) OF THIS SECTION.
(3) THE EXECUTIVE DIRECTOR OR THE EXECUTIVE DIRECTOR'S DESIGNEE SHALL ANNUALLY PROVIDE THE INFORMATION SPECIFIED IN SUBSECTION (1) OF THIS SECTION TO THE JOINT BUDGET COMMITTEE.".

Amendment No. 4, by Representative McCluskie:
Amend reengrossed bill, page 2, after line 1 insert:
"SECTION 1. Department of labor and employment authority to dispose of real property. (1) The state of Colorado, acting by and through the division of employment and training in the department of labor and employment, is authorized to dispose of real property with the following legal description: "Lot 13, 14, 15, 16, 17, 18, 19, 20, 21 BLOCK 3 FRISCO TOWN SUB, County of Summit, State of Colorado.".
(2) The capital development committee, the state controller, and the office of the state architect must approve all agreements relating to the disposition of the real property prior to closing.
(3) The proceeds of the disposition of the real property described in subsection (1) of this section must be credited to the employment support fund created in section 8-77-109, Colorado Revised Statutes, to be used for the future improvement of buildings used by the department of labor and employment.".

Renumber succeeding sections accordingly.
As amended, ordered revised and placed on the Calendar for Third Reading and Final Passage.

SB22-001 by Senator(s) Buckner and Hinrichsen; also Representative(s) Ricks and Tipper-Concerning crime prevention through safer streets utilizing design management strategies, and, in connection therewith, making an appropriation.

Amendment recommended by Judiciary Report, dated April 13, 2022, and placed in member's bill file; Report also printed in House Journal, April 14, 2022.

Laid over until Wednesday, April 27, 2022.
SB22-158 by Senator(s) Donovan; also Representative(s) McCormick and Will-Concerning support for species conservation trust fund projects, and, in connection therewith, making an appropriation.

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

SB22-174 by Senator(s) Buckner; also Representative(s) Kennedy-Concerning the criteria to be considered in a sunset review hearing.

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

## ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: HB22-1012 as amended, HB22-1077 as amended, HB22-1242 as amended, HB22-1254 as amended, HB22-1260 as amended, HB22-1348 as amended, HB22-1359 as amended, HB22-1361 as amended, HB22-1365 as amended, HB22-1390 as amended, SB22-008 as amended, SB22-011, SB22-127, SB22-130 as amended, SB22-146, SB22-148, SB22-158, SB22-162 as amended, SB22-169, SB22-174, SB22-184, SB22-194.

Laid over until date indicated retaining place on Calendar: SB22-001, SB22-002--Wednesday, April 27, 2022.

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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| YES | 39 | NO | 22 | EXCUSED | 4 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | E | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | E |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | E | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | E |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

## LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Esgar, the following item(s) on the Calendar were laid over until Wednesday, April 27, 2022, retaining place on Calendar:

Consideration of Special Orders--HB22-1293.
Consideration of General Orders--HB22-1119, HB22-1131, HB22-1362, SB22-144.

Consideration of Resolution(s)--SJR22-006, HJR22-1018, HJR22-1019, HJR22-1020, SJR22-012.

Consideration of Senate Amendment(s)--HB22-1082, HB22-1228, HB22-1294.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

STATE, CIVIC, MILITARY AND VETERANS AFFAIRS
After consideration on the merits, the Committee recommends the following:

SB22-150 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend reengrossed bill, page 3, line 15, after "Oklahoma," insert "Minnesota, Washington,".

Page 7, line 6, strike "ISSUES" and substitute "ISSUES, SPIRITUAL PRACTICES OR CEREMONIES PERTAINING TO HUMAN REMAINS OF AN INDIGENOUS PERSON,".

Page 9, line 25, strike "RECORD OR REPORT OR TO THE" and substitute "REPORT OR RECORD;
(III) THE OFFICE MAY RELEASE A REPORT OR RECORD RELATED TO A PERSON WHO HAS BEEN MISSING FOR FIVE YEARS OR MORE, OR A PERSON WHO HAS DIED AND THE OFFICE HAS CONFIRMED THE DEATH, OR INFORMATION LEARNED FROM THE REPORT OR RECORD, TO THE following people who are related to the person who is the SUBJECT OF THE REPORT OR RECORD: THE".

Renumber succeeding subparagraphs accordingly.

## INTRODUCTION OF BILL <br> First Reading

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

HB22-1403 by Representative(s) Jodeh--Concerning a three-month delay in the implementation of health-care billing requirements for indigent patients established in House Bill 21-1198.
Committee on Health \& Insurance

## INTRODUCTION OF RESOLUTION

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

HJR22-1024 by Representative(s) Esgar and Duran, Amabile, Bacon, Benavidez, Bernett, Bird, Caraveo, Cutter, Daugherty, Froelich, Gonzales-Gutierrez, Hooton, Jodeh, Kipp, Lindsay, Lontine, McCluskie, McCormick, McLachlan, Ricks, Sirota, Titone, Young; also Senator(s) Gonzales and Winter, Buckner, Danielson, Fields, Ginal, Jaquez Lewis, Story--Concerning Sexual Assault Awareness Month, and, in connection therewith, recognizing April as Sexual Assault Awareness Month and designating April 27, 2022, as Colorado Denim Day.

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## JUDICIARY

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

HB22-1386 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 3, line 22, strike "(2)(b)" and substitute "(2)(b)(II)(C)".

Strike page 4.
Page 5, strike lines 1 through 21.
Page 5, line 22, strike "(C)" and substitute "(b) (II) (C)".
Page 5, line 26, strike "bond." and substitute "bond and outpatient RESTORATION SERVICES.".

Page 6, strike lines 2 through 4 and substitute "to overcome the presumption of a release and the elinieal recommendation for outpatient treatment by clear and convincing evidence. IF THE COURT DENIES A PERSONAL RECOGNIZANCE BOND, THE COURT SHALL NOTIFY THE DEPARTMENT OF THE SPECIFIC FACTS AND FINDINGS WHICH IT RELIED UPON IN THE ORDER FOR RESTORATION TREATMENT.".

Page 7, strike lines 13 through 15 and substitute:
"(i) For a defendant allowed to reside out of the state of COLORADO, THE DEPARTMENT MAY OFFER ASSISTANCE TO AN OUT-OF-STATE PROVIDER PROVIDING RESTORATION SERVICES TO THE DEFENDANT IN THE STATE WHERE THE DEFENDANT RESIDES.".

Page 7, line 17, strike "(7)(a)(III), (8)(a)(III), (9)(a)," and substitute "(8)(a)(I),".

Page 9, strike lines 12 through 19.
Page 9, strike lines 25 through 27 and substitute:
"(I) Is charged with a class 5 or class 6 felony, except for those offenses enumerated in section 24-4.1-302 (1), or with a level 3 or level 4 drug felony; or with any misdemeanor offense that is not included in subsection (7) of this section,".

Page 10, strike lines 1 through 13.
Page 10, after line 26 insert:
"SECTION 5. In Colorado Revised Statutes, add 16-8.5-123 as follows:

16-8.5-123. Competency services - inpatient beds - funding repeal. (1) THE GENERAL ASSEMBLY SHALL APPROPRIATE TO THE DEPARTMENT THIRTY MILLION DOLLARS FROM THE ECONOMIC RECOVERY and relief cash fund created in section 24-75-228 (2)(a) TO CONTRACT FOR ADDITIONAL INPATIENT BEDS FOR COMPETENCY SERVICES PROVIDED PURSUANT TO SECTION 16-8.5-111 OR FOR ADDITIONAL INPATIENT BEDS FOR INDIVIDUALS RECEIVING MENTAL HEALTH CARE AND TREATMENT PURSUANT TO ARTICLE 65 OF TITLE 27. IF ANY UNEXPENDED OR UNENCUMBERED MONEY APPROPRIATED FOR A FISCAL YEAR REMAINS AT THE END OF THAT FISCAL YEAR, THE DEPARTMENT MAY EXPEND THE MONEY FOR THE SAME PURPOSES IN THE NEXT FISCAL YEAR WITHOUT FURTHER APPROPRIATION.
(2) THE GENERAL ASSEMBLY SHALL APPROPRIATE TO THE DEPARTMENT EIGHT HUNDRED THOUSAND DOLLARS FROM THE BEHAVIORAL AND MENTAL HEALTH CASH FUND CREATED IN SECTION 24-75-230 (2)(a) TO CONTRACT FOR A FEASIBILITY STUDY OF RENOVATING A FACILITY IN ADAMS COUNTY TO PROVIDE INPATIENT BEDS FOR COMPETENCY SERVICES PROVIDED PURSUANT TO SECTION 16-8.5-111.
(3) This section is repealed, effective December 31, 2024.

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; 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 2022 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.".

Page 10, strike line 27.
Strike pages 11 through 14 .

SB22-099 be referred favorably to the Committee on Appropriations.

SB22-212 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 48, before line 23 insert:
"SECTION 106. In Colorado Revised Statutes, 17-42-103, amend (5)(d) as follows:

17-42-103. Policies concerning inmates' use of telephones excessive rates prohibited - transparency of communications services in correctional facilities - report - definitions. (5) (d) Penal communications service providers shall include the following language prominently on their website: "The public utilities commission (PUC) gives consumers the opportunity to file informal complaints about problems with the communications services that the PUC regulates. Complaints can be filed through www.puc.colorado.gov" HTTPS://PUC.COLORADO.GOV".".

Renumber succeeding section accordingly.
Page 49, strike line 6 and substitute:
"(2) (a) Section 31 of this act takes effect only if House Bill 22-1278 does not become law.
(b) Section 86 of this act takes effect only if House Bill 22-1242 does not become law.
(c) Section 99 of this act takes effect only if House Bill".

Reletter succeeding paragraphs accordingly.
Page 49 , line 13 , strike " 102 " and substitute " 103 ".
Page 49 , line 16 , strike " 103 " and substitute " 104 ".

## PUBLIC AND BEHAVIORAL HEALTH AND HUMAN SERVICES

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

HB22-1271 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, 13-94-104, add (5) as follows:

13-94-104. Public guardianship commission created - office of public guardianship created - appointment of director memorandum of understanding. (5) (a) THE COMMISSION SHALL CREATE A WORKING GROUP TO STUDY ISSUES RELATED TO PROTECTED PERSONS. THE WORKING GROUP SHALL STUDY AND MAKE RECOMMENDATIONS RELATED TO:
(I) PROVIDING NOTIFICATION TO A PROTECTED PERSON'S CLOSE FAMILY OR A PERSON DESIGNATED BY THE PROTECTED PERSON WHEN THE PROTECTED PERSON:
(A) Changes place of residence;
(B) ReSides at a LOCATION OTHER THAN THE PROTECTED PERSON'S RESIDENCE FOR MORE THAN FORTY-EIGHT HOURS;
(C) IS ADMITTED TO A MEDICAL FACILITY FOR ACUTE OR EMERGENCY CARE;
(D) Dies; And
(E) OTHER CIRCUMSTANCES WHEN NOTIFICATION MAY BE APPROPRIATE;
(II) APPROPRIATE PARAMETERS FOR VISITATION OF THE PROTECTED PERSON; AND
(III) DEVELOPMENT OF A CARE PLAN FOR THE PROTECTED PERSON THAT INCLUDES WHY THE GUARDIANSHIP IS NECESSARY, ANY NECESSARY RESTRICTIONS PLACED ON VISITATION OR ACCESS TO REPORTING, HOW THE PROTECTED PERSON'S OR WARD'S FINANCES ARE TO BE HANDLED, AND HOW THE PROTECTED PERSON OR WARD AND CLOSE FAMILY MEMBERS CAN

OBTAIN ANSWERS IF QUESTIONS ARISE.
(b) THE WORKING GROUP SHALL REPORT ITS FINDINGS AND RECOMMENDATIONS TO THE HOUSE OF REPRESENTATIVES PUBLIC AND BEHAVIORAL HEALTH AND HUMAN SERVICES COMMITTEE AND THE SENATE HEALTH AND HUMAN SERVICES COMMITTEE, OR THEIR SUCCESSOR COMMITTEES, BY DECEMBER 1, 2022.

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; 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 2022 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.".

HB22-1369 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:
Amend printed bill, page 5, line 2, before "AN" insert "AND THE BEHAVIORAL HEALTH ADMINISTRATION".

HB22-1374 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 2, line 3, strike "Care" and substitute "Youth".

HB22-1375 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 10 .
Strike pages 3 through 11.
Page 12, strike lines 1 through 26.
Renumber succeeding sections accordingly.
Page 14, after line 17 insert:
"(IV) A REPRESENTATIVE OF THE DIVISION OF CHILD WELFARE WITHIN THE STATE DEPARTMENT OF HUMAN SERVICES, APPOINTED BY THE EXECUTIVE DIRECTOR OF THE DEPARTMENT OF HUMAN SERVICES;".

Renumber succeeding subparagraphs accordingly.
Page 15 , line 19 , strike "A" and substitute "Two members who are a PARENT OR".

Page 16, line 5, strike "(3)(a)(VI)" and substitute "(3)(a)(VII)".
Page 16, line 15 , strike "(3)(a)(VI)(D), (3)(a)(VI)(E), (3)(a)(VI)(I), AND (3)(a)(VI)(J)" and substitute" "(3)(a)(VII)(D), (3)(a)(VII)(E), (3)(a)(VII)(I), AND (3)(a)(VII)(J)".

Page 17, after line 11 insert:
"(c) IDENTIFY AND ANALYZE BEHAVIORS THAT CONSTITUTE RUNNING AWAY FROM OUT-OF-HOME PLACEMENT, ANALYZE DIFFERENCES BETWEEN RUNAWAY BEHAVIOR AND AGE-APPROPRIATE BEHAVIORS OUTSIDE OF THE HOME OR OUT-OF-HOME PLACEMENT, AND IDENTIFY BEHAVIORS THAT SHOULD LEAD TO A PERSON OR FACILITY FILING A MISSING PERSON REPORT ABOUT A CHILD;".

Reletter succeeding paragraphs accordingly.

HB22-1380 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 7, line 27, strike "CARDS," and substitute "CARDS FOR PAYMENTS MADE PURSUANT TO SUBSECTION (1)(a) OF THIS SECTION,".

Page 12, line 16, strike "EIGHT" and substitute "SEVEN".
Page 12, line 20, strike "SEVEN" and substitute "TEN".
Page 14, line 10, strike "PROGRAM," and substitute "PROGRAM AND CONSORTIUM,".

Page 16, strike line 16 and substitute "-AUTHORIZED WHERE ALLOWED.".

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SB22-147 be referred favorably to the Committee on Appropriations.

## TRANSPORTATION AND LOCAL GOVERNMENT

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

HB22-1377 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 5, line 4, after "SERVICES," insert "VOCATIONAL OPPORTUNITIES,".

Page 5, line 7, after "INCLUDING" insert "OUTREACH SUPPORT,".

Page 5, line 9, after "Programs," add "training and Employment SERVICE PROGRAMS,".

Page 5, line 10, after "WRAPAROUND" add "SuPportive".
Page 5, line 23, strike "42 CFR 578.53" and substitute "42 CFR 578.53, OR ANY SUCCESSOR REGULATION,".

Page 6, lines 2 through 4, strike "AND EXPAND OUTREACH AND ENGAGEMENT EFFORTS TO PEOPLE EXPERIENCING HOMELESSNESS, PARTICULARLY UNSHELTERED HOMELESSNESS,".

Page 6, line 6, strike "PROGRAM ARE" and substitute "AND OTHER STATEWIDE PROGRAMS COULD BE".

Page 6, line 8, strike "COORDINATION" and substitute "THE COORDINATION AND INTEGRATION OF".

Page 6, line 17, strike "AND".
Page 6, line 18, strike "PROGRAMS." and substitute "PROGRAMS;".
Page 6, after line 18 insert:
"(F) Affordable home ownership assistance;
(G) AFFORDABLE RENTAL HOUSING, INCLUDING SECURITY DEPOSIT ASSISTANCE;
(H) Educational and vocational opportunities; and
(I) WORK-BASED LEARNING OPPORTUNITIES.".

Page 6, line 20, strike "мATCH." and substitute "matchin resources, as DETERMINED BY THE DIVISION.".

Page 8, line 1, after "RATE" insert "AND EXPERIENCE".
Page 8 , line 3 , strike "STRUGGLES" and substitute "BARRIERS".
Page 9, after line 15 insert:
"(e) ThE DIVISION MAY EXPEND UP TO FIVE MILLION DOLLARS OF THE MONEY APPROPRIATED TO THE FUND FOR DATA COLLECTION AND OUTREACH EFFORTS DETAILED IN SUBSECTION (2)(c)(III) OF THIS SECTION.".

Reletter succeeding subsections accordingly.
Page 9, line 16, strike "(5)(e)" and substitute "(5)(f)".
Strike "treatment," and substitute "recovery care," on: Page 3, line 25; and Page 8, line 6.

Strike "treatment," and substitute "recovery care," on: Page 4, lines 9, 12, and 26; Page 5, line 4; Page 8, line 8; Page 11, line 22; and Page 12, line 4.

Page 1, line 102, strike "treatment," and substitute "RECOVERY CARE,".

HB22-1378 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 4, line 21, strike "OR".
Page 4, line 22, strike "GOVERNMENTS." and substitute "GOVERNMENTS, OR A MUNICIPALITY LOCATED WITHIN ONE OF THOSE COUNTIES.".

Page 5, line 24, strike "AND".
Page 5, after line 24 insert:
"(i) SERVICES FOR INDIVIDUALS EXITING OTHER RESIDENTIAL FACILITIES OR PROGRAMS AND WHO ARE AT RISK OR IMMINENTLY AT RISK OF EXPERIENCING HOMELESSNESS; AND".

Reletter succeeding paragraph accordingly.
Page 7, after line 26 insert:
"(c) For State fiscal year 2021-22, THE GENERAL ASSEMBLY SHALL APPROPRIATE MONEY FROM THE FUND TO THE DEPARTMENT OF HUMAN SERVICES FOR THE IMPLEMENTATION OF THIS SECTION.".

Reletter succeeding paragraph accordingly.

HB22-1394 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 2, line 2, after "amend" insert "(1),".
Page 2, line 6, strike "(4) (a) (I) (A) On" and substitute "(1) There is hereby created in the state treasury the just transition cash fund. The fund consists of money credited to the fund in accordance with section 39-29-108 (2)(d) and any other money that the general assembly may appropriate or transfer to the fund. The state treasurer shall credit all interest and income derived from the deposit and investment of money in the fund to the fund. Subject to annual appropriation by the general assembly, the office may expend money from the fund and the department may expend money from the coal transition workforce assistance program account of the fund created in section 8-83-504.5 (1) for purposes specified in this part 5 , including paying for the office's direct and indirect costs in administering this part 5. ANY UNEXPENDED AND UNENCUMBERED MONEY IN THE FUND AT THE END OF ANY FISCAL YEAR REMAINS IN THE FUND AND SHALL NOT BE CREDITED OR TRANSFERRED TO THE GENERAL FUND.
(4) (a) (I) (A) On".

Page 3, strike lines 20 through 24 and substitute:
"(III) (A) The office shall expend at least seventy pereent of the money TRANSFERRED TO THE FUND PURSUANT TO SUBSECTIONS (4)(a)(I)(A) AND (4)(a)(I)(B) OF THIS SECTION by the close of state fiscal year 2021-22 and shallexpend any remaining money by the close of state fiseal year 2022-23 2023-24.".

Page 4, line 8, after "(1)(e)" insert "and (1)(f)".
Page 6, after line 6 insert:
"(f) ANY UNEXPENDED AND UNENCUMBERED MONEY IN THE ACCOUNT AT THE END OF ANY FISCAL YEAR REMAINS IN THE ACCOUNT AND SHALL NOT BE CREDITED OR TRANSFERRED TO THE GENERAL FUND.

SECTION 3. In Session Laws of Colorado 2021, section 4 of chapter 400, (HB21-1290), amend (1) as follows:

Section 4. Appropriation. (1) For the 2020-21 state fiscal year, $\$ 8,000,000$ is appropriated to the department of labor and employment for use by the division of employment and training, just transition office. This appropriation is from the just transition cash fund created in section 8-83-504 (1), C.R.S., and is based on an assumption that the department will require an additional 1.0 FTE . To implement this act, the department may use this appropriation for the purposes specified in section 8-83-504 (4), C.R.S. Any money appropriated in this section not expended prior to July 1, 2021, is further appropriated to the just transition office for the 2021-22, and 2022-23, AND 2023-24 state fiscal years for the same purpose.

SECTION 4. In Session Laws of Colorado 2022, section 5 of chapter 11, (HB22-1193), amend (3) and (4) as follows:

Section 5. Appropriation. (3) For the 2021-22 state fiscal year, \$1,295,000 is appropriated to the department of labor and employment for use by the division of employment and training. This appropriation is from the just transition cash fund created in section 8-83-504 (1), C.R.S. To implement this act, the division may use this appropriation for the purposes specified in section 8-83-504, C.R.S. ANY MONEY APPROPRIATED IN THIS SUBSECTION (3) NOT EXPENDED BEFORE JULY 1, 2022, IS FURTHER APPROPRIATED TO THE DEPARTMENT FOR THE 2022-23 AND 2023-24 STATE FISCAL YEARS FOR THE SAME PURPOSE.
(4) For the 2022-23 state fiscal year, $\$ 555,000$ is appropriated to the department of labor and employment for use by the division of employment and training. This appropriation is from the just transition cash fund created in section 8-83-504 (1), C.R.S. To implement this act, the division may use this appropriation for the purposes specified in section 8-83-504, C.R.S. ANY MONEY APPROPRIATED IN THIS SUBSECTION (4) NOT EXPENDED BEFORE JULY 1, 2023, IS FURTHER APPROPRIATED TO THE DEPARTMENT FOR THE 2023-24 STATE FISCAL YEAR FOR THE SAME PURPOSE.".

Renumber succeeding section accordingly.

## PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed: HB22-1398, 1399, 1400.

## MESSAGE(S) FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-197 amended in Special Orders as printed in Senate Journal, April 25, 2022.
SB22-215 amended in General Orders as printed in Senate Journal, April 25, 2022.

The Senate has passed on Third Reading and returns herewith:
HB22-1103, HB22-1154, HB22-1210, HB22-1241, HB22-1261, HB22-1263, HB22-1268, HB22-1298, HB22-1299, HB22-1313, and HCR22-1005

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
HB22-1031 amended in General Orders as printed in Senate Journal, April 21, 2022, and amended on Third Reading, April 26, 2022, as printed in the Senate Journal..
HB22-1157 amended in General Orders as printed in Senate Journal, April 25, 2022.
HB22-1232 amended in General Orders as printed in Senate Journal, April 25, 2022.

## MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, as amended, HB22-1031, 1157, and 1232; SB22-215 and 197.

## INTRODUCTION OF BILLS First Reading

The following bills were read by title and referred to the committee(s) indicated:

HB22-1404 by Representative(s) Van Beber, Pico; also Senator(s) Woodward and Ginal--Concerning the Colorado critical infrastructure resiliency initiative.<br>Committee on Energy \& Environment

1 On motion of Representative Amabile, the House adjourned until 9:00 a.m., Wednesday, April 27, 2022.

8 Robin Jones, 9 Chief Clerk

Approved:
Alec Garnett, Speaker

# HOUSE JOURNAL <br> SEVENTY-THIRD GENERAL ASSEMBLY <br> STATE OF COLORADO <br> Second Regular Session 

One hundred sixth Legislative Day Wednesday, April 27, 2022

Prayer by 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 Representative Jennifer Bacon, Denver.
The roll was called with the following result:
Present--56.
Excused--Representative(s) Bockenfeld, Geitner, Gray, Hooton, Mullica, Soper, Tipper, A. Valdez, Woodrow--9.
Present after roll call--Representative(s) Bockenfeld, Geitner, Gray, Hooton, Mullica, Soper, Tipper, A. Valdez.

The Speaker declared a quorum present.

On motion of Representative Bacon, the House Journal of Tuesday, April 26, 2022, was declared approved as corrected by the Chief Clerk.

## CONSIDERATION OF RESOLUTION

HJR22-1024 by Representative(s) Esgar and Duran, Amabile, Bacon, Benavidez, Bernett, Bird, Caraveo, Cutter, Daugherty, Froelich, Gonzales-Gutierrez, Hooton, Jodeh, Kipp, Lindsay, Lontine, McCluskie, McCormick, McLachlan, Ricks, Sirota, Titone, Young; also Senator(s) Gonzales and Winter, Buckner, Danielson, Fields, Ginal, Jaquez Lewis, Story-Concerning Sexual Assault Awareness Month, and, in connection therewith, recognizing. April as Sexual Assault Awareness Month and designating April 27, 2022, as Colorado Denim Day.
(Laid Over from April 26, 2022.)
(Printed and placed in members' files.)
On motion of Representative Esgar, the resolution was read at length and was adopted by viva voce vote.

Current Roll Call added as co-sponsors: Representatives Baisley, Bockenfeld, Boesenecker, Bradfield, Carver, Catlin, Exum, Geitner, Hanks, Herod, Holtorf, Kennedy, Larson, Luck, Lynch, McKean, Michaelson Jenet, Mullica, Neville, Ortiz, Pelton, Pico, Ransom, Rich, Roberts, Sandridge, Snyder, Soper, Sullivan, Tipper, Valdez A., Valdez D., Van Beber, Van Winkle, Weissman, Will, Williams, Woog, Speaker.

## THIRD READING OF BILLS--FINAL PASSAGE

The following bills were considered on Third Reading. The titles were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

SB22-009 by Senator(s) Ginal and Hisey, Liston; also Representative(s) Bird and Benavidez, Bockenfeld-Concerning catalytic converters, and, in connection therewith, Enacting measures to address the theft of catalytic converters.
(Laid Over from April 12, 2022.)
Laid Over until Thursday, April 28, 2022.
HB22-1242 by Representative(s) Kipp and Exum; also Senator(s) Ginal and Hisey-Concerning the regulation of structures that are manufactured at a location that is not at the site where the structure is occupied, 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 | 39 | NO | 25 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | N | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |
|  |  |  |  |  |  |  |  |

Co-sponsor(s) added: Representative(s)Benavidez, Bernett, Bird, Boesenecker, Cutter, Daugherty, Duran, Esgar, Froelich, Herod, Hooton, Jodeh, Kennedy, Lindsay, Lontine, McCluskie, McCormick, McLachlan, Michaelson Jenet, Mullica, Ortiz, Sirota, Snyder, Sullivan, Titone, Valdez A.

HB22-1012 by Representative(s) Cutter and Valdez D., Lynch, Snyder; also Senator(s) Ginal and Lee, Story-Concerning healthy forests, 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 | 45 | NO | 19 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Bird, Boesenecker, Caraveo, Duran, Esgar, Exum, Froelich, Herod, Hooton, Jodeh, Kipp, Lindsay, Lontine, McCluskie, McCormick, McLachlan, Michaelson Jenet, Mullica, Ortiz, Ricks, Roberts, Titone, Valdez A.

## HB22-1365 by Representative(s) Esgar; also Senator(s)

 Hinrichsen-Concerning the creation of the southern Colorado institute of transportation technology at Colorado state university - Pueblo.
## The question being "Shall the bill pass?".

A roll call vote was taken. As 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 | 42 | NO | 22 |  | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | Y | Geitner | N | McCormick | Y | Soper | N |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |  |

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| YES | 39 | NO | 25 | EXCUSED | 1 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | N |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Bird, Boesenecker, Gonzales-Gutierrez, McCormick, Ricks, Titone, Valdez A., Weissman

HB22-1260 by Representative(s) Froelich; also Senator(s) Simpson and Fields-Concerning ensuring students have reasonable access to medically necessary services in schools.

The question being "Shall the bill pass?".

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

| YES | $\mathbf{6 1}$ | NO | $\mathbf{3}$ | EXCUSED | $\mathbf{1}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | N | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | $Y$ | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bernett, Boesenecker, Caraveo, Cutter, Duran, Exum, Herod, Hooton, Jodeh, Kipp, Lindsay, Lontine, Michaelson Jenet, Mullica, Ortiz, Pico, Ricks, Titone, Valdez A., Young

HB22-1077 by Representative(s) Michaelson Jenet and Jodeh; also Senator(s) Priola and Hansen-Concerning the creation of the Colorado nonprofit security grant program for qualified nonprofit organizations at high risk of a terrorist attack who applied for but did not receive a grant from the federal nonprofit security 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.

| YES | 46 | NO | 18 | EXCUSED | 1 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | Y |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | Y | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |

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| YES | $\mathbf{3 7}$ | NO | $\mathbf{2 7}$ | EXCUSED | 1 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | N |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | N | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | N | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Benavidez, Hooton, Jodeh, Lindsay, Ricks, Valdez D.

HB22-1359 by Representative(s) Bacon and Snyder; also Senator(s) Rodriguez-Concerning the creation of the Colorado household financial recovery pilot 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.

| YES | 40 | NO | 24 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |


| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| :--- | :---: | :--- | :---: | :--- | :--- | :--- | :--- |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Benavidez, Bernett, Bird, Boesenecker, Caraveo, Cutter, Esgar, Gonzales-Gutierrez, Hooton, Jodeh, Kennedy, Lindsay, Lontine, McCluskie, Michaelson Jenet, Sirota, Valdez D., Weissman, Speaker

HB22-1390 by Representative(s) McCluskie and McLachlan; also Senator(s) Zenzinger and Lundeen-Concerning the financing of public schools, and, in connection therewith, making an appropriation.
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

| YES | 44 | NO | 20 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | Y |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Bird, Boesenecker, Caraveo, Cutter, Daugherty, Duran, Esgar, Exum, Froelich, Gonzales-Gutierrez, Herod, Hooton, Jodeh, Kipp, Lindsay, Lontine, McCormick, Michaelson Jenet, Mullica, Ortiz, Ricks, Roberts, Sirota, Snyder, Titone, Valdez A., Valdez D., Weissman, Young, Speaker

## LAY OVER OF CALENDAR ITEMS

On motion of Representative Esgar, the following items on the Calendar were laid over until Thursday, April 28, 2022, retaining place on Calendar:

Consideration of Third Reading--HB22-1361, SB22-184, SB22-194, SB22-162, SB22-169, SB22-008, SB22-011, SB22-146, SB22-127, SB22-148, SB22-130, SB22-158, SB22-174.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## APPROPRIATIONS

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

HB22-1149 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:
Amend the Finance Committee report dated February 28, 2022, page 1, after line 2 insert:
"Page 2 of the bill, line 9, strike "2028," and substitute "2024,".
Page 3 of the bill, line 15, strike "2028;" and substitute "2024,".".
Page 2 of the report, line 1, strike ""2027;"." and substitute ""2023;".".
Page 2 of the report, after line 10 insert:
"Page 5 of the bill, line 25 , strike "2027," and substitute "2023,".
Page 6 of the bill, line 1 , strike "2023." and substitute "2022.".".
Page 2 of the report, line 36 strike "24-48.5-112."." and substitute:
"24-48.5-112.
SECTION 3. Appropriation. For the 2022-23 state fiscal year, $\$ 90,000$ is appropriated to the office of the governor for use by economic development programs. This appropriation is from the general fund and is based on an assumption that the office will require an additional 0.8 FTE. To implement this act, the office may use this appropriation for advanced industries.".".

Page 2 of the report, after line 37 insert "Page 1 of the bill, line 102, strike "CREDIT." and substitute "CREDIT, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".".

HB22-1205 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 14 insert:
"SECTION 3. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 424,445$ is appropriated to the department of revenue. This appropriation is from general fund. To implement this act, the department may use this appropriation as follows:
(a) $\$ 240,624$ for use by taxation services for personal services related to administration, which amount is based on an assumption that the department will require an additional 4.7 FTE;
(b) \$99,039 for tax administration IT system (GenTax) support;
(c) $\$ 50,555$ for use by taxation services for operating expense related to administration;
(d) $\$ 27,827$ for the purchase of document management services; and
(e) $\$ 6,400$ for use by the executive director's office for personal services related to administration and support.
(2) For the 2022-23 state fiscal year, $\$ 27,827$ is appropriated to the department of personnel. This appropriation is from reappropriated funds received from the department of revenue under subsection (1)(d) of this section. To implement this act, the department of personnel may use this appropriation to provide document management services for the department of revenue.".

Renumber succeeding section accordingly.
Page 1 line 102, strike "HOUSING." and substitute "HOUSING, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1327 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 3 insert:
"SECTION 4. Appropriation. For the 2022-23 state fiscal year, $\$ 618,611$ is appropriated to the department of higher education for use by history Colorado. This appropriation is from the general fund and is based on an assumption that history Colorado will require an additional 1.0 FTE. To implement this act, history Colorado may use this appropriation for native American boarding school research program.".

Renumber succeeding section accordingly.
Page 1, line 102, strike "Colorado." and substitute "Colorado, and, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1345 be referred to the Committee of the Whole with favorable recommendation.

HB22-1367 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 4, before line 17 insert:
"SECTION 5. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 113,548$ is appropriated to the department of regulatory agencies for use by the civil rights division. This appropriation is from the general fund. To implement this act, the division may use this appropriation as follows:
(a) $\$ 98,718$ for personal services, which amount is based on an assumption that the division will require an additional 1.7 FTE; and
(b) $\$ 14,830$ for operating expenses.".

Renumber succeeding section accordingly.
Page 1, line 107, strike "AND".
Page 1, line 109, strike "discrimination." and substitute "DISCRIMINATION, AND MAKING AN APPROPRIATION.".

HB22-1369 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 5, after line 25 insert:
"SECTION 2. Appropriation. For the 2022-23 state fiscal year, $\$ 2,000,000$ is appropriated to the department of early childhood for use by the community and family support division. This appropriation is from the economic recovery and relief cash fund created in section 24-75-228, C.R.S., is of money the state received from the federal coronavirus state fiscal recovery fund, and is based on an assumption that the department will require an additional 0.3 FTE. To implement this act, the division may use this appropriation for the children's mental health program authorized in section 26.5-1-105, C.R.S. Any money appropriated in this section not expended prior to July 1, 2023, is further appropriated to the division from July 1, 2023, through December 30, 2024, for the same purpose.".

Renumber succeeding section accordingly.
Page 1, line 101, strike "PROGRAMS." and substitute "PROGRAMS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1380 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend page 16, after line 22 insert:
"SECTION 6. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 3,000,000$ is appropriated to the department of human services for use by administration and finance. This appropriation is from the economic recovery and relief cash fund created in section 24-75-228 (2)(a), C.R.S., and is of money the state received from the federal coronavirus state fiscal recovery fund. To implement this act, administration and finance may use this appropriation for IT systems interoperability.
(2) For the 2022-23 state fiscal year, $\$ 2,000,000$ is appropriated to the department of human services for use by the office of economic security. This appropriation is from the economic recovery and relief cash fund created in section 24-75-228 (2)(a), C.R.S., and is of money the state received from the federal coronavirus state fiscal recovery fund. To implement this act, the office of economic security may use this appropriation for fuel assistance payments related to food and energy assistance.
(3) For the 2022-23 state fiscal year, $\$ 1,000,000$ is appropriated to the department of human services for use by the office of economic security. This appropriation is from the economic recovery and relief cash fund created in section 24-75-228 (2)(a), C.R.S., and is of money the state received from the federal coronavirus state fiscal recovery fund. To implement this act, the office of economic security may use this appropriation for electronic benefits transfer programming related to food and energy assistance.
(4) For the 2022-23 state fiscal year, $\$ 1,000,000$ is appropriated to the department of agriculture for use by agricultural services. This appropriation is from the economic recovery and relief cash fund created in section 24-75-228 (2)(a), C.R.S., is of money the state received from the federal coronavirus state fiscal recovery fund, and is based on an assumption that agricultural services will require an additional 1.8 FTE. To implement this act, agricultural services mayuse this appropriation for the community food access program. Any money appropriated in this section not expended prior to July 1, 2023, is further appropriated to agricultural services from July 1, 2023, through December 30, 2024, for the same purpose.
(5) For the 2022-23 state fiscal year, $\$ 7,000,000$ is appropriated to the department of agriculture for use by agricultural services. This appropriation is from the economic recovery and relief cash fund created in section 24-75-228 (2)(a), C.R.S., and is of money the state received from the federal coronavirus state fiscal recovery fund. To implement this act, agricultural services may use this appropriation for the small food business recovery and resilience grant program and outreach. Any money appropriated in this section not expended prior to July 1, 2023, is further appropriated to agricultural services from July 1, 2023, through December 30, 2024, for the same purpose.".

Renumber succeeding section accordingly.
Page 1, line 103, strike "HOUSEHOLDS." and substitute "HOUSEHOLDS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1394
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 6 insert:
"SECTION 3. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 5,000,000$ is appropriated to the department of labor and employment for use by the division of employment and training. This appropriation is from the just transition cash fund created in section 8-83504 (1), C.R.S. To implement this act, the department may use this appropriation for just transition plan implementation/coal transition community assistance as specified in section 8-83-504 (4), C.R.S. Any money appropriated in this section not expended prior to July 1, 2023, is further appropriated to the department through the 2025-26 state fiscal year for the same purpose.
(2) For the 2022-23 state fiscal year, $\$ 10,000,000$ is appropriated to the department of labor and employment for use by the division of employment and training. This appropriation is from the coal transition workforce assistance program account of the just transition cash fund created in section 8-83-504.5 (1). To implement this act, the department may use this appropriation for coal transition worker assistance as specified in section 8-83-504.5, C.R.S. Any money appropriated in this section not expended prior to July 1, 2023, is further appropriated to the department through the 2026-27 state fiscal year for the same purpose.".

Renumber succeeding sections accordingly.
Page 1, line 102, strike "Transitions." and substitute "Transitions, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

SB22-028 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 6, before line 23 insert:
"SECTION 2. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 60,000,000$ is appropriated to the groundwater compact compliance and sustainability fund created in section 37-60-134 (2)(a), C.R.S. This appropriation is from the economic recovery and relief cash fund created in section 24-75-228 (2)(a), C.R.S., and is of money the state received from the federal coronavirus state fiscal recovery fund. The Department of Natural Resources is responsible for the accounting related to this appropriation.
(2) For the 2022-23 state fiscal year, $\$ 60,000,000$ is appropriated to the department of natural resources for use by the Colorado water conservation board. This appropriation is from reappropriated funds from the groundwater compact compliance and sustainability fund under subsection (1) of this section. To implement this act, the board may use this appropriation for compact compliance and groundwater resource sustainability and conservation pursuant to section 37-60-134, C.R.S. Any money appropriated in this section not expended prior to July 1, 2023, is further appropriated to the board from July 1, 2023, through December

30, 2024, for the same purpose.".
Renumber succeeding section accordingly.
Page 1 of the bill, strike "FUND." and substitute "FUND, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

SB22-055 be referred to the Committee of the Whole with favorable recommendation.

SB22-057 be referred to the Committee of the Whole with favorable recommendation.

SB22-147 be referred to the Committee of the Whole with favorable recommendation.

SB22-150 be referred to the Committee of the Whole with favorable recommendation.

## PUBLIC AND BEHAVIORAL HEALTH AND HUMAN SERVICES

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

SB22-154 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend reengrossed bill, page 4 , line 27 , strike "OF".
Page 5, line 1, strike "A RESIDENT WITHOUT THIRTY DAYS' NOTICE".
Page 5, line 4, after "OTHERS," insert "thirty DAYs' notice is not REQUIRED. However,".

Page 5, lines 11 and 12, strike "INVOLUNTARY DISCHARGE" and substitute "REMOVAL".

Page 7, line 12, after "FROM" insert "THE RESIDENT, THE RESIDENCE, AND".

Page 8 , line 14 , strike "PROCESS, TO" and substitute "PROCESS.".
Page 8, strike lines 15 through 24.
Page 10 , lines 7 and 8 , strike "INCLUDING FINES FOR VIOLATIONS THAT RESULT IN HARM OR INJURY TO A RESIDENT,".

## Page 12, line 6, strike "MAY" and substitute "SHALL". <br> Page 12, strike lines 21 through 24 and substitute "OR AFTER JANUARY 1, 2024, WHO MEETS THE REQUIREMENTS ESTABLISHED BY THE STATE BOARD

 PURSUANT TO SECTION 25-27-104 (2)(g)(I)(B).".
## TRANSPORTATION AND LOCAL GOVERNMENT

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

HB22-1363 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 4, strike lines 2 through 27.
Strikes pages 5 through 9 .
Page 10 , strike lines 1 through 5 .
Renumber succeeding sections accordingly.
Page 10, strike lines 16 through 18 and substitute "SERVICE PLAN FOR A METROPOLITAN DISTRICT THAT PERMITS THE PURCHASE OF DISTRICT DEBT BY ANY ENTITY WITH".

Page 10, line 20, strike "24-18-109; OR" and substitute "24-18-109.".
Page 10, strike lines 21 through 27.
Strike pages 11 through 13.
Page 14, strike lines 1 through 18.
Renumber succeeding sections accordingly.
Page 15, strike lines 2 through 27.
Strike page 16.
Page 17, strike lines 1 through 13.
Renumber succeeding sections accordingly.
Page 17 , strike line 21 and substitute:
"SECTION 4. Act subject to petition - effective date applicability. (1) This act".

Page 18, after line 2 insert:
"(2) This act applies to acts undertaken on or after the applicable effective date of this act.".

HB22-1387 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 7, after line 6 insert:
"SECTION 2. In Colorado Revised Statutes, 38-33.3-117, amend (1.9) as follows:

38-33.3-117. Applicability to preexisting common interest communities. (1.9) Notwithstanding any other provision of law, section 38-33.3-303.5 applies to FOR all common interest communities created within this state on, before, or after July 1, 1992:
(a) Section 38-33.3-303.5 APPLIES with respect to events and circumstances occurring on or after September 1, 2017.
(b) SECTION 38-33.3-307.5 APPLIES WITH RESPECT TO EVENTS AND CIRCUMSTANCES OCCURRING ON OR AFTER JULY 1, 2024.".

Renumber succeeding sections accordingly.

HB22-1388 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend printed bill, page 4 , line 14 , before "(5)(b)" insert "(5)(a) and".
Page 4, strike line 15 and substitute:
"42-3-115. Registration upon transfer. (5) (a) Except as otherwise provided in subsections (5)(b) and (5)(c) of this section, on and after January 1, 2022, whenever the owner of a motor vehicle that is Class C personal property, as defined in section 42-3-106 (2)(c), transfers or assigns the owner's title or interest, the number plates issued to the owner for the vehicle expire and shall not be transferred BY THE DEPARTMENT to any other motor vehicle. WHENEVER THE OWNER OF A motor vehicle that is Class B personal property, as defined in SECTION 42-3-106 (2)(b), Class D PERSONAL PROPERTY, AS DEFINED IN SECTION 42-3-106 (2)(d), OR Class F personal property, as defined IN SECTION 42-3-106 (2)(e), TRANSFERS OR ASSIGNS THE OWNER'S TITLE OR INTEREST, THE NUMBER PLATES ISSUED TO THE OWNER FOR THE VEHICLE EXPIRE AND SHALL NOT BE TRANSFERRED BY THE DEPARTMENT TO ANY OTHER MOTOR VEHICLE. An owner of a motor vehicle whose number plates expire due to the operation of this subsection (5)(a) who wishes to retain the same combination of letters or numbers displayed on the expired license plates retains the priority right to use the combination and may, after surrendering the expired plates to the department, apply for personalized license plates with the combination in the manner specified in section 42-3-211 when registering another motor vehicle.
(b) Subsection (5)(a)".

Page 4, line 17, strike "Class C" and substitute "Class C Class B, Class C, and Class D".

Page 5, after line 13, insert:
"SECTION 6. In Colorado Revised Statutes, add 42-3-261 as follows:

42-3-261. Special plates - one hundred fiftieth anniversary.
(1) Beginning on or after August 1, 2023, and before August 1, 2027, THE DEPARTMENT SHALL ISSUE SPECIAL LICENSE PLATES TO QUALIFIED APPLICANTS IN ACCORDANCE WITH THIS SECTION FOR MOTORCYCLES, PASSENGER CARS, TRUCKS, OR NONCOMMERCIAL OR RECREATIONAL MOTOR VEHICLES THAT DO NOT EXCEED SIXTEEN thousand pounds empty weight. A person who has been issued a LICENSE PLATE UNDER THIS SECTION MAY CONTINUE TO USE THE PLATE after August 1, 2027.
(2) (a) THERE IS HEREBY ESTABLISHED THE ONE HUNDRED FIFTIETH ANNIVERSARY OF STATEHOOD LICENSE PLATE.
(b) THE DEPARTMENT SHALL HOLD A COMPETITION TO DESIGN A SPECIAL LICENSE PLATE TO COMMEMORATE THE ONE HUNDRED FIFTIETH anniversary of Colorado becoming a state. The department SHALL CLOSE THE COMPETITION BY FEbRUARY 1, 2023, and CHOOSE A design by March 1, 2023.
(c) A PERSON MAY APPLY FOR A ONE HUNDRED FIFTIETH ANNIVERSARY OF STATEHOOD LICENSE PLATE IF THE PERSON PAYS THE TAXES AND FEES REQUIRED UNDER THIS SECTION.
(3) THE AMOUNT OF THE TAXES AND FEES FOR SPECIAL LICENSE PLATES UNDER THIS SECTION IS THE SAME AS THE AMOUNT OF THE TAXES AND FEES FOR REGULAR MOTOR VEHICLE LICENSE PLATES.
(4) A QUALIFIED APPLICANT MAY APPLY TO THE DEPARTMENT FOR PERSONALIZED ONE HUNDRED FIFTIETH ANNIVERSARY OF STATEHOOD LICENSE PLATES. UpON PAYMENT OF THE ADDITIONAL FEE REQUIRED BY SECTION 42-3-211 (6)(a) FOR PERSONALIZED LICENSE PLATES, THE DEPARTMENT MAY ISSUE THE PLATES IF THE QUALIFIED APPLICANT COMPLIES WITH SECTION 42-3-211. IF A QUALIFIED APPLICANT HAS EXISTING PERSONALIZED LICENSE PLATES FOR A MOTOR VEHICLE, THE APPLICANT MAY TRANSFER THE COMBINATION OF LETTERS OR NUMBERS TO A NEW SET OF ONE HUNDRED FIFTIETH ANNIVERSARY OF STATEHOOD LICENSE PLATES FOR THE VEHICLE UPON PAYING THE FEE REQUIRED BY SECTION 42-3-211 (6)(a) AND UPON TURNING IN THE EXISTING PLATES TO THE DEPARTMENT. A PERSON WHO HAS OBTAINED PERSONALIZED LICENSE PLATES UNDER THIS SUBSECTION (6) MUST PAY THE ANNUAL FEE IMPOSED BY SECTION 42-3-211 (6)(b) FOR RENEWAL OF THE PERSONALIZED PLATES. The fees under this subsection (6) ARE IN ADDITION TO ALL OTHER APPLICABLE TAXES AND FEES.".

Renumber succeeding sections accordingly.

On motion of Representative Esgar, HB22-1367, HB22-1369, HB22-1380, HB22-1394, HB22-1327, HB22-1149, HB22-1131, HB22-1119, HB22-1205, HB22-1387, SB22-002, SB22-028, SB22-055, SB22-057, SB22-147, SB22-001, SB22-212, SB22-144 were made Special Orders on Wednesday, April 27, 2022, at 10:09 a.m.

The hour of 10:09 a.m. having arrived, on motion of Representative Daugherty, 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.)

HB22-1367 by Representative(s) Lontine and Gray, Duran, Bacon, Bernett, Cutter, Esgar, Froelich; also Senator(s) Winter and Pettersen, Gonzales-Concerning modifications to laws prohibiting discrimination in employment practices, and, in connection therewith, repealing the exclusion of domestic workers from the definition of "employee", extending the time limit for filing a charge alleging unfair or discriminatory employment practices with the Colorado civil rights commission, and repealing the prohibition against certain damages in cases alleging age-based discrimination.

Amendment No. 1, Appropriations Report, dated April 27, 2022, and placed in member's bill file; Report also printed in House Journal, April 27, 2022.

Amendment No. 2, Judiciary Report, dated April 19, 2022, and placed in member's bill file; Report also printed in House Journal, April 20, 2022.

Amendment No. 3, by Representative Lontine.
Amend printed bill, page 3, after line 15 insert:
"SECTION 3. In Colorado Revised Statutes, 24-34-402, add (8) as follows:

24-34-402. Discriminatory or unfair employment practices definition. (8) Notwithstanding any other provision of this SECTION TO THE CONTRARY, IT IS NOT A DISCRIMINATORY OR AN UNFAIR employment practice with respect to sex for a person to CONSIDER SEX WHEN HIRING an Employee Engaged in Child-Care-related domestic services.".

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

HB22-1369 by Representative(s) Sirota and Pelton; also Senator(s) Story and Sonnenberg-Concerning support for children's mental health programs.

Amendment No. 1, Appropriations Report, dated April 27, 2022, and placed in member's bill file; Report also printed in House Journal, April 27, 2022.

Amendment No. 2, Public \& Behavioral Health \& Human Services Report, dated April 26, 2022, and placed in member's bill file; Report also printed in House Journal, April 26, 2022.

As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
HB22-1380 by Representative(s) Gonzales-Gutierrez and Pelton, Kennedy, McCormick; also Senator(s) Bridges and Coram-Concerning creating comprehensive, statewide systems to provide improved access to critical program services that support low-income households.

Amendment No. 1, Appropriations Report, dated April 27, 2022, and placed in member's bill file; Report also printed in House Journal, April 27, 2022.

Amendment No. 2, Public \& Behavioral Health \& Human Services Report, dated April 26, 2022, and placed in member's bill file; Report also printed in House Journal, April 26, 2022.

Amendment No. 3, by Representative Gonzales-Gutierrez.
Amend printed bill, page 5 , line 14 , before "The" insert "The state department shall provide a centralized process for county DEPARTMENTS TO REQUEST CHANGES OR CUSTOMIZATION IN THE WORK management system. If a county department's change or CUSTOMIZATION IS APPROVED, THE STATE DEPARTMENT SHALL HAVE A MECHANISM TO FULFILL THAT REQUEST.".

Page 5, line 25, after the period add "Upon full utilization or EXPIRATION OF THE MONEY APPROPRIATED FROM THE ECONOMIC RECOVERY AND RELIEF CASH FUND PURSUANT TO THIS SUBSECTION (2) FOR THE WORK MANAGEMENT SYSTEM, THE STATE DEPARTMENT SHALL CONSIDER ONGOING COSTS TO OPERATE AND MAINTAIN THE WORK MANAGEMENT SYSTEM.".

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

HB22-1149 by Representative(s) Lynch and Bird; also Senator(s) Rankin and Hansen-Concerning the expansion of the advanced industry investment tax credit.

Amendment No.1, Appropriations Report, dated April 27, 2022, and placed in member's bill file; Report also printed in House Journal, April 27, 2022.

Amendment No. 2, Finance Report, dated February 28, 2022, and placed in member's bill file; Report also printed in House Journal, March 1, 2022.

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

HB22-1327 by Representative(s) Herod and McLachlan, Amabile, Bacon, Baisley, Benavidez, Bernett, Caraveo, Cutter, Duran, Exum, Froelich, Gray, Hooton, Kipp, Larson, Lindsay, McCluskie, McCormick, Mullica, Ricks, Roberts, Snyder, Sullivan, Titone, Valdez A., Will, Woodrow, Young; also Senator(s) Moreno and Coram-Concerning former Native American boarding schools in Colorado.

Amendment No. 1, Appropriations Report, dated April 27, 2022, and placed in member's bill file; Report also printed in House Journal, April 27, 2022.

Amendment No. 2, State, Civic, Military, \& Veterans Affairs Report, dated April 25, 2022, and placed in member's bill file; Report also printed in House Journal, April 25, 2022.

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

HB22-1394 by Representative(s) Esgar and Roberts, Will; also Senator(s) Winter and Donovan-Concerning funding for just transition programs to assist communities with economic transitions.

Amendment No. 1, Appropriations Report, dated April 27, 2022, and placed in member's bill file; Report also printed in House Journal, April 27, 2022.

Amendment No. 2, Transportation \& Local Government Report, dated April 26, 2022, and placed in member's bill file; Report also printed in House Journal, April 26, 2022.

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

HB22-1131 by Representative(s) Gonzales-Gutierrez and Bacon, Jodeh, Sirota, Woodrow; also Senator(s) Gonzales-Concerning measures to reduce justice-involvement for young children, and, in connection therewith, focus on prevention and age-appropriate interventions.
(Laid Over from April 26, 2022.)
Amendment No. 1, Appropriations Report, dated April 22, 2022, and placed in member's bill file; Report also printed in House Journal, April 22, 2022.

Amendment No. 2, Judiciary Report, dated March 9, 2022, and placed in member's bill file; Report also printed in House Journal, March 10, 2022.

## Amendment No. 3, by Representative Gonzales-Gutierrez.

Strike the Appropriations Committee Report, dated, April 22, 2022.
Strike the Judiciary Committee Report, dated March 9, 2022, and substitute:
"Amend printed bill, strike everything below the enacting clause, and substitute:

SECTION 1. Legislative declaration. (1) The general assembly finds and declares that:
(a) Children who are charged with crimes and subjected to the juvenile justice system, as compared to similarly situated children who are served outside of the juvenile justice system, are more likely to enter the criminal justice system as adults, more likely to present a future threat to community safety, more likely to face mental health challenges, and less likely to graduate from high school;
(b) Younger children who are in the juvenile justice system are at a higher risk of becoming victims of violence within the juvenile justice system;
(c) Children of color are more likely to be referred to the juvenile justice system and detained in juvenile justice facilities than white children; and
(d) Existing systems, including behavioral health programs, schools, child welfare systems, and other local programs and services, are better equipped than the juvenile justice system to address the needs of young children and to provide developmentally appropriate services to improve community safety by reducing the risk that these children commit future crimes as adults.
(2) Therefore, the general assembly declares its intent to take the first step toward ending the prosecution of children who are ten years of age or older but under thirteen years of age, and ultimately to empower community-based responses in the health, education, and child welfare systems to serve children who are under thirteen years of age. The general assembly supports, instead of prosecution, evidence-based and promising practices and programs that improve outcomes for children and community safety, and reduce and eliminate racial and ethnic disparities.

SECTION 2. In Colorado Revised Statutes, add 19-3-304.4 as follows:

19-3-304.4. Pre-adolescent services task force - duties - report

- repeal. (1) (a) THE DEPARTMENT SHALL CREATE A PRE-ADOLESCENT SERVICES TASK FORCE, REFERRED TO IN THIS SECTION AS THE "TASK FORCE", TO EXAMINE GAPS IN SERVICES FOR JUVENILES WHO ARE TEN YEARS OF AGE OR OLDER BUT UNDER THIRTEEN YEARS OF AGE, IF ANY WOULD BE CREATED IF THE MINIMUM AGE OF PROSECUTION OF JUVENILES IS INCREASED FROM AGE TEN TO AGE THIRTEEN, AND TO MAKE RECOMMENDATIONS FOR ADDRESSING THE GAPS IN SERVICES IDENTIFIED. THE TASK FORCE SHALL:
(I) IdENTIFY THE SERVICES, IF ANY, THAT ARE CURRENTLY PROVIDED THROUGH THE JUVENILE JUSTICE SYSTEM TO JUVENILES WHO ARE TEN YEARS OF AGE OR OLDER BUT UNDER THIRTEEN YEARS OF AGE, but would no Longer be available to juveniles who are ten YEARS OF AGE OR OLDER BUT UNDER THIRTEEN YEARS OF AGE IF THE MINIMUM AGE OF PROSECUTION OF JUVENILES IS INCREASED TO THIRTEEN;
(II) IdENTIFY THE SERVICES, IF ANY, THAT ARE CURRENTLY PROVIDED THROUGH THE JUVENILE JUSTICE SYSTEM TO CHILDREN IDENTIFIED AS VICTIMS OF CRIMES COMMITTED BY JUVENILES WHO ARE TEN YEARS OF AGE OR OLDER BUT UNDER THIRTEEN YEARS OF AGE, BUT WOULD NO LONGER BE AVAILABLE TO CHILDREN IDENTIFIED AS VICTIMS OF CRIMES COMMITTED BY JUVENILES WHO ARE TEN YEARS OF AGE OR OLDER BUT UNDER THIRTEEN YEARS OF AGE IF THE MINIMUM AGE OF PROSECUTION OF JUVENILES IS INCREASED TO THIRTEEN;
(III) MAKE RECOMMENDATIONS FOR HOW THE SERVICES IDENTIFIED IN SUBSECTIONS (1)(a)(I) AND (1)(a)(II) OF THIS SECTION MAY INSTEAD BE PROVIDED BY EXISTING AGENCIES OR ORGANIZATIONS OUTSIDE OF THE JUVENILE JUSTICE SYSTEM, IF THE MINIMUM AGE OF PROSECUTION OF JUVENILES IS INCREASED TO THIRTEEN; AND
(IV) MAKE RECOMMENDATIONS FOR HOW EXISTING OR POTENTIAL FUNDING MAY BE UTILIZED TO PROVIDE SERVICES IDENTIFIED PURSUANT TO SUBSECTIONS (1)(a)(I) AND (1)(a)(II) OF THIS SECTION OUTSIDE OF THE JUVENILE JUSTICE SYSTEM, IF THE MINIMUM AGE OF PROSECUTION OF JUVENILES IS INCREASED TO THIRTEEN.
(b) In PERFORMING ITS DUTIES REQUIRED PURSUANT TO SUBSECTION (1)(a) OF THIS SECTION, THE TASK FORCE SHALL CONSIDER:
(I) RELEVANT DATA, INCLUDING ANY AVAILABLE DATA DEVELOPED PURSUANT TO SECTION 19-2.5-1404 (3), DATA FROM THE DEPARTMENT OF HUMAN SERVICES RELATED TO YOUTH TEN YEARS OF AGE OR OLDER BUT UNDER THIRTEEN YEARS OF AGE, AND EXPUNGED JUVENILE DELINQUENT RECORDS RELATED TO YOUTH TEN YEARS OF AGE OR OLDER but under thirteen years of age at the time the charges were FILED;
(II) The Current or potential availability of Local, state, OR FEDERAL RESOURCES TO ASSIST WITH PROVIDING SERVICES IDENTIFIED PURSUANT TO SUBSECTIONS (1)(a)(I) AND (1)(a)(II) OF THIS SECTION;
(III) Opportunities to provide necessary assessments or SERVICES TO JUVENILES WHO ARE TEN YEARS OF AGE OR OLDER BUT UNDER THIRTEEN YEARS OF AGE WITHOUT ARREST OR PROSECUTION; AND
(IV) Opportunities to utilize available collaborative MANAGEMENT PROGRAMS CREATED PURSUANT TO SECTION 24-1.9-102, JUVENILE SERVICES PLANNING COMMITTEES CREATED PURSUANT TO SECTION 19-2.5-302, AND ASSESSMENT CENTERS FOR CHILDREN, AS DEFINED IN SECTION 19-1-103 (13).
(c) IT IS THE INTENT OF THE GENERAL ASSEMBLY THAT THE STATE AND COUNTIES ONLY PURSUE APPROPRIATE MEASURES NECESSARY TO SERVE AND PROTECT A CHILD AS NEEDED, AVOID ANY UNNECESSARY INTERVENTION WHENEVER POSSIBLE, AND USE THE LEAST RESTRICTIVE ALTERNATIVES AND APPROPRIATELY MATCHED SERVICES.
(d) (I) THE TASK FORCE SHALL CONVENE ON OR BEFORE AUGUST 1, 2022. THE APPOINTING AUTHORITIES SHALL APPOINT PERSONS FROM throughout the state, persons with a disability, and persons Who reflect the racial and ethnic diversity of the state. The TASK FORCE CONSISTS OF:
(A) Four members of The general assembly, with one APPOINTED BY THE SENATE MAJORITY LEADER, ONE APPOINTED BY THE SENATE MINORITY LEADER, ONE APPOINTED BY THE HOUSE OF REPRESENTATIVES MAJORITY LEADER, AND ONE APPOINTED BY THE HOUSE OF REPRESENTATIVES MINORITY LEADER;
(B) A representative of the division of criminal justice in THE DEPARTMENT OF PUBLIC SAFETY WHO IS FAMILIAR WITH FUNDING MECHANISMS FOR DIVERSION, APPOINTED BY THE DIRECTOR OF THE DIVISION OF CRIMINAL JUSTICE;
(C) A REPRESENTATIVE OF A LAW ENFORCEMENT AGENCY, APPOINTED BY A STATEWIDE ORGANIZATION OF COUNTY SHERIFFS;
(D) A REPRESENTATIVE FROM A DISTRICT ATTORNEY'S OFFICE WITH EXPERIENCE PROVIDING DIVERSION SERVICES AND SUPERVISION TO JUVENILES, APPOINTED BY THE EXECUTIVE DIRECTOR OF THE COLORADO DISTRICT ATTORNEYS' COUNCIL;
(E) A Representative from the office of the state public DEFENDER OR OFFICE OF ALTERNATIVE DEFENSE COUNSEL WITH EXPERIENCE REPRESENTING JUVENILES, APPOINTED BY THE STATE PUBLIC DEFENDER;
(F) A REPRESENTATIVE WITH EXPERIENCE PROVIDING PROBATIONARY SERVICES AND SUPERVISION TO JUVENILES, APPOINTED BY THE CHIEF JUSTICE OF THE COLORADO SUPREME COURT;
(G) THE DIRECTOR OF THE OFFICE OF THE CHILD'S REPRESENTATIVE, OR THE DIRECTOR'S DESIGNEE;
(H) THE DIRECTOR OF THE OFFICE OF THE RESPONDENT PARENT'S COUNSEL, OR THE DIRECTOR'S DESIGNEE;
(I) A REpRESENTATIVE OF THE DIVISION OF CHILD WELFARE, APPOINTED BY THE DIRECTOR OF THE OFFICE OF CHILDREN, YOUTH, AND FAMILIES;
(J) A REPRESENTATIVE OF THE BEHAVIORAL HEALTH ADMINISTRATION WITH EXPERTISE CONCERNING THE DEVELOPMENT AND OPERATION OF RAPID CRISIS RESPONSE TEAMS, APPOINTED BY THE EXECUTIVE DIRECTOR OF THE DEPARTMENT OF HUMAN SERVICES;
(K) Two REPRESENTATIVES FROM PUBLIC SCHOOLS OR SCHOOL DISTRICTS, OF WHOM, ONE REPRESENTATIVE IS FROM A RURAL SCHOOL DISTRICT OR SMALL RURAL SCHOOL DISTRICT AS DEFINED IN SECTION 22-7-1211 (4), AND ONE REPRESENTATIVE IS FROM AN URBAN SCHOOL DISTRICT, APPOINTED BY THE COMMISSIONER OF EDUCATION;
(L) A REPRESENTATIVE FROM A LOCAL COLLABORATIVE MANAGEMENT PROGRAM CREATED PURSUANT TO SECTION 24-1.9-102, APPOINTED BY THE COLLABORATIVE MANAGEMENT PROGRAM STATEWIDE STEERING COMMITTEE;
(M) A REPRESENTATIVE FROM A LOCAL JUVENILE SERVICES PLANNING COMMITTEE CREATED PURSUANT TO SECTION 19-2.5-302 FROM A JUDICIAL DISTRICT WITH AN ASSESSMENT CENTER FOR CHILDREN, APPOINTED BY THE COLORADO YOUTH DETENTION CONTINUUM ADVISORY BOARD;
(N) A REPRESENTATIVE FROM THE RESTORATIVE JUSTICE COORDINATING COUNCIL, APPOINTED BY THE RESTORATIVE JUSTICE COORDINATING COUNCIL;
(O) The executive director of the department of health CARE POLICY AND FINANCING, OR THE EXECUTIVE DIRECTOR'S DESIGNEE;
(P) Two REPRESENTATIVES FROM COUNTY DEPARTMENTS OF hUMAN SERVICES, OF WHOM, ONE REPRESENTATIVE IS FROM A RURAL COUNTY DEPARTMENT OF HUMAN SERVICES AND ONE REPRESENTATIVE IS FROM AN URBAN COUNTY DEPARTMENT OF HUMAN SERVICES, APPOINTED BY THE EXECUTIVE DIRECTOR OF THE DEPARTMENT OF HUMAN SERVICES, OR THE EXECUTIVE DIRECTOR'S DESIGNEE;
(Q) A representative with experience providing treatment TO YOUTH WHO HAVE PARTICIPATED IN PROBLEMATIC SEXUAL BEHAVIOR, APPOINTED BY THE EXECUTIVE DIRECTOR OF THE DEPARTMENT OF HUMAN SERVICES, OR THE EXECUTIVE DIRECTOR'S DESIGNEE;
(R) A REPRESENTATIVE FROM A COMMUNITY-BASED ORGANIZATION THAT PROVIDES VICTIM SERVICES TO CHILDREN WHO ARE VICTIMS OF CRIMES, APPOINTED BY THE EXECUTIVE DIRECTOR OF THE DEPARTMENT OF HUMAN SERVICES, OR THE EXECUTIVE DIRECTOR'S DESIGNEE;
(S) A REPRESENTATIVE FROM A COMMUNITY-BASED ORGANIZATION THAT SERVES VICTIMS OF SEXUAL ASSAULT, APPOINTED BY THE EXECUTIVE DIRECTOR OF THE DEPARTMENT OF HUMAN SERVICES, OR THE EXECUTIVE DIRECTOR'S DESIGNEE;
(T) A REPRESENTATIVE WITH EXPERIENCE PROVIDING PEDIATRIC MENTAL AND BEHAVIORAL HEALTH SERVICES, APPOINTED BY THE EXECUTIVE DIRECTOR OF THE DEPARTMENT OF HUMAN SERVICES, OR THE EXECUTIVE DIRECTOR'S DESIGNEE;
(U) A pediatrician or pediatric clinician, appointed by the EXECUTIVE DIRECTOR OF THE DEPARTMENT OF HUMAN SERVICES, OR THE EXECUTIVE DIRECTOR'S DESIGNEE;
(V) A REPRESENTATIVE OF A NONPROFIT ORGANIZATION THAT PROVIDES LEGAL SERVICES TO CHILDREN WHO ARE TEN YEARS OF AGE OR OLDER BUT UNDER THIRTEEN YEARS OF AGE, APPOINTED BY THE EXECUTIVE DIRECTOR OF THE DEPARTMENT OF HUMAN SERVICES, OR THE EXECUTIVE DIRECTOR'S DESIGNEE;
(W) Two REPRESENTATIVES FROM COMMUNITY ORGANIZATIONS OR NONPROFIT ORGANIZATIONS THAT PROVIDE EVIDENCE-BASED OR PROMISING PRACTICES THAT ARE CULTURALLY-RESPONSIVE AND TRAUMA-INFORMED TO JUVENILES, APPOINTED BY THE EXECUTIVE DIRECTOR OF THE DEPARTMENT OF HUMAN SERVICES, OR THE EXECUTIVE DIRECTOR'S DESIGNEE; AND
(X) Three representatives who experienced incarceration, HOMELESSNESS, OR OUT-OF-HOME PLACEMENT AS A JUVENILE, OR WHO are the parent or Legal guardian of a juvenile who is EXPERIENCING OR EXPERIENCED INCARCERATION, HOMELESSNESS, OR OUT-OF-HOME PLACEMENT AS A JUVENILE, APPOINTED BY THE EXECUTIVE DIRECTOR OF THE DEPARTMENT OF HUMAN SERVICES, OR THE EXECUTIVE DIRECTOR'S DESIGNEE.
(II) Members of the task force shall serve without COMPENSATION AND WITHOUT REIMBURSEMENT FOR EXPENSES; EXCEPT THAT THE REPRESENTATIVES APPOINTED PURSUANT TO SUBSECTIONS (1)(d)(I)(A), (1)(d)(I)(W), AND (1)(d)(I)(X) MAY RECEIVE PER DIEM COMPENSATION FOR EXPENSES INCURRED IN THE PERFORMANCE OF DUTIES PURSUANT TO THIS SECTION.
(e) THE TASK FORCE SHALL MEET AT LEAST TWICE EVERY MONTH from August through December of 2022, or more frequently as NEEDED TO PERFORM ITS DUTIES REQUIRED PURSUANT TO THIS SECTION.
(f) At the first task force meeting, the task force must SELECT A CHAIR AND VICE-CHAIR, AND ESTABLISH BYLAWS THAT INCLUDE ENSURING A QUORUM, AND ENSURING THAT REPRESENTATIVES APPOINTED pursuant to subsections (1)(d)(I)(W) and (1)(d)(I)(X) are able to regularly attend and participate in meetings. The task force MUST CONSIDER HOLDING MEETINGS OUTSIDE BUSINESS HOURS, VIRTUAL MEETINGS, AND PROVIDING REIMBURSEMENT FOR MEETING EXPENSES AS APPROPRIATE.
(g) THE TASK FORCE SHALL CREATE A REPORT CONTAINING THE EXAMINATION AND RECOMMENDATIONS MADE BY THE TASK FORCE pursuant to subsection (1)(a) of this section by December 30, 2022, AND PROVIDE THAT REPORT TO THE JUDICIARY COMMITTEES OF THE HOUSE OF REPRESENTATIVES AND THE SENATE, AND TO THE PUBLIC AND BEHAVIORAL HEALTH AND HUMAN SERVICES COMMITTEE OF THE HOUSE OF REPRESENTATIVES AND THE HEALTH AND HUMAN SERVICES COMMITTEE OF THE SENATE, OR ANY SUCCESSOR COMMITTEES.
(2) This section is repealed, effective July 1, 2023.

SECTION 3. In Colorado Revised Statutes, 19-1-306, add (3)(g) as follows:

19-1-306. Expungement of juvenile delinquent records definition - repeal. (3) (g) (I) NotwITHSTANDING ANY ORDER FOR EXPUNGEMENT ISSUED PURSUANT TO THIS SECTION, ANY RECORD THAT IS ORDERED EXPUNGED IS AVAILABLE TO THE PRE-ADOLESCENT SERVICES TASK FORCE CREATED PURSUANT TO SECTION 19-3-304.4 FOR THE PURPOSE OF PERFORMING ITS REQUIRED DUTIES.
(II) This Subsection (3)(g) IS Repealed, effective July 1, 2023.

SECTION 4. Appropriation. For the 2022-23 state fiscal year, $\$ 91,937$ is appropriated to the department of human services for use by the division of child welfare. This appropriation is from the general fund and is based on an assumption that the division will require an additional 0.9 FTE. To implement this act, the division may use this appropriation for administration.

SECTION 5. Safety clause. The general assembly hereby finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, or safety.".

Page 1 of the bill, line 103, strike "interventions." and substitute "INTERVENTIONS AND MAKING AN APPROPRIATION.

On motion of Representative Bockenfeld, the bill was read at length.
As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

HB22-1119 by Representative(s) Gray and Weissman; also Senator(s) Winter-Concerning civil liability for presenting false claims for payment to the state.
(Laid Over from April 26, 2022.)
Amendment No. 1, Appropriations Report, dated April 22, 2022, and placed in member's bill file; Report also printed in House Journal, April 22, 2022.

Amendment No. 2, Finance Report, dated April 14, 2022, and placed in member's bill file; Report also printed in House Journal, April 18, 2022.

Amendment No. 3, Judiciary Report, dated April 5, 2022, and placed in member's bill file; Report also printed in House Journal, April 7, 2022.

On motion of Representative Bockenfeld, the bill was partially read at length.

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

HB22-1205 by Representative(s) Kennedy and Weissman; also Senator(s) Hansen and Coleman-Concerning the creation of an income tax credit to help income-qualified seniors afford housing.

Amendment No. 1, Appropriations Report, dated April 27, 2022, and placed in member's bill file; Report also printed in House Journal, April 27, 2022.

Amendment No. 2, Finance Report, dated April 18, 2022, and placed in member's bill file; Report also printed in House Journal, April 19, 2022.

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

HB22-1387 by Representative(s) Titone and Bradfield; also Senator(s) Fields and Priola-Concerning measures to ensure that a common interest community has adequate reserve funds.

Amendment No. 1, Transportation \& Local Government Report, dated April 26, 2022, and placed in member's bill file; Report also printed in House Journal, April 27, 2022.

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

SB22-002 by Senator(s) Ginal and Story, Lee; also Representative(s) Cutter and Will, Lynch, Snyder, Valdez D.-Concerning increasing the resources available for fire protection services provided by volunteer and seasonal firefighters, and, in connection therewith, making an appropriation.
(Laid Over from April 26, 2022.)
Amendment No. 1, Appropriations Report, dated April 26, 2022, and placed in member's bill file; Report also printed in House Journal, April 26, 2022.

Amendment No. 2, Transportation \& Local Government Report, dated April 19, 2022, and placed in member's bill file; Report also printed in House Journal, April 20, 2022.

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

SB22-028 by Senator(s) Simpson and Sonnenberg, Bridges, Coram, Donovan, Jaquez Lewis; also Representative(s) Roberts and Catlin, McCormick, McKean, McLachlan-Concerning the creation of the groundwater compact compliance and sustainability fund.

Amendment No. 1, Appropriations Report, dated April 27, 2022, and placed in member's bill file; Report also printed in House Journal, April 27, 2022.

Amendment No. 2, Agriculture, Livestock, \& Water Report, dated April 21, 2022, and placed in member's bill file; Report also printed in House Journal, April 21, 2022.

Amendment No. 3, by Representative Roberts.
Amend the Agriculture, Livestock, and Water Committee Report, dated April 21, 2022, page 2, strike lines 25 through 27 and substitute "IMPLEMENTATION ACCOUNT TWENTY MILLION DOLLARS.".

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

SB22-055 by Senator(s) Cooke and Hansen; also Representative(s) Roberts and McKean-Concerning increased alcohol monitoring for impaired driving offenders, and, in connection therewith, making an appropriation.

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

SB22-057 by Senator(s) Cooke and Fields; also Representative(s) Weissman-Concerning measures to support victims of violent crime who suffer brain injuries as a result, and, in connection therewith, making an appropriation.

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

SB22-147 by Senator(s) Kolker and Sonnenberg; also Representative(s) Young and Pelton, Amabile, Bradfield, Gonzales-Gutierrez, Michaelson Jenet, Van Beber-Concerning behavioral health-care integration services for children, and, in connection therewith, making an appropriation.

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

SB22-001 by Senator(s) Buckner and Hinrichsen; also Representative(s) Ricks and Tipper-Concerning crime prevention through safer streets utilizing design management strategies, and, in connection therewith, making an appropriation.
(Laid Over from April 26, 2022.)
Amendment No. 1, Judiciary Report, dated April 13, 2022, and placed in member's bill file; Report also printed in House Journal, April 14, 2022.

Amendment No. 2, by Representative Tipper.
Amend reengrossed bill, page 4, after line 21 insert:
"(b) DEVELOP AND DISTRIBUTE GUIDELINES THAT APPLICANTS MUST USE TO DEMONSTRATE:
(I) SUFFICIENT CONSULTATION AND COLLABORATION WITH THE RELEVANT IMPACTED COMMUNITY WHERE A PROJECT WOULD TAKE PLACE;
(II) SUFFICIENT INDICATION OF COMMUNITY SUPPORT FOR THE PROJECTS INCLUDED IN THE GRANT APPLICATION; AND
(III) A SUFFICIENT PLAN TO PREVENT THE DISPLACEMENT OF HOMELESS POPULATIONS AND HARMS TO COMMUNITIES OF COLOR AND OTHER VULNERABLE POPULATIONS.".

Reletter succeeding paragraphs accordingly.
Page 4, strike lines 25 through 27 and substitute:
"(d) SELECT GRANT RECIPIENTS FOR THE GRANT PROGRAM AND DETERMINE THE AMOUNT OF EACH GRANT AFTER REVIEWING THE RECOMMENDATIONS OF THE COMMITTEE AND DETERMINING THAT EACH SELECTED APPLICANT HAS DEMONSTRATED:
(I) SUFFICIENT CONSULTATION AND COLLABORATION WITH THE RELEVANT IMPACTED COMMUNITY WHERE A PROJECT WOULD TAKE PLACE;
(II) SUFFICIENT INDICATION OF COMMUNITY SUPPORT FOR THE PROJECTS INCLUDED IN THE GRANT APPLICATION; AND
(III) A SUFFICIENT PLAN TO PREVENT THE DISPLACEMENT OF HOMELESS POPULATIONS AND HARMS TO COMMUNITIES OF COLOR AND OTHER VULNERABLE POPULATIONS.".

## Amendment No. 3, by Representative Tipper.

Amend reengrossed bill, page 2, strike lines 15 through 17 and substitute "AND SOCIAL CHARACTERISTICS OF THE TARGET AREAS. SUBJECT TO".

Page 3, line 14, strike "APPLICATIONS;" and substitute "APPLICATIONS TO GUIDE LOCAL GOVERNMENTAL AGENCIES IN THEIR APPLICATIONS FOR GRANTS;".

Page 6, line 4, strike "August 1, 2023," and substitute "June 30, 2024,".
As amended, ordered revised and placed on the Calendar for Third Reading and Final Passage.

SB22-212 by Senator(s) Lee and Cooke, Buckner, Gardner, Rodriguez; also Representative(s) Herod and Soper, Bacon, Snyder, Weissman-Concerning the nonsubstantive revision of statutes in the Colorado Revised Statutes, as amended, and, in connection therewith, amending or repealing obsolete, imperfect, and inoperative law to preserve the legislative intent, effect, and meaning of the law.

Amendment No. 1, Judiciary Report, dated April 26, 2022, and placed in member's bill file; Report also printed in House Journal, April 26, 2022.

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

SB22-144 by Senator(s) Zenzinger; also Representative(s) Kipp and Rich-Concerning the provision of transportation services by a transportation network company not in connection with a business operated for profit.
(Laid Over from April 26, 2022.)
Amendment No. 1, State, Civic, Military, \& Veterans Affairs Report, dated April 22, 2022, and placed in member's bill file; Report also printed in House Journal, April 22, 2022.

Amendment No. 2, by Representative Kipp.
Amend the State, Civic, Military, and Veterans Affairs Committee Report, dated April 21, 2022, page 1, after line 9 insert:
"Page 3 of the bill, line 24, strike "INCLUDES" and "MAY INCLUDE".".
Page 1 of the report, line 16, strike "COMPANY" and substitute "COMPANY, THE STUDENT'S LEGAL GUARDIAN,".

Page 2 of the report, lines 5 and 6, strike "ThE COMMISSION SHALL" and substitute "No LATER THAN SEPTEMBER 1, 2022, THE COMMISSION SHALL, IN COORDINATION WITH THE DEPARTMENT OF EDUCATION,".

Page 2 of the report, strike lines 9 through 21 and substitute:
"(10) A TRANSPORTATION NETWORK COMPANY SHALL NOT USE A DRIVER TO PROVIDE SERVICES FOR STUDENTS TO OR FROM A SCHOOL, SCHOOL-RELATED ACTIVITIES, OR SCHOOL-SANCTIONED ACTIVITIES FOR REMUNERATION FROM A SCHOOL OR SCHOOL DISTRICT IF THE DRIVER HAS BEEN CONVICTED OF OR PLED GUILTY OR NOLO CONTENDERE TO AN OFFENSE DESCRIBED IN SECTION 22-32-109.8 (6.5).".

Page 2 of the report, line 27, strike "ENHANCED".
Page 2 of the report, line 31, strike "July 1, 2023." and substitute "SEPTEMBER 1, 2022.".

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

## AMENDMENT(S) TO THE COMMITTEE OF THE WHOLE REPORT

Representative Carver moved to amend the Report of the Committee of the Whole to show that L. 031 the following Carver amendment to HB22-1131 did pass:

Amend proposed second reading amendment (HB1131_L.027), page 1, strike lines 34 through 38.

Page 2 of the amendment, strike line 1 and substitute:
"SECTION 2. In Colorado Revised Statutes, add 16-11.3-103.7 as follows:

16-11.3-103.7. Examination of pre-adolescent services - change minimum age for prosecution - report - repeal. (1) THE COMMISSION SHALL EXAMINE GAPS IN SERVICES FOR JUVENILES WHO ARE TEN".

Page 3, strike lines 13 through 43.
Strike page 4.
Page 5, strike lines 1 through 33.
Reletter succeeding paragraphs accordingly.
Page 5, strike lines 37 through 43.
Page 6, strike line 1.
Reletter succeeding paragraph accordingly.
Page 6, lines 16 and 17, strike "PRE-ADOLESCENT SERVICES TASK FORCE CREATED IN SECTION 19-3-304.4" and substitute "Colorado commission ON CRIMINAL AND JUVENILE JUSTICE CREATED IN SECTION 13-11.3-102".

Page 6, line 18, strike "DUTIES." and substitute "DUTIES AS SPECIFIED IN SECTION 16-11.3-103.7.".

Page 6, lines 21 and 22, strike "human services for use by the division of child welfare." and substitute "public safety for use by the Colorado commission on criminal and juvenile justice for the purposes specified in section 16-11.3-103.7, C.R.S.".

Page 6, line 24, strike "division" and substitute "commission".
Strike "TASK FORCE" and substitute "COMMISSION" on: Page 2, lines 6 and 32; Page 5, line 34; and Page 6, lines 2 and 3.

The amendment was declared lost by the following roll call vote:

| YES | 29 | NO | $\mathbf{3 5}$ | EXCUSED | 1 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | Y | Tipper | N |
| Bird | Y | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |


| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | E |
| Duran | N | Lontine | N | Roberts | Y | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |

Representative Luck moved to amend the Report of the Committee of the Whole to show that L. 005 the following Luck amendment to HB22-1367 did pass:

Amend printed bill, page 3, before line 10 insert:
"SECTION 2. In Colorado Revised Statutes, 24-34-306, amend (12) as follows:

24-34-306. Charge - complaint - hearing - procedure exhaustion of administrative remedies. (12) The division shall maintain AND MAKE PUBLICLY AVAILABLE ON ITS OFFICIAL WEBSITE a central file of decisions rendered under parts 3 to 7 of this article, and such file shall be open to the public for inspeetionduring regular business hours article 34, INCLUDING ANY FINAL STATEMENT OF FINDINGS, NOTICES, ORDERS, AND REPORTS OF THE COMMISSION, AND THE BASIS FOR ANY PROBABLE CAUSE DETERMINATION MADE IN ACCORDANCE WITH SUBSECTION (2)(b) OF THIS SECTION.".

Renumber succeeding sections accordingly.
The amendment was declared lost by the following roll call vote:

| YES | 24 | NO | 40 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | E |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |

Representative Luck moved to amend the Report of the Committee of the Whole to show that L. 003 the following Luck amendment to HB22-1367 did pass:

Amend printed bill, page 3, line 24, strike "(3)(a);" and substitute "(3)(a) and (5);".

Page 4, after line 16 insert:
"(5) In any civil action under this part 4, the court may award reasonable attorney fees and costs to the prevailing plaintiff PARTY. If the court finds that an action or defense brought pursuant to this part 4 was frivolous, groundless, or vexatious as provided in article 17 of title 13, C.R.S., the court may award costs and attorney fees to the defendant in the action.".

The amendment was declared lost by the following roll call vote:

| YES | 24 | NO | 40 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :---: | :---: | :---: | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | E |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |
|  |  |  |  |  |  |  |  |

Representative Luck moved to amend the Report of the Committee of the Whole to show that L. 006 the following Luck amendment to HB22-1367 did pass:

Amend printed bill, page 3, before line 10 insert:
"SECTION 2. In Colorado Revised Statutes, 24-34-306, add (16) as follows:

24-34-306. Charge - complaint - hearing - procedure exhaustion of administrative remedies. (16) (a) WITH REGARD TO A CHARGE ALLEGING A DISCRIMINATORY OR UNFAIR EMPLOYMENT PRACTICE UNDER PART 4 OF THIS ARTICLE 34, IF A RESPONDENT IS SERVED WITH A WRITTEN NOTICE AND COMPLAINT PURSUANT TO SUBSECTION (4) OF THIS SECTION, THE RESPONDENT MAY, IN LIEU OF FILING AN ANSWER BUT PRIOR TO THE DATE OF THE HEARING, REQUEST THE DIVISION TO ISSUE A Written notice of right to sue to the complainant. The RESPONDENT SHALL MAKE THE REQUEST FOR NOTICE OF RIGHT TO SUE IN Writing. The division shall promptly grant the respondent's REQUEST FOR ISSUANCE OF NOTICE OF RIGHT TO SUE AND PROVIDE THE NOTICE IN WRITING TO THE COMPLAINANT.
(b) A notice of right to sue constitutes final agency ACTION AND EXHAUSTION OF ADMINISTRATIVE REMEDIES AND PROCEEDINGS PURSUANT TO THIS PART 3. UPON ISSUANCE OF THE NOTICE OF RIGHT TO SUE, THE COMPLAINANT MAY SEEK THE RELIEF AUTHORIZED UNDER THIS PART 3 and Part 4 OF THIS ARTICLE 34 AGAINST THE RESPONDENT BY FILING A CIVIL ACTION IN THE DISTRICT COURT FOR THE DISTRICT IN WHICH THE ALLEGED DISCRIMINATORY OR UNFAIR EMPLOYMENT PRACTICE OCCURRED. THE COMPLAINANT MUST FILE A CIVIL ACTION WITHIN NINETY DAYS AFTER THE DATE THE NOTICE OF RIGHT TO SUE WAS ISSUED. IF THE COMPLAINANT FAILS TO FILE THE ACTION WITHIN THE TIME SPECIFIED IN THIS SUBSECTION (16)(b), THE ACTION IS BARRED, AND THE DISTRICT COURT DOES NOT HAVE JURISDICTION TO HEAR THE ACTION.
(c) IF RELIEF IS SOUGHT IN DISTRICT COURT PURSUANT TO THIS SUBSECTION (16) OR SUBSECTION (15) OF THIS SECTION, THE RESPONDENT HAS A RIGHT TO TRIAL BY JURY.".

Renumber succeeding sections accordingly.
The amendment was declared lost by the following roll call vote:

| YES | 27 | NO | 37 |  | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |  |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | Y |  |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |  |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |  |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |  |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |  |
| Bockenfeld | Y | Herod | N | Mullica | Y | Valdez A. | N |  |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |  |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |  |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |  |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |  |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |  |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |  |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | E |  |
| Duran | N | Lontine | N | Roberts | Y | Woog | Y |  |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |  |
|  |  |  |  |  |  | Speaker | N |  |

## ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: HB22-1119 as amended, HB22-1131 as amended, HB22-1149 as amended, HB22-1205 as amended, HB22-1327 as amended, HB22-1367 as amended, HB22-1369 as amended, HB22-1380 as amended, HB22-1387 as amended, HB22-1394 as amended, SB22-001 as amended, SB22-002 as amended, SB22-028 as amended, SB22-055, SB22-057, SB22-144 as amended, SB22-147, SB22-212 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.

| YES | 40 |  | NO | 24 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |  |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |  |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |  |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |  |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |  |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |  |
| Cutter | Y | Larson | N | Rich | N | Williams | N |  |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |  |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |  |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |  |
|  |  |  |  |  |  | Speaker | Y |  |
|  |  |  |  |  |  |  |  |  |

## LAY OVER OF CALENDAR ITEMS

On motion of Representative Esgar, the following items on the Calendar were laid over until Thursday, April 28, 2022, retaining place on Calendar:

Consideration of General Orders--HB22-1362.
Consideration of Resolution(s)--SJR22-006, HJR22-1018, HJR22-1019, HJR22-1020, SJR22-012.

Consideration of Senate Amendment(s)--HB22-1082, HB22-1228, HB22-1294, HB22-1031, HB22-1157, HB22-1232.

## APPOINTMENT

The Speaker announced the following temporary committee appointment for Wednesday, April 27, 2022 only:

## State, Civic, Military, and Veterans Affairs

Representative Tipper to replace Representative Woodrow.

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## EDUCATION

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

HB22-1395 be referred favorably to the Committee on Appropriations.

SB22-165 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend reengrossed bill, page 4 , strike lines 11 through 16 and substitute:
"SECTION 3. Appropriation. For the 2022-23 state fiscal year, $\$ 1,000,000$ is appropriated to the department of education for the use by the office of postsecondary and workforce readiness. This appropriation is from the general fund. To implement this act, the department may use this appropriation for the Colorado career advisor training program and to contract for implementation of such program.".

SB22-192 be referred favorably to the Committee on Appropriations.

## HEALTH AND INSURANCE

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

HB22-1370 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 4 , line 16 , strike "ADVANCE".
Page 5 , line 4 , strike "an alternative to the".
Page 5, strike line 5 and substitute "a therapeutic equivalent; and".
Page 5, strike lines 20 through 23.
Page 5, line 24 , strike "(b)" and substitute "(a)".
Page 6, line 1, strike "(c)" and substitute "(b)".
Page 6, strike lines 8 through 25 and substitute:
"(c) "MEDICAL NECESSITY" HAS THE SAME MEANING AS SET FORTH IN SECTION 10-16-112.5.".

Page 6, line 26, strike "(f)" and substitute "(d)".

Page 7, strike lines 2 through 6 and substitute:
"(e) "Step therapy" means a protocol that requires a COVERED PERSON TO USE A PRESCRIPTION DRUG OR SEQUENCE OF PRESCRIPTION DRUGS, OTHER THAN THE DRUG THAT THE COVERED PERSON'S HEALTH-CARE PROVIDER RECOMMENDS FOR THE COVERED PERSON'S TREATMENT, BEFORE THE CARRIER PROVIDES COVERAGE FOR THE RECOMMENDED PRESCRIPTION DRUG.".

Page 7, line 8, strike "a STEP-THERAPY PROTOCOL," and substitute "STEP THERAPY,".

Page 7, line 10, after "PROTOCOL" insert "FOR STEP THERAPY".
Page 7, strike lines 11 through 14 and substitute:
"(3) A carrier, private utilization review organization, or PBM SHALL:
(a) MAKE THE CLINICAL REVIEW CRITERIA AND THE STEP THERAPY EXEMPTION PROCESS AVAILABLE ON THEIR WEBSITES; AND
(b) Upon written request, provide all specific clinical REview Criteria and other".

Page 7, line 17, strike " REQUESTER; AND" and substitute "REQUESTER.".
Page 7, strike lines 18 through 20.
Page 7, line 22, strike the second "A".
Page 7, strike line 23 and substitute "STEP THERAPY IF THE PRESCRIBING PROVIDER SUBMITS JUSTIFICATION AND SUPPORTING CLINICAL DOCUMENTATION, IF NEEDED, THAT STATES:".

Page 7, line 27, strike "EXPECTED TO BE".
Page 8, strike lines 11 and 12.
Renumber succeeding subparagraph accordingly.
Page 8 , line 16 , strike "CONSIDERATION." and substitute "CONSIDERATION after undergoing step therapy or after having sought and RECEIVED A STEP-THERAPY EXCEPTION.".

Page 8, strike lines 17 through 26 and substitute:
"(b) (I) Except as provided in Subsection (4)(b)(II) of this SECTION, A CARRIER, ORGANIZATION, OR PBM SHALL GRANT OR DENY A STEP THERAPY EXCEPTION REQUEST OR AN APPEAL OF A DENIAL OF A REQUEST WITHIN:
(A) Three business days after receipt of the request; or
(B) In cases where exigent circumstances exist, within TWENTY-FOUR HOURS AFTER RECEIPT OF THE REQUEST.
(II) IF A REQUEST FOR A STEP THERAPY EXCEPTION OR AN APPEAL OF A DENIAL OF A REQUEST IS INCOMPLETE OR IF ADDITIONAL CLINICALLY RELEVANT INFORMATION IS REQUIRED, THE CARRIER, ORGANIZATION, OR PBM Shall Notify the prescribing provider within seventy-Two HOURS AFTER SUBMISSION OF THE REQUEST, OR WITHIN TWENTY-FOUR HOURS AFTER THE SUBMISSION OF THE REQUEST IF EXIGENT CIRCUMSTANCES EXIST, THAT THE REQUEST OR APPEAL IS INCOMPLETE OR THAT ADDITIONAL CLINICALLY RELEVANT INFORMATION IS REQUIRED. THE CARRIER, ORGANIZATION, OR PBM MUST SPECIFY THE ADDITIONAL INFORMATION THAT IS REQUIRED IN ORDER TO CONSIDER THE STEP THERAPY EXCEPTION REQUEST OR THE APPEAL OF THE DENIAL OF THE REQUEST PURSUANT TO THE CRITERIA DESCRIBED IN SUBSECTION (4)(a) OF THIS SECTION. ONCE THE REQUESTED INFORMATION IS SUBMITTED TO THE CARRIER, ORGANIZATION, OR PBM, THE APPLICABLE PERIOD TO GRANT OR DENY A STEP THERAPY EXCEPTION REQUEST OR AN APPEAL OF A DENIAL OF A REQUEST, AS SPECIFIED IN SUBSECTION (4)(b)(I) OF THIS SECTION, APPLIES.
(III) If A CARriER, organization, or PBM does not make a DETERMINATION REGARDING THE STEP THERAPY EXCEPTION REQUEST OR THE APPEAL OF THE DENIAL OF THE REQUEST OR DOES NOT MAKE A REQUEST FOR ADDITIONAL OR CLINICALLY RELEVANT INFORMATION WITHIN THE REQUIRED TIME, THE STEP THERAPY EXCEPTION REQUEST OR THE APPEAL OF THE DENIAL OF THE REQUEST IS DEEMED GRANTED.".

Page 9, line 12, strike "AN AB-RATED" and substitute "A".
Page 10, line 19, strike ""STEP-THERAPY PROTOCOL"" and substitute ""STEP THERAPY"".

Page 10 , line 20 , strike "10-16-145 (1)(f)" and substitute "10-16-145 (1)(e)".

Page 12, line 6, strike ""STEP-THERAPY PROTOCOL"" and substitute""STEP THERAPY"".

Page 12 , line 7 , strike "10-16-145 (1)(f)" and substitute "10-16-145 (1)(e)".

Page 12, strike lines 10 through 27.
Strike pages 13 through 17.
Page 18, strike lines 1 through 21 and substitute:
"10-16-155. Prescription drugs - rebates - consumer cost reduction - point of sale - study - report - rules - definitions. (1) As USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE REQUIRES:
(a) "DISCOUNT" MEANS PRICE REDUCTIONS OR CONCESSIONS, INCLUDING BASE PRICE CONCESSIONS OR OTHER CONTRACTUAL AGREEMENTS MADE BY A MANUFACTURER OR ITS AFFILIATE, THAT REDUCE PAYMENT OR LIABILITY FOR PRESCRIPTION DRUGS INCLUDING A REDUCTION IN THE TOTAL AMOUNT PAID FOR PRESCRIPTION DRUGS, WITHOUT REGARD TO PERFORMANCE, VOLUME, OR UTILIZATION OF THE DRUGS AND ALL OTHER COMPENSATION THAT REDUCES PAYMENT OR LIABILITY FOR PRESCRIPTION DRUGS. "DISCOUNT" DOES NOT INCLUDE A

REBATE.
(b) "Health insurer" means a carrier:
(I) As defined in Section 10-16-102 (8); AND
(II) As defined in SECTION 24-50-603 (2).
(c) "MANUFACTURER" HAS THE SAME MEANING AS SET FORTH IN SECTION 10-16-1401 (16).
(d) "Prescription drug" Has the Same meaning as set forth IN SECTION 12-280-103 (42); EXCEPT THAT THE TERM INCLUDES ONLY PRESCRIPTION DRUGS THAT ARE INTENDED FOR HUMAN USE.
(e) "Rebate" means all price concessions made by a MANUFACTURER OR ITS AFFILIATE THAT ACCRUE TO A PBM OR ITS HEALTH INSURER CLIENT OR ITS AFFILIATE, INCLUDING CREDITS OR INCENTIVES THAT ARE BASED ON ACTUAL OR ESTIMATED UTILIZATION OF PRESCRIPTION DRUGS; THAT RESULT IN THE PLACEMENT OF A PRESCRIPTION DRUG IN A PREFERRED DRUG LIST OR FORMULARY OR PREFERRED FORMULARY POSITION; OR THAT ARE ASSOCIATED WITH CLAIMS ADMINISTERED ON BEHALF OF AN INSURER CLIENT. "REBATE" ALSO INCLUDES CREDITS, INCENTIVES, REFUNDS, AND ALL OTHER COMPENSATION THAT IS PERFORMANCE-BASED. "REBATE" DOES NOT INCLUDE A DISCOUNT.
(2) For Each health benefit plan issued or renewed on or after January 1, 2024, a HEALTH INSURER SHALL ENSURE THAT ONE HUNDRED PERCENT OF DISCOUNTS RECEIVED OR TO BE RECEIVED FROM A MANUFACTURER IN CONNECTION WITH DISPENSING OR ADMINISTERING PRESCRIPTION DRUGS INCLUDED IN THE HEALTH INSURER'S FORMULARY, AS DEMONSTRATED IN THE HEALTH INSURER'S RATE FILING PURSUANT TO SECTION 10-16-107, FOR THAT PLAN YEAR ARE USED TO REDUCE COSTS.
(3) For each health benefit plan issued or renewed on or after January 1, 2024, a health insurer shall ensure that:
(a) ONE HUNDRED PERCENT OF THE ESTIMATED REBATES RECEIVED OR TO BE RECEIVED IN CONNECTION WITH DISPENSING OR ADMINISTERING PRESCRIPTION DRUGS INCLUDED IN THE HEALTH INSURER'S FORMULARY FOR THAT PLAN YEAR ARE USED TO REDUCE POLICYHOLDER COSTS;
(b) For Small group and Large group health benefit plans, ALL REBATES ARE USED TO REDUCE EMPLOYER OR INDIVIDUAL EMPLOYEE COSTS; AND
(c) For individual health benefit plans, all rebates are USED TO REDUCE CONSUMER PREMIUMS AND OUT-OF-POCKET COSTS FOR PRESCRIPTION DRUGS AND THAT HEALTH INSURERS WILL MAXIMIZE THE USE OF REBATES TO REDUCE CONSUMER OUT-OF-POCKET COSTS AT THE POINT OF SALE NOT TO EXCEED THE CONSUMER'S ACTUAL OUT-OF-POCKET COSTS FOR THE PRESCRIPTION DRUG IF THE USE OF SUCH REBATES WILL NOT:
(I) Increase premiums;
(II) Change the actuarial value of the plan inconsistent WITH FEDERAL AND STATE REQUIREMENTS; OR
(III) OTHERWISE RESULT IN AN IMPACT THAT IS NOT IN THE BEST INTEREST OF CONSUMERS.
(4) (a) On OR BEFORE JUNE 1, 2023, THE DIVISION SHALL CONDUCT AND COMPLETE A STUDY TO EVALUATE HOW REBATES MAY BE APPLIED IN THE INDIVIDUAL MARKET TO REDUCE A COVERED PERSON'S OUT-OF-POCKET COSTS AT THE POINT OF SALE OR TO REDUCE OUT-OF-POCKET COSTS IN PRESCRIPTION DRUG TIERS, TAKING INTO CONSIDERATION THE FOLLOWING FACTORS:
(I) Premium impacts;
(II) Changes in the plan's actuarial value; and
(III) Other potential impacts to consumers.
(b) Regardless of the results of the study, a health INSURER SHALL COMPLY WITH SUBSECTION (3) OF THIS SECTION.
(c) THE DIVISION MAY CONTRACT WITH A THIRD PARTY TO CONDUCT THE STUDY REQUIRED BY THIS SUBSECTION (4). THE COMMISSIONER IS NOT REQUIRED TO COMPLY WITH THE "PROCUREMENT Code", ARTICLES 101 To 112 OF TITLE 24, FOR THE PURPOSES OF THIS SECTION, BUT SHALL ENSURE A COMPETITIVE PROCESS IS USED TO SELECT A THIRD PARTY TO CONDUCT THE STUDY.
(5) EACH HEALTH INSURER SHALL REPORT ANNUALLY:
(a) IN A FORM AND MANNER DETERMINED BY THE COMMISSIONER, DATA DEMONSTRATING THAT ALL DISCOUNTS AND REBATES RECEIVED BY HEALTH INSURERS ARE USED TO REDUCE COSTS FOR POLICYHOLDERS IN COMPLIANCE WITH THIS SECTION. THE COMMISSIONER MAY USE DISCOUNT AND REBATE DATA SUBMITTED BY HEALTH INSURERS TO THE ALL-PAYER HEALTH CLAIMS DATABASE DESCRIBED IN SECTION 25.5-1-204 TO THE EXtent such data are available from the all-payer health CLAIMS DATABASE.
(b) An ACTUARIAL CERTIFICATION THAT ATTESTS THAT:
(I) The health insurer and PBM are in compliance with SUBSECTIONS (2) AND (3) OF THIS SECTION; AND
(II) THE DATA REPORTED AS REQUIRED BY THIS SECTION ARE ACCURATE.
(6) THE DIVISION MAY USE DATA FROM THE DEPARTMENT OF HEALTH CARE POLICY AND FINANCING, THE ALL-PAYER HEALTH CLAIMS DATABASE DESCRIBED IN SECTION 25.5-1-204, AND OTHER SOURCES TO VERIFY THAT A HEALTH INSURER AND PBM aRE in COMPLIANCE WITH THIS SECTION.
(7) Information submitted by the health insurers and PBMs TO THE DIVISION IN ACCORDANCE WITH THIS SECTION IS SUBJECT TO PUBLIC INSPECTION ONLY TO THE EXTENT ALLOWED UNDER THE "Colorado Open Records Act", part 2 of article 72 of title 24, AND IN NO CASE SHALL TRADE-SECRET, CONFIDENTIAL, OR PROPRIETARY INFORMATION BE DISCLOSED TO ANY PERSON WHO IS NOT OTHERWISE AUTHORIZED TO ACCESS SUCH INFORMATION.
(8) This SECTION dOES NOT PROHIBIT A HEALTH INSURER FROM DECREASING COST-SHARING AMOUNTS OR PREMIUMS BY AN AMOUNT GREATER THAN THE AMOUNT REQUIRED IN SUBSECTION (2) OR (3) OF THIS SECTION.
(9) The requirements of Subsections (2), (3), AND (5) of This SECTION APPLY TO A SELF-FUNDED HEALTH BENEFIT PLAN AND ITS PLAN MEMBERS ONLY IF THE ENTITY THAT PROVIDES THE PLAN ELECTS TO BE SUBJECT TO SUBSECTIONS (2), (3), AND (5) OF THIS SECTION FOR ITS members in Colorado.
(10) THE COMMISSIONER SHALL PROMULGATE RULES TO IMPLEMENT AND ENFORCE THIS SECTION.".

Strike "BRAND-NAME" on: Page 4, lines 24 and 26; and Page 5, line 1.
Strike "Protocol" on: Page 8, line 27; and Page 9, lines 8, 15, and 17.
Strike "A step-therapy PROTOCOL" and substitute "step-therapy STEP THERAPY" on: Page 10, lines 8 and 9; and Page 11, lines 3 and 4, 16 and 17 , and 19.

## JUDICIARY

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

HB22-1383 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 14 through 19 and substitute "juvenile justice system. The act does not limit the current application of section 19-1-304 (1)(b.5) or (5), Colorado Revised Statutes, as those provisions relate to specific information for certain offenses, including unlawful sexual behavior, crimes of violence, possession of a handgun, class $1,2,3$, or 4 felonies, and crimes involving the use or possession of a weapon.".

Page 4, strike lines 2 through 4 and substitute "- repeal. (4) (a) FOR THE 2022-23 STATE FISCAL YEAR, THE DEPARTMENT MAY SPEND MONEY APPROPRIATED TO THE DEPARTMENT BY THE GENERAL ASSEMBLY FROM the general fund in House Bill 22-1329 to expand the".

Page 4, line 7, strike "(A)" and substitute "(I)".
Page 4, line 11, strike "(B)" and substitute "(II)".
Page 4, line 13, strike "(C)" and substitute "(III)".
Page 4, line 16, strike "(D)" and substitute "(IV)".
Page 4, strike lines 18 through 22.
Page 5, strike line 14 and substitute "EMPLOYMENT, AN".
Page 5, strike lines 20 through 27 and substitute:
"(c) Notwithstanding SUBSECTION (2)(b) OF THIS SECTION, NOTHING IN THIS SECTION LIMITS PUBLIC ACCESS TO INFORMATION AS SET FORTH IN SECTION 19-1-304 (1)(b.5) OR (5).".

Page 6, strike lines 1 through 7 .
Page 6, line 10, strike "SECTION 27-90-111." and substitute "SECTION 27-90-111 OR THE SCREENING OF APPLICANTS REQUIRED BY LICENSED CHILD CARE CENTERS PURSUANT TO SECTION 26-6-905 OR 26.5-5-309.".

## STATE, CIVIC, MILITARY AND VETERANS AFFAIRS

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

HB22-1372 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 4, line 5, after "EMERGENCY" insert "EVENT".
Page 4, line 9, strike "AND".
Page 4, line 10, strike "EXECUTING." and substitute "EXECUTING; AND
(V) Creation of an exemption for emergency stationary ENGINE USE AT MILITARY INSTALLATIONS REQUIRES A CHANGE TO COLORADO'S STATE IMPLEMENTATION PLAN, WHICH MUST BE APPROVED BY THE ADMINISTRATOR OF THE FEDERAL ENVIRONMENTAL PROTECTION AGENCY.".

Page 5, line 4, after "engine" insert "at military facilities or FACILITIES UNDER THE CONTROL OF THE UNITED STATES DEPARTMENT OF DEFENSE".

Page 5, line 10, strike "OPERATING" and substitute "COMMENCING OPERATION OF".

Page 5, line 19, strike "CORRECT OR MITIGATE" and substitute "mitigate THE USE OF THE EMERGENCY STATIONARY ENGINE DURING".

Page 6, line 2, after "ENGINE" insert "At military facilities or FACILITIES UNDER THE CONTROL OF THE UNITED STATES DEPARTMENT OF DEFENSE".

Page 6, line 17, strike "DIVISION." and substitute "DIVISION FOR EMERGENCY STATIONARY ENGINES FOR MILITARY FACILITIES OR FACILITIES UNDER THE CONTROL OF THE UNITED STATES DEPARTMENT OF DEFENSE.
(6) (a) No Later than September 1, 2022, the GOVERNOR OR THE GOVERNOR'S DESIGNEE SHALL SUBMIT THIS SECTION TO THE ADMINISTRATOR FOR INCLUSION IN COLORADO'S STATE IMPLEMENTATION PLAN.
(b) THIS SECTION WILL TAKE EFFECT ONLY IF THE ADMINISTRATOR APPROVES THIS SECTION'S INCLUSION IN THE STATE IMPLEMENTATION PLAN. THE DIVISION SHALL NOTIFY THE REVISOR OF STATUTES IN WRITING OF THE DATE ON WHICH THE CONDITION SPECIFIED IN THIS SUBSECTION (6)(b) HAS OCCURRED BY E-MAILING THE NOTICE TO REVISOROFSTATUTES.GA@STATE.CO.US. THIS SECTION TAKES EFFECT ON THE EFFECTIVE DATE IDENTIFIED IN THE NOTICE THAT THE administrator approved this section's inclusion in Colorado's STATE IMPLEMENTATION PLAN OR, IF THE NOTICE DOES NOT SPECIFY THAT DATE, UPON THE DATE OF THE NOTICE TO THE REVISOR OF STATUTES.
(7) If THE ADMINISTRATOR FAILS TO APPROVE INCLUSION OF THIS SECTION INTO COLORADO'S STATE IMPLEMENTATION PLAN BY SEPTEMBER 1, 2025:
(a) This Section is repealed, effective October 1, 2025; and
(b) THE GOVERNOR OR THE GOVERNOR'S DESIGNEE SHALL WITHDRAW THIS SECTION AS A STATE IMPLEMENTATION PLAN REVISION.".

HB22-1397 be referred favorably to the Committee on Appropriations.

SB22-113 be referred favorably to the Committee on Legislative Council.

## PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed:
HB22-1401, 1402, 1403, 1404, 1405, 1406, 1407, 1408, 1409, 1410.

## MESSAGE(S) FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-208.
The Senate has passed on Third Reading and transmitted to the Revisor of Statutes: SB22-005 amended in General Orders as printed in Senate Journal, April 26, 2022.
SB22-124 amended in Special Orders as printed in Senate Journal, April 26, 2022.
SB22-145 amended in General Orders as printed in Senate Journal, April 26, 2022.
SB22-173 amended in Special Orders as printed in Senate Journal, April 26, 2022.
SB22-191 amended in Special Orders as printed in Senate Journal, April 26, 2022.
SB22-195 amended in Special Orders as printed in Senate Journal, April 26, 2022.
SB22-201 amended in Special Orders as printed in Senate Journal, April 26, 2022.
SB22-202 amended in Special Orders as printed in Senate Journal, April 26, 2022.
SB22-209 amended in Special Orders as printed in Senate Journal, April 26, 2022.
SB22-217 amended in Special Orders as printed in Senate Journal, April 26, 2022.

The Senate has passed on Third Reading and returns herewith:
HB22-1296, HB22-1312, and HB22-1324.
The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
HB22-1155 amended in General Orders as printed in Senate Journal, April 26, 2022.
HB22-1272 amended in General Orders as printed in Senate Journal, April 26, 2022.

The Senate has postponed indefinitely HB22-1054. The bill is returned herewith.

The Senate has adopted and returns herewith: HJR22-1024.

## MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, SB22-208.
without comment, as amended, HB22-1155 and 1272; SB22-191, 195, $201,209,217,005,145,124,202$, and 173.

## MESSAGES FROM THE GOVERNOR

I certify I received the following on the 26th day of April, 2022, at 8:33 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

Monday, April 25, 2022
Colorado House of Representatives
The 73rd 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:

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HB22-1165 Rule Review Bill
        Approved on Monday, April 25, 2022 at 3:05 p.m.
HB22-1208 Jail Data Collection Clean-up
        Approved on Monday, April 25, 2022 at 3:05 p.m.
HB22-1247 Additional Requirements Nursing Facility Funding
        Approved on Monday, April 25, 2022 at 5:15 p.m.
HB22-1264 Change Food And Drug Administration To FDA
    Approved on Monday, April 25, 2022 at 3:05 p.m.
HB22-1276 Sunset Second Chance Scholarship Program
    Approved on Monday, April 25, 2022 at 3:06 p.m.
HB22-1295 Department Early Childhood And Universal Preschool
        Program
        Approved on Monday, April 25, }2022\mathrm{ at 12:30 p.m.
HB22-1331 Supplemental Funding For Facility Schools
    Approved on Monday, April 25, 2022 at 3:06 p.m.
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HB22-1332 Office of Economic Development and International Trade
    American Rescue Plan Act Funds For Rural Colorado
    Approved on Monday, April 25, }2022\mathrm{ at 3:06 p.m.
HB22-1333 Increase Minimum Wage For Nursing Home Workers
    Approved on Monday, April 25, 2022 at 5:15 p.m.
HB22-1334 Food Distribution Program Administrative Fee
    Approved on Monday, April 25, 2022 at 3:06 p.m.
HB22-1335 Transfer To The Judicial Department Information
    Technology Cash Fund
    Approved on Monday, April 25, 2022 at 3:07 p.m.
HB22-1336 Streamline Processing Of Judicial Department Collections
    Approved on Monday, April 25, 2022 at 3:07 p.m.
HB22-1337 State Personnel Director's Compensation Report
    Approved on Monday, April 25, 2022 at 3:07 p.m.
HB22-1338 Modification Department Of Revenue Motor Vehicle-
    related Functions Funding
    Approved on Monday, April 25, 2022 at 3:07 p.m.
HB22-1339 Merge Department Of Revenue Division Of Motor
    Vehicles Cash Funds
    Approved on Monday, April 25, 2022 at 3:07 p.m.
HB22-1340 Capital-related Transfers Of Money
    Approved on Monday, April 25, 2022 at 5:20 p.m.
HB22-1341 Marijuana Tax Cash Fund
    Approved on Monday, April 25, 2022 at 3:07 p.m.
HB22-1342 State Emergency Reserve Cash Fund
    Approved on Monday, April 25, 2022 at 3:07 p.m.
HB22-1343 General Fund Exempt Account And Excess State
        Revenues
        Approved on Monday, April 25, 2022 at 3:07 p.m.
Sincerely,
/signed/
Jared Polis
Governor
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## April 26, 2022

Colorado House of Representatives
73rd General Assembly
Second Regular Session
State Capitol
Denver, Colorado 80203

Honorable Members of the Colorado House of Representatives,
It is my honor to inform you that I have approved and filed with the Secretary of State the following Act:

House Bill 22-1329 CONCERNING THE PROVISION FOR PAYMENT OF THE EXPENSES OF THE EXECUTIVE, LEGISLATIVE, AND JUDICIAL DEPARTMENTS OF THE STATE OF COLORADO, AND OF ITS AGENCIES AND INSTITUTIONS, FOR AND DURING THE FISCAL YEAR BEGINNING JULY 1, 2022, EXCEPT AS OTHERWISE NOTED.

Approved April 25, 2022 at 5:10 p.m.
The FY 2022-23 budget, a product of collaboration and teamwork with Colorado's leaders in the General Assembly, sets aside a record level of reserves to protect our future, restores significant cuts made to address the pandemic challenges, and fuels the recovery by investing in economic stimulus for businesses and households.

We especially want to thank the members of the General Assembly for these top priority items for Colorado included in my budget request:

Reserves: This budget sets aside the largest reserve on record, $15.0 \%$ of the General Fund, to ensure the support of the provision of services and transformational change. Establishing record savings for the future will help us weather the next rainy day when it comes.

Education Funding: This budget makes a record investment in our K-12 students. This budget increases per pupil funding by $\$ 511$, meaning an additional $\$ 12,000-13,000$ per classroom. It also includes an historic buydown of the Budget Stabilization Factor and sets aside significant savings to sustain this investment in future years.

State Investments: This budget funds state investments that will drive transformational changes in air quality, public safety, and affordable housing for Coloradans. The budget also makes room for key investments such as a $\$ 600$ million infusion into the Unemployment Insurance Trust Fund to save businesses and workers money, relief on drivers license fees, reducing vehicle registration fees, and making it free for Coloradans to start their own businesses. It also makes room for investments in air quality, public safety, and workforce supports including childcare centers.

These priorities and more, as detailed in Attachment 1, represent a budget with the right priorities for Colorado.

Lastly, Attachment 2 to this letter sets out the Administration's interpretation of footnotes and FTE in House Bill 22-1329.

In closing, I would like to express my Administration's gratitude for the work performed by the Joint Budget Committee members, the Joint Budget Committee staff, the staff of the Office of State Planning and Budgeting, and the department budget analysts throughout Colorado's government for their dedication to a responsible and effective budget.

Sincerely, /signed/
Jared Polis
Governor
State of Colorado

## Attachments <br> 1. Select budget highlights <br> 2. S.B. 21-205 Footnotes and FTE <br> Attachment 1: Select Budget Highlights

Department of Agriculture

- The budget devotes an additional $\$ 0.1 \mathrm{M}$ to hire an Emergency Preparedness and Communications Specialist to oversee agriculture emergency management preparedness and response activities for the Department and support agricultural emergencies statewide. In addition, the budget also devotes $\$ 0.4 \mathrm{M}$ to provide groundwater quality monitoring results by year and geographic location for pesticides and inorganic compounds including nitrate-nitrogen.

Department of Corrections

- The budget includes $\$ 8.9 \mathrm{M}$ for the increase in prison caseload and corresponding medical needs. It also provides $\$ 1.1 \mathrm{M}$ for additional crew carriers in the State Wildfire Inmate Fire Team (SWIFT). There is also an increase of $\$ 0.4 \mathrm{M}$ General Fund for transitional work programs for inmates, known as the Take TWO program. Finally, the budget includes $\$ 0.3 \mathrm{M}$ to implement a new K-9 drug detecting program to better detect the presence of fentanyl and other lethal drugs in Colorado prisons.

Department of Early Childhood

- The budget lays the budgetary groundwork for the state's newest department in advance of House Bill 22-1295, dedicating \$6.5M to stand up the Department in addition to $\$ 0.9 \mathrm{M}$ and 10.0 FTE to prepare for the launch of universal preschool in fall 2023. The budget provides $\$ 73.6 \mathrm{M}$ federal Child Care Development Fund (CCDF) stimulus funding to make lasting investments in the early childhood system, including expanding eligibility for the Colorado Child Care Assistance Program (CCCAP), investing in local capacity, and building a comprehensive new IT system to meet the needs of providers, parents, and local coordinating organizations. Finally, this budget also provides $\$ 8.2 \mathrm{M}$ to restore pandemic-induced eligibility cuts to Early Intervention services.


## Department of Education

- The budget (including a placeholder for the School Finance Act) increases state funding for K-12 public schools by $\$ 351 \mathrm{M}$, which represents a 7\% increase over FY 2021-22 levels. This budget buys down the Budget Stabilization Factor by an additional $\$ 182 \mathrm{M}$ compared to the FY 2020-21 level of $\$ 503 \mathrm{M}$ - reaching an all-time low as a percent of Total Program funding (3.7\%). In addition, this budget maintains a robust State Education Fund reserve of $\$ 762 \mathrm{M}$ to cover the expected budget shortfall for
education in FY 2023-24 and guard against an increase in the Budget Stabilization Factor. Finally, this budget also provides more than $\$ 20 \mathrm{M}$ for critical improvement to equity and transparency in our school system, including a $77 \%$ increase to the Charter School Institute (CSI) Mill Levy Equalization Fund, assistance to charter school capital construction, funding to the School Transformation Grant Program to support schools on the accountability clock, and funding to improve the SchoolView data dashboard.

Department of Health Care Policy and Financing

- The budget invests in new initiatives that will improve the health of Coloradans enrolled in Medicaid and strengthen the workforce that is so vital to sustaining healthcare in our state. The budget increases payments to providers by almost $\$ 240 \mathrm{M}$, including an across-the-board rate increase of $2.0 \%$ and targeted rate increases for specific providers such as transportation services and durable medical equipment providers; and ensures at least a $\$ 15$ per hour wage for workers providing home- and community-based services (HCBS). Additionally, the Department will direct $\$ 7.2 \mathrm{M}$ to develop value-based payment methodologies, which will create incentives for providers to improve the quality of care while controlling costs. The budget also provides more funds to counties to help them administer the Medicaid program and improve the eligibility services that Coloradans rely on. The budget also directs $\$ 11.0 \mathrm{M}$ to the Department and the Governor's Office of eHealth Innovation for a Rural Connectivity project that will increase rural health providers' access to health information records and analytic capabilities to improve the health of rural Coloradans.

Department of Higher Education

- The budget provides a $\$ 105 \mathrm{M}$ increase to operating support for institutions of higher education. State financial aid for students pursuing post-secondary education was increased by $\$ 24 \mathrm{M}$ for need-based aid. The budget also caps resident undergraduate tuition growth to $2 \%$ at all institutions except the University of Colorado - Boulder. The budget provides $\$ 0.3 \mathrm{M}$ to create the Division of Outreach and Attainment Services at the Department, which will promote higher secondary education attainment through counseling and other support services, with particular focus on increasing completion rates for financial aid applications. The budget also provides funding to Colorado's institutions of higher education to cover the cost of licenses to the Single Stop technology which would support students in accessing vital public benefits for which they are eligible.


## Department of Human Services

- The budget increases funding for a variety of critical services for the most vulnerable Coloradans. Investments include $\$ 11.7 \mathrm{M}$ to operate 44 new forensic psychiatric beds at the Colorado Mental Health Institute at Fort Logan (CMHIFL) as well as essential personnel to operationalize the Behavioral Health Administration and the behavioral health safety net. In addition, nearly $\$ 3 \mathrm{M}$ is included to advance the child welfare system through the

Collaborative Management Program, enhancing county child welfare support and an increase in state support for the Colorado Trails case management system. The budget also includes a statewide pay raise for food service and housekeeping staff.

Department of Labor and Employment

- The budget provides funding to continue the Office of Employment First, providing support to individuals with disabilities in gaining competitive employment outcomes. It also provides funding to help the state transition to skills-based hiring practices, ensuring that the state of Colorado remains competitive in attracting the most qualified individuals, along with funding for the Office of New Americans, which will continue to support immigrants coming to Colorado.

Department of Local Affairs

- The budget includes $\$ 4.5 \mathrm{M}$ for additional housing vouchers and tenancy support services. These vouchers and support services will enable individuals to transition from living in institutions back into the community, or to stay in the community and avoid being placed in a more restrictive and costly living situation. In addition, there is $\$ 0.3 \mathrm{M}$ in funding for the Mobile Home Park Oversight Program to perform ongoing administrative and technical support related to the annual registration of over 720 mobile home parks and address mobile home owner complaints.

Department of Natural Resources

- The budget includes $\$ 6.0 \mathrm{M}$ and 15.5 FTE to support increased outdoor recreation and conservation as well as $\$ 1.1 \mathrm{M}$ to implement recommendations of the Big Game Policy Report. Additionally, the budget provides $\$ 0.9 \mathrm{M}$ to support outdoor regional partnerships, $\$ 0.4 \mathrm{M}$ for staff at the new Sweetwater Lake State Park and $\$ 0.6 \mathrm{M}$ for the Water Plan Grant Program.

Department of Personnel and Administration

- The budget provides funding to implement provisions of the Partnership Agreement between the state and COWINS, the certified employee organization representing state employees, including $\$ 1.8 \mathrm{M}$ to create the Colorado Equity Office, $\$ 0.5 \mathrm{M}$ for employee tuition reimbursement, $\$ 0.5 \mathrm{M}$ in funding to cover time spent by state employees serving as union officers or stewards, and $\$ 0.3 \mathrm{M}$ for the Colorado State Employee Assistance Program.


## Department of Public Health and Environment

- This budget takes a significant step towards improving air quality in the state of Colorado by investing $\$ 17.9 \mathrm{M}$ into immediate emission reduction strategies, air quality science and monitoring, and regulatory efforts. The budget also makes an increase of $\$ 2.0 \mathrm{M}$ to increase availability of Emergency Medical and Trauma Service Provider Grants, which provide support across the state to purchase vital equipment such as ambulances, fund personnel costs for small agencies, and provide mental health services for emergency care workers.


## Department of Public Safety

- This budget includes $\$ 6.8 \mathrm{M}$ to right-size the Colorado Bureau of Investigation to better serve and support local law enforcement in investigations and forensic services. The budget also includes several increases to improve emergency preparedness and response, including $\$ 0.8 \mathrm{M}$ for state recovery and state emergency operations, $\$ 1.7 \mathrm{M}$ for state dispatcher salary increases, $\$ 0.4 \mathrm{M}$ for state cybersecurity readiness, and $\$ 0.5 \mathrm{M}$ for firefighter training and personnel support. Finally, the budget also supports evidence processing and storage by investing $\$ 1.2 \mathrm{M}$ for additional State Toxicology Lab staff and $\$ 1.3 \mathrm{M}$ for an improved central evidence facility.

Department of Revenue

- This budget includes an additional $\$ 2.6 \mathrm{M}$ to improve customer service at the Division of Motor Vehicles (DMV) by addressing a growing backlog of system enhancements and maintenance to the DRIVES software platform, which serves the state DMV, the title and registration delegates in all 64 counties, the Department's Hearings Division, the Department of Public Safety, local law enforcement, and other state and local agencies. The budget also includes an additional $\$ 0.2 \mathrm{M}$ for security guards at four DMV offices to enhance safety, providing employees and customers a safe office environment from which to work and do business.

Office of Economic Development and International Trade

- This budget includes a $\$ 5.0 \mathrm{M}$ investment in economic development in coal transition communities across the state as part of the air quality investment package, as well as an additional $\$ 1.0 \mathrm{M}$ investment in local economic development organizations, including those based in rural communities.


## Colorado Energy Office

- The budget includes $\$ 2.0 \mathrm{M}$ for the Cannabis Resource Optimization Program to support a resource management program for the cannabis industry. The program will focus on implementing financing strategies to support energy efficiency improvement projects in the cannabis industry.

Office of Information Technology

- The budget includes $\$ 53.3 \mathrm{M}$ to begin decommissioning old technology that is costly and time-consuming for the state to maintain, and migrating more services to the cloud. By investing funds now, this investment helps prevent more costly technology obligations in the future.


## Statewide

- The budget includes a 3.0\% across-the-board (ATB) salary survey increase for all state employees.


## Attachment 2: H.B. 22-1329 Footnotes and FTE

It is the Governor's constitutional obligation to review the General Appropriations Bill and exercise the line item veto when necessary. We recognize and appreciate the legitimate and reasonable expression by the General Assembly of the intent associated with certain appropriations contained in the FY 2022-23 Long Bill. In fact, many of these expressions of intent are based on information contained within the original Executive Branch budget requests. In general, we interpret most of these expressions of intent as different from attempts to administer appropriations or to pursue substantive law via the general appropriations bill. Thus, we have not vetoed any of the footnotes in H.B. 22-1329.

While the Legislature has the prerogative to express its intent, the Executive Branch maintains the clear and inherent responsibility to administer appropriations (see Colorado General Assemblyv. Owens, 136 P.3d 262 (Colo. 2006); Colorado General Assembly v. Lamm, 704 P.2d 1371 (Colo. 1985); and Anderson v. Lamm, 195 Colo. 437, 579 P.2d 620 (1978)). For this reason, we have directed Executive Branch agencies to comply with the intent of the footnotes contained in H.B. 22-1329 only to the extent practicable and appropriate.

Moreover, if operational needs dictate otherwise, the Executive Branch will not be constrained by any limitations implied within any of the Long Bill footnotes. In particular, many footnotes in H.B. 22-1329 may constitute attempts by the General Assembly to administer the appropriation, including:

- those that indicate dollar amounts for expenditure in specific programs or for specific purposes;
- those that indicate limits on dollar amounts for expenditure in specific programs or for specific purposes; and
- those that indicate specific expectations for programmatic expenditures or activities.

As such, Executive Branch agencies may deviate from the intent expressed in any footnote as necessary.

As with past administrations, we are concerned with the General Assembly's inclusion of full-time equivalent positions (FTE) within the general appropriations act. The Colorado Supreme Court's opinion in Anderson v. Lamm, 195 Colo. 437, 579 P.2d 620 (1978) clearly states that "specific staffing and resource allocation decisions" in a general appropriations bill are unconstitutional. The Supreme Court affirmed this finding in Colorado General Assembly v. Owens, 136 P.3d 262 (Colo. 2006). Further, it remains our opinion that any predetermined prescription of FTE authorization limits the ability of state agencies to make the most resource-effective use of appropriations to accomplish critical performance objectives.

Therefore, Executive Branch agencies are instructed to manage their appropriations within the scope of the dollars appropriated in H.B. 22-1329 and without limitation by the bill's FTE authorizations.

## INTRODUCTION OF BILLS <br> First Reading

The following bills were read by title and referred to the committee(s) indicated:

HB22-1411 by Representative(s) McCluskie and Herod; also Senator(s) Moreno--Concerning measures to ensure the state's compliance with the requirements related to the federal coronavirus state fiscal recovery fund created in the federal "American Rescue Plan Act of 2021".
Committee on Appropriations
SB22-005 by Senator(s) Bridges and Cooke; also Representative(s) Roberts and Woog--Concerning the increase of available funds for law enforcement agency peace officer supportive services, and, in connection therewith, making an appropriation.
Committee on Judiciary
SB22-124 by Senator(s) Woodward and Kolker, Hisey, Holbert, Kirkmeyer, Rankin; also Representative(s) Ortiz and Van Winkle, Lynch, Van Beber--Concerning the authority of a pass-through business entity to elect to pay state income taxes at the entity level, and, in connection therewith, making an appropriation.
Committee on Business Affairs \& Labor
SB22-145 by Senator(s) Buckner and Cooke; also Representative(s) Valdez A. and Will--Concerning measures to provide resources to increase community safety, and, in connection therewith, making an appropriation.
Committee on Judiciary
SB22-173 by Senator(s) Rodriguez and Smallwood; also Representative(s) Bird and McKean--Concerning criteria relating to the operation of telepharmacy outlets, and, in connection therewith, making an appropriation.
Committee on Public \& Behavioral Health \& Human Services
SB22-191 by Senator(s) Bridges and Priola; also Representative(s) Titone and Bernett--Concerning the procurement of information technology resources.
Committee on Transportation \& Local Government
SB22-195 by Senator(s) Donovan and Sonnenberg; also Representative(s) Catlin and Valdez D.--Concerning modifications to the conservation district grant fund.
Committee on Transportation \& Local Government
SB22-201 by Senator(s) Lee and Gardner; also Representative(s) Weissman and Carver--Concerning independent oversight of matters concerning judicial discipline, and, in connection therewith, making an appropriation.
Committee on Legislative Council
Committee on Judiciary
SB22-208 by Senator(s) Winter and Simpson; also Representative(s) Lynch and Roberts--Concerning just compensation for the condemnation of property encumbered by a conservation easement in gross.
Committee on Finance
SB22-209 by Senator(s) Donovan and Sonnenberg; also Representative(s) Roberts and Pelton--Concerning expanding small meat processing in Colorado by providing business application assistance to obtain capital, and, in connection therewith, making an appropriation.
Committee on Business Affairs \& Labor
SB22-215 by Senator(s) Hansen and Zenzinger, Rankin; also Representative(s) Herod and McCluskie--Concerning the creation of the "Infrastructure Investment and Jobs Act" cash fund to be used for nonfederal match funding requirements for infrastructure projects eligible to receive federal funding under the federal "Infrastructure Investment and Jobs Act", and, in connection therewith, making an appropriation.
Committee on Appropriations
SB22-217 by Senator(s) Hansen and Zenzinger, Rankin; also Representative(s) Herod and Ransom, McCluskie-Concerning motor vehicle related programs that benefit persons with disabilities, and, in connection therewith, making and reducing an appropriation.
Committee on Transportation \& Local Government

## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Exum, Gray, Ricks, Williams.

## LAY OVER OF CALENDAR ITEMS

On motion of Representative Jodeh, the following items on the Calendar for Thursday, April 28, 2022 were laid over until the dates indicated retaining place on Calendar:
Consideration of Resolutions--HJR22-1018--Friday, April 29, 2022;
HJR22-1019--Monday, May 2, 2022;
SJR22-012--Tuesday, May 3, 2022.

1 On motion of Representative Jodeh, the House adjourned until 9:00 a.m., 2 Thursday, April 28, 2022.

7 Attest:
8 Robin Jones, 9 Chief Clerk

Approved:
Alec Garnett, Speaker

# HOUSE JOURNAL SEVENTY-THIRD GENERAL ASSEMBLY STATE OF COLORADO Second Regular Session 

Thursday, April 28, 2022

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 Representative Jennifer Bacon, Denver.
The roll was called with the following result:
Present--62.
Excused--Representative(s) Hanks, McLachlan, Woodrow--3. Present after roll call--Representative(s) McLachlan.

The Speaker declared a quorum present.

On motion of Representative Bacon, the House Journal of Wednesday, April 27, 2022, was declared approved as corrected by the Chief Clerk.

## CONSIDERATION OF RESOLUTION

HJR22-1020 by Representative(s) Michaelson Jenet and Pelton; also Senator(s) Fenberg and Gardner-Concerning the commemoration of the Holocaust.
(Laid Over from April 11, 2022.)
(Printed and placed in members' files.)
On motion of Representative Michaelson Jenet, the resolution was read at length and was adopted by viva voce vote.

Current Roll Call added as co-sponsors: Representative(s) Amabile, Bacon, Baisley, Benavidez, Bernett, Bird, Bockenfeld, Boesenecker, Bradfield, Caraveo, Carver, Catlin, Cutter, Daugherty, Duran, Esgar, Exum, Froelich, Geitner, Gonzales-Gutierrez, Gray, Herod, Holtorf, Hooton, Jodeh, Kennedy, Kipp, Larson, Lindsay, Lontine, Luck, Lynch, McCluskie, McCormick, McKean, McLachlan, Mullica, Neville, Ortiz, Pico, Ransom, Rich, Ricks, Roberts, Sandridge, Sirota, Snyder, Soper, Sullivan, Tipper, Titone, Valdez A., Valdez D., Van Beber, Van Winkle, Weissman, Will, Williams, Woog, Young, Speaker

THIRD READING OF BILLS--FINAL PASSAGE
The following bills were considered on Third Reading. The titles were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

SB22-009 by Senator(s) Ginal and Hisey, Liston; also Representative(s) Bird and Benavidez, Bockenfeld-Concerning catalytic converters, and, in connection therewith, Enacting measures to address the theft of catalytic converters.
(Laid Over from April 12, 2022.)
Laid Over until Friday, April 29, 2022.
HB22-1361 by Representative(s) Boesenecker-Concerning measures to enhance oversight of oil and gas operations within the state.
(Laid Over from April 27, 2022.)
The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | $\mathbf{3 8}$ | NO |  | $\mathbf{2 4}$ | EXCUSED | 3 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |  |
| Bernett | Y | Gray | E | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |  |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |  |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |  |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |  |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |  |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |  |
| Cutter | Y | Larson | N | Rich | N | Williams | N |  |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |  |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |  |
| Esgar | Y | Luck | N | Sandridge | N | Young | N |  |
|  |  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Benavidez, Bernett, Froelich, Gonzales-Gutierrez, Hooton, Kennedy, Kipp, Lindsay, McCormick, Ricks, Sirota, Titone, Valdez A., Weissman

SB22-184 by Senator(s) Fenberg and Pettersen; also Representative(s) Esgar and Tipper-Concerning authority for a member of the general assembly to be absent during the legislative session without forfeiting compensation.
(Laid Over from April 27, 2022.)
Laid Over until Friday, April 29, 2022.
SB22-194 by Senator(s) Story and Fields, Sonnenberg; also Representative(s) Valdez D. And Hooton, Rich-Concerning allowing unencumbered money in the creative industries cash fund that is credited to the fund from the capital construction fund for the purposes of the art in public places program to be available for expenditure for three fiscal years.
(Laid Over from April 27, 2022.)
Laid Over until Friday, April 29, 2022.
SB22-162 by Senator(s) Zenzinger and Kirkmeyer, Moreno, Woodward; also Representative(s) Woodrow and Lynch, Pico, Valdez D.-Concerning the modernization of the terminology used in the Colorado Revised Statutes relating to the organization of Colorado state governmental agencies without altering the status of the powers assigned to those agencies pursuant to the "Administrative Organization Act of 1968".
(Laid Over from April 27, 2022.)
Laid Over until Friday, April 29, 2022.
SB22-169 by Senator(s) Donovan; also Representative(s) Will and Hooton-Concerning the nondisclosure of sensitive species information under the "Colorado Open Records Act".
(Laid Over from April 27, 2022.)
Laid Over until Friday, April 29, 2022.
SB22-008 by Senator(s) Zenzinger and Priola, Fenberg, Moreno; also Representative(s) McLachlan and McKean-Concerning postsecondary education support for certain students who have been in out-of-home placement, and, in connection therewith, making an appropriation.
(Laid Over from April 27, 2022.)
Laid Over until Friday, April 29, 2022.

[^17]SB22-158 by Senator(s) Donovan; also Representative(s) McCormick and Will-Concerning support for species conservation trust fund projects, and, in connection therewith, making an appropriation.
(Laid Over from April 27, 2022.)
Laid Over until Friday, April 29, 2022.
SB22-174 by Senator(s) Buckner; also Representative(s) Kennedy-Concerning the criteria to be considered in a sunset review hearing.
(Laid Over from April 27, 2022.)
Laid Over until Friday, April 29, 2022.
HB22-1367 by Representative(s) Lontine and Gray, Duran, Bacon, Bernett, Cutter, Esgar, Froelich; also Senator(s) Winter and Pettersen, Gonzales-Concerning modifications to laws prohibiting discrimination in employment practices, and, in connection therewith, repealing the exclusion of domestic workers from the definition of "employee", extending the time limit for filing a charge alleging unfair or discriminatory employment practices with the Colorado civil rights commission, repealing the prohibition against certain damages in cases alleging age-based discrimination, and making an appropriation.

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

| YES | 40 | NO | 23 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Boesenecker, Exum, Gonzales-Gutierrez, Herod, Hooton, Jodeh, Kennedy, Lindsay, Michaelson Jenet, Ricks, Sirota, Titone, Weissman

HB22-1369 by Representative(s) Sirota and Pelton; also Senator(s) Story and Sonnenberg-Concerning support for children's mental health programs, and, in connection therewith, making an appropriation.

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

| YES | 52 | NO | 11 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Benavidez, Bernett, Bird, Boesenecker, Caraveo, Catlin, Cutter, Duran, Esgar, Exum, Froelich, Gonzales-Gutierrez, Herod, Hooton, Jodeh, Kennedy, Kipp, Lindsay, Lontine, McCluskie, McCormick, McLachlan, Michaelson Jenet, Ortiz, Ricks, Roberts, Titone, Valdez D., Van Beber, Weissman

HB22-1380 by Representative(s) Gonzales-Gutierrez and Pelton, Kennedy, McCormick; also Senator(s) Bridges and Coram-Concerning creating comprehensive, statewide systems to provide improved access to critical program services that support low-income households, 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 | 45 | NO | 18 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |


| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | N | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Benavidez, Bernett, Bird, Boesenecker, Caraveo, Cutter, Duran, Esgar, Exum, Froelich, Herod, Hooton, Jodeh, Lindsay, Lontine, McCluskie, Michaelson Jenet, Mullica, Ricks, Sirota, Sullivan, Titone, Valdez A., Valdez D.

HB22-1149 by Representative(s) Lynch and Bird; also Senator(s) Rankin and Hansen-Concerning the expansion of the advanced industry investment tax credit, and, in connection therewith, making an appropriation.

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

| YES | 54 | NO | 9 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bernett, Bockenfeld, Boesenecker, Exum, Hooton, Lindsay, Lontine, McCluskie, Pelton, Snyder, Soper, Titone, Valdez A., Valdez D.

HB22-1327 by Representative(s) Herod and McLachlan, Amabile, Bacon, Baisley, Benavidez, Bernett, Caraveo, Cutter, Duran, Exum, Froelich, Gray, Hooton, Kipp, Larson, Lindsay, McCluskie, McCormick, Mullica, Ricks, Roberts, Snyder, Sullivan, Titone, Valdez A., Will, Woodrow, Young; also Senator(s) Moreno and Coram-Concerning former Native American boarding schools in Colorado, and, in connection therewith, making an appropriation.

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

| YES | 49 | NO | 14 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y | Co-sponsor(s) added: Representative(s) Bird, Boesenecker, Esgar, Gonzales-Gutierrez, Jodeh, Kennedy, Lontine, Michaelson Jenet, Ortiz, Sirota, Valdez D., Weissman

HB22-1394 by Representative(s) Esgar and Roberts, Will; also Senator(s) Winter and Donovan-Concerning funding for just transition programs to assist communities with economic transitions, 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 | $\mathbf{5 1}$ | NO | $\mathbf{1 2}$ | EXCUSED | $\mathbf{2}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |


| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Cutter | Y | Larson | N | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Bacon, Bernett, Bird, Boesenecker, Caraveo, Catlin, Cutter, Duran, Exum, Froelich, Herod, Hooton, Jodeh, Kipp, Lindsay, Lontine, McCluskie, McCormick, McLachlan, Michaelson Jenet, Mullica, Ricks, Sirota, Snyder, Soper, Sullivan, Titone, Valdez A., Valdez D., Young

HB22-1131 by Representative(s) Gonzales-Gutierrez and Bacon, Jodeh, Sirota, Woodrow; also Senator(s) Gonzales-Concerning measures to reduce justice-involvement for young children, and, in connection therewith, focus on prevention and age-appropriate interventions and making an appropriation.

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

| YES | 37 | NO | 26 | EXCUSED | 2 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | N |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | N | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | N | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Benavidez, Bernett, Boesenecker, Cutter, Duran, Esgar, Froelich, Herod, Hooton, Kennedy, Kipp, Lindsay, Lontine, Michaelson Jenet, Ricks, Weissman

HB22-1119 by Representative(s) Gray and Weissman; also Senator(s) Winter-Concerning civil liability for presenting false claims for payment to the state, and, in connection therewith, making an appropriation.

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

| YES | 42 | NO | 21 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Yip | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bird, Exum, Herod, Hooton, Jodeh, Lindsay, Ricks, Valdez A.

HB22-1205 by Representative(s) Kennedy and Weissman; also Senator(s) Hansen and Coleman-Concerning the creation of an income tax credit to help income-qualified seniors afford housing, 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 | 51 | NO | 12 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Benavidez, Bernett, Bird, Bockenfeld, Boesenecker, Caraveo, Cutter, Daugherty, Duran, Esgar, Exum, Froelich, Gonzales-Gutierrez, Herod, Hooton, Jodeh, Kipp, Lontine, McCluskie, McCormick, McLachlan, Michaelson Jenet, Mullica, Ricks, Roberts, Sirota, Snyder, Titone, Valdez A., Valdez D., Young, Speaker

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HB22-1387 by Representative(s) Titone and Bradfield; also Senator(s)
    Fields and Priola-Concerning measures to ensure that a
    common interest community has adequate reserve funds.
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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.

| YES | 41 | NO | 22 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Bernett, Hooton, Jodeh, Lontine, Michaelson Jenet, Ricks, Sirota, Valdez A.

SB22-002 by Senator(s) Ginal and Story, Lee; also Representative(s) Cutter and Will, Lynch, Snyder, Valdez D.-Concerning increasing the resources available for fire protection services provided by volunteer and seasonal firefighters, and, in connection therewith, making an appropriation.

Laid Over until Friday, April 29, 2022.
SB22-028 by Senator(s) Simpson and Sonnenberg, Bridges, Coram, Donovan, Jaquez Lewis; also Representative(s) Roberts and Catlin, McCormick, McKean, McLachlan-Concerning the creation of the groundwater compact compliance and sustainability fund, and, in connection therewith, making an appropriation.

Laid Over until Friday, April 29, 2022.
SB22-055 by Senator(s) Cooke and Hansen; also Representative(s) Roberts and McKean-Concerning increased alcohol monitoring for impaired driving offenders, and, in connection therewith, making an appropriation.

Laid Over until Friday, April 29, 2022.

SB22-057 by Senator(s) Cooke and Fields; also Representative(s) Weissman-Concerning measures to support victims of violent crime who suffer brain injuries as a result, and, in connection therewith, making an appropriation.

Laid Over until Friday, April 29, 2022.
SB22-147 by Senator(s) Kolker and Sonnenberg; also Representative(s) Young and Pelton, Amabile, Bradfield, Gonzales-Gutierrez, Michaelson Jenet, Van Beber-Concerning behavioral health-care integration services for children, and, in connection therewith, making an appropriation.

Laid Over until Friday, April 29, 2022.
SB22-001 by Senator(s) Buckner and Hinrichsen; also Representative(s) Ricks and Tipper-Concerning crime prevention through safer streets utilizing design management strategies, and, in connection therewith, making an appropriation.

Laid Over until Friday, April 29, 2022.
SB22-212 by Senator(s) Lee and Cooke, Buckner, Gardner, Rodriguez; also Representative(s) Herod and Soper, Bacon, Snyder, Weissman-Concerning the nonsubstantive revision of statutes in the Colorado Revised Statutes, as amended, and, in connection therewith, amending or repealing obsolete, imperfect, and inoperative law to preserve the legislative intent, effect, and meaning of the law.

Laid Over until Friday, April 29, 2022.
SB22-144 by Senator(s) Zenzinger; also Representative(s) Kipp and Rich-Concerning the provision of transportation services by a transportation network company not in connection with a business operated for profit.

Laid Over until Friday, April 29, 2022.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## APPROPRIATIONS

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

HB22-1006 be referred to the Committee of the Whole with favorable recommendation.

HB22-1011 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 25 insert:
"(d) On July 1, 2022, THE STATE TREASURER SHALL TRANSFER TEN MILLION DOLLARS FROM THE GENERAL FUND TO THE FUND. THE FOREST SERVICE SHALL USE THE MONEY TRANSFERRED PURSUANT TO THIS SUBSECTION (7)(d) IN ACCORDANCE WITH THE REQUIREMENTS OF SUBSECTION (7)(b) OF THIS SECTION.".

Page 7, after line 20 insert:
"(10) This Section is repealed, effective September 1, 2025. BEFORE ITS REPEAL, THE DEPARTMENT OF REGULATORY AGENCIES SHALL REVIEW THE GRANT PROGRAM PURSUANT TO SECTION 24-34-104.

SECTION 2. In Colorado Revised Statutes, 24-34-104, add (26)(a)(XIV) as follows:

24-34-104. General assembly review of regulatory agencies and functions for repeal, continuation, or reestablishment-legislative declaration - repeal. (26) (a) The following agencies, functions, or both, are scheduled for repeal on September 1, 2025:
(XIV) THE WILDFIRE MITIGATION INCENTIVES FOR LOCAL GOVERNMENT GRANT PROGRAM CREATED IN SECTION 23-31-318 (2).".

Renumber succeeding section accordingly.

HB22-1132 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend the Energy and Environment Committee Report, dated March 10, 2022, page 2, strike lines 4 through 34 and substitute:
""SECTION 2. In Colorado Revised Statutes, 24-33.5-1231, add (4.5) as follows:

24-33.5-1231. Local firefighter safety and disease prevention fund - creation - grants - rules - repeal. (4.5) ON THE EFFECTIVE DATE OF THIS SUBSECTION (4.5), THE STATE TREASURER SHALL TRANSFER ONE HUNDRED THOUSAND DOLLARS FROM THE GENERAL FUND TO THE FUND. THE DIVISION SHALL USE THIS MONEY TO AWARD NEED-BASED GRANTS TO VOLUNTEER FIRE DEPARTMENTS PURSUANT TO SUBSECTION (2) OF THIS SECTION. This subsection (4.5) is repealed, effective January 1, 2025.".".

HB22-1240 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend the Judiciary Committee Report, dated March 22, 2022, page 7, after line 38 insert:
"SECTION 4. Appropriation. For the 2022-23 state fiscal year, $\$ 97,500$ is appropriated to the judicial department for use by the office of the child protection ombudsman. This appropriation is from the general fund. To implement this act, the office may use this appropriation for program costs.".

Renumber succeeding section accordingly.
Page 8 , line 8 , strike "later."." and substitute "later.
Page 1 of the bill, line 102, strike "ABUSE." and substitute "ABUSE, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".".

HB22-1259 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend the Public \& Behavioral Health \& Human Services Committee Report, dated April 12, 2022, page 2, line 15, strike "TWENTY" and substitute "TEN".

Page 2, line 30, after "ASSISTANCE" insert "PURSUANT TO THIS SECTION".
Page 3, line 6, after "SHALL" insert "FIRST EXPEND ANY MONEY REMAINING THAT IS TRANSFERRED TO THE COLORADO LONG-TERM WORKS RESERVE PURSUANT TO SUBSECTION (1)(b)(II) OF THIS SECTION AND THEN".

Page 6, line 11, strike "SECTION"." and substitute "SECTION.".
Page 6, strike line 21 and substitute:
"30, 2024, for the same purpose.
SECTION 12. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 12,824,070$ is appropriated to the department of human services. This appropriation is from the Colorado long-term works reserve created in section 26-2-721 (1), C.R.S. To implement this act, the department may use this appropriation as follows:
(a) $\$ 382,903$ for use by the office of economic security for administration related to the employment and benefits division, which amount is based on an assumption that the division will require an additional 5.0 FTE;
(b) $\$ 11,374,767$ for use by the office of economic security for county block grants; and
(c) $\$ 1,066,400$ for use by the office of economic security for operating and contract expenses related to the Colorado benefits management system.
(2) For the 2022-23 state fiscal year, $\$ 1,066,400$ is appropriated to the office of the governor for use by the office of information technology. This appropriation is from reappropriated funds received from the department of human services under subsection (1)(c) of this section. To implement this act, the office may use this appropriation to provide information technology services for the department of human services.".".

Page 6, after line 23 insert:
"Page 1 of the bill, line 101, strike "PROGRAM." and substitute "PROGRAM, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".".

HB22-1314 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend the Business Affairs and Labor Committee Report, dated April 21, 2022, page 3, strike line 5 and substitute "and (2)(c); and repeal (2)(b)".

Page 3 of the committee report, strike lines 11 through 25 and substitute:
"(b) Any balanee remaining after payment pursuant to paragraphs (a) and (a.5) of this subsection (2) shall be forwarded to the department, and the department may recover from sueh balance any taxes, fees, and penalties due to it with respect to such motor vehiele. The department shall provide a receipt to the operator within seven days after receiving the money if the operator provides the department with a postage-paid, self-addressed envelope.
(c) (I) THE OPERATOR SHALL PAY any balance remaining after payment pursuant to paragraph (b) of this subsection (2) shall be paid by the department: MAKING THE PAYMENT REQUIRED IN SUBSECTION (2)(a.5) OF THIS SECTION IN ACCORDANCE WITH THE FOLLOWING:
(A) First, to any lienholder of record as the lienholder's interest may appear upon the records of the department;
(B) Second, to any owner of record as the owner's interest may so appear; and
(C) then THIRD, to any person submitting proof of sueh THE person's interest in such THE motor vehicle upon the application of stueh THE lienholder, owner, or person.
(II) If such payments are not requested and made within One hundred twenty days after the sale of the abandoned motor vehicle, the OPERATOR SHALL TRANSFER THE balance, shall be transmitted AFTER MAKING THE PAYMENT REQUIRED UNDER SUBSECTIONS (2)(a) TO (2)(c)(I) OF THIS SECTION, to the state treasurer, who shall credit the same to the highway".

Page 8 of the committee report, after line 24 insert:
"Page 28 of the bill, after line 9 insert:
"SECTION 11. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 68,827$ is appropriated to the department of regulatory agencies. This appropriation is from the general fund. To implement this act, the department may use this appropriation as follows:
(a) $\$ 52,342$ for use by the public utilities commission for personal services, which amount is based on an assumption that the commission will require an additional 0.8 FTE ;
(b) $\$ 10,752$ for use by the public utilities commission for operating expenses; and
(c) $\$ 5,733$ for the purchase of vehicle lease services.
(2) For the 2022-23 state fiscal year, $\$ 5,733$ is appropriated to the department of personnel. This appropriation is from reappropriated funds received from the department of regulatory agencies under subsection (1)(c) of this section. To implement this act, the department of personnel may use this appropriation for vehicle replacement lease/purchase services to the department of regulatory agencies.".

Renumber succeeding section accordingly.
Page 1 of the bill, line 103, strike "CONSENT." and substitute "CONSENT, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".".

HB22-1376 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 14 , line 9 , strike "Two million" twice and substitute "FIVE HUNDRED THOUSAND".

Page 17, after line 16, insert:
"SECTION 10. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 1,016,451$ is appropriated to the department of education. This appropriation is from the general fund. To implement this act, the department may use this appropriation as follows:
(a) $\$ 263,900$ for information technology services;
(b) $\$ 500,000$ for the expelled and at-risk student services grant program; and
(c) $\$ 252,551$ for the office of dropout prevention and student reengagement, which amount is based on an assumption that the department will require an additional 2.4 FTE.
(2) For the 2022-23 state fiscal year, $\$ 30,000$ is appropriated to the department of law for use by the peace officers training board. This appropriation is from the P.O.S.T board cash fund created in section 24-31-303 (2)(b), C.R.S. To implement this act, the board may use this appropriation for peace officers standards and training board support.".

Renumber succeeding section accordingly.
Page 1, line 102, strike "STUDENTS." and substitute "STUDENTS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1378 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend the Transportation \& Local Government Report, dated April 26, 2022, page 1, line 11, strike "2021-22," and substitute "2022-23,".

Page 1 of the report, after line 14 insert:
"Page 8, after line 16 insert:
"SECTION 4. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 44,557$ is appropriated to the department of human services for use by the behavioral health administration. This appropriation is from funds transferred from the division of housing in the department of local affairs from the regional navigation campus cash fund created in section 24-32-726 (8)(a), C.R.S., that originates from the money the state received from the federal coronavirus state fiscal recovery fund, and is based on an assumption that the administration will require an additional 0.4 FTE. To implement this act, the administration may use this appropriation for program administration.".

Renumber succeeding section accordingly.
Page 1 of the bill, line 102, strike "homelessness." and substitute "HOMELESSNESS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".".

HB22-1386 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend the Judiciary Committee Report, dated April 26, 2022, page 2, line 13, strike "THIRTY MILLION DOLLARS" and substitute "TWENTY-EIGHT MILLION FIVE HUNDRED SIXTY-TWO THOUSAND EIGHT HUNDRED TWENTY-EIGHT DOLLARS".

Page 2 of the report, line 26, after "RENOVATING" insert "AND STAFFING".
Page 2 of the report, line 28, strike "16-8.5-111." and substitute "16-8.5-111 AND INDIVIDUALS RECEIVING MENTAL HEALTH CARE AND treatment pursuant to article 65 of title 27. The department MUST RECEIVE THE RESULTS FROM THE FEASIBILITY STUDY ON OR BEFORE SEPTEMBER 15, 2022.".

Page 2 of the report, after line 29 insert:
"SECTION 6. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 28,562,828$ is appropriated to the department of human services for use by the office of behavioral health. This appropriation is from the economic recovery and relief cash fund created in section 24-75-228 (2)(a), C.R.S., and is of money the state received from the federal coronavirus state fiscal recovery fund. To implement this act, the office
may use this appropriation for purchased inpatient bed capacity. Any money appropriated in this section not expended prior to July 1, 2023, is further appropriated to the office from July 1, 2023, through December 30, 2024, for the same purpose.
(2) For the 2022-23 state fiscal year, $\$ 800,000$ is appropriated to the department of human services for use by the office of behavioral health. This appropriation is from the behavioral and mental health cash fund created in section 24-75-230 (2)(a), C.R.S., and is of money the state received from the federal coronavirus state fiscal recovery fund. To implement this act, the office may use this appropriation to contract for a feasibility study of renovating a facility in Adams county to provide inpatient beds for competency services provided pursuant to section 16-18.5-111, C.R.S. Any money appropriated in this section not expended prior to July 1, 2023, is further appropriated to the office from July 1, 2023, through December 30, 2024, for the same purpose.".

Page 2 of the report, strike lines 30 through 38 and substitute:
"SECTION 7. Effective date. This act takes effect July 1, 2022.
SECTION 8. 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 3 of the report, after line 2 insert: "Page 1 of the bill, line 101, strike "PROCEED." and substitute "PROCEED, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".".

HB22-1393 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 4 insert:
"SECTION 2. Appropriation. For the 2022-23 state fiscal year, $\$ 2,000,000$ 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 displaced Aurarian scholarship.".

Renumber succeeding section accordingly.
Page 1, line 103, strike "CENTER." and substitute "CENTER, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1397 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 4 insert:
"SECTION 3. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 1,793,072$ is appropriated to the department of personnel for use by the executive director's office. This appropriation is from the general fund To implement this act, the office may use this appropriation as follows:
(a) $\$ 1,199,622$ for personal services related to the statewide equity office, which amount is based on an assumption that the office will require an additional 9.1 FTE; and
(b) $\$ 593,450$ for operating expenses related to the statewide equity office.
(2) For the 2022-23 state fiscal year, $\$ 324,064$ is appropriated to the department of human services. This appropriation is from reappropriated funds received from the department of personnel under subsection (1) of this section. To implement this act, the department of human services may use this appropriation as follows:
(a) $\$ 293,864$ for personal services related to the statewide equity office, which amount is based on an assumption that the department will require an additional 3.7 FTE; and
(b) $\$ 30,200$ for operating expenses related to the statewide equity office.
(3) For the 2022-23 state fiscal year, $\$ 194,878$ is appropriated to the department of revenue. This appropriation is from reappropriated funds received from the department of personnel under subsection (1) of this section. To implement this act, the department of revenue may use this appropriation as follows:
(a) $\$ 172,228$ for personal services related to the statewide equity office, which amount is based on an assumption that the department will require an additional 2.7 FTE ; and
(b) $\$ 22,650$ for operating expenses related to the statewide equity office.
(4) For the 2022-23 state fiscal year, $\$ 61,845$ is appropriated to the department of regulatory agencies. This appropriation is from reappropriated funds received from the department of personnel under subsection (1) of this section. To implement this act, the department of regulatory agencies may use this appropriation as follows:
(a) $\$ 54,295$ for personal services related to the statewide equity office, which amount is based on an assumption that the department will require an additional 0.9 FTE; and
(b) $\$ 7,550$ for operating expenses related to the statewide equity office.
(5) For the 2022-23 state fiscal year, $\$ 74,990$ is appropriated to the department of health care policy and financing. This appropriation is from reappropriated funds received from the department of personnel under subsection (1) of this section. To implement this act, the department of health care policy and financing may use this appropriation as follows:
(a) $\$ 67,440$ for personal services related to the statewide equity office, which amount is based on an assumption that the department will require an additional 0.9 FTE; and
(b) $\$ 7,550$ for operating expenses related to the statewide equity office.
(6) For the 2022-23 state fiscal year, the general assembly anticipates that the department of health care policy and financing will receive $\$ 74,990$ in federal funds to implement this act. The appropriation in subsection (5) of this section is based on the assumption that the
department will receive this amount of federal funds to be used as follows:
(a) $\$ 67,440$ for personal services related to the statewide equity office, which amount is based on an assumption that the department will require an additional 0.9 FTE ; and
(b) $\$ 7,550$ for operating expenses related to the statewide equity office.".

Renumber succeeding section accordingly.
Page 1, line 102, strike "ADMINISTRATION." and substitute "ADMINISTRATION, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

## BUSINESS AFFAIRS AND LABOR

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

HB22-1058 be postponed indefinitely.

HB22-1389 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 "WELFARE" and substitute "GOVERNMENT".

Page 4, line 7, strike "SECTION." and substitute "SECTION AND IS ALSO PARTICIPANT DIRECTED.".

Page 4, line 24, after "AGREEMENTS" insert "MAY BE RENEGOTIATED BY THE PARTICIPANT AND THE DIVISION AND".

Page 4, line 27, strike "AND".
Page 5, line 2, strike "ACCOUNT" and substitute "ACCOUNT; AND
(IV) THE CRITERIA FOR SUCCESSFUL COMPLETION OF THE FLEX ACCOUNT PROGRAM.".

Page 5, after line 11 insert:
"(c) THE DIVISION SHALL CONTRACT WITH FOR-PROFIT AND NON-PROFIT ENTITIES TO PROVIDE FINANCIAL LITERACY SUPPORT TO ELIGIBLE PARTICIPANTS.".

Reletter succeeding paragraphs accordingly.

HB22-1398 be referred to the Committee of the Whole with favorable recommendation.

SB22-035 be referred to the Committee of the Whole with favorable recommendation.

SB22-140 be referred favorably to the Committee on Appropriations.

## EDUCATION

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

HB22-1396 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 2, line 8, after "declaration." insert "(1)".
Page 3, after line 13, insert:
'(2) THE GENERAL ASSEMBLY FURTHER FINDS THAT ESTABLISHING AND FUNDING A GRANT PROGRAM TO SUPPORT IMPLEMENTATION OF DIVERSE AND INNOVATIVE STRATEGIES TO IMPROVE MATHEMATICS ACHIEVEMENT IN KINDERGARTEN AND GRADES ONE THROUGH EIGHT IS A CRITICAL GOVERNMENT SERVICE FOR THE STATE TO PROVIDE FOR students and families in Colorado.".

Page 10, line 21, after the period, add "Notwithstanding the PROVISIONS OF SECTION 24-75-227 (2)(c) TO THE CONTRARY, FOR THE 2022-23 BUDGET YEAR, THE GENERAL ASSEMBLY MAY APPROPRIATE MONEY OTHER THAN THROUGH THE ANNUAL GENERAL APPROPRIATION ACT OR A SUPPLEMENTAL APPROPRIATION ACT FROM THE REVENUE LOSS RESTORATION CASH FUND CREATED IN SECTION 24-75-227 TO THE FUND.".

Page 11 , line 10 , strike "general fund." and substitute "revenue loss restoration cash fund created in section 24-75-227, C.R.S.".

SB22-171 be referred to the Committee of the Whole with favorable recommendation.

## HEALTH AND INSURANCE

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

HB22-1399 be referred to the Committee of the Whole with favorable recommendation.

HB22-1403 be referred to the Committee of the Whole with favorable recommendation.

On motion of Representative Esgar, HB22-1011, HB22-1132, HB22-1006, HB22-1363, HB22-1240, HB22-1386, HB22-1314, HB22-1393, HB22-1397, HB22-1259, HB22-1378, HB22-1399, HB22-1403, HB22-1398, HB22-1372, SB22-035, SB22-171 were made Special Orders on Thursday, April 28, at 10:09 a.m.

The hour of 10:09 a.m., having arrived, on motion of Representative Kipp, 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.)

HB22-1132 by Representative(s) Holtorf and Exum, Ortiz; also Senator(s) Liston-Concerning the provision of wildfire mitigation services, and, in connection therewith, regulating controlled burns on private property.

Amendment No. 1, Appropriations Report, dated April 28, 2022, and placed in member's bill file; Report also printed in House Journal, April 28, 2022.

Amendment No. 2, Energy \& Environment Report, dated March 10, 2022, and placed in member's bill file; Report also printed in House Journal, March 11, 2022.

Amendment No. 3, by Representative Holtorf:
Amend printed bill, page 2, line 21, strike "LOCATED." and substitute
"LOCATED, OR TO THE APPROPRIATE LOCAL ENTITY SUCH AS A COUNTY SHERIFF, EMERGENCY MANAGEMENT SERVICES, OR OTHER INCIDENT COMMAND IF THE PRIVATE PROPERTY IS LOCATED IN AN UNINCORPORATED AREA OF THE COUNTY OUTSIDE THE BOUNDARIES OF A FIRE PROTECTION DISTRICT, METROPOLITAN DISTRICT, OR COUNTY IMPROVEMENT DISTRICT PROVIDING FIRE PROTECTION SERVICES.".

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

HB22-1006 by Representative(s) Roberts and Van Winkle; also Senator(s) Donovan and Smallwood-Concerning the property tax exemption for property used as an integral part of a child care center.

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

## HB22-1240 by Representative(s) Froelich and Young; also Senator(s)

 Fields and Simpson-Concerning enhancing mandatory reporting for people required to report child abuse.Amendment No. 1, Appropriations Report, dated April 28, 2022, and placed in member's bill file; Report also printed in House Journal, April 28, 2022.

Amendment No. 2, Judiciary Report, dated March 22, 2022, and placed in member's bill file; Report also printed in House Journal, March 23, 2022.

Amendment No. 3, by Representative Froelich:
Amend the House Judiciary Committee Report, dated March 22, 2022, page 4, after line 5 insert:
"(L) ONE MEMBER REPRESENTING FAMILY LAW ATTORNEYS;".
Reletter succeeding sub-subparagraphs accordingly.
As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

HB22-1386 by Representative(s) Amabile and Soper; also Senator(s) Hansen and Gardner-Concerning measures related to competency to proceed.

Amendment No. 1, Appropriations Report, dated April 28, 2022, and placed in member's bill file; Report also printed in House Journal, April 28, 2022.

Amendment No. 2, Judiciary Report, dated April 26, 2022, and placed in member's bill file; Report also printed in House Journal, April 26, 2022.

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

HB22-1393 by Representative(s) Tipper and Soper, Gonzales-Gutierrez-Concerning creating the displaced Aurarian scholarship for the descendants of Aurarians displaced by the development of the Auraria higher education center.

Amendment No. 1, Appropriations Report, dated April 28, 2022, and placed in member's bill file; Report also printed in House Journal, April 28, 2022.

Amendment No. 2, by Representative Soper:
Amend printed bill, page 4, line 8, strike "AND".
Page 4, after line 8 insert:
"(II) Defining "lineal descendants";
(III) Defining "Auraria neighborhood";
(IV) Defining "Qualified degree programs"; and".

Renumber succeeding subparagraph accordingly.
Page 4, line 16, strike second "OF" and substitute "FOR".
Page 4, line 17, strike "Denver;" and substitute "Denver, as ESTABLISHED IN SECTION 23-54-103;".

Page 4, line 19, strike "Regents" and substitute "regents, as established by section 12 of article IX of the state CONSTITUTION,".

Page 4, line 23, strike "Education" and substitute "Education, as ESTABLISHED IN SECTION 23-60-104,".

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

HB22-1363 by Representative(s) Weissman and Boesenecker-Concerning measures to increase the accountability of special districts to taxpayers.

Amendment recommended by Transportation \& Local Government Report, dated April 26, 2022, and placed in member's bill file; Report also printed in House Journal, April 27, 2022.

Laid Over until Friday, April 29, 2022.
HB22-1397 by Representative(s) Herod and Gonzales-Gutierrez; also Senator(s) Moreno-Concerning the creation of the statewide equity office in the department of personnel and administration.

Amendment No. 1, Appropriations Report, dated April 28, 2022, and placed in member's bill file; Report also printed in House Journal, April 28, 2022.

Amendment No. 2, by Representative Herod:
Amend printed bill, page 1, line 102, strike "PERSONNEL AND administration." and substitute "personnel.".

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

HB22-1259 by Representative(s) Duran and Jodeh, Froelich, Lontine; also Senator(s) Moreno, Story-Concerning modifications to the Colorado works program.

Amendment No. 1, Appropriations Report, dated April 28, 2022, and placed in member's bill file; Report also printed in House Journal, April 28, 2022.

Amendment No. 2, Public \& Behavioral Health \& Human Services Report, dated April 12, 2022, and placed in member's bill file; Report also printed in House Journal, April 13, 2022..

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

HB22-1314 by Representative(s) Ricks and Hooton; also Senator(s) Gonzales and Sonnenberg-Concerning the rights of a person with ownership interest in a vehicle that has been towed from private property without the person's consent.

Amendment No. 1, Appropriations Report, dated April 28, 2022, and placed in member's bill file; Report also printed in House Journal, April 28, 2022.

Amendment No. 2, Business Affairs \& Labor Report, dated April 21, 2022, and placed in member's bill file; Report also printed in House Journal, April 22, 2022.

## Amendment No. 3, by Representative Hooton:

Amend the Business Affairs and Labor Committee Report, dated April 21,2022, page 4 , line 14 , strike "(4)(d)(I)(C)" and substitute "(4)(d)(I)(C), (4)(d)(I)(D), (4)(d)(I)(E), (4)(d)(I)(F), (4)(d)(I)(G), (4)(d)(I)(H),".

Page 4, line 23, strike "SECTION." and substitute "SECTION;
(D) Include the task force's definition of consensual tow AND NONCONSENSUAL TOW;
(E) Include the range of dollar amounts considered when SETtING ALL RATES RELATED TO CHARGES BY TOWING CARRIERS FOR NONCONSENSUAL TOWS, INCLUDING INFORMATION CONSIDERED FOR THE minimum and maximum rates for all fees charged, the formulas FOR DETERMINING THE ACTUAL COST AND MARKET RATE FOR THE FINAL fees set for all rates, a summary of any public comment or feedback provided related to the rates set, and any other Information the task force took into consideration when ESTABLISHING ALL RATES;
(F) Include the times, including the shortest, mean, MEDIAN, MODE, AND LONGEST, TO SETTLE COMPLAINTS MADE TO THE COMMISSION;
(G) InCLUDE THE CATEGORIES OF COMPLAINTS AND THE NUMBER OF COMPLAINTS IN EACH CATEGORY; AND
(H) Include a list of the towing carriers that have been ISSUED A PERMIT, THE NUMBER OF VALID COMPLAINTS AGAINST EACH CARRIER, AND THE ACTION TAKEN BY THE COMMISSION IN RESPONSE TO each valid complaint.".

Amendment No. 4, by Representative Hooton:
Amend the Business Affairs and Labor Committee Report, dated April 21, 2022, page 7, line 1, strike " 18 OR".

On motion of Representative Bockenfeld, the bill was partially read at length

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

HB22-1378 by Representative(s) Jodeh and Sullivan; also Senator(s) Coleman and Hansen-Concerning the Denver-metropolitan regional navigation campus grant to address homelessness.

Amendment No.1, Appropriations Report, dated April 28, 2022, and placed in member's bill file; Report also printed in House Journal, April 28, 2022.

Amendment No. 2, Transportation \& Local Government Report, dated April 26, 2022, and placed in member's bill file; Report also printed in House Journal, April 26, 2022.

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

HB22-1399 by Representative(s) Ortiz and Boesenecker, Esgar; also Senator(s) Ginal-Concerning consumer protection relating to music therapy services.

Amendment No. 1, by Representative Boesenecker:
Amend printed bill, page 3, after line 7 insert:
"(III) Prior to charging a person who violates this section WITH A CLASS 2 misDEmEANOR PURSUANT TO SECTION 6-1-114, THE ATTORNEY GENERAL OR DISTRICT ATTORNEY MAY SEEK AN ASSURANCE OF DISCONTINUANCE OF THE DECEPTIVE TRADE PRACTICE FROM THE PERSON VIOLATING THIS SECTION OR INITIATE OTHER LAWFUL REMEDIES OR PENALTIES.".

Page 3, line 10, before "Any" insert "(1)".
Page 3, strike line 12 and substitute "as defined in section 18-1.3-501.
(2) Any person who violates article 230 of ${ }^{\prime \prime}$.

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

HB22-1403 by Representative(s) Jodeh-Concerning a three-month delay in the implementation of health-care billing requirements for indigent patients established in House Bill 21-1198.

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

HB22-1398 by Representative(s) Bird and Holtorf; also Senator(s) Kolker and Liston-Concerning the designation of registered agents by insurance companies for the purpose of receiving service of process, and, in connection therewith, requiring the commissioner of insurance to maintain a list of such registered agents and describing circumstances when service of process may be made on the commissioner rather than on an insurance company's registered agent.

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

HB22-1372 by Representative(s) Carver-Concerning an exemption from air emission limits for the use of a stationary engine to support critical infrastructure in emergencies.

Amendment No. 1, State, Civic, Military, \& Veterans Affairs Report, dated April 27, 2022, and placed in member's bill file; Report also printed in House Journal, April 27, 2022.

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

HB22-1011 by Representative(s) Cutter and Snyder; also Senator(s) Story and Lee, Ginal-Concerning the establishment of a state grant program that provides funding to local governments that dedicate resources for wildfire mitigation purposes.

Amendment No. 1, Appropriations Report, dated April 28, 2022, and placed in member's bill file; Report also printed in House Journal, April 28, 2022.

Amendment No. 2, Energy \& Environment Report, dated February 17, 2022, and placed in member's bill file; Report also printed in House Journal, February 18, 2022.

Amendment No. 3, by Representative Cutter:
Amend the Energy and Environment Committee Report, dated February 17, 2022, page 1, line 18, after "CITY AND COUNTY," insert "OR".

Page 1, strike lines 19 through 21 and substitute "DISTRICT.".
Page 2, strike lines 18 through 19 and substitute "FOREST HEALTH.".
As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

SB22-035 $\quad \begin{aligned} & \text { by Senator(s) Rodriguez and } \\ & \text { Representative(s) Bird and Van Winkle-Concerning the } \\ & \text { occupational accident insurance coverage that independent } \\ & \text { contractors of carriers may acquire pursuant to standards } \\ & \text { set by the division of insurance. }\end{aligned}$
Ordered revised and placed on the Calendar for Third Reading and Final
Passage.
$\underline{\text { SB22-171 }} \begin{aligned} & \text { by Senator(s) Bridges and Priola; also Representative(s) } \\ & \text { McLachlan and Kipp-Concerning restrictions on making } \\ & \text { public the personal information of educators at risk of } \\ & \text { threats. }\end{aligned}$
Ordered revised and placed on the Calendar for Third Reading and Final
Passage.

## ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: HB22-1006, HB22-1011 as amended, HB22-1132 as amended, HB22-1240 as amended, HB22-1259 as amended, HB22-1314 as amended, HB22-1372 as amended, HB22-1378 as amended, HB22-1386 as amended, HB22-1393 as amended, HB22-1397 as amended, HB22-1398, HB22-1399 as amended, HB22-1403, SB22-035, SB22-171.

Laid over until date indicated retaining place on Calendar: HB22-1363-Friday, April 29, 2022.

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 | 40 | NO | 23 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

## CONSIDERATION OF SENATE AMENDMENTS TO HOUSE BILLS

HB22-1082 by Representative(s) Hooton and Bacon; also Senator(s) Gonzales-Concerning the enforcement of state housing laws by the department of law, and, in connection therewith, establishing a fair housing unit within the department of law.
(Passed on Third Reading as printed in House Journal, March 11, 2022.)
(Amended as printed in Senate Journal, April 21, 2022.)
(Laid Over from April 25, 2022.)
Representative Hooton moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 49 | NO | 14 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

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

| YES | 41 | NO | 22 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |


| Cutter | Y | Larson |  | Rich | N | Williams | N |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts |  | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
| Co-sponsor(s) added: Representative(s) Amabile, McCormick |  |  |  |  |  |  |  |
| HB22-1228 |  | by Representative(s) Roberts and Bockenfeld; also Senator(s) Coram-Concerning the continuation of the regulation of preneed funeral contracts, and, in connection therewith, implementing the recommendations contained in the 2021 sunset report by the department of regulatory agencies and making an appropriation. |  |  |  |  |  |
| (Passed on Third Reading as printed in House Journal, March 4, 2022.) |  |  |  |  |  |  |  |
| (Amended as printed in Senate Journal, April 21, 2022.) |  |  |  |  |  |  |  |
| (Laid Over from April 25, 2022.) |  |  |  |  |  |  |  |
| Representative Roberts moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote: |  |  |  |  |  |  |  |
| YES | 43 | NO | 20 | EXCUSED | 2 | ABSENT | 0 |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

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

| YES | 56 | NO | $\mathbf{7}$ | EXCUSED | 2 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |


| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  | Speaker | Y |  |

Co-sponsor(s) added: Representative(s) Cutter, Herod, Kipp, McCluskie, Ortiz, Valdez D.

HB22-1294 by Representative(s) Michaelson Jenet and Young; also Senator(s) Zenzinger and Gardner-Concerning additional pathways to provide special education services to children with disabilities in charter schools, and, in connection therewith, making an appropriation.
(Passed on Third Reading as printed in House Journal, March 29, 2022.)
(Amended as printed in Senate Journal, April 21, 2022.)
(Laid Over from April 25, 2022.)
Representative Michaelson Jenet moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 56 | NO | $\mathbf{7}$ | EXCUSED | 2 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

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

| YES | 62 | NO | 1 | EXCUSED | 2 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will |  |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |
| Co-sponsor(s) added: Representative(s) Esgar, McKean, Valdez A. |  |  |  |  |  |  |  |
| HB22-1031 |  | by Representative(s) Titone and Ortiz, Boesenecker, Kipp Woodrow; also Senator(s) Zenzinger and Cooke-Concerning a requirement that a powered wheelchair manufacturer facilitate the repair of it powered wheelchairs by providing certain other person with the resources needed to repair the manufacturer' powered wheelchairs. |  |  |  |  |  |
| (Passed on Third Reading as printed in House Journal, March 29, 2022. |  |  |  |  |  |  |  |
| (Amended as printed in Senate Journal, April 21 and April 26, 2022.) |  |  |  |  |  |  |  |
| (Laid Over from April 27, 2022.) |  |  |  |  |  |  |  |
| Representative Ortiz moved that the House concur in Senate amendments. The motion was declared passed by the following roll cal vote: |  |  |  |  |  |  |  |
| YES | 62 | NO | 1 | EXCUSED | 2 | ABSENT | 0 |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. |  |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle |  |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman |  |

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| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

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

| YES | 42 | NO | 21 | EXCUSED | 2 | ABSENT | 0 |  |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | Y | Geitner | N | McCormick | Y | Soper | N |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |  |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |  |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | Y |  |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |  |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |  |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |  |
| Cutter | Y | Larson | N | Rich | N | Williams | N |  |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |  |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |  |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |  |
|  |  |  |  |  |  |  | ppeaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Lontine, McCormick, McLachlan, Mullica

HB22-1157 by Representative(s) McCormick and Titone, Ortiz; also Senator(s) Jaquez Lewis-Concerning the utilization of demographic health data by the department of public health and environment to address health inequities, and, in connection therewith, making an appropriation.
(Passed on Third Reading as printed in House Journal, March 25, 2022.)
(Amended as printed in Senate Journal, April 25, 2022.)
(Laid Over from April 27, 2022.)
Representative McCormick moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 41 |  | NO | 22 |  | EXCUSED | 2 | ABSENT |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | $\mathbf{0} 0$


| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

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

| YES | 40 | NO | 23 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Herod
HB22-1232 by Representative(s) Valdez A. And Titone, Bernett, Cutter, Froelich; also Senator(s) Gonzales-Concerning the continuation of the regulation of persons in connection with the control of asbestos, and, in connection therewith, implementing the recommendations of the department of regulatory agencies contained in the 2021 sunset report.
(Passed on Third Reading as printed in House Journal, April 4, 2022.)
(Amended as printed in Senate Journal, April 25, 2022.)
(Laid Over from April 27, 2022.)

Representative Titone moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 40 | NO | 23 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

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

| YES | 40 | NO | 23 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Lontine, Mullica
HB22-1155 by Representative(s) Will and McCluskie; also Senator(s) Gonzales and Moreno-Concerning in-state tuition classification at institutions of higher education for students who complete high school in Colorado.
(Passed on Third Reading as printed in House Journal, April 12, 2022.)
(Amended as printed in Senate Journal, April 26, 2022.)
Representative Will moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | $\mathbf{6 3}$ | NO | $\mathbf{0}$ | EXCUSED | $\mathbf{2}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

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

| YES | $\mathbf{4 5}$ | NO | 18 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | N | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bacon, McLachlan, Mullica, Valdez A., Valdez D.

## LAY OVER OF CALENDAR ITEMS

On motion of Representative Esgar, the following items on the Calendar were laid over until Friday, April 29, 2022, retaining place on Calendar:

Consideration of General Orders--HB22-1362, HB22-1355, SB22-153.
Consideration of Resolution(s)--SJR22-006.
Consideration of Senate Amendment(s)--HB22-1272.

## APPOINTMENTS

The Speaker announced the following temporary committee appointments for Thursday, April 28, 2022 only:

## Business Affairs and Labor

Representative McLachlan to replace Representative Bird.
Representative Exum to replace Representative Snyder.

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## BUSINESS AFFAIRS AND LABOR

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

HB22-1407 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 19 through 25 and substitute:
"(2) An institution of higher education that has a PROGRAM OR POLICY THAT PERMITS A PERSON TO AUDIT A COURSE OFFERED BY THE INSTITUTION FOR NO CREDIT SHALL, AS PART OF THE INSTITUTION'S PROGRAM OR POLICY, PERMIT A VETERAN TO AUDIT A COURSE FOR NO CREDIT, SUBJECT TO ANY OTHER REQUIREMENTS OF THE PROGRAM OR POLICY. THE INSTITUTION MAY SET AND COLLECT A FEE OF NO MORE THAN TEN DOLLARS PER COURSE AUDITED BY A VETERAN.
(3) THE GENERAL ASSEMBLY ENCOURAGES EACH INSTITUTION THAT DOES NOT HAVE A PROGRAM OR POLICY THAT PERMITS A PERSON TO AUDIT A COURSE OFFERED BY THE INSTITUTION FOR NO CREDIT TO PERMIT A VETERAN TO AUDIT A COURSE FOR NO CREDIT. AN INSTITUTION THAT PERMITS A VETERAN TO AUDIT A COURSE SHALL NOT COLLECT A FEE OF MORE THAN TEN DOLLARS PER COURSE.".
Page 3, strike lines 1 through 5.
Page 3, after line 5, insert:
"(4) An institution that permits a Veteran to audit a COURSE FOR NO CREDIT IS NOT REQUIRED TO PERMIT A VETERAN TO AUDIT MORE THAN THREE COURSES IN EACH ACADEMIC SEMESTER FOR THE FEE OF UP TO TEN DOLLARS PER COURSE. AN INSTITUTION MAY PERMIT A VETERAN TO AUDIT ADDITIONAL COURSES FOR A FEE IN A DIFFERENT AMOUNT SET BY THE INSTITUTION.".

Renumber succeeding subsection accordingly.

HB22-1408 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 2, line 7, strike "SEVEN" and substitute "EIGHT".
Page 2, line 19, strike "AND".
Page 2, after line 19 insert:
"(e) One Representative from a business school in a COLORADO INSTITUTION OF HIGHER EDUCATION, APPOINTED BY THE EXECUTIVE DIRECTOR OF THE OFFICE OF ECONOMIC DEVELOPMENT; AND".

Reletter succeeding paragraph accordingly.
Page 5, line 13, strike "July 1, 2023," and substitute "July 1, 2022,".

HB22-1409 be referred favorably to the Committee on Appropriations.

HB22-1410 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 2, line 4, after "loans" insert "- rules".
Page 2, lines 12 and 13, strike "Nothing in THIS PART 3 INTERFERES WITH THE ABILITY OF EMPLOYEES OF A LICENSEE" and substitute "SUBJECT TO RULES ADOPTED BY THE ADMINISTRATOR, NOTHING IN THIS PART 3 PROHIBITS A LICENSEE FROM PERMITTING ITS EMPLOYEES".

## ENERGY AND ENVIRONMENT <br> After consideration on the merits, the Committee recommends the following: <br> HB22-1404 be postponed indefinitely. <br> HB22-1405 be referred to the Committee of the Whole with favorable recommendation. <br> SB22-168 be referred favorably to the Committee on Appropriations. <br> FINANCE <br> After consideration on the merits, the Committee recommends the following: <br> HB22-1381 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation: <br> Amend printed bill, page 5, line 15, strike "CoDE;" and substitute "Code, OR SUBSEQUENT EDITION OF THE CODE;". <br> Page 5, line 26, strike "ONE THOUSAND TWO HUNDRED" and substitute "TWO THOUSAND". <br> Page 6, line 2, strike "TWO THOUSAND FIVE HUNDRED" and substitute "THREE THOUSAND". <br> Page 6, line 5, strike "ONE THOUSAND TWO HUNDRED" and substitute "TWO THOUSAND". <br> Page 6, line 8, strike "TWO THOUSAND FIVE HUNDRED" and substitute "THREE THOUSAND". <br> Page 6, lines 11 and 12, strike "ONE THOUSAND FIVE HUNDRED" and substitute "TWO THOUSAND". <br> Page 7, line 1, strike "GAS OR ELECTRIC SERVICE PUBLIC UTILITIES," and substitute "PUBLIC UTILITIES, POLITICAL SUBDIVISIONS OF COLORADO,". <br> Page 10, line 8, strike "SIXTY" and substitute "EIGHTY". <br> HB22-1385 be referred favorably to the Committee on Appropriations. <br> HB22-1391 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 6, line 10, strike "JANUARY 1, 2024," and substitute "JanUary 1, 2025,".

Page 6, lines 22 and 23, strike "JANUARY 1, 2024," and substitute "JANUARY 1, 2025,".

Page 7, line 15, strike "(7)(b)" and substitute "(7)(c)".
Page 8, after line 8 insert:
"(b) THE IMPLEMENTATION PLAN REQUIRED BY SUBSECTION (7)(a) OF THIS SECTION MUST INCLUDE A QUANTITATIVE FISCAL ANALYSIS OF THE CHANGE DESCRIBED IN SUBSECTION (7)(a)(I) OF THIS SECTION AND THE CALCULATION OF THE CREDIT ALLOWED IN SECTION 39-29-105 (2)(c) AND MAKE RECOMMENDATIONS AS TO HOW THEY CAN BE IMPLEMENTED WHILE MAINTAINING REVENUE NEUTRALITY.".

Reletter succeeding paragraphs accordingly.

HB22-1400 be referred to the Committee of the Whole with favorable recommendation.
$\underline{\text { HB22-1402 be referred favorably to the Committee on Appropriations. }}$

HB22-1406 be referred favorably to the Committee on Appropriations.

SB22-166 be referred favorably to the Committee on Appropriations.

## HEALTH AND INSURANCE

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

SJR22-010 be referred to the House for final action.

## PRINTING REPORT

The Chief Clerk reports the following bill has been correctly printed: HB22-1411.

## SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: HB22-1025, 1139, 1202, 1231; SB22-049, 156, 157,164 , and 167.

## MESSAGE(S) FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-198 and SB22-218.
The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-204 amended in Special Orders as printed in Senate Journal, April 27, 2022.
SB22-155 amended in Special Orders as printed in Senate Journal, April 27, 2022.

The Senate has passed on Third Reading and returns herewith:
HB22-1003, HB22-1212, HB22-1234, and HB22-1306.
The Senate has voted not to concur in House Amendments to SB22-110, and requests that a Conference Committee be appointed. The bill is transmitted herewith.

## MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, SB22-218 and 198.
without comment, as amended, SB22-155 and 204.

## MESSAGE FROM THE GOVERNOR

I certify I received the following on the 27th day of April, 2022, at 2:40 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, April 27, 2022
Colorado House of Representatives
The 73rd 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:

HB22-1214 Behavioral Health Crisis Response System Approved on Wednesday, April 27, 2022 at 1:10 p.m.

Sincerely,
/signed/
Lt. Governor Dianne Primavera, Acting Governor

## INTRODUCTION OF BILLS First Reading

The following bills were read by title and referred to the committee(s) indicated:

HB22-1412 by Representative(s) Garnett and Van Winkle, Amabile, Roberts--Concerning the continuation of the division of gaming in the department of revenue, and, in connection therewith, implementing the recommendations contained in the 2021 sunset report by the department of regulatory agencies.
Committee on Business Affairs \& Labor
SB22-155 by Senator(s) Coram; also Representative(s) Hooton-Concerning an expansion of medical marijuana research grant programs.
Committee on Public \& Behavioral Health \& Human Services
SB22-198 by Senator(s) Fenberg and Scott; also Representative(s) Weissman and Will--Concerning measures to address orphaned wells in Colorado, and, in connection therewith, creating the orphaned wells mitigation enterprise.

## Committee on Finance

SB22-202 by Senator(s) Zenzinger and Rankin; also Representative(s) McCluskie--Concerning providing state matching money for property tax revenue collected by school districts, and, in connection therewith, making an appropriation.
Committee on Transportation \& Local Government
SB22-204 by Senator(s) Gonzales; also Representative(s) Lindsay and Gonzales-Gutierrez--Concerning repealing the requirement that the federal government confirm certain persons' statuses before issuance of an identification document, and, in connection therewith, making an appropriation.
Committee on Judiciary

SB22-218 by Senator(s) Holbert and Fenberg; also Representative(s) McKean and Garnett--Concerning the sponsorship of sunset bills.
Committee on Business Affairs \& Labor

APPOINTMENTS TO CONFERENCE COMMITTEE
Pursuant to a request from the Senate, the Speaker appointed House Conferees to the First Conference Committee as follows:

SB22-110--Representatives Hooton, Chairman, Cutter, and Pelton.

## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Caraveo, Gray, Lindsay, Neville, Williams.

On motion of Representative Kipp, the House adjourned until 9:00 a.m., Friday, April 29, 2022.

Approved:
Alec Garnett,
Speaker
Attest:
Robin Jones,
Chief Clerk

## HOUSE JOURNAL

SEVENTY-THIRD GENERAL ASSEMBLY

## STATE OF COLORADO

## Second Regular Session

One hundred eighth Legislative Day
Friday, April 29, 2022

Prayer by Representative Tony Exum, Colorado Springs.
The Speaker called the House to order at 9:00 a.m.
Pledge of Allegiance led by Ashton Garnett, Ford Finke, Graland Country Day School, Denver.

The roll was called with the following result:
Present--58.
Excused--Representative(s) Gonzales-Gutierrez, Hanks, Ransom, Ricks, Soper, A. Valdez, Woodrow--7.
Present after roll call--Representative(s) Gonzales-Gutierrez, Ricks, Soper, A. Valdez, Woodrow.

The Speaker declared a quorum present.

On motion of Representative Bacon, the House Journal of Thursday, April 28, 2022, was declared approved as corrected by the Chief Clerk.

## CONSIDERATION OF RESOLUTION

HJR22-1018 by Representative(s) Van Beber, Holtorf; also Senator(s) Sonnenberg-Concerning designating the portion of Colorado State Highway 14 from Mile Marker 153 to Mile Marker 154 in Weld County as the "Colonel Stan Cass Memorial Highway".
(Laid Over from April 11, 2022.)
(Printed and placed in members' files.)
On motion of Representative Van Beber, the resolution was read at length and was adopted by viva voce vote.

Current Roll Call added as co-sponsor(s): Representative(s) Amabile, Bacon, Baisley, Benavidez, Bernett, Bird, Bockenfeld, Boesenecker, Bradfield, Caraveo, Carver, Catlin, Cutter, Daugherty, Duran, Esgar, Exum, Froelich, Geitner, Gonzales-Gutierrez, Gray, Herod, Hooton, Jodeh, Kennedy, Kipp, Larson, Lindsay, Lontine, Luck, Lynch, McCluskie, McCormick, McKean,

McLachlan, Michaelson Jenet, Mullica, Neville, Ortiz, Pelton, Pico, Rich, Ricks, Roberts, Sandridge, Sirota, Snyder, Soper, Sullivan, Tipper, Titone, Valdez A., Valdez D., Van Winkle, Weissman, Will, Williams, Woog, Young, Speaker.

## THIRD READING OF BILLS--FINAL PASSAGE

The following bills were considered on Third Reading. The titles were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

SB22-009 by Senator(s) Ginal and Hisey, Liston; also Representative(s) Bird and Benavidez, Bockenfeld-Concerning catalytic converters, and, in connection therewith, enacting measures to address the theft of catalytic converters.
(Laid Over from April 12, 2022.)
Laid Over until Monday, May 2, 2022.
SB22-184 by Senator(s) Fenberg and Pettersen; also Representative(s) Esgar and Tipper-Concerning authority for a member of the general assembly to be absent during the legislative session without forfeiting compensation.
(Laid Over from April 27, 2022.)
The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 40 | NO | 22 | EXCUSED | 3 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | E | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Boesenecker, Gonzales-Gutierrez, Jodeh, Lindsay, Lontine, Michaelson Jenet, Sirota, Snyder, Sullivan, Titone, Weissman

SB22-194 by Senator(s) Story and Fields, Sonnenberg; also Representative(s) Valdez D. And Hooton, Rich-Concerning allowing unencumbered money in the creative industries cash fund that is credited to the fund from the capital construction fund for the purposes of the art in public places program to be available for expenditure for three fiscal years.
(Laid Over from April 27, 2022.)
The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 46 | NO | 16 | EXCUSED | 3 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | E | Will | N |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bernett, Boesenecker, Cutter, Exum, Froelich, Herod, Jodeh, Lindsay, Lontine, McCluskie, Michaelson Jenet, Titone, Valdez A., Young

SB22-162 by Senator(s) Zenzinger and Kirkmeyer, Moreno, Woodward; also Representative(s) Woodrow and Lynch, Pico, Valdez D.-Concerning the modernization of the terminology used in the Colorado Revised Statutes relating to the organization of Colorado state governmental agencies without altering the status of the powers assigned to those agencies pursuant to the "Administrative Organization Act of 1968".
(Laid Over from April 27, 2022.)
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

1

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2
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| YES | 61 | NO | 1 | EXCUSED | 3 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | E | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

SB22-169 by Senator(s) Donovan; also Representative(s) Will and Hooton-Concerning the nondisclosure of sensitive species information under the "Colorado Open Records Act".

## (Laid Over from April 27, 2022.)

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 56 | NO | $\mathbf{6}$ | EXCUSED | 3 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle N |  |
| Carver | N | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | E | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bernett, Bird, Bockenfeld, Cutter, Jodeh, Kipp, Lindsay, Lontine, McCluskie, McCormick, McLachlan, Michaelson Jenet, Ricks, Sirota, Titone, Valdez D.

SB22-008 by Senator(s) Zenzinger and Priola, Fenberg, Moreno; also Representative(s) McLachlan and McKean-Concerning postsecondary education support for certain students who have been in out-of-home placement, and, in connection therewith, making an appropriation.
(Laid Over from April 27, 2022.)
The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 55 | NO | $\mathbf{7}$ | EXCUSED | $\mathbf{3}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle N |  |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | E | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bird, Bockenfeld, Caraveo, Carver, Cutter, Daugherty, Froelich, Gonzales-Gutierrez, Herod, Jodeh, Kipp, Lindsay, Lontine, McCluskie, Michaelson Jenet, Mullica, Ricks, Sirota, Titone, Valdez A., Valdez D.

SB22-011 by Senator(s) Zenzinger and Coram, Bridges, Donovan, Fenberg, Fields, Garcia, Gardner, Hisey, Jaquez Lewis, Kolker, Priola, Rankin, Scott, Woodward; also Representative(s) Catlin and Esgar, Boesenecker, Duran, Herod, Hooton, McCluskie, McLachlan, Titone, Woodrow, Young-Concerning the establishment of the America 250 - Colorado 150 commission, and, in connection therewith, making an appropriation.
(Laid Over from April 27, 2022.)
The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 55 | NO | $\mathbf{7}$ | EXCUSED | 3 | ABSENT | $\mathbf{0}$ |  |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |  |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |  |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |  |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |  |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |  |
| Catlin | Y | Kipp | Y | Ransom | E | Will | Y |  |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |  |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |  |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |  |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |  |
|  |  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bernett, Bird, Carver, Exum, Kipp, Lindsay, Lontine, McCormick, Ricks, Soper, Valdez D.

## MESSAGE(S) FROM THE SENATE

The Senate has adopted and transmits herewith: SJR22-013.

## INTRODUCTION AND CONSIDERATION OF RESOLUTION

The following resolution was read at length and given immediate consideration:

SJR22-013 by Senator(s) Rodriguez; also Representative(s) Garnett-Concerning celebrating the University of Denver Pioneers men's ice hockey team's 2022 NCAA championship win.

## (Printed and placed in members' files.)

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

Current Roll Call added as co-sponsor(s): Representative(s) Amabile, Bacon, Baisley, Benavidez, Bernett, Bird, Bockenfeld, Boesenecker, Bradfield, Caraveo, Carver, Catlin, Cutter, Daugherty, Duran, Esgar, Exum, Froelich, Geitner, Gonzales-Gutierrez, Gray, Herod, Holtorf, Hooton, Jodeh, Kennedy, Kipp, Lindsay, Lontine, Luck, Lynch, McCluskie, McCormick, McKean, McLachlan, Michaelson Jenet, Mullica, Neville, Ortiz, Pelton, Pico, Rich, Ricks, Roberts, Sandridge, Sirota, Snyder, Soper, Sullivan, Tipper, Titone, Valdez A., Valdez D., Van Beber, Van Winkle, Weissman, Will, Williams, Woog, Young.

THIRD READING OF BILLS--FINAL PASSAGE
The following bills were considered on Third Reading. The titles were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

SB22-146 by Senator(s) Zenzinger and Hisey; also Representative(s) Snyder and Catlin-Concerning the expansion of the Colorado housing and finance authority's middle income access program, and, in connection therewith, making an appropriation.
(Laid Over from April 27, 2022.)
The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 46 | NO | 16 | EXCUSED |  | ABSEN |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick |  | Sop | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett |  | Gray | Y | McLachlan |  | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone |  |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. |  |
| Boesenecker |  | Holtorf | N | Neville | N | Valdez D | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo |  | Jodeh | Y | Pelton |  | Van Winkle |  |
| Carver |  | Kennedy | Y | Pico | N | Weissman | Y |
| Catin |  | Kipp | Y | Ransom | E | Will |  |
| Cutter |  | Larson |  | Rich | Y | Williams |  |
| Daugherty |  | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young |  |
| Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Bird, |  |  |  |  |  |  |  |
| Boesenecker, Cutter, Esgar, Froelich, Hooton, Kipp, Lindsay, Lontine McCluskie, McLachlan, Michaelson Jenet, Ricks, Roberts, Valdez D. Weissman |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |
| SB22-127 | by Senator(s) Kirkmeyer and Zenzinger, Bridges, Coleman, Lundeen; also Representative(s) Larson and McCluskie, Herod, Kipp-Concerning funding for special education services, and, in connection therewith, making an appropriation. |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |

(Laid Over from April 27, 2022.)
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

1
2

3
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| YES | 58 | NO | $\mathbf{4}$ | EXCUSED | 3 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle Y |  |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | E | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Bird, Boesenecker, Caraveo, Duran, Esgar, Exum, Froelich, Geitner, Hooton, Jodeh, Lindsay, Lontine, Michaelson Jenet, Mullica, Ortiz, Roberts, Sirota, Tipper, Titone, Valdez A., Valdez D., Weissman, Young

SB22-148 by Senator(s) Donovan and Simpson; also Representative(s) McLachlan and Catlin, Amabile, Bradfield, Gonzales-Gutierrez, Michaelson Jenet, Van Beber-Concerning the creation of a grant program to provide a grant to a Colorado land-based tribe to support infrastructure improvements to tribal behavioral health facilities that serve indigenous individuals, and, in connection therewith, making an appropriation.
(Laid Over from April 27, 2022.)
The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | $\mathbf{5 6}$ | NO | $\mathbf{6}$ | EXCUSED | 3 | ABSENT | $\mathbf{0}$ |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Yip | Ransom | E | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |


| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| :--- | :--- | :--- | :---: | :--- | :---: | :--- | :--- |
| Esgar | $Y$ | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  | Speaker | Y |  |

Co-sponsor(s) added: Representative(s) Bacon, Benavidez, Bernett, Bird, Boesenecker, Cutter, Duran, Esgar, Exum, Froelich, Herod, Hooton, Jodeh, Kipp, Lindsay, Lontine, McCluskie, McCormick, Pico, Ricks, Sirota, Titone, Valdez A., Valdez D., Weissman, Will

SB22-130 by Senator(s) Rankin and Hansen; also Representative(s) McCluskie-Concerning the authority for state public entities to enter into public-private partnerships for public projects, 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.
(Laid Over from April 27, 2022.)

| YES | 43 | NO | 19 | EXCUSED | 3 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | E | Will | Y |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bernett, Lindsay, Lontine, McLachlan, Michaelson Jenet, Ricks, Tipper, Titone

SB22-158 by Senator(s) Donovan; also Representative(s) McCormick and Will-Concerning support for species conservation trust fund projects, and, in connection therewith, making an appropriation.
(Laid Over from April 27, 2022.)
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

1

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2
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| YES | 54 | NO | 8 | EXCUSED | 3 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | E | Will | Y |
| Cutter | Y | Larson | Y | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bernett, Bird, Duran, Exum, Froelich, Herod, Holtorf, Hooton, Kipp, Lindsay, McCluskie, Pico, Valdez D.

## SB22-174 by Senator(s) Buckner; also Representative(s) Kennedy-Concerning the criteria to be considered in a sunset review hearing.

## (Laid Over from April 27, 2022.)

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 40 | NO | 22 | EXCUSED | 3 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | E | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

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

SB22-002 by Senator(s) Ginal and Story, Lee; also Representative(s) Cutter and Will, Lynch, Snyder, Valdez D.-Concerning increasing the resources available for fire protection services provided by volunteer and seasonal firefighters, and, in connection therewith, making an appropriation.
(Laid Over from April 28, 2022.)
The question being "Shall the bill pass?".
A roll call vote was taken. As 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) Amabile, Bacon, Bernett, Bird, Bockenfeld, Boesenecker, Carver, Daugherty, Esgar, Exum, Froelich, Herod, Holtorf, Hooton, Jodeh, Kipp, Lindsay, Lontine, McCluskie, McCormick, Michaelson Jenet, Mullica, Rich, Ricks, Roberts, Soper, Titone, Valdez A., Van Winkle, Weissman

SB22-028 by Senator(s) Simpson and Sonnenberg, Bridges, Coram, Donovan, Jaquez Lewis; also Representative(s) Roberts and Catlin, McCormick, McKean, McLachlan-Concerning the creation of the groundwater compact compliance and sustainability fund, and, in connection therewith, making an appropriation.
(Laid Over from April 28, 2022.)
The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | $\mathbf{6 2}$ | NO | $\mathbf{0}$ | EXCUSED | 3 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |



SB22-057 by Senator(s) Cooke and Fields; also Representative(s) Weissman-Concerning measures to support victims of violent crime who suffer brain injuries as a result, and, in connection therewith, making an appropriation.
(Laid Over from April 28, 2022.)
The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 55 | NO | $\mathbf{7}$ |  | EXCUSED | 3 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | Y |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |  |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |  |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |  |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle |  |  |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |  |
| Catlin | Y | Kipp | Y | Ransom | E | Will | Y |  |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |  |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |  |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |  |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |  |
|  |  |  |  |  |  | Speaker | Y |  |

Co-sponsor(s) added: Representative(s) Bacon, Bernett, Boesenecker, Caraveo, Cutter, Duran, Esgar, Exum, Froelich, Gonzales-Gutierrez, Herod, Hooton, Jodeh, Lindsay, Lontine, McCluskie, Michaelson Jenet, Ortiz, Ricks, Sullivan, Titone, Valdez A., Valdez D., Young

SB22-147 by Senator(s) Kolker and Sonnenberg; also Representative(s) Young and Pelton, Amabile, Bradfield, Gonzales-Gutierrez, Michaelson Jenet, Van Beber-Concerning behavioral health-care integration services for children, and, in connection therewith, making an appropriation.
(Laid Over from April 28, 2022.)
The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | $\mathbf{5 2}$ | NO | $\mathbf{1 0}$ | EXCUSED | 3 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |


| Bernett | Y | Gray |
| :--- | :---: | :--- |
| Bird | Y | Hanks |
| Bockenfeld | Y | Herod |
| Boesenecker | Y | Holtorf |
| Bradfield | Y | Hooton |
| Caraveo | Y | Jodeh |
| Carver | N | Kennedy |
| Catlin | Y | Kipp |
| Cutter | Y | Larson |
| Daugherty | Y | Lindsay |
| Duran | Y | Lontine |
| Esgar | Y | Luck |


| Y | McLachlan | Y | Tipper | Y |
| :--- | :--- | :--- | :--- | :--- |
| E | Michaelson Jenet | Y | Titone | Y |
| Y | Mullica | Y | Valdez A. | Y |
| Y | Neville | N | Valdez D. | Y |
| Y | Ortiz | Y | Van Beber | Y |
| Y | Pelton | Y | Van Winkle | N |
| Y | Pico | N | Weissman | Y |
| Y | Ransom | E | Will | Y |
| Y | Rich | Y | Williams | N |
| Y | Ricks | Y | Woodrow | E |
| Y | Roberts | Y | Woog | Y |
| N | Sandridge | N | Young | Y |
|  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bacon, Benavidez, Bernett, Bird, Boesenecker, Caraveo, Cutter, Daugherty, Duran, Esgar, Exum, Froelich, Herod, Hooton, Jodeh, Kipp, Lindsay, McCluskie, McCormick, McLachlan, Ricks, Roberts, Sirota, Snyder, Sullivan, Tipper, Titone, Valdez A., Valdez D., Weissman

SB22-001 by Senator(s) Buckner and Hinrichsen; also Representative(s) Ricks and Tipper-Concerning crime prevention through safer streets utilizing design management strategies, 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.
(Laid Over from April 28, 2022.)

| YES | 40 | NO | 22 |  | EXCUSED | 3 | ABSENT | 0 |
| :--- | :---: | :---: | :---: | :--- | :--- | :---: | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titane | Y |  |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |  |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |  |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |  |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |  |
| Catlin | N | Kipp | Y | Ransom | E | Will | N |  |
| Cutter | Y | Larson | N | Rich | N | Williams | N |  |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |  |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |  |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |  |
|  |  |  |  |  |  | Speaker | Y |  |

Co-sponsor(s) added: Representative(s) Bird, Boesenecker, Duran, Exum, Hooton, Jodeh, Lindsay, Lontine, McCluskie, Michaelson Jenet, Ortiz, Titone, Weissman, Speaker

SB22-212 by Senator(s) Lee and Cooke, Buckner, Gardner, Rodriguez; also Representative(s) Herod and Soper, Bacon, Snyder, Weissman-Concerning the nonsubstantive revision of statutes in the Colorado Revised Statutes, as amended, and, in connection therewith, amending or repealing obsolete, imperfect, and inoperative law to preserve the legislative intent, effect, and meaning of the law.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
(Laid Over from April 28, 2022.)

| YES | 61 | NO | 1 | EXCUSED | 3 | ABSENT |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | E | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
| Coaker Y |  |  |  |  |  |  |  | Valdez A.

SB22-144 by Senator(s) Zenzinger; also Representative(s) Kipp and Rich-Concerning the provision of transportation services by a transportation network company not in connection with a business operated for profit.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
(Laid Over from April 28, 2022.)

| YES | 49 | NO | $\mathbf{1 3}$ | EXCUSED | 3 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | N |
| Bacon | Y | Froelich | N | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | N |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |


| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | N | Kennedy | Y | Pico | Y | Weissman | N |
| Catlin | N | Kipp | Y | Ransom | E | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | N | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y | Co-sponsor(s) added: Representative(s) Bernett, Hooton, Ricks, Valdez A.

HB22-1132 by Representative(s) Holtorf and Exum, Ortiz; also Senator(s) Liston-Concerning the provision of wildfire mitigation services, and, in connection therewith, regulating controlled burns on private property.

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

| YES | 56 | NO | 6 | EXCUSED | 3 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | E | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Bird, Boesenecker, Esgar, Gonzales-Gutierrez, Herod, Hooton, Jodeh, Kipp, Lindsay, McCormick, McLachlan, Titone, Valdez A., Valdez D., Will, Young

HB22-1006 by Representative(s) Roberts and Van Winkle; also Senator(s) Donovan and Smallwood-Concerning the property tax exemption for property used as an integral part of a child care center.

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

| YES | 59 | NO | 3 | EXCUSED | 3 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | E | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bacon, Bernett, Bird, Cutter, Esgar, Exum, Herod, Hooton, Jodeh, Kennedy, Kipp, Lindsay, McCluskie, McCormick, Michaelson Jenet, Mullica, Pico, Ricks, Sandridge, Titone, Valdez A., Valdez D., Van Beber, Williams, Young

## HB22-1240 by Representative(s) Froelich and Young; also Senator(s)

 Fields and Simpson-Concerning enhancing mandatory reporting for people required to report child abuse, and, in connection therewith, making an appropriation.The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

| YES | 44 | NO | $\mathbf{1 8}$ | EXCUSED | 3 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | E | Will | N |
| Cutter | Y | Larson | Y | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | Y | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bernett, Boesenecker, Cutter, Gonzales-Gutierrez, Hooton, Jodeh, Kipp, Lindsay, Lontine, Michaelson Jenet, Ricks, Sullivan, Titone, Valdez A.

> HB22-1386 by Representative(s) Amabile and Soper; also Senator(s) Hansen and Gardner-Concerning measures related to competency to proceed, and, in connection therewith, making an appropriation.

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

| YES | 55 | NO | $\mathbf{7}$ | EXCUSED | 3 | ABSENT | $\mathbf{0}$ |
| :--- | :---: | :--- | :---: | :--- | :---: | :--- | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | E | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | N | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bacon, Bernett, Bird, Bockenfeld, Boesenecker, Cutter, Esgar, Gonzales-Gutierrez, Herod, Hooton, Jodeh, Kipp, Lindsay, Lontine, McCluskie, McCormick, Michaelson Jenet, Ricks, Weissman, Young

## HB22-1393 by Representative(s) Tipper and Soper,

 Gonzales-Gutierrez; also Senator(s) Gonzales and Moreno-Concerning creating the displaced Aurarian scholarship for the descendants of Aurarians displaced by the development of the Auraria higher education center, 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 | 51 | NO | $\mathbf{1 1}$ | EXCUSED | 3 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |


| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle N |  |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | E | Will | N |
| Cutter | Y | Larson | N | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Benavidez, Bernett, Bird, Caraveo, Cutter, Daugherty, Duran, Esgar, Exum, Froelich, Herod, Hooton, Jodeh, Kipp, Lontine, McCluskie, McLachlan, Michaelson Jenet, Mullica, Ortiz, Rich, Ricks, Sirota, Sullivan, Titone, Valdez A., Valdez D., Weissman

HB22-1397 by Representative(s) Herod and Gonzales-Gutierrez; also Senator(s) Moreno-Concerning the creation of the statewide equity office in the department of personnel, 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 | 40 | NO | 22 | EXCUSED | 3 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | E | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Benavidez, Bernett, Bird, Caraveo, Cutter, Daugherty, Duran, Esgar, Exum, Froelich, Hooton, Jodeh, Kipp, Lindsay, Lontine, McCluskie, Michaelson Jenet, Ricks, Sirota, Titone, Valdez A., Weissman

HB22-1259 by Representative(s) Duran and Jodeh, Froelich, Lontine; also Senator(s) Moreno, Story-Concerning modifications to the Colorado works 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.

| YES | 40 | NO | 22 | EXCUSED | 3 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker |  | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle |  |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | E | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Bird, Boesenecker, Esgar, Exum, Gonzales-Gutierrez, Herod, Kipp, Lindsay, McCluskie, Michaelson Jenet, Mullica, Sirota, Titone, Valdez A.

HB22-1314 by Representative(s) Ricks and Hooton; also Senator(s) Gonzales and Sonnenberg-Concerning the rights of a person with ownership interest in a vehicle that has been towed from private property without the person's consent, 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 | 36 | NO | 26 | EXCUSED | 3 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | N | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | N | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | E | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | N | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | N |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Boesenecker, Cutter, Daugherty, Esgar, Gonzales-Gutierrez, Herod, Kipp, Lindsay, Lontine, Sirota

HB22-1378 by Representative(s) Jodeh and Sullivan; also Senator(s) Coleman and Hansen-Concerning the Denvermetropolitan regional navigation campus grant to address homelessness, and, in connection therewith, making an appropriation.

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

| YES | 40 | NO | 22 | EXCUSED | 3 | ABSENT | 0 |
| :--- | :---: | :---: | :---: | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | E | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bernett, Bird, Gonzales-Gutierrez, Herod, Kipp, Lindsay, Lontine, Michaelson Jenet, Titone, Weissman, Speaker

## HB22-1399 by Representative(s) Ortiz and Boesenecker, Esgar; also

 Senator(s) Ginal-Concerning consumer protection relating to music therapy 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 | 45 | NO | 17 | EXCUSED | 3 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |


| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | E | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bacon, Bernett, Caraveo, Cutter, Exum, Gonzales-Gutierrez, Herod, Jodeh, Kennedy, Kipp, Larson, Lindsay, McCormick, Ricks, Titone, Valdez D., Speaker

HB22-1403 by Representative(s) Jodeh-Concerning a three-month delay in the implementation of health-care billing requirements for indigent patients established in House Bill 21-1198.

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

| YES | 59 | NO | 3 | EXCUSED | 3 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | E | Will | Y |
| Cutter | Y | Larson | N | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

HB22-1398 by Representative(s) Bird and Holtorf; also Senator(s) Kolker and Liston-Concerning the designation of registered agents by insurance companies for the purpose of receiving service of process, and, in connection therewith, requiring the commissioner of insurance to maintain a list of such registered agents and describing circumstances when service of process may be made on the commissioner rather than on an insurance company's registered agent.

The question being "Shall the bill pass?".

A roll call vote was taken. As 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 | $\mathbf{6 1}$ | NO | $\mathbf{1}$ | EXCUSED | $\mathbf{3}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | N |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | E | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Pico, Ricks
HB22-1372 by Representative(s) Carver; also Senator(s) Gardner-Concerning an exemption from air emission limits for the use of a stationary engine to support critical infrastructure in emergencies.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 1 | EXCUSED | 3 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | N |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | E | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
|  | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Boesenecker, Catlin, Lindsay, Lynch, Michaelson Jenet, Ortiz, Pico, Ricks, Sandridge, Soper, Valdez D., Van Beber, Will

| HB |  | by Representative(s) Cutter and Snyder; also Senator(s) Story and Lee, Ginal-Concerning the establishment of a state grant program that provides funding to local governments that dedicate resources for wildfire mitigation purposes. |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Majority Leader Esgar moved the bill on Third Reading and Final Passage. |  |  |  |  |  |  |  |
| Representative Cutter offered a substitute motion to rerefer HB22-1011 to General Orders Second Reading. The substitute motion was adopted by the following roll call vote: |  |  |  |  |  |  |  |
| YES | 51 | NO | 11 | EXCUSED | 3 | ABSENT | , |
| $\begin{array}{lllll}\text { Amabile } & \mathrm{Y} & \text { Exum } & \mathrm{Y} & \text { Lynch }\end{array}$ |  |  |  |  |  |  |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley Benavidez |  | Geitner | Y | McCormick | Y | Soper | N |
|  |  | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird <br> Bockenfeld | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
|  | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker Y |  | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | E | Will | Y |
| Cutter <br> Daugherty | Y | Larson | Y | Rich | Y | Williams | N |
|  | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

SB22-035 by Senator(s) Rodriguez and Smallwood; also Representative(s) Bird and Van Winkle-Concerning the occupational accident insurance coverage that independent contractors of carriers may acquire pursuant to standards set by the division of insurance.

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

| YES | 54 | NO | $\mathbf{8}$ | EXCUSED | 3 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | N |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | N |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle Y |  |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | N |


| Catlin | Y | Kipp | N | Ransom | E | Will |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y

Co-sponsor(s) added: Representative(s) Bernett, Carver, Jodeh, Mullica, Sandridge, Van Beber, Will

SB22-171 by Senator(s) Bridges and Priola; also Representative(s) McLachlan and Kipp-Concerning restrictions on making public the personal information of educators at risk of threats.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 46 | NO | 16 | EXCUSED | 3 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | E | Will | N |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bernett, Bird, Boesenecker, Cutter, Duran, Exum, Herod, Hooton, Jodeh, Kennedy, Lindsay, Lontine, McCluskie, Michaelson Jenet, Mullica, Ricks, Roberts, Sirota, Snyder, Titone, Valdez A., Valdez D., Van Beber, Weissman, Young

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## APPROPRIATIONS

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

HB22-1256 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 129, after line 22 insert:
"SECTION 53. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 522,433$ is appropriated to the department of human services. This appropriation is from the general fund. To implement this act, the department may use this appropriation as follows:
(a) $\$ 345,007$ for use by the behavioral health administration for program costs, which amount is based on an assumption that the administration will require an additional 4.5 FTE; and
(b) $\$ 177,426$ for the purchase of legal services.
(2) For the 2022-23 state fiscal year, $\$ 177,426$ is appropriated to the department of law. This appropriation is from reappropriated funds received from the department of human services under subsection (1)(b) of this section and is based on an assumption that the department of law will require an additional 1.0 FTE. To implement this act, the department of law may use this appropriation to provide legal services for the department of human services.
(3) For the 2022-23 state fiscal year, $\$ 86,700$ is appropriated to the judicial department. This appropriation is from the general fund. To implement this act, the department may use this appropriation for court costs, jury costs, and court-appointed counsel.".

Renumber succeeding section accordingly.
Page 1, line 102, strike "DISORDERS." and substitute "DISORDERS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1321 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 3, strike "\$751,649.17" and substitute "\$751,649".

Page 3, line 27, strike "general fund." and substitute "marijuana tax cash fund created in section 39-28.8-501(1), C.R.S."

Page 4, line 1, strike "consulting and administration".
Page 4, line 2, strike "purposes related to".

HB22-1323 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 9 through 13.
Renumber succeeding subsections accordingly.
Page 5, line 17, strike "NEEDS FOR AT LEAST" and substitute "NEEDS; AND".

Page 5, strike line 18.
Page 5, strike lines 21 through 27.
Page 6, strike line 1.
Renumber succeeding subsections accordingly.
Page 6, line 13, strike "TWO FULL-TIME NURSERY MANAGERS," and substitute "PROFESSIONAL STAFF,".

Page 6, line 15, strike "(9)" and substitute "(5)".
Page 6, after line 25 insert:
"SECTION 3. Appropriation. For the 2022-23 state fiscal year, $\$ 5,000,000$ is appropriated to the department of higher education for use by the board of governors of the Colorado state university system. This appropriation is from the general fund. To implement this act, the board of governors may use this appropriation for the Colorado state forest service tree nursery. Any money appropriated in this section not expended prior to July 1, 2023, is further appropriated to the board of governors for the 2023-24 state fiscal year for the same purpose.".

Renumber succeeding section accordingly.
Page 1, line 102, strike "NURSERY." and substitute "NURSERY, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1346 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 21, after line 6 insert:
"SECTION 9. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 237,372$ is appropriated to the department of regulatory agencies. This appropriation is from the division of professions and occupations cash fund created in section 12-20-105 (3), C.R.S. To implement this act, the department may use this appropriation as follows:
(a) $\$ 127,110$ for use by the division of professions and occupations for personal services, which amount is based on an assumption that the division will require an additional 2.0 FTE;
(b) $\$ 72,194$ for use by the division of professions and occupations for operating expenses; and
(c) $\$ 38,068$ for the purchase of vehicle lease services.
(2) For the $2022-23$ state fiscal year, $\$ 38,068$ is appropriated to the department of personnel. This appropriation is from reappropriated funds received from the department of regulatory agencies under subsection (1)(c) of this section. To implement this act, the department of personnel may use this appropriation to provide vehicle replacement lease/purchase services to the department of regulatory agencies.".

Renumber succeeding section accordingly.

Page 1, line 107, strike "PERMITS, AND" and substitute "PERMITs,".
Page 1, line 108, strike "RATIO." and substitute "RATIO, AND MAKING AN APPROPRIATION.".

HB22-1353 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend the Judiciary Committee Report, dated April 13, 2022, page 1, strike line 1 and substitute:
"Amend printed bill, page 3, after line 1 insert:
"SECTION 1. Legislative declaration. (1) The general assembly hereby finds and declares that:
(a) Since 1998, the public safety communications network program, in partnership with local government infrastructure owners, has provided a statewide wireless system, called the digital trunked radio system, that enables direct communications between first responders and public safety agencies across jurisdictional and regional boundaries;
(b) Transferring this existing public safety communications network program from the governor's office of information technology to the department of public safety is supported by users, stakeholders, and the executive branch of state government;
(c) A governance structure that reflects the sentiments of statewide users and stakeholders is imperative to ensure that the state continues to have a reliable public safety communications network that ensures the well-being of all Coloradans; and
(d) The governor's office of information technology and the Colorado department of public safety will prioritize maintaining complete network reliability and operational efficiency as they coordinate the transfer of the digital trunked radio system.".

Renumber succeeding sections accordingly.
Page 4 of the bill, line 18 , strike "creation." and substitute".
Page 2 of the committee report, line 32, strike "sections 3, 11, and 12" and substitute "sections 4,12 , and 13 ".

HB22-1370 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 19, after line 8 insert:
"SECTION 8. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 252,667$ is appropriated to the department of regulatory agencies for use by the division of insurance. This appropriation is from the division of insurance cash fund created in section 10-1-103 (3), C.R.S. To implement this act, the division may use this appropriation as follows:
(a) $\$ 237,972$ for personal services, which amount is based on an assumption that the division will require an additional 1.7 FTE; and
(b) $\$ 14,695$ for operating expenses.
(2) For the 2022-23 state fiscal year, $\$ 91,809$ is appropriated to the department of health care policy and financing for use by the executive director's office. This appropriation is from the general fund. To implement this act, the office may use this appropriation for the allpayer claims database.".

Renumber succeeding section accordingly.
Page 1, line 102, strike "PRODUCTS." and substitute "PRODUCTS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1374 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 6 , line 15 , strike "UP TO" and substitute "AT LEAST TWO BUT NO MORE THAN".

Page 7, after line 18 insert:
"SECTION 5. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 563,568$ is appropriated to the department of human services for use by the division of child welfare. This appropriation is from the general fund. To implement this act, the division may use this appropriation as follows:
(a) $\$ 84,387$ for administration, which amount is based on an assumption that the division will require an additional 0.9 FTE ; and
(b) $\$ 479,181$ for fostering opportunities.
(2) For the 2022-23 state fiscal year, $\$ 210,677$ is appropriated to the department of education. This appropriation is from the general fund. To implement this act, the department may use this appropriation as follows:
(a) $\$ 100,677$ for the office of dropout prevention and student reengagement, which amount is based on an assumption that the department will require an additional 0.6 FTE; and
(b) $\$ 110,000$ for information technology services.".

Renumber succeeding section accordingly.
Page 1, line 102, strike "PLACEMENT." and substitute "PLACEMENT, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1375 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 20, after line 1 insert:
"SECTION 2. Appropriation. For the 2022-23 state fiscal year, $\$ 99,500$ is appropriated to the judicial department for use by the office of the child protection ombudsman. This appropriation is from the general fund. To implement this act, the office may use this appropriation for program costs.".

Renumber succeeding section accordingly.
Page 1, line 102, strike "FACILITIES." and substitute "FACILITIES, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1377 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 8, line 11, strike "(5)(c)" and substitute "(5)(d)".
Page 9, strike lines 1 through 7 and substitute:
"(d) Within three business days of the effective date of THIS SECTION, THE STATE TREASURER SHALL TRANSFER ONE HUNDRED FIVE MILLION DOLLARS FROM THE ECONOMIC RECOVERY AND RELIEF CASH FUND CREATED IN SECTION 24-75-228 THAT ORIGINATES FROM THE MONEY THE STATE RECEIVED FROM THE FEDERAL CORONAVIRUS STATE FISCAL RECOVERY FUND TO THE FUND FOR THE PURPOSE OF IMPLEMENTING THIS SECTION. THE DEPARTMENT SHALL ONLY USE THE MONEY TRANSFERRED PURSUANT TO THIS SUBSECTION (5)(d) FOR:".

Page 12, after line 6 insert:
"SECTION 5. Appropriation. For the 2022-23 state fiscal year, $\$ 9,218$ is appropriated to the office of the governor for use by the office of information technology. This appropriation is from reappropriated funds received from the department of local affairs from the connecting Coloradans experiencing homelessness with services, recovery care, and housing supports fund created in section 24-32-726 (5)(a), C.R.S., that originate from money the state received from the federal coronavirus state fiscal recovery fund. To implement this act, the office may use this appropriation to provide information technology services for the department of local affairs.".

Renumber succeeding section accordingly.
Page 1, line 103, strike "PROGRAM." and substitute "PROGRAM, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1389 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 7, after line 1 insert:
"SECTION 2. Appropriation. For the 2022-23 state fiscal year, \$103,355 is appropriated to the FLEX fund created in section 24-32-726 (7)(b), C.R.S. This appropriation is from the general fund. The department of local affairs is responsible for the accounting related to this appropriation.".

Renumber succeeding section accordingly.
Page 1, line 102, strike "ACCOUNTS." and substitute "ACCOUNTS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1402 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 21 , after line 7 insert:
"SECTION 13. Appropriation. For the 2022-23 state fiscal year, $\$ 200,000$ is appropriated to the department of revenue for use by the lottery division. This appropriation is from the lottery fund created in section 44-40-111 (1), C.R.S. To implement this act, the division may use this appropriation for marketing and communications.".

Renumber succeeding section accordingly.
Page 1, line 103, strike "PROGRAM AND" and substitute "PROGRAM,".
Page 1, line 104, strike "PROGRAM." and substitute "PROGRAM, AND MAKING AN APPROPRIATION.".

HB22-1406 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 9 insert:
"SECTION 2. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 106,400$ is appropriated to the department of revenue. This appropriation is from the general fund. To implement this act, the department may use this appropriation as follows:
(a) $\$ 100,000$ for use by the taxation business group for personal services related to administration; and
(b) $\$ 6,400$ for use by the executive director's office for personal services related to administration and support.".

Renumber succeeding section accordingly.

Page 1, line 102, strike, "STATE." and substitute, "STATE, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1408 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 14 insert:
"SECTION 3. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 2,000,000$ is appropriated to the office of the governor. This appropriation is from the Colorado office of film, television, and media operational account cash fund created in section 24-48.5-116 (5)(a), C.R.S. To implement this act, the office of economic development and international trade may use this appropriation for Colorado office of film, television, and media.
(2) For the 2022-23 state fiscal year, $\$ 2,131$ is appropriated to the legislative department for use by the general assembly. This appropriation is from the general fund. To implement this act, the department may use this appropriation for legislator per diem and expense reimbursements.". Renumber succeeding section accordingly.

Page 1, line 103, strike "Colorado." and substitute "Colorado, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1409 be referred to the Committee of the Whole with favorable recommendation.

HCR22-1006 be referred to the Committee of the Whole with favorable recommendation.

## ENERGY AND ENVIRONMENT

After consideration on the merits, the Committee recommends the following:
$\underline{\text { SB22-138 }}$ be referred favorably to the Committee on Finance.
SB22-180 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend reengrossed bill, page 6, line 19, strike "OFFERED AS OF JANUARY 1, 2022." and substitute "OFFERS AS OF JANUARY 1 OF THE FUNDING YEAR.".

Page 10, before line 1 insert:
"SECTION 3. In Colorado Revised Statutes, 43-1-117, add (5) as follows:

43-1-117. Transportation development division - created duties - freight mobility and safety branch - repeal. (5) (a) THREE DAYS AFTER THE EFFECTIVE DATE OF THIS SUBSECTION (5), THE STATE TREASURER SHALL TRANSFER TEN MILLION DOLLARS FROM THE GENERAL FUND TO THE STATE HIGHWAY FUND CREATED IN SECTION 43-1-219 FOR USE BY THE TRANSPORTATION DEVELOPMENT DIVISION AS ADDITIONAL FUNDING FOR THE REVITALIZING MAIN STREETS PROGRAM, GIVING PRIORITY TO PROGRAMS THAT IMPROVE AIR QUALITY THROUGH INCREASED USE OF TRANSIT.
(b) This subsection (5) is Repealed, effective July 1, 2026.". Renumber succeeding sections accordingly.

## LEGISLATIVE COUNCIL

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

HB22-1063 be referred to the Committee of the Whole with favorable recommendation.

SB22-021 be referred to the Committee of the Whole with favorable recommendation.

SB22-113 be referred favorably to the Committee on Appropriations.

SB22-201 be referred favorably to the Committee on Judiciary.

On motion of Representative Esgar, HB22-1011, HB22-1323, HB22-1375, HB22-1353, HB22-1374, HB22-1405, HB22-1409, HB22-1410, HB22-1363, HB22-1402, HB22-1406, HB22-1408, HB22-1400, HB22-1346, HB22-1389, HB22-1370, HB22-1407, HB22-1376, HB22-1063, HB22-1355, HB22-1362, HB22-1377, HB22-1345, HB22-1321, SB22-021, SB22-150, HCR22-1006 were made Special Orders on Friday, April 29, 2022, at 10:53 a.m.

The hour of 10:53 a.m. having arrived, on motion of Representative Bird, 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.)

HB22-1011 by Representative(s) Cutter and Snyder; also Senator(s) Story and Lee, Ginal-Concerning the establishment of a state grant program that provides funding to local governments that dedicate resources for wildfire mitigation purposes.
(Referred back to Second Reading on April 29, 2022.)
Representative Snyder moved to rerefer HB22-1011 to the Committee on Appropriations. The motion was adopted by viva voce vote.

HB22-1323 by Representative(s) Snyder and Froelich; also Senator(s) Rankin-Concerning updates to the Colorado state forest service seedling tree nursery.

Amendment No. 1, Appropriations Report, dated April 29, 2022, and placed in member's bill file; Report also printed in House Journal, April 29, 2022.

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

HB22-1375 by Representative(s) Michaelson Jenet; also Senator(s) Buckner-Concerning measures to improve the outcomes for those placed in out-of-home placement facilities.

Amendment No. 1, Appropriations Report, dated April 29, 2022, and placed in member's bill file; Report also printed in House Journal, April 29, 2022.

Amendment No. 2, Public \& Behavioral Health \& Human Services Report, dated April 26, 2022, and placed in member's bill file; Report also printed in House Journal, April 26, 2022.

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

[^18]Amendment No. 1, Business Affairs \& Labor Report, dated April 28, 2022, and placed in member's bill file; Report also printed in House Journal, April 28, 2022.

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

HB22-1363 by Representative(s) Weissman and Boesenecker-Concerning measures to increase the accountability of special districts to taxpayers.
(Laid Over from April 28, 2022.)
Amendment No. 1, Transportation \& Local Government Report, dated April 26, 2022, and placed in member's bill file; Report also printed in House Journal, April 27, 2022.

Amendment No. 2, by Representative Weissman.
Amend the Transportation \& Local Government Committee Report, dated April 26, 2022, page 1, after line 4, insert:
"Page 10 of the printed bill, line 8, strike "Special" and substitute "Metropolitan".

Page 10 of the printed bill, line 10 , strike "SPECIAL" and substitute "METROPOLITAN".

Page 10 of the printed bill, line 13 , strike "SPECIAL" and substitute "METROPOLITAN".".

Page 1 of the Committee Report, after line 12, insert:
"Page 15 of the printed bill, line 1, after "AGENT."add "The REQUIREMENTS OF THS SUBSECTION (5) DO NOT APPLY TO DEBT ACQUIRED INDIRECTLY THROUGH AN INVESTMENT FUND IF THE MEMBER HAS NO INPUT INTO OR CONTROL OVER THE INDIVIDUAL SECURITIES THAT THE FUND PURCHASES.".

Amendment No. 3, by Representative McKean.
Amend printed bill, page 16, after line 9, insert:
"SECTION 13. In Colorado Revised Statutes, 32-1-1107, add (7) as follows:

32-1-1101. Common financial powers. (7) (a) PRIOR TO ISSUING DEBT TO A DIRECTOR OF A METROPOLITAN DISTRICT OR TO AN ENTITY WITH RESPECT TO WHICH A DIRECTOR OF A METROPOLITAN DISTRICT MUST MAKE DISCLOSURE UNDER SECTION 24-18-109, THE BOARD OF THE METROPOLITAN DISTRICT MUST RECEIVE A STATEMENT OF A REGISTERED MUNICIPAL ADVISOR CERTIFYING THAT THE INTEREST RATE OF THE DEBT DOES NOT EXCEED THE LESSER OF:
(I) The interest rate allowed under subsection (7)(b) of THIS SECTION; OR
(II) The current market interest rate for the debt based ON CRITERIA DETERMINED BY THE MUNICIPAL ADVISOR, INCLUDING THE RESTRUCTURE OF THE DEBT, THE MATURITIES, REDEMPTION PROVISIONS, the revenues pledged for repayment, and other terms of the DEBT, CONSIDERING THE FINANCIAL CIRCUMSTANCES OF THE METROPOLITAN DISTRICT.
(b) THE INTEREST RATE ON DEBT ISSUED BY A METROPOLITAN DISTRICT TO A DIRECTOR OF A METROPOLITAN DISTRICT OR TO AN ENTITY WITH RESPECT TO WHICH A DIRECTOR OF A METROPOLITAN DISTRICT MUST MAKE DISCLOSURE UNDER SECTION 24-18-109 MUST NOT EXCEED THE MUNICIPAL MARKET DATA "AAA" GENERAL OBLIGATION, THIRTY-YEAR CONSTANT MATURITY, OR SUCCESSOR INDEX IF REPLACED, PLUS FOUR HUNDRED POINTS, AS OF THE SEVENTH BUSINESS DAY PRIOR TO THE DATE OF ISSUANCE OF THAT DEBT AND MUST HAVE A MAXIMUM FINAL MATURITY OF NOT MORE THAN FORTY YEARS FROM THE DATE OF ISSUANCE.
(c) As used in this subsection (7), "REGISTERED MUNICIPAL ADVISOR" MEANS A "MUNICIPAL ADVISOR", AS THAT TERM IS DEFINED IN section 15b of the federal "Securities Exchange Act of 1934," THAT IS REGISTERED WITH THE SECURITIES AND EXCHANGE COMMISSION under section15b of the federal "Securities Exchange Act of 1934".
(d) This Subsection (7) ONLY APPLIES TO METROPOLITAN DISTRICTS CREATED ON OR AFTER JANUARY 1, 2023.".

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

HB22-1402 by Representative(s) Garnett-Concerning measures to promote responsible gaming, and, in connection therewith, creating the responsible gaming grant program and establishing funding mechanisms to support the grant program.

Amendment No. 1, Appropriations Report, dated April 29, 2022, and placed in member's bill file; Report also printed in House Journal, April 29, 2022.

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

HB22-1406 by Representative(s) Herod and Roberts; also Senator(s) Coleman-Concerning a temporary deduction from state net taxable sales for certain retailers in the state.

Amendment No. 1, Appropriations Report, dated April 29, 2022, and placed in member's bill file; Report also printed in House Journal, April 29, 2022.

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

HB22-1408 by Representative(s) Herod-Concerning modifications to the Colorado performance-based incentive for film production in Colorado.

Amendment No. 1, Appropriations Report, dated April 29, 2022, and placed in member's bill file; Report also printed in House Journal, April 29, 2022.

Amendment No. 2, Business Affairs \& Labor Report, dated April 28, 2022, and placed in member's bill file; Report also printed in House Journal, April 28, 2022.

Amendment No. 3, by Representative Herod.
Amend the Business Affairs \& Labor Committee report, dated April 28, 2022, page 1, line 1, strike ""EIGHT"." and substitute ""NINE".".

Page 1 of the committee report, strike lines 2 through 6 and substitute:
"Page 2 of the printed bill, line 14, strike "ASSOCIATION," and substitute "association of America,".

Page 2 of the bill, strike lines 17 through 19 and substitute:
"(d) ONE MEMBER RECOMMENDED BY CONSENSUS FROM A COALITION OF STATEWIDE LABOR ORGANIZATIONS ACTIVELY INVOLVED IN REPRESENTING THE WORK FORCE WITHIN PRODUCTION, APPOINTED BY THE EXECUTIVE DIRECTOR OF THE OFFICE OF ECONOMIC DEVELOPMENT. A STATEWIDE LABOR ORGANIZATION IS A STATE-LEVEL ORGANIZATION WITH mULTIPLE AFFILIATES IN THE STATE OR AN ORGANIZATION THAT HAS JURISDICTION FOR THE ENTIRE STATE.
(e) ONE MEMBER RECOMMENDED BY CONSENSUS FROM A COALITION OF STATEWIDE LABOR ORGANIZATIONS ACTIVELY INVOLVED IN REPRESENTING THE WORK FORCE WITHIN THE INDUSTRY TALENT AND ON-CAMERA PERFORMERS, APPOINTED BY THE EXECUTIVE DIRECTOR OF THE OFFICE OF ECONOMIC DEVELOPMENT. A STATEWIDE LABOR ORGANIZATION IS A STATE-LEVEL ORGANIZATION WITH MULTIPLE AFFILIATES IN THE STATE OR AN ORGANIZATION THAT HAS JURISDICTION FOR THE ENTIRE STATE.
(f) One Representative from a business school in a Colorado institution of higher education, appointed by The EXECUTIVE DIRECTOR OF THE OFFICE OF ECONOMIC DEVELOPMENT; AND".".

Page 1 of the committee report, after line 7 insert:
"Page 3 of the bill, line 9 , strike "MAY" and substitute "SHALL".
As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

HB22-1400 by Representative(s) McCluskie and Tipper; also Senator(s) Moreno-Concerning matters related to a procedural requirement for state enterprises.

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

HB22-1346 by Representative(s) Duran and Mullica; also Senator(s) Danielson-Concerning state requirements applicable to certain licensed construction professionals, and, in connection therewith, requiring the state electrical board and the state plumbing board to direct enforcement of state licensing and supervisor-to-apprentice ratio requirements, specifying who is authorized to apply for electrical and plumbing permits, and reducing the supervisor-toapprentice ratio.

Amendment No. 1, Appropriations Report, dated April 29, 2022, and placed in member's bill file; Report also printed in House Journal, April 29, 2022.

Amendment No. 2, Finance Report, dated April 25, 2022, and placed in member's bill file; Report also printed in House Journal, April 25, 2022.

Amendment No. 3, Business Affairs \& Labor Report, dated April 14, 2022, and placed in member's bill file; Report also printed in House Journal, April 14, 2022.

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

HB22-1389 by Representative(s) Herod; also Senator(s) Hinrichsen-Concerning the creation of financial literacy and exchange program accounts.

Amendment No. 1, Appropriations Report, dated April 29, 2022, and placed in member's bill file; Report also printed in House Journal, April 29, 2022.

Amendment No. 2, Business Affairs \& Labor Report, dated April 27, 2022, and placed in member's bill file; Report also printed in House Journal, April 28, 2022.

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

## HB22-1407 by Representative(s) Valdez D. And Ortiz-Concerning

 requiring postsecondary institutions to permit veterans to audit courses.Amendment No. 1, Business Affairs \& Labor Report, dated April 28, 2022, and placed in member's bill file; Report also printed in House Journal, April 28, 2022.

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

HB22-1376 by Representative(s) Herod and Young; also Senator(s) Priola and Winter-Concerning supportive learning environments for K-12 students.

Amendment No. 1, Appropriations Report, dated April 28, 2022, and placed in member's bill file; Report also printed in House Journal, April 28, 2022.

Amendment No. 2, Education Report, dated April 21, 2022, and placed in member's bill file; Report also printed in House Journal, April 22, 2022.

Amendment No. 3, by Representative Herod.
Amend printed bill, page 3, line 2, after the period insert "In MAKING ITS DETERMINATION, THE DEPARTMENT OF EDUCATION SHALL ENSURE ALL STUDENT-LEVEL DATA IS KEPT CONFIDENTIAL AND REPORTING COMPLIES with the federal "Family Educational Rights and Privacy Act of 1974", 20 U.S.C. Sec. 1232g and the "Student Data Transparency and Security Act", created pursuant to article 16 of this title 22. As Part of the process, the department of education may CONSIDER WHETHER TO ADOPT NEW REPORTING CATEGORIES OR REQUIRE ADDITIONAL OR DIFFERENT DATA TO BE COLLECTED TO IMPROVE ACCURACY, CONSISTENCY, AND QUALITY OF DATA.".

Page 3, line 19, after "SHALL" insert "MAINTAIN STRICT STANDARDS FOR STUDENT DATA PRIVACY, COMPLY WITH STANDARDS FOR REPORTING DATA FOR A STUDENT WITH AN ACCOMMODATION PURSUANT TO SECTION 504 OF the federal "Rehabilitation Act of 1973", 29 U.S.C. sec. 701 et SEQ., AS AMENDED, AND ITS IMPLEMENTING REGULATIONS, OR A STUDENT WITH AN INDIVIDUALIZED EDUCATION PLAN, AND SHALL".

Amendment No. 4, by Representative Young.
Amend printed bill, page 3, line 5, after "SHALL" insert "WORK TO".
Page 5, line 1, after "BOARDS," insert "SPECIAL EDUCATION DIRECTORS,".
Page 5, line 8, strike "CONSIDER," and substitute "CONSIDER FOR INCLUSION IN THE DISTRICT PROFILE REPORT,".

Page 10, strike line 12 and substitute "ON THE INCIDENT:".
Page 11, line 3, after the period add "INFORMATION ON THE REPORT MUST BE SUBMITTED IN ACCORDANCE WITH THE DEPARTMENT OF EDUCATION'S DATA PRIVACY AND REPORTING REQUIREMENTS.".

Page 11, line 15, after the period add "InFORMATION ON THE REPORT MUST BE SUBMITTED IN ACCORDANCE WITH THE DEPARTMENT OF EDUCATION'S DATA PRIVACY AND REPORTING REQUIREMENTS.".

Page 12, line 10 , strike "(2)." and substitute "(2) AND SHALL ENSURE COMPLIANCE WITH STANDARDS FOR REPORTING DATA FOR A STUDENT WITH A FEDERAL SECTION 504 ACCOMMODATION OR AN INDIVIDUALIZED EDUCATION PLAN.".

Amendment No. 5, by Representative Young.
Amend printed bill, page 8, strike lines 14 and 15 and substitute "AUTHORITY OVER THE RESTRAINT INVESTIGATION DECISIONS. THIS ENFORCEMENT AUTHORITY MUST FOLLOW THE SAME PROCEDURES OUTLINED FOR STATE COMPLAINTS UNDER THE FEDERAL "INDIVIDUALS with Disabilities Education Act", 20 U.S.C. Sec. 1400 et Seq., as AMENDED, AND THE DEPARTMENT'S STATE-LEVEL COMPLAINT PROCEDURES.".

Page 14, strike lines 2 and 3 and substitute "authority over the RESTRAINT INVESTIGATION DECISIONS. THIS ENFORCEMENT AUTHORITY MUST FOLLOW THE SAME PROCEDURES OUTLINED FOR STATE COMPLAINTS under the federal "Individuals with Disabilities Education Act", 20 U.S.C. Sec. 1400 et SEQ., as amended, and the department's State-level complaint procedures.".

## Amendment No. 6, by Representative Young.

Amend printed bill, page 9, line 26, after "methods" insert "and any REvised reporting categories".

Page 10, line 23, after "InCLUDE" insert "any additional information DEEMED NECESSARY BY THE DEPARTMENT OF EDUCATION PURSUANT TO THE PROCESS REQUIRED PURSUANT TO SECTION 22-1-134. InFORMATION included in reporting for incidents currently categorized as disobedience or defiance may include, but is not limited to".

Page 11, line 8, after "Include" insert "any additional information DEEMED NECESSARY BY THE DEPARTMENT OF EDUCATION PURSUANT TO the process required pursuant to section 22-1-134. Information included in reporting for incidents currently categorized as disobedience or defiance may include, but is not limited to".

## Amendment No. 7, by Representative Young.

Amend printed bill, page 16 , line 16 , strike "(5) and (6)" and substitute "(5), (6), (7), (8), and (9)".

Page 17, after line 12 insert:
"(6) Nothing in this section prohibits school personnel FROM TAKING ANY LAWFUL ACTIONS NECESSARY, INCLUDING SECLUSION or restraint, when and where necessary to keep students and STAFF SAFE FROM HARM DURING AN EMERGENCY, AS DEFINED BY RULE OF the state board. School personnel shall comply with all DOCUMENTATION AND REPORTING REQUIREMENTS, EVEN IN THE CASE OF an emergency.
(7) If A PHYSICAL ReSTraint is between one and five minutes, THE NOTIFICATION REQUIREMENT MUST BE A WRITTEN NOTICE TO THE parent on the day of the restraint. The notice must include the date, the student's name, and the number of restraints that day that lasted between one and five minutes.
(8) ON OR BEFORE JULY 1, 2023, THE DEPARTMENT OF EDUCATION SHALL CONVENE A STAKEHOLDER GROUP TO DRAFT RULES FOR REPORTING RESTRAINTS FROM ONE TO FIVE MINUTES AND DATA TO BE COLLECTED BY THE DEPARTMENT OF EDUCATION. THE DEPARTMENT OF EDUCATION SHALL PRESENT THESE RULES TO THE STATE BOARD FOR CONSIDERATION ON OR before December 31, 2023. The stakeholder group must include, BUT IS NOT LIMITED TO, REPRESENTATIVES FROM THE GENERAL EDUCATION ADMINISTRATION, A STATEWIDE ORGANIZATION REPRESENTING SPECIAL EDUCATION DIRECTORS, THE DEPARTMENT OF EDUCATION, AND A DISABILITY RIGHTS ORGANIZATION.".

Page 17 , line 13, strike "(6)" and substitute "(9)".
As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

HB22-1063 by Representative(s) Amabile and Benavidez; also Senator(s) Coleman and Cooke-Concerning creation of a jail standards commission to standardize the operation of Colorado jails.

Amendment No. 1, Appropriations Report, dated April 26, 2022, and placed in member's bill file; Report also printed in House Journal, April 26, 2022.

Amendment No. 2, Judiciary Report, dated February 9, 2022, and placed in member's bill file; Report also printed in House Journal, February 10, 2022.

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

HB22-1370 by Representative(s) Jodeh and Sirota, Amabile, Bacon, Bernett, Boesenecker, Caraveo, Cutter, Duran, Froelich, Gonzales-Gutierrez, Gray, Hooton, Kennedy, Kipp, Lindsay, Michaelson Jenet, Ortiz, Sullivan, Weissman, Will, Woodrow, Young; also Senator(s) Winter and Buckner-Concerning coverage requirements for health-care products.

Amendment No. 1, Appropriations Report, dated April 29, 2022, and placed in member's bill file; Report also printed in House Journal, April 29, 2022.

Amendment No. 2, Health \& Insurance Report, dated April 27, 2022, and placed in member's bill file; Report also printed in House Journal, April 27, 2022.

## Amendment No. 3, by Representative Jodeh.

Amend the Health and Insurance Committee Report, dated April 27, 2022, page 1, line 4, strike " 23.0 and substitute " 23 and substitute:
"(a) "BIOSIMILAR" HAS THE MEANING SET FORTH IN 42 U.S.C. SEC. 262 (i)(2).".".

Page 1, strike lines 5 and 6.
Page 1, strike line 8 and substitute:
""(d) "EXigEnt CIRCUMSTANCE" mEANS A CIRCUMSTANCE IN WHICH A COVERED PERSON IS SUFFERING FROM A HEALTH CONDITION THAT MAY SERIOUSLY JEOPARDIZE THE COVERED PERSON'S LIFE, HEALTH, OR ABILITY TO REGAIN MAXIMUM FUNCTIONS.
(e) "MEDICAL NECESSITY" HAS THE SAME MEANING AS SET FORTH".

Page 1, strike line 10.
Page 1, line 12, strike ""(e)" and substitute " "(g)".
Page 3, strike line 28 and substitute "(1)(g)".".
Page 3, strike line 32 and substitute "(1)(g)".".
Amendment No. 4, by Representative Jodeh.
Amend the Health and Insurance Committee Report, page 3, strike line 24 and substitute:
"Page 9 of the printed bill, strike line 12 and substitute "COVERED PERSON TO TRY A GENERIC EQUIVALENT DRUG, A BIOSIMILAR DRUG, OR AN".".

Amendment No. 5, by Representative Jodeh.
Amend the Health and Insurance Committee Report, dated April 27, 2022, page 4 , line 23 , strike "CLIENT OR ITS AFFILIATE," and substitute "CLIENT,".

Amendment No. 6, by Representative Jodeh.
Amend printed bill, page 4 , line 5, strike "CARRIER," and substitute "CARRIER IN THE INDIVIDUAL MARKET,".

Page 4, line 12, after "PLAN" insert "ON THE INDIVIDUAL MARKET".
Page 4, line 23, strike "OR".
Page 5, line 3, after "DRUG" insert "OR BIOSIMILAR DRUG".
Page 5, line 7, after "DRUG" insert "OR BIOSIMILAR DRUG".
Page 5, line 10, strike "MOVED." and substitute "MOVED; OR
(c) REMOVE A PRESCRIPTION DRUG FROM THE PRESCRIPTION DRUG FORMULARY OR LIST OF COVERED DRUGS, OR MOVE A PRESCRIPTION DRUG TO A HIGHER COST SHARING TIER, WITH ADVANCE NOTICE TO A COVERED PERSON AND THE COVERED PERSON'S PROVIDER, IF:
(I) The prescription drug has a wholesale acQuisition cost GREATER THAN FIVE HUNDRED DOLLARS AT THE START OF THE BENEFIT YEAR AND THE CARRIER'S NET COST INCREASES BY FIFTEEN PERCENT OR MORE DURING THAT BENEFIT YEAR; AND
(II) THE PRESCRIPTION DRUG WILL BE REPLACED ON THE FORMULARY WITH A THERAPEUTICALLY EQUIVALENT GENERIC OR MULTI-SOURCE BRAND NAME DRUG, AN INTERCHANGEABLE BIOLOGIC, OR BIOSIMILAR DRUG AT A LOWER COST TO THE ENROLLEE.
(d) Prior to removing a drug from a Formulary pursuant TO THIS SECTION, THE CARRIER MUST ATTEST AND DEMONSTRATE TO THE DIVISION, IN A FORM AND MANNER DETERMINED BY THE COMMISSIONER BY RULE, THAT IT HAS COMPLIED WITH THE REQUIREMENTS OF THIS SECTION AND HAS PROVIDED ADVANCED NOTICE TO ITS ENROLLEES.".

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

HB22-1355 by Representative(s) Cutter, Bernett, Duran, Froelich, Hooton, Kipp, McCormick, Sirota, Titone, Woodrow; also Senator(s) Priola and Gonzales-Concerning the creation of the producer responsibility program for statewide recycling.
(Laid Over from April 28, 2022.)
Amendment No. 1, Appropriations Report, dated April 26, 2022, and placed in member's bill file; Report also printed in House Journal, April 26, 2022.

Amendment No. 2, Energy \& Environment Report, dated April 13, 2022, and placed in member's bill file; Report also printed in House Journal, April 14, 2022

Amendment No. 3, by Representative Cutter.
Amend the Energy and Environment Committee Report, dated April 13, 2022, page 1, line 8, strike "D6868."." and substitute "D6868, OR ANY SUCCESSOR STANDARDS.".".

Page 1, strike lines 15 through 18.
Page 3 , line 15 , strike "OFFERED FOR SALE,".
Page 7, line 5, strike "2024." and substitute "2024, AND BY EACH JANUARY 1 THEREAFTER.".

Page 8 , line 22, strike "SECTION" and substitute "SUBSECTION".
Page 9, line 21, strike "ANY".
Page 10, line 11, strike ""EACH YEAR THEREAFTER"." and substitute ""EACH YEAR".".

Page 10, line 20, strike ""(1)(b);"." and substitute ""(1)(b); AND".".
Page 10, strike lines 22 through 24.
Page 10, line 25, strike "(XVIII)" and substitute ""(XVII)".

Page 12, strike lines 28 through 32.
Strike page 13 of the report.
Amendment No. 4, by Representative Cutter.
Amend the Energy and Environment Committee Report, dated April 13, 2022, page 2, strike lines 6 through 34 and substitute:
"(XIII) PAPER PRODUCTS USED FOR A PRINT PUBLICATION THAT PRIMARILY INCLUDES CONTENT DERIVED FROM PRIMARY SOURCES RELATED TO NEWS AND CURRENT EVENTS;
(XIV) Packaging material used to contain a product that IS REGULATED AS INFANT FORMULA, AS DEFINED IN 21 U.S.C. SEC. 321 (z), AS A MEDICAL FOOD, AS DEFINED IN 21 U.S.C. SEC. 360ee (b)(3), OR AS FORTIFIED NUTRITIONAL SUPPLEMENTS USED FOR INDIVIDUALS WHO REQUIRE SUPPLEMENTAL OR SOLE SOURCE NUTRITION TO MEET NUTRITIONAL NEEDS DUE TO SPECIAL DIETARY NEEDS DIRECTLY RELATED TO CANCER, CHRONIC KIDNEY DISEASE, DIABETES, MALNUTRITION, OR failure to thrive, as those terms are defined by the World Health Organization's "International Classification of DISEASES" (TENTH REVISION), AS AMENDED OR REVISED, OR ANY OTHER MEDICAL CONDITIONS AS DETERMINED BY THE COMMISSION BY RULE; AND".

Page 2 of the report, line 35, strike "(XIV)" and substitute "(XV)".
Page 12 of the report, strike line 23 and substitute:
""(e) An AGRICULTURAL EMPLOYER, AS DEFINED IN SECTION 8-3-104 (1), REGARDLESS OF WHERE THE AGRICULTURAL EMPLOYER IS LOCATED, WITH LESS THAN FIVE MILLION DOLLARS IN REALIZED GROSS TOTAL REVENUE IN THE STATE FROM CONSUMER SALES OF AGRICULTURAL PRODUCTS SOLD UNDER THE BRAND NAME OF THE FARMER, EGG PRODUCER, GROWER, OR INDIVIDUAL GROWER COOPERATIVE;
(f) AN INDIVIDUAL BUSINESS OPERATING A RETAIL FOOD".

Renumber succeeding paragraph accordingly.".
Amendment No. 5, by representative Cutter.
Amend printed bill, page 7, line 5, strike "SOLD, OFFERED FOR SALE," and substitute "SOLD".

Page 11, line 12, strike "DELIVERY, OR PRESENTATION" and substitute "OR DELIVERY".

Page 12 , line 4 , strike "SOLD,".
Page 12, line 5, strike "OFFERED FOR SALE," and substitute "SOLD".
Page 12, line 23, strike "sold,".
Page 12 , line 24 , strike "OFFERED FOR SALE," and substitute "SOLD".

Page 13, line 9, strike "SOLD, OFFERED FOR SALE," and substitute "SOLD".
Page 13, line 11, strike "SOLD, offered for SaLE," and substitute "SOLD".
Page 13, line 17, strike "SOLD, offered for SALE," and substitute "SoLD".
Page 13 , line 20 , strike "SOLD, OFFERED FOR".
Page 13, line 21, strike "SALE," and substitute "sold".
Page 15 , line 22 , strike "SOLD, OFFERED FOR SALE," and substitute "SOLD".
Page 16, line 27, strike "SELLS OR OFFERS FOR".
Page 17, line 1, strike "SALE" and substitute "SELLS".
Page 21, line 24 , strike "MAY" and substitute "SHALL".
Page 22, line 24, strike "actual" and substitute "documented".
Page 30, line 4, strike "necessary." and substitute "necessary and USING DOCUMENTED COSTS.".

Page 37, line 9, strike "To the extent reasonable, the" and substitute "THE".

Page 37, line 13, strike "To the extent reasonable, any" and substitute "ANY".

Page 39, line 6, strike "SELL, OFFER FOR".
Page 39 , line 7 , strike "SALE," and substitute "SELL".
Page 41, after line 17 insert:
"(6) Notwithstanding any law to the contrary, the ORGANIZATION AND ANY ADDITIONAL PRODUCER RESPONSIBILITY ORgANIZATION SHALL NOT BE CONSIDERED A STATE-SPONSORED OR STATE-OWNED ENTITY AND SHALL NOT BE CONSIDERED AN ENTERPRISE, AS defined in section 20 (2)(d) of article X of the state constitution. Employees of the organization and any additional producer RESPONSIBILITY ORGANIZATION SHALL NOT BE CONSIDERED EMPLOYEES of the state.".

Page 43 , line 1 , strike "sold, offered for sale," and substitute "SOLD".
Page 49 , line 12 , strike "SOLD, OFFERED FOR SALE," and substitute "SOLD".
Page 50 , strike lines 8 through 20.
Amendment No. 6, by Representative Cutter.
Amend printed bill, page 8, line 4, after "(2)(c);" insert "ноspitality locations;".

Page 8, after line 17 insert:
"(III) Printed paper used to distribute financial STATEMENTS, BILLING STATEMENTS, MEDICAL DOCUMENTS, OR OTHER VITAL DOCUMENTS REQUIRED TO BE PROVIDED IN PAPER FORM BY APPLICABLE CONSUMER PROTECTIONS LAWS OR OTHER STATE OR FEDERAL LAWS;".

Renumber succeeding sub-paragraphs accordingly.
Page 9, line 9, strike "AS A TOXIC OR HAZARDOUS MATERIAL".
Page 16, line 13, before "COSTS" insert "APPLICABLE".
Page 33, line 12, strike "SIXTY" and substitute "NINETY".
Page 33, line 21, strike "THIRTY" and substitute "FORTY-FIVE".
Page 42, line 2, strike "DUES" and substitute "DUES, RECYCLING RATES, COLLECTION RATES, POSTCONSUMER-RECYCLED-CONTENT RATES, AND ANY OTHER MATERIALS NECESSARY FOR THE EXECUTIVE DIRECTOR TO DETERMINE COMPLIANCE WITH THIS PART 6".

Page 42, after line 6 insert:
"(c) THE ORGANIZATION, ANY ADDITIONAL PRODUCER RESPONSIBILITY ORGANIZATION, AND ANY PERSON ADMINISTERING A PLAN APPROVED BY THE EXECUTIVE DIRECTOR PURSUANT TO THIS PART 6 SHALL MAINTAIN ALL DOCUMENTS AND RECORDS NECESSARY FOR THE EXECUTIVE DIRECTOR TO DETERMINE COMPLIANCE WITH THIS PART 6 AND SUBMIT ANY SUCH DOCUMENTS AND RECORDS TO THE EXECUTIVE DIRECTOR UPON A REQUEST BY THE EXECUTIVE DIRECTOR PURSUANT TO SUBSECTION (1)(b) OF THIS SECTION.".

Page 51, after line 1 insert:
"SECTION 3. Severability. If any provision of this act or the application thereof to any person or circumstance is held invalid, such invalidity does not affect other provisions or applications of the act that can be given effect without the invalid provision or application, and to this end the provisions of this act are declared to be severable.".

Renumber succeeding section accordingly.
Upon request of Representative Bockenfeld, the bill was partially read at length.

Laid Over, as amended, until later in the day.

## HB22-1377 by Representative(s) Woodrow and Exum; also Senator(s)

 Kolker and Gonzales-Concerning the creation of the connecting Coloradans experiencing homelessness with services, treatment, and housing supports grant program.Amendment No. 1, Appropriations Report, dated April 29, 2022, and placed in member's bill file; Report also printed in House Journal, April 29, 2022.

Amendment No. 2, Transportation \& Local Government Report, dated April 26, 2022, and placed in member's bill file; Report also printed in House Journal, April 26, 2022.

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

## HB22-1321 by Representative(s) McKean and Roberts; also Senator(s)

 Pettersen and Woodward-Concerning a study of devices that are based on FDA-cleared technology capable of self-assessing impairment of motorists to detect the presence of drugs other than alcohol during roadside sobriety investigations, and, in connection therewith, making an appropriation.Amendment No. 1, Appropriations Report, dated April 29, 2022, and placed in member's bill file; Report also printed in House Journal, April 29, 2022.

Amendment No. 2, Judiciary Report, dated April 5, 2022, and placed in member's bill file; Report also printed in House Journal, April 7, 2022.

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

SB22-021 by Senator(s) Rodriguez and Lee, Simpson; also Representative(s) Benavidez and Amabile, Pelton-Concerning the treatment of persons with behavioral health disorders in the justice system, and, in connection therewith, making an appropriation.

Amendment No. 1, Appropriations Report, dated April 26, 2022, and placed in member's bill file; Report also printed in House Journal, April 26, 2022.

Amendment No. 2, Judiciary Report, dated March 23, 2022, and placed in member's bill file; Report also printed in House Journal, March 24, 2022.

Amendment No. 3, by Representative Amabile.
Amend reengrossed bill, page 10 , line 3 , strike "DIVISION OF PAROLE IN THE".

Page 10, line 5, strike "DIVISION;" and substitute "DEPARTMENT;".
Amendment No 4, by Representative Benavidez.
Amend reengrossed bill, page 11, line 6, strike "SIXTEEN" and substitute "SEVENTEEN".

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

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HB22-1362 by Representative(s) Bernett and Valdez A.; also Senator(s) Hansen and Winter-Concerning the reduction of building greenhouse gas emissions, and, in connection therewith, requiring the Colorado energy office to identify for adoption three model codes, requiring local governments and certain state agencies to adopt and enforce codes that are consistent with two of the model codes, encouraging local governments and certain state agencies to adopt and enforce codes that are consistent with the third model code, creating the building electrification for public buildings grant program, creating the high-efficiency electric heating and appliances grant program, and establishing the clean air building investments fund.
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(Laid Over from April 26, 2022.)
Amendment No. 1, Energy \& Environment Report, dated April 14, 2022, and placed in member's bill file; Report also printed in House Journal, April 18, 2022.

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

## LAY OVER OF CALENDAR ITEMS

On motion of Representative Gonzales-Gutierrez, the following items on the Calendar for Friday, April 29, 2022 were laid over until later in the day on Friday, April 29, 2022, retaining place on Calendar:

Consideration of Special Orders--HB22-1355, HB22-1345, SB22-150, HCR22-1006.

## AMENDMENT(S) TO THE COMMITTEE OF THE WHOLE REPORT

Representative Weissman moved to amend the Report of the Committee of the Whole to show that L. 009 the following McKean amendment to HB22-1363 did not pass:

Amend printed bill, page 16 , after line 9 , insert:
"SECTION 13. In Colorado Revised Statutes, 32-1-1107, add (7) as follows:

32-1-1101. Common financial powers. (7) (a) PRIOR TO ISSUING DEBT TO A DIRECTOR OF A METROPOLITAN DISTRICT OR TO AN ENTITY WITH RESPECT TO WHICH A DIRECTOR OF A METROPOLITAN DISTRICT MUST MAKE DISCLOSURE UNDER SECTION 24-18-109, THE BOARD OF THE METROPOLITAN DISTRICT MUST RECEIVE A STATEMENT OF A REGISTERED MUNICIPAL ADVISOR CERTIFYING THAT THE INTEREST RATE OF THE DEBT DOES NOT EXCEED THE LESSER OF:
(I) The interest rate allowed under subsection (7)(b) of THIS SECTION; OR
(II) The current market interest rate for the debt based ON CRITERIA DETERMINED BY THE MUNICIPAL ADVISOR, INCLUDING THE RESTRUCTURE OF THE DEBT, THE MATURITIES, REDEMPTION PROVISIONS, the revenues pledged for repayment, and other terms of the DEBT, CONSIDERING THE FINANCIAL CIRCUMSTANCES OF THE METROPOLITAN DISTRICT.
(b) THE INTEREST RATE ON DEBT ISSUED BY A METROPOLITAN DISTRICT TO A DIRECTOR OF A METROPOLITAN DISTRICT OR TO AN ENTITY WITH RESPECT TO WHICH A DIRECTOR OF A METROPOLITAN DISTRICT MUST MAKE DISCLOSURE UNDER SECTION 24-18-109 MUST NOT EXCEED THE MUNICIPAL MARKET DATA "AAA" GENERAL OBLIGATION, THIRTY-YEAR CONSTANT MATURITY, OR SUCCESSOR INDEX IF REPLACED, PLUS FOUR HUNDRED POINTS, AS OF THE SEVENTH BUSINESS DAY PRIOR TO THE DATE OF ISSUANCE OF THAT DEBT AND MUST HAVE A MAXIMUM FINAL MATURITY OF NOT MORE THAN FORTY YEARS FROM THE DATE OF ISSUANCE.
(c) As used in this subsection (7), "REGISTERED MUNICIPAL ADVISOR" MEANS A "MUNICIPAL ADVISOR", AS THAT TERM IS DEFINED IN section 15b of the federal "Securities Exchange Act of 1934," THAT IS REGISTERED WITH THE SECURITIES AND EXCHANGE COMMISSION under section15b of the federal "Securities Exchange Act of 1934".
(d) This Subsection (7) ONLY APPLIES TO METROPOLITAN DISTRICTS CREATED ON OR AFTER JANUARY 1, 2023.".

Renumber succeeding sections accordingly.
The amendment was declared lost by the following roll call vote:

| YES | 31 | NO | 31 | EXCUSED | 3 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | N | Snyder | N |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | N | McLachlan | E | Tipper | N |
| Bird | N | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | N | Valdez A. | N |
| Boesenecker | Y | Holtorf | N | Neville | Y | Valdez D. | N |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | E | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | N | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | N | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |
|  |  |  |  |  |  |  |  |

Representative Weissman moved to amend the Report of the Committee of the Whole to show that the Energy and Environment Committee Report to HB22-1362 dated April 14, 2022, did not pass and that the bill was laid over until later in the day, April 29, 2022.

The amendment was declared adopted by the following roll call vote:

| YES | $\mathbf{5 7}$ | NO | $\mathbf{5}$ | EXCUSED | $\mathbf{3}$ | ABSENT | $\mathbf{0}$ |
| :--- | :---: | :--- | :---: | :--- | :---: | :--- | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | E | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | E | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

## ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: HB22-1063 as amended, HB22-1321 as amended, HB22-1323 as amended, HB22-1346 as amended, HB22-1353 as amended, HB22-1363 as amended, HB22-1370 as amended, HB22-1374 as amended, HB22-1375 as amended, HB22 1376 as amended, HB22-1377 as amended, HB22-1389 as amended, HB22-1400, HB22-1402 as amended, HB22-1405, HB22 1406 as amended, HB22-1407 as amended, HB22-1408 as amended, HB22-1409, HB22-1410 as amended, SB22-021 as amended.

Laid over until date indicated retaining place on Calendar: HB22-1345, HB22-1355 as amended, HB22-1362, HCR22-1006, SB22-150-April 29, 2022.

Referred to Committee indicated:
HB22-1011--Committee on Appropriations.
The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.

| YES | 43 | NO | 19 | EXCUSED | 3 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | E | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |


| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | E | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y | House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## APPROPRIATIONS

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

HB22-1011 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend engrossed bill, page 8, strike lines 10 through 14 and substitute:
"(d) On July 1, 2022, THE STATE TREASURER SHALL TRANSFER ten million dollars from the general fund to the fund. The FOREST SERVICE SHALL USE THE MONEY TRANSFERRED PURSUANT TO THIS SUBSECTION (7)(d) IN ACCORDANCE WITH THE REQUIREMENTS OF SUBSECTION (7)(b) OF THIS SECTION.".

Page 9, strike lines 11 through 21 and substitute:
"(10) This section is repealed, effective September 1, 2025. BEFORE ITS REPEAL, THE DEPARTMENT OF REGULATORY AGENCIES SHALL REVIEW THE GRANT PROGRAM PURSUANT TO SECTION 24-34-104.

SECTION 2. In Colorado Revised Statutes, 24-34-104, add (26)(a)(XIV) as follows:

24-34-104. General assembly review of regulatory agencies and functions for repeal, continuation, or reestablishment - legislative declaration - repeal. (26) (a) The following agencies, functions, or both, are scheduled for repeal on September 1, 2025:
(XIV) The wildfire mitigation incentives for local GOVERNMENT GRANT PROGRAM CREATED IN SECTION 23-31-318 (2).

SECTION 3. Appropriation. For the 2022-23 state fiscal year, $\$ 20,000,000$ is appropriated to the wildfire mitigation incentives for local government grant program fund created in section 23-31-318 (7)(a), C.R.S. This appropriation is from the general fund. The department of higher education is responsible for the accounting related to this appropriation.".

Renumber succeeding section accordingly.

## Page 1, line 103, strike "PURPOSES." and substitute "PURPOSES, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1013 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend the Energy and Environment Committee Report, dated February 3, 2022, page 2, strike lines 1 through 10 and substitute:
""SECTION 2. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 3,500,000$ is appropriated to the department of local affairs for use by the division of local government. This appropriation is from the general fund, and is based on an assumption that the division will require an additional 1.6 FTE. To implement this act, the division may use this appropriation for microgrids for community resilience grant program. Any money appropriated in this subsection (1) that is not expended prior to July 1, 2023 is further appropriated for the 2023-24, 2024-25, and 2025-26 state fiscal years for the same purpose.
(2) For the 2022-23 state fiscal year, $\$ 20,713$ is appropriated to the office of the governor for use by the Colorado energy office. This appropriation is from the General Fund 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 program administration.".".

HB22-1026 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 5, line 3, strike "2033," and substitute "2025,".
Page 5, line 12, strike "2037." and substitute "2029.".
Page 5, after line 12 insert:
"SECTION 2. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 93,758$ is appropriated to the department of revenue. This appropriation is from the general fund. To implement this act, the department may use this appropriation as follows:
(a) $\$ 63,564$ for use by taxation services for personal services, which amount is based on an assumption that the division will require an additional 0.2 FTE;
(b) $\$ 18,000$ for tax administration IT system (GenTax) support;
and
(c) $\$ 12,194$ for the purchase of document management services.
(2) For the 2022-23 state fiscal year, $\$ 12,194$ is appropriated to the department of personnel. This appropriation is from reappropriated funds received from the department of revenue under subsection (1)(c) of this section. To implement this act, the department of personnel may use this appropriation to provide document management services for the department of revenue.".

Renumber succeeding section accordingly.
Page 1, line 105, strike "PURPOSE." and substitute "PURPOSE, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1051 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 "(7)(a.7) and".
Page 2, line 7, strike "December 31, 2034," and substitute "DECEMBER 31,2031,".

Page 2, lines 11 and 12, strike "DECEMBER 31, 2034," and substitute "DECEMBER 31, 2031,".

Page 2, lines 14 and 15, strike "December 31, 2022," and substitute "DeCember 31, 2031,".

Page 2, strike lines 17 through 20.

HB22-1107 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 12, after line 7 insert:
"SECTION 2. Appropriation. For the 2022-23 state fiscal year, $\$ 450,000$ is appropriated to the inclusive higher education opportunities cash fund created in section 23-79-108 (1), C.R.S. This appropriation is from the general fund. The department of higher education is responsible for the accounting related to this appropriation.".

Renumber succeeding section accordingly.
Page 1, line 103, strike "DISABILITIES." and substitute "DISABILITIES, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1251 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend the Health and Insurance Committee Report dated April 5, 2022, page 3 , after line 7 insert:
"SECTION 2. Appropriation. For the 2022-23 state fiscal year, $\$ 200,000$ is appropriated to the department of public health and environment for use by the health facilities and emergency medical services division. This appropriation is from the general fund. To implement this act, the division may use this appropriation for the office of cardiac arrest related to emergency medical services.".

Renumber succeeding section accordingly.
Page 3 of the report, line 16, strike "governor.". and substitute "governor."."

Page 1 of the bill, line 103 strike "environment." and substitute "Environment, and, in Connection therewith, making an appropriation.".".

HB22-1308 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 7, strike lines 8 through 10 and substitute "ASSEMBLY SHALL APPROPRIATE TWO HUNDRED FIFTEEN THOUSAND DOLLARS FROM THE GENERAL FUND TO THE DEPARTMENT TO IMPLEMENT the online resource portal described in subsection (3) of this SECTION. ANY UNUSED MONEY DOES NOT REVERT".

Page 7, after line 27 insert:
"SECTION 3. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 215,000$ is appropriated to the department of agriculture. This appropriation is from the general fund. To implement this act, the department may use this appropriation as follows:
(a) $\$ 29,086$ for use by the commissioners office and administrative services for personal services, which amount is based on an assumption that the office will require an additional 0.4 FTE ; and
(b) $\$ 185,914$ for use by the agricultural markets division for the agriculture workforce development program.
(2) For the 2022-23 state fiscal year, $\$ 42,859$ is appropriated to the department of labor and employment for use by the division of labor standards and statistics. This appropriation is from the general fund and is based on an assumption that the division will require an additional 0.5 FTE. To implement this act, the division may use this appropriation for program costs related to labor standards.".

Renumber succeeding section accordingly.
Page 1, line 104, strike "employment." and substitute "employment, and, in Connection therewith, making an appropriation.".

HB22-1366 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 9, line 6, strike "THREE" and substitute "TEN".
Page 10, line 12, strike "FIVE MILLION" and substitute "ONE MILLION, ONE HUNDRED TWENTY-FIVE THOUSAND".

Page 22, after line 15 insert:
"SECTION 9. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 1,625,000$ is appropriated to the department of education. This appropriation is from the general fund. Any money appropriated in this subsection (1) not expended prior to July 1, 2023, is further appropriated to the department for the 2023-24 and 2024-25 state fiscal years for the same purpose. To implement this act, the department may use this appropriation as follows:
(a) $\$ 1,150,000$ for the postsecondary, workforce, career, and education grant and readiness program, which amount is based on an assumption that the department will require an additional 0.9 FTE; and
(b) $\$ 475,000$ for financial aid training stipends and resource bank, which amount is based on an assumption that the department will require an additional 1.0 FTE.
(2) For the 2022-23 state fiscal year, $\$ 1,000,000$ is appropriated to the department of higher education. This appropriation is from the general fund. Any money appropriated in this subsection (2) not expended prior to July 1, 2023, is further appropriated to the department for the 2023-24 and 2024-25 state fiscal years for the same purpose. To implement this act, the department may use this appropriation as follows:
(a) $\$ 680,000$ for a financial aid toolkit, which amount is based on an assumption that the department will require an additional 2.0 FTE ; and
(b) $\$ 320,000$ for financial aid assessment tool improvements, which amount is based on an assumption that the department will require an additional 1.0 FTE.
(3) For the 2022-23 state fiscal year, $\$ 250,000$ 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 2.0 FTE. To implement this act, the department may use this appropriation for Colorado commission on higher education and higher education special purpose program administration.".

Renumber succeeding section accordingly.
Page 1, line 102, strike "INFORMATION." and substitute "INFORMATION, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1381 be referred to the Committee of the Whole with favorable recommendation.

HB22-1383 be referred to the Committee of the Whole with favorable recommendation.

HB22-1385 be referred to the Committee of the Whole with favorable recommendation.

HB22-1392 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 23, strike "JANUARY 1, 2033," and substitute "JanUary 1, 2025,".

Page 8 , line 15 , strike "JANUARY 1, 2033," and substitute "JANUARY 1, 2025,".

Page 8, line 26, strike "remediation. For" and substitute "remediation; EXCEPT THAT, FOR".

Page 8, line 27, after "2022," insert "BUT BEFORE JANUARY 1, 2025,".
Page 11, line 23, strike "for each calendar year thereafter," and substitute "for each calendar year thereafter, FOR THE 2022, 2023, AND 2024 CALENDAR YEARS,".

Page 12, line 7, strike "FIVE" and substitute "THREE".
Page 13, line 10, strike "DECEMBER 31, 2039." and substitute "DECEMBER 31, 2031.".

Strike "SEVEN" and substitute "FIVE" on: Page 11, lines 22 and 27; and Page 12, lines 5 and 6.

Page 13, after line 10 insert:
"SECTION 3. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 41,102$ is appropriated to the department of revenue for use by the taxation business group. This appropriation is from the general fund. To implement this act, the group may use this appropriation for tax administration IT system (GenTax) support.
(2) For the 2022-23 state fiscal year, $\$ 20,000$ is appropriated to the department of public health and environment for use by the hazardous materials and waste management division. This appropriation is from the hazardous substance site response fund created in section 25-16-104.9 (2), C.R.S. To implement this act, the division may use this appropriation for program costs related to administration.".

Renumber succeeding section accordingly.
Page 1, line 106, strike "PROJECTS."and substitute "PROJECTS AND MAKING AN APPROPRIATION.".

SB22-018 be referred to the Committee of the Whole with favorable recommendation.
be referred to the Committee of the Whole with favorable recommendation.

SB22-099 be referred to the Committee of the Whole with favorable recommendation.

SB22-106 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 8, after line 21 insert:
"SECTION 4. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 42,658$ is appropriated to the department of health care policy and financing for use by the executive director's office. This appropriation is from the general fund. To implement this act, the office may use this appropriation as follows:
(a) $\$ 38,883$ for personal services, which amount is based on an assumption that the office will require an additional 0.9 FTE ; and
(b) \$3,775 for operating expenses.
(2) For the 2022-23 state fiscal year, the general assembly anticipates that the department of health care policy and financing will receive $\$ 42,657$ in federal funds to implement this act, which amount is subject to the "(I)" notation as defined in the annual general appropriation act for the same fiscal year. The appropriation in subsection (1) of this section is based on the assumption that the department will receive this amount of federal funds to be used as follows:
(a) $\$ 38,882$ for personal services; and
(b) $\$ 3,775$ for operating expenses.".

Renumber succeeding section accordingly.
Page 1, line 103, strike "SERVICES." and substitute "SERVICES, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

SB22-176 be referred to the Committee of the Whole with favorable recommendation.

On motion of Representative Gonzales-Gutierrez, HB22-1362, HB22-1308, HB22-1392, HB22-1366, HB22-1385, HB22-1251, HB22-1013, HB22-1355, HB22-1383, HB22-1381, HB22-1345, HB22-1107, HB22-1011, HB22-1051, SB22-018, SB22-099, HCR22-1006 were made Special Orders on Friday, April 29, 2022, at 8:44 p.m.

The hour of $8: 44$ p.m. having arrived, on motion of Representative Boesenecker, 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.)

HB22-1362 by Representative(s) Bernett and Valdez A.; also Senator(s) Hansen and Winter-Concerning the reduction of building greenhouse gas emissions, and, in connection therewith, requiring the Colorado energy office to identify for adoption three model codes, requiring local governments and certain state agencies to adopt and enforce codes that are consistent with two of the model codes, encouraging local governments and certain state agencies to adopt and enforce codes that are consistent with the third model code, creating the building electrification for public buildings grant program, creating the high-efficiency electric heating and appliances grant program, and establishing the clean air building investments fund.
(Laid Over from earlier in the day. Amended in Amendments to the Committee of the Whole Report, page 1496.)

Amendment No. 1, Energy \& Environment Report, dated April 14, 2022, and placed in member's bill file; Report also printed in House Journal, April 18, 2022.

Amendment No. 2, by Representative A. Valdez.
Amend the Energy and Environment Committee Report, dated April 14, 2022, page 2, after line 27 insert:
"Page 8, after line 10 insert:
"(5) (a) THE DIRECTOR OF THE COLORADO ENERGY OFFICE SHALL APPOINT AND CONVENE AN ENERGY CODE ADVISORY BOARD.
(b) No Later than October 1, 2022, the energy code ADVISORY BOARD SHALL IDENTIFY A MODEL ELECTRIC READY AND SOLAR READY CODE FOR ADOPTION BY COUNTIES, MUNICIPALITIES, AND STATE AGENCIES.
(c) No later than June 30, 2023, the energy code advisory BOARD SHALL IDENTIFY A MODEL LOW ENERGY AND LOW CARBON CODE FOR ADOPTION BY COUNTIES, MUNICIPALITIES, AND STATE AGENCIES.
(d) In ORDER FOR THE ENERGY CODE ADVISORY BOARD TO IDENTIFY AN ENERGY CODE PURSUANT TO EITHER SUBSECTION (5)(b) OR (5)(c) of this section, the department of local affairs and the COLORADO ENERGY OFFICE MUST FIRST VERIFY THAT THE ENERGY CODES IDENTIFIED FOR ADOPTION COMPLY WITH THE STATUTORY INTENT OF House Bill 22-1362.
(d) (I) The advisory board shall sunset September 1, 2027.
(II) Prior to the repeal of this section, the department of REGULATORY AGENCIES SHALL CONDUCT A SUNSET REVIEW AS DESCRIBED in SECTION 24-34-104 (5).".

Renumber succeeding subsections accordingly.
Page 5, after line 10 insert:
"Page 32, after line 17:
SECTION 13. In Colorado Revised Statutes, 24-34-104, add (28)(a)(VII) as follows:

24-34-104. General assembly review of regulatory agencies and functions for repeal, continuation, or reestablishment-legislative declaration - repeal. (28) (a) The following agencies, functions, or both, are scheduled for repeal on September 1, 2027:
(VII) The energy code advisory board created pursuant to SECTION 24-38.5-113 (5);".

Renumbering succeeding sections accordingly.".
Amendment No. 3, by Representative A. Valdez.
Amend the Energy and Environment Committee Report, dated April 14, 2022, page 5 , strike lines 2 through 6 and substitute:
"Page 27, strike lines 18 through 27 and substitute:
"(3.5) (a) A BOARD OF COUNTY COMMISSIONERS THAT HAS ADOPTED AND ENFORCED ONE OR MORE BUILDING CODES, AND THAT UPDATES ONE OR MORE BUILDING CODES ON OR AFTER JULY 1, 2023, AND BEFORE JULY 1, 2026, SHALL ADOPT AND ENFORCE AN ENERGY CODE THAT ACHIEVES EQUIVALENT OR BETTER ENERGY PERFORMANCE THAN THE 2021 INTERNATIONAL ENERGY CONSERVATION CODE AND THE MODEL ELECTRIC READY AND SOLAR READY CODE LANGUAGE IDENTIFIED FOR ADOPTION BY THE ENERGY CODE ADVISORY BOARD PURSUANT TO SECTION 24-38.5-113 (5)(b), AT THE SAME TIME OTHER BUILDING CODES ARE UPDATED.
(b) A BOARD OF COUNTY COMMISSIONERS THAT HAS ADOPTED AND ENFORCED ONE OR MORE BUILDING CODES, AND THAT UPDATES ONE OR MORE BUILDING CODES ON OR AFTER JULY 1, 2026, SHALL ADOPT AND BEGIN ENFORCING AN ENERGY CODE THAT ACHIEVES EQUIVALENT OR BETTER ENERGY AND CARBON EMISSIONS PERFORMANCE THAN THE MODEL LOW ENERGY AND CARBON CODE IDENTIFIED FOR ADOPTION BY THE ENERGY CODE ADVISORY BOARD PURSUANT TO SECTION 24-38.5-113 (5)(c), AT THE SAME TIME OTHER BUILDING CODES ARE UPDATED.
(c) WHEN ADOPTING OR UPDATING A BUILDING CODE PRIOR TO JULY 1, 2023, A BOARD OF COUNTY COMMISSIONERS SHALL ADOPT AND ENFORCE AN ENERGY CODE THAT ACHIEVES EQUIVALENT OR BETTER ENERGY PERFORMANCE THAN ONE OF THE THREE MOST RECENT EDITIONS
OF THE INTERNATIONAL ENERGY CONSERVATION CODE.".

Page 28, strike lines 1 through 9.".
Page 5 of the Committee Report, strike lines 11 through 15.
Amendment No. 4, by Representative Bernett.
Amend the Energy and Environment Committee Report, dated April 14, 2022, page 5, strike lines 7 through 10 and substitute:
"Page 30, strike lines 18 through 27 and substitute:
"(3.5) (a) THE GOVERNING BODY OF A MUNICIPALITY THAT HAS ADOPTED AND ENFORCED ONE OR MORE BUILDING CODES, AND THAT UPDATES ONE OR MORE BUILDING CODES ON OR AFTER JULY 1, 2023, AND BEFORE JULY 1, 2026, SHALL ADOPT AND ENFORCE AN ENERGY CODE THAT ACHIEVES EQUIVALENT OR BETTER ENERGY PERFORMANCE THAN THE 2021 INTERNATIONAL ENERGY CONSERVATION CODE AND THE MODEL ELECTRIC READY AND SOLAR READY CODE LANGUAGE IDENTIFIED FOR ADOPTION BY THE ENERGY CODE ADVISORY BOARD PURSUANT TO SECTION 24-38.5-113 (5)(b), AT THE SAME TIME OTHER BUILDING CODES ARE UPDATED.
(b) THE GOVERNING BODY OF A MUNICIPALITY THAT HAS ADOPTED AND ENFORCED ONE OR MORE BUILDING CODES, AND THAT UPDATES ONE OR MORE BUILDING CODES ON OR AFTER JULY 1, 2026, SHALL ADOPT AND BEGIN ENFORCING AN ENERGY CODE THAT ACHIEVES EQUIVALENT OR BETTER ENERGY AND CARBON EMISSIONS PERFORMANCE THAN THE MODEL LOW ENERGY AND CARBON CODE IDENTIFIED FOR ADOPTION BY THE ENERGY CODE ADVISORY BOARD PURSUANT TO SECTION 24-38.5-113 (5)(c), AT THE SAME TIME OTHER BUILDING CODES ARE UPDATED.
(c) When adopting or updating a building code prior to July 1, 2023, THE GOVERNING BODY OF A MUNICIPALITY SHALL ADOPT AND ENFORCE AN ENERGY CODE THAT ACHIEVES EQUIVALENT OR BETTER ENERGY PERFORMANCE THAN ONE OF THE THREE MOST RECENT EDITIONS OF THE INTERNATIONAL ENERGY CONSERVATION CODE.".

Page 31, strike lines 1 through 9.".
Amendment No. 5, by Representative A. Valdez.
Amend the Energy and Environment Committee Report, dated April 14, 2022, page 4 , after line 30 insert:
"Page 19, strike lines 22 through 27 and substitute:
"(ff) (I) (A) On OR BEFORE JANUARY 1, 2025, ADOPT AND ENFORCE AN ENERGY CODE THAT ACHIEVES EQUIVALENT OR BETTER ENERGY PERFORMANCE THAN THE 2021 INTERNATIONAL ENERGY CONSERVATION CODE AND THE MODEL ELECTRIC READY AND SOLAR READY CODE LANGUAGE IDENTIFIED FOR ADOPTION BY THE ENERGY CODE ADVISORY BOARD PURSUANT TO SECTION 24-38.5-113 (5)(b). THIS ENERGY CODE MUST APPLY TO ALL CONSTRUCTION BY STATE AGENCIES ON STATE-OWNED PROPERTIES OR FACILITIES, OR PROPERTIES OR FACILITIES that are leased by the state under a Financed purchase of an ASSET OR CERTIFICATE OF PARTICIPATION AGREEMENT.
(B) On OR BEFORE JANUARY 1, 2030, ADOPT AND ENFORCE AN ENERGY CODE THAT ACHIEVES EQUIVALENT OR BETTER ENERGY AND CARBON EMISSIONS PERFORMANCE THAN THE MODEL LOW ENERGY AND CARBON CODE IDENTIFIED FOR ADOPTION BY THE ENERGY CODE ADVISORY bOARD PURSUANT TO SECTION 24-38.5-113 (5)(c). THIS ENERGY CODE MUST APPLY TO ALL CONSTRUCTION BY STATE AGENCIES ON STATE-OWNED PROPERTIES OR FACILITIES, OR PROPERTIES OR FACILITIES THAT ARE LEASED BY THE STATE UNDER A FINANCED PURCHASE OF AN ASSET OR CERTIFICATE OF PARTICIPATION AGREEMENT.".

Page 20, strike lines 1 through 13.".
Amendment No. 6, by Representative Bernett.
Amend the Energy \& Environment Committee Report, dated April 14, 2022, page 4, strike lines 31 through 34 and substitute:
"Page 22 of the printed bill, strike lines 12 through 27.
Page 23 of the bill, strike lines 1 through 3 and substitute:
"(3.5) (a) (I) ON OR BEFORE JANUARY 1, 2025, THE DIVISION SHALL ADOPT AND ENFORCE AN ENERGY CODE THAT ACHIEVES EQUIVALENT OR BETTER ENERGY PERFORMANCE THAN THE 2021 INTERNATIONAL ENERGY CONSERVATION CODE AND THE MODEL ELECTRIC READY AND SOLAR READY CODE LANGUAGE IDENTIFIED FOR ADOPTION BY THE ENERGY CODE ADVISORY BOARD PURSUANT TO SECTION 24-38.5-113 (5)(b). This ENERGY CODE MUST APPLY TO FACTORY-BUILT STRUCTURES AND HOTELS, MOTELS, AND MULTI-FAMILY STRUCTURES IN AREAS OF THE STATE WHERE NO CONSTRUCTION STANDARDS FOR HOTELS, MOTELS, AND MULTI-FAMILY STRUCTURES EXIST.
(II) On OR BEFORE JANUARY 1, 2030, THE DIVISION SHALL ADOPT AND ENFORCE AN ENERGY CODE THAT ACHIEVES EQUIVALENT OR BETTER ENERGY AND CARBON EMISSIONS PERFORMANCE THAN THE MODEL LOW ENERGY AND CARBON CODE IDENTIFIED FOR ADOPTION BY THE ENERGY CODE ADVISORY BOARD PURSUANT TO SECTION 24-38.5-113 (5)(c). THIS ENERGY CODE MUST APPLY TO FACTORY-BUILT STRUCTURES AND HOTELS, MOTELS, AND MULTI-FAMILY STRUCTURES IN AREAS OF THE STATE WHERE NO CONSTRUCTION STANDARDS FOR HOTELS, MOTELS, AND MULTI-FAMILY STRUCTURES EXIST.".".

Amendment No. 7, by Representative A. Valdez.
Amend the Energy \& Environment Committee Report, dated April 14, 2022, page 5, strike line 1 and substitute:
"Page 24 of the printed bill, strike lines 21 through 27.
Page 25 of the bill, strike lines 1 through 9 and substitute:
"(x) (I) (A) On OR BEFORE JANUARY 1, 2025, THE DIVISION SHALL ADOPT AND ENFORCE AN ENERGY CODE THAT ACHIEVES EQUIVALENT OR BETTER ENERGY PERFORMANCE THAN THE 2021 INTERNATIONAL ENERGY CONSERVATION CODE AND THE MODEL ELECTRIC READY AND SOLAR READY CODE LANGUAGE IDENTIFIED FOR ADOPTION BY THE ENERGY CODE

ADVISORY BOARD PURSUANT TO SECTION 24-38.5-113 (5)(b). THIS ENERGY CODE MUST APPLY TO THE BUILDINGS DESCRIBED IN SECTIONS 22-32-124 (2), 23-71-122 (1)(v), AND 24-33.5-1212.5.
(B) ON OR BEFORE JANUARY 1, 2030, THE DIVISION SHALL ADOPT AND ENFORCE AN ENERGY CODE THAT ACHIEVES EQUIVALENT OR BETTER ENERGY AND CARBON EMISSIONS PERFORMANCE THAN THE MODEL LOW ENERGY AND CARBON CODE IDENTIFIED FOR ADOPTION BY THE ENERGY CODE ADVISORY BOARD PURSUANT TO SECTION 24-38.5-113 (5)(c). THIS ENERGY CODE MUST APPLY TO THE BUILDINGS DESCRIBED IN SECTIONS 22-32-124 (2), 23-71-122 (1)(v), 24-33.5-1212.5, 24-33.5-1213.3, AND 24-33.5-1213.5.".".

Amendment No. 8, by Representative Duran.
Amend the Energy and Environment Committee Report, dated April 14, 2022, page 1 of the committee report, strike line 3 and substitute:
"(b) "ElEctric READY" means adequate panel capacity, DEDICATED ELECTRIC PANEL SPACE, ELECTRICAL WIRE, ELECTRICAL RECEPTACLES, AND ADEQUATE PHYSICAL SPACE TO ACCOMMODATE FUTURE INSTALLATION OF HIGH-EFFICIENCY ELECTRIC APPLIANCES INCLUDING HEATING, WATER HEATING, COOKING, DRYING, AND AN ELECTRIC VEHICLE.
(c) (I) "EV CAPABLE" MEANS A PARKING SPACE THAT:".

Page 1 of the committee report, line 9 , strike "(1)(b)(I)(A)" and substitute "(1)(c)(I)(A)".

Page 1 of the committee report, line 13 , strike "(1)(b)(I)(A)" and substitute "(1)(c)(I)(A)".

Page 1 of the committee report, line 15 , strike "(c)" and substitute "(d)".
Page 1 of the committee report, line 22, strike "(1)(c)(I)(A)" and substitute "(1)(d)(I)(A)".

Page 1 of the committee report, line 25 , strike "(1)(c)(I)(A)" and substitute "(1)(d)(I)(A)".

Page 2 of the committee report, line 1 , strike "(d)" and substitute "(e)".
Page 2 of the committee report, after line 13 insert:
"Reletter succeeding paragraphs accordingly.".
Amendment No. 9, by Representative Duran.
Amend the Energy and Environment Committee Report, dated April 14, 2022, page 2, strike lines 23 and 24 and substitute :
"Page 6, line 5, strike "AND".
Page 6, strikes lines 6 through 11 and substitute:
"(IV) Electric ready requirements for all single-FAmily RESIDENTIAL MIXED FUEL USE BUILDINGS;
(V) ELECTRIC READY REQUIREMENTS FOR MULTI-FAMILY AND SMALL COMMERCIAL MIXED FUEL USE BUILDINGS UNDER TEN THOUSAND SQUARE FEET; AND
(VI) REQUIREMENTS THAT MULTI-FAMILY AND LARGE COMMERCIAL MIXED FUEL USE BUILDINGS TEN THOUSAND SQUARE FEET OR GREATER PROVIDE DEDICATED ELECTRIC PANEL SPACE, ELECTRICAL WIRE, ELECTRICAL RECEPTACLES, AND ADEQUATE PANEL CAPACITY TO ACCOMMODATE THE FUTURE INSTALLATION OF EFFICIENT, ELECTRIC TECHNOLOGIES AND CHARGING FOR ELECTRIC VEHICLES. THESE REQUIREMENTS MUST TAKE INTO ACCOUNT THE COST-EFFECTIVENESS OF PRE-WIRING FOR EFFICIENT ELECTRIC EQUIPMENT AND THE ABILITY TO DETERMINE WHAT WIRING AND RECEPTACLE LOCATIONS WOULD BE NEEDED.".".

Amendment No. 10, by Representative Bernett.
Amend the Energy and Environment Committee Report, dated April 14, 2022, page 2, after line 16 insert:
"Page 5, line 15, after "Builders," insert "the division of housing WITHIN THE DEPARTMENT OF LOCAL AFFAIRS, AFFORDABLE HOUSING EXPERTS,".".

Page 2 of the committee report, after line 24 insert:
"Page 6, line 25, after "Builders," insert "the division of housing WITHIN THE DEPARTMENT OF LOCAL AFFAIRS, AFFORDABLE HOUSING EXPERTS,".".

Page 2 of the committee report, after line 27 insert:
"Page 10, line 6, strike "TWO" and substitute "THREE".
Page 10, line 11, strike "ONE" and substitute "TWO".
Page 10, line 18, after "ASSISTANCE," insert "INCLUDING GRANT WRITING ASSISTANCE,".

Page 10, line 23, after "with" insert "ALIGNING ENERGY CODES AND WITH".".

Page 4 of the committee report, after line 30 insert:
"Page 17, line 14, strike "TWENTY-TWO" and substitute "TWENTY-ONE".
Page 17, line 20, strike "TWELVE" and substitute "ELEVEN".".
Amendment No. 11, by Representative Daugherty.
Amend the Energy and Environment Committee Report, dated April 14, 2022, page 2, after line 16 insert:
"Page 5, line 20, strike "NEW".".

Page 2 of the committee report, strike lines 25 through 27 and substitute:
"Page 7, strike lines 18 through 24 and substitute:
"(III) Allow projects consisting of Only replacing a space OR WATER HEATING SYSTEM, AT THE END OF THAT SYSTEM'S USEFUL LIFE, WITH THE INSTALLATION OF A NEW SYSTEM USING THE SAME FUEL OR POWER SOURCE, WITHOUT TRIGGERING PRE-WIRE REQUIREMENTS.".".

Amendment No. 12, by Representative A. Valdez.
Amend the Energy and Environment Committee Report, dated April 14, 2022, page 2, line 4, strike "KILOWATTS;" and substitute "KILOWATTS AND HAS THE ABILITY TO CONNECT TO THE INTERNET;".

Page 2 of the committee report, line 12, strike "AND".
Page 2 of the committee report, strike line 13 and substitute:
"(C) Is energy Star certified; and
(D) Has the ability to connect to the internet.".".

Page 2 of the committee report, after line 15 insert:
"Page 5, after line 7 insert:
"(i) "Solar READY" MEANS ADEQUATE PANEL CAPACITY, DEDICATED ELECTRICAL PANEL SPACE, ELECTRICAL CONDUIT, PHYSICAL ROOF SPACE, AND STRUCTURAL LOAD TO ACCOMMODATE FUTURE INSTALLATION OF SOLAR PANELS, WITH EXEMPTIONS FOR SMALL ROOFS AND CONSISTENTLY SHADED ROOFS.".".

Page 2 of the committee report, line 16, after "strike" insert " "(h)" and substitute "(j)" and strike".

Page 2 of the committee report, strike lines 17 through 20 and substitute:
"Page 5, strike lines 22 through 25 and substitute:
"(I) Solar Ready requirements;
(II) EV ready and EV capable".

Page 6, strike line 1 and substitute:
"(III) EV READY, EV CAPABLE, AND".".
Amendment No. 13, by Representative Daugherty.
Amend the Energy and Environment Committee Report, dated April 14, 2022, page 2, line 31, strike "AND".

Page 2 of the committee report, after line 31 insert:
"(c) THE PURCHASE AND INSTALLATION OF OTHER INNOVATIVE building heating technologies that the Colorado energy office DETERMINES WILL LIKELY ACHIEVE EQUAL OR LOWER LEVELS OF GREENHOUSE GAS EMISSIONS THAN HIGH EFFICIENCY HEAT PUMPS OPERATED ON THE PROJECTED 2030 ELECTRIC GRID; AND".

Page 2 of the committee report, line 32, strike "(c)" and substitute "(d)".
Page 3 of the committee report, lines 4 and 5, strike "(3)(a) AND (3)(b)" and substitute "(3)(a), (3)(b), AND (3)(c)".

Page 3 of the committee report, line 28, strike "AND".
Page 3 of the committee report, after line 28 insert:
"(c) THE PURCHASE AND INSTALLATION OF OTHER INNOVATIVE BUILDING HEATING TECHNOLOGIES THAT THE COLORADO ENERGY OFFICE DETERMINES WILL LIKELY ACHIEVE EQUAL OR LOWER LEVELS OF GREENHOUSE GAS EMISSIONS THAN HIGH EFFICIENCY HEAT PUMPS OPERATED ON THE PROJECTED 2030 ELECTRIC GRID; AND".

Page 3 of the committee report, line 29, strike "(c)" and substitute "(d)".
Page 4 of the committee report, line 2, strike "(3)(a) AND (3)(b)" and substitute "(3)(a), (3)(b), AND (3)(c)".

Page 4 of the committee report, lines 23 and 24, strike "BUILDING ELECTRIFICATION FOR PUBLIC BUILDINGS" and substitute "HIGH-EFFICIENCY ELECTRIC HEATING AND APPLIANCES".

Page 5 of the committee report, after line 15 , insert:
"Strike "(1)(e)(X.7)," and substitute "(1)(e)(X.7) or (1)(e)(X.8)," on: Page 21, line 12; Page 24, line 8; Page 26, line 6; Page 29, line 8; and Page 32, line 7.".

Amendment No. 14, by Representative A. Valdez.
Amend the Energy and Environment Committee Report, dated April 14, 2022, page 2, after line 18 insert:
"Page 5, line 26, strike "INSTALLED".
Page 5, lines 26 and 27, strike "BUILDINGS WITH FOUR OR FEWER DWELLING UNITs;" and substitute "BUILDINGS;".".

Page 2 of the committee report, after line 24 insert:
"Page 6, line 23, strike "SECTION." and substitute "SECTION, AND MODIFIED AS THE COLORADO ENERGY OFFICE DEEMS APPROPRIATE.".".

Page 2 of the committee report, after line 27 insert:
"Page 8, strike lines 1 through 5 and substitute "THE COLORADO ENERGY OFFICE, ANY ELECTRIC RENEWABLE ENERGY CREDITS GENERATED MAY NOT BE DOUBLE COUNTED BETWEEN COMPLIANCE WITH THIS SECTION AND

REQUIREMENTS UNDER SECTION 25-7-105 (1)(e), SECTION 40-3.2-108 (3)(b), OR ANY SIMILAR GREENHOUSE GAS EMISSION REDUCTION PROGRAM OR SET OF REQUIREMENTS. NOTHING IN THIS SECTION SHALL PRECLUDE A UTILITY FROM ACQUIRING RENEWABLE ENERGY CREDITS FROM A BUILDING OWNER THROUGH A NET-METERING AGREEMENT; AND".".

Amendment No. 15, by Representative Bernett.
Amend the Energy and Environment Committee Report, dated April 14, 2022, page 2, after line 24 insert:
"Page 6, after line 11 insert:
"(d) IN IDENTIFYING THE MODEL ELECTRIC READY AND SOLAR READY CODE LANGUAGE FOR MULTI-FAMILY AND LARGE COMMERCIAL MIXED FUEL USE FOR BUILDINGS TEN THOUSAND SQUARE FEET OR greater, the Colorado energy office shall:
(I) CONSULT WITH BUILDING AND CONSTRUCTION INDUSTRY EXPERTS INCLUDING ARCHITECTS, BUILDING AND CONSTRUCTION TRADE UNIONS, BUILDING ENGINEERS, COMMERCIAL BUILDING OWNERS, COMMERCIAL DEVELOPERS, ELECTRICAL CONTRACTORS, ELECTRICAL ENGINEERS, ENERGY EFFICIENCY EXPERTS, LICENSED ELECTRICIANS, LICENSED PLUMBERS, LOCAL AND STATE BUILDING OFFICIALS, MECHANICAL ENGINEERS, MECHANICAL AND PLUMBING CONTRACTORS, AND MULTI-FAMILY RESIDENTIAL HOMEBUILDERS;
(II) DEVELOP CLEAR GUIDELINES TO BE INCLUDED IN THE MODEL ENERGY READY AND SOLAR READY CODES THAT SEEK TO MINIMIZE THE COSTS THAT BUILDERS, BUILDING OWNERS, AND DEVELOPERS INCUR IN MEETING ELECTRIC READY AND SOLAR READY CODE LANGUAGE REQUIREMENTS WHILE ALSO ENSURING THAT BUILDINGS CAN BE CONVERTED TO HIGH EFFICIENCY ELECTRIC HEATING EQUIPMENT AND APPLIANCES AT THE LOWEST POSSIBLE COST TO BUILDING OWNERS. THESE GUIDELINES MUST INCLUDE PROVISIONS FOR:
(A) A STANDARD METHODOLOGY FOR DETERMINING HOW TO CALCULATE OR MEASURE WHEN COMPLIANCE WITH THE MODEL CODES REACHES A SUBSTANTIAL COST DIFFERENTIAL THAT WOULD REQUIRE A WAIVER OR VARIANCE FOR SOME OR ALL OF THE PROVISIONS OF THE MODEL CODE; AND
(B) AN EVIDENCE-BASED, UNIFORM WAIVER OR VARIANCE PROCESS TO ALLOW A BUILDER, DEVELOPER, OR BUILDING OWNER TO REQUEST A WAIVER WHEN IT CAN BE DEMONSTRATED WITH REASONABLE EVIDENCE THAT COMPLIANCE WILL CREATE A SUBSTANTIAL COST DIFFERENTIAL; AND
(III) As USED IN SUBSECTION (2)(d)(II) ,"SUBSTANTIAL COST DIFFERENTIAL" MEANS ONE PERCENT OR GREATER OF THE TOTAL MECHANICAL, ELECTRICAL, OR PLUMBING CONSTRUCTION COSTS ON THE PROJECT.".".

Amendment No. 16, by Representative Bacon.
Amend printed bill, page 4, after line 13 insert:
"(e) "Individual with a disability" has the same meaning as SET FORTH IN THE FEDERAL "AmERICANS with DISABILITIES Act of 1990", 42 U.S.C. SEC. 12101 ET SEQ., AND ITS RELATED AMENDMENTS AND IMPLEMENTING REGULATIONS.".

Reletter succeeding paragraphs accordingly.
Page 8, after line 17 insert:
"(6) (a) ANY ENERGY CODE ADOPTED BY EITHER A LOCAL GOVERNMENT OR STATE AGENCY IN ACCORDANCE WITH THIS SECTION MUST NOT APPLY TO CONSTRUCTION OR RENOVATION THAT SERVES THE PRIMARY PURPOSE OF MAKING A BUILDING ACCESSIBLE OR MORE ACCESSIBLE FOR AN INDIVIDUAL WITH A DISABILITY.
(b) AS USED IN THIS SUBSECTION (6), "ACCESSIBLE" MEANS ABLE TO BE APPROACHED, ENTERED, AND USED.".

Renumber succeeding subsections accordingly.
Page 9, line 11, strike "(6)" and substitute "(7)".
Page 10, line 2, strike "(9)(a)(I)" and substitute "(10)(a)(I)".
Page 10 , line 6 , strike "(9)(a)," and substitute "(10)(a),".
Page 10, line 10, strike "(9)(a)" and substitute "(10)(a)".
Page 10 , line 26 , strike "(9)(b)," and substitute "(10)(b),".
Page 11, line 3, strike "(9)(b)" and substitute "(10)(b)".
Page 13, line 23, strike "COMMUNITIES;" and substitute "COMMUNITIES, AND TO INDIVIDUALS WITH A DISABILITY OR ENTITIES THAT USED THE GRANTS TO PROVIDE A SERVICE FOR INDIVIDUALS WITH A DISABILITY;".

Page 16, line 18, strike "COMMUNITIEs;" and substitute "COMMUNITIES, AND TO INDIVIDUALS WITH A DISABILITY OR ENTITIES THAT USED THE GRANTS TO PROVIDE A SERVICE FOR INDIVIDUALS WITH A DISABILITY;".

Amendment No. 17, by Representative Bernett.
Amend printed bill, page 21, line 16, after "COUNT" insert "ENERGY SAVINGS OR".

Page 21, line 20, strike "INCENTIVE" and substitute "INVESTMENT".
Page 24, line 11, after "COUNT" insert "ENERGY SAVINGS OR".
Page 24 , line 15 , strike "INCENTIVE" and substitute "INVESTMENT".
Page 26, line 10, after "COUNT" insert "ENERGY SAVINGS OR".
Page 26, line 14, strike "INCENTIVE" and substitute "INVESTMENT".
Page 29, line 11, after "COUNT" insert "ENERGY SAVINGS OR".

Page 29 , line 15 , strike "INCENTIVE" and substitute "INVESTMENT".
Page 32, line 10, after "COUNT" insert "ENERGY SAVINGS OR".
Page 32, line 14, strike "INCENTIVE" and substitute "INVESTMENT".
As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

HB22-1308 by Representative(s) McCormick-Concerning the creation of the Colorado agricultural workforce services program in the department of agriculture to provide resources specific to agricultural employment.

Amendment No. 1, Appropriations Report, dated April 29, 2022, and placed in member's bill file; Report also printed in House Journal, April 29, 2022.

Amendment No. 2, Agriculture, Livestock, \& Water Report, dated April 4, 2022, and placed in member's bill file; Report also printed in House Journal, April 5, 2022.

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

HB22-1392 by Representative(s) Bird and Lindsay; also Senator(s) Moreno-Concerning the extension of state tax incentives affecting the use of real property to promote community development, and, in connection therewith, extending the contaminated land state income tax credit and property tax exemption for affordable housing projects.

Amendment No. 1, Appropriations Report, dated April 29, 2022, and placed in member's bill file; Report also printed in House Journal, April 29, 2022.

Amendment No. 2, by Representative Bird.
Amend printed bill, page 7 , line 1 , strike "CDPHE" and substitute "THE DEPARTMENT OF REVENUE".

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

HB22-1366 by Representative(s) Kipp; also Senator(s) Bridges-Concerning increasing access to postsecondary workforce readiness with financial aid information.

Amendment No. 1, Appropriations Report, dated April 29, 2022, and placed in member's bill file; Report also printed in House Journal, April 29, 2022.

Amendment No. 2, Education Report, dated April 21, 2022, and placed in member's bill file; Report also printed in House Journal, April 22, 2022.

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

HB22-1385 by Representative(s) Titone-Concerning the implementation of the Colorado operations resource engine upgrade project.

Amendment No. 1, Business Affairs \& Labor Report, dated April 21, 2022, and placed in member's bill file; Report also printed in House Journal, April 22, 2022.

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

HB22-1251 by Representative(s) Roberts; also Senator(s) Bridges-Concerning the creation of the office of cardiac arrest management in the department of public health and environment.

Amendment No. 1, Appropriations Report, dated April 29, 2022, and placed in member's bill file; Report also printed in House Journal, April 29, 2022.

Amendment No. 2, Health \& Insurance Report, dated April 5, 2022, and placed in member's bill file; Report also printed in House Journal, April 6, 2022.

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

HB22-1013 by Representative(s) Pelton and Snyder; also Senator(s) Hisey and Winter-Concerning the creation of a grant program to build community resilience regarding electric grid disruptions through the development of microgrids.

Amendment No. 1, Appropriations Report, dated April 29, 2022, and placed in member's bill file; Report also printed in House Journal, April 29, 2022.

Amendment No. 2, Energy \& Environment Report, dated February 3, 2022, and placed in member's bill file; Report also printed in House Journal, February 4, 2022.

## Amendment No. 3, by Representative Snyder.

Amend the Energy and Environment Committee Report, dated February 3, 2022, page 1, after line 1 insert:
"Page 4 of the bill, after line 15 insert:
"(7) "Energy office" MEANS the Colorado energy office CREATED IN SECTION 24-38.5-101.".

Renumber succeeding subsections accordingly.

Page 5 of the bill, line 18, strike "OFFICE," and substitute "OFFICE AND ENERGY OFFICE,".".

Page 1 of the report, strike line 4 and substitute "PRIVATE AND PUBLIC RESOURCES.
(II) In ADDITION TO COLLABORATING WITH THE DIVISION REGARDING THE AWARDING OF GRANTS PURSUANT TO SUBSECTION (1)(a)(I) OF THIS SECTION, THE ENERGY OFFICE SHALL ADVISE THE DIVISION ON CRITERIA TO CONSIDER IN AWARDING GRANTS, REVIEW COPIES OF GRANT APPLICATIONS, AND ADVISE THE DIVISION BASED ON THE ENERGY OFFICE'S REVIEW OF THE GRANT APPLICATIONS.".

Renumber succeeding subparagraphs accordingly.
Page 5 of the bill, line 24, after "OFFICE," insert "ENERGY OFFICE,".
Page 6 of the bill, line 6, strike "OFFICE," and substitute "OFFICE AND THE ENERGY OFFICE,".".

Page 1 of the report, after line 6 insert:
"Page 7 of the bill, line 2, strike "OFFICE," and substitute "OFFICE AND ENERGY OFFICE,".".

Page 1 of the report, line 14 , strike "OFFICE," and substitute "OFFICE AND ENERGY OFFICE,".

Page 1 of the report, after line 19 insert:
"Page 8 of the bill, line 2, strike "(c)" and substitute "(5)".
Renumber succeeding subsection accordingly.".
As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

HB22-1355 by Representative(s) Cutter, Bernett, Duran, Froelich, Hooton, Kipp, McCormick, Sirota, Titone, Woodrow; also Senator(s) Priola and Gonzales-Concerning the creation of the producer responsibility program for statewide recycling.
(Laid over as previously amended on page 1490.)
Amendment No. 7, by Representative Soper.
Amend printed bill, page 19, line 8, strike "MEMBERSHIP." and substitute "MEMBERSHIP, INCLUDING REGIONS OUTSIDE OF THE FRONT RANGE.".

Page 21, line 23, after the period insert "THE MEMBERS OF THE GOVERNING BOARD SHALL NOT HAVE MORE THAN ONE MEMBER PER CORPORATE ENTITY.".

Page 35 , line 18 , after the period add "Notwithstanding AnY LAW TO THE CONTRARY, THE ORGANIZATION MAY NOT MAKE ANY DETERMINATION AS TO A PERSON'S COMPLIANCE WITH THIS PART 6.".

Page 41, after line 10 insert:
"(c) A LOCAL GOVERNMENT THAT RECEIVES REIMBURSEMENT FUNDS FROM THE ORGANIZATION SHALL USE SUCH FUNDS FOR THE LOCAL GOVERNMENT'S RECYCLING PROGRAM.".

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

HB22-1383 by Representative(s) Kipp and Holtorf; also Senator(s) Lee-Concerning increasing the workforce by removing barriers to employment opportunities for juveniles.

Amendment No. 1, Judiciary Report, dated April 26, 2022, and placed in member's bill file; Report also printed in House Journal, April 27, 2022.

Amendment No. 2, by Representative Kipp.
Amend the Judiciary Committee Report, dated April 26, 2022, page 1, strike line 17 and substitute:
"Page 5 of the bill, line 12, strike "COURT." and substitute "COURT AND AN APPLICANT OF ANY AGE IS NOT REQUIRED TO DISCLOSE SUCH INFORMATION IN RESPONSE TO ANY EMPLOYER INQUIRY.".

Page 5 of the bill, strike lines 13 through 19.
Reletter succeeding paragraphs accordingly.".
Page 1 of the report, strike line 19.
Page 2 of the report, line 1, strike "NOTHING" and insert "(b) Nothing".
Page 2 of the report, after line 6 insert:
"Page 6 of the bill, after line 10 insert:
"(d) THE PROVISIONS OF THIS SUBSECTION (2) DO NOT APPLY TO ANY LAW ENFORCEMENT AGENCY OF THE STATE OR TO ANY POLITICAL SUBDIVISION.".

Reletter succeeding paragraph accordingly.".
As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

HB22-1381 by Representative(s) Titone and McKean, Soper; also Senator(s) Winter and Woodward-Concerning the creation of a geothermal energy grant program to facilitate the development of geothermal energy resources.

Amendment No. 1, Finance Report, dated April 28, 2022, and placed in member's bill file; Report also printed in House Journal, April 28, 2022.

Amendment No. 2, Energy \& Environment Report, dated April 21, 2022, and placed in member's bill file; Report also printed in House Journal, April 22, 2022.

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

HB22-1107 by Representative(s) Young and Bradfield; also Senator(s) Cooke and Bridges-Concerning measures related to creating higher education opportunities for persons with intellectual and developmental disabilities.

Amendment No. 1, Appropriations Report, dated April 29, 2022, and placed in member's bill file; Report also printed in House Journal, April 29, 2022.

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

HB22-1011 by Representative(s) Cutter and Snyder; also Senator(s) Story and Lee, Ginal-Concerning the establishment of a state grant program that provides funding to local governments that dedicate resources for wildfire mitigation purposes.

Amendment No. 1, Appropriations Report, dated April 29, 2022, and placed in member's bill file; Report also printed in House Journal, April 29, 2022.

Amendment No. 2, by Representative Snyder.
Amend the Corrected Appropriations Committee Report, dated April 29, 2022, page 1 , line 18 , strike "(2)" and substitute "(2).".

Page 1 of the Committee report, strike lines 19 through 24.
Page 2 of the Committee Report, strike lines 1 through 3.
As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

HB22-1051 by Representative(s) Bird and McKean; also Senator(s) Zenzinger and Hisey-Concerning modification of the Colorado affordable housing tax credit, and, in connection therewith, extending the time during which the credit may be claimed and increasing the yearly amount of credits that can be allocated.

Amendment No. 1, Appropriations Report, dated April 29, 2022, and placed in member's bill file; Report also printed in House Journal, April 29, 2022.

Amendment No. 2, Finance Report, dated February 28, 2022, and placed in member's bill file; Report also printed in House Journal, March 1, 2022.

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

SB22-018 by Senator(s) Lee and Cooke; also Representative(s) Benavidez and Soper-Concerning expanding the court reminder program, and, in connection therewith, making an appropriation.

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

SB22-099 by Senator(s) Hisey and Rodriguez; also Representative(s) Tipper and Larson-Concerning the procedure for sealing of criminal records for nonviolent offenses, and, in connection therewith, addressing workforce shortages, minimizing barriers to employment for job seekers, and making an appropriation.

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

HB22-1345 by Representative(s) Cutter and Bradfield-Concerning measures to increase protections from perfluoroalkyl and polyfluoroalkyl chemicals.

Amendment No. 1, Energy \& Environment Report, dated April 14, 2022, and placed in member's bill file; Report also printed in House Journal, April 18, 2022.

## Amendment No. 2, by Representative Bradfield.

Amend the Energy and Environment Committee Report, dated April 14, 2022, page 1 , before line 1 insert:
"Amend printed bill, page 3, line 2, strike "part 14" and substitute "part 6".

Page 3 of the bill, line 3 , strike " 5 " and substitute " 15 ".
Page 3 of the bill, line 4, strike "PART 14" and substitute "PART 6".
Page 4 of the bill, line 1, strike "25-5-1401." and substitute "25-15-601.".
Page 4 of the bill, line 4, strike "25-5-1402." and substitute "25-15-602.".".

Page 1 of the report, line 1, strike "Amend printed bill, page" and substitute "Page".

Page 1 of the report, after line 2 insert:
"Page 5 of the bill, line 8, strike "TНАТ:" and substitute "THAT PHASES".".
Page 1 of the report, strike lines 4 through 11 and substitute:
"Page 5 of the bill, line 12, strike "(b) Phases".
Page 5 of the bill, line 15, strike "25-5-1403." and substitute "25-15-603.".

Page 5 of the bill, line 20, strike "COVERING." and substitute "COVERING IN HOUSEHOLDS OR BUSINESSES.".".

Amendment No. 3, by Representative Bradfield.
Amend the Energy and Environment Committee Report, dated April 14, 2022, page 1, strike lines 13 through 18 and substitute:
"Page 6 of the printed bill, line 7, strike "TOOTHPASTE, DENTAL FLOSS,".
Page 6 of the bill, strike lines 11 through 20.
Renumber succeeding subsections accordingly.
Page 7 of the bill, strike lines 3 through 10.
Renumber succeeding subsections accordingly.
Page 7 of the bill, line 12, strike "FOOD." and substitute "FOOD AND THAT IS COMPOSED, IN SUBSTANTIAL PART, OF PAPER, PAPERBOARD, OR OTHER MATERIALS ORIGINALLY DERIVED FROM PLANT FIBERS.".

Page 7 of the bill, strike lines 13 through 15 .
Renumber succeeding subsections accordingly.".
Page 2 of the report, strike lines 4 through 7 and substitute:
"Page 10 of the bill, line 7, after "IS" insert "INTENDED OR".
Page 10 of the bill, strike lines 15 through 21.
Renumber succeeding subsections accordingly.
Page 10 of the bill, line 23, strike "PACKAGED," and after "SALE" insert "OR DISTRIBUTION".".

Page 2 of the report, line 10, strike "(25)(d)(I) AND (25)(d)(II)" and substitute "(20)(d)(I) AND (20)(d)(II)".

Amendment No. 4, by Representative Bradfield.
Amend the Energy and Environment Committee Report, dated April 14, 2022, page 2, strike lines 19 through 30 and substitute:
"Page 11 of the bill, strike lines 12 through 27.

Page 12 of the bill, strike lines 1 through 5.
Renumber succeeding subsections accordingly.
Page 12 of the bill, strike lines 22 through 27.
Strike pages 13 and 14 of the bill.
Page 15 of the bill, strike lines 1 through 8 .
Page 15 of the bill, line 9 , strike "25-5-1405." and substitute "25-15-604.".".

Page 3 of the report, strike line 3 and substitute:
"Page 15 of the bill, strike line 16.".
Page 3 of the report, line 4 , strike ""(c)"." and substitute ""(b).".
Page 3 of the report, line 5, strike ""(d)"." and substitute ""(c).".
Page 3 of the report, line 6 , strike ""(e)"." and substitute ""(d).".
Page 3 of the report, line 7, strike ""(f)"." and substitute ""(e).".
Page 3 of the report, line 8 , strike " " (g)"." and substitute ""(f).".
Page 3 of the report, line 9 , strike ""(h)"." and substitute " $\mathrm{g}(\mathrm{g}) . \mathrm{}$. .
Page 3 of the report, line 10 , strike ""(i)"." and substitute ""(h).".
Amendment No. 5, by Representative Bradfield.
Amend the Energy and Environment Committee Report, dated April 14, 2022, page 3, strike lines 14 through 30 .

Page 4 of the report, strike lines 1 through 19 and substitute:
""(2) (a) On and after January 1, 2024, A MANUFACTURER OF COOKWARE SOLD IN THE STATE THAT CONTAINS INTENTIONALLY ADDED
PFAS CHEMICALS IN THE HANDLE OF THE PRODUCT OR IN ANY PRODUCT SURFACE THAT COMES INTO CONTACT WITH FOOD, FOODSTUFFS, OR beverages shall list the presence of pfas chemicals on the PRODUCT LABEL AND SHALL INCLUDE ON THE PRODUCT LABEL A statement, in both English and Spanish, that reads: "For more INFORMATION ABOUT PFAS CHEMICALS IN THIS PRODUCT, VISIT" FOLLOWED BY BOTH OF THE FOLLOWING:
(I) An internet website address for a web page that PROVIDES INFORMATION ABOUT WHY THE PFAS CHEMICALS ARE INTENTIONALLY ADDED; AND
(II) A QUICK RESPONSE (QR) CODE OR OTHER MACHINE-READABLE CODE, CONSISTING OF AN ARRAY OF SQUARES, USED FOR STORING AN INTERNET WEBSITE FOR A WEB PAGE THAT PROVIDES INFORMATION ABOUT WHY THE PFAS CHEMICALS ARE INTENTIONALLY ADDED.
(b) A manufacturer of cookware sold in the state shall ENSURE THAT THE STATEMENT REQUIRED ON THE PRODUCT LABEL BY SUBSECTION (2)(a) OF THIS SECTION IS VISIBLE AND LEGIBLE TO THE CONSUMER, INCLUDING ON THE PRODUCT LISTING FOR ONLINE SALES.
(c) COOKWARE THAT MEETS BOTH OF THE FOLLOWING REQUIREMENTS IS EXEMPT FROM THE REQUIREMENT OF THIS SUBSECTION (2):
(I) The surface area of the cookware cannot fit a product LABEL OF AT LEAST TWO SQUARE INCHES; AND
(II) The cookware does not have either of the following:
(A) AN EXTERIOR CONTAINER OR WRAPPER ON WHICH A PRODUCT LABEL CAN APPEAR OR BE AFFIXED; AND
(B) A TAG OR OTHER ATTACHMENT WITH INFORMATION ABOUT THE PRODUCT ATTACHED TO THE COOKWARE.".".

Amendment No. 6, by Representative Bradfield.
Amend the Bradfield floor amendment (HB1345_L.015), page 1, strike line 33 and substitute "THE PRODUCT ATTACHED TO THE COOKWARE.
(d) A manufacturer of cookware sold in the state shall ENSURE THAT THE STATEMENT OTHERWISE REQUIRED ON THE PRODUCT LABEL BY SUBSECTION (2)(a) OF THIS SECTION IS INCLUDED ON THE PRODUCT LISTING FOR ONLINE SALES PURSUANT TO SUBSECTION (2)(b) OF THIS SECTION.
(e) On and after January 1, 2024, a manufacturer shall NOT MAKE A CLAIM, ON THE COOKWARE PACKAGE, THAT THE COOKWARE IS FREE OF ANY PFAS CHEMICALS UNLESS NO INDIVIDUAL PFAS CHEMICAL IS INTENTIONALLY ADDED TO THE COOKWARE.
(f) COOKWARE THAT CONTAINS ONE OR MORE INTENTIONALLY added PFAS chemicals in the handle of the product or in any PRODUCT SURFACE THAT COMES INTO CONTACT WITH FOOD, FOODSTUFFS, OR BEVERAGES SHALL NOT BE SOLD, OFFERED FOR SALE, OR DISTRIBUTED IN THE STATE UNLESS THE COOKWARE AND THE MANUFACTURER OF THE COOKWARE COMPLY WITH THIS PART 6.".".

Page 20 of the bill, line 6, strike "25-5-1403 (15)" and substitute "25-15-603 (12)".

Page 20 of the bill, line 17, strike "25-5-1403 (15)" and substitute "25-15-603 (12)".

Page 21, strike lines 2 through 27.
Page 22, strike lines 1 through 17.
Renumber succeeding sections accordingly.".
Page 4 of the report, strike lines 29 through 39.
Page 5 of the report, strike lines 1 through 7.
Page 5 of the report, strike line 9.
Amendment No. 7, by Representative Cutter.

Amend printed bill, page 24, line 14, strike "(3) THE" and substitute "(3) (a) EXCEPT AS PROVIDED IN SUBSECTION (3)(b) OF THIS SECTION, THE".

Page 24, after line 19 insert:
"(b) If THE EXECUTIVE DIRECTOR DETERMINES BY RULE THAT THE LAWS, GUIDANCE, OR REQUIREMENTS DESCRIBED IN SUBSECTION (3)(a) OF THIS SECTION NO LONGER APPLY TO A PARTICULAR INDUSTRY OR SECTOR, THE EXECUTIVE DIRECTOR SHALL PROVIDE NOTICE ON THE DEPARTMENT'S WEBSITE OF THIS DETERMINATION AND SHALL PROMULGATE RULES PROHIBITING USERS OF CLASS B FIREFIGHTING FOAM WITHIN THAT INDUSTRY OR SECTOR FROM USING CLASS B FIREFIGHTING FOAM IN VIOLATION OF THIS SECTION, WHICH RULES SHALL APPLY NO SOONER THAN TWO YEARS AFTER THE EXECUTIVE DIRECTOR'S DETERMINATION.".

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

HCR22-1006 by Representative(s) Will and Ortiz; also Senator(s) Rodriguez and Smallwood-Submitting to the registered electors of the state of Colorado an amendment to the Colorado constitution concerning the conduct of charitable gaming activities, and, in connection therewith, allowing managers and operators to be paid and repealing the required period of a charitable organization's continuous existence before obtaining a charitable gaming license.

Amendment No. 1, Business Affairs \& Labor Report, dated April 20, 2022, and placed in member's bill file; Report also printed in House Journal, April 20, 2022.

Amendment No. 2, by Representative Will.
Amend printed concurrent resolution, page 2 , line 8 , strike "(2) and (4)(c)" and substitute "(2), (4)(c), and (6)".

Page 3, after line 12 insert:
"(6) (a) The enforcement of this section shall be under such official or department of government of the state of Colorado as the general assembly shall provide.
(b) This section does not require or authorize the SECRETARY OF STATE TO RECEIVE OR REVIEW CLAIMS CONCERNING EMPLOYEE WAGES OR COMPENSATION, INCLUDING TAX CLAIMS, OR OTHER ASSOCIATED LABOR, EMPLOYMENT, OR CONTRACTUAL MATTERS.".

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 McKean moved to amend the Report of the Committee of the Whole to show that L. 026 the following McKean amendment to HB22-1355 did pass:

Amend printed bill, page 39, line 6, after "(1)" insert "(a)".
Page 39, after line 10 insert:
"(b) Notwithstanding Subsection (1)(a) of this section, PARTICIPATION IN THE PROGRAM IS VOLUNTARY AND A PRODUCER MAY CONTINUE TO SELL, OFFER FOR SALE, OR DISTRIBUTE ANY PRODUCTS THAT USE COVERED MATERIALS IN THE STATE IF THE PRODUCER DOES NOT AFFIRMATIVELY JOIN THE PROGRAM OR ANY OTHER PLAN APPROVED BY THE EXECUTIVE DIRECTOR PURSUANT TO THIS PART 6.".

Page 46, strike line 20 and substitute " - injunction. (1) Pursuant to SECTION 25-17-608 (1)(b), A PRODUCER DOES NOT VIOLATE THIS PART 6 IF THE PRODUCER DOES NOT AFFIRMATIVELY JOIN THE PROGRAM OR ANY OTHER PLAN APPROVED BY THE EXECUTIVE DIRECTOR PURSUANT TO THIS PART 6, AND SUCH PRODUCER CANNOT BE HELD LIABLE FOR AN ADMINISTRATIVE PENALTY UNDER THIS SECTION.
(2) IF THE ORGANIZATION, AN ADDITIONAL PRODUCER".

Renumber succeeding subsections accordingly.
Page 51, line 1, strike "(4);" and substitute "(5);".
The amendment was declared lost by the following roll call vote:

| YES | 27 | NO | 36 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | Y | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | Y | Tipper | N |
| Bird | N | Hanks | E | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | Y | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | Nansom | E | Will | Y |  |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | Y | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |
|  |  |  |  |  |  |  |  |

Representative McKean moved to amend the Report of the Committee of the Whole to show that L. 027 the following McKean amendment to HB22-1355 did pass:

Amend printed bill, page 42, after line 6 insert:
"(c) By January 1, 2026, AND EACH YEAR THEREAFTER, THE EXECUTIVE DIRECTOR SHALL DEVELOP AN ECO-MODULATION BONUS SCHEDULE THAT IS DESIGNED TO REDUCE THE PRODUCER RESPONSIBILITY DUES OF PRODUCERS THAT MEET CERTAIN BENCHMARKS ESTABLISHED BY the executive director by rule. The executive director shall CONSULT WITH THE ORGANIZATION AND THE ADVISORY BOARD IN DEVELOPING THE ECO-MODULATION BONUS SCHEDULE. THE ORGANIZATION SHALL REDUCE THE PRODUCER RESPONSIBILITY DUES OF PRODUCERS IN ACCORDANCE WITH THE ECO-MODULATION BONUS SCHEDULE DEVELOPED BY THE EXECUTIVE DIRECTOR.".

The amendment was declared adopted by the following roll call vote:

| YES | $\mathbf{5 9}$ | NO | $\mathbf{4}$ | EXCUSED | 2 | ABSENT | $\mathbf{0}$ |
| :--- | :---: | :--- | :---: | :--- | :---: | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | N |
| Boesenecker | H | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle Y |  |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | E | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | N |
| Duran | N | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Representative Soper moved to amend the Report of the Committee of the Whole to show that L. 029 the following Soper amendment to L. 006 to HB22-1355 did pass:

Amend proposed committee amendment (HB1355_L.006), page 2, strike lines 4 through 12.

The amendment was declared lost by the following roll call vote:

| YES | 22 | NO | 41 | EXCUSED | 2 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | E | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |


| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle Y |  |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | E | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |

Representative Soper moved to amend the Report of the Committee of the Whole to show that L. 006 the following Cutter amendment to HB22-1355 did not pass:

Amend printed bill, page 7, line 5, strike "SOLD, OFFERED FOR SALE," and substitute "SOLD".

Page 11, line 12, strike "DELIVERY, OR PRESENTATION" and substitute "OR DELIVERY".

Page 12, line 4, strike "SOLD,".
Page 12, line 5, strike "OFFERED FOR SALE," and substitute "SOLD".
Page 12, line 23, strike "SOLD,".
Page 12, line 24, strike "OFFERED FOR SALE," and substitute "SOLD".
Page 13, line 9, strike "SOLD, OFFERED FOR SALE," and substitute "SOLD".
Page 13, line 11 , strike "SOLD, OFFERED FOR SALE," and substitute "SOLD".
Page 13, line 17, strike "SOLD, OFFERED FOR SALE," and substitute "SOLD".
Page 13, line 20, strike "SOLD, OFFERED FOR".
Page 13, line 21, strike "SALE," and substitute "SOLD".
Page 15, line 22, strike "SOLD, OFFERED FOR SALE," and substitute "SOLD".
Page 16, line 27, strike "SELLS OR OFFERS FOR".
Page 17 , line 1 , strike "SALE" and substitute "SELLS".
Page 21, line 24, strike "MAY" and substitute "SHALL".
Page 22, line 24, strike "ACTUAL" and substitute "DOCUMENTED".
Page 30, line 4, strike "NECESSARY." and substitute "NECESSARY AND USING DOCUMENTED COSTS.".

Page 37, line 9, strike "To THE EXTENT REASONABLE, THE" and substitute "THE".

Page 37, line 13, strike "TO THE EXTENT REASONABLE, ANY" and substitute "ANY".

Page 39, line 6, strike "SELL, OFFER FOR".
Page 39, line 7, strike "SALE," and substitute "SELL".
Page 41, after line 17 insert:
"(6) NOTWITHSTANDING ANY LAW TO THE CONTRARY, THE ORGANIZATION AND ANY ADDITIONAL PRODUCER RESPONSIBILITY ORGANIZATION SHALL NOT BE CONSIDERED A STATE-SPONSORED OR STATE-OWNED ENTITY AND SHALL NOT BE CONSIDERED AN ENTERPRISE, AS DEFINED IN SECTION $20(2)(\mathrm{d})$ OF ARTICLE X OF THE STATE CONSTITUTION. EMPLOYEES OF THE ORGANIZATION AND ANY ADDITIONAL PRODUCER RESPONSIBILITY ORGANIZATION SHALL NOT BE CONSIDERED EMPLOYEES OF THE STATE.".

Page 43 , line 1, strike "SOLD, OFFERED FOR SALE," and substitute "SOLD".
Page 49, line 12, strike "SOLD, OFFERED FOR SALE," and substitute "SOLD".
Page 50, strike lines 8 through 20.
The amendment was declared lost by the following roll call vote:

| YES | 23 | NO | 40 | EXCUSED | 2 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | E | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | Y | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | E | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |

## ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: HB22-1011 as amended, HB22-1013 as amended, HB22-1051 as amended, HB22-1107 as amended, HB22-1251 as amended, HB22-1308 as amended, HB22-1345 as amended, HB22-1355 as amended, HB22-1362 as amended, HB22-1366 as amended, HB22-1381 as amended, HB22-1383 as amended, HB22-1385 as amended, HB22-1392 as amended, HCR22-1006 as amended, SB22-018, SB22-099.

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 | 41 | NO | 22 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :---: | :--- | :---: | :--- | :---: | :--- | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | E | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | E | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

## PRINTING REPORT

The Chief Clerk reports the following bill has been correctly printed: HB22-1412.

## 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:
HB22-1025, 1139, 1202, 1231 at 3:00 p.m. on April 29th, 2022.

## MESSAGE(S) FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-229 and SB22-223.
The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-177 amended in Special Orders as printed in Senate Journal, April 28, 2022.
SB22-200 amended in Special Orders as printed in Senate Journal, April 28, 2022.
SB22-213 amended in Special Orders as printed in Senate Journal, April 28, 2022.
SB22-228 amended in Special Orders as printed in Senate Journal, April 28, 2022.

The Senate has passed on Third Reading and returns herewith:
HB22-1282, HB22-1309, HB22-1344, HB22-1356, HB22-1360, and HB22-1379.

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
HB22-1083 amended in Special Orders as printed in Senate Journal, April 28, 2022, and amended on Third Reading, April 29, 2022, as printed in the Senate Journal.
HB22-1133 amended in General Orders as printed in Senate Journal, April 28, 2022.
HB22-1347 amended in Special Orders as printed in Senate Journal, April 28, 2022.

The Senate has adopted and returns herewith: HJR22-1018.
The President appointed Senators Kolker, Chair; Hansen; and Sonnenberg, as conferees on the First Conference Committee on SB22-110.

## MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, SB22-229 and 223.
without comment, as amended, HB22-1083, 1133, and 1347; SB22-177, 200,213 , and 228.

## INTRODUCTION OF BILLS <br> First Reading

The following bills were read by title and referred to the committee(s) indicated:

HB22-1413 by Representative(s) Esgar and McKean, Garnett; also Senator(s) Fenberg and Holbert, Moreno--Concerning authority for the executive committee of the legislative council to allow remote testimony before legislative committees.
Committee on State, Civic, Military, \& Veterans Affairs
HB22-1414 by Representative(s) Gonzales-Gutierrez and Michaelson Jenet; also Senator(s) Pettersen and Fields, Moreno-Concerning providing healthy meals to all public school students, and, in connection therewith, creating the healthy school meals for all program and providing funding for the program by capping itemized and standard state income tax deductions for taxpayers who have federal adjusted gross income of $\$ 300,000$ or more.
Committee on Public \& Behavioral Health \& Human Services
SB22-177 by Senator(s) Pettersen and Rankin; also Representative(s) Titone and Bradfield--Concerning behavioral health system investments in the statewide care coordination infrastructure, and, in connection therewith, making an appropriation.
Committee on Public \& Behavioral Health \& Human Services
SB22-200 by Senator(s) Ginal and Rankin; also Representative(s) Soper and McCluskie--Concerning a grant program to improve access to health care in rural communities.
Committee on Public \& Behavioral Health \& Human Services
SB22-213 by Senator(s) Fields and Sonnenberg; also Representative(s) Valdez A. and Tipper--Concerning continuing support for necessary child care programs, and, in connection therewith, making an appropriation.
Committee on Public \& Behavioral Health \& Human Services
SB22-223 by Senator(s) Hinrichsen; also Representative(s) Lindsay and Snyder--Concerning the requirement that businesses licensed to sell motor vehicles have a principal place of business.
Committee on Transportation \& Local Government
SB22-228 by Senator(s) Rodriguez; also Representative(s) Valdez A.--Concerning the requirement that retail establishments accept United States currency.
Committee on Business Affairs \& Labor

SB22-229 by Senator(s) Story and Jaquez Lewis; also Representative(s) Bernett and Gray--Concerning the conditions under which a public trustee shall release a deed of trust.
Committee on Business Affairs \& Labor

## INTRODUCTION OF RESOLUTION

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


#### Abstract

HJR22-1025 by Representative(s) Esgar and McKean, Garnett; also Senator(s) Fenberg and Gardner, Moreno-Concerning the designation of the convening date for the First Regular Session of the Seventy-fourth General Assembly and the addition of a Joint Rule establishing deadlines that apply to the Senate and House of Representatives for the session based on the convening date.


## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Esgar, Geitner, Herod, Kennedy, McCormick, McLachlan, Mullica, Neville, Ortiz, Sandridge.

## LAY OVER OF CALENDAR ITEMS

The following items on the Calendar were laid over until Monday, May 2, 2022, retaining place on Calendar:

Consideration of Special Orders--SB22-150.
Consideration of General Orders--SB22-153.
Consideration of Resolution(s)--SJR22-006, SJR22-010.
Consideration of Senate Amendment(s)--HB22-1272.

1 On motion of Representative Gonzales-Gutierrez, the House adjourned 2 until 10:00 a.m., Monday, May 2, 2022.

8 Robin Jones, 9 Chief Clerk

Approved:
Alec Garnett, Speaker

## HOUSE JOURNAL

 SEVENTY-THIRD GENERAL ASSEMBLY STATE OF COLORADO
## Second Regular Session

One hundred eleventh Legislative Day
Monday, May 2, 2022

## Prayer by Reverend Brad Meuli, Denver Rescue Mission, Denver.

The Speaker called the House to order at 10:00 a.m.
Pledge of Allegiance led by Representative Judy Amabile, Boulder.
The roll was called with the following result:
Present--59.
Excused--Representative(s) Kennedy, Mullica, Neville, Pelton, Soper, A. Valdez--6.
Present after roll call--Representative(s) Kennedy, Mullica, Neville, Pelton, Soper, A. Valdez.

The Speaker declared a quorum present.

On motion of Representative Amabile, the House Journal of Friday, April 29, 2022, was declared approved as corrected by the Chief Clerk.

## CONSIDERATION OF RESOLUTION

HJR22-1019 by Representative(s) Van Beber and Holtorf; also Senator(s) Sonnenberg and Cooke-Concerning the designation of a portion of Colorado State Highway 85 as the "Pvt. Joe P. Martinez Memorial Highway".
(Laid Over from April 11, 2022.)
(Printed and placed in members' files.)
On motion of Representative Van Beber, the resolution was read at length and was adopted by viva voce vote.

Current Roll Call added as co-sponsor(s): Representative(s) Amabile, Bacon, Baisley, Benavidez, Bernett, Bird, Bockenfeld, Boesenecker, Bradfield, Caraveo, Carver, Catlin, Cutter, Daugherty, Duran, Esgar, Exum, Froelich, Geitner, Gonzales-Gutierrez, Gray, Hanks, Herod, Hooton, Jodeh, Kennedy, Kipp, Larson, Lindsay, Lontine, Luck, Lynch, McCluskie, McCormick, McKean, McLachlan, Michaelson Jenet, Mullica, Neville, Ortiz, Pico, Ransom, Rich, Ricks, Roberts, Sandridge, Sirota, Snyder, Soper, Sullivan, Tipper,

Titone, Valdez A., Valdez D., Van Winkle, Weissman, Will, Williams, Woodrow, Woog, Young, Speaker.

## THIRD READING OF BILLS--FINAL PASSAGE

The following bills were considered on Third Reading. The titles were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

SB22-009 by Senator(s) Ginal and Hisey, Liston; also Representative(s) Bird and Benavidez, Bockenfeld-Concerning catalytic converters, and, in connection therewith, Enacting measures to address the theft of catalytic converters.
(Laid Over from April 29, 2022.)
Laid Over until Tuesday, May 3, 2022.
HB22-1323 by Representative(s) Snyder and Froelich; also Senator(s) Rankin and Ginal-Concerning updates to the Colorado state forest service seedling tree nursery, 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 | 57 | NO | 7 | EXCUSED | 1 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | E | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bernett, Bird, Boesenecker, Carver, Catlin, Cutter, Duran, Esgar, Exum, Herod, Hooton, Kipp, Lindsay, Lontine, Lynch, McCluskie, McCormick, McLachlan, Michaelson Jenet, Pico, Roberts, Soper, Titone, Valdez A., Valdez D., Weissman, Will, Woodrow, Young

HB22-1375 by Representative(s) Michaelson Jenet; also Senator(s) Buckner-Concerning measures to improve the outcomes for those placed in out-of-home placement facilities, and, in connection therewith, making an appropriation.

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

| YES | $\mathbf{5 4}$ | NO | $\mathbf{1 1}$ | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bird, Cutter, Duran, Esgar, Exum, Froelich, Gonzales-Gutierrez, Herod, Kennedy, Lindsay, Lontine, McCluskie, McLachlan, Mullica, Ricks, Sirota, Titone, Valdez A., Woodrow, Young

## HB22-1353 by Representative(s) Bernett and Baisley, Titone; also

 Senator(s) Bridges, Kolker-Concerning the coordination of state public safety communications, and, in connection therewith, transferring the powers, duties, and functions related to such coordination from the office of information technology 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.

| YES | $\mathbf{6 0}$ | NO | $\mathbf{5}$ | EXCUSED | $\mathbf{0}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |


| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle Y |  |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bird, Bockenfeld, Lindsay, Lontine, McCluskie, Michaelson Jenet, Ortiz

HB22-1374 by Representative(s) Michaelson Jenet; also Senator(s) Moreno-Concerning measures to improve the educational attainment of students in out-of-home placement, and, in connection therewith, making an appropriation.

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

| YES | $\mathbf{5 8}$ | NO | $\mathbf{7}$ | EXCUSED | $\mathbf{0}$ | ABSENT | $\mathbf{0}$ |
| :--- | :---: | :--- | :---: | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Bird, Carver, Cutter, Esgar, Exum, Froelich, Herod, Hooton, Kennedy, Kipp, Lindsay, Lontine, McCluskie, McCormick, Ricks, Sirota, Snyder, Titone, Valdez A., Valdez D., Young

HB22-1405 by Representative(s) Lindsay; also Senator(s) Jaquez Lewis-Concerning the inclusion of faculty in the definition of "key participant" for the industrial hemp regulatory program to align the program with federal law.

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

1

| YES | 65 | NO | 0 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y | Co-sponsor(s) added: Representative(s) Bird, Duran, Esgar, Lontine, McCormick, Michaelson Jenet, Pelton, Titone, Valdez D.

## HB22-1409 by Representative(s) Herod and Titone; also Senator(s)

 Coleman and Hisey-Concerning additional funding for the community revitalization grant program.The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

| YES | 48 | NO | $\mathbf{1 7}$ | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bacon, Bernett, Bird, Boesenecker, Cutter, Duran, Exum, Froelich, Hooton, Jodeh, Kipp, Lindsay, Lontine,
McCluskie, McCormick, Michaelson Jenet, Mullica, Ricks, Roberts, Valdez A.,
Valdez D., Will, Woodrow, Young

HB22-1410 by Representative(s) Bird and Rich; also Senator(s) Holbert and Rodriguez-Concerning the regulation of certain financial services businesses, and, in connection therewith, permitting employees of a supervised lender to work from a remote location and removing the requirement for a debt-management services provider to submit criminal history record check results for agents of the provider.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | $\mathbf{6 5}$ | NO | 0 | EXCUSED | $\mathbf{0}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titane | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bernett, Duran, Lindsay, McCluskie, Pico, Ricks, Soper

HB22-1363 by Representative(s) Weissman and Boesenecker; also Senator(s) Gonzales and Story-Concerning measures to increase the accountability of special districts to taxpayers.

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

| YES | 34 |  | NO | 31 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | N |  |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |  |
| Bernett | Y | Gray | N | McLachlan | N | Tipper | Y |  |
| Bird | N | Hanks | N | Michaelson Jenet | Y | Titone | Y |  |
| Bockenfeld | N | Herod | Y | Mullica | N | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | N |  |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |  |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle |  |  |


| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | N | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  | Speaker | Y |  |

Co-sponsor(s) added: Representative(s) Bacon, Bernett, Cutter, Duran, Froelich, Hooton, Kennedy, Kipp, Lindsay, Lontine, Sullivan, Tipper, Titone, Woodrow

HB22-1402 by Representative(s) Garnett; also Senator(s) Hansen-Concerning measures to promote responsible gaming, and, in connection therewith, creating the responsible gaming grant program, establishing funding mechanisms to support the grant program, and making an appropriation.

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

| YES | 53 | NO | 12 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Benavidez, Bernett, Bird, Duran, Esgar, Jodeh, Kipp, Lindsay, Lontine, McCluskie, McCormick, McLachlan, Michaelson Jenet, Mullica, Ricks, Snyder, Sullivan, Titone, Valdez A., Valdez D., Williams, Woodrow

## HB22-1406 by Representative(s) Herod and Roberts; also Senator(s)

 Coleman and Hinrichsen-Concerning a temporary deduction from state net taxable sales for certain retailers in the state, and, in connection therewith, making an appropriation.The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

1

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2
$$

| YES | $\mathbf{5 8}$ | NO | $\mathbf{7}$ | EXCUSED | $\mathbf{0}$ | ABSENT | $\mathbf{0}$ |
| :--- | :---: | :--- | :---: | :--- | :---: | :--- | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Yip | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bacon, Bird, Bockenfeld, Boesenecker, Cutter, Exum, Jodeh, Kipp, Lindsay, Lontine, McCluskie, Michaelson Jenet, Mullica, Ricks, Sandridge, Titone, Van Winkle, Woodrow, Speaker

HB22-1408 by Representative(s) Herod and Esgar; also Senator(s) Hisey and Moreno-Concerning modifications to the Colorado performance-based incentive for film production in Colorado, and, in connection therewith, making an appropriation.
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

| YES | 43 | NO | 22 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | Y | Kennedy | N | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bacon, Cutter, Duran, Froelich, Lindsay, Lontine, McCluskie, McCormick, McLachlan, Michaelson Jenet, Sullivan, Titone, Valdez A., Valdez D., Woodrow, Speaker

HB22-1400 by Representative(s) McCluskie and Tipper; also Senator(s) Moreno-Concerning matters related to a procedural requirement for state enterprises.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 49 | NO | $\mathbf{1 6}$ | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Duran, Esgar, Kennedy, Kipp, Lindsay, Titone, Weissman, Woodrow, Speaker

HB22-1346 by Representative(s) Duran and Mullica; also Senator(s) Danielson-Concerning state requirements applicable to certain licensed construction professionals, and, in connection therewith, requiring the state electrical board and the state plumbing board to direct enforcement of state licensing and supervisor-to-apprentice ratio requirements and specifying who is authorized to apply for electrical and plumbing permits, and making an appropriation.

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

| YES | 41 |  | NO | 24 |  | EXCUSED | 0 | ABSENT |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |  |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |  |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |  |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |  |


| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y | Co-sponsor(s) added: Representative(s) Bernett, Bird, Boesenecker, Esgar, Froelich, Gonzales-Gutierrez, Herod, Kipp, Lindsay, Lontine, McCluskie, Michaelson Jenet, Sirota, Sullivan, Titone, Young, Speaker

HB22-1389 by Representative(s) Herod; also Senator(s) Hinrichsen-Concerning the creation of financial literacy and exchange program accounts, 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 | 41 | NO | 24 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Bird, Cutter, Duran, Esgar, Exum, Hooton, Jodeh, Kipp, Lindsay, Lontine, McLachlan, Michaelson Jenet, Mullica, Ricks, Titone, Valdez D., Young

## HB22-1407 by Representative(s) Valdez D. And Ortiz; also Senator(s) Hinrichsen-Concerning requiring postsecondary institutions to permit veterans to audit courses.

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

1

| YES | 62 | NO | 3 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Bacon, Bernett, Bird, Boesenecker, Caraveo, Carver, Cutter, Duran, Esgar, Exum, Froelich, Herod, Hooton, Jodeh, Kennedy, Lindsay, Lontine, McCluskie, McLachlan, Michaelson Jenet, Mullica, Ricks, Roberts, Titone, Valdez A., Van Beber, Weissman, Woodrow, Young, Speaker

HB22-1376
by Representative(s) Herod and Young; also Senator(s) Priola and Winter-Concerning supportive learning environments for $\mathrm{K}-12$ students, 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 | 41 | NO | 24 | EXCUSED | O | ABSENT | 0 |  |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |  |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |  |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |  |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |  |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |  |
| Catlin | N | Kipp | Yip | Ransom | N | Will | N |  |
| Cutter | Y | Larson | N | Rich | N | Williams | N |  |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |  |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |  |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |  |
|  |  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bernett, Boesenecker, Cutter, Duran, Esgar, Exum, Froelich, Hooton, Jodeh, Kipp, Lindsay, Lontine, McCluskie, McLachlan, Michaelson Jenet, Sirota, Titone, Valdez D.

HB22-1063 by Representative(s) Amabile and Benavidez; also Senator(s) Coleman and Cooke-Concerning creation of a jail standards commission to standardize the operation of Colorado 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.

| YES | $\mathbf{3 8}$ | NO | $\mathbf{2 7}$ | EXCUSED | 0 | ABSENT | 0 |
| :--- | :---: | :--- | :---: | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | N |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | N | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | N | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bacon, Bernett, Boesenecker, Cutter, Esgar, Exum, Gonzales-Gutierrez, Herod, Hooton, Jodeh, Kipp, Lindsay, Lontine, McCormick, Ricks, Titone, Van Winkle, Weissman

HB22-1370 by Representative(s) Jodeh and Sirota, Amabile, Bacon, Bernett, Boesenecker, Caraveo, Cutter, Duran, Froelich, Gonzales-Gutierrez, Gray, Hooton, Kennedy, Kipp, Lindsay, Michaelson Jenet, Ortiz, Sullivan, Weissman, Will, Woodrow, Young; also Senator(s) Winter and Buckner-Concerning coverage requirements for health-care products, 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 | 42 | NO | 23 |  | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |  |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |  |


| Boesenecker Y | Holtorf | N | Neville | N | Valdez D. | Y |  |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | N | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Esgar, Exum, Herod, Lontine, McCormick, McLachlan, Ricks, Titone, Valdez D., Speaker

HB22-1377 by Representative(s) Woodrow and Exum; also Senator(s) Kolker and Gonzales-Concerning the creation of the connecting Coloradans experiencing homelessness with services, recovery care, and housing supports 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.

| YES | 41 | NO | 24 | EXCUSED | 0 | ABSENT | $\mathbf{0}$ |
| :--- | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Bird, Boesenecker, Cutter, Duran, Esgar, Froelich, Herod, Hooton, Jodeh, Kennedy, Kipp, Lindsay, Lontine, McCluskie, McCormick, Michaelson Jenet, Mullica, Ricks, Sirota, Snyder, Sullivan, Tipper, Titone, Valdez A., Valdez D., Young, Speaker

HB22-1321 by Representative(s) McKean and Roberts; also Senator(s) Pettersen and Woodward-Concerning a study of devices that are based on FDA-cleared technology capable of self-assessing impairment of motorists to detect the presence of drugs other than alcohol during roadside sobriety investigations, and, in connection therewith, making an appropriation.

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

| YES | 54 | NO | 11 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Benavidez, Bernett, Bird, Hooton, Jodeh, Kipp, Lindsay, Lontine, McCluskie, McCormick, McLachlan, Michaelson Jenet, Mullica, Ortiz, Snyder, Valdez D., Will, Young

SB22-021 by Senator(s) Rodriguez and Lee, Simpson; also Representative(s) Benavidez and Amabile, Pelton-Concerning the treatment of persons with behavioral health disorders in the justice system, and, in connection therewith, making an appropriation.

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

| YES | 45 | NO | 20 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |


| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  | Speaker | Y |  |

Co-sponsor(s) added: Representative(s) Bacon, Bernett, Bird, Boesenecker, Cutter, Duran, Esgar, Exum, Froelich, Gonzales-Gutierrez, Herod, Hooton, Jodeh, Kipp, Lindsay, Lontine, McCluskie, McCormick, Michaelson Jenet, Mullica, Sirota, Sullivan, Titone, Valdez D., Weissman, Speaker

HB22-1362 by Representative(s) Bernett and Valdez A.; also Senator(s) Hansen and Winter-Concerning the reduction of building greenhouse gas emissions, and, in connection therewith, requiring the Colorado energy office to identify for adoption three model codes, requiring local governments and certain state agencies to adopt and enforce codes that are consistent with two of the model codes, encouraging local governments and certain state agencies to adopt and enforce codes that are consistent with the third model code, creating the building electrification for public buildings grant program, creating the high-efficiency electric heating and appliances grant program, and establishing the clean air building investments 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.

| YES | 33 | NO | 32 |  | EXCUSED | 0 | ABSENT | 0 |
| :--- | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | N | Snyder | N |  |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | N | Tipper | Y |  |
| Bird | N | Hanks | N | Michaelson Jenet | Y | Titone | Y |  |
| Bockenfeld | N | Herod | Y | Mullica | N | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | N |  |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |  |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |  |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |  |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |  |
| Cutter | Y | Larson | N | Rich | N | Williams | N |  |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |  |
| Duran | Y | Lontine | Y | Roberts | N | Woog | N |  |
| Esgar | Y | Luck | N | Sandridge | N | Young | N |  |
|  |  |  |  |  |  | Speaker | Y |  |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Benavidez, Boesenecker, Cutter, Froelich, Hooton, Jodeh, Kennedy, Kipp, Lindsay, Lontine, McCormick, Michaelson Jenet, Sirota, Titone, Woodrow

HB22-1308 by Representative(s) McCormick; also Senator(s) Donovan-Concerning the creation of the Colorado agricultural workforce services program in the department of agriculture to provide resources specific to agricultural employment.

1 The question being "Shall the bill pass?".
2 A roll call vote was taken. As 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 | $\mathbf{5 2}$ | NO | 13 | EXCUSED | 0 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bernett, Hooton, Jodeh, Kipp, Lontine, McCluskie, McCormick, Mullica, Ricks, Roberts, Snyder, Titone, Valdez D.

HB22-1392 by Representative(s) Bird and Lindsay; also Senator(s) Moreno-Concerning the extension of state tax incentives affecting the use of real property to promote community development, and, in connection therewith, extending the contaminated land state income tax credit and property tax exemption for affordable housing projects.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 12 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |


| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bernett, Hooton, Jodeh, Kipp, Lontine,
McCluskie, McCormick, Mullica, Ricks, Roberts, Snyder, Titone, Valdez D.
HB22-1366 by Representative(s) Kipp; also Senator(s)
Bridges-Concerning increasing access to postsecondary
workforce readiness with financial aid information.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 42 | NO | 23 |  | EXCUSED | 0 | ABSENT | 0 |
| :--- | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | Y | Geitner | N | McCormick | Y | Soper | N |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titane | Y |  |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |  |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |  |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |  |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |  |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |  |
| Cutter | Y | Larson | N | Rich | N | Williams | N |  |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |  |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |  |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |  |
|  |  |  |  |  |  | Speaker | Y |  |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Benavidez, Bernett, Bird, Boesenecker, Caraveo, Cutter, Duran, Esgar, Exum, Herod, Hooton, Jodeh, Kennedy, Lindsay, Lontine, McCluskie, McLachlan, Michaelson Jenet, Ricks, Titone, Valdez A., Valdez D., Woodrow, Young, Speaker

HB22-1385 by Representative(s) Titone; also Senator(s) Hansen-Concerning the implementation of the Colorado operations resource engine upgrade project.

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

| YES | 43 | NO | 22 | EXCUSED | 0 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |


| Boesenecker Y | Holtorf | N | Neville | N | Valdez D. | Y |  |
| :--- | :---: | :--- | :---: | :--- | :--- | :--- | :--- |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s)Herod, Kennedy, Lindsay, McCluskie, Michaelson Jenet, Ricks, Valdez D.

HB22-1251 by Representative(s) Roberts; also Senator(s) Bridges-Concerning the creation of the office of cardiac arrest management in 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.

| YES | 42 | NO | 23 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bernett, Bird, Exum, Herod, Jodeh, Lindsay, Lontine, McCluskie, Michaelson Jenet, Ricks, Snyder, Valdez A., Valdez D., Young

## HB22-1013 by Representative(s) Pelton and Snyder; also Senator(s) Hisey and Winter-Concerning the creation of a grant program to build community resilience regarding electric grid disruptions through the development of microgrids.

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

1

## 2

| YES | $\mathbf{5 7}$ | NO | $\mathbf{8}$ | EXCUSED | $\mathbf{0}$ | ABSENT | $\mathbf{0}$ |  |
| :--- | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |  |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |  |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |  |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |  |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |  |
| Catlin | Y | Kipp | Yip | Ransom | N | Will | Y |  |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |  |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |  |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |  |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |  |
|  |  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bernett, Bird, Boesenecker, Carver, Catlin, Cutter, Exum, Herod, Hooton, Kennedy, Kipp, Lindsay, Lontine, McCluskie, McCormick, McLachlan, Michaelson Jenet, Ortiz, Pico, Ricks, Roberts, Titone, Valdez A., Valdez D., Woodrow, Young

HB22-1355 by Representative(s) Cutter, Bernett, Duran, Froelich, Hooton, Kipp, McCormick, Sirota, Titone, Woodrow; also Senator(s) Priola and Gonzales-Concerning the creation of the producer responsibility program for statewide recycling.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 38 | NO | 27 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | N |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | N | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | N | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Benavidez, Boesenecker, Caraveo, Jodeh, Kennedy, Lindsay, Lontine, Michaelson Jenet, Valdez A.

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HB22-1383 by Representative(s) Kipp and Holtorf; also Senator(s) Lee-Concerning increasing the workforce by removing barriers to employment opportunities for juveniles.
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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.

| YES | 43 | NO | 22 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Benavidez, Bernett, Bird, Boesenecker, Cutter, Exum, Herod, Hooton, Lindsay, Lontine, McCormick, McLachlan, Michaelson Jenet, Mullica, Ortiz, Ricks, Titone, Valdez A., Weissman, Woodrow, Young

HB22-1381 by Representative(s) Titone and McKean, Soper; also Senator(s) Winter and Woodward-Concerning the creation of a geothermal energy grant program to facilitate the development of geothermal energy 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.

| YES | $\mathbf{5 8}$ | NO | $\mathbf{7}$ | EXCUSED | $\mathbf{0}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle N |  |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |


| Cutter | Y | Larson | Y | Rich | Y Williams | N |  |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N Young | Y |  |
|  |  |  |  |  | Speaker | Y |  | Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Bird, Carver, Catlin, Cutter, Froelich, Hooton, Jodeh, Kennedy, Kipp, Lindsay, Lontine, McCormick, McLachlan, Michaelson Jenet, Ricks, Sirota, Snyder, Valdez D., Weissman

HB22-1107 by Representative(s) Young and Bradfield; also Senator(s) Cooke and Bridges-Concerning measures related to creating higher education opportunities for persons with intellectual and developmental disabilities.

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

| YES | $\mathbf{5 9}$ | NO | $\mathbf{6}$ | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | $Y$ | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Bird, Boesenecker, Caraveo, Carver, Cutter, Duran, Exum, Froelich, Geitner, Hooton, Jodeh, Kennedy, Lindsay, Lontine, McCluskie, McCormick, McLachlan, Michaelson Jenet, Mullica, Ortiz, Ricks, Sirota, Titone, Valdez A., Valdez D., Speaker

## HB22-1011 by Representative(s) Cutter and Snyder; also Senator(s) Story and Lee, Ginal-Concerning the establishment of a state grant program that provides funding to local governments that dedicate resources for wildfire mitigation purposes.

Laid Over until Tuesday, May 3, 2022.

SB22-018 by Senator(s) Lee and Cooke; also Representative(s) Benavidez and Soper-Concerning expanding the court reminder 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.

| YES | $\mathbf{5 4}$ | NO | $\mathbf{1 1}$ | EXCUSED | $\mathbf{0}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Bird, Exum, Gonzales-Gutierrez, Herod, Hooton, Kipp, Lindsay, Lontine, McCluskie, Michaelson Jenet, Ricks, Roberts, Sirota, Sullivan, Titone, Valdez A., Weissman

SB22-099 by Senator(s) Hisey and Rodriguez; also Representative(s) Tipper and Larson-Concerning the procedure for sealing of criminal records for nonviolent offenses, and, in connection therewith, addressing workforce shortages, minimizing barriers to employment for job seekers, and making an appropriation.

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

| YES | $\mathbf{6 1}$ | NO | $\mathbf{4}$ | EXCUSED | $\mathbf{0}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :---: | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |


| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle N |  |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bernett, Boesenecker, Daugherty, Duran, Exum, Herod, Hooton, Jodeh, Kipp, Lindsay, Lontine, McCluskie, Roberts, Soper, Weissman, Speaker

HB22-1345 by Representative(s) Cutter and Bradfield; also Senator(s) Gonzales and Lee-Concerning measures to increase protections from perfluoroalkyl and polyfluoroalkyl chemicals.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 22 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | N |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | $Y$ | Ransom | N | Will | N |
| Cutter | Y | Larson | Y | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Bird, Boesenecker, Duran, Exum, Froelich, Hooton, Jodeh, Kipp, Lindsay, Lontine, McCormick, Michaelson Jenet, Ricks, Sirota, Sullivan, Titone, Valdez A.

HCR22-1006 by Representative(s) Will and Ortiz; also Senator(s) Rodriguez and Smallwood-Submitting to the registered electors of the state of Colorado an amendment to the Colorado constitution concerning the conduct of charitable gaming activities, and, in connection therewith, allowing managers and operators to be paid and repealing the required period of a charitable organization's continuous existence before obtaining a charitable gaming license.

The question being "Shall the resolution pass?".
1

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

| YES | 57 | NO | 8 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | N |

HB22-1051 by Representative(s) Bird and McKean; also Senator(s) Zenzinger and Hisey-Concerning modification of the Colorado affordable housing tax credit, and, in connection therewith, extending the time during which the credit may be claimed and increasing the yearly amount of credits that can be allocated.

As shown by the following roll call vote, a majority of all members elected to the House voted in the affirmative, and Representative McKean was given permission to offer a Third Reading amendment:

| YES | 55 | NO | 10 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | N |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle |  |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | N |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

## Third Reading amendment No. 1, by Representative McKean.

Amend engrossed bill, page 2, strike lines 12 through 14 and substitute
"eredits alloeated in 2015 and 2016 for qualified developments that are loeated in a county that is designated by the qualified alloeation plan as having been impacted by a natural disaster CREDITS ALLOCATED FOR QUALIFIED DEVELOPMENTS THAT ARE LOCATED IN A COUNTY THAT IS DESIGNATED BY THE QUALIFIED ALLOCATION PLAN HAVING BEEN IMPACTED BY A FEDERALLY DECLARED DISASTER AND SOLELY FOR THE PURPOSES OF LEVERAGING STATE AND FEDERALLY NATURAL DISASTER FUNDS APPROPRIATED FOR SUCH RECOVERY EFFORTS.".

The amendment was declared passed by the following roll call vote:

| YES | $\mathbf{5 7}$ | NO | $\mathbf{8}$ | EXCUSED | $\mathbf{0}$ | ABSENT | $\mathbf{0}$ |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |
|  |  |  |  |  |  |  |  |

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

| YES | $\mathbf{5 5}$ | NO | $\mathbf{1 0}$ | EXCUSED | 0 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | $Y$ | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |


| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| :--- | :--- | :--- | :--- | :--- | :---: | :--- | :--- |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bacon, Bernett, Boesenecker, Exum, Herod, Kipp, Lindsay, Lontine, McCluskie, Michaelson Jenet, Ricks, Roberts, Snyder, Titone, Valdez D., Speaker

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## APPROPRIATIONS

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

HB22-1411 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 6, line 24, strike "24-75-231 (3.5)" and substitute "24-75-228 (3.5)".

Page 6, line 26, strike "portion" and substitute "portion; and add (3.5)".
Page 7, after line 9 insert:
"(3.5) Notwithstanding any other provision of this SECTION, WITHIN THREE BUSINESS DAYS OF THE EFFECTIVE DATE OF THIS SUBSECTION (3.5), THE STATE TREASURER SHALL TRANSFER TEN MILLION dollars from the fund that originates from money the state RECEIVED FROM THE FEDERAL CORONAVIRUS STATE FISCAL RECOVERY fund to the revenue loss restoration cash fund created in SECTION 24-75-227 (2)(a).".

Page 8 , line 18 , strike "and (3.5)".
Page 9, strike lines 5 through 9 .
Page 9, line 24, strike " 22 $\qquad$ " and substitute "22-1411".

Page 12, strike lines 26 and 27.
Page 13, strike lines 1 through 7 and substitute:
"SECTION 11. 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.".

SB22-104 be referred to the Committee of the Whole with favorable recommendation.

SB22-107 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 11, after "from" insert "the".

SB22-114 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 1, line 102, strike "APPROPRIATIONS." and substitute "APPROPRIATION.".

SB22-166 be referred to the Committee of the Whole with favorable recommendation.

SB22-168 be referred to the Committee of the Whole with favorable recommendation.

SB22-192 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 13, line 7, strike "C.R.S." and substitute "C.R.S., and is of money that originates from the general fund.".

Page 13, after line 8 insert:
"(4) For the 2022-23 state fiscal year, \$475,275 is appropriated to the department of higher education, which amount is based on an assumption that the department will require an additional 1.5 FTE. This appropriation is from reappropriated funds in the credentials to support Colorado jobs cash fund under subsection (3) of this section. To implement this act, the department may use the appropriation for development and implementation of stackable credentials.".

SB22-214 be referred to the Committee of the Whole with favorable recommendation.

On motion of Representative Esgar, HB22-1256, HB22-1411, SB22-192, HB22-1026, SB22-106, SB22-176, SB22-104, SB22-107, SB22-166, SB22-168, SB22-214, SB22-097 were made Special Orders on Monday, May 2, 2022, at 12:38 p.m.

The hour of 12:38 p.m. having arrived, on motion of Representative Kipp, 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.)

HB22-1256 by Representative(s) Amabile and McCluskie, Pelton; also Senator(s) Moreno and Gardner-Concerning modifications to civil involuntary commitment statutes for persons with mental health disorders.

Amendment No. 1, Appropriations Report, dated April 29, 2022, and placed in member's bill file; Report also printed in House Journal, April 29, 2022.

Amendment No. 2, Public \& Behavioral Health \& Human Services Report, dated March 22, 2022, and placed in member's bill file; Report also printed in House Journal, March 23, 2022.

Amendment No. 3, by Representative Amabile.
Amend the Public \& Behavioral Health \& Human Services Committee Report, dated March 22, 2022, page 1, line 10, strike ""(I.5)" and substitute ""(I.5)".

Page 2 of the report, line 1, strike ""(c)" and substitute ""(c)".
Page 2 of the report, after line 8 insert:
"Page 22 of the bill, line 24, strike "(d)" and substitute "(c) (d)".".
Page 2 of the report, strike lines 21 through 23 and substitute:
"Page 30 of the bill, lines 18 and 19, strike "BEHAVIORAL HEALTH administration" and substitute "BHA, THE DEPARTMENT OF PUBLIC HEALTH AND ENVIRONMENT,".".

Page 2 of the report, strike lines 27 through 34.
Page 3 of the report, strike lines 1 through 4 and substitute:
""27-65-108. Care coordination for persons certified or in need of ongoing treatment. (1) A FACILITY DESIGNATED BY THE COMMISSIONER SHALL NOTIFY AND ENGAGE THE BHA PRIOR TO TERMINATING OR TRANSFERRING A PERSON CERTIFIED PURSUANT TO SECTION 27-65-109, 27-65-110, or 27-65-111. THE BHA mAY PROVIDE CARE COORDINATION SERVICES TO SUPPORT A PERSON WHOSE CERTIFICATION IS TERMINATED BUT WHO IS IN NEED OF ONGOING TREATMENT AND SERVICES.
(2) The BHA shall, directly or through contract, Provide CARE COORDINATION SERVICES TO A PERSON CERTIFIED PURSUANT TO SECTION 27-65-109, 27-65-110, OR 27-65-111 AND DETERMINED BY THE DESIGNATED FACILITY AND THE BHA TO NEED CARE COORDINATION SERVICES.".".

Page 4 of the report, strike lines 13 and 14.
Page 4 of the report, line 23 , strike ""Once" and substitute ""The FACILITY MAY NOTIFY THE COURT WHERE THE PERSON RESIDES BY MAIL. Once".

Page 7 of the report, strike lines 7 through 10 and substitute:
"Page 88 of the bill, lines 12 and 13, strike "POSSESSIONS, INCLUDING THE PERSON'S CELL PHONE," and substitute "POSSESSIONS".

Page 88 of the bill, line 14, strike "MONEY;" and substitute "MONEY. A FACILITY MAY TEMPORARILY RESTRICT A PERSON'S ACCESS TO PERSONAL CLOTHING OR PERSONAL POSSESSIONS, UNTIL A SAFETY ASSESSMENT IS COMPLETED. IF THE FACILITY RESTRICTS A PERSON'S ACCESS TO PERSONAL CLOTHING OR PERSONAL POSSESSIONS, THE FACILITY SHALL HAVE A discussion with the person about why the person's personal CLOTHING OR PERSONAL POSSESSIONS ARE BEING RESTRICTED. A LICENSED MEDICAL PROFESSIONAL OR A LICENSED BEHAVIORAL HEALTH PROFESSIONAL SHALL CONDUCT A SAFETY ASSESSMENT AS SOON AS POSSIBLE. THE LICENSED PROFESSIONAL SHALL DOCUMENT IN THE PERSON'S MEDICAL RECORD THE SPECIFIC REASONS WHY IT IS NOT SAFE FOR THE PERSON TO POSSESS THE PERSON'S PERSONAL CLOTHING OR PERSONAL POSSESSIONS. THE FACILITY SHALL PERIODICALLY CONDUCT ADDITIONAL SAFETY ASSESSMENTS TO DETERMINE WHETHER THE PERSON MAY POSSESS THE PERSON'S PERSONAL CLOTHING OR PERSONAL possessions, with the goal of restoring the person's Rights ESTABLISHED PURSUANT TO THIS SECTION.
(X) To Keep and use the person's cell phone, unless access TO THE CELL PHONE CAUSES THE PERSON TO DESTABILIZE OR CREATES A DANGER TO THE PERSON'S SELF OR OTHERS, AS DETERMINED BY A PROVIDER, FACILITY STAFF MEMBER, OR SECURITY PERSONNEL INVOLVED IN THE PERSON'S CARE;".

Renumber succeeding subparagraphs accordingly.".
Page 8 of the report, line 33, strike "27-65-119."." and substitute "27-65-119 TO THE EXTENT THE COMPLAINT IS APPLICABLE TO HEALTH FACILITIES LICENSED BY THE DEPARTMENT OF PUBLIC HEALTH AND ENVIRONMENT.".".

Amendment No. 4, by Representative Amabile.
Amend the Public \& Behavioral Health \& Human Services Committee Report, dated March 22, 2022, page 4, line 2, strike the first "AND".

Page 4, strike line 4 and substitute "PSYCHIATRICALLY, AND SUGGESTED TEMPLATES AND RESOURCES TO BE USED BY FACILITIES TO MEET THE REQUIREMENTS OF SECTION 27-65-106 (8)(a)(III) AND (8)(a)(VII).".".

Amendment No. 5, by Representative Amabile.
Amend printed bill, page 29, line 11, strike "THE FACILITY," and substitute "AN OUTPATIENT MENTAL HEALTH FACILITY OR FACILITY DESIGNATED BY THE COMMISSIONER,".

Page 29, line 24, after "SECTION" insert "AT AN OUTPATIENT MENTAL HEALTH FACILITY OR FACILITY DESIGNATED BY THE COMMISSIONER,".

Page 66, line 9, strike "restoration." and substitute "restoration repeal.".

Page 67, after line 2 insert:
"(3) (a) Beginning January 1, 2023, the BHA shall provide PERIODIC UPDATES TO THE ADVISORY BOARD RELATED TO THE implementation of House Bill 22-1256, including updates REGARDING WHETHER THE BHA WILL HAVE THE CAPABILITY AND CAPACITY TO ASSIST EMERGENCY MEDICAL SERVICES FACILITIES THAT TREAT A PERSON UNDER AN EMERGENCY MENTAL HEALTH HOLD FIND APPROPRIATE PLACEMENT, WHEN INDICATED, FOR THE PERSON AT AN INPATIENT OR OUTPATIENT MENTAL HEALTH FACILITY OR FACILITY DESIGNATED BY THE COMMISSIONER.
(b) This subsection (3) is Repealed, effective July 1, 2025.".

Renumber succeeding paragraphs accordingly.
Page 68, line 12, strike "(4)," and substitute "(5),".
Page 81, line 8, before "THE" insert "THE EVALUATION MAY INCLUDE AN ASSESSMENT TO DETERMINE IF THE PERSON CONTINUES TO MEET THE CRITERIA FOR AN EMERGENCY MENTAL HEALTH HOLD AND REQUIRES FURTHER MENTAL HEALTH CARE IN A FACILITY DESIGNATED BY THE COMMISSIONER.".

Page 83, line 25, strike "PERSON;" and substitute "PERSON WHERE INDICATED BY THE PERSON'S MENTAL HEALTH DISORDER OR MENTAL OR EMOTIONAL STATE;".

Page 84, line 19, strike "ATTEMPTED;" and substitute "ATTEMPTED, IF REQUESTED;".

Strike "HOLD;" and substitute "HOLD, IF REQUESTED;" on: Page 84, lines 15,17 , and 21.

Amendment No. 6, by Representative Amabile.

Amend printed bill, page 7, strike lines 2 through 13 and substitute:
"(1.5) (5) "Behavioral health entity" means a facility or provider organization engaged in providing community-based health serviees, which may include behavioral health disorder serviees, alcohol use disorder serviees, or substance use disorder serviees, ineluding erisis stabilization, acute or ongoing treatment, or community mental health eenter serviees as deseribed in section 27-66-101 (2) and (3), but does not include:
(a) Residentialehildeare facilities as defined in seetion 26-6-102 (33); or
(b) Serviees provided by a lieensed or certified mental health-eare provider under the provider's individual professional practice act on the provider's own premises HAS THE SAME MEANING AS SET FORTH IN SECTION 27-50-101.".

Page 8 , lines 25 and 26 , strike "community mental health center or clinic, acute treatment unit, institution," and substitute "eommunity mental health center or elinic, acute treatment unit, institution,".

Page 14, line 1, after "(5)" insert "(a)".
Page 14, after line 14 insert:
"(b) This Subsection (5) does not apply to a person on an EMERGENCY MENTAL HEALTH HOLD IN AN EMERGENCY MEDICAL SERVICES FACILITY.".

Page 27, line 4, strike "aggregate" and substitute "aggregate DISAGGREGATED".

Page 27, line 17, strike "aggregated" and substitute "aggregated DISAGGREGATED".

Page 29, line 27, after "DETAINED" insert "UNDER AN EMERGENCY TRANSPORTATION HOLD PURSUANT TO THIS SECTION".

Page 30, lines 1 and 2, strike "AN EVALUATION" and substitute "A SCREENING".

Page 30, line 3, strike "FACILITY;" and substitute "FACILITY. This SUBSECTION (4)(a)(I) DOES NOT PROHIBIT A FACILITY FROM HOLDING THE PERSON AS AUTHORIZED BY STATE AND FEDERAL LAW, INCLUDING THE federal "Emergency Medical Treatment and Labor Act", 42 U.S.C. SEC. 1395dd, OR IF THE TREATING PROFESSIONAL DETERMINES THAT THE INDIVIDUAL'S PHYSICAL OR MENTAL HEALTH DISORDER IMPAIRS THE PERSON'S ABILITY TO MAKE AN INFORMED DECISION TO REFUSE CARE AND THE PROVIDER DETERMINES THAT FURTHER CARE IS INDICATED.".

Page 30, line 12, strike "DETAINMENT, INCLUDING A CELL PHONE;" and substitute "DETAINMENT. A FACILITY MAY TEMPORARILY RESTRICT A PERSON'S ACCESS TO PERSONAL CLOTHING OR PERSONAL POSSESSIONS UNTIL A SAFETY ASSESSMENT IS COMPLETED. IF THE FACILITY RESTRICTS A PERSON'S ACCESS TO PERSONAL CLOTHING OR PERSONAL POSSESSIONS, THE FACILITY SHALL HAVE A DISCUSSION WITH THE PERSON ABOUT WHY

THE PERSON'S PERSONAL CLOTHING OR PERSONAL POSSESSIONS ARE BEING RESTRICTED. A LICENSED MEDICAL PROFESSIONAL OR A LICENSED BEHAVIORAL HEALTH PROFESSIONAL SHALL CONDUCT A SAFETY ASSESSMENT AS SOON AS POSSIBLE. THE LICENSED PROFESSIONAL SHALL DOCUMENT IN THE PERSON'S MEDICAL RECORD THE SPECIFIC REASONS WHY IT IS NOT SAFE FOR THE PERSON TO POSSESS THE PERSON'S PERSONAL CLOTHING OR PERSONAL POSSESSIONS.
(IV) TO KEEP AND USE THE PERSON'S CELL PHONE, UNLESS ACCESS TO THE CELL PHONE CAUSES THE PERSON TO DESTABILIZE OR CREATES A DANGER TO THE PERSON'S SELF OR OTHERS, AS DETERMINED BY A PROVIDER, FACILITY STAFF MEMBER, OR SECURITY PERSONNEL INVOLVED IN THE PERSON'S CARE;'".

Renumber succeeding subparagraphs accordingly.
Page 30, strike lines 24 and 25 and substitute "SERVICE CAuSES THE PERSON TO DESTABILIZE OR CREATES A DANGER TO THE PERSON'S SELF OR OTHERS, AS DETERMINED BY A LICENSED PROVIDER".

Page 54, lines 5 and 6, strike "behavioral health administration" and substitute "ruLes of the BHA".

Page 68, line 23, before "NECESSARY" insert "and develop and DISTRIBUTE ANY APPLICATIONS OR FORMS".

Page 74, line 8, after "THE" insert "PERSON OR an emergency medical SERVICES PROVIDER IN TRANSPORTING THE".

Page 74 , strike lines 15 through 23.
Page 75, strike lines 12 through 19.
Page 76, line 2, strike "EMERGENCY MEDICAL SERVICES PROVIDER,".
Page 76, line 5, strike "PERSON." and substitute "PERSON, OR ASSISTANCE FROM AN EMERGENCY MEDICAL SERVICES PROVIDER IN TRANSPORTING THE PERSON.".

Page 76, line 6, after "(I)" insert "Any".
Page 76, strike line 27 and substitute "IS PLACED OR ORDERED.".
Page 77, strike lines 1 and 2 and substitute "Nothing in this section PROHIBITS AN EMERGENCY MEDICAL SERVICES FACILITY FROM Involuntarily holding the person in order to stabilize the person as required pursuant to the federal "Emergency Medical Treatment and Labor Act", 42 U.S.C. Sec. 1395dd, or if the TREATING PROFESSIONAL DETERMINES THAT THE INDIVIDUAL'S PHYSICAL OR MENTAL HEALTH DISORDER IMPAIRS THE PERSON'S ABILITY TO MAKE AN INFORMED DECISION TO REFUSE CARE AND THE PROVIDER DETERMINES that further care is indicated.".

Page 77, lines 7 and 8 , strike "exeeutive direetor COMMISSIONER," and substitute "commissioner,".

Page 77, line 21, strike "OR CERTIFIED PEACE OFFICER." and substitute "or certified peace officer.".

Page 77, lines 23 and 24, strike "the provisions of seetion 27-65-121 (4) SECTION 27-65-123 (4)." and substitute "section 27-65-123 (4).".

Page 78, line 26, strike "executive director COMMISSIONER," and substitute "commissioner,".

Page 78, line 27, before "certified" insert "A".
Page 79, line 25, strike "exeeutive director COMMISSIONER" and substitute "commissioner".

Page 80, line 18, after "ORDERED." insert "Nothing in THIS SECTION PROHIBITS AN EMERGENCY MEDICAL SERVICES FACILITY FROM INVOLUNTARILY HOLDING THE PERSON IN ORDER TO STABILIZE THE PERSON AS REQUIRED PURSUANT TO THE FEDERAL "EmERGENCY MEDICAL Treatment and Labor Act", 42 U.S.C. Sec. 1395dd, OR If THE TREATING PROFESSIONAL DETERMINES THAT THE INDIVIDUAL'S PHYSICAL OR MENTAL HEALTH DISORDER IMPAIRS THE PERSON'S ABILITY TO MAKE AN INFORMED DECISION TO REFUSE CARE AND THE PROVIDER DETERMINES THAT FURTHER CARE IS INDICATED.".

Page 80, line 23, strike "During THE".
Page 80, strike lines 24 and 25.
Page 82, line 5, strike "SECTION" and substitute "SECTION,".
Page 82, strike lines 6 and 7 and substitute "TНе".
Page 82, line 9, strike "BEHAVIORAL HEALTH ADMINISTRATION." and substitute "BHA IF THE FACILITY CANNOT LOCATE APPROPRIATE PLACEMENT.".

Page 82, line 16 , strike "SECTION," and substitute "SECTION AND THE PERSON HAS BEEN MEDICALLY STABILIZED,".

Page 82, line 18, strike "HOLD AND" and substitute "HOLD. IF THE FACILITY PLACES THE PERSON UNDER A SUBSEQUENT EMERGENCY MENTAL HEALTH HOLD,".

Page 82, line 21, after "PERSON." insert "THE BHA IS RESPONSIBLE FOR ACTIVELY ASSISTING THE FACILITY IN LOCATING APPROPRIATE PLACEMENT FOR THE PERSON.".

Page 85, line 9, after "(d)" insert "(I)".
Page 85, after line 18, insert:
"(II) If THE PERSON IS ENROLLED IN MEDICAID, THE FACILITY IS NOT REQUIRED TO MEET THE REQUIREMENTS OF THIS SUBSECTION (8)(d) AND INSTEAD, THE FACILITY SHALL NOTIFY THE PERSON'S RELEVANT MANAGED CARE ENTITY, AS DEFINED IN SECTION 25.5-5-403, OF THE PERSON'S DISCHARGE AND NEED FOR ONGOING FOLLOW-UP CARE PRIOR TO THE PERSON'S DISCHARGE.
(III) If THE FACILITY CONTRACTS WITH A SAFETY NET PROVIDER, AS DEFINED IN SECTION 27-50-101, TO PROVIDE BEHAVIORAL HEALTH SERVICES TO A PERSON ON AN EMERGENCY MENTAL HEALTH HOLD, THE FACILITY SHALL WORK WITH THE SAFETY NET PROVIDER IN ORDER TO MEET THE REQUIREMENTS OF THIS SUBSECTION (8)(d).".

Page 86, line 4, strike "department BEHAVIORAL HEALTH ADMINISTRATION" and substitute "BHA".

Page 86 , line 5 , strike "aggregate" and substitute "disaggregated".
Page 86 , line 17 , strike "aggregated" and substitute "disaggregated".
Page 86, line 18, strike "department BEHAVIORAL HEALTH ADMINISTRATION" and substitute "BHA".

Page 87, lines 1 and 2, strike "department BEHAVIORAL HEALTH ADMINISTRATION" and substitute "BHA".

Page 90, lines 26 and 27, strike "by the executive director BY THE COMMISSIONER" and substitute "by the commissioner".

Page 129, after line 18 insert:
"SECTION 52. In Colorado Revised Statutes, 25-3.5-103, amend (11.4)(b)(I) as follows:

25-3.5-103. Definitions. As used in this article 3.5, unless the context otherwise requires:
(11.4) (b) Secure transportation includes:
(I) For an individual being transported pursuant to seetion 27-65-103 or 27-65-105 (1) SECTION 27-65-104 OR 27-65-106 (1), transportation from the community to a facility designated by the executive director COMMISSIONER OF THE BEHAVIORAL HEALTH ADMINISTRATION IN the department of human services for treatment and evaluation pursuant to article 65 of title 27 ;

SECTION 53. In Colorado Revised Statutes, 25.5-4-103, amend as it exists until July 1, 2024, (3) as follows:
25.5-4-103. Definitions. As used in this article 4 and articles 5 and 6 of this title 25.5 , unless the context otherwise requires:
(3) "Case management services" means services provided by community-centered boards, as defined by IN section 25.5-10-202, and community mental health centers and community mental health clinics, as defined by in section 27-66-101, to assist persons with intellectual and developmental disabilities, as defined by IN section 25.5-10-202, and persons with mental health disorders, as defined by IN section 27-65-102, (11.5), by case management agencies, as defined in section 25.5-6-303 (5), providing case management services, as defined in sections 25.5-6-104 (2)(b) and 25.5-6-303 (6), to persons with a disability, persons who are elderly or blind, and long-term care clients, in gaining access to
needed medical, social, educational, and other services.
SECTION 54. In Colorado Revised Statutes, 26-20-103, amend (3) as follows:

26-20-103. Basis for use of restraint or seclusion. (3) In addition to the circumstances described in subsection (1) of this section, a facility, as defined in section 27-65-102, (7), that is designated by the executive director of COMMISSIONER OF THE BEHAVIORAL HEALTH ADMINISTRATION IN the state department to provide treatment pursuant to seetion 27-65-105, 27-65-106, 27-65-107, or 27-65-109 SECTION 27-65-106, 27-65-108, 27-65-109, or 27-65-110 to an individual with a mental health disorder, as defined in section 27-65-102, (11.5), may use seclusion to restrain an individual with a mental health disorder when the seclusion is necessary to eliminate a continuous and serious disruption of the treatment environment.

SECTION 55. In Colorado Revised Statutes, 27-60-104, amend (3) as follows:

27-60-104. Behavioral health crisis response system - crisis service facilities - walk-in centers - mobile response units - report. (3) (a) Өnor before Jantuary 1, 2018, All walk-in centers throughout the state's crisis response system must be appropriately designated by the executive director COMMISSIONER for a seventy-two-hour treatment and evaluation AN EMERGENCY MENTAL HEALTH HOLD, adequately prepared, and properly staffed to accept an individual through the emergeney mentalhealth procedure outlined in seetion 27-65-105 SECTION 27-65-106 or a voluntary application for mental health services pursuant to section 27-65-103 SECTION 27-65-103 OR 27-65-104. Priority for individuals receiving emergency placement PLACED UNDER AN EMERGENCY MENTAL HEALTH HOLD pursuant to section 27-65-105 SECTION 27-65-106 is on treating high-acuity individuals in the least restrictive environment without the use of law enforcement
(b) Increasing the ability of walk-in centers to accept individuals through the AN emergency mental health procedure HOLD outlined in seetion 27-65-105 SECTION 27-65-106 or a voluntary application for mental health services pursuant to section 27-65-103 SECTION 27-65-103 OR 27-65-104 may include, but is not limited to, purchasing, installing, and using telehealth operations for mobile crisis evaluations in partnership with hospitals, clinics, law enforcement agencies, and other appropriate service providers.".

Renumber succeeding sections accordingly.
Strike "executive director" and substitute "executive director COMMISSIONER" on: Page 20, line 24; Page 21, line 9; Page 22, lines 7, 9, 12, 15, and 23; Page 23, line 12; Page 24, line 25; Page 25, line 24; and Page 35, line 15.

Strike "department" and substitute "department BHA" on: Page 27, lines 4 and 18; Page 28, line 1; Page 49, lines 16 and 26; and Page 50, line 6.

Strike "BEHAVIORALHEALTH ADMINISTRATION-APPROVED" and substitute "BHA-APPROVED" on: Page 31, line 1; and Page 77, lines 8 and 9.

Strike "BEHAVIORAL HEALTH ADMINISTRATION" and substitute "BHA" on:
Page 40, line 2; Page 41, line 16, and 18 and 19; Page 44, line 24; Page 53, line 18 and 25; Page 56, line 6, and 10 and 11; Page 57, line 15; Page 68, line 21 and 22, and 25; Page 69, line 14, and 22 and 23; Page 71, line 4 and 5, and 24; Page 73, line 13; Page 91, line 24; Page 93, lines 14 and 15; and Page 94, line 15.

Amendment No. 7, by Representative Amabile.
Amend the McCluskie floor amendment (HB1256_L.010), page 4, line 31, after "ON" insert "OR FOLLOWING".

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

HB22-1411 by Representative(s) McCluskie and Herod; also Senator(s) Moreno-Concerning measures to ensure the state's compliance with the requirements related to the federal coronavirus state fiscal recovery fund created in the federal "American Rescue Plan Act of 2021".

Amendment No. 1, Appropriations Report, dated May 2, 2022, and placed in member's bill file; Report also printed in House Journal, May 2, 2022.

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

HB22-1026 by Representative(s) Bird and Woog, Benavidez; also Senator(s) Hansen and Liston, Kolker-Concerning the replacement of the income tax deduction for amounts spent by an employer to provide alternative transportation options to employees with an income tax credit for amounts spent by an employer for that purpose.

Amendment recommended by Appropriations Report, dated April 29, 2022, and placed in member's bill file; Report also printed in House Journal, April 29, 2022.

Amendment recommended by Finance Report, dated February 3, 2022, and placed in member's bill file; Report also printed in House Journal, February 4, 2022.

Laid Over until Tuesday, May 3, 2022.
SB22-106 by Senator(s) Kolker and Sonnenberg, Pettersen, Priola; also Representative(s) Michaelson Jenet and Rich, Amabile, McCluskie, Roberts, Soper-Concerning addressing conflicts of interest in regional organizations responsible for public behavioral health services.

Amendment No. 1, Appropriations Report, dated April 29, 2022, and placed in member's bill file; Report also printed in House Journal, April 29, 2022.

Amendment No. 2, Public \& Behavioral Health \& Human Services Report, dated April 5, 2022, and placed in member's bill file; Report also printed in House Journal, April 6, 2022.

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

SB22-176 by Senator(s) Hansen and Rankin; also Representative(s) McCluskie-Concerning funding of work required for early stage front range passenger rail corridor development.

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

SB22-104 by Senator(s) Donovan and Simpson; also Representative(s) McLachlan-Concerning the inclusion of tribal governments in state programs, and, in connection therewith, making an appropriation.

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

SB22-107 by Senator(s) Gardner; also Representative(s) Snyder-Concerning the creation of a Pikes Peak international hill climb special license plate, and, in connection therewith, making an appropriation.

Amendment No. 1, Appropriations Report, dated May 2, 2022, and placed in member's bill file; Report also printed in House Journal, May 2, 2022.

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

SB22-166 by Senator(s) Donovan; also Representative(s) McCormick and Will-Concerning the permanent extension of the period of time that the Colorado nongame conservation and wildlife restoration cash fund voluntary contribution check-off program will appear on the state individual tax return form.

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

SB22-168 by Senator(s) Donovan and Rankin; also Representative(s) McCluskie and Will-Concerning support for backcountry search and rescue services in Colorado, and, in connection therewith, making and reducing an appropriation.

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

SB22-214 by Senator(s) Hansen and Rankin, Zenzinger; also Representative(s) McCluskie, Herod, Ransom-Concerning a transfer from the general fund to the PERA payment cash fund.

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

SB22-097 by Senator(s) Pettersen and Rodriguez; also Representative(s) Herod and Sullivan-Concerning the expansion of protections for workers who raise workplace health and safety concerns, and, in connection therewith, making an appropriation.

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

SB22-192 by Senator(s) Zenzinger and Simpson; also Representative(s) Esgar and Catlin-Concerning the creation of opportunities for credential attainment, and, in connection therewith, making an appropriation.

Amendment No. 1, Appropriations Report, dated May 2, 2022, and placed in member's bill file; Report also printed in House Journal, May 2, 2022.

Amendment No. 2, by Representative Esgar.
Amend reengrossed bill, page 8, strike lines 15 through 17 and substitute "SECTION.".

Page 8, strike lines 24 through 27.
Page 9, strike lines 1 and 2.
Renumber succeeding subsections accordingly.
Amendment No. 3, by Representative Esgar.
Amend reengrossed bill, page 9 , after line 13 , insert:
"(8) (a) NOTHING IN THIS SECTION SUPERCEDES OR REPLACES THE CURRICULUM OR PROGRAM STANDARDS OF A CONSTRUCTION INDUSTRY REGISTERED APPRENTICESHIP PROGRAM THAT IS REGISTERED AND approved by the United States department of labor or the state APPRENTICESHIP AGENCY.
(b) Nothing in this section supercedes or replaces any STATUTORY OR REGULATORY TRAINING REQUIREMENT FOR A PROFESSIONALLICENSE OR CREDENTIAL REGULATED BY THE DEPARTMENT OF REGULATORY AGENCIES.".

Renumber succeeding subsection accordingly.
As amended, ordered revised and placed on the Calendar for Third Reading and Final Passage.

## ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: HB22-1256 as amended, HB22-1411 as amended, SB22-097, SB22-104, SB22-106 as amended, SB22-107 as amended, SB22-166, SB22-168, SB22-176, SB22-192 as amended, SB22-214.

Laid over until date indicated retaining place on Calendar:
HB22-1026--Tuesday, May 3, 2022.
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 | 40 | NO | 22 | EXCUSED | 3 | ABSENT | 0 |
| :--- | :---: | :---: | :---: | :--- | :---: | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | E | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | E | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | E | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

## LAY OVER OF CALENDAR ITEMS

On motion of Representative Esgar, the following items on the Calendar were laid over until Tuesday, May 3, 2022, retaining place on Calendar:

Consideration of Special Orders--SB22-150.
Consideration of General Orders--SB22-153.
Consideration of Resolution(s)--SJR22-006, SJR22-010, HJR22-1025.
Consideration of Senate Amendment(s)--HB22-1272, HB22-1083, HB22-1133, HB22-1347.

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## HEALTH AND INSURANCE

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

HB22-1384 be postponed indefinitely.

SB22-027 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 3, line 18, strike "DIRECTOR" and substitute "DIRECTOR, AFTER ENGAGING IN A STAKEHOLDER PROCESS,".

Page 3, line 19, strike " 280 , INCLUDING" and substitute "280.".
Page 3, strike lines 20 and 21.

SB22-068 be referred favorably to the Committee on Appropriations.

SB22-120 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend reengrossed bill, strike everything below the enacting clause and substitute:
"SECTION 1. In Colorado Revised Statutes, add 44-1-105 as follows:

44-1-105. Feasibility report - regulation of kratom - repeal. (1) On OR BEFORE JANUARY 4, 2023, THE EXECUTIVE DIRECTOR SHALL SUBMIT TO THE GENERAL ASSEMBLY A REPORT ANALYZING THE FEASIBILITY OF REGULATING KRATOM PRODUCTS, KRATOM PROCESSORS, and kratom retailers. THE REPORT MUST IDENTIFY, CONSIDER, AND RECOMMEND LEGISLATIVE ACTION ADDRESSING THE FOLLOWING SUBJECTS:
(a) THE APPROPRIATE STATE AGENCY OR AGENCIES TO REGULATE THE MANUFACTURE, SALE, OFFERING FOR SALE, POSSESSION, OR USE OF KRATOM PRODUCTS;
(b) APPROPRIATE DEFINITIONS OF TERMS INCLUDING "Processing", "SELLING", "ADVERTISING", "Kratom", AND "Kratom PRODUCTS";
(c) Appropriate age restrictions for Kratom purchasing AND CONSUMPTION;
(d) Feasibility and enforcement of underage compliance CHECKS;
(e) A testing program for identifying kratom products;
(f) An evaluation of the competencies and capabilities of EXISTING PRIVATE THIRD-PARTY LABORATORIES TO MANAGE KRATOM TESTING;
(g) THE APPROPRIATE STANDARDS FOR LABORATORY ACCREDITATION AND PERFORMANCE;
(h) TESTING REQUIREMENTS FOR IDENTIFYING KRATOM THAT IS offered for sale to a Colorado consumer;
(i) CONSIDERATION OF TYPES OF KRATOM PRODUCTS THAT ARE AVAILABLE AS FOOD, INCLUDING TEA POWDERS, GUMMIES, BEVERAGES, PILLS, CAPSULES, AND EXTRACTS;
(j) THE TYPES OF KRATOM PRODUCTS THAT SHOULD NOT BE PERMITTED TO BE SOLD OR OFFERED FOR SALE;
(k) Serving sizes and related restrictions;
(1) LABELING REQUIREMENTS INCLUDING A PROHIBITION ON UNPROVEN HEALTH OR MEDICAL BENEFIT CLAIMS;
(m) MANUFACTURING PROCESSES AND REQUIREMENTS FOR PROCESSORS;
(n) Current good manufacturing process requirements UNDER REGULATIONS PROMULGATED BY THE FEDERAL DRUG ADMINISTRATION FOR ANY VENDOR PROCESSING KRATOM;
(o) ADVERSE HEALTH-EVENT REPORTING REQUIREMENTS AND PRODUCT RECALLS;
(p) ADVERTISING REQUIREMENTS, LIMITATIONS, AND PROHIBITIONS;
(q) TAX AND FEE CONSIDERATIONS;
(r) RecordKeEping;
(s) Traceability;
(t) CRIMINAL AND ADMINISTRATIVE PENALTIES FOR VIOLATIONS;
(u) RECOMMENDATIONS REGARDING AN OPERABLE TIMELINE FOR IMPLEMENTATION OF A REGULATORY FRAMEWORK FOR KRATOM;
(v) FISCAL IMPACTS AND RESOURCE REQUIREMENTS FOR IMPLEMENTATION AND ONGOING ADMINISTRATION OF A REGULATORY PROGRAM FOR KRATOM; AND
(w) AlTERNATIVES, INCLUDING CONSUMER PROTECTION REQUIREMENTS SUCH AS LIABILITY INSURANCE REQUIREMENTS, PROHIBITIONS, AND CRIMINAL PENALTIES, TO STATE REGULATION OF KRATOM.
(2) The department shall engage relevant stakeholders, INCLUDING KRATOM PROCESSORS, KRATOM CONSUMERS, KRATOM RETAILERS, PUBLIC HEALTH OFFICIALS, LEGISLATIVE MEMBERS, RELEVANT STATE AGENCIES WITH EXPERTISE IN SIMILAR REGULATORY FIELDS, AND OTHER INTERESTED STAKEHOLDERS, IN ORDER TO INFORM THE FEASIBILITY REPORT DESCRIBED IN SUBSECTION (1) OF THIS SECTION.
(3) This section is repealed, effective July 1, 2023.

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; 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 2022 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.".

SB22-185 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:
SB22-222 and SB22-227.
The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-081 amended in Special Orders as printed in Senate Journal, April 29, 2022.
SB22-163 amended in Special Orders as printed in Senate Journal, April 29, 2022.
SB22-196 amended in Special Orders as printed in Senate Journal, April 29, 2022.
SB22-199 amended in Special Orders as printed in Senate Journal, April 29, 2022.
SB22-211 amended in Special Orders as printed in Senate Journal, April 29, 2022.
SB22-216 amended in Special Orders as printed in Senate Journal, April 29, 2022.
SB22-219 amended in Special Orders as printed in Senate Journal, April 29, 2022.
SB22-220 amended in Special Orders as printed in Senate Journal, April 29, 2022.
SB22-230 amended in Special Orders as printed in Senate Journal, April 29, 2022.

The Senate has passed on Third Reading and returns herewith:
HB22-1055, HB22-1137, HB22-1316, HB22-1319, HB22-1351, HB22-1368, HB22-1371, and HB22-1373.

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
HB22-1067 amended in Special Orders as printed in Senate Journal, April 29, 2022.
HB22-1114 amended in Special Orders as printed in Senate Journal, April 29, 2022.
HB22-1301 amended in Special Orders as printed in Senate Journal, April 29, 2022.

The Senate has adopted and returns herewith: HJR22-1019.

## MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, SB22-222 and 227.
without comment, as amended, HB22-1067, 1114, and 1301; SB22-081,
$163,196,199,211,216,219,220$, and 230.

## INTRODUCTION OF BILLS <br> First Reading

The following bills were read by title and referred to the committee(s) indicated:

HB22-1415 by Representative(s) Bird and McKean--Concerning elimination of the requirement that certain businesses licensed to sell alcohol beverages for consumption on the licensed premises register a manager of the licensed premises with the state licensing authority.

## Committee on Business Affairs \& Labor

SB22-081 by Senator(s) Smallwood and Donovan; also Representative(s) Tipper and Will--Concerning a requirement that the board of directors of the Colorado health benefit exchange create a consumer outreach campaign to provide consumers with comprehensive information regarding covered health-care services, and, in connection therewith, adjusting the limit on the total amount of tax credits that may be granted to health insurance companies.
Committee on Public \& Behavioral Health \& Human Services
SB22-163 by Senator(s) Coleman and Kolker; also Representative(s) Ricks--Concerning establishment of a procurement equity program to remediate disparities in state procurement, and, in connection therewith, making an appropriation.
Committee on State, Civic, Military, \& Veterans Affairs
SB22-196 by Senator(s) Gonzales and Lee; also Representative(s) Bacon and Benavidez--Concerning supporting the health needs of persons who may be involved with the criminal justice system, and, in connection therewith, making an appropriation.

## Committee on Judiciary

SB22-199 by Senator(s) Jaquez Lewis and Priola; also Representative(s) Kipp and Froelich--Concerning a study regarding the protection of native pollinating insects in the state, and, in connection therewith, making an appropriation.
Committee on Public \& Behavioral Health \& Human Services
SB22-211 by Senator(s) Fields and Hinrichsen; also Representative(s) Valdez A.--Concerning the repurposing of the Ridge View campus into a supportive residential community for people experiencing homelessness, and, in connection therewith, making an appropriation.
Committee on Public \& Behavioral Health \& Human Services

[^19]"Page 12 of the bill, strike line 2 and substitute "applicability. (1) Section 7 of this act takes effect upon passage and the remaining sections of this act take effect January 1, 2023; except that, if a".".

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## FINANCE

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

SB22-051 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend the Energy and Environment Committee Report, dated April 21, 2022, page 1, strike lines 1 and 2 and substitute:
"Amend reengrossed bill, page 7, line 5, strike "HEATHER" and substitute "HEATER".

Page 7 of the bill, line 15 , strike "SHALL" and substitute "MAY".".
Page 2 of the report, strike lines 18 and 19 and substitute:
"Page 20 of the bill, line 20, strike "HEATER." and substitute "HEATER, INCLUDING AN UPGRADED ELECTRICAL PANEL IF NECESSARY.".".

SB22-118 be referred favorably to the Committee on Appropriations.

SB22-159 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend reengrossed bill, page 10, line 27,strike "policies." and substitute "policies - eligibility for loan funding. (a)".

Page 11 , line 4 , strike "(a)" and substitute "(I)".
Page 11, line 7, strike "(b)" and substitute "(II)".
Page 11, line 9, strike "(c)" and substitute "(III)".
Page 11, line 10, strike "(d)" and substitute "(IV)".
Page 11 , line 12 , strike "(e)" and substitute "(V)".

Page 11, line 13, strike "(f)" and substitute "(VI)".
Page 11, line 15 , strike "(g)" and substitute "(VII)".
Page 11, line 16, strike "(h)" and substitute "(VIII)".
Page 11, line 18, strike "(i)" and substitute "(IX)".
Page 11, line 22, strike "(j)" and substitute "(X)".
Page 11 , after line 23 insert:
"(b) (I) In CONNECTION WITH THE POLICIES FOR THE LOAN PROGRAM THAT THE DIVISION OR THE ADMINISTRATOR IS REQUIRED TO ESTABLISH AND PUBLICIZE PURSUANT TO SUBSECTION (5)(a) OF THIS SECTION, THE POLICIES MUST SPECIFY THAT, IN ORDER FOR AN ELIGIBLE RECIPIENT TO OBTAIN LOAN FUNDING DIRECTLY FROM THE DIVISION, AN ELIGIBLE RECIPIENT MUST FOLLOW PROCEDURES THAT SHALL BE SPECIFIED BY THE DIVISION TO DOCUMENT THE AMOUNT OF LEVERAGED FUNDS PROPOSED OR COMMITTED AS PART OF A LOAN APPLICATION AND THE AMOUNT OF FUNDING SOUGHT FROM OTHER SOURCES, INCLUDING DEMONSTRATED EFFORTS BY THE ELIGIBLE RECIPIENT TO OBTAIN FINANCING FOR LOAN FUNDING FROM FINANCIAL INSTITUTIONS.
(II) Notwithstanding any other provision of Law, a lien FILED BY THE DIVISION, IS SUPERIOR ONLY TO ANY OTHER LIEN PLACED ON THE SAME ASSETS THAT IS FILED LATER IN TIME EXCEPT FOR A LIEN FOR UNPAID PROPERTY TAXES.".

SB22-182 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend reengrossed bill, page 5, line 13, after the period insert "MONEY TRANSFERRED TO THE FUND PURSUANT TO THIS SUBSECTION (3)(d) IS SUBJECT TO THE REQUIREMENTS FOR OBLIGATING AND EXPENDING MONEY RECEIVED UNDER THE FEDERAL "American Rescue Plan Act of 2021", PUB.L. 117-2, AS AMENDED, AND AS DEFINED IN THE FEDERAL TREASURY FINAL RULE.".

Page 5, line 14, strike "PERSON" and substitute "ENTITY".

SB22-190 be referred favorably to the Committee on Appropriations.

SB22-198 be referred favorably to the Committee on Appropriations.

SB22-208 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 2, after line 1 insert:
"SECTION 1. In Colorado Revised Statutes, amend 38-30.5-107 as follows:

38-30.5-107. Release - termination. If it is determined that conditions on or surrounding a property encumbered by a conservation easement in gross change so that it becomes impossible to fulfill its conservation purposes that are defined in the deed of conservation easement, a court with jurisdiction may, at the joint request of both the owner of property encumbered by a conservation easement and the holder of the easement, terminate, release, extinguish, or abandon the conservation easement. If condemnation by a public authority of a part of a property or of the entire property encumbered by a conservation easement in gross renders it impossible to fulfill any of the conservation purposes outlined in the deed of conservation easement, the conservation easement may be terminated, released, sUBORDINATED, extinguished, or abandoned IN WHOLE OR IN PART through condemnation proceedings. A conservation easement in gross for which a Colorado state income tax credit has been allowed may not in whole or in part be released, terminated, extinguished, or abandoned by merger with the underlying fee interest in the servient land or water rights. Any release, termination, or extinguishment of a conservation easement under this section must be recorded in the records of the office of the clerk and recorder in the county where the conservation easement is located.".

Renumber succeeding sections accordingly.
Page 2, line 9, after " 38 ," insert "and, as a result of the CONDEMNATION, IT BECOMES IMPOSSIBLE TO FULFILL THE CONSERVATION PURPOSES AS DEFINED IN THE DEED OF CONSERVATION EASEMENT,".

## HEALTH AND INSURANCE

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

SB22-078 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 6 through 13 and substitute:
"(B) Over the immediately preceding twelve months, has at least a ninety percent approval rate on at least fifty prior aUthorization requests submitted for covered persons under a health benefit plan offered by the carrier.".

Page 4, strike lines 6 through 11.

SB22-098 be referred favorably to the Committee on Appropriations.

SB22-203 be referred to the Committee of the Whole with favorable recommendation.

## TRANSPORTATION AND LOCAL GOVERNMENT

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

SB22-160 be referred favorably to the Committee on Appropriations.

SB22-175 be referred favorably to the Committee on Appropriations.

SB22-191 be referred favorably to the Committee on Appropriations.

SB22-195 be referred favorably to the Committee on Appropriations.

SB22-202 be referred favorably to the Committee on Appropriations.

SB22-217 be referred favorably to the Committee on Finance.

SB22-223 be referred to the Committee of the Whole with favorable recommendation.

## PRINTING REPORT

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

## HB22-1413, 1414.

## INTRODUCTION OF BILLS First Reading

The following bills were read by title and referred to the committee(s) indicated:

HB22-1416 by Representative(s) Esgar and Neville; also Senator(s) Kolker and Rankin--Concerning procedural requirements for the administration of property tax, and, in connection therewith, requiring the property tax administrator to maintain a list of persons interested in receiving notifications about possible amendments to property tax manuals, requiring public hearings with notice in connection with amendments to property tax manuals,
requiring petitions for changes to property tax materials to be in writing, requiring notification about the opportunity to obtain additional information about the valuation of commercial property, requiring notification about the abatement process, allowing for the correction of errors impacting valuation of a class or subclass of property, and establishing a process for accelerated consideration of certain appeals.

## Committee on State, Civic, Military, \& Veterans Affairs

HB22-1417 by Representative(s) Roberts and Larson--Concerning the regulation of alcohol beverages, and, in connection therewith, creating an alcohol beverage regulation task force, increasing the number of stores a retail liquor store licensee is allowed to own, creating the beer-and-winelicensed grocery store license, and converting liquorlicensed drugstore licenses to beer-and-wine-licensed grocery store licenses.
Committee on Business Affairs \& Labor

## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Boesenecker, Caraveo, Gray, Hooton, Jodeh, McCormick, McLachlan, Neville, Ortiz, Van Beber, Weissman.

On motion of Representative Tipper, the House adjourned until 9:00 a.m., Tuesday, May 3, 2022.

Approved:
Alec Garnett, Speaker
Attest:
Robin Jones, Chief Clerk

# HOUSE JOURNAL SEVENTY-THIRD GENERAL ASSEMBLY STATE OF COLORADO <br> Second Regular Session 

One hundred twelfth Legislative Day
Tuesday, May 3, 2022

Prayer by Father Eustace Sequeira, SJ, Arrupe Jesuit High School, Denver.

The Speaker called the House to order at 9:00 a.m.
Pledge of Allegiance led by Representative Judy Amabile, Boulder.
The roll was called with the following result:
Present--58.
Excused--Representative(s) Bacon, Gonzales-Gutierrez, Gray, McCluskie, Sirota, Titone, Woodrow--7.
Present after roll call--Representative(s) Bacon, Gonzales-Gutierrez, Gray, McCluskie, Sirota, Titone, Woodrow.

The Speaker declared a quorum present.

On motion of Representative Amabile, the House Journal of Monday, May 2, 2022, was declared approved as corrected by the Chief Clerk.

## CONSIDERATION OF RESOLUTION(S)

SJR22-012 by Senator(s) Hisey and Hinrichsen; also Representative(s) Luck-Concerning designating Colorado State Highway 115 from Mile Marker 15 to Mile Marker 27 as the "Veterans of Foreign Wars Warriors Memorial Highway".
(Laid Over from April 21, 2022.)
(Printed and placed in members' files.)
On motion of Representative Luck, the resolution was adopted by viva voce vote.

Current Roll Call added as co-sponsor(s): Representative(s) Amabile, Bacon, Baisley, Benavidez, Bernett, Bird, Bockenfeld, Boesenecker, Bradfield, Caraveo, Carver, Catlin, Cutter, Daugherty, Duran, Esgar, Exum, Froelich, Geitner, Gonzales-Gutierrez, Hanks, Herod, Holtorf, Hooton, Jodeh, Kennedy,

Kipp, Larson, Lindsay, Lontine, Lynch, McCluskie, McCormick, McKean, McLachlan, Michaelson Jenet, Mullica, Neville, Ortiz, Pelton, Pico, Ransom, Rich, Ricks, Roberts, Sandridge, Sirota, Snyder, Soper, Sullivan, Tipper, Titone, Valdez A., Valdez D., Van Beber, Van Winkle, Weissman, Will, Williams, Woodrow, Woog, Young, Speaker

## THIRD READING OF BILLS--FINAL PASSAGE

The following bills were considered on Third Reading. The titles were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

HB22-1011 by Representative(s) Cutter and Snyder; also Senator(s) Story and Lee, Ginal-Concerning the establishment of a state grant program that provides funding to local governments that dedicate resources for wildfire mitigation purposes.
(Laid Over from May 2, 2022.)
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

| YES | 48 | NO | 16 |  | EXCUSED | $\mathbf{1}$ | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |  |
| Bernett | Y | Gray | E | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |  |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |  |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | Y |  |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |  |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |  |
| Catlin | Y | Kipp | Yip | Ransom | N | Will | Y |  |
| Cutter | Y | Larson | Y | Rich | N | Williams | N |  |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |  |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |  |
|  | Y | Luck | N | Sandridge | N | Young | Y |  |
|  |  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bernett, Bird, Boesenecker, Esgar, Exum, Froelich, Gonzales-Gutierrez, Herod, Hooton, Jodeh, Kipp, Lindsay, Lontine, Lynch, McCluskie, McCormick, McLachlan, Michaelson Jenet, Mullica, Ricks, Roberts, Titone, Valdez A., Valdez D., Woodrow

HB22-1256 by Representative(s) Amabile and McCluskie, Pelton; also Senator(s) Moreno and Gardner-Concerning modifications to civil involuntary commitment statutes for persons with mental health disorders.

1 The question being "Shall the bill pass?".
2 A roll call vote was taken. As 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 | $\mathbf{5 2}$ | NO | 12 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | E | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | $Y$ | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bacon, Benavidez, Bernett, Bird, Boesenecker, Cutter, Duran, Esgar, Froelich, Gonzales-Gutierrez, Herod, Hooton, Jodeh, Kennedy, Kipp, Lindsay, McCormick, Michaelson Jenet, Ricks, Sirota, Valdez A., Woodrow

HB22-1411 by Representative(s) McCluskie and Herod; also Senator(s) Moreno-Concerning measures to ensure the state's compliance with the requirements related to the federal coronavirus state fiscal recovery fund created in the federal "American Rescue Plan Act of 2021".

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 40 | NO | 24 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | E | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | $Y$ | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |


| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Duran, Esgar, Jodeh, Kipp, Lindsay, Michaelson Jenet, Mullica

## LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Esgar, the following item(s) on the Calendar for Tuesday, May 3, 2022 were laid over until later in the day on Tuesday, May 3, 2022, retaining place on Calendar:

Consideration of Third Reading--SB22-009, SB22-106, SB22-176, SB22-104, SB22-107, SB22-166, SB22-168, SB22-214, SB22-097, SB22-192.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## APPROPRIATIONS

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

HB22-1064 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend the Finance Committee Report, dated April 4, 2022, page 2, strike lines 19 through 29 and substitute:
"Page 10 of the bill, strike lines 13 through 27.
Strike page 11 of the bill.
Page 12 of the bill, strike lines 1 through 21 and substitute:
"SECTION 6. In Colorado Revised Statutes, 25-3.5-804, amend (1) as follows:

25-3.5-804. Tobacco education, prevention, and cessation programs - review committee - grants. (1) There is hereby created the tobacco education, prevention, and cessation grant program to provide funding for community-based and statewide tobacco education programs designed to reduce initiation of tobacco use by children and youth, promote cessation of tobacco use among youth and adults, and reduce exposure to secondhand smoke, AND PROVIDE RESOURCES TO COMMUNITIES DISPROPORTIONATELY IMPACTED BY THE MARKETING AND SALES OF TOBACCO AND NICOTINE PRODUCTS AND BY THE PREVALENCE OF TOBACCO AND NICOTINE PRODUCT USE IN THOSE COMMUNITIES. Any such tobacco programs may be presented in combination with other substance
abuse programs. The program shall be administered by the division within the department and coordinated with efforts pursuant to article 7 of title 44. The state board shall award grants to selected entities from money appropriated to the department from the tobacco education programs fund created in section 24-22-117.

SECTION 7. In Colorado Revised Statutes, 25-3.5-805, add (1) (h.5) as follows:

25-3.5-805. Tobacco education, prevention, and cessation programs - requirements. (1) An entity that applies for a grant pursuant to the provisions of this part 8 shall, in the application, demonstrate that the tobacco education, prevention, or cessation program provides at least one of the following:
(h.5) RESOURCES TO COMMUNITIES DISPROPORTIONATELY IMPACTED BY THE MARKETING AND SALES OF TOBACCO AND NICOTINE PRODUCTS AND BY THE PREVALENCE OF TOBACCO AND NICOTINE PRODUCT USE IN THOSE COMMUNITIES; OR".".

HB22-1151 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend the Agriculture, Livestock, and Water Committee Report, dated February 28, 2022, page 1, after line 2 insert:
"Page 7 of the bill, line 22, strike "OR".".
Page 1 of the report, before line 3 insert:
"Page 8 of the bill, after line 4 insert:
"(c) Through which money appropriated or transferred to THE TURF REPLACEMENT FUND MAY BE PROVIDED TO AN ELIGIBLE ENTITY THAT UTILIZES FEDERAL FUNDS TO SERVE AS A PORTION OF THE NONFEDERAL MATCH MONEY THAT A FEDERAL GRANT OR LOAN PROGRAM REQUIRES OF THE ELIGIBLE ENTITY.".".

Page 1 of the report, strike lines 18 and 19 and substitute:
""(b) SUBJECT TO ANNUAL APPROPRIATION BY THE GENERAL ASSEMBLY, THE BOARD MAY USE THE MONEY IN THE FUND FOR THE PURPOSES".

Page 2 of the report, line 3, strike "FOUR" and substitute "TWO".
Page 2 of the report, after line 10 insert:
"Page 12 of the bill, before line 15 insert:
"SECTION 2. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 2,000,000$ is appropriated to the department of natural resources for use by the Colorado water conservation board. This appropriation is from the turf replacement fund created in section 37-60-134 (6)(a)(I), C.R.S. To implement this act, the board may use this appropriation as follows:
(a) $\$ 1,988,600$ for the state turf replacement program, which amount is based on an assumption that the board will require an additional 0.8 FTE; and
(b) $\$ 11,400$ for the purchase of information technology services.
(2) For the 2022-23 state fiscal year, $\$ 11,400$ 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 natural resources under subsection (1)(b) of this section. To implement this act, the office may use this appropriation to provide information technology services for the department of natural resources.".

Renumber succeeding section accordingly.
Page 1, line 104, strike "TURF." and substitute "TURF, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".".

HB22-1230 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend the Business Affairs and Labor Committee Report, dated March 17,2022 , page 1 , strike lines 1 through 6 and substitute:
"Amend printed bill, page 5, line 23, strike "(1)(a), (1)(c)," and substitute "(1)(a)".

Page 6 of the bill, line 4, strike "FIVE HUNDRED" and substitute "Two HUNDRED FIFTY".

Page 6 of the bill, strike lines 8 through 13.".
Page 1 of the report, after line 10 insert:
"Page 6 of the bill, before line 24 insert:
"SECTION 7. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 250,000$ is appropriated to the employment support and job retention services program cash fund created in section 8-83-406 (1)(a), C.R.S. This appropriation is from the general fund. The department of labor and employment is responsible for the accounting related to this appropriation.
(2) For the 2022-23 state fiscal year, $\$ 250,000$ is appropriated to the department of labor and employment for use by the division of employment and training. This appropriation is from reappropriated funds in the employment support and job retention services program cash fund under subsection (1) of this section. To implement this act, the department may use the appropriation for employment support and job

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retention services.".
Renumber succeeding sections accordingly.
Page 1 of the bill, line 102 strike "PROGRAM." and substitute "PROGRAM, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".".
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HB22-1244 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 31, before line 5 insert:
"SECTION 5. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 3,135,853$ is appropriated to the department of public health and environment. This appropriation is from the general fund. To implement this act, the department may use this appropriation as follows:
(a) $\$ 2,192,791$ for use by the air pollution control division for program costs, which amount is based on an assumption that the division will require an additional 10.1 FTE;
(b) $\$ 271,906$ for use by the division of environmental health and sustainability for the toxicology and environmental epidemiology unit, which amount is based on an assumption that the division will require an additional 7.0 FTE;
(c) $\$ 73,928$ for the purchase of legal services; and
(d) $\$ 597,228$ for the purchase of information technology services.
(2) For the 2022-23 state fiscal year, $\$ 73,928$ is appropriated to the department of law. This appropriation is from reappropriated funds received from the department of public health and environment under subsection (1)(c) of this section and is based on an assumption that the department of law will require an additional 0.4 FTE. To implement this act, the department of law may use this appropriation to provide legal services for the department of public health and environment.
(3) For the 2022-23 state fiscal year, $\$ 597,228$ 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 health and environment 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 public health and environment.".

Renumber succeeding sections accordingly.
Page 1, line 102, strike "Contaminants." and substitute "CONTAMINANTS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1358 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Strike the Public and Behavioral Health and Human Services Committee Report, dated April 12, 2022, and substitute:
"Amend printed bill, strike everything below the enacting clause and substitute:
"SECTION 1. In Colorado Revised Statutes, add part 9 to article 8 of title 25 as follows:

PART 9
TESTING OF DRINKING WATER IN SCHOOLS, CHILD CARE
CENTERS, AND FAMILY CHILD CARE HOMES
25-8-901. Definitions. AS USED IN THIS PART 9, UNLESS THE CONTEXT OTHERWISE REQUIRES:
(1) "Child Care Center" has the meaning set forth in SECTION 26-6-102 (5); EXCEPT THAT "CHILD CARE CENTER" DOES NOT INCLUDE:
(a) A SUMMER CAMP; OR
(b) A CHILDREN'S RESIDENT CAMP, AS DEFINED IN SECTION 26-6-102 (8).
(2) "DEpartment" means the state department of public HEALTH AND ENVIRONMENT.
(3) "Drinking water source" means any potable water OUTLET OR FIXTURE THAT IS USED OR THAT MAY BE USED BY AN INDIVIDUAL TO ACQUIRE WATER FOR DRINKING OR COOKING.
(4) "Eligible school" means a school that Serves any of GRADES PRESCHOOL THROUGH FIFTH GRADE.
(5) "FAMILY CHILD CARE HOME" HAS THE MEANING SET FORTH IN SECTION 26-6-102 (13).
(6) "Filtered bottle-Filling station" means an apparatus THAT:
(a) Is CONNECTED TO BUILDING PLUMBING;
(b) Filters water;
(c) IS CERTIFIED TO MEET NSF/ANSI STANDARD 53 FOR LEAD REDUCTION AND NSF/ANSI STANDARD 42 FOR PARTICULATE REMOVAL;
(d) HAS A LIGHT OR OTHER DEVICE TO INDICATE FILTER STATUS;
(e) IS DESIGNED TO FILL DRINKING BOTTLES OR OTHER CONTAINERS USED FOR PERSONAL WATER CONSUMPTION; AND
(f) Includes a feature that allows a user to Drink DIRECTLY FROM A STREAM OF FLOWING WATER WITHOUT THE USE OF AN ACCESSORY.
(7) "Filtered faucet" means a Faucet that, at the point of USE, INCLUDES A FILTER THAT IS CERTIFIED TO MEET NSF/ANSI STANDARD 53 FOR LEAD REDUCTION AND NSF/ANSI STANDARD 42 FOR PARTICULATE REMOVAL;
(8) "Filtration system" means a Filtered bottle-Filling STATION OR FILTERED FAUCET.
(9) "Fund" MEANS THE SChOOL AND CHILD CARE CLEAN DRINKING WATER FUND CREATED IN SECTION 25-8-902.
(10) (a) "LEAD SERVICE LINE" MEANS:
(I) A water service line made of lead; or
(II) A lead pigtail, lead gooseneck, or other lead fitting THAT IS CONNECTED TO A WATER SERVICE LINE.
(b) "LEAD SERVICE LINE" INCLUDES ANY GALVANIZED SERVICE LINE THAT IS OR EVER WAS DOWNSTREAM OF ANY LEAD SERVICE LINE OR ANY SERVICE LINE OF UNKNOWN MATERIAL.
(c) A LEAD SERVICE LINE MAY BE OWNED BY A WATER SYSTEM, A PROPERTY OWNER, OR BOTH.
(11) "NSF/ANSI STANDARD 42" MEANS THE NSF International/American National Standards Institute STANDARD 42-2020 FOR "DRINKING WATER TREATMENT UNITS, AESTHETIC EFFECTS", AS AMENDED.
(12) "NSF/ANSI STANDARD 53" MEANS THE NSF International/American National Standards Institute STANDARD 53-2020 FOR "DRINKING WATER TREATMENT UNITS, HEALTH EFFECTS", AS AMENDED.
(13) "Relevant languages" has the meaning set forth in SECTION 25-7-141 (2)(o).
(14) "School" MEANS:
(a) A SCHOOL OF A SCHOOL DISTRICT;
(b) A DISTRICT CHARTER SCHOOL, AS DEFINED IN SECTION 22-11-103 (12);
(c) AN INSTITUTE CHARTER SCHOOL, AS DEFINED IN SECTION 22-30.5-502 (6);
(d) AN APPROVED FACILITY SCHOOL, AS DEFINED IN SECTION 22-2-402 (1); OR
(e) A BOARD OF COOPERATIVE SERVICES, AS DEFINED IN SECTION 22-5-103 (2).
(15) "STATE-CERTIFIED LABORATORY" MEANS A LABORATORY THAT IS CERTIFIED BY THE DEPARTMENT PURSUANT TO SECTION 25-1.5-203 (1)(d) FOR THE PURPOSE OF ENSURING COMPETENT TESTING OF DRINKING WATER.
(16) "WATER QUALITY CONTROL COMMISSION" OR "COMMISSION" MEANS THE WATER QUALITY CONTROL COMMISSION CREATED IN SECTION 25-8-201.

25-8-902. School and child care clean drinking water fund creation. (1) THE SCHOOL AND CHILD CARE CLEAN DRINKING WATER FUND IS CREATED IN THE DEPARTMENT.
(2) THE FUND INCLUDES ANY MONEY THAT IS TRANSFERRED TO THE FUND AND ANY MONEY THAT THE GENERAL ASSEMBLY MAY APPROPRIATE TO THE FUND.
(3) Money in the fund at the end of each state fiscal year REMAINS IN THE FUND AND DOES NOT REVERT TO THE GENERAL FUND; EXCEPT THAT ANY MONEY REMAINING IN THE FUND ON JUNE 29, 2026, REVERTS TO THE GENERAL FUND.
(4) THE DEPARTMENT IS THE ADMINISTRATOR OF THE FUND FOR AUDITING PURPOSES.
(5) THE DEPARTMENT SHALL EXPEND MONEY FROM THE FUND ONLY:
(a) TO HELP SCHOOLS, CHILD CARE CENTERS, AND FAMILY CHILD CARE HOMES COMPLY WITH THIS PART 9; AND
(b) To reimburse eligible schools, child care centers, and FAMILY CHILD CARE HOMES AS NEEDED FOR COSTS ASSOCIATED WITH COMPLYING WITH THIS PART 9, IN THE FOLLOWING ORDER OF PRIORITY:
(I) Child care centers and family child care homes;
(II) Eligible schools for which testing results show RELATIVELY HIGH LEVELS OF LEAD; AND
(III) Eligible schools that are receiving money pursuant to Title I of the federal "Elementary and Secondary Education Act of 1965", 20 U.S.C. SEC. 6301 ET SEQ., AS AMENDED.
(6) Notwithstanding any provision of this section to the CONTRARY, THE DEPARTMENT SHALL NOT EXPEND MONEY FROM THE FUND:
(a) To Replace or repair any lead service line; or
(b) TO REIMBURSE A CHILD CARE CENTER, FAMILY CHILD CARE HOME, OR ELIGIBLE SCHOOL FOR COSTS ASSOCIATED WITH COMPLYING WITH THIS PART 9 IF THE CHILD CARE CENTER, FAMILY CHILD CARE HOME, OR ELIGIBLE SCHOOL HAS ALREADY RECEIVED MONEY FROM THE FUND TO REIMBURSE THE CHILD CARE CENTER, FAMILY CHILD CARE HOME, OR ELIGIBLE SCHOOL FOR A TEST OF EACH DRINKING WATER SOURCE, AS DESCRIBED IN SECTION 25-8-903 (1), AND:
(I) None of the results of such testing showed the PRESENCE OF LEAD IN AN AMOUNT OF AT LEAST FIVE PARTS PER BILLION; OR
(II) IF THE RESULTS OF SUCH TESTING SHOWED THE PRESENCE OF LEAD IN AN AMOUNT OF AT LEAST FIVE PARTS PER BILLION, THE CHILD CARE CENTER, FAMILY CHILD CARE HOME, OR ELIGIBLE SCHOOL HAS ALSO RECEIVED REIMBURSEMENT FOR:
(A) ANY REMEDIATION EFFORTS PERFORMED IN RESPONSE TO SUCH TESTING; AND
(B) A CONFIRMATION TEST OF EACH DRINKING WATER SOURCE AT THE CHILD CARE CENTER, FAMILY CHILD CARE HOME, OR ELIGIBLE SCHOOL, AS DESCRIBED IN SECTION 25-8-903 (2)(c).
$\mathbf{2 5 - 8 - 9 0 3}$. Testing for the presence of lead in drinking water in child care centers, family child care homes, and eligible schools remediation - maintenance of records - training - inspections enforcement - reimbursement - technical assistance - exemptions opt out by family child care home - reports. (1) Testing. (a) ON OR BEFORE MAY 31, 2023, EACH CHILD CARE CENTER, FAMILY CHILD CARE HOME, AND ELIGIBLE SCHOOL SHALL TEST ITS DRINKING WATER SOURCES BY HAVING A STATE-CERTIFIED LABORATORY MEASURE THE LEAD CONTENT OF WATER DRAWN FROM EACH DRINKING WATER SOURCE. THE TESTING MUST BE DONE IN ACCORDANCE WITH THE LATEST FEDERAL GUIDANCE ON PROPER SAMPLING FOR TESTING FOR THE PRESENCE OF LEAD in drinking water, including the "Lead and Copper Rule" of the FEDERAL ENVIRONMENTAL PROTECTION AGENCY,40 CFR 141 ET SEQ., AS AMENDED.
(b) EXCEPT AS DESCRIBED IN SUBSECTION (2)(a)(V) OF THIS SECTION, WITHIN THIRTY DAYS AFTER RECEIVING THE RESULTS OF A TEST OF A DRINKING WATER SOURCE, A CHILD CARE CENTER, FAMILY CHILD CARE HOME, OR ELIGIBLE SCHOOL SHALL:
(I) Make the results, as well as any associated lead REMEDIATION PLANS, PUBLICLY AVAILABLE ON THE CHILD CARE CENTER'S, FAMILY CHILD CARE HOME'S, OR ELIGIBLE SCHOOL'S WEBSITE, IF APPLICABLE; AND
(II) REPORT THE RESULTS TO THE WATER QUALITY CONTROL COMMISSION USING A STANDARD FORM THAT THE COMMISSION ESTABLISHES. THE COMMISSION SHALL POST THE RESULTS ON ITS PUBLIC WEBSITE WITHIN THIRTY DAYS AFTER RECEIVING THEM.
(c) EACH CHILD CARE CENTER, FAMILY CHILD CARE HOME, AND ELIGIBLE SCHOOL SHALL ESTABLISH A TESTING SCHEDULE FOR ITS DRINKING WATER SOURCES, ANNUALLY PROVIDE THE SCHEDULE TO ITS EMPLOYEES AND TO PARENTS AND GUARDIANS OF CHILDREN THAT ATTEND THE CHILD CARE CENTER, FAMILY CHILD CARE HOME, OR ELIGIBLE SChOOL, AND MAKE THE SCHEDULE PUBLICly AVAILABLE. All COMMUNICATIONS TO EMPLOYEES, PARENTS, AND GUARDIANS MUST BE PROVIDED IN RELEVANT LANGUAGES.
(d) THE DEPARTMENT SHALL DEVELOP AND MAKE AVAILABLE A TEMPLATE FOR CHILD CARE CENTERS, FAMILY CHILD CARE HOMES, AND ELIGIBLE SCHOOLS TO USE TO PROVIDE NOTIFICATIONS AND POST INFORMATION ONLINE AS DESCRIBED IN THIS SECTION.
(2) Remediation. (a) If the results of a test of A DRINKING WATER SOURCE SHOW THAT WATER FROM THE DRINKING WATER SOURCE CONTAINS LEAD IN AN AMOUNT OF FIVE PARTS PER BILLION OR MORE, A CHILD CARE CENTER, FAMILY CHILD CARE HOME, OR ELIGIBLE SCHOOL SHALL:
(I) Shut off the drinking water source as soon as PRACTICABLY POSSIBLE;
(II) AffiX a visible label on the drinking water source, WHICH LABEL INDICATES THAT THE DRINKING WATER SOURCE IS UNDERGOING REMEDIATION FOR THE PRESENCE OF LEAD AND THAT WATER FROM THE DRINKING WATER SOURCE SHOULD NOT BE CONSUMED;
(III) DETERMINE REMEDIATION STEPS WITHIN THIRTY DAYS AFTER RECEIVING THE TEST RESULTS, WHICH REMEDIATION STEPS MUST BE DEMONSTRATED TO REDUCE LEAD TO BELOW FIVE PARTS PER BILLION AND MAY INCLUDE INSTALLATION OR REPLACEMENT OF A FILTRATION SYSTEM;
(IV) COMPLETE ALL NECESSARY REMEDIATION STEPS AS SOON AS possible but No Later than ninety days after receiving the test RESULTS; AND
(V) Provide notice of the test results to all employees, PARENTS, AND GUARDIANS WITHIN TWO BUSINESS DAYS AFTER RECEIVING THE RESULTS, WHICH NOTICE MUST BE PROVIDED IN RELEVANT LANGUAGES AND INCLUDE A SUMMARY OF THE TEST RESULTS AND INFORMATION CONCERNING THE AVAILABILITY OF THE COMPLETE TEST RESULTS, A DESCRIPTION OF ANY REMEDIATION STEPS THAT WILL BE TAKEN, GENERAL INFORMATION CONCERNING THE HEALTH EFFECTS AND RISKS POSED BY LEAD IN DRINKING WATER AND OTHER SOURCES, AND INFORMATION REGARDING THE AVAILABILITY OF ADDITIONAL RESOURCES CONCERNING LEAD IN DRINKING WATER, INCLUDING HOW AND WHERE INDIVIDUALS MAY SEEK BLOOD-LEVEL TESTING IF THEY ARE CONCERNED.
(b) While a child care center, family child care home, or ELIGIBLE SCHOOL IS IN THE PROCESS OF REMEDIATING A DRINKING WATER SOURCE, THE CHILD CARE CENTER, FAMILY CHILD CARE HOME, OR ELIGIBLE SCHOOL SHALL ENSURE THAT:
(I) No one uses the drinking water source to acQuire WATER FOR DRINKING OR COOKING; AND
(II) ADEQUATE DRINKING WATER REMAINS AVAILABLE TO CHILDREN, EMPLOYEES, AND OTHER INDIVIDUALS WHO ARE PRESENT IN THE CHILD CARE CENTER, FAMILY CHILD CARE HOME, OR ELIGIBLE SCHOOL.
(c) Within ninety days after a child care center, family CHILD CARE HOME, OR ELIGIBLE SCHOOL SUCCESSFULLY REMEDIATES A DRINKING WATER SOURCE, THE CHILD CARE CENTER, FAMILY CHILD CARE HOME, OR ELIGIBLE SCHOOL SHALL PERFORM A CONFIRMATION TEST OF

THE DRINKING WATER SOURCE FOR THE PRESENCE OF LEAD.
(d) THE DEPARTMENT MAY CONDUCT FURTHER REMEDIATION AS NECESSARY TO ADDRESS A DRINKING WATER SOURCE AT A CHILD CARE CENTER, FAMILY CHILD CARE HOME, OR ELIGIBLE SCHOOL.
(3) Maintenance of records. EACH CHILD CARE CENTER, FAMILY CHILD CARE HOME, AND ELIGIBLE SCHOOL SHALL CREATE AND MAINTAIN, FOR AT LEAST FIVE YEARS, RECORDS OF ITS FILTER REPLACEMENT ACTIVITIES, INCLUDING WHEN A FILTER IS REMOVED AND WHEN A NEW FILTER IS INSTALLED, AND ANY REMEDIATION EFFORTS, INCLUDING FAUCET REPLACEMENTS. EACH CHILD CARE CENTER, FAMILY CHILD CARE HOME, AND ELIGIBLE SCHOOL SHALL PROVIDE COPIES OF SUCH RECORDS TO THE DEPARTMENT AND ANY MEMBER OF THE PUBLIC UPON REQUEST.
(4) Training. NOT LATER THAN ONE HUNDRED EIGHTY DAYS AFTER THE EFFECTIVE DATE OF THIS PART 9, THE DEPARTMENT SHALL PROVIDE TRAINING TO EACH CHILD CARE CENTER, FAMILY CHILD CARE HOME, AND ELIGIBLE SCHOOL REGARDING WATER FILTER MAINTENANCE, FLUSHING PROTOCOLS, TESTING FOR LEAD, REPORTING PROCESSES FOR SAMPLING REPORTS, AND OTHER ACTIVITIES RELEVANT TO COMPLIANCE WITH THIS PART 9. TRAINING MAY TAKE PLACE IN PERSON OR VIRTUALLY AND MUST INCLUDE THE INDIVIDUALS WHO WILL TAKE WATER SAMPLES AT THE CHILD CARE CENTER, FAMILY CHILD CARE HOME, OR ELIGIBLE SCHOOL FOR THE PURPOSES OF THIS PART 9. THE DEPARTMENT SHALL PROVIDE THE TRAINING IN RELEVANT LANGUAGES.
(5) Inspections. THE DEPARTMENT IS NOT REQUIRED TO PERFORM INSPECTIONS PURSUANT TO THIS PART 9.
(6) Enforcement. THE WATER QUALITY CONTROL COMMISSION MAY ENFORCE THIS PART 9 BY ISSUING ADMINISTRATIVE ORDERS AND ASSESSING PENALTIES BUT IS NOT REQUIRED TO DO SO.
(7) Reimbursement. The DEPARTMENT SHALL DEVELOP AND IMPLEMENT PROCEDURES:
(a) WHEREBY CHILD CARE CENTERS, FAMILY CHILD CARE HOMES, AND ELIGIBLE SCHOOLS CAN SATISFACTORILY DEMONSTRATE COSTS INCURRED FOR THE PURPOSE OF COMPLYING WITH THIS SECTION AND APPLY TO THE DEPARTMENT FOR REIMBURSEMENT OF SUCH COSTS; AND
(b) WHEREBY THE DEPARTMENT, EXCEPT AS DESCRIBED IN SECTION 25-8-902 (6), REIMBURSES CHILD CARE CENTERS, FAMILY CHILD CARE HOMES, AND ELIGIBLE SCHOOLS FOR COSTS INCURRED FOR THE PURPOSE OF COMPLYING WITH THIS SECTION.
(8) Technical assistance. The department shall provide TECHNICAL ASSISTANCE AS NEEDED TO CHILD CARE CENTERS, FAMILY CHILD CARE HOMES, AND ELIGIBLE SCHOOLS IN RURAL AREAS TO HELP SUCH FACILITIES COMPLY WITH THE REQUIREMENTS OF THIS SECTION.
(9) Exemptions. Not withstanding any provision of this SECTION TO THE CONTRARY:
(a) A family child care home established before March 31, 2023, MAY OPT OUT OF THE DUTY TO COMPLY WITH THIS SECTION SO LONG AS THE AUTHORIZED REPRESENTATIVE OF THE FAMILY CHILD CARE HOME PROVIDES WRITTEN NOTICE OF SUCH DECISION TO THE DEPARTMENT ON OR BEFORE MARCH 31, 2023. A FAMILY CHILD CARE HOME ESTABLISHED ON OR AFTER MARCH 31, 2023, MAY OPT OUT OF THE DUTY TO COMPLY WITH THIS SECTION SO LONG AS THE AUTHORIZED REPRESENTATIVE OF THE FAMILY CHILD CARE HOME PROVIDES WRITTEN NOTICE OF SUCH DECISION TO THE DEPARTMENT WITHIN SIX MONTHS AFTER THE DATE UPON WHICH THE FAMILY CHILD CARE HOME IS ESTABLISHED.
(b) A Child care center or eligible school is not required TO SATISFY THE REQUIREMENTS OF THIS SECTION IF THE CHILD CARE CENTER OR ELIGIBLE SCHOOL IS CLASSIFIED AS A PUBLIC WATER SYSTEM under the "Lead and Copper Rule" of the federal environmental PROTECTION AGENCY, 40 CFR 141 ET SEQ., AS AMENDED, AND THE CHILD CARE CENTER OR ELIGIBLE SCHOOL IS IN COMPLIANCE WITH THE REQUIREMENTS OF THE FEDERAL RULE. HOWEVER, A CHILD CARE CENTER OR ELIGIBLE SCHOOL THAT UTILIZES THE EXEMPTION DESCRIBED IN THIS SUBSECTION (9)(b) SHALL, IN LIEU OF SATISFYING THE REPORTING REQUIREMENT DESCRIBED IN SUBSECTION (1)(b)(II) OF THIS SECTION, REPORT ANNUALLY TO THE WATER QUALITY CONTROL COMMISSION THE RESULTS OF THE CHILD CARE CENTER'S OR ELIGIBLE SCHOOL'S TESTING OF ITS DRINKING WATER SOURCES PURSUANT TO THE FEDERAL RULE.
(10) Reports. (a) On OR BEFORE DECEMBER 1, 2023, AND ON OR BEFORE EACH DECEMBER 1 THEREAFTER, THE WATER QUALITY CONTROL COMMISSION SHALL SUBMIT A REPORT TO THE PUBLIC AND BEHAVIORAL HEALTH AND HUMAN SERVICES COMMITTEE OF THE HOUSE OF REPRESENTATIVES AND THE HEALTH AND HUMAN SERVICES COMMITTEE OF THE SENATE, OR TO ANY SUCCESSOR COMMITTEES, WHICH REPORT:
(I) Summarizes the results of the tests performed by child CARE CENTERS, FAMILY CHILD CARE HOMES, AND ELIGIBLE SCHOOLS PURSUANT TO THIS SECTION; AND
(II) IdENTIFIES ANY NONCOMPLIANT CHILD CARE CENTERS, FAMILY CHILD CARE HOMES, AND ELIGIBLE SCHOOLS.
(b) THE WATER QUALITY CONTROL COMMISSION SHALL PRESENT TESTIMONY CONCERNING THE REPORT DESCRIBED IN SUBSECTION (10)(a) OF THIS SECTION TO THE PUBLIC AND BEHAVIORAL HEALTH AND HUMAN SERVICES COMMITTEE OF THE HOUSE OF REPRESENTATIVES, OR ANY SUCCESSOR COMMITTEE, AT THE COMMITTEE'S REQUEST.
(c) Notwithstanding the requirement in Section 24-1-136 (11)(a)(I), THE REQUIREMENT TO SUBMIT THE REPORT DESCRIBED IN SUBSECTION (10)(a) OF THIS SECTION CONTINUES INDEFINITELY.

25-8-904. Report and recommendation regarding expansion required - legislative declaration. (1) IT IS THE GENERAL ASSEMBLY'S INTENT THAT, SUBJECT TO THE AVAILABILITY OF FUTURE APPROPRIATIONS, THE REQUIREMENTS DESCRIBED IN THIS PART 9 CONCERNING THE TESTING AND REMEDIATION OF DRINKING WATER SOURCES IN ELIGIBLE SCHOOLS SHOULD BE EXPANDED TO APPLY TO SCHOOLS OTHER THAN THOSE SCHOOLS THAT ARE ELIGIBLE SCHOOLS, AND SUCH SCHOOLS SHOULD ALSO BE MADE ELIGIBLE TO RECEIVE REIMBURSEMENT FOR COSTS INCURRED IN COMPLYING WITH SUCH REQUIREMENTS. To THIS END, THE DEPARTMENT IS REQUIRED TO ADVISE THE GENERAL ASSEMBLY IN THE FORM OF THE REPORT DESCRIBED IN SUBSECTION (2) OF THIS SECTION.
(2) On OR BEFORE JANUARY 1, 2026, THE DEPARTMENT SHALL REPORT TO THE PUBLIC AND BEHAVIORAL HEALTH AND HUMAN SERVICES COMMITTEE OF THE HOUSE OF REPRESENTATIVES AND THE HEALTH AND HUMAN SERVICES COMMITTEE OF THE SENATE, OR TO ANY SUCCESSOR COMMITTEES, CONCERNING THE DEPARTMENT'S ACTIVITIES UNDER THIS PART 9. SPECIFICALLY, THE DEPARTMENT SHALL INCLUDE IN THE REPORT:
(a) THE REMAINING BALANCE IN THE FUND AS OF THE DATE OF THE REPORT;
(b) An estimate of the cost of applying the requirements OF THIS PART 9 TO, AND MAKING ELIGIBLE FOR REIMBURSEMENT FROM THE FUND FOR COSTS INCURRED IN COMPLYING WITH SUCH REQUIREMENTS, SCHOOLS THAT SERVE ANY OF GRADES SIX THROUGH EIGHT AND THAT ARE NOT ELIGIBLE SCHOOLS; AND
(c) An estimate of The cost of applying the requirements OF THIS PART 9 TO, AND MAKING ELIGIBLE FOR REIMBURSEMENT FROM THE FUND FOR COSTS INCURRED IN COMPLYING WITH SUCH REQUIREMENTS, SCHOOLS THAT SERVE ANY OF GRADES NINE THROUGH TWELVE AND THAT ARE NOT ELIGIBLE SCHOOLS.

25-8-905. Repeal of part. This PART 9 IS REPEALED, EFFECTIVE June 30, 2026.

SECTION 2. In Colorado Revised Statutes, add 22-32-150 as follows:

22-32-150. Testing for the presence of lead in drinking water in eligible schools - compliance with public health requirements repeal. (1) EACH ELIGIBLE SCHOOL, AS DEFINED IN SECTION 25-8-901 (4), AND EACH CHARTER SCHOOL OF A SCHOOL DISTRICT THAT IS AN ELIGIBLE SCHOOL SHALL COMPLY WITH THE REQUIREMENTS OF PART 9 OF ARTICLE 8 OF TITLE 25 CONCERNING TESTING OF WATER IN CHILD CARE CENTERS, FAMILY CHILD CARE HOMES, AND ELIGIBLE SCHOOLS.
(2) This section is Repealed, effective June 30, 2026.

SECTION 3. In Colorado Revised Statutes, add 22-30.5-529 as follows:

22-30.5-529. Testing for the presence of lead in drinking water in eligible schools - compliance with public health requirements repeal. (1) EACH INSTITUTE CHARTER SCHOOL THAT IS AN ELIGIBLE SCHOOL, AS DEFINED IN SECTION 25-8-901 (4), SHALL COMPLY WITH THE REQUIREMENTS OF PART 9 OF ARTICLE 8 OF TITLE 25 CONCERNING TESTING OF WATER IN CHILD CARE CENTERS, FAMILY CHILD CARE HOMES, AND ELIGIBLE SCHOOLS.
(2) This section is repealed, effective June 30, 2026.

SECTION 4. In Colorado Revised Statutes, add 26-6-123 as follows:

26-6-123. Testing for the presence of lead in drinking water in child care centers and family child care homes - compliance with public health requirements - repeal. (1) EACH CHILD CARE CENTER AND, UNLESS IT HAS OPTED OUT PURSUANT TO SECTION 25-8-903 (1)(a), EACH FAMILY CHILD CARE HOME SHALL COMPLY WITH THE REQUIREMENTS OF PART 9 OF ARTICLE 8 OF TITLE 25 CONCERNING TESTING OF WATER IN CHILD CARE CENTERS, FAMILY CHILD CARE HOMES, AND ELIGIBLE SCHOOLS.
(2) This section is repealed, effective June 30, 2026.

SECTION 5. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 2,648,019$ is appropriated to the department of public health and environment. This appropriation is from the general fund. To implement this act, the department may use this appropriation as follows:
(a) $\$ 673,286$ for use by the drinking water program for personal services, which amount is based on an assumption that the program will require an additional 8.4 FTE;
(b) $\$ 1,469,235$ for use by the drinking water program for operating expenses; and
(c) $\$ 505,498$ for the purchase of information technology services.
(2) For the 2022-23 state fiscal year, $\$ 505,498$ 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 health and environment under subsection (1)(c) of this section. To implement this act, the office may use this appropriation to provide information technology services for the department of public health and environment.

SECTION 6. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 18,000,000$ is appropriated to the school and child care clean drinking water cash fund created in section $25-8-902$, C.R.S. This appropriation is from the general fund. The department of public health and environment is responsible for the accounting related to this appropriation.
(2) For the 2022-23 state fiscal year, $\$ 18,000,000$ is appropriated to the department of public health and environment for use by the drinking water program. This appropriation is from reappropriated funds in the school and child care clean drinking water cash fund under subsection (1) of this section. To implement this act, the program may use the appropriation for operating expenses.

SECTION 7. Act subject to petition - effective date. This act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly; 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 2022 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.".

Page 1 of the bill, line 103, strike "Present." and substitute "Present, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".".

HB22-1388
be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 11, after line 27 insert:
"SECTION 17. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 318,840$ is appropriated to the department of revenue. This appropriation consists of $\$ 76,482$ general fund and $\$ 242,358$ from the license plate cash fund created in section 42-3-301 (1)(b), C.R.S. To implement this act, the department may use this appropriation as follows:
(a) $\$ 60,300$ from the general fund for DRIVES maintenance and support;
(b) $\$ 5,985$ from the general fund for use by the executive director's office for personal services related to administration and support;
(c) $\$ 10,197$ from the general fund for the purchase of information technology services; and
(d) $\$ 242,358$ from the license plate cash fund for use by vehicle services for license plate ordering.
(2) For the 2022-23 state fiscal year, $\$ 10,197$ is appropriated to the office of the governor for use by the office of information technology. This appropriation is from reappropriated funds received from the department of revenue under subsection (1)(c) of this section. To implement this act, the office may use this appropriation to provide information technology services for the department of revenue.".

Renumber succeeding section accordingly.

Page 1 line 102, strike "OWNERSHIP." and substitute "OWNERSHIP, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1391 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 8, after line 22 insert:
"SECTION 4. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 16,877$ is appropriated to the governor's office for use by the office of state planning and budgeting. This appropriation is from the general fund, and is based on the assumption that the office will require an additional 0.2 FTE. To implement this act, the office may use this appropriation for personal services.
(2) For the 2022-23 state fiscal year, $\$ 116,524$ is appropriated to the department of revenue for use by the executive director's office. This appropriation is from the general fund. To implement this act, the office may use this appropriation as follows:
(a) $\$ 94,819$ for personal services related to administration and support, which amount is based on an assumption that the office will require an additional 1.9 FTE; and
(b) $\$ 21,705$ for operating expenses related to administration and support.".

Renumber succeeding section accordingly.
Page 1, line 101, strike "GAS." and substitute "GAS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

SB22-113 be referred to the Committee of the Whole with favorable recommendation.

SB22-140 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 35 , line 12 , strike " 2.5 " and substitute "2.3".

Page 35 , line 15 , strike " 1.0 " and substitute " 0.9 ".
Page 35 , line 18 , strike " 3.4 " and substitute " 1.9 ".

SB22-159 be referred to the Committee of the Whole with favorable recommendation.

SB22-160 be referred to the Committee of the Whole with favorable recommendation.

SB22-165 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend the Education Committee Report, dated April 27, 2022, strike lines 2 through 7 and substitute:
""SECTION 3. Appropriation. For the 2022-23 state fiscal year, $\$ 1,000,000$ is appropriated to the department of education. This appropriation is from the general fund. To implement this act, the department may use this appropriation for the Colorado career advisor training program.".".

SB22-170 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 4, strike "law" and substitute "personnel".

SB22-180 be referred to the Committee of the Whole with favorable recommendation.

SB22-182 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 5, line 23 strike "cash".

SB22-183 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 12, line 12, strike "THIRTY-FIVE" and substitute "THIRTY-TWO".

Page 12 , line 14 , strike "24-75-228." and substitute "24-75-228, AND TRANSFER SIX MILLION DOLLARS TO THE FUND FROM THE GENERAL FUND.".

Page 14, after line 10 , insert:
"SECTION 11. In Colorado Revised Statutes, 24-4.2-103, add (1.8) as follows:

24-4.2-103. Victims and witnesses assistance and law enforcement fund - control of fund. (1.8) (a) WITHIN THREE DAYS after the effective date of this subsection (1.8), the state TREASURER SHALL TRANSFER THREE MILLION DOLLARS TO THE FUND FROM THE ECONOMIC RECOVERY AND RELIEF CASH FUND CREATED IN SECTION 24-75-228 FOR DISTRIBUTION TO DISTRICT ATTORNEYS' OFFICES FOR VICTIMS AND WITNESSES PROGRAMS AND PURPOSES DESCRIBED IN SECTIONS 24-4.2-103 AND 24-4.2-105. THE OFFICE OF THE STATE COURT ADMINISTRATOR SHALL, IN CONSULTATION WITH THE DIVISION OF CRIMINAL JUSTICE AND THE VICTIMS AND WITNESS ASSISTANCE AND LAW ENFORCEMENT PROGRAM ADMINISTRATORS IN EACH JUDICIAL DISTRICT, distribute the money transferred pursuant to this subsection (1.8) BASED ON NEED.
(b) The Judicial department and each recipient of money FROM THE FUND SHALL COMPLY WITH THE COMPLIANCE, REPORTING, RECORD-KEEPING, AND PROGRAM EVALUATION REQUIREMENTS ESTABLISHED BY THE OFFICE OF STATE PLANNING AND BUDGETING AND THE STATE CONTROLLER IN ACCORDANCE WITH SECTION 24-75-226 (5).
(c) Notwithstanding the provisions of subsection (4) of THIS SECTION, A DISTRICT ATTORNEY'S OFFICE MAY USE UP TO TEN PERCENT OF ANY MONEY DISTRIBUTED PURSUANT TO THIS SUBSECTION (1.8) FOR DEVELOPMENT AND ADMINISTRATIVE COSTS INCURRED BY THE DISTRICT ATTORNEY'S OFFICE PURSUANT TO THIS SECTION.
(d) The requirements set forth in section 24-4.2-105 (1) DO NOT APPLY TO THIS SUBSECTION (1.8).

SECTION 12. In Colorado Revised Statutes, 25-20.5-801, amend (9)(e); and add (10) as follows:

25-20.5-801. Community crime victims grant program created - cash fund - repeal. (9) (e) The state treasurer shall transfer all unexpended and unencumbered money in the fund on September 1, 2023 September 1, 2024, to the general fund.
(10) (a) On JULY 1, 2022, THE STATE TREASURER SHALL TRANSFER ONE MILLION DOLLARS FROM THE GENERAL FUND TO THE COMMUNITY CRIME VICTIMS GRANT PROGRAM CASH FUND CREATED IN SUBSECTION (9) OF THIS SECTION.
(b) This subsection (10) IS REPEALED, EFFECTIVE July 1, 2023.".

Renumber succeeding sections accordingly.
Page 14 , line 19 , strike " 26. " and substitute " 26 ; CRIME VICTIM SERVICES FUNDED THROUGH THE COLORADO CRIME VICTIM SERVICES FUND ESTABLISHED IN SECTION 24-33.5-505.5; AND SERVICES FUNDED THROUGH THE VICTIMS AND WITNESSES ASSISTANCE AND LAW ENFORCEMENT FUND DESCRIBED IN SECTION 24-4.2-103.".

## HEALTH AND INSURANCE

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

HB22-1401 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 ""DiRECT-CARE" and substitute ""Clinical staff" and strike "NURSE,".

Page 3 , strike line 8 .
Page 3, line 9, after "NURSE" insert "OR REGISTERED PROFESSIONAL NURSE".

Page 3, strike lines 11 through 13.
Reletter succeeding paragraphs accordingly.
Page 3, after line 16 insert:
"(c) "NURSE AIDE" MEANS A PERSON CERTIFIED PURSUANT TO ARTICLE 255 OF TITLE 12 TO PRACTICE AS A NURSE AIDE WHO PROVIDES DIRECT CARE TO PATIENTS OR WHO WORKS IN AN AUXILIARY CAPACITY UNDER THE SUPERVISION OF A REGISTERED NURSE.".

Reletter succeeding paragraph accordingly.
Page 3, line 17, strike "PATIENT-CARE" and substitute "MASTER NURSE".
Page 4, strike lines 2 through 6 and substitute "EXISTING hospital STAFFING COMMITTEE. THE NURSE STAFFING COMMITTEE MUST HAVE AT LEAST SIXTY PERCENT OR GREATER PARTICIPATION BY CLINICAL STAFF NURSES, IN ADDITION TO AUXILIARY PERSONNEL AND NURSE MANAGERS. The nurse staffing".

Page 4, line 10, strike "PATIENT-CARE" and substitute "MASTER NURSE".
Page 4, line 14, after "REQUIREMENTS" insert "AS ESTABLISHED IN RULES PROMULGATED BY THE STATE BOARD OF HEALTH".

Page 4, lines 16 and 17, strike "GUIDELINES IN EACH TYPE OF HOSPITAL UNIT;" and substitute "GUIDELINES;".

Page 4, line 21, strike "PROVIDER-TO-PATIENT RATIOS" and substitute "NURSE-TO-PATIENT ASSIGNMENTS".

Page 4, line 25, strike "OR" and substitute "AND".
Page 4, line 26, strike "BODY, OR BOTH," and substitute "BODY".
Page 5, line 10, strike "COMPLIANCE." and substitute "COMPLIANCE WITH RULES PROMULGATED BY THE STATE BOARD OF HEALTH.".

Page 5, strike lines 14 and 15.
Renumber succeeding subparagraphs accordingly.
Page 5, line 18, strike "DIRECT-CARE" and substitute "CLINICAL STAFF".
Page 5, line 20, strike the first "DIRECT-CARE".

Page 5, line 20, strike the second "DIRECT-CARE" and substitute "CLINICAL STAFF".

Page 5, strike 21, strike "DIRECT- CARE".
Page 6, strike lines 2 through 5 and substitute:
"(b) On a QUARTERLY BASIS, EVALUATE THE STAFFING PLAN AND PREPARE A REPORT FOR INTERNAL REVIEW BY THE STAFFING COMMITTEE; AND".

Reletter succeeding paragraph accordingly.
Page 6, line 6, strike "A QUARTERLY" and substitute "AN ANNUAL".
Page 6, strike lines 10 through 23 and substitute:
"(4) A hospital shall not assign a clinical staff nurse, NURSE AIDE, OR EMS PROVIDER TO A HOSPITAL UNIT UNLESS, CONSISTENT WITH THE CONDITIONS OF PARTICIPATION ADOPTED FOR FEDERAL MEDICARE AND MEDICAID PROGRAMS, HOSPITAL PERSONNEL RECORDS INCLUDE DOCUMENTATION THAT THE TRAINING AND DEMONSTRATION OF COMPETENCY WERE SUCCESSFULLY COMPLETED DURING ORIENTATION AND ON A PERIODIC BASIS CONSISTENT WITH HOSPITAL POLICIES.".

Page 7, strike lines 3 and 4 and substitute "CAPACITY; AND".
Page 7, line 7, strike "Shall use the data" and substitute "Shall:
(I) Use the Data".

Page 7, line 11, strike "HOSPITALS." and substitute "HOSPITALS;
(II) DETERMINE THE NUMBER OF SEASONAL VARIATIONS ALLOWABLE WITH REGARD TO SUBSECTION (5)(a)(I) OF THIS SECTION WITH A MINIMUM OF TWO AND A MAXIMUM OF FOUR ALLOWABLE VARIANCES; AND
(III) DEFINE "STAFFED-BED CAPACITY" FOR THE PURPOSES OF THIS SECTION.".

Page 9, line 27, strike "AVAILABLE" and substitute "AVAILABLE, TO THE extent that the vaccines are available,".

Page 10, line 7, after "EMERGENCY," insert "to the extent that the TESTING IS AVAILABLE,".

Page 11, line 16, strike "THE" and substitute "On OR BEFORE JANUARY 1, 2023, AND ON OR BEFORE JANUARY 1 EACH YEAR THEREAFTER, THE".

Page 11, line 17, strike "GOVERNOR ON OR BEFORE JANUARY 1, 2023." and substitute "GOVERNOR.
(3) THE OFFICE OF SAVING PEOPLE MONEY ON HEALTH CARE SHALL COORDINATE, MONITOR, AND SUPPORT THE EFFORTS TO IMPROVE THE AFFORDABILITY OF HEALTH CARE, HEALTH OUTCOMES, AND PUBLIC HEALTH READINESS IN STATE PROGRAMS AND DEPARTMENTS.".

Page 14, strike line 27.

Strike page 15 and substitute:
"SECTION 5. Safety clause. The general assembly hereby finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, or safety.".

On motion of Representative Esgar, HB22-1230, HB22-1151, HB22-1388, HB22-1391, HB22-1358, SB22-183, SB22-208, SB22-223, SB22-165, SB22-027, HB22-1064, SB22-114, SB22-113, SB22-140, SB22-159, SB22-160, SB22-170, HB22-1026, SB22-180, SB22-150, SB22-182, SB22-185, SB22-203 were made Special Orders on Tuesday, May 3, 2022, at 9:43 a.m.

The hour of 9:43 a.m., having arrived, on motion of Representative Michaelson Jenet, the House resolved itself into Committee of the Whole for consideration of Special Orders and she was called to act as Chair.

## SPECIAL ORDERS--SECOND READING OF BILLS

The Committee of the Whole having risen, the Chair reported the titles of the following bills had been read (reading at length had been dispensed with by unanimous consent), the bills considered and action taken thereon as follows:
(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

HB22-1230 by Representative(s) Duran and Exum; also Senator(s) Fields and Priola-Concerning the employment support and job retention services program.

Amendment No. 1, Appropriations Report, dated May 3, 2022, and placed in member's bill file; Report also printed in House Journal, May 3, 2022.

Amendment No. 2, Business Affairs \& Labor Report, dated March 17, 2022, and placed in member's bill file; Report also printed in House Journal, March 17, 2022.

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

HB22-1151 by Representative(s) Catlin and Roberts; also Senator(s) Bridges and Simpson-Concerning measures to incentivize water-wise landscapes, and, in connection therewith, creating a state program to finance the voluntary replacement of irrigated turf.

Amendment No. 1, Appropriations Report, dated May 3, 2022, and placed in member's bill file; Report also printed in House Journal, May 3, 2022.

Amendment No. 2, Agriculture, Livestock, \& Water Report, dated February 28, 2022, and placed in member's bill file; Report also printed in House Journal, March 1, 2022.

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

HB22-1388 by Representative(s) Valdez A.-Concerning the regulation of vehicles related to their ownership.

Amendment No. 1, Appropriations Report, dated May 3, 2022, and placed in member's bill file; Report also printed in House Journal, May 3, 2022.

Amendment No. 2, Finance Report, dated May 2, 2022, and placed in member's bill file; Report also printed in House Journal, May 2, 2022.

Amendment No. 3, Transportation \& Local Government Report, dated April 26, 2022, and placed in member's bill file; Report also printed in House Journal, April 27, 2022.

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

HB22-1391 by Representative(s) McCluskie, Herod, Ransom; also Senator(s) Hansen and Rankin, Zenzinger-Concerning the state severance tax on oil and gas.

Amendment No. 1, Appropriations Report, dated May 3, 2022, and placed in member's bill file; Report also printed in House Journal, May 3, 2022.

Amendment No. 2, Finance Report, dated April 28, 2022, and placed in member's bill file; Report also printed in House Journal, April 28, 2022.

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

HB22-1358 by Representative(s) Sirota; also Senator(s) Winter and Fields-Concerning measures to eliminate the presence of lead in the drinking water of certain facilities where children are present.

Amendment No. 1, Appropriations Report, dated May 3, 2022, and placed in member's bill file; Report also printed in House Journal, May 3, 2022.

Amendment No. 2, Public \& Behavioral Health \& Human Services Report, dated April 12, 2022, and placed in member's bill file; Report also printed in House Journal, April 13, 2022.

Amendment No. 3, by Representative Sirota:
Amend the Appropriations Committee Report, dated May 3, 2022, page 5, line 3, strike "ANNUALLY".

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

SB22-183 by Senator(s) Winter and Gardner; also Representative(s) Duran and Weissman-Concerning programs that provide services to crime victims.

Amendment No. 1, Appropriations Report, dated May 3, 2022, and placed in member's bill file; Report also printed in House Journal, May 3, 2022.

Amendment No. 2, Judiciary Report, dated April 20, 2022, and placed in member's bill file; Report also printed in House Journal, April 21, 2022.

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

SB22-208 by Senator(s) Winter and Simpson; also Representative(s) Lynch and Roberts-Concerning just compensation for the condemnation of property encumbered by a conservation easement in gross.

Amendment No. 1, Finance Report, dated May 2, 2022, and placed in member's bill file; Report also printed in House Journal, May 2, 2022.

Amendment No. 2, by Representative Lynch:
Amend the Finance Committee Report, dated May 2, 2022, page 2, line 2, strike "EASEMENT,"." and substitute "EASEMENT, IN WHOLE OR IN PART AND ACQUIRE SUCH PROPERTY FREE AND CLEAR OF THE CONSERVATION EASEMENT INTEREST,".".

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

SB22-223 by Senator(s) Hinrichsen; also Representative(s) Lindsay and Snyder-Concerning the requirement that businesses licensed to sell motor vehicles have a principal place of business.

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

SB22-165 by Senator(s) Bridges; also Representative(s) Lindsay and Geitner-Concerning the creation of the Colorado career advisor training program, and, in connection therewith, making an appropriation.

Amendment No. 1, Appropriations Report, dated May 3, 2022, and placed in member's bill file; Report also printed in House Journal, May 3, 2022.

Amendment No. 2, Education Report, dated April 27, 2022, and placed in member's bill file; Report also printed in House Journal, April 27, 2022.

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

SB22-027 by Senator(s) Smallwood and Rodriguez; also Representative(s) Michaelson Jenet and Larson-Concerning changes to the prescription drug monitoring program pursuant to the March 2021 audit report issued by the office of the state auditor.

Amendment No. 1, Health \& Insurance Report, dated May 2, 2022, and placed in member's bill file; Report also printed in House Journal, May 2, 2022.

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

HB22-1064 by Representative(s) Mullica and Bacon; also Senator(s) Priola and Fields-Concerning tobacco products, and, in connection therewith, prohibiting the distribution of flavored cigarettes, tobacco products, or nicotine products, amending the definition of cigarette, tobacco product, or nicotine product to include products containing synthetic nicotine, and directing the prevention services division in the department of public health and environment to convene a working group to develop and implement a grant program to address the needs of communities disproportionately impacted by tobacco and nicotine marketing, sales, and use.

Amendment No. 1, Appropriations Report, dated May 3, 2022, and placed in member's bill file; Report also printed in House Journal, May 3, 2022.

Amendment No. 2, Finance Report, dated April 4, 2022, and placed in member's bill file; Report also printed in House Journal, April 5, 2022.

Amendment No. 3, Health \& Insurance Report, dated March 16, 2022, and placed in member's bill file; Report also printed in House Journal, March 18, 2022.

## Amendment No. 4, by Representative Geitner:

Amend the Finance Committee Report, dated April 4, 2022, page 2, line 15, after "OF" insert "PREMIUM CIGARS OR".

Amendment No. 5, by Representative Soper:
Amend the Health and Insurance Committee Report, dated March 16, 2022, page 1 , strike lines 19 through 27.

Page 2, strike lines 1 through 9 and substitute:

[^20](b) "CigAR LOUNGE" HAS THE SAME RESTRICTIONS AS SET FORTH IN SECTION 25-14-205.".

Amendment No. 6, by Representative Will:
Amend printed bill, page 7, line 16 , after "(4.5)" insert "(a)".
Page 7, after line 23 insert:
"(b) "Flavored cigarette, tobacco product, or nicotine PRODUCT" INCLUDES FLAVORED ROLLING PAPER.".

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

SB22-114 by Senator(s) Hisey and Story; also Representative(s) Roberts and Catlin, McCluskie, Pico-Concerning fire suppression ponds, and, in connection therewith, making an appropriations.

Amendment No. 1, Appropriations Report, dated May 2, 2022, and placed in member's bill file; Report also printed in House Journal, May 2, 2022.

Amendment No. 2, Agriculture, Livestock, \& Water Report, dated April 11, 2022, and placed in member's bill file; Report also printed in House Journal, April 12, 2022.

Amendment No. 3, by Representative Roberts:
Amend reengrossed bill, page 7, strike lines 6 and 7 and substitute:
"(4) UnLeSS OTHERWISE REQUIRED BY LAW OR AS NEEDED TO ADDRESS DAM SAFETY".

Page 12 , line 26 , strike "AND".
Page 13, line 4, strike "LOCATED." and substitute "LOCATED; AND".
Page 13, after line 4 insert:
"(F) The state engineer determines that evidence provided BY A HOLDER OF A DECREED WATER RIGHT IN RESPONSE TO THE NOTICE DESCRIBED IN SUBSECTION (10)(a)(I)(E) OF THIS SECTION WAS INSUFFICIENT TO REBUT THE PRESUMPTION OF NO MATERIAL INJURY, AS DESCRIBED IN SECTION 37-92-602 (8)(i).".

## Amendment No. 4, by Representative Roberts:

Amend reengrossed bill, page 13, after line 20 insert:
"(11) AFTER A BOARD OF COUNTY COMMISSIONERS SUBMITS AN APPLICATION TO THE STATE ENGINEER FOR THE DESIGNATION OF A FIRE SUPPRESSION POND PURSUANT TO SECTION 37-82-107, A HOLDER OF A DECREED WATER RIGHT MAY REQUEST THAT IF THE STATE ENGINEER

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DESIGNATES THE POND AS A FIRE SUPPRESSION POND, THE STATE ENGINEER SHALL PROVIDE NOTICE OF THE DESIGNATION TO THE HOLDER OF THE DECREED WATER RIGHT WITHIN FOURTEEN DAYS AFTER THE DESIGNATION. IF THE STATE ENGINEER RECEIVES SUCH A REQUEST, THE STATE ENGINEER SHALL PROVIDE SUCH NOTICE.".
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Renumber succeeding subsection accordingly.
As amended, ordered revised and placed on the Calendar for Third Reading and Final Passage.

SB22-113 by Senator(s) Hansen and Buckner; also Representative(s) Tipper and Bacon-Concerning the use of personal identifying data, and, in connection therewith, creating a task force for the consideration of artificial intelligence, restricting the use of facial recognition services by state and local government agencies, temporarily prohibiting the use of facial recognition services by public schools, and making an appropriation.

Amendment No. 1, by Representative Bacon:
Amend reengrossed bill, strike everything below the enacting clause and substitute:
"SECTION 1. In Colorado Revised Statutes, add 2-3-1707 as follows:

2-3-1707. Task force for the consideration of facial recognition services - creation - membership - duties - compensation - staff support - repeal. (1) Creation - membership. (a) THERE IS CREATED a task force for the consideration of facial recognition services. The task force consists of the following fifteen MEMBERS:
(I) The chief information officer appointed by the GOVERNOR PURSUANT TO SECTION 24-37.5-103 (1) OR THE CHIEF INFORMATION OFFICER'S DESIGNEE;
(II) The attorney general or the attorney general's DESIGNEE;
(III) Thedirector of the Colorado bureau of investigation CREATED IN SECTION 24-33.5-401 OR THE DIRECTOR'S DESIGNEE;
(IV) One member who represents the Colorado District Attorneys' Council;
(V) One member who represents either the County Sheriffs of Colorado or the Colorado Association of Chiefs of Police, to be appointed by the president of the senate;
(VI) One member who is a state representative, to be appointed by the speaker of the house of representatives;
(VII) One member who is a state senator, to be appointed BY THE PRESIDENT OF THE SENATE;
(VIII) One member who represents local school district BOARDS OF EDUCATION, TO BE APPOINTED BY THE SPEAKER OF THE HOUSE of REPRESENTATIVES;
(IX) ONE MEMBER WHO IS AN INSTRUCTOR AT AN INSTITUTION OF higher education and has expert knowledge of, and experience wITH, FACIAL RECOGNITION SERVICES TECHNOLOGY, TO BE APPOINTED BY the president of the senate;
(X) One Member who is a business professional with expert KNOWLEDGE OF, AND EXPERIENCE WITH, FACIAL RECOGNITION SERVICES PRODUCTS, TO BE APPOINTED BY THE SPEAKER OF THE HOUSE OF REPRESENTATIVES;
(XI) ONE MEMBER WHO IS AN ATTORNEY WITH EXPERT KNOWLEDGE OF, AND EXPERIENCE WITH, FEDERAL AND STATE LAWS CONCERNING FACIAL RECOGNITION SERVICES, TO BE APPOINTED BY THE PRESIDENT OF THE SENATE;
(XII) One member who represents the Colorado Criminal Defense Bar;
(XIII) ONE MEMBER WHO REPRESENTS A CONSUMER PROTECTION ASSOCIATION, TO BE APPOINTED BY THE PRESIDENT OF THE SENATE;
(XIV) One member who represents a statewide civil LIBERTIES ORGANIZATION, TO BE APPOINTED BY THE SPEAKER OF THE house of representatives; And
(XV) ONE MEMBER WHO REPRESENTS DISPROPORTIONATELY IMPACTED COMMUNITIES, TO BE APPOINTED BY THE PRESIDENT OF THE SENATE.
(b) THE SPEAKER OF THE HOUSE OF REPRESENTATIVES AND THE PRESIDENT OF THE SENATE SHALL MAKE EACH OF THE INITIAL APPOINTMENTS DESCRIBED IN SUBSECTION (1)(a) OF THIS SECTION NOT LATER THAN SIXTY DAYS AFTER THE EFFECTIVE DATE OF THIS SECTION.
(c) THE TERMS OF THE APPOINTED MEMBERS OF THE TASK FORCE ARE AS FOLLOWS:
(I) THE STATE REPRESENTATIVE APPOINTED PURSUANT TO SUBSECTION (1)(a)(VI) OF THIS SECTION MAY SERVE INDEFINITELY, AT THE DISCRETION OF THE SPEAKER OF THE HOUSE OF REPRESENTATIVES, SO LONG AS THE PERSON REMAINS A STATE REPRESENTATIVE;
(II) The State senator appointed pursuant to subsection (1)(a)(VII) OF THIS SECTION MAY SERVE INDEFINITELY, AT THE discretion of the president of the senate, so Long as the person REMAINS A STATE SENATOR;
(III) OF THE TWO MEMBERS APPOINTED PURSUANT TO SUBSECTIONS (1)(a)(VIII) AND (1)(a)(IX) OF THIS SECTION, THE INITIAL TERM OF THE MEMBER APPOINTED PURSUANT TO SUBSECTION (1)(a)(VIII) OF THIS SECTION IS TWO YEARS AND THE INITIAL TERM OF THE MEMBER APPOINTED PURSUANT TO SUBSECTION (1)(a)(IX) OF THIS SECTION IS FOUR YEARS, AND THEREAFTER THE TERMS OF EACH SUCH MEMBER IS FOUR YEARS;
(IV) OF THE TWO MEMBERS APPOINTED PURSUANT TO SUBSECTIONS (1)(a)(X) AND (1)(a)(XI) OF THIS SECTION, THE INITIAL TERM OF THE MEMBER APPOINTED PURSUANT TO SUBSECTION (1)(a)(X) OF THIS SECTION IS TWO YEARS AND THE INITIAL TERM OF THE MEMBER APPOINTED PURSUANT TO SUBSECTION (1)(a)(XI) OF THIS SECTION IS FOUR YEARS, AND THEREAFTER THE TERMS OF EACH SUCH MEMBER IS FOUR YEARS; AND
(V) The members appointed pursuant to subsections (1)(a)(XII) TO (1)(a)(XV) OF THIS SECTION SHALL SERVE TERMS OF FOUR YEARS.
(d) ANY VACANCY THAT OCCURS AMONG THE APPOINTED MEMBERS OF THE TASK FORCE SHALL BE FILLED BY THE APPROPRIATE APPOINTING AUTHORITY AS SOON AS PRACTICABLE IN ACCORDANCE WITH THE LIMITATIONS SPECIFIED IN SUBSECTION (1)(a) OF THIS SECTION.
(e) In making appointments to the task force, THE SPEAKER OF THE HOUSE OF REPRESENTATIVES AND THE PRESIDENT OF THE SENATE SHALL ENSURE THAT THE MEMBERSHIP OF THE TASK FORCE:
(I) Reflects the ethnic, cultural, and gender diversity of THE STATE;
(II) InCLuDES REPRESENTATION OF ALL AREAS OF THE STATE; AND
(III) TO THE EXTENT PRACTICABLE, INCLUDES PERSONS WITH DISABILITIES.
(f) Not Later than ninety days after the effective date of THIS SECTION, THE PRESIDENT OF THE SENATE SHALL APPOINT A MEMBER OF THE TASK FORCE TO SERVE AS THE INITIAL CHAIR OF THE TASK FORCE. THEREAFTER, THE CHAIR OF THE TASK FORCE SHALL BE APPOINTED annually on or before July 1, with the speaker of the house of REPRESENTATIVES APPOINTING THE CHAIR IN ODD YEARS AND THE PRESIDENT OF THE SENATE APPOINTING THE CHAIR IN EVEN YEARS.
(2) Issues for study. THE TASK FORCE SHALL EXAMINE AND, PURSUANT TO SUBSECTION (3)(e) OF THIS SECTION, REPORT TO THE COMMITTEE CONCERNING THE EXTENT TO WHICH STATE AND LOCAL GOVERNMENT AGENCIES ARE CURRENTLY USING FACIAL RECOGNITION SERVICES AND PROVIDE RECOMMENDATIONS CONCERNING THE EXTENT TO WHICH STATE AND LOCAL GOVERNMENT AGENCIES SHOULD BE PERMITTED TO USE FACIAL RECOGNITION SERVICES, INCLUDING CONSIDERATION OF:
(a) REGULATION, APPROVAL, AND PROCUREMENT OF FACIAL RECOGNITION SERVICES;
(b) Access to data collected by facial recognition SERVICES;
(c) EdUCATION OF THE PUBLIC CONCERNING FACIAL RECOGNITION SERVICES, INCLUDING IN PUBLIC SCHOOLS AND INSTITUTIONS OF HIGHER EDUCATION;
(d) ETHICAL CONSIDERATIONS RELATING TO THE USE OF FACIAL RECOGNITION SERVICES;
(e) TRANSPARENCY AND DISCLOSURE REQUIREMENTS CONCERNING HOW STATE AND LOCAL GOVERNMENT AGENCIES USE FACIAL RECOGNITION SERVICES;
(f) THE POTENTIAL ABUSES AND THREATS POSED TO CIVIL LIBERTIES, FREEDOMS, PRIVACY, AND SECURITY BY THE USE OF FACIAL RECOGNITION SERVICES;
(g) The potential impact of the use of facial recognition SERVICES ON VULNERABLE COMMUNITIES; AND
(h) How to facilitate and encourage the continued DEVELOPMENT OF FACIAL RECOGNITION SERVICES SO THAT INDIVIDUALS, BUSINESSES, GOVERNMENTS, AND OTHER INSTITUTIONS CAN BENEFIT FROM THEIR USE WHILE SAFEGUARDING AGAINST POTENTIAL ABUSES AND THREATS.
(3) Additional duties of the task force. THE TASK FORCE SHALL:
(a) Meet on or before December 1, 2022, at a time and place TO BE DETERMINED BY THE CHAIR OF THE TASK FORCE;
(b) Meet at least once every four months, or more often AS DIRECTED BY THE CHAIR OF THE COMMITTEE;
(c) COMMUNICATE WITH AND OBTAIN INPUT FROM GROUPS THROUGHOUT THE STATE AFFECTED BY THE ISSUES IDENTIFIED IN SUBSECTION (2) OF THIS SECTION;
(d) Create subcommittees as needed to carry out the duties of The task force. The subcommittees may consist, in part, OF PERSONS WHO ARE NOT MEMBERS OF THE TASK FORCE. SUCH PERSONS MAY VOTE ON ISSUES BEFORE THE SUBCOMMITTEE BUT ARE NOT ENTITLED TO VOTE AT MEETINGS OF THE TASK FORCE.
(e) SUBMIT A REPORT TO THE COMMITTEE ON OR BEFORE OCTOBER 1, 2023, AND ON OR BEFORE EACH OCTOBER 1 THEREAFTER, THAT, AT A MINIMUM:
(I) Describes issues to be studied in upcoming task force MEETINGS AND A PRIORITIZATION OF THOSE ISSUES;
(II) DESCRIBES FINDINGS AND RECOMMENDATIONS REGARDING ISSUES CONSIDERED BY THE TASK FORCE;
(III) DESCRIBES LEGISLATIVE PROPOSALS THAT IDENTIFY THE POLICY ISSUES INVOLVED, THE AGENCIES RESPONSIBLE FOR THE IMPLEMENTATION OF THE CHANGES, AND THE FUNDING SOURCES REQUIRED FOR IMPLEMENTATION;
(IV) InCLUDES RECOMMENDATIONS CONCERNING:
(A) THE PROHIBITIONS AND RESTRICTIONS DESCRIBED IN SECTION 24-33.5-117; AND
(B) THE PROHIBITIONS AND EXCEPTIONS DESCRIBED IN SECTIONS 22-30.5-529, 22-32-150, AND 24-33.5-119; AND
(V) Includes a recommendation as to whether the scope OF THE ISSUES FOR STUDY BY THE TASK FORCE, AS DESCRIBED IN SUBSECTION (2) OF THIS SECTION, SHOULD BE EXPANDED TO INCLUDE CONSIDERATION OF ARTIFICIAL INTELLIGENCE OTHER THAN FACIAL RECOGNITION SERVICES, OR EVEN ARTIFICIAL INTELLIGENCE ITSELF, AND, IF SO, WHETHER THE MEMBERSHIP OF THE TASK FORCE SHOULD BE ADJUSTED ACCORDINGLY.
(4) Compensation. Nonlegislative members of the task FORCE AND NONLEGISLATIVE MEMBERS OF ANY SUBCOMMITTEES OF THE TASK FORCE SERVE WITHOUT COMPENSATION. COMPENSATION OF LEGISLATIVE MEMBERS IS PAID FROM APPROPRIATIONS TO THE GENERAL ASSEMBLY.
(5) Staff support. THE DIRECTOR OF RESEARCH OF THE LEGISLATIVE COUNCIL MAY SUPPLY STAFF ASSISTANCE TO THE TASK FORCE AS THE DIRECTOR OF RESEARCH DEEMS APPROPRIATE, SUBJECT TO AVAILABLE APPROPRIATIONS. THE TASK FORCE MAY ALSO ACCEPT DONATIONS OF IN-KIND SERVICES FOR STAFF SUPPORT FROM THE PRIVATE SECTOR.
(6) Repeal. This section is repealed, effective September 1, 2027. PRIOR TO THE REPEAL, THE TASK FORCE IS SCHEDULED FOR REVIEW IN ACCORDANCE WITH SECTION 2-3-1203.

SECTION 2. In Colorado Revised Statutes, 2-3-1203, add (18.5)(a)(III) as follows:

2-3-1203. Sunset review of advisory committees - legislative declaration - definition - repeal. (18.5) (a) The following statutory authorizations for the designated advisory committees will repeal on September 1, 2027:
(III) THE TASK FORCE FOR THE CONSIDERATION OF FACIAL RECOGNITION SERVICES CREATED IN SECTION 2-3-1707.

SECTION 3. In Colorado Revised Statutes, amend 2-3-1701 as follows:

2-3-1701. Definitions. As used in this part 17, unLess THE CONTEXT OTHERWISE REQUIRES:
(1) "ARTIFICIAL INTELLIGENCE" MEANS SYSTEMS THAT CAN:
(a) Perceive an environment through data acQuisition, PROCESS AND INTERPRET THE DERIVED INFORMATION, AND TAKE ACTIONS OR IMITATE INTELLIGENT BEHAVIOR TO ACHIEVE A SPECIFIED GOAL; AND
(b) LEARN FROM PAST BEHAVIOR AND RESULTS AND ADAPT THEIR BEHAVIOR ACCORDINGLY.
(1) (2) "Committee" means the joint technology committee created in section 2-3-1702.
(1.3) (3) "Cybersecurity" means a broad range of technologies, processes, and practices designed to protect networks, computers, programs, and data from attack, damage, or unauthorized access.
(1.7) (4) "Data privacy" means the collection and dissemination of data AND technology and the public expectation of privacy. "Data privacy" also includes the way personally identifiable information or other sensitive information is collected, stored, used, and finally destroyed or deleted, in digital form or otherwise.
(5) "DISPROPORTIONATELY IMPACTED COMMUNITY" HAS THE MEANING SET FORTH IN SECTION 24-4-109 (2)(b)(II).
(6) (a) "FACIAL RECOGNITION SERVICE" MEANS TECHNOLOGY THAT ANALYZES FACIAL FEATURES TO FACILITATE THE IDENTIFICATION, VERIFICATION, OR PERSISTENT TRACKING OF INDIVIDUALS IN STILL OR VIDEO IMAGES.
(b) "FACIAL RECOGNITION SERVICE" DOES NOT INCLUDE:
(I) THE ANALYSIS OF FACIAL FEATURES TO GRANT OR DENY ACCESS TO AN ELECTRONIC DEVICE;
(II) A generally available consumer product, INCLUDING A TABLET OR SMARTPHONE, THAT ALLOWS FOR THE ANALYSIS OF FACIAL FEATURES IN ORDER TO FACILITATE THE USER'S ABILITY TO MANAGE AN ADDRESS BOOK OR STILL OR VIDEO IMAGES FOR PERSONAL OR HOUSEHOLD USE; OR
(III) The use of an automated or semi-Automated process BY A LAW ENFORCEMENT AGENCY FOR THE PURPOSE OF REDACTING A RECORDING FOR RELEASE OR DISCLOSURE TO PROTECT THE PRIVACY OF A SUBJECT DEPICTED IN THE RECORDING, SO LONG AS THE PROCESS DOES NOT GENERATE OR RESULT IN THE RETENTION OF ANY BIOMETRIC DATA OR SURVEILLANCE INFORMATION.
(2) (7) "Information technology" means technology, infrastructure, equipment, systems, OR software eontrolling, displaying, switehing, interehanging, transmitting, and receiving THAT CONTROLS, DISPLAYS, SWITCHES, INTERCHANGES, TRANSMITS, AND RECEIVES data or information, including audio, video, graphics, and text. "Information technology" shall be construed broadly to incorporate future technologies that change or supplant those in effect as of September 7, 2021.
$(2.5)(8)$ "Information technology budget request" means a budget request from a state agency or state institution of higher education for the installation, development, maintenance, or upgrade of information technology, including the purchase of services from the office, of information technology on the condition that the use of such services is the most cost beneficial option or falls within the duties and responsibilities of the office of information technology or the office's chief information officer as described in sections 24-37.5-105 and 24-37.5-106. "Information technology budget request" does not include budget requests that are primarily operational in nature or a budget request where the majority of funding will be used to support or modify state staffing levels.
(3) (9) "Office of information technology" OR "OFFICE" means the office of information technology created in section 24-37.5-103. C.R.S.
(4) (10) "Oversee" means reviews of major information technology projects as defined in section 24-37.5-102 (19), reviews of the office's budget requests for information technology projects, and ensuring that information technology projects follow best practice standards as established by the office. of information teehnology. "Oversee" does not include interference with the office's general responsibilities set forth in this article 3.
(5) (11) "State agency" means all of the departments, divisions, commissions, boards, bureaus, and institutions in the executive branch of the state government. "State agency" does not include the legislative or judicial department, the department of law, the department of state, the department of the treasury, or state-supported institutions of higher education, including the Auraria higher education center established in article 70 of title 23. C.R.S.
(12) "TASK FORCE" MEANS THE TASK FORCE FOR THE CONSIDERATION OF FACIAL RECOGNITION SERVICES CREATED IN SECTION 2-3-1707.

SECTION 4. In Colorado Revised Statutes, add 24-33.5-117, 24-33.5-118, and 24-33.5-119 as follows:

24-33.5-117. Use of facial recognition service by law enforcement agencies - surveillance and tracking - prohibited uses warrants - definition. (1) A LAW ENFORCEMENT AGENCY SHALL NOT USE A FACIAL RECOGNITION SERVICE TO ENGAGE IN ONGOING SURVEILLANCE; CONDUCT REAL-TIME IDENTIFICATION; IDENTIFY PERSONS, INTERESTS, OR SUSPECTS IN A PHOTOGRAPH; OR START PERSISTENT TRACKING UNLESS:
(a) ThE LAW ENFORCEMENT AGENCY OBTAINS A WARRANT AUTHORIZING SUCH USE; OR
(b) THE LAW ENFORCEMENT AGENCY OBTAINS A COURT ORDER AUTHORIZING THE USE OF THE FACIAL RECOGNITION SERVICE FOR THE SOLE PURPOSE OF LOCATING OR IDENTIFYING A MISSING PERSON OR IDENTIFYING A DECEASED PERSON. A COURT MAY ISSUE AN EX PARTE ORDER UNDER THIS SUBSECTION (1)(b) IF A LAW ENFORCEMENT OFFICER CERTIFIES AND THE COURT FINDS THAT THE INFORMATION LIKELY TO BE OBTAINED IS RELEVANT TO LOCATING OR IDENTIFYING A MISSING PERSON OR IDENTIFYING A DECEASED PERSON.
(2) A LAW ENFORCEMENT AGENCY SHALL NOT APPLY A FACIAL RECOGNITION SERVICE TO ANY INDIVIDUAL BASED ON THE INDIVIDUAL'S RELIGIOUS, POLITICAL, OR SOCIAL VIEWS OR ACTIVITIES; PARTICIPATION IN A PARTICULAR NONCRIMINAL ORGANIZATION OR LAWFUL EVENT; OR ACTUAL OR PERCEIVED RACE, ETHNICITY, CITIZENSHIP, PLACE OF ORIGIN, IMMIGRATION STATUS, AGE, DISABILITY, GENDER, GENDER EXPRESSION, GENDER IDENTITY, SEXUAL ORIENTATION, OR OTHER CHARACTERISTIC PROTECTED BY LAW.
(3) A LAW ENFORCEMENT AGENCY SHALL NOT USE A FACIAL RECOGNITION SERVICE TO CREATE A RECORD DEPICTING ANY INDIVIDUAL'S EXERCISE OF RIGHTS GUARANTEED BY THE FIRST amendment of the United States constitution and by section 10 of article II of the state constitution.
(4) A LAW ENFORCEMENT AGENCY SHALL NOT USE THE RESULTS OF A FACIAL RECOGNITION SERVICE AS THE SOLE BASIS TO ESTABLISH probable cause in a criminal investigation. The results of a FACIAL RECOGNITION SERVICE MAY BE USED IN CONJUNCTION WITH OTHER

INFORMATION AND EVIDENCE LAWFULLY OBTAINED BY A LAW ENFORCEMENT OFFICER TO ESTABLISH PROBABLE CAUSE IN A CRIMINAL INVESTIGATION.
(5) A LAW ENFORCEMENT AGENCY SHALL NOT SUBSTANTIVELY MANIPULATE AN IMAGE FOR USE IN A FACIAL RECOGNITION SERVICE IN A MANNER NOT CONSISTENT WITH THE FACIAL RECOGNITION SERVICE PROVIDER'S INTENDED USE AND TRAINING.
(6) AS USED IN THIS SECTION, "FACIAL RECOGNITION SERVICE" HAS THE MEANING SET FORTH IN SECTION 2-3-1701 (6).

24-33.5-118. Use of facial recognition service by law enforcement agencies - disclosure to criminal defendant required warrants - definitions. (1) A LAW ENFORCEMENT AGENCY SHALL DISCLOSE ITS USE OF A FACIAL RECOGNITION SERVICE ON A CRIMINAL DEFENDANT TO THAT DEFENDANT IN A TIMELY MANNER PRIOR TO TRIAL.
(2) In JANUARY OF EACH YEAR, ANY JUDGE WHO HAS ISSUED OR EXTENDED A WARRANT FOR THE USE OF A FACIAL RECOGNITION SERVICE AS DESCRIBED IN SECTION 24-33.5-117 DURING THE PRECEDING YEAR, OR WHO HAS DENIED APPROVAL OF SUCH A WARRANT DURING THAT YEAR, SHALL REPORT TO THE STATE COURT ADMINISTRATOR AND TO THE TASK FORCE FOR THE CONSIDERATION OF FACIAL RECOGNITION SERVICES:
(a) THE FACT THAT A WARRANT OR EXTENSION WAS APPLIED FOR;
(b) THE FACT THAT THE WARRANT OR EXTENSION WAS GRANTED AS APPLIED FOR, WAS MODIFIED, OR WAS DENIED;
(c) THE PERIOD OF SURVEILLANCE AUTHORIZED BY THE WARRANT AND THE NUMBER AND DURATION OF ANY EXTENSIONS OF THE WARRANT;
(d) THE IDENTITY OF THE APPLYING INVESTIGATIVE OR LAW ENFORCEMENT OFFICER AND AGENCY MAKING THE APPLICATION AND THE PERSON AUTHORIZING THE APPLICATION; AND
(e) THE NATURE OF THE PUBLIC SPACES WHERE THE SURVEILLANCE WAS CONDUCTED.
(3) (a) IN JANUARY OF EACH YEAR, ANY LAW ENFORCEMENT AGENCY THAT HAS APPLIED FOR A WARRANT OR AN EXTENSION OF A WARRANT FOR THE USE OF A FACIAL RECOGNITION SERVICE TO ENGAGE IN ANY SURVEILLANCE SHALL PROVIDE TO THE LAW ENFORCEMENT AGENCY'S REPORTING AUTHORITY A REPORT SUMMARIZING NONIDENTIFYING DEMOGRAPHIC DATA OF INDIVIDUALS NAMED IN WARRANT APPLICATIONS AS SUBJECTS OF SURVEILLANCE WITH THE USE OF A FACIAL RECOGNITION SERVICE.
(b) A REPORTING AUTHORITY TO WHICH A LAW ENFORCEMENT AGENCY PROVIDES A REPORT DESCRIBED IN SUBSECTION (3)(a) OF THIS SECTION SHALL PROVIDE A COPY OF THE REPORT TO THE TASK FORCE FOR THE CONSIDERATION OF FACIAL RECOGNITION SERVICES UPON THE TASK FORCE'S REQUEST.
(4) As USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE REQUIRES:
(a) "FACIAL RECOGNITION SERVICE" HAS THE MEANING SET FORTH IN SECTION 2-3-1701 (6).
(b) "REPORTING AUTHORITY" MEANS:
(I) FOR A MUNICIPAL POLICE DEPARTMENT, THE CITY COUNCIL OR OTHER CHIEF ADMINISTRATIVE BODY OF THE MUNICIPALITY;
(II) FOR A COUNTY SHERIFF'S OFFICE, THE BOARD OF COUNTY COMMISSIONERS OF THE COUNTY; OR
(III) For A state Law enforcement agency, The executive DIRECTOR OF THE DEPARTMENT OF PUBLIC SAFETY.
(c) "TASK FORCE FOR THE CONSIDERATION OF FACIAL RECOGNITION SERVICES" MEANS THE TASK FORCE CREATED IN SECTION 2-3-1707.

24-33.5-119. Contracting for facial recognition service by state and local government agencies prohibited - exceptions - definition repeal. (1) ON AND AFTER THE EFFECTIVE DATE OF THIS SECTION, AN AGENCY OF THE STATE OR OF ANY LOCAL GOVERNMENT SHALL NOT EXECUTE A CONTRACT WITH ANY VENDOR FOR THE PURCHASE OF, OR SERVICES RELATED TO, ANY FACIAL RECOGNITION SERVICE.
(2) The prohibition described in subsection (1) of This SECTION DOES NOT APPLY TO:
(a) A CONTRACT THAT WAS EXECUTED BEFORE THE EFFECTIVE DATE OF THIS SECTION, INCLUDING SUCH A CONTRACT THAT IS RENEWED AFTER THE EFFECTIVE DATE OF THIS SECTION;
(b) AN AGENCY THAT:
(I) Is REQUIRED TO USE A SPECIFIC FACIAL RECOGNITION SERVICE PURSUANT TO A FEDERAL REGULATION OR ORDER OR THAT USES A FACIAL RECOGNITION SERVICE IN PARTNERSHIP WITH A FEDERAL AGENCY TO FULFILL A CONGRESSIONAL MANDATE; OR
(II) UsES A FACIAL RECOGNITION SERVICE IN ASSOCIATION WITH A FEDERAL AGENCY TO VERIFY THE IDENTITY OF INDIVIDUALS PRESENTING THEMSELVES FOR TRAVEL AT AN AIRPORT;
(c) THE USE OF A FACIAL RECOGNITION SERVICE SOLELY FOR RESEARCH PURPOSES BY A STATE AGENCY, SO LONG AS THE USE DOES NOT RESULT IN OR AFFECT ANY DECISIONS THAT PRODUCE LEGAL EFFECTS CONCERNING INDIVIDUALS OR SIMILARLY SIGNIFICANT EFFECTS CONCERNING INDIVIDUALS; OR
(d) A CONTRACT FOR THE PURCHASE OF, OR SERVICES RELATED TO, A GENERALLY AVAILABLE CONSUMER PRODUCT, INCLUDING A TABLET OR SMARTPHONE, THAT ALLOWS FOR THE ANALYSIS OF FACIAL FEATURES IN ORDER TO FACILITATE THE USER'S ABILITY TO MANAGE AN ADDRESS BOOK OR STILL OR VIDEO IMAGES FOR PERSONAL OR HOUSEHOLD USE.
(3) As used in this section, "FACIAL RECOGNITION SERVICE" HAS THE MEANING SET FORTH IN SECTION 2-3-1701 (6).
(4) This section is repealed, effective July 1, 2025.

SECTION 5. In Colorado Revised Statutes, add 22-32-150 as follows:

22-32-150. Contracting for facial recognition service by schools prohibited - definition - repeal. (1) EXCEPT AS DESCRIBED IN SUBSECTION (2) OF THIS SECTION, A SCHOOL DISTRICT OR A SCHOOL OR A CHARTER SCHOOL OF A SCHOOL DISTRICT SHALL NOT EXECUTE A CONTRACT WITH ANY VENDOR FOR THE PURCHASE OF, OR SERVICES RELATED TO, ANY FACIAL RECOGNITION SERVICE.
(2) THE PROHIBITION DESCRIBED IN SUBSECTION (1) OF THIS SECTION DOES NOT APPLY TO:
(a) A CONTRACT THAT WAS EXECUTED BEFORE THE EFFECTIVE DATE OF THIS SECTION, INCLUDING SUCH A CONTRACT THAT IS RENEWED AFTER THE EFFECTIVE DATE OF THIS SECTION; OR
(b) A CONTRACT FOR THE PURCHASE OF, OR SERVICES RELATED TO, A GENERALLY AVAILABLE CONSUMER PRODUCT, INCLUDING A TABLET OR SMARTPHONE, THAT ALLOWS FOR THE ANALYSIS OF FACIAL FEATURES IN ORDER TO FACILITATE THE USER'S ABILITY TO MANAGE AN ADDRESS BOOK OR STILL OR VIDEO IMAGES FOR PERSONAL OR HOUSEHOLD USE.
(3) As USED IN THIS SECTION, "FACIAL RECOGNITION SERVICE" HAS THE MEANING SET FORTH IN SECTION 2-3-1701 (6).
(4) This section is repealed, effective July 1, 2025.

SECTION 6. In Colorado Revised Statutes, add 22-30.5-529 as follows:

22-30.5-529. Contracting for facial recognition service by institute charter schools prohibited - definition - repeal. (1) EXCEPT as described in subsection (2) of this section, an institute CHARTER SCHOOL SHALL NOT EXECUTE A CONTRACT WITH ANY VENDOR FOR THE PURCHASE OF, OR SERVICES RELATED TO, ANY FACIAL RECOGNITION SERVICE.
(2) The prohibition described in Subsection (1) of this SECTION DOES NOT APPLY TO:
(a) A contract that was executed before the effective date of this section, including such a contract that is renewed after the effective date of this section; or
(b) A Contract For the purchase of, or services related to, A GENERALLY AVAILABLE CONSUMER PRODUCT, INCLUDING A TABLET OR SMARTPHONE, THAT ALLOWS FOR THE ANALYSIS OF FACIAL FEATURES IN ORDER TO FACILITATE THE USER'S ABILITY TO MANAGE AN ADDRESS BOOK OR STILL OR VIDEO IMAGES FOR PERSONAL OR HOUSEHOLD USE.
(3) As used in this section, "FACIAL RECOGNITION SERVICE" HAS THE MEANING SET FORTH IN SECTION 2-3-1701 (6).
(4) This section is repealed, effective July 1, 2025.

SECTION 7. In Colorado Revised Statutes, 18-5.5-102, add (5) as follows:

18-5.5-102. Cybercrime. (5) Notwithstanding any other PROVISION OF THIS SECTION, AN INDIVIDUAL MAY AUTHORIZE AN AGENT to access and process, on that individual's behalf, that individual's personal data or other information held on a COMPUTER, COMPUTER NETWORK, OR COMPUTER SYSTEM AND THAT IS otherwise accessible to the individual. An authorized agent REMAINS LIABLE FOR ANY UNAUTHORIZED ACTIVITY ON A SYSTEM UNDER applicable unfair competition laws; the federal "Computer Fraud and Abuse Act", 18 U.S.C. sec. 1030 et Seq., as amended; and OTHER PROVISIONS OF THIS SECTION.

SECTION 8. In Colorado Revised Statutes, 24-30-1404, amend (7)(h) as follows:

24-30-1404. Contracts - definition. (7) (h) The six-month deadline imposed by paragraph (a) of this subseetion (7) SUBSECTION (7)(a) OF THIS SECTION does not apply to information technology projects that are overseen by the joint technology committee pursuant to part 17 of article 3 of title 2. C.R.S. For the purposes of this paragraph (h) As USED IN THIS SUBSECTION (7)(h), "information technology" has the same meaning as provided in section 2-3-1701 (2), C.R.S. SECTION 2-3-1701 (7).

SECTION 9. In Colorado Revised Statutes, 24-37-101, amend the introductory portion and (5) as follows:

24-37-101. Definitions. As used in this artiele article 37, unless the context otherwise requires:
(5) "Information technology budget request" has the same meaning as set forth in seetion 2-3-1701 (2.5), C.R.S. SECTION 2-3-1701 (8).

SECTION 10. Appropriation. (1) For the 2021-22 state fiscal year, $\$ 12,053$ 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) $\$ 1,887$ for use by the general assembly; and
(b) $\$ 10,166$ for use by the legislative council, which amount is based on an assumption that the legislative council will require an additional 0.2 FTE.

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; 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 2022 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.".

Page 1, strike lines 103 through 107 and substitute "CONSIDERATION OF FACIAL RECOGNITION SERVICES, RESTRICTING THE USE OF FACIAL RECOGNITION SERVICES BY LAW ENFORCEMENT AGENCIES, TEMPORARILY PROHIBITING STATE AND LOCAL GOVERNMENT agencies and schools from executing new contracts for FACIAL RECOGNITION SERVICES, AND MAKING AN APPROPRIATION.".

Amendment No. 2, by Representative Bacon:
Amend the Tipper floor amendment (SB113_L.014), page 9, line 18, after "SECTION," insert "EXCEPT AS DESCRIBED $\overline{\text { In }}$ SUBSECTION (2) OF THIS SECTION,".

Page 9, after line 26 insert:
"(b) A LaW ENFORCEMENT AGENCY;".
Reletter succeeding paragraphs accordingly.
Amendment No. 3, by Representative Tipper:
Amend the Tipper floor amendment (SB113_L.014), page 11, line 34, strike "\$12,053" and substitute "\$11,109".

Page 11, line 37, strike "\$1,887" and substitute "\$943".
Amendment No. 4, by Representative Tipper:
Amend the Tipper floor amendment (SB113_L.014), page 9, line 18, after
"SECTION," insert "EXCEPT AS DESCRIBED IN SUBSECTION (2) OF THIS SECTION,".

Page 9, line 31, strike "MANDATE; OR" and substitute "MANDATE, FULFILL AVIATION SECURITY DIRECTIVES, OR COMPLY WITH FEDERAL LAW;".

Page 9, line 34, after "AIRPORT;" add "OR".
Page 9, after line 34 insert:
"(III) UsES A FACIAL RECOGNITION SERVICE IN CONNECTION WITH A PHYSICAL ACCESS CONTROL SYSTEM IN ORDER TO GRANT OR DENY ACCESS TO A STERILE AREA OF AN AIRPORT;".

Amendment No. 5, by Representative Soper:
Amend proposed committee amendment (SB113_L.014), page 3, line 8, strike "STATE;" and substitute "STATE, INCLUDING PERSONS WHO DO NOT RESIDE IN THE FRONT RANGE REGION OF THE STATE;".

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

SB22-140 by Senator(s) Coleman and Gardner; also Representative(s) McLachlan and Amabile-Concerning the expansion of experiential learning opportunities through relationships with employers, and, in connection therewith, establishing a work-based learning incentive program, a digital navigation program, a career-aligned English as a second language program, a global talent task force to study in-demand occupations, and making an appropriation.

Amendment No. 1, Appropriations Report, dated May 3, 2022, and placed in member's bill file; Report also printed in House Journal, May 3, 2022.

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

SB22-159 by Senator(s) Bridges and Zenzinger; also Representative(s) Ortiz and Will-Concerning the creation of a revolving loan fund within the division of housing in the department of local affairs to make investments in transformational affordable housing, and, in connection therewith, making an appropriation.

Amendment No. 1, Finance Report, dated May 2, 2022, and placed in member's bill file; Report also printed in House Journal, May 2, 2022.

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

SB22-160 by Senator(s) Gonzales and Hinrichsen; also Representative(s) Boesenecker and Lindsay, Jodeh, Woodrow-Concerning programs to preserve mobile home communities, and, in connection therewith, establishing a revolving loan and grant program to assist mobile home owners seeking to purchase their communities, and making an appropriation.

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

SB22-170 by Senator(s) Winter; also Representative(s) Gray and Hooton-Concerning permissible uses of the money in the waste tire administration, enforcement, market development, and cleanup fund, and, in connection therewith, making an appropriation.

Amendment No. 1, Appropriations Report, dated May 3, 2022, and placed in member's bill file; Report also printed in House Journal, May 3, 2022.

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

HB22-1026 by Representative(s) Bird and Woog, Benavidez; also Senator(s) Hansen and Liston, Kolker-Concerning the replacement of the income tax deduction for amounts spent by an employer to provide alternative transportation options to employees with an income tax credit for amounts spent by an employer for that purpose.
(Laid Over from May 2, 2022.)
Amendment No. 1, Appropriations Report, dated April 29, 2022, and placed in member's bill file; Report also printed in House Journal, April 29, 2022.

Amendment No. 2, Finance Report, dated February 3, 2022, and placed in member's bill file; Report also printed in House Journal, February 4, 2022.

Amendment No. 3, by Representative Woog:
Amend printed bill, page 5, line 6, strike "Employees." and substitute
"EMPLOYEES, SUBJECT TO THE LIMITATION THAT THE MAXIMUM AMOUNT SPENT IN ANY INCOME TAX YEAR FOR WHICH AN EMPLOYER MAY CLAIM A CREDIT IS TWO HUNDRED FIFTY THOUSAND DOLLARS.".

Amendment No. 4, by Representative Woog:
Amend printed bill, page 5, line 6, strike "EMPLOYEES." and substitute "EMPLOYEES, SUBJECT TO THE LIMITATION THAT THE MAXIMUM AMOUNT SPENT IN ANY INCOME TAX YEAR FOR ANY ONE EMPLOYEE FOR WHICH AN EMPLOYER MAY CLAIM A CREDIT IS TWO THOUSAND DOLLARS.".

Amendment No. 5, by Representative Woog:
Amend printed bill, page 5, line 6, strike "EMPLOYEES." and substitute "EMPLOYEES, SUBJECT TO THE LIMITATIONS THAT THE MAXIMUM AMOUNT SPENT IN ANY INCOME TAX YEAR FOR WHICH AN EMPLOYER MAY CLAIM A CREDIT IS TWO HUNDRED FIFTY THOUSAND DOLLARS AND THAT THE MAXIMUM AMOUNT SPENT IN ANY INCOME TAX YEAR FOR ANY ONE EMPLOYEE FOR WHICH AN EMPLOYER MAY CLAIM A CREDIT IS TWO THOUSAND DOLLARS.".

Amendment No. 6, by Representative Woog:
Amend printed bill, page 2, lines 16 and 17, strike "BUSINESSES, SPECIFICALLY".

Page 4, line 4, after "AGREEMENT," insert "LOCAL GOVERNMENT,".

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Page 4, after line 6 insert:
"(c) "Local GOVERNMENT" MEANS ANY HOME RULE CITY, TOWN, OR CITY AND COUNTY, OR STATUTORY CITY OR TOWN.".
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Reletter succeeding paragraph accordingly.
Page 5, line 2, after "(3)" insert "(a)".
Page 5, after line 6 insert:
"(b) A LOCAL GOVERNMENT OR NONPROFIT ORGANIZATION SHALL FILE A CORPORATE INCOME TAX RETURN FOR INFORMATIONAL PURPOSES FOR EACH INCOME TAX YEAR THAT THE LOCAL GOVERNMENT OR NONPROFIT ORGANIZATION CLAIMS THE CREDIT ALLOWED IN SUBSECTION (3)(a) OF THIS SECTION.".

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

SB22-150 by Senator(s) Danielson; also Representative(s) Duran and Herod-Concerning responding to the missing indigenous persons crisis, and, in connection therewith, establishing the office of liaison for missing and murdered indigenous relatives and making an appropriation.
(Laid Over from April 29, 2022.)
Amendment No. 1, State, Civic, Military, \& Veterans Affairs Report, dated April 25, 2022, and placed in member's bill file; Report also printed in House Journal, April 26, 2022.

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

SB22-180 by Senator(s) Winter and Hinrichsen; also Representative(s) Gray and Bacon-Concerning programs to reduce ground level ozone through increased use of transit.

Amendment No. 1, Energy \& Environment Report, dated April 28, 2022, and placed in member's bill file; Report also printed in House Journal, April 29, 2022.

Amendment No. 2, by Representative Bacon:
Amend reengrossed bill, page 10, after line 23 insert:
"SECTION 4. In Colorado Revised Statutes, 42-2-407, amend (1) and (8) as follows:

42-2-407. Licensing of testing units and driving testers hearings - regulations. (1) Commercial driver's license driving tests may be performed only by employees of the department or by commercial driver's license driving testers WHO ARE employed by commercial driver's license testing units, UNDER CONTRACT WITH A
COMMERCIAL DRIVER'S LICENSE TESTING UNIT, OR UNDER CONTRACT WITH A STATEWIDE ASSOCIATION WORKING WITH TRANSIT AGENCIES.
(8) (a) The department shall adopt regulations for the administration and operation of commercial driver's license testing units and the conduct of commercial driver's license driving testers.
(b) IN ORDER TO ADDRESS THE CRITICAL SHORTAGE OF TRANSIT DRIVERS THAT IS LIMITING THE ABILITY OF TRANSIT AGENCIES TO OFFER ROBUST SERVICES, AS SOON AS PRACTICABLE AFTER THE EFFECTIVE DATE OF THIS SUBSECTION (8)(b), THE RULES MUST INCLUDE PROVISIONS ALLOWING A TESTING UNIT THAT DOES NOT EMPLOY A DRIVING TESTER TO BE LICENSED AND CONDUCT TESTS USING A DRIVING TESTER THAT IS UNDER CONTRACT WITH THE TESTING UNIT OR WITH A STATEWIDE ASSOCIATION WORKING WITH TRANSIT AGENCIES.".
Renumber succeeding section accordingly.
As amended, ordered revised and placed on the Calendar for Third Reading and Final Passage.
SB22-182 by Senator(s) Hansen and Coram; also Representative(s) Daugherty and Young-Concerning measures to address economic mobility for Coloradans, and, in connection therewith, creating the economic mobility program within the department of public health and environment and authorizing the department of higher education to contract for the use of an online platform to assist students with accessing public benefits and making an appropriation.
Amendment No. 1, Appropriations Report, dated May 3, 2022, and placed in member's bill file; Report also printed in House Journal, May 3, 2022.
Amendment No. 2, Finance Report, dated May 2, 2022, and placed in member's bill file; Report also printed in House Journal, May 2, 2022.
As amended, ordered revised and placed on the Calendar for Third Reading and Final Passage.
SB22-185 by Senator(s) Danielson and Buckner; also Representative(s) Lindsay and Young-Concerning addressing the needs of older Coloradans through the strategic investments in aging grant program.
Ordered revised and placed on the Calendar for Third Reading and Final Passage.
SB22-203 by Senator(s) Fields and Smallwood; also Representative(s) Lontine and Soper-Concerning the department of health care policy and financing's oversight of contracted entities providing services to the program of all-inclusive care for the elderly.
Ordered revised and placed on the Calendar for Third Reading and Final Passage.

## AMENDMENT(S) TO THE COMMITTEE OF THE WHOLE REPORT

Representative Carver moved to amend the Report of the Committee of the Whole to show that L. 013 the following Carver amendment to SB22-183 did pass:

Amend the Judiciary Committee Report, dated April 20, 2022, page 1, line 22, after "FUNDING;" insert "AND".

Page 2, line 5, strike "FUNDING; AND" and substitute "FUNDING.".
Page 2, strike lines 6 through 11.
Page 3, line 10 after "MONEY;" insert "AND".
Page 3, line 15 , strike "AWARD; AND" and substitute "AWARD.".
Page 3, strike lines 16 through 21.
The amendment was declared lost by the following roll call vote:

| YES | 25 | NO | 40 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | Nansom | Y | Will | Y |  |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |
|  |  |  |  |  |  |  |  |

Representative McKean moved to amend the Report of the Committee of the Whole to show that L. 033 the following McKean amendment to HB22-1064 did pass:

Amend printed bill, page 7, line 23, after the period add ""Flavored CIGARETTE, TOBACCO PRODUCT, OR NICOTINE PRODUCT" DOES NOT INCLUDE A CIGARETTE, TOBACCO PRODUCT, OR NICOTINE PRODUCT THAT HAS ONLY A TOBACCO FLAVOR.".

The amendment was declared lost by the following roll call vote:

1

| YES | 27 | NO | 38 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | Y | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | Y | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |

Representative McKean moved to amend the Report of the Committee of the Whole to show that L. 034 the following McKean amendment to HB22-1064 did pass:

Amend the Finance Committee Report, dated April 4, 2022, page 2, strike line 16 and substitute "PRODUCTS.
(7) This Section does not apply to flavored cigarettes, TOBACCO PRODUCTS, OR NICOTINE PRODUCTS THAT ARE SOLD OR OFFERED FOR SALE AT AN AGE-RESTRICTED PREMISES AT WHICH:
(a) A CUSTOMER, IN ORDER TO ENTER THE PREMISES, MUST PRESENT TO THE OWNER OR AN EMPLOYEE AT THE ENTRANCE TO THE PREMISES, A VALID GOVERNMENT-ISSUED PHOTOGRAPHIC IDENTIFICATION CARD THAT DEMONSTRATES THAT THE CUSTOMER IS TWENTY-ONE YEARS OF AGE OR OLDER; AND
(b) The age of the customer is verified by use of an ID SCANNER USED TO SCAN AND VERIFY IN REAL TIME THE AUTHENTICITY OF AN IDENTIFICATION PURPORTED TO BE A VALID GOVERNMENT-ISSUED PHOTOGRAPHIC IDENTIFICATION CARD.".".".

The amendment was declared lost by the following roll call vote:

| YES | 29 | NO | $\mathbf{3 6}$ | EXCUSED | 0 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | Y |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | N | Ortiz | Y | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |


| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |

Representative McKean moved to amend the Report of the Committee of the Whole to show that L. 042 the following McKean amendment to HB22-1064 did pass:

Amend printed bill, page 9, line 12, strike "A" and substitute "EXCEPT AS PROVIDED IN SUBSECTION (5)(a)(IV) OF THIS SECTION, A".

Page 10, after line 5 insert:
"(IV) "Does not include unstamped cigarettes and the PENALTIES SET FORTH IN THIS SECTION DO NOT APPLY TO THE SALE OR OFFER FOR SALE OF UNSTAMPED CIGARETTES.".

The amendment was declared lost by the following roll call vote:

| YES | 25 | NO | 40 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | Y | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |

Representative McKean moved to amend the Report of the Committee of the Whole to show that L. 046 the following McKean amendment to HB22-1064 did pass:

Amend printed bill page 7, line 21, strike "MENTHOL,".
Page 9, line 1 after the period add "This Section is not enforceable against a retailer that sells or offers for sale a menthol FLAVORED CIGARETTE, TOBACCO PRODUCT, OR NICOTINE PRODUCT.".

The amendment was declared lost by the following roll call vote:

1
2
3

| YES | 28 | NO | 37 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | Y | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | Y | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |

## ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: HB22-1026 as amended, HB22-1064 as amended, HB22-1151 as amended, HB22-1230 as amended, HB22-1358 as amended, HB22-1388 as amended, HB22-1391 as amended, SB22-027 as amended, SB22-113 as amended, SB22-114 as amended, SB22-140 as amended, SB22-150 as amended, SB22-159 as amended, $\mathrm{SB} 22-160, \mathrm{SB22-165}$ as amended, $\mathrm{SB} 22-170$ as amended, SB22-180 as amended, SB22-182 as amended, $\mathrm{SB} 22-183$ as amended, SB22-185, SB22-203, SB22-208 as amended, SB22-223.

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 | 41 | NO | 24 | EXCUSED | O | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
|  | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

## THIRD READING OF BILL(S)--FINAL PASSAGE

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

SB22-009 by Senator(s) Ginal and Hisey, Liston; also Representative(s) Bird and Benavidez, Bockenfeld-Concerning catalytic converters, and, in connection therewith, enacting measures to address the theft of catalytic converters.
(Laid Over from April 12, 2022.)
Laid Over until Wednesday, May 4, 2022.
SB22-106 by Senator(s) Kolker and Sonnenberg, Pettersen, Priola; also Representative(s) Michaelson Jenet and Rich, Amabile, McCluskie, Roberts, Soper-Concerning addressing conflicts of interest in regional organizations responsible for public behavioral health services, and, in connection therewith, making an appropriation.

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

| YES | 56 | NO | 9 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bacon, Benavidez, Bernett, Bird, Boesenecker, Cutter, Daugherty, Froelich, Gonzales-Gutierrez, Hooton, Jodeh, Kipp, Lindsay, Lontine, McCormick, Ricks, Sirota, Titone, Van Beber, Young

SB22-176 by Senator(s) Hansen and Rankin; also Representative(s) McCluskie-Concerning funding of work required for early stage front range passenger rail corridor 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.

| YES | 37 | NO | 28 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | N | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | N | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | N | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | N | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Bernett, Boesenecker, Cutter, Esgar, , Froelich, Gray, Herod, Hooton, Kipp, Lindsay, McCormick, Titone, Valdez A., Woodrow

SB22-104 by Senator(s) Donovan and Simpson; also Representative(s) McLachlan and Gonzales-Gutierrez-Concerning the inclusion of tribal governments in state programs, and, in connection therewith, making an appropriation.

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

| YES | $\mathbf{5 1}$ | NO | $\mathbf{1 4}$ | EXCUSED | $\mathbf{0}$ | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bacon, Bernett, Bird, Boesenecker, Caraveo, Cutter, Duran, Esgar, Exum, Herod, Hooton, Jodeh, Lindsay, Lontine, McCluskie, McCormick, Michaelson Jenet, Mullica, Sirota, Titone, Valdez A., Valdez D., Weissman, Young

SB22-107 by Senator(s) Gardner; also Representative(s) Snyder-Concerning the creation of a Pikes Peak international hill climb special license plate, and, in connection therewith, making an appropriation.

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

| YES | 44 | NO | 21 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | N |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | N |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | N |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bacon, Bird, Carver, Esgar, Exum, Herod, Hooton, Lindsay, McLachlan, Ricks, Titone, Valdez D.

SB22-166 by Senator(s) Donovan; also Representative(s) McCormick and Will-Concerning the permanent extension of the period of time that the Colorado nongame conservation and wildlife restoration cash fund voluntary contribution check-off program will appear on the state individual 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.

| YES | $\mathbf{5 8}$ | NO | $\mathbf{7}$ | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |


| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bernett, Bird, Boesenecker, Exum, Herod, Hooton, Kipp, Lindsay, Lontine, McCluskie, McLachlan, Rich, Ricks, Roberts, Snyder, Titone, Valdez D.

SB22-168 by Senator(s) Donovan and Rankin; also Representative(s) McCluskie and Will-Concerning support for backcountry search and rescue services in Colorado, and, in connection therewith, making and reducing an appropriation.

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

| YES | 57 | NO | 8 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Bird, Boesenecker, Caraveo, Cutter, Duran, Esgar, Exum, Froelich, Gonzales-Gutierrez, Herod, Hooton, Jodeh, Kipp, Lindsay, Lontine, McCormick, McLachlan, Michaelson Jenet, Mullica, Pico, Rich, Ricks, Roberts, Sirota, Snyder, Soper, Titone, Valdez A., Valdez D., Woodrow

SB22-214 by Senator(s) Hansen and Rankin, Zenzinger; also Representative(s) McCluskie, Herod, Ransom-Concerning a transfer from the general fund to the PERA payment cash fund.

The question being "Shall the bill pass?".


| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  | Speaker | Y |  |  |

Co-sponsor(s) added: Representative(s) Bacon, Bernett, Bird, Boesenecker,
Caraveo, Cutter, Daugherty, Duran, Esgar, Exum, Froelich,
Gonzales-Gutierrez, Hooton, Kipp, Lindsay, Lontine, McCluskie, McCormick,
Michaelson Jenet, Mullica, Ricks, Sirota, Titone, Weissman, Woodrow, Young
SB22-192 by Senator(s) Zenzinger and Simpson; also
Representative(s) Esgar and Catlin-Concerning the
creation of opportunities for credential attainment, 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 | $\mathbf{5 3}$ | NO | $\mathbf{1 2}$ | EXCUSED | 0 | ABSENT | $\mathbf{0}$ |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | Y | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bernett, Bird, Boesenecker, Caraveo, Duran, Exum, Froelich, Herod, Hooton, Kipp, Lindsay, Lontine, McLachlan, Michaelson Jenet, Mullica, Titone, Valdez D., Young

## LAY OVER OF CALENDAR ITEMS

On motion of Representative Esgar, the following items on the Calendar were laid over until Wednesday, May 4, 2022, retaining place on Calendar:

Consideration of General Orders--SB22-153.
Consideration of Resolution(s)--SJR22-006, SJR22-010, HJR22-1025.
Consideration of Senate Amendment(s)--HB22-1272, HB22-1083, HB22-1133, HB22-1347, HB22-1067, HB22-1114, HB22-1301.

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## PUBLIC AND BEHAVIORAL HEALTH AND HUMAN SERVICES

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

HB22-1414 be referred favorably to the Committee on Finance.

## FIRST REPORT OF FIRST CONFERENCE COMMITTEE on SB22-110

This Report Amends the Rerevised Bill.
To the President of the Senate and the
Speaker of the House of Representatives:
Your first conference committee appointed on SB22-110, concerning a requirement that a wind-powered energy generation facility be equipped with light mitigating technology, has met and reports that it has agreed upon the following:

That the Senate accede to the House amendments made to the bill, as the amendments appear in the rerevised bill, with the following changes:

Amend rerevised bill, page 5, line 27, strike "ONE" and substitute "FIFTY".
Page 6, line 1, strike "MEGAWATT" and substitute "KILOWATTS".
Respectfully submitted,

Senate Committee:
/signed/
Chris Kolker
Chris Hansen
Jerry Sonnenberg

House Committee:
/signed/
Edie Hooton
Lisa Cutter
Rod Pelton

MESSAGE(S) FROM THE SENATE
The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-236

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-040 amended in Special Orders as printed in Senate Journal, May 2, 2022.
SB22-069 amended in Special Orders as printed in Senate Journal, May 2, 2022.
SB22-070 amended in Special Orders as printed in Senate Journal, May 2, 2022, and amended on Third Reading, May 3, 2022, as printed in the Senate Journal..
SB22-080 amended in Special Orders as printed in Senate Journal, May 2, 2022.
SB22-085 amended in Special Orders as printed in Senate Journal, May 2, 2022.
SB22-134 amended in Special Orders as printed in Senate Journal, May 2, 2022.
SB22-151 amended in Special Orders as printed in Senate Journal, May 2, 2022.
SB22-161 amended in Special Orders as printed in Senate Journal, May 2, 2022.
SB22-186 amended in Special Orders as printed in Senate Journal, May 2, 2022.
SB22-187 amended in Special Orders as printed in Senate Journal, May 2, 2022.
SB22-206 amended in Special Orders as printed in Senate Journal, May 2, 2022.
SB22-207 amended in Special Orders as printed in Senate Journal, May 2, 2022.
SB22-210 amended in Special Orders as printed in Senate Journal, May 2, 2022.
SB22-225 amended in Special Orders as printed in Senate Journal,
SB22-226 amended in Special Orders as printed in Senate Journal, May 2, 2022.
SB22-233 amended in Special Orders as printed in Senate Journal, May 2, 2022.
SB22-235 amended in Special Orders as printed in Senate Journal, May 2, 2022.

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
HB22-1243 amended in General Orders as printed in Senate Journal, April 27, 2022, and amended on Third Reading, May 3, 2022.

HB22-1285 amended in Special Orders as printed in Senate Journal, May 2, 2022.
HB22-1317 amended in Special Orders as printed in Senate Journal, May 2, 2022.

The Senate has postponed indefinitely HB22-1305. The bill is returned herewith.

## MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, SB22-236.
without comment, as amended, HB22-1317, 1285, and 1243; SB22-080, 134, 210, 226, 069, 070, 085, 151, 161, 186, 206, 207, 225, 233, 187, 235, and 040.

## MESSAGES FROM THE GOVERNOR

I certify I received the following on the 3rd day of May 2022, at 9:36 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

Monday, May 2, 2022
Colorado House of Representatives
The 73rd 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:

## HB22-1025 Repeal Of Infrequently Used Tax Expenditures

 Approved on Monday, May 2, 2022 at 2:10 p.m.HB22-1288 Safe Reporting Assaults Suffered By Sex Workers Approved on Monday, May 2, 2022 at 3:42 p.m.

Sincerely,
/signed/
Jared Polis
Governor

I certify I received the following on the 3rd day of May, 2022, at 2:37 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, May 3, 2022

## Colorado House of Representatives

The 73rd 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:

HB22-1202 At-risk Student Measure For School Finance Approved on Tuesday, May 3, 2022 at 1:50 p.m.

HB22-1231 Foster Parent Bill Of Rights
Approved on Tuesday, May 3, 2022 at 1:55 p.m.
Sincerely,
/signed/
Jared Polis
Governor

## INTRODUCTION OF BILLS <br> First Reading

The following bills were read by title and referred to the committee(s) indicated:

SB22-040 by Senator(s) Smallwood and Winter; also Representative(s) Will and Lontine--Concerning actuarial reviews of proposed legislation that may impose a new health benefit mandate on health benefit plans, and, in connection therewith, making an appropriation.

## Committee on Health \& Insurance

SB22-069 by Senator(s) Story, Gonzales, Jaquez Lewis; also Representative(s) McLachlan and Froelich, Bacon, Bernett, Cutter, Duran, Jodeh, Kipp, Ricks, Titone, Young--Concerning the use of student academic measures in evaluating the performance of licensed personnel for the 2021-22 and 2022-23 school years, and, in connection therewith, making an appropriation.
Committee on Education
SB22-070 by Senator(s) Bridges; also Representative(s) McLachlan and McCluskie--Concerning licensed personnel performance evaluations in public schools, and, in connection therewith, making an appropriation.
Committee on Education

SB22-080 by Senator(s) Donovan; also Representative(s) Roberts-Concerning a duty of the division of fire prevention and control to conduct wildland fire investigations, and, in connection therewith, making an appropriation.
Committee on State, Civic, Military, \& Veterans Affairs
SB22-085 by Senator(s) Coram and Zenzinger; also Representative(s) McLachlan and Catlin--Concerning creating the Colorado safe student protection program.
Committee on Education
SB22-134 by Senator(s) Hinrichsen and Coram; also Representative(s) Esgar--Concerning a general fund transfer to the Colorado state fair authority cash fund to partly fund the implementation of the 2021 Colorado state fair master plan, and, in connection therewith, making an appropriation.
Committee on Appropriations
SB22-151 by Senator(s) Danielson and Story; also Representative(s) McCluskie and Will, Roberts--Concerning the creation of a cash fund for use by the department of transportation to fund projects that provide safe road crossings for connectivity of wildlife and thereby reduce wildlife-vehicle collisions.
Committee on State, Civic, Military, \& Veterans Affairs
SB22-161 by Senator(s) Danielson and Jaquez Lewis; also Representative(s) Duran and Froelich--Concerning the modernization of procedures for the enforcement of laws governing the employer-employee relationship, and, in connection therewith, making an appropriation.
Committee on Business Affairs \& Labor
SB22-186 by Senator(s) Ginal and Simpson; also Representative(s) Mullica and McKean--Concerning the creation of a council to advise the state about issues relating to persons living with rare diseases, and, in connection therewith, making an appropriation.
Committee on Health \& Insurance
SB22-187 by Senator(s) Danielson; also Representative(s) Cutter and Lindsay--Concerning state assistance to programs that assist in attempting to locate persons who wander, and, in connection therewith, restructuring a grant program that assists local governments or their designees in locating persons with medical conditions, such as Alzheimer's disease and related dementias, autism, brain injury, or developmental, cognitive, neurological, or chromosomal disorders that may cause them to wander and making an appropriation.
Committee on Health \& Insurance

[^21] Representative(s) Herod and McCluskie Ransom-Concerning county administration of public assistance programs, and, in connection therewith, making an appropriation.
Committee on State, Civic, Military, \& Veterans Affairs
SB22-236 by Senator(s) Hansen and Rankin, Zenzinger; also Representative(s) McCluskie and Ransom, Herod-Concerning the review of medicaid provider rates.
Committee on Appropriations

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## JUDICIARY

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

SB22-145 be referred favorably to the Committee on Appropriations.

SB22-201 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend reengrossed bill, page 24, line 2, strike "ILLINOIS" and substitute "OTHER STATES".

Page 24, after line 11 insert:
"13-5.3-111. Advisory panel on judicial discipline - creation members - duties. (1) THERE IS CREATED AN ADVISORY PANEL ON JUDICIAL DISCIPLINE, REFERRED TO IN THIS SECTION AS THE "ADVISORY PANEL", TO ADVISE THE INTERIM COMMITTEE CREATED PURSUANT TO SECTION 13-5.3-110. THE FIRST MEETING OF THE ADVISORY PANEL SHALL BE CONVENED NO LATER THAN FIFTEEN DAYS AFTER THE FIRST MEETING OF THE INTERIM COMMITTEE. THE ADVISORY PANEL SHALL MEET NO MORE than six times during the 2022 interim. All meetings of the ADVISORY PANEL SHALL BE OPEN TO THE PUBLIC AND BROADCAST OVER THE INTERNET. EACH MEETING OF THE ADVISORY PANEL SHALL INCLUDE AN OPPORTUNITY FOR PUBLIC COMMENT.
(2) THE INTERIM COMMITTEE AND THE ADVISORY PANEL SHALL CONDUCT A JOINT MEETING TO CONSIDER THE FINDINGS OF THE TWO INDEPENDENT INVESTIGATIONS THAT WERE CONTRACTED FOR BY THE JUDICIAL DEPARTMENT WITH THE ASSISTANCE OF A PANEL OF MEMBERS of the general assembly and the executive department. The INTERIM COMMITTEE SHALL INVITE BOTH INVESTIGATORS TO MEET WITH THE INTERIM COMMITTEE AND THE ADVISORY PANEL AT THE JOINT meeting. The joint meeting shall occur as soon as practicable AFTER THE RELEASE OF BOTH INDEPENDENT INVESTIGATIONS.
(3) No Later than October 2, 2022, the advisory panel SHALL MAKE ITS RECOMMENDATIONS TO THE INTERIM COMMITTEE. ANY RECOMMENDATIONS OF THE ADVISORY PANEL MUST RECEIVE APPROVAL FROM AT LEAST EIGHT MEMBERS OF THE ADVISORY PANEL TO BE FORWARDED TO THE INTERIM COMMITTEE. ANY MEMBER OR GROUP OF MEMBERS OF THE ADVISORY PANEL MAY SUBMIT A MINORITY REPORT TO THE INTERIM COMMITTEE.
(4) The interim committee shall hold at least one of its MEETINGS AFTER RECEIPT OF THE RECOMMENDATIONS FROM THE adVISORY PANEL. At THE FIRST INTERIM COMMITTEE MEETING AFTER RECEIPT OF THE RECOMMENDATIONS, THE INTERIM COMMITTEE SHALL INVITE THE CHAIR AND VICE-CHAIR OF THE ADVISORY PANEL TO DISCUSS THE RECOMMENDATIONS.
(5) (a) THE ADVISORY PANEL CONSISTS OF THE FOLLOWING TWELVE MEMBERS:
(I) Two members appointed by the chair of the Colorado COMMISSION ON JUDICIAL DISCIPLINE;
(II) Two MEMBERS OF THE JUDICIAL DEPARTMENT, APPOINTED BY THE CHIEF JUSTICE OF THE COLORADO SUPREME COURT;
(III) A REPRESENTATIVE FROM A Colorado-BaSEd national INDEPENDENT RESEARCH CENTER DEDICATED TO FACILITATING CONTINUOUS IMPROVEMENT AND ADVANCING EXCELLENCE IN THE AMERICAN LEGAL SYSTEM, APPOINTED BY THE SENATE MAJORITY LEADER;
(IV) A constitutional Law expert from one of the two Law schools based in Colorado, appointed by the senate minority LEADER;
(V) A REPRESENTATIVE OF A NONPARTISAN, NON-PROFIT ORGANIZATION DEDICATED TO PROTECTING AND IMPROVING COLORADO'S JUDICIAL MERIT SELECTION SYSTEM, APPOINTED BY THE SENATE MAJORITY LEADER; AND
(VI) Five representatives of bar associations or Legal SOCIETIES IN COLORADO, TWO APPOINTED BY THE SPEAKER OF THE HOUSE OF REPRESENTATIVES; TWO APPOINTED BY THE HOUSE MINORITY LEADER; AND ONE APPOINTED BY THE SENATE MINORITY LEADER.
(b) THE SPEAKER OF THE HOUSE OF REPRESENTATIVES SHALL APPOINT THE CHAIR OF THE ADVISORY PANEL, AND THE SENATE MINORITY LEADER SHALL APPOINT THE VICE-CHAIR OF THE ADVISORY PANEL.
(c) The appointing authorities shall appoint The members OF THE ADVISORY PANEL AS SOON AS POSSIBLE AFTER THE EFFECTIVE DATE OF THIS SECTION, BUT NO LATER THAN FIFTEEN DAYS AFTER THE EfFECTIVE DATE OF THIS SECTION. IF A VACANCY ARISES ON THE ADVISORY PANEL, THE APPROPRIATE APPOINTING AUTHORITY SHALL APPOINT A MEMBER TO FILL THE VACANCY AS SOON AS POSSIBLE AFTER THE VACANCY OCCURS.".

## PUBLIC AND BEHAVIORAL HEALTH AND HUMAN SERVICES

 After consideration on the merits, the Committee recommends the following:SB22-155 be referred favorably to the Committee on Appropriations.

SB22-173 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend reengrossed bill, page 2, strike line 3 and substitute "(32)(a)(II), (32)(b)(II), (36), (43), and (50); and repeal (32)(c)".

Page 2, after line 7 insert:
"(32) "Other outlet" means:
(a) A hospital that does not operate a registered pharmacy, a rural health clinic, a federally qualified health center, as defined in the federal "Social Security Act", 42 U.S.C. sec. 1395x (aa)(4), a family planning clinic, an acute treatment unit licensed by the department of public health and environment, a school, a jail, a county or district public health agency, a community health clinic, a community mental health clinic, a behavioral health entity, an approved treatment facility, a university, or a college that:
(II) Engages in the compounding, dispensing, and delivery of drugs or devices; OR
(b) An ambulatory surgical center, a hospice, or a convalescent center, each of which is licensed pursuant to part 1 of article 3 of title 25, or a medical clinic operated by a hospital, each of which:
(II) Engages in the compounding, dispensing, and delivery of drugs or devices for administration to patients while being treated in the facility. or
(c) A telepharmacy outlet.
(36) "Pharmacist manager" means an individual, licensed in this state as a pharmacist, who has direct control of the pharmaceutical affairs of a prescription drug outlet and who, EXCEPT AS PROVIDED IN SECTION 12-280-118 (1)(a), is not the manager of any other prescription drug outlet.
(43) "Prescription drug outlet" or "pharmacy" means any pharmacy outlet registered pursuant to this article 280 where prescriptions are compounded and dispensed. "Prescription drug outlet" includes, without limitation, a specialized prescription drug outlet registered pursuant to section 12-280-119 (11) AND A TELEPHARMACY OUTLET.".

Page 2, after line 8 insert:
"(I) Is registered as an other A PRESCRIPTION DRUG outlet OR PHARMACY under this article $280 ;$ ".

Page 2, strike lines 22 and 23 and substitute:
"(c) As USED IN THIS SUBSECTION (50):
(I) "Area of need" means:".

Page 2, line 24, strike "(I)" and substitute "(A)".
Page 3, line 2, strike "(II)" and substitute "(B)".
Page 3, after line 3 insert:

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"(II) "CENTRAL PHARMACY" MEANS A REGISTERED PHARMACY OUTLET RESPONSIBLE FOR OVERSEEING THE OPERATION OF A TELEPHARMACY OUTLET AND WHOSE PHARMACIST MANAGER IS THE PHARMACIST MANAGER FOR THE TELEPHARMACY OUTLET.".
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Page 3, strike lines 4 through 18.
Page 3, after line 19 insert:
"SECTION 2. In Colorado Revised Statutes, 12-280-118, amend (1)(a) and add (3)(c) as follows:

12-280-118. Prescription drug outlet under charge of pharmacist - rules. (1) (a) A prescription drug outlet must be under the direct charge of a pharmacist manager. A proprietor who is not a pharmacist shall comply with this requirement and shall provide a manager who is a pharmacist. UnLESS A PRESCRIPTION DRUG OUTLET IS A TELEPHARMACY OUTLET, THE PHARMACIST MANAGER SHALL NOT SERVE AS THE PHARMACIST MANAGER FOR MORE THAN ONE PRESCRIPTION DRUG OUTLET.
(3) (c) A TELEPHARMACY OUTLET IS REQUIRED TO HAVE A PHARMACIST MANAGER. A TELEPHARMACY OUTLET IS CONSIDERED TO BE UNDER THE DIRECT CONTROL OF THE PHARMACIST MANAGER, OR THE LICENSED PHARMACIST DELEGATE, WHO PROVIDES REMOTE SUPERVISION TO THE TELEPHARMACY OUTLET.

SECTION 3. In Colorado Revised Statutes, 12-280-402, amend (3) as follows:

12-280-402. Definitions. As used in this part 4, unless the context otherwise requires:
(3) "Prescription drug outlet" or "pharmacy" means:
(a) Any resident or nonresident pharmacy outlet registered or licensed pursuant to this article 280 where prescriptions are compounded and dispensed; and
(b) Any federally owned and operated pharmacy registered with the federal drug enforcement administration; AND
(c) A TELEPHARMACY OUTLET.".

Renumber succeeding sections accordingly.

SB22-200 be referred favorably to the Committee on Appropriations.

## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Luck, McCormick, McLachlan, Ortiz, Ricks, Roberts, Sandridge, Weissman, Williams.

1 On motion of Representative Lindsay, the House adjourned until 9:00 a.m., Wednesday, May 4, 2022.

7 Attest:
8 Robin Jones,
9 Chief Clerk

Approved:
Alec Garnett, Speaker

## HOUSE JOURNAL

# SEVENTY-THIRD GENERAL ASSEMBLY <br> STATE OF COLORADO 

## Second Regular Session

One hundred thirteenth Legislative Day Wednesday, May 4, 2022

Prayer by 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 Representative Judy Amabile, Boulder.
The roll was called with the following result:
Present--55.
Excused--Representative(s) Geitner, Gonzales-Gutierrez, Hooton, Luck, McLachlan, Ricks, Soper, Tipper, Van Beber, Woodrow-10.

Present after roll call--Representative(s) Geitner, Hooton, Luck, Ricks, Soper, Tipper, Woodrow.

The Speaker declared a quorum present.

On motion of Representative Amabile, the House Journal of Tuesday, May 3, 2022, was declared approved as corrected by the Chief Clerk.

## THIRD READING OF BILLS--FINAL PASSAGE

The following bills were considered on Third Reading. The titles were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

SB22-009 by Senator(s). Ginal and Hisey, Liston; also Representative(s) Bird and Benavidez, Bockenfeld-Concerning catalytic converters, and, in connection therewith, enacting measures to address the theft of catalytic converters.
(Laid Over from April 12, 2022.)
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

1

$$
2
$$

| YES | $\mathbf{5 3}$ | NO | 9 | EXCUSED | 3 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | N | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | E | McKean | Y | Sullivan | N |
| Bernett | Y | Gray | Y | McLachlan | E | Tipper | N |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | N |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | E |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |
|  |  |  |  |  |  |  |  |

Co-sponsor(s) added: Representative(s) Bacon, Bernett, Boesenecker, Caraveo, Cutter, Duran, Gray, Herod, Lindsay, Lontine, McCluskie, Michaelson Jenet, Mullica, Ortiz, Pico, Roberts, Snyder, Titone, Valdez D.

## HB22-1230

by Representative(s) Duran and Exum; also Senator(s) Fields and Priola-Concerning the employment support and job retention services 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.

| YES | 40 | NO | 22 |  | EXCUSED | 3 | ABSENT | 0 |
| :--- | :---: | :---: | :---: | :--- | :---: | :---: | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |  |
| Benavidez | Y | Gonzales-Gutierrez | E | McKean | N | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | E | Tipper | Y |  |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |  |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |  |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | E |  |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |  |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |  |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |  |
| Cutter | Y | Larson | N | Rich | N | Williams | N |  |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |  |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |  |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |  |
|  |  |  |  |  |  | Speaker | Y |  |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Benavidez, Bird, Boesenecker, Caraveo, Cutter, Daugherty, Esgar, Froelich, Herod, Hooton, Jodeh, Lindsay, Lontine, McCluskie, Michaelson Jenet, Mullica, Sirota, Titone, Valdez D., Woodrow, Young, Speaker


Co-sponsor(s) added: Representative(s) Amabile, Bacon, Benavidez, Bernett, Bird, Boesenecker, Caraveo, Cutter, Esgar, Froelich, Holtorf, Hooton, Jodeh, Kipp, Lindsay, Lontine, McCluskie, McCormick, McKean, Michaelson Jenet, Pico, Sirota, Snyder, Soper, Tipper, Titone, Valdez A., Valdez D., Weissman, Will, Woodrow, Young, Speaker

HB22-1388 by Representative(s) Valdez A.; also Senator(s) Priola and Winter-Concerning the regulation of vehicles related to their ownership, and, in connection therewith, making an appropriation.

As shown by the following roll call vote, a majority of all members elected to the House voted in the affirmative, and Representative A. Valdez was given permission to offer a Third Reading amendment:

| YES | 42 | NO | 20 | EXCUSED | 3 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | N |
| Benavidez | N | Gonzales-Gutierrez | E | McKean | N | Sullivan | N |
| Bernett | Y | Gray | Y | McLachlan | E | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | E |


| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle N |  |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | Y | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | N |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | Y | Young | Y |
|  |  |  |  |  | Speaker | Y |  |

## Third Reading amendment No. 1, by Representative A. Valdez.

Amend engrossed bill, page 15, strike lines 1 through 10 and substitute "applicability. (1) (a) Except as provided in subsection (1)(b) of this section, this act takes effect January 1, 2023; 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 2022 and, in such case, will take effect January 1, 2023, or on the date of the official declaration of the vote thereon by the governor, whichever is later.
(b) Sections 7 and 19 of this act take 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 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 2022 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 passed by the following roll call vote:

| YES | $\mathbf{5 3}$ | NO | $\mathbf{9}$ | EXCUSED | 3 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | E | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | E | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | E |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | N | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | Y | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

The question being, "Shall the bill, as amended, pass?".

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

| YES | 45 | NO | 17 | EXCUSED | 3 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | E | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | E | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | E |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bernett, Hooton, Jodeh, Kipp, Lindsay
HB22-1391 by Representative(s) McCluskie, Herod, Ransom; also Senator(s) Hansen and Rankin, Zenzinger-Concerning the state severance tax on oil and gas, 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 | 51 | NO | 11 | EXCUSED | 3 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | E | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | E | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | E |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Boesenecker, Esgar, Kipp, Lontine, Michaelson Jenet, Snyder

HB22-1358
by Representative(s) Sirota; also Senator(s) Winter and Fields-Concerning measures to eliminate the presence of lead in the drinking water of certain facilities where children are present, 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 | 43 | NO | 19 | EXCUSED | 3 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | E | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | E | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | E |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | Y | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Bird, Boesenecker, Caraveo, Cutter, Esgar, Froelich, Gray, Herod, Hooton, Jodeh, Kennedy, Kipp, Lindsay, Lontine, McCluskie, McCormick, Michaelson Jenet, Snyder, Titone, Valdez A., Weissman, Young, Speaker

HB22-1064 by Representative(s) Mullica and Bacon; also Senator(s) Priola and Fields-Concerning tobacco products, and, in connection therewith, prohibiting the distribution of flavored cigarettes, tobacco products, or nicotine products, amending the definition of cigarette, tobacco product, or nicotine product to include products containing synthetic nicotine, prohibiting the distribution of synthetic nicotine products, and directing the prevention services division in the department of public health and environment to convene a working group to develop and implement a grant program to address the needs of communities disproportionately impacted by tobacco and nicotine marketing, sales, and use.

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:

1

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2
$$

| YES | 54 | NO | $\mathbf{8}$ | EXCUSED | $\mathbf{3}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | E | McKean | N | Sullivan | N |
| Bernett | Y | Gray | Y | McLachlan | E | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | E |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |
|  |  |  |  |  |  |  |  |

## Third Reading amendment No. 1, by Representative Bacon.

Amend engrossed bill, page 7, line 18, strike "25-19-203 (4)," and substitute "25-14-203 (4),".

Page 7, line 20 after "SAME" insert "EXEMPTION FROM".
The amendment was declared passed by the following roll call vote:

| YES | $\mathbf{5 8}$ | NO | $\mathbf{4}$ | EXCUSED | 3 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | E | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | E | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | E |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

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

1

$$
2
$$

$$
3
$$

$$
4
$$

$$
5
$$

| YES | 35 | NO | 27 | EXCUSED | 3 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | N | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | E | McKean | N | Sullivan | N |
| Bernett | Y | Gray | Y | McLachlan | E | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | N | Ortiz | N | Van Beber | E |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bernett, Jodeh, Kipp, Lindsay
HB22-1026 by Representative(s) Bird and Woog, Benavidez; also Senator(s) Hansen and Liston, Kolker-Concerning the replacement of the income tax deduction for amounts spent by an employer to provide alternative transportation options to employees with an income tax credit for amounts spent by an employer for that purpose, 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 | 40 | NO | 22 | EXCUSED | 3 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | N | Gonzales-Gutierrez | E | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | E | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | N | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | E |
| Caraveo | Y | Jodeh | N | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | N | Ransom | N | Will | N |
| Cutter | N | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Boesenecker, Duran, Kipp, Lindsay, McCluskie, Mullica, Snyder, Valdez A.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## APPROPRIATIONS

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

HB22-1115 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 8, strike lines 21 through 24 and substitute "ASSEMBLY SHALL TRANSFER TWO MILLION DOLLARS AND FORTY-FIVE THOUSAND ONE HUNDRED NINETY-EIGHT DOLLARS FOR THE ADMINISTRATIVE COSTS OF THIS SUBSECTION (7) FROM THE GENERAL FUND
TO THE PRESCRIPTION DRUG MONITORING FUND CREATED IN SECTION 12-280-405. THE DIVISION MAY USE THE MONEY TRANSFERRED TO THE PRESCRIPTION DRUG MONITORING FUND PURSUANT TO THIS SUBSECTION (7) FOR THE PURPOSES OF THIS SUBSECTION (7). ANY MONEY TRANSFERRED PURSUANT TO THIS SUBSECTION (7) NOT EXPENDED PRIOR TO JULY 1, 2023, SHALL REMAIN IN THE FUND FOR THE SAME PURPOSE through December 30, 2024.".

Page 8, after line 25 insert:
"SECTION 10. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 2,045,198$ 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. Any money appropriated in this section not expended prior to July 1, 2023, is further appropriated to the division through December 30, 2024 for the same purpose. To implement this act, the division may use this appropriation as follows:
(a) $\$ 45,198$ for personal services; and
(b) $\$ 2,000,000$ for electronic medical records assistance.".

Renumber succeeding section accordingly.
Page 1, line 101, strike "PROGRAM." and substitute "PROGRAM, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1315 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 8 , strike "TWO" and substitute "ONE".
Page 3, strike lines 23 through 27.
Page 4, strike line 1.
Reletter succeeding paragraph accordingly.
Page 5, after line 8 insert:
"SECTION 3. Appropriation. For the 2021-22 state fiscal year, $\$ 1,000,000$ is appropriated to the department of human services for use by administration and finance. This appropriation is from the general fund. To implement this act, administration and finance may use this appropriation for grants for operational expenses related to the Colorado 2-1-1 collaborative. Any money appropriated in this section not expended prior to July 1, 2022, is further appropriated to administration and finance for the 2022-23 state fiscal year for the same purpose.

SECTION 4. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 1,055,645$ is appropriated to the department of human services for use by administration and finance. This appropriation is from the general fund. Any money appropriated in this section not expended prior to July 1,2023 , is further appropriated to administration and finance for the 2023-24 state fiscal year for the same purpose. To implement this act, administration and finance may use this appropriation as follows:
(a) $\$ 55,645$ for the Colorado 2-1-1 collaborative, which amount is based on an assumption that the department will require an additional 0.9 FTE; and
(b) $\$ 1,000,000$ for grants for operational expenses related to the Colorado 2-1-1 collaborative.".

Renumber succeeding section accordingly.
Page 1 , line 105, strike "SYSTEM." and substitute "SYSTEM AND MAKING AN APPROPRIATION.".

HB22-1322 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend the Energy and Environment Committee Report, dated April 6, 2022, page 1, line 3, strike "JANUARY 1, 2023," and substitute "JuLY 1, 2023,".

Page 1, line 6, strike "(3)(b)(III)," and "ARE".
Page 1, strike lines 7 and 8 and substitute "APPLY TO ANY RULE-MAKING PROCEEDINGS OF THE COMMISSION CONCERNING THE CLASSIFICATIONS and numeric standards for the South Platte river basin, Laramie river basin, Republican river basin, and Smoky Hill river basin THAT OCCUR AFTER THE EFFECTIVE DATE OF THIS SUBSECTION (2)(b)(I), AS AMENDED.".".

Page 1, before line 9 insert "Page 3, line 4, after "PROCEEDING" insert "BROUGHT BY THE DIVISION PURSUANT TO THIS PART 6".".

Page 1, strike lines 10 and 11 and substitute "THE ALLEGED VIOLATION IS discovered or should have been discovered by the exercise of REASONABLE DILIGENCE.".".

HB22-1328 be referred to the Committee of the Whole with favorable recommendation.

SB22-004 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 10, after line 27 insert:
"SECTION 7. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 251,139$ is appropriated to the department of education. This appropriation is from the early literacy fund created in section 22-7-1210 (1), C.R.S., and is based on an assumption that the department will require an additional 0.8 FTE . To implement this act, the department may use this appropriation for early literacy program administration and technical support.".

Renumber succeeding section accordingly.
Page 1, line 102, strike "GRADES." and substitute "GRADES, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

SB22-068 be referred to the Committee of the Whole with favorable recommendation.

SB22-118 be referred to the Committee of the Whole with favorable recommendation.

SB22-190 be referred to the Committee of the Whole with favorable recommendation.

SB22-193 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend the Energy and Environment Committee Report, dated April 21, 2022, page 1 , line 15 , strike "donations." and substitute "donations repeal.".

Page 2, strike line 9 and substitute "SOURCES.
(4) (a) On JuLY 1, 2022, THE STATE TREASURER SHALL TRANSFER ONE MILLION FIVE HUNDRED THOUSAND DOLLARS FROM THE GENERAL FUND TO THE FUND.
(b) This subsection (4) is repealed, effective July 1, 2023.".".

Page 4, strike lines 5 through 10 and substitute "Page 40, strike lines 26 and 27 and substitute:
'(4) For the 2022-23 state fiscal year, $\$ 44,365$ is appropriated to the department of education for use by assistance to pubic schools. This appropriation is from reappropriated funds received from the department of public health and environment from the electrifying school buses grant program cash fund created in section 25-7-1505 (1)(a), C.R.S. To implement this act, the department may use this appropriation for public school transportation.

SECTION 11. Appropriation - adjustments to 2022 long bill. To implement this act, the general fund appropriation made in the annual general appropriation act for the 2022-23 state fiscal year to the office of the governor for use by the Colorado energy office for the cannabis resource optimization program is decreased by $\$ 1,500,000$. .

Renumber succeeding section accordingly.
Page 41, strike lines 1 through 20.".

SB22-195 be referred to the Committee of the Whole with favorable recommendation.

SB22-198 be referred to the Committee of the Whole with favorable recommendation.

## PUBLIC AND BEHAVIORAL HEALTH AND HUMAN SERVICES

 After consideration on the merits, the Committee recommends the following:SB22-081 be referred favorably to the Committee on Finance.

SB22-177 be referred favorably to the Committee on Appropriations.

SB22-181 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend reengrossed bill, page 10 , line 2 , strike "ShaLl" and substitute "MUST".

Page 11, strike lines 9 through 13 and substitute "OF THE PEER SUPPORT Professional is to help people achieve their recovery goals through shared understanding, Respect, And empowerment. Peer SUPPORT PROFESSIONALS PROVIDE NONCLINICAL SUPPORT SERVICES THAT align with recommendations from the substance abuse and mental health services administration of the United States DEPARTMENT OF HEALTH AND HUMAN SERVICES, INCLUDING ENGAGING individuals in peer-to-peer relationships that support healing, PERSONAL GROWTH, LIFE SKILLS DEVELOPMENT, SELF-CARE, AND CRISIS

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STRATEGY DEVELOPMENT, TO HELP ACHIEVE RECOVERY, WELLNESS, AND
LIFE GOALS.".
Page 11, line 19, strike "AND".
Page 11, line 20, after "24-32-3501," insert "A STATEWIDE ORGANIZATION
REPRESENTING PROFESSIONAL FIREFIGHTERS, AND A STATEWIDE
ASSOCIATION REPRESENTING EMERGENCY MEDICAL SERVICE PROVIDERS".
Page 11, lines 21 and 22, strike "CERTIFIED PEACE OFFICERS, AS
DESCRIBED IN SECTION 16-2.5-102," and substitute "FIRST RESPONDERS".
Page 11, line 23, after "IN" insert "FIRST RESPONDERS AND".
Page 12, line 3, strike "CERTIFIED PEACE OFFICERS" and substitute "FIRST
RESPONDERS" and strike "LAW".
Page 12, line 4, strike "ENFORCEMENT EXPERIENCE" and substitute "FIRST
RESPONDER EXPERIENCE AND INCLUDE OTHER MENTAL HEALTH
PROFESSIONALS".
Page 12, line 5, after "COMMUNITIES" insert "TO FIRST RESPONDERS".
Page 16, line 11, strike "LICENSED AND UNLICENSED".
Page 17, lines 1 and 2, strike "BURNOUT, TRAINING, AND SUPERVISION,"
and substitute "BURNOUT; TRAINING; SUPERVISION, INCLUDING THE
EXPLORATION OF OPPORTUNITIES FOR BEHAVIORAL HEALTH PROVIDERS TO
BE REIMBURSED FOR PROVIDING CLINICAL SUPERVISION;".
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SB22-199 be referred favorably to the Committee on Appropriations.

SB22-211 be referred favorably to the Committee on Appropriations.

SB22-213 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend reengrossed bill, page 8, line 2, strike "grant" and substitute "support".

Page 8, strike lines 9 through 11 and substitute "CHILD CARE.".
Page 8, line 15, strike "26.5-5-303 (6)." and substitute "26.5-5-304 (1)(f).".

Page 8, line 16 strike "GRANT" and substitute "SUPPORT".
Page 8, line 17, strike "GRANT" and substitute "SUPPORT".
Page 9, line 20, strike "GRANT" and substitute "SUPPORT".

Page 9, line 22, strike "GRANT" and substitute "SUPPORT".
Page 9, line 25, strike "GRANT FUNDING," and substitute "MATERIALS,".
Page 10, line 2, strike "FFN PROVIDERS" and substitute "ELIGIBLE ENTITIES".

Page 10 , strike line 15.
Page 10, line 16, strike "DEVELOPMENT." and substitute "DEVELOPMENT; AND
(VIII) Providing A HIGH-QUALITY EARLY LEARNING ENVIRONMENT THROUGH COACHING, GUIDANCE, AND MATERIALS IN AN AMOUNT NOT TO EXCEED NINE HUNDRED AND FIFTY DOLLARS PER ELIGIBLE ENTITY.".

Page 10, strike lines 17 through 27.
Page 11, strike line 1.
Reletter succeeding paragraphs accordingly.
Page 11, line 9, strike "ESTABLISH" and substitute "SUPPORT".
Page 11, line 16, strike "GRANT" and substitute "SUPPORT".
Page 12 , line 22 , strike "for early learning".
Page 13, line 1, strike "FOR EARLY LEARNING".
Page 13, line 2, strike "VISITING FOR EARLY LEARNING"" and substitute "VISITING"".

Page 13, line 3, strike "AN" and substitute "A VOLUNTARY,".
Page 13, strike lines 4 through 12 and substitute "PREVENTION PROGRAM FOR FAMILIES WITH CHILDREN FROM PRENATAL TO SIX YEARS OF AGE. THE HOME VISITING GRANT PROGRAM MUST SUPPORT SCHOOL READINESS, SOCIAL-EMOTIONAL GROWTH, AND AGE-APPROPRIATE CHILD development and be delivered by a trained home visitor. The HOME VISITING GRANT PROGRAM MUST BE PRIORITIZED TO EXPAND ACCESS TO POPULATIONS THAT ARE UNDERSERVED BY LANGUAGE, CULTURE, OR GEOGRAPHY.".

Page 14, line 22, strike "for early learning".

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## BUSINESS AFFAIRS AND LABOR

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

HB22-1412 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 "(28)(a)(VII) and".
Page 2, strike lines 10 and 11.
Page 3, strike lines 1 and 2.
Page 3, strike lines 18 through 23.
Renumber succeeding sections accordingly.
Page 6, line 9, strike "department" and substitute "department, THROUGH THE CASINO, SPORTS BETTING OPERATOR, INTERNET SPORTS BETTING OPERATOR, RACETRACK, OR OFF-TRACK BETTING FACILITY,".

Page 7, after line 25 insert:
"SECTION 14. In Colorado Revised Statutes, 44-30-302, amend (1) introductory portion, (1)(u), and (1)(v); and add (1)(w) as follows:

44-30-302. Commission - powers and duties - rules. (1) In addition to any other powers and duties set forth in this part 3, and notwithstanding the designation of the Colorado limited gaming control commission under section 44-30-201 as a type 2 transfer ENTITY, the commission shall nonetheless have HAS the following powers and duties:
(u) To demand, at any time when business is being conducted, access to and inspection, examination, photocopying, and auditing of all papers, books, and records of applicants and licensees, on their premises or elsewhere as practicable and in the presence of the licensee or the licensee's agent, pertaining to the gross income produced by any establishment or activity licensed under this article 30 ; to require verification of income and all other matters affecting the enforcement of the policies of the commission or any provision of this article 30; and to impound or remove all papers, books, and records of applicants and licensees, without hearing, for inspection or examination; and
(v) To prescribe voluntary alternative methods for the making, filing, signing, subscribing, verifying, transmitting, receiving, or storing of returns or other documents; AND
(w) To DETERMINE WHETHER PERSONS THAT ARE NOT LICENSED BY THE COMMISSION TO CONDUCT SPORTS BETTING OR LIMITED GAMING OPERATIONS ARE OFFERING TO ONE OR MORE MEMBERS OF THE PUBLIC, IN ANY CITY, TOWN, CITY AND COUNTY, OR COUNTY:
(I) UnLICENSED Sports betting operations;
(II) UnLICENSED INTERNET SPORTS BETTING OPERATIONS; OR
(III) UnLICENSED ESTABLISHMENTS THAT ALLOW THE USE OF EQUIPMENT OR DEVICES THAT QUALIFY AS SLOT MACHINES OR ARE USED TO PLAY ROULETTE OR CRAPS.

SECTION 15. In Colorado Revised Statutes, add 44-30-837 as follows:

44-30-837. Conducting gaming activities without a license.
(1) A PERSON SHALL NOT OFFER SPORTS BETTING OR ONE OR MORE GAMES, AUTHORIZED AS "LIMITED GAMING", TO THE PUBLIC WITHOUT POSSESSING THE REQUIRED LICENSE FROM THE COMMISSION TO CONDUCT:
(a) Sports betting operations;
(b) Internet sports betting operations; OR
(c) OPERATIONS USING EQUIPMENT OR DEVICES THAT QUALIFY AS SLOT MACHINES ARE USED TO PLAY ROULETTE OR CRAPS.

SECTION 16. In Colorado Revised Statutes, 44-30-809, amend (1), (3), and (4) as follows:

44-30-809. Age of participants - penalties - applicability. (1) (a) It is unlawful for any person tunder WHO IS LESS THAN twenty-one years of age to
(I) Linger in the gaming area of a casino,
(II) Sit on a ehair or be present at a gaming table, slot maehine, or other area in which gaming is conducted; or
(円円) participate, play, be allowed to play, place wagers, or collect winnings, whether personally or through an agent, in or from any limited gaming game or slot machines.
(b) Subsections (1)(a)(I) and (1)(a)(H) of this section shall not apply to a person employed by the easino in which the person is present.
(e) Nothing in subsection (1)(a) of this section shall prevent any person under twenty-one years of age from passing through a easino to nongaming areas.
(3) (a) It is unlawful for any licensee to permit any person who is less than twenty-one years of age to
(I) Linger in the gaming area of a casino;
(II) Sit on a ehair or be present at a gaming table, slot machine, or other area in which gaming is conducted, or
(झI) participate, play, place wagers, or collect winnings, whether personally or through an agent, in or from any limited gaming game or slot machine.
(b) Subsections (3)(a)(I) and (3)(a)(H) of this section shall not apply to a person employed by the easino in which the person is present.
(c) Nothing in subsection (3)(a) of this section shall prevent any person under twenty-one years of age from passing through a easino to nongaming areas.
(4) Any person violating any of the provisions of this section eommits a class 2 misdemeanor and shall be punished as provided in seetion 18-1.3-501. IS SUBJECT TO THE FOLLOWING CIVIL AND CRIMINAL PENALTIES:
(a) For a First offense, A CIVIL PENALTY of FIVE HUNDRED DOLLARS;
(b) For a Second offense, a civil penalty of one thousand DOLLARS; AND
(c) FOR A THIRD OR SUBSEQUENT OFFENSE, THE PERSON SHALL BE CHARGED WITH A CLASS 2 MISDEMEANOR AND PUNISHED AS PROVIDED IN SECTION 18-1.3-501.".

Renumber succeeding section accordingly.

HB22-1415 be referred favorably to the Committee on Finance.

SB22-218 be referred to the Committee of the Whole with favorable recommendation.

## EDUCATION

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

SB22-069 be referred favorably to the Committee on Appropriations.

SB22-207 be referred favorably to the Committee on Appropriations.

## HEALTH AND INSURANCE

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

SB22-040 be referred favorably to the Committee on Appropriations.

SB22-186 be referred favorably to the Committee on Appropriations.

SB22-187 be referred favorably to the Committee on Appropriations.

SB22-226 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend reengrossed bill, page 8, line 10, after "Students." insert "The GRANT PROGRAM SHALL GIVE PRIORITY TO STUDENTS FROM THE COLORADO PUBLIC INSTITUTIONS OF HIGHER EDUCATION THAT OFFER CLINICAL-BASED TRAINING TO STUDENTS.".

Page 8, strike line 20 and substitute "RURAL, OR NONPROFIT APPLICANTS WITH A HIGH PUBLIC PAYER MIX OR APPLICANTS THAT DISPROPORTIONATELY PROVIDE UNCOMPENSATED CARE.".

Page 12, line 11, strike "AND PHARMACY TECHNICIAN." and substitute "PHARMACY TECHNICIAN, MEDICAL ASSISTANT, AND DENTAL ASSISTANT.".

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JUDICIARY
After consideration on the merits, the Committee recommends the
following:
SB22-005 be referred favorably to the Committee on Appropriations.
SB22-196 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:
Amend reengrossed bill, page 5, strike line 10 and substitute:
"(b) A HOSPITAL THAT PROVIDES BEHAVIORAL HEALTH TREATMENT;".
Page 5, line 19, strike "NONPROFIT ORGANIZATION," and substitute "HOSPITAL THAT PROVIDES BEHAVIORAL HEALTH TREATMENT,".
Page 5, line 24, strike "NONPROFIT ORGANIZATION," and substitute "HOSPITAL THAT PROVIDES BEHAVIORAL HEALTH TREATMENT,".
Page 6, line 27, strike "NEEDS, INCLUDING INDIVIDUALS ENGAGED IN COMPETENCY" and substitute "NEEDS".
Page 7, line 1, strike "EVALUATION OR RESTORATION IN ANY SETTING,".
Page 8, after line 22 insert:
"(h) To establish and operate, or fund an existing, mobile MEDICATION-ASSISTED TREATMENT UNIT;".
Reletter succeeding paragraphs accordingly.
Page 10, line 6, after "MUST" insert "OFFER A MONETARY CONTRIBUTION OR IN-KIND CONTRIBUTIONS, AS DESCRIBED IN SUBSECTION (4) OF THIS SECTION, THAT DIRECTLY SUPPORT THE SERVICES PROVIDED WITH A GRANT AWARD AND MUST"
Page 11, line 21, strike "NONPROFIT ORGANIZATIONS" and substitute "HOSPITALS".
Page 11, line 24, strike "AND".
Page 11, after line 24, insert:
"(l) If THE APPLICANT IS A LAW ENFORCEMENT AGENCY, THE APPLICANT MUST DEMONSTRATE COMPLIANCE WITH THE REPORTING REQUIREMENTS DESCRIBED IN SECTION 24-31-903 (2); AND".
Reletter succeeding paragraph accordingly.
Page 12, after line 21 insert:
"(B) Two representatives of organizations with experience AWARDING GRANTS IN BEHAVIORAL HEALTH FIELDS;".
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Reletter succeeding sub-subparagraphs accordingly.
Page 13, line 19, after the period add "MEMBERS OF THE REVIEW COMMITTEE SHALL DISCLOSE ANY CONFLICTS OF INTEREST, INCLUDING WHETHER THE MEMBER REPRESENTS AN ORGANIZATION THAT MAY SEEK A GRANT FROM THE GRANT PROGRAM.".

Page 17 , line 14 , strike "AN OPIOID" and substitute "A SUBSTANCE".
Page 17, line 15, strike "SETTINGS" and substitute "SETTINGS, INCLUDING PROBATION,".

Page 17 , line 18 , strike "OPIOID" and substitute "A SUBSTANCE".
Page 18, strike lines 7 through 10 and substitute "ADMINISTRATIVE EXPENSES. THE JUDICIAL DEPARTMENT SHALL ALLOCATE ONE MILLION EIGHT HUNDRED THOUSAND DOLLARS OF THE MONEY APPROPRIATED PURSUANT TO THIS SUBSECTION (11) TO RECIPIENTS THAT PROVIDE DIVERSION FOR INDIVIDUALS WITH BEHAVIORAL HEALTH DISORDERS.".

Page 19, line 6, strike "HEALTH" and substitute "HEALTH, HOUSING, AND DEMOGRAPHIC".

Page 19, strike lines 11 through 17 and substitute "ONE-TIME GRANTS TO COUNTIES. EVERY COUNTY IS ELIGIBLE FOR A GRANT. A COUNTY THAT RECEIVES A GRANT SHALL USE THE GRANT MONEY TO:
(I) Integrate the county jail's data systems with the COLORADO INTEGRATED CRIMINAL JUSTICE INFORMATION SYSTEM;
(II) STANDARDIZE CLIENT-SPECIFIC INFORMATION THROUGH COMMON DATA FIELDS RELATING TO THE BEHAVIORAL, MENTAL, AND PHYSICAL HEALTH NEEDS OF PERSONS DETAINED IN THE JAIL; HOUSING NEEDS FOR PERSONS FOLLOWING RELEASE FROM JAIL; AND DEMOGRAPHIC INFORMATION OF PERSONS DETAINED IN THE JAIL; AND
(III) Automate data reporting required pursuant to state AND FEDERAL LAW.".

Page 19, line 19 , strike "GRANTS, WHICH MUST INCLUDE ELIGIBILITY CRITERIA;" and substitute "GRANTS;".

Page 19, line 25, after "PUBLIC." insert "THE DIVISION SHALL PROVIDE, UPON REQUEST, ASSISTANCE TO COUNTIES WITH APPLYING FOR A GRANT.".

Page 20, lines 15 and 16, strike "ENTER INTO AN AGREEMENT WITH A THIRD-PARTY VENDOR" and substitute "COLLABORATE WITH THE OFFICE OF INFORMATION TECHNOLOGY, CREATED IN SECTION 24-37.5-103,".

SB22-204 be referred favorably to the Committee on Appropriations.

## STATE, CIVIC, MILITARY AND VETERANS AFFAIRS

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

HB22-1413 be referred favorably to the Committee on Appropriations.

HB22-1416 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 7, line 13, strike "A RANGE" and substitute "AN ESTIMATED RANGE".

Page 12, after line 19 insert:
"SECTION 6. In Colorado Revised Statutes, 39-8-108, add (5)(a.5) as follows:

39-8-108. Decision - review - opportunity to submit case to arbitration. (5) In any appeal authorized by this section or by section 39-5-122, 39-5-122.7, or 39-10-114:
(a.5) THE VALUATION MAY NOT BE ADJUSTED TO A VALUE OF MORE THAN FIVE PERCENT ABOVE THE VALUATION SET BY THE COUNTY BOARD OF EQUALIZATION PURSUANT TO SECTION 39-8-107, EXCEPT AS SPECIFICALLY PERMITTED PURSUANT TO SECTION 39-5-125.".

Renumber succeeding section accordingly.

SB22-235 be referred favorably to the Committee on Appropriations.

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## APPROPRIATIONS

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

HB22-1258 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 22, line 1, strike "tax." and substitute "tax essential services for youth special district cash fund - creation.".

Page 23 of the bill, after line 14 insert:
"(3) (a) IF THE REGISTERED ELECTORS OF A DISTRICT AUTHORIZE THE LEVY AND COLLECTION OF A SALES AND USE TAX PURSUANT TO SECTION 32-23-105 AT A BIENNIAL LOCAL DISTRICT ELECTION, THE DISTRICT SHALL NOT BEGIN THE LEVY AND COLLECTION OF SUCH TAX BEFORE JANUARY 1 OF THE CALENDAR YEAR FOLLOWING THE CALENDAR YEAR IN WHICH THE BIENNIAL LOCAL DISTRICT ELECTION WAS HELD.
(b) If the registered electors of a district authorize the LEVY AND COLLECTION OF A SALES AND USE TAX PURSUANT TO SECTION 32-23-105 AT A GENERAL ELECTION OR AN ELECTION HELD ON THE FIRST Tuesday in November of an odd-numbered year, the district SHALL NOT BEGIN THE LEVY AND COLLECTION OF SUCH TAX BEFORE JULY 1 OF THE CALENDAR YEAR FOLLOWING THE CALENDAR YEAR IN WHICH THE GENERAL ELECTION OR ELECTION IN AN ODD-NUMBERED YEAR WAS HELD.
(4) BEGINNING IN THE FIRST YEAR DURING WHICH THE DEPARTMENT OF REVENUE ADMINISTERS SALES AND USE TAX FOR A DISTRICT CREATED PURSUANT TO THIS ARTICLE 23, THE DEPARTMENT SHALL:
(a) RETAIN AN AMOUNT THAT DOES NOT EXCEED THE TOTAL COST OF COLLECTING, ADMINISTERING, AND ENFORCING THE TAX; AND
(b) IF MORE THAN ONE DISTRICT APPROVES THE LEVY AND COLLECTION OF A SALES AND USE TAX PURSUANT TO THIS ARTICLE 23 DURING THE SAME ELECTION CYCLE, ALLOCATE THE AMOUNT OF ANY FIXED COSTS RETAINED PURSUANT TO SUBSECTION (1)(a) OF THIS SECTION EQUALLY FROM EACH SUCH DISTRICT.
(5) (a) ANY AMOUNT RETAINED BY THE DEPARTMENT PURSUANT TO SUBSECTION (4) OF THIS SECTION SHALL BE CREDITED TO THE ESSENTIAL SERVICES FOR YOUTH SPECIAL DISTRICT CASH FUND, REFERRED to in this section as the "Fund", which is hereby created in the STATE TREASURY.
(b) THE STATE TREASURER SHALL CREDIT ALL INTEREST AND INCOME DERIVED FROM THE DEPOSIT AND INVESTMENT OF MONEY IN THE FUND TO THE FUND.
(c) ANY UNEXPENDED AND UNENCUMBERED MONEY REMAINING IN THE FUND AT THE END OF A FISCAL YEAR SHALL REMAIN IN THE FUND.
(d) Money in the fund is continuously appropriated to the DEPARTMENT FOR THE DEPARTMENT'S COSTS OF COLLECTING, ADMINISTERING, AND ENFORCING THE SALES AND USE TAX LEVIED PURSUANT TO THIS ARTICLE 23.".

HB22-1401 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 14 , after line 26 insert:
"SECTION 5. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 645,340$ is appropriated to the department of public health and environment for use by the health facilities and emergency management services division. This appropriation is from the general fund and is based on an assumption that the division will require an additional 6.2 FTE. To implement this act, the division may use this appropriation for the nursing and acute care facility survey.
(2) For the 2022-23 state fiscal year, $\$ 139,939$ is appropriated to the office of the governor. This appropriation is from the general fund. and is based on an assumption that the office will require an additional 0.9 FTE. To implement this act, the office may use this appropriation for the administration of governor's office and residence.".

Renumber succeeding section accordingly.
Page 1, line 102, strike "needs." and substitute "needs, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

SB22-051 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend the Finance Committee Report, dated May 2, 2022, page 1, strike lines 3 and 4 and substitute:
""Amend reengrossed bill, page 6, line 8, strike "2033," and substitute "2025,".

Page 7 of the bill, line 5, strike "HEATHER" and substitute "HEATER".".
Page 1 of the Finance Committee Report, after line 5 insert:
"Page 1 of the Energy and Environment Committee Report, line 7, strike ""2038."." and substitute ""2028.".".

Page 1 of the Energy and Environment Committee Report, after line 14 insert:
"Page 10 of the reengrossed bill, line 23, strike "2033," and substitute "2025,".".

Page 2 of the Energy and Environment Committee Report, line 4, strike ""2038."." and substitute ""2028.".".".

SB22-145 be referred to the Committee of the Whole with favorable recommendation.

SB22-177 be referred to the Committee of the Whole with favorable recommendation.

SB22-181 be referred to the Committee of the Whole with favorable recommendation.

SB22-196 be referred to the Committee of the Whole with favorable recommendation.

SB22-200 be referred to the Committee of the Whole with favorable recommendation.

SB22-204 be referred to the Committee of the Whole with favorable recommendation.

SB22-211 be referred to the Committee of the Whole with favorable recommendation.

SB22-213 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 14 , line 3 , strike "15.6 FTE." and substitute "9.6 FTE.".

Page 14, line 18, strike "grant" and substitute "support".
Page 14, line 20, strike "8.8 FTE;" and substitute "2.8 FTE;".

SB22-215 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 17, strike "eighty-one million Five hundred thousand" and substitute "eighty million two HUNDRED FIFTY THOUSAND".

Page 7, line 9, strike "(5)(c)" and substitute "(5)(d)".

SB22-216 be referred to the Committee of the Whole with favorable recommendation.

SB22-227 be referred to the Committee of the Whole with favorable recommendation.

## BUSINESS AFFAIRS AND LABOR

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

HB22-1417 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend printed bill, page 5, line 14, strike "TWENTY-SIX" and substitute "TWENTY-EIGHT".

Page 5, line 16, strike "TWENTY-FIVE" and substitute "TWENTY-SEVEN".
Page 6, line 17, strike "ONE MEMBER REPRESENTING A RESTAURANT;" and substitute "TWO MEMBERS REPRESENTING RESTAURANTS;".

Page 6, line 18, strike "One member Representing a tavern;" and substitute "Two members representing taverns;".

Page 6, lines 19 and 20, strike "A LODGING AND ENTERTAINMENT LICENSEE;" and substitute "AN ARTS LICENSEE;".

Page 7, line 12, after "EMPLOYEES;" add "AND".
Page 7, strike lines 13 through 17.
Renumber succeeding subparagraph accordingly.
Page 10, strike lines 14 through 27.
Strike pages 11 through 40.
Page 41, strike lines 1 through 13.
Renumber succeeding section accordingly.
Page 1, strike lines 103 through 108 and substitute "REGULATION TASK FORCE.".

SB22-124 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend reengrossed bill, page 3, lines 4 and 5, strike "DECEMBER 1, 2022," and substitute "SEPTEMBER 1, 2023,".

SB22-161 be referred favorably to the Committee on Appropriations.

SB22-209 be referred favorably to the Committee on Appropriations.

SB22-228 be referred to the Committee of the Whole with favorable recommendation.

SB22-229 be referred to the Committee of the Whole with favorable recommendation.

## EDUCATION

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

SB22-070 be referred favorably to the Committee on Appropriations.

SB22-085 be referred favorably to the Committee on Appropriations.

## STATE, CIVIC, MILITARY AND VETERANS AFFAIRS

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

SB22-080 be referred favorably to the Committee on Appropriations.

SB22-151 be referred favorably to the Committee on Appropriations.

SB22-163 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend reengrossed bill, page 14, strike lines 17 and 18.
Page 14 , line 19, strike "buSinesses and small businesses,".

SB22-206 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend reengrossed bill, page 8 , line 14 , after "CONTRACT WITH" insert "OR PROVIDE A GRANT TO".

Page 8 , line 19 , strike "IF THE DIVISION CONTRACTS WITH AN ENTITY".
Page 8, strike lines 20 through 24.
Page 8, line 25, strike "DIVISION IN OVERSEEING THE PROGRAM.".
Page 9, after line 11, insert:
"(a) COORDINATION WITH THE OFFICE OF EMERGENCY MANAGEMENT CREATED IN SECTION 24-33.5-705 TO PRIORITIZE THE USE OF THE DISASTER EMERGENCY FUND CREATED IN SECTION 34-33.5-706 FOR THE ALLOWABLE USES OF LOANS AND GRANTS UNDER THE PROGRAM THAT ARE NOT HOUSING RELATED;".

Reletter succeeding paragraphs accordingly.

Page 20, line 12, strike "THE".
Page 20, strike lines 13 through 16.
Page 24, line 27, strike "(I)" and substitute "(a)".
Page 25, line 5, strike "(II)" and substitute "(b)".
Page 29, before line 1 insert:
"SECTION 6. In Colorado Revised Statutes, 24-33.5-1106, amend (2); and add (3) and (4) as follows:

24-33.5-1106. Grants to individuals. (2) Notwithstanding any other law or rule, the governor is authorized to make financial grants to meet disaster-related necessary expenses or serious needs of individuals or families adversely affected by a major disaster which cannot otherwise adequately be met from other means of assistance. whieh grants shall not exceed five thousand dollars in the aggregate to an individual or family in any single major disaster deelared by the governor.
(3) THE OFFICE OF EMERGENCY MANAGEMENT CREATED IN 24-33.5-705 SHALLCOORDINATE WITH THE GOVERNOR'S OFFICE, FEDERAL AGENCIES, OTHER STATE AGENCIES, LOCAL GOVERNMENTS, AND PHILANTHROPIC ENTITIES AS DETERMINED BY THE OFFICE TO ENSURE DISASTER INDIVIDUAL ASSISTANCE IS DELIVERED IN A COORDINATED EFFORT AND TO AVOID DUPLICATION OF BENEFITS.
(4) THE OFFICE OF EMERGENCY MANAGEMENT SHALL IMPLEMENT AND MAINTAIN A DISASTER SURVIVOR PORTAL FOR DISASTER SURVIVORS TO APPLY FOR APPROVED STATE DISASTER INDIVIDUAL ASSISTANCE. THE PORTAL MUST PROVIDE DISASTER SURVIVORS WITH A COORDINATED METHOD TO ACCESS APPROPRIATE BENEFITS, INCLUDING FEDERAL BENEFIT PROGRAMS, APPROVED STATE DISASTER INDIVIDUAL ASSISTANCE BENEFITS, THE DISASTER RESILIENCE REBUILDING PROGRAM CREATED IN 24-32-132, AND THE SUSTAINABLE REBUILDING PROGRAM CREATED IN 24-38.5-113. THE PORTAL MUST ENSURE EQUITABLE ACCESS TO PROGRAM INFORMATION INCLUDING COMMUNICATIONS IN THE RELEVANT LANGUAGES OF THE COMMUNITY AND EQUITABLE HEARING, SIGHT, AND PHYSICAL ACCESSIBILITY. LOCAL GOVERNMENTS AND PHILANTHROPIC ENTITIES MAY OPERATE THEIR OWN DISASTER SURVIVOR PORTALS IN COORDINATION WITH THE OFFICE OF EMERGENCY MANAGEMENT.".

Renumber succeeding sections accordingly.
Page 31, after line 6 insert:
"SECTION 10. In Colorado Revised Statutes, add 39-26-731 as follows:

39-26-731. Rebuilding from wildfire - exemption - definitions - legislative declaration - repeal. (1) IN ACCORDANCE WITH SECTION 39-21-304 (1), WHICH REQUIRES EACH BILL THAT CREATES A NEW TAX EXPENDITURE TO INCLUDE A TAX PREFERENCE PERFORMANCE STATEMENT as Part of a statutory legislative declaration, the general ASSEMBLY HEREBY FINDS AND DECLARES THAT:
(a) THE GENERAL LEGISLATIVE PURPOSE OF THE EXEMPTION ALLOWED BY THIS SECTION IS TO PROVIDE TAX RELIEF FOR CERTAIN INDIVIDUALS;
(b) The specific legislative purpose of the exemption ALLOWED BY THIS SECTION IS TO PROVIDE FINANCIAL RELIEF TO Coloradans recovering and rebuilding from wildfire; and
(c) IN ORDER TO ALLOW THE GENERAL ASSEMBLY AND THE STATE AUDITOR TO MEASURE THE EFFECTIVENESS OF THE EXEMPTION ALLOWED BY THIS SECTION, THE STATE AUDITOR SHALL ESTIMATE THE PROPORTION OF HOMEOWNERS AFFECTED BY WILDFIRE WHO BENEFITTED FROM THE EXEMPTION WHILE REBUILDING OR REPAIRING THEIR HOMES.
(2) As used in this section, unLess the context otherwise REQUIRES:
(a) "DECLARED WILDFIRE DISASTER" MEANS A WILDFIRE THAT IS DECLARED A DISASTER EMERGENCY BY THE GOVERNOR PURSUANT TO SECTION 24-33.5-704 (4) IN OR AFTER 2020.
(b) "LOCAL GOVERNMENT" MEANS A COUNTY, CITY AND COUNTY, OR MUNICIPALITY.
(c) "QUALIFIED HOMEOWNER OR CONTRACTOR" MEANS A HOMEOWNER OR CONTRACTOR WHO HAS BEEN ISSUED A REBUILDING EXEMPTION CERTIFICATE BY A LOCAL GOVERNMENT PURSUANT TO SUBSECTION (4) OF THIS SECTION.
(3) (a) On And after July 1, 2022, but before July 1, 2025, ALL SALES OF CONSTRUCTION AND BUILDING MATERIALS TO A QUALIFIED HOMEOWNER OR CONTRACTOR ARE EXEMPT FROM TAXATION UNDER PART 1 OF THIS ARTICLE 26, SO LONG AS THE MATERIALS WILL BE USED DIRECTLY IN THE REBUILDING OR REPAIR OF A RESIDENTIAL STRUCTURE DAMAGED OR DESTROYED BY A DECLARED WILDFIRE DISASTER.
(b) ON AND AFTER JULY 1, 2022, BUT BEFORE JULY 1, 2025, THE STORAGE, USE, OR CONSUMPTION OF CONSTRUCTION AND BUILDING MATERIALS BY A QUALIFIED HOMEOWNER OR CONTRACTOR ARE EXEMPT fROM TAXATION UNDER PART 2 OF THIS ARTICLE 26, SO LONG AS THE MATERIALS WILL BE USED DIRECTLY IN THE REBUILDING OR REPAIR OF A RESIDENTIAL STRUCTURE DAMAGED OR DESTROYED BY A DECLARED WILDFIRE DISASTER.
(c) To CLAIM THE EXEMPTION ALLOWED BY THIS SUBSECTION (3), A QUALIFIED HOMEOWNER OR CONTRACTOR MUST PROVIDE A COPY OF THE REBUILDING EXEMPTION CERTIFICATE ISSUED PURSUANT TO SUBSECTION (4) OF THIS SECTION TO EVERY RETAILER FROM WHICH THE QUALIFIED HOMEOWNER OR CONTRACTOR IS PURCHASING MATERIALS THAT ARE EXEMPT UNDER THIS SECTION.
(4) The Local government with jurisdiction to issue a buILding permit in an area affected by a declared wildfire DISASTER MAY ISSUE A REBUILDING EXEMPTION CERTIFICATE TO A HOMEOWNER OR CONTRACTOR WHO IS REBUILDING OR REPAIRING ONE OR MORE RESIDENTIAL STRUCTURES WITHIN THE LOCAL GOVERNMENT'S JURISDICTION THAT WAS DAMAGED OR DESTROYED BY THE DECLARED WILDFIRE DISASTER. A REBUILDING EXEMPTION CERTIFICATE SHALL CLEARLY IDENTIFY EACH RESIDENTIAL STRUCTURE TO WHICH IT APPLIES. THE HOMEOWNER OR CONTRACTOR MAY USE THE REBUILDING EXEMPTION CERTIFICATE TO CLAIM THE EXEMPTION ALLOWED BY SUBSECTION (3) OF THIS SECTION ONLY FOR THE SALES, STORAGE, USE, OR CONSUMPTION OF CONSTRUCTION AND BUILDING MATERIALS THAT WILL BE USED DIRECTLY IN THE REBUILDING OR REPAIR OF A RESIDENTIAL STRUCTURE DAMAGED OR DESTROYED BY THE DECLARED WILDFIRE DISASTER THAT IS IDENTIFIED IN THE REBUILDING EXEMPTION CERTIFICATE AND SHALL NOT USE THE CERTIFICATE TO CLAIM THE EXEMPTION FOR ANY OTHER PURPOSE.
(5) THE EXECUTIVE DIRECTOR SHALL PROVIDE A FORM FOR THE REBUILDING EXEMPTION CERTIFICATE TO THE PROPER OFFICIAL OF THE LOCAL GOVERNMENT WITH JURISDICTION TO ISSUE A BUILDING PERMIT IN an area after determining that the area was affected by a DECLARED WILDFIRE DISASTER.
(6) This section is repealed, effective June 30, 2028.

SECTION 11. In Colorado Revised Statutes, 29-2-105, add (1)(d)(I)(Q) as follows:

29-2-105. Contents of sales tax ordinances and proposals.
(1) The sales tax ordinance or proposal of any incorporated town, city, or county adopted pursuant to this article 2 shall be imposed on the sale of tangible personal property at retail or the furnishing of services, as provided in subsection (1)(d) of this section. Any countywide or incorporated town or city sales tax ordinance or proposal shall include the following provisions:
(d) (I) A provision that the sale of tangible personal property and services taxable pursuant to this article 2 shall be the same as the sale of tangible personal property and services taxable pursuant to section 39-26-104, except as otherwise provided in this subsection (1)(d). The sale of tangible personal property and services taxable pursuant to this article 2 shall be subject to the same sales tax exemptions as those specified in part 7 of article 26 of title 39 ; except that the sale of the following may be exempted from a town, city, or county sales tax only by the express inclusion of the exemption either at the time of adoption of the initial sales tax ordinance or resolution or by amendment thereto:
(Q) THE EXEMPTION FOR SALES OF CONSTRUCTION AND BUILDING MATERIALS TO A QUALIFIED HOMEOWNER OR CONTRACTOR AS SPECIFIED IN SECTION 39-26-731.

SECTION 12. In Colorado Revised Statutes, 29-2-109, amend (1) introductory portion as follows:

29-2-109. Contents of use tax ordinances and proposals repeal. (1) The use tax ordinance, resolution, or proposal of any town, city, or county adopted pursuant to this article 2 shall be imposed only for the privilege of using or consuming in the town, city, or county any construction and building materials purchased at retail or for the privilege of storing, using, or consuming in the town, city, or county any motor and other vehicles, purchased at retail on which registration is required, or both. For the purposes of this subsection (1), the term "construction and building materials" shall not include parts or materials utilized in the fabrication, construction, assembly, or installation of passenger tramways, as defined in section 12-150-103 (5), by any ski area operator, as defined in section 33-44-103 (7), or any person fabricating, constructing, assembling, or installing a passenger tramway for a ski area operator. The ordinance, resolution, or proposal may recite that the use tax shall not apply to the storage and use of wood from salvaged trees killed or infested in Colorado by mountain pine beetles or spruce beetles as exempted from the state use tax pursuant to section 39-26-723. The ordinance, resolution, or proposal may recite that the use tax shall not apply to the storage and use of components used in the production of energy, including but not limited to alternating current electricity, from a renewable energy source, as exempted from the state use tax pursuant to section 39-26-724. THE ORDINANCE, RESOLUTION, OR PROPOSAL MAY RECITE THAT THE USE TAX SHALL NOT APPLY TO THE STORAGE, USE, AND CONSUMPTION OF CONSTRUCTION AND BUILDING MATERIALS EXEMPT FROM STATE USE TAX UNDER SECTION 39-26-731 (3)(b). The ordinance,
resolution, or proposal shall recite that the use tax shall not apply:".
Renumber succeeding sections accordingly.

SB22-222 be referred favorably to the Committee on Appropriations.

On motion of Representative Esgar, HB22-1115, HB22-1315, HB22-1328, HB22-1322, HB22-1401, HB22-1258, SB22-004, SB22-068, SB22-118, SB22-190, SB22-215, SB22-216, SB22-227, SB22-145, SB22-177, SB22-181, SB22-196, SB22-211, SB22-200, SB22-195, SB22-153 were made Special Orders on Wednesday, May 4, 2022, at 2:53 p.m.

The hour of 2:53 p.m. having arrived, on motion of Representative Froelich, 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.)

HB22-1115 by Representative(s) Kipp and Soper; also Senator(s) Pettersen and Jaquez Lewis-Concerning the prescription drug monitoring program.

Amendment No. 1, Appropriations Report, dated May 4, 2022, and placed in member's bill file; Report also printed in House Journal, May 4, 2022.

Amendment No. 2, Health \& Insurance Report, dated February 16, 2022, and placed in member's bill file; Report also printed in House Journal, February 17, 2022.

## Amendment No. 3, by Representative Soper.

Amend printed bill, page 7, line 7, strike "portion and (2)(d);" and substitute "portion and (2)(b)(III)(B);".

Page 7, after line 14 insert:
"(III) The practitioner or pharmacist remains responsible for:
(B) Any negligent breach of confidentiality of information obtained from the program by the practitioner's or pharmacist's designee WHEN THE DESIGNEE ACCESSED THE PROGRAM ON BEHALF OF THE SUPERVISING PRACTITIONER OR PHARMACIST.".

Page 7, strike lines 15 through 27.
Page 8 , strike lines 1 through 4.
Amendment No. 4, by Representative Kipp.
Amend printed bill, page 8 , line 18 , strike "DIRECTOR" and substitute "BOARD".

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

HB22-1315 by Representative(s) Snyder and Rich; also Senator(s) Hansen and Priola-Concerning a statewide communication system for referral to essential services, and, in connection therewith, requiring general fund appropriations to be made to the department of human services for the issuance of annual grants to help fund the system.

Amendment No. 1, Appropriations Report, dated May 4, 2022, and placed in member's bill file; Report also printed in House Journal, May 4, 2022.

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

HB22-1328 by Representative(s) Titone and McLachlan; also Senator(s) Donovan-Concerning modifications to the "Colorado Loans for Increasing Main Street Business Economic Recovery Act".

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

HB22-1322 by Representative(s) Benavidez and Valdez A.-Concerning the regulation of water quality in the state.

Amendment No. 1, Appropriations Report, dated May 4, 2022, and placed in member's bill file; Report also printed in House Journal, May 4, 2022.

Amendment No. 2, Energy \& Environment Report, dated April 6, 2022, and placed in member's bill file; Report also printed in House Journal, April 7, 2022.

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

HB22-1258 by Representative(s) Bird-Concerning the creation of an essential services for youth special district in each judicial district in the state.

Amendment No. 1, Appropriations Report, dated May 4, 2022, and placed in member's bill file; Report also printed in House Journal, May 4, 2022.

Amendment No. 2, Judiciary Report, dated March 23, 2022, and placed in member's bill file; Report also printed in House Journal, March 24, 2022.

Amendment No. 3, by Representative Bird.
Amend printed bill, page 32, after line 26 insert:
"SECTION 2. In Colorado Revised Statutes, 32-1-1001, add (1)(p) as follows:

32-1-1001. Common powers - definitions. (1) For and on behalf of the special district the board has the following powers:
(p) TO MAKE A DONATION TO AN ESSENTIAL SERVICES PROVIDER, AS DEFINED IN SECTION 32-23-101 (7).".

Renumber succeeding section accordingly.
Amendment No. 4, by Representative Bird.
Amend printed bill, page 21, line 13, strike "IF" and substitute "EXCEPT AS OTHERWISE PROVIDED IN SUBSECTION (6) OF THIS SECTION, IF".

Page 21, after line 26 insert:
"(6) If the registered electors of a district approve The LEVY AND COLLECTION OF A SALES AND USE TAX PURSUANT TO THIS SECTION, BUT LESS THAN FORTY PERCENT OF THE REGISTERED ELECTORS OF A COUNTY IN THE DISTRICT WITH A POPULATION OF FIFTEEN THOUSAND PEOPLE OR FEWER APPROVE THE LEVY AND COLLECTION OF SUCH TAX, THE BOARD OF COUNTY COMMISSIONERS OF THE COUNTY MAY, WITHIN THIRTY DAYS OF THE CERTIFICATION OF THE ELECTION, VOTE TO BE EXCLUDED FROM THE BOUNDARIES OF THE DISTRICT. If SUCH A BOARD OF COUNTY COMMISSIONERS DOES NOT VOTE TO BE EXCLUDED FROM THE BOUNDARIES OF THE DISTRICT, THE COUNTY WILL BE INCLUDED IN THE DISTRICT AND ALL OF THE APPLICABLE PROVISIONS OF THIS ARTICLE 23 SHALL APPLY TO THE COUNTY. IF SUCH A BOARD OF COUNTY COMMISSIONERS DOES VOTE TO BE EXCLUDED FROM THE BOUNDARIES OF THE DISTRICT, THE PROVISIONS OF THIS ARTICLE 23 SHALL NOT APPLY TO THE COUNTY AND THE SALES AND USE TAX AUTHORIZED BY THE DISTRICT WILL NOT BE LEVIED OR COLLECTED IN THE COUNTY.".

## Amendment No. 5, by Representative Bird.

Amend printed bill, page 26, line 9, strike "IF" and substitute "EXCEPT AS OTHERWISE PROVIDED IN SUBSECTION (7) OF THIS SECTION, IF".

Page 26, after line 22 insert:
"(7) If the registered electors of a district approve the LEVY AND COLLECTION OF AN AD VALOREM TAX PURSUANT TO THIS SECTION, BUT LESS THAN FORTY PERCENT OF THE REGISTERED ELECTORS OF A COUNTY IN THE DISTRICT WITH A POPULATION OF FIFTEEN THOUSAND PEOPLE OR FEWER APPROVE THE LEVY AND COLLECTION OF SUCH TAX, THE BOARD OF COUNTY COMMISSIONERS OF THE COUNTY MAY, WITHIN THIRTY DAYS OF THE CERTIFICATION OF THE ELECTION, VOTE TO BE EXCLUDED FROM THE BOUNDARIES OF THE DISTRICT. IF SUCH A BOARD OF COUNTY COMMISSIONERS DOES NOT VOTE TO BE EXCLUDED FROM THE BOUNDARIES OF THE DISTRICT, THE COUNTY WILL BE INCLUDED IN THE DISTRICT AND ALL OF THE APPLICABLE PROVISIONS OF THIS ARTICLE 23 SHALL APPLY TO THE COUNTY. IF SUCH A BOARD OF COUNTY COMMISSIONERS DOES VOTE TO BE EXCLUDED FROM THE BOUNDARIES OF THE DISTRICT, THE PROVISIONS OF THIS ARTICLE 23 SHALL NOT APPLY TO THE COUNTY AND THE AD VALOREM TAX AUTHORIZED BY THE DISTRICT WILL NOT BE LEVIED OR COLLECTED IN THE COUNTY.".

Page 32, line 9, strike "AND".
Page 32, line 10, strike "MANAGEMENT." and substitute "MANAGEMENT; AND
(e) Have its principal office within the created district, CONDUCT THE MAJORITY OF ITS ACTIVITIES WITHIN THE STATE OF COLORADO, AND PRINCIPALLY OPERATE FOR THE BENEFIT OF THE RESIDENTS OF THE CREATED DISTRICT.".

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

SB22-004 by Senator(s) Rankin and Bridges; also Representative(s) McCluskie-Concerning measures to support evidence-based literacy instruction for students in early grades.

Amendment No. 1, Appropriations Report, dated May 4, 2022, and placed in member's bill file; Report also printed in House Journal, May 4, 2022.

Amendment No. 2, Education Report, dated April 21, 2022, and placed in member's bill file; Report also printed in House Journal, April 22, 2022.

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

SB22-068 by Senator(s) Rodriguez and Kolker; also Representative(s) Lontine and Woog-Concerning the creation of a tool to provide transparency in health claims data submitted to the Colorado all-payer health claims database, and, in connection therewith, making an appropriation.

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

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SB22-118 by Senator(s) Woodward and Hinrichsen, Hisey, Lundeen,
    Priola, Rankin, Scott, Sonnenberg; also Representative(s)
    Holtorf and Valdez D., Lynch, McKean, Pelton, Pico,
    Rich, Van Beber, Van Winkle, Will-Concerning the
    encouragement of the use of geothermal energy by
    providing similar treatment to solar energy, and, in
    connection therewith, making an appropriation.
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Amendment No. 1, Energy \& Environment Report, dated April 20, 2022, and placed in member's bill file; Report also printed in House Journal, April 21, 2022.

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

SB22-190 by Senator(s) Danielson and Coram; also Representative(s) Ortiz-Concerning the creation of a United States Space Force special license plate, and, in connection therewith, making an appropriation.

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

HB22-1401 by Representative(s) Mullica; also Senator(s) Moreno-Concerning the preparedness of health facilities to meet patient needs.

Amendment No. 1, Appropriations Report, dated May 4, 2022, and placed in member's bill file; Report also printed in House Journal, May 4, 2022.

Amendment No. 2, Health \& Insurance Report, dated May 2, 2022, and placed in member's bill file; Report also printed in House Journal, May 3, 2022.

Amendment No. 3, by Representative Mullica.
Amend the Health and Insurance Committee Report, dated May 2, 2022, page 2, lines 21 and 22, strike "COMMITTEE; AND"." and substitute "COMMITTEE;
(c) Provide the relevant unit-BaSEd staffing plan to:
(I) EACH APPLICANT FOR A NURSING POSITION ON A GIVEN UNIT UPON AN OFFER OF EMPLOYMENT; AND
(II) A patient upon request; and".".

Reletter succeeding paragraph accordingly.
Amendment No. 4, by Representative Mullica.
Amend printed bill, page 14 , after line 26 insert:
"SECTION 5. In Colorado Revised Statutes, repeal 25-3-702.
SECTION 6. In Colorado Revised Statutes, 25-3-703, amend (1) as follows:

25-3-703. Hospital report card - rules - exemption. (1) (a) The executive director shall approve a Colorado hospital report card consisting of public disclosure of data assembled pursuant to this part 7. At a minimum, the data shall be made available on an internet website in a manner that allows consumers to conduct an interactive search that allows them to view and compare the information for specific hospitals. The website shalt mUST include:
(I) Clinical outcomes measures from general and public HOSPITALS LICENSED PURSUANT TO SECTION 25-1.5-103; AND
(II) Such additional information as is determined necessary to ensure that the website enhances informed decision making among consumers and health-care purchasers, which shall mUST include, at a minimum, appropriate guidance on how to use the data and an explanation of why the data may vary from hospital to hospital. The data specified in this subsection (1) shall be released on or before November 30, 2007.
(b) When making a determination as to what data to REPORT AS REQUIRED BY SUBSECTION (1)(a) OF THIS SECTION, EACH EXECUTIVE DIRECTOR SHALL CONSIDER:
(I) InCLuSion of data on all patients regardless of THE PAYER SOURCE FOR COLORADO HOSPITALS AND OTHER INFORMATION THAT MAY BE REQUIRED FOR EITHER INDIVIDUAL OR GROUP PURCHASERS TO ASSESS THE VALUE OF THE PRODUCT;
(II) UsE OF STANDARDIZED CLINICAL OUTCOMES MEASURES RECOGNIZED BY NATIONAL ORGANIZATIONS THAT ESTABLISH STANDARDS TO MEASURE THE PERFORMANCE OF HEALTH-CARE PROVIDERS;
(III) DATA THAT IS SEVERITY AND ACUITY ADJUSTED USING STATISTICAL METHODS THAT SHOW VARIATION IN REPORTED OUTCOMES, WHERE APPLICABLE, AND DATA THAT HAS PASSED STANDARD EDITS;
(IV) Reporting the results with separate documents CONTAINING THE TECHNICAL SPECIFICATION AND MEASURES;
(V) Standardization in Reporting; and
(VI) Disclosure of the methodology of reporting.".

Renumber succeeding section accordingly.
Amendment No. 5, by Representative Mullica.
Amend printed bill, page 14, after line 26 insert:
"SECTION 5. In Colorado Revised Statutes, 25-3-703, add (3) and (4) as follows:

25-3-703. Hospital report card - rules - exemption. (3) THE STATE BOARD OF HEALTH SHALL PROMULGATE RULES THAT ESTABLISH NURSING-SENSITIVE QUALITY MEASURES BASED UPON A NATIONALLY RECOGNIZED STANDARD AND REVISE THE RULES AS NECESSARY EVERY three years to be included in the hospital report card. The NURSING-SENSITIVE QUALITY MEASURES MUST INCLUDE AT A MINIMUM:
(a) SKILL MIX;
(b) The NURSING HOURS PER PATIENT PER DAY;
(c) Voluntary turnover;
(d) Patient falls prevalence rate;
(e) Patient falls with injury; and
(f) Recorded incidences of violence against staff and CONTRACTED STAFF.
(4) Hospitals with fewer than one hundred beds are EXEMPT FROM THE REQUIREMENTS OF THIS SECTION.

SECTION 6. In Colorado Revised Statutes, 25-3-705, amend (1) as follows:

25-3-705. Health-care charge transparency - hospital charge report. (1) The commissioner of insurance shall work with the duly constituted association of hospitals selected by the executive director pursuant to seetion 25-3-702 for assistance in carrying out the purposes of this section.".

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

SB22-215 by Senator(s) Hansen and Zenzinger, Rankin; also Representative(s) Herod and McCluskie-Concerning the creation of the "Infrastructure Investment and Jobs Act" cash fund to be used for nonfederal match funding requirements for infrastructure projects eligible to receive federal funding under the federal "Infrastructure Investment and Jobs Act", and, in connection therewith, making an appropriation.

Amendment recommended by Appropriations Report, dated May 4, 2022, and placed in member's bill file; Report also printed in House Journal, May 4, 2022.

Laid Over until Thursday, May 5, 2022.
SB22-216 by Senator(s) Hansen and Zenzinger, Rankin; also Representative(s) Herod and McCluskie-Concerning the reallocation of the limited gaming tax revenues for fiscal years following a significant decrease in the revenues, and, in connection therewith, making an appropriation.

Laid Over until Thursday, May 5, 2022.
SB22-227 by Senator(s) Hinrichsen; also Representative(s) Valdez D. and Will-Concerning the continuation of the department of agriculture's spending authority granted through legislation enacted in the 2021 legislative session.

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

## SB22-145 by Senator(s) Buckner and Cooke; also Representative(s)

 Valdez A. and Will-Concerning measures to provide resources to increase community safety, and, in connection therewith, making an appropriation.Ordered revised and placed on the Calendar for Third Reading and Final Passage.

SB22-177 by Senator(s) Pettersen and Rankin; also Representative(s) Titone and Bradfield-Concerning behavioral health system investments in the statewide care coordination infrastructure, and, in connection therewith, making an appropriation.

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

SB22-181 by Senator(s) Bridges and Simpson; also Representative(s) Cutter and Van Beber-Concerning the behavioral health administration's plan to address issues regarding the delivery of behavioral health-care services in this state, and, in connection therewith, making an appropriation.

Amendment No. 1, Public \& Behavioral Health \& Human Services Report, dated May 3, 2022, and placed in member's bill file; Report also printed in House Journal, May 4, 2022.

Amendment No. 2, by Representative Cutter.
Amend the Public and Behavioral Health and Human Services Committee Report, dated May 3, 2022, page 2, strike lines 1 through 3 and substitute:
"Page 12, line 4, strike "ENFORCEMENT EXPERIENCE AND" and substitute "FIRST RESPONDER EXPERIENCE AND MENTAL HEALTH PROFESSIONALS WHO".".

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

SB22-211 by Senator(s) Fields and Hinrichsen; also Representative(s) Valdez A.-Concerning the repurposing of the Ridge View campus into a supportive residential community for people experiencing homelessness, and, in connection therewith, making an appropriation.

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

SB22-195 by Senator(s) Donovan and Sonnenberg; also Representative(s) Catlin and Valdez D.-Concerning modifications to the conservation district grant fund.

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

SB22-200 by Senator(s) Ginal and Rankin; also Representative(s) Soper and McCluskie-Concerning a grant program to improve access to health care in rural communities.

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

SB22-196 by Senator(s) Gonzales and Lee; also Representative(s) Bacon and Benavidez-Concerning supporting the health needs of persons who may be involved with the criminal justice system, and, in connection therewith, making an appropriation.

Amendment No. 1, Judiciary Report, dated May 3, 2022, and placed in member's bill file; Report also printed in House Journal, May 4, 2022.

## Amendment No. 2, by Representative Bacon.

Amend the Judiciary Committee Report, dated May 3, 2022, page 1, strike lines 8 though 10 and substitute:
"Page 7 of the bill, line 1, strike "In ANY SETting," and substitute "PROVIDED IN A COMMUNITY SETTING AND NOT IN A JAIL-BASED SETTING,".".

Amendment No. 3, by Representative Bacon.
Amend reengrossed bill, page 7, lines 15 through 17, strike "27-60-103
(1)(b), AND WITHDRAWAL MANAGEMENT PROGRAMS AT FACILITIES APPROVED PURSUANT TO ARTICLE 81 OF THIS TITLE 27." and substitute "27-60-103 (1)(b).".

Page 7, lines 21 and 22, strike "CRISIS RESPITE SERVICES, AND WITHDRAWAL MANAGEMENT PROGRAMS" and substitute "AND CRISIS RESPITE SERVICES".

## Amendment No. 4, by Representative Bacon.

Amend reengrossed bill, page 25, strike lines 4 through 16 and substitute:
"(3) For the 2022-23 state fiscal year, \$3,500,000 is appropriated to the department of public safety. This appropriation is from the behavioral and mental health cash fund created in section 24-75-230 (2)(a), C.R.S., and is of money that the state received from the federal coronavirus state fiscal recovery fund. To implement this act, the department may use this appropriation as follows:
(a) $\$ 191,563$ for use by the division of criminal justice for DCJ administrative services, which amount is based on an assumption that the division will require an additional 2.5 FTE in the 2022-23 state fiscal year;
(b) $\$ 1,547,728$ for use by the division of criminal justice for behavioral health information grants; and
(c) $\$ 1,760,709$ for the purchase of information technology services.
(4) For the 2022-23 state fiscal year, $\$ 1,760,709$ 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)(c) 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 subsection accordingly.

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

SB22-153 by Senator(s) Fenberg and Priola; also Representative(s) Lontine-Concerning increasing internal election security measures, and, in connection therewith, making an appropriation.
(Laid Over from April 28, 2022.)
Amendment No. 1, Appropriations Report, dated April 26, 2022, and placed in member's bill file; Report also printed in House Journal, April 26, 2022.

Amendment No. 2, State, Civic, Military, \& Veterans Affairs Report, dated April 18, 2022, and placed in member's bill file; Report also printed in House Journal, April 19, 2022.

Amendment No. 3, by Representative Baisley.
Amend reengrossed bill, page 11, line 5, strike "NOT".
Page 11, line 7, strike "COMPONENT WITHOUT THE EXPRESS" and substitute "COMPONENT.".

Page 11, strike line 8.
On motion of Representative Williams, the bill was read at length.
The motion was subsequently withdrawn.
As amended, ordered revised and placed on the Calendar for Third Reading and Final Passage.

## AMENDMENT(S) TO THE COMMITTEE OF THE WHOLE REPORT

Representative Hanks moved to amend the Report of the Committee of the Whole to show that L. 027 the following Hanks amendment to SB22-153 did pass:

Amend reengrossed bill, page 9, after line 14 insert:
"SECTION 8. In Colorado Revised Statutes, add 1-5-414 as follows:

1-5-414. Paper ballot fraud countermeasures - vendors general fund appropriation. (1) COMMENCING WITH THE GENERAL election held in November 2022, paper ballots used in any PRIMARY, GENERAL, COORDINATED STATEWIDE, OR STATEWIDE RECALL ELECTION MUST INCLUDE AT LEAST THE FOLLOWING BALLOT FRAUD COUNTERMEASURES:
(a) UNIQUE CONTROLLED-SUPPLY WATERMARKED CLEARING BANK SPECIFICATION ONE SECURITY PAPER;
(b) SECURE HOLOGRAPHIC FOIL WITH A TOTAL SURFACE AREA OF BETWEEN TEN SQUARE MILLIMETERS AND TWENTY SQUARE MILLIMETERS AND WITH A PROPRIETARY ORIGINAL IMAGE IN VISIBLE AND mULTICOLORED INVISIBLE ULTRAVIOLET INKs. THE VISIBLE OVERPRINT MUST BE TRANSLUCENT SO THAT THE HOLOGRAM IMAGE STRIKES THROUGH THE PRINTED IMAGE WHEN VIEWED AT DIFFERENT ANGLES AND MUST BE CURED IN SUCH A WAY THAT ANY TAMPERING OF THE IMAGE CAUSES VISIBLE DAMAGE TO THE HOLOGRAM. THE HOLOGRAPHIC FOIL DESIGN AND ORIGINATION ARTWORK MUST BE EXCLUSIVELY OWNED AND CONTROLLED BY THE SECURITY PRINTER.
(c) CUSTOM COMPLEX SECURITY BACKGROUND DESIGNS WITH BANKNOTE-LEVEL SECURITY.".

Renumber succeeding sections accordingly.
The amendment was declared lost by the following roll call vote:

| YES | 22 | NO | 39 | EXCUSED | 4 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | N | Lynch | E | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | E | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | E |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | E | Young | N |
|  |  |  |  |  |  | Speaker | N |
|  |  |  |  |  |  |  |  |

Representative Hanks moved to amend the Report of the Committee of the Whole to show that L. 022 the following Hanks amendment to SB22-153 did pass:

Amend reengrossed bill, page 8, line 26, after "AUDITs;" insert "AND".
Page 8, line 27, strike "CANVASS; AND" and substitute "CANVASS.".
Page 9, strike lines 1 and 2.
The amendment was declared lost by the following roll call vote:

| YES | 22 | NO | 40 |  | EXCUSED | 3 | ABSENT | 0 |
| :--- | :---: | :--- | :---: | :--- | :--- | :---: | :--- | :---: |
| Amabile | N | Exum | N | Lynch | N | Sirota | N |  |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |  |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |  |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |  |



Page 11, line 7, strike "COMPONENT wITHOUT THE EXPRESS" and substitute "COMPONENT.".

Page 11, strike line 8.
The amendment was declared adopted by the following roll call vote:

| YES | 39 | NO | 23 | EXCUSED | 3 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | E | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | E |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | E | Young | Y |
|  |  |  |  |  |  | Speaker | Y |
|  |  |  |  |  |  |  |  |

Representative Pico moved to amend the Report of the Committee of the Whole to show that L. 018 the following Pico amendment to SB22-153 did pass:

Amend reengrossed bill, page 15, before line 17 insert:
"SECTION 16. In Colorado Revised Statutes, add 1-2-306 as follows:

1-2-306. County voter registration record - comprehensive audit. THE COUNTY CLERK AND RECORDER OF EACH COUNTY SHALL, BEFORE EACH ELECTION HELD IN THE COUNTY, CONDUCT A COMPREHENSIVE AUDIT OF THE COUNTY VOTER REGISTRATION RECORDS PRIOR TO MAILING BALLOTS TO REGISTERED ELECTORS IN THE COUNTY.".

Renumber succeeding sections accordingly.
The amendment was declared lost by the following roll call vote:

| YES | 24 | NO | 38 |  | EXCUSED | 3 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |  |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |  |
| Baisley | N | Geitner | Y | McCormick | N | Soper | Y |  |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |  |
| Bernett | N | Gray | E | McLachlan | N | Tipper | N |  |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |  |
| Bockenfeld | Y | Herod | N | Mullica | Y | Valdez A. | N |  |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |  |


| Bradfield | Y | Hooton |
| :--- | :---: | :--- |
| Caraveo | N | Jodeh |
| Carver | Y | Kennedy |
| Catlin | Y | Kipp |
| Cutter | N | Larson |
| Daugherty | N | Lindsay |
| Duran | N | Lontine |
| Esgar | N | Luck |


| N | Ortiz |
| :--- | :--- |
| N | Pelton |
| N | Pico |
| N | Ransom |
| Y | Rich |
| N | Ricks |
| N | Roberts |
| Y | Sandridge |


| N | Van Beber | Y |
| :--- | :--- | :--- |
| Y | Van Winkle | Y |
| Y | Weissman | E |
| Y | Will | Y |
| Y | Williams | Y |
| N | Woodrow | N |
| Y | Woog | Y |
| E | Young | N |
|  | Speaker | N |

Representative Pico moved to amend the Report of the Committee of the Whole to show that L. 019 the following Pico amendment to SB22-153 did pass:

Amend reengrossed bill, 15, after line 16 insert:
"SECTION 16. In Colorado Revised Statutes, add 1-2-607 as follows:

1-2-607. Disqualified jurors. (1) AS SOON AS PRACTICABLE AFTER THE END OF EACH MONTH, THE STATE COURT ADMINISTRATOR SHALL FURNISH THE SECRETARY OF STATE WITH A REPORT OF ALL PERSONS WHO REPORT AS INELIGIBLE TO SERVE AS A TRIAL OR GRAND JUROR because they are either not a citizen or do not reside in the COUNTY IN WHICH THEY ARE SUMMONED FOR JUROR SERVICE.
(2) THE SECRETARY OF STATE SHALL FORWARD TO EACH COUNTY CLERK AND RECORDER MONTHLY THE INFORMATION RECEIVED FROM THE STATE COURT ADMINISTRATOR PURSUANT TO SUBSECTION (1) OF THIS SECTION.
(3) A COUNTY CLERK AND RECORDER SHALL CANCEL THE REGISTRATION OF ANY ELECTOR WHO IS NOT A CITIZEN OR WHO DOES NOT RESIDE IN THE COUNTY AND WHO THE COUNTY CLERK AND RECORDER HAS RECEIVED NOTICE OF PURSUANT TO SUBSECTION (2) OF THIS SECTION.
(4) THE SECRETARY OF STATE MAY BY ELECTRONIC MEANS CANCEL THE REGISTRATION OF ANY ELECTOR WHO IS NOT A CITIZEN AND WHO THE SECRETARY HAS RECEIVED NOTICE OF PURSUANT TO SUBSECTION (1) OF THIS SECTION.
(5) Nothing in this section allows a county clerk and RECORDER OR THE SECRETARY OF STATE TO CANCEL THE REGISTRATION OF AN ELECTOR WHO IS A UNIFORMED-SERVICE VOTER, AS DEFINED IN SECTION 1-8.3-102 (9), WHO IS ABSENT FROM THE COUNTY IN WHICH HE OR SHE IS REGISTERED TO VOTE BY REASON OF ACTIVE DUTY.".

Renumber succeeding sections accordingly.
The amendment was declared lost by the following roll call vote:

| YES | 23 | NO | 39 | EXCUSED | 3 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | E | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |


| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | E |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | E | Young | N |

Representative Rich moved to amend the Report of the Committee of the Whole to show that L. 034 the following Rich amendment to SB22-153 did pass:

Amend reengrossed bill, page 7, line 13, strike "AND".
Page 7, line 15, strike "STATE." and substitute "STATE; AND
(f) The secretary of state.".

The amendment was declared lost by the following roll call vote:

| YES | 28 | NO | 34 | EXCUSED | 3 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | E | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | Y | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | Y | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | E |
| Catlin | Y | Kipp | Nipr | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | Y | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | E | Young | N |
|  |  |  |  |  |  | Speaker | N |
|  |  |  |  |  |  |  |  |

Representative Williams moved to amend the Report of the Committee of the Whole to show that L. 039 the following Williams amendment to SB22-153 did pass:

Amend reengrossed bill, page 15, after line 16 insert:
"SECTION 16. In Colorado Revised Statutes, 24-72-205, add (6)(c) as follows:

24-72-205. Copy, printout, or photograph of a public record - imposition of research and retrieval fee. (6) (c) NOTWITHSTANDING THE PROVISIONS OF THIS SUBSECTION(6), A CUSTODIAN SHALL NOT IMPOSE A FEE IN RESPONSE TO A REQUEST FOR THE RESEARCH AND RETRIEVAL OF PUBLIC RECORDS IF THE REQUEST WAS FOR ANY RECORD IN CONNECTION WITH ELECTIONS.".

Renumber succeeding sections accordingly.
The amendment was declared lost by the following roll call vote:

| YES | 26 | NO | 36 | EXCUSED | 3 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | E | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | Y | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | E |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | Y | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | E | Young | N |
|  |  |  |  |  |  | Speaker | N |

Representative Williams moved to amend the Report of the Committee of the Whole to show that L. 025 the following Williams amendment to SB22-153 did pass:

Amend reengrossed bill, page 13, after line 15 insert:
"SECTION 13. In Colorado Revised Statutes, 1-7.5-107, amend (4)(b)(I)(B) as follows:

1-7.5-107. Procedures for conducting mail ballot election primary elections - first-time voters casting a mail ballot after having registered by mail to vote - in-person request for ballot - repeal. (4) (b) (I) The eligible elector may:
(B) Deliver the ballot to any person AN IMMEDIATE FAMILY MEMBER of the elector's own choice ELECTOR or to any duly authorized agent of the county clerk and recorder or designated election official for mailing or personal delivery; exeept that no person other than a duly authorized agent of the county elerk and recorder or designated election official may receive more than ten mail ballots in any election for mailing or delivery, or".

Renumber succeeding sections accordingly.
The amendment was declared lost by the following roll call vote:

1

$$
2
$$

$$
3
$$

$$
4
$$

$$
5
$$

| YES | 26 | NO | 36 | EXCUSED | 3 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | Y | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | E | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | Y | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | E |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | Y | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | E | Young | N |
|  |  |  |  |  |  | Speaker | N |

Representative Williams moved to amend the Report of the Committee of the Whole to show that L. 030 the following Williams amendment to SB22-153 did pass:

Amend reengrossed bill, page 7, strike lines 1 through 3 and substitute
"OF an appeal being filed. The supreme court shall hear the APPEAL CONCERNING ANY ELECTION RELATED DISPUTE BROUGHT BY ANY PARTY THAT HAS STANDING.".

The amendment was declared lost by the following roll call vote:

| YES | 22 | NO | 40 | EXCUSED | 3 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | E | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | N | Kennedy | N | Pico | Y | Weissman | E |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | E | Young | N |
|  |  |  |  |  |  | Speaker | N |

Representative Williams moved to amend the Report of the Committee of the Whole to show that L. 033 the following Williams amendment to SB22-153 did pass:

Amend reengrossed bill, page 14 , strike lines 8 through 25 .
Renumber succeeding sections accordingly.
The amendment was declared lost by the following roll call vote:

| YES | 23 | NO | 39 | EXCUSED | 3 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | E | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | E |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | E | Young | N |
|  |  |  |  |  |  | Speaker | N |

Representative Pico moved to amend the Report of the Committee of the Whole to show that L. 018 the following Pico amendment to HB22-1401 did pass:

Amend printed bill, page 4, strike lines 3 through 8.
Page 9, strike lines 18 through 27.
Pae 10, strike lines 1 through 8.
Renumber succeeding subsections accordingly.
The amendment was declared lost by the following roll call vote:

| YES | $\mathbf{2 7}$ | NO | $\mathbf{3 5}$ | EXCUSED | 3 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | N | Exum | Y | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | E | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |


| Caraveo | N | Jodeh |
| :--- | :---: | :--- |
| Carver | Y | Kennedy |
| Catlin | Y | Kipp |
| Cutter | N | Larson |
| Daugherty | N | Lindsay |
| Duran | N | Lontine |
| Esgar | N | Luck |


| N | Pelton |
| :--- | :--- |
| N | Pico |
| N | Ransom |
| Y | Rich |
| N | Ricks |
| N | Roberts |
| Y | Sandridge |


| Y | Van Winkle | Y |
| :--- | :--- | :--- |
| Y | Weissman | E |
| Y | Will | Y |
| Y | Williams | Y |
| N | Woodrow | N |
| Y | Woog | Y |
| E | Young | N |
|  | Speaker | N |

## ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: HB22-1115 as amended, HB22-1258 as amended, HB22-1315 as amended, HB22-1322 as amended, HB22-1328, HB22-1401 as amended, SB22-004 as amended, SB22-068, SB22-118 as amended, $\mathrm{SB} 22-145, \mathrm{SB22-153}$ as amended, SB22-177 as amended, SB22-181 as amended, SB22-190, SB22-195, SB22-196 as amended, SB22-200, SB22-211, SB22-227.

Laid over until date indicated retaining place on Calendar: SB22-215, SB22-216--Thursday, May 5, 2022.

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 | 39 | NO | 23 | EXCUSED | 3 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | E | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | E |
| Catlin | N | Kipp | Yip | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
|  | Y | Luck | N | Sandridge | E | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

## LAY OVER OF CALENDAR ITEMS

On motion of Representative Esgar, the following items on the Calendar were laid over until Thursday, May 5, 2022, retaining place on Calendar:

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Consideration of Third Reading--SB22-183, SB22-208, SB22-223.
SB22-165,SB22-027,SB22-114,SB22-113,SB22-140, SB22-159,
SB22-160,SB22-170, SB22-150, SB22-180,SB22-182,SB22-185,
SB22-203.
Consideration of Conference Committee Report(s)--SB22-110.
Consideration of Resolution(s)--SJR22-006, SJR22-010, HJR22-1025.
Consideration of Senate Amendment(s)--HB22-1272,HB22-1083,
HB22-1133, HB22-1347, HB22-1067, HB22-1114, HB22-1301,
HB22-1243, HB22-1285, HB22-1317.
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## PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed: HB22-1415, 1416, 1417.

## MESSAGE(S) FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-172 amended in Special Orders as printed in Senate Journal, May 3, 2022.
SB22-179 amended in Special Orders as printed in Senate Journal, May 3, 2022.
SB22-224 amended in Special Orders as printed in Senate Journal, May 3, 2022.
SB22-238 amended in Special Orders as printed in Senate Journal, May 3, 2022, and amended on Third Reading, May 4, 2022, as printed in the Senate Journal.

The Senate has passed on Third Reading and returns herewith:
HB22-1091, HB22-1120, HB22-1146, HB22-1260, HB22-1310, HB22-1320, HB22-1382, HB22-1398, and HB22-1403.

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
HB22-1052
amended in Special Orders as printed in Senate Journal, May 3, 2022.
HB22-1218 amended in Special Orders as printed in Senate Journal, April 29, 2022, and amended on Third Reading, May 4, 2022, as printed in the Senate Journal.
HB22-1284 amended in Special Orders as printed in Senate Journal, May 3, 2022.

The Senate voted to concur in House amendments to SB22-001, SB22-002, SB22-008, SB22-028, SB22-106, SB22-107, SB22-130, SB22-144, SB22-162, SB22-192, and SB22-212, and repassed the bills as amended.

The Senate has voted not to concur in House Amendments to SB22-021, and requests that a Conference Committee be appointed. The President appointed Senators Rodriguez, Chair; Lee; and Simpson as conferees on the First Conference Committee on SB22-021. The bill is transmitted herewith.

## MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, as amended, HB22-1052, 1284, and 1218; SB22-172, 224,179 , and 238.

## INTRODUCTION OF BILLS <br> First Reading

The following bills were read by title and referred to the committee(s) indicated:

SB22-172 by Senator(s) Winter and Rankin, Coleman, Liston, Priola; also Representative(s) Roberts and Rich, Bernett, Bird, Caraveo, Catlin, McLachlan, Mullica, Pelton, Soper, Valdez D., Van Beber--Concerning an initiative to increase the number of health-care professionals practicing in Colorado's rural areas, and, in connection therewith, making an appropriation.

## Committee on State, Civic, Military, \& Veterans Affairs

SB22-179 by Senator(s) Ginal and Liston; also Representative(s) Lontine--Concerning measures to address tampering with a motor vehicle's emission control system.
Committee on Business Affairs \& Labor
SB22-224 by Senator(s) Fenberg and Gardner; also Representative(s) Tipper and Soper--Concerning the creation of the "Donor-conceived Persons and Families of Donor-conceived Persons Protection Act", and, in connection therewith, making an appropriation.

## Committee on Finance

SB22-238 by Senator(s) Hansen and Rankin; also Representative(s) Weissman and Neville--Concerning reductions in real property taxation for only the 2023 and 2024 property tax years, and, in connection therewith, reducing the assessment rates for certain classes of nonresidential property and all residential property and the amount of actual value to which the rate is applied for all residential real property and commercial property for 2023; reducing the assessment rates for all multi-family residential real property to a set amount for 2024; reducing the assessment rates for all residential real property other than multi-family residential real property for 2024 by an

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amount determined by the property tax administrator to cumulatively with the other provisions of the bill reduce statewide property tax revenue for 2023 and 2024 by a specified amount; reducing the assessment rates for real and personal property that is classified as agricultural or renewable energy production property for 2024; and requiring the state to reimburse local governments, excluding school districts, in 2024 for 2023 reductions in their property tax revenue resulting from the bill.
Committee on Appropriations
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## REMOTE PARTICIPATION

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Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Exum, Gray, Herod, Ortiz, Ricks, Roberts, Weissman.
On motion of Representative Esgar, the House adjourned until 9:00 a.m., Thursday, May 5, 2022, 2022.
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Approved:
Alec Garnett, Speaker

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Attest:
Robin Jones, Chief Clerk
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## HOUSE JOURNAL

SEVENTY-THIRD GENERAL ASSEMBLY

## STATE OF COLORADO

## Second Regular Session

One hundred fourteenth Legislative Day Thursday, May 5, 2022

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 Representative Judy Amabile, Boulder.
The roll was called with the following result:
Present--57.
Excused--Representative(s) Bacon, Baisley, Hooton, Mullica, Snyder, Soper, Tipper, Valdez A.--8.
Present after roll call--Representative(s) Bacon, Baisley, Hooton, Mullica, Snyder, Soper, Tipper, Valdez A.

The Speaker declared a quorum present.

On motion of Representative Amabile, the House Journal of Wednesday, May 4, 2022, was declared approved as corrected by the Chief Clerk.

## THIRD READING OF BILLS--FINAL PASSAGE

The following bills were considered on Third Reading. The titles were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

## HB22-1115 by Representative(s) Kipp and Soper; also Senator(s) Pettersen and Jaquez Lewis-Concerning the prescription drug monitoring 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.

| YES | 45 |  | NO | 20 |  | EXCUSED | 0 | ABSENT |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |


| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Bernett, Bockenfeld, Boesenecker, Duran, Hooton, Jodeh, Lindsay, McCormick, Michaelson Jenet, Ricks, Sirota

## HB22-1315

by Representative(s) Snyder and Rich; also Senator(s) Hansen and Priola-Concerning a statewide communication system for referral to essential services, and, in connection therewith, requiring general fund appropriations to be made to the department of human services for the issuance of annual grants to help fund the system and making an appropriation.

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

| YES | 56 | NO | $\mathbf{9}$ | EXCUSED | $\mathbf{0}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
|  | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Bird, Boesenecker, Carver, Exum, Froelich, Herod, Hooton, Jodeh, Lindsay, Lontine, McCluskie, Ricks, Valdez A., Valdez D., Young, Speaker

HB22-1328 by Representative(s) Titone and McLachlan; also Senator(s) Donovan-Concerning modifications to the "Colorado Loans for Increasing Main Street Business Economic Recovery Act".

1 The question being "Shall the bill pass?".
2 A roll call vote was taken. As 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 | 42 | NO | 23 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | Y |
| Cutter | $Y$ | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | $Y$ | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bernett, Esgar, Froelich, Herod, Hooton, Jodeh, Kipp, Lindsay, McCormick, Valdez D.

HB22-1322 by Representative(s) Benavidez and Valdez A.; also Senator(s) Moreno and Gonzales-Concerning the regulation of water quality in the state.

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

| YES | 39 | NO | 26 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | N | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | N | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bernett, Boesenecker, Caraveo, Cutter, Daugherty, Duran, Exum, Froelich, Herod, Hooton, Jodeh, Kipp, Lindsay, Lontine, Michaelson Jenet, Sirota, Titone, Weissman, Woodrow

HB22-1258 by Representative(s) Bird; also Senator(s) Zenzinger and Priola-Concerning the creation of an essential services for youth special district in each judicial district in the state.

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

| YES | 31 | NO | 34 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | N | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | N | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | N |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | N |
| Bockenfeld | N | Herod | N | Mullica | Y | Valdez A. | N |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | N | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | N | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | N | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | N |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

HB22-1401 by Representative(s) Mullica; also Senator(s) Moreno-Concerning the preparedness of health facilities to meet patient needs.

Majority Leader Esgar moved adoption of the bill on Third Reading and Final Passage.

On motion of Representative Hanks, the bill was read at length.
Representative Soper offered a substitute motion to rerefer HB22-1401 to General Orders Second Reading. The substitute motion was lost by the following roll call vote:

| YES | 24 | NO | 40 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |

1

| 2 | Carver | Y | Kennedy |
| :--- | :--- | :--- | :--- |
| 3 | Catlin | Y | Kipp |
| 4 | Cutter | N | Larson |
| 5 | Daugherty | N | Lindsay |
| 6 | Duran | N | Lontine |
| 7 | Esgar | N | Luck |


| N | Pelton |
| :--- | :--- |
| E | Pico |
| N | Ransom |
| Y | Rich |
| N | Ricks |
| N | Roberts |
| Y | Sandridge |


| Y | Van Winkle | Y |
| :--- | :--- | :--- |
| Y | Weissman | N |
| Y | Will | Y |
| Y | Williams | N |
| Y | Woodrow | N |
| N | Woog | Y |
| Y | Young | N |
|  | Speaker | N |

Representative Rich offered a substitute motion to rerefer HB22-1401 to General Orders Second Reading. The motion was withdrawn. following roll call vote: was declared passed.

Representative Rich offered a substitute motion to lay over HB22-1401 until Thursday, May 12, 2022. The substitute motion was lost by the

| YES | 24 | NO | 40 | EXCUSED | 1 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | E |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |

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

| YES | $\mathbf{3 7}$ | NO | $\mathbf{2 7}$ | EXCUSED | $\mathbf{1}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | N |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | N |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | E |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | $Y$ | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |


| Duran | Y | Lontine | Y | Roberts | N | Woog | N |
| :--- | :--- | :--- | :--- | :--- | :---: | :--- | :--- |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  | Speaker | Y |  |

Co-sponsor(s) added: Representative(s) Amabile, Bernett, Caraveo, Duran, Esgar, Herod, Hooton, Jodeh, Lindsay, Lontine, Ortiz, Sirota, Valdez A.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## APPROPRIATIONS

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

HB22-1061 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend the Judiciary Committee Report, dated February 16, 2022, page 4, after line 42 insert:
"SECTION 3. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 868,271$ is appropriated to the department of human services for use by the office of behavioral health. This appropriation is from the general fund. To implement this act, the office may use this appropriation as follows:
(a) $\$ 721,881$ for personal services related to the mental health institute at pueblo, which amount is based on an assumption that the office will require an additional 1.6 FTE;
(b) $\$ 540$ for operating expenses related to the mental health institute at pueblo;
(c) $\$ 3,720$ for capital outlay related to the mental health institute at pueblo; and
(d) $\$ 142,130$ for forensic services administration, which amount is based on the assumption that the office will require an additional 0.4 FTE.".

Renumber succeeding section accordingly.
Page 5 of the report, after line 8 insert: "Page 1 of the bill, line 102, strike "Insanity." and substitute "insanity, and, in Connection THEREWITH, MAKING AN APPROPRIATION.".".

HB22-1221 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 9 insert:
"SECTION 3. Appropriation. For the 2022-23 state fiscal year, $\$ 100,000$ is appropriated to the department of human services for use by the behavioral health administration. This appropriation is from the general fund and is based on an assumption that the administration will require an additional 1.0 FTE. To implement this act, the administration
may use this appropriation for the county coroner and mortuary mental health and wellness program.".

Renumber succeeding section accordingly.
Page 1, line 102, strike "PROGRAM." and substitute "PROGRAM, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1223 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 3, before line 25 insert:
"SECTION 3. Appropriation. For the 2022-23 state fiscal year, $\$ 833,193$ is appropriated to the department of education. This appropriation is from the general fund. To implement this act, the department may use this appropriation for the state share of districts' total program funding.".

Renumber succeeding section accordingly.
Page 1, line 105, strike "TAXes." and substitute "taxes and making an APPROPRIATION.".

HB22-1413 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 21 insert:
"SECTION 2. Appropriation-adjustments to 2022 legislative appropriation bill. (1) To implement this act, the general fund appropriation made in the annual legislative appropriation act (House Bill 22-1286) for the 2022-23 state fiscal year to the legislative department for use by the general assembly is decreased by $\$ 10,000$.
(2) For the 2022-23 state fiscal year, $\$ 401,709$ is appropriated to the legislative department for use by the legislative council. This appropriation is from the general fund and is based on an assumption that the legislative council will require an additional 6.0 FTE. The legislative council may use this appropriation to implement this act.".

Renumber succeeding section accordingly.
Page 1, line 103, strike "Committees." and substitute "committees, AND, IN CONNECTION THEREWITH, MAKING AND REDUCING AN APPROPRIATION.".

HB22-1416 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 20 insert:
"SECTION 6. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 2,000$ is appropriated to the department of local affairs for use by the board of assessment appeals. This appropriation is from the general fund. The board may use this appropriation to implement this act.".

Renumber succeeding section accordingly.
Page 2, line 101, strike "AND".
Page 2, line 103, strike "APPEALS." and substitute "APPEALS, AND MAKING AN APPROPRIATION.".

SB22-012 be referred to the Committee of the Whole with favorable recommendation.

SB22-023 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 14, strike "AN IN-PERSON INTERACTIVE" and substitute "A LIVE VIRTUAL".

Page 3, line 16, strike "INTERPRETATION" and substitute "ENFORCEMENT" and before "THE" insert "THE STATE SHALL PROVIDE THIS TRAINING ON AT LEAST TEN DIFFERENT DATES PRIOR TO FEBRUARY 28, 2023.".

Page 3, line 17, after "ANY" insert "REASONABLE DIRECT".
Page 3, line 18, after "training." insert "Notwithstanding Section 24-31-310 (3), THE GENERAL ASSEMBLY MAY APPROPRIATE MONEY FROM THE GENERAL FUND TO CARRY OUT THE PURPOSES OF THIS SUBSECTION (1)(u).".

Page 3, line 21, strike "INTERVIEWS AND".
Page 3, line 23, strike "AN INTERVIEW OR" and substitute "A".
Page 4, line 1, strike "INTERVIEWS AND".
Page 4, line 2, strike "INTERVIEWING AND".
Page 4, after line 4 insert:
"SECTION 3. Appropriation. For the 2022-23 state fiscal year, $\$ 55,000$ is appropriated to the department of law. This appropriation is from the P.O.S.T. board cash fund created in section 24-31-303 (2)(b), C.R.S. To implement this act, the department may use this appropriation for peace officers standards and training board support.".

Renumber succeeding section accordingly.
Page 1, line 102, strike "JuVENILE." and substitute "JuVENILE, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

SB22-069 be referred to the Committee of the Whole with favorable recommendation.

SB22-098 be referred to the Committee of the Whole with favorable recommendation.

SB22-133 be referred to the Committee of the Whole with favorable recommendation.

SB22-134 be referred to the Committee of the Whole with favorable recommendation.

SB22-151 be referred to the Committee of the Whole with favorable recommendation.

SB22-155 be referred to the Committee of the Whole with favorable recommendation.

SB22-161 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 28, line 5, strike "\$504,419" and substitute "\$345,069".

Page 28, line 8, strike "\$473,369" and substitute "\$314,019".
Page 28, line 10 strike " 4.8 " and substitute " 3.4 ".

SB22-163 be referred to the Committee of the Whole with favorable recommendation.

SB22-187 be referred to the Committee of the Whole with favorable recommendation.

SB22-207 be referred to the Committee of the Whole with favorable recommendation.

SB22-209 be referred to the Committee of the Whole with favorable recommendation.

SB22-235 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 11, strike lines 14 through 27 and substitute:
"SECTION 5. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 80,000$ is appropriated to the department of health care policy and financing for use by department of human services medicaid-funded programs. This appropriation consists of $\$ 48,120$ General Fund, which amount is subject to the "(M)" notation as defined in the annual general appropriation act for the same fiscal year, and $\$ 31,880$ from the healthcare affordability and sustainability fee cash fund created in section 25.5-4-402.4 (5)(a), C.R.S. To implement this act, the department may use this appropriation for administration related to the office of economic security - medicaid funding.
(2) For the 2022-23 state fiscal year, the general assembly anticipates that the department of health care policy and financing will receive $\$ 80,000$ in federal funds to implement this act. The appropriation in subsection (1) of this section is based on the assumption that the department will receive this amount of federal funds to be used for administration related to the office of economic security - medicaid funding."

Page 12, strike line 1.

SB22-236 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 4 , strike lines 7 and 8 and substitute "department shall conduct an analysis of the access, service, quality, and".

Page 4, strike lines 20 through 26.
Page 5, line 14 , strike "2024," and substitute "2025,".
Page 6, strike line 5 and substitute "CONCERNING PROVIDER RATES.".

Page 11, line 5, strike "August 1, 2023." and substitute "JANUARY 1, 2023.".

Page 11, line 15, strike "September 1, 2015 2023," and substitute
"September 1, 2015 MARCH 1, 2023,".
Page 12, strike lines 26 and 27.
Strike page 13 and substitute:
"SECTION 3. Act subject to petition - effective date. Section 25.5-4-401.5 (3), as enacted in section 1 of this act, takes effect December 1, 2022, section 25.5-4-401.5 (2)(d), as enacted in section 1 of this section, takes effect May 1, 2025, and the remainder of this act takes effect July 1, 2023; 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 2022 and, in such case, will take effect July 1, 2023, or on the date of the official declaration of the vote thereon by the governor, whichever is later; except that section 25.5-4-401.5 (3), as enacted in section 1 of this act, takes effect December 1, 2022, and section 25.5-4-401.5 (2)(d), as enacted in section 1 of this section, takes effect May 1, 2025.".

## MESSAGE(S) FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-043 amended in Special Orders as printed in Senate Journal, May 4, 2022.
SB22-234 amended in Special Orders as printed in Senate Journal, May 2, 2022 and May 4, 2022.
SB22-237 amended in Special Orders as printed in Senate Journal, May 4, 2022.

The Senate has passed on Third Reading and returns herewith:
HB22-1369 and HB22-1372.
The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
HB22-1350 amended in Special Orders as printed in Senate Journal, May 4, 2022.

## MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, HB22-1350.
without comment, as amended, SB22-043, 234, and 237.

## INTRODUCTION OF BILLS First Reading

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

SB22-043 by Senator(s) Cooke and Gonzales; also Representative(s) Lynch--Concerning enhancing restitution services for victims, and, in connection therewith, making an appropriation.
Committee on Business Affairs \& Labor
SB22-234 by Senator(s) Hansen and Rankin; also Representative(s) Ortiz and Snyder--Concerning unemployment compensation.
Committee on Finance
SB22-237 by Senator(s) Fenberg and Holbert; also Representative(s) Kennedy and Larson--Concerning measures to promote increased transparency of funds used in ballot measure campaigns, and, in connection therewith, making an appropriation.
Committee on State, Civic, Military, \& Veterans Affairs

## APPOINTMENTS TO CONFERENCE COMMITTEE

Pursuant to a request from the Senate, the Speaker appointed House Conferees to the First Conference Committee as follows:

SB22-021--Representatives Benavidez, Chair, Amabile and Pelton.

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## BUSINESS AFFAIRS AND LABOR

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

SB22-043 be referred favorably to the Committee on Appropriations.
SB22-179 be referred favorably to the Committee on Appropriations.

## FINANCE

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

HB22-1412 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 26 and 27.
Strike page 8 and substitute:
"SECTION 15. Act subject to petition-effective date. Sections $10,11,12,13$, and 14 of this act take effect July 1, 2023, 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 2022 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor; except that sections $10,11,12,13$, and 14 take effect July 1, 2023.".

HB22-1414 be referred favorably to the Committee on Appropriations.

HB22-1415 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 2 , line 15 , strike "A" and substitute "WHEN A".
Page 2, line 16, strike "SHALL PAY A" and substitute "REPORTS A CHANGE IN MANAGER TO THE STATE AND LOCAL LICENSING AUTHORITY, THE LICENSEE SHALL PAY:
(a) $\mathrm{A}^{\prime \prime}$.

Page 2, strike lines 17 through 19 and substitute "FEE TO THE STATE LICENSING AUTHORITY; AND
(b) A THIRTY-DOLLAR FEE TO THE LOCAL LICENSING AUTHORITY.".

Page 3, line 7, strike "shall MAY" and substitute "shall".
Page 3, line 8, strike "shall MUST" and substitute "shall".
Page 4, line 6, strike "shalt mAY" and substitute "shall".
Page 4, line 8, strike "shall mUST" and substitute "shall".
Page 5, line 9, strike "shall MAY" and substitute "shall".
Page 5, line 11, strike "shalt mUSt" and substitute "shall".

SB22-217 be referred favorably to the Committee on Appropriations.

SB22-233 be referred favorably to the Committee on Appropriations.

SB22-234 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend reengrossed bill, page 14 , line 15 , strike "the Same manner as" and substitute "A DIFFERENT MANNER THAN".

Page 14 , line 17 , after " 8, insert "AS DETERMINED BY THE DIVISION,".

STATE, CIVIC, MILITARY AND VETERANS AFFAIRS
After consideration on the merits, the Committee recommends the following:

SB22-237 be referred favorably to the Committee on Appropriations.

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## APPROPRIATIONS

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

HB22-1050 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 1 insert:
"8-87-105. Funding for programs - gifts, grants, and donations - implementation contingent on receipt of funding. (1) THE GENERAL ASSEMBLY MAY APPROPRIATE MONEY FROM THE GENERAL FUND OR ANY OTHER SOURCE TO THE DEPARTMENT FOR THE PURPOSES OF IMPLEMENTING AND ADMINISTERING THE ASSISTANCE PROGRAM AND THE CLINICAL PROGRAM PURSUANT TO THIS ARTICLE 87.
(2) The department may seek, accept, and expend gifts, GRANTS, OR DONATIONS FROM PRIVATE OR PUBLIC SOURCES FOR THE PURPOSES OF IMPLEMENTING AND ADMINISTERING THE ASSISTANCE PROGRAM AND THE CLINICAL PROGRAM PURSUANT TO THIS ARTICLE 87.
(3) (a) UNLESS THE DEPARTMENT RECEIVES AN AMOUNT OF APPROPRIATIONS, GIFTS, GRANTS, AND DONATIONS SUFFICIENT TO COVER THE COSTS OF THE ASSISTANCE PROGRAM, THE DEPARTMENT SHALL NOT IMPLEMENT THE ASSISTANCE PROGRAM.
(b) UnLESS THE DEPARTMENT RECEIVES AN AMOUNT OF APPROPRIATIONS, GIFTS, GRANTS, AND DONATIONS SUFFICIENT TO COVER THE COSTS OF THE CLINICAL PROGRAM, THE DEPARTMENT SHALL NOT IMPLEMENT THE CLINICAL PROGRAM.".

Page 17, line 5, strike "TRAINING, BUT THE" and substitute "TRAINING.".
Page 17, strike lines 6 and 7.

HB22-1248 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 8 and substitute "(1) and (6); and repeal (5) as follows:".

Page 2, after line 23, insert:
"(5) Subjeet to available appropriations, the state board shalt award a grant to the employer of each sehool prineipal who is selected to participate in the program either as an exemplary high-quality sehool prineipal who assists in providing professional development or as a sehrool principal who is seleetedto reeeive professionaldevelopment. The state board shall determine the amount of each grant based on the costs that the employer is expected to ineur as a result of the sehool prineipal's participation in the program.
(6) The general assembly shall annually appropriate money UP TO TWO HUNDRED FIFTY THOUSAND DOLLARS to the department for the implementation of this part 2, including money to pay the costs of designing and implementing the program, which may include the cost of contracting with an entity as authorized in subsection (2) of this section. and awarding grants as provided in subsection (5) of this seetion.".

Page 2, after line 27 insert:
"SECTION 4. Appropriation. For the 2022-23 state fiscal year, $\$ 250,000$ is appropriated to the department of education. This appropriation is from the general fund and is based on an assumption that the department will require an additional 1.2 FTE. To implement this act, the department may use this appropriation for the school leadership program.".

Renumber succeeding section accordingly.
Page 1, line 102, strike "PROGRAM." and substitute "PROGRAM, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1412 be referred to the Committee of the Whole with favorable recommendation.

HB22-1414 be referred to the Committee of the Whole with favorable recommendation.

HB22-1415 be referred to the Committee of the Whole with favorable recommendation.

SB22-005 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 5, line 9, strike "five" and substitute "five SEVEN".

Page 5, line 14, strike "FIVE" and substitute "THREE".
Page 5, line 20, strike " $\$ 5,000,000$ " and substitute " $\$ 3,000,000$ ".
Page 5, line 25, strike " $\$ 5,000,000$ " and substitute " $\$ 3,000,000$ ".

SB22-006 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 2, after line 15 insert:
"SECTION 2. In Colorado Revised Statutes, 39-21-119.5, add (7) as follows:

39-21-119.5. Mandatory electronic filing of returns mandatory electronic payment - penalty - waiver - definitions. (7) (a) IN ORDER TO INDUCE THE ELECTRONIC PAYMENT OF TAXES AND FEES ADMINISTERED UNDER SECTION 39-21-102, THE EXECUTIVE DIRECTOR MAY DEDUCT PROCESSING COSTS FROM THE PAYMENT IN LIEU OF IMPOSING A CONVENIENCE FEE, AND IF THE PROCESSING COSTS ARE DEDUCTED FROM THE PAYMENT, THE EXECUTIVE DIRECTOR SHALL CREDIT THE FULL AMOUNT OF THE PAYMENT COLLECTED TO THE TAXPAYER'S account. Processing costs may be deducted by the executive DIRECTOR UNDER THIS SUBSECTION (7) REGARDLESS OF IF ELECTRONIC PAYMENT IS MANDATED UNDER THIS SECTION.
(b) Notwithstanding any provision to the contrary, if THE EXECUTIVE DIRECTOR DEDUCTS PROCESSING COSTS PURSUANT TO THIS SUBSECTION (7), THE STATE TREASURER SHALL CREDIT THE FULL AMOUNT OF THE PAYMENT COLLECTED LESS THE DEDUCTED PROCESSING COSTS TO THE APPROPRIATE FUND.
(c) If THE EXECUTIVE DIRECTOR IS REQUIRED TO DISTRIBUTE PAYMENT TO A LOCAL GOVERNMENT, THE EXECUTIVE DIRECTOR SHALL DEDUCT THE PROCESSING COSTS FROM STATE REVENUE AND SHALL NOT REDUCE THE AMOUNT DISTRIBUTED TO THE LOCAL GOVERNMENT.
(d) AS USED IN THIS SUBSECTION (7):
(I) "CONVENIENCE FEE" MEANS THE CONVENIENCE FEE THAT A STATE GOVERNMENTAL ENTITY IS AUTHORIZED TO IMPOSE ON A PERSON THAT USES ALTERNATIVE FORMS OF PAYMENT UNDER SECTION 24-19.5-103 (3).
(II) "PROCESSING COSTS" MEANS THE ACTUAL COSTS INCURRED BY THE DEPARTMENT TO PROCESS A TRANSACTION BY AN ALTERNATIVE FORM OF PAYMENT FOR WHICH THE DEPARTMENT IS AUTHORIZED TO IMPOSE A CONVENIENCE FEE.".

Renumber succeeding sections accordingly.

SB22-007 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 8 , line 8 , strike " $\$ 600,473$ " and substitute "\$800,000".

SB22-025 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend the Finance Committee Report, dated April 4, 2022, page 1, strike lines 3 and 4 and substitute:
"Page 4 of the bill, strike lines 1 and 2 and substitute:
"SECTION 1. In Colorado Revised Statutes, 24-36-121, amend (7)(b) as follows:

24-36-121. Authority to manage state public financing - state public financing cash fund - rules - legislative declaration definitions. (7) (b) To the extent permitted by bond counsel, the moneys MONEY in the state public financing cash fund shall be used to reimburse the state treasurer for verifiable costs incurred in performing or overseeing the state's primary issuance compliance and post-issuance compliance responsibilities over the term of a financial obligation, including complying with or monitoring compliance with the requirements of the internal revenue code, making public disclosures or continuing disclosure undertakings required pursuant to federal securities laws or ensuring that such disclosures are made, and performing or coordinating requirements in connection with the financial obligation. THE STATE TREASURER MAY ALSO EXPEND UP TO ONE HUNDRED TWENTY-FIVE THOUSAND DOLLARS FROM THE STATE PUBLIC FINANCING CASH FUND TO FUND THE COMPLETION OF THE STUDY OF THE FEASIBILITY OF USING SECURITY TOKEN OFFERINGS FOR STATE CAPITAL FINANCING REQUIRED BY SECTION 24-36-121.5 (3).".".

Page 2 of the report, after line 2 insert:
"Page 8 of the bill, strike likes 13 through 26 and substitute:
"SECTION 4. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 100,000$ is appropriated to the department of the treasury. This appropriation is from the general fund. To implement this act, the department may use this appropriation as follows:
(a) $\$ 70,000$ for use by the administration division for operating expenses; and
(b) \$30,000 for the purchase of legal services.
(2) For the 2022-23 state fiscal year, $\$ 30,000$ is appropriated to the department of law. This appropriation is from reappropriated funds received from the department of the treasury under subsection (1)(b) of this section and is based on an assumption that the department of law will require an additional 0.2 FTE. To implement this act, the department of law may use this appropriation to provide legal services for the department of the treasury.".".

SB22-070 be referred to the Committee of the Whole with favorable recommendation.

SB22-124 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 9, strike lines 7 through 24.

SB22-191 be referred to the Committee of the Whole with favorable recommendation.

SB22-217 be referred to the Committee of the Whole with favorable recommendation.

SB22-222 be referred to the Committee of the Whole with favorable recommendation.

SB22-226 be referred to the Committee of the Whole with favorable recommendation.

SB22-233 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 7, strike lines 18 through 27 and substitute:
"SECTION 4. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 2,578,995$ is appropriated to the department of revenue. This appropriation is from the general fund. To implement this act, the department may use this appropriation as follows:
(a) $\$ 564,487$ for use by the taxation business group for personal services related to taxation services, which amount is based on an assumption that the division will require an additional 11.5 FTE;
(b) $\$ 89,925$ for use by the taxation business group for operating expenses related to taxation services;
(c) $\$ 1,715,635$ for the purchase of document management services;
(d) $\$ 196,148$ for tax administration IT system (GenTax) support;
and
(e) $\$ 12,800$ for use by the executive director's office for personal services related to administration and support.
(2) For the 2022-23 state fiscal year, $\$ 1,715,635$ is appropriated to the department of personnel. This appropriation is from reappropriated funds received from the department of revenue under subsection (1)(c) of this section. To implement this act, the department of personnel may use this appropriation to provide document management services for the department of revenue.".

Page 8, strike lines 1 through 11.

SB22-238 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 12, line 22, strike "THE ENTIRE" and substitute "NINETY PERCENT OF THE".

Page 13, line 3, strike "Ninety PERCENT OF THE" and substitute "THE ENTIRE".

## FINANCE

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

HB22-1417 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend the Business Affairs and Labor Committee Report, dated May 4, 2022, page 1, strike lines 2 and 3 and substitute ""TWENTY-NINE".

Page 5 of the bill, line 16, strike "TWENTY-FIVE" and substitute "TWENTYEIGHT".".

Amend printed bill, page 5, line 21, strike "SMALL" and substitute "SMALL, LOCAL".

Page 1 of the committee report, after line 3 insert "Page 6 of the bill, strike line 9 and substitute "RETAILERS, ONE OF WHOM MUST REPRESENT A MINORITY-OWNED SMALL OFF-PREMISES RETAILER;
"(X) ONE MEMBER REPRESENTING A MINORITY-OWNED ON-PREMISES RETAILER;".

Renumber succeeding sections accordingly.".
Page 7 of the bill, after line 4 insert:
"(b) In mAKING THE APPOINTMENTS PURSUANT TO SUBSECTION (3)(a) OF THIS SECTION, THE EXECUTIVE DIRECTOR SHALL MAKE EVERY REASONABLE EFFORT TO ENSURE THAT THE RACIAL AND ETHNIC MAKEUP OF THE TASK FORCE IS REFLECTIVE OF THE DEMOGRAPHY OF THE STATE.".

Reletter succeeding paragraph accordingly.
Page 7 of the bill, line 21, strike "SUBSECTION" and substitute "SUBSECTIONS".

Page 1 of the report, after line 12 insert:
"Page 7 of the bill, strike line 22 and substitute "TO (3)(a)(XVII) OF THIS SECTION MUST BE A PRINCIPAL OR EMPLOYEE OF A BUSINESS WITHIN THE SPECIFIC INDUSTRY INTEREST THE MEMBER REPRESENTS AND HAVE DEMONSTRABLE, DIRECT".".

Page 7 of the bill, lines 23 and 24, strike "THEY REPRESENT," and substitute "THE MEMBER REPRESENTS,".

Page 8 of the bill, line 6 , after "PERSON" insert "WHO IS A PRINCIPAL OR EMPLOYEE OF A BUSINESS WITHIN THE SPECIFIC INDUSTRY INTEREST THE MEMBER REPRESENTS WHO IS".

Page 9 of the bill, line 15, strike "FAIR" and substitute "FAIR, ETHNICALLY AND RACIALLY DIVERSE, INDEPENDENT,".

SB22-120 be referred to the Committee of the Whole with favorable recommendation.

SB22-138 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend reengrossed bill, page 6, strike line 14 and substitute "(1)(e)(IX) and (1)(e)(XIII) introductory portion; and add (1)(e)(IX.3), (1)(e)(IX.5), (1)(e)(IX.7), (1)(e)(XIV), and (1)(e)(XV) as follows:".

Page 6, line 16, strike "definitions." and substitute "definitions repeal.".

Page 6, strike line 20 and substitute:
"(e) (IX) (A) In addressing greenhouse gas emissions from an energy-intensive, trade-exposed manufacturing source, the commission shall require the source to execute an energy and emission control audit, according to criteria established by the commission, of the source's operations every five years through at least 2035. A qualified third party, as determined by the commission, shall conduct the audit and submit the results to the commission.
(B) If the commission determines that the source currently employs best available emission control technologies for greenhouse gas emissions and best available energy efficiency practices, the commission shall not impose a direct nonadministrative cost on the source directly associated with at least ninety-five percent of the source's greenhouse gas emissions attributable to manufacturing a good in this state for a period of five years, if the source's emissions are not greater than the emissions associated with use of the best available emission control technologies as determined by the commission.
(C) The commission shall consider how program design as relevant to those sources can further mitigate the cost of reducing emissions for such manufacturers while providing an incentive to improve efficiency and reduce emissions. Specifically, the commission shall design the program as relevant to those sources such that as the sources are subject to emission reduction requirements, those sources will have, under the program, a pathway to obtain equivalent lower-cost emission reductions at other regulated sources to satisfy their compliance obligations.
(B) (IX.3) As used in this subsection (1)(e)(IX) OF THIS SECTION, "energy-intensive, trade-exposed manufacturing source" means: an
(A) ANY entity, INCLUDING AN entity that principally manufactures iron, steel, aluminum, pulp, paper, or cement, and WHICH ENTITIES SHALL BE DEEMED PRESUMPTIVELY ENERGY-INTENSIVE, TRADE-EXPOSED MANUFACTURING SOURCES; OR
(B) An entity that is engaged in the manufacture of goods through one or more emissions-intensive, trade-exposed processes, as determined by the commission UPON A PETITION BY SUCH ENTITY, USING THE DEFINITIONS SET FORTH IN SUBSECTION (1)(e)(IX.5) OF THIS SECTION.
(IX.5) AS USED IN THIS SUBSECTION (1)(e):
(A) "EMISSIONS-INTENSIVE" MEANS THAT AN ENTITY REPORTS DIRECT GREENHOUSE GAS EMISSIONS EQUAL TO OR GREATER THAN TWENTY-FIVE THOUSAND METRIC TONS OF CARBON DIOXIDE EQUIVALENT PER YEAR UNDER FEDERAL REGULATIONS OR STATE RULES.
(B) "Trade-EXPOSED" MEANS THAT AN ENTITY THAT MANUFACTURES GOODS IN THE INDUSTRIAL AND MANUFACTURING SECTOR INCURS COSTS TO COMPLY WITH STATE RULES TO WHICH OUT-OF-STATE COMPETITORS ARE NOT SUBJECT OR THAT SUCH ENTITY WOULD OTHERWISE BE DISADVANTAGED COMPETITIVELY IF REQUIRED TO COMPLY WITH THE RULES THAT THE COMMISSION ADOPTS PURSUANT TO SUBSECTION (1)(e)(XIII) OF THIS SECTION.
(IX.7) On or before August 1, 2023, THE COMMISSION SHALL MODIFY ANY RULES ADOPTED PURSUANT TO SUBSECTION (1)(e)(IX) OF THIS SECTION TO REFLECT THE DEFINITIONS SET FORTH IN SUBSECTION (1)(e)(IX.5) OF THIS SECTION.
(XIII) In implementing this subsection (1)(e), the commission".

Page 7, line 7, before "Greenhouse" insert "direct facility".

Page 7, strike line 11 and substitute:
"(XIV) The general assembly finds and declares that:
(A) Pursuant to subsection (1)(e)(XIII) of this section, the COMMISSION IS REQUIRED TO ADOPT RULES ON OR BEFORE AUGUST 1, 2023, TO REDUCE GREENHOUSE GAS EMISSIONS FROM SOURCES WITHIN THE INDUSTRIAL AND MANUFACTURING SECTOR THAT REPORTED, PURSUANT to part A of 5 CCR 1001-26, REFERRED TO IN THIS SUBSECTION (1)(e)(XIV) AS "REGULATION NUMBER 22", DIRECT FACILITY GREENHOUSE GAS EMISSIONS OF GREATER THAN TWENTY-FIVE THOUSAND METRIC TONS FROM CALENDAR YEAR 2020;
(B) The limitation set forth in subsection (1)(e)(XIII) of THIS SECTION TO REPORT "DIRECT FACILITY" GREENHOUSE GAS EMISSIONS IS INTENDED TO EXCLUDE FROM THE TWENTY-FIVE THOUSAND METRIC TON TRIGGER THE INDIRECT GREENHOUSE GAS EMISSIONS REPORTED UNDER REGULATION NUMBER 22, SUCH AS INDIRECT EMISSIONS REPORTED BY MIDSTREAM NATURAL GAS LIQUID FRACTIONATORS PURSUANT TO SUBPART NN, SUPPLIERS OF NATURAL GAS LIQUIDS, OF 40 CFR PART 98 REGARDING MANDATORY GREENHOUSE GAS REPORTING, INCLUDING EMISSIONS RESULTING FROM THE COMBUSTION OR RELEASE OF PRODUCTS BEING SUPPLIED BY NATURAL GAS LIQUID FRACTIONATOR SUPPLIERS;
(C) Through regulation number 22, THE COMMISSION adopted a separate rule in December 2021 Regarding, among OTHER THINGS, THE CONTROL OF INDUSTRIAL AND MANUFACTURING DIRECT EMISSIONS FROM FUEL COMBUSTION EQUIPMENT UTILIZED BY MIDSTREAM NATURAL GAS FRACTIONATORS;
(D) The Limitation described in Subsection (1)(e)(XIV)(B) of THIS SECTION IS NOT INTENDED TO ALTER THE EXISTING STATUTORY DEFINITION OF "INDUSTRIAL AND MANUFACTURING SECTOR" SET FORTH IN SUBSECTION (1)(e)(XI)(B.5) OF THIS SECTION, WHICH DEFINITION INCLUDES EMISSIONS FROM BOTH ENERGY COMBUSTION AND ENERGY USE AND INDUSTRIAL PROCESSES BY SOURCES IN THE INDUSTRIAL AND MANUFACTURING SECTOR; AND
(E) The phrase "at a minimum" in subsection (1)(e)(XIII) of THIS SECTION IS INTENDED TO CLARIFY THAT THE COMMISSION HAS A MANDATORY DUTY TO REGULATE CERTAIN INDUSTRIAL AND MANUFACTURING SOURCES IN THE 2023 RULE-MAKING REQUIRED UNDER SUBSECTION (1)(e)(XIII) OF THIS SECTION AND THAT THE COMMISSION RETAINS THE DISCRETION TO INCLUDE OTHER INDUSTRIAL AND MANUFACTURING SOURCES IN THAT RULE-MAKING.
(XV) This subsection (1)(e)(XV) And Subsection (1)(e)(XIV) of this section are repealed, effective July 1, 2025.".

Page 16, line 3, strike "2030," and substitute "2027,".
Page 17 , line 26, strike "2039." and substitute "2036.".
Page 17, after line 26 insert:
"SECTION 13. In Colorado Revised Statutes, 40-2-127, amend (5)(b)(II) as follows:

## 40-2-127. Community energy funds - community solar gardens - definitions - rules - legislative declaration - repeal.

 (5) Purchases of the output from community solar gardens. (b) (II) (A) The purchase of the output of a community solar garden by a qualifying retail utility shall MUST take the form of a net metering credit against the qualifying retail utility's electric bill to each community solar garden subscriber at the premises set forth in the subscriber's subscription.(B) FOR A SUBSCRIBER ORGANIZATION THAT DIRECTS THE QUALIFYING RETAIL UTILITY TO PROVIDE THE SUBSCRIBER ORGANIZATION'S SUBSCRIBERS WITH A BILL CREDIT THAT CHANGES ANNUALLY, the net metering credit shall be calculated by multiplying the subscriber's share of the electricity production from the community solar garden by the qualifying retail utility's total aggregate retail rate as charged to the subscriber, minus a reasonable charge as determined by the commission to cover the utility's costs of delivering to the subscriber's premises the electricity generated by the community solar garden, integrating the solar generation with the utility's system, and administering the community solar garden's contracts and net metering credits. The commission shall ensure that this charge does not reflect costs that are already recovered by the utility from the subscriber through other charges. If, and to the extent that, a subscriber's net metering credit exceeds the subscriber's electric bill in any billing period, the net metering credit shall be carried forward and applied against future bills. The qualifying retail utility and the owner of the community solar garden shall agree on whether the purchase of the renewable energy credits from subscribers will be accomplished through a credit on each subscriber's electricity bill or by a payment to the owner of the community solar garden.
(C) FOR A SUBSCRIBER ORGANIZATION THAT DIRECTS THE QUALIFYING RETAIL UTILITY TO PROVIDE THE SUBSCRIBER ORGANIZATION'S SUBSCRIBERS WITH A FIXED BILL CREDIT, THE NET METERING CREDIT SHALL BE CALCULATED BY MULTIPLYING THE SUBSCRIBER'S SHARE OF THE ELECTRICITY PRODUCTION FROM THE COMMUNITY SOLAR GARDEN BY THE QUALIFYING RETAIL UTILITY'S TOTAL agGregate retail rate as charged to the subscriber at the time THE SUBSCRIBER ORGANIZATION APPLIES FOR, OR BIDS CAPACITY INTO, A UTILITY COMMUNITY SOLAR GARDEN PROGRAM, MINUS A REASONABLE CHARGE, AS DETERMINED BY THE COMMISSION, AT THE TIME THE SUBSCRIBER ORGANIZATION APPLIES FOR, OR BIDS CAPACITY INTO, A UTILITY COMMUNITY SOLAR PROGRAM, TO COVER THE UTILITY'S COSTS OF DELIVERING TO THE SUBSCRIBER'S PREMISES THE ELECTRICITY GENERATED BY THE COMMUNITY SOLAR GARDEN, INTEGRATING THE SOLAR GENERATION WITH THE UTILITY'S SYSTEM, AND ADMINISTERING THE COMMUNITY SOLAR GARDEN'S CONTRACTS AND NET METERING CREDITS. THE COMMISSION SHALL ENSURE THAT THIS CHARGE DOES NOT REFLECT COSTS THAT ARE ALREADY RECOVERED BY THE UTILITY FROM THE SUBSCRIBER THROUGH OTHER CHARGES. FOR COMMUNITY SOLAR GARDENS ELIGIBLE FOR A FIXED BILL CREDIT, AND SOLELY FOR THE PURPOSE OF APPLYING THE BILL CREDIT TO A SUBSCRIBER'S BILL, THE BILL CREDIT SHALL NOT BE APPLIED TOWARD RATE RIDER CHARGES THAT PROMOTE CLEAN ENERGY TECHNOLOGIES INCLUDING BENEFICIAL ELECTRIFICATION, PROVIDE LOW-INCOME BILL ASSISTANCE, OR PROVIDE OTHER PUBLIC BENEFITS AS DETERMINED BY THE COMMISSION UNLESS SUCH RIDERS ARE INCLUDED IN THE REASONABLE CHARGE. IF, AND TO THE EXTENT THAT, A SUBSCRIBER'S NET METERING CREDIT EXCEEDS THE

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SUBSCRIBER'S ELECTRIC BILL IN ANY BILLING PERIOD, THE NET METERING
CREDIT SHALL BE CARRIED FORWARD AND APPLIED AGAINST FUTURE BILLS.
THE QUALIFYING RETAIL UTILITY AND THE OWNER OF THE COMMUNITY
SOLAR GARDEN SHALL AGREE ON WHETHER THE PURCHASE OF THE
RENEWABLE ENERGY CREDITS FROM SUBSCRIBERS WILL BE ACCOMPLISHED
THROUGH A CREDIT ON EACH SUBSCRIBER'S ELECTRICITY BILL OR BY A
PAYMENT TO THE OWNER OF THE COMMUNITY SOLAR GARDEN. BY MARCH
1,2023, THE COMMISSION SHALL ADOPT RULES TO IMPLEMENT THE FIXED
BILL CREDIT, WHICH RULES MUST CONSIDER THE CHANGE OF VALUE TO
COMMUNITY SOLAR GARDEN CUSTOMERS OF THE FIXED BILL CREDIT OVER
TIME THROUGH RATE ADJUSTMENTS OR OTHER MECHANISMS.".
Renumber succeeding sections accordingly.
SB22-210 be referred favorably to the Committee on Appropriations.
SB22-224 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:
Amend reengrossed bill, page 3, line 17, before "ARE" insert "WITH A DONOR".
Page 5, line 15 , strike "IN" and substitute "IN,".
Page 5 , line 16 , strike " OF " and substitute "OF,".
Page 7, line 5, strike "IN" and substitute "IN," and strike "OF" and substitute "OF,".
Page 7, line 15, strike "IN" and substitute "IN,".
Page 7 , line 16 , strike "OF" and substitute "OF,".
Page 9, line 10, before "BY" insert "WITH GAMETES COLLECTED".
Page 9, strike lines 11 and 12 and substitute "CLINIC ON OR AFTER JANUARY 1,".
Page 9, line 18, after "THAT" insert "MATCHES OR".
Page 9, line 21, strike "IN ITS RECORDS".
Page 9, line 22, strike "HISTORY;" and substitute "HISTORY IN ITS RECORDS;".
Page 10, line 1, after "THAT" insert "MATCHED OR".
Page 10, line 13, before "ON" add "OR EMBRYO FORMED WITH THE DONOR'S GAMETES".
Page 10, line 23, strike "WITHIN" and substitute "IN, OR WHO ARE RESIDENTS OF,".
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Page 11, strike lines 1 through 3 and substitute:
"(6) THIS SECTION APPLIES ONLY TO GAMETES COLLECTED AND EMBRYOS FORMED WITH GAMETES COLLECTED BY A GAMETE AGENCY, GAMETE BANK, OR FERTILITY CLINIC ON OR AFTER JANUARY 1, 2025, FOR USE BY A RECIPIENT PARENT OR PARENTS WHO ARE UNKNOWN TO THE DONOR AT THE TIME OF THE DONATION.".

Page 11, lines 7 and 8 , strike "OR LESS THAN EIGHTEEN YEARS OF AGE BUT LEGALLY EMANCIPATED,".

Page 11, line 12, strike "GAMETES." and substitute "GAMETES OR EMBRYO.".

Page 11, strike lines 13 through 15 and substitute "AGENCY, GAMETE BANK, OR FERTILITY CLINIC SHALL NOT IMPEDE OR PROHIBIT COMPLIANCE WITH THIS SECTION BETWEEN:".

Page 12, strike lines 26 and 27 and substitute:
"(5) (a) SUBSECTIONS (1) AND (2) OF THIS SECTION APPLY ONLY TO GAMETES COLLECTED AND EMBRYOS FORMED WITH GAMETES COLLECTED BY A GAMETE AGENCY, GAMETE BANK,".

Page 15, line 7, before "WILL" insert "THE NAME AND CONTACT INFORMATION OF THE SUCCESSOR ENTITY THAT".

Page 15 , line 21 , strike " 2, " and substitute $" 1, "$.
Page 16 , line 19 , strike "GAMETE".
Page 17, line 10, strike "ADVOCACY GROUPS" and substitute "ORGANIZATIONS".

Page 18 , line 14 , strike "IN" and substitute "IN, OR WHO ARE RESIDENTS OF,".

Page 19 , line 4, strike "CREATED" and substitute "ESTABLISHED".
Page 19, line 8, strike "BIRTHS." and substitute "BIRTHS, AND USING INDUSTRY BEST PRACTICES, INCLUDING METHODS OR PROCESSES TO ACCOUNT FOR THE NUMBER OR PERCENTAGE OF LIVE BIRTHS THAT ARE LIKELY NOT REPORTED, SUCH AS THE CORRELATION BETWEEN THE NUMBER OF UNITS OF DONOR GAMETES SOLD OR RELEASED AND THE RESULTING LIVE BIRTHS.".

Page 19, line 26, strike "RESULTS." and substitute "RESULTS OR LIKELY RESULTED.".

Page 19, line 27, strike "EFFORTS" and substitute "EFFORTS, AND DOCUMENT SUCH EFFORTS,".

Page 20, line 7, before "RETRIEVAL" insert "DONOR".

## STATE, CIVIC, MILITARY AND VETERANS AFFAIRS <br> After consideration on the merits, the Committee recommends the following: <br> SB22-230 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation: <br> Amend reengrossed bill, page 5, line 24, strike "SYSTEM" and substitute "SYSTEM,". <br> Page 36, line 11, strike "JULY 1, 2023." and substitute "July 1, 2023; except that section 8-3.3-106, Colorado Revised Statutes, enacted in section 2 of this act, and sections 3 through 5 of this act take effect July 1, 2022.". <br> On motion of Representative Esgar, HB22-1221, HB22-1223, HB22-1413, HB22-1412, HB22-1415, HB22-1248, HB22-1416, SB22-238, HB22-1244, HB22-1050, HB22-1414, HB22-1061, SB22-193, SB22-069, SB22-070, SB22-233, SB22-012, SB22-151, SB22-198, SB22-204, SB22-098, SB22-051, SB22-161, SB22-155, SB22-163, SB22-236, SB22-005, SB22-124 were made Special Orders on Thursday, May 5, 2022, at 5:26 p.m.

The hour of 5:26 p.m. having arrived, on motion of Representative Daugherty, 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.)

HB22-1221 by Representative(s) Michaelson Jenet; also Senator(s) Fields-Concerning the creation of the county coroner and mortuary mental health and wellness program.

Amendment No. 1, Appropriations Report, dated May 5, 2022, and placed in member's bill file; Report also printed in House Journal, May 5, 2022.

As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
HB22-1223 by Representative(s) Kipp and Rich; also Senator(s)
Coram and Ginal-Concerning property taxation of mobile
homes, and, in connection therewith, creating an
exemption for low-value mobile homes and modifying the
notice requirements for mobile homes to be sold due to
delinquent taxes.

Amendment No. 1, Appropriations Report, dated May 5, 2022, and placed
in member's bill file; Report also printed in House Journal, May 5, 2022.

Amendment No. 2, Transportation \& Local Government Report, dated
March 1, 2022, and placed in member's bill file; Report also printed in
House Journal, March 2, 2022.

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

> HB22-1413 by Representative(s) Esgar and McKean, Garnett; also Senator(s) Fenberg and Holbert, Moreno-Concerning authority for the executive committee of the legislative council to allow remote testimony before legislative committees.

Amendment No. 1, Appropriations Report, dated May 5, 2022, and placed in member's bill file; Report also printed in House Journal, May 5, 2022.

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

HB22-1415 by Representative(s) Bird and McKean-Concerning elimination of the requirement that certain businesses licensed to sell alcohol beverages for consumption on the licensed premises register a manager of the licensed premises with the state licensing authority.

Amendment No. 1, Finance Report, dated May 5, 2022, and placed in member's bill file; Report also printed in House Journal, May 5, 2022.

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

## HB22-1248 by Representative(s) McLachlan and Ortiz; also Senator(s) Simpson-Concerning continuation of the school leadership pilot program.

Amendment No. 1, Appropriations Report, dated May 5, 2022, and placed in member's bill file; Report also printed in House Journal, May 5, 2022.

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

HB22-1416 $\begin{aligned} & \text { by Representative(s) Esgar and Neville; also Senator(s) } \\ & \text { Kolker and Rankin-Concerning procedural requirements } \\ & \text { for the administration of property tax, and, in connection } \\ & \text { therewith, requiring the property tax administrator to } \\ & \text { maintain a list of persons interested in receiving } \\ & \text { notifications about possible amendments to property tax } \\ & \text { manuals, requiring public hearings with notice in } \\ & \text { connection with amendments to property tax manuals, } \\ & \text { requiring petitions for changes to property tax materials so } \\ & \text { be in writing, requiring notification about the opportunity } \\ & \text { to obtain additional information about the valuation of } \\ & \text { commercial property, requiring notification about the } \\ & \text { abatement process, allowing for the correction of errors } \\ & \text { impacting valuation of a class or subclass of property, and } \\ & \text { establishing a process for accelerated consideration of } \\ & \text { certain appeals. }\end{aligned}$
Amendment No. 1, Appropriations Report, dated May 5, 2022, and placed
in member's bill file; Report also printed in House Journal, May 5, 2022.
HB22-1050 by Representative(s) Ricks; also Senator(s) Buckner-Concerning facilitating the integration of international medical graduates into the Colorado health-care workforce.

Amendment No. 1, Appropriations Report, dated May 5, 2022, and placed in member's bill file; Report also printed in House Journal, May 5, 2022.

Amendment No. 2, Health \& Insurance Report, dated February 9, 2022, and placed in member's bill file; Report also printed in House Journal, February 10, 2022.

On motion of Representative Bockenfeld, the bill was read at length.
As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

SB22-238 by Senator(s) Hansen and Rankin; also Representative(s) Weissman and Neville-Concerning reductions in real property taxation for only the 2023 and 2024 property tax years, and, in connection therewith, reducing the assessment rates for certain classes of nonresidential property and all residential property and the amount of actual value to which the rate is applied for all residential real property and commercial property for 2023; reducing the assessment rates for all multi-family residential real property to a set amount for 2024; reducing the assessment rates for all residential real property other than
multi-family residential real property for 2024 by an amount determined by the property tax administrator to cumulatively with the other provisions of the bill reduce statewide property tax revenue for 2023 and 2024 by a specified amount; reducing the assessment rates for real and personal property that is classified as agricultural or renewable energy production property for 2024; and requiring the state to reimburse local governments, excluding school districts, in 2024 for 2023 reductions in their property tax revenue resulting from the bill.

Amendment No. 1, Appropriations Report, dated May 5, 2022, and placed in member's bill file; Report also printed in House Journal, May 5, 2022.

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


#### Abstract

HB22-1414 by Representative(s) Gonzales-Gutierrez and Michaelson Jenet; also Senator(s) Pettersen and Fields, Moreno-Concerning providing healthy meals to all public school students, and, in connection therewith, creating the healthy school meals for all program and providing funding for the program by capping itemized and standard state income tax deductions for taxpayers who have federal adjusted gross income of $\$ 300,000$ or more.


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

HB22-1061 by Representative(s) Amabile and Benavidez-Concerning modifications to not guilty by reason of insanity.

Amendment No. 1, Appropriations Report, dated May 5, 2022, and placed in member's bill file; Report also printed in House Journal, May 5, 2022.

Amendment No. 2, Judiciary Report, dated February 16, 2022, and placed in member's bill file; Report also printed in House Journal, February 17, 2022.

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

SB22-069 by Senator(s) Story, Gonzales, Jaquez Lewis; also Representative(s) McLachlan and Froelich, Bacon, Bernett, Cutter, Duran, Jodeh, Kipp, Ricks, Titone, Young-Concerning the use of student academic measures in evaluating the performance of licensed personnel for the 2021-22 and 2022-23 school years, and, in connection therewith, making an appropriation.

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

SB22-070 by Senator(s) Bridges; also Representative(s) McLachlan and McCluskie-Concerning licensed personnel performance evaluations in public schools, and, in connection therewith, making an appropriation.

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

## SB22-233 by Senator(s) Hinrichsen and Rodriguez; also

 Representative(s) Exum and Daugherty-Concerning an additional mechanism to refund excess state revenues for state fiscal year 2021-22 only that provides a refund in an identical amount to each qualified resident individual, and, in connection therewith, making an appropriation.Amendment No. 1, Appropriations Report, dated May 5, 2022, and placed in member's bill file; Report also printed in House Journal, May 5, 2022.

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

## HB22-1412 by Representative(s) Garnett and Van Winkle, Amabile, Roberts-Concerning the continuation of the division of gaming in the department of revenue, and, in connection therewith, implementing the recommendations contained in the 2021 sunset report by the department of regulatory agencies.

Amendment No. 1, Finance Report, dated May 5, 2022, and placed in member's bill file; Report also printed in House Journal, May 5, 2022.

Amendment No. 2, Business Affairs \& Labor Report, dated May 4, 2022, and placed in member's bill file; Report also printed in House Journal, May 4, 2022.

Amendment No. 3, by Representative Van Winkle.
Amend the Business Affairs and Labor Committee Report dated May 4, 2022, page 2, line 25, after "MACHINES" insert "OR".

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

SB22-124 by Senator(s) Woodward and Kolker, Hisey, Holbert, Kirkmeyer, Rankin; also Representative(s) Ortiz and Van Winkle, Lynch, Van Beber-Concerning the authority of a pass-through business entity to elect to pay state income taxes at the entity level, and, in connection therewith, making an appropriation.

Amendment No. 1, Appropriations Report, dated May 5, 2022, and placed in member's bill file; Report also printed in House Journal, May 5, 2022.

Amendment No. 2, Business Affairs \& Labor Report, dated May 4, 2022, and placed in member's bill file; Report also printed in House Journal, May 4, 2022.

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

SB22-012 by Senator(s) Donovan; also Representative(s) Hooton-Concerning versions of the Colorado constitution.

Amendment No. 1, State, Civic, Military, \& Veterans Affairs Report, dated April 18, 2022, and placed in member's bill file; Report also printed in House Journal, April 19, 2022.

Amendment No. 2, by Representative Hooton.
Amend the State, Civic, Military, \& Veterans Affairs Committee Report, dated April 18, 2022, page 2, line 7, strike "SHALL"." and substitute "MAY".".

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

SB22-151 by Senator(s) Danielson and Story; also Representative(s) McCluskie and Will, Roberts-Concerning the creation of a cash fund for use by the department of transportation to fund projects that provide safe road crossings for connectivity of wildlife and thereby reduce wildlife-vehicle collisions.

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

HB22-1244 by Representative(s) Kennedy and Gonzales-Gutierrez; also Senator(s) Gonzales-Concerning measures to increase public protection from toxic air contaminants.
(Laid Over from May 4, 2022.)
Amendment No. 1, Appropriations Report, dated May 3, 2022, and placed in member's bill file; Report also printed in House Journal, May 3, 2022.

Amendment No. 2, Energy \& Environment Report, dated April 7, 2022, and placed in member's bill file; Report also printed in House Journal, April 8, 2022.

## Amendment No. 3, by Representative Kennedy.

Amend the Energy and Environment Committee Report, dated April 7, 2022, page 1, line 16, strike "Emission" and substitute "EXCEPT AS PROVIDED IN SECTION 25-7-109.5, emission control regulations shall not include standards Thieh THAT describe maximum ambient air concentrations of specifically identified pollutants or which THAT describe varying degrees of pollution of ambient air. Emission control regulations pertaining to hazardous air pollutants, as defined in subsection
(13) of this section, AND TOXIC AIR CONTAMINANTS DESIGNATED PURSUANT TO SECTION 25-7-109.5, shall be consistent with the emission standards promulgated under section 112 of the federal act or section SECTIONS 25-7-109.3 AND 25-7-109.5 in reducing or preventing emissions of hazardous air pollutants and may include application of measures, processes, methods, systems, or techniques, including, but not limited to, measures whicht".

Page 1 of the report, strike likes 17 through 27.
Page 2 of the report, line 4, strike "modifications;"." and substitute "modifications;

SECTION 3. In Colorado Revised Statutes, 25-7-109, amend (2)(c) and (2)(h) as follows:

25-7-109. Commission to promulgate emission control regulations. (2) Such emission control regulations may include, but shall not be limited to, regulations pertaining to:
(c) Sulfur oxides, sulfuric acids, ORGANIC SULFIDES, hydrogen sulfide, nitrogen oxides, carbon oxides, hydrocarbons, fluorides, and any other chemical substance;
(h) Hazardous air pollutants AND TOXIC AIR CONTAMINANTS, AS DEFINED IN SECTION 25-7-109.5 (1)(i).".".

Page 3 of the report, line 3, strike ""SHALL CREATE AN INITIAL LIST OF".
Page 3 of the report, strike lines 4 through 6 and substitute " "SHALL, PURSUANT TO SUBSECTION (1)(i)(III) OF THIS SECTION,".".

Page 3 of the report, line 8, strike "pollutants."." and substitute "POLLUTANTS AS TOXIC AIR CONTAMINANTS.".".

Page 3 of the report, strike line 13 and substitute "POLLUTANTS, INCLUDING DATA REPORTED TO THE DIVISION CONCERNING THE EMISSIONS OF TOXIC AIR POLLUTANTS;".

Page 3 of the report, strike lines 14 through 18.
Page 3 of the report, line 28, strike "WORKERS AT STATIONARY SOURCES,".
Page 4 of the report, strike line 1 and substitute:
"Page 12 of the printed bill, line 6, strike "emissions inventory reports" and substitute "toxic emissions reporting program - study -".".

Page 4 of the report, line 19 , strike "THE STATIONARY SOURCE" and substitute "CATEGORIES OF STATIONARY SOURCES".

Page 4 of the report, lines 20 and 21, strike "IS A MAJOR SOURCE, SYNTHETIC MINOR SOURCE, OR MINOR SOURCE;" and substitute "ARE SOURCES REQUIRED TO HAVE AN OPERATING PERMIT PURSUANT TO SECTION 25-7-114.3, SYNTHETIC MINOR SOURCES, OR MINOR SOURCES;".

Page 5 of the report, line 5, after "TНАТ" insert "MAY".

Page 5 of the report, line 6, strike "EMISSIONS INVENTORY" and substitute "TOXIC EMISSIONS".

Page 5 of the report, line 7, after "FOR" insert "OPERATIONS AND EMISSIONS OCCURRING IN".

Page 5 of the report, strike line 12.
Page 5 of the report, line 24, strike "July 1, 2025, AND BY JUly 1" and substitute "October 1, 2025, and by October 1".

Page 6 of the report, line 12, strike "PROGRAM" and substitute "PROGRAM, AND THE COSTS ASSOCIATED WITH ADDITIONAL MONITORING SITES,".

Page 6 of the report, strike lines 20 through 23 and substitute:
"Page 18 of the bill, strike lines 21 through 23 and substitute:
"(6) Health-based standards - rules. (a) No Later than December 31, 2023, the commission shall identify up to five PRIORITY TOXIC AIR CONTAMINANTS BASED ON EXISTING DATA AVAILABLE TO THE COMMISSION.
(b) The commission shall adopt rules that:".

Reletter succeeding paragraphs accordingly.".
Page 6 of the report, line 24, after "FIVE" insert "additional".
Page 6 of the report, strike lines 26 through 29 and substitute:
"Page 19 of the bill, strike lines 4 through 6 and substitute:
"(C) Data reported to the division concerning emissions of toxic air pollutants;".".

Page 6 of the report, strike lines 33 and 34.
Page 7 of the report, strike lines 2 and 3 and substitute ""September 1, 2030, and at Least".

Page 20 of the bill, line 10 , strike "OR MORE FREQUENTLY If THE".
Page 20 of the bill, strike lines 11 through 15 and substitute "THE COMMISSION SHALL:".".

Page 7 of the report, strike lines 6 and 7 and substitute "Page 20 of the bill, strike lines 19 through 22.

Renumber succeeding subparagraphs accordingly.".
Page 7 of the report, strike line 10 and substitute:
""(7) Emission control regulations - rules. (a) No later than September 30, 2024, the commission Shall adopt Emission control regulations to reduce emissions of each priority toxic air CONTAMINANT IDENTIFIED PURSUANT TO SUBSECTION (6)(a) OF THIS SECTION.
(b) No later than".

Page 7 of the report, line 11, strike "JuLY 1, 2026," and substitute "SEPTEMBER 30, 2026,".

Page 7 of the report, strike lines 12 through 15 and substitute "REGULATIONS TO REDUCE EMISSIONS OF EACH PRIORITY TOXIC AIR CONTAMINANT.".

Page 7 of the report, line 16, strike "(b)" and substitute "(c)".
Page 7 of the report, line 16, before "In" insert "Emission control REGULATIONS SHALL BE DESIGNED TO REDUCE EMISSIONS OF PRIORITY TOXIC AIR CONTAMINANTS TO THE MAXIMUM DEGREE ACHIEVABLE, TAKING INTO ACCOUNT ENERGY, ENVIRONMENTAL, AND ECONOMIC IMPACTS AND OTHER COSTS.".

Page 7 of the report, line 20, strike "JURISDICTIONS;" and substitute "BY THE FEDERAL GOVERNMENT;".

Page 7 of the report, strike lines 22 through 29 and substitute "FROM DIFFERENT INDUSTRIES AND CATEGORIES OF SOURCES, INCLUDING SOURCES REQUIRED TO HAVE AN OPERATING PERMIT PURSUANT TO SECTION 25-7-114.3, SYNTHETIC MINOR SOURCES, AND MINOR SOURCES;". Page 22 of the bill, strike lines 1 through 3.

Renumber succeeding subparagraphs accordingly.".
Page 8 of the report, strike lines 2 through 5 and substitute:
"Page 22 of the bill, line 7, after the semicolon, add "AND".
Page 22 of the bill, strike lines 8 through 14 .
Renumber succeeding subparagraphs accordingly.".
Page 8 of the report, strike lines 7 and 8 and substitute:
"Page 22 of the bill, strike lines 17 through 25 and substitute "CONTAMINANT.
(c) FOR NEW OR MODIFIED SOURCES OF PRIORITY TOXIC AIR CONTAMINANTS, THE COMMISSION SHALL ADOPT EMISSION CONTROL REGULATIONS THAT ARE MORE STRINGENT THAN THOSE IDENTIFIED PURSUANT TO SUBSECTIONS (7)(a) AND (7)(b) OF THIS SECTION WITHOUT REGARD TO ECONOMIC IMPACTS.
(d) Beginning no later than September 30, 2031, and at LEAST EVERY FIVE YEARS THEREAFTER, THE COMMISSION SHALL:".

Renumber succeeding paragraphs accordingly.".
Page 8 of the report, strike lines 20 through 28.
Strike page 9 of the report.
Page 10 of the report, strike lines 1 through 26 and substitute:
"Page 23 of the bill, strike lines 16 through 27.
Strike pages 24 and 25 of the bill.
Page 26 of the bill, strike lines 1 through 20 and substitute:
"(8) Air pollution regulation for sources of toxic air contaminants - assessment. (a) No LATER THAN DECEMBER 31, 2025, THE DIVISION SHALL CONDUCT AN ASSESSMENT TO DETERMINE THE NEEDS OF THE DIVISION TO ADMINISTER AN AIR PERMITTING PROGRAM TO REGULATE NEW, MODIFIED, AND EXISTING STATIONARY SOURCES THAT EMIT LEVELS OF PRIORITY TOXIC AIR CONTAMINANTS, REFERRED TO IN THIS SUBSECTION (8) AS THE "AIR TOXICS PERMITTING PROGRAM".
(b) The Assessment must:
(I) Evaluate air toxics permitting programs for new, MODIFIED, AND EXISTING STATIONARY SOURCES OF PRIORITY TOXIC AIR CONTAMINANTS IN OTHER STATES AND ON TRIBAL LANDS;
(II) Evaluate and make recommendations regarding the SCOPE OF THE AIR TOXICS PERMITTING PROGRAM, INCLUDING THE TYPES OF PERMITS, STATIONARY SOURCES, INDUSTRIES, AND GEOGRAPHIC AREAS OF THE STATE THAT WOULD BE IMPACTED BY THE PROGRAM;
(III) IDENTIFY THE TYPES OF STATIONARY SOURCES OR CONDITIONS THAT COULD PROMPT THE REOPENING OF AN AIR PERMIT BY THE DIVISION TO ADDRESS EMISSIONS OF PRIORITY TOXIC AIR CONTAMINANTS; AND
(IV) IdENTIFY PROCESSES AND REASONABLE TIMELINES FOR:
(A) THE NOTIFICATION TO ANY STATIONARY SOURCES THAT COULD Be subject to the air toxics permitting program;
(B) The assessment of public health risks associated with A STATIONARY SOURCE'S EMISSIONS OF PRIORITY TOXIC AIR CONTAMINANTS; AND
(C) The assessment and implementation of strategies DESIGNED TO REDUCE EMISSIONS OF PRIORITY TOXIC AIR CONTAMINANTS FROM A STATIONARY SOURCE THROUGH PERMITTING; AND
(V) IDENTIFY THE DIRECT AND INDIRECT COSTS ASSOCIATED WITH THE IMPLEMENTATION OF AN AIR TOXICS PERMITTING PROGRAM FOR EXISTING STATIONARY SOURCES AND POSSIBLE FUNDING MECHANISMS.
(c) THE DIVISION SHALL PROVIDE PUBLIC NOTICE AND HOLD AT LEAST TWO PUBLIC MEETINGS AT WHICH MEMBERS OF THE PUBLIC HAVE AN opportunity to comment on the assessment. The division shall ALSO CONDUCT OUTREACH TO AND SOLICIT FEEDBACK FROM DISPROPORTIONATELY IMPACTED COMMUNITIES AND WORKERS AT STATIONARY SOURCES ON THE ASSESSMENT.
(d) IN FINALIZING THE ASSESSMENT, THE DIVISION SHALL INCLUDE IN THE ASSESSMENT A SUMMARY OF ANY COMMENTS RECEIVED FROM THE PUBLIC, WORKERS AT STATIONARY SOURCES, AND DISPROPORTIONATELY IMPACTED COMMUNITIES AND IDENTIFY ANY SIGNIFICANT CHANGES MADE TO THE ASSESSMENT BASED ON SUCH COMMENTS.
(e) THE DIVISION SHALL REPORT ON THE ASSESSMENT TO THE HEALTH AND HUMAN SERVICES COMMITTEE OF THE SENATE AND THE ENERGY AND ENVIRONMENT COMMITTEE OF THE HOUSE OF REPRESENTATIVES, OR THEIR SUCCESSOR COMMITTEES, DURING THE COMMITTEES' HEARINGS HELD PRIOR TO THE 2026 REGULAR SESSION OF the general assembly under the "State Measurement for Accountable, Responsive, and Transparent (SMART)

## Government Act", part 2 of article 7 of title 2.". <br> Renumber succeeding subsection accordingly.". <br> Amendment No. 4, by Representative Gonzales-Gutierrez.

Amend the Kennedy floor amendment (HB1244_L.027), page 4, lines 20 and 21, strike "SECTION WITHOUT REGARD TO EC̄ONOMIC IMPACTS." and substitute "SECTION. THE COMMISSION SHALL ALSO ADOPT AN EMISSIONS THRESHOLD BELOW WHICH NEW EMISSION SOURCES SHALL NOT BE REQUIRED TO COMPLY WITH THE MORE STRINGENT EMISSION CONTROL REGULATIONS.".

Amendment No. 5, by Representative Kennedy.
Amend the Kennedy floor amendment (HB1244_L.027), page 1, line 11, strike "AND" and substitute "OR".

Page 2 of the amendment, after line 1 insert:
"Page 3 of the report, strike lines 20 through 22 and substitute:
"Page 11 of the bill, strike lines 16 and 17 and substitute:
"(e) INFORMATION ABOUT THE TOXICITY OF AIR POLLUTANTS THAT IS PUBLICLY AVAILABLE AND PEER-REVIEWED RELATED TO:".".".

Page 2 of the amendment, strike line 12 and substitute:
"Page 5 of the report, line 5, strike "ADOPT RULES THAT REQUIRE" and substitute "CONSIDER THE ADOPTION OF RULES THAT ENSURE ANNUAL REPORTS ON TOXIC AIR CONTAMINANTS ARE SUBMITTED TO THE DIVISION AND MAY REQUIRE".".

Page 2 of the amendment, strike lines 25 through 30 and substitute:
""(6) Health-based standards - rules. (a) THE COMMISSION SHALL ADOPT RULES THAT:"

Page 3 of the amendment, strike line 1.
Page 3 of the amendment, strike lines 7 and 8 and substitute:
"Page 7 of the report, strike lines 2 and 3 and substitute ""SEPTEMBER 30, 2029, AND AT LEAST ONCE".".".

Page 3 of the amendment, strike lines 15 through 31.
Page 4 of the amendment, strike line 1 and substitute:
"Page 7 of the report, strike lines 10 through 17 and substitute:
""(7) Emission control regulations - rules. (a) NO LATER THAN APRIL 30, 2026, THE COMMISSION SHALL ADOPT EMISSION CONTROL REGULATIONS TO REDUCE EMISSIONS OF EACH PRIORITY TOXIC AIR CONTAMINANT AND PRIORITIZE REDUCTIONS IN DISPROPORTIONATELY IMPACTED COMMUNITIES WITH MULTIPLE SOURCES OF EMISSIONS OF PRIORITY TOXIC AIR CONTAMINANTS.
(b) IN DETERMINING THE EMISSION CONTROL REGULATIONS,".".

## Amendment No. 6, by Representative Gonzales-Gutierrez.

Amend the Kennedy floor amendment (HB1244_L.027), page 1, line 27, strike "(1)(i)."."." and substitute "(1)(j).".".".

Page 1 of the amendment, line 30 , strike "(1)(i)(III)" and substitute "(1)(j)(III)".

Page 3 of the amendment, after line 5 insert:
"Page 6 of the report, strike line 30.".
Page 4 of the amendment, strike lines 7 through 9 and substitute "SECTION 25-7-114.3, SYNTHETIC MINOR SOURCES, AND MINOR SOURCES;
(III) WHERE APPROPRIATE, THE MAXIMUM DEGREE OF REDUCTION OF EACH PRIORITY TOXIC AIR CONTAMINANT THAT IS ACHIEVABLE AND TECHNICALLY FEASIBLE, TAKING INTO ACCOUNT ENERGY, ENVIRONMENTAL, AND ECONOMIC IMPACTS AND OTHER COSTS PURSUANT TO THE REQUIREMENTS DESCRIBED IN SECTION 25-7-110.8;".".".

Page 4 of the amendment, line 17, strike "OR MODIFIED" and substitute "EMISSION".

Page 4 of the amendment, line 22, strike "2031," and substitute "2030,".
Page 4 of the amendment, line 23, after "LEAST" insert "ONCE".
Page 5 of the amendment, strike lines 17 through 20.
Page 5 of the amendment, line 21, strike "(IV)" and substitute "(III)".
Page 5 of the amendment, line 30 , strike "(V)" and substitute "(IV)".

## Amendment No. 7, by Representative Soper.

Amend the Kennedy floor amendment (HB1244_L.040), page 1, line 11, after "TECHNICALLY" insert "AND ECONOMICALLY"".

Amendment No. 8, by Representative Kennedy.
Amend the Kennedy floor amendment (HB1244_L.027), page 5, line 44, after "ASSESSMENT" insert "AND PROVIDE RECOMMENDATIONS".

Amendment No. 9, by Representative Gonzales-Gutierrez.
Amend the Energy and Environment Committee Report, page 8, after line 19 insert:
"Page 23 of the bill, after line 15 insert:
"(f) The Emission control Regulations established under THIS SUBSECTION (7) SHALL NOT APPLY TO ANY ELECTRIC GENERATING RESOURCE LOCATED WITHIN THE STATE WITH A CLOSURE DATE NO LATER THAN JANUARY 1, 2031 , THAT HAS BEEN APPROVED BY EITHER THE PUBLIC UTILITIES COMMISSION CREATED IN SECTION 40-2-101 (1) AS PART OF AN ELECTRIC RESOURCE PLAN OR THE AIR POLLUTION CONTROL DIVISION AS PART OF A CLEAN ENERGY PLAN.".".

## Amendment No. 10, by Representative Kennedy.

Amend printed bill, page 4, line 5, strike "prevent" and substitute "avoid, minimize, or mitigate".

Page 5, line 3, strike "airborne".
Page 5, strike line 4 and substitute "emission control regulations.".
Page 5, line 7, after "annual" insert "toxic".
Page 5, line 8 , strike "inventory reports" and substitute "reporting program".

Page 5, strike lines 12 through 17.
Reletter succeeding paragraphs accordingly.
Page 5 , line 18 , strike "THE ADVERSE" and substitute "THE DETRIMENTAL".
Page 5, line 20, strike "AND SYNERGISTIC".
Page 6, line 19, strike "PURSUANT TO" and substitute "THAT IS AT LEAST AS STRINGENT AS".

Page 6, strike lines 23 through 25.
Reletter succeeding paragraphs accordingly.
Page 7, strike lines 1 through 5.
Reletter succeeding paragraphs accordingly.
Page 7, strike line 17 and substitute "EXPOSURE LIMITS FOR PRIORITY TOXIC AIR CONTAMINANTS".

Page 7, strike line 27.
Page 8, strike lines 1 through 6 and substitute:
"(g) (I) "SCIENTIFIC COMMUNITY" MEANS INDIVIDUALS WHO ARE PROFESSIONALLY OR ACADEMICALLY ENGAGED IN SCIENTIFIC RESEARCH ABOUT ADVERSE HEALTH EFFECTS FROM EXPOSURE TO TOXIC SUBSTANCES AND HAVE EXPERTISE IN FIELDS THAT INCLUDE PATHOLOGY, ONCOLOGY, EPIDEMIOLOGY, OR TOXICOLOGY.
(II) "SCIENTIFIC COMMUNITY" INCLUDES INDIVIDUALS WITH EXPERIENCE IN THE FIELDS OF ATMOSPHERIC PHYSICS OR METEOROLOGY OR EXPERIENCE ASSESSING THE IMPACTS OF EMISSIONS OF TOXIC AIR CONTAMINANTS ON CONCENTRATIONS IN THE AMBIENT AIR.".

Reletter succeeding paragraphs accordingly.
Page 8, strike lines 18 through 20 and substitute "OF THIS SECTION.".
Page 8, line 21, strike "LAW" and substitute "LIMITATION IN THIS ARTICLE 7".

Page 8, strike lines 25 through 27.
Page 9, strike line 1.
Page 10, line 18, before "Beginning" insert "The division shall PUBLISH AN INITIAL LIST OF THE TOXIC AIR CONTAMINANTS DESIGNATED in subsections (1)(i)(I) And (1)(i)(II) of this Section by October 1, 2022." and strike "JANUARY 1, 2024," and substitute "SEPTEMBER 1, 2030,".

Page 10, line 22, strike "ADD" and substitute "DESIGNATE".
Page 10, line 23, strike "A" and substitute "AN EXPEDITED".
Page 10, line 27, strike "ADDITIONAL REVIEW." and substitute "EXPEDITED CONSIDERATION FOR DESIGNATION AS A TOXIC AIR CONTAMINANT. IF THE COMMISSION UNDERTAKES AN EXPEDITED CONSIDERATION OF AN AIR POLLUTANT FOR DESIGNATION AS A TOXIC AIR CONTAMINANT, THE COMMISSION'S NEXT REVIEW OF ADDITIONAL AIR POLLUTANTS MUST TAKE PLACE NO LATER THAN FIVE YEARS AFTER THE EXPEDITED CONSIDERATION. IN DETERMINING WHETHER ANY AIR POLLUTANT SHOULD BE DESIGNATED BY THE COMMISSION AS A TOXIC AIR CONTAMINANT, THE COMMISSION SHALL CONSIDER:".

Page 11, strike line 1.
Page 12, line 5, strike "STATES AND JURISDICTIONS." and substitute "STATES.".

Page 12, line 9, strike "EMISSIONS INVENTORY" and substitute "TOXIC EMISSIONS".

Page 12, line 11, strike "AND CRITERIA AIR POLLUTANT".
Page 12, line 14, strike "EMISSIONS INVENTORY" and substitute "TOXIC EMISSIONS".

Page 15, line 1, strike "EMISSIONS INVENTORY" and substitute "TOXIC EMISSIONS".

Page 15, line 3, strike "EMISSIONS INVENTORY" and substitute "TOXIC EMISSIONS".
Page 15, line 14, strike "anNuAL" and strike "Or Criteria".
Page 15 , line 15 , strike "air pollutant".
Page 15, line 17, strike "OR CRITERIA AIR POLLUTANT" and strike
"EMISSIONS INVENTORY" and substitute "TOXIC EMISSIONS".
Page 15, line 27, strike "long-TERm" and strike "in" and substitute
"COVERING".
Page 16, line 2, strike "LONG-TERM".
Page 16, line 4, strike "LONG-TERM".
Page 16, line 26, strike "Commission must specify by rule" and
substitute "DIVISION MUST SPECIFY".

Page 17, line 1, strike "the monitoring sites," and substitute "ANY NEW MONITORING SITE,".

Page 17 , line 8 , strike " community and at the greatest risk" and substitute "community.".

Page 17 , strike line 9 .
Page 18, line 24, strike "IDENTIFY" and substitute "No Later than December 31, 2025, identify" and strike "based on:" and substitute "CONSIDERING:".

Page 19 , line 8 , strike " $11023 ;$ "." and substitute " 11023 and data PREPARED BY THE FEDERAL ENVIRONMENTAL PROTECTION AGENCY'S AIR TOXICS SCREENING ASSESSMENT (AIRTOXSCREEN) PROGRAM;" and strike "And".

Page 19 , line 9 , strike "AVAILABLE" and substitute "SUBMITTED" and after "COMMISSION" insert "dURING THE RULE-MAKING PROCESS".

Page 19, after line 11 insert:
"(F) Input from the scientific community; and".
Page 19, line 12, strike "Establish" and substitute "No later than September 30, 2026, establish".

Page 19 , line 13 , strike "health and" and substitute "health.".
Page 19, strike line 14.
Page 19, line 17, strike "Review" and substitute "Consider".
Page 19, line 19, strike "acute or Chronic health conditions;" and substitute "ADVERSE HEALTH EFFECTS;".

Page 19, strike lines 20 through 22 and substitute:
"(II) Consider standards adopted in other states to REDUCE OR LIMIT CONCENTRATIONS OF TOXIC AIR CONTAMINANTS IN THE AMBIENT AIR;".

Page 20, strike lines 7 and 8 and substitute:
"(VI) CONSULT with the scientific Community through HOLDING AT LEAST ONE PUBLIC HEARING SPECIFICALLY FOR THIS CONSULTATION.".

Page 20, line 17, strike "BASED ON" and substitute "CONSIDERING".
Page 20, line 27, strike "AND" and substitute "AND, IF A DETERMINATION IS MADE TO REVISE ANY EXISTING HEALTH-BASED STANDARD, THE COMMISSION MUST, WITHIN TWELVE MONTHS AFTER THE DETERMINATION,".

Page 21, after line 1 insert:
"(d) No more than twelve months after the commission MAKES THE DETERMINATION PURSUANT TO SECTION (6)(c)(I) OF THIS SECTION, THE COMMISSION SHALL ADOPT HEALTH-BASED STANDARDS FOR ANY ADDITIONAL PRIORITY TOXIC AIR CONTAMINANTS IN ACCORDANCE WITH SUBSECTION (6)(b) OF THIS SECTION.".

Page 21, line 17, after "SHALL" insert "PRIORITIZE REDUCTIONS of EMISSIONS IN DISPROPORTIONATELY IMPACTED COMMUNITIES WITH MULTIPLE SOURCES OF EMISSIONS OF PRIORITY TOXIC AIR CONTAMINANTS, AND SHALL".

Page 22, line 7, after "TECHNOLOGIES;" insert "AND".
Page 22, strike line 17 and substitute "CONTAMINANT.".
Page 27, line 2, after "(2)," insert "(3)(a)(I),".
Page 28, after line 3 insert:
"(3) (a) (I) As soon as adequate scientific, technological, and hazardous air pollutant emissions information is available, the commission may promulgate regulations for the control of hazardous air pollutants, InCLUDING utilizing Colorado GACT or Colorado MACT technology-based emission reduction requirements, as defined in section 25-7-103 (6.7) and (6.8).".

Page 28 , line 4 , strike "(3)(b)" and substitute "(b)".
Amendment No. 11, by Representative Kennedy.
Amend the Kennedy floor amendment (HB1244_L.026), page 1, after line 10 insert:
"Page 5 of the bill, line 19, strike "TOXIC AIR CONTAMINANT EMISSIONS," and substitute "EMISSIONS OF A TOXIC AIR CONTAMINANT,".".

Page 1 of the amendment, after line 11 insert:
"Page 5 of the bill, line 21, after "EMISSIONS" insert "OF THE TOXIC AIR CONTAMINANT".".

Page 1 of the amendment, strike lines 18 and 19 and substitute:
"Page 7 of the bill, strike line 17 and substitute "CHRONIC EXPOSURE LIMITS FOR EACH PRIORITY TOXIC AIR CONTAMINANT".".

Page 1 of the amendment, after line 19 insert:
"Page 7 of the bill, strike lines 25 and 26.
Renumber succeeding paragraphs accordingly.".
Page 2 of the amendment, line 5, strike "ATMOSPHERIC PHYSICS OR METEOROLOGY" and substitute "ATMOSPHERIC PHYSICS, METEOROLOGY, OR AMBIENT MONITORING".

Page 2 of the amendment, line 17, strike ""SEPTEMBER 1," and substitute ""SEPTEMBER 30,".

Page 3 of the amendment, strike line 2 and substitute:
"Page 12 of the bill, strike line 11 and substitute "EMITTED BY EACH SOURCE REQUIRED TO HAVE AN OPERATING PERMIT PURSUANT TO SECTION 25-7-114.3 AND EACH".".

Page 3 of the amendment, line 25, strike "2025," and substitute "2024,".
Amendment No. 12, by Representative Soper.
Amend the Kennedy floor amendment (HB1244_L.026), page 3, after line 26 insert:
"Page 18 of the bill, strike line 25.
Page 18 of the bill, strike lines 26 and 27.
Page 19 of the bill, strike lines 1 through 3 and substitute:
"(A) Existing data concerning toxic air contaminants GATHERED THROUGH DIVISION MONITORING PROGRAMS;".".

Reletter succeeding sub-subparagraphs accordingly.
Page 4 of the amendment, after line 3 insert:
"Page 19 of the bill, line 11, strike "STATE;" and substitute "STATE, INCLUDING DATA COLLECTED THROUGH COMMUNITY-LED MONITORING PROGRAMS;".".

Page 4 of the amendment, line 7 , strike "2026," and substitute "2025,".
Page 4 of the amendment, strike lines 8 and 9 and substitute:
"Page 19 of the bill, strike line 14 and substitute "IDENTIFY THE
ACCEPTABLE RISK LEVEL FOR EXPOSURE TO HUMAN CARCINOGENS.".".

Page 4 of the amendment, after line 16 insert:
"Page 20 of the bill, line 1, strike "ANY CANCER-RELATED HEALTH".
Page 20 of the bill, strike lines 2 and 3.
Page 20 of the bill, line 6, after "то" insert "PRIORITY".".
Page 4 of the amendment, after line 21 insert:
"Page 20 of the bill, after line 22 insert:
"(II) DETERMINE WHETHER TO INCLUDE ACUTE EXPOSURE LIMITS
FOR PRIORITY TOXIC AIR CONTAMINANTS IN THE DEFINITION OF HEALTH-BASED STANDARDS DETERMINED BY THE COMMISSION BY RULE;
(III) Determine whether to revise the acceptable cancer RISK LEVEL FOR EXPOSURE TO HUMAN CARCINOGENS;".

Renumber succeeding subparagraphs accordingly.".
Amendment No. 13, by Representative Kennedy.
Amend printed bill, page 3, line 7, after "sources" insert "and background levels in the ambient air".

Page 4, line 19, strike "data;" and substitute "data, including consideration of background levels in the ambient air;".

Page 6, after line 27 insert:
"(h) "Disproportionately impacted community" has the MEANING SET FORTH IN SECTION 24-4-109 (2)(b)(II).".

Reletter succeeding paragraphs accordingly.
Page 12, line 7, strike "April 1" and substitute "June 30" and strike "April 1," and substitute "June 30,".

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

SB22-198 by Senator(s) Fenberg and Scott; also Representative(s) Weissman and Will-Concerning measures to address orphaned wells in Colorado, and, in connection therewith, creating the orphaned wells mitigation enterprise.

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

SB22-204 by Senator(s) Gonzales; also Representative(s) Lindsay and Gonzales-Gutierrez-Concerning repealing the requirement that the federal government confirm certain persons' statuses before issuance of an identification document, and, in connection therewith, making an appropriation.

Amendment No. 1, by Representative Gonzales-Gutierrez.
Amend reengrossed bill, page 3, after line 12, insert:
"SECTION 3. Effective date. This act takes effect upon passage; except that section 1 of this act takes effect January 1, 2023.".

Renumber succeeding section accordingly.
As amended, ordered revised and placed on the Calendar for Third Reading and Final Passage.

SB22-098 by Senator(s) Rodriguez; also Representative(s) Roberts and Will-Concerning a task force to examine the creation of a program allowing for the use of donated unused drugs, and, in connection therewith, making an appropriation.

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

SB22-051 by Senator(s) Hansen; also Representative(s) Sirota-Concerning policies to reduce emissions from the built environment.

Amendment No. 1, Appropriations Report, dated May 4, 2022, and placed in member's bill file; Report also printed in House Journal, May 4, 2022.

Amendment No. 2, Finance Report, dated May 2, 2022, and placed in member's bill file; Report also printed in House Journal, May 2, 2022.

Amendment No. 3, Energy \& Environment Report, dated April 21, 2022, and placed in member's bill file; Report also printed in House Journal, April 22, 2022.

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

SB22-193 by Senator(s) Fenberg and Gonzales; also Representative(s) Valdez A. And Froelich-Concerning measures to improve air quality in the state, and, in connection therewith, making an appropriation.

Amendment No. 1, Appropriations Report, dated May 4, 2022, and placed in member's bill file; Report also printed in House Journal, May 4, 2022.

Amendment No. 2, Energy \& Environment Report, dated April 21, 2022, and placed in member's bill file; Report also printed in House Journal, April 22, 2022.

Amendment No. 3, by Representative A. Valdez.
Amend reengrossed bill, page 34, after line 13 insert:
"SECTION 7. In Colorado Revised Statutes, 25-7-114.5, amend (7)(b) and (16) as follows:

25-7-114.5. Application review - public participation. (7) (b) Failure of the division or commission, as the case may be, to grant or deny the permit application or permit renewal application within the time prescribed shall be treated as a final permit action for purposes of obtaining judicial review in the district court in which the source is located, to require that action be taken on such application by the commission or division, as appropriate, without additional delay. NOTWITHSTANDING ANY OTHER PROVISION TO THE CONTRARY, JUDICIAL REVIEW OF THE DIVISION'S FAILURE TO GRANT OR DENY A RENEWABLE operating permit required by Title V of the federal act is AVAILABLE UNTIL THE DIVISION GRANTS OR DENIES THE PERMIT.
(16) (a) If the division experiences a backlog in processing air quality permit applications eatsed by anoceasionat need that is seasonat, irregular, or fluctuating in nature, and the department determines or reasonably expects that, as a result, permits would not be issued within statutory time frames, the division shall make available to sources that are not subject to permitting under part C of the federal act the option to have the PERMIT APPLICATION, THE air quality modeling, OR BOTH that is submitted with the applicant's air permit application reviewed for acceptance as demonstrating compliance by a contract consultant selected by the division in lieu of the review being conducted by division staff. THE DIVISION MAY ALSO ENTER INTO CONTRACTS TO SUPPORT THE DIVISION'S AIR QUALITY PERMIT PROGRAMS, INCLUDING THE DIVISION'S GENERAL PERMIT PROGRAM, AND MODELING TO SUPPORT THE AIR QUALITY PERMIT PROGRAMS.
(b) The division shall select and contract with QUALIFIED nongovernmental air quality CONSULTANTS, modeling engineers EXPERTS, OR BOTH to perform PERMIT APPLICATION REVIEWS, air quality modeling reviews, of applieants who choose contract consultant review of their air quality permit modeling OR OTHER WORK TO SUPPORT THE DIVISION'S AIR QUALITY PERMIT PROGRAMS. The division is not subject to the requirements of the "Procurement Code", articles 101 to 112 of title 24, C.R.S., in selecting and contracting with the consultants, MODELING EXPERTS, OR BOTH. The division shall review and exclude from consideration as a contract air quality modeling consultant any contractors with a conflict of interest regarding air quality permit applications OR MODELING. Applicants that choose consultant review of their air quality PERMIT APPLICATIONS OR modeling are responsible for both the consultant's costs associated with the air modeling review as well as the division's costs associated with the review and determination of the air permit application, to be paid to the division. The division shall transfer the money to the state treasurer, who shall credit it to the stationary sources control fund created in section 25-7-114.7 (2)(b)(I).
(c) The division shall use the results of the modeling conducted pursuant to paragraph (b) of this subsection (16) SUBSECTION (16)(a) OR (16)(b) OF THIS SECTION for purposes of the division's permit PROGRAM AND application analysis.".

Renumber succeeding sections accordingly.
As amended, ordered revised and placed on the Calendar for Third Reading and Final Passage.

SB22-161 by Senator(s) Danielson and Jaquez Lewis; also Representative(s) Duran and Froelich-Concerning the modernization of procedures for the enforcement of laws governing the employer-employee relationship, and, in connection therewith, making an appropriation.

Amendment No. 1, Appropriations Report, dated May 5, 2022, and placed in member's bill file; Report also printed in House Journal, May 5, 2022.

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

SB22-155 by Senator(s) Coram; also Representative(s) Hooton-Concerning an expansion of medical marijuana research grant programs.

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

SB22-163 by Senator(s) Coleman and Kolker; also Representative(s) Ricks-Concerning establishment of a procurement equity program to remediate disparities in state procurement, and, in connection therewith, making an appropriation.

Amendment No. 1, State, Civic, Military, \& Veterans Affairs Report, dated May 4, 2022, and placed in member's bill file; Report also printed in House Journal, May 4, 2022.

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

SB22-236 by Senator(s) Hansen and Rankin, Zenzinger; also Representative(s) McCluskie and Ransom, Herod-Concerning the review of medicaid provider rates.

Amendment No. 1, Appropriations Report, dated May 5, 2022, and placed in member's bill file; Report also printed in House Journal, May 5, 2022.

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

SB22-005 by Senator(s) Bridges and Cooke; also Representative(s) Roberts and Woog-Concerning the increase of available funds for law enforcement agency peace officer supportive services, and, in connection therewith, making an appropriation.

Amendment No. 1, Appropriations Report, dated May 5, 2022, and placed in member's bill file; Report also printed in House Journal, May 5, 2022.

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

## AMENDMENT(S) TO THE COMMITTEE OF THE WHOLE REPORT

Representative McKean moved to amend the Report of the Committee of the Whole to show that L. 023 the following McKean amendment to SB22-193 did pass:

Amend reengrossed bill, page 34, after line 2 insert:
"SECTION 6. In Colorado Revised Statutes, 25-7-111, amend (2) introductory portion and (2)(b) as follows:

25-7-111. Administration of air quality control programs directive - prescribed fire - review. (2) In addition to authority specified elsewhere in this articte article 7, the division has the power to:
(b) Collect data, by means of field studies and air monitoring conducted by the division or by individual stationary sources or individual indirect air pollution sources, and determine the nature and quality of existing ambient air throughout the state. THE COMMISSION MAY ONLY CONDUCT AERIAL MONITORING PURSUANT TO THIS ARTICLE 7 IF A JUDGE OF A COURT OF COMPETENT JURISDICTION ISSUES A SEARCH WARRANT AUTHORIZING THE AERIAL MONITORING OR IF THE AERIAL MONITORING COVERS ONLY AN AREA THAT IS WITHIN A PUBLIC RIGHT-OF-WAY AND does not include airspace that is more than fifty feet above the GROUND.".

Renumber succeeding sections accordingly.
The amendment was declared lost by the following roll call vote:

| YES | 22 | NO | 40 | EXCUSED | 3 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | E |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | E | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | N | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | E |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |
|  |  |  |  |  |  |  |  |

Representative McKean moved to amend the Report of the Committee of the Whole to show that L. 026 the following McKean amendment to SB22-193 did pass:

Amend reengrossed bill, page 34, after line 2 insert:
"SECTION 6. In Colorado Revised Statutes, 25-7-105, add (21) as follows:

25-7-105. Duties of commission - rules - legislative declaration - definitions. (21) In ANALYZING DATA REGARDING NATIONAL OZONE AMBIENT AIR QUALITY STANDARDS, THE DIVISION, USING ANY AVAILABLE LOCALIZED AIR MONITORING DATA, SHALL TAKE INTO ACCOUNT THE LOCATION AND HISTORICAL DIFFERENTIAL OF ATMOSPHERIC POLLUTION ON A COUNTY-BY-COUNTY BASIS. THE DEPARTMENT OF PUBLIC HEALTH AND ENVIRONMENT, IN CONDUCTING AN ANALYSIS REGARDING OZONE AMBIENT AIR QUALITY STANDARDS, SHALL INCLUDE IN THE ANALYSIS THE COUNTY-SPECIFIC DATA DEVELOPED BY THE DIVISION.".

Renumber succeeding sections accordingly.
The amendment was declared lost by the following roll call vote:

| YES | 24 | NO | 39 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | E | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | E |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |

Representative McKean moved to amend the Report of the Committee of the Whole to show that L. 028 the following McKean amendment to SB22-193 did pass:

Amend reengrossed bill, page 34, after line 13 insert:
"SECTION 7. In Colorado Revised Statutes, 25-7-117, add (3) as follows:

25-7-117. State implementation plan - revisions of limited applicability - effect of emissions from outside of the state. (3) In PREPARING REVISIONS TO THE STATE IMPLEMENTATION PLAN, THE DEPARTMENT OF PUBLIC HEALTH AND ENVIRONMENT SHALL SEEK A WAIVER FROM THE UNITED STATES ENVIRONMENTAL PROTECTION AGENCY TO DEMONSTRATE THAT, FOR AREAS OF THE STATE CLASSIFIED AS NONATTAINMENT AREAS, THE AREAS WOULD BE ABLE TO ATTAIN COMPLIANCE WITH THE NONSEVERE NATIONAL OZONE AMBIENT AIR QUALITY STANDARDS BUT FOR:
(a) Emissions subject to a waiver under section 179B of THE FEDERAL ACT; AND
(b) THE AIR QUALITY EFFECTS OF EXCEPTIONAL EVENTS, AS DETERMINED BY THE ADMINISTRATOR IN ACCORDANCE WITH 40 CFR 50.14, FROM WILDFIRES ARISING IN NEIGHBORING STATES.".

Renumber succeeding sections accordingly.
The amendment was declared lost by the following roll call vote:

| YES | 32 | NO | 31 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | Y | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | E | McLachlan | Y | Tipper | N |
| Bird | Y | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle Y |  |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | E |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | Y | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | N |

Representative McKean moved to amend the Report of the Committee of the Whole to show that L. 025 the following McKean amendment to SB22-193 did pass:

Amend reengrossed bill, page 40, strike lines 8 through 17 and substitute:
"(2) For the 2022-23 state fiscal year, \$2,392,656 is appropriated to the department of public health and environment for use by the air pollution control division. This appropriation is from the general fund. Any money appropriated in this subsection (2) that is not expended before July 1, 2023, reverts to the general fund. To implement this act, the division may use this appropriation as follows:
(a) $\$ 2,301,931$ for personal services related to administration, which amount is based on an assumption that the division will require an additional 1.5 FTE; and".

The amendment was declared lost by the following roll call vote:

| YES | 30 | NO | 33 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :--- | :--- | :---: | :--- | :--- | :--- | :--- | :---: |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | E | McLachlan | Y | Tipper | N |

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| Bird | Y | Hanks | Y | Michaelson Jenet | N | Titone | N |
| :--- | :---: | :--- | :---: | :--- | :--- | :--- | :--- |
| Bockenfeld | Y | Herod | N | Mullica | Y | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | Y | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | E |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | Y | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |

Representative Pico moved to amend the Report of the Committee of the Whole to show that L. 036 the following McKean amendment to HB22-1244 did pass:

Amend the Energy and Environment Committee Report, dated April 7, 2022, page 10, strike line 26 and substitute "GOVERNMENT ACT", PART 2 of article 7 of title 2.
(10) Notwithstanding any provision of this section to the CONTRARY, THE REGULATIONS AND REQUIREMENTS DESCRIBED IN THIS SECTION APPLY ONLY IN AREAS OF THE STATE THAT ARE CLASSIFIED BY THE COMMISSION AS NONATTAINMENT AREAS PURSUANT TO SECTION 25-7-107 .".".

The amendment was declared lost by the following roll call vote:

| YES | 23 | NO | 40 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :---: | :--- | :---: | :--- | :---: | :--- | :--- | :---: |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | E | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | E |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |

## ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: HB22-1050 as amended, HB22-1061 as amended, HB22-1221 as amended, HB22-1223 as amended, HB22-1244 as amended, HB22-1248 as amended, HB22-1412 as amended, HB22-1413 as amended, HB22-1414, HB22-1415 as amended, HB22-1416 as amended, SB22-005 as amended, SB22-012 as amended, SB22-051 as amended, SB22-069, SB22-070, SB22-098 SB22-124 as amended, $\mathrm{SB} 22-151, \mathrm{SB} 22-155, \mathrm{SB22-161}$ as amended, SB22-163 as amended, $\mathrm{SB} 22-193$ as amended, $\mathrm{SB} 22-198, \mathrm{SB22-204}$ as amended, SB22-233 as amended, SB22-236 as amended, SB22-238 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.

| YES | 41 | NO | 22 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | N | Gray | E | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | E |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |
|  |  |  |  |  |  |  |  |

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## FINANCE

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

SB22-081 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend reengrossed bill, page 3, line 21, strike "ANNUALLY".
Page 3, lines 22 and 23, strike "EACH CALENDAR YEAR STARTING".
Page 4, line 7, strike "December 31, 2027." and substitute "DECEMBER 31,2025.".

Page 4, line 21, strike " 2028, " and substitute "2024,".
Page 5, line 4, strike "2028." and substitute "2024.".
Page 5, line 5, strike "2028," and substitute "2024,".
Page 6, line 7, strike "2028," and substitute "2024,".
Page 6, line 17, strike "2028." and substitute "2024.".

SB22-173 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:
Amend the Public and Behavioral Health and Human Services Committee Report, dated May 3, 2022, page 2, strike lines 16 and 17 and substitute "telepharmacy outlet.".".

Page 2 of the committee report, strike line 20 and substitute:
""SECTION 2. In Colorado Revised Statutes, 12-280-107, add (3) as follows:

12-280-107. Rules. (3) The board may adopt rules to specify additional criteria necessary to facilitate the operation of telepharmacy outlets. The board's additional rules for a telepharmacy outlet are limited to rules concerning the Following:
(a) APPLICATION REQUIREMENTS;
(b) Structural and equipment requirements;
(c) Staffing and training Requirements;
(d) Pharmacist manager visitation requirements;
(e) InvENTORY RECORD-KEEPING AND STORAGE REQUIREMENTS;
(f) Establishing policies and procedures relating to TELEPHARMACY OPERATIONS; AND
(g) The number of telepharmacy outlets that may be OPERATED BY A CENTRAL PHARMACY:

SECTION 3. In Colorado Revised Statutes, 12-280-118, amend".
Page 2 of the committee report, strike lines 26 through 29 and substitute "manager who is a pharmacist. Nothing in this article 280 or rules Implementing this article 280 shall prohibit the pharmacist MANAGER OF A CENTRAL PHARMACY FROM SIMULTANEOUSLY SERVING AS the pharmacist manager of a telepharmacy outlet.".

Page 2 of the committee report, line 32, before "control" insert "CHARGE OR".

Page 3 of the committee report, line 3, strike "SECTION 3." and substitute "SECTION 4.".

On motion of Representative Esgar, SB22-228, SB22-213, SB22-218, SB22-235, SB22-006, SB22-025, SB22-229, SB22-007, SB22-217, SB22-134 were made Special Orders on Thursday, May 5, 2022, at 10:36 p.m.

The hour of 10:36 p.m. having arrived, on motion of Representative Boesenecker, 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.)

SB22-228 by Senator(s) Rodriguez; also Representative(s) Valdez A.-Concerning the requirement that retail establishments accept United States currency.

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

SB22-213 by Senator(s) Fields and Sonnenberg; also Representative(s) Valdez A. And Tipper-Concerning continuing support for necessary child care programs, and, in connection therewith, making an appropriation.

Amendment No. 1, Appropriations Report, dated May 4, 2022, and placed in member's bill file; Report also printed in House Journal, May 4, 2022.

Amendment No. 2, Public \& Behavioral Health \& Human Services Report, dated May 3, 2022, and placed in member's bill file; Report also printed in House Journal, May 4, 2022.

On motion of Representative Hanks, the bill was read at length.
As amended, ordered revised and placed on the Calendar for Third Reading and Final Passage.

SB22-218 by Senator(s) Holbert and Fenberg; also Representative(s) McKean and Garnett-Concerning the sponsorship of sunset bills.

Representative Soper moved the bill be read at length. The motion was withdrawn.

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

SB22-006 by Senator(s) Kolker and Rodriguez; also Representative(s) McLachlan and Snyder-Concerning an increase in the amount of sales tax revenue that a retailer may retain to cover the retailer's expense in collecting and remitting the tax, and, in connection therewith, making an appropriation.

Amendment No. 1, Appropriations Report, dated May 5, 2022, and placed in member's bill file; Report also printed in House Journal, May 5, 2022.

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

SB22-025 by Senator(s) Hansen; also Representative(s) Bird and McCluskie-Concerning state capital financing managed by the state treasurer, and, in connection therewith, expanding the types of collateral that can be used to secure such financing and, if deemed feasible and in the best interest of the state by the state treasurer after a required study is completed, authorizing the use of security token offerings for such financing, and making an appropriation.

Amendment No. 1, Appropriations Report, dated May 5, 2022, and placed in member's bill file; Report also printed in House Journal, May 5, 2022.

Amendment No. 2, Finance Report, dated April 4, 2022, and placed in member's bill file; Report also printed in House Journal, April 5, 2022.

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

SB22-217 by Senator(s) Hansen and Zenzinger, Rankin; also Representative(s) Herod and Ransom, McCluskie-Concerning motor vehicle related programs that benefit persons with disabilities, and, in connection therewith, making and reducing an appropriation.

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

SB22-134 by Senator(s) Hinrichsen and Coram; also Representative(s) Esgar-Concerning a general fund transfer to the Colorado state fair authority cash fund to partly fund the implementation of the 2021 Colorado state fair master plan, and, in connection therewith, making an appropriation.

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


Esgar indicated:

| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Esgar | Y | Luck | N | Sandridge | E | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

## LAY OVER OF CALENDAR ITEMS

On motion of Representative Esgar, the following items on the Calendar were laid over until Friday, May 6, 2022, retaining place on Calendar:

Consideration of Special Orders--SB22-215, SB22-216, SB22-235, SB22-229, SB22-007.

Consideration of Third Reading--SB22-183, SB22-208, SB22-223, SB22-165, SB22-027, SB22-114, SB22-113, SB22-140, SB22-159, SB22-160, SB22-170, SB22-150, SB22-180, SB22-182, SB22-185, SB22-203, SB22-004, SB22-068, SB22-118, SB22-190, SB22-227, SB22-145, SB22-177, SB22-181, SB22-211, SB22-195, SB22-200, SB22-196, SB22-153.

Consideration of Conference Committee Report(s)--SB22-110.
Consideration of Resolution(s)--SJR22-006, SJR22-010, HJR22-1025.
Consideration of Senate Amendment(s)--HB22-1272, HB22-1083, HB22-1133, HB22-1347, HB22-1067, HB22-1114, HB22-1301, HB22-1243, HB22-1285, HB22-1317, HB22-1052, HB22-1218, HB22-1284.

## INTRODUCTION OF BILL

 First ReadingThe following bill was read by title and referred to the committee

HB22-1418 by Representative(s) Herod and McCluskie, Ransom; also Senator(s) Hansen and Zenzinger, Rankin--Concerning the extension of the period for which unused and expiring Colorado job growth incentive and enterprise zone income tax credits may be carried forward to subsequent years.

## Committee on Finance

SB22-197 by Senator(s) Coleman and Hansen; also Representative(s) Bacon--Concerning authorizing alternative governance for innovation school zones.
Committee on Education

SB22-219 by Senator(s) Moreno and Smallwood; also Representative(s) Duran and McLachlan--Concerning the regulation of dental therapists, and, in connection therewith, making an appropriation.
Committee on Finance

## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Gray, Herod, Ortiz, Ricks, Roberts, Soper, Williams.

On motion of Representative Esgar, the House adjourned until 9:00 a.m., Friday, May 6, 2022.

Approved:
Alec Garnett,
Speaker
Attest:
Robin Jones, Chief Clerk

# HOUSE JOURNAL SEVENTY-THIRD GENERAL ASSEMBLY STATE OF COLORADO <br> Second Regular Session 

One hundred fifteenth Legislative Day
Friday, May 6, 2022
Prayer by Pastor Marlon Saunders, Heritage Christian Church, Aurora.
The Speaker called the House to order at 9:00 a.m.
Pledge of Allegiance led by Representative Judy Amabile, Boulder

The roll was called with the following result:

Present--56

Excused--Representative(s) Herod, Hooton, Luck, Mullica, Soper,
Tipper, A. Valdez, D. Valdez, Will--9.

Present after roll call--Representative(s) Herod, Hooton, Luck,
Mullica, Soper, Tipper, A. Valdez, D. Valdez, Will.

The Speaker declared a quorum present.

On motion of Representative Amabile, the House Journal of Thursday, May 5, 2022, was declared approved as corrected by the Chief Clerk.

## THIRD READING OF BILLS--FINAL PASSAGE

The following bills were considered on Third Reading. The titles were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

## HB22-1416 by Representative(s) Esgar and Neville; also Senator(s)

 Kolker and Rankin-Concerning procedural requirements for the administration of property tax, and, in connection therewith, requiring the property tax administrator to maintain a list of persons interested in receiving notifications about possible amendments to property tax manuals, requiring public hearings with notice in connection with amendments to property tax manuals, requiring petitions for changes to property tax materials to be in writing, requiring notification about the opportunity to obtain additional information about the valuation of commercial property, requiring notification about the abatement process, allowing for the correction of errors impacting valuation of a class or subclass of property, and establishing a process for accelerated consideration of certain appeals.1 The question being "Shall the bill pass?".
2 A roll call vote was taken. As shown by the following recorded vote, a was declared passed.

| YES | $\mathbf{6 5}$ | NO | $\mathbf{0}$ | EXCUSED | $\mathbf{0}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
|  | Ysgar | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Baisley, Bernett, Bird, Bockenfeld, Hooton, Jodeh, Lindsay, Lontine, McCluskie, Michaelson Jenet, Pelton, Pico, Rich, Ricks, Sandridge, Snyder, Soper, Titone, Valdez D., Van Winkle, Weissman, Williams, Speaker

HB22-1221 by Representative(s) Michaelson Jenet; also Senator(s) Fields-Concerning the creation of the county coroner and mortuary mental health and wellness 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.

| YES | 53 | NO | 12 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
|  | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | ppeaker | Y |

Co-sponsor(s) added: Representative(s) Bacon, Bernett, Boesenecker, Caraveo, Cutter, Esgar, Exum, Gonzales-Gutierrez, Hooton, Jodeh, Lindsay, Lontine, McCluskie, McLachlan, Ricks, Roberts, Sirota, Titone, Valdez A., Woodrow, Young

HB22-1223 by Representative(s) Kipp and Rich; also Senator(s) Coram and Ginal-Concerning property taxation of mobile homes, and, in connection therewith, creating an exemption for low-value mobile homes and modifying the notice requirements for mobile homes to be sold due to delinquent taxes.

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

| YES | $\mathbf{6 1}$ | NO | $\mathbf{4}$ | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Benavidez, Bernett, Bird, Bockenfeld, Boesenecker, Cutter, Daugherty, Exum, Gonzales-Gutierrez, Hooton, Jodeh, Kennedy, Lindsay, Lontine, McCormick, McLachlan, Michaelson Jenet, Sirota, Titone, Valdez A., Weissman, Young

HB22-1413 by Representative(s) Esgar and McKean, Garnett; also Senator(s) Fenberg and Holbert, Moreno-Concerning authority for the executive committee of the legislative council to allow remote testimony before legislative committees.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | $\mathbf{6 2}$ |  | NO | $\mathbf{3}$ |  | EXCUSED | $\mathbf{0}$ | ABSENT |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |  |


| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | $Y$ | Luck | N | Sandridge | Y | Young | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Bird, Boesenecker, Caraveo, Carver, Cutter, Exum, Froelich, Geitner, Gonzales-Gutierrez, Gray, Hooton, Jodeh, Kennedy, Kipp, Lindsay, Lontine, McCluskie, McCormick, McLachlan, Michaelson Jenet, Mullica, Ortiz, Pico, Ricks, Roberts, Sirota, Snyder, Soper, Sullivan, Titone, Valdez D., Weissman, Woodrow, Young

## HB22-1415 by Representative(s) Bird and McKean; also Senator(s)

 Zenzinger and Lundeen-Concerning elimination of the requirement that certain businesses licensed to sell alcohol beverages for consumption on the licensed premises register a manager of the licensed premises with the state licensing authority.The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.


Co-sponsor(s) added: Representative(s) Bernett, Carver, Geitner, Hooton, Lindsay, McCluskie, Pico, Ricks, Roberts, Sandridge, Snyder

## HB22-1248 <br> by Representative(s) McLachlan and Ortiz; also Senator(s) Simpson-Concerning continuation of the school

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

| YES | 41 | NO | $\mathbf{2 4}$ | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Bird, Boesenecker, Caraveo, Cutter, Esgar, Exum, Gonzales-Gutierrez, Hooton, Jodeh, Kipp, Lindsay, McCluskie, Michaelson Jenet, Ricks, Titone, Valdez D., Woodrow, Young

HB22-1050 by Representative(s) Ricks; also Senator(s) Buckner-Concerning facilitating the integration of international medical graduates into the Colorado health-care workforce.

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

| YES | 44 | NO | 21 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |


| Cutter | Y | Larson | Y | Rich | N | Williams | N |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  | Speaker | Y |  |  |  | Co-sponsor(s) added: Representative(s) Bacon, Benavidez, Bernett, Bird, Boesenecker, Caraveo, Exum, Gonzales-Gutierrez, Hooton, Jodeh, Kipp, Lindsay, Lontine, Michaelson Jenet, Sirota, Titone

## HB22-1414 by Representative(s) Gonzales-Gutierrez and

 Michaelson Jenet; also Senator(s) Pettersen and Fields, Moreno-Concerning providing healthy meals to all public school students, and, in connection therewith, creating the healthy school meals for all program and providing funding for the program by capping itemized and standard state income tax deductions for taxpayers who have federal adjusted gross income of $\$ 300,000$ or more.The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 22 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
| Speaker Y |  |  |  |  |  |  |  |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Benavidez, Bernett, Bird, Boesenecker, Caraveo, Cutter, Daugherty, Esgar, Exum, Froelich, Jodeh, Kennedy, Kipp, Lindsay, Lontine, McCormick, Mullica, Ortiz, Ricks, Roberts, Sirota, Sullivan, Tipper, Titone, Valdez A., Weissman, Woodrow, Speaker

HB22-1061 by Representative(s) Amabile and Benavidez; also Senator(s) Gonzales-Concerning modifications to not guilty by reason of insanity, and, in connection therewith, making an appropriation.

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

1

$$
2
$$

| YES | 40 | NO | 25 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | N |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | N | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bacon, Bernett, Cutter, Exum, Gonzales-Gutierrez, Hooton, Jodeh, Kennedy, Lindsay, McCluskie, Michaelson Jenet, Ricks, Sirota

HB22-1412 by Representative(s) Garnett and Van Winkle, Amabile, Roberts; also Senator(s) Cooke-Concerning the continuation of the division of gaming in the department of revenue, and, in connection therewith, implementing the recommendations contained in the 2021 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.

| YES | 54 | NO | 11 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | N |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | Y |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
|  | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | ppeaker | Y |

Co-sponsor(s) added: Representative(s) Snyder, Williams

$$
\begin{array}{ll}
\text { HB22-1244 } & \begin{array}{l}
\text { by Representative(s) Kennedy and Gonzales-Gutierrez; } \\
\text { also Senator(s) Gonzales-Concerning measures to increase } \\
\text { public protection from toxic air contaminants. }
\end{array}
\end{array}
$$

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | $\mathbf{2 4}$ | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Benavidez, Bernett, Boesenecker, Caraveo, Cutter, Exum, Froelich, Hooton, Jodeh, Kipp, Lindsay, Lontine, McCormick, Michaelson Jenet, Ricks, Sirota, Tipper, Titone, Valdez A., Weissman, Woodrow

## APPOINTMENTS

The Speaker announced the following temporary committee appointment for Friday, May 6, 2022 only:

## Finance

Representative Cutter to replace Representative Kipp. Representative Hooton to replace Representative Michaelson-Jenet.

## State, Civic, Military, and Veterans Affairs

Representative Titone to replace Representative A. Valdez.

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## FINANCE

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

SB22-219 be referred favorably to the Committee on Appropriations.

SB22-225 be referred favorably to the Committee on Appropriations.

## STATE, CIVIC, MILITARY AND VETERANS AFFAIRS

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

SB22-172 be referred favorably to the Committee on Appropriations.

## MESSAGE(S) FROM THE SENATE

The Senate has passed on Third Reading and returns herewith:
HB22-1007, HB22-1053, HB22-1056, HB22-1159, HB22-1215, HB22-1235, HB22-1251, HB22-1269, HB22-1290, HB22-1318, HB22-1352, HB22-1375, HB22-1399, and HB22-1408.

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
HB22-1010 amended in Special Orders as printed in Senate Journal, May 4, 2022.
HB22-1014 amended in Special Orders as printed in Senate Journal, May 4, 2022.
HB22-1042 amended in Special Orders as printed in Senate Journal, May 4, 2022.
HB22-1217 amended in Special Orders as printed in Senate Journal, May 4, 2022.
HB22-1220 amended in Special Orders as printed in Senate Journal, May 4, 2022.
HB22-1267 amended in Special Orders as printed in Senate Journal, May 4, 2022.
HB22-1278 amended in Special Orders as printed in Senate Journal, May 4, 2022, and amended on Third Reading, May 5, 2022, as printed in the Senate Journal.
HB22-1289 amended in Special Orders as printed in Senate Journal, May 4, 2022.
HB22-1304 amended in Special Orders as printed in Senate Journal, May 4, 2022.
HB22-1325 amended in Special Orders as printed in Senate Journal, May 4, 2022.
HB22-1349 amended in Special Orders as printed in Senate Journal, May 4, 2022.

HB22-1354 $\begin{aligned} & \text { amended in Special Orders as printed in Senate Journal, } \\ & \text { May 4, 2022. }\end{aligned}$
HB22-1359
HB22-1364
May 4, 2022.
amended in Special Orders as printed in Senate Journal,
May 4, 2022.
HB22-1365
amended in Special Orders as printed in Senate Journal,
May 4, 2022.
HB22-1402
amended in Special Orders as printed in Senate Journal,
May 4, 2022, and amended on Third Reading, May 5,
2022, as printed in the Senate Journal.
The Senate has adopted and returns herewith: HJR22-1020.

## MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, as amended, HB22-1354, 1014, 1042, 1220, 1278, $1267,1304,1325,1349,1359,1010,1365,1217,1364,1402$, and 1289; HB22-1013, 1256, and 1390; SB22-205 and 232.

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## APPROPRIATIONS

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

SB22-043 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 6, line 14, strike "DEPOSITED" and substitute "MADE AVAILABLE".

Page 6, strike lines 15 through 17 and substitute "ACCOUNT. The DEPARTMENT OF CORRECTIONS SHALL SEND FUNDS FROM INTERCEPTED GOVERNMENT WINDFALL PAYMENTS TO THE JUDICIAL DEPARTMENT IN AN AMOUNT EQUAL TO ANY AMOUNT OWED BY THE INMATE PURSUANT TO SECTION 16-18.5-110. THE JUDICIAL DEPARTMENT SHALL THEN DISPERSE THE FUNDS IN ACCORDANCE WITH SECTION 16-18.5-110. THE DEPARTMENT OF CORRECTIONS SHALL DISPERSE ANY REMAINING FUNDS IN ACCORDANCE WITH SECTION 16-18.5-106. IF ANY FUNDS REMAIN AFTER ALL OF THE INMATE'S OUTSTANDING OBLIGATIONS ARE FULFILLED, THE EXCESS FUNDS MUST BE PLACED IN THE INMATE'S BANK ACCOUNT.".

SB22-172 be referred to the Committee of the Whole with favorable recommendation.

SB22-201 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Strike the Judiciary Committee Report, dated May 3, 2022, and substitute:
"Amend reengrossed bill, page 21, strike lines 22 through 25 and substitute:
"(5) (a) THE INTERIM COMMITTEE SHALL SOLICIT INPUT, VIA WRITTEN COMMENTS AND VIA TESTIMONY AT COMMITTEE MEETINGS HELD PURSUANT TO SUBSECTION (3) OF THIS SECTION FROM, AT A MINIMUM:
(I) COMMISSIONERS AND EMPLOYEES OF THE OFFICE;
(II) Current and former Judges and justices;
(III) Bar Associations and Legal societies representing COLORADO ATTORNEYS. In SOLICITING INPUT FROM BAR ASSOCIATIONS AND LEGAL SOCIETIES, THE INTERIM COMMITTEE SHALL INVITE RESPONSES FROM THE FULLEST RANGE OF PHILOSOPHICAL PERSPECTIVES POSSIBLE AND SHALL SPECIFICALLY INVITE INPUT FROM ORGANIZATIONS REPRESENTING INDIVIDUALS HISTORICALLY UNDERREPRESENTED IN THE LEGAL PROFESSION.
(IV) Attorneys licensed to practice in Colorado;
(V) INDEPENDENT EXPERTS IN SYSTEMS OF JUDICIAL DISCIPLINE;

AND
(VI) Any other residents of Colorado.
(b) The Interim committee shall specifically solicit input

FROM THE PARTIES IDENTIFIED IN SUBSECTION (5)(a) OF THIS SECTION AS TO THE ISSUES IDENTIFIED IN SUBSECTION (7) OF THIS SECTION. TESTIMONY AND WRITTEN COMMENTS FROM ANY OF THE PARTIES IDENTIFIED IN SUBSECTION (5)(a) OF THIS SECTION MAY BE IN ADDITION TO WRITTEN COMMENTS AND TESTIMONY ABOUT OTHER ASPECTS OF COLORADO'S JUDICIAL DISCIPLINE PROCESS NOT IDENTIFIED IN SUBSECTION (7) OF THIS SECTION.".

Page 24, line 2, strike "IlLINOIS" and substitute "OTHER states".

SB22-219 be referred to the Committee of the Whole with favorable recommendation.

SB22-230 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill page 35, line 24 strike " $\$ 480,753$ " and substitute "\$326,092".

Page 35, line 27 strike " $\$ 303,327$ " and substitute " $\$ 266,950$ ".
Page 36 , line 2 strike " 3.0 " and substitute " 2.5 ".
Page 36, line 3 strike " 177,426 " and substitute " $\$ 59,142$ ".
Page 36, line 4 strike " $\$ 177,426$ " and substitute " $\$ 59,142$ ".
Page 36 , line 8 strike " 1.0 " and substitute " 0.3 ".

SB22-234 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 18, line 18, strike "portion" and substitute "portion; and add (5)".

Page 19, after line 11 insert:
"(5) The department shall conduct a study with the United States department of Labor and any relevant STAKEHOLDERS TO EVALUATE THE EMPLOYMENT SUPPORT FUND AND DETERMINE WHAT STEPS MAY BE NECESSARY TO ENSURE THE FUND CONFORMS WITH FEDERAL LAW. THE DEPARTMENT SHALL REPORT THE FINDINGS OF THE STUDY TO THE HOUSE COMMITTEE ON BUSINESS AFFAIRS AND LABOR AND THE SENATE COMMITTEE ON BUSINESS, LABOR, AND technology by December 15, 2022.".

SB22-237 be referred to the Committee of the Whole with favorable recommendation.

## EDUCATION

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

SB22-197 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 2, line 11, after "EDUCATORS" insert "AND FAMILIES".

Page 4, line 5, after "Organization." insert "An Organization does NOT INCLUDE A FOR-PROFIT ORGANIZATION.".

Page 5, line 10, strike "ENTITY" and substitute "ORGANIZATION".
Page 6, strike lines 5 through 18 and substitute "22-32.5-110. THE DISPUTE RESOLUTION PROCESS MAY BE USED IF THE LOCAL SCHOOL BOARD, THE INNOVATION SCHOOL ZONE AS A WHOLE, OR A SCHOOL WITHIN THE INNOVATION SCHOOL ZONE VIOLATES THE TERMS OF THE APPROVED INNOVATION SCHOOL PLAN OR INNOVATION SCHOOL ZONE PLAN OR A MUTUALLY AGREED UPON WRITTEN AGREEMENT, INCLUDING, BUT NOT LIMITED TO, A WRITTEN FINANCIAL AGREEMENT.".

Page 6, line 27, after "zone," insert "Shall submit CONCERNS REGARDING DISAGREEMENTS IN WRITING TO THE SUPERINTENDENT, OR THE SUPERINTENDENT'S DESIGNEE, AND".

Page 7, line 14, strike "CALENDAR" and substitute "BUSINESS".
Page 7, line 19, strike "FINAL".
Page 8, line 7, strike "CONSIDER:" and substitute "CONSIDER, AT A MINIMUM:".

Page 8 , line 13 , strike "PARTIES" and substitute "local school board AND THE ORGANIZATION THAT MANAGES THE INNOVATION SCHOOL ZONE".

Page 8, line 14, strike "PROCESS; AND" and substitute "Process. The NEUTRAL THIRD PARTY SHALL NOT APPORTION ANY COST TO A SCHOOL WITHIN THE INNOVATION SCHOOL ZONE.".

Page 8 , lines 17 and 18 , strike "FOR IMPLEMENTATION AND ARE FINAL." and substitute "AS A RECOMMENDATION.".

Page 9, strike lines 17 through 23 and substitute:
"(b) WHEN A VOTE IS REQUIRED AS DESCRIBED IN SUBSECTION (1)(a) OF THIS SECTION AND CONCERNS CONSENT FOR AN INNOVATION PLAN REVISION IN AN INNOVATION SCHOOL ZONE WITH ALTERNATIVE GOVERNANCE AS A WHOLE, OR A SCHOOL WITHIN THE INNOVATION SCHOOL ZONE WITH ALTERNATIVE GOVERNANCE, THE VOTE MUST OCCUR WITHIN THIRTY DAYS. WITHIN THE THIRTY DAY TIME FRAME OR IF APPROVAL IS NOT SECURED, THE INITIAL INNOVATION PLAN MUST REMAIN IN EFFECT.".

Page 10, strike lines 6 through 22 and substitute "SCHOOL ZONE WITH alternative governance may submit a written request To The STATE BOARD AND COMMISSIONER OF EDUCATION TO REVIEW AND comment on the local school board's determination. Within SIXTY DAYS AFTER THE WRITTEN REQUEST IS SUBMITTED, THE STATE BOARD SHALL HOLD A PUBLIC HEARING TO RECEIVE PRESENTATIONS FROM THE PARTIES AND SHALL ISSUE COMMENTS AND RECOMMENDATIONS FOR THE CONSIDERATION OF THE LOCAL SCHOOL BOARD REGARDING THE Local school board's determination. The local school board SHALL INCLUDE A DISCUSSION OF THE STATE BOARD'S COMMENTS AND RECOMMENDATIONS ON THE AGENDA FOR THE LOCAL SCHOOL BOARD'S REGULAR VOTING MEETING AFTER THE COMMENTS AND RECOMMENDATIONS ARE RECEIVED OR ON THE AGENDA FOR THE SECOND REGULAR VOTING MEETING AFTER THE COMMENTS AND RECOMMENDATIONS ARE RECEIVED IF THE LOCAL SCHOOL BOARD RECEIVES THE COMMENTS AND RECOMMENDATIONS LESS THAN FIFTEEN DAYS BEFORE THE NEXT REGULAR VOTING MEETING.".

Page 10 , line 23 , strike "(4) (a)" and substitute "(4)".
Page 10, strike line 27.
Page 11, strike lines 1 through 5 .

## FINANCE

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

HB22-1418 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 3, lines 14 and 15, strike "FIFTEEN MILLION DOLLARS FOR EACH YEAR OF THE FIVE-YEAR PERIOD" and substitute "ZERO DOLLARS FOR THE FIRST TWO YEARS IN THE FIVE-YEAR PERIOD, TEN MILLION DOLLARS FOR THE THIRD YEAR IN THE FIVE-YEAR PERIOD, AND FIFTEEN MILLION DOLLARS FOR THE FOURTH AND FIFTH YEAR IN THE FIVE-YEAR PERIOD".

SB22-220 be referred favorably to the Committee on Appropriations.

THIRD READING OF BILLS--FINAL PASSAGE
The following bills were considered on Third Reading. The titles were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

SB22-238 by Senator(s) Hansen and Rankin; also Representative(s) Weissman and Neville-Concerning reductions in real property taxation for only the 2023 and 2024 property tax years, and, in connection therewith, reducing the assessment rates for certain classes of nonresidential property and all residential property and the amount of actual value to which the rate is applied for all residential real property and commercial property for 2023; reducing the assessment rates for all multi-family residential real property to a set amount for 2024; reducing the assessment rates for all residential real property other than multi-family residential real property for 2024 by an amount determined by the property tax administrator to cumulatively with the other provisions of the bill reduce statewide property tax revenue for 2023 and 2024 by a specified amount; reducing the assessment rates for real and personal property that is classified as agricultural or renewable energy production property for 2024; and requiring the state to reimburse local governments, excluding school districts, in 2024 for 2023 reductions in their property tax revenue resulting from the bill.

As shown by the following roll call vote, a majority of all members elected to the House voted in the affirmative, and Representative Weissman was given permission to offer a Third Reading amendment:

| YES | $\mathbf{5 6}$ | NO | $\mathbf{4}$ | EXCUSED | $\mathbf{5}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | E | McCormick | Y | Soper | E |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | N |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | E | Mullica | Y | Valdez A. | E |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | E | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |
|  |  |  |  |  |  |  |  |

Third Reading amendment No. 1, by Representative Weissman.
Amend revised bill, page 8, after line 21 insert:
"(c) "HEALTH SERVICE DISTRICT" MEANS A SPECIAL DISTRICT THAT MAY ESTABLISH, MAINTAIN, OR OPERATE, DIRECTLY OR INDIRECTLY THROUGH LEASE TO OR FROM OTHER PARTIES OR OTHER ARRANGEMENT, PUBLIC HOSPITALS, CONVALESCENT CENTERS, NURSING CARE FACILITIES, INTERMEDIATE CARE FACILITIES, EMERGENCY FACILITIES, COMMUNITY CLINICS, OR OTHER FACILITIES LICENSED OR CERTIFIED PURSUANT TO SECTION 25-1.5-103 (1)(a) PROVIDING HEALTH AND PERSONAL CARE SERVICES AND MAY ORGANIZE, OWN, OPERATE, CONTROL, DIRECT, MANAGE, CONTRACT FOR, OR FURNISH AMBULANCE SERVICE.".

Reletter succeeding paragraphs accordingly.
Page 10, line 9, after "FIRE DISTRICT," insert "HEALTH SERVICE district,".
Page 10, line 17, after "FIRE DISTRICT," insert "HEALTH SERVICE DISTRICT,".

Page 10, line 23, after "Fire districts," insert "HEALTH SERVICE DISTRICTS,".

Page 12, line 25, after "FIRE DISTRICT," insert "HEALTH SERVICE DISTRICT,".

Page 13, line 7, after "FIRE DISTRICT," insert "HEALTH SERVICE DISTRICT,".
The amendment was declared passed by the following roll call vote:

| YES | $\mathbf{6 2}$ | NO | $\mathbf{0}$ | EXCUSED | 3 | ABSENT | $\mathbf{0}$ |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | E | Mullica | Y | Valdez A. | E |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | E | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

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

| YES | $\mathbf{6 2}$ | NO | $\mathbf{0}$ | EXCUSED | 3 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |


| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | E | Mullica | Y | Valdez A. | E |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle Y |  |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | E | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  | Speaker | Y |  | Co-sponsor(s) added: Representative(s) Amabile, Baisley, Benavidez, Bernett, Bird, Bockenfeld, Carver, Cutter, Daugherty, Duran, Esgar, Exum, Froelich, Geitner, Gonzales-Gutierrez, Hooton, Jodeh, Lindsay, Lontine, Luck, McCormick, McKean, Michaelson Jenet, Mullica, Ortiz, Pelton, Pico, Ransom, Ricks, Sandridge, Snyder, Soper, Sullivan, Titone, Van Beber, Van Winkle, Will, Williams, Young, Speaker

## SB22-183 by Senator(s) Winter and Gardner; also Representative(s)

 Duran and Weissman-Concerning programs that provide services to crime victims.(Laid Over from May 4, 2022.)
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.

| YES | 43 | NO | 20 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | E |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | E | Kipp | Yin | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
|  | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Benavidez, Bernett, Bird, Boesenecker, Cutter, Esgar, Exum, Froelich, Gonzales-Gutierrez, Hooton, Lindsay, Lontine, McCluskie, McCormick, Michaelson Jenet, Mullica, Ricks, Roberts, Sirota, Snyder, Sullivan, Titone, Valdez D., Woodrow, Young, Speaker

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SB22-208
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    by Senator(s) Winter and Simpson; also Representative(s)
        Lynch and Roberts-Concerning just compensation for the
        condemnation of property encumbered by a conservation
        easement in gross.
    (Laid Over from May 4, 2022.)
As shown by the following roll call vote, a majority of all members elected to the House voted in the affirmative, and Representative Lynch was given permission to offer a Third Reading amendment:

| YES | $\mathbf{6 0}$ | NO | $\mathbf{3}$ | EXCUSED | $\mathbf{2}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | E |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | N | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | E | Kipp | Yip | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Third Reading amendment No. 1, by Representative Lynch.
Amend revised bill, page 3 , strike lines 7 and 8 .
Page 3, line 9, strike "whole or in Part and acquire" and substitute "CONDEMNATION, THE CONDEMNING AUTHORITY IS ACQUIRING".

Page 3, line 10 , strike "interest," and substitute "interest or subordinating the deed of conservation easement to such ACQUIRED PROPERTY INTEREST,".

The amendment was declared passed by the following roll call vote:

| YES | $\mathbf{6 3}$ | NO | 0 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | E |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |

1
2
3
4

| Catlin | E | Kipp | Y | Ransom | Y | Will | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

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

| YES | $\mathbf{6 3}$ | NO | 0 | EXCUSED | 2 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titane | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | E |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | E | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bernett, Bird, Esgar, Hooton, Lindsay, McCluskie, McKean, McLachlan, Michaelson Jenet, Mullica, Pelton, Pico, Ricks, Snyder, Soper, Titone, Valdez D., Weissman, Young

SB22-223 by Senator(s) Hinrichsen; also Representative(s) Lindsay and Snyder-Concerning the requirement that businesses licensed to sell motor vehicles have a principal place of business.

## (Laid Over from May 4, 2022.)

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.

| YES | $\mathbf{6 2}$ | NO | $\mathbf{1}$ | EXCUSED | $\mathbf{2}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | E |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |


| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | E | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bird, Hooton, Pico, Sandridge
SB22-165 by Senator(s) Bridges; also Representative(s) Lindsay and Geitner-Concerning the creation of the Colorado career advisor training program, and, in connection therewith, making an appropriation.
(Laid Over from May 4, 2022.)
The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 47 | NO | $\mathbf{1 6}$ | EXCUSED | 2 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | E |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | E | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bernett, Bird, Boesenecker, Esgar, Exum, Hooton, Jodeh, Lontine, McCluskie, Michaelson Jenet, Ricks, Titone, Young

SB22-027 by Senator(s) Smallwood and Rodriguez; also Representative(s) Michaelson Jenet and Larson-Concerning changes to the prescription drug monitoring program pursuant to the March 2021 audit report issued by the office of the state auditor.
(Laid Over from May 4, 2022.)
The question being "Shall the bill pass?".

A roll call vote was taken. As 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 | $\mathbf{5 6}$ | NO | $\mathbf{7}$ | EXCUSED | 2 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | E |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | E | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bernett, Bird, Boesenecker, Exum, Lindsay, McCluskie, Ricks

SB22-113 by Senator(s) Hansen and Buckner; also Representative(s) Tipper and Bacon-Concerning the use of personal identifying data, and, in connection therewith, creating a task force for the consideration of facial recognition services, restricting the use of facial recognition services by law enforcement agencies, temporarily prohibiting state and local government agencies and schools from executing new contracts for facial recognition services, and making an appropriation.
(Laid Over from May 4, 2022.)
The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 49 | NO | 14 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | E |
| Boesenecker | Y | Holtorf | N | Neville | Y | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | E | Kipp | Y | Ransom | N | Will | N |


| Cutter | Y | Larson | N | Rich | N | Williams | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | Y | Sandridge | N | Young | Y |
|  |  |  |  |  | Speaker | Y |  | Co-sponsor(s) added: Representative(s) Benavidez, Duran, Froelich, Gonzales-Gutierrez, Hooton, Jodeh, Lindsay, Neville, Ricks, Snyder, Titone, Woodrow

SB22-196 by Senator(s) Gonzales and Lee; also Representative(s) Bacon and Benavidez-Concerning supporting the health needs of persons who may be involved with the criminal justice system, and, in connection therewith, making an appropriation.
(Laid Over from May 5, 2022.)
The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 40 | NO | 23 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | E |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | E | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bernett, Boesenecker, Cutter, Esgar, Exum, Froelich, Gonzales-Gutierrez, Hooton, Jodeh, Lindsay, Lontine, McCormick, Michaelson Jenet, Sirota, Titone, Weissman, Woodrow

On motion of Representative Esgar, SB22-229, SB22-043, SB22-215, SB22-201, SB22-172, SB22-226, SB22-237, SB22-007, SB22-187, SB22-191, SB22-230, SB22-209, SB22-234, SB22-216, SB22-235, SB22-207, SB22-023, SB22-222, HB22-1417 were made Special Orders on Friday, May 6, 2022, at 2:48 p.m.

The hour of 2:48 p.m. having arrived, on motion of Representative Bacon, 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.)

SB22-229 by Senator(s) Story and Jaquez Lewis; also Representative(s) Bernett and Gray-Concerning the conditions under which a public trustee shall release a deed of trust.
(Laid Over from May 6, 2022.)
Amendment No. 1, by Representative Bernett.
Amend reengrossed bill, page 3, strike lines 7 through 9 and substitute
"(V) Production of A LEGIBLE COPY OF the original recorded deed of trust securing the evidence of debt. or a legible copy thereof.".

Page 8 , line 13 , strike "and qualified" and substitute "and quatified".
As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

SB22-043 by Senator(s) Cooke and Gonzales; also Representative(s) Lynch and Duran-Concerning enhancing restitution services for victims, and, in connection therewith, making an appropriation.

Amendment No. 1, Appropriations Report, dated May 6, 2022, and placed in member's bill file; Report also printed in House Journal, May 6, 2022.

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

SB22-215 by Senator(s) Hansen and Zenzinger, Rankin; also Representative(s) Herod and McCluskie-Concerning the creation of the "Infrastructure Investment and Jobs Act" cash fund to be used for nonfederal match funding requirements for infrastructure projects eligible to receive federal funding under the federal "Infrastructure Investment and Jobs Act", and, in connection therewith, making an appropriation.
(Laid Over from May 4, 2022.)
Amendment No. 1, Appropriations Report, dated May 4, 2022, and placed in member's bill file; Report also printed in House Journal, May 4, 2022.

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

SB22-201 by Senator(s) Lee and Gardner; also Representative(s) Weissman and Carver-Concerning independent oversight of matters concerning judicial discipline, and, in connection therewith, making an appropriation.

Amendment No. 1, Appropriations Report, dated May 6, 2022, and placed in member's bill file; Report also printed in House Journal, May 6, 2022.

Amendment No. 2, Judiciary Report, dated May 3, 2022, and placed in member's bill file; Report also printed in House Journal, May 3, 2022.

Amendment No. 3, by Representative Weissman.
Amend reengrossed bill, page 4 , line 27 , strike " a ".
Page 18, line 9, strike "(c)" and substitute "(e)".
Page 20, line 21, strike "(6)" and substitute "(7)".
As amended, ordered revised and placed on the Calendar for Third Reading and Final Passage.

SB22-237 by Senator(s) Fenberg and Holbert; also Representative(s) Kennedy and Larson-Concerning measures to promote increased transparency of funds used in ballot measure campaigns, and, in connection therewith, making an appropriation.

On motion of Representative Williams, the bill was read at length.
Ordered revised and placed on the Calendar for Third Reading and Final Passage.

## SB22-007 by Senator(s) Story and Lee, Ginal; also Representative(s)

 Cutter and Snyder-Concerning outreach to the public relating to wildfire risk mitigation practices, and, in connection therewith, making an appropriation.(Laid Over from May 6, 2022.)
Amendment No. 1, Appropriations Report, dated May 5, 2022, and placed in member's bill file; Report also printed in House Journal, May 5, 2022.

On motion of Representative Luck, the bill was read at length.
As amended, ordered revised and placed on the Calendar for Third Reading and Final Passage.

> SB22-187 by Senator(s) Danielson; also Representative(s) Cutter and Lindsay-Concerning state assistance to programs that assist in attempting to locate persons who wander, and, in connection therewith, restructuring a grant program that assists local governments or their designees in locating persons with medical conditions, such as Alzheimer's disease and related dementias, autism, brain injury, or developmental, cognitive, neurological, or chromosomal disorders that may cause them to wander and making an appropriation.

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

SB22-191 by Senator(s) Bridges and Priola; also Representative(s) Titone and Bernett-Concerning the procurement of information technology resources.

On motion of Representative Williams, the bill was read at length.
Ordered revised and placed on the Calendar for Third Reading and Final Passage.

SB22-226 by Senator(s) Jaquez Lewis and Rankin; also Representative(s) Mullica-Concerning measures to support the health-care workforce, and, in connection therewith, making an appropriation.

Amendment No. 1, Health \& Insurance Report, dated May 4, 2022, and placed in member's bill file; Report also printed in House Journal, May 4, 2022.

Amendment No. 2, by Representative Mullica.
Amend the Health \& Insurance Committee Report, dated May 4, 2022, page 1, strike line 1 and substitute:
"Amend reengrossed bill, page 8, line 6, strike "PRACTICE." and substitute "PRACTICE, OR PROGRAM PARTICIPANTS ENROLLED IN OTHER TRAINING OR RESIDENCY PROGRAMS OFFERED BY A PUBLIC OR NONPROFIT COLORADO MEDICAL SCHOOL OR RESIDENCY PROGRAM ACCREDITED BY THE Accreditation Council for Graduate Medical Education (ACGME) TO GAIN HANDS-ON EXPERIENCE IN PURSUIT OF A LICENSE IN THE HEALTH-CARE FIELD.".

Page 8 of the bill, line 8 , strike "ORGANIZATIONS" and substitute "ORGANIZATIONS, PUBLIC OR NONPROFIT COLORADO MEDICAL SCHOOLS, or ACGME-ACCREDITED RESIDENCY PROGRAMS".

Page 8, line 10, strike "Students. Organizations" and substitute "STUDENTS AND PROGRAM PARTICIPANTS. THE".".

Page 1 of the report, strike line 4 and substitute "CLINICAL-BASED TRAINING TO STUDENTS. ORGANIZATIONS, MEDICAL SCHOOLS, AND RESIDENCY PROGRAMS".

Page 8 of the bill, line 11, after "Student" insert "AND PROGRAM PARTICIPANT".

Page 8 of the bill, strike line 15 and substitute "STUDENTS OR PARTICIPANTS IN THE ORGANIZATION, MEDICAL SCHOOL, OR RESIDENCY PROGRAM.".

Page 8 of the bill, line 17, strike "Organizations" and substitute "ORGANIZATIONS, MEDICAL SCHOOLS, OR RESIDENCY PROGRAMS".".

Page 1 of the report, after line 7 insert:
"Page 9 of the bill, line 4, strike "Organizations" and substitute "ORGANIZATIONS, MEDICAL SCHOOLS, OR RESIDENCY PROGRAMS".".

Amendment No. 3, by Representative Mullica.
Amend reengrossed bill, page 17, after line 16, insert:
"SECTION 11. In Colorado Revised Statutes, repeal 25-1-108.7.".

Renumber succeeding sections accordingly.
On motion of Representative Williams, the bill was read at length.
As amended, ordered revised and placed on the Calendar for Third Reading and Final Passage.

SB22-230 by Senator(s) Fenberg and Moreno, Bridges, Buckner, Coleman, Danielson, Fields, Ginal, Gonzales, Hansen, Hinrichsen, Jaquez Lewis, Kolker, Lee, Pettersen, Rodriguez, Story, Winter, Zenzinger; also Representative(s) Esgar, Bacon, Benavidez, Cutter, Froelich, Garnett, Gonzales-Gutierrez, Jodeh, Kennedy, Lindsay, Lontine, Ortiz, Sullivan, Titone-Concerning the expansion of county employees' rights to collective bargaining, and, in connection therewith, making an appropriation.

Amendment No. 1, Appropriations Report, dated May 6, 2022, and placed in member's bill file; Report also printed in House Journal, May 6, 2022.

Amendment No. 2, State, Civic, Military, \& Veterans Affairs Report, dated May 5, 2022, and placed in member's bill file; Report also printed in House Journal, May 5, 2022.

Amendment No. 3, by Representative McLachlan.
Amend reengrossed bill, page 5, after line 21 insert:
"(II) A COUNTY with a population of less than five THOUSAND PEOPLE PURSUANT TO THE OFFICIAL FIGURES OF THE MOST recent United States decennial census;".

Renumber succeeding subparagraphs accordingly.
Amendment No. 4, by Representative Esgar.
Amend reengrossed bill, page 12, line 15, before "AUTHORIZED" insert "VOLUNTARILY".

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

SB22-234 by Senator(s) Hansen and Rankin; also Representative(s) Ortiz and Snyder-Concerning unemployment compensation.

Amendment No. 1, Appropriations Report, dated May 6, 2022, and placed in member's bill file; Report also printed in House Journal, May 6, 2022.

Amendment No. 2, Finance Report, dated May 5, 2022, and placed in member's bill file; Report also printed in House Journal, May 5, 2022.

On motion of Representative Geitner, the bill was read at length.
As amended, ordered revised and placed on the Calendar for Third Reading and Final Passage.

## AMENDMENT(S) TO THE COMMITTEE OF THE WHOLE REPORT

Representative Bockenfeld moved to amend the Report of the Committee of the Whole to show that L. 552 the following Bockenfeld amendment to SB22-230 did pass:

Amend reengrossed bill, page 5, after line 9 insert:
"(5) "CONCERTED ACTIVITY" MEANS ANY ACTIVITY WHERE TWO OR MORE EMPLOYEES ACT TOGETHER TO IMPROVE THE TERMS AND CONDITIONS OF EMPLOYMENT, EXCEPT THAT "CONCERTED ACTIVITY" DOES NOT INCLUDE STRIKES, WORK STOPPAGES, WORK SLOWDOWNS, GROUP SICK OUTS, OR ANY ACTION THAT DISRUPTS THE DAY-TO-DAY FUNCTIONING OF A COUNTY OR SUBDIVISION OF A COUNTY.".

Page 34 , line 24 , strikes "disrupts, on a widespread basis," and substitute "DISRUPTS".

The amendment was declared lost by the following roll call vote:

| YES | 26 | NO | 36 |  | EXCUSED | 3 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | N | Lynch | N | Sirota | N |  |
| Bacon | N | Froelich | N | McCluskie | Y | Snyder | N |  |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |  |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |  |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |  |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |  |
| Bockenfeld | Y | Herod | E | Mullica | N | Valdez A. | N |  |


| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | Y |
| :--- | :---: | :--- | :---: | :--- | :--- | :--- | :--- |
| Bradfield | Y | Hooton | Y | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | E | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | E | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | Y | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |

Representative Bockenfeld moved to amend the Report of the Committee of the Whole to show that L. 551 the following Bockenfeld amendment to SB22-230 did pass:

Amend reengrossed bill, page 7, strike lines 7 through 9 and substitute:
"(a) WHOSE PRIMARY DUTY IS MANAGEMENT OF THE COUNTY OR OF A CUSTOMARILY RECOGNIZED DEPARTMENT, DIVISION, OFFICE, OR OTHER SUBDIVISION OF THE COUNTY.".

Page 7, line 12, after "to" insert "evaluate the performance of, or TO".

Page 7, line 13, after "THE" insert "PERFORMANCE EVALUATION,".
Page 7, line 14, after "FIRING," insert "DISCIPLINE,".
The amendment was declared lost by the following roll call vote:

| YES | 26 | NO | 37 |  | EXCUSED | 2 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |  |
| Bacon | N | Froelich | N | McCluskie | Y | Snyder | Y |  |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |  |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |  |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |  |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |  |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |  |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |  |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |  |
| Caraveo | N | Jodeh | E | Pelton | Y | Van Winkle | Y |  |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |  |
| Catlin | E | Kipp | N | Ransom | Y | Will | Y |  |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |  |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |  |
| Duran | N | Lontine | N | Roberts | Y | Woog | Y |  |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |  |
|  |  |  |  |  |  | Speaker | N |  |

Representative Bradfield moved to amend the Report of the Committee of the Whole to show that L. 542 the following Bradfield amendment to SB22-230 did pass:

Amend reengrossed bill, page 9, line 13, strike "AND".
Page 9, line 16, strike "ORGANIZATION." and substitute "ORGANIZATION; AND".

Page 9, after line 16 insert:
"(f) Refuse to participate in collective bargaining, Become
A MEMBER OF A BARGAINING UNIT, OR PAY DUES OR MAKE ANY OTHER PAYMENTS TO AN EXCLUSIVE REPRESENTATIVE.".

Page 33, line 10, strike "OR".
Page 33, after line 10 insert:
(i) DISCIPLINE OR DISCHARGE A COUNTY EMPLOYEE FOR THE REFUSAL TO PARTICIPATE IN A BARGAINING UNIT OR MAKE PAYMENT TO AN EXCLUSIVE REPRESENTATIVE; OR".

The amendment was declared lost by the following roll call vote:

| YES | 24 | NO | 39 | EXCUSED | 2 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | E | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | E | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | Y | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |

Representative Bradfield moved to amend the Report of the Committee of the Whole to show that L. 537 the following Geitner amendment to SB22-230 did pass:

Amend reengrossed bill, page 6 , line 11 , after "(7)" insert "(a)".
Page 6, after line 15 insert:
"(b) "County employee" does not include Recording EMPLOYEES IN THE OFFICE OF A COUNTY CLERK AND RECORDER.".

The amendment was declared lost by the following roll call vote:

1
2 SB22-230 did pass: EMPLOYEE".

Page 35, after line 15 , insert:

| YES | 23 | NO | 40 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :---: | :--- | :---: | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | E | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | E | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |
|  |  |  |  |  |  |  |  |

Representative Carver moved to amend the Report of the Committee of the Whole to show that L. 543 the following Geitner amendment to

Amend reengrossed bill, page 34 , line 17 , after " 3.3 " insert "OR A COUNTY
"(e) A COUNTY EMPLOYEE WHO THREATENS, FACILITATES, SUPPORTS, CAUSES, OR PARTICIPATES IN ACTIVITY AS SET FORTH IN SUBSECTION (6)(a) OF THIS SECTION IS SUBJECT TO DISCIPLINE, INCLUDING TERMINATION OF EMPLOYMENT, WITHOUT REPRESENTATION FROM AN exclusive representative. An exclusive representative that VIOLATES SUBSECTION (6)(a) OF THIS SECTION MUST BE DEEMED DECERTIFIED BY THE DIRECTOR AND MAY BE SUBJECT TO FURTHER SANCTIONS OR FINES AS DETERMINED BY THE DIRECTOR.".

The amendment was declared lost by the following roll call vote:

| YES | 28 | NO | 35 | EXCUSED | 2 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | Y | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | E | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | E | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |


| Duran | N | Lontine | N | Roberts | Y | Woog | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |

Representative Carver moved to amend the Report of the Committee of the Whole to show that L. 567 the following Geitner amendment to SB22-230 did pass:

Amend reengrossed bill, page 5, after line 21 insert:
"(II) ANY COUNTY, UNLESS BY MAJORITY VOTE, THE BOARD OF COMMISSIONERS OF THE COUNTY CHOOSES TO OPT INTO THIS ARTICLE 3.3;".

Renumber succeeding subparagraphs accordingly.
The amendment was declared lost by the following roll call vote:

| YES | 23 | NO | 40 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | E | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | E | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |

Representative Geitner moved to amend the Report of the Committee of the Whole to show that L. 411 the following Geitner amendment to SB22-230 did pass:

Amend printed bill, page 5, after line 21 insert:
"(II) The office of county coroner;".
Renumber succeeding subparagraphs accordingly.
The amendment was declared lost by the following roll call vote:

1

$$
\begin{aligned}
& 1 \\
& 2
\end{aligned}
$$

$$
\begin{aligned}
& 2 \\
& 3
\end{aligned}
$$

$$
\begin{aligned}
& 3 \\
& 4
\end{aligned}
$$

$$
\begin{aligned}
& 4 \\
& 5
\end{aligned}
$$

| YES | 22 | NO | 41 | EXCUSED | 2 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | N | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | E | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | E | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |
|  |  |  |  |  |  |  |  |

Representative Geitner moved to amend the Report of the Committee of the Whole to show that L. 449 the following Geitner amendment to SB22-230 did pass:

Amend reengrossed bill, page 6 , line 11 , after "(7)" insert "(a)".
Page 6, after line 15 insert:

## "(b) "COUNTY EMPLOYEE" DOES NOT INCLUDE EMPLOYEES OF THE COUNTY DEPARTMENTS OF HUMAN SERVICES.".

The amendment was declared lost by the following roll call vote:

| YES | 22 | NO | 41 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :---: | :--- | :---: | :--- | :---: | :--- | :--- | :---: |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | N | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | E | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | E | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |

Representative Soper moved to amend the Report of the Committee of the Whole to show that L. 568 the following Geitner amendment to SB22-230 did pass:

Amend reengrossed bill, page 36, strike lines 11 through 14 and substitute:
"SECTION 4. Act subject to petition - effective date. This act takes effect July 1, 2023; 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 2022 and, in such case, will take effect on January 1, 2023, or the date of the official declaration of the vote thereon by the governor, whichever is later.".

The amendment was declared lost by the following roll call vote:

| YES | 29 | NO | $\mathbf{3 4}$ | EXCUSED | 2 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | Y | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | Y | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | Y | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | E | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | E | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | Y | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |

Representative Soper moved to amend the Report of the Committee of the Whole to show that L. 560 to SB22-230 (Amendment No. 4, Page 1779, line 3) did not pass and that L. 566 the following Geitner and Soper Amendment to SB22-230 did pass:

Amend reengrossed bill, page 12, strike lines 13 through 15 and substitute:
"(4) The county Shall not make a payroll deduction for MEMBERSHIP DUES AND OTHER PAYMENTS FOR A COUNTY EMPLOYEE UNLESS THE COUNTY EMPLOYEE AUTHORIZES THE DEDUCTIONS TO BE MADE TO THE EXCLUSIVE REPRESENTATIVE AND".

The amendment was declared lost by the following roll call vote:

| YES | 26 | NO | 37 |  | EXCUSED | 2 | ABSENT | 0 |
| :--- | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |  |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |  |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |  |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |  |
| Bernett | N | Gray | N | McLachlan | Y | Tipper | N |  |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |  |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |  |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | Y |  |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |  |
| Caraveo | N | Jodeh | E | Pelton | Y | Van Winkle | Y |  |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |  |
| Catlin | E | Kipp | N | Ransom | Y | Will | Y |  |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |  |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |  |
| Duran | N | Lontine | N | Roberts | Y | Woog | Y |  |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |  |
|  |  |  |  |  |  |  | Speaker | N |
|  |  |  |  |  |  |  |  |  |

Representative Pelton moved to amend the Report of the Committee of the Whole to show that L. 544 the following Pelton amendment to SB22-230 did pass:

Amend reengrossed bill, page 3, after line 14 insert:
"(2) Therefore it is the intent of the general assembly to require that the department of labor and employment conduct a study to determine whether the counties in this state would be well-served by permitting county employees to collectively bargain.".

Page 4, strike lines 4 though 13.
Renumber succeeding paragraphs accordingly.
Page 4, strike lines 25 through 27.
Strike page 5.
Page 6, strike lines 1 through 18.
Renumber succeeding paragraphs accordingly.
Page 6, strike lines 21 through 27.
Strike pages 17 through 35 .
Page 36, strike lines 1 through 10 and substitute:
"8-3.3-102. Department - requirements of the executive director- study - collective bargaining - recommendations. (1) THE EXECUTIVE DIRECTOR OF THE DEPARTMENT OF LABOR AND EMPLOYMENT SHALL CONDUCT A STUDY THAT INCLUDES THE SIXTY-FOUR IN THIS STATE TO DETERMINE IF COUNTY EMPLOYEES SHOULD BE AUTHORIZED TO collectively bargain. The study must include a stakeholder PROCESS THAT INCLUDES, BOARDS OF COUNTY COMMISSIONER, COUNTY

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EMPLOYEES, AND OTHER INTERESTED INDIVIDUALS.
    (2) THE EXECUTIVE DIRECTOR OF THE DEPARTMENT SHALL REPORT ITS FINDINGS AND RECOMMENDATIONS TO THE GENERAL ASSEMBLY.".
The amendment was declared lost by the following roll call vote:
\begin{tabular}{lclllllll|}
\hline \multicolumn{1}{|c}{ YES } & 24 & \multicolumn{1}{c}{ NO } & 39 & \multicolumn{1}{c}{ EXCUSED } & 2 & ABSENT & 0 \\
\hline Amabile & N & Exum & N & Lynch & Y & Sirota & N \\
Bacon & N & Froelich & N & McCluskie & Y & Snyder & N \\
Baisley & Y & Geitner & Y & McCormick & N & Soper & Y \\
Benavidez & N & Gonzales-Gutierrez & N & McKean & Y & Sullivan & N \\
Bernett & N & Gray & N & McLachlan & N & Tipper & N \\
Bird & N & Hanks & Y & Michaelson Jenet & N & Titone & N \\
Bockenfeld & Y & Herod & N & Mullica & N & Valdez A. & N \\
Boesenecker & N & Holtorf & Y & Neville & Y & Valdez D. & Y \\
Bradfield & Y & Hooton & N & Ortiz & N & Van Beber & Y \\
Caraveo & N & Jodeh & E & Pelton & Y & Van Winkle & Y \\
Carver & Y & Kennedy & N & Pico & Y & Weissman & N \\
Catlin & E & Kipp & N & Ransom & Y & Will & Y \\
Cutter & N & Larson & Y & Rich & Y & Williams & Y \\
Daugherty & N & Lindsay & N & Ricks & N & Woodrow & N \\
Duran & N & Lontine & N & Roberts & N & Woog & Y \\
& N & Luck & Y & Sandridge & N & Young & N \\
& & & & & & Speaker & N \\
\hline
\end{tabular}
Representative Pelton moved to amend the Report of the Committee of the Whole to show that L. 540 the following Pelton amendment to SB22-230 did pass:
Amend reegrossed bill, page 5, after line 21 insert:
"(II) A county that opts out of the requirements of this ARTICLE 3.3 BY A VOTE OF THE BOARD OF THE COUNTY COMMISSIONERS OF THAT COUNTY;".
```

Renumber succeeding subparagraphs accordingly.
The amendment was declared lost by the following roll call vote:

| YES | 25 | NO | $\mathbf{3 8}$ | EXCUSED | 2 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | E | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | E | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |

1

| Daugherty | N | Lindsay |
| :--- | :--- | :--- |
| Duran | N | Lontine |
| Esgar | N | Luck |


| N | Ricks |
| :--- | :--- |
| N | Roberts |
| Y | Sandridge |


| N | Woodrow | N |
| :--- | :--- | :--- |
| N | Woog | Y |
| Y | Young | N |
|  | Speaker | N |

Representative Pelton moved to amend the Report of the Committee of the Whole to show that L. 564 the following Pelton amendment to SB22-230 did pass:

Amend the proposed McLachlan amendment (SB230_L.546), page 1, line 2, strike "FIVE" and substitute "THIRTY-FIVE".

Renumber succeeding subparagraphs accordingly.
The amendment was declared lost by the following roll call vote:

| YES | 26 | NO | 37 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | Y | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | Y | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | E | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | E | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |

Representative Pelton moved to amend the Report of the Committee of the Whole to show that L. 565 the following Pelton amendment to SB22-230 did pass:

Amend the proposed McLachlan amendment (SB230_L.546), page 1, line 2, strike "FIVE THOUSAND" and substitute "SEVEN THOUSAND FIVE HUNDRED".

Renumber succeeding subparagraphs accordingly.
The amendment was declared lost by the following roll call vote:

| YES | 27 |  | NO | $\mathbf{3 6}$ |  | EXCUSED | $\mathbf{2}$ | ABSENT |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |  |
| Bacon | N | Froelich | N | McCluskie | Y | Snyder | N |  |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |  |


| 2 | Bernett | N | Gray | N | McLachlan | Y | Tipper | N |
| ---: | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| 3 | Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| 4 | Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| 5 | Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | Y |
| 6 | Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| 7 | Caraveo | N | Jodeh | E | Pelton | Y | Van Winkle | Y |
| 8 | Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| 9 | Catlin | E | Kipp | N | Ransom | Y | Will | Y |
| 10 | Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| 11 | Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| 12 | Duran | N | Lontine | N | Roberts | Y | Woog | Y |
| 13 | Esgar | N | Luck | Y | Sandridge | Y | Young | N |
| 14 |  |  |  |  |  |  | Speaker | N |

Representative Sandridge moved to amend the Report of the Committee of the Whole to show that L. 562 the following Carver amendment to SB22-230 did pass:

Amend reengrossed bill, page 5, after line 21 insert:
"(II) ANY COUNTY, UNLESS THE VOTERS IN A PARTICULAR COUNTY, BY MAJORITY VOTE, OPT INTO THIS ARTICLE 3.3;".

Renumber succeeding subparagraphs accordingly.
The amendment was declared lost by the following roll call vote:

| YES | 25 | NO | 38 | EXCUSED | 2 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | E | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | E | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |



Representative Soper moved to amend the Report of the Committee of the Whole to show that the Appropriations Committee Report dated May 6, 2022 to SB22-230 did not pass:

The amendment was declared lost by the following roll call vote:

| YES | 23 | NO | 40 | EXCUSED | 2 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | E | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | E | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |

Representative Williams moved to amend the Report of the Committee of the Whole to show that L. 555 the following Williams amendment to SB22-230 did pass:

Amend reengrossed bill, page 35, after line 22 insert:
"8-3.3-117. Provisions void if membership dues used for organized crime. THE PROVISIONS OF THIS ARTICLE 3.3 AND ANY COLLECTIVE BARGAINING AGREEMENTS ENTERED INTO PURSUANT TO THIS ARTICLE 3.3 ARE VOID IF ANY MEMBERSHIP DUES PAID TO AN EXCLUSIVE REPRESENTATIVE ARE USED FOR ORGANIZED CRIME.".

The amendment was declared lost by the following roll call vote:

| YES | 23 | NO | 40 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | E | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | E | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |

Representative Soper moved to amend the Report of the Committee of the Whole to show that L. 022 the following Larson and Carver amendment as amended by L. 023 to SB22-234 did pass:

Amend reengrossed bill, strike everything below the enacting clause and substitute:
"SECTION 1. In Colorado Revised Statutes, 8-77-103, add (3) as follows:

8-77-103. Advances from federal unemployment trust fund title XII repayment fund. (3) (a) The title XII REPAYMENT FUND, REFERRED TO IN THIS SUBSECTION (3) AS THE "FUND", IS HEREBY CREATED IN THE STATE TREASURY. THE FUND CONSISTS OF MONEY TRANSFERRED BY THE STATE TREASURER PURSUANT TO SECTION 24-75-227 (3.5) AND ANY OTHER MONEY THAT THE GENERAL ASSEMBLY MAY APPROPRIATE OR TRANSFER TO THE FUND. MONEY IN THE FUND IS CONTINUOUSLY APPROPRIATED TO THE DIVISION TO REPAY FEDERAL ADVANCES RECEIVED PURSUANT TO THIS SECTION AND ANY INTEREST OWING ON SUCH ADVANCES.
(b) THE REPAYMENT OF FEDERAL ADVANCES, AND INTEREST ON SUCH ADVANCES, IS AN ALLOWABLE USE OF THE MONEY RECEIVED BY THE state under the federal "American Rescue Plan Act of 2021", Pub.L. 117-2, AS SPECIFIED IN 31 CFR 35.6 (b)(3)(ii)(A)(10)(i) AND 31 CFR 35.6 (b)(3)(ii)(A)(10)(ii).

SECTION 2. In Colorado Revised Statutes, 24-75-227, add (3.5) as follows:

24-75-227. Revenue loss restoration cash fund - creation allowable uses - definitions - repeal. (3.5) Notwithstanding any PROVISION OF THIS SECTION TO THE CONTRARY, ON SEPTEMBER 1, 2022, THE STATE TREASURER SHALL TRANSFER SIX HUNDRED MILLION DOLLARS FROM THE REVENUE LOSS RESTORATION CASH FUND CREATED IN SUbSECTION (2) OF THIS SECTION TO THE TITLE XII REPAYMENT FUND CREATED IN SECTION 8-77-103 (3)(a).

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; 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 2022 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:

| YES | 24 | NO | 39 | EXCUSED | $\mathbf{2}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |


| Caraveo | N | Jodeh | E | Pelton | Y | Van Winkle Y |  |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | E | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | Y | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |

## ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: SB22-007 as amended, SB22-043 as amended, SB22-187, SB22-191, SB22-201 as amended, SB22-215 as amended, SB22-226 as amended, $\mathrm{SB} 22-229$ as amended, $\mathrm{SB} 22-230$ as amended, SB22-234 as amended, SB22-237.

Laid over until date indicated retaining place on Calendar: SB22-172, SB22-209--May 6, 2022.

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 | 40 | NO | 23 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | E | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | E | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | N | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

## LAY OVER OF CALENDAR ITEMS

On motion of Representative Esgar, the following items on the Calendar were laid over until Monday, May 9, 2022, retaining place on Calendar:

Consideration of Special Orders--SB22-216, SB22-235, SB22-207, SB22-023, SB22-222, HB22-1417, SB22-172, SB22-209.

Consideration of Third Reading--SB22-140, SB22-159, SB22-160, SB22-170, SB22-150, SB22-180, SB22-182, SB22-185, SB22-203, SB22-004, SB22-068, SB22-118, SB22-190, SB22-227, SB22-145, SB22-177, SB22-181, SB22-211, SB22-195, SB22-200, SB22-153, SB22-069, SB22-070, SB22-233, SB22-124, SB22-012, SB22-151, SB22-198, SB22-204, SB22-098, SB22-051, SB22-193, SB22-161, SB22-155, SB22-163, SB22-236, SB22-005, SB22-228, SB22-213, SB22-218, SB22-006, SB22-025, SB22-217, SB22-134, SB22-114.

Consideration of Conference Committee Report(s)--SB22-110.
Consideration of Resolution(s)--SJR22-006, SJR22-010, HJR22-1025.
Consideration of Senate Amendment(s)--HB22-1272, HB22-1083, HB22-1133, HB22-1347, HB22-1067, HB22-1114, HB22-1301, HB22-1243, HB22-1285, HB22-1317, HB22-1052, HB22-1218, HB22-1284, HB22-1350.

## PRINTING REPORT

The Chief Clerk reports the following bill has been correctly printed:
HB22-1418.

## SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: SB22-238; SB22-011, 018, 034, 035, 058, 079, $097,158,184$, and 194.

## MESSAGE(S) FROM THE SENATE

The Senate has passed on Third Reading and returns herewith:
HB22-1063, HB22-1327, HB22-1366, HB22-1378, HB22-1383, HB22-1389, and HCR22-1003.

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
HB22-1326 amended in Special Orders as printed in Senate Journal, May 5, 2022, and amended on Third Reading, May 6, 2022, as printed in the Senate Journal.

HB22-1287 amended in Special Orders as printed in Senate Journal, May 5, 2022, and amended on Third Reading, May 6, 2022, as printed in the Senate Journal.
HB22-1387 amended in Special Orders as printed in Senate Journal, May 5, 2022.
HB22-1077 amended on Third Reading as printed in Senate Journal May 6, 2022.

The Senate has postponed indefinitely HB22-1363. The bill is returned herewith.

The Senate voted to concur in House amendments to SB22-238, and repassed the bill as amended.

## MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, as amended, HB22-1326, 1077, 1287, and 1387.

## MESSAGE FROM THE GOVERNOR

I certify I received the following on the 6th day of May, 2022, at 3:07 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

Friday, May 6, 2022
Colorado House of Representatives
The 73rd 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:

HB22-1139 Home Owners' Association Cannot Regulate Use of Public Right-of-way Approved on Friday, May 6, 2022 at 2:55 p.m.

Sincerely,
/signed/
Jared Polis
Governor

## INTRODUCTION OF BILL First Reading

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

SB22-205 by Senator(s) Fenberg and Holbert; also Representative(s) Valdez A. and Van Winkle--Concerning the regulation of cannabis-related products that may potentially cause a person to become intoxicated when used.
Committee on Public \& Behavioral Health \& Human Services

## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Bernett, Caraveo, Gonzales-Gutierrez, Gray, Jodeh, Ortiz, Roberts.

On motion of Representative Esgar, the House adjourned until 10:00 a.m., Monday, May 9, 2022.

Approved:
Alec Garnett,
Speaker
Attest:
Robin Jones,
Chief Clerk

# HOUSE JOURNAL SEVENTY-THIRD GENERAL ASSEMBLY STATE OF COLORADO <br> <br> Second Regular Session 

 <br> <br> Second Regular Session}

One hundred eighteenth Legislative Day Monday, May 9, 2022

Prayer by Representative Tony Exum, Colorado Springs.
The Speaker called the House to order at 10:00 a.m.
Pledge of Allegiance led by Representative Judy Amabile, Boulder.
The roll was called with the following result:
Present--61.
Excused--Representative(s) Hooton, Luck, Soper, A. Valdez-4.
Present after roll call--Representative(s) Hooton, Luck, Soper, A. Valdez.

The Speaker declared a quorum present.
On motion of Representative Amabile, the House Journal of Friday, May 6, 2022, was declared approved as corrected by the Chief Clerk.

## APPOINTMENT

The Speaker announced the following temporary committee appointment for Monday, May 9, 2022 only:

## Public and Behavioral Health and Human Services

Representative McCormick to replace Representative Amabile.

THIRD READING OF BILLS--FINAL PASSAGE
The following bills were considered on Third Reading. The titles were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

SB22-140 by Senator(s) Coleman and Gardner; also Representative(s) McLachlan and Amabile-Concerning the expansion of experiential learning opportunities through relationships with employers, and, in connection therewith, establishing a work-based learning incentive program, a digital navigation program, a career-aligned English as a second language program, a global talent task force to study in-demand occupations, and making an appropriation.

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

| YES | 45 | NO | 20 | EXCUSED | 0 | ABSENT | $\mathbf{0}$ |
| :--- | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bacon, Benavidez, Bernett, Boesenecker, Exum, Gonzales-Gutierrez, Herod, Hooton, Lindsay, Lontine, McCluskie, Michaelson Jenet, Snyder, Titone, Valdez D., Woodrow, Young
SB22-159 by Senator(s) Bridges and Zenzinger; also Representative(s) Ortiz and Will-Concerning the creation of a revolving loan fund within the division of housing in the department of local affairs to make investments in transformational affordable housing, 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 | 42 | NO | 23 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |


|  |  |  | Nanks | Michaelson Jenet | Y | Titone | Y |
| :--- | :---: | :--- | :---: | :--- | :--- | :--- | :--- |
| Bird | Y | Hank | Y | Mullica | Y | Valdez A. | Y |
| Bockenfeld | N | Herod | N | Neville | N | Valdez D. | Y |
| Boesenecker | Y | Holtorf | Y | Ortiz | Y | Van Beber | N |
| Bradfield | N | Hooton | Y | Pelton | N | Van Winkle | N |
| Caraveo | Y | Jodeh | Y | Pico | N | Weissman | Y |
| Carver | N | Kennedy | Y | Ransom | N | Will | Y |
| Catlin | N | Kipp | N | Rich | N | Williams | N |
| Cutter | Y | Larson | Y | Ricks | Y | Woodrow | Y |
| Daugherty | Y | Lindsay | Y | Roberts | Y | Woog | N |
| Duran | Y | Lontine |  | Nandridge | Noung | Y |  |
| Esgar | Y | Luck |  |  | Speaker | Y |  |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Benavidez, Bernett, Bird, Boesenecker, Caraveo, Cutter, Duran, Esgar, Exum, Froelich, Gonzales-Gutierrez, Herod, Hooton, Jodeh, Kipp, Lindsay, McCluskie, McCormick, McLachlan, Michaelson Jenet, Ricks, Sirota, Snyder, Titone, Valdez A., Valdez D., Weissman, Young, Speaker

SB22-160 by Senator(s) Gonzales and Hinrichsen; also Representative(s) Boesenecker and Lindsay, Jodeh, Woodrow-Concerning programs to preserve mobile home communities, and, in connection therewith, establishing a revolving loan and grant program to assist mobile home owners seeking to purchase their communities, and making an appropriation.

On motion of Representative Bockenfeld, the bill was read at length.
The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 24 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Caraveo, Cutter, Daugherty, Duran, Exum, Froelich, Gonzales-Gutierrez, Kipp, Lontine, McCluskie, McCormick, McLachlan, Michaelson Jenet, Ricks, Sirota, Sullivan, Titone, Valdez A.

SB22-203 by Senator(s) Fields and Smallwood; also Representative(s) Lontine and Soper-Concerning the department of health care policy and financing's oversight of contracted entities providing services to the program of all-inclusive care for the elderly.

On motion of Representative Luck, the bill was read at length.
The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 55 | NO | 10 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Benavidez, Bernett, Bird, Boesenecker, Cutter, Exum, Froelich, Herod, Hooton, Jodeh, Lindsay, McCormick, Michaelson Jenet, Ricks, Sullivan, Titone, Valdez A., Young

SB22-190 by Senator(s) Danielson and Coram; also Representative(s) Ortiz-Concerning the creation of a United States Space Force special license plate, and, in connection therewith, making an appropriation.

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

| YES | $\mathbf{5 1}$ | NO | $\mathbf{1 3}$ | EXCUSED | $\mathbf{1}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | N |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | E |


| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle Y |  |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bird, Exum, Jodeh, Lindsay, Ricks, Sandridge, Snyder, Sullivan, Valdez A., Valdez D., Weissman, Woodrow

SB22-012 by Senator(s) Donovan; also Representative(s) Hooton-Concerning versions of the Colorado constitution.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 57 | NO | $\mathbf{8}$ | EXCUSED | $\mathbf{0}$ | ABSENT | $\mathbf{0}$ |  |
| :--- | :---: | :---: | :---: | :--- | :---: | :--- | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | Y |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |  |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |  |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |  |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |  |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |  |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |  |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |  |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |  |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |  |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |  |
| Co-sponsor(s) |  |  |  |  | Sded: | Representative(s) | Bernett, | Lindsay, |

SB22-155 by Senator(s) Coram; also Representative(s) Hooton-Concerning an expansion of medical marijuana research grant programs.

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

| YES | $\mathbf{4 2}$ | NO | 23 |  | EXCUSED | 0 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |


| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| :--- | :---: | :--- | :---: | :--- | :--- | :--- | :--- |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y | Co-sponsor(s) added: Representative(s) Boesenecker, Lindsay, Ricks, Snyder, Titone

SB22-228 by Senator(s) Rodriguez; also Representative(s) Valdez A.-Concerning the requirement that retail establishments accept United States currency.

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

| YES | 54 | NO | 11 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker |  | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson |  | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | Y | Sandridge | N | Young | Y |
| Co-sponsor(s) added: Representative(s) Caraveo, Hooton, Lindsay, Ortiz, Woodrow |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |
| SB22-006 |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |
|  |  | may retain to cover the retailer's expense in collecting and |  |  |  |  |  |
|  | remitting the tax, and, in connection therewith, making an appropriation. |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |

On motion of Representative Hanks, the bill was read at length.

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 Holtorf was not given permission to offer a Third Reading amendment:

| YES | 26 | NO | 39 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | Y | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | Y | Woog | Y |
| Esgar | N | Luck | N | Sandridge | Y | Young | Y |

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

| YES | 60 | NO | 5 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Siro | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle |  |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Bernett, Bird, Bockenfeld, Boesenecker, Caraveo, Cutter, Duran, Exum, Herod, Hooton, Jodeh, Kipp, Lindsay, McCluskie, McKean, Michaelson Jenet, Ortiz, Pelton, Ricks, Roberts, Titone, Valdez A., Valdez D., Weissman, Will, Young, Speaker

SB22-185 by Senator(s) Danielson and Buckner; also Representative(s) Lindsay and Young-Concerning addressing the needs of older Coloradans through the strategic investments in aging grant program.

On motion of Representative Hanks, the bill was read at length.
Representative Soper moved to rerefer SB22-185 to General Orders Second Reading. The motion was lost by the following roll call vote:

| YES | 24 | NO | 41 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |

Representative Ransom moved to rerefer SB22-185 to the Committee on Appropriations. The motion was lost by the following roll call vote:

| YES | 24 | NO | 40 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | E | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |
|  |  |  |  |  |  |  |  |

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

1

## 2

| YES | 42 | NO | 23 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Benavidez, Bernett, Bird, Boesenecker, Cutter, Duran, Exum, Gonzales-Gutierrez, Herod, Hooton, Kipp, Lontine, McCluskie, Michaelson Jenet, Ricks, Sirota, Titone, Valdez A., Woodrow

SB22-098 by Senator(s) Rodriguez; also Representative(s) Roberts and Will-Concerning a task force to examine the creation of a program allowing for the use of donated unused drugs, and, in connection therewith, making an appropriation.

On motion of Representative Baisley, the bill was read at length.
The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | $\mathbf{5 6}$ | NO | $\mathbf{8}$ | EXCUSED | $\mathbf{1}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | E | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
|  | Y | Luck | N | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bacon, Bernett, Bird, Bockenfeld, Boesenecker, Cutter, Gonzales-Gutierrez, Herod, Jodeh, Kipp, Lindsay, Lontine, Mullica, Ricks, Valdez A., Valdez D., Woodrow
SB22-177 by Senator(s) Pettersen and Rankin; also Representative(s) Titone and Bradfield-Concerning behavioral health system investments in the statewide care coordination infrastructure, and, in connection therewith, making an appropriation.
On motion of Representative Ransom, the bill was read at length.
Representative Holtorf moved to rerefer SB22-177 to the Committee on Appropriations. The motion was lost by the following roll call vote:

| YES | 22 | NO | 41 | EXCUSED | 2 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | E | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | N |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | E |

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 52 | NO | 13 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Benavidez, Bernett, Bird, Boesenecker, Caraveo, Cutter, Duran, Esgar, Exum, Froelich, Gonzales-Gutierrez, Herod, Hooton, Jodeh, Kennedy, Lindsay, Lontine, McCluskie, McCormick, McLachlan, Michaelson Jenet, Ortiz, Ricks, Valdez D., Young

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SB22-134 by Senator(s) Hinrichsen and Coram; also
    Representative(s) Esgar-Concerning a general fund
    transfer to the Colorado state fair authority cash fund to
    partly fund the implementation of the 2021 Colorado state
    fair master plan, and, in connection therewith, making an
    appropriation.
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On motion of Representative Ransom, the bill was read at length.
The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 46 | NO | 19 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | N | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bacon, Bernett, Bockenfeld, Boesenecker, Duran, Gonzales-Gutierrez, Gray, Herod, Hooton, Jodeh, Lindsay, McLachlan, Ricks, Snyder, Titone, Valdez D.

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## APPROPRIATIONS

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

HB22-1029 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Strike the Finance Committee Report, dated April 25, 2022, and substitute:
"Amend printed bill, page 2, line 2, strike "add (6)" and substitute "amend (1)(a); and add (6), (7), and (8)".

Page 2 of the bill, line 4 , strike "(6) In ORDER TO FULLY" and substitute "(1) (a) EXCEPT AS OTHERWISE PROVIDED IN SUBSECTIONS (6), (7), AND (8) OF THIS SECTION, on July 1, 2018, on July 1, 2019, on July 1, 2021, and on July 1 each year thereafter until there are no unfunded actuarial accrued liabilities of any division of the association that receives the distribution pursuant to this section, the state treasurer shall issue a warrant to the association in an amount equal to two hundred twenty-five million dollars. Such amount shall be paid to the association from the general fund, or any other fund, subject to section 24-51-413.
(6) IN ORDER TO".

Page 2 of the bill, line 12, strike "JuLY 1, 2022," and substitute "THE EFFECTIVE DATE OF THIS SUBSECTION (6), OR AS SOON AS POSSIBLE THEREAFTER,".

Page 2 of the bill, strike lines 14 through 21 .
Page 3 of the bill, strike lines 1 through 7 and substitute "AMOUNT of THREE HUNDRED EIGHTY MILLION DOLLARS. THE WARRANT SHALL BE PAID TO THE ASSOCIATION FROM THE PERA PAYMENT CASH FUND CREATED IN SECTION 24-51-416.
(7) The amount of the warrant to be issued on July 1, 2023, TO THE ASSOCIATION PURSUANT TO SUBSECTION (1) OF THIS SECTION IS REDUCED BY THE SUM OF ONE HUNDRED FIFTY-FIVE MILLION DOLLARS AND AN AMOUNT EQUAL TO SEVEN AND ONE-QUARTER PERCENT MULTIPLIED BY THREE HUNDRED EIGHTY MILLION DOLLARS; EXCEPT THAT, IF THE 2021 ANNUAL RATE OF RETURN ON INVESTMENTS AS REPORTED IN THE ASSOCIATION'S ANNUAL REPORT FOR 2021 EXCEEDS SEVEN AND ONE-QUARTER PERCENT, THEN THE REDUCTION WILL BE AN AMOUNT EQUAL TO THE ASSOCIATION'S RATE OF RETURN ON INVESTMENTS MULTIPLIED BY THREE HUNDRED EIGHTY MILLION DOLLARS. IF THE ANNUAL RATE OF RETURN IS LESS THAN SEVEN AND ONE-QUARTER PERCENT BUT GREATER THAN ZERO, THEN THE REDUCTION SHALL BE THE SUM OF ONE HUNDRED FIFTY-FIVE MILLION DOLLARS AND AN AMOUNT EQUAL TO THE ANNUAL RATE OF RETURN IN THE ASSOCIATION'S ANNUAL REPORT FOR 2021 MULTIPLIED BY THREE HUNDRED EIGHTY MILLION dollars. In No Event shall the total reduction be less than one HUNDRED FIFTY-FIVE MILLION DOLLARS OR BE GREATER THAN ONE HUNDRED NINETY MILLION DOLLARS.
(8) The amount of the warrant to be issued on July 1, 2024, TO THE ASSOCIATION PURSUANT TO SUBSECTION (1) OF THIS SECTION IS REDUCED BY THE LESSER OF AN AMOUNT EQUAL TO SEVEN AND ONE-QUARTER PERCENT MULTIPLIED BY THREE HUNDRED EIGHTY MILLION DOLLARS OR AN AMOUNT EQUAL TO THE ASSOCIATION'S ANNUAL RATE OF RETURN ON INVESTMENTS AS REPORTED IN THE ASSOCIATION'S ANNUAL REPORT FOR 2022 MULTIPLIED BY THREE HUNDRED EIGHTY MILLION DOLLARS; EXCEPT THAT THERE SHALL BE NO REDUCTION IF THE RATE OF RETURN IS ZERO OR LESS.".".

HB22-1048 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 25 insert:
"SECTION 3. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 41,734$ is appropriated to the department of revenue for use by the division of motor vehicles. This appropriation consists of $\$ 14,838$ general fund and $\$ 26,896$ from the license plate cash fund created in section 42-3-301 (1)(b), C.R.S. To implement this act, the department may use this appropriation as follows:
(a) $\$ 9,798$ from the general fund for DRIVES maintenance and support;
(b) $\$ 3,061$ from the general fund for use by the executive director's office for personal services related to administration and support;
(c) $\$ 1,979$ from the general fund for the purchase of information technology services; and
(d) $\$ 26,896$ from the license plate cash fund for use by vehicle services for license plate ordering.
(2) For the 2022-23 state fiscal year, $\$ 1,979$ is appropriated to the office of the governor for use by the office of information technology. This appropriation is from reappropriated funds received from the department of revenue under subsection (1)(c) of this section. To implement this act, the office may use this appropriation to provide information technology services for the department of revenue.".

Renumber succeeding section accordingly.
Page 1, line 102, strike, "Plate." and substitute "Plate, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB22-1418 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 10 insert:
"SECTION 7. Appropriation. For the 2022-23 state fiscal year, $\$ 18,412$ is appropriated to the office of the governor for use by economic development programs. This appropriation is from the general fund 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 economic development commission - general economic incentives and marketing.".

Renumber succeeding section accordingly.
Page 1, line 104, strike "years." and substitute "years, and, in CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

SB22-036 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 2 , strike lines 7 through 11 and substitute
"TREASURER SHALL ISSUE A WARRANT TO THE FIRE AND POLICE PENSION association on or before June 30, 2022, to be paid from the GENERAL FUND IN AN AMOUNT EQUAL TO SIX MILLION SIX HUNDRED FIFTY thousand dollars. The board shall deposit this money in the statewide".

Page 2, line 13, strike "(1)".
Page 2, strike lines 18 through 22.

SB22-040 be referred to the Committee of the Whole with favorable recommendation.

SB22-077 be referred to the Committee of the Whole with favorable recommendation.

SB22-078 be referred to the Committee of the Whole with favorable recommendation.

SB22-138 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend the Finance Committee Report, dated May 5, 2022, page 1, strike lines 1 through 3 and substitute:
"Amend reengrossed bill, page 6, strike line 14 and substitute "(1)(e)(XIII) introductory portion; and add (1)(e)(XIV) and (1)(e)(XV) as follows:".

Page 1 of the report, strike lines 6 through 25 .
Page 2 of the report, strike lines 1 through 33.
Page 5 of the report, after line 25 insert:
"Page 19, line 6, after "services." insert "Any money appropriated in this section not expended prior to July 1, 2023, is further appropriated to the division for the 2023-24 state fiscal year for the same purpose.".".

SB22-154 be referred to the Committee of the Whole with favorable recommendation.

SB22-178 be referred to the Committee of the Whole with favorable recommendation.

SB22-179 be referred to the Committee of the Whole with favorable recommendation.

SB22-186 be referred to the Committee of the Whole with favorable recommendation.

SB22-188 be referred to the Committee of the Whole with favorable recommendation.

SB22-199 be referred to the Committee of the Whole with favorable recommendation.

SB22-202 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 7, line 26, strike "TWENTY" and substitute "TEN".

Page 7, after line 27 insert:
"SECTION 2. In Colorado Revised Statutes, 24-75-220, amend as added in House Bill 22-1390 (8) as follows:

24-75-220. State education fund - transfers - surplus legislative declaration. (8) On July 1, 2022, the state treasurer shall transfer three hundred TWO HUNDRED NINETY million dollars from the general fund to the state education fund created in section 17 (4) of article IX of the state constitution.".

Renumber succeeding sections accordingly.
Page 8, line 2, strike "\$20,041,238" and substitute "\$10,041,238".

Page 8 , line 3, strike " $\$ 20,000,000$ " and substitute " $\$ 10,000,000$ ".
Page 8 , line 7 , strike " $\$ 20,000,000$ " and substitute $" \$ 10,000,000$ ".
Page 8, after line 11 insert:
"SECTION 4 Effective date. This act takes effect upon passage; except that sections 2 and 3 of this act take effect only if House Bill $22-1390$ becomes law, in which case sections 2 and 3 of this act take effect on the effective date of this act or House Bill 22-1390, whichever is later.".

Renumber succeeding section accordingly.

SB22-206 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend the State, Civic, Military, and Veterans Affairs Committee Report, dated May 4, 2022, page 1, after line 13 insert:
"Page 14 of the reengrossed bill, line 5, strike "SECTION." and substitute "SECTION AND FOR THE DEVELOPMENT OF THE DISASTER SURVIVOR PORTAL DESCRIBED IN SECTION 24-33.5-1106 (4).".

Page 20 of the bill, line 3, strike "SECTION." and substitute "SECTION AND FOR THE DEVELOPMENT OF THE DISASTER SURVIVOR PORTAL DESCRIBED IN SECTION 24-33.5-1106 (4).".".

Page 2 of the committee report, line 16, strike "SHALL" and substitute
"MAY, IN COLLABORATION WITH THE DEPARTMENT OF LOCAL AFFAIRS CREATED IN SECTION 24-1-125 AND THE COLORADO ENERGY OFFICE CREATED IN SECTION 24-38.5-101,".

Page 2 of the committee report, line 19 , strike "MUST" and substitute "MAY".

Page 2 of the committee report, line 24, strike "MUST" and substitute "MAY".

Page 2 of the committee report, strike lines 31 through 39 .
Strike pages 3,4 , and 5 of the committee report.

SB22-210 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 2 through 21.
Strike pages 4 and 5.

Renumber succeeding sections accordingly.
Page 6, strike lines 11 through 17 and substitute:
"(c) "HEALTH-CARE WORKER" MEANS A PERSON EMPLOYED BY A SUPPLEMENTAL HEALTH-CARE STAFFING AGENCY FOR TEMPORARY PLACEMENT IN A HEALTH-CARE FACILITY.
(d) "HEALTH-CARE WORKER PLATFORM" OR "PLATFORM" MEANS ANY PERSON, FIRM, CORPORATION, PARTNERSHIP, OR ASSOCIATION THAT MAINTAINS A SYSTEM OR TECHNOLOGY THAT PROVIDES A MEDIA OR INTERNET PLATFORM FOR A HEALTH-CARE WORKER TO BE LISTED AND IDENTIFIED AS AVAILABLE FOR HIRE BY HEALTH-CARE FACILITIES SEEKING health-Care workers. Under a platform, the health-Care FACILITY SETS THE HOURLY RATES AND OTHER TERMS OF HIRE AND THE HEALTH-CARE WORKER, AS AN INDEPENDENT CONTRACTOR AND NOT AS AN EMPLOYEE OR AGENT OF THE ENTITY THAT MAINTAINS THE PLATFORM, DECIDES WHETHER TO AGREE TO THE HOURLY RATES AND OTHER TERMS OF HIRE.
(e) (I) "SUPPLEMENTAL HEALTH-CARE STAFFING AGENCY" OR "STAFFING AGENCY" MEANS AN INDIVIDUAL OR TYPE OF ORGANIZATION, INCLUDING ANY PARTNERSHIP, LIMITED LIABILITY PARTNERSHIP, LIMITED LIABILITY COMPANY, LIMITED LIABILITY LIMITED PARTNERSHIP, ASSOCIATION, TRUST, JOINT STOCK COMPANY, INSURANCE COMPANY, OR CORPORATION, WHETHER DOMESTIC OR FOREIGN, ENGAGED IN THE BUSINESS OF PROVIDING HEALTH-CARE WORKERS WHO ARE EMPLOYEES OF THE STAFFING AGENCY, AND, FOR A FEE, ASSIGNING THEM TO TEMPORARY PLACEMENTS IN HEALTH-CARE FACILITIES.
(II) "SUPPLEMENTAL HEALTH-CARE STAFFING AGENCY" DOES NOT INCLUDE:
(A) An INDIVIDUAL ACTING AS AN INDEPENDENT CONTRACTOR WHO IS ONLY ENGAGED IN PROVIDING THE INDIVIDUAL'S SERVICES ON A TEMPORARY BASIS TO HEALTH-CARE FACILITIES; OR
(B) A HEALTH-CARE WORKER PLATFORM.".

Page 7, strike lines 5 through 13 and substitute:
"(3) (a) No Later than October 1, 2022, EACH SUPPLEMENTAL HEALTH-CARE STAFFING AGENCY SHALL MAINTAIN DETAILED DATA described in subsection (3)(b) of this section. By the deadlines ESTABLISHED IN THIS SUBSECTION (3)(a), EACH STAFFING AGENCY SHALL PROVIDE REPORTS TO THE DEPARTMENT THAT CONTAIN THE INFORMATION AND CERTIFICATIONS SET FORTH IN SUBSECTION (3)(b) OF THIS SECTION. Beginning April 30, 2023, and continuing each April 30 THEREAFTER, A STAFFING AGENCY OPERATING IN THE STATE SHALL PROVIDE A REPORT COVERING THE PERIOD BETWEEN OCTOBER 1 OF THE previous year and March 31 of the current year. For the reporting period between April 1 and September 30 of the CURRENT YEAR, THE STAFFING AGENCY SHALL FILE A REPORT ANNUALLY, beginning October 31, 2023, and continuing Each October 31 THEREAFTER.".

Page 7, line 14, strike "QUARTERLY" and substitute "BIANNUAL".
Page 7, line 22, after "during" insert "EACH QUARTER OF".

Page 7, line 25, after "DURING" insert "EACH QUARTER OF".
Page 9, line 6, strike "QUARTERLY" and substitute "BIANNUAL".
Page 9, line 13, strike "QUARTER" and substitute "REPORTING PERIOD".
Page 9, line 22, strike "QUARTERLY" and substitute "BIANNUAL".
Page 9, strike lines 26 and 27 and substitute "ANALYZING THE INFORMATION PROVIDED BY THE SUPPLEMENTAL HEALTH-CARE STAFFING AGENCIES AND DETERMINING THE NEED FOR REGULATION OF STAFFING AGENCIES.".

Page 10, strike lines 1 through 3.
Page 10, strike lines 4 through 15 and substitute:
"SECTION 3. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 427,591$ is appropriated to the department of labor and employment for use by the division of labor standards and statistics. This appropriation is from the general fund. To implement this act, the division may use this appropriation for program costs, which amount is based on an assumption that the division will require an additional 2.0 FTE.
(2) For the 2022-23 state fiscal year, $\$ 39,358$ is appropriated to the department of public health and environment for use by the health facilities and emergency medical services division. To implement this act, the division may use this appropriation as follows:
(a) $\$ 24,071$ for administration and operations, which amount is based on an assumption that the division will require an additional 0.3 FTE; and
(b) $\$ 15,545$ for the purchase of information technology services.
(3) For the 2022-23 state fiscal year, $\$ 15,545$ 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 health and environment under subsection (1)(b) of this section. To implement this act, the office may use this appropriation to provide information technology services for the department of public health and environment.".

Page 1, strike lines 107 through 111 and substitute "HEALTH AND ENVIRONMENT TO ANALYZE INFORMATION PROVIDED BY SUPPLEMENTAL HEALTH-CARE STAFFING AGENCIES TO DETERMINE THE NEED FOR REGULATION OF STAFFING AGENCIES AND MAKING AN APPROPRIATION.".

SB22-220 be referred to the Committee of the Whole with favorable recommendation.

SB22-224 be referred to the Committee of the Whole with favorable recommendation.

SB22-225 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 29, line 16, strike "\$253,784" and substitute "\$254,622".

Page 29 , line 18 , strike "fund." and substitute "fund and is based on an assumption that the division will require an additional 1.0 FTE.".

Page 29, line 21, strike " $\$ 2,131$ " and substitute " $\$ 1,882$ ".

On motion of Representative Gonzales-Gutierrez, HB22-1029, HB22-1418, HB22-1417, SB22-172, SB22-120, SB22-040, SB22-188, SB22-224, SB22-219, SB22-216, SB22-077, SB22-225, SB22-235, SB22-206, SB22-207, SB22-023, SB22-222, SB22-133, SB22-036, SB22-138, SB22-179, SB22-202, SB22-220, SB22-197, SB22-078, SB22-186, SB22-209, HB22-1048, SB22-154, SB22-178, SB22-199, SB22-210 were made Special Orders on Monday, May 9, 2022, at 4:54 p.m.

The hour of $4: 54$ p.m. having arrived, on motion of Representative Boesenecker, 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.)

HB22-1029 by Representative(s) Bird and Sandridge, Exum, Sirota; also Senator(s) Kolker and Priola, Garcia-Concerning a requirement that the state make an additional direct distribution to the public employees' retirement association to fully recompense the association for the cancellation of a previously scheduled July 1, 2020, direct distribution.

Amendment No. 1, Appropriations Report, dated May 9, 2022, and placed in member's bill file; Report also printed in House Journal, May 9, 2022.

Amendment No. 2, Finance Report, dated April 25, 2022, and placed in member's bill file; Report also printed in House Journal, April 25, 2022.

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

HB22-1418 by Representative(s) Herod and McCluskie, Ransom; also Senator(s) Hansen and Zenzinger, Rankin-Concerning the extension of the period for which unused and expiring Colorado job growth incentive and enterprise zone income tax credits may be carried forward to subsequent years.

Amendment No. 1, Appropriations Report, dated May 9, 2022, and placed in member's bill file; Report also printed in House Journal, May 9, 2022.

Amendment No. 2, Finance Report, dated May 6, 2022, and placed in member's bill file; Report also printed in House Journal, May 6, 2022.

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

HB22-1417 by Representative(s) Roberts and Larson-Concerning the regulation of alcohol beverages, and, in connection therewith, creating an alcohol beverage regulation task force, increasing the number of stores a retail liquor store licensee is allowed to own, creating the beer-and-wine-licensed grocery store license, and converting. liquor-licensed drugstore licenses to beer-and-wine-licensed grocery store licenses.

Amendment No. 1, Finance Report, dated May 5, 2022, and placed in member's bill file; Report also printed in House Journal, May 5, 2022.

Amendment No. 2, Business Affairs \& Labor Report, dated May 4, 2022, and placed in member's bill file; Report also printed in House Journal, May 4, 2022.

Amendment No. 3, by Representative Mullica.
Amend the Finance Committee Report, dated May 5, 2022, page 1, line 2, strike """TWENTY-NINE"." and substitute """THIRTY".".

Page 1, lines 3 and 4, strike ""TWENTY-EIGHT"."." and substitute ""TWENTY-NINE".".".

Page 1, strike line 11 and substitute "ON-PREMISES RETAILER;
(XI) One member representing the Colorado Municipal Clerks Association, or its successor organization.".".

Page 2, line 2, strike "(3)(a)(XVII)" and substitute "(3)(a)(XVIII)".
Amendment No. 4, by Representative Roberts.
Amend printed bill, page 6, strike line 15 and substitute "OF ALCOHOL BEVERAGE WITH EXPERIENCE SELLING TO AND SERVICING A NATIONAL CHAIN ACCOUNT;".

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

[^22]Amend the Finance Committee Report, dated May 5, 2022, page 2, line 17, after "SECTION" insert "OR COMMUNICATION".

Amendment No. 3, by Representative Tipper.
Amend reengrossed bill, page 6 , line 10 , strike "CONCEIVED THROUGH" and substitute "BORN AS A RESULT OF".

Page 6, line 17, strike "OTHER." and substitute "OTHER AT TIME OF DONATION."

Page 6, line 21, strike "POTENTIAL" twice.
Page 6, line 23, strike "OTHER." and substitute "OTHER AT TIME OF DONATION."

Page 7, line 3, strike "OTHER," and substitute "OTHER AT TIME OF DONATION,"

Page 7, line 15 , strike "AN INTENDED" and substitute " A ".
Page 8, line 11, strike "Histories" and substitute "History".
Page 17, line 17, strike "CONCEPTION" and substitute "THE BIRTH".
Page 18 , line 10 , strike "OVUM".
Page 19, line 4, after "GAMETES" insert "MATCHED OR".
Page 20, line 3, strike "AT LEAST THREE".
Page 20, strike line 4 and substitute "USING MULTIPLE COMMERCIALLY REASONABLE METHODS."

Page 20, line 10, strike "ADVOCACY GROUPS" and substitute "ORGANIZATIONS".

On motion of Representative Woog, the bill was read at length.
As amended, ordered revised and placed on the Calendar for Third Reading and Final Passage.

SB22-216 by Senator(s) Hansen and Zenzinger, Rankin; also Representative(s) Herod and McCluskie-Concerning the reallocation of the limited gaming tax revenues for fiscal years following a significant decrease in the revenues, and, in connection therewith, making an appropriation.

On motion of Representative Soper, the bill was partially read at length.
Ordered revised and placed on the Calendar for Third Reading and Final Passage.

ADOPTION OF COMMITTEE OF THE WHOLE REPORT
Passed Second Reading: HB22-1029 as amended, HB22-1417 as amended, HB22-1418 as amended, SB22-040, SB22-120 as amended, SB22-172, SB22-188, SB22-216, SB22-224 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.

| YES | 41 | NO | 23 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | E | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

House in recess. House reconvened.

The hour of 8:10 p.m. having arrived, on motion of Representative Amabile, the House resolved itself into Committee of the Whole for continuation 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.)

SB22-235 by Senator(s) Rankin and Zenzinger, Hansen; also Representative(s) Herod and McCluskie, Ransom-Concerning county administration of public assistance programs, and, in connection therewith, making an appropriation.
(Laid Over from May 6, 2022.)
Amendment No. 1, Appropriations Report, dated May 5, 2022, and placed in member's bill file; Report also printed in House Journal, May 5, 2022.

On motion of Representative Soper, the bill was read at length.
As amended, Laid Over for Adoption by the Committee of the Whole until Tuesday, May 10, 2022.

SB22-219 by Senator(s) Moreno and Smallwood; also Representative(s) Duran and McLachlan-Concerning the regulation of dental therapists, and, in connection therewith, making an appropriation.

Amendment No. 1, by Representative Duran.
Amend reengrossed bill, page 12, strike line 21 and substitute "(1)(a) and (1)(c); and amend as amended by Senate Bill 22-013 (1)(b) as follows:".

Page 13, strike lines 2 through 21 and substitute:
"(b) (I) EXCEPT AS PROVIDED IN SUBSECTION (1)(b)(II) OF THIS SECTION, the board consists of seven dentist members, three dental hygienist members, and three members from the public at large. The governor shall appoint each member for a term of four years, and each member must have the qualifications provided in this article 220. A member shall not serve more than two consecutive terms of four years. Each board member holds office until the member's term expires or until the governor appoints a successor. THIS SUBSECTION (1)(b)(I) IS Repealed, effective December 1, 2031.
(II) (A) Effective July 1, 2031, the board consists of Seven DENTIST MEMBERS, TWO DENTAL THERAPIST MEMBERS, TWO DENTAL HYGIENIST MEMBERS, AND TWO MEMBERS FROM THE PUBLIC AT LARGE. The governor shall appoint Each member for a term of four YEARS, AND EACH MEMBER MUST HAVE THE QUALIFICATIONS PROVIDED in this article 220. A member shall not serve more than two CONSECUTIVE TERMS OF FOUR YEARS. EACH BOARD MEMBER HOLDS OFFICE UNTIL THE MEMBER'S TERM EXPIRES OR UNTIL THE GOVERNOR APPOINTS A SUCCESSOR.
(B) A member serving on the board as of June 30, 2031, may SERVE THE MEMBER'S FULL TERM.
(II) (III) A person is qualified to be appointed to the board if the person:
(A) Is a legal resident of Colorado;
(B) Is currently licensed as a dentist, DENTAL THERAPIST, or dental hygienist, if fulfilling that position on the board; and
(C) Has been actively engaged in a clinical practice in this state for at least five years immediately preceding the appointment, if fulfilling the position of dentist, DENTAL THERAPIST, or dental hygienist on the board.".

Page 14, strike lines 13 through 19.
On motion of Representative Pelton, the bill was read at length.
Representative Soper moved to rerefer SB22-219 to the Committee on Health and Insurance. The motion was declared lost by viva voce vote.

As amended, Laid Over for continuation of Special Orders until Tuesday, May 10, 2022.

A motion by Representative Gonzales-Gutierrez that the Committee rise, report progress and beg leave to sit again at 12:05 a.m., was adopted by unanimous consent. (Special Orders continued on page 1827.)

House reconvened.
The Committee of the Whole reported it had risen, reported progress and would sit again at 12:05 a.m.

House in recess. House reconvened.

## SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: HB22-1003, 1089, 1153, 1234, 1282, 1298, 1299; SB22-001, 055, 057, 104, 107, 127, 130, 144, 146, 147, 160, 171, and 174.

## 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:
HB22-1003, 1089, 1153, 1234, 1282, 1298, 1299 at 12:32 p.m. on May 9th, 2022.

## MESSAGE(S) FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB22-239 amended in Special Orders as printed in Senate Journal, May 6, 2022.

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The Senate has passed on Third Reading and returns herewith:
HB22-1005, HB22-1205, HB22-1405, HB22-1406, HB22-1407,
HB22-1410, and HB22-1416.
The Senate has passed on Third Reading and transmitted to the Revisor
of Statutes:
HB22-1006 amended in Special Orders as printed in Senate Journal,
    May 6, 2022.
HB22-1149 amended in Special Orders as printed in Senate Journal,
    May 6, 2022.
HB22-1246 amended in Special Orders as printed in Senate Journal,
    May 6, 2022.
HB22-1283 amended in Special Orders as printed in Senate Journal,
    May 6, 2022.
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The Senate has voted not to concur in House Amendments to SB22-113,
and requests that a Conference Committee be appointed. The bill is
transmitted herewith.

The Senate has voted not to concur in House Amendments to SB22-196, and requests that a Conference Committee be appointed. The bill is transmitted herewith.

The Senate has passed on Third Reading and returns herewith:
HB22-1051, HB22-1221, HB22-1240, HB22-1242, HB22-1254, HB22-1315, HB22-1323, HB22-1377, HB22-1385, HB22-1393, and HB22-1397.

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
HB22-1004 amended on Third Reading as printed in Senate Journal, May 9, 2022.
HB22-1011 amended in Special Orders as printed in Senate Journal, May 6, 2022, and amended on Third Reading, May 9, 2022, as printed in the Senate Journal.
HB22-1012 amended in Special Orders as printed in Senate Journal, May 6, 2022.
HB22-1115 amended in Special Orders as printed in Senate Journal, May $6,2022$.
HB22-1119 amended in Special Orders as printed in Senate Journal, May 6, 2022.
HB22-1122 amended in Special Orders as printed in Senate Journal, May $6,2022$.
HB22-1131 amended in Special Orders as printed in Senate Journal, May 6, 2022.
HB22-1151 amended in Special Orders as printed in Senate Journal, May 6, 2022.
HB22-1233 amended in Special Orders as printed in Senate Journal, May 5, 2022.
HB22-1259 amended in Special Orders as printed in Senate Journal, May $6,2022$.
HB22-1281 amended in Special Orders as printed in Senate Journal, May $6,2022$.
HB22-1302 amended in Special Orders as printed in Senate Journal, May $6,2022$.

HB22-1303 amended in Special Orders as printed in Senate Journal, May 6, 2022.
HB22-1308 amended in Special Orders as printed in Senate Journal, May 6, 2022.
HB22-1314 amended in Special Orders as printed in Senate Journal, May 6, 2022.
HB22-1345 amended in Special Orders as printed in Senate Journal, May 6, 2022, and amended on Third Reading, May 9, 2022, as printed in the Senate Journal.
HB22-1346 amended in Special Orders as printed in Senate Journal, May 6, 2022.
HB22-1358 amended in Special Orders as printed in Senate Journal, May $6,2022$.
HB22-1362 amended in Special Orders as printed in Senate Journal, May 6, 2022, and amended on Third Reading, May 9, 2022, as printed in the Senate Journal.
HB22-1380 amended in Special Orders as printed in Senate Journal, May $6,2022$.
HB22-1392 amended in Special Orders as printed in Senate Journal, May $6,2022$.
HB22-1394 amended in Special Orders as printed in Senate Journal, May 6, 2022.
HB22-1409 amended in Special Orders as printed in Senate Journal, May $6,2022$.

The President appointed Senators Hansen, Chair; Buckner; and Rankin, as conferees on the First Conference Committee on SB22-113.

The President appointed Senators Gonzales, Chair; Lee; and Simpson, as conferees on the First Conference Committee on SB22-196.

The Senate has passed on Third Reading and returns herewith:
HB22-1367.
The Senate has passed on Third Reading and transmitted to the Revisor of Statutes: HB22-1370 amended in Special Orders as printed in Senate Journal, May 6, 2022

## MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, as amended, HB22-1006, 1149, 1246, and 1283; HB22-1004, 1011, 1012, 1115, 1119, 1122, 1131, 1151, 1233, 1259, 1281, 1302, 1303, 1308, 1314, 1345, 1346, 1358, 1362, 1380, 1392, 1394, and 1409; 1370; SB22-239.

## INTRODUCTION OF BILL First Reading

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

SB22-239 by Senator(s) Moreno and Simpson; also Representative(s) Esgar and McKean--Concerning buildings in the capitol complex, and, in connection therewith, funding certain capital construction projects for state-owned buildings and making an appropriation.
Committee on Appropriations

## LAY OVER OF CALENDAR ITEMS

On motion of Representative Gonzalez-Gutierrez, the following items on the Calendar were laid over until Tuesday, May 10, 2022, retaining place on Calendar:

Consideration of Special Orders--SB22-077, SB22-225, SB22-206, SB22-207, SB22-023, SB22-222, SB22-133, SB22-036, SB22-138, SB22-179, SB22-202, SB22-220, SB22-197, SB22-078, SB22-186, SB22-209, HB22-1048, SB22-154, SB22-178, SB22-199, SB22-210.

Consideration of Third Reading--SB22-170, SB22-150, SB22-180, SB22-182, SB22-004, SB22-068, SB22-118, SB22-227, SB22-145, SB22-181, SB22-211, SB22-195, SB22-200, SB22-153, SB22-069, SB22-070, SB22-233, SB22-124, SB22-151, SB22-198, SB22-204, SB22-051, SB22-193, SB22-161, SB22-163, SB22-236, SB22-005, SB22-213, SB22-218, SB22-025, SB22-217, SB22-114, SB22-229, SB22-043, SB22-215, SB22-201, SB22-237, SB22-007, SB22-187, SB22-191, SB22-226, SB22-230, SB22-234.

Consideration of Conference Committee Report(s)--SB22-110.
Consideration of Resolution(s)--SJR22-006, SJR22-010, HJR22-1025.
Consideration of Senate Amendment(s)--HB22-1272, HB22-1083, HB22-1133, HB22-1347, HB22-1067, HB22-1114, HB22-1301, HB22-1243, HB22-1285, HB22-1317, HB22-1052, HB22-1218, HB22-1284, HB22-1350, HB22-1010, HB22-1014, HB22-1042, HB22-1217, HB22-1220, HB22-1267, HB22-1278, HB22-1289, HB22-1304, HB22-1325, HB22-1349, HB22-1354, HB22-1359, HB22-1364, HB22-1365, HB22-1402, HB22-1013, HB22-1256, HB22-1390, HB22-1077, HB22-1287, HB22-1326, HB22-1387.

## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Esgar, Gray, Ortiz.

1
2
4 On motion of Representative Gonzales-Gutierrez, the House adjourned until 12:05 a.m., Tuesday, May 10, 2022.

Approved:
Alec Garnett, Speaker

## HOUSE JOURNAL

SEVENTY-THIRD GENERAL ASSEMBLY

## STATE OF COLORADO

## Second Regular Session

One hundred nineteenth Legislative Day Tuesday, May 10, 2022

Prayer by Representative Tony Exum, Colorado Springs.
The Speaker called the House to order at 12:05 a.m.
Pledge of Allegiance led by Representative Judy Amabile, Boulder.
The roll was called with the following result:
Present--56.
Excused--Representative(s) Bacon, Catlin, Herod, Lontine, McCormick, Mullica, Sullivan, A. Valdez, Woodrow--9.
Present after roll call--Representative(s) Bacon, Catlin, Herod, Lontine, McCormick, Mullica, Sullivan, A. Valdez, Woodrow.

The Speaker declared a quorum present.

On motion of Representative Amabile, the House Journal of Monday, May 9, 2022, was declared approved as corrected by the Chief Clerk.

The following bills on the Special Orders Calendar were laid over from Monday, May 9, 2022: SB22-235 as amended, SB22-219 as amended, SB22-077, SB22-225, SB22-206, SB22-207, SB22-023, SB22-222, SB22-133, SB22-036, SB22-138, SB22-179, SB22-202, SB22-220, SB22-197, SB22-078, SB22-186, SB22-209, HB22-1048, SB22-154, SB22-178, SB22-199, SB22-210.

The Special Orders Calendar was continued from House Journal, Monday, May 9, 2022, page 1821.

On motion of Representative Tipper, the House resolved itself into Committee of the Whole for continuation 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.)

SB22-219 by Senator(s) Moreno and Smallwood; also Representative(s) Duran and McLachlan-Concerning the regulation of dental therapists, and, in connection therewith, making an appropriation.
(Laid Over as amended from May 9, 2022.)
As amended, ordered revised and placed on the Calendar for Third Reading and Final Passage.

SB22-222 by Senator(s) Pettersen and Moreno; also Representative(s) Kennedy and Weissman-Concerning a requirement that the ballot title and fiscal summary for any ballot initiative that increases or decreases state income tax rates include a table showing the average tax change for tax filers in different income categories.

On motion of Representative Hanks, the bill was read at length.
Ordered revised and placed on the Calendar for Third Reading and Final Passage.

House in recess. House reconvened.

SB22-207 by Senator(s) Winter; also Representative(s) Bacon-Concerning the prevention of Title IX misconduct on public school campuses, and, in connection therewith, making an appropriation.

Amendment No. 1, by Representative Bacon.
Amend reengrossed bill, page 3, line 9, strike "AND".
Page 3, line 11, strike "Title IX." and substitute "Title IX; AND"
Page 3, after line 11 insert:
"(III) Whether Title IX regulations place limits on state Law and whether the Colorado general assembly may adopt MORE STRINGENT STANDARDS IN STATE STATUTE.".

Page 3, line 14, before "STUDY" insert "RESULTS OF THE".

Page 3, line 19, before "STUDY" insert "results of the".
Representative Hanks read the bill at length.
Representative Soper moved the bill be read at length. The motion was withdrawn.

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

SB22-023 by Senator(s) Gonzales; also Representative(s) Bacon and Gonzales-Gutierrez-Concerning prohibiting deceptive tactics during custodial interrogation of a juvenile.

Amendment No. 1, Appropriations Report, dated May 5, 2022, and placed in member's bill file; Report also printed in House Journal, May 5, 2022.

Amendment No. 2, Judiciary Report, dated March 15, 2022, and placed in member's bill file; Report also printed in House Journal, March 16, 2022.

## Amendment No. 3, by Representative Carver.

Strike the Appropriations Committee Report, dated May 5, 2022 and substitute:
"Strike the Judiciary Committee report, dated March 15, 2022 and substitute:
"Amend the reengrossed bill, page 2, strike lines 2 through 22 and substitute:
"SECTION 1. In Colorado Revised Statutes, 19-2.5-203, add (8) as follows:

19-2.5-203. Statements - definitions. (8) ON OR BEFORE February 28, 2023, any Colorado law enforcement agency that employs a peace officer required to be P.O.S.T.-Certified PURSUANT TO SECTION 16-2.5-102 THAT IS CHARGED WITH ENFORCING THE criminal laws of Colorado, and that, as part of any criminal INVESTIGATION, USES OR MIGHT USE ANY JUVENILE CUSTODIAL interrogation procedure, shall adopt written policies and PROCEDURES CONCERNING THE CUSTODIAL INTERROGATION OF A JUVENILE conducted by that law enforcement agency. The policies and procedures adopted and implemented by a law enforcement AGENCY MUST BE CONSISTENT WITH JUVENILE CUSTODIALINTERROGATION procedures of the international association of chiefs of police or other nationally recognized peer-reviewed research. The POLICIES AND PROCEDURES MUST INCLUDE REQUIREMENTS FOR:
(a) Age-appropriate Miranda warnings that shall be ADMINISTERED PRIOR TO A CUSTODIAL INTERROGATION OF A JUVENILE;
(b) Electronic recording by law enforcement of all JUVENILE CUSTODIAL INTERROGATIONS PURSUANT TO SECTION 16-3-601 without regard to the nature of the offense; and
(c) LAW ENFORCEMENT OFFICIALS TO TAILOR THE QUESTIONS FOR a custodial interrogation of a Juvenile to the juvenile's age, SOPHISTICATION, MATURITY, LEVEL OF EDUCATION, MENTAL ABILITY, AND other pertinent information.".

Strike page 3.

Page 4, strike lines 1 through 4.
Page 4, line 5, strike "Section. 3." and substitute "Section. 2.".".".
As amended, ordered revised and placed on the Calendar for Third Reading and Final Passage.

SB22-036 by Senator(s) Hansen and Hisey, Bridges, Kolker, Priola; also Representative(s) Bird and Van Winkle, Exum, Sirota-Concerning a payment to the statewide death and disability trust fund to pay benefits for members hired before January 1, 1997, and, in connection therewith, making an appropriation.

Amendment No. 1, Appropriations Report, dated May 9, 2022, and placed in member's bill file; Report also printed in House Journal, May 9, 2022.

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

SB22-133 by Senator(s) Winter and Priola; also Representative(s) Esgar and Woodrow-Concerning the provision of security by the Colorado state patrol for certain elected officials, and, in connection therewith, making an appropriation.

On motion of Representative Hanks, the bill was read at length.
Ordered revised and placed on the Calendar for Third Reading and Final Passage.

SB22-202 by Senator(s) Zenzinger and Rankin; also Representative(s) McCluskie-Concerning providing state matching money for property tax revenue collected by school districts, and, in connection therewith, making an appropriation.

Amendment No. 1, Appropriations Report, dated May 9, 2022, and placed in member's bill file; Report also printed in House Journal, May 9, 2022.

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

SB22-220 by Senator(s) Hansen and Rankin; also Representative(s) McCluskie and Esgar-Concerning the property tax deferral program, and, in connection therewith, making an appropriation.

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

SB22-186 by Senator(s) Ginal and Simpson; also Representative(s) Mullica and McKean-Concerning the creation of a council to advise the state about issues relating to persons living with rare diseases, and, in connection therewith, making an appropriation.

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

SB22-209 by Senator(s) Donovan and Sonnenberg; also Representative(s) Roberts and Pelton-Concerning expanding small meat processing in Colorado by providing business application assistance to obtain capital, and, in connection therewith, making an appropriation.

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

HB22-1048 by Representative(s) Baisley, Holtorf, Pico, Rich, Van Beber; also Senator(s) Kirkmeyer, Hisey, Priola, Woodward-Concerning the creation of the "In God We Trust" license plate.

Amendment No. 1, Appropriations Report, dated May 9, 2022, and placed in member's bill file; Report also printed in House Journal, May 9, 2022.

Amendment No. 2, by Representative Baisley.
Amend printed bill, page 2, line 5 , strike "THE EARLIER OF".
As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

SB22-154 by Senator(s) Danielson; also Representative(s) McCormick and Lindsay-Concerning increasing safety in assisted living residences, and, in connection therewith, making an appropriation.

Amendment No. 1, Public \& Behavioral Health \& Human Services Report, dated April 26, 2022, and placed in member's bill file; Report also printed in House Journal, April 27, 2022.

Amendment No. 2, by Representative McCormick.
Amend reengrossed bill, page 12, line 20, after "ADMINISTRATOR," insert
"OR AN INTERIM ADMINISTRATOR, AS DEFINED BY THE STATE BOARD BY RULE,".

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

SB22-178 by Senator(s) Gonzales; also Representative(s) Valdez A. and Van Winkle-Concerning the ability for certain marijuana licensees to change the designation of marijuana from medical to retail, and, in connection therewith, making an appropriation.

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

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SB22-199 by Senator(s) Jaquez Lewis and Priola; also Representative(s) Kipp and Froelich-Concerning a study regarding the protection of native pollinating insects in the state, and, in connection therewith, making an appropriation.
Ordered revised and placed on the Calendar for Third Reading and Final Passage.
SB22-210 by Senator(s) Zenzinger and Cooke; also Representative(s) Lontine and Soper-Concerning the regulation of supplemental health-care staffing agencies by the department of public health and environment, and, in connection therewith, requiring supplemental health-care staffing agencies to report data to the department of labor and employment, and requiring the department of public health and environment to report to the general assembly, the governor, and the attorney general's office concerning caps or other methods of regulating service rates and rates charged to health-care facilities and making an appropriation.
Amendment No. 1, Appropriations Report, dated May 9, 2022, and placed in member's bill file; Report also printed in House Journal, May 9, 2022.
As amended, ordered revised and placed on the Calendar for Third Reading and Final Passage.
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## AMENDMENT(S) TO THE COMMITTEE OF THE WHOLE REPORT

Representative Soper moved to amend the Report of the Committee of the Whole to show that SB22-222 did not pass:

The amendment was declared lost by the following roll call vote:

| YES | 24 | NO | 41 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |

Representative Soper moved to amend the Report of the Committee of the Whole to show that L. 004 the following Soper amendment to $\mathbf{S B 2 2 - 1 3 3}$ did pass:

Amend reengrossed bill, page 5, line 24, strike " $\$ 1,115,090$ " and substitute "\$1,015,090".

Page 6, line 7, strike "FTE; and" and substitute "FTE.".
Page 6, strike lines 8 and 9.
The amendment was declared lost by the following roll call vote:

| YES | 24 | NO | 41 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |

Representative Soper moved to amend the Report of the Committee of the Whole to show that L. 003 the following Soper amendment to SB22-133 did pass:

Amend reengrossed bill, page 5, line 24, strike " $\$ 1,115,090$ " and substitute "\$1,041,338".

Page 5, strike line 27.
Page 6, strike line 1.
Reletter succeeding paragraphs accordingly.
The amendment was declared lost by the following roll call vote:

| YES | $\mathbf{2 4}$ | NO | 41 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |


|  | Nird | N | Hanks | Y | Michaelson Jenet | N | Titone |
| :--- | :---: | :--- | :---: | :--- | :--- | :--- | :--- |
| Bockenfeld | Y | Herod | N |  |  |  |  |
| Bullica | N | Valdez A. | N |  |  |  |  |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |

Representative Soper moved to amend the Report of the Committee of the Whole to show that L. 005 the following Soper amendment to SB22-133 did pass:

Amend reengrossed bill, page 6, strike lines 10 through 15.
The amendment was declared lost by the following roll call vote:

| YES | 24 | NO | 41 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |
|  |  |  |  |  |  |  |  |

Representative Soper moved to amend the Report of the Committee of the Whole to show that L. 006 the following Soper amendment to SB22-202 did pass:

Amend reengrossed bill, page 6, line 26, strike "YEAR." and substitute "YEAR, WHICH OVERRIDE MILL MATCH AMOUNT SHALL BE POSTED ONLINE FOR EASY VIEWING.".

Page 7, line 13, strike "YEAR." and substitute "YEAR, WHICH OVERRIDE MILL MATCH AMOUNT SHALL BE POSTED ONLINE FOR EASY VIEWING.".

The amendment was declared lost by the following roll call vote:

| YES | 24 | NO | 41 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :---: | :---: | :---: | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |

Representative Soper moved to amend the Report of the Committee of the Whole to show that L. 025 the following Soper amendment to SB22-219 did pass:

Amend reengrossed bill, page 8 , line 23 , strike "(1)(a)" and substitute "(1)".

Page 8, line 26, strike "(I)" and substitute "(a)".
Page 9, line 1, strike "(II)") and substitute "(b)".
Page 9, line 2, strike "(III)" and substitute "(c)".
Page 9, line 5, strike "(IV)" and substitute "(d)".
Page 9, line 7, strike "(V)" and substitute "(e)".
Page 9, line 10, strike "(VI)" and substitute "(f)".
Page 9, line 11, strike "(VII)" and substitute "(g)".
Page 9, line 12, strike "(VIII)" and substitute "(h)
Page 9, strike lines 13 through 27.
Strike pages 10 and 11.
Page 12, strike lines 1 through 6.
Page 12 , line 7 , strike "(3)(a)" and substitute "(2)(a)".
Page 12, line 7, strike "(3)(b) OR (3)(c)" and substitute "(2)(b) OR (2)(c)".

Page 12 , line 17 , strike "(3)(a)" and substitute "(2)(a)".
The amendment was declared lost by the following roll call vote:

| YES | 26 | NO | 39 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | Y |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |

Representative Carver moved to amend the Report of the Committee of the Whole to show that L. 021 the following Carver amendment to SB22-219 did pass:

Amend reengrossed bill, page 12, line 21, strike "and (2)(c)" and substitute "and (5)" as follows:"

Page 14, after line 19 insert:
"(5) (a) Before the repeal of this article 220 pursuant to subsection (5)(b) of this section, all functions of the board, EXCEPT FOR THE FUNCTIONS RELATED TO THE REGULATION OF DENTAL THERAPISTS, are scheduled for review in accordance with section 24-34-104.
(b) This article 220 is repealed, effective September 1, 2025; EXCEPT THAT THE REGULATION OF DENTAL THERAPISTS IS REPEALED, Effective September 1, 2027.".

Page 38, after line 4 insert:
"SECTION 37. In Colorado Revised Statutes, 24-34-104, add (28)(VI) as follows:

24-34-104. General assembly review of regulatory agencies and functions for repeal, continuation, or reestablishment-legislative declaration - repeal. (28) (a) The following agencies, functions, or both, are scheduled for repeal on September 1, 2027:
(VI) THE REGULATION OF DENTAL THERAPISTS UNDER ARTICLE 220 OF TITLE 12.".

Renumber succeeding sections accordingly.

The amendment was declared lost by the following roll call vote:

| YES | 26 | NO | 39 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | Y |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |

## ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: HB22-1048 as amended, SB22-023 as amended, $\mathrm{SB} 22-036$ as amended, $\mathrm{SB} 22-133, \mathrm{SB} 22-154$ as amended, SB22-178, SB22-186, SB22-199, SB22-202 as amended, SB22-207 as amended, $\mathrm{SB} 22-209, \mathrm{SB} 22-210$ as amended, $\mathrm{SB} 22-219$ as amended, SB22-220, SB22-222, SB22-235 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.

| YES | 41 | NO | 24 | EXCUSED | 0 | ABSENT | 0 |  |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |  |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |  |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |  |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |  |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |  |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |  |
| Cutter | Y | Larson | N | Rich | N | Williams | N |  |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |  |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |  |
|  | Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  |  | Speaker | Y |

THIRD READING OF BILLS--FINAL PASSAGE
The following bills were considered on Third Reading. The titles were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

SB22-170 by Senator(s) Winter; also Representative(s) Gray and Hooton-Concerning permissible uses of the money in the waste tire administration, enforcement, market development, and cleanup fund, and, in connection therewith, making an appropriation.

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

| YES | 41 | NO | 24 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bernett, Exum, Froelich, Lindsay, Ricks, Valdez A.

SB22-004 by Senator(s) Rankin and Bridges; also Representative(s) McCluskie-Concerning measures to support evidence-based literacy instruction for students in early grades, 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 | 47 | NO | $\mathbf{1 8}$ | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |


|  |  |  | N | Michaelson Jenet | Y | Titone | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Bird | Y | Hanks | Y | Mullica | N | Valdez A. | Y |
| Bockenfeld | Y | Herod | N | Neville | N | Valdez D. | Y |
| Boesenecker | Y | Holtorf | Y | Ortiz | Y | Van Beber | N |
| Bradfield | Y | Hooton | Y | Pelton | N | Van Winkle | N |
| Caraveo | Y | Jodeh | Y | Pico | N | Weissman | Y |
| Carver | N | Kennedy | Y | Ransom | N | Will | N |
| Catlin | N | Kipp | Y | Rich | N | Williams | N |
| Cutter | Y | Larson | Y | Ricks | Y | Woodrow | Y |
| Daugherty | Y | Lindsay | Y | Roberts | Y | Woog | N |
| Duran | Y | Lontine | N | Sandridge | N | Young | Y |
| Esgar | Y | Luck |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Bird, Boesenecker, Exum, Herod, Hooton, Jodeh, Lindsay, McCormick, McLachlan, Michaelson Jenet, Sirota, Titone, Valdez A., Valdez D., Young

SB22-068 by Senator(s) Rodriguez and Kolker; also Representative(s) Lontine and Woog-Concerning the creation of a tool to provide transparency in health claims data submitted to the Colorado all-payer health claims database, and, in connection therewith, making an appropriation.

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

| YES | $\mathbf{6 5}$ | NO | $\mathbf{0}$ | EXCUSED | $\mathbf{0}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
|  | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bird, Jodeh, Lindsay, McCluskie, Ricks, Snyder, Titone

SB22-118 by Senator(s) Woodward and Hinrichsen, Hisey, Lundeen, Priola, Rankin, Scott, Sonnenberg; also Representative(s) Holtorf and Valdez D., Lynch, McKean, Pelton, Pico, Rich, Van Beber, Van Winkle, Will-Concerning the encouragement of the use of geothermal energy by providing similar treatment to solar energy, and, in connection therewith, making an appropriation.

1 The question being "Shall the bill pass?".


Co-sponsor(s) added: Representative(s) Amabile, Bernett, Bird, Boesenecker, Carver, Exum, Kipp, Lindsay, McCormick, McLachlan, Ricks, Roberts, Soper, Titone, Valdez A., Young

SB22-227 by Senator(s) Hinrichsen; also Representative(s) Valdez D. and Will-Concerning the continuation of the department of agriculture's spending authority granted through legislation enacted in the 2021 legislative session.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 57 | NO | $\mathbf{8}$ | EXCUSED | $\mathbf{0}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirosa | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
|  | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | ppeaker | Y |

Co-sponsor(s) added: Representative(s) Bacon, Bockenfeld, Exum, Lindsay, McCormick, McLachlan, Pelton, Ricks, Titone

SB22-145 by Senator(s) Buckner and Cooke; also Representative(s) Valdez A. and Will-Concerning measures to provide resources to increase community safety, and, in connection therewith, making an appropriation.

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

| YES | 52 | NO | 13 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bird, Boesenecker, Duran, Jodeh, Kipp, McCluskie, McCormick, McLachlan, Michaelson Jenet, Mullica, Ortiz, Ricks, Roberts, Snyder, Titone, Woodrow, Young

SB22-181 by Senator(s) Bridges and Simpson; also Representative(s) Cutter and Van Beber-Concerning the behavioral health administration's plan to address issues regarding the delivery of behavioral health-care services in this state, and, in connection therewith, making an appropriation.

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

| YES | 46 | NO | 19 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |


| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Bird, Boesenecker, Caraveo, Duran, Exum, Gonzales-Gutierrez, Herod, Hooton, Jodeh, Kipp, Lindsay, McCluskie, McCormick, Michaelson Jenet, Ricks, Titone, Valdez A., Valdez D., Woodrow, Young

SB22-211 by Senator(s) Fields and Hinrichsen; also Representative(s) Valdez A.-Concerning the repurposing of the Ridge View campus into a supportive residential community for people experiencing homelessness, and, in connection therewith, making an appropriation.

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.

| YES | 40 | NO | 25 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | N | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Benavidez, Bernett, Duran, Exum, Herod, Hooton, Jodeh, Kipp, Lindsay, McCormick, Sullivan, Woodrow

SB22-195 by Senator(s) Donovan and Sonnenberg; also Representative(s) Catlin and Valdez D.-Concerning modifications to the conservation district grant fund.

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.

| YES | $\mathbf{5 8}$ | NO | $\mathbf{7}$ | EXCUSED | 0 | ABSENT | $\mathbf{0}$ |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bernett, Carver, Exum, Holtorf, McCluskie, Pelton, Pico, Ricks, Titone

SB22-200 by Senator(s) Ginal and Rankin; also Representative(s) Soper and McCluskie-Concerning a grant program to improve access to health care in rural communities.

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.

| YES | 53 | NO | 12 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | N |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Bird, Bockenfeld, Caraveo, Cutter, Duran, Esgar, Exum, Gonzales-Gutierrez, Holtorf, Jodeh, Kipp, Lindsay, Lontine, McCormick, McLachlan, Michaelson Jenet, Mullica, Pelton, Ricks, Roberts, Snyder, Sullivan, Titone, Valdez D., Will, Young


Third Reading amendment No. 1, by Representative Lontine.
Amend revised bill, page 7, line 6, after "(1)(e)," insert "(1.5),".
Page 7, after line 15 insert:
"(1.5) THE SECRETARY OF STATE IS STRONGLY ENCOURAGED TO OBTAIN CERTIFICATION IN ACCORDANCE WITH THIS PART 3.".

Page 8, line 26, after "AUDITs;" insert "AND".
Page 8, line 27, strike "CANVASS; AND" and substitute "CANVASS.".
Page 9, strike lines 1 and 2.
Page 14, line 26, strike "SUFFICIENTLY EXPLICIT" and substitute "CLEAR AND CONVINCING".

The amendment was declared passed by the following roll call vote:

| YES | $\mathbf{6 3}$ | NO | $\mathbf{2}$ | EXCUSED | $\mathbf{0}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |

,

| YES | 41 | NO | 24 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Bird, Boesenecker, Duran, Esgar, Exum, Gonzales-Gutierrez, Herod, Jodeh, Kennedy, Kipp, Lindsay, McCluskie, McCormick, Ortiz, Ricks, Sirota, Titone, Valdez A., Valdez D., Weissman, Speaker

SB22-069 by Senator(s) Story, Gonzales, Jaquez Lewis; also Representative(s) McLachlan and Froelich, Bacon, Bernett, Cutter, Duran, Jodeh, Kipp, Ricks, Titone, Young-Concerning the use of student academic measures in evaluating the performance of licensed personnel for the 2021-22 and 2022-23 school years, and, in connection therewith, making an appropriation.

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.

1

$$
2
$$

| YES | 41 | NO | 24 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y | Co-sponsor(s) added: Representative(s) Bird, Boesenecker, Exum, Herod, Hooton, Lindsay, McCluskie, McCormick, Sullivan

SB22-070 by Senator(s) Bridges; also Representative(s) McLachlan and McCluskie-Concerning licensed personnel performance evaluations in public schools, and, in connection therewith, making an appropriation.

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.

| YES | 45 | NO | 20 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | Y | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bacon, Bernett, Bird, Boesenecker, Duran, Exum, Froelich, Herod, Hooton, Jodeh, Kipp, Lindsay, Lontine, McCormick, Ricks, Titone, Young

SB22-151 by Senator(s) Danielson and Story; also Representative(s) McCluskie and Will, Roberts-Concerning the creation of a cash fund for use by the department of transportation to fund projects that provide safe road crossings for connectivity of wildlife and thereby reduce wildlife-vehicle collisions.

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.

| YES | 56 | NO | 9 | EXCUSED | 0 | ABSENT | 0 |  |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | Y | Geitner | N | McCormick | Y | Soper | Y |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titane | Y |  |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |  |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |  |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle |  |  |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |  |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |  |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |  |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |  |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |  |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |  |
|  |  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bernett, Bird, Boesenecker, Caraveo, Cutter, Esgar, Exum, Froelich, Gonzales-Gutierrez, Hooton, Jodeh, Kipp, Lindsay, Lontine, McCormick, McLachlan, Mullica, Ricks, Snyder, Titone, Valdez A., Valdez D., Woodrow, Young

SB22-198 by Senator(s) Fenberg and Scott; also Representative(s) Weissman and Will-Concerning measures to address orphaned wells in Colorado, and, in connection therewith, creating the orphaned wells mitigation enterprise.

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.

| YES | 45 | NO | $\mathbf{2 0}$ | EXCUSED | 0 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | Y |


| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle N |  |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | N | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  | Speaker | Y |  |  | Co-sponsor(s) added: Representative(s) Amabile, Bernett, Bird, Boesenecker, Froelich, Gonzales-Gutierrez, Hooton, Jodeh, Kipp, Lindsay, McCormick, McLachlan, Ricks, Titone

SB22-204 by Senator(s) Gonzales; also Representative(s) Lindsay and Gonzales-Gutierrez-Concerning repealing the requirement that the federal government confirm certain persons' statuses before issuance of an identification document, 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 | 41 | NO | 24 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Benavidez, Bernett, Boesenecker, Duran, Esgar, Exum, Hooton, Jodeh, Kipp, Lontine, Ricks, Sirota, Titone, Weissman, Woodrow

SB22-051 by Senator(s) Hansen; also Representative(s) Sirota-Concerning policies to reduce emissions from the built 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.

| YES | 40 | NO | 25 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :---: | :---: | :---: | :--- | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | N | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Bird, Boesenecker, Cutter, Exum, Froelich, Gonzales-Gutierrez, Herod, Hooton, Jodeh, Kipp, Lindsay, Lontine, McCluskie, McCormick, Titone, Valdez A., Weissman, Woodrow

SB22-193 by Senator(s) Fenberg and Gonzales; also Representative(s) Valdez A. and Froelich-Concerning measures to improve air quality in the state, and, in connection therewith, making an appropriation.

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

| YES | 41 | NO | 24 | EXCUSED | 0 | ABSENT | $\mathbf{0}$ |  |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |  |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |  |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |  |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |  |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |  |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |  |
| Cutter | Y | Larson | N | Rich | N | Williams | N |  |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |  |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |  |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |  |
|  |  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bernett, Bird, Boesenecker, Cutter, Duran, Exum, Herod, Hooton, Jodeh, Kipp, Lindsay, Lontine, McCluskie, Ricks, Sirota, Sullivan, Titone, Woodrow

SB22-161 by Senator(s) Danielson and Jaquez Lewis; also Representative(s) Duran and Froelich-Concerning the modernization of procedures for the enforcement of laws governing the employer-employee relationship, 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 | 41 | NO | 24 | EXCUSED | 0 | ABSENT | 0 |  |
| :--- | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titane | Y |  |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |  |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |  |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |  |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |  |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |  |
| Cutter | Y | Larson | N | Rich | N | Williams | N |  |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |  |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |  |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |  |
|  |  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Benavidez, Bird, Boesenecker, Caraveo, Cutter, Esgar, Exum, Gonzales-Gutierrez, Herod, Hooton, Jodeh, Kipp, Lindsay, Lontine, Mullica, Ricks, Sirota, Sullivan, Titone, Valdez A., Woodrow

SB22-163 by Senator(s) Coleman and Kolker; also Representative(s) Ricks-Concerning establishment of a procurement equity program to remediate disparities in state procurement, 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 | 41 | NO | 24 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle |  |


| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Bacon, Exum, Gonzales-Gutierrez, Hooton, Jodeh, Lindsay, Snyder, Tipper, Valdez A.

SB22-236 by Senator(s) Hansen and Rankin, Zenzinger; also Representative(s) McCluskie and Ransom, Herod-Concerning the review of medicaid provider rates.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | $\mathbf{6 5}$ | NO | $\mathbf{0}$ | EXCUSED | 0 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bernett, Bird, Caraveo, Cutter, Exum, Gonzales-Gutierrez, Hooton, Jodeh, Kipp, Lindsay, Lontine, McCormick, Mullica, Ortiz, Pico, Sirota, Soper, Young

## APPOINTMENTS TO CONFERENCE COMMITTEES

Pursuant to a request from the Senate, the Speaker appointed House Conferees to the First Conference Committees as follows:

SB22-113--Representatives Tipper, Chairman, Bacon, and Neville.
SB22-196--Representatives Bacon, Chairman, Benavidez, and Lynch.

## INTRODUCTION OF BILL First Reading

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

SB22-232 by Senator(s) Bridges and Moreno, Coleman, Simpson, Zenzinger; also Representative(s) Herod and Bernett-Concerning the provision of workforce housing through the creation of the middle-income housing authority, and, in connection therewith, making an appropriation.

Committee on Appropriations

## INTRODUCTION OF RESOLUTION

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

HJR22-1026 by Representative(s) Esgar, Garnett, McKean; also Senator(s) Moreno, Fenberg, Holbert--Concerning the appointment of a joint committee to notify the Governor that the Second Regular Session of the Seventy-third General Assembly is about to adjourn sine die.

House in recess. House reconvened.

## THIRD READING OF BILL(S)--FINAL PASSAGE

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

SB22-005 by Senator(s) Bridges and Cooke; also Representative(s) Roberts and Woog-Concerning the increase of available funds for law enforcement agency peace officer supportive services, and, in connection therewith, making an appropriation.

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

| YES | 55 | NO | $\mathbf{5}$ | EXCUSED | $\mathbf{5}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | E |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |


| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| :--- | :---: | :--- | :---: | :--- | :--- | :--- | :--- |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | E |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | E | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | E | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | E |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Bernett, Bird, Bockenfeld, Carver, Lindsay, McCluskie, McCormick, McLachlan, Michaelson Jenet, Snyder, Titone, Van Winkle, Young

SB22-213 by Senator(s) Fields and Sonnenberg; also Representative(s) Valdez A. and Tipper-Concerning continuing support for necessary child care programs, and, in connection therewith, making an appropriation.

On motion of Representative Hanks, the bill was read at length.
The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | $\mathbf{2 2}$ | EXCUSED | 2 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | E | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | E | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
|  | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Benavidez, Bernett, Bird, Boesenecker, Caraveo, Duran, Esgar, Exum, Herod, Jodeh, Kipp, Lindsay, Lontine, McCluskie, McCormick, McLachlan, Michaelson Jenet, Mullica, Ortiz, Roberts, Sirota, Snyder, Titone, Valdez D., Woodrow, Young, Speaker

SB22-218 by Senator(s) Holbert and Fenberg; also Representative(s) McKean and Garnett-Concerning the sponsorship of sunset bills.

1 The question being "Shall the bill pass?".
2 A roll call vote was taken. As 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 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | E | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bernett, Lindsay, Lontine, Michaelson Jenet, Ortiz, Snyder, Woodrow

SB22-025 by Senator(s) Hansen; also Representative(s) Bird and McCluskie-Concerning state capital financing managed by the state treasurer, and, in connection therewith, expanding the types of collateral that can be used to secure such financing and making an appropriation.

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

| YES | 41 | NO | 23 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | E | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
|  | Ysgar | Yuck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bernett, Lindsay, Snyder, Valdez D.
SB22-217 by Senator(s) Hansen and Zenzinger, Rankin; also Representative(s) Herod and Ransom, McCluskie-Concerning motor vehicle related programs that benefit persons with disabilities, and, in connection therewith, making and reducing an appropriation.

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

| YES | $\mathbf{6 5}$ | NO | 0 | EXCUSED | $\mathbf{0}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle Y |  |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bacon, Benavidez, Bernett, Bird, Boesenecker, Caraveo, Carver, Cutter, Duran, Exum, Froelich, Jodeh, Kipp, Lindsay, Lontine, McCormick, McLachlan, Michaelson Jenet, Mullica, Ortiz, Pico, Roberts, Sandridge, Soper, Titone, Valdez A., Woodrow, Young

SB22-114 by Senator(s) Hisey and Story; also Representative(s) Roberts and Catlin, McCluskie, Pico-Concerning fire suppression ponds, 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 | 56 | NO | 9 | EXCUSED | 0 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |


| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bernett, Bird, Boesenecker, Carver, Esgar, Exum, Herod, Hooton, Jodeh, Lindsay, Lynch, McCormick, Michaelson Jenet, Mullica, Snyder, Titone, Woodrow

SB22-229 by Senator(s) Story and Jaquez Lewis; also Representative(s) Bernett and Gray-Concerning the conditions under which a public trustee shall release a deed of trust.

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

| YES | $\mathbf{6 5}$ | NO | $\mathbf{0}$ | EXCUSED | 0 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bird, Hooton, Jodeh, Lindsay, Pico, Ricks, Snyder

SB22-043 by Senator(s) Cooke and Gonzales; also Representative(s) Lynch and Duran-Concerning enhancing restitution services for victims, and, in connection therewith, making an appropriation.

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

| 1 | YES | 64 | NO | 0 | EXCUSED | 1 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 2 | Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| 3 | Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| 4 | Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| 5 | Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan |  |
| 6 | Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| 7 | Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone |  |
| 8 | Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | E |
| 9 | Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| 10 | Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| 11 | Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkl |  |
| 12 | Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| 13 | Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| 14 | Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| 15 | Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| 16 | Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| 17 | Esgar | Y | Luck | Y | Sandridge | Y | Young |  |
| 18 |  |  |  |  |  |  | Speaker |  |
| 19 | Co-sponsor(s) added: Representative(s) Bacon, Bernett, Bird, Boesenecker |  |  |  |  |  |  |  |
| 20 | Caraveo, Daugherty, Esgar, Exum, Froelich, Gonzales-Gutierrez, Jodeh, |  |  |  |  |  |  |  |
| , | Lindsay, McCluskie, McCormick, McLachlan, Michaelson Jenet, Mullica |  |  |  |  |  |  |  |
| 22 | Ricks, Roberts, Sandridge, Sirota, Snyder, Soper, Sullivan, Titone, Young |  |  |  |  |  |  |  |
| 25 | SB22-215 by Senator(s) Hansen and Zenzinger, Rankin; a |  |  |  |  |  |  |  |
| 26 | Representative(s) Herod and McCluskie-Concerning the |  |  |  |  |  |  |  |
| 27 | creation of the "Infrastructure Investment and Jobs Act" |  |  |  |  |  |  |  |
| 28 | cash fund to be used for nonfederal match funding |  |  |  |  |  |  |  |
| 29 | requirements for infrastructure projects eligible to receive |  |  |  |  |  |  |  |
| 30 |  |  |  |  |  |  |  |  |
| 1 | Investment and Jobs Act", and, in connection therewith |  |  |  |  |  |  |  |
| 32 | making an appropriation. |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |  |
| 4 | The question being "Shall the bill pass?". |  |  |  |  |  |  |  |
| 35 | A roll call vote was taken. As shown by the following recorded vote, a |  |  |  |  |  |  |  |
| 6 | majority of those elected to the House voted in the affirmative and the bil |  |  |  |  |  |  |  |
| 7 | was declared passed. |  |  |  |  |  |  |  |
| 9 | YES | 44 | NO | 21 | EXCUSED | 0 | ABSENT |  |
| 40 | Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| 41 | Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| 2 | Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| 43 | Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
|  | Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| 45 | Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| 46 | Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| 47 | Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| 8 | Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| 49 | Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle |  |
| 50 | Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| 51 | Catlin | N | Kipp | Y | Ransom | N |  | N |
| 52 | Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| 53 | Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |


| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  | Speaker | Y |  |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Benavidez, Bernett, Bird, Boesenecker, Cutter, Daugherty, Esgar, Exum, Froelich, Hooton, Jodeh, Lindsay, Lontine, McCormick, Michaelson Jenet, Ricks, Snyder, Titone, Valdez A., Valdez D., Woodrow, Young

SB22-201 by Senator(s) Lee and Gardner; also Representative(s) Weissman and Carver-Concerning independent oversight of matters concerning judicial discipline, 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 | $\mathbf{5 9}$ | NO | $\mathbf{6}$ | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | N |
| Benavidez | N | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bernett, Bird, Boesenecker, Duran, Froelich, Hooton, Jodeh, Kennedy, Kipp, Lindsay, Lontine, McCluskie, Ricks, Snyder, Titone, Woodrow, Speaker

SB22-237 by Senator(s) Fenberg and Holbert; also Representative(s) Kennedy and Larson-Concerning measures to promote increased transparency of funds used in ballot measure campaigns, 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 | $\mathbf{5 3}$ |  | NO | $\mathbf{1 2}$ |  | EXCUSED | $\mathbf{0}$ | ABSENT |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| 0 | 0 |  |  |  |  |  |  |  |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |  |

1

| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

SB22-007 by Senator(s) Story and Lee, Ginal; also Representative(s) Cutter and Snyder-Concerning outreach to the public relating to wildfire risk mitigation practices, 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 | 46 | NO | 19 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
|  | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bernett, Bird, Boesenecker, Caraveo, Duran, Esgar, Exum, Froelich, Herod, Jodeh, Kipp, Lindsay, Lontine, McCormick, Michaelson Jenet, Mullica, Roberts, Titone, Valdez D., Weissman, Woodrow, Young

SB22-187 by Senator(s) Danielson; also Representative(s) Cutter and Lindsay-Concerning state assistance to programs that assist in attempting to locate persons who wander, and, in connection therewith, restructuring a grant program that assists local governments or their designees in locating persons with medical conditions, such as Alzheimer's disease and related dementias, autism, brain injury, or developmental, cognitive, neurological, or chromosomal disorders that may cause them to wander and making an appropriation.

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

| YES | 41 | NO | 24 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bernett, Bird, Boesenecker, Duran, Froelich, Hooton, Jodeh, Kipp, Lontine, McCormick, Michaelson Jenet, Roberts, Sullivan, Titone, Valdez D., Woodrow, Young

SB22-191 by Senator(s) Bridges and Priola; also Representative(s) Titone and Bernett-Concerning the procurement of information technology 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.

| YES | 42 | NO | 23 | EXCUSED | $\mathbf{0}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |

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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.

| YES | 46 | NO | 19 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle |  |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Bird, Boesenecker, Caraveo, Duran, Exum, Herod, Hooton, Jodeh, Kennedy, Kipp, Lindsay, Lontine, McCluskie, McCormick, McLachlan, Michaelson Jenet, Ortiz, Ricks, Roberts, Soper, Tipper, Titone, Valdez A., Valdez D., Woodrow, Young

SB22-234 by Senator(s) Hansen and Rankin; also Representative(s) Ortiz and Snyder-Concerning unemployment compensation.

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

| YES | 48 | NO | 17 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Bernett, Bird, Boesenecker, Caraveo, Exum, Froelich, Gonzales-Gutierrez, Herod, Hooton, Jodeh, Kipp, Lindsay, McCluskie, Michaelson Jenet, Mullica, Roberts, Sirota, Sullivan, Tipper, Titone, Valdez A., Valdez D., Weissman, Woodrow, Young

HB22-1029 by Representative(s) Bird and Sandridge, Exum, Sirota; also Senator(s) Kolker and Priola, Garcia-Concerning a requirement that the state make an additional direct distribution to the public employees' retirement association to fully recompense the association for the cancellation of a previously scheduled July 1, 2020, direct distribution.

As shown by the following roll call vote, a majority of all members elected to the House voted in the affirmative, and Representative Bird was given permission to offer a Third Reading amendment:

| YES | $\mathbf{6 0}$ | NO | $\mathbf{5}$ | EXCUSED | 0 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | N |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | N |
| Boesenecker Y | Holtorf | Y | Neville | N | Valdez D. | Y |  |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle Y |  |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

## Third Reading amendment No. 1, by Representative Bird.

Amend engrossed bill, page 3, line 12 , strike "WILL BE" and substitute
"SHALL BE THE SUM OF ONE HUNDRED FIFTY-FIVE MILLION DOLLARS AND".
The amendment was declared passed by the following roll call vote:

| YES | $\mathbf{6 3}$ | NO | $\mathbf{2}$ | EXCUSED | $\mathbf{0}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | N |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
|  | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

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

| YES | $\mathbf{5 8}$ | NO | $\mathbf{7}$ | EXCUSED | $\mathbf{0}$ | ABSENT | $\mathbf{0}$ |
| :--- | :---: | :--- | :---: | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | N |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle N |  |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Boesenecker, Caraveo, Cutter, Daugherty, Esgar, Gonzales-Gutierrez, Gray, Herod, Holtorf, Jodeh, Kennedy, Kipp, Larson, Lindsay, Lontine, Lynch, McCluskie, McCormick, McKean, McLachlan, Michaelson Jenet, Mullica, Ortiz, Ricks, Roberts, Snyder, Tipper, Titone, Valdez D., Weissman, Woodrow, Woog, Young, Speaker

| HB22-1418 |  | by Representative(s) Herod and McCluskie, Ransom; also Senator(s) Hansen and Zenzinger, Rankin-Concerning the extension of the period for which unused and expiring Colorado job growth incentive and enterprise zone income tax credits may be carried forward to subsequent years, and, in connection therewith, making an appropriation. |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| The question being "Shall the bill pass?". <br> A roll call vote was taken. As 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 | 60 | 0 NO | 5 | EXCUSED | 0 | ABSENT | 0 |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | I | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker |  | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Bernett, Bird, Hooton, Jodeh, Lindsay, Lontine, McKean, Ricks, Snyder, Speaker

## HB22-1417 by Representative(s) Roberts and Larson; also Senator(s)

 Rodriguez-Concerning the regulation of alcohol beverages, and, in connection therewith, creating an alcohol beverage regulation task force.The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 55 | NO | 10 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |


| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Bird, Lindsay, McCluskie, Mullica, Ricks, Snyder, Valdez D.

SB22-172 by Senator(s) Winter and Rankin, Coleman, Liston, Priola; also Representative(s) Roberts and Rich, Bernett, Bird, Caraveo, Catlin, McLachlan, Mullica, Pelton, Soper, Valdez D., Van Beber-Concerning an initiative to increase the number of health-care professionals practicing in Colorado's rural areas, and, in connection therewith, making an appropriation.

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

| YES | 55 | NO | 10 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bockenfeld, Cutter, Duran, Hooton, Jodeh, Kennedy, Kipp, Lindsay, Lontine, McCormick, Michaelson Jenet, Titone, Young

SB22-120 by Senator(s) Ginal and Coram; also Representative(s) Sullivan-Concerning the regulation of kratom processors, and, in connection therewith, making an appropriation.

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

1

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2
$$

| YES | 48 | NO | 17 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Hooton, Lindsay, Ricks, Woodrow, Speaker

SB22-040 by Senator(s) Smallwood and Winter; also Representative(s) Will and Lontine-Concerning actuarial reviews of proposed legislation that may impose a new health benefit mandate on health benefit plans, 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 | $\mathbf{6 5}$ | NO | $\mathbf{0}$ | EXCUSED | $\mathbf{0}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Duran, Esgar, Jodeh, Kipp, Lynch, McCluskie, Michaelson Jenet, Ortiz, Pico, Ricks, Soper

SB22-188 by Senator(s) Fields and Coram; also Representative(s) Roberts and Titone-Concerning behavioral health support for advocates in the criminal justice system, and, in connection therewith, making an appropriation.

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

| YES | $\mathbf{5 6}$ | NO | $\mathbf{9}$ | EXCUSED | $\mathbf{0}$ | ABSENT | $\mathbf{0}$ |
| :--- | :---: | :--- | :---: | :--- | :---: | :--- | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bernett, Bird, Boesenecker, Cutter, Daugherty, Exum, Froelich, Gonzales-Gutierrez, Herod, Hooton, Jodeh, Lindsay, Lontine, McLachlan, Michaelson Jenet, Mullica, Sirota, Valdez A., Weissman, Young

## SB22-224 by Senator(s) Fenberg and Gardner; also Representative(s)

 Tipper and Soper-Concerning the creation of the "Donor-conceived Persons and Families of Donor-conceived Persons Protection 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.

| YES | $\mathbf{5 3}$ | NO | $\mathbf{1 2}$ | EXCUSED | 0 | ABSENT | $\mathbf{0}$ |
| :--- | :---: | :---: | :---: | :--- | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | N | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle N |  |


| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  | Speaker | Y |  |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Bird, Caraveo, Cutter, Daugherty, Duran, Esgar, Gonzales-Gutierrez, Gray, Herod, Hooton, Jodeh, Kipp, Lindsay, McCormick, McLachlan, Michaelson Jenet, Ortiz, Ricks, Sirota, Snyder, Titone, Valdez A., Valdez D., Van Beber, Williams, Woodrow, Young, Speaker

SB22-216 by Senator(s) Hansen and Zenzinger, Rankin; also Representative(s) Herod and McCluskie-Concerning the reallocation of the limited gaming tax revenues for fiscal years following a significant decrease in the revenues, and, in connection therewith, making an appropriation.

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

| YES | 48 | NO | 17 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Lindsay, Sullivan
SB22-150 by Senator(s) Danielson; also Representative(s) Duran and Herod-Concerning responding to the missing indigenous persons crisis, and, in connection therewith, establishing the office of liaison for missing and murdered indigenous relatives and making an appropriation.

As shown by the following roll call vote, a majority of all members elected to the House voted in the affirmative, and Representative Duran was given permission to offer a Third Reading amendment:

1

| YES | 45 | NO | 20 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :---: | :---: | :---: | :--- | :---: | :--- | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Third Reading amendment No. 1, by Representative Herod.
Amend revised bill, page 3, strike line 27.
Page 4, line 5, strike "24-33.5-2502 (2)." and substitute "24-33.5-2503 (2).".

Page 4, strike line 19, and substitute "24-33.5-2503.".
Page 4, strike lines 20 through 27 and substitute:
"24-33.5-2502. Missing and murdered indigenous relatives department duties. (1) THE DEPARTMENT SHALL IMPROVE THE INVESTIGATION OF MISSING AND MURDERED INDIGENOUS RELATIVE CASES AND ADDRESS INJUSTICE IN THE CRIMINAL JUSTICE SYSTEM'S RESPONSE TO THE CASES OF MISSING AND MURDERED INDIGENOUS RELATIVE CASES. THE EXECUTIVE DIRECTOR SHALL ASSIGN STAFF AS NECESSARY TO CARRY OUT THE DUTIES DESCRIBED IN THIS PART 25 AND MAY ASSIGN THE DUTIES TO THE VARIOUS DIVISIONS AND OFFICES IN THE DEPARTMENT, INCLUDING THE OFFICE OF LIAISON FOR MISSING AND MURDERED INDIGENOUS RELATIVES and the Colorado bureau of investigation.
(2) The department shall:".

Page 5, strike lines 1 through 22.
Page 6, strike lines 8 through 18 and substitute:
"(d) DEVELOP AND ENHANCE PARTNERSHIPS WITH TRIBAL LAW ENFORCEMENT AND COMMUNITIES TO BUILD TRUST, ENSURE EASE OF REPORTING, COORDINATE INVESTIGATIONS, AND TIMELY ENTER INFORMATION REGARDING MISSING AND MURDERED INDIGENOUS RELATIVES INTO RELEVANT CRIMINAL JUSTICE DATABASES;
(e) Work with the federal bureau of investigation on REPORTED MISSING OR MURDERED INDIGENOUS RELATIVE CASES AND COORDINATE WITH LOCAL LAW ENFORCEMENT AS NECESSARY FOR THE INVESTIGATION OF THE CASES;".

Page 7, after line 20 insert:
"(k) COORDINATE WITH OTHER STATES TO ENSURE COLORADO IS ENACTING AND USING BEST PRACTICES FOR REPORTING, TRACKING, AND INVESTIGATING MISSING OR MURDERED INDIGENOUS RELATIVES CASES AND TO IDENTIFY CASES INVOLVING REPEAT OFFENDERS;".

Reletter succeeding paragraphs accordingly.
Page 7, strike line 27.
Page 8 , strike lines 1 through 4.
Reletter succeeding paragraphs accordingly.
Strike pages 9 and 10 and substitute:
"24-33.5-2503. Office of liaison for missing and murdered indigenous relatives - created - director - collaboration - advisory board. (1) THERE IS CREATED IN THE DEPARTMENT THE OFFICE OF LIAISON FOR MISSING AND MURDERED INDIGENOUS RELATIVES TO WORK ON BEHALF OF THOSE WHO ARE MISSING OR MURDERED. THE OFFICE IS A TYPE 2 ENTITY, AS DEFINED IN SECTION 24-1-105, AND EXERCISES ITS POWERS AND PERFORMS ITS DUTIES AND FUNCTIONS UNDER THE DEPARTMENT.
(2) (a) THE EXECUTIVE DIRECTOR OF THE DEPARTMENT SHALL APPOINT THE DIRECTOR OF THE OFFICE PURSUANT TO SECTION 13 OF article XII of the state constitution. The director of the office MUST BE A PERSON CLOSELY CONNECTED TO A TRIBE OR THE INDIGENOUS COMMUNITY AND WHO IS HIGHLY KNOWLEDGEABLE ABOUT CRIMINAL INVESTIGATIONS. THE EXECUTIVE DIRECTOR IS ENCOURAGED TO CONSIDER CANDIDATES FOR APPOINTMENT WHO ARE RECOMMENDED BY TRIBES AND INDIGENOUS COMMUNITIES.
(b) THE DIRECTOR MAY APPOINT STAFF AS NECESSARY TO CARRY OUT THE DUTIES OF THE OFFICE. IN APPOINTING STAFF FOR THE OFFICE, THE DIRECTOR SHALL GIVE PREFERENCE TO THOSE WITH EXPERIENCE WORKING with indigenous persons and Indian tribes. The director shall ENCOURAGE INDIGENOUS PERSONS TO APPLY FOR POSITIONS IN THE OFFICE.
(3) The office shall serve as a Liaison on behalf of The INDIGENOUS COMMUNITY ON ISSUES RELATED TO MISSING OR MURDERED INDIGENOUS RELATIVES, SUPPORT THE ADVISORY BOARD CREATED IN SUBSECTION (4) OF THIS SECTION, AND CARRY OUT ANY DUTIES ASSIGNED BY THE EXECUTIVE DIRECTOR. IN CARRYING OUT ITS DUTIES, THE OFFICE SHALL COLLABORATE WITH ANY RELEVANT ENTITIES, INCLUDING THE Colorado commission of Indian affairs, federally recognized TRIBES, INDIGENOUS-LED ORGANIZATIONS, TRIBAL AND LOCAL LAW ENFORCEMENT AGENCIES, THE COLORADO BUREAU OF INVESTIGATION, and the Colorado state patrol.
(4) (a) THERE IS ESTABLISHED IN THE OFFICE THE COMMUNITY".

Page 13, line 22, strike "OFFICE" and substitute "DEPARTMENT".
Page 13, strike lines 25 through 27 and substitute:
"24-33.5-2505. Information dashboard - report. (1) THE DEPARTMENT SHALL PUBLISH ON ITS PUBLIC WEBSITE A DASHBOARD".

Page 14 , line 18 , strike "OFFICE" and substitute "DEPARTMENT".

Catlin Y Kipp
52 "DEPARTMENT".

Page 15 , line 1 , strike "(1)".

Page 14, line 22, strike the second "OFFICE" and substitute

Page 14, line 27, strike "required pursuant to 24-33.5-2503" and substitute "DESCRIBED IN SECTION 24-33.5-2502".

Page 15 , line 14 , strike "24-33.5-2502" and substitute "24-33.5-2503".
Page 15 , line 27, strike "24-33.5-2502" and substitute "24-33.5-2503".
The amendment was declared passed by the following roll call vote:

| YES | 48 | NO | 17 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | 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 passed.

| YES | 45 | NO | 20 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker Y | Holtorf | N | Neville | N | Valdez D. | Y |  |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |

$$
\begin{array}{lllllll}
\text { Duran } & \text { Y } & \text { Lontine } & \text { Y } & \text { Roberts } & \text { Y } & \text { Woog } \\
\text { Esgar } & \text { Y } & \text { Luck } & \text { N } & \text { Sandridge } & \text { N } & \text { Young } \\
& & & & & \text { Speaker } & \text { Y }
\end{array}
$$

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Benavidez, Bernett, Bird, Boesenecker, Caraveo, Cutter, Daugherty, Esgar, Exum, Froelich, Gonzales-Gutierrez, Hooton, Jodeh, Kipp, Lindsay, Lontine, McCluskie, McCormick, McLachlan, Michaelson Jenet, Mullica, Ortiz, Sirota, Snyder, Sullivan, Titone, Valdez A., Valdez D., Woodrow, Speaker

SB22-233 by Senator(s) Hinrichsen and Rodriguez; also Representative(s) Exum and Daugherty-Concerning an additional mechanism to refund excess state revenues for state fiscal year 2021-22 only that provides a refund in an identical amount to each qualified resident individual, and, in connection therewith, making an appropriation.

As shown by the following roll call vote, a majority of all members elected to the House voted in the affirmative, and Representative Daugherty was given permission to offer a Third Reading amendment:

| YES | 50 | NO | 15 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | N | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Third Reading amendment No. 1, by Representative Daugherty.
Amend revised bill, page 4, after line 18 insert:
"(d) "Total excess state revenues" means the total AMOUNT OF THE STATE REVENUES PROJECTED TO BE IN EXCESS OF THE LIMITATION OF STATE FISCAL YEAR SPENDING IMPOSED BY SECTION 20 (7)(a) OF article X of the state constitution that the state is REQUIRED TO REFUND UNDER SECTION 20 (7)(d) OF ARTICLE X OF THE STATE CONSTITUTION, INCLUDING ANY AMOUNT SPECIFIED IN SECTION 24-77-103.8, FOR STATE FISCAL YEAR 2021-22.".

Page 5, strike lines 11 through 25 and substitute:
"(d) (I) IF BEFORE June 30, 2022, AND BASED ON THE LATEST PROJECTIONS UPDATED FOR ACTUAL STATE REVENUES RECEIVED THROUGH APRIL 30, 2022, THE PROJECTED AGGREGATE TEMPORARY REFUND AMOUNT BASED ON THE REFUND AMOUNTS SET FORTH IN SUBSECTION (1)(c)(I) OF THIS SECTION PLUS AMOUNTS PROJECTED TO BE REFUNDED PURSUANT TO SECTIONS 39-3-209 AND 39-22-627 WILL CAUSE THE STATE TO REFUND LESS THAN EIGHTY-FIVE PERCENT OF THE TOTAL EXCESS STATE REVENUES PURSUANT TO THIS SECTION, THEN THE EXECUTIVE DIRECTOR, IN CONSULTATION WITH LEGISLATIVE COUNCIL STAFF, SHALL INCREASE THE TEMPORARY REFUND AMOUNT IN A MANNER THAT MAINTAINS AN EQUAL TEMPORARY REFUND FOR EVERY QUALIFIED INDIVIDUAL THAT IS DOUBLED FOR EACH PAIR OF QUALIFIED INDIVIDUALS FILING A JOINT RETURN OR APPLYING JOINTLY FOR A GRANT PURSUANT TO ARTICLE 31 OF THIS TITLE 39 SO THAT THE AGGREGATE AMOUNT REFUNDED PURSUANT TO THIS SECTION PLUS AMOUNTS PROJECTED TO BE REFUNDED PURSUANT TO SECTIONS 39-3-209 AND 39-22-627 IS APPROXIMATELY EQUAL TO EIGHTY-FIVE PERCENT OF THE TOTAL EXCESS STATE REVENUES.
(II) If Before June 30, 2022, and based on the latest PROJECTIONS UPDATED FOR ACTUAL STATE REVENUES RECEIVED THROUGH April 30, 2022, THE PROJECTED AGGREGATE TEMPORARY REFUND AMOUNT BASED ON THE REFUND AMOUNTS SET FORTH IN SUBSECTION (1)(c)(I) OF THIS SECTION PLUS AMOUNTS PROJECTED TO BE REFUNDED PURSUANT TO SECTIONS 39-3-209 AND 39-22-627 WILL CAUSE THE STATE TO REFUND MORE THAN EIGHTY-SEVEN PERCENT OF THE TOTAL EXCESS STATE REVENUES PURSUANT TO THIS SECTION, THEN THE EXECUTIVE DIRECTOR, IN CONSULTATION WITH LEGISLATIVE COUNCIL STAFF, MAY DECREASE THE TEMPORARY REFUND AMOUNT TO AVOID AN OVER-REFUND, AS DEFINED IN SECTION 24-77-103.7 (1). If THE EXECUTIVE DIRECTOR".

Page 5, line 26, strike "AN ADJUSTMENT" and substitute "A DECREASE".
Page 6, line 1, strike "ADJUSTMENT" and substitute "DECREASE".
Page 6, strike lines 5 through 7 and substitute "ARTICLE 31 of THIS TITLE 39.
(III) Notwithstanding any provision of this subsection (2)(d), THE EXECUTIVE DIRECTOR SHALL ADJUST THE TEMPORARY REFUND AMOUNT UNDER THIS SUBSECTION (2)(d) TO THE NEAREST FIFTY DOLLAR INCREMENT.
(3) THE EXECUTIVE DIRECTOR, IN CONSULTATION WITH LEGISLATIVE COUNCIL STAFF, SHALL CALCULATE THE AGGREGATE TEMPORARY REFUND".

Renumber succeeding subsections accordingly.
The amendment was declared passed by the following roll call vote:

| YES | 56 | NO | 9 |  | EXCUSED | 0 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | N |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |  |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |  |


| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

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

| YES | 54 | NO | 11 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Bird, Boesenecker, Cutter, Duran, Froelich, Gonzales-Gutierrez, Herod, Jodeh, Kipp, Lindsay, Lontine, McCluskie, McCormick, McLachlan, Michaelson Jenet, Mullica, Ortiz, Ricks, Sirota, Snyder, Sullivan, Titone, Valdez A., Valdez D., Weissman, Young, Speaker

SB22-124 by Senator(s) Woodward and Kolker, Hisey, Holbert, Kirkmeyer, Rankin; also Representative(s) Ortiz and Van Winkle, Lynch, Van Beber-Concerning the authority of a pass-through business entity to elect to pay state income taxes at the entity level, and, in connection therewith, making an appropriation.

As shown by the following roll call vote, a majority of all members elected to the House voted in the affirmative, and Representative Van Winkle was given permission to offer a Third Reading amendment:

| YES | $\mathbf{6 2}$ |  | NO | $\mathbf{3}$ |  | EXCUSED | $\mathbf{0}$ | ABSENT |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | Y | Geitner |  | Y | McCormick | Y | Soper | Y |


| 1 | Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | N |
| ---: | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| 2 | Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| 3 | Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| 4 | Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| 5 | Boesenecker Y | Holtorf | Y | Neville | Y | Valdez D. | Y |  |
| 6 | Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| 7 | Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| 8 | Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| 9 | Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| 10 | Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| 11 | Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| 12 | Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| 13 | Esgar | Y | Luck | N | Sandridge | N | Young | Y |
| 15 |  |  |  |  |  |  | Speaker | Y |

Third Reading amendment No. 1, by Representative Van Winkle.
Amend revised bill, page 1, line 102, strike "level," and substitute "Level.".

Page 1, strike line 103.
The amendment was declared passed by the following roll call vote:

| YES | $\mathbf{6 4}$ | NO | $\mathbf{1}$ | EXCUSED | 0 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle Y |  |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

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

| YES | $\mathbf{5 9}$ | NO | $\mathbf{6}$ | EXCUSED | 0 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | N |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |


| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | N | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | N |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Bernett, Bird, Bockenfeld, Carver, Exum, Herod, Jodeh, Lindsay, McCluskie, McLachlan, Mullica, Neville, Pico, Ricks, Roberts, Sandridge, Snyder, Soper, Titone, Valdez A., Valdez D., Young, Speaker

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

PUBLIC AND BEHAVIORAL HEALTH AND HUMAN SERVICES
After consideration on the merits, the Committee recommends the following:

SB22-205 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend reengrossed bill page 6, strike lines 11 and 12 and substitute:
"(ooo) VIOLATES THIS SECTION AS IT APPLIES TO HEMP,".

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## APPROPRIATIONS

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

SB22-205 be referred to the Committee of the Whole with favorable recommendation.

SB22-232 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 6, line 10, strike "LOCATED;" and substitute "LOCATED, AS MODIFIED, IN EXCEPTIONAL CIRCUMSTANCES, BY THE BOARD PURSUANT TO SECTION 29-4-1107 (2)(c);".

Page 6, strike line 27.
Strike page 7 and substitute:
"(b) THE BOARD CONSISTS OF THIRTEEN PERSONS.
(c) THE GOVERNOR SHALL APPOINT TO THE BOARD, WITH THE CONSENT OF THE SENATE:
(I) At least one member with experience in one of each of THE FOLLOWING AREAS:
(A) The development of rental housing;
(B) Real estate transactions; and
(C) Public finance; and
(II) At LEAST ONE MEMBER WHICH MEETS ONE OF THE FOLLOWING CRITERIA:
(A) Be the director of a local housing authority;
(B) BE AN ELECTED COUNTY COMMISSIONER FROM A COUNTY IN THE STATE; AND
(C) BE A REPRESENTATIVE FROM A NONPROFIT ORGANIZATION THAT HAS EXPERIENCE DEVELOPING MIDDLE-INCOME HOUSING.
(d) In AdDITION TO THE APPOINTMENTS SET FORTH IN SUBSECTION (2)(c)(I) OF THIS SECTION, THE GOVERNOR SHALL APPOINT TO THE BOARD:
(I) THE DIRECTOR OF THE OFFICE OF ECONOMIC DEVELOPMENT ESTABLISHED IN SECTION 24-48.5-101 (1), OR THE DIRECTOR'S DESIGNEE; AND
(II) The director of the division of housing established in SECTION 24-32-704, OR THE DIRECTOR'S DESIGNEE.
(e) In AdDITION TO THE REQUIREMENTS OF THIS SUBSECTION (2) OF THIS SECTION, WHEN MAKING APPOINTMENTS TO THE BOARD, REASONABLE EFFORTS MUST BE MADE TO APPOINT MEMBERS THAT REFLECT THE GEOGRAPHIC AND DEMOGRAPHIC DIVERSITY OF THE ENTIRE STATE.
(f) (I) EACH MEMBER IS APPOINTED FOR A TERM OF FOUR YEARS; EXCEPT THAT THE TERMS SHALL BE STAGGERED SO THAT NO MORE THAN FIVE MEMBERS' TERMS EXPIRE IN THE SAME YEAR.".

Page 8, strike lines 1 through 5 and substitute:
"(f) (II) Notwithstanding the requirements of Subsection (2)(f)(I) OF THIS SECTION, THE FIRST APPOINTED MEMBERS SHALL SERVE INITIAL TERMS OF TWO-YEARS FOR FOUR MEMBERS, THREE-YEARS FOR ANOTHER FOUR MEMBERS, AND FOUR-YEARS FOR THE REMAINING FIVE members. This subsection (2)(f)(II) IS Repealed on July 1, 2028.".

Reletter succeeding paragraph accordingly.
Page 8, strike lines 14 and 15 and substitute "BY THE GOVERNOR FOR MISCONDUCT, INCOMPETENCE, NEGLECT OF DUTY, OR OTHER CAUSE.".

Page 8, strike lines 16 through 18 and insert:
"(3) The governor shall make initial appointments of board members in accordance with subsection (2)(b) of this SECTION ON OR BEFORE SEPTEMBER 1, 2022, AND SHALL APPOINT ONE OF the members to serve as the initial chairperson. The initial CHAIRPERSON HAS THE AUTHORITY TO ESTABLISH AND ADMINISTER MATTERS RELATED TO THE INITIAL SET UP OF THE AUTHORITY, INCLUDING Staffing, legal services, or to coordinate with the office of ECONOMIC DEVELOPMENT, CREATED IN SECTION 24-48.5-101 (1), OR THE DEPARTMENT OF LOCAL AFFAIRS, CREATED IN SECTION 24-1-125 (1), on ADMINISTRATIVE MATTERS AND OTHER MATTERS RELATED TO THE INITIAL SET UP AND OPERATION OF THE AUTHORITY, WHICH CONTRACTS SHALL BE for a term of no longer than one year from September 1, 2022, and Shall be ratified by the board at its initial meeting set forth in subsection (4)(a) of this Section. The authority may hire staff AS IT DEEMS NECESSARY OR CONVENIENT TO ADMINISTER THIS PART 11 and the office of economic development or the department of LOCAL AFFAIRS MAY ASSIST THE AUTHORITY WITH ADMINISTERING THIS PART 11. THE AUTHORITY MAY COOPERATE AND ENTER INTO CONTRACTS wITH THE OFFICE OF ECONOMIC DEVELOPMENT OR THE DEPARTMENT OF LOCAL AFFAIRS, OR WITH ANOTHER AGENCY OR ENTITY, FOR ADMINISTRATIVE OR OPERATIONS MATTERS, INCLUDING FOR STAFFING. The authority shall pay the office of economic development, the DEPARTMENT OF LOCAL GOVERNMENT, OR ANOTHER AGENCY OR ENTITY THAT THE AUTHORITY HAS ENTERED INTO A CONTRACT WITH FOR ALL costs incurred for services, staffing, and administrative costs THAT ARE APPROVED BY THE INITIAL CHAIRPERSON AND RATIFIED BY THE bOARD OR THAT ARE APPROVED BY THE AUTHORITY.
(4) (a) Within thirty days of the governor's initial APPOINTMENTS PURSUANT TO SUBSECTIONS(2) AND (3) OF THIS SECTION, the initial chairperson of the board as designated by the governor shall set dates for the first and second board meetings which must be held before December 31, 2022. The board MAY ELECT A NEW CHAIRPERSON PURSUANT TO SECTION 29-4-1105 (1)(n) at Either initial meeting. Subsequent meeting shall be set by the CHAIRPERSON OF THE BOARD.".

Renumber succeeding subsections accordingly.
Page 9, strike line 24 and substitute "ANY CONTRACT, TRANSACTION, OR PROPOSAL WITH THE AUTHORITY OR ANY INTEREST, DIRECT OR INDIRECT, In A NONPROFIT OR FOR-PROFIT ORGANIZATION SUBMITTING A PROPOSAL TO THE AUTHORITY SHALL DISCLOSE".

Page 11, after line 22 insert:
"(c) If THE AUTHORITY DESIRES TO VOLUNTARILY SELL AN AFFORDABLE RENTAL HOUSING PROJECT, IT SHALL NOTIFY ALL LOCAL GOVERNMENTS IN THE AREA IN WHICH THE PROJECT IS LOCATED, BROADLY ADVERTISE THE SALE, AND FAVOR BUYERS THAT AGREE TO MAINTAIN THE PROJECT AS AFFORDABLE HOUSING, PROVIDED THAT THE FINANCIAL TERMS OF THE PURCHASE ARE SUFFICIENT TO SATISFY ALL OF THE AUTHORITY'S Obligations with respect to the project. This subsection (11)(c) SHALL NOT APPLY TO A SALE THAT OCCURS IN CONNECTION WITH THE FORECLOSURE OF A MORTGAGE OR DEED OF TRUST THAT IS PLACED ON THE PROJECT AS PART OF FINANCING IN CONNECTION WITH THE PROJECT.".

Page 12, line 19, after "SPECIFY" insert "FOR INCOME-RESTRICTED UNITS".
Page 13 , line 3 , strike " $50 \%$ " and substitute "FIFTY PERCENT".
Page 15, line 25, strike "11." and substitute " 11 ; AND
(r) OTHER POWERS NECESSARY TO ACCOMPLISH THE AUTHORITY'S SPECIFIC GOALS AS REQUIRED UNDER THIS PART 11.".

Page 18, line 21, strike "29-4-1104 (11)(a)." and substitute "29-4-1104 (12)(a).".

Page 18, line 23, strike "October 1, 2022," and substitute "April 1, 2023,".

Page 18, line 26, strike "January 1, 2023," and substitute "July 1, 2023,".

Page 19, line 7, strike "Entities" and substitute "ENTITIES.".
Page 19, strike lines 8 and 9 and substitute "When The authority has DETERMINED IT HAS".

Page 20, line 25, strike "Provides" and substitute "Provide".
Page 20, line 27, strike "HAS" and substitute "HAVE".
Page 21, line 5, strike "TARGETS" and substitute "TARGET".
Page 21, line 15, strike "Promotes" and substitute "Promote".
Page 21, lines 12 and 13 strike "INCOME, AS SPECIFIED IN SUBSECTION (1)(c)(I) OF THIS SECTION," and substitute "INCOME FOR MIDDLE-INCOME INDIVIDUALS AND FAMILIES AS SET FORTH IN SECTION 29-4-1103 (7).".

Page 21, line 18, strike "OR BELOW".
Page 22, line 13, strike "PROJECT," and substitute "PROJECT USING INITIAL RESTRICTED RENTS AND WITH NO UPWARD TRENDING OF RENTS,".

Page 22, line 18, strike "AVAILABLE." and substitute "AVAILABLE;".
Page 22, after line 18 insert:
"(III) Include an estimate of the rent savings to INCOME-RESTRICTED TENANTS, AN ESTIMATE OF THE TAX SAVINGS RESULTING FROM THE AFFORDABLE RENTAL HOUSING PROJECT'S EXEMPTION FROM STATE AND LOCAL TAXES, A COMPARISON OF THE ESTIMATED RENT SAVINGS AND ESTIMATED TAX SAVINGS, AND A DESCRIPTION OF HOW THE TAX SAVINGS WILL BE USED TO PRODUCE RENT SAVINGS OR OTHER BENEFITS TO INCOME-RESTRICTED TENANTS;".

Renumber succeeding subparagraphs accordingly.
Page 23, strike lines 13 through 15 and substitute "UNIQUE ECONOMIC AND HOUSING COST ATTRIBUTES IN THE LOCAL".

Page 24, strike lines 14 through 25 and substitute:
"(b) (I) THE AUTHORITY MUST PROVIDE AND DELIVER WRITTEN NOTICE OF A PROPOSED AFFORDABLE RENTAL HOUSING PROJECT TO THE COUNTY AND MUNICIPALITY WHERE THE PROJECT IS PROPOSED TO BE LOCATED WITHIN FOURTEEN DAYS OF THE AUTHORITY RECEIVING A PROJECT PROPOSAL. THE COUNTY OR MUNICIPALITY MAY OBJECT TO A PROJECT IN ACCORDANCE WITH THIS SUBSECTION (4)(b) AT ANY TIME WITHIN NINETY DAYS AFTER RECEIPT OF THE NOTICE. THE AUTHORITY SHALL NOT SELECT A PROPOSED AFFORDABLE RENTAL HOUSING PROJECT IF THE COUNTY OR MUNICIPALITY IN WHICH THE PROJECT IS TO BE LOCATED OBJECTS TO THE PROJECT IN ACCORDANCE WITH THIS SUBSECTION (4)(b).
(II) EACH COUNTY AND MUNICIPALITY IN WHICH A PROPOSED AFFORDABLE RENTAL HOUSING PROJECT WILL BE LOCATED MUST SOLICIT FEEDBACK FROM OTHER LOCAL GOVERNMENTAL JURISDICTIONS IN THE area in which the project will be located to determine the IMPACT OF THE PROPOSED AFFORDABLE RENTAL HOUSING PROJECT ON THE OTHER LOCAL GOVERNMENTAL JURISDICTIONS.
(III) DURING THE NINETY DAY NOTICE PERIOD PURSUANT TO SUBSECTION (4)(b)(I) OF THIS SECTION, THE AUTHORITY SHALL USE BEST EFFORTS TO WORK IN COOPERATION WITH OVERLAPPING LOCAL GOVERNMENTAL ENTITIES FOR ANY PROPOSED AFFORDABLE RENTAL hOUSING PROJECT. IF AFTER NEGOTIATIONS, A COUNTY OR A MUNICIPALITY, OR BOTH, WITHIN WHICH BOUNDARIES A PROPOSED AFFORDABLE RENTAL HOUSING PROJECT WILL BE LOCATED AND THAT HAS OPTED INTO THE PILOT PROGRAM SET FORTH IN SUBSECTION (1)(a) OF THIS SECTION, PROVIDES WRITTEN NOTICE TO THE AUTHORITY THAT THE PROPOSED AFFORDABLE RENTAL HOUSING PROJECT IS NOT FEASIBLE AS PROPOSED, WITH THE REASONS WHY THE PROJECT IS NOT FEASIBLE, THE AUTHORITY SHALL NOT SELECT THE PROPOSED AFFORDABLE RENTAL HOUSING PROJECT OR SHALL REQUEST THAT THE PROPOSAL BE RESUBMITTED FOR RECONSIDERATION BY THE AUTHORITY AND THE APPLICABLE COUNTY OR MUNICIPALITY, OR BOTH, AND SHALL TAKE INTO ACCOUNT FEEDBACK RECEIVED FROM THE LOCAL GOVERNMENTAL ENTITIES. NOTHING IN THIS SUBSECTION (4)(b)(III) PRECLUDES A LOCAL GOVERNMENT FROM OBJECTING TO A PROJECT PROPOSAL THAT IS RESUBMITTED TO THE AUTHORITY. IF THE PROPOSAL IS APPROVED BY THE COUNTY OR MUNICIPALITY, OR BOTH AS APPLICABLE, OR IF NO FEEDBACK IS RECEIVED BY THE AUTHORITY FROM THE COUNTY OR MUNICIPALITY, OR BOTH AS APPLICABLE, THEN THE AUTHORITY MAY SELECT THE AFFORDABLE RENTAL HOUSING PROJECT.
(IV) If A COUNTY OR MUNICIPALITY HAS NOT APPROVED OR OBJECTED TO THE PROJECT WITHIN SEVENTY-FIVE DAYS OF THE DATE THE AUTHORITY DELIVERS ITS FIRST NOTICE REGARDING THE PROPOSED PROJECT IN ACCORDANCE WITH SUBSECTION (4)(b)(I) OF THIS SECTION, THE AUTHORITY MUST DELIVER A SECOND NOTICE REMINDING THE COUNTY OR MUNICIPALITY THAT ANY OBJECTIONS TO THE PROPOSED PROJECT ARE DUE WITHIN NINETY DAYS AFTER RECEIPT OF THE FIRST NOTICE SENT PURSUANT TO SUBSECTION (4)(b)(I) OF THIS SECTION.
(V) A COUNTY OR MUNICIPALITY MAY APPROVE A PROPOSED AFFORDABLE RENTAL HOUSING PROJECT AT ANY TIME, WHICH APPROVAL ENDS THE NINETY DAY OBJECTION PERIOD SET FORTH IN THIS SUBSECTION (4)(b). THE AUTHORITY MAY OFFER INCENTIVES TO OBTAIN SUCH APPROVAL.".

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Page 25, line 13, strike "THE" and substitute "NotwithStanding THE
PROVISIONS OF THIS SUBSECTION (6),".
Page 26, line 9, strike "Rental" and substitute "Income-Restricted
RENTAL".
Page 26, line 21, after "AUTHORITY" insert "FOR INCOME-RESTRICTED
UNITS".
Page 33, line 21, strike "SIX" and substitute "ONE".
Page 35, line 11, strike "AFFORDABLE" and substitute "ANY TYPE OF".
Page 35 , line 14 , strike " \(\$ 6,000,000\) " and substitute " \(\$ 1,000,000\) ".
SB22-239 be referred to the Committee of the Whole with favorable recommendation.
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## STATE, CIVIC, MILITARY AND VETERANS AFFAIRS

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

HCR22-1002 be referred to the Committee of the Whole with favorable recommendation.

SB22-053 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend reengrossed bill, page 2, after line 1 insert:
"SECTION 1. In Colorado Revised Statutes, 25-1-120, amend (1)(b) as follows:

25-1-120. Nursing facilities - rights of patients. (1) The department shall require all skilled nursing facilities and intermediate care facilities to adopt and make public a statement of the rights and responsibilities of the patients who are receiving treatment in such facilities and to treat their patients in accordance with the provisions of said statement. The statement shall ensure each patient the following:
(b) The right to have private and unrestricted communications with any person of his THE PATIENT'S choice, EXCEPT AS SPECIFIED IN SECTION 25-3-125 (2) AND (3);".

Renumber succeeding sections accordingly.
Page 2, strike lines 8 through 11 and substitute:
"(2) (a) SUbJECT TO THE RESTRICTIONS AND LIMITATIONS FOR SKILLED NURSING FACILITY AND NURSING FACILITY RESIDENTS' VISITATION RIGHTS SPECIFIED IN 42 U.S.C. 1396 r (c)(3)(C); 42 U.S.C. $1395 i$ (c)(3)(C); 42 CFR 483.10 (a), (b), AND (f); THE RIGHTS FOR ASSISTED LIVING RESIDENTS SPECIFIED IN RULE PURSUANT TO SECTION 25-27-104; THE RESTRICTIONS AND LIMITATIONS SPECIFIED BY A HEALTH-CARE FACILITY PURSUANT TO SUBSECTION (3) OF THIS SECTION; RESTRICTIONS AND LIMITATIONS SPECIFIED IN STATE OR LOCAL PUBLIC HEALTH ORDERS; AND THE COMMUNICATIONS EXCEPTION SPECIFIED IN SECTION 25-1-120, IN ADDITION TO HOSPITAL PATIENT VISITATION RIGHTS IN 42 CFR 482.13 (h), A PATIENT OR RESIDENT OF A".

Page 3, line 22, strike "42 CFR 482.13 (h)," and substitute " 42 CFR 482.13 (h); 42 U.S.C. 1396 r (c)(3)(C); 42 U.S.C. $1395 i$ (c)(3)(C); 42 CFR 483.10 (a), (b), AND (f); AND SECTION 25-27-104,".

Page 3, line 25, strike "CLINICALLY".
Page 3, line 26, after "limitation" insert "to Ensure health and SAFETY OF PATIENTS, STAFF, OR VISITORS".

Page 4, strike lines 1 through 8 and substitute "RIGHTS AND THE REASONS FOR THE RESTRICTION OR LIMITATION.".

Reletter succeeding paragraph accordingly.
Page 4, lines 10 and 11, strike "REGARDLESS OF KNOWN COMMUNITY TRANSMISSION,".

Page 4, line 20, strike "AND".
Page 4, strike line 21 and substitute:
"(D) For a hospital, REQUIRE VISitors to Sign a waiver ACKNOWLEDGING THE".

Page 4, line 25, strike "VERBAL" and substitute "MENACING".
Page 4, line 27, strike "TOLERATED." and substitute "TOLERATED, AND, IF SUCH ABUSE OCCURS, A HOSPITAL MAY RESTRICT THE VISITOR'S CURRENT OR FUTURE ACCESS; AND
(E) For all other health-care facilities, REQUire visitors TO SIGN A DOCUMENT ACKNOWLEDGING THE RISKS OF ENTERING THE HEALTH-CARE FACILITY AND ACKNOWLEDGING THAT MENACING AND PHYSICAL ASSAULTS ON HEALTH-CARE WORKERS AND OTHER EMPLOYEES OF THE HEALTH-CARE FACILITY WILL NOT BE TOLERATED.".

Page 5, strike lines 1 through 4.
Page 5, line 5, strike "(A)" and substitute "(F)".
Page 5 , strike lines line 8 through 14 and substitute "DISEASE; AND
(G) Require all visitors to the health-care facility to be TESTED FOR THE COMMUNICABLE DISEASE AND DENY ENTRY FOR THOSE WHO HAVE A POSITIVE TEST RESULT; AND
(H) Restrict the movement of visitors within the HEALTH-CARE FACILITY, INCLUDING RESTRICTING ACCESS TO WHERE IMMUNOCOMPROMISED OR OTHERWISE VULNERABLE POPULATIONS ARE AT GREATER RISK OF BEING HARMED BY A COMMUNICABLE DISEASE.".

Page 5, line 15, strike "(III)" and substitute "(II)".
Page 5, line 25, after "TIME;" insert "AND".
Page 5, strike lines 26 and 27.
Reletter succeeding sub-subparagraph accordingly.
Page 6, line 6, strike "EQUIPMENT" and substitute "EQUIPMENT, OR TAKE A TEST FOR A COMMUNICABLE DISEASE,".

Page 6, line 10, after "EQUIPMENT" insert "OR TEST".
Page 6, line 13, after "EQUIPMENT" insert "OR TEST".
Page 6, line 16, after "EQUIPMENT" insert "OR TEST".
Page 7, strike lines 20 through 22.
Reletter succeeding paragraph accordingly.
Strike "PANDEMIC" and substitute "COMMUNICABLE" on: Page 4, lines 10, 15 , and 24; and Page 5, lines 6 and 7.

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE

## APPROPRIATIONS

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

SB22-053 be referred to the Committee of the Whole with favorable recommendation.

SB22-081 be referred to the Committee of the Whole with favorable recommendation.

SB22-173 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 20 through 27.

Page 4, strike lines 1 through 10.
Renumber succeeding section accordingly.
Page 1, strike lines 102 and 103 and substitute "TELEPHARMACY OUTLETS.".

STATE, CIVIC, MILITARY AND VETERANS AFFAIRS
After consideration on the merits, the Committee recommends the following:

HJR22-1021 be postponed indefinitely.

HJR22-1022 be postponed indefinitely.

HJR22-1023 be referred to the House for final action.

## FIRST REPORT OF FIRST CONFERENCE COMMITTEE on SB22-021

This Report Amends the Rerevised Bill
To the President of the Senate and the
Speaker of the House of Representatives:
Your first conference committee appointed on SB22-021, concerning the treatment of persons with behavioral health disorders in the justice system, and, in connection therewith, making an appropriation, has met and reports that it has agreed upon the following:

That the Senate accede to the House amendments made to the bill, as the amendments appear in the rerevised bill, with the following changes:

Amend rerevised bill, page 13, line 1 , strike "THIS".
Page 13, strike line 2 and substitute "(2)(c) OF THIS SECTION SHALL SERVE NO MORE THAN THREE CONSECUTIVE TWO-YEAR TERMS, WITH THE APPOINTING AUTHORITY'S APPROVAL FOR EACH SPECIFIC TERM.".

Respectfully submitted,

House Committee:
/signed/
Robert Rodriguez
Cleave Simpsom
Pete Lee

Senate Committee:
/signed/
Adrienne Benavidez
Judy Amabile
Rod Pelton

# FIRST REPORT OF FIRST CONFERENCE COMMITTEE on SB22-113 

This Report Amends the Rerevised Bill
To the President of the Senate and the
Speaker of the House of Representatives:
Your first conference committee appointed on SB22-113, concerning the use of personal identifying data, and, in connection therewith, creating a task force for the consideration of artificial intelligence, restricting the use of facial recognition services by state and local government agencies, temporarily prohibiting the use of facial recognition services by public schools, and making an appropriation, has met and reports that it has agreed upon the following:

That the House recede from its amendments made to the bill, as the amendments appear in the rerevised bill, and that the following amendments be substituted therefor:

Amend reengrossed bill, page 3, strike lines 2 through 10 .
Strike pages 4 through 9 .
Page 10, strike lines 1 through 8 and substitute:
"SECTION 1. In Colorado Revised Statutes, add 2-3-1707 as follows:

2-3-1707. Task force for the consideration of facial recognition services - creation - membership - duties - compensation - staff support - repeal. (1) Creation - membership. (a) THERE IS CREATED a task force for the consideration of facial recognition services. The task force consists of the following fifteen members:
(I) The Chief information officer appointed by the GOVERNOR PURSUANT TO SECTION 24-37.5-103 (1) OR THE Chief INFORMATION OFFICER'S DESIGNEE;
(II) The attorney general or the attorney general's Designee;
(III) The director of the Colorado bureau of investigation CREATED IN SECTION 24-33.5-401 OR THE DIRECTOR'S DESIGNEE;
(IV) One member who represents the Colorado District Attorneys' Council, to be appointed by the speaker of the house of representatives;
(V) One member who represents either the County Sheriffs of Colorado or the Colorado Association of Chiefs of Police, to be appointed by the president of the senate;
(VI) One member who is a state representative, to be appointed by the speaker of the house of representatives;
(VII) One member who is a state senator, to be appointed by the president of the senate;
(VIII) One member who represents local school district boards of education, to be appointed by the speaker of the house of representatives;
(IX) OnE MEMBER WHO IS AN INSTRUCTOR AT AN INSTITUTION OF HIGHER EDUCATION AND HAS EXPERT KNOWLEDGE OF, AND EXPERIENCE WITH, FACIAL RECOGNITION SERVICES TECHNOLOGY, TO BE APPOINTED BY THE PRESIDENT OF THE SENATE;
(X) ONE MEMBER WHO IS A BUSINESS PROFESSIONAL WITH EXPERT KNOWLEDGE OF, AND EXPERIENCE WITH, FACIAL RECOGNITION SERVICES PRODUCTS, TO BE APPOINTED BY THE SPEAKER OF THE HOUSE OF REPRESENTATIVES;
(XI) ONE MEMBER WHO IS AN ATTORNEY WITH EXPERT KNOWLEDGE OF, AND EXPERIENCE WITH, FEDERAL AND STATE LAWS CONCERNING FACIAL RECOGNITION SERVICES, TO BE APPOINTED BY THE PRESIDENT OF THE SENATE;
(XII) One member who represents the Colorado Criminal DEFENSE BAR, TO BE APPOINTED BY THE PRESIDENT OF THE SENATE;
(XIII) ONE MEMBER WHO REPRESENTS A CONSUMER PROTECTION ASSOCIATION, TO BE APPOINTED BY THE PRESIDENT OF THE SENATE;
(XIV) ONE MEMBER WHO REPRESENTS A STATEWIDE CIVIL LIBERTIES ORGANIZATION, TO BE APPOINTED BY THE SPEAKER OF THE HOUSE OF REPRESENTATIVES; AND
(XV) One member who represents disproportionately IMPACTED COMMUNITIES, TO BE APPOINTED BY THE PRESIDENT OF THE SENATE.
(b) THE SPEAKER OF THE HOUSE OF REPRESENTATIVES AND THE PRESIDENT OF THE SENATE SHALL MAKE EACH OF THE INITIAL APPOINTMENTS DESCRIBED IN SUBSECTION (1)(a) OF THIS SECTION NOT LATER THAN SIXTY DAYS AFTER THE EFFECTIVE DATE OF THIS SECTION.
(c) THE TERMS OF THE APPOINTED MEMBERS OF THE TASK FORCE ARE AS FOLLOWS:
(I) THE STATE REPRESENTATIVE APPOINTED PURSUANT TO SUBSECTION (1)(a)(VI) OF THIS SECTION MAY SERVE INDEFINITELY, AT THE DISCRETION OF THE SPEAKER OF THE HOUSE OF REPRESENTATIVES, SO LONG AS THE PERSON REMAINS A STATE REPRESENTATIVE;
(II) THE STATE SENATOR APPOINTED PURSUANT TO SUBSECTION (1)(a)(VII) OF THIS SECTION MAY SERVE INDEFINITELY, AT THE DISCRETION OF THE PRESIDENT OF THE SENATE, SO LONG AS THE PERSON REMAINS A STATE SENATOR;
(III) THE INITIAL TERMS OF THE MEMBERS APPOINTED PURSUANT TO SUBSECTIONS (1)(a)(IV), (1)(a)(V), (1)(a)(VIII), (1)(a)(IX), AND (1)(a)(X) OF THIS SECTION ARE TWO YEARS, AND THEREAFTER THE TERMS OF SUCH MEMBERS ARE FOUR YEARS; AND
(IV) THE MEMBERS APPOINTED PURSUANT TO SUBSECTIONS (1)(a)(XI) TO (1)(a)(XV) OF THIS SECTION SHALL SERVE TERMS OF FOUR YEARS.
(d) Any vacancy that occurs among the appointed MEMBERS OF THE TASK FORCE SHALL BE FILLED BY THE APPROPRIATE APPOINTING AUTHORITY AS SOON AS PRACTICABLE IN ACCORDANCE WITH THE LIMITATIONS SPECIFIED IN SUBSECTION (1)(a) OF THIS SECTION.
(e) IN MAKING APPOINTMENTS TO THE TASK FORCE, THE SPEAKER OF THE HOUSE OF REPRESENTATIVES AND THE PRESIDENT OF THE SENATE SHALL ENSURE THAT THE MEMBERSHIP OF THE TASK FORCE:
(I) REFLECTS THE ETHNIC, CULTURAL, AND GENDER DIVERSITY OF THE STATE;
(II) InCLUDES REPRESENTATION OF ALL AREAS OF THE STATE, INCLUDING PERSONS WHO DO NOT RESIDE IN THE FRONT RANGE REGION OF THE STATE; AND
(III) To the extent practicable, includes persons with DISABILITIES.
(f) Not later than ninety days after the effective date of this section, the president of the senate shall appoint a member OF THE TASK FORCE TO SERVE AS THE INITIAL CHAIR OF THE TASK FORCE. Thereafter, the chair of the task force shall be appointed annually on or before July 1, with the speaker of the house of REPRESENTATIVES APPOINTING THE CHAIR IN ODD-NUMBERED YEARS AND the president of the senate appointing the chair in EVEN-NUMBERED YEARS.
(2) Issues for study. The task force shall examine and, pursuant to subsection (3)(e) of this Section, report to the committee concerning the extent to which state and local government agencies are currently using facial recognition SERVICES AND PROVIDE RECOMMENDATIONS CONCERNING THE EXTENT TO which state and local government agencies should be permitted TO USE FACIAL RECOGNITION SERVICES, INCLUDING CONSIDERATION OF:
(a) Regulation, approval, and procurement of facial RECOGNITION SERVICES;
(b) AcCess to data collected by facial recognition SERVICES;
(c) Education of the public Concerning facial recognition SERVICES, INCLUDING IN PUBLIC SCHOOLS AND INSTITUTIONS OF HIGHER EDUCATION;
(d) Ethical Considerations relating to the use of facial RECOGNITION SERVICES;
(e) Transparency and disclosure requirements concerning how state and local government agencies use facial recognition SERVICES;
(f) The potential abuses and threats posed to civil Liberties, freedoms, privacy, and security by the use of facial RECOGNITION SERVICES;
(g) The potential impact of the use of facial recognition SERVICES ON VULNERABLE COMMUNITIES; AND
(h) How to facilitate and encourage the continued DEVELOPMENT OF FACIAL RECOGNITION SERVICES SO THAT INDIVIDUALS, BUSINESSES, GOVERNMENTS, AND OTHER INSTITUTIONS CAN BENEFIT FROM their use while safeguarding against potential abuses and threats.
(3) Additional duties of the task force. The task force shall:
(a) Meet on or before December 1,2022 , at a time and place TO BE DETERMINED BY THE CHAIR OF THE TASK FORCE;
(b) Meet at least once every four months, or more often as directed by the chair of the committee;
(c) COMMUNICATE WITH and obtain input from groups throughout the state affected by the issues identified in SUBSECTION (2) OF THIS SECTION;
(d) Create subcommittees as needed to Carry out the duties of the task force. The subcommittees may consist, in part, of PERSONS WHO ARE NOT MEMBERS OF THE TASK FORCE. SUCH PERSONS MAY VOTE ON ISSUES BEFORE THE SUBCOMMITTEE BUT ARE NOT ENTITLED to vote at meetings of the task force.
(e) Notwithstanding Section 24-1-136 (11)(a)(I), submit a Report to the Committee on or before October 1, 2023, and on or before each October 1 thereafter, that, at a minimum:
(I) Describes issues to be studied in upcoming task force MEETINGS AND A PRIORITIZATION OF THOSE ISSUES;
(II) Describes findings and Recommendations regarding ISSUES CONSIDERED BY THE TASK FORCE;
(III) Describes legislative proposals that identify the POLICY ISSUES INVOLVED, THE AGENCIES RESPONSIBLE FOR THE IMPLEMENTATION OF THE CHANGES, AND THE FUNDING SOURCES REQUIRED FOR IMPLEMENTATION;
(IV) InCludes recommendations concerning:
(A) The requirements and restrictions described in part 3 of article 18 OF title 24; AND
(B) THE PROHIBITIONS AND EXCEPTIONS DESCRIBED IN SECTIONS 22-30.5-529 AND 22-32-150; AND
(V) InCLUDES A RECOMMENDATION AS TO WHETHER THE SCOPE OF THE ISSUES FOR STUDY BY THE TASK FORCE, AS DESCRIBED IN SUBSECTION (2) OF THIS SECTION, SHOULD BE EXPANDED TO INCLUDE CONSIDERATION OF ARTIFICIAL INTELLIGENCE OTHER THAN FACIAL RECOGNITION SERVICES, OR EVEN ARTIFICIAL INTELLIGENCE ITSELF, AND, IF SO, WHETHER THE MEMBERSHIP OF THE TASK FORCE SHOULD BE ADJUSTED ACCORDINGLY.
(4) Compensation. Nonlegislative members of THE TASK FORCE AND NONLEGISLATIVE MEMBERS OF ANY SUBCOMMITTEES OF THE TASK FORCE SERVE WITHOUT COMPENSATION. COMPENSATION OF LEGISLATIVE MEMBERS IS PAID FROM APPROPRIATIONS TO THE GENERAL ASSEMBLY.
(5) Staff support. THE DIRECTOR OF RESEARCH OF THE LEGISLATIVE COUNCIL MAY SUPPLY STAFF ASSISTANCE TO THE TASK FORCE AS THE DIRECTOR OF RESEARCH DEEMS APPROPRIATE, SUBJECT TO AVAILABLE APPROPRIATIONS. THE TASK FORCE MAY ALSO ACCEPT DONATIONS OF IN-KIND SERVICES FOR STAFF SUPPORT FROM THE PRIVATE SECTOR.
(6) Repeal. This section is repealed, effective September 1, 2027. PRIOR TO THE REPEAL, THE TASK FORCE IS SCHEDULED FOR REVIEW IN ACCORDANCE WITH SECTION 2-3-1203.

SECTION 2. In Colorado Revised Statutes, 2-3-1203, add (18.5)(a)(III) as follows:

2-3-1203. Sunset review of advisory committees - legislative declaration - definition - repeal. (18.5) (a) The following statutory authorizations for the designated advisory committees will repeal on September 1, 2027:
(III) THE TASK FORCE FOR THE CONSIDERATION OF FACIAL RECOGNITION SERVICES CREATED IN SECTION 2-3-1707.".

Page 12, line 15, strike "ARTIFICIAL INTELLIGENCE" and substitute "FACIAL RECOGNITION SERVICES".

Page 13, line 27, strike "OR".
Page 13, after line 27 insert:
"(II) A generally available consumer product, INCLUDING A TABLET OR SMARTPHONE, THAT ALLOWS FOR THE ANALYSIS OF FACIAL FEATURES IN ORDER TO FACILITATE THE USER'S ABILITY TO MANAGE AN ADDRESS BOOK OR STILL OR VIDEO IMAGES FOR PERSONAL OR HOUSEHOLD USE; OR".

Page 14, line 1, strike "(II)" and substitute "(III)".

Page 19, line 25, after "ACCOUNTABILITY" insert "REPORT".
Page 24, strike line 1 and substitute:
"(b) SUCH USE IS NECESSARY TO DEVELOP LEADS IN AN INVESTIGATION;".

Page 26, line 12, strike "This" and substitute "Notwithstanding any PROVISION OF THIS PART 3 TO THE CONTRARY, THIS".

Page 26, strike line 17 and substitute "FULFILL A CONGRESSIONAL MANDATE, FULFILL AVIATION SECURITY DIRECTIVES, OR COMPLY WITH FEDERAL LAW;".

Page 26, after line 20 insert:
"(III) UsES A FACIAL RECOGNITION SERVICE IN CONNECTION WITH A PHYSICAL ACCESS CONTROL SYSTEM IN ORDER TO GRANT OR DENY ACCESS TO A SECURE AREA;".

Page 26, strike line 25 and substitute "CONCERNING INDIVIDUALS; OR
(c) A UTILITY.".

Strike pages 27 through 29 and substitute:
"22-32-150. Contracting for facial recognition service by schools prohibited - definition - repeal. (1) EXCEPT AS DESCRIBED IN SUBSECTION (2) OF THIS SECTION, A SCHOOL DISTRICT OR A SCHOOL OR A CHARTER SCHOOL OF A SCHOOL DISTRICT SHALL NOT EXECUTE A CONTRACT WITH ANY VENDOR FOR THE PURCHASE OF, OR FOR SERVICES RELATED TO, ANY FACIAL RECOGNITION SERVICE.
(2) The prohibition described in Subsection (1) of this SECTION DOES NOT APPLY TO:
(a) A CONTRACT THAT WAS EXECUTED BEFORE THE EFFECTIVE DATE OF THIS SECTION, INCLUDING SUCH A CONTRACT THAT IS RENEWED AFTER THE EFFECTIVE DATE OF THIS SECTION; OR
(b) A CONTRACT FOR THE PURCHASE OF, OR FOR SERVICES RELATED TO, A GENERALLY AVAILABLE CONSUMER PRODUCT, INCLUDING A TABLET OR SMARTPHONE, THAT ALLOWS FOR THE ANALYSIS OF FACIAL FEATURES IN ORDER TO FACILITATE THE USER'S ABILITY TO MANAGE AN ADDRESS BOOK OR STILL OR VIDEO IMAGES FOR PERSONAL OR HOUSEHOLD USE.
(3) As used in this section, "FACIAL RECOGNITION SERVICE" HAS THE MEANING SET FORTH IN SECTION 24-18-301 (5).
(4) This section is repealed, effective July 1, 2025.

SECTION 6. In Colorado Revised Statutes, add 22-30.5-529 as follows:

22-30.5-529. Contracting for facial recognition service by institute charter schools prohibited - definition - repeal. (1) ЕХСЕРТ AS DESCRIBED IN SUBSECTION (2) OF THIS SECTION, AN INSTITUTE CHARTER SCHOOL SHALL NOT EXECUTE A CONTRACT WITH ANY VENDOR FOR THE PURCHASE OF, OR FOR SERVICES RELATED TO, ANY FACIAL RECOGNITION SERVICE.
(2) The prohibition described in Subsection (1) of This SECTION DOES NOT APPLY TO:
(a) A CONTRACT THAT WAS EXECUTED BEFORE THE EFFECTIVE DATE OF THIS SECTION, INCLUDING SUCH A CONTRACT THAT IS RENEWED AFTER THE EFFECTIVE DATE OF THIS SECTION; OR
(b) A CONTRACT FOR THE PURCHASE OF, OR FOR SERVICES RELATED TO, A GENERALLY AVAILABLE CONSUMER PRODUCT, INCLUDING A TABLET OR SMARTPHONE, THAT ALLOWS FOR THE ANALYSIS OF FACIAL FEATURES IN ORDER TO FACILITATE THE USER'S ABILITY TO MANAGE AN ADDRESS BOOK OR STILL OR VIDEO IMAGES FOR PERSONAL OR HOUSEHOLD USE.
(3) As used in this section, "FACIAL RECOGNITION SERVICE" HAS THE MEANING SET FORTH IN SECTION 24-18-301 (5).
(4) This section is repealed, effective July 1, 2025.

SECTION 7. In Colorado Revised Statutes, 18-5.5-102, add (5) as follows:

18-5.5-102. Cybercrime. (5) NOTWITHSTANDING ANY OTHER PROVISION OF THIS SECTION, AN INDIVIDUAL MAY AUTHORIZE AN AGENT TO ACCESS AND PROCESS, ON THAT INDIVIDUAL'S BEHALF, THAT INDIVIDUAL'S PERSONAL DATA OR OTHER INFORMATION HELD ON A COMPUTER, COMPUTER NETWORK, OR COMPUTER SYSTEM AND THAT IS OTHERWISE ACCESSIBLE TO THE INDIVIDUAL. AN AUTHORIZED AGENT REMAINS LIABLE FOR ANY UNAUTHORIZED ACTIVITY ON A SYSTEM UNDER applicable unfair competition laws; the federal "Computer Fraud and Abuse Act", 18 U.S.C. Sec. 1030 et Seq., AS AMENDED; AND OTHER PROVISIONS OF THIS SECTION.

SECTION 8. In Colorado Revised Statutes, 24-30-1404, amend (7)(h) as follows:

24-30-1404. Contracts - definition. (7) (h) The six-month deadline imposed by paragraph (a) of this subsection (7) SUBSECTION (7)(a) OF THIS SECTION does not apply to information technology projects that are overseen by the joint technology committee pursuant to part 17 of article 3 of title 2. C.R.S. For the purposes of this paragraph (h) As USED IN THIS SUBSECTION (7)(h), "information technology" has the same meaning as provided in seetion 2-3-1701 (2), C.R.S. SECTION 2-3-1701 (7).

SECTION 9. In Colorado Revised Statutes, 24-37-101, amend the introductory portion and (5) as follows:

24-37-101. Definitions. As used in this article ARTICLE 37, unless the context otherwise requires:
(5) "Information technology budget request" has the same meaning as set forth in seetion 2-3-1701 (2.5), C.R.S. SECTION 2-3-1701 (8).

SECTION 10. Appropriation. (1) For the 2022-23 state fiscal year, $\$ 11,109$ 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) $\$ 943$ for use by the general assembly; and
(b) $\$ 10,166$ for use by the legislative council, which amount is based on an assumption that the legislative council will require an additional 0.2 FTE.

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; 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 2022 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 "artificial intelligence," and substitute "FACIAL RECOGNITION SERVICES,".

## Page 1, strike lines 106 and 107 and substitute "PUBLIC SCHOOLS FROM EXECUTING NEW CONTRACTS FOR FACIAL RECOGNITION SERVICES, AND MAKING AN APPROPRIATION.".

Respectfully submitted,
House Committee:
Senate Committee:
/signed/
Chris Hansen
Janet Buckner
Bob Rankin
/signed/
Kerry Tipper
Jennifer Bacon
Patrick Neville

## FIRST REPORT OF FIRST CONFERENCE COMMITTEE on SB22-196

This Report Amends the Rerevised Bill
To the President of the Senate and the
Speaker of the House of Representatives:
Your first conference committee appointed on SB22-196, concerning supporting the health needs of persons who may be involved with the criminal justice system, and, in connection therewith, making an appropriation, has met and reports that it has agreed upon the following:

That the Senate accede to the House amendments made to the bill, as the amendments appear in the rerevised bill, with the following changes:

Amend rerevised bill, page 5, line 10, before "HOSPITAL" insert "NONPROFIT".

Page 5, line 19, before "HOSPITAL" insert "NONPROFIT".
Page 5, line 25, before "HOSPITAL" insert "NONPROFIT".
Page 7, line 16, strike "27-60-103 (1)(b)." and substitute "27-60-103
(1)(b), AND WITHDRAWAL MANAGEMENT PROGRAMS AT FACILITIES APPROVED PURSUANT TO ARTICLE 81 OF THIS TITLE 27.".

Page 7, line 21, strike "AND CRISIS RESPITE SERVICES" and substitute "CRISIS RESPITE SERVICES, AND WITHDRAWAL MANAGEMENT PROGRAMS".

Page 11, lines 25, before "HOSPITALS" insert "NONPROFIT".
Page 26, line 14 , strike "(1)(c)" and substitute "(3)(c)".

Respectfully submitted,

House Committee:
/signed/
Julie Gonzales
Pete Lee
Cleave Simpson

Senate Committee:
/signed/
Adrienne Benavidez
Jennifer Bacon
Mike Lynch

## SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: SB22-002, 099, 166, 168, 169, 176, and 214.

## MESSAGE(S) FROM THE SENATE

The Senate voted to concur in House amendments to SB22-006, SB22-012, SB22-140, and SB22-159, and repassed the bills as amended.

The Senate has postponed indefinitely HB22-1064. The bill is returned herewith.

The Senate voted to concur in House amendments to SB22-027, SB22-165, SB22-183, SB22-208, and repassed the bills as amended.

The Senate has passed on Third Reading and returns herewith:
HB22-1050, HB22-1061, HB22-1223, HB22-1230, HB22-1248, HB22-1321, HB22-1328, HB22-1361, HB22-1388, HB22-1391, HB22-1413, HB22-1414, HB22-1415, and HCR22-1006

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
HB22-1001 amended in Special Orders as printed in Senate Journal, May 9, 2022.
HB22-1026 amended in Special Orders as printed in Senate Journal, May 9, 2022.
HB22-1107 amended in Special Orders as printed in Senate Journal, May 9, 2022.
HB22-1132 amended in Special Orders as printed in Senate Journal, May 9, 2022.
HB22-1274 amended in Special Orders as printed in Senate Journal, May 9, 2022.
HB22-1400 amended in Special Orders as printed in Senate Journal, May 9, 2022.
HB22-1412 amended in Special Orders as printed in Senate Journal, May 9, 2022.

## MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, as amended, HB22-1107, 1132, 1412, 1001, 1026, 1274 , and 1400.

On motion of Representative Gonzales-Gutierrez, SB22-173, SB22-081, SB22-239, SB22-179, SB22-206, SB22-205, SB22-225, SB22-077, SB22-232, SB22-197, SB22-053 were made Special Orders on Tuesday, May 10, 2022, at 5:25 p.m.

The hour of $5: 25$ p.m., having arrived, on motion of Representative Roberts, the House resolved itself into Committee of the Whole for consideration of Special Orders and he was called to act as Chair.

## SPECIAL ORDERS--SECOND READING OF BILLS

The Committee of the Whole having risen, the Chair reported the titles of the following bills had been read (reading at length had been dispensed with by unanimous consent), the bills considered and action taken thereon as follows:
(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

SB22-173 by Senator(s) Rodriguez and Smallwood; also Representative(s) Bird and McKean-Concerning criteria relating to the operation of telepharmacy outlets, and, in connection therewith, making an appropriation.

Amendment No. 1, Appropriations Report, dated May 10, 2022, and placed in member's bill file; Report also printed in House Journal, May 10, 2022.

Amendment No. 2, Finance Report, dated May 5, 2022, and placed in member's bill file; Report also printed in House Journal, May 5, 2022.

Amendment No. 3, Public \& Behavioral Health \& Human Services Report, dated May 3, 2022, and placed in member's bill file; Report also printed in House Journal, May 3, 2022.

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

SB22-081 by Senator(s) Smallwood and Donovan; also Representative(s) Tipper and Will-Concerning a requirement that the board of directors of the Colorado health benefit exchange create a consumer outreach campaign to provide consumers with comprehensive information regarding covered health-care services, and, in connection therewith, adjusting the limit on the total amount of tax credits that may be granted to health insurance companies.

Amendment No. 1, Finance Report, dated May 5, 2022, and placed in member's bill file; Report also printed in House Journal, May 5, 2022.

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

SB22-179 by Senator(s) Ginal and Liston; also Representative(s) Lontine-Concerning measures to address tampering with a motor vehicle's emission control system.

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

SB22-206 by Senator(s) Fenberg; also Representative(s) Amabile-Concerning resources for disaster preparedness and recovery, and, in connection therewith, creating the disaster resilience rebuilding program, the sustainable rebuilding program, the office of climate preparedness, and making an appropriation.

Amendment No. 1, Appropriations Report, dated May 9, 2022, and placed in member's bill file; Report also printed in House Journal, May 9, 2022.

Amendment No. 2, State, Civic, Military, \& Veterans Affairs Report, dated May 4, 2022, and placed in member's bill file; Report also printed in House Journal, May 4, 2022.

Amendment No. 3, by Representative Amabile.
Amend the State, Civic, Military, and Veterans Affairs Committee Report, dated May 4, 2022, page 1, strike lines 3 through 5 and substitute:
"Amend reengrossed bill, page 8, line 21, after "PROCESS" insert
"PURSUANT TO THE STATE PROCUREMENT CODE, ARTICLES 101 TO 112 OF THIS TITLE 24,".".

Page 1 of the committee report, after line 13 , insert:
"Page 17 of the bill, line 1, after "PROCESS" insert "PURSUANT TO THE STATE PROCUREMENT CODE, ARTICLES 101 TO 112 OF THIS TITLE 24,".".

Page 1 of the committee report, after line 17 , insert:
"Page 28 of the bill, line 7, after "PROCESS" insert "PURSUANT TO THE STATE PROCUREMENT CODE, ARTICLES 101 TO 112 OF TITLE 24,".".

Amendment No. 4, by Representative Amabile.
Amend reengrossed bill, page 30 , line 23 , strike "(2)(a)" and substitute "(2)(a); and add (4.7)".

Page 31, line 5, strike "or (4.5)" and substitute "or (4.5), or (4.7)".
Page 31, after line 6 insert:
"(4.7) THREE DAYS AFTER THE EFFECTIVE DATE OF THIS SUBSECTION (4.7), THE STATE TREASURER SHALL TRANSFER TWO MILLION SEVEN HUNDRED THOUSAND DOLLARS FROM THE DISASTER EMERGENCY FUND TO THE CAPITAL CONSTRUCTION FUND CREATED IN SECTION 24-75-302 FOR USE BY THE DIVISION OF FIRE PREVENTION AND CONTROL CREATED IN SECTION 24-33.5-1201 FOR CAPITAL CONSTRUCTION RELATED TO AVIATION RESOURCES FOR WILDFIRE SUPPRESSION.

SECTION 9. In Colorado Revised Statutes, 24-75-302, add (13) as follows:

24-75-302. Capital construction fund - capital assessment fees - calculation - information technology capital account - repeal. (13) THE FUND INCLUDES MONEY TRANSFERRED PURSUANT TO SECTION 24-33.5-706 (4.7).".

Renumber succeeding sections accordingly.
Page 33, after line 5 insert:
"SECTION 11. Capital construction appropriation. For the 2022-23 state fiscal year, $\$ 2,700,000$ is appropriated to the department of public safety. This appropriation is from the capital construction fund created in section 24-75-302 (1)(a), C.R.S. To implement this act, the department may use this appropriation for capital construction related to aviation resources for wildfire suppression.".

Renumber succeeding section accordingly.
On motion of Representative Hanks, the bill was partially read at length.
As amended, ordered revised and placed on the Calendar for Third Reading and Final Passage.

SB22-239 by Senator(s) Moreno and Simpson; also Representative(s) Esgar and McKean-Concerning buildings in the capitol complex, and, in connection therewith, funding certain capital construction projects for state-owned buildings and making an appropriation.

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

SB22-205 by Senator(s) Fenberg and Holbert; also Representative(s) Valdez A. and Van Winkle-Concerning the regulation of cannabis-related products that may potentially cause a person to become intoxicated when used.

Amendment No. 1, Public \& Behavioral Health \& Human Services Report, dated May 10, 2022, and placed in member's bill file; Report also printed in House Journal, May 10, 2022.

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

## SB22-225 by Senator(s) Zenzinger and Liston; also Representative(s)

 Roberts and Baisley-Concerning emergency medical services in the state, and, in connection therewith, creating an emergency medical services system sustainability task force and requiring ambulance services to obtain a state license from the department of public health and environment and making an appropriation.Amendment No. 1, Appropriations Report, dated May 9, 2022, and placed in member's bill file; Report also printed in House Journal, May 9, 2022.

Amendment No. 2, by Representative Hanks.
Amend reengrossed bill, page 12, line 23, strike "THOUSAND" and substitute "HUNDRED".

Page 12, line 25, strike "THOUSAND" and substitute "HUNDRED".
Page 23, line 2, strike "THOUSAND" and substitute "HUNDRED".
Amendment No. 3, by Representative Will.
Amend reengrossed bill, page 15 , line 18 , strike "THIRTY" and substitute "TEN".

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

SB22-077 by Senator(s) Ginal and Woodward; also Representative(s) Larson and Young-Concerning the adoption of an interstate compact to allow a person who is a licensed professional counselor in the person's state of residence to practice professional counseling in a compact state in which the person is not licensed, and, in connection therewith, making an appropriation.

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

## SB22-232 by Senator(s) Bridges and Moreno, Coleman, Simpson,

 Zenzinger; also Representative(s) Herod and Bernett-Concerning the provision of workforce housing through the creation of the middle-income housing authority, and, in connection therewith, making an appropriation.Amendment No. 1, Appropriations Report, dated May 10, 2022, and placed in member's bill file; Report also printed in House Journal, May 10, 2022.

## Amendment No. 2, by Representative Herod.

Amend the Appropriations Committee Report, dated May 10, 2022, page 1, strike lines 1 through 4 and substitute:
"Amend reengrossed bill, page 6, strike line 27.".
Page 3, line 4, strike "GOVERNMENT," and substitute "AFFAIRS,".
Page 3, lines 24 and 25, strike "ALL LOCAL GOVERNMENTS" and substitute "IN WRITING RELEVANT PUBLIC ENTITIES, INCLUDING STATE AGENCIES, LOCAL GOVERNMENTS, AND PUBLIC HOUSING AUTHORITIES".

Page 3, line 25, strike "located," and substitute "located. Notice MUST INCLUDE A DESCRIPTION OF THE PROPERTY TO BE SOLD. NOTIFIED PUBLIC ENTITIES HAVE NINETY DAYS AFTER THE DATE OF NOTICE TO SUBMIT A PROPOSED PURCHASE AND SALE AGREEMENT, AND OBTAIN BINDING COMMITMENT FOR ANY NECESSARY FINANCING OR GUARANTEES. AFTER THE NINETY-DAY PERIOD HAS ELAPSED, THE AUTHORITY MAY".

Page 3, line 29, strike "PROJECT. This SUBSECTION (11)(c)" and substitute "PROJECT.".

Page 3, strike lines 30 through 32.
Page 4, strike line 14.
Page 4, line 17, strike "(7)."." and substitute "(7)".".
Page 4, after line 17 insert:
"Page 21 of the bill, line 15, strike "Promotes" and substitute "Promote".".

Page 6 of the report, line 21 , strike "(6),"." and substitute "(6), THE".".
Amendment No. 3, by Representative Pelton.
Amend the Appropriations Committee Report, dated May 10, 2022, page 1 , line 17 , after "A" insert "RURAL".

Amendment No. 4, by Representative Herod.
Amend reengrossed bill, page 6, line 6, after "PART 11," insert "unLESS AS OTHERWISE PROVIDED UNDER SECTION 29-4-1107 (2)(c),".

Page 6, line 15, strike "LOCATED, AS" and substitute "LOCATED.".
Page 6, strike lines 16 and 17.
Page 13, line 1, strike "AND".

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Page 13, line 5, strike "THEREAFTER." and substitute "THEREAFTER;
    (VIII) THE AMOUNT OF MIDDLE-INCOME RENTAL SAVINGS
ACCRUED TO THE LOCAL COMMUNITY FROM THE DEVELOPMENT;
    (IX) The amount of tax exemptions accrued; and
    (X) The rents charged and occupancy rates of nonincome
RESTRICTED UNITS OF HOUSING.".
Page 17, line 27, strike "To" and substitute "In ORDER TO ISOLATE
OPERATING RISK ON A PROJECT-BY-PROJECT BASIS, TO".
Page 18, lines 1 and 2, strike "to Carry out any of the authority's
ACTIVITIES," and substitute "ON A PER-PROJECT BASIS FOR THE DURATION
OF THE AFFORDABLE RENTAL HOUSING PROJECT UNLESS THE CONTROLLED
ENTITY MUST OVERSEE MORE THAN ONE AFFORDABLE RENTAL HOUSING
PROJECT AS DEMONSTRATED BY AN APPLICANT FOR FUNDING TO THE
AUTHORITY,".
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Page 18, line 7, after "OF" insert "OR AGENT TO OVERSEE".
Page 18, line 9, after "BODY" insert "OR AGENT".
Page 19, line 7, strike "PROPOSED".
Page 26, line 24, strike "DEVELOPMENT." and substitute "DEVELOPMENT
OR PUBLISHED BY THE COLORADO DIVISION OF HOUSING OR OTHER
STATEWIDE AUTHORITY ON HOUSING.".

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

SB22-197 by Senator(s) Coleman and Hansen; also Representative(s) Bacon-Concerning authorizing alternative governance for innovation school zones.

Amendment No. 1, Education Report, dated May 6, 2022, and placed in member's bill file; Report also printed in House Journal, May 6, 2022.

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

SB22-053 by Senator(s) Sonnenberg; also Representative(s) McLachlan and Geitner-Concerning visitation rights at health-care facilities, and, in connection therewith, making an appropriation.

Amendment No. 1, State, Civic, Military, \& Veterans Affairs Report, dated May 10, 2022, and placed in member's bill file; Report also printed in House Journal, May 10, 2022.

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

## AMENDMENT(S) TO THE COMMITTEE OF THE WHOLE REPORT

Representative Pelton moved to amend the Report of the Committee of the Whole to show that L. 023 the following Pelton amendment to SB22-206 did pass:

Amend the State, Civic, Military, and Veterans Affairs Committee Report, dated May 4, 2022, page 1, strike lines 16 and 17 and substitute:
"Page 20 of the reengrossed bill, strike lines 25 through 27.
Strike pages 21 through 26 of the bill.
Page 27 of the bill, strike lines 1 through 12 .
Renumber succeeding sections accordingly.".
The amendment was declared lost by the following roll call vote:

| YES | 25 | NO | 40 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |

Representative Pelton moved to amend the Report of the Committee of the Whole to show that L. 024 the following Pelton amendment to SB22-206 did pass:

Amend reengrossed bill, page 33, strike lines 6 through 8, and substitute:
"SECTION 10. 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; 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 2022 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:

| YES | 27 | NO | 38 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | Y | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | Y | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | N |
|  |  |  |  |  |  | Speaker | N |

## ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: SB22-053 as amended, SB22-077, SB22-081 as amended, $\mathrm{SB} 22-173$ as amended, $\mathrm{SB} 22-179, \mathrm{SB} 22-197$ as amended, SB22-205 as amended, SB22-206 as amended, SB22-225 as amended, SB22-232 as amended, SB22-239.

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 | 41 | NO | 24 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

## CONSIDERATION OF SENATE AMENDMENTS TO HOUSE BILLS

HB22-1272 by Representative(s) Gonzales-Gutierrez and Benavidez; also Senator(s) Gonzales and Rodriguez-Concerning the repeal of the provision awarding a defendant attorney fees in a tort action when the case is dismissed on motion of the defendant prior to trial.
(Amended as printed in Senate Journal, April 26, 2022.)
Representative Gonzales-Gutierrez moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 48 | NO | 17 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | Y | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | N |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

| YES | 39 | NO | 26 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | N |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | N |



| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Daugherty, Gonzales-Gutierrez, McCluskie, Young

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HB22-1133 by Representative(s) Gray and Caraveo; also Senator(s)
    Winter-Concerning an advance payment of premiums for
    state employee family and medical leave insurance
    coverage from the revenue loss restoration cash fund to the
    family and medical leave insurance fund for use by the
    division of family and medical leave insurance to
    implement services prescribed under the "Paid Family and
    Medical Leave Insurance Act", and, in connection
    therewith, reducing an appropriation.
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(Amended as printed in Senate Journal, April 28, 2022.)
Representative Caraveo moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 42 | NO | 23 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Yipr | Ransom | Y | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed

| YES | 41 | NO | 24 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |


| Boesenecker Y | Holtorf | N | Neville | N | Valdez D. | Y |  |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Sirota, Valdez A., Woodrow
HB22-1347 by Representative(s) Daugherty; also Senator(s) Rodriguez-Concerning workers' compensation, and, in connection therewith, increasing funeral benefits, allowing for advance mileage expense payments, addressing the payment of scheduled ratings, and requiring reporting of certain active medical treatments.
(Amended as printed in Senate Journal, April 28, 2022.)
Representative Daugherty moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 43 | NO | 22 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |
|  |  |  |  |  |  |  |  |

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

| YES | $\mathbf{4 2}$ | NO | 23 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |


| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| :--- | :---: | :--- | :---: | :--- | :--- | :--- | :--- |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Hooton, McCluskie, Michaelson Jenet, Ricks, Sirota

HB22-1067 by Representative(s) Woodrow and Gonzales-Gutierrez; also Senator(s) Lee and Rodriguez-Concerning clarifying changes to measures that ensure defendants have a prompt bond hearing, and, in connection therewith, making and reducing an appropriation.
(Amended as printed in Senate Journal, April 29, 2022.)
Representative Gonzales-Gutierrez moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 46 | NO | 19 | EXCUSED | $\mathbf{0}$ | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | Y |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Yin | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
|  | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

| YES | 41 |  | NO | 24 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum |  | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich |  | Y | McCluskie | N | Snyder | Y |
| Baisley | N | Geitner |  | N | McCormick | Y | Soper | N |


| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | Y |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | N | Woog | N |
| Esgar | $Y$ | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Amabile, Caraveo, Cutter, Lontine, Ricks, Snyder, Van Winkle

HB22-1114 by Representative(s) Larson and Valdez A.; also Senator(s) Zenzinger and Kirkmeyer-Concerning authorizing a transportation network company to provide nonmedical transportation services to persons who are enrolled in certain medicaid waiver programs, and, in connection therewith, making an appropriation.
(Amended as printed in Senate Journal, April 29, 2022.)
Representative Larson moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | $\mathbf{6 0}$ | NO | $\mathbf{4}$ | EXCUSED | $\mathbf{1}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | E | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | N | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |
|  |  |  |  |  |  |  |  |

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

1
2

| YES | $\mathbf{5 4}$ | NO | $\mathbf{1 0}$ | EXCUSED | $\mathbf{1}$ | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | E | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

HB22-1301 by Representative(s) Soper and Roberts, Holtorf, McLachlan, Pelton, Rich, Titone, Will; also Senator(s) Donovan and Simpson-Concerning the treatment of controlled environment agricultural facilities for property tax purposes.
(Amended as printed in Senate Journal, April 29, 2022.)
Representative Roberts moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | $\mathbf{6 3}$ | NO | 2 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle Y |  |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Yipp | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |
|  |  |  |  |  |  |  |  |

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

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| YES | $\mathbf{6 2}$ | NO | $\mathbf{3}$ | EXCUSED | $\mathbf{0}$ | ABSENT | $\mathbf{0}$ |  |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |  |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |  |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |  |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |  |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |  |
| Catlin | Y | Kipp | Yi | Ransom | Y | Will | Y |  |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |  |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |  |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |  |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |  |
|  |  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Geitner, McCormick, Mullica, Neville, Valdez D.

HB22-1243 by Representative(s) Exum and Van Winkle; also Senator(s) Kolker and Hinrichsen-Concerning programs that provide funding to improve school safety, and, in connection therewith, making an appropriation.
(Amended as printed in Senate Journal, April 27 and April 29, 2022.)
Representative Van Winkle moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 62 | NO | 3 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
|  | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

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| YES | $\mathbf{5 6}$ | NO | $\mathbf{9}$ | EXCUSED | $\mathbf{0}$ | ABSENT | $\mathbf{0}$ |
| :--- | :---: | :--- | :---: | :--- | :---: | :--- | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Daugherty

## HB22-1285 by Representative(s) Neville and Esgar, Daugherty; also

 Senator(s) Moreno and Cooke-Concerning a prohibition against a hospital taking certain debt collection actions against a patient if the hospital is not in compliance with hospital price transparency laws.(Amended as printed in Senate Journal, May 2, 2022.)
Representative Neville moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | $\mathbf{6 5}$ | NO | $\mathbf{0}$ | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle Y |  |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

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| YES | 64 | NO | 1 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | N | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |

Co-sponsor(s) added: Representative(s) Baisley, Exum, Geitner, Luck, Pelton, Sandridge, Valdez D., Van Beber, Williams, Young

## HB22-1317 by Representative(s) Tipper; also Senator(s)

 Bridges-Concerning restrictive employment agreements.(Amended as printed in Senate Journal, May 2, 2022.)
Representative Tipper moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 43 | NO | 22 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | N |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |
|  |  |  |  |  |  |  |  |

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

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| YES | 41 | NO | 24 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Herod
HB22-1052 by Representative(s) McLachlan and McKean; also Senator(s) Priola and Moreno, Fenberg-Concerning promoting behavioral health crisis services to school-age students, and, in connection therewith, making an appropriation.
(Amended as printed in Senate Journal, May 3, 2022.)
Representative McLachlan moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | $\mathbf{5 5}$ | NO | 10 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle N |  |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

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| YES | $\mathbf{5 8}$ | NO | $\mathbf{7}$ | EXCUSED | 0 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Carver, Ortiz, Pelton, Ricks, Van Winkle, Young

HB22-1218 by Representative(s) Valdez A.; also Senator(s) Winter and Priola-Concerning resource efficiency related to constructing a building for occupancy.
(Amended as printed in Senate Journal, April 29 and May 4, 2022.)
Representative A. Valdez moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 45 | NO | 20 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | N | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Yipr | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |
|  |  |  |  |  |  |  |  |

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

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| YES | 37 | NO | 28 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | N | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | N | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | N | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | N |

Co-sponsor(s) added: Representative(s) Amabile, McCormick, McLachlan, Ricks

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\text { HB22-1284 } \begin{aligned}
& \text { by Representative(s) Esgar and Catlin; also Senator(s) } \\
& \text { Gardner and Pettersen-Concerning updates to state } \\
& \text { surprise billing laws to facilitate the implementation of } \\
& \text { surprise billing protections, and, in connection therewith, } \\
& \text { aligning state aw with the federal "No Surprises Act" and } \\
& \text { making an appropriation. }
\end{aligned}
$$

(Amended as printed in Senate Journal, May 3, 2022.)
Representative moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | $\mathbf{6 5}$ | NO | $\mathbf{0}$ | EXCUSED | 0 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

The question being, "Shall the bill, as amended, pass?".

1 A roll call vote was taken. As shown by the following recorded vote, a 2 majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

| YES | 65 | NO | 0 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |

Co-sponsor(s) added: Representative(s) Cutter, Froelich, McKean, Pico, Sirota, Speaker

HB22-1350 by Representative(s) McCluskie and Rich; also Senator(s) Bridges and Lundeen-Concerning the creation of a grant program to meet workforce needs throughout the state.
(Amended as printed in Senate Journal, May 4, 2022.)
Representative McCluskie moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 54 | NO | 11 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirosa | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | ppeaker | Y |

The question being, "Shall the bill, as amended, pass?".

1 A roll call vote was taken. As shown by the following recorded vote, a 2 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) Titone, Valdez D.
HB22-1010 by Representative(s) Sirota and Van Beber, Kipp; also Senator(s) Buckner and Kirkmeyer, Story-Concerning an income tax credit for eligible early childhood educators, and in connection therewith, making an appropriation.
(Amended as printed in Senate Journal; May 4, 2022.)
Representative Sirota moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 52 | NO | 13 | EXCUSED | 0 | ABSENT | $\mathbf{0}$ |
| :--- | :---: | :--- | :---: | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | Y |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

The question being, "Shall the bill, as amended, pass?".

1 A roll call vote was taken. As shown by the following recorded vote, a 2 majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

| YES | 49 | NO | 16 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | $Y$ | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  | Speaker | Y |  |

Co-sponsor(s) added: Representative(s) Cutter, Hooton, Ricks
HB22-1014 by Representative(s) Jodeh; also Senator(s) Pettersen-Concerning the creation of an epilepsy awareness special license plate, and, in connection therewith, making an appropriation.
(Amended as printed in Senate Journal; May 4, 2022.)
Representative Jodeh moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 48 | NO | 17 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirosa | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | ppeaker | Y |

The question being, "Shall the bill, as amended, pass?".

1 A roll call vote was taken. As shown by the following recorded vote, a 2 majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

| YES | 46 | NO | 19 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | N |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bird, Exum, Sullivan, Speaker
HB22-1042 by Representative(s) Exum and Van Winkle; also Senator(s) Buckner and Hisey-Concerning the ability of a teen parent to attend driving school without a cost, and, in connection therewith, making an appropriation.
(Amended as printed in Senate Journal, May 4, 2022.)
Representative Exum moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | $\mathbf{6 0}$ | NO | $\mathbf{5}$ | EXCUSED | $\mathbf{0}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle Y |  |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

The question being, "Shall the bill, as amended, pass?".

1 A roll call vote 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 | 56 | NO | 9 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Carver, Kipp, Ortiz, Snyder
HB22-1217 by Representative(s) Benavidez and Bockenfeld; also Senator(s) Ginal-Concerning measures to prevent catalytic converter theft, and, in connection therewith, making an appropriation.
(Amended as printed in Senate Journal; May 4, 2022.)
Representative Benavidez moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 55 | NO | 10 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

1 A roll call vote was taken. As shown by the following recorded vote, a 2 majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

| YES | 56 | NO | 9 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

HB22-1220 by Representative(s) Kipp and McLachlan; also Senator(s) Zenzinger and Coram-Concerning removing barriers in educator preparation to support educator candidates entering the educator workforce, and, in connection therewith, making an appropriation.
(Amended as printed in Senate Journal, May 4, 2022.)
Representative McLachlan moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 44 | NO | 21 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | Y | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |
|  |  |  |  |  |  |  |  |

1 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 | 41 | NO | 24 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
| Speaker <br> Co-sponsor(s) added: Representative(s) Daugherty, Gonzales-Gutierrez |  |  |  |  |  |  |  |

Co-sponsor(s) added: Representative(s) Daugherty, Gonzales-Gutierrez
HB22-1267 by Representative(s) Valdez A. and Boesenecker, Michaelson Jenet, Amabile, Bacon, Bernett, Caraveo, Cutter, Duran, Froelich, Gonzales-Gutierrez, Gray, Herod, Hooton, Jodeh, Kennedy, Kipp, Lontine, McCormick, McLachlan, Mullica, Sirota, Sullivan, Titone, Young; also Senator(s) Ginal and Fields-Concerning culturally relevant training available to health-care providers and, in connection therewith, making an appropriation.
(Amended as printed in Senate Journal; May 4, 2022.)
Representative A. Valdez moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 41 | NO | 24 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |




| Cutter | Y | Larson | N | Rich |
| :--- | :--- | :--- | :--- | :--- |
| Daugherty | Y | Lindsay | Y | Ricks |
| Duran | Y | Lontine | Y | Roberts |
| Esgar | Y | Luck | N | Sandridge |


| N | Williams | N |
| :--- | :--- | :--- |
| Y | Woodrow | Y |
| Y | Woog | N |
| N | Young | Y |
|  | Speaker | Y |

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

| YES | 41 | NO | 24 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Daugherty, Lindsay, McCormick, Valdez D.

HB22-1304 by Representative(s) Roberts and Bradfield, Jodeh, Woodrow; also Senator(s) Coleman and Gonzales-Concerning state grants for investments in affordable housing at the local level, and, in connection therewith, creating the local investments in transformational affordable housing grant program and the infrastructure and strong communities grant program to invest in infill infrastructure projects that support affordable housing, and making an appropriation.
(Amended as printed in Senate Journal, May 4, 2022.)
Representative Bradfield moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 43 | NO | 21 |  | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |  |


| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | E |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | 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.

| YES | 43 | NO | 21 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | N | Rich | N | Williams | E |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

HB22-1325 by Representative(s) Kennedy and Caraveo; also Senator(s) Ginal-Concerning alternative payment models for primary care services, and, in connection therewith, making an appropriation.
(Amended as printed in Senate Journal, May 4, 2022.)
Representative moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 42 | NO | 22 |  | EXCUSED | 1 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |  |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |  |


| Bradfield | N | Hooton |
| :--- | :---: | :--- |
| Caraveo | Y | Jodeh |
| Carver | N | Kennedy |
| Catlin | Y | Kipp |
| Cutter | Y | Larson |
| Daugherty | Y | Lindsay |
| Duran | Y | Lontine |
| Esgar | Y | Luck |


| Y | Ortiz |
| :--- | :--- |
| Y | Pelton |
| Y | Pico |
| Y | Ransom |
| N | Rich |
| Y | Ricks |
| Y | Roberts |
| N | Sandridge |


| Y | Van Beber | N |
| :--- | :--- | :---: |
| N | Van Winkle | N |
| N | Weissman | Y |
| N | Will | N |
| N | Williams | E |
| Y | Woodrow | Y |
| Y | Woog | N |
| N | Young | Y |
|  | Speaker | Y |

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

| YES | 41 | NO | 23 | EXCUSED | 1 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | E |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Amabile, Daugherty, Herod, Sirota
HB22-1349 by Representative(s) Duran and Will; also Senator(s) Bridges and Priola-Concerning improving decision-making to enhance postsecondary student success, and, in connection therewith, making an appropriation.
(Amended as printed in Senate Journal, May 4, 2022.)
Representative Will moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 46 |  | NO | 18 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |  |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |  |

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The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

| YES | 45 | NO | 19 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Yip | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | N | Williams | E |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
|  | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Ricks, Woodrow, Young
HB22-1354 by Representative(s) Lindsay and Michaelson Jenet; also Senator(s) Winter-Concerning mental health in workers' compensation cases.
(Amended as printed in Senate Journal, May 4, 2022.)
Representative Michaelson Jenet moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 51 | NO | 13 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | Y |

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| Caraveo | Y | Jodeh |
| :--- | :--- | :--- |
| Carver | Y | Kennedy |
| Catlin | Y | Kipp |
| Cutter | Y | Larson |
| Daugherty | Y | Lindsay |
| Duran | Y | Lontine |
| Esgar | Y | Luck |


| Y | Pelton |
| :--- | :--- |
| Y | Pico |
| Y | Ransom |
| Y | Rich |
| Y | Ricks |
| Y | Roberts |
| N | Sandridge |


| Y | Van Winkle | N |
| :--- | :--- | :--- |
| Y | Weissman | Y |
| Y | Will | N |
| Y | Williams | E |
| Y | Woodrow | Y |
| Y | Woog | N |
| N | Young | Y |
|  | Speaker | Y |

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

| YES | 55 | NO | 9 | EXCUSED | I | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | E |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Esgar, Sirota
HB22-1359 by Representative(s) Bacon and Snyder; also Senator(s) Rodriguez and Lee-Concerning the creation of the Colorado household financial recovery pilot program, and, in connection therewith, making an appropriation.
(Amended as printed in Senate Journal, May 4, 2022.)
Representative Snyder moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 41 | NO | 23 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |

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| 2 | Carver | N | Kennedy |
| :--- | :--- | :--- | :--- |
| 3 | Catlin | N | Kipp |
| 4 | Cutter | Y | Larson |
| 5 | Daugherty | Y | Lindsay |
| 6 | Duran | Y | Lontine |
| 7 | Esgar | Y | Luck |


| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | N |
| Cutter | Y | Larson | N | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

| YES | 48 | NO | 17 |  | EXCUSED | 0 | ABSENT |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle |  |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | N | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Sirota, Snyder
HB22-1365 by Representative(s) Esgar; also Senator(s) Hinrichsen-Concerning the creation of the southern Colorado institute of transportation technology at Colorado state university - Pueblo.
(Amended as printed in Senate Journal, May 4, 2022.)
Representative Esgar moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 45 |  | NO | 18 | EXCUSED | $\mathbf{2}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | Y | Geitner | N | McCormick | Y | Soper | N |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |  |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |  |


| Bradfield | Y | Hooton | E | Ortiz | Y | Van Beber | N |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | E | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

| YES | 44 | NO | 20 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | E | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bacon, Exum, Lontine, Michaelson Jenet

HB22-1402 by Representative(s) Garnett; also Senator(s) Hansen-Concerning measures to promote responsible gaming, and, in connection therewith, creating the responsible gaming grant program, establishing funding mechanisms to support the grant program, and making an appropriation.
(Amended as printed in Senate Journal, May 4, 2022.)
Speaker Garnett moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 48 | NO | 17 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | N |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |

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The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

| YES | 50 | NO | 15 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Cutter, Young
HB22-1013 by Representative(s) Pelton and Snyder; also Senator(s) Hisey and Winter-Concerning the creation of a grant program to build community resilience regarding electric grid disruptions through the development of microgrids, and, in connection therewith, making an appropriation.
(Amended as printed in Senate Journal, May 5, 2022.)
Representative Pelton moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | $\mathbf{5 8}$ | NO | $\mathbf{7}$ | EXCUSED | $\mathbf{0}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |


| Bird | Y | Hanks |
| :--- | :---: | :--- |
| Bockenfeld | Y | Herod |
| Boesenecker | Y | Holtorf |
| Bradfield | Y | Hooton |
| Caraveo | Y | Jodeh |
| Carver | Y | Kennedy |
| Catlin | Y | Kipp |
| Cutter | Y | Larson |
| Daugherty | Y | Lindsay |
| Duran | Y | Lontine |
| Esgar | Y | Luck |


|  | Nichaelson Jenet | Y | Titone | Y |
| :--- | :--- | :--- | :--- | :--- |
| Y | Mullica | Y | Valdez A. | Y |
| N | Neville | Y | Valdez D. | Y |
| Y | Ortiz | Y | Van Beber | N |
| Y | Pelton | Y | Van Winkle | Y |
| Y | Pico | N | Weissman | Y |
| Y | Ransom | N | Will | Y |
| Y | Rich | Y | Williams | Y |
| Y | Ricks | Y | Woodrow | Y |
| Y | Roberts | Y | Woog | N |
| Y | Sandridge | N | Young | Y |
|  |  |  | Speaker | Y |

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

| YES | 55 | NO | 10 | EXCUSED | $\mathbf{0}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Yip | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
|  | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

HB22-1256 by Representative(s) Amabile and McCluskie, Pelton; also Senator(s) Moreno and Gardner--Concerning modifications to civil involuntary commitment statutes for persons with mental health disorders, and, in connection therewith, making an appropriation.
(Amended as printed in Senate Journal, May 5, 2022.)
Representative McCluskie moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | $\mathbf{5 0}$ | NO | $\mathbf{1 4}$ | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | E |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |


| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

| YES | 51 | NO | 14 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

HB22-1390 by Representative(s) McCluskie and McLachlan; also Senator(s) Zenzinger and Lundeen-Concerning the financing of public schools, and, in connection therewith, making an appropriation.
(Amended as printed in Senate Journal, May 5, 2022.)
Representative McCluskie 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:

| YES | 51 | NO | 14 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |


| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

The Speaker appointed Representatives McCluskie, Chairman, McLachlan, and Geitner as House Conferees to the bill.

HB22-1077 by Representative(s) Michaelson Jenet and Jodeh; also Senator(s) Priola and Hansen-Concerning the creation of the Colorado nonprofit security grant program for qualified nonprofit organizations at high risk of a terrorist attack who applied for but did not receive a grant from the federal nonprofit security grant program, and, in connection therewith, making an appropriation.
(Amended as printed in Senate Journal, May 6, 2022.)
Representative Jodeh moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | $\mathbf{6 2}$ | NO | $\mathbf{3}$ | EXCUSED | $\mathbf{0}$ | ABSENT | $\mathbf{0}$ |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.


A roll call vote 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 | 41 | NO | 24 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Snyder
HB22-1326 by Representative(s) Garnett and Lynch, Herod, Sandridge; also Senator(s) Pettersen and Cooke, Priola-Concerning measures to address synthetic opiates, and, in connection therewith, changing the criminal penalties associated with synthetic opiates; using a substance abuse assessment to direct appropriate treatment at sentencing; providing opiate antagonists in the community; providing synthetic opiate detection tests in the community; creating immunity for furnishing synthetic opiate detection tests; providing treatment for persons in the criminal justice system; developing a fentanyl prevention and education campaign; providing funding for substance use and harm reduction; evaluating the substance use and harm reduction needs across the state; Requiring a post-enactment review of the implementation of this act; and making an appropriation.
(Amended as printed in Senate Journal, May 5 and May 6, 2022.)
Speaker Garnett moved that the House not concur in Senate amendments and that a Conference Committee be appointed with permission to go beyond the scope of the differences between the House and the Senate.

Representative Lynch offered a substitute motion that the House concur in Senate Amendments. The substitute motion was declared lost by the following roll call vote:

| YES | 30 |  | NO | 35 |  | EXCUSED | 0 | ABSENT |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |  |
| Bacon | N | Froelich | N | McCluskie | Y | Snyder | Y |  |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |  |


| 1 | Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| ---: | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| 2 | Bernett | N | Gray | N | McLachlan | Y | Tipper | N |
| 3 | Bird | Y | Hanks | Y | Michaelson Jenet | N | Titone | N |
| 4 | Bockenfeld | Y | Herod | N | Mullica | Y | Valdez A. | N |
| 5 | Boesenecker | N | Holtorf | Y | Neville | N | Valdez D. | Y |
| 6 | Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| 7 | Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| 8 | Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| 9 | Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| 10 | Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| 11 | Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| 12 | Duran | N | Lontine | N | Roberts | Y | Woog | Y |
| 13 | Esgar | N | Luck | Y | Sandridge | N | Young | Y |
| 14 |  |  |  |  |  | Speaker | N |  |

The original motion was declared passed by the following roll call vote:

17
18

| YES | 40 | NO | 25 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | N | Snyder | N |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | N | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | N | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | Y |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | N | Woog | N |
|  | Y | Luck | N | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

## HB22-1387 by Representative(s) Titone and Bradfield; also Senator(s)

 Fields and Priola-Concerning measures to ensure that a common interest community has adequate reserve funds.
## (Amended as printed in Senate Journal, May 5, 2022.)

Representative Titone moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 44 | NO | 21 | EXCUSED | 0 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |

B

| YES | 43 | NO | 22 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y | Snyder

HB22-1006 by Representative(s) Roberts and Van Winkle; also Senator(s) Donovan and Smallwood-Concerning the property tax exemption for property used as an integral part of a child care center.

## (Amended as printed in Senate Journal; May 6, 2022.)

Representative Roberts moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 54 |  | NO | 11 |  | EXCUSED | 0 | ABSENT |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | Y | Geitner | N | McCormick | Y | Soper | N |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |  |

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The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

| YES | 54 | NO | 11 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Froelich, Lontine, Sirota
HB22-1149 by Representative(s) Lynch and Bird; also Senator(s) Rankin and Hansen-Concerning the expansion of the advanced industry investment tax credit, and, in connection therewith, making an appropriation.
(Amended as printed in Senate Journal; May 6, 2022.)
Representative Bird moved that the House concur in Senate amendments.
The motion was declared passed by the following roll call vote:

| YES | 54 | NO | 10 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | E | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |

,

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

| YES | 53 | NO | 12 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Ortiz, Ricks, Roberts
HB22-1246 by Representative(s) Lontine; also Senator(s) Buckner-Concerning the registration of a pharmacy located within a hospice inpatient unit as a specialized prescription drug outlet, and, in connection therewith, making an appropriation.
(Amended as printed in Senate Journal; May 6, 2022.)
Representative Lontine moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | $\mathbf{5 5}$ | NO | $\mathbf{1 0}$ | EXCUSED | $\mathbf{0}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |

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| YES | 63 | NO | 2 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

HB22-1283 by Representative(s) Michaelson Jenet and Bradfield, Amabile, Gonzales-Gutierrez; also Senator(s) Buckner and Priola-Concerning enhanced residential services for persons with behavioral health needs, and, in connection therewith, making an appropriation.
(Amended as printed in Senate Journal; May 6, 2022.)
Representative Bradfield moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | $\mathbf{5 0}$ | NO | $\mathbf{1 5}$ | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |


| Bird | Y | Hanks |
| :--- | :---: | :--- |
| Bockenfeld | N | Herod |
| Boesenecker | Y | Holtorf |
| Bradfield | Y | Hooton |
| Caraveo | Y | Jodeh |
| Carver | N | Kennedy |
| Catlin | Y | Kipp |
| Cutter | Y | Larson |
| Daugherty | Y | Lindsay |
| Duran | Y | Lontine |
| Esgar | Y | Luck |


|  | Nichaelson Jenet | Y | Titone | Y |
| :--- | :--- | :--- | :--- | :--- |
| Y | Mullica | Y | Valdez A. | Y |
| Y | Neville | N | Valdez D. | Y |
| Y | Ortiz | Y | Van Beber | Y |
| Y | Pelton | N | Van Winkle | N |
| Y | Pico | Y | Weissman | Y |
| Y | Ransom | Y | Will | N |
| Y | Rich | Y | Williams | N |
| Y | Ricks | Y | Woodrow | Y |
| Y | Roberts | Y | Woog | N |
| N | Sandridge | N | Young | Y |
|  |  |  | Speaker | Y |

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

| YES | 48 | NO | 17 | EXCUSED | 0 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
| Co-sponsor(s) | added: Representative(s) | Van Beber |  |  | Speaker | Y |  |

HB22-1004 by Representative(s) Ortiz and Young; also Senator(s) Fields and Kolker-Concerning a transfer from the general fund to the Colorado DRIVES vehicle services account in the highway users tax fund.

## (Amended as printed in Senate Journal; May 9, 2022.)

Representative Ortiz moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | $\mathbf{4 2}$ | NO | 23 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |


| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

| YES | 41 | NO | 24 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
|  | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Herod, Hooton, Ricks, Valdez D.
HB22-1011 by Representative(s) Cutter and Snyder; also Senator(s) Story and Lee, Ginal-Concerning the establishment of a state grant program that provides funding to local governments that dedicate resources for wildfire mitigation purposes.
(Amended as printed in Senate Journal; May 6 and May 9, 2022.)
Representative Snyder moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 49 | NO | $\mathbf{1 6}$ | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |


| Bernett | Y | Gray |
| :--- | :---: | :--- |
| Bird | Y | Hanks |
| Bockenfeld | N | Herod |
| Boesenecker | Y | Holtorf |
| Bradfield | N | Hooton |
| Caraveo | Y | Jodeh |
| Carver | N | Kennedy |
| Catlin | Y | Kipp |
| Cutter | Y | Larson |
| Daugherty | Y | Lindsay |
| Duran | Y | Lontine |
| Esgar | Y | Luck |


| Y | McLachlan | Y | Tipper | Y |
| :--- | :--- | :--- | :--- | :--- |
| N | Michaelson Jenet | Y | Titone | Y |
| Y | Mullica | Y | Valdez A. | Y |
| N | Neville | N | Valdez D. | Y |
| Y | Ortiz | Y | Van Beber | Y |
| Y | Pelton | N | Van Winkle | N |
| Y | Pico | Y | Weissman | Y |
| Y | Ransom | N | Will | Y |
| Y | Rich | N | Williams | N |
| Y | Ricks | Y | Woodrow | Y |
| Y | Roberts | Y | Woog | Y |
| N | Sandridge | N | Young | Y |
|  |  |  | Speaker | Y |

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

| YES | 49 | NO | 16 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Daugherty, Weissman
HB22-1012 by Representative(s) Cutter and Valdez D., Lynch, Snyder; also Senator(s) Ginal and Lee, Story-Concerning healthy forests, and, in connection therewith, making an appropriation.
(Amended as printed in Senate Journal; May 6, 2022.)
Representative D. Valdez moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 46 |  | NO | 19 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |  |


| Bernett | Y | Gray |
| :--- | :---: | :--- |
| Bird | Y | Hanks |
| Bockenfeld | N | Herod |
| Boesenecker | Y | Holtorf |
| Bradfield | Y | Hooton |
| Caraveo | Y | Jodeh |
| Carver | N | Kennedy |
| Catlin | Y | Kipp |
| Cutter | Y | Larson |
| Daugherty | Y | Lindsay |
| Duran | Y | Lontine |
| Esgar | Y | Luck |


| Y | McLachlan | Y | Tipper | Y |
| :--- | :--- | :--- | :--- | :--- |
| N | Michaelson Jenet | Y | Titone | Y |
| Y | Mullica | Y | Valdez A. | Y |
| N | Neville | N | Valdez D. | Y |
| Y | Ortiz | Y | Van Beber | N |
| Y | Pelton | N | Van Winkle | N |
| Y | Pico | Y | Weissman | Y |
| Y | Ransom | N | Will | Y |
| N | Rich | N | Williams | N |
| Y | Ricks | Y | Woodrow | Y |
| Y | Roberts | Y | Woog | N |
| N | Sandridge | N | Young | Y |
|  |  |  | Speaker | Y |

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

| YES | 47 | NO | 18 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
|  | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Gonzales-Gutierrez, Weissman
HB22-1115 by Representative(s) Kipp and Soper; also Senator(s) Pettersen and Jaquez Lewis-Concerning the prescription drug monitoring program, and, in connection therewith, making an appropriation.
(Amended as printed in Senate Journal; May 6, 2022.)
Representative Soper moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 54 |  | NO | 11 |  | EXCUSED | 0 | ABSENT |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |  |


| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| :--- | :---: | :--- | :---: | :--- | :--- | :--- | :--- |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | Y | Will | N |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  | Speaker | Y |  |

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

| YES | 47 | NO | $\mathbf{1 8}$ | EXCUSED | 0 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Cutter, McCluskie
HB22-1119 by Representative(s) Gray and Weissman; also Senator(s) Winter-Concerning civil liability for presenting false claims for payment to the state, and, in connection therewith, making an appropriation.
(Amended as printed in Senate Journal; May 6, 2022.)
Representative Weissman moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 42 |  | NO | 23 |  | EXCUSED | 0 | ABSENT |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |  |

21
22
23
24

| Bernett | Y | Gray |
| :--- | :---: | :--- |
| Bird | Y | Hanks |
| Bockenfeld | Y | Herod |
| Boesenecker | Y | Holtorf |
| Bradfield | N | Hooton |
| Caraveo | Y | Jodeh |
| Carver | N | Kennedy |
| Catlin | N | Kipp |
| Cutter | Y | Larson |
| Daugherty | Y | Lindsay |
| Duran | Y | Lontine |
| Esgar | Y | Luck |


| Y | McLachlan | Y | Tipper | Y |
| :--- | :--- | :--- | :--- | :--- |
| N | Michaelson Jenet | Y | Titone | Y |
| Y | Mullica | Y | Valdez A. | Y |
| N | Neville | N | Valdez D. | Y |
| Y | Ortiz | Y | Van Beber | N |
| Y | Pelton | N | Van Winkle | N |
| Y | Pico | N | Weissman | Y |
| Y | Ransom | N | Will | N |
| N | Rich | N | Williams | N |
| Y | Ricks | Y | Woodrow | Y |
| Y | Roberts | Y | Woog | N |
| N | 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.

| YES | 42 | NO | 23 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

HB22-1122 by Representative(s) Will and Lindsay, Lontine; also Senator(s) Jaquez Lewis-Concerning prohibiting certain practices by entities obligated to pay for prescription drug benefits, and, in connection therewith, making an appropriation.
(Amended as printed in Senate Journal; May 6, 2022.)
Representative Will moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 45 | NO | 20 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |


| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| :--- | :---: | :--- | :---: | :--- | :--- | :--- | :--- |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

| YES | 43 | NO | 22 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Daugherty, Hooton
HB22-1131 by Representative(s) Gonzales-Gutierrez and Bacon, Jodeh, Sirota, Woodrow; also Senator(s) Gonzales-Concerning measures to reduce justice-involvement for young children, and, in connection therewith, focus on prevention and age-appropriate interventions and making an appropriation.
(Amended as printed in Senate Journal; May 6, 2022.)
Representative Gonzales-Gutierrez moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | $\mathbf{4 1}$ |  | NO | $\mathbf{2 4}$ |  | EXCUSED | $\mathbf{0}$ | ABSENT |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| O | 0 |  |  |  |  |  |  |  |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |  |


| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  | Speaker | Y |  |

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

| YES | $\mathbf{3 8}$ | NO | 27 | EXCUSED | O | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | N | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | N | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | N | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) McCormick, Valdez A.
HB22-1151 by Representative(s) Catlin and Roberts; also Senator(s) Bridges and Simpson-Concerning measures to incentivize water-wise landscapes, and, in connection therewith, creating a state program to finance the voluntary replacement of irrigated turf, and making an appropriation.
(Amended as printed in Senate Journal; May 6, 2022.)
Representative Roberts moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

1

$$
2
$$

| YES | 53 | NO | 12 | EXCUSED | $\mathbf{0}$ | ABSENT | $\mathbf{0}$ |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

| YES | 55 | NO | 10 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

HB22-1233 by Representative(s) Lontine and Soper, McCormick, Ortiz, Titone; also Senator(s) Simpson and Ginal-Concerning the continuation of the regulation of optometry by the state board of optometry, and, in connection therewith, implementing the recommendations in the 2021 sunset report by the department of regulatory agencies.
(Amended as printed in Senate Journal, May 6, 2022.)

Representative Soper moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 56 | NO | 9 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

| YES | $\mathbf{5 9}$ | NO | 6 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bird, Catlin, Daugherty, Ricks, Sullivan
HB22-1281 by Representative(s) Gonzales-Gutierrez and Ricks, Amabile, Bradfield, Michaelson Jenet, Van Beber; also Senator(s) Winter and Rankin-Concerning a program to fund behavioral health-care services, and, in connection therewith, making an appropriation.
(Amended as printed in Senate Journal; May 6, 2022.)

Representative Ricks moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 44 | NO | 21 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

| YES | 46 | NO | 19 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Caraveo, McLachlan
HB22-1302 by Representative(s) Kennedy and Will, Amabile, Gonzales-Gutierrez, Michaelson Jenet; also Senator(s) Jaquez Lewis and Priola-Concerning health-care practice transformation to support whole-person health through integrated care models, and, in connection therewith, making an appropriation.
(Amended as printed in Senate Journal; May 6, 2022.)
Representative Will moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 42 | NO | 23 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

| YES | 44 | NO | 21 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Yipa | Ransom | N | Will | Y |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
| Co-sponsor(s) |  |  |  | Sdded: Representative(s) | Caraveo, Valdez | Speaker | Y |

HB22-1303 by Representative(s) Amabile and Sandridge, Gonzales-Gutierrez, Michaelson Jenet; also Senator(s) Winter and Smallwood-Concerning an increase in the number of residential behavioral health beds, and, in connection therewith, making an appropriation.
(Amended as printed in Senate Journal; May 6, 2022.)
Representative Amabile moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | $\mathbf{5 0}$ | NO | 15 | EXCUSED | 0 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

| YES | $\mathbf{5 1}$ | NO | 14 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bacon, Carver, Catlin, Daugherty, Herod, Pico, Ricks, Titone, Valdez D.


## LAY OVER OF CALENDAR ITEMS

On motion of Representative Esgar, the following items on the Calendar were laid over until Wednesday, May 11, 2022, retaining place on Calendar:

Consideration of Special Orders- SB22-138, SB22-078.
Consideration of Third Reading--SB22-180, SB22-182, SB22-230.
Consideration of Conference Committee Report(s)--SB22-110.
Consideration of Resolution(s)--SJR22-006, SJR22-010, HJR22-1025.
Consideration of Senate Amendment(s)--HB22-1314, HB22-1345, HB22-1346, HB22-1358, HB22-1362, HB22-1380, HB22-1392, HB22-1394, HB22-1409, HB22-1370, HB22-1259.

## MESSAGE(S) FROM THE SENATE

The Senate voted to concur in House amendments to SB22-004, SB22-005, SB22-007, SB22-025, SB22-043, SB22-051, SB22-114, SB22-118, SB22-124, SB22-150, SB22-153, SB22-161, SB22-163, SB22-170, SB22-181, SB22-193, SB22-201, SB22-204, SB22-213, SB22-215, SB22-224, SB22-226, SB22-229, SB22-233, SB22-234, and SB22-236, and repassed the bills as amended.

The Senate has voted not to concur in House Amendments to SB22-120, and requests that a Conference Committee be appointed. The bill is transmitted herewith.

## MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, as amended, HB22-1358.

## REMOTE PARTICIPATION

Pursuant to House Rule $53(\mathrm{~d})(2)$, the following is a list of members participating remotely in the proceedings of the House: Representatives Esgar, Exum, Gonzales-Gutierrez, Gray, Lontine, Michaelson Jenet, Mullica, Neville, Ortiz, Ricks, A. Valdez, Van Winkle.


On motion of Representative Esgar, the House adjourned until 9:00 a.m., Wednesday, May 11, 2022.

Attest:
Robin Jones, Chief Clerk

Approved:
Alec Garnett,
Speaker

## HOUSE JOURNAL

SEVENTY-THIRD GENERAL ASSEMBLY

## STATE OF COLORADO

## Second Regular Session

> Prayer by Reverend Brad Laurvick, Highlands Methodist Church, Denver.

> The Speaker called the House to order at 9:00 a.m.
> Pledge of Allegiance led by Representative Judy Amabile, Boulder.
> The roll was called with the following result:
> Present--63.
> Excused--Representative(s) Luck, Tipper--2.
> Present after roll call--Representative(s) Luck, Tipper.
> The Speaker declared a quorum present.

> On motion of Representative Amabile, the House Journal of Tuesday, May 10, 2022, was declared approved as corrected by the Chief Clerk.

## CONSIDERATION OF RESOLUTION

HJR22-1025 by Representative(s) Esgar and McKean, Garnett; also Senator(s) Fenberg and Gardner, Moreno-Concerning the designation of the convening date for the First Regular Session of the Seventy-fourth General Assembly and the addition of a Joint Rule establishing deadlines that apply to the Senate and House of Representatives for the session based on the convening date.
(Laid Over from April 29, 2022.)
(Printed and placed in members' files.)
On motion of Representative Esgar, the resolution was adopted by viva voce vote.

Co-sponsor(s) added: Representative(s) Amabile, Baisley, Bernett, Bird, Boesenecker, Caraveo, Cutter, Daugherty, Exum, Froelich, Gonzales-Gutierrez, Hanks, Holtorf, Hooton, Jodeh, Kipp, Lindsay, Lontine, McCluskie, McCormick, McLachlan, Michaelson Jenet, Ortiz, Pico, Soper, Sullivan, Titone, Valdez A., Valdez D., Van Beber, Will, Woodrow, Young

## CONSIDERATION OF SENATE AMENDMENTS TO HOUSE BILLS

HB22-1314 by Representative(s) Ricks and Hooton; also Senator(s) Gonzales and Sonnenberg-Concerning the rights of a person with ownership interest in a vehicle that has been towed from private property without the person's consent, and, in connection therewith, making an appropriation.
(Amended as printed in Senate Journal; May 6, 2022.)
Representative Hooton moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 45 | NO | 20 | EXCUSED | 0 | ABSENT | 0 |  |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |  |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |  |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | Y |  |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |  |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |  |
| Catlin | N | Kipp | Y | Ransom | N | Will | Y |  |
| Cutter | Y | Larson | N | Rich | N | Williams | N |  |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |  |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |  |
|  | Ysgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |  |

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

| YES | 41 | NO | 24 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |



| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Herod, Kennedy, McLachlan, Snyder, Tipper, Woodrow

## HB22-1346

> by Representative(s) Duran and Mullica; also Senator(s) Danielson-Concerning state requirements applicable to certain licensed construction professionals, and, in connection therewith, requiring the state electrical board and the state plumbing board to direct enforcement of ftate licensing and supervisor-to-apprentice ratio requirements, specifyying who is authorized to apply for electrical and plumbing permits, and making an appropriation.
(Amended as printed in Senate Journal; May 6, 2022.)
Representative Mullica moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | $\mathbf{5 2}$ | NO | $\mathbf{1 3}$ | EXCUSED | 0 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | Y | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle Y |  |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | Y | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

| YES | 40 | NO | $\mathbf{2 4}$ | EXCUSED | $\mathbf{1}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :---: | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | E | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |


| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Benavidez, Exum, Hooton, Jodeh, Ortiz, Snyder

HB22-1362 by Representative(s) Bernett and Valdez A.; also Senator(s) Hansen and Winter-Concerning the reduction of building greenhouse gas emissions, and, in connection therewith, requiring the director of the Colorado energy office and the executive director of the department of local affairs to appoint an energy code board that develops two model codes, requiring local governments and certain state agencies to adopt and enforce codes that are consistent with the model codes developed by the energy code board, creating the building electrification for public buildings grant program, creating the high-efficiency electric heating and appliances grant program, and establishing the clean air building investments fund.
(Amended as printed in Senate Journal; May 6 and May 9, 2022.)
Representative A. Valdez moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 43 | NO | 22 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |
|  |  |  |  |  |  |  |  |

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

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| YES | 41 | NO | 24 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

HB22-1380 by Representative(s) Gonzales-Gutierrez and Pelton, Kennedy, McCormick; also Senator(s) Bridges and Coram-Concerning creating comprehensive, statewide systems to provide improved access to critical program services that support low-income households, and, in connection therewith, making an appropriation.
(Amended as printed in Senate Journal; May 6, 2022.)
Representative Pelton moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 48 | NO | 17 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | N | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

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| YES | 47 | NO | 18 | EXCUSED | 0 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | N | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Kipp, Young
HB22-1392 by Representative(s) Bird and Lindsay; also Senator(s) Moreno-Concerning the extension of state tax incentives affecting the use of real property to promote community development, and, in connection therewith, extending the contaminated land state income tax credit and property tax exemption for affordable housing projects and making an appropriation.
(Amended as printed in Senate Journal; May 6, 2022.)
Representative Lindsay moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | $\mathbf{6 0}$ | NO | $\mathbf{5}$ | EXCUSED | $\mathbf{0}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Yip | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

The question being, "Shall the bill, as amended, pass?".

1 A roll call vote was taken. As shown by the following recorded vote, a 2 majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

HB22-1394
by Representative(s) Esgar and Roberts, Will; also Senator(s) Winter and Donovan-Concerning funding for just transition programs to assist communities with economic transitions, and, in connection therewith, making an appropriation.
(Amended as printed in Senate Journal; May 6, 2022.)
Representative Esgar moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 63 | NO | 2 | EXCUSED | 0 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle |  |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

The question being, "Shall the bill, as amended, pass?".
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A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

| YES | $\mathbf{5 4}$ | NO | 11 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | MCKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker Y | Holtorf | Y | Neville | N | Valdez D. | Y |  |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | N | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
| Co-sponsor(s) | added: Representative(s) | Kennedy, Ortiz |  | Speaker | Y |  |  |

## HB22-1409 by Representative(s) Herod and Titone; also Senator(s)

 Coleman and Hisey-Concerning additional funding for the community revitalization grant program.(Amended as printed in Senate Journal; May 6, 2022.)
Representative Titone moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 46 | NO | $\mathbf{1 8}$ | EXCUSED | 1 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | N | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | E | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | ppeaker | Y |

The question being, "Shall the bill, as amended, pass?".
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A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

| YES | 44 | NO | 20 | EXCUSED | 1 | ABSENT | 0 |  |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |  |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |  |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |  |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |  |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |  |
| Catlin | N | Kipp | Y | Ransom | N | Will | Y |  |
| Cutter | Y | Larson | N | Rich | N | Williams | N |  |
| Daugherty | Y | Lindsay | Y | Ricks | E | Woodrow | Y |  |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |  |
| Esgar | $Y$ | Luck | N | Sandridge | N | Young | Y |  |
|  |  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, McLachlan
HB22-1370 by Representative(s) Jodeh and Sirota, Amabile, Bacon, Bernett, Boesenecker, Caraveo, Cutter, Duran, Froelich, Gonzales-Gutierrez, Gray, Hooton, Kennedy, Kipp, Lindsay, Michaelson Jenet, Ortiz, Sullivan, Weissman, Will, Woodrow, Young; also Senator(s) Winter and Buckner-Concerning coverage requirements for health-care products, and, in connection therewith, making an appropriation.

## (Amended as printed in Senate Journal; May 6, 2022.)

Representative Jodeh moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 46 | NO | 19 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | Y | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | Y |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | Y | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |



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6 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 mill, as amended, was declared repassed.

| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |


| YES | 41 | NO | 24 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
| Co-sponsor(s) |  | added Representative(s) | Benavidez, Hooton | Speaker | Y |  |  |

Co-sponsor(s) added: Representative(s) Benavidez, Hooton
HB22-1001 by Representative(s) Cutter and Sullivan; also Senator(s) Pettersen and Kolker-Concerning a transfer from the general fund to the department of state cash fund to allow the department of state to reduce business-related fees for state fiscal year 2022-23.
(Amended as printed in Senate Journal; May 9, 2022.)
Representative Cutter moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 45 | NO | 20 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |


| Cutter | Y | Larson | N | Rich | Y | Williams | N |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

| YES | 48 | NO | $\mathbf{1 7}$ | EXCUSED | $\mathbf{0}$ | ABSENT | $\mathbf{0}$ |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | Y |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |
|  |  |  |  |  |  |  |  |

Co-sponsor(s) added: Representative(s) Herod, McCluskie, Snyder, Valdez D.
HB22-1026 by Representative(s) Bird and Woog, Benavidez; also Senator(s) Hansen and Liston, Kolker-Concerning the replacement of the income tax deduction for amounts spent by an employer to provide alternative transportation options to employees with an income tax credit for amounts spent by an employer for that purpose, and, in connection therewith, making an appropriation.
(Amended as printed in Senate Journal; May 9, 2022.)
Representative Bird moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 47 | NO | 18 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | N | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | N | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle N |  |

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| YES | 47 | NO | 18 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | N | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | Y | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Hooton, Michaelson Jenet, Ortiz
HB22-1107 by Representative(s) Young and Bradfield; also Senator(s) Cooke and Bridges-Concerning measures related to creating higher education opportunities for persons with intellectual and developmental disabilities, and, in connection therewith, making an appropriation.
(Amended as printed in Senate Journal; May 9, 2022.)
Representative Bradfield moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 59 | NO | $\mathbf{6}$ | EXCUSED | $\mathbf{0}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |

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| Caraveo | Y | Jodeh |
| :--- | :--- | :--- |
| Carver | Y | Kennedy |
| Catlin | Y | Kipp |
| Cutter | Y | Larson |
| Daugherty | Y | Lindsay |
| Duran | Y | Lontine |
| Esgar | Y | Luck |


| Y | Pelton |
| :--- | :--- |
| Y | Pico |
| Y | Ransom |
| Y | Rich |
| Y | Ricks |
| Y | Roberts |
| N | Sandridge |


| Y | Van Winkle | N |
| :--- | :--- | :--- |
| Y | Weissman | Y |
| Y | Will | Y |
| Y | Williams | N |
| Y | Woodrow | Y |
| Y | Woog | Y |
| N | Young | Y |
|  | Speaker | Y |

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

| YES | 56 | NO | 9 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle |  |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  |  | ppeaker | Y

Co-sponsor(s) added: Representative(s) Esgar, Herod, Kipp, Roberts
HB22-1132 by Representative(s) Holtorf and Exum, Ortiz; also Senator(s) Liston-Concerning the provision of wildfire mitigation services, and, in connection therewith, regulating controlled burns on private property.
(Amended as printed in Senate Journal; May 9, 2022.)
Representative Holtorf moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | $\mathbf{5 2}$ | NO | $\mathbf{1 3}$ | EXCUSED | $\mathbf{0}$ | ABSENT | $\mathbf{0}$ |
| :--- | :---: | :--- | :---: | :--- | :---: | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |

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| Caraveo | Y | Jodeh |
| :--- | :--- | :--- |
| Carver | Y | Kennedy |
| Catlin | Y | Kipp |
| Cutter | Y | Larson |
| Daugherty | Y | Lindsay |
| Duran | Y | Lontine |
| Esgar | Y | Luck |


| Y | Pelton |
| :--- | :--- |
| Y | Pico |
| Y | Ransom |
| Y | Rich |
| Y | Ricks |
| Y | Roberts |
| N | Sandridge |


| N | Van Winkle | N |
| :--- | :--- | :--- |
| Y | Weissman | Y |
| N | Will | Y |
| Y | Williams | N |
| Y | Woodrow | Y |
| Y | Woog | Y |
| N | Young | Y |
|  | Speaker | Y |

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

| YES | $\mathbf{5 7}$ | NO | $\mathbf{8}$ | EXCUSED | $\mathbf{0}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | ppeaker | Y |

Co-sponsor(s) added: Representative(s) Caraveo, Cutter, Lynch, Michaelson Jenet, Woodrow

HB22-1274 by Representative(s) Michaelson Jenet and Larson; also Senator(s) Gonzales-Concerning the continuation of the Colorado interagency working group on school safety, and, in connection therewith, making an appropriation.
(Amended as printed in Senate Journal; May 9, 2022.)
Representative Michaelson Jenet moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 64 |  | NO | 0 | EXCUSED | $\mathbf{1}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |  |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |  |


| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | E | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

| YES | 61 | NO | $\mathbf{4}$ | EXCUSED | $\mathbf{0}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle |  |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Yip | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
|  | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Carver, McCluskie, Titone
HB22-1400 by Representative(s) McCluskie and Tipper; also Senator(s) Moreno-Concerning matters related to a procedural requirement for state enterprises.
(Amended as printed in Senate Journal; May 9, 2022.)
Representative McCluskie moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 51 | NO | $\mathbf{1 4}$ | EXCUSED | $\mathbf{0}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |

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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.

| YES | 46 | NO | 19 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Jodeh, Valdez D.
HB22-1412 by Representative(s) Garnett and Van Winkle, Amabile, Roberts; also Senator(s) Cooke-Concerning the continuation of the division of gaming in the department of revenue, and, in connection therewith, implementing the recommendations contained in the 2021 sunset report by the department of regulatory agencies.
(Amended as printed in Senate Journal; May 9, 2022.)
Representative Van Winkle moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 59 | NO | $\mathbf{6}$ | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | N |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |

B

| YES | 56 | NO | 9 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | N |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |


| Y | Valdez D. | Y |
| :--- | :--- | :--- |
| Y | Van Beber | Y |
| Y | Van Winkle | Y |
| N | Weissman | Y |
| N | Will | Y |
| Y | Williams | Y |
| Y | Woodrow | Y |
| Y | Woog | Y |
| Y | Young | Y |
|  | Speaker | Y |

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

HB22-1358 by Representative(s) Sirota; also Senator(s) Winter and Fields-Concerning measures to eliminate the presence of lead in the drinking water of certain facilities where children are present, and, in connection therewith, making an appropriation.
(Amended as printed in Senate Journal; May 6 and May 10, 2022.)
Representative Sirota moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 44 |  | NO | 21 | EXCUSED | $\mathbf{0}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |  |

,

| YES | 44 | NO | 21 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | Y | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Benavidez, Exum, Gonzales-Gutierrez, McLachlan, Valdez D.

House in recess. House reconvened.

## APPOINTMENTS TO CONFERENCE COMMITTEE

Pursuant to a request from the Senate, the Speaker pro tempore appointed House Conferees to the First Conference Committee as follows:

SB22-009--Representatives Benavidez, Chairman, A. Valdez, and Pico.

House in recess. House reconvened.

# FIRST REPORT OF FIRST CONFERENCE COMMITTEE on SB22-009 

## This Report Amends the Reengrossed Bill

To the President of the Senate and the
Speaker of the House of Representatives:
Your first conference committee appointed on SB22-009, concerning catalytic converters, and, in connection therewith, enacting measures to address the theft of catalytic converters, has met and reports that it has agreed upon the following:

That the House recede from its amendments made to the bill, as the amendments appear in the rerevised bill, and that the following amendments be substituted therefor:

Amend reengrossed bill, page 2, line 3 , after "portion," insert "(1)(b)(II), (1)(b)(IV), (1)(b)(VI),".

Page 2, line 6, strike "(8)(b.3)" and substitute "(8)(f) and (11)".
Page 2, line 7, after "or" insert "detached".
Page 3, after line 6 insert:
"(II) An A valid identification card issued in accordance with section 42-2-302; C.R.S.;
(IV) A VALID military identification card;
(VI) An A valid alien registration card.".

Page 5, strike lines 16 through 21.
Page 5, line 26, after "recycling," insert "PROCESSING, OR SMELTING,".
Page 5, line 27, after "basis." add "FOR THE PURPOSES OF THIS SUBSECTION (8)(d), A TRANSACTION BETWEEN A DEALER AND A MOTOR VEHICLE DEALER IS NOT A WHOLESALE SALE.
(f) "DETACHED CATALYTIC CONVERTER" MEANS A POST-COMBUSTION DEVICE THAT:
(I) OXIDIZES HYDROCARBONS AND CARBON MONOXIDE GASES OR REDUCES OXIDES OF NITROGEN;
(II) IS DESIGNED OR INTENDED FOR USE AS PART OF AN EMISSION CONTROL SYSTEM; AND
(III) WAS PREVIOUSLY INSTALLED ON A MOTOR VEHICLE AND SUBSEQUENTLY REMOVED.".

Page 7, after line 16 insert:
"(11) This SECTION DOES NOT APPLY TO DETACHED CATALYTIC CONVERTERS ACQUIRED AS PART OF A WHOLE MOTOR VEHICLE TRANSACTION IN WHICH AN AUTO PARTS RECYCLER, AS DEFINED IN SECTION 42-4-2201 (1), REPORTS THE MOTOR VEHICLE ACQUISITION INTO THE NATIONAL MOTOR VEHICLE TITLE INFORMATION SYSTEM, AS DESCRIBED in 49 U.S.C. SEC. 30504.".

Page 8, strike lines 7 through 19 and substitute "IDENTIFICATION NUMBER.".

Renumber succeeding section accordingly.
Before "catalytic" insert "detached" on: Page 2, line 14; Page 3, lines $3,8,11,13,16,21,23$, and 24; Page 4, lines 2, 4, 6, 14, 17, 22, and 24;
Page 5, lines 4, 11, 13, and 27; Page 6, lines $8,11,15,19,21$, and 22; and Page 7, lines 2, 5, 8, 13, and 15.

Respectfully submitted,
Senate Committee: House Committee:
/signed/
Joann Ginal
Faith Winter
Dennis Hisey

## MESSAGE(S) FROM THE SENATE

The Senate voted to recall HB22-1358, for purposes of reconsideration, and requests the return of the bill.

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
HB22-1358
amended in Special Orders as printed in Senate Journal, March 6, 2022, and amended on Third Reading as printed in the Senate Journal, May 10, 2022.

The Senate has passed on Third Reading and returns herewith:
HB22-1029, HB22-1322, HB22-1401, and HB22-1418.
The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
HB22-1244 amended in Special Orders as printed in Senate Journal, May 10, 2022.
HB22-1348 amended in Special Orders as printed in Senate Journal, May 10, 2022, and amended on Third Reading as printed in the Senate Journal, May 11, 2022.
HB22-1355 amended in Special Orders as printed in Senate Journal, May 10, 2022, and amended on Third Reading as printed in the Senate Journal, May 11, 2022.
HB22-1376 amended in Special Orders as printed in Senate Journal, May 10, 2022.
HB22-1381 amended in Special Orders as printed in Senate Journal, May 10, 2022.
HB22-1411 amended in Special Orders as printed in Senate Journal, May 10, 2022, and amended on Third Reading as printed in the Senate Journal, May 11, 2022.

The Senate has adopted and returns herewith: HJR22-1025.

The President appointed Senators Ginal, Chair; Lee; and Coram, as conferees on the First Conference Committee on SB22-120.

In response to the request of the House for a Conference Committee on HB22-1390, the President appointed Senators Zenzinger, Chair; Bridges; and Lundeen as conferees on the First Conference Committee on HB22-1390.

## MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, as amended, HB22-1348, 1355, 1376, 1411, 1381, and 1244.

## FIRST REPORT OF FIRST CONFERENCE COMMITTEE on HB22-1390

This Report Amends the Rerevised Bill
To the President of the Senate and the
Speaker of the House of Representatives:
Your first conference committee appointed on HB22-1390, concerning the financing of public schools, and, in connection therewith, making an appropriation, has met and reports that it has agreed upon the following:

That the House accede to the Senate amendments made to the bill, as the amendments appear in the rerevised bill, with the following changes:

Amend rerevised bill, page 6 , strike line 5 and substitute:
"(I) THE PUBLIC SCHOOL WAS IN EXISTENCE AND USING AN American Indian mascot as of June 28, 2021;".

Page 6, line 7, strike "AND".
Page 6, strike line 9 and substitute "SUBSECTION (4)(a) OF THIS SECTION; AND
(IV) The school district of the public school or, in The CASE OF AN INSTITUTE CHARTER SCHOOL, THE STATE CHARTER SCHOOL Institute is first notified on or after May 1, 2022, By the COMMISSION, IN COORDINATION WITH THE DEPARTMENT OF EDUCATION, that it is using an American Indian mascot in violation of SUBSECTION (2) OF THIS SECTION.".

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Respectfully submitted,
    House Committee:
        /signed/
        Julie McCluskie
        Barbara McLachlan
        Tim Geitner
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Senate Committee: /signed/ Rachel Zenzinger Jeff Bridges Paul Lundeen

## CONSIDERATION OF SENATE AMENDMENTS TO HOUSE BILLS

HB22-1244 by Representative(s) Kennedy and Gonzales-Gutierrez; also Senator(s) Gonzales--Concerning measures to increase public protection from toxic air contaminants, and, in connection therewith, making an appropriation.
(Amended as printed in Senate Journal; May 10, 2022.)
Representative Gonzales-Gutierrez moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 41 | NO | 23 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | E | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |
|  |  |  |  |  |  |  |  |

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

| YES | 40 | NO | $\mathbf{2 4}$ | EXCUSED | $\mathbf{1}$ | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | E | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |


| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Bird, Herod, Speaker
HB22-1348 by Representative(s) Froelich and Caraveo, Amabile, Bacon, Bernett, Cutter, Duran, Gray, Hooton, Jodeh, Kennedy, Kipp, Lindsay, Lontine, Sirota; also Senator(s) Winter-Concerning enhanced oversight of the chemicals used in oil and gas production, and, in connection therewith, making an appropriation.
(Amended as printed in Senate Journal; May 10, 2022.)
Representative Caraveo moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 43 | NO | 22 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

| YES | 41 | NO | 24 |  | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |


| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| :--- | :---: | :--- | :---: | :--- | :--- | :--- | :--- |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Benavidez, Herod, Snyder, Sullivan, Woodrow

HB22-1355 by Representative(s) Cutter, Bernett, Duran, Froelich, Hooton, Kipp, McCormick, Sirota, Titone, Woodrow; also Senator(s) Priola and Gonzales-Concerning the creation of the producer responsibility program for statewide recycling, and, in connection therewith, making an appropriation.
(Amended as printed in Senate Journal; May 10, 2022.)
Representative Cutter moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 43 | NO | 22 | EXCUSED | O | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Yipa | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
|  | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

1

| YES | 40 | NO | 25 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | N | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Yip | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

HB22-1376 by Representative(s) Herod and Young; also Senator(s) Priola and Winter-Concerning supportive learning environments for $\mathrm{K}-12$ students, and, in connection therewith, making an appropriation.
(Amended as printed in Senate Journal; May 10, 2022.)
Representative Young moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 43 | NO | 22 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |
|  |  |  |  |  |  |  |  |

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

1
2
3
4
5

| YES | 41 | NO | 24 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Bacon, Gonzales-Gutierrez, Ortiz, Valdez A.

HB22-1381 by Representative(s) Titone and McKean, Soper; also Senator(s) Winter and Woodward-Concerning the creation of a geothermal energy grant program to facilitate the development of geothermal energy resources.
(Amended as printed in Senate Journal; May 10, 2022.)
McKean moved that the House adhere to its position. The motion was withdrawn.

Representative Titone moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 52 | NO | 13 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | N | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | Y | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

The question being, "Shall the bill, as amended, pass?".


Co-sponsor(s) added: Representative(s) Benavidez, Bockenfeld, Boesenecker, Duran, Exum, McCluskie, Ortiz, Will

HB22-1411
by Representative(s) McCluskie and Herod; also Senator(s) Moreno-Concerning measures to ensure the state's compliance with the requirements related to the federal coronavirus state fiscal recovery fund created in the federal "American Rescue Plan Act of 2021", and, in connection therewith, making an appropriation.
(Amended as printed in Senate Journal; May 10 and May 11, 2022.)
Representative McCluskie moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

| YES | 41 | NO | 24 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | $Y$ | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |



| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

| YES | 41 | NO | $\mathbf{2 4}$ | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Exum, Lontine, Ortiz, Ricks, Titone, Valdez A.

## THIRD READING OF BILLS--FINAL PASSAGE

The following bills were considered on Third Reading. The titles were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

SB22-180 by Senator(s) Winter and Hinrichsen; also Representative(s) Gray and Bacon-Concerning programs to reduce ground level ozone through increased use of transit.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 23 |  | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | E | McCormick | Y | Soper | N |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |  |


| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bernett, Boesenecker, Caraveo, Cutter, Exum, Froelich, Gonzales-Gutierrez, Herod, Hooton, Kipp, Lindsay, McCormick, Michaelson Jenet, Ricks, Sirota, Sullivan, Tipper, Titone, Valdez A., Weissman, Woodrow

SB22-182 by Senator(s) Hansen and Coram; also Representative(s) Daugherty and Young-Concerning measures to address economic mobility for Coloradans, and, in connection therewith, creating the economic mobility program within the department of public health and environment and authorizing the department of higher education to contract for the use of an online platform to assist students with accessing public benefits and making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

| YES | 41 | NO | 23 | EXCUSED | 1 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | E | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Bird, Boesenecker, Esgar, Exum, Froelich, Gonzales-Gutierrez, Herod, Hooton, Kennedy, Lindsay, McCormick, Michaelson Jenet, Ricks, Titone, Weissman

SB22-235 by Senator(s) Rankin and Zenzinger, Hansen; also Representative(s) Herod and McCluskie, Ransom-Concerning county administration of public assistance programs, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

| YES | 46 | NO | 19 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | Y | Will | N |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Boesenecker, Exum, Gonzales-Gutierrez, Kipp, Lindsay, McCormick, Michaelson Jenet, Ortiz, Ricks, Valdez D.

SB22-230 by Senator(s) Fenberg and Moreno, Bridges, Buckner, Coleman, Danielson, Fields, Ginal, Gonzales, Hansen, Hinrichsen, Jaquez Lewis, Kolker, Lee, Pettersen, Rodriguez, Story, Winter, Zenzinger; also Representative(s) Esgar, Bacon, Benavidez, Cutter, Froelich, Garnett, Gonzales-Gutierrez, Jodeh, Kennedy, Lindsay, Lontine, Ortiz, Sullivan, Titone-Concerning the expansion of county employees' rights to collective bargaining, and, in connection therewith, making an appropriation.

As shown by the following roll call vote, a majority of all members elected to the House voted in the affirmative, and Representative Pelton was given permission to offer a Third Reading amendment:

| YES | $\mathbf{6 1}$ | NO | $\mathbf{4}$ | EXCUSED | $\mathbf{0}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | N | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | N |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |


| 1 | Bockenfeld |  | Herod | Y | Mullica |  | Valdez A. |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 2 | Boesenecker |  | Holtorf | Y | Neville | Y | Valdez D. | Y |
| 3 | Bradfield | Y | Hooton | Y | Ortiz | N | Van Beber | Y |
| 4 | Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| 5 | Carver | Y | Kennedy | Y | Pico | Y | Weissman |  |
| 6 | Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| 7 | Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| 8 | Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| 9 | Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| 10 | Esgar | Y | Luck | N | Sandridge | Y | Young | Y |
| 11 |  |  |  |  |  |  | Speaker | Y |
|  | Third Reading amendment No. 1, by Representative Pelton. |  |  |  |  |  |  |  |
| 14 |  |  |  |  |  |  |  |  |
| 15 16 | Amend revised bill, page 5, line 22, strike "FIVE THOUSAND" an substitute "SEVEN THOUSAND FIVE HUNDRED". |  |  |  |  |  |  |  |
| 17 |  |  |  |  |  |  |  |  |
| 8 | The amendment was declared passed by the following roll call vote: |  |  |  |  |  |  |  |
| 20 | YES | 60 | NO | 5 | EXCUSED | 0 | ABSENT |  |
| 21 | Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| 22 | Bacon | Y | Froelich | N | McCluskie | Y | Snyder | Y |
| 23 | Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| 24 | Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | N |
| 25 | Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| 26 | Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| 27 | Bockenfeld | Y | Herod | Y | Mullica | N | Valdez A. | Y |
| 28 | Boesenecker |  | Holtorf | Y | Neville | Y | Valdez D. | Y |
| 29 | Bradfield | Y | Hooton | Y | Ortiz | N | Van Beber | Y |
| 30 | Caraveo | Y | Jodeh | N | Pelton | Y | Van Winkle | Y |
| 31 | Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| 32 | Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| 33 | Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| 34 | Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| 35 | Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| 36 | Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
| 7 |  |  |  |  |  |  | Speaker | Y |
| 39 | As shown by the following roll call vote, less than a majority of al members elected to the House voted in the affirmative, an Representative Pelton was not given permission to offer a second Thir Reading amendment: |  |  |  |  |  |  |  |
| 40 |  |  |  |  |  |  |  |  |
| 41 |  |  |  |  |  |  |  |  |
| 42 |  |  |  |  |  |  |  |  |
| 44 | YES | 29 | NO | 36 | EXCUSED | 0 | ABSENT | 0 |
| 45 | Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| 46 | Bacon | N | Froelich | N | McCluskie | Y | Snyder | N |
| 47 | Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| 48 | Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| 49 | Bernett | N | Gray | N | McLachlan | Y | Tipper | N |
| 50 | Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| 51 | Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| 52 | Boesenecker |  | Holtorf | Y | Neville | Y | Valdez D. | Y |
| 53 | Bradfield | N | Hooton | N | Ortiz | N | Van Beber | Y |
| 54 | Caraveo | N | Jodeh | Y | Pelton | Y | Van Winkle |  |
| 55 | Carver | Y | Kennedy | Y | Pico | Y | Weissman | N |

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3
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| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| Duran | N | Lontine | N | Roberts | Y | Woog | Y |
| Esgar | N | Luck | N | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | N |

As shown by the following roll call vote, a majority of all members elected to the House voted in the affirmative, and Representative Esgar was given permission to offer a Third Reading amendment:

| YES | $\mathbf{6 1}$ | NO | $\mathbf{4}$ | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle Y |  |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Yipr | Ransom | Y | Will | N |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |
|  |  |  |  |  |  |  |  |

## Third Reading amendment No. 2, by Representative Esgar.

Amend revised bill, page 25, after line 3 insert:
"(4) An EXCLUSIVE REPRESENTATIVE AND A COUNTY SHALL MAKE A GOOD FAITH EFFORT TO COMPLETE NEGOTIATIONS SO THAT THE TERMS OF A COLLECTIVE BARGAINING AGREEMENT MAY BE EFFECTIVELY CONSIDERED BY THE BOARD OF COUNTY COMMISSIONERS DURING THE ADOPTION OF THE COUNTY BUDGET. THE BOARD OF COUNTY COMMISSIONERS IS NOT OBLIGATED TO MAKE AN APPROPRIATION OF FUNDS NECESSARY TO FUND THE TERMS OF A COLLECTIVE BARGAINING agreement reached after October 15 of the year prior to the BUDGET YEAR IF THE EXCLUSIVE REPRESENTATIVE HAS NOT BEEN CERTIFIED PRIOR TO JUNE 1 OF THE CURRENT YEAR UNLESS OTHERWISE AGREED UPON BY BOTH PARTIES.".

The amendment was declared passed by the following roll call vote:

| YES | $\mathbf{6 4}$ | NO | $\mathbf{1}$ | EXCUSED | $\mathbf{0}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |

A

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.

| YES | 41 | NO | 24 | EXCUSED | 0 | ABSENT | 0 |  |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |  |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |  |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |  |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |  |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |  |
| Catlin | N | Kipp | Yip | Ransom | N | Will | N |  |
| Cutter | Y | Larson | N | Rich | N | Williams | N |  |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |  |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |  |
|  | Y | Luck | N | Sandridge | N | Young | Y |  |
|  |  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Amabile, Bernett, Bird, Boesenecker, Caraveo, Duran, Exum, Gray, Herod, Hooton, Kipp, McCormick, Michaelson Jenet, Ricks, Sirota, Valdez A., Weissman, Woodrow, Young
SB22-219 by Senator(s) Moreno and Smallwood; also Representative(s) Duran and McLachlan-Concerning the regulation of dental therapists, 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 | 42 |  | NO | 22 |  | EXCUSED | 1 | ABSENT |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| O |  |  |  |  |  |  |  |  |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |


| Bird | N | Hanks | N | Michaelson Jenet | Y | Titone | N |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | Y | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Bernett, Cutter, Hooton, Lindsay, Lontine, Ricks, Valdez A., Woodrow

SB22-222 by Senator(s) Pettersen and Moreno; also Representative(s) Kennedy and Weissman-Concerning a requirement that the ballot title and fiscal summary for any ballot initiative that increases or decreases state income tax rates include a table showing the average tax change for tax filers in different income categories.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 40 | NO | 22 |  | EXCUSED | 3 | ABSENT | 0 |
| :--- | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | E | McCormick | Y | Soper | N |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |  |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |  |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |  |
| Caraveo | Y | Jodeh | Y | Pelton | E | Van Winkle | N |  |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |  |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |  |
| Cutter | Y | Larson | N | Rich | N | Williams | N |  |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |  |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |  |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |  |
|  |  |  |  |  |  | Speaker | E |  |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Bird, Boesenecker, Caraveo, Cutter, Duran, Esgar, Froelich, Gonzales-Gutierrez, Hooton, Kipp, Lontine, McCluskie, McCormick, McLachlan, Michaelson Jenet, Sirota, Snyder, Sullivan, Titone, Valdez A., Woodrow

SB22-207 by Senator(s) Winter; also Representative(s) Bacon-Concerning the prevention of Title IX misconduct on public school campuses, and, in connection therewith, making an appropriation.
$-$

As shown by the following roll call vote, a majority of all members elected to the House voted in the affirmative, and Representative Bacon was given permission to offer a Third Reading amendment:

| YES | 45 | NO | 17 | EXCUSED | 3 | ABSENT | $\mathbf{0}$ |  |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | E | McCormick | Y | Soper | N |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |  |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |  |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |  |
| Caraveo | Y | Jodeh | Y | Pelton | E | Van Winkle | N |  |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |  |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |  |
| Cutter | Y | Larson | N | Rich | N | Williams | N |  |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |  |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |  |
|  | Ysgar | Y | Luck | N | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | E |  |

## Third Reading amendment No. 1, by Representative Bacon.

Amend revised bill, page 3, line 22, strike "MARCH 20, 2023," and substitute "March 30, 2023,".

The amendment was declared passed by the following roll call vote:

| YES | 41 | NO | 21 | EXCUSED | 3 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | E | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | E | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | 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 passed.

1

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2
$$

| YES | 40 | NO | 22 |  | EXCUSED | 3 | ABSENT | 0 |
| :--- | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | E | McCormick | Y | Soper | N |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |  |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |  |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |  |
| Caraveo | Y | Jodeh | Y | Pelton | E | Van Winkle | N |  |
| Carver | N | Kennedy | Ye | Pico | N | Weissman | Y |  |
| Catlin | N | Kipp | Yip | Ransom | N | Will | N |  |
| Cutter | Y | Larson | N | Rich | N | Williams | N |  |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |  |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |  |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |  |
|  |  |  |  |  |  | Speaker | E |  |

SB22-023 by Senator(s) Gonzales; also Representative(s) Bacon and Gonzales-Gutierrez-Concerning prohibiting deceptive tactics during custodial interrogation of a juvenile.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | $\mathbf{5 0}$ | NO | 12 | EXCUSED | 3 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | E | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | Y | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | E | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | E |

Co-sponsor(s) added: Representative(s) Benavidez, Bernett, Caraveo, Cutter, Esgar, Froelich, Herod, Hooton, Kipp, Lindsay, Michaelson Jenet, Sirota, Woodrow

SB22-133 by Senator(s) Winter and Priola; also Representative(s) Esgar and Woodrow-Concerning the provision of security by the Colorado state patrol for certain elected officials, and, in connection therewith, making an appropriation.

1 The question being "Shall the bill pass?".
2 A roll call vote was taken. As shown by the following recorded vote, a 3 majority of those elected to the House voted in the affirmative and the bill 4 was declared passed.

| YES | 40 | NO | 22 | EXCUSED | 3 | ABSENT | 0 |
| :--- | :---: | :---: | :---: | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | E | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | E | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | E |

Co-sponsor(s) added: Representative(s) Bacon, Bernett, Boesenecker, Caraveo, Cutter, Duran, Exum, Froelich, Gonzales-Gutierrez, Gray, Herod, Kipp, Lindsay, Lontine, Michaelson Jenet, Ricks, Sirota, Tipper, Titone, Weissman

SB22-202 by Senator(s) Zenzinger and Rankin; also Representative(s) McCluskie-Concerning providing state matching money for property tax revenue collected by school districts, 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 | 42 | NO | 20 | EXCUSED | 3 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | E | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | E | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | N | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |


| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| :--- | :--- | :--- | :--- | :--- | :---: | :--- | :--- |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  | Speaker | E |  |

Co-sponsor(s) added: Representative(s) Bernett, Bird, Boesenecker, Esgar, Hooton, Kipp, Lindsay, Valdez A.

SB22-220 by Senator(s) Hansen and Rankin; also Representative(s) McCluskie and Esgar-Concerning the property tax deferral 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.

| YES | 51 | NO | 10 | EXCUSED | 4 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | E | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | E | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
|  | Y | Luck | N | Sandridge | E | Young | Y |
|  |  |  |  |  |  | Speaker | E |

Co-sponsor(s) added: Representative(s) Bernett, Bird, Bockenfeld, Cutter, Herod, Hooton, Lindsay, Michaelson Jenet, Titone

SB22-036 by Senator(s) Hansen and Hisey, Bridges, Kolker, Priola; also Representative(s) Bird and Van Winkle, Exum, Sirota-Concerning a payment to the statewide death and disability trust fund to pay benefits for members hired before January 1, 1997, and, in connection therewith, making an appropriation.

As shown by the following roll call vote, a majority of all members elected to the House voted in the affirmative, and Representative Bird was given permission to offer a Third Reading amendment:

| YES | 54 | NO | $\mathbf{7}$ | EXCUSED | 4 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | N | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | E | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | N |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |


| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Boesenecker Y | Holtorf | Y | Neville | Y | Valdez D. | Y |  |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | E |
| Caraveo | Y | Jodeh | Y | Pelton | E | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | Y | Young | Y |

Third Reading amendment No. 1, by Representative Bird.
Amend revised bill, page 2, line 4, after "(3.5)" insert "(a)".
Page 2, line 7, strike "A WARRANT" and substitute "WARRANTS".
Page 2, strike lines 8 through 11 and substitute "ASSOCIATION ON JULY 1, 2022, AND JULY 1, 2023, In An AMOUNT EQUAL TO SIX MILLION SIX HUNDRED FIFTY THOUSAND DOLLARS FOR EACH WARRANT. THE WARRANT ISSUED ON JULY 1, 2022, IS TO BE PAID FROM THE GENERAL FUND, AND THE WARRANT ISSUED ON JULY 1, 2023, IS TO BE PAID FROM THE DEATH AND DISABILITY PAYMENT CASH FUND CREATED IN SUBSECTION (3.5)(b) OF THIS SECTION. THE BOARD SHALL DEPOSIT THIS MONEY IN THE STATEWIDE DEATH AND DISABILITY TRUST FUND CREATED IN SECTION".

Page 2, after line 12 insert:
"(b) (I) The death and disability payment cash fund is hereby created in the state treasury. The fund consists of MONEY TRANSFERRED TO THE FUND IN ACCORDANCE WITH SUBSECTION (3.5)(b)(II) OF THIS SECTION. In ACCORDANCE WITH SECTION 24-36-114 (1), THE STATE TREASURER SHALL CREDIT ALL INTEREST AND INCOME DERIVED FROM THE DEPOSIT AND INVESTMENT OF MONEY IN THE FUND TO THE GENERAL FUND. THE STATE TREASURER SHALL USE THE MONEY IN THE FUND FOR THE WARRANT ISSUED ON JULY 1, 2023, IN ACCORDANCE WITH SUBSECTION (3.5)(a) OF THIS SECTION.
(II) On July 1, 2022, THE STATE TREASURER SHALL TRANSFER SIX MILLION SIX HUNDRED FIFTY THOUSAND DOLLARS FROM THE GENERAL FUND TO THE DEATH AND DISABILITY PAYMENT CASH FUND CREATED IN SUBSECTION (3.5)(b)(I) OF THIS SECTION.".

Page 2, line 13, strike "2021-22" and substitute "2022-23".
The amendment was declared passed by the following roll call vote:

| YES | $\mathbf{5 8}$ | NO | $\mathbf{4}$ | EXCUSED | 3 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :---: | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | E | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |


| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | E | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | Y | 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 passed.

| YES | 57 | NO | $\mathbf{5}$ | EXCUSED | $\mathbf{3}$ | ABSENT | $\mathbf{0}$ |  |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | Y | Geitner | E | McCormick | Y | Soper | Y |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |  |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |  |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |  |
| Caraveo | Y | Jodeh | Y | Pelton | E | Van Winkle | Y |  |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |  |
| Catlin | Y | Kipp | Yip | Ransom | N | Will | Y |  |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |  |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |  |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |  |
|  | Y | Luck | N | Sandridge | N | Young | Y |  |
|  |  |  |  |  |  |  | Speaker | E |

Co-sponsor(s) added: Representative(s) Bernett, Bockenfeld, Boesenecker, Cutter, Duran, Esgar, Kipp, Lindsay, Lontine, McCluskie, Michaelson Jenet, Pico, Ricks, Snyder, Titone

SB22-186 by Senator(s) Ginal and Simpson; also Representative(s) Mullica and McKean-Concerning the creation of a council to advise the state about issues relating to persons living with rare diseases, 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 | 45 | NO | 17 | EXCUSED | 3 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | E | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |


|  |  |  | Nanks | Michaelson Jenet | Y | Titone | Y |
| :--- | :---: | :--- | :---: | :--- | :--- | :--- | :--- |
| Bird | Y | Hank | Y | Mullica | Y | Valdez A. | Y |
| Bockenfeld | N | Herod | N | Neville | N | Valdez D. | Y |
| Boesenecker | Y | Holtorf | Y | Ortiz | Y | Van Beber | N |
| Bradfield | N | Hooton | Y | Pelton | E | Van Winkle | N |
| Caraveo | Y | Jodeh | Y | Pico | N | Weissman | Y |
| Carver | N | Kennedy | Y | Ransom | N | Will | Y |
| Catlin | N | Kipp | Y | Rich | Y | Williams | N |
| Cutter | Y | Larson | Y | Ricks | Y | Woodrow | Y |
| Daugherty | Y | Lindsay | Y | Roberts | Y | Woog | N |
| Duran | Y | Lontine |  |  | Young | Y |  |
| Esgar | Y | Luck |  |  |  | Speaker | E |

Co-sponsor(s) added: Representative(s) Bird, Caraveo, Duran, Esgar, Hooton, Kipp, Lindsay, Titone, Young

SB22-209 by Senator(s) Donovan and Sonnenberg; also Representative(s) Roberts and Pelton-Concerning expanding small meat processing in Colorado by providing business application assistance to obtain capital, 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 | 51 | NO | 11 | EXCUSED | 3 | ABSENT | 0 |  |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | E | McCormick | Y | Soper | Y |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | N | Hanks | N | Michaelson Jenet | Y | Titane | Y |  |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |  |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |  |
| Caraveo | Y | Jodeh | Y | Pelton | E | Van Winkle |  |  |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |  |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |  |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |  |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |  |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |  |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |  |
|  |  |  |  |  |  |  | Speaker | E |

Co-sponsor(s) added: Representative(s) Bockenfeld, Duran, Esgar, Jodeh, Lindsay, McCluskie, McCormick, Valdez D., Young

HB22-1048 by Representative(s) Baisley, Holtorf, Pico, Rich, Van Beber; also Senator(s) Kirkmeyer, Hisey, Priola, Woodward-Concerning the creation of the "In God We Trust" license plate, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

| YES | 39 | NO | 23 | EXCUSED | 3 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | N | Exum | Y | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | E | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | N | Sullivan | N |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | N |
| Bird | Y | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | E | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | N |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | Y | Ricks | Y | Woodrow | N |
| Duran | Y | Lontine | N | Roberts | Y | Woog | Y |
| Esgar | N | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | E |

Co-sponsor(s) added: Representative(s) Bird, Bockenfeld, Carver, Hanks, Lindsay, Neville, Soper, Van Winkle, Will, Williams

SB22-154 by Senator(s) Danielson; also Representative(s) McCormick and Lindsay-Concerning increasing safety in assisted living residences, and, in connection therewith, making an appropriation.

As shown by the following roll call vote, a majority of all members elected to the House voted in the affirmative, and Representative Lindsay was given permission to offer a Third Reading amendment:

| YES | 43 | NO | 21 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirosa | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | N |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | N |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | N | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | ppeaker | E |

## Third Reading amendment No. 1, by Representative Lindsay.

Amend revised bill, page 10, line 16, strike "TWENTY" and substitute "TEN" and strike "IN A CALENDAR YEAR;" and substitute "PER VIOLATION;".

The amendment was declared passed by the following roll call vote:

| YES | 40 | NO | 24 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | 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 passed.

| YES | 40 | NO | 24 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | E |

Co-sponsor(s) added: Representative(s) Amabile, Bird, Boesenecker, Caraveo, Cutter, Esgar, Exum, Hooton, Sirota, Titone, Young
by Senator(s) Gonzales; also Representative(s) Valdez A. and Van Winkle-Concerning the ability for certain marijuana licensees to change the designation of marijuana from medical to retail, 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 | 53 | NO | 11 | EXCUSED | 1 | ABSENT | $\mathbf{0}$ |
| :--- | :---: | :--- | :---: | :--- | :---: | :--- | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | N | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | Y | Will | N |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | Y | Young | Y |
| Co-sponsor(s) |  | added: Representative(s) | Bird, Hooton, Lindsay | Speaker | E |  |  |

SB22-199 by Senator(s) Jaquez Lewis and Priola; also Representative(s) Kipp and Froelich-Concerning a study regarding the protection of native pollinating insects in the state, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

| YES | 40 | NO | 24 |  | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |  |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |  |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |  |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |  |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |  |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |  |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |  |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |  |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |  |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |  |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |  |
| Catlin | N | Kipp | Y | Ransom | N | Will | Y |  |


| Cutter | Y | Larson | N | Rich | N | Williams | N |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | N | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N Young | Y |  |
|  |  |  |  | Speaker | E |  |  |

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Bernett, Bird, Boesenecker, Caraveo, Cutter, Esgar, Hooton, Jodeh, Lontine, McCormick, Michaelson Jenet, Ortiz, Sirota, Sullivan, Titone, Valdez A., Woodrow

SB22-210 by Senator(s) Zenzinger and Cooke; also Representative(s) Lontine and Soper-Concerning the regulation of supplemental health-care staffing agencies by the department of public health and environment, and, in connection therewith, requiring supplemental health-care staffing agencies to report data to the department of labor and employment, and requiring the department of public health and environment to analyze information provided by supplemental health-care staffing agencies to determine the need for regulation of staffing agencies and making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

| YES | 43 | NO | 21 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | E |

Co-sponsor(s) added: Representative(s) Esgar, Lindsay
SB22-173 by Senator(s) Rodriguez and Smallwood; also Representative(s) Bird and McKean-Concerning criteria relating to the operation of telepharmacy outlets.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

1
2

| YES | 60 | NO | 4 | EXCUSED | 1 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |

Co-sponsor(s) added: Representative(s) Bernett, Bockenfeld, Hooton, Lindsay
SB22-081 by Senator(s) Smallwood and Donovan; also Representative(s) Tipper and Will-Concerning a requirement that the board of directors of the Colorado health benefit exchange create a consumer outreach campaign to provide consumers with comprehensive information regarding covered health-care services, and, in connection therewith, adjusting the limit on the total amount of tax credits that may be granted to health insurance companies.

As shown by the following roll call vote, a majority of all members elected to the House voted in the affirmative, and Representative Tipper was given permission to offer a Third Reading amendment:

| YES | $\mathbf{4 7}$ | NO | 17 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | N | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | N |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | Y |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | N | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | N | Woog | N |
| Esgar | Y | Luck | N | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | E |

## Third Reading amendment No. 1, by Representative Tipper.

Amend revised bill, page 3, line 21, after "SHALL" insert "ANNUALLY".
Pate 3, line 22, after "COMMITTEE" insert "EACH CALENDAR YEAR STARTING".

Page 4, line 6, strike "2025." and substitute "2028.".
Page 4, line 20, strike "2024," and substitute "2028,".
Page 4, line 21, strike "TEN" and substitute "NINE".
Page 5, line 3, strike " 2024, " and substitute " 2028 ," and strike "TEN" and substitute "NINE".

Page 5, line 4, strike "2024," and substitute "2028,".
Page 6, line 6, strike "2024," and substitute "2028,".
Page 6, line 16, strike "2024." and substitute "2028.".
The amendment was declared passed by the following roll call vote:

| YES | 49 | NO | 13 | EXCUSED | 2 | ABSENT | 1 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | E |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | - |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Yipp | Ransom | N | Will | Y |
| Cutter | Y | Larson | N | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | Y | 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 passed.

| YES | 45 | NO | 18 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | E |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |


| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | N | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | E |

Co-sponsor(s) added: Representative(s) Bernett, Bird, Lindsay, McCluskie, Michaelson Jenet, Soper, Titone

SB22-179 by Senator(s) Ginal and Liston; also Representative(s) Lontine-Concerning measures to address tampering with a motor vehicle's emission control 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.

| YES | 40 | NO | 23 | EXCUSED | 2 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | E |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | E |

Co-sponsor(s) added: Representative(s) Amabile, Benavidez, Bernett, Bird, Boesenecker, Caraveo, Cutter, Hooton, Jodeh, Lindsay, McCormick, Michaelson Jenet, Ricks, Sirota, Titone, Valdez A., Woodrow

SB22-206 by Senator(s) Fenberg; also Representative(s) Amabile-Concerning resources for disaster preparedness and recovery, and, in connection therewith, creating the disaster resilience rebuilding program, the sustainable rebuilding program, the office of climate preparedness, and making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

| 1 | YES | 39 | NO | 24 | EXCUSED | 2 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 2 | Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| 3 | Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| 4 | Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| 5 | Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| 6 | Bernett | Y | Gray | Y | McLachlan | Y | Tipper | E |
| 7 | Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone |  |
| 8 | Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| 9 | Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| 10 | Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| 11 | Caraveo | Y | Jodeh | Y | Pelton | N | Van Wink |  |
| 12 | Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| 13 | Catlin | N | Kipp | Y | Ransom | N | Will | N |
| 14 | Cutter | Y | Larson | N | Rich | N | Williams | N |
| 15 | Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| 16 | Duran | Y | Lontine |  | Roberts | Y | Woog | N |
| 17 | Esgar | Y | Luck | N | Sandridge | N | Young |  |
| 8 |  |  |  |  |  |  | Speaker |  |
| 19 | Co-sponsor(s) added: Representative(s) Bacon, Benavidez, Bernett, Bird |  |  |  |  |  |  |  |
| 20 | Boesenecker, Caraveo, Cutter, Daugherty, Exum, Froelich, Gonzales-Gutierrez |  |  |  |  |  |  |  |
| 21 | Gray, Herod, Hooton, Jodeh, Kipp, Lindsay, Lontine, McCluskie, McCormick |  |  |  |  |  |  |  |
| 22 | McLachlan, Michaelson Jenet, Ortiz, Ricks, Roberts, Sirota, Snyder, Titone |  |  |  |  |  |  |  |
| 3 | Valdez A., Valdez D. |  |  |  |  |  |  |  |
| 5 | SB22-239 |  | by Senator(s) Moreno and Simpson; also Representative(s) |  |  |  |  |  |
| 6 |  |  | Esgar and McKean-Concerning buildings in the capito |  |  |  |  |  |  |
| 27 | complex, and, in connection therewith, funding certain |  |  |  |  |  |  |  |
| 28 | capital construction projects for state-owned buildings |  |  |  |  |  |  |  |
| 29 | making an appropriation. |  |  |  |  |  |  |  |
| 30 |  |  |  |  |  |  |  |  |
| 1 | The question being "Shall the bill pass?". |  |  |  |  |  |  |  |
| 32 | A roll call vote was taken. As shown by the following recorded vote, a |  |  |  |  |  |  |  |
| 33 | majority of those elected to the House voted in the affirmative and the bill |  |  |  |  |  |  |  |
| 34 | was declared passed. |  |  |  |  |  |  |  |
| 36 | YES | 55 | NO | 8 | EXCUSED | 2 | ABSENT | 0 |
| 37 | Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| 8 | Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| 39 | Baisley | N | Geitner | Y | McCormick | Y | Soper | Y |
| 40 | Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| 41 | Bernett | Y | Gray | Y | McLachlan | Y | Tipper | E |
| 42 | Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| 43 | Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| 44 | Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| 45 | Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| 46 | Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle |  |
| 47 | Carver | Y | Kennedy | Y | Pico | Y | Weissman |  |
| 48 | Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| 49 | Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| 50 | Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| 51 | Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| 2 | Esgar | Y | Luck | N | Sandridge | N | Young | Y |
| 53 |  |  |  |  |  |  | Speaker | E |

Co-sponsor(s) added: Representative(s) Bernett, Bird, Lindsay, Lontine, McCluskie, McCormick, Michaelson Jenet, Valdez A.

SB22-205 by Senator(s) Fenberg and Holbert; also Representative(s) Valdez A. and Van Winkle-Concerning the regulation of cannabis-related products that may potentially cause a person to become intoxicated when used.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

| YES | 48 | NO | $\mathbf{1 6}$ | EXCUSED | $\mathbf{1}$ | ABSENT | $\mathbf{0}$ |
| :--- | :---: | :--- | :---: | :--- | :---: | :--- | :---: | :---: |
| Amabile | N | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
| Co-sponsor(s) | added: Representative(s) | Bernett, Ricks, | Snyder | Speaker | E |  |  |

SB22-225 by Senator(s) Zenzinger and Liston; also Representative(s) Roberts and Baisley-Concerning emergency medical services in the state, and, in connection therewith, creating an emergency medical services system sustainability task force and requiring ambulance services to obtain a state license from the department of public health and environment and making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

| YES | $\mathbf{5 2}$ | NO | $\mathbf{1 2}$ | EXCUSED | $\mathbf{1}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | Y | Weissman | Y |


| Catlin | N | Kipp | Y | Ransom | N | Will | Y |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y Woog | Y |  |
| Esgar | Y | Luck | N | Sandridge | N Young | Y |  |
|  |  |  |  |  | Speaker | E |  |

Co-sponsor(s) added: Representative(s) Bird, Caraveo, Exum, Lindsay, McCluskie, Titone, Valdez D., Will

SB22-077 by Senator(s) Ginal and Woodward; also Representative(s) Larson and Young-Concerning the adoption of an interstate compact to allow a person who is a licensed professional counselor in the person's state of residence to practice professional counseling in a compact state in which the person is not licensed, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

| YES | 55 | NO | 9 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | E |

Co-sponsor(s) added: Representative(s) Bernett, Bird, Esgar, Hooton, Kipp, Lindsay, McCluskie, Michaelson Jenet

SB22-232 by Senator(s) Bridges and Moreno, Coleman, Simpson, Zenzinger; also Representative(s) Herod and Bernett-Concerning the provision of workforce housing through the creation of the middle-income housing authority, and, in connection therewith, making an appropriation.

As shown by the following roll call vote, a majority of all members elected to the House voted in the affirmative, and Representative Herod was given permission to offer a Third Reading amendment:

1

$$
2
$$

| YES | 45 | NO | 20 | EXCUSED | O | ABSENT | 0 |
| :--- | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Yip | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

## Third Reading amendment No. 1, by Representative Herod.

Amend revised bill, page 6, line 6, strike "UNLESS AS OTHERWISE PROVIDED UNDER" and substitute "EXCEPT AS MODIFIED IN EXCEPTIONAL CIRCUMSTANCES BY THE BOARD PURSUANT TO".

Page 8, strike line 7 and substitute "FIVE MEMBERS, AND FOUR-YEARS FOR THE REMAINING FIVE".

Page 24, line 20, strike "RENTS," and substitute "RENTS, EXCEPT AS OTHERWISE ALLOWED UNDER THIS PART 11,".

The amendment was declared passed by the following roll call vote:

| YES | 45 | NO | 20 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | Y | Rich | Y | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

The question being, "Shall the bill, as amended, pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared passed.

| YES | 43 | NO | 22 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | $Y$ | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | N |
| Catlin | Y | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | Y | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Bacon, Bird, Esgar, Exum, Froelich, Hooton, Lindsay, Michaelson Jenet, Ricks, Roberts

SB22-197 by Senator(s) Coleman and Hansen; also Representative(s) Bacon-Concerning authorizing alternative governance for innovation school zones.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 | 33 | NO | 32 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | Y | Froelich | N | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | Y | McLachlan | N | Tipper | Y |
| Bird | N | Hanks | Y | Michaelson Jenet | Y | Titone | N |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| Catlin | N | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | N | Lindsay | N | Ricks | Y | Woodrow | N |
| Duran | N | Lontine | N | Roberts | N | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | N | Young | N |

Co-sponsor(s) added: Speaker
$\underline{\text { SB22-053 by Senator(s) Sonnenberg; also Representative(s) }}$ McLachlan and Geitner-Concerning visitation rights at health-care facilities, and, in connection therewith, making an appropriation.

As shown by the following roll call vote, a majority of all members elected to the House voted in the affirmative, and Representative Geitner was given permission to offer a Third Reading amendment:

| YES | $\mathbf{5 8}$ | NO | $\mathbf{7}$ | EXCUSED | 0 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | N | McCluskie | N | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | N |
| Benavidez | N | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | N |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | N | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle Y |  |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Yipp | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |
|  |  |  |  |  |  |  |  |

Third Reading amendment No. 1, by Representative Geitner.
Amend revised bill, page 2, line 18, strike ""No" and substitute ""Elizabeth's No".

The amendment was declared passed by the following roll call vote:

| YES | $\mathbf{6 5}$ | NO | $\mathbf{0}$ | EXCUSED | $\mathbf{0}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

The question being, "Shall the bill, as amended, pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared passed.

| YES | 49 | NO | $\mathbf{1 6}$ | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | N | McCluskie | N | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | Y | Gray | N | McLachlan | Y | Tipper | Y |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | N | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| Cutter | N | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | N | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | N | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Pico, Van Beber, Van Winkle

## APPOINTMENTS TO CONFERENCE COMMITTEES

Pursuant to a request from the Senate, the Speaker appointed House Conferees to the First Conference Committees as follows:

SB22-120--Representatives Sullivan, Chairman, Kennedy and Larson.
The Speaker appointed House Conferees to the First Conference Committee on HB22-1326 as follows: Speaker Garnett, Chair, Representatives Tipper, and Lynch.

## CONSIDERATION OF CONFERENCE COMMITTEE REPORTS

SB22-110 by Senator(s) Sonnenberg and Kolker; also Representative(s) Pelton-Concerning a requirement that a wind-powered energy generation facility be equipped with light mitigating technology.

House Conferees: Representative(s) Hooton, Chair, Cutter, Pelton
Senate Conferees: Senator(s) Kolker, Chair, Hansen, Sonnenberg
(First Report of First Conference Committee printed in House Journal, May 3, 2022.)

On motion of Representative Pelton, the Conference Committee Report was adopted by the following roll call vote:

1

$$
2
$$

| YES | 63 | NO | 2 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

The question being "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill, as amended, was declared repassed.

| YES | 64 | NO | 1 | EXCUSED | 0 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

SB22-021 by Senator(s) Rodriguez and Lee, Simpson; also Representative(s) Benavidez and Amabile, Pelton-Concerning the treatment of persons with behavioral health disorders in the justice system, and, in connection therewith, making an appropriation.

House Conferees: Representative(s) Benavidez, Chair, Amabile, Pelton Senate Conferees: Senator(s) Rodriguez, Chair, Lee, Simpson
(First Report of First Conference Committee printed in House Journal, May 10, 2022.)

On motion of Representative Benavidez, the Conference Committee Report was adopted by the following roll call vote:

| YES | $\mathbf{4 7}$ | NO | 17 | EXCUSED | $\mathbf{1}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | E | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

The question being "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill, as amended, was declared repassed.

| YES | 43 | NO | 21 | EXCUSED | 1 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | E | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Daugherty

## SB22-113 by Senator(s) Hansen and Buckner; also Representative(s) Tipper and Bacon-Concerning the use of personal identifying data, and, in connection therewith, creating a task force for the consideration of facial recognition services, restricting the use of facial recognition services by law enforcement agencies, temporarily prohibiting state and local government agencies and schools from executing new contracts for facial recognition services, and making an appropriation. <br> House Conferees: Representative(s) Tipper, Chair, Bacon, Neville <br> Senate Conferees: Senator(s) Hansen, Chair, Buckner, Rankin <br> (First Report of First Conference Committee printed in House Journal, May 10, 2022.) <br> On motion of Representative Bacon, the Conference Committee Report was adopted by the following roll call vote:

| YES | $\mathbf{5 8}$ | NO | $\mathbf{7}$ | EXCUSED | $\mathbf{0}$ | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | N |
| Cutter | Y | Larson | N | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |
|  |  |  |  |  |  |  |  |

The question being "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill, as amended, was declared repassed.

| YES | $\mathbf{5 3}$ | NO | 12 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | N | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | Y | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |


| Catlin | N | Kipp | Y | Ransom |  |  | N |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Cutter | Y | Larson | N | Rich |  | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts |  | Woog | N |
| Esgar | Y | Luck | Y | Sandridge | N | Young | Y |
| Co-sponsor(s) added: Representative(s) Bernett, Herod, Kennedy, Ortiz, Sirota, Valdez A., Valdez D., Van Winkle, Weissman |  |  |  |  |  |  |  |
| SB22-009 |  | by Senator(s) Ginal and Hisey, Liston; also Representative(s) Bird and Benavidez, Bockenfeld-Concerning catalytic converters, and, in connection therewith, enacting measures to address the theft of catalytic converters. |  |  |  |  |  |
| House Conferees: Representative(s) Benavidez, Chair, A. Valdez, Pico Senate Conferees: Senator(s) Ginal, Chair, Winter, Hisey |  |  |  |  |  |  |  |
| (First Report of First Conference Committee printed in House Journal, May 11, 2022.) |  |  |  |  |  |  |  |
| On motion of Representative Benavidez, the Conference Committee Report was adopted by the following roll call vote: |  |  |  |  |  |  |  |
| YES | 63 | NO | 2 | EXCUSED | 0 | ABSENT | 0 |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | N |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts |  | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

The question being "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill, as amended, was declared repassed.

| YES | 55 | NO | 10 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | N |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | N |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |



## FIRST REPORT OF FIRST CONFERENCE COMMITTEE on SB22-120

This Report Amends the Rerevised Bill
To the President of the Senate and the Speaker of the House of Representatives:

Your first conference committee appointed on SB22-120, concerning the regulation of kratom processors, and, in connection therewith, making an appropriation, has met and reports that it has agreed upon the following:

That the Senate accede to the House amendments made to the bill, as the amendments appear in the rerevised bill, with following changes:

Amend rerevised bill, page 2, after line 1 insert:
"SECTION 1. Legislative declaration. The general assembly finds and declares that the prohibitions set forth in sections 44-1-105 (3) and 18-13-132 are not intended to limit the feasibility report conducted pursuant to section 44-1-105 (2).".

Renumber succeeding sections accordingly.
Page 2, line 4, after "kratom -" insert "prohibited acts - definition rules -".

Page 2, before line 5 insert:
"(1) AS USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE REQUIRES, "KRATOM PRODUCT" MEANS ANY PRODUCT OR INGREDIENT CONTAINING:
(a) ANY PART OF THE LEAF OF THE MITRAGYNA SPECIOSA PLANT IF THE PLANT CONTAINS THE ALKALOID MITRAGYNINE OR 7-HYDROXYMITRAGYNINE; OR
(b) A SYNTHETIC MATERIAL THAT CONTAINS THE ALKALOID MITRAGYNINE OR 7-HYDROXYMITRAGYNINE.".

Page 2, line 5, strike "(1)" and substitute:
"(2) (a)".
Page 2, line 11, strike "(a)" and substitute "(I)".
Page 2, line 14, strike "(b)" and substitute "(II)".
Page 2, line 17 , strike "(c)" and substitute "(III)".
Page 3, line 1, strike "(d)" and substitute "(IV)".
Page 3, line 3, strike "(e)" and substitute "(V)".
Page 3, line 4, strike "(f)" and substitute "(VI)".
Page 3, line 7 , strike "(g)" and substitute "(VII)".
Page 3, line 9, strike "(h)" and substitute "(VIII)".
Page 3, line 11, strike "(i)" and substitute "(IX)".
Page 3, line 14 , strike " $(\mathrm{j})$ " and substitute "(X)".
Page 3, line 16, strike "(k)" and substitute "(XI)".
Page 3, line 17, strike "(l)" and substitute "(XII)".
Page 3, line 19, strike "(m)" and substitute "(XIII)".
Page 3, line 21, strike "(n)" and substitute "(XIV)".
Page 3, line 24, strike "(o)" and substitute "(XV)".
Page 3, line 26, strike "(p)" and substitute "(XVI)".
Page 4, line 1, strike "(q)" and substitute "(XVII)".
Page 4, line 2, strike "(r)" and substitute "(XVIII)".
Page 4, line 3, strike "(s)" and substitute "(XIX)".
Page 4, line 4 , strike " $(t)$ " and substitute "(XX)".
Page 4, line 5, strike "(u)" and substitute "(XXI)".
Page 4, line 7, strike "(v)" and substitute "(XXII)".
Page 4, line 10, strike "(w)" and substitute "(XXIII)".

Page 4, line 14, strike "(2)" and substitute "(b)".
Page 4, line 19, strike "(1)" and substitute "(2)(a)".
Page 4, line 21, strike "(3)" and substitute "(c)" and strike "SECTION" and substitute "SUBSECTION (2)".

Page 4, after line 21 insert:
"(3) Effective July 1, 2024, a person shall not:
(a) KNOWINGLY PREPARE, DISTRIBUTE, ADVERTISE, SELL, OR OFFER TO SELL A KRATOM PRODUCT THAT IS ADULTERATED WITH FENTANYL OR ANY OTHER CONTROLLED SUBSTANCE LISTED IN PART 2 OF ARTICLE 18 OF TITLE 18;
(b) Sell a Kratom product that does not have a Label that CLEARLY SETS FORTH:
(I) The identity and address of the manufacturer; and
(II) The full list of ingredients in the kratom product;
(c) KNOWINGLY PREPARE, DISTRIBUTE, ADVERTISE, SELL, OR OFFER TO SELL A KRATOM PRODUCT TO A PERSON UNDER TWENTY-ONE YEARS OF AGE; OR
(d) Display or store Kratom products in a retail location IN A MANNER THAT WILL ALLOW THE PRODUCTS TO BE ACCESSED BY INDIVIDUALS UNDER TWENTY-ONE YEARS OF AGE.
(4) The executive director may promulgate rules that are NECESSARY FOR THE ENFORCEMENT OF SUBSECTION (3) OF THIS SECTION.

SECTION 3. In Colorado Revised Statutes, add 18-13-132 as follows:

18-13-132. Furnishing kratom products to persons under twenty-one years of age. (1) (a) A PERSON SHALL NOT GIVE, SELL, DISTRIBUTE, DISPENSE, OR OFFER FOR SALE A KRATOM PRODUCT TO ANY PERSON WHO IS UNDER TWENTY-ONE YEARS OF AGE.
(b) Before giving, SELLING, DISTRibuting, DISPENSING, OR OFFERING TO SELL TO AN INDIVIDUAL ANY KRATOM PRODUCT, A PERSON SHALL REQUEST FROM THE INDIVIDUAL AND EXAMINE A GOVERNMENT-ISSUED PHOTOGRAPHIC IDENTIFICATION THAT ESTABLISHES THAT THE INDIVIDUAL IS TWENTY-ONE YEARS OF AGE OR OLDER.
(c) A person who violates subsection (1)(a) or (1)(b) of this SECTION COMMITS A CIVIL INFRACTION AND, UPON CONVICTION THEREOF, SHALL BE PUNISHED BY A FINE OF TWO HUNDRED DOLLARS, NOTWITHSTANDING THE PROVISIONS OF SECTION 18-1.3-503.
(d) It IS AN AFFIRMATIVE DEFENSE TO A PROSECUTION UNDER SUBSECTION (1)(a) OF THIS SECTION THAT THE PERSON FURNISHING THE KRATOM PRODUCT WAS PRESENTED WITH AND REASONABLY RELIED UPON A GOVERNMENT-ISSUED PHOTOGRAPHIC IDENTIFICATION THAT IDENTIFIED THE INDIVIDUAL RECEIVING THE KRATOM PRODUCT AS BEING TWENTY-ONE YEARS OF AGE OR OLDER.
(2) (a) Nothing in this section prohibits a statutory or HOME RULE MUNICIPALITY, COUNTY, OR CITY AND COUNTY FROM ENACTING AN ORDINANCE OR RESOLUTION THAT PROHIBITS THE SALE OF ANY KRATOM PRODUCTS TO PERSONS UNDER TWENTY-ONE YEARS OF AGE OR IMPOSES REQUIREMENTS MORE STRINGENT THAN PROVIDED IN THIS SECTION.
(b) A STATUTORY OR HOME RULE MUNICIPALITY, COUNTY, OR CITY AND COUNTY SHALL NOT ENACT AN ORDINANCE OR RESOLUTION THAT ESTABLISHES A MINIMUM AGE TO PURCHASE KRATOM PRODUCTS THAT IS UNDER TWENTY-ONE YEARS OF AGE.
(3) As USED IN THIS SECTION, "KRATOM PRODUCT" HAS THE MEANING SET FORTH IN SECTION 44-1-105 (1).".

Renumber succeeding section accordingly.
Page 1, line 101, strike "PROCESSORS, AND, IN" and substitute "PROCESSORS.".

Page 1, strike line 102.
Respectfully submitted,
Senate Committee: House Committee:
/signed/
Pete Lee
Don Coram
/signed/
Tom Sullivan
Chris Kennedy
Colin Larson

House in recess. House reconvened.

## MESSAGE(S) FROM THE SENATE

In response to the request of the House for a Conference Committee on HB22-1326, the President appoints Senators Pettersen, Chair; Hansen; and Cooke as conferees on the First Conference Committee on HB22-1326.

The Senate has granted permission to the First Conference Committee on HB22-1326 to go beyond the scope of differences between the two houses.

## FIRST REPORT OF FIRST CONFERENCE COMMITTEE on HB22-1326

This Report Amends the Rerevised Bill
To the President of the Senate and the Speaker of the House of Representatives:

Your first conference committee appointed on HB22-1326, concerning measures to address synthetic opiates, and, in connection therewith, changing the criminal penalties associated with synthetic opiates; using a substance abuse assessment to direct appropriate treatment at sentencing; providing opiate antagonists in the community; providing synthetic opiate detection tests in the community; creating
immunity for furnishing synthetic opiate detection tests; providing treatment for persons in the criminal justice system; developing a fentanyl prevention and education campaign; providing funding for substance use and harm reduction; evaluating the substance use and harm reduction needs across the state; requiring a post-enactment review of the implementation of this act; and making an appropriation, has met and reports that it has agreed upon the following:

1. That the House accede to the Senate amendments made to the bill, as the amendments appear in the rerevised bill, with the following changes:

Amend rerevised bill, page 75, line 23, strike "(1.5), (4), and (5)" and substitute "(1.5) and (4)".

Page 76, strike lines 11 through 13 and substitute:
"(a) ThE FACILITY SHALL PERFORM A NONMEDICAL EVALUATION, CONSISTENT WITH GUIDELINES DEVELOPED BY THE BEHAVIORAL HEALTH ADMINISTRATION, OF THE PERSON UPON ENTRY INTO CUSTODY AT THE FACILITY FOR RECENT SUBSTANCE USE.".

Page 76, lines 25 and 26, strike "MAY HAVE A SUBSTANCE USE DISORDER," and substitute "MAY HAVE RECENTLY USED A SUBSTANCE,".

Page 77, strike lines 3 through 5 and substitute:
"(d) IF THE PERSON INDICATES THAT THE PERSON WAS TAKING MEDICATION THAT IS APPROVED BY THE FEDERAL FOOD AND DRUG ADMINISTRATION PRIOR TO ENTRY INTO CUSTODY AT THE FACILITY TO TREAT A SUBSTANCE USE DISORDER, THE FACILITY SHALL PROVIDE THE SAME MEDICATION TO THE PERSON WHILE THE PERSON IS IN CUSTODY.".

Page 77, strike lines 13 through 17.
Renumber succeeding subsection accordingly.
Page 78, line 23, after "TREATMENT," insert "DEVELOPMENT OF GUIDELINES FOR NONMEDICAL EVALUATIONS, INCLUDING TIMELINES FOR PERFORMING A SUBSEQUENT MEDICAL EVALUATION AND ADMINISTERING MEDICAL WITHDRAWAL MANAGEMENT,".
2. That, under the authority granted the committee to consider matters not at issue between the two houses, the following amendments be recommended:

Amend rerevised bill, page 6, strike line 27 and substitute:
"(b) Notwithstanding the provisions of section 18-18-403.5 (2.5)(a)(I) OF THIS SECTION, WHEN A DEFENDANT SHOWS SUPPORTING EVIDENCE TO ESTABLISH THAT HE OR SHE MADE A REASONABLE MISTAKE OF FACT AND DID NOT KNOW THAT THE CONTROLLED SUBSTANCE HE OR SHE POSSESSED CONTAINED FENTANYL, CARFENTANIL, BENZIMIDAZOLE OPIATE, OR AN ANALOG THEREOF AS DESCRIBED IN SECTION 18-18-204 (2)(g), THE MATTER SHALL BE SUBMITTED TO THE FINDER OF FACT IN THE FORM OF AN INTERROGATORY INCLUDED IN THE VERDICT FORM. SHOULD THE FINDER OF FACT DETERMINE THE DEFENDANT MADE SUCH A

REASONABLE MISTAKE OF FACT, THE DEFENDANT COMMITS A LEVEL 1 DRUG MISDEMEANOR.".

Page 32, line 22, after "(3)" insert "and (4)".
Page 33, line 13, strike "AND".
Page 33, strike lines 19 through 21 and substitute:
"MEDICATION; AND
(e) Coordinate continued care for the person, INCLUDING SCHEDULING AN APPOINTMENT FOR THE PERSON WITH A SUBSTANCE USE PROVIDER WITH THE ABILITY TO CONTINUE THE PERSON'S TREATMENT, PROVIDE THE PERSON WITH DETAILED INFORMATION ABOUT THE SCHEDULED APPOINTMENT, PROVIDE THE PERSON WITH A PRESCRIPTION FOR THE MEDICATION THAT THE PERSON WAS TAKING WHILE IN CUSTODY AT THE FACILITY IN AN AMOUNT THAT IS AT LEAST SUFFICIENT TO SUSTAIN THE PERSON UNTIL THE SCHEDULED APPOINTMENT, AND PROVIDE THE PERSON WITH A REFERRAL TO THE CARE COORDINATION INFRASTRUCTURE DESCRIBED IN SECTION 27-60-204.".

Page 33, after line 26 insert:
"(4) Notwithstanding any requirement of this section, a COUNTY JAIL SHALL NOT DELAY A PERSON'S RELEASE FROM THE COUNTY JAIL BECAUSE THE JAIL CANNOT TIMELY COMPLY WITH A REQUIREMENT OF THIS SECTION.".

Page 34, line 1, after "(3)" insert "and (4)".
Page 34, line 19, strike "AND".
Page 34, strike lines 25 through 27 and substitute:
"MEDICATION; AND
(e) COORDINATE CONTINUED CARE FOR THE PERSON, INCLUDING SCHEDULING AN APPOINTMENT FOR THE PERSON WITH A SUBSTANCE USE PROVIDER WITH THE ABILITY TO CONTINUE THE PERSON'S TREATMENT, PROVIDE THE PERSON WITH DETAILED INFORMATION ABOUT THE SCHEDULED APPOINTMENT, PROVIDE THE PERSON WITH A PRESCRIPTION FOR THE MEDICATION THAT THE PERSON WAS TAKING WHILE IN CUSTODY AT THE FACILITY IN AN AMOUNT THAT IS AT LEAST SUFFICIENT TO SUSTAIN THE PERSON UNTIL THE SCHEDULED APPOINTMENT, AND PROVIDE THE PERSON WITH A REFERRAL TO THE CARE COORDINATION INFRASTRUCTURE DESCRIBED IN SECTION 27-60-204.".

Page 35, after line 5 insert:
"(4) Notwithstanding any Requirement of This section, a COUNTY JAIL SHALL NOT DELAY A PERSON'S RELEASE FROM THE COUNTY JAIL BECAUSE THE JAIL CANNOT TIMELY COMPLY WITH A REQUIREMENT OF THIS SECTION.".

Page 46, line 3, strike "CARE;" and substitute "CARE, CONSISTENT WITH THE REQUIREMENTS PURSUANT TO SECTIONS 17-26-104.9 AND 17-26-140;".

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Page 46, line 26, strike "CARE;" and substitute "CARE, CONSISTENT WITH
THE REQUIREMENTS PURSUANT TO SECTIONS 17-26-104.9 AND
17-26-140;".
Respectfully submitted,
    House Committee: Senate Committee:
    /signed/
    Alec Garnett
    Kerry Tipper
    Mike Lynch
    /signed/
    Brittany Pettersen
    Chris Hansen
    John Cooke
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## CONSIDERATION OF CONFERENCE COMMITTEE REPORT(S)

SB22-196 by Senator(s) Gonzales and Lee; also Representative(s) Bacon and Benavidez-Concerning supporting the health needs of persons who may be involved with the criminal justice system, and, in connection therewith, making an appropriation.

House Conferees: Representative(s) Bacon, Chair, Benavidez, Lynch Senate Conferees: Senator(s) Gonzales, Chair, Lee, Simpson
(First Report of First Conference Committee printed in House Journal, May 10, 2022.)

On motion of Representative Bacon, the Conference Committee Report was adopted by the following roll call vote:

| YES | 41 | NO | 21 | EXCUSED | 3 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | N | Geitner | E | McCormick | Y | Soper | E |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| Bradfield | E | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | N |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | N | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

The question being "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill, as amended, was declared repassed.

|  | YES | 42 | NO | 20 | EXCUSED | 3 | ABSENT | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 2 | Amabile | Y | Exum | Y | Lynch | Y | Sirota |  |
| 3 | Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| 4 | Baisley | N | Geitner | E | McCormick | Y | Soper | E |
| 5 | Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan |  |
| 6 | Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| 7 | Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone |  |
| 8 | Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| 9 | Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| 10 | Bradfield | E | Hooton | Y | Ortiz | Y | Van Beber | N |
| 11 | Caraveo | Y | Jodeh | Y | Pelton | N | Van Wink |  |
| 12 | Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| 13 | Catlin | N | Kipp | Y | Ransom | N | Will | N |
| 14 | Cutter | Y | Larson | N | Rich | N | Williams | N |
| 15 | Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| 16 | Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| 17 | Esgar | Y | Luck | N | Sandridge | N | Young |  |
| 18 |  |  |  |  |  |  | Speaker |  |
| 19 | Co-sponsor(s) added: Representative(s) Herod, Ricks |  |  |  |  |  |  |  |
| 20 | SB22-120 |  | by Senator(s) Ginal and Coram; also Representative( Sullivan-Concerning the regulation of kratom processor and, in connection therewith, making an appropriation. |  |  |  |  |  |
| 22 |  |  |  |  |  |  |  |  |
| 24 |  |  |  |  |  |  |  |  |
| 5 | House Conferees: Representative(s) Sullivan, Chair, Kennedy, Larson Senate Conferees: Senator(s) Ginal, Chair, Lee, Coram |  |  |  |  |  |  |  |
| 26 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |  |
| 9 | (First Report of First Conference Committee printed in House Journal May 11, 2022). |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |  |
| 2 | Representative Sullivan moved for adoption of the ConferenceCommittee Report. |  |  |  |  |  |  |  |
| 33 |  |  |  |  |  |  |  |  |
| 34 | Representative Soper offered a substitute motion that the House reject the |  |  |  |  |  |  |  |
| 35 | Conference Committee Report, discharge the First Conference Committe for SB22-120, and that the House adhere to its position. The motion wa |  |  |  |  |  |  |  |
| 36 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| 37 | declared lost by the following roll call vote: |  |  |  |  |  |  |  |
| 9 | YES | 24 | NO | 40 | EXCUSED | 1 | ABSENT |  |
| 40 | Amabile | N | Exum | N | Lynch | Y | Sirota | Y |
| 41 | Bacon | Y | Froelich | N | McCluskie | N | Snyder | N |
| 42 | Baisley | Y | Geitner | N | McCormick | N | Soper | Y |
| 43 | Benavidez | N | Gonzales-Gutierrez | N | McKean | N | Sullivan | N |
| + | Bernett | N | Gray | Y | McLachlan | N | Tipper | N |
| 45 | Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | N |
| 46 | Bockenfeld | Y | Herod | N | Mullica | Y | Valdez A. | N |
| 7 | Boesenecker | N | Holtorf | Y | Neville | Y | Valdez D. | N |
| 8 | Bradfield | E | Hooton | N | Ortiz | N | Van Beber | , |
| 49 | Caraveo | Y | Jodeh | N | Pelton | Y | Van Winkle |  |
| 50 | Carver | N | Kennedy | N | Pico | N | Weissman | N |
| 51 | Catlin | N | Kipp | Y | Ransom |  |  |  |
| 52 | Cutter | Y | Larson | N | Rich | Y | Williams |  |
| 3 | Daugherty | N | Lindsay | N | Ricks | N | Woodrow |  |



## CONSIDERATION OF RESOLUTION(S)

HJR22-1026 by Representative(s) Esgar, Garnett, McKean; also Senator(s) Moreno, Fenberg, Holbert-Concerning the appointment of a joint committee to notify the Governor that the Second Regular Session of the Seventy-third General Assembly is about to adjourn sine die.
(Laid Over from May 10, 2022.)
(Printed and placed in members' files.)
On motion of Representative Esgar, the resolution was adopted by the following roll call vote:

| YES | $\mathbf{6 4}$ | NO | 0 | EXCUSED | 1 | ABSENT | $\mathbf{0}$ |
| :--- | :---: | :--- | :--- | :--- | :--- | :--- | :--- | :---: |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | Y |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | Y | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | Y | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | Y | Valdez D. | Y |
| Bradfield | E | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | Y | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | Y | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | Y | Will | Y |
| Cutter | Y | Larson | Y | Rich | Y | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
| Esgar | Y | Luck | Y | Sandridge | Y | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Current Roll Call added as co-sponsors: Representative(s) Amabile, Bacon, Baisley, Benavidez, Bernett, Bird, Bockenfeld, Boesenecker, Caraveo, Carver, Catlin, Cutter, Daugherty, Duran, Exum, Froelich, Geitner, Gonzales-Gutierrez, Gray, Hanks, Herod, Holtorf, Hooton, Jodeh, Kennedy, Kipp, Larson, Lindsay, Lontine, Luck, Lynch, McCluskie, McCormick, McLachlan, Michaelson Jenet, Mullica, Neville, Ortiz, Pelton, Pico, Ransom, Rich, Ricks, Roberts, Sandridge, Sirota, Snyder, Soper, Sullivan, Tipper, Titone, Valdez A., Valdez D., Van Beber, Van Winkle, Weissman, Will, Williams, Woodrow, Woog, Young

The Speaker appointed Representatives Tipper, Lontine, and Neville pursuant to the Resolution.

House in recess. House reconvened.

## SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: SB22-006, 124, and 233.

## MESSAGE(S) FROM THE SENATE

The Senate has adopted the First Report of the First Conference Committee on HB22-1326, as printed in Senate Journal, May 11, 2022, and repassed the bill as amended. The bill is returned herewith.

The Senate voted to reject House amendments to SB22-023 and to adhere to its position. The bill is returned herewith.

## CONSIDERATION OF CONFERENCE COMMITTEE REPORT(S)

HB22-1326 by Representative(s) Garnett and Lynch, Herod, Sandridge; also Senator(s) Pettersen and Cooke, Priola-Concerning measures to address synthetic opiates, and, in connection therewith, changing the criminal penalties associated with synthetic opiates; using a substance abuse assessment to direct appropriate treatment at sentencing; providing opiate antagonists in the community; providing synthetic opiate detection tests in the community; creating immunity for furnishing synthetic opiate detection tests; providing treatment for persons in the criminal justice system; developing a fentanyl prevention and education campaign; providing funding for substance use and harm reduction; evaluating the substance use and harm reduction needs across the state; Requiring a post-enactment review of the implementation of this act; and making an appropriation.

House Conferees: Representative(s) Garnett, Chair, Tipper, Lynch
Senate Conferees: Senator (s) Pettersen, Chair, Hansen, Cooke
(First Report of First Conference Committee printed in House Journal, May 11, 2022.)

Speaker Garnett moved for adoption of the Conference Committee Report.

Representative Carver offered a substitute motion that the House reject the First Conference Committee Report, that the Conference Committee be discharged and that a Second Conference Committee be appointed. The motion was declared lost by the following roll call vote:

| YES | 20 | NO | $\mathbf{4 5}$ | EXCUSED | 0 | ABSENT | $\mathbf{0}$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | N | Exum | N | Lynch | Y | Sirota | N |
| Bacon | N | Froelich | N | McCluskie | N | Snyder | N |
| Baisley | Y | Geitner | Y | McCormick | N | Soper | N |
| Benavidez | N | Gonzales-Gutierrez | N | McKean | Y | Sullivan | N |
| Bernett | N | Gray | N | McLachlan | N | Tipper | N |
| Bird | N | Hanks | Y | Michaelson Jenet | N | Titone | N |
| Bockenfeld | Y | Herod | N | Mullica | N | Valdez A. | N |
| Boesenecker | N | Holtorf | Y | Neville | N | Valdez D. | N |
| Bradfield | Y | Hooton | N | Ortiz | N | Van Beber | Y |
| Caraveo | N | Jodeh | N | Pelton | Y | Van Winkle | N |


| 1 | Carver | Y | Kennedy | N | Pico | Y | Weissman | N |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 2 | Catlin | Y | Kipp | N | Ransom | Y | Will | Y |
| 3 | Cutter | N | Larson | Y | Rich | N | Williams | Y |
| 4 | Daugherty | N | Lindsay | N | Ricks | N | Woodrow | N |
| 5 | Duran | N | Lontine | N | Roberts | Y | Woog | Y |
| 6 | Esgar | N | Luck | Y | Sandridge | N | Young | N |
| 7 |  |  |  |  |  |  | Speaker | N |
|  | Speaker Garnett's motion to adopt the Conference Committee Report was adopted by the following roll call vote: |  |  |  |  |  |  |  |
| $10$ |  |  |  |  |  |  |  |  |
| 12 | YES | 46 | NO | 18 | EXCUSED | 1 | ABSENT | 0 |
| 13 | Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| 14 | Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| 15 | Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| 16 | Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| 17 | Bernett | Y | Gray | N | McLachlan | Y | Tipper | Y |
| 18 | Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| 19 | Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| 20 | Boesenecker | Y | Holtorf | N | Neville | Y | Valdez D. | Y |
| 21 | Bradfield | Y | Hooton | Y | Ortiz | Y | Van Beber | N |
| 22 | Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | Y |
| 23 | Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| 24 | Catlin | N | Kipp | Y | Ransom | N | Will | N |
| 25 | Cutter | E | Larson | N | Rich | Y | Williams | Y |
| 26 | Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| 27 | Duran | Y | Lontine | Y | Roberts | N | Woog | N |
| 28 | Esgar | Y | Luck | N | Sandridge | Y | Young | Y |
| 29 |  |  |  |  |  |  | Speaker | Y |
| 30 | The question being "Shall the bill, as amended, pass?". |  |  |  |  |  |  |  |
| 31 |  |  |  |  |  |  |  |  |
| 32 | A roll call vote was taken. As shown by the following recorded vote, a |  |  |  |  |  |  |  |
| 33 | majority of those elected to the House voted in the affirmative and the bill, as amended, was declared repassed. |  |  |  |  |  |  |  |
| 3 |  |  |  |  |  |  |  |  |
| 36 | YES | 35 | NO | 30 | EXCUSED | 0 | ABSENT | 0 |
| 37 | Amabile | N | Exum | Y | Lynch | N | Sirota | N |
| 38 | Bacon | N | Froelich | Y | McCluskie | Y | Snyder | Y |
| 39 | Baisley | N | Geitner | N | McCormick | Y | Soper | Y |
| 40 | Benavidez | Y | Gonzales-Gutierrez | N | McKean | N | Sullivan | Y |
| 41 | Bernett | Y | Gray | N | McLachlan | Y | Tipper | Y |
| 42 | Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| 43 | Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| 44 | Boesenecker | Y | Holtorf | N | Neville | N | Valdez D. | Y |
| 45 | Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| 46 | Caraveo | Y | Jodeh | N | Pelton | N | Van Winkle | N |
| 47 | Carver | N | Kennedy | N | Pico | N | Weissman | Y |
| 48 | Catlin | N | Kipp | Y | Ransom | N | Will | N |
| 49 | Cutter | Y | Larson | N | Rich | Y | Williams | N |
| 50 | Daugherty | Y | Lindsay | Y | Ricks | N | Woodrow | N |
| 51 | Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| 52 | Esgar | Y | Luck | N | Sandridge | Y | Young | Y |
| 5 |  |  |  |  |  |  | Speaker | Y |
|  | Co-sponsor(s) added: Representative(s) Daugherty, Sullivan |  |  |  |  |  |  |  |
| 5 | Representativ | ve | ynch requested his | nam | e be removed as | co-p | prime spons |  |

## MESSAGE(S) FROM THE SENATE

The Senate has adopted the First Report of the First Conference Committee on HB22-1390, as printed in Senate Journal, May 11, 2022, and repassed the bill as amended. The bill is returned herewith.

The Senate voted to concur in House amendments to SB22-180, SB22-182, SB22-235, SB22-230, SB22-219, SB22-202, SB22-207, SB22-036, SB22-053, SB22-081, SB22-154, SB22-173, SB22-197, SB22-205, SB22-206, SB22-210, SB22-225, SB22-232, and repassed the bills as amended.

The Senate has adopted the First Report of the First Conference Committee on SB22-110, SB22-021, SB22-113, SB22-009, SB22-196, and SB22-120, as printed in Senate Journal May 11, 2022, and repassed the bill as amended.

The Senate has adopted and returns herewith: HJR22-1026.

## CONSIDERATION OF CONFERENCE COMMITTEE REPORT(S)

HB22-1390 by Representative(s) McCluskie and McLachlan; also Senator(s) Zenzinger and Lundeen-Concerning the financing of public schools, and, in connection therewith, making an appropriation.

House Conferees: Representative(s) McCluskie, Chair, McLachlan, Geitner
Senate Conferees: Senator(s) Zenzinger, Chair, Bridges, Lundeen
(First Report of First Conference Committee printed in House Journal, May 11, 2022.)

On motion of Representative McCluskie, the Conference Committee Report was adopted by the following roll call vote:

| YES | 55 | NO | 10 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | Y | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | Y | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | Y | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | N | Neville | Y | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | Y |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | Y |
| Carver | Y | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | Y |
| Cutter | Y | Larson | Y | Rich | N | Williams | Y |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | Y |
|  | Y | Luck | Y | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

The question being "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill, as amended, was declared repassed.

| YES | $\mathbf{4 5}$ | NO | 20 | EXCUSED | 0 | ABSENT | 0 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Amabile | Y | Exum | Y | Lynch | N | Sirota | Y |
| Bacon | Y | Froelich | Y | McCluskie | Y | Snyder | Y |
| Baisley | Y | Geitner | N | McCormick | Y | Soper | N |
| Benavidez | Y | Gonzales-Gutierrez | Y | McKean | N | Sullivan | Y |
| Bernett | Y | Gray | Y | McLachlan | Y | Tipper | Y |
| Bird | Y | Hanks | N | Michaelson Jenet | Y | Titone | Y |
| Bockenfeld | N | Herod | Y | Mullica | Y | Valdez A. | Y |
| Boesenecker | Y | Holtorf | Y | Neville | N | Valdez D. | Y |
| Bradfield | N | Hooton | Y | Ortiz | Y | Van Beber | N |
| Caraveo | Y | Jodeh | Y | Pelton | N | Van Winkle | Y |
| Carver | N | Kennedy | Y | Pico | N | Weissman | Y |
| Catlin | Y | Kipp | Y | Ransom | N | Will | N |
| Cutter | Y | Larson | N | Rich | N | Williams | N |
| Daugherty | Y | Lindsay | Y | Ricks | Y | Woodrow | Y |
| Duran | Y | Lontine | Y | Roberts | Y | Woog | N |
| Esgar | Y | Luck | N | Sandridge | N | Young | Y |
|  |  |  |  |  |  | Speaker | Y |

Co-sponsor(s) added: Representative(s) Kennedy

House in recess. House reconvened.

## MESSAGE(S) FROM THE SENATE

The Senate has failed to pass and returns herewith:
HB22-1048 and HB22-1417.
The Senate has adopted and transmits herewith: SJR22-014.
The Senate has adjourned sine die at 10:55 p.m.

## CONSIDERATION OF SENATE ADHERENCE ON SB22-023

SB22-023 by Senator(s) Gonzales; also Representative(s) Bacon and Gonzales-Gutierrez-Concerning prohibiting deceptive tactics during custodial interrogation of a juvenile.

Representative Bacon moved that SB22-023 be Laid Over until Thursday, May 12, 2022. The motion was declared passed by viva voce vote.

## REMOTE PARTICIPATION

Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Bradfield, Gray, Mullica, Ricks, Sandridge.

## APPOINTMENT

The Speaker appointed Representatives Lontine, Tipper, and Neville to a Committee to notify the Governor that the House is ready to adjourn sine die.

House in recess. House reconvened.

## REPORT OF SINE DIE COMMITTEE

The Committee appointed pursuant to HJR22-1026 reported that they had notified Governor Polis that the Second Regular Session of the Seventy-third General Assembly was ready to adjourn sine die.

The hour of 11:37 p.m. having arrived, and both the House of Representatives and the Senate being in agreement, on motion of Representative Esgar, the Second Regular Session of the Seventy-third General Assembly was declared adjourned sine die.

Approved:
Alec Garnett, Speaker
Attest:
Robin Jones, Chief Clerk

# HOUSE JOURNAL <br> SEVENTY-THIRD GENERAL ASSEMBLY <br> STATE OF COLORADO <br> Second Regular Session 

ADDENDUM<br>(As authorized by Section 26, Article V of the Constitution of the State of Colorado.)

## REPORTS OF COMMITTEE OF REFERENCE

## APPROPRIATIONS

After consideration on the merits, the Committee recommends the following:

HB22-1002 The House Appropriations Committee has had under consideration HB22-1002. Adjournment Sine Die of the second regular session of the 73rd general assembly having passed, HB22-1002 is returned herewith to the House.

HB22-1009 The House Appropriations Committee has had under consideration HB22-1009. Adjournment Sine Die of the second regular session of the 73rd general assembly having passed, HB22-1009 is returned herewith to the House.

HB22-1030 The House Appropriations Committee has had under consideration HB22-1030. Adjournment Sine Die of the second regular session of the 73rd general assembly having passed, HB22-1030 is returned herewith to the House.

HB22-1065 The House Appropriations Committee has had under consideration HB22-1065. Adjournment Sine Die of the second regular session of the 73rd general assembly having passed, HB22-1065 is returned herewith to the House.

HB22-1094 The House Appropriations Committee has had under consideration HB22-1094. Adjournment Sine Die of the second regular session of the 73rd general assembly having passed, HB22-1094 is returned herewith to the House.

HB22-1109 The House Appropriations Committee has had under consideration HB22-1109. Adjournment Sine Die of the second regular session of the 73rd general assembly having passed, HB22-1109 is returned herewith to the House.

HB22-1121 The House Appropriations Committee has had under consideration HB22-1121. Adjournment Sine Die of the second regular session of the 73rd general assembly having passed, HB22-1121 is returned herewith to the House.

HB22-1126 The House Appropriations Committee has had under consideration HB22-1126. Adjournment Sine Die of the second regular session of the 73rd general assembly having passed, HB22-1126 is returned herewith to the House.

HB22-1129 The House Appropriations Committee has had under consideration HB22-1129. Adjournment Sine Die of the second regular session of the 73rd general assembly having passed, HB22-1129 is returned herewith to the House.

HB22-1143 The House Appropriations Committee has had under consideration HB22-1143. Adjournment Sine Die of the second regular session of the 73rd general assembly having passed, HB22-1143 is returned herewith to the House.

HB22-1148 The House Appropriations Committee has had under consideration HB22-1148. Adjournment Sine Die of the second regular session of the 73rd general assembly having passed, HB22-1148 is returned herewith to the House.

HB22-1166 The House Appropriations Committee has had under consideration HB22-1166. Adjournment Sine Die of the second regular session of the 73rd general assembly having passed, HB22-1166 is returned herewith to the House.

HB22-1219 The House Appropriations Committee has had under consideration HB22-1219. Adjournment Sine Die of the second regular session of the 73rd general assembly having passed, HB22-1219 is returned herewith to the House.

HB22-1271 The House Appropriations Committee has had under consideration HB22-1271. Adjournment Sine Die of the second regular session of the 73rd general assembly having passed, HB22-1271 is returned herewith to the House.

HB22-1395 The House Appropriations Committee has had under consideration HB22-1395. Adjournment Sine Die of the second regular session of the 73rd general assembly having passed, HB22-1395 is returned herewith to the House.

HB22-1396 The House Appropriations Committee has had under consideration HB22-1396. Adjournment Sine Die of the second regular session of the 73rd general assembly having passed, HB22-1396 is returned herewith to the House.

SB22-080 The House Appropriations Committee has had under consideration SB22-080. Adjournment Sine Die of the second regular session of the 73rd general assembly having passed, SB22-080 is returned herewith to the House.

SB22-085 The House Appropriations Committee has had under consideration SB22-085. Adjournment Sine Die of the second regular session of the 73rd general assembly having passed, SB22-085 is returned herewith to the House.

SB22-175 The House Appropriations Committee has had under consideration SB22-175. Adjournment Sine Die of the second regular session of the 73rd general assembly having passed, SB22-175 is returned herewith to the House.

## SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed the following House documents:
HB22-1001, 1004, 1005, 1082, 1213, 1230, 1287, 1291, 1292, 1307, 1311, 1312, 1351, 1352, 1416; HCR22-1005.
HB22-1006, 1120, 1133, 1242, 1281, 1283, 1302, 1304, 1369.
HB22-1225, 1243, 1249, 1294, 1350, 1370, 1382, 1401, 1403.
HB22-1303, 1325.
HB22-1083, 1091, 1098, 1154, 1301.
HB22-1007, 1013, 1042, 1067, 1077, 1103, 1107, 1218, 1220, 1244, 1248, 1316, 1327, 1362, 1365, 1374, 1377, 1381, 1385, 1390, 1398, 1406, 1407, 1411.
HB22-1012, 1115, 1132, 1212, 1223, 1233, 1246, 1253, 1297, 1309, 1315, 1318, 1319, 1320, 1324, 1326, 1366, 1371, 1373, 1376, 1378, 1393, 1397, 1408, 1413, 1418.
HB22-1278.
HB22-1014, 1031, 1050, 1051, 1055, 1146, 1151, 1155, 1254, 1263, 1265, 1272, 1273, 1290, 1323.
HB22-1387, 1399, 1221.
HB22-1026, 1052, 1053, 1056, 1068, 1111, 1122, 1149, 1157, 1159, 1210, 1215, 1228, 1240, 1241, 1251, 1259, 1260, 1261, 1274, 1296, 1300, 1306, 1313, 1321, 1322, 1328, 1344, 1346, 1349, 1353, 1355, 1356, 1358, 1359, 1364, 1368, 1372, 1379, 1380, 1386, 1389, 1391, 1400, 1409, 1410, 1412; HCR22-1006.
HB22-1010, 1011, 1029, 1043, 1093, 1131, 1137, 1205, 1232, 1256, 1268, 1269, 1285, 1308, 1310, 1345, 1348, 1354, 1360, 1361, 1367, 1375, 1383, 1392, 1394, 1402, 1405, 1415.
HM22-1002; HJR22-1018, 1025, 1026.
HB22-1061, 1063, 1114, 1119, 1217, 1235, 1267, 1284, 1289, 1314, 1317, 1347, 1388, 1414; HCR22-1003; HJR22-1017, 1019, 1020, 1024.

The Speaker has signed the following Senate documents:
SB22-145, 172, 183, 200, and 213.
SJR22-012.
SB22-008, 012, 028, 069, 106, 148, 188, 192, and 226.
SB22-004, 005, 025, 043, 051, 070, 134, 162, 196, and 206.
SJR22-013.
SB22-007, 021, 027, 040, 068, 110, 118, 151, 155, 159, 165, 180, 199, 205, 211, and 227.
SB22-036, 081, 133, 177, 185, 187, 193, 201, 203, 208, 218, and 230.
SB22-053, 098, 113, 140, 150, 153, 161, 163, 170, 178, 179, 182, 186, 190, 191, 197, 202, 204, 207, 215, 216, 217, 220, 222, and 234.
SB22-077, 114, 120, 154, 173, 181, 209, 219, 222, 223, 224, 228, 232, 235, and 237.
SB22-009, 195, 198, 210, 212, 225, 229, 236, and 239.

## 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:

HB22-1001, 1004, 1005, 1082, 1213, 1230, 1287, 1291, 1292, 1307, 1311, 1312, 1351, 1352, 1416 at 10:10 a.m. on May 16, 2022.
HB22-1006, 1120, 1133, 1242, 1281, 1283, 1302, 1304, 1369 at 5:15 p.m. on May 16, 2022.

HB22-1225, 1243, 1249, 1294, 1350, 1370, 1382, 1401, 1403 at 1:20 p.m. on May 17, 2022.

HB22-1303, 1325 at 11:15 a.m. on May 18, 2022.
HB22-1083, 1091, 1098, 1154, 1301 at 3:09 p.m. on May 19, 2022.
HB22-1007, 1013, 1042, 1067, 1077, 1103, 1107, 1218, 1220, 1244, 1248, 1316, 1327, 1362, 1365, 1374, 1377, 1381, 1385, 1390, 1398, 1406, 1407, 1411 at 3:09 p.m. on May 20, 2022.
HB22-1012, 1115, 1132, 1212, 1223, 1233, 1246, 1253, 1297, 1309, 1315, 1318, 1319, 1320, 1324, 1326, 1366, 1371, 1373, 1376, 1378, 1393, 1397, 1408, 1413, 1418 at 10:35 a.m. on May 25, 2022.
HB22-1278 at 10:50 a.m. on May 25, 2022.
HB22-1014, 1031, 1050, 1051, 1055, 1146, 1151, 1155, 1254, 1263, 1265, 1272, 1273, 1290, 1323 at 4:05 p.m. on May 25, 2022.
HB22-1387, 1399 at 9:11 a.m. on May 27, 2022.
HB22-1221 at 9:34 a.m. on May 27, 2022.
HB22-1026, 1052, 1053, 1056, 1068, 1111, 1122, 1149, 1157, 1159, 1210, 1215, 1228, 1240, 1241, 1251, 1259, 1260, 1261, 1274, 1296, 1300, 1306, 1313, 1321, 1322, 1328, 1344, 1346, 1349, 1353, 1355, 1356, 1358, 1359, 1364, 1368, 1372, 1379, 1380, 1386, 1391, 1400, 1409, 1410, 1412 at $2: 23$ p.m. on May 31, 2022. HB22-1010, 1011, 1029, 1043, 1093, 1131, 1137, 1205, 1232, 1256, 1268, 1269, 1285, 1308, 1310, 1345, 1348, 1354, 1360, 1361, 1367, 1375, 1383, 1392, 1394, 1402, 1405, 1415 at 4:07 p.m. on June 1, 2022. HB22-1061, 1063, 1114, 1119, 1217, 1235, 1267, 1284, 1289, 1314, 1317, 1347, 1388 at 2:10 p.m. on June 6, 2022.

## MESSAGES FROM THE GOVERNOR

I certify I received the following on the 16th day of May, 2022, at 6:45 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

Monday, May 16, 2022
Colorado House of Representatives
The 73rd 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:

HB22-1001 Reduce Fees For Bus Filings Approved on Monday, May 16, 2022 at 3:12 p.m<br>HB22-1004 Driver License Fee Reduction Approved on Monday, May 16, 2022 at 3:23 p.m<br>HB22-1230 Employment Support And Job Retention Services Approved on Monday, May 16, 2022 at 2:04 p.m<br>HB22-1351 Temporarily Reduce Road User Charger<br>Approved on Monday, May 16, 2022 at 11:12 a.m<br>HB22-1416 Property Tax Administrative Procedures<br>Approved on Monday, May 16, 2022 at 11:10 a.m

Sincerely,
/signed/
Jared Polis
Governor

I certify I received the following on the 17 th day of May, 2022, at 6:46 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 HouseTuesday, May 17, 2022
Colorado House of Representatives
The 73rd 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:

## HB22-1082 Establish Fair Housing Unit Department Of Law Approved on Tuesday, May 17, 2022 at 1:32 p.m <br> HB22-1089 Rideshares And Uninsured Motorist Insurance Coverage Approved on Tuesday, May 17, 2022 at 2:30 p.m

HB22-1133 Family And Medical Leave Insurance Fund Approved on Tuesday, May 17, 2022 at 2:30 p.m

HB22-1242 Regulate Tiny Homes Manufacture Sale And Install Approved on Tuesday, May 17, 2022 at 3:07 p.m

HB22-1299 License Registration Fee Relief For Mental Health Professionals Approved on Tuesday, May 17, 2022 at 4:12 p.m

Sincerely,
/signed/
Jared Polis
Governor

I certify I received the following on the 18th day of May, 2022, at 4:20 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

May 18, 2022
The Honorable Colorado General Assembly
The 73rd General Assembly
Second Regular Session
State Capitol
200 E. Colfax Ave.
Denver, CO 80203
Dear Honorable Members of the Colorado General Assembly:
Today I signed into law HB22-1401, "Hospital Nursing Staff Standards." This bill ensures our hospitals are prepared and our nursing workforce is supported in order to respond to emergencies so that a lack of staffed bed capacity doesn't threaten the state economy. The Polis-Primavera Administration is focused on saving people money on health care and improving access to care across the state. Maintaining access to hospital care throughout the state, and especially in small, rural, and frontier areas is crucial to furthering this goal.

I understand the impacts fees can have on businesses, especially during times of high inflation, including on hospitals. I therefore ask the Colorado Department of Public Health and Environment, in the implementation of this bill, to direct the State Board of Health to ideally not implement fees, or at least minimize fees to a negligible amount and avoid fines in particular on small, rural, and frontier hospitals.

HB22-1401 keeps Coloradans safe and healthy while protecting the financial security of small, rural facilities by ensuring:

Surge-capacity readiness standards only apply to hospitals with more than 25 beds;

All hospitals can submit a request for a hardship waiver articulating why they are unable to meet the required staffed bed capacity of $80 \%$ of their baseline to ensure they are not financially burdened if local circumstances prevent compliance. These waiver processes must account for factors such as hospital size, geography, local labor and population dynamics, local challenges and costs of providing care, among other local factors that make it difficult for hospitals to meet the required staffed bed capacity. If they are granted a waiver, they will not be fined. It is not the intent of this bill to fine hospitals that are struggling to hire staff or have increased costs and small margins. It is a shared goal to ensure Coloradans maintain access to hospital care;

No fees will be levied against hospitals in FY22-23. The Board of Health has rulemaking authority to implement fees, but it is the Administration's intent that they be avoided or minimized to the extent required for hospital preparedness and safety, and if they ever occur, should be levied equitably among hospitals. The Board of Health should take into account geography, rurality, facility size, and other factors that generally act as proxies for hospital financial wellbeing when determining the formula for how fees are levied to fund inspections; and

Hospitals will never be penalized for not providing testing \& vaccines in hospitals and hospital-owned primary care sites if those supplies are not available.

I thank the sponsors and proponents for passing HB 22-1401 which will protect Coloradans, support our workforce, and ensure the State is prepared for future emergencies.

Sincerely,
Jared Polis
Governor
State of Colorado

I certify I received the following on the 19th day of May, 2022, at 9:55 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
Wednesday, May 18, 2022
Colorado House of Representatives
The 73rd 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:


HB22-1003 Youth Delinquency Prevention And Intervention Grants Approved on Thursday, May 19, 2022 at 1:53 p.m.

HB22-1120 School Security Disbursement Program Recreation Approved on Thursday, May 19, 2022 at 2:03 p.m.

HB22-1234 Preventing Identity-based Violence Grant Program Approved on Thursday, May 19, 2022 at 3:43 p.m.

HB22-1243 School Security and School Behavioral Health Services Funding Approved on Thursday, May 19, 2022 at 2:03 p.m.

Sincerely,
/signed/
Jared Polis
Governor

I certify I received the following on the 20th day of May, 2022, at 7:45 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

Friday, May 20, 2022
Colorado House of Representatives
The 73rd 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:

HB22-1091 Online Availability Of Judicial Opinions
Approved on Friday, May 20, 2022 at 8:53 a.m.
HB22-1282 The Innovative Housing Incentive Program
Approved on Friday, May 20, 2022 at 9:30 a.m.
HB22-1301 Controlled Environmental Agricultural Facility As Agricultural Property
Approved on Friday, May 20, 2022 at 12:45 p.m
HB22-1312 Modifications To Sales Tax Statutes To Address Defects Approved on Friday, May 20, 2022 at 4:45 p.m.

HB22-1307 Mental Health Professionals Technical Changes Approved on Friday, May 20, 2022 at 4:46 p.m.

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HB22-1403 Extend HB21-1198 Implementation Date 3 Months
        Approved on Friday, May 20, 2022 at 4:45 p.m.
Sincerely,
/signed/
Jared Polis
Governor
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HB22-1403 Extend HB21-1198 Implementation Date 3 Months Approved on Friday, May 20, 2022 at 4:45 p.m.

Sincerely,
/signed/
Jared Polis
Governor

I certify I received the following on the 25 th day of May, 2022, at 2:45 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

Monday, May 23, 2022
Colorado House of Representatives
The 73rd 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:

HB22-1153 Affirm Parentage Adoption In Assisted Reproduction Approved on Monday, May 23, 2022 at 11:47 a.m.

HB22-1316 Colorado Water Conservation Board Construction Fund Project
Approved on Monday, May 23, 2022 at 1:39 p.m.
Sincerely,
/signed/
Jared Polis
Governor

I certify I received the following on the 25th day of May, 2022, at $2: 45$ p.m. The original is on file in the records of the House of Representatives of the General Assembly.

Tuesday, May 24, 2022
Colorado House of Representatives
The 73rd General Assembly
Second Regular Session
State Capitol
Denver, Colorado 80203

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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:
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HB22-1154 Colorado Rotary License Plates
Approved on Tuesday, May 24, 2022 at 10:10 a.m.
HB22-1248 Extend School Leadership Pilot Program
Approved on Tuesday, May 24, 2022 at 9:57 a.m.
HB22-1327 Native American Boarding Schools
Approved on Tuesday, May 24, 2022 at 10:29 a.m.
Sincerely,
/signed/
Jared Polis
Governor

I certify I received the following on the 25 th day of May, 2022, at 9:33 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, May 25, 2022
Colorado House of Representatives
The 73rd 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:

HB22-1098 Department Of Regulatory Agencies Barriers To Practice Regulated Professions Approved on Wednesday, May 25, 2022 at 1:39 p.m.

HB22-1278 Behavioral Health Administration Approved on Wednesday, May 25, 2022 at 1:55 p.m.

HB22-1291 Sunrise Review Professions Occupations Approved on Wednesday, May 25, 2022 at 1:37 p.m.

HB22-1326 Fentanyl Accountability And Prevention
Approved on Wednesday, May 25, 2022 at 3:10 p.m.

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Sincerely,
/signed/
Jared Polis
Governor
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I certify I received the following on the 26th day of May, 2022, at 10:40 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
Thursday, May 26, 2022
Colorado House of Representatives
The 73rd 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:

HB22-1014 Epilepsy Awareness Special License Plate
Approved on Thursday, May 26, 2022 at 6:13 p.m.
HB22-1051 Mod Affordable Housing Tax Credit
Approved on Thursday, May 26, 2022 at 3:55 p.m.
HB22-1107 Inclusive Higher Education Opportunities
Approved on Thursday, May 26, 2022 at 4:32 p.m.
HB22-1146 Investment of Public School Fund Study And Report
Approved on Thursday, May 26, 2022 at 6:12 p.m.
HB22-1155 In-state Tuition For CO High School Graduates
Approved on Thursday, May 26, 2022 at 4:27 p.m.
HB22-1212 Sunset Process Conveyance Regulation
Approved on Thursday, May 26, 2022 at 6:12 p.m.
HB22-1220 Removing Barriers To Educator Preparation Approved on Thursday, May 26, 2022 at 5:47 p.m.

HB22-1263 Sunset Continue Licensure Of Acupuncturists Approved on Thursday, May 26, 2022 at 6:12 p.m.

HB22-1287 Protections For Mobile Home Park Resident Approved on Thursday, May 26, 2022 at 6:12 p.m.

HB22-1294 Special Education Services In Charter Schools
Approved on Thursday, May 26, 2022 at 6:06 p.m.

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HB22-1309 Medication for Sexual Assault Victims
    Approved on Thursday, May 26, 2022 at 6:11 p.m.
HB22-1320 Achieving A Better Life Experience Savings Accounts
    Approved on Thursday, May 26, 2022 at 6:05 p.m.
HB22-1324 Definition of a Pawnbroker
    Approved on Thursday, May 26,2022 at 6:11 p.m.
HB22-1350 Regional Talent Development Initiative Grant Program
    Approved on Thursday, May 26, 2022 at 4:22 p.m.
HB22-1366 Improving Students' Postsecondary Options
    Approved on Thursday, May 26,2022 at 6:08 p.m.
HB22-1371 Remove Peace Officer Residency Requirement
    Approved on Thursday, May 26,2022 at 6:11 p.m.
HB22-1376 Supportive Learning Environments For K-12 Students
    Approved on Thursday, May 26, 2022 at 6:07 p.m.
HB22-1390 Public School Finance
        Approved on Thursday, May 26, 2022 at 5:45 p.m.
Sincerely,
/signed/
Jared Polis
Governor
I certify I received the following on the 31st day of May, 2022, at
12:04 p.m. The originals are on file in the records of the House of
Representatives of the General Assembly.
Friday, May 27, 2022
Colorado House of Representatives
The 73rd 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:
HB22-1067 Clarifying Changes To Ensure Prompt Bond Hearings Approved on Friday, May 27, 2022 at 3:38 p.m.
HB22-1103 Delta Sigma Theta Special License Plate Approved on Friday, May 27, 2022 at 3:40 p.m.
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HB22-1365 Southern Colorado Institute Of Transportation Technology At Colorado State University- Pueblo

    Approved on Friday, May 27, 2022 at 11:58 a.m.
    HB22-1382 Support Dark Sky Designation And Promotion In

        Colorado
    
    Approved on Friday, May 27, 2022 at 3:47 p.m.
    HB22-1385 Colorado Operations Resource Engine Upgrade Project

    Approved on Friday, May 27, 2022 at 3:39 p.m.
    HB22-1398 Insurance Companies' Registered Agents

    Approved on Friday, May 27, 2022 at 3:40 p.m.
    HB22-1407 Veterans Audit Higher Education Courses

    Approved on Friday, May 27, 2022 at 11:50 a.m.
    HB22-1411 Money From Coronavirus State Fiscal Recovery Fund

    Approved on Friday, May 27, 2022 at 3:40 p.m.
    Sincerely,

/signed/

Jared Polis

Governor

May 27, 2022
The Honorable Colorado State House of Representatives
Colorado State Capitol
200 East Colfax Avenue
Denver, CO, 80203
Dear Honorable Members of the Colorado State House of Representatives:

Today I vetoed House Bill 22-1221, "Concerning the creation of the County Coroner and Mortuary Mental Health and Wellness Program" at 2:30 p.m.

House Bill 22-1221 ("HB 22-1221") adds the County Coroner and Mortuary Wellness Program ("Program") to the Behavioral Health Administration ("BHA"). The Program is required to provide primarily individual, in-person counseling by specialists who have experience working with county coroners and/or other mortuary professionals.

I deeply appreciate the extremely hard work of Colorado's County Coroners, their staff, Funeral Directors and Mortuary Science Technicians. I further thank the sponsors of HB 22-1221 for heeding the calls to better support those included in this bill. We rely on our County Coroners, their staff, Funeral Directors and Mortuary Science Technicians during our times of greatest sorrow. I want to thank them for their extraordinary efforts during the pandemic and other mass casualty events. There is no doubt in my mind that this is a stressful time to be in this profession and that these professionals need support and trauma-informed behavioral health counseling.

I am concerned, however, about establishing a program in the BHA solely for the benefit of a particular group of professionals. The BHA was established to better coordinate behavioral health services and serve all the people of Colorado. The new BHA has a monumental task ahead of it to accomplish that goal. Whether the BHA contracts with an entity or directly with providers, it is going to have to dedicate staff to running this program, establish contracts, determine who qualifies to have their bills paid by the Program, and pay for services for persons who are underinsured or without insurance. While it may be possible to do this for one group or program, and certainly Colorado's coroners and funeral directors are worthy, this is not, in my opinion, a positive precedent for the new Behavioral Health Administration nor the role or responsibility of the BHA. If we assign this task to the BHA, it risks becoming a repository for small programs for many important occupations which will dilute its resources and mission from serving everyone. Many professionals, including those included in this bill, have experienced deep trauma over these past several years. We need to ensure that all of them have access to appropriate levels of care whether through their own insurance or through our public programs.

I am committed to meeting with the proponents, Dr. Medlock, Commissioner of the Behavioral Health Administration, and the Commissioner of Insurance to find resources and better solutions for this profession and others that need specialized care and resources.

For the above reasons, HB 22-1221 is disapproved and vetoed.
Sincerely,
/signed/
Jared Polis
Governor
State of Colorado

May 27, 2022
The Honorable Colorado General Assembly
State Capitol
200 E. Colfax Ave.
Denver, CO 80203
Dear Honorable Members of the Colorado State House of Representatives:

Today I vetoed House Bill 22-1387, "Concerning measures to ensure that a common interest community has adequate reserve funds" at 2:30 p.m.

House Bill 22-1387 ("HB 22-1387") requires mandatory reserve studies for common interest communities that have major shared components. The bill outlines the necessary elements of a reserve study and establishes a timeline for conducting these studies.

Very simply, this bill would lead to higher HOA fees for some Coloradans at exactly the wrong time, as Coloradans are facing increased prices and greater uncertainty. While I believe that there should be oversight of common interest communities, including homeowners associations (HOA) to ensure the safety of these communities, this bill is not the solution. By requiring these reserve studies, many communities would be forced to raise monthly fees. Smaller communities especially could face significant fee increases and administrative burdens. I deeply care about the long-term viability of these communities, but with rising costs in Colorado, I am focused on the next several years ahead of us and the very serious need to maintain affordability for residents in our state.

I am in full support of some of the provisions of this bill, specifically those requiring increased disclosures on shared components to buyers and new governing boards, which would not contribute to higher HOA fees. I also agree with the need to require developers to provide the most detailed type of information to a new governing board or prospective homebuyer when they turn over the development to an association. These new governing boards need to have a full understanding of issues and not ignore them until there is a public safety or health hazard.

Reducing housing costs for all Coloradans is one of my top priorities, and I take saving Coloradans money very seriously. I am concerned about additional fees that homeowners, particularly those in smaller HOA communities, may face during these times of pandemic induced inflation as a result of this bill. While I appreciate the work of the sponsors on HB 22-1387, now is not the time to increase fees for homeowners. I urge the sponsors to consider legislation next year that addresses disclosure and other provisions but does not significantly increase financial and administrative burdens.

Therefore, HB 22-1387 is disapproved and vetoed.
Sincerely,
/signed/
Jared Polis
Governor
State of Colorado

May 27, 2022
The Honorable Colorado State House of Representatives
Colorado State Capitol
200 East Colfax Avenue
Denver, CO, 80203
Dear Honorable Members of the Colorado State House of Representatives:

Today I vetoed House Bill 22-1399, "Concerning consumer protection relating to music therapy services" at 2:30 p.m.

House Bill 22-1399 ("HB 22-1399") would make it a deceptive trade practice under the Colorado Consumer Protection Act if a person without an active music therapist board-certified credential from the Certification Board of Music Therapists claims to be a music therapist in their title, or implies that they are a music therapist. The bill would also create a criminal penalty for any person who unlawfully claims to be a music therapist by establishing a class 2 misdemeanor for the offense.

I thank Colorado's music therapists, who, along with many different therapy modalities, can offer improvements in emotional, social, and cognitive well being. However, absent extraordinary circumstances, any new criminal penalties pertaining to an occupation or a profession should be first examined by the Colorado Commission on Criminal and Juvenile Justice (CCJJ). I have noted previously in my signing statement for HB 21-1209 that when making changes relating to criminal penalties, we should seek out the expertise of the CCJJ. The CCJJ is uniquely equipped to analyze the merits of new criminal penalties, whether it be for title protection in music therapy or otherwise. In fact, one of the stated purposes of the CCJJ is to conduct analysis on the "effectiveness of the criminal code and sentencing laws in securing public safety."

As one example, I signed House Bill 22-1257 into law this year, which made several changes to criminal penalties for those who unlawfully practice certain professions without a license, registration, or certification. This bill exemplifies the appropriate way in which new criminal penalties pertaining to the practice of professions or occupations should be examined and presented for potential codification in law.

Rather than creating a new criminal penalty with regard to title claims for music therapists, I believe it would have been appropriate to consider and study whether civil penalties would have been the proper consequence for those claiming to be a music therapist without the proper credential, similar to other civil penalties that are imposed on those who violate the Consumer Protection Act.

In addition, I am reluctant to add title protection to any profession when DORA has conducted two Sunrise Reviews, the last in 2019, and determined that the occupation should not be a regulated profession. In addition, in 2014, DORA concluded in a Sunrise review that neither was there a need for title protection for music therapists given existing statutory prohibitions against persons claiming to have a degree or training they do not possess. The legislature established the Sunrise process for an important reason, and further improvements were made to the process this very session with the signing of HB22-1291. While of course the legislature and the Governor reserve the right to depart from the findings of the Sunrise Review, I take the Sunrise review process into strong consideration with regards to my signature on bills.

We appreciate the work of the sponsors on HB 22-1399. Music therapists offer Coloradans important services that benefit mental and physical health, and will continue to do so. We are grateful for the music therapists of Colorado and their important work.

Therefore, HB 22-1399 is disapproved and vetoed.

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Sincerely,
/signed/
Jared Polis
Governor
State of Colorado
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I certify I received the following on the 31st day of May, 2022, at
7:31 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, May 31, 2022
Colorado House of Representatives
The 73rd 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:

HB22-1042 Teen Parent Driving Instruction Course Approved on Tuesday, May 31, 2022 at 2:10 p.m.

HB22-1083 Colorado Homeless Contribution Income Tax Credit Approved on Tuesday, May 31, 2022 at 3:58 p.m.

HB22-1213 Sunset Continue Regulation Speech-language Pathologists Approved on Tuesday, May 31, 2022 at 2:10 p.m.

HB22-1374 Foster Care Success Act Approved on Tuesday, May 31, 2022 at 1:38 p.m.

HB22-1377 Grant Program Providing Responses To Homelessness Approved on Tuesday, May 31, 2022 at 3:45 p.m.

HB22-1378 Denver-metro Regional Navigation Campus Grant Approved on Tuesday, May 31, 2022 at 4:05 p.m.

Sincerely,
/signed/
Jared Polis
Governor

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I certify I received the following on the 1 st day of June, 2022, at 10:02 p.m. The original is on file in the records of the House of Representatives of the General Assembly.


| HB22-1013 | Microgrids For Community Resilience Grant Program <br> Approved on Thursday, June 2, 2022, at 10:35 a.m. |
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| HB22-1031 | Consumer Right To Repair Powered Wheelchairs <br> Approved on Thursday, June 2, 2022, at 3:15 p.m. |
| HB22-1068 | Medicaid Reimbursement For Therapy Using Equines <br> Approved on Thursday, June 2, 2022, at 3:01 p.m. |
| HB22-1111 | Insurance Coverage For Loss Declared Fire Disaster <br> Approved on Thursday, June 2, 2022, at 10:41 a.m. |
| HB22-1122 | Pharmacy Benefit Manager Prohibited Practices <br> Approved on Thursday, June 2, 2022, at 3:01 p.m. |
| HB22-1157 | Utilization Of Demographic Data By Colorado <br> Department Public Health And Environment <br> Approved on Thursday, June 2, 2022, at 3:04 p.m. |
| HB22-1210 | Sunset Domestic Violence Management Board <br> Approved on Thursday, June 2, 2022, at 3:03 p.m. |
| HB22-1223 | Mobile Home Property Tax Sale Notice And Exemption <br> Approved on Thursday, June 2, 2022, at 3:00 p.m. |
| HB22-1225 | Sunset Continue Colorado Resiliency Office <br> Approved on Thursday, June 2, 2022, at 10:25 a.m. |
| HB22-1273 | Protections For Elections Officials <br> Approved on Thursday, June 2, 2022, at 3:05 p.m. |
| HB22-1228 | Sunset Continue Regulate Preneed Funeral Contracts <br> Approved on Thursday, June 2, 2022, at 3:00 p.m. |
| HB22 |  |

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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:
HB22-1007 Assistance Landowner Wildfire Mitigation
    Approved on Friday, June 3, 2022, at 9:30 a.m.
HB22-1010 Early Childhood Educator Income Tax Credit
    Approved on Friday, June 3, 2022, at 10:16 a.m.
HB22-1011 Wildfire Mitigation Incentives For Local Governments
    Approved on Friday, June 3, 2022, at 9:29 a.m.
HB22-1012 Wildfire Mitigation And Recovery
    Approved on Friday, June 3, 2022, at 9:29 a.m.
HB22-1043 Motorcycle And Autocycle Definitions
    Approved on Friday, June 3, 2022, at 4:30 p.m.
HB22-1055 Sales Tax Exemption Essential Hygiene Products
    Approved on Friday, June 3, 2022, at 4:21 p.m.
HB22-1093 Updates To Bingo And Raffles Law
    Approved on Friday, June 3, 2022, at 4:31 p.m.
HB22-1132 Regulation And Services For Wildfire Mitigation
    Approved on Friday, June 3, 2022, at 9:31 a.m.
HB22-1137 Homeowners' Association Board Accountability And
    Transparency
    Approved on Friday, June 3, 2022, at 4:31 p.m.
HB22-1149 Advanced Industry Investment Tax Credit
    Approved on Friday, June 3, 2022, at 4:18 p.m.
HB22-1159 Waste Diversion And Circular Economy Development
    Center
    Approved on Friday, June 3, 2022, at 8:47 a.m.
HB22-1215 Study Of Expanding Extended High School Programs
    Approved on Friday, June 3, 2022, at 4:32 p.m.
HB22-1232 Sunset Continue Regulation Of Asbestos
    Approved on Friday, June 3, 2022, at 4:30 p.m.
HB22-1259 Modifications To Colorado Works Program
    Approved on Friday, June 3, 2022, at 10:37 a.m.
HB22-1268 Medicaid Mental Health Reimbursement Rates Report
    Approved on Friday, June 3, 2022, at 4:30 p.m.
HB22-1308 Agricultural Workforce Services Program
    Approved on Friday, June 3, 2022, at 4:31 p.m.
HB22-1310 529 Account Apprenticeship Expenses
    Approved on Friday, June 3, 2022, at 4:31 p.m.
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| HB22-1313 | Agricultural <br> Emergency <br> Approved on Friday, June 3, 2022, at 4:32 p.m. |
| :--- | :--- |
| HB22-1315 | Colorado 2-1-1 Collaborative Funding <br> Approved on Friday, June 3, 2022, at 4:25 p.m. |
| HB22-1328 | Modify Main Street Business Recovery Loan Program <br> Approved on Friday, June 3, 2022, at 4:33 p.m. |
| HB22-1345 | Perfluoroalkyl And Polyfluoroalkyl Chemicals <br> Approved on Friday, June 3, 2022, at 9:05 a.m. |
| HB22-1349 | Postsecondary Student Success Data System <br> Approved on Friday, June 3, 2022, at 10:42 a.m. |
| HB22-1355 | Producer Responsibility Program For Recycling <br> Approved on Friday, June 3, 2022, at 8:59 a.m. |
| HB22-1356 | Small Community-based Nonprofit Grant Program <br> Approved on Friday, June 3, 2022, at 3:30 p.m. |
| HB22-1359 | Colorado Household Financial Recovery Program <br> Approved on Friday, June 3, 2022, at 4:50 p.m. |
| HB22-1360 | Retaining Percentage Of Federal Child Support Payments <br> Approved on Friday, June 3, 2022, at 4:30 p.m. |
| HB22-1364 | Food Pantry Assistance Grant Program <br> Approved on Friday, June 3, 2022, at 4:51 p.m. |
| HB22-1369 | Children's Mental Health Programs <br> Approved on Friday, June 3, 2022, at 10:11 a.m. <br> Critical Services For Low-income Households |
| Approved on Friday, June 3, 2022, at 4:48 p.m. |  |

## RESIGNATION

June 4, 2022
Mr. Robin Jones
Chief Clerk of the House
State Capitol Building
Denver, Colorado 80203
Dear Robin,
Effective June 13, 2022, at 12:01a.m., I am resigning my position as State Representative for Douglas County's House District 43. I have been chosen to complete the term of the honorable Chris Holbert, in service to the great people of Senate District 30 in Douglas County.

I am incredibly grateful to my community and family which made it possible to serve, and it has been an honor and privilege unlike any other to represent the people of House District 43. I am also grateful to work with each of you over the last eight years. Through historic and trying times, both within the House and outside, your leadership, and the dedication of the outstanding non-partisan staff, the State Patrol and others, kept the members of the House safe, and its dignity above reproach. I hold you all in the highest regard and I thank you.

May God bless you, this House of Representatives, and the people of Colorado.

Nil sine numine,


Representative Kevin Van Winkle
House District 43 - Douglas County

## MESSAGES FROM THE GOVERNOR

I certify I received the following on the 7th day of June, 2022, at 6:32 p.m. The originals are on file in the records of the House of Representatives of the General Assembly.

Robin Jones, Chief Clerk of the House

June 7, 2022
The Honorable Members of the Colorado General Assembly
Colorado State Capitol
200 East Colfax Avenue
Denver, CO 80203

Dear Honorable Members of the Colorado General Assembly,
HB22-1050 outlines a path forward to utilize our healthcare providers who are internationally trained to become licensed in the U.S. and Colorado. This bill supports skills reviews to determine where there are gaps in an individual 's training to more fully utilize our available skilled talent in healthcare. The bill includes two programs that would provided needed additions to our healthcare workforce by facilitating the integration of International Medical Graduates (IMGs) into Colorado's healthcare workforce:

- The IMG assistance program, the purpose of which is to provide direct services to IMGs, including a review of an IMG's education, training, and experience to recommend appropriate next steps for integrating IMGs into the state's health-care workforce; technical support through the credential evaluation process; and scholarships to assist in defraying the medical licensure process; and
- The clinical readiness program, the purpose of which is to provide curriculum for, and assessments of, IMGs to help them build the skills necessary to enter a medical residency program.

The bill also authorizes the General Assembly to appropriate money from the General Fund or other sources, and authorizes the CDLE to seek, accept, and expend gifts, grants, and donations from private and public sources to fund the programs. The bill precludes CDLE from implementing the programs unless sufficient amounts are received to fund the costs of the programs.

I am signing HB22-1050 to support our healthcare workforce and leverage all potential talent across our state, but also want to express my position that gifts, grants and donations are a poor substitute for state funding when starting a new state program. On this occasion, our team is optimistic that we will be able to leverage federal funds for the first two years of funding for HB22-1050, to ensure we maximize the full talent of individuals across our state and country to best serve Coloradans. Saving people money on healthcare and making sure that every Coloradan has access to healthcare are a priority for my administration.

Sincerely,
/signed/
Jared Polis
Governor
State of Colorado

June 7, 2022
The Honorable Members of the Colorado General Assembly
Colorado State Capitol
200 East Colfax Avenue
Denver, CO 80203
Dear Members of the General Assembly,

Today I signed HB22-1131, Reduce Juvenile Justice Involvement for Young Children. This bill creates a "pre-adolescent services taskforce," which will examine gaps in services for juveniles who are ten to thirteen years of age if the minimum age of prosecution of juveniles were to be increased from ten years old to thirteen years old.

I deeply appreciate the sponsors' collaborative work on this bill, which was pared down from policy changes to a taskforce after hearing concerns from stakeholders. This taskforce will help to identify services that are currently provided by the juvenile justice system for this population and how services may be provided outside of the juvenile justice system in the event that the age of prosecution was changed to thirteen.

During the legislative process, stakeholders raised concerns that the taskforce created under this bill will be duplicative of the Colorado Commission on Criminal and Juvenile Justice (CCJJ). I fully respect the CCJJ and believe that this group is doing important work regarding sentencing reform, as well as identifying other changes that must be made to improve our criminal and juvenile justice systems and have previously and continue to encourage criminal justice reform policies to move through CCJJ.

It is important to me that the purview of the pre-adolescent services taskforce is to review services that are currently and could be provided to the ten to thirteen year old population. My understanding and intent is that this taskforce does not make recommendations regarding whether ten to thirteen year olds should be charged, but should instead do the important work of identifying services related to this population. This information will be helpful to the CCJJ as it completes its work.

To that end, I strongly encourage the CCJJ to invite the pre-adolescent services taskforce to present to the CCJJ to inform the Commission's important work regarding juvenile justice.

Sincerely,
/signed/
Jared Polis
Governor
State of Colorado

June 7, 2022
The Honorable Members of the Colorado General Assembly
Colorado State Capitol
200 East Colfax Avenue
Denver, CO 80203
Dear Honorable Members of the Colorado General Assembly:
I deeply appreciate the need to get Colorado ready for electric vehicles (EVS) and to help bring the option of owning an EV to more Coloradans. My administration has developed a comprehensive plan to achieve at least one million light-duty EVs on the road by 2030, a framework for significantly expanding access to electric and zero-emission trucks, and has, in partnership with the General Assembly, delivered unprecedented
investments in the electrification of school buses and increased access to public transit in addition to investing nearly $\$ 1 \mathrm{~B}$ in EVs and charging through the Clean Fleet, Clean Transit, and Community Access Enterprises. Among other EV investments through the federal Infrastructure Investment and Jobs Act (IIJA), Colorado is expected to also receive an additional $\$ 57$ million over the next five years to further deploy EV charging across the State.

Unfortunately, HB22-1218 does not include enough flexibility to adapt to changing infrastructure and is likely to increase housing costs at a time in which Coloradans are struggling with the high cost of housing. During my time in office, I have strongly encouraged local governments to reduce their parking requirements to support higher density near transit in order to reduce costs and allow for more flexible zoning. Saving people money on housing is a goal I take extremely seriously, and is furthered by the passage and my signature on HB22-1304, HB22-1282, SB22-159, and other actions I've taken around development and zoning reform.

I fully understand that with current technology, installing EV charging up front can be less expensive over the long run than subsequent adaptation. However, requiring EV installation up front also leads to greater costs now, at the very time that Coloradans are struggling with increased housing costs. We also need an approach to charging infrastructure that recognizes the different uses and needs of different buildings and communities across the state. HB22-1362, which I have signed into law, establishes a process to develop EV charging standards and pre-wiring requirements with the flexibility to update those codes over time as technology changes and EV adoption continues to increase. Unfortunately, HB22-1218 does not have similar flexibility built into the statute and locks in the precise requirements regardless of changing technology.

Furthermore, investments in charging should be in areas with the most usage, not just new buildings. My administration's strategy expands access to EV charging where it will have the highest use, including public charging, charging at state parks, along Scenic \& Historic Byways, and supporting charging at both existing and new buildings and parking lots, with a goal of having EV fast charging available within 30 miles of any location in Colorado.

Put simply, this bill would make new housing development and commercial remodels more expensive up front, and while it may or may not save money in the long run, potential savings are uncertain and further out. It is also possible future savings will never manifest as new technology is brought to scale that allows for less expensive installation of charging readiness and stations or charging or vehicular technology changes over time.

This bill's inflexible mandates would unfortunately require legislative changes to update the requirements. This is challenging both in the cases where the mandates are too burdensome, but also in the case, as history suggests, that EV adoption and new technology will continue to surprise us. I do not want to lock future administrations into pre-wiring and charging requirements that may be excessive today and inadequate in the future. Therefore I am vetoing HB22-1218.

That being said, I would like to work with the General Assembly next session to provide for a future variation on this bill that would provide more flexibility for changing technologies and that we could be clear with research would save people money. Flexibilities need to include an ability for builders to substitute a smaller number of spaces for fast chargers for a larger number of level 2 spaces; ability for local agencies to reduce the wiring and service requirements and simply require conduit in areas with low EV adoption; providing additional granularity and options on requirements for commercial buildings with different parking patterns and uses; waiver authority including for new housing in transit corridors; and critically, the ability for an entity such as the Energy Code Board established in HB22 1362 to dynamically modify the requirements to save people money based on new technology or otherwise adapt to new standards over time rather than requiring statutory action for further changes.

I would further welcome a commitment from manufacturers or utilities to cost-share up-front conduit and pre-wiring construction costs with developers in exchange for some combination of discounted future charger installation based on EV adoption, distribution of vehicle rebates and advertising to future building tenants, manufacturer financing for future charging infrastructure, and/or vehicle manufacturers providing shared EVs as amenity for multifamily buildings.

I further direct the Colorado Energy Office to work with stakeholders from communities, builders and building owners, nonprofit and research organizations, auto manufacturers, EV infrastructure providers, and other stakeholders, starting with this legislation as a foundation, to return in the 2023 legislative session with a bill that would addresses the unintended consequences of this bill and save people money.

Sincerely,
/signed/
Jared Polis
Governor
State of Colorado

June 7, 2022
The Honorable Members of the Colorado General Assembly
Colorado State Capitol
200 East Colfax Avenue
Denver, CO 80203
Dear Honorable Members of the Colorado General Assembly,
Today I am signing HB22-1233 "Sunset Continue Regulation Of Optometry" concerning the continuation of the regulation of optometry in Colorado. I am supportive of the continuation of regulation of the practice of optometry to ensure the safety and health of the residents of Colorado. I am concerned, however, that while the bill recognizes and authorizes several areas of advancement for optometrists, it does so in a manner that is not entirely consistent with the recommendation in the sunset report from the Department of Regulatory Agencies (DORA).

While I do not often approve of going outside of the scope of a sunset review, in this case doing so establishes a rigid statutory framework for the practice of optometry, which will likely stay in place until the next sunset review in 2033. In the future, I encourage the General Assembly to find opportunities to streamline reforms to allow for a nimble regulatory environment that allows all of our regulated populations to practice to their full potential while ensuring consumer safety.

Despite these issues, I will sign HB22-1233 in order to renew the regulation of the profession and permit optometrists to continue serving as critical providers in all of our Colorado communities.

Sincerely,
/signed/
Jared Polis
Governor
State of Colorado

Tuesday, June 7, 2022
Colorado House of Representatives
The 73rd 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:

| HB22-1026 | Alternative Transportation Options Tax Credit <br> Approved on Tuesday, June 7, 2022, at 3:44 p.m. |
| :--- | :--- |
| HB22-1029 | Compensatory Direct Distribution To Public Employees' <br> Retirement Association <br> Approved on Tuesday, June 7, 2022, at 3:34 p.m. |
| HB22-1050 | International Medical Graduate Integrate Health-care <br> Workforce <br> Approved on Tuesday, June 7, 2022, at 2:45 p.m. |

HB22-1053 Blockchain Agriculture And Uniform Commercial Code
Approved on Tuesday, June 7, 2022, at 3:15 p.m.
HB22-1056 Emergency Temporary Care For Children Approved on Tuesday, June 7, 2022, at 3:08 p.m.

HB22-1063 Jail Standards Commission
Approved on Tuesday, June 7, 2022, at 3:45 p.m.
HB22-1077 Colorado Nonprofit Security Grant Program
Approved on Tuesday, June 7, 2022, at 3:29 p.m.

[^24]HB22-1405 Add Faculty To Key Participant Definition For Hemp Approved on Tuesday, June 7, 2022, at 3:46 p.m.

HB22-1410 Remote Work Employees Of Supervised Lenders
Approved on Tuesday, June 7, 2022, at 3:46 p.m.

HB22-1412 Sunset Division Of Gaming

Approved on Tuesday, June 7, 2022, at 3:46 p.m.

## HB22-1413 Remote Testimony Before Legislative Committees

Approved on Tuesday, June 7, 2022, at 4:14 p.m.

HB22-1415 Repeal Registered Manager Requirement Liquor Licensees
Approved on Tuesday, June 7, 2022, at 4:15 p.m.

HB22-1418 Extension Of Certain Unused Tax Credits
Approved on Tuesday, June 7, 2022, at 4:15 p.m.

Sincerely,

/signed/

Jared Polis

Governor

I certify I received the following on the 8th day of June 2022, at 8:17 p.m.
The originals are on file in the records of the House of Representatives of
the General Assembly.

Robin Jones, Chief Clerk of the House
June 8, 2022
Colorado House of Representatives
The 73rd General Assembly
Second Regular Session
Colorado State Capitol
200 East Colfax Avenue
Denver, CO 80203
Dear Honorable Members of the Colorado House of Representatives,
Today, I am signing HB22-1393, which provides one-time funding support for the Displaced Aurarian Scholarship at the University of Colorado Denver (CU Denver), Metropolitan State University (MSU), and the Community College of Denver (CCD).

HB22-1393 references lineal descendants of people who lived in the Auraria neighborhood from 1955 to 1973 as eligible for scholarships. When the Auraria Campus was built in the 1960s and 1970s, a community of more than 300 households was displaced through eminent domain in the name of urban renewal. As part of their relocation these residents were compensated for their homes and verbally promised free education.

The first written documentation of the scholarship that Auraria researchers can confirm is from the Auraria Executives Council meeting minutes from October 1993. HB94-1177 attempted to codify these efforts during the 1994 legislative session and a variety of news articles from the Denver Post, Rocky Mountain News, El Semanario and Westword have written articles referencing the program over the past 30 years. According to Auraria campus institutions of higher education, the scholarship program began in the 1990s and was designed to provide funds for tuition and fees for former residents of the Auraria neighborhood, their children, and grandchildren. Anecdotally, the three colleges have used their resources to cover scholarships in the following amounts, $\$ 3.4$ million in financial aid to roughly 600 students at CU Denver; $\$ 1.4$ million in aid for 305 students at MSU; and more than $\$ 627,000$ to 136 students at CCD.

The state's investment is one-time. The three institutions of higher education will support long-term funding beyond the one-time state fund of $\$ 2$ million split evenly between the three campuses. As stated above, in the past, CCD, Metro and CU Denver have used their resources to fund these scholarships, therefore the state has met these financial expectations with no further or future investments needed. I am signing HB22-1393 to ensure displaced Aurarians can receive these scholarship funds and want to express that the $\$ 2$ million funds from the state is a one-time investment without further obligations to the State of Colorado.

Sincerely,
/signed/
Jared Polis
Governor
State of Colorado

Wednesday, June 8, 2022
Colorado House of Representatives
The 73rd 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:

HB22-1052 Promoting Crisis Services To Students<br>Approved on Wednesday, June 8, 2022 at 12:21 p.m.<br>HB22-1061 Modifications To Not Guilty By Reason Of Insanity<br>Approved on Wednesday, June 8, 2022 at 12:05 p.m.<br>HB22-1151 Turf Replacement Program<br>Approved on Wednesday, June 8, 2022 at 11:56 a.m.

\(\left.$$
\begin{array}{ll}\text { HB22-1205 } & \begin{array}{l}\text { Senior Housing Income Tax Credit } \\
\text { Approved on Wednesday, June 8, 2022 at 11:59 a.m. }\end{array} \\
\text { HB22-1235 } & \begin{array}{l}\text { Sunset Continue Regulation Of Veterinary Practice } \\
\text { Approved on Wednesday, June 8, 2022 at 12:06 p.m. }\end{array} \\
\text { HB22-1246 } & \begin{array}{l}\text { Hospice Inpatient Unit Specialized Prescription Drug } \\
\text { Outlet } \\
\text { Approved on Wednesday, June 8, 2022 at 1:24 p.m. }\end{array} \\
\text { HB22-1256 } & \begin{array}{l}\text { Modifications To Civil Involuntary Commitment } \\
\text { Approved on Wednesday, June 8, 2022 at 12:17 p.m. }\end{array} \\
\text { HB22-1265 } & \begin{array}{l}\text { Sunset Education Data Advisory Committee } \\
\text { Approved on Wednesday, June 8, 2022 at 1:26 p.m. }\end{array} \\
\text { HB22-1267 } & \begin{array}{l}\text { Culturally Relevant Training Health Professionals }\end{array}
$$ <br>

Approved on Wednesday, June 8, 2022 at 12:06 p.m.\end{array}\right\}\)| HB22-1269 | Health-care Sharing Plan Reporting Requirements <br> Approved on Wednesday, June 8, 2022 at 12:06 p.m. |
| :--- | :--- |
| HB22-1272 | Repeal Of Attorney Fees On Motions To Dismiss <br> Approved on Wednesday, June 8, 2022 at 12:06 p.m. |
| HB22-1274 | Sunset Colorado Interagency Working Group On School <br> Safety <br> Approved on Wednesday, June 8, 2022 at 1:26 p.m. |
| HB22-1323 | Spdates To State Forest Service Tree Nursery <br> Approved on Wednesday, June 8, 2022 at 11:55 a.m. |
| HB22-1284 | Health Insurance Surprise Billing Protections <br> Approved on Wednesday, June 8, 2022 at 12:06 p.m. |
| HB2 |  |

HB22-1344 FDA-approved Prescription 3,4Methylenedioxymethamphetamine Drug Use Approved on Wednesday, June 8, 2022 at 1:27 p.m.

HB22-1346 Electrician Plumber Licensing Apprentice Ratio Approved on Wednesday, June 8, 2022 at 1:34 p.m.

HB22-1347 Workers' Compensation Updates
Approved on Wednesday, June 8, 2022 at 1:33 p.m.
HB22-1348 Oversight Of Chemicals Used In Oil \& Gas
Approved on Wednesday, June 8, 2022 at 1:33 p.m.
HB22-1353 Public Safety Communications Transfer
Approved on Wednesday, June 8, 2022 at 1:33 p.m.
HB22-1354 Protecting Injured Workers' Mental Health Records Approved on Wednesday, June 8, 2022 at 1:32 p.m.

HB22-1361 Oil And Gas Reporting
Approved on Wednesday, June 8, 2022 at 1:31 p.m.
HB22-1367 Updates To Employment Discrimination Laws
Approved on Wednesday, June 8, 2022 at 1:31 p.m.
HB22-1368 Community Corrections Programs Access
Approved on Wednesday, June 8, 2022 at 1:31 p.m.
HB22-1388 Vehicle Registration And Certificate Of Title
Approved on Wednesday, June 8, 2022 at 1:31 p.m.
HB22-1393 Displaced Aurarian Scholarship
Approved on Wednesday, June 8, 2022 at 11:31 a.m.
HB22-1394 Fund Just Transition Community And Worker Supports Approved on Wednesday, June 8, 2022 at 12:02 p.m.

Sincerely,
/signed/
Jared Polis
Governor

## COMMUNICATIONS

## State of Colorado <br> Department of State

## UNITED STATES OF AMERICA ) SS. CERTIFICATE STATE OF COLORADO

I, Jena Griswold, Secretary of State of the State of Colorado, do hereby certify that the attached is a true and exact copy of the Nomination by Vacancy Committee as filed in this office on June 13, 2022, by the Republican 43rd House District Vacancy Committee, appointing Kurt

Huffman to fill the vacancy in the office of the Colorado State House, District 43, caused by the resignation of the honorable Kevin Van Winkle.

In testimony whereof I have set my hand and affixed the Great Seal of the State of Colorado, at the City of Denver this 15th day of June, 2022.

## /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 13, 2022 by Kurt Huffman, accepting the appointment of the Republican 43rd House District Vacancy Committee, to fill the vacancy in the office of the Colorado State House, District 43, caused by the resignation of the honorable Kevin Van Winkle.

In testimony whereof, I have set my hand and affixed the Great Seal of the State of Colorado, at the City of Denver this 15th day of June, 2022.
/Signed/
Jena Griswold
Secretary of State
(Note: On Thursday, June 16, 2022, at 10:08 a.m., Kurt Huffman was sworn in as Representative for District 43. Speaker Alec Garnett administered the oath of office in the Chamber of the House of Representatives.)

HISTORY OF HOUSE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  | $*$   <br> Amended OTHER ACTION  <br> PI Postponed Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1001 by Representatives(s) Cutter and Sullivan; also <br> Senator(s)Pettersen and Kolker--Concerning <br> a transfer from the general fund to the <br> department of state cash fund to allow the <br> department of state to reduce business- <br> related fees for state fiscal year 2022-23. <br> Committee on Business Affairs \& Labor  | 16 16 | 530 | 541* | 564 | 1892* | 2037 | $\begin{array}{r} 5-16 \\ 22 \end{array}$ | $\begin{array}{r} 5-16 \\ \hline 22 \end{array}$ | 233- R* to Committee on Finance. <br> 410 - $\mathrm{R}^{*}$ to Committee on Appropriations. <br> 540 - Special Orders. <br> 1970 - House concurred in Senate amendments and repassed bill, as amended. <br> 104- R* to Committee on Appropriations. <br> 2035 - No final action in House. Bill deemed Lost. |
| HB22-1003 by Representative(s) Daugherty and Gonzales-Gutierrez; also Senator(s) Coleman and Hinrichsen--Concerning creating a grant program to fund projects that reduce crime among youth, and, in connection therewith, <br> Committee on Judiciary making an appropriation. | 16 | 488* | 510* | 520 | 1443 | 1821 | $\begin{array}{r} 5-19- \\ 22 \end{array}$ | $\begin{array}{r} 5-19 \\ 22 \end{array}$ | 88-Senator Gonzales to be removed as prime sponsor. <br> 242 - $R^{*}$ to Committee on Appropriations. <br> 509-Special Orders. |
| HB22-1004 by Representative(s) Ortiz and Young; also Senator(s) Fields and Kolker--Concerning a transfer from the general fund to the Colorado DRIVES vehicle services account in the highway users tax fund. <br> Committee on Transportation \& Local Government | 16 | 530 | 593 | 679 | 1822* | 2037 | $\begin{array}{r} 5-16- \\ 22 \end{array}$ | $\begin{array}{r} 5-16 \\ 22 \end{array}$ | 93 - R to Committee on Appropriations. <br> 651 - Third Reading LO until 3/24. <br> 666 - Third Reading LO until 3/25. <br> 1942 - House concurred in Senate amendments and repassed bill, as amended. |
| HB22-1005 by Representative(s)McCluskie and Will; also Senator(s) Rankin--Concerning modifications to the existing tax credit for rural and frontier health-care preceptors. <br> Committee on Health \& Insurance | 16 | 1210 | 1254* | 1293 | 1822 | 2037 | $\begin{array}{r} 6-1- \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 96 - $\mathrm{R}^{*}$ to Committee on Finance. <br> 267-R to Committee on Appropriations. <br> 1248 - Special Orders. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |

HISTORY OF HOUSE BILLS

| $\begin{gathered} \text { BILL NUMBER } \\ \text { SUBJECT TITLE } \\ \text { SPONSOR } \\ \text { COMMITTEE ASSIGNMENT } \end{gathered}$ |  |  |  |  |  |  |  |  | $*$   <br>   OTHER ACTION <br> RI Amended Postponed Indefinitely <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1006 by Representative(s) Roberts and Van <br>  Winkle; also Senator(s) Donovan and <br>  Smallwood--Concenning the property tax <br>  exemption for property used as an integral <br> part of a child care center.  | 16 | 1414 | 1425 | 1462 | 1822* | 2037 | $\begin{array}{r} 6-1- \\ 22 \end{array}$ | $\begin{array}{\|r\|} \hline \# 8 \\ 10-22 \end{array}$ | 96 - R to Committee on Appropriations. <br> 1424 - Special Orders. <br> 1938 - House concurred in Senate amendments and repassed bill, as amended. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1007 by Representative(s) Valdez D. and Lynch, Cutter, Will; also Senator(s) Simpson and Lee, Ginal, Story--Concerning wildfire mitigation assistance for landowners. <br> Committee on Energy \& Environment | 16 | 1158* | 1166* | 1196 | 1761 | 2037 | $\begin{array}{r} 6-3 \\ 22 \end{array}$ | $\begin{array}{r} 6-3 \\ 22 \end{array}$ | 264- R* to Committee on Finance. <br> 411 - $\mathrm{R}^{*}$ to Committee on Appropriations. <br> 1165 - Special Orders. |
| HB22-1008 by Representative(s) Tipper and Soper, Ortiz; also Senator(s) Fenberg and Winter-Concerning the federal requirements for the implementation of fertility coverage under health benefit plans. <br> Committee on Health \& Insurance | 17 | 171* | 202* | 207 | 707 | 901 | $\begin{array}{r} 4-13- \\ 22 \end{array}$ | $\begin{array}{r} 4-13- \\ 22 \end{array}$ | 88 - Representative Baisley to be removed as co-prime sponsor. |
| HB22-1009 by Representative(s) Gray and Sullivan; also Senator(s) Zenzinger--Concerning continuing the workforce diploma pilot program as the workforce diploma program. Committee on Education | 17 |  |  |  |  |  |  |  | 1093 - $R^{*}$ to Committee on Appropriations. <br> 2035 - No final action in House. Bill deemed Lost. |
| HB22-1010 by Representative(s) Sirota and Van Beber, Kipp; also Senator(s) Buckner and Kirkmeyer, Story--Concerning an income tax credit for eligible early childhood educators, and in connection therewith, making an appropriation. <br> Committee on Education | 17 | 1014* | 1060* | 1086 | 1761* | 2037 | $\begin{array}{r} 6-3 \\ 22 \end{array}$ | $\begin{array}{\|c} \# 8- \\ 10-22 \end{array}$ | 105 - R* to Committee on Finance. <br> 190-R to Committee on Appropriations. <br> 1055-Special Orders. <br> 1824 - Consideration of Senate amendments LO until 5/10. <br> 1915 - House concurred in Senate amendments and repassed bill, as amended. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |

## HISTORY OF HOUSE BILLS

| $\begin{gathered} \text { BILL NUMBER } \\ \text { SUBJECT TITLE } \\ \text { SPONSOR } \\ \text { COMMITTEE ASSIGNMENT } \end{gathered}$ |  |  |  |  |  |  |  |  | $*$   <br>   OTHER ACTION <br> RI Postpondened Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1011 by Representative(s) Cutter and Snyder; also Senator(s) Story and Lee, Ginal--Concerning the establishment of a state grant program that provides funding to local governments that dedicate resources for wildfire mitigation purposes. <br> Committee on Energy \& Environment | 17 | $\begin{aligned} & \hline 1415^{*} \\ & 1498^{*} \end{aligned}$ | $\begin{array}{\|l\|} \hline 1429^{*} \\ 1519{ }^{*} \end{array}$ | 1586 | 1822* | 2037 | $\begin{array}{r} 6-3- \\ 22 \end{array}$ | 6-3- 22 | 264 - $\mathrm{R}^{*}$ to Committee on Appropriations. <br> 1424 - Special Orders. <br> 1470 - RR to Committee of the Whole. <br> 1479 - Special Orders. <br> 1480 - RR to Committee on Appropriations. <br> 1504 - Special Orders. <br> 1555 - Third Reading LO until 5/3. <br> 1943 - House concurred in Senate amendments and repassed bill, as amended. |
| HB22-1012 by Representative(s) Cutter and Valdez D., Lynch, Snyder; also Senator(s) Ginal and Lee, Story--Concerning healthy forests, and, in connection therewith, making an appropriation. <br> Committee on Energy \& Environment | 17 | 1210* | 1327* | 1353 | 1822* | 2037 | $\begin{gathered} 6-3- \\ 22 \end{gathered}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 266 - $R^{*}$ to Committee on Appropriations. <br> 1248 - Special Orders. <br> 1268 - Consideration of Special Orders LO until 4/25. <br> 1300 - Consideration of Special Orders LO until 4/26. <br> 1326 - Special Orders. <br> 1944 - House concurred in Senate amendments and repassed bill, as amended. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1013 by Representative(s) Pelton and Snyder; also Senator(s) Hisey and Winter--Concerning the creation of a grant program to build community resilience regarding electric grid disruptions through the development of microgrids, and, in connection therewith, making an appropriation. <br> Committee on Energy \& Environment | 17 | 1499* | 1516* | 1552 | 1762* | 2037 | $\begin{array}{r} 6-2 \\ 22 \end{array}$ | $\begin{array}{r} \# 8-2 \\ 10-22 \end{array}$ | 107 - R* to Committee on Appropriations. <br> 1504 - Special Orders. <br> 1824 - Consideration of Senate amendments LO until 5/10. <br> 1931 - House concurred in Senate amendments and repassed bill, as amended. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1014 by Representative(s) Jodeh; also Senator(s) Pettersen--Concerning the creation of an epilepsy awareness special license plate, and, in connection therewith, making an appropriation. <br> Committee on Finance | 17 | 843* | 847* | 862 | 1761* | 2037 | $\begin{array}{r} 5-26- \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 132-R to Committee on Appropriations. <br> 846-Special Orders. <br> 1824 - Consideration of Senate amendments LO until 5/10. <br> 1916 - House concurred in Senate amendments and repassed bill, as amended. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |

## HISTORY OF HOUSE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  | $*$   <br>   OTHER ACTION <br> PI Posended Postoned Indefinitely <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1015 by Representative(s) Luck, Geitner, Pico, <br>  Rassom, Rich, Williams; also Senator(s) <br>  Hisey and Sonnenberg, Woodward-- <br> Concerning the ability of cettan health-care  <br>  providers to repurpose therapeutic drugs that <br>  have been approved by the federal food and <br>  drug administration for another purpose to <br> provide treatment to individuals with COVID-  <br>  19.Committee on Health \& Insurance | 17 |  |  |  |  |  |  |  | 535 - PI. |
| HB22-1016 by Representative(s) Carver and McLachlan; also Senator(s) Hisey and Fields---Concerning a voluntary contribution designation benefiting the Feeding Colorado fund that appears on the Feeding Colorado fund that appears on the state individual income tax return forms, and, in connection therewith, making an appropriation. <br> Committee on Agriculture, Livestock, \& Water | 17 | 355* | 368* | 376 | 839 | 1081 | $\begin{array}{r} 4-21- \\ 22 \end{array}$ | $\begin{array}{\|r\|} \hline \# 8- \\ 10-22 \end{array}$ | 204 - R to Committee on Appropriations. <br> 363-Special Orders. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1017 by Representative(s) Bird and Woog, Benavidez; also Senator(s) Kolker and Liston--Concerning an expansion of the excise tax exemption for alcohol beverages brought into the state. <br> Committee on Business Affairs \& Labor | 18 | 259* | 287* | 296 | 442 | 527 | $\begin{array}{r} 3-24- \\ 22 \end{array}$ | $\begin{array}{r} \# 8 \\ 10-22 \end{array}$ | \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1018 by Representative(s) Kennedy; also Senator(s) Winter and Hinrichsen-Concerning a state regulated utility's practices regarding, a custom customer's utility bill. <br> Committee on Energy \& Environment Committee on Appropriations | 18 | 356 | 384* | 392 | 839 | 1109 | $\begin{array}{r} 4-21- \\ 22 \end{array}$ | $\begin{array}{r} 4-21- \\ 22 \end{array}$ | 188- $\mathrm{R}^{*}$ to Committee on Finance. <br> 267 - R** to Committee on Appropriations. <br> 363- Special Orders. <br> 370 - Special Orders moved to General Orders and LO until 3/4 <br> 383 - Special Orders. |

## HISTORY OF HOUSE BILLS



HISTORY OF HOUSE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br> $*$ OTHER ACTION  <br> PI Postponden Indefinitely  <br> R Refferred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1024 by Representative(s) Bird and Woog; also Senator(s) Hansen and Kolker--Concerning an expansion of the existing sales and use materials used for the building of public works to require that home rule cities exempt such tax on sales of such materials when used for public school construction, and, in connection therewith, making an appropriation. <br> Committee on Transportation \& Local Government | 18 | 231* | 284* | 294 | 707 | 901 | $\begin{array}{r} 4-18- \\ 22 \end{array}$ | $\begin{array}{\|r} \hline \# 8-1 \\ 10-22 \end{array}$ | 149 - R* to Committee on Appropriations. <br> 278 - Consideration of General Orders LO until 2/23. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1025 by Representative(s) Benavidez; also Senator(s) Kolker, Hansen--Concerning the repeal of infrequently used tax expenditures, and, in connection therewith, making an appropriation. <br> Committee on Finance | 18 | 454* | 492* | 504 | 1006 | 1443 | $\begin{array}{r} 5-2- \\ 22 \end{array}$ | $\begin{array}{r} \# 8- \\ 10-22 \\ \text { Por- } \\ \text { tions } \\ \text { on } 8- \\ 10-22 \\ \& 1-1- \\ 23 \end{array}$ | 132- R* to Committee on Appropriations. <br> 482 - Consideration of General Orders LO until 3/15. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1026 by Representative(s) Bird and Woog, Benavidez; also Senator(s) Hansen and Liston, Kolker--Concerning the replacement of the income tax deduction for amounts spent transportation options to employees with an income tax credit for amounts spent by an employer for that purpose, and, in connection <br> Committee on Finance therewith, making an appropriation. | 19 | 1499* | 1621* | 1652 | 1892* | 2037 | $6-7-7$ 22 | $\begin{array}{r} \# 1-1-1 \\ 23 \end{array}$ | 108 - R* to Committee on Appropriations. <br> 1561 - Special Orders. <br> 1570 - Consideration of General Orders LO until 5/3. <br> 1605 - Special Orders. <br> 1971 - House concurred in Senate amendments and repassed bill, as amended. <br> \# - unless a referendum petition is filed within 90 days after sine die. |
| HB22-1027 by Representative(s) Van Winkle and Kipp; also Senator(s) Bridges and Woodward-Concerning the extension of the small retailer exception to the sales and use tax destination sourcing rules. <br> Committee on Business Affairs \& Labor | 19 | 59 | 66 | 72 | 81 | 81 | $\begin{array}{r} 1-31- \\ 22 \end{array}$ | $\begin{array}{r} 1-31- \\ 22 \end{array}$ | 65- Special Orders. |

## HISTORY OF HOUSE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br> $*$ Amended OTHER ACTION <br> PI Postponed Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1028 by Representative(s) Gray and Hooton, <br> Boesenecker, Exum, Froelich, Sullivan; also <br> Senator(s) Winter and Priola--Concerning <br> Statewide regulation of persons approaching <br> controlled intersections who are not operating <br> motor vehicles. <br> Committee on Transportation \& Local Government  | 19 | 227* | 256* | 274 | 584* | 901 | $\begin{array}{r} 4-13- \\ 22 \end{array}$ | $\begin{array}{r} 4-13- \\ 22 \end{array}$ | 255 - Special Orders. <br> 597 - Consideration of Senate amendments LO until 3/23. <br> 643 - House concurred in Senate amendments and repassed bill, as amended. |
| HB22-1029 by Representative(s) Bird and Sandridge, Exum, Sirota; also Senator(s) Kolker and Priola--Concerning a requirement that the state make an additional direct distribution to the public employees' retirement association to fully recompense the association for the cancellation of a previously scheduled July 1, 2020, direct distribution. <br> Committee on Finance | 19 | 1808* | 1815* | 1862* | 1980 | 2037 | $\begin{array}{r} 6-7- \\ 22 \end{array}$ | $\begin{array}{r} 6-7-7 \\ 22 \end{array}$ | 1300 - R* to Committee on Appropriations. <br> 1815-Special Orders. |
| HB22-1030 by Representative(s) Valdez A.--Concerning a state income tax credit for certain package <br> Committee on Finance anti-theft device expenses. | 19 |  |  |  |  |  |  |  | 411 - R* to Committee on Appropriations. <br> 2035 - No final action in House. Bill deemed Lost. |
| HB22-1031 by Representative(s) Titone and Ortiz, Boesenecker, Kipp, Woodrow; also Senator(s) Zenzinger and Cooke--Concerning a requirement that a powered wheelchair manufacturer facilitate the repair of its powered wheelchairs by providing certain other persons with the resources needed to repair the manufacturer's powered wheelchairs. <br> Committee on Public \& Behavioral Health \& Human Services | 19 | 623 | 688* | 710 | 1347* | 2037 | $\begin{array}{r} 6-2 \\ 22 \end{array}$ | $\begin{array}{r} \# 1-1-1 \\ 23 \end{array}$ | 700 - Third Reading LO until 3/29 <br> 1383 - Consideration of Senate amendments LO until 4/28. <br> 1434 - House concurred in Senate amendments and repassed bill, as amended. <br> \# - unless a referendum petition is filed within 90 days after sine die. |

## HISTORY OF HOUSE BILLS



## HISTORY OF HOUSE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br>   OTHER ACTION <br> PI Amended Postponed Indefinitely <br> $R$ Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1036 by Representative(s) Snyder and Soper; also <br> Senator(s) <br> that certain real--Concerning, a requirement <br> thate commission-approved <br> forms specify whether the real estate <br> transaction on which a arm is based <br> concerns a land surveyor's inspection of the  <br> real estate.  <br> Committee on Business Affairs \& Labor  | 20 | 104 | 180* | 198 |  |  |  |  | 128 - Consideration of General Orders LO until $2 / 9$. 140 - Consideration of General Orders LO until $2 / 10$. 171 - Consideration of General Orders LO until $2 / 11$. 986 - PI in Senate. |
| HB22-1037 by Representative(s) Hooton and Van Winkle; also Senator(s) Holbert and Jaquez Lewis-Concerning the ability of a person to operate a dual marijuana business at the same location. <br> Committee on Transportation \& Local Government | 20 | 237 | 257 | 276 | 584 | 825 | $\begin{array}{r} 4-7-7 \\ 22 \end{array}$ | $\begin{array}{r} \# 8-2 \\ 10-22 \end{array}$ | 255-Special Orders. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1038 by Representative(s) Daugherty and Van Beber; also Senator(s) Moreno and Gardner-Concerning client-directed legal representation for youth in court proceedings for youth. <br> Committee on Judiciary | 20 | 244* | 310* | 320 | 599* | 825 | $\begin{array}{r} 4-12- \\ 22 \end{array}$ | $\begin{array}{r} 1-9 \\ 23 \end{array}$ | 278 - Consideration of General Orders LO until 2/23. <br> 286 - Consideration of General Orders LO until $2 / 24$. <br> 302 - Consideration of General Orders LO until $2 / 25$. <br> 649 - House concurred in Senate amendments and repassed bill, as amended. |
| HB22-1039 by Representative(s) Kipp and Van Winkle; also Senator(s) Bridges and Woodward-Concerning simplification of the means by which proof of eligibility for sales and use tax exemptions is established. <br> Committee on Business Affairs \& Labor | 20 | 259 | 287 | 296 | 498 | 695 | $\begin{array}{r} 3-31- \\ 22 \end{array}$ | $\begin{array}{r} \# 8- \\ 10-22 \end{array}$ | \# - Effective 90 days after sine die unless a referendum petition is filed. |

## HISTORY OF HOUSE BILLS



## HISTORY OF HOUSE BILLS



## HISTORY OF HOUSE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br> $*$ Amended OTHER ACTION <br> PI Postponed Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| by Representative(s) Baisley, Holtorf, Pico, Rich, Van Beber; also Senator(s) Kirkmeyer, Hisey, Priola, Woodward--Concerning the creation of the "In God We Trust" license plate, and, in connection therewith, making an appropriation. <br> Committee on Finance | 21 | 1809* | 1831* | 2001 |  |  |  |  | 267-R to Committee on Appropriations. <br> 1815 - Special Orders. <br> 1824 - Consideration of Special Orders LO until 5/10. <br> 2033 - Senate fails to pass and returns. |
| HB22-1049 by Representative(s) Bacon and Ricks; also Senator(s) Pettersen and Bridges-Concerning prohibiting a postsecondary institution from making payment of an outstanding balance on a student's account a Committee on Education condition of issuing the student's documents. | 37 | 233* | 300* | 319 | 719* | 1081 | $\begin{array}{r} 4-21- \\ 22 \end{array}$ | $\begin{array}{r} 4-21- \\ 22 \end{array}$ | 278-Consideration of General Orders LO until 2/23. <br> 285 - Consideration of General Orders LO until $2 / 24$. <br> 309 - Third Reading LO until 2/28. <br> 761 - Consideration of Senate amendments LO until $3 / 31$. <br> 801 - House concurred in Senate amendments and repassed bill, as amended. |
| HB22-1050 by Representative(s) Ricks; also Senator(s) Buckner--Concerning facilitating the integration of international medical graduates into the Colorado health-care workforce. <br> Committee on Health \& Insurance | 37 | 1708* | 1722* | 1757 | 1892 | 2037 | $\begin{array}{r} 6-7-7 \\ 22 \end{array}$ | $\begin{array}{r} 6-7- \\ 22 \end{array}$ | 172 - $\mathrm{R}^{*}$ to Committee on Appropriations. <br> 1720 - Special Orders. <br> 2059-Governor's Signing Statement. |
| HB22-1051 by Representative(s) Bird and McKean; also Senator(s) Zenzinger and Hisey--Concerning modification of the Colorado affordable housing tax credit, and, in connection therewith, extending the time during which the credit may be claimed and increasing the yearly amount of credits that can be allocated. Committee on Transportation \& Local Government | 37 | 1500* | 1519* | 1558* | 1822 | 2037 | $\begin{array}{r} 5-26- \\ 22 \end{array}$ | $\begin{array}{r} 5-26- \\ 22 \end{array}$ | 237 - R to Committee on Finance. <br> 338 - $\mathrm{R}^{*}$ to Committee on Appropriations. <br> 1504 - Special Orders. |

## HISTORY OF HOUSE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  | $*$  OTHER ACTION <br> PI Amended Postponed Indefinitely <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1052 by Representative(s) McLachlan and <br>  McKean; also Senator(s) Priola and Moreno, <br>  Fenberg--Concerning promoting behavioral <br>  health crisis services to school-age students, <br> and, in connection therewith, making an  <br> appropriation.  <br> Committee on Public \& Behavioral Health \& Human Services | 37 | 1159* | 1166* | 1196 | 1692* | 2037 | $\begin{array}{r} 6-8-2 \\ 22 \end{array}$ | $6-8-$ | 96- R* to Committee on Appropriations. <br> 1165-Special Orders. <br> 1750 - Consideration of Senate amendments LO until 5/6. <br> 1793 - Consideration of Senate amendments LO until 5/9. <br> 1824 - Consideration of Senate amendments LO until 5/10. <br> 1911 - House concurred in Senate amendments and repassed bill, as amended. |
| HB22-1053 by Representative(s) Valdez D. and Van Beber; also Senator(s) Hansen--Concerning the use of blockchain technology in commerce, and, in connection therewith, making an appropriation. Committee on Business Affairs \& Labor | 37 | 1211* | 1255* | 1294 | 1761 | 2037 | $\begin{array}{r} 6-7- \\ 22 \end{array}$ | $\begin{array}{r} \# 8 \\ 10-22 \end{array}$ | 259 - $\mathrm{R}^{*}$ to Committee on Appropriations. <br> 1248-Special Orders. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1054 by Representative(s) Benavidez and Bacon; also Senator(s) Coleman--Concerning funding to improve socioeconomic conditions for Indians. <br> Committee on State, Civic, Military, \& Veterans Affairs | 37 | 194* | 210* | 220 |  |  |  |  | 1391 - Pl in Senate. |
| HB22-1055 by Representative(s) Lontine and Herod, Bacon, Bernett, Cutter, Duran, Esgar, Froelich, Hooton, Jodeh,' Kipp, McLachlan, Michaelson Jenet, Sirota,'Titone, Young; also Senator(s) Jaquez Lewis and Winter, Buckner, Gonzales, Story--Concerning a sales and use tax exemption for essential <br> Committee on Finance hygiene products. | 38 | 488 | 511* | 522 | 1576 | 2037 | $\begin{array}{r} 6-3- \\ 22 \end{array}$ | $\begin{array}{r} \# 8 \\ 10-22 \end{array}$ | 211 - $R^{*}$ to Committee on Appropriations. <br> 509 - Special Orders. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |

## HISTORY OF HOUSE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br> $*$ Amended OTHER ACTION <br> PI Postponed Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  | - |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1056 by Representative(s) Michaelson Jenet and <br> Gonzales-Gutierrez; also Senator(s) Moreno-- <br> Concerning emergency temporary care for <br> children, and, in connection therewith, making <br> an appropriation. <br> Committee on Public \& Behavioral Health \& Human Services  | 38 | 1159* | 1167* | 1197 | 1761 | 2037 | $\begin{array}{r} 6-7-7 \\ 22 \end{array}$ | $\begin{array}{r} \hline-7-7- \\ 22 \end{array}$ | 224- R* to Committee on Appropriations. <br> 1165 - Special Orders. |  |
| HB22-1057 by Representative(s) Bradfield and McLachlan; also Senator(s) Woodward and Zenzinger---Concerning public employees' retirement association employment after <br> Committee on Education retirement limitations. | 43 43 | 187* | 210* | 219 | 397 | 442 | $\begin{array}{r} 3-17- \\ 22 \end{array}$ | $\begin{array}{r} 3-17- \\ 22 \end{array}$ | 1422 Pl | 会 |
| HB22-1058 by Representative(s) Mullica and Garnett-Concerning contract disputes involving the broadcast of professional sporting events. Committee on Business Affairs \& Labor | 43 |  |  |  |  |  |  |  | 1422 - PI. |  |
| HB22-1059 by Representative(s) Soper; also Senator(s) Sonnenberg--Concerning a requirement that any bill that imposes, increases, or authorizes the imposition of a fee be approved by a twothirds vote of all members elected to each house of the general assembly to become law. <br> Committee on State, Civic, Military, \& Veterans Affairs | 43 |  |  |  |  |  |  |  | 598-PI. |  |
| HB22-1060 by Representative(s) Sirota, Kipp; 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. <br> Committee on State, Civic, Military, \& Veterans Affairs | 44 | 232* | 257* | 277 | 707 | 901 | $\begin{array}{r} 4-13- \\ 22 \end{array}$ | $\begin{array}{r} 7-1-1 \\ 22 \end{array}$ | 92-R to Committee on Appropriations. <br> 255-Special Orders. |  |

## HISTORY OF HOUSE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br> $*$ OTHER ACTION  <br> PI Postponden Indefinitely  <br> R Refferred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1061 by Representative(s) Amabile and Benavidez; <br> also Senator(s) <br> Gonzales--Concerning <br> modifications to not guilty by reason of <br> insanity, and, in connection therewith, making <br> an appropriation. <br> Committee on Judiciary  <br> HB22-1062 by Representative(s) McKean; also <br> Senators) Hisey, Woodward--Conceningthe <br> expansion of the sales and use tax exemption <br> for food to include food that is not prepared <br> for domestic home consumption. <br> Committee on Finance  | 44 44 | 1700* | 1723* | 1758 | 1892 | 2037 | $\begin{array}{r} 6-8-8 \\ \hline 22 \end{array}$ | $\begin{array}{\|c\|} \hline \# 8-1 \\ 10-22 \end{array}$ | 244 - $\mathrm{R}^{*}$ to Committee on Appropriations. <br> 1720-Special Orders. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. <br> 1578 - PI. |
| HB22-1063 by Representative(s) Amabile and Benavidez; also Senator(s) Coleman and Cooke-Concerning creation of a jail standards commission to standardize the operation of Colorado jails, and, in connection therewith, <br> Committee on Judiciary making an appropriation. | 44 | 1479 | 1488* | 1546 | 1793 | 2037 | $\begin{array}{r} 6-7- \\ 22 \end{array}$ | $\begin{array}{r} 6-7- \\ 22 \end{array}$ | 172- $\mathrm{R}^{*}$ to Committee on Appropriations. <br> 1309 - $R^{*}$ to Committee on Legislative Council. <br> 1479 - Special Orders. |
|  |  |  |  |  |  |  |  |  |  |

HISTORY OF HOUSE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br> $*$ OTHER ACTION  <br> PI Posteded Postponed Indefinitely <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  | 100 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1064 <br> by Representative(s) Mullica and Bacon; also <br> Senator(s) Priola and Fields--Concerning <br> tobacco product, and, in connection <br> therewith, prohibiting the distribution of <br> flavored cigarettes, tobacco products, or <br> nicotine products, amending the definition of <br> cigarette,tobacco product, ornicotine product <br> to include products containing synthetic <br> nicotine, prohibiting the distribution of <br> synthetic nicotine products, and directing the <br> prevention services division in the department <br> of pubtic health and environment to convene <br> a working group to develop and implement a <br> grant program to address the needs of <br> communities disproportionately impacted by <br> tobacco and nicotine marketing, sales, and <br> use. <br> Committee on Health \& Insurance | 44 | 1588* | 1608* | 1650* |  |  |  |  | 535- R* to Committee on Finance. <br> 856 - $\mathrm{R}^{*}$ to Committee on Appropriations. <br> 1605-Special Orders. <br> 1892 - Pl in Senate. |  |
| HB22-1065 by Representative(s) Benavidez and Amabile--Concerning the standard for emergency mental health treatment and evaluation. <br> Committee on Judiciary <br> HB22-1066 by Representative(s) Geitner--Concerning requiring public education entities to improve academic transparency by providing easily accessible information to the public, and, in connection therewith, making an appropriation. <br> Committee on Education | 44 44 |  |  |  |  |  |  |  | 667 - R* to Committee on Appropriations. <br> 2035 - No final action in House. Bill deemed Lost. $378 \text { - PI. }$ |  |

HISTORY OF HOUSE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br> $*$ OTHER ACTION  <br> PI Postponden Indefinitely  <br> R Refferred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1067 by Representative(s) Woodrow and <br> Gonzales-Gutierrez; also Senator(s) Lee and <br>  <br>  <br> Rodriguez--Concerning clarifying changes to <br> measures that ensure defendants have a <br>  <br>  <br> prompt bond hearing, and, in connection <br> therewith, making and reducing an <br> appropriation. <br> Committee on Judicary  | 44 | 909* | 933* | 967 | 1576* | 2037 | $\begin{array}{r} 5-27-2 \\ 22 \end{array}$ | Por- tions on $5-$ $27-22$ $\& 1-1-1$ 23 | 223 - R* to Committee on Appropriations. 931 - Special Orders. 1633 - Consideration of Senate amendments LO until $5 / 4$. 1692 - Consideration of Senate amendments LO until $/ / 5$. 1750 - Consideration of Senate amendments LO unti $/ 6$. 1793 - Consideration of Senate amendments LO until $5 / 9$. 1924 - Consideration of Senate amendments LO until $5 / 10$. 1905 - House concurred in Senate amendments and repassed bill, as amended. |
| HB22-1068 by Representative(s) McCormick and Lynch; also Senator(s) Jaquez Lewis--Concerning medicaid reimbursement for therapy using equine movement. <br> Committee on Public \& Behavioral Health \& Human Services <br> HB22-1069 <br> by Representative(s) Bockenfeld; also Senator(s) Priola, Woodward--Concerning parents' authority to request reforms for lowperforming schools. <br> Committee on Education | 53 53 | 488 | 510* | 521 | 1153 | 2037 | $\begin{array}{r} 6-2 \\ 22 \end{array}$ | $\begin{array}{r} 6-2 \\ 22 \end{array}$ | 96- R* to Committee on Appropriations. <br> 509-Special Orders. $378 \text { - PI. }$ |
| HB22-1070 by Representative(s) McCluskie; also Senator(s) Rankin--Concerning early childhood development service districts, and, in connection therewith, allowing a district to include in its service area less than all of the territory of an existing taxing district and to <br> Committee on Education accept gifts, grants, and donations. | 53 | 263 | 287 | 298 | 397 | 442 | $\begin{array}{r} 3-17- \\ 22 \end{array}$ | $\begin{array}{r} \# 8- \\ 10-22 \end{array}$ | \# - Effective 90 days after sine die unless a referendum petition is filed. |

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## HISTORY OF HOUSE BILLS

| $\begin{gathered} \text { BILL NUMBER } \\ \text { SUBJECT TITLE } \\ \text { SPONSOR } \\ \text { COMMITTEE ASSIGNMENT } \end{gathered}$ |  |  |  |  |  |  |  |  |    <br> $*$ Amended OTHER ACTION <br> PI Postponed Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1076 by Representative(s) Lontine and Will; also <br> Senator(s) Bucker--Concerning the ability of <br> a hearing aid provider to perform services <br> through the use of telehealth. <br> Committee on Health \& Insurance  | 56 | 236 | 256 | 274 | 498 | 695 | $\begin{array}{r} 4-4-4 \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 255-Special Orders. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1077 by Representative(s) Michaelson Jenet and Jodeh; also Senator(s) Priola and Hansen-Concerning the creation of the Colorado nonprofit security grant program for qualified nonprofit organizations at high risk of a terrorist attack who applied for but did not receive a grant from the federal nonprofit security grant program, and, in connection therewith, making an appropriation. <br> Committee on Public \& Behavioral Health \& Human Services | 56 | 1312* | 1330* | 1355 | 1794* | 2037 | $\begin{array}{r} 6-7-7 \\ 22 \end{array}$ | $\begin{gathered} 6-7-7 \\ 22 \end{gathered}$ | 227 - $\mathrm{R}^{*}$ to Committee on Appropriations. <br> 1326 - Special Orders. <br> 1824 - Consideration of Senate amendments LO until 5/10. <br> 1934 - House concurred in Senate amendments and repassed bill, as amended. |
| HB22-1078 by Representative(s) Baisley--Concerning the adoption of voting systems standards, and, in connection therewith, requiring the adoption the federal election assistance commission and allowing the secretary of state to promulgate voting systems standards. <br> Committee on State, Civic, Military, \& Veterans Affairs | 56 |  |  |  |  |  |  |  | 214-PI. |
| HB22-1079 by Representative(s) Williams, Hanks, Ransom, Sandridge--Concerning abolishing abortion in Colorado. Committee on Health \& Insurance | 56 |  |  |  |  |  |  |  | 303 - PI. |
| HB22-1080 $\begin{aligned} & \text { by Representative(s) Williams---Concerning } \\ & \text { automated vehicle identification systems for } \\ & \text { traffic law enforcement. }\end{aligned}$ | 56 |  |  |  |  |  |  |  | 228 - PI. |

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| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br> $*$ Amended OTHER ACTION <br> PI Postponed Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1088 by Representative(s) Valdez D. and Will; also <br> Senator(s)Liston and Lee---Concerning peace <br> officer status for certain department of <br> revenue employees. <br> Committee on Transportation \& Local Government  | 60 | 133 | 202 | 217 | 515 | 695 | $\begin{array}{r} 3-30 \\ 22 \end{array}$ | $\begin{array}{\|c\|} \hline \# 8 \\ 10-22 \end{array}$ | 171 - Consideration of General Orders LO until 2/11. <br> 181-Consideration of General Orders LO until $2 / 14$. <br> 207 - Third Reading LO until 2/16. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1089 by Representative(s) Woodrow; also Senator(s) Winter--Concerning a requirement that transportation network companies provide insurance to protect individuals from damages caused by uninsured motorists. Committee on Judiciary | 60 | 175* | 240* | 254 | 825* | 1821 | $\begin{array}{r} 5-17- \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 202-Consideration of General Orders LO until 2/15. <br> 209 - Consideration of General Orders LO until $2 / 16$. <br> 221 - Consideration of General Orders LO until $2 / 17$. <br> 238 - Special Orders. <br> 834 - Consideration of Senate amendments LO until $4 / 5$. <br> 849 - House concurred in Senate amendments and repassed bill, as amended. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1090 by Representative(s) Ransom and Young; also Senator(s) Buckner and Smallwood-Concerning allowing a child reasonable independence to engage in activities without finding that the child is abused or neglected. <br> Committee on Public \& Behavioral Health \& Human Services | 60 | 204 | 240 | 253 | 498 | 695 | $\begin{array}{r} 3-30- \\ 22 \end{array}$ | $\begin{array}{\|c} \text { \#8- } \\ 10-22 \end{array}$ | 221 - Consideration of General Orders LO unti 2/17I <br> 238-Special Orders. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1091 by Representative(s) Soper and Weissman, Tipper; also Senator(s) Gardner and Bridges-Concerning the online availability of opinions issued by Colorado courts, and, in connection Committee on Judiciary therewith, making an appropriation. | 60 | 1212* | 1248* | 1288 | 1692 | 2037 | $\begin{array}{r} 5-20- \\ 22 \end{array}$ | $\begin{array}{r} \# 8 \\ 10-22 \end{array}$ | 132-R to Committee on Appropriations. <br> 1248-Special Orders. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |

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| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br> $*$ Amended OTHER ACTION <br> PI Postponed Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1102 by Representative(s) Ortiz and Sullivan; also Senator(s) Gardner and Hinrichsen-Concerning protected classes in fair housing practices, and, in connection therewith, including a veteran or military status as a protected class. <br> Committee on State, Civic, Military, \& Veterans Affairs | 62 | $109$ | $128^{*}$ | 138 | 515* | 695 | $\begin{array}{r} 4-4-4 \\ 22 \end{array}$ | $\begin{array}{\|c} \hline \# 8- \\ 10-22 \end{array}$ | 524 - Consideration of Senate amendments LO until 3/18. <br> 543 - Consideration of Senate amendments LO until $3 / 21$. <br> 573 - House concurred in Senate amendments and repassed bill, as amended. <br> 573-Representative Gray excused from voting under House Rule 21(c). <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1103 by Representative(s) Exum and Ricks; also Senator(s) Coram and Fields--Concerning the creation of a Delta Sigma Theta Sorority special license plate, and, in connection therewith, making an appropriation. Committee on Transportation \& Local Government | 62 | 844* | 848*- | 905 | 1347 | 2037 | $\begin{array}{r} 5-27- \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 93-R to Committee on Finance. <br> 303 - R to Committee on Appropriations. <br> 846-Special Orders. <br> 867 - Third Reading L̇O until 4/8. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1104 by Representative(s) Boesenecker; also Senator(s) Priola and Bridges--Concerning public recreational trails in electric transmission corridors of the state, and, in connection therewith, encouraging transmission providers to enter into written agreements for the construction and maintenance of powerline trails and requiring transmission providers to provide informational resources and notify local governments regarding the potential for powerline trails when planning for the expansion or construction of transmission corridors. <br> Committee on Transportation \& Local Government | 62 | 237* | 286* | 295 | 584* | 901 | $\begin{array}{r} 4-13- \\ 22 \end{array}$ | $\begin{array}{r} 4-13- \\ 22 \end{array}$ | 278-Consideration of General Orders LO until 2/23. <br> 597 - Consideration of Senate amendments LO until 3/23. <br> 644 - House concurred in Senate amendments and repassed bill, as amended. |

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| $\begin{gathered} \text { BILL NUMBER } \\ \text { SUBJECT TITLE } \\ \text { SPONSOR } \\ \text { COMMITTEE ASSIGNMENT } \end{gathered}$ |  |  |  |  |  |  |  |  | OTHER ACTION |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1109 by Representative(s) Woog and Bird; also Senator(s) Liston and Kolker--Concerning the creation of a sales and use tax exemption for an on-demand air carrier's aircraft. <br> Committee on Business Affairs \& Labor | 62 |  |  |  |  |  |  |  | 261 - R* to Committee on Finance. <br> 380-R to Committee on Appropriations. <br> 2035 - No final action in House. Bill deemed Lost. |
| HB22-1110 by Representative(s) Boesenecker and Bradfield; also Senator(s) Story---Concerning the circumstances under which a board of education may meet in executive session when selecting a chief executive officer. Committee on Education | 67 | 235 | 286 | 294 | 498* | 695 | $\begin{array}{r} 4-4-4 \\ 22 \end{array}$ | 4-4- | 278 - Consideration of General Orders LO until 2/23. <br> 513-Consideration of Senate amendments LO until 3/17. <br> 524 - Consideration of Senate amendments LO until 3/18. <br> 543 - Consideration of Senate amendments LO until 3/21. <br> 572 - House concurred in Senate amendments and repassed bill, as amended. |
| HB22-1111 by Representative(s) Amabile; also Senator(s) Rankin and Fenberg--Concerning insurance coverage for insured losses incurred as a result of a declared fire disaster, and, in connection therewith, making an appropriation. <br> Committee on Business Affairs \& Labor | 67 | 455* | 493* | 506 | 1153* | 2037 | $\begin{array}{r} 6-2 \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 184 - $\mathrm{R}^{*}$ to Committee on Appropriations. <br> 482-Consideration of General Orders LO until 3/15. <br> 1177 - Consideration of Senate amendments LO until 4/22. <br> 1208 - House concurred in Senate amendments and repassed bill, as amended. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1112 by Representative(s) Daugherty; also Senator(s) Gonzales--Concerning the notices required pertaining to on-the-job injuries covered by workers' compensation insurance. Committee on Business Affairs \& Labor | 67 | 261* | 287* | 297 | 464 | 527 | $\begin{array}{r} 3-24- \\ 22 \end{array}$ | $\begin{array}{r} \# 8-1 \\ 10-22 \end{array}$ | \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1113 by Representative(s) Van Beber and Kipp; also Senator(s) Kirkmeyer and Ginal-Concerning amending the appeals procedures in dependency and neglect cases to minimize delay in achieving permanency for children. <br> Committee on Public \& Behavioral Health \& Human Services | 67 | 289 | 345 | 362 | 527 | 695 | $\begin{array}{r} 3-30- \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 312-Consideration of General Orders LO until 3/2. <br> 317 - Senator Coram removed as prime sponsor. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |

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| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br> $*$ Amended OTHER ACTION <br> PI Postponed Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1118 by Representative(s)Daugherty; also <br> Senators) Koller--Concerning limitations on <br> purchasers' claims for sales and use tax <br> refunds. <br> Committee on Finance | 67 | 530 | 541* | 564 | 839 | 1109 | $\begin{array}{r} 4-21- \\ 22 \end{array}$ | $\begin{array}{\|r\|} \hline 4-21 \\ \hline 22 \\ \hline \end{array}$ | 380 - $R^{*}$ to Committee on Appropriations. <br> 540 - Special Orders. |
| HB22-1119 by Representative(s) Gray and Weissman; also Senator(s) Winter--Concerning civil liability for presenting false claims for payment to the state, and, in connection <br> Committee on Judiciary therewith, making an appropriation. | 68 | 1213* | 1374* | 1411 | 1822* | 2037 | $\begin{array}{r} 6-7- \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 892- R* to Committee on Finance. <br> 1106 - R* to Committee on Appropriations. <br> 1337 - Consideration of General Orders LO until 4/27. <br> 1366 - Special Orders. <br> 1946 - House concurred in Senate amendments and repassed bill, as amended. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1120 by Representative(s) Van Winkle and Neville; also Senator(s) Woodward and Bridges-Concerning the recreation of the school security disbursement program to provide funding for local education providers to implement school security improvements to prevent incidents of school violence. <br> Committee on Education <br> HB22-1121 by Representative(s) Cutter--Concerning supporting local media. <br> Committee on Business Affairs \& Labor | 68 68 | 981 | 1000* | 1012 | 1692 | 2037 | $\begin{array}{r} 5-19-22 \\ 2 \end{array}$ | $\begin{array}{r} 5-19- \\ 22 \end{array}$ | 458 - $\mathrm{R}^{*}$ to Committee on Appropriations. <br> 1000 - Special Orders. <br> 456- $\mathrm{R}^{*}$ to Committee on Finance. <br> 597 - R* to Committee on Appropriations. <br> 2035 - No final action in House. Bill deemed Lost. |

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| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |   OTHER ACTION <br> $*$  Amended <br> PI Postponed Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1148 by Representative(s) Catlin and Roberts; also Senator(s) Coram and Ginal--Concerning the establishment of a pilot program to implement a remote camera wildfire alert system, and, in connection therewith, making an appropriation. <br> Committee on Agriculture, Livestock, \& Water | 110 |  |  |  |  |  |  |  | 336 - R* to Committee on Appropriations. <br> 2036 - No final action in House. Bill deemed Lost. |
| HB22-1149 by Representative(s) Lynch and Bird; also Senator(s) Rankin and Hansen--Concerning the expansion of the advanced industry investment tax credit, and, in connection <br> Committee on Finance therewith, making an appropriation. | 110 | 1358* | 1368* | 1409 | 1822* | 2037 | $\begin{array}{r} 6-3- \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 339 - R* to Committee on Appropriations. <br> 1366-Special Orders. <br> 1939 - House concurred in Senate amendments and repassed bill, as amended. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1150 by Representative(s) Bockenfeld and Exum; also Senator(s) Cooke and Fields-Concerning the elimination of signature requirements for persons who are alleged to have violated certain offenses. <br> Committee on Judiciary | 110 | 223 | 255 | 271 | 483* | 695 | $\begin{array}{r} 3-30- \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 255-Special Orders. <br> 498 - Consideration of Senate amendments LO until 3/16. <br> 513 - Consideration of Senate amendments LO until 3/17. <br> 524 - Consideration of Senate amendments LO until 3/18. <br> 543 - Consideration of Senate amendments LO until $3 / 21$. <br> 571 - House concurred in Senate amendments and repassed bill, as amended. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1151 by Representative(s) Catlin and Roberts; also Senator(s) Bridges and Simpson--Concerning measures to incentivize water-wise landscapes, and, in connection therewith, creating a state program to finance the voluntary replacement of irrigated turf and making an appropriation. <br> Committee on Agriculture, Livestock, \& Water | 111 | 1589* | 1605* | 1647 | 1822* | 2037 | $\begin{array}{r} 6-8- \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 337 - $\mathrm{R}^{*}$ to Committee on Appropriations. <br> 1605 - Special Orders. <br> 1949 - House concurred in Senate amendments and repassed bill, as amended. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |

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| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  | $*$   <br> PI Amended OTHER ACTION <br> R Postponed Indefinitely  <br> R Referred  <br> RC Rereferred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | 112 | 278 | 310 | 321 | 825* | 1109 | $\begin{array}{r} 4-25- \\ 22 \end{array}$ | $\begin{array}{r} -25 \\ \hline 42 \\ \hline \end{array}$ | 302 - Consideration of General Orders LO until 2/25. <br> 834 - Consideration of Senate amendments LO until 4/5. <br> 850 - $\begin{aligned} & \text { House concurred in Senate amendments and repassed } \\ & \text { bill, as amended. }\end{aligned}$ |
| HB22-1166 by Representative(s) Lynch and Weissman; also Senator(s) Rankin and Woodward-Concerning the adoption of incentives to promote the timber industry in Colorado, and, in connection therewith, creating an internship program in the Colorado state forest service, extending an existing sales and use tax exemption to cover the sales, storage, and use of wood harvested in Colorado, and creating a state income tax credit for the purchaste of qualifying items used in timber production. <br> Committee on Energy \& Environment | 113 |  |  |  |  |  |  |  | 814- $\mathrm{R}^{*}$ to Committee on Finance. <br> 1182 - R to Committee on Appropriations. <br> 2036 - No final action in House. Bill deemed Lost. |
| $\begin{array}{\|cc\|}\text { HB22-1167 } & \begin{array}{c}\text { by Representative(s) } \\ \text { temporary } \\ \text { treatment. }\end{array} \\ \text { Comatry decision-makers for medical }\end{array}$ | 113 |  |  |  |  |  |  |  | 290 - PI. |
| HB22-1168 by Representative(s) McKean and Mullica, Bockenfeld, Bradfield, Catlin, Geitner, Gray, Holtorf, Lynch, Pelton, Pico, Ransom, Rich, Roberts Van Senator'(s) Woodward and Ginal--Concerning permitting public schools to provide a hunter education course to seventh grade students. Committee on Agriculture, Livestock, \& Water | 113 | 314* | 345* | 361 | 719* | 1109 | $\begin{array}{r} 4-21- \\ 22 \end{array}$ | $\begin{array}{\|} \text { \#8- } \\ 10-22 \end{array}$ | 336 - Consideration of General Orders LO until 3/2 <br> 761 - Consideration of Senate amendments LO until $3 / 31$. <br> 803 - House concurred in Senate amendments and repassed bill, as amended. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |

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| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br>   OTHER ACTION <br> PI Amended Postponed Indefinitely <br> $R$ Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1174 by Representative(s) McCluskie, Herod, Ransom; also Senator(s) Moreno, Hansen, Rankin--Concerning a supplemental appropriation to the department of higher education. <br> Committee on Appropriations | 120 | 130 | 141 | 156 | 248 | 315 | $\begin{array}{r} 3-1 \\ 22 \end{array}$ | $\begin{array}{r} 3-1- \\ 22 \end{array}$ | 140-Special Orders. |
| HB22-1175 by Representative(s) McCluskie, Herod, Ransom; also Senator(s) Moreno, Hansen, Rankin--Concerning a supplemental appropriation to the department of human services. <br> Committee on Appropriations | 120 | 130 | 142 | 159 | 248 | 315 | $\begin{array}{r} 3-7-7 \\ 22 \end{array}$ | $\begin{array}{r} 3-7- \\ 22 \end{array}$ | 140-Special Orders. |
| HB22-1176 by Representative(s) McCluskie, Herod, Ransom; also Senator(s) Moreno, Hansen, Rankin--Concerning a supplemental appropriation to the judicial department. <br> Committee on Appropriations | 120 | 130 | 142 | 159 | 248 | 315 | $\begin{array}{r} 3-1 \\ 22 \end{array}$ | $3-1$ 22 | 140-Special Orders. |
| HB22-1177 by Representative(s) McCluskie, Herod, Ransom; also Senator(s) Moreno, Hansen, Rankin--Concerning a supplemental appropriation to the department of natural resources. <br> Committee on Appropriations | 120 | 130 | 142 | 160 | 248 | 315 | $\begin{array}{r} 3-1 \\ 22 \end{array}$ | $\begin{array}{r} 3-1 \\ 22 \end{array}$ | 140-Special Orders. |
| HB22-1178 by Representative(s) McCluskie, Herod, Ransom; also Senator(s) Moreno, Hansen, Rankin--Concerning a supplemental Committee on Appropriations appropriation to the department of personnel. | 120 | 130 | 143 | 162 | 248 | 315 | $\begin{array}{r} 3-1 \\ 22 \end{array}$ | $3-1$ 22 | 140-Special Orders. |

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| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  | $*$   <br>   OTHEnded <br> PI Postponed Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LC Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1179 by Representative(s) <br> Ransom; also Senator(s) Moreno, Hansen, <br> R Moren <br>  Rankin--Concerning a suplemental <br> appropriation to the department of public  <br> health and environment.  | 120 | 130 | 143 | 162 | 248 | 315 | $\begin{array}{r} 3-7-7 \\ 22 \end{array}$ | $\begin{array}{r} -7-7- \\ 22 \end{array}$ | 140-Special Orders. |
| HB22-1180 by Representative(s) McCluskie, Herod, Ransom; also Senator(s) Moreno, Hansen, Rankin--Concerning a supplemental appropriation to the department of public sapety. <br> Committee on Appropriations | 120 | 130 | 143 | 163 | 248 | 315 | $\begin{array}{r} 3-1 \\ 22 \end{array}$ | $\begin{array}{r} 3-1- \\ 22 \end{array}$ | 140-Special Orders. |
| HB22-1181 by Representative(s) McCluskie, Herod, Ransom; also Senator(s) Moreno, Hansen, Rankin--Concerning a supplemental appropriation to the department of revenue. <br> Committee on Appropriations | 120 | 130 | 143 | 164 | 248 | 315 | $\begin{array}{r} 3-1 \\ 22 \end{array}$ | $\begin{array}{r} 3-1- \\ 22 \end{array}$ | 140-Special Orders. |
| HB22-1182 by Representative(s) McCluskie, Herod; also Senator(s) Moreno, Hansen, Rankin-Concerning a supplemental appropriation to the department of state. <br> Committee on Appropriations | 120 | 131 | 144 | 164 | 248 | 315 | $3-7-2$ 22 | 3-7-7 | 140-Special Orders. |
| HB22-1183 by Representative(s) McCluskie, Amabile, Bernett, Gray, Herod, Hooton, McCormick, Ransom; also Senator(s) Moreno, Fenberg, Hansen, Jaquez Lewis, Rankin, Story-Concerning a supplemental appropriation to <br> Committee on Appropriations the department of the treasury. | 121 | 131 | 144 | 165 | 248 | 315 | $\begin{array}{r} 3-1 \\ 22 \end{array}$ | $\begin{array}{r} 3-1 \\ 22 \end{array}$ | 140-Special Orders. |

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| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br> $*$ Amended OTHER ACTION <br> PI Postponed Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | 121 | 131 | 145 | 169 | 248 | 315 | $\begin{array}{r} 3-7-7 \\ \hline 22 \end{array}$ | $\begin{array}{r} 3-7 \\ 22 \end{array}$ | 140-Special Orders. |
| HB22-1185 by Representative(s) McCluskie, Herod, Ransom; also Senator(s) Moreno, Hansen, Rankin--Concerning funding for capital construction information technology, and making supplemental appropriations in connection therewith. <br> Committee on Appropriations | 121 | 131 | 145 | 170 | 248 | 315 | $\begin{array}{r} 3-7-7 \\ 22 \end{array}$ | $\begin{array}{r} 3-7-7 \\ 22 \end{array}$ | 140-Special Orders. |
| HB22-1186 by Representative(s) Herod and McCluskie, Ransom; also Senator(s) Hansen and Moreno, Rankin--Concerning adjustments to school funding for the 2021-22 budget year, and, in connection therewith, making and <br> Committee on Appropriations reducing an appropriation. | 121 | 131 | 144 | 165 | 248 | 315 | $\begin{array}{r} 3-1- \\ 22 \end{array}$ | $\begin{array}{r} 3-1 \\ 22 \end{array}$ | 140-Special Orders. |
| HB22-1187 by Representative(s) Herod, McCluskie, Ransom; also Senator(s) Hansen and Rankin, Moreno---Concerning extending statutory deadlines for COVID-19 relief programs within the office of economic development. <br> Committee on Appropriations | 121 | 131 | 144 | 166 | 248 | 315 | $\begin{array}{r} 3-7- \\ 22 \end{array}$ | $\begin{array}{r} 3-7 \\ 22 \end{array}$ | 140-Special Orders. |

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| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br> $*$ Amended OTHER ACTION <br> PI Postponed Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1188 by Representative(s) Herod and McCluskie, <br>  Ransom; also Senator(s) Moreno and Rankin, <br> Hansen--Concerning authorizing money in the  <br> the healthcare  <br> ARPA  <br> affordability and susthina  <br> aftinability fee cash fund  <br> to be used for home- and community-based  <br> services that are ineligible for a federal match  <br> but otherwise authorized pursuant to the  <br> federal "American Rescue Plan Act of 2021".  | 121 | 131 | 144 | 167 | 248 | 315 | $\begin{array}{r} 3-7- \\ 22 \end{array}$ | $\begin{array}{r} 3-7- \\ 22 \end{array}$ | 140-Special Orders. |
| HB22-1189 by Representative(s) Herod and McCluskie, Ransom, Young; also Senator(s) Moreno and Rankin, Hansen---Concerning the extension of deadlines for training for providers across the state in cross-system behavioral health crisis response as it relates to persons with intellectual and developmental disabilities. <br> Committee on Appropriations | 121 | 131 | 144 | 167 | 248 | 315 | $\begin{array}{r} 3-7-7 \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 140-Special Orders. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1190 by Representative(s) Herod and McCluskie, Ransom; also Senator(s) Hansen and Moreno, Rankin--Concerning a supplemental state payment to urban Indian organizations to address health-care disparities among the urban Indian community, and, in connection therewith, making an appropriation. <br> Committee on Appropriations | 122 | 131 | 145 | 168 | 248 | 315 | $\begin{array}{r} 3-7-2 \\ 22 \end{array}$ | $\begin{array}{r} 3-7- \\ 22 \end{array}$ | 140-Special Orders. |

## HISTORY OF HOUSE BILLS

| BILL NUMBER SUBJECT TITLE SPONSOR COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br>   OTHER ACTION <br> PI Amended Postponed Indefinitely <br> $R$ Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1191 by Representative(s) Herod and McCluskie; <br> also Senator(s) Moreno and Jaquez Lewis, <br> Hansen, Rankin--Concerning extending the <br> date by which the department of health care <br> policy and financing shall administer the <br> reproductive health-care program from <br> January 1, 2022, to July 1, 2022. <br> Committee on Appropriations  | 122 | 131 | 145 | 169 | 248 | 315 | $\begin{array}{r} 3-7 \\ 22 \end{array}$ | $\begin{array}{r} 3-7- \\ 22 \end{array}$ | 140-Special Orders. |
| HB22-1192 by Representative(s) Herod and McCluskie, Ransom; also Senator(s) Moreno, Hansen, Rankin--Concerning the Colorado opportunity scholarship initiative's displaced workers grant, and, in connection therewith, codifying the grant and extending a related existing appropriation. <br> Committee on Appropriations | 122 | 131 | 143 | 161 | 248 | 315 | $\begin{array}{r} 3-7-7 \\ 22 \end{array}$ | $\begin{array}{r} 3-7- \\ 22 \end{array}$ | 140-Special Orders. |
| HB22-1193 by Representative(s) Herod and McCluskie, Ransom; also Senator(s) Hansen and Rankin, Moreno--Concerning adjustments to expenditures from funds dedicated to assisting those impacted by the transition to a clean energy economy, and, in connection therewith, making an appropriation. <br> Committee on Appropriations | 122 | 131 | 143 | 161 | 248 | 315 | $\begin{array}{r} 3-7-7 \\ 22 \end{array}$ | $\begin{array}{r} 3-7-7-2 \end{array}$ | 140-Special Orders. |
| HB22-1194 by Representative(s) McCluskie and Ransom, Herod; also Senator(s) Hansen and Rankin, Moreno--Concerning local firefighter safety resources provided through the local Committee on Appropriations firefighter safety and disease prevention fund. | 122 | 131 | 141 | 156 | 248 | 315 | $\begin{array}{r} 3-1 \\ 22 \end{array}$ | $\begin{array}{r} 3-1 \\ 22 \end{array}$ | 140-Special Orders. |

## HISTORY OF HOUSE BILLS

\begin{tabular}{|c|c|c|c|c|c|c|c|c|c|}
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\text { COMMITTEE ASSIGNMENT }
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\] \&  \&  \&  \&  \&  \&  \&  \&  \& \begin{tabular}{lll} 
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\(\star\) \& Amended \& OTHER ACTION \\
PI \& Postponed Indefinitely \\
R \& Referred \\
RR \& Re-referred \\
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HB22-1195 by Representative(s) Herod and Ransom, \\
McCluskie; also Senator(s) Hansen, Moreno, Rankin--Concerning transfers from the
general fund to the capital construction fund. general fund to
\end{tabular} \& 122 \& 131 \& 141 \& 157 \& 248 \& 315 \& \[
\begin{array}{r}
3-7-7 \\
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\] \& 140-Special Orders. \\
\hline \begin{tabular}{l}
HB22-1196 by Representative(s) Herod and Esgar; also Senator(s) Moreno and Pettersen-Concerning a study to evaluate pay equity across all state departments, and, in
connection therewith, making an appropriation. \\
Committee on Appropriations
\end{tabular} \& 122 \& 132* \& 142* \& 158 \& 248 \& 315 \& \[
\begin{array}{r}
3-1 \\
22
\end{array}
\] \& \(3-1-\)
22 \& 140-Special Orders. \\
\hline \begin{tabular}{l}
HB22-1197 by Representative(s) McCluskie and Sirota; also Senator(s) Moreno and Buckner-Concerning the effective date of the
department of early childhood, and, in connection therewith, transferring money from the general fund to the capital construction fund information technology capital account and making an appropriation. \\
Committee on Appropriations
\end{tabular} \& 122 \& 132* \& 142* \& 158 \& 248 \& 315 \& \[
\begin{array}{r}
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\end{array}
\] \& \[
\begin{array}{r}
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\end{array}
\] \& 140-Special Orders. \\
\hline \begin{tabular}{l}
HB22-1198 by Representative(s) Baisley--Concerning requirements for organizations operating medical expense sharing programs in \\
Committee on Health \& Insurance
\end{tabular} \& 123

123 \& \& \& \& \& \& \& \& $835-\mathrm{Pl}$.
667 - PI. <br>

\hline | visitation requirements for health-care facilities. |
| :--- |
| Committee on Health \& Insurance | \& \& \& \& \& \& \& \& \& <br>

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## HISTORY OF HOUSE BILLS



## HISTORY OF HOUSE BILLS



## HISTORY OF HOUSE BILLS



## HISTORY OF HOUSE BILLS

| $\begin{gathered} \text { BILL NUMBER } \\ \text { SUBJECT TITLE } \\ \text { SPONSOR } \\ \text { COMMITTEE ASSIGNMENT } \end{gathered}$ |  |  |  |  |  |  |  |  | $*$   <br>   OTHER ACTION <br> PI Postponed Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1211by Representative(s) Sorer and Gonzales- <br> Gutierrez; also Senator(s) Lee and Gardner-- <br> Concerning the continuation of the committee <br> on juvenile justice reform, and, in connection <br> therewith, implementing the recommendation <br> contained in the 2021 sunset report by the <br> department of regulatory agencies to sunset <br> the committee on juvenile justice reform. | 134 | 304 | 344* | 359* | 599* | 825 | $\begin{array}{r} -7-7- \\ 22 \end{array}$ | \#8- $10-22$ Por- tions on $8-$ $10-22$ and $12-$ $31-22$ | 324 - Consideration of General Orders LO until 3/1. <br> 336 - Consideration of General Orders LO until 3/2. <br> 650 - House concurred in Senate amendments and repassed bill, as amended. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1212 by Representative(s) Ortiz and Williams, Cutter, Michaelson Jenet, Ricks; also Senator(s) Danielson--Concerning the continuation of the regulation of conveyances, and, in connection therewith, implementing the recommendations contained in the 2021 sunset report by the department of regulatory agencies. <br> Committee on Public \& Behavioral Health \& Human Services | 135 | 814 | 820* | 861 | 1443 | 2037 | $\begin{array}{r} 5-26- \\ 22 \end{array}$ | $\begin{array}{r} 5-26- \\ 22 \end{array}$ | 348 - $\mathrm{R}^{*}$ to Committee on Finance. <br> 534 - R to Committee on Appropriations. <br> 818 - Special Orders. <br> 831 - Third Reading L̇O until 4/5. <br> 849 - Third Reading LO until 4/6. |
| HB22-1213 by Representative(s) Young and Pico, Jodeh, Michaelson Jenet; also Senator(s) Buckner-Concerning the continuation of the regulation of speech-language pathologists by the director of the division of professions and occupations in the department of regulatory agencies, and, in connection therewith, implementing the recommendations in the department's sunset review. <br> Committee on Public \& Behavioral Health \& Human Services | 135 | 601 | 633 | 684 | 1006 | 2037 | $\begin{array}{r} 5-31- \\ 22 \end{array}$ | $\begin{array}{r} \# 8- \\ 10-22 \end{array}$ | 348 - R to Committee on Finance. <br> 488 - R to Committee on Appropriations. <br> 631- Special Orders. <br> 666 - Third Reading LO until 3/25. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1214 by Representative(s) Young and Pelton; also Senator(s) Kolker and Priola--Concerning changes to the behavioral health crisis response system. <br> Committee on Public \& Behavioral Health \& Human Services | 135 | 424* | 451* | 479 | 839* | 1109 | $\begin{array}{r} 4-27- \\ 22 \end{array}$ | $\begin{array}{r} 4-27- \\ 22 \end{array}$ | 476 - Third Reading LO until 3/14. <br> 853 - House concurred in Senate amendments and repassed bill, as amended. |

## HISTORY OF HOUSE BILLS

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BILL NUMBER \\
SUBJECT TITLE \\
SPONSOR \\
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\(*\) \& Amended \& OTHER ACTION \\
PI \& Postponed Indefinitely \\
R \& Referred \\
RR \& Re-referred \\
RC \& Reconsideration \\
LO \& Laid Over
\end{tabular} \\
\hline \begin{tabular}{|ll} 
HB22-1215 \& \begin{tabular}{l} 
by Representative(s) McCluskie and Bacon; \\
also Senator(s) Bridges--Concerning \\
expanding opportunities for high school \\
students to enroll in postsecondary courses, \\
and, in connection therewith, making an \\
appropriation.
\end{tabular} \\
on \\
Committee on Education
\end{tabular} \& 135

150 \& 1214* \& 1255* \& 1294 \& 1761 \& 2037 \& $$
\begin{array}{r}
6-3- \\
\hline 22
\end{array}
$$ \& \[

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\begin{array}{r}
6-3 \\
\hline 22
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\] \& | 1015 - R* to Committee on Appropriations. |
| :--- |
| 1248 - Special Orders. $922 \text { - PI. }$ | <br>


\hline | HB22-1217 by Representative(s) Benavidez and Bockenfeld; also Senator(s) Ginal-Concerning measures to prevent catalytic converter theft, and, in connection therewith, making an appropriation. |
| :--- |
| Committee on Judiciary |
| HB22-1218 by Representative(s) Valdez A.; also Senator(s) Winter and Priola--Concerning resource efficiency related to constructing a building for occupancy. |
| Committee on Business Affairs \& Labor | \& 151 \& \[

$$
\begin{gathered}
602^{*} \\
1096^{*}
\end{gathered}
$$
\] \& 633* \& 685

1139 \& 1761* \& 2037

2037 \& $$
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\] \& | 289 - R* to Committee on Appropriations. |
| :--- |
| 631- Special Orders. |
| 666 - Third Reading L̇O until 3/25. |
| 1824 - Consideration of Senate amendments LO until 5/10. |
| 1918 - House concurred in Senate amendments and repassed bill, as amended. |
| 222-R to Committee on Energy \& Environment. |
| 1126 - Special Orders. |
| 1750 - Consideration of Senate amendments LO until 5/6. |
| 1793 - Consideration of Senate amendments LO until 5/9. |
| 1824 - Consideration of Senate amendments LO until 5/10. |
| 1912 - House concurred in Senate amendments and repassed bill, as amended. |
| 2061 - Vetoed by Governor. | <br>

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\end{tabular}

## HISTORY OF HOUSE BILLS



HISTORY OF HOUSE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br> $*$ OTHER ACTION  <br> PI Amended Postonened Indefinitely <br> R Referred  <br> RR Re-refered  <br> RC Reconsideration  <br> LC Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1223by Representative(s) Kipp and Rich; also <br> Senator(s) Coram and Ginal--Concerning <br> property taxation of mobile homes, and, in <br> connection therewith, creating an exemption <br> forlow-value mobile homes and modifying the <br> notice requirements for mobile homes to be <br> sold due to delinquent taxes and making an <br> appropriation. | 177 | 1701* | 1721* | 1755 | 1892 | 2037 | $\begin{array}{r} 6-2-2 \\ 22 \end{array}$ | $\begin{array}{\|r\|} \hline \# 8- \\ 10-22 \end{array}$ | 349 - R* to Committee on Appropriations. <br> 1720-Special Orders. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1224 by Representative(s) Tipper and Soper; also Senator(s) Gonzales--Concerning theft of public benefits. <br> Committee on Judiciary | 177 | 438* | 492* | 503 | 858 | 1109 | $\begin{array}{r} 4-21- \\ 22 \end{array}$ | $\begin{array}{r} 7-1 \\ 22 \end{array}$ | 482-Consideration of General Orders LO until 3/15. |
| HB22-1225 by Representative(s) Hooton and Will, Bernett, Cutter, Froelich, Titone, Weissman; also Senator(s) Fenberg and Jaquez Lewis-Concerning the continuation of the Colorado resiliency office in the department of local affairs, and, in connection therewith, implementing recommendations contained in the 2021 sunset report by the department of regulatory agencies. <br> Committee on Energy \& Environment | 195 | 455 | 494 | 507 | 1277 | 2037 | $\begin{array}{r} 6-2-2 \\ 22 \end{array}$ | $\begin{array}{r} \# 8 \\ 10-22 \end{array}$ | 358 - R to Committee on Appropriations. <br> 482 - Consideration of General Orders LO until 3/15. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1226 by Representative(s) Tipper and Carver; also Senator(s) Jaquez Lewis and Cooke-Concerning the continuation of licensing requirements for massage therapists, and, in connection therewith, implementing the recommendations of the 2021 sunset report <br> Committee on Judiciary by the department of regulatory agencies. | 195 | 371* | 394* | 402 | 789 | 901 | $\begin{array}{r} 4-12- \\ 22 \end{array}$ | $\begin{array}{r} \# 9-1- \\ 22 \end{array}$ | \# - unless a referendum petition is filed within 90 days after sine die. |

## HISTORY OF HOUSE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br>   OTHER ACTION <br> PI Amended Postponed Indefinitely <br> $R$ Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | 195 | 423 | 451 | 478 | 809 | 901 | $\begin{array}{r} 4-12- \\ 22 \end{array}$ | $\begin{array}{\|r\|} \hline \# 8- \\ 10-22 \end{array}$ | 476 - Third Reading LO until 3/14. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1228 by Representative(s) Roberts and Bockenfeld; also Senator(s) Coram--Concerning the continuation of the regulation of preneed funeral contracts, and, in connection therewith, implementing the recommendations contained in the 2021 sunset report by the department of regulatory agencies and <br> Committee on Judiciary making an appropriation. | 195 | 304* | 364* | 373 | 1277* | 2037 | $\begin{array}{r} 6-2 \\ 22 \end{array}$ | $\left\lvert\, \begin{array}{r} \# 8- \\ 10-22 \end{array}\right.$ | 324-Consideration of General Orders LO until3/1. <br> 335 - Consideration of General Orders LO until 3/3. <br> 363-Special Orders. <br> 1300 - Consideration of Senate amendments LO until 4/26. <br> 1337 - Consideration of Senate amendments LO until 4/27. <br> 1383 - Consideration of Senate amendments LO until $4 / 28$. <br> 1432 - House concurred in Senate amendments and repassed bill, as amended. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1229 by Representative(s) Weissman and Soper; also Senator(s) Gardner and Gonzales-Concerning adopting clean-up provisions to Senate Bill 21-271 which enacted the 2021 recommendations of the Colorado commission on criminal and juvenile justice, and, in connection therewith, making an appropriation. <br> Committee on Judiciary | 195 | 356* | 365* | 375 | 584* | 825 | $\begin{array}{r} 4-7- \\ 22 \end{array}$ | Por- tions on $3-$ $1-22$ \&-1- 22 | 212-R to Committee on Appropriations. <br> 363 - Special Orders. <br> 597 - Consideration of Senate amendments LO until 3/23. <br> 645 - House concurred in Senate amendments and repassed bill, as amended. |

HISTORY OF HOUSE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br> $*$ OTHER ACTION  <br> PI Amended Postonened Indefinitely <br> R Referred  <br> RR Re-refered  <br> RC Reconsideration  <br> LC Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1230 by Representative(s) Duran and Exum; also <br> Senator(s) Fields and Priola--Concerning the  <br> employment support and job retention  <br> strvices program, and, in connection  <br> therewith, making an appropriation.  | 195 | 1590* | 1605* | 1646 | 1892 | 2037 | $\begin{array}{r} 5-16 \\ 22 \end{array}$ | $\begin{array}{r} \hline 7-1- \\ \hline 22 \end{array}$ | 525 - R* to Committee on Appropriations. 1605 - Special Orders. |
| HB22-1231 by Representative(s) Van Beber and Valdez D.; also Senator(s) Hisey and Fields-Concerning a bill of rights for foster parents. Committee on Public \& Behavioral Health \& Human Services | 195 | 396* | 404* | 447 | 839* | 1443 | $\begin{array}{r} 5-3- \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 317 - Senator Coram removed as prime sponsor. <br> 403-Special Orders. <br> 421 - Third Reading LO until 3/10. <br> 430 - Third Reading LO until $3 / 11$. <br> 854 - Consideration of Senate amendments LO until 4/8. <br> 929-House concurred in Senate amendments and repassed bill, as amended. <br> \# - Effective 90 days after sine die unless a referendum |
| HB22-1232 by Representative(s) Valdez A. and Titone, Bernett, Cutter, Froelich; also Senator(s) Gonzales--Concerning the continuation of the regulation of persons in connection with the control of asbestos, and, in connection therewith, implementing the recommendations contained in the 2021 sunset report. Committee on Energy \& Environment | 196 | 814 | 820 | 831 | 1347* | 2037 | $\begin{array}{r} 6-3- \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 358 - R to Committee on Finance. <br> 535 - R to Committee on Appropriations. <br> 818 - Special Orders. <br> 1383 - Consideration of Senate amendments LO until 4/28. <br> 1436 - House concurred in Senate amendments and repassed bill, as amended. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1233 <br> by Representative(s) Lontine and Soper, McCormick, Ortiz, Titone; also Senator(s) Simpson and continuation of the regulation of optometry by the state board of optometry, and, in connection therewith, implementing the recommendations in the 2021 sunset report Committee on Health \& Insurance by the department of regulatory agencies. | 196 | 1161 | 1204* | 1288 | 1822* | 2037 | $\begin{array}{r} 6-7- \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 890 - $R^{*}$ to Committee on Finance. <br> 1108 - $R^{*}$ to Committee on Appropriations. <br> 1165 - Special Orders. <br> 1168 - Laid Over, as amended, until 4/22. <br> 1950 - House concurred in Senate amendments and repassed bill, as amended. <br> 2063 - Governor's Signing Statement. <br> \# - Effective 90 days after sine die unless a referendum |

## HISTORY OF HOUSE BILLS



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| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br> $*$ Amended OTHER ACTION <br> PI Postponed Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1243 by Representative(s) Exum and Van Winkle; also Senator(s) Kolker and Hinrichsen-Concerning programs that provide funding to improve school safety, and, in connection <br> Committee on Education therewith, making an appropriation. | 229 | 981* | 1001* | 1012 | 1635* | 2037 | $\begin{array}{r} 5-19 \\ 22 \end{array}$ | $\begin{array}{\|r\|} \hline 5-19- \\ 22 \\ \hline \end{array}$ | 461 - R to Committee on Appropriations. <br> 1000 - Special Orders. <br> 1692 - Consideration of Senate amendments LO until $5 / 5$. <br> 1750 - Consideration of Senate amendments LO until 5/6. <br> 1793 - Consideration of Senate amendments LO until $5 / 9$. <br> 1824 - Consideration of Senate amendments LO until 5/10. <br> 1908 - House concurred in Senate amendments and repassed |
| HB22-1244 by Representative(s)Kennedy and GonzalesGutierrez; also Senator(s) Gonzales-Concerning measures to increase public protection from toxic air contaminants, and, in connection therewith, making an appropriation. <br> Committee on Energy \& Environment | 229 | 1591* | 1725* | 1760 | 1980* | 2037 | $6-2-2$ | $\begin{array}{r} 6-2 \\ 22 \end{array}$ | 939 - $\mathrm{R}^{*}$ to Committee on Appropriations. <br> 1720-Special Orders. <br> 1982 - House concurred in Senate amendments and repassed bill, as amended. |
| HB22-1245 by Representative(s) Daugherty and Van Beber; also Senator(s) Zenzinger-Concerning clarifications related to the foster <br> Committee on Judiciary youth in transition program. | 248 | 371* | 395* | 403 | 598 | 858 | $\begin{array}{r} 4-12- \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1246 by Representative(s) Lontine; also Senator(s) Buckner--Concerning the registration of a pharmacy located within a hospice inpatient unit as a specialized prescription drug outlet, and, in connection therewith, making an appropriation. <br> Committee on Health \& Insurance | 248 | 1216* | 1255* | 1296 | 1822* | 2037 | $\begin{array}{r} 6-8- \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 835-R to Committee on Finance. <br> 982-R to Committee on Appropriations. <br> 1248- Special Orders. <br> 1940 - House concurred in Senate amendments and repassed bill, as amended. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |

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| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br> $*$ Amended OTHER ACTION <br> PI Postponed Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1251 by Representative(s) Roberts; also Senator(s) Bridges--Concerning the creation of the office of cardiac arrest management in the department of public health and environment, and, in connection therewith, making an appropriation. <br> Committee on Health \& Insurance | 268 | 1500* | 1516* | 1552 | 1761 | 2037 | $\begin{array}{r} 6-1- \\ 22 \end{array}$ | $\begin{array}{\|r\|} \hline \text { \#8- } \\ 10-22 \end{array}$ | 867 - R* to Committee on Appropriations. <br> 1504 - Special Orders. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1252 by Representative(s) Bernett; also Senator(s) Kirkmeyer and Jaquez Lewis--Concerning provisions of public school contracts, and, in connection therewith, specifying requirements and limitations for such provisions. <br> Committee on Education | 268 | 461* | 495* | 507 | 789* | 858 | $\begin{array}{r} 4-12- \\ 22 \end{array}$ | $\begin{array}{r} 4-12- \\ 22 \end{array}$ | 482-Consideration of General Orders LO until 3/15. <br> 805 - House concurred in Senate amendments and repassed bill, as amended. |
| HB22-1253 by Representative(s) Ortiz; also Senator(s) Danielson--Concerning the provision of adaptive equipment in rental motor vehicles. Committee on Transportation \& Local Government | 268 | 630* | 688* | 710 | 1131* | 2037 | $\begin{array}{r} 6-2 \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 700 - Consideration of General Orders LO until 3/29 <br> 1146 - Consideration of Senate amendments LO until 4/21. <br> 1177 - Consideration of Senate amendments LO until 4/22. <br> 1207 - House concurred in Senate amendments and repassed bill, as amended. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1254 by Representative(s) Valdez A.; also Senator(s) Winter and Priola--Concerning regulation related to the ownership of a vehicle, and, in connection therewith, making an appropriation. <br> Committee on Transportation \& Local Government | 279 | 1312* | 1330* | 1356 | 1822 | 2037 | $\begin{array}{r} 6-7-7 \\ 22 \end{array}$ | $\begin{array}{r} \# 1-1-1 \\ 23 \end{array}$ | 598 - R to Committee on Finance. <br> 818 - R to Committee on Appropriations. <br> 1326-Special Orders. <br> \# - unless a referendum petition is filed within 90 days after sine die. |

## HISTORY OF HOUSE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br> $*$ Amended OTHER ACTION <br> PI Postponed Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  | - |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1255 by Representative(s) Ortiz and Bradfield, <br> Larson; also Senator(s) Zenzinger and  <br> Kirkmeyer--Concerning measures to improve  <br> postsecondary education outcomes for  <br> students with a disability.  <br> Committee on Education  | 279 | 526* | 568* | 590 | 858 | 1109 | $\begin{array}{r} 4-21- \\ 22 \end{array}$ | $\begin{array}{r} 4-21-1 \\ 22 \end{array}$ |  |  |
| HB22-1256 by Representative(s) Amabile and McCluskie, Pelton; also Senator(s) Moreno and Gardner-Concerning modifications to civil involuntary commitment statutes for persons with mental health disorders, and, in connection therewith, making an appropriation. <br> Committee on Public \& Behavioral Health \& Human Services | 279 | 1471* | 1562* | 1586 | 1762* | 2037 | $\begin{array}{r} 6-8-8 \\ 22 \end{array}$ | $\begin{array}{r} \# 8 \\ 10-22 \\ \text { Por- } \\ \text { tions } \\ \text { on } 8- \\ 10 \\ 22,7- \\ 1-23 \\ \text { and } \\ 7-1 \\ 24 \end{array}$ | 623 - R* to Committee on Appropriations. <br> 1561 - Special Orders. <br> 1824 - Consideration of Senate amendments LO until 5/10. <br> 1932 - House concurred in Senate amendments and repassed bill, as amended. | - |
| HB22-1257 by Representative(s) Weissman and Soper; also Senator(s) Gonzales and Gardner-Concerning the adoption of 2022 recommendations of the Colorado criminal juvenile justice commission regarding sentencing provisions for offenses, and, in connection therewith, making an appropriation. <br> Committee on State, Civic, Military, \& Veterans Affairs | 280 | 356* | 367* | 376 | 584* | 808 | $\begin{array}{r} 4-7- \\ 22 \end{array}$ | $\begin{array}{r} \text { Por } \\ \text { tions } \\ \text { on 4- } \\ 7-22 \\ \& 7-1 \\ 23 \end{array}$ | 315-R to Committee on Judiciary. <br> 340 - $\mathrm{R}^{*}$ to Committee on Appropriations. <br> 363 - Special Orders. <br> 597 - Consideration of Senate amendments LO until 3/23. <br> 647 - House concurred in Senate amendments and repassed bill, as amended. |  |

## HISTORY OF HOUSE BILLS



## HISTORY OF HOUSE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br> $*$ Amended OTHER ACTION <br> PI Postponed Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1262 <br> by Representative(s) Sullivan and Snyder; <br> also Senator(s) Rodriguez and Cooke-- <br> Concerning the continuation of the authority of <br> the director of the division of workers' <br> compensation to impose fines on an employer <br> for a subsequent failure to carry workers' <br> compensation insurance within a specified <br> period after a previous failure, and, in <br> connection therewith, implementing the <br> recommendation in the 2021 sunset report by <br> the department of regulatory agencies. | 306 | 526 | 567 | 590 | 809 | 901 | $\begin{array}{r} 4-12-1 \\ 22 \end{array}$ | $\begin{array}{\|r\|} \hline 4-12- \\ 22 \\ \hline \end{array}$ |  |
| HB22-1263 by Representative(s) Kennedy, Lontine, McCormick; also Senator(s) 'Buckner-Concerning the continuation of licensing requirements for acupuncturists. <br> Committee on Health \& Insurance | 307 | 846 | 847* | 864 | 1347 | 2037 | $\begin{array}{r} 5-26- \\ 22 \end{array}$ | $\left.\begin{array}{r} \# 9-1- \\ 22 \end{array} \right\rvert\,$ | 540- R* to Committee on Finance. <br> 717 - R to Committee on Appropriations. <br> 846-Special Orders. <br> \# - unless a referendum petition is filed within 90 days after sine die. |
| HB22-1264 by Representative(s) Valdez D. and Woodrow, Lynch Pico; also Senator(s) Moreno and Woodward, Kirkmeyer, Zenzinger--Concerning updating references to the federal food and drug administration in the health insurance law. <br> Committee on Agriculture, Livestock, \& Water | 307 | 483 | 510 | 520 | 901 | 1109 | $\begin{array}{r} 4-25- \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 509-Special Orders. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1265 by Representative(s) Exum; also Senator(s) Bridges--Concerning the continuation of the education data advisory committee, and, in connection therewith, implementing the recommendations contained in the 2021 sunset report by the department of regulatory agencies. <br> Committee on Education | 316 | 814 | 821* | 833 | 1277 | 2037 | $\begin{array}{r} 6-8-8 \\ 22 \end{array}$ | $\begin{array}{r} 6-8-8 \\ 22 \end{array}$ | 531 - R* to Committee on Appropriations. <br> 818-Special Orders. |

## HISTORY OF HOUSE BILLS

| BILL NUMBER <br> SUBJECT TITLE SPONSOR COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br> $\star$ Amended OTHER ACTION <br> PI Postponed Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1266 by Representative(s) Tipper and Gray; also <br> Senator(s) Winter--Concerning modifications <br>  <br> to the state employee total compensation <br> philosophy to provide flexibility in state <br> employee total compensation practices. <br> Committee on State, Civic, Military, \& Veterans Affairs  | 316 | 383 | 384 | 391 | 584* | 695 | $\begin{array}{r} 3-30- \\ 22 \end{array}$ | $\begin{array}{\|r\|} \hline 3-30 \\ 22 \end{array}$ | 383-Special Orders. <br> 597 - Consideration of Senate amendments LO until 3/23. <br> 648 - $\begin{aligned} & \text { House concurred in Senate amendments and repassed } \\ & \text { bill, as amended. }\end{aligned}$ |
| HB22-1267 by Representative(s) Valdez A. and Boesenecker, Michaelson Jenet, Amabile, Bacon, Bernett, Caraveo, Cutter, Duran, Froelich, Gonzales-Gutierrez, Gray, Herod, Hooton, Jodeh, Kennedy, Kipp, Lontine, McCormick, McLachlan, Mullica, Sirota, Sullivan, Titone, Young; also Senator(s) Ginal and Fields--Concerning culturally relevant training available to health-care providers, and, in connection therewith, making an appropriation. <br> Committee on Public \& Behavioral Health \& Human Services | 316 | 910* | 934* | 968 | 1761* | 2037 | $\begin{array}{r} 6-8-8 \\ 22 \end{array}$ | $\begin{array}{r} \# 8- \\ 10-22 \end{array}$ | 514 - R* to Committee on Appropriations. <br> 931- Special Orders. <br> 1824 - Consideration of Senate amendments LO until 5/10. <br> 1920 - House concurred in Senate amendments and repassed bill, as amended. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1268 by Representative(s). Holtorf and Amabile; also Senator(s) Ginal and Simpson-Concerning a reporting of medicaid reimbursement rates paid to mental health providers. <br> Committee on Public \& Behavioral Health \& Human Services | 316 | 846 | 848* | 864 | 1347 | 2037 | $\begin{array}{r} 6-3- \\ 22 \end{array}$ | $\begin{array}{r} 6-3 \\ 22 \end{array}$ | 581 - R* to Committee on Appropriations. <br> 846 - Special Orders. |

## HISTORY OF HOUSE BILLS



## HISTORY OF HOUSE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br> $*$ Amended OTHER ACTION <br> PI Postponed Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1273 <br>  <br> by Representative(s) Duran and Sirota; also <br> Senator(s) Fenberg and Pettersen- <br> Concerning protections for election officials. <br> Committee on State, Civic, Military, \& Veterans Affairs | 317 | 899* | 934* | 969 | 1277 | 2037 | $\begin{array}{r} 6-2-2 \\ 22 \end{array}$ | $\begin{array}{r} 6-2-2 \\ 22 \end{array}$ | 931-Special Orders. |
| HB22-1274 by Representative(s) Michaelson Jenet and Larson; also Senator(s) Gonzales-Concerning the continuation of the Colorado interagency working group on school safety, and, in connection therewith, making an appropriation. <br> Committee on Education | 328 | 846* | 848* | 865 | 1892* | 2037 | $\begin{array}{r} 6-8- \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 461-R to Committee on Appropriations. <br> 846-Special Orders. <br> 1974 - House concurred in Senate amendments and repassed |
| HB22-1275 by Representative(s) McLachlan and Larson; also Senator(s) Fields--Concerning the continuation of the school safety resource center advisory board, and, in connection therewith, implementing the recommendation in the department of regulatory agencies' sunset report. <br> Committee on Education | 328 | 461 | 495 | 508 | 789 | 858 | $\begin{array}{r} 4-12- \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 482-Consideration of General Orders LO until 3/15. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1276 <br> by Representative(s) Kipp and Exum; also Senator(s) Moreno--Concerning the continuation of the second chance scholarship program, and, in connection therewith, implementing the recommendation contained in the 2021 sunset report by the department of regulatory agencies to sunset the program. <br> Committee on Education | 328 | 532 | 593 | 680 | 973 | 1188 | $\begin{array}{r} 4-25- \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 651 - Third Reading LO until 3/24. <br> 666 - Third Reading LO until $3 / 25$. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |

## HISTORY OF HOUSE BILLS



## HISTORY OF HOUSE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br> $*$ OTHER ACTION  <br> PI Postponden Indefinitely  <br> R Refferred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | 372 | 432 | 468 | 481 | 657 | 706 | $\begin{array}{r} 4-4-4 \\ 22 \end{array}$ | $4-4-4$ | 452-Special Orders. <br> 453 - Laid Over for continuation of Special Orders until 3/12. |
| HB22-1280 by Representative(s) Snyder and Exum, Bradfield; also Senator(s) Lundeen and Lee-Concerning changing the name of Pikes Peak community college to Pikes Peak state college. <br> Committee on Education | 388 | 693 | 700 | 713 | 973 | 1188 | $\begin{array}{r} 4-22- \\ 22 \end{array}$ | $\begin{array}{\|} 4-22- \\ 22 \end{array}$ | 700-Special Orders. |
| HB22-1281 by Representative(s) Gonzales-Gutierrez and Ricks, Amabile, Bradfield, Michaelson Jenet, Van Beber; also Senator(s) Winter and Rankin--Concerning a program to fund behavioral health-care services, and, in connection therewith, making an appropriation. <br> Committee on Public \& Behavioral Health \& Human Services | 398 | 1114* | 1265* | 1298 | 1822* | 2037 | $\begin{array}{r} 5-18- \\ 22 \end{array}$ | $\begin{array}{r} 5-18- \\ 22 \end{array}$ | 869 - $\mathrm{R}^{*}$ to Committee on Appropriations. <br> 1165 - Special Orders. <br> 1172 - Consideration of Special Orders LO until 4/22. <br> 1248 - Special Orders. <br> 1951 - House concurred in Senate amendments and repassed bill, as amended. |

## HISTORY OF HOUSE BILLS



## HISTORY OF HOUSE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  | $*$   <br> PI Amended OTHER ACTION <br> R Postponed Indefinitely  <br> R Referred  <br> RC Rereferred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| by Representative(s) Neville and Esgar, Daugherty; also Senator(s) Moreno and Cooke--Concerning a prohibition against a hospital taking certain debt collection actions against a patient if the hospital is not in compliance with hospital price transparency laws. <br> Committee on Health \& Insurance | 415 | $1026^{*}$ | 1252* | 1319* | 1635* | 2037 | $\begin{array}{r} 6-8- \\ 22 \end{array}$ | $\begin{array}{\|r\|} \hline \# 8- \\ 10-22 \end{array}$ | 1130 - Consideration of General Orders LO until 4/20. 1144 - Consideration of General Orders LO until 41/21. 1177 - Consideration of General Orders LO until 4/22. 1248 - Special Orders. 1291 - Third Reading LO until $4 / 26$. 1692 - Consideration of Senate amendments LO until $5 / 5$. 1750 - Consideration of Senate amendments LO until $5 / 6$. 1993 - Consideration of Senate amendments LO until $5 / 9$. 1824 - Consideration of Senate amendments LO until 5/10. 1909 - House concurred in Senate amendments and repassed bill, as amended. \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1286 by Representative(s) Esgar and Garnett; also Senator(s) Moreno and Fenberg--Concerning the payment of the expenses of the legislative department. <br> Committee on Appropriations | 415 | 455* | 510* | 519 | 825 | 858 | $\begin{array}{r} 4-12- \\ 22 \end{array}$ | $\begin{array}{r} 4-12- \\ 22 \end{array}$ | 482-Consideration of General Orders LO until 3/15. <br> 495 - Consideration of General Orders LO until 3/16. <br> 509-Special Orders. |
| HB22-1287 by Representative(s) Boesenecker and Hooton, Bacon, Benavidez, Bernett, Caraveo, Cutter, Duran, Gonzales-Gutierrez, Gray, Jodeh, Kennedy, Kipp, Lindsay, McCluskie, McLachlan, Mullica, Ortiz, Ricks, Sirota, Sullivan, Titone, Weissman, Woodrow; also Senator(s) Winter, Coleman, Lee, Story-Concerning protections for mobile home park residents, and, in connection therewith, making an appropriation. <br> Committee on Transportation \& Local Government | 416 | 1115* | 1267* | 1299 | 1794* | 2037 | $\begin{array}{r} 5-26- \\ 22 \end{array}$ | $\begin{aligned} & \# 10- \\ & 1-22 \end{aligned}$ | 674 - R* to Committee on Appropriations. <br> 1177 - Consideration of General Orders LO until 4/22. <br> 1248 - Special Orders. <br> 1824 - Consideration of Senate amendments LO until 5/10. <br> 1935 - House concurred in Senate amendments and repassed bill, as amended. <br> \# - unless a referendum petition is filed within 90 days after sine die. |

## HISTORY OF HOUSE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  | $*$   <br> Amended OTHER ACTION  <br> PI Postponed Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | 426 | 527 | 542* | 566 | 1006 | 1188 | $5-2$ | $5-2-$ | 540-Special Orders. |
| $\begin{array}{rr}\text { HB22-1289 } & \text { by Representative(s) Gonzales-Gutierrez and } \\ \text { McCluskie; also Senator(s) Moreno and } \\ \text { Fields--Concerning improving access to } \\ \text { health benefits for economically insecure } \\ \text { Colorado families by enhancing public health } \\ \text { programs, and, in connection therewith, } \\ \text { making an appropriation. } \\ \text { Committee on Public \& Behavioral Health \& Human Services }\end{array}$ | 426 | 1116* | 1141* | 1193 | 1761* | 2037 | $\begin{array}{r} 6-7- \\ 22 \end{array}$ | $\begin{array}{r} 6-7-7 \\ 22 \end{array}$ | 705 - $\mathrm{R}^{*}$ to Committee on Appropriations. <br> 1126 - Special Orders. <br> 1130 - Consideration of Special Orders LO until 4/20. <br> 1177 - Third Reading LO until 4/22. <br> 1824 - Consideration of Senate amendments LO until 5/10. <br> 1922 - House concurred in Senate amendments and repassed bill, as amended. |
| HB22-1290 by Representative(s) Titone and Ortiz; also Senator(s) Zenzinger and Coram--Concerning changes to medicaid to allow for expedited repairs to complex rehabilitation technology, and, in connection therewith, making an appropriation. <br> Committee on Health \& Insurance | 427 | 1163* | 1200* | 1282 | 1761 | 2037 | $\begin{gathered} 6-2-2 \\ 22 \end{gathered}$ | $\begin{array}{r} 6-2 \\ 22 \end{array}$ | 623 - R to Committee on Appropriations. <br> 1165-Special Orders. <br> 1172 - Consideration of Special Orders LO until 4/22. |
| HB22-1291 by Representative(s) Weissman; also Senator(s) Ginal--Concerning the sunrise review of a proposed regulation of an unregulated professional or occupational group. <br> Committee on State, Civic, Military, \& Veterans Affairs | 427 | 858 | 884 | 907 | 1305 | 2037 | $\begin{array}{r} 5-25- \\ 55 \end{array}$ | $\begin{gathered} \text { Por- } \\ \text { tions } \\ \text { on } 7- \\ 1-22 \\ \& 10 \\ 16-22 \end{gathered}$ | 883-Special Orders. |

## HISTORY OF HOUSE BILLS



HISTORY OF HOUSE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br>    <br> RI Amended OTHER ACTION <br> Rostponed Indefinitely   <br> R Referred  <br> R Re-referred  <br> RC Reconsideration  <br> LO   <br> Laid Over   |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1295 by Representative(s) Sirota and Garnett; also Senator(s) Buckner and Fenberg---Concerning the department of early childhood, and, in connection therewith, establishing the duties of the department of early childhood and the executive director of the department, relocating early childhood programs from the departments of human services and education to the department of early childhood, creating the Colorado universal preschool program, and making and adjusting appropriations. <br> Committee on Education | 464 | 604* | 661* | 687 | 1062* | 1304 | $\begin{array}{r} 4-25- \\ 22 \end{array}$ | Por- tions on $4-$ $25-$ $22-7-$ $1-22$, $\& 1-9-3$ 23 | 544 - R* to Committee on Appropriations. <br> 631-Special Orders. <br> 634 - LO* until $3 / 24$. <br> 1091 - House concurred in Senate amendments and repassed bill, as amended. |
| HB22-1296 by Representative(s)Mullica and Van Winkle; also Senator(s) Priola--Concerning the definition of a nursing home for purposes of the residential real property classification. Committee on Health \& Insurance | 464 | 991* | 1001* | 1013 | 1391 | 2037 | $\begin{array}{r} 6-2 \\ 22 \end{array}$ | $\left.\begin{array}{r} \# 8 \\ 10-22 \end{array} \right\rvert\,$ | 1000-Special Orders. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1297 by Representative(s) Kipp and Neville; also Senator(s) Bridges and Scott--Concerning the designation of daylight saving time as the standard year-round time within the state when allowed by federal law. <br> Committee on State, Civic, Military, \& Veterans Affairs | 464 | 718* | 806* | 822 | 1131 | 2037 | $\begin{array}{r} 6-2 \\ 22 \end{array}$ | $\begin{array}{r} \# 8 \\ 10-22 \end{array}$ | 806-Special Orders. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1298 by Representative(s) Mullica; also Senator(s) Jaquez Lewis and Hinrichsen--Concerning a transfer from the general fund to the division of professions and occupations cash fund in the 2022-23 state fiscal year to facilitate fee relief for health-care providers regulated by the state board of nursing. <br> Committee on Finance the state board of nursing. | 484 | 846 | 848 | 865 | 1347 | 1821 | $\begin{array}{r} 5-18- \\ 22 \end{array}$ | $\begin{array}{r} 5-18- \\ 22 \end{array}$ | 666-R to Committee on Appropriations. <br> 846-Special Orders. |

## HISTORY OF HOUSE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br> $*$ Amended OTHER ACTION <br> PI Postponed Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1299 by Representative(s) Young; also Senator(s) <br> Kolker and Fields--Concerning a transfer from <br> the general fund to the division of professions <br>  and occupations cash fund in the 2022-23 <br> state fiscal year to facilitate fee relief for  <br> mental health professionals regulated by by  <br> boards in the department of regulatory  <br> agencies.  | 484 | 846 | 848 | 866 | 1347 | 1821 | $\begin{array}{r} 5-17- \\ 22 \end{array}$ | $\begin{array}{\|r\|} \hline 5-17- \\ 22 \\ \hline \end{array}$ | 717 - R to Committee on Appropriations. <br> 846-Special Orders. |
| HB22-1300 by Representative(s) Carver and Daugherty, Pico; also Senator(s) Fields and Gardner-Concerning local enforcement against human trafficking by allowing the adoption of local ordinances to prevent human traffickingrelated offenses in illicit businesses represented as massage businesses. <br> Committee on Judiciary | 498 | 672* | 701* | 714 | 1277 | 2037 | $6-8-$ | $\begin{array}{\|} \text { \#8- } \\ 10-22 \end{array}$ | 700-Special Orders. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1301 by Representative(s) Soper and Roberts, Holtorf, McLachlan, Pelton, Rich, Titone, Will; also Senator(s) Donovan and Simpson-Concerning the treatment of controlled environment agricultural facilities for property tax purposes. <br> Committee on Transportation \& Local Government | 498 | 1038* | 1061* | 1090 | 1576* | 2037 | $\begin{array}{r} 5-20- \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 1055-Special Orders. <br> 1633 - Consideration of Senate amendments LO until 5/4. <br> 1692 - Consideration of Senate amendments LO until 5/5. <br> 1750 - Consideration of Senate amendments LO until 5/6. <br> 1793 - Consideration of Senate amendments LO until 5/9. <br> 1824 - Consideration of Senate amendments LO until 5/10. <br> 1907 - House concurred in Senate amendments and repassed bill, as amended. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |

## HISTORY OF HOUSE BILLS



## HISTORY OF HOUSE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br> $*$ Amended OTHER ACTION <br> PI Postponed Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1305 by Representative(s) Caraveo and Gray; also <br> Senator(s) Winter and Coleman--Concerning  <br> a temporary reduction of the premium an  <br> employer must pay for each of its employees  <br> for the purposes of the "Paid Family and  <br> Medical Leave Insurance Act".  <br> Committee on Finance  | 560 | 915 | 934 | 968 |  |  |  |  | 717 - R to Committee on Appropriations. <br> 931- Special Orders. <br> 1635-Pl in Senate. |
| HB22-1306 by Representative(s) Titone and Baisley, Bernett; also Senator(s) Bridges and Priola, Kolker---Concerning broadband deployment grant processes implemented by the broadband deployment board. <br> Committee on Transportation \& Local Government | 560 | 878* | 983* | 989 | 1443 | 2037 | $6-2-2$ | $6-2-$ | 939 - Consideration of General Orders LO unti 4/11. <br> 952-Special Orders. <br> 952 - Consideration of Special Orders LO until 4/12. <br> 972 - Special Orders moved to General Orders and LO until 4/12. <br> 983-Special Orders. |
| HB22-1307 by Representative(s) Valdez D. and Pico, Lynch, Woodrow; also Senator(s) Moreno, Kirkmeyer, Woodward, Zenzinger-Concerning technical changes to the practice acts regulating mental health providers. <br> Committee on Public \& Behavioral Health \& Human Services | 560 | 784 | 807 | 823 | 1131 | 2037 | $\begin{array}{r} 5-20- \\ 22 \end{array}$ | $\begin{array}{\|c} \# 8- \\ 10-22 \end{array}$ | 806-Special Orders. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1308 by Representative(s) McCormick; also <br> Senator(s) Donovan--Concerning the creation of the Colorado agricultural workforce services program in the department of agriculture to provide resources specific to agricultural employment, and, in connection therewith, making an appropriation. <br> Committee on Agriculture, Livestock, \& Water | 560 | 1501* | 1515* | 1549 | 1823* | 2037 | $\begin{array}{r} 6-3- \\ 22 \end{array}$ | $\begin{array}{\|} \text { \#8- } \\ 10-22 \end{array}$ | 855 - $\mathrm{R}^{*}$ to Committee on Appropriations. <br> 1504-Special Orders. <br> 1955 - House concurred in Senate amendments and repassed bill, as amended. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |

## HISTORY OF HOUSE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br> $*$ Amended OTHER ACTION <br> PI Postponed Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1309 by Representative(s) <br>  Wroelich; also Senator(s) <br>  Wuthor and Jaquez <br>  Lewist--Concerning of a hospital the dispense a sevene <br> day supply of drugs to a victim of sexual  <br> assault in order to treat sexually transmitted  <br> infections.  | 585 | 986 | 1060* | 1086 | 1530 | 2037 | $\begin{array}{r} 5-26-1 \\ 22 \end{array}$ | $\begin{array}{\|r\|} \hline 5-26- \\ 22 \\ \hline \end{array}$ | 1055-Special Orders. |
| HB22-1310 by Representative(s) Larson and Kipp; also Senator(s) Bridges and Woodward-Concerning the alignment of the state income tax deduction for contributions to a 529 account with the changes in the federal "Setting Every Community Up for Retirement Enhancement Act of 2019" that allows taxprograms. <br> Committee on Education | 585 | 1163 | 1200* | 1283 | 1692 | 2037 | $\begin{array}{r} 6-3 \\ 22 \end{array}$ | $\left.\begin{array}{r} \# 1-1 \\ 23 \end{array} \right\rvert\,$ | 808 - R to Committee on Finance. <br> 1108 - R to Committee on Appropriations. <br> 1165 - Special Orders. <br> 1172 - Consideration of Special Orders LO until 4/22. <br> \# - unless a referendum petition is filed within 90 days after sine die. |
| HB22-1311 by Representative(s) Pico and Woodrow, Lynch, Valdez D.; also Senator(s) Woodward, Kirkmeyer, Moreno, Zenzinger--Concerning the correction of technical defects, with the gasoline and special fuel tax in 2021. <br> Committee on Transportation \& Local Government | 585 | 878 | 885 | 908 | 1277 | 2037 | $\begin{array}{r} 6-8-1 \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 883-Special Orders. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1312 by Representative(s) Lynch and Woodrow, Pico, Valdez D.; also Senator(s) Moreno and Woodward, Kirkmeyer, Zenzinger-Concerning modifications to sales tax statutes in order to address certain defects and anachronisms. <br> Committee on Business Affairs \& Labor | 585 | 915 | 962 | 979 | 1391 | 2037 | $\begin{array}{r} 5-20- \\ 22 \end{array}$ | $\begin{array}{\|} \text { \#8- } \\ 10-22 \end{array}$ | 952-Special Orders. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |

## HISTORY OF HOUSE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br>   OTHER ACTION <br> PI Amended Postponed Indefinitely <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | 586 | 855* | 884* | 906 | 1347 | 2037 | $\begin{array}{r} 6-3- \\ \hline 22 \end{array}$ | $\begin{array}{r} 6-3 \\ \hline 22 \end{array}$ | 883-Special Orders. |
| HB22-1314 by Representative(s) Ricks and Hooton; also Senator(s) Gonzales and Sonnenberg-Concerning the rights of a person with ownership interest in a vehicle that has been towed from private property without the person's consent, and, in connection therewith, making an appropriation. <br> Committee on Business Affairs \& Labor | 586 | 1417* | 1427* | 1466 | 1823* | 2037 | $\begin{array}{r} 6-7- \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 1223 - $\mathrm{R}^{*}$ to Committee on Appropriations. <br> 1424-Special Orders. <br> 1956 - Consideration of Senate amendments LO until 5/11. <br> 1960 - House concurred in Senate amendments and repassed bill, as amended. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1315 by Representative(s) Snyder and Rich; also Senator(s) Hansen and Priola--Concerning a statewide communication system for referral to essential services, and, in connection therewith, requiring general fund appropriations to be made to the department of human services for the issuance of annual grants to help fund the system and making an appropriation. <br> Committee on Transportation \& Local Government | 658 | 1653* | 1674* | 1696 | 1822 | 2037 | $\begin{array}{r} 6-3 \\ 22 \end{array}$ | $\begin{array}{r} 6-3 \\ 22 \end{array}$ | 878-R to Committee on Appropriations. <br> 1673 - Special Orders. |
| HB22-1316 by Representative(s) McCormick and Catlin; also Senator(s) Donovan and Simpson-Concerning the funding of Colorado water conservation board projects, and, in connection therewith, making an appropriation. <br> Committee on Agriculture, Livestock, \& Water | 658 | 982 | 984 | 991 | 1576 | 2037 | $\begin{array}{r} 5-23- \\ 22 \end{array}$ | $\begin{array}{r} 5-23- \\ 22 \end{array}$ | 855-R to Committee on Appropriations. <br> 983-Special Orders. |

HISTORY OF HOUSE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br> $*$ OTHER ACTION  <br> PI Amended Postponed Indefinitely <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1317 by Representative(s) Tipper; also Senator(s) Bridges--Concerning restrictive employment agreements. <br> Committee on Judiciary | 677 | 922* | 1058* | 1085 | 1635* | 2037 | $\begin{array}{r} 6-8-2 \\ \hline \end{array}$ | $\begin{array}{\|r\|} \hline \text { \#8- } \\ 10-22 \end{array}$ | 985 - Consideration of General Orders LO until 4/13. <br> 1004 - Consideration of General Orders LO until 4/14. <br> 1055-Special Orders. <br> 1692 - Consideration of Senate amendments LO until $5 / 5$. <br> 1750 - Consideration of Senate amendments LO until 5/6. <br> 1793 - Consideration of Senate amendments LO until 5/9. <br> 1824 - Consideration of Senate amendments LO until 5/10. <br> 1910 - House concurred in Senate amendments and repassed bill, as amended. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1318 by Representative(s) Benavidez; also Senator(s) Fields--Concerning the extension of the law enforcement, public safety, and criminal justice information sharing grant <br> Committee on Judiciary program deadline. | 677 | 1122 | 1140 | 1192 | 1761 | 2037 | $\begin{array}{r} 6-8-8 \\ 22 \end{array}$ | $\begin{array}{r} 6-8- \\ 22 \end{array}$ | 925 - R to Committee on Appropriations. <br> 1126 - Special Orders. <br> 1130 - Consideration of Special Orders LO until 4/20. <br> 1177 - Third Reading LO until 4/22. |
| HB22-1319 by Representative(s) Gonzales-Gutierrez and Jodeh; also Senator(s) Gonzales--Concerning dependency orders for an unaccompanied child in federal custody in Colorado. Committee on Judiciary | 677 | 1030 | 1126 | 1136 | 1576 | 2037 | $\begin{array}{r} 6-7-7 \\ 22 \end{array}$ | $\begin{array}{r} 6-7- \\ 22 \end{array}$ | 1126-Special Orders. |

## HISTORY OF HOUSE BILLS

| $\begin{gathered} \text { BILL NUMBER } \\ \text { SUBJECT TITLE } \\ \text { SPONSOR } \\ \text { COMMITTEE ASSIGNMENT } \end{gathered}$ |  |  |  |  |  |  |  |  |    <br> $\star$ Amended OTHER ACTION <br> PI Postponed Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1320 <br> by Representative(s) Kipp and Larson; also <br> Senator(s) Zenzinger and woodward-- <br> Concerning the achieving a better life <br> experience (ABLE) savings program for <br> individuals with disabilities, and, in connection <br> therewith, modifying who may create and <br> control an ABLE program account, preventing <br> the state from filing certain claims against an <br> ABLE program account upon the death of the <br> designated beneficiary, and allowing <br> contributions to an ABLE program account <br> that are withdrawn for qualitied disability <br> expenses to be deducted from a taxpayer's <br> federal taxable income for purposes of <br> determining the taxpayer's state taxable <br> income, and making an appropriation. <br> Committee on Public \& Behavioral Health \& Human Services | 677 | 1163* | 1201* | 1283 | 1692 | 2037 | $\begin{array}{r} 5-26 \\ 22 \\ \hline \end{array}$ | $\begin{array}{\|r\|} \hline \# 1-1- \\ \hline 23 \end{array}$ | 996 - R* to Committee on Finance. <br> 1108 - $R^{*}$ to Committee on Appropriations. <br> 1165 - Special Orders. <br> 1172 - Consideration of Special Orders LO until 4/22. <br> \# - unless a referendum petition is filed within 90 days after sine die. |
| HB22-1321 by Representative(s) McKean and Roberts; also Senator(s) Pettersen and Woodward-Concerning a study of devices that are based on FDA-cleared technology capable of selfassessing impairment of motorists to detect the presence of drugs other than alcohol during roadside sobriety investigations, and, in connection therewith, making an appropriation. <br> Committee on Judiciary | 677 | 1472* | 1494* | 1547 | 1892 | 2037 | $\begin{array}{r} 6-8-8 \\ 22 \end{array}$ | $\begin{array}{r} 6-8- \\ 22 \end{array}$ | 899 - $\mathrm{R}^{*}$ to Committee on Appropriations. <br> 1479 - Special Orders. |
| HB22-1322 by Representative(s) Benavidez and Valdez A.; also Senator(s) Moreno and Gonzales-Concerning the clarification of the water quality control commission's authority, and, in connection therewith, extending the statute of limitations for violations under the "Colorado Water Quality Control Act". <br> Committee on Energy \& Environment | 677 | 1654* | 1674* | 1697 | 1980 | 2037 | $\begin{array}{r} 6-8-8 \\ 22 \end{array}$ | $\begin{array}{r} 6-8- \\ 22 \end{array}$ | 890 - $\mathrm{R}^{*}$ to Committee on Appropriations. <br> 1673-Special Orders. |

## HISTORY OF HOUSE BILLS



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## HISTORY OF HOUSE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br> $*$ Amended OTHER ACTION <br> PI Postponed Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1330 by Representative(s)McCluskie and Ransom, Herod; also Senator(s) Hansen and Rankin, Zenzinger--Concerning suspending the an act that causes a net increase in imprisonment. <br> Committee on Appropriations | 703 | 716* | 722* | 791 | 901 | 1081 | $\begin{array}{r} 4-15- \\ 22 \end{array}$ | $\begin{array}{\|r} 4-15- \\ 22 \end{array}$ | 721 - Special Orders. |
| HB22-1331 by Representative(s) Herod and Ransom, McCluskie; also Senator(s) Zenzinger and Rankin, Hansen--Concerning, supplemental funding for facility schools, and, in connection therewith, making an appropriation. Committee on Appropriations | 703 | 716 | 722 | 792 | 901 | 1131 | $\begin{array}{r} 4-25- \\ 22 \end{array}$ | $\begin{array}{r} \# 8 \\ 10-22 \end{array}$ | 721-Special Orders. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1332 by Representative(s) McCluskie and Herod, Ransom; also Senator(s)Hansen and Rankin, Zenzinger--Concerning the office of economic development and international trade's permissible uses of money transferred from the economic recovery and relief cash fund to the Colorado economic development fund for use in rural Colorado. <br> Committee on Appropriations | 703 | 716 | 722 | 793 | 901 | 1131 | $\begin{array}{r} 4-25- \\ 22 \end{array}$ | $\begin{array}{r} 4-25- \\ 22 \end{array}$ | 721-Special Orders. |
| HB22-1333 by Representative(s) Herod and McCluskie; also Senator(s) Zenzinger and Rankin-Concerning an increase in the minimum wage for nursing facility employees, and, in connection therewith, making an appropriation. <br> Committee on Appropriations | 703 | 716 | 724 | 797 | 901 | 1188 | $\begin{array}{r} 4-25- \\ 22 \end{array}$ | $\begin{array}{r} \# 8- \\ 10-22 \end{array}$ | 721-Special Orders. |

## HISTORY OF HOUSE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br> $*$ OTHER ACTION  <br> PI Postponden Indefinitely  <br> R Refferred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1334 by Representative(s) Herod, McCluskie, Ransom; also Senator(s) Zenzinger, Hansen, Rankin--Concerning the collection of an administrative fee from an agency that receives commodities through a food distribution program. <br> Committee on Appropriations | 703 | 716 | 723 | 794 | 901 | 1131 | $\begin{array}{r} 4-25- \\ 22 \end{array}$ | $\begin{array}{\|c\|} \hline \# 8-1 \\ 10-22 \end{array}$ | 721-Special Orders. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1335 by Representative(s)McCluskie and Ransom, Herod; also Senator(s) Hansen and Rankin, Zenzinger--Concerning a transfer from the revenue loss restoration cash fund to the judicial department information technology cash fund. <br> Committee on Appropriations | 704 | 716 | 722 | 794 | 901 | 1131 | $\begin{array}{r} 4-25 \\ 22 \end{array}$ | $\begin{array}{r} 4-25- \\ 22 \end{array}$ | 721-Special Orders. |
| HB22-1336 by Representative(s) McCluskie and Ransom, Herod; also Senator(s) Hansen and Zenzinger, Rankin--Concerning the streamlining of the processing of certain money collected by the judicial department. Committee on Appropriations | 704 | 716 | 725 | 798 | 901 | 1131 | $\begin{array}{r} 4-25- \\ 22 \end{array}$ | $\begin{array}{r} 4-25-2 \\ 22 \end{array}$ | 721-Special Orders. |
| HB22-1337 by Representative(s) Herod and Ransom, McCluskie; also Senator(s) Hansen and Rankin, Zenzinger--Concerning a requirement that the state personnel director quadrennially produce a report on compensation, and, in connection therewith, modifying requirements for the compensation report, including reporting deadlines, and making an appropriation. <br> Committee on Appropriations | 704 | 716 | 725 | 799 | 1062 | 1188 | $\begin{array}{r} 4-25- \\ 22 \end{array}$ | $\begin{array}{r} 4-25- \\ 22 \end{array}$ | 721-Special Orders. |

HISTORY OF HOUSE BILLS


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| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br> $*$ Amended OTHER ACTION <br> PI Postponed Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1341 by Representative(s) Herod and McCluskie, <br> Ransom; also Senator(s) Zenzinger and <br> Rankin, Hansen--Concerning measures to <br> ensure that the marijuana tax cash fund is in <br> ealance. <br> balians <br> Committee on Appropriations  | 704 | 717 | 723 | 795 | 901 | 1131 | $\begin{array}{r} 4-25- \\ 22 \end{array}$ | $\begin{array}{r} 4-25- \\ 22 \\ \hline \end{array}$ | 721-Special Orders. |
| HB22-1342 by Representative(s) Herod and Ransom, McCluskie; also Senator(s) Hansen and Rankin, Zenzinger--Concerning the requirement that interest and income derived from the deposit and investment of federal funds that the state received from the federal coronavirus state fiscal recovery fund be credited to the state emergency reserve cash fund. <br> Committee on Appropriations | 704 | 717 | 723 | 796 | 901 | 1131 | $\begin{array}{r} 4-25- \\ 22 \end{array}$ | $\begin{array}{r} 4-25- \\ 22 \end{array}$ | 721-Special Orders. |
| HB22-1343 by Representative(s) McCluskie and Ransom, Bird; also Senator(s) Hansen and Rankin, Zenzinger--Concerning state revenue retained and spent under the authority conferred by the voter-approved revenue change the voter-ap <br> Committee on Appropriations | 705 | 717 | 722 | 793 | 901 | 1131 | $\begin{array}{r} 4-25-22 \\ 22 \end{array}$ | $\begin{array}{r} 4-25- \\ 22 \end{array}$ | 721-Special Orders. |
| HB22-1344 by Representative(s) Neville and Ortiz; also Senator(s) Cooke and Ginal--Concerning the lawful use of a prescription drug that contains 3,4-methylenedioxymethamphetamine (MDMA) that is approved by the United States (MDMA) that is approved by the food and drug administration. <br> Committee on Public \& Behavioral Health \& Human Services | 707 | 876* | 884* | 907 | 1530 | 2037 | $\begin{array}{r} 6-8- \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 883-Special Orders. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |

## HISTORY OF HOUSE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |   OTHER ACTION <br> $*$ Amended  <br> PI Postponed Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1345 by Representative(s) Cutter and Bradfield; <br> also Senator(s) Gonzales and Lee- <br> Concerning measures to increase protections <br> from perfluoroalkyl and polyfluoroalkyl <br> cremicals. <br> Committee on Energy \& Environment  | 707 | 1359 | 1520* | 1557 | 1823* | 2037 | $\begin{array}{r} 6-3- \\ 22 \end{array}$ | $\begin{array}{r} 7-3- \\ \hline 22 \end{array}$ | 1099 - R* to Committee on Finance. <br> 1318 - R to Committee on Appropriations. <br> 1479-Special Orders. <br> 1495 - Consideration of Special Orders LO until 4/29. <br> 1504 - Special Orders. <br> 1956 - Consideration of Senate amendments LO until 5/11. <br> 1961 - House concurred in Senate amendments and repassed |
| HB22-1346 by Representative(s) Duran and Mullica; also Senator(s) Danielson--Concerning state requirements applicable to certain licensed construction professionals, and, in connection therewith, requiring the state electrical board and the state plumbing board to direct enforcement of state licensing and supervisor-to-apprentice ratio requirements, specifying who is authorized to apply for electrical and plumbing permits, and making an appropriation. <br> Committee on Business Affairs \& Labor | 707 | 1473* | 1485* | 1543 | 1823* | 2037 | $\begin{array}{r} 6-8 \\ 22 \end{array}$ | $\begin{array}{r} \# 1-1-1 \\ 23 \end{array}$ | 1066 - $\mathrm{R}^{*}$ to Committee on Finance. <br> 1301 - R* to Committee on Appropriations. <br> 1479-Special Orders. <br> 1956 - Consideration of Senate amendments LO until 5/11. <br> 1962 - House concurred in Senate amendments and repassed bill, as amended. <br> \# - unless a referendum petition is filed within 90 days after sine die. |
| HB22-1347 by Representative(s) Daugherty; also Senator(s) Rodriguez--Concerning workers' compensation, and, in connection therewith, increasing funeral benefits, allowing for advance mileage expense payments, addressing the payment of scheduled ratings, and requiring reporting of certain active medical treatments. <br> Committee on Business Affairs \& Labor | 707 | 1005 | 1061 | 1088 | 1530* | 2037 | $\begin{array}{r} 6-8- \\ 22 \end{array}$ | $\begin{array}{r} \# 8-1 \\ 10-22 \end{array}$ | 1055 - Special Orders. <br> 1573 - Consideration of Senate amendments LO until 5/3. <br> 1633 - Consideration of Senate amendments LO until 5/4. <br> 1692 - Consideration of Senate amendments LO until 5/5. <br> 1750 - Consideration of Senate amendments LO until $5 / 6$. <br> 1793-Consideration of Senate amendments LO until 5/9. <br> 1824 - Consideration of Senate amendments LO until 5/10. <br> 1904 - House concurred in Senate amendments and repassed bill, as amended. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |

## HISTORY OF HOUSE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br> $*$ Amended OTHER ACTION <br> PI Postponed Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1348 by Representative(s) Froelich and Caraveo, <br>  Amabile, Bacon, Bernett, Cutter, Duran, Gray, <br>  Hooton, Jodeh,. Kennedy, Kipp, Lindsay, <br>  Lontine, Sirota, also Senator(s) Winter-- <br>  Concerning enhanced oversight of the <br> chemicals used in oil and gas production,  <br> and, in connection therewith, making an  <br> appropriation.  <br> andironent  | 708 | 1221* | 1327* | 1354 | 1980* | 2037 | $\begin{array}{r} 6-8-8 \\ 22 \end{array}$ | $\begin{array}{r} -8-8-2 \\ 22 \end{array}$ | 1102 - R* to Committee on Appropriations. <br> 1326 - Special Orders. <br> 1983 - House concurred in Senate amendments and repassed bill, as amended. |
| HB22-1349 by Representative(s) Duran and Will; also Senator(s) Bridges and Priola--Concerning improving decision-making to enhance postsecondary student success, and, in connection therewith, making an appropriation. <br> Committee on Education | 719 | 1122* | 1140* | 1193 | 1761* | 2037 | $\begin{array}{r} 6-3 \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 921 - $\mathrm{R}^{*}$ to Committee on Appropriations. <br> 1126 - Special Orders. <br> 1130 - Consideration of Special Orders LO until 4/20. <br> 1177 - Third Reading LO until 4/22. <br> 1824 - Consideration of Senate amendments LO until 5/10. <br> 1925 - House concurred in Senate amendments and repassed bill, as amended. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1350 by Representative(s) McCluskie and Rich; also Senator(s) Bridges and Lundeen-Concerning the creation of a grant program to meet workforce needs throughout the state. Committee on Education | 719 | 1164 | 1203* | 1285 | 1705* | 2037 | $\begin{array}{r} 5-26- \\ 22 \end{array}$ | $\begin{array}{r} 5-26- \\ 22 \end{array}$ | 1021 - R* to Committee on Appropriations. <br> 1165 - Special Orders. <br> 1172 - Consideration of Special Orders LO until 4/22. <br> 1793-Consideration of Senate amendments LO until 5/9. <br> 1824 - Consideration of Senate amendments LO until 5/10. <br> 1914 - House concurred in Senate amendments and repassed bill, as amended. |

## HISTORY OF HOUSE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br> $*$ Amended OTHER ACTION <br> PI Postponed Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | 810 | 1221* | 1253* | 1291 | 1576 | 2037 | $\begin{array}{r} 5-16 \\ 22 \end{array}$ | $\begin{array}{r} 5-16- \\ 22 \end{array}$ | 1183 - R* to Committee on Appropriations. <br> 1248 - Special Orders. |
| HB22-1352 by Representative(s) Mullica; also Senator(s) Jaquez Lewis--Concerning a stockpile of essential materials that may be utilized in the event of a declared disaster emergency, and, in connection therewith, making an appropriation. <br> Committee on State, Civic, Military, \& Veterans Affairs | 810 | 1222* | 1254* | 1293 | 1761 | 2037 | $\begin{array}{r} 5-18- \\ 22 \end{array}$ | $\begin{array}{r} 5-18-1 \\ 22 \end{array}$ | 1081 - R to Committee on Appropriations. <br> 1248 - Special Orders. |
| HB22-1353 by Representative(s) Bernett and Baisley, Titone; also Senator(s) Bridges, Kolker-Concerning the coordination of state public safety communications, and, in connection therewith, transferring the powers, duties, and functions related to such coordination from the office of information technology to the <br> Committee on Judiciary department of public safety. | 810 | 1474* | 1481* | 1537 | 1762 | 2037 | $6-8-$ | $\begin{array}{\|c} \text { Por } \\ \text { tions } \\ \text { on 6- } \\ 8-22 \\ \& 7-1 \\ 23 \end{array}$ | 1078- R* to Committee on Appropriations. <br> 1479 - Special Orders. |
| HB22-1354 by Representative(s) Lindsay and Michaelson Jenet; also Senator(s) Winter--Concerning mental health in workers' compensation cases. <br> Committee on Public \& Behavioral Health \& Human Services | 810 | 1164 | 1203* | 1285 | 1762* | 2037 | $\begin{array}{r} 6-8- \\ 22 \end{array}$ | $\begin{array}{r} 6-8- \\ 22 \end{array}$ | 997 - R* to Committee on Appropriations. <br> 1165 - Special Orders. <br> 1172 - Consideration of Special Orders LO until 4/22. <br> 1824-Consideration of Senate amendments LO until 5/10. <br> 1926 - House concurred in Senate amendments and repassed bill, as amended. |

## HISTORY OF HOUSE BILLS

\begin{tabular}{|c|c|c|c|c|c|c|c|c|c|}
\hline \begin{tabular}{l}
BILL NUMBER \\
SUBJECT TITLE \\
SPONSOR \\
COMMITTEE ASSIGNMENT
\end{tabular} \&  \&  \&  \&  \&  \&  \&  \&  \& \begin{tabular}{lll} 
\& \& \\
\(*\) \& OTHER ACTION \\
PI \& Postponden Indefinitely \\
R \& Refferred \\
RR \& Re-referred \\
RC \& Reconsideration \\
LO \& Laid Over
\end{tabular} \\
\hline \begin{tabular}{|ll|}
\hline HB22-1355 \& \begin{tabular}{l} 
by Representatives(s) Cutter, Bernett, Duran, \\
\\
\\
Froelich, Hooton, Kipp, McCormick, Sirota, \\
Titone, Woodrow, also Senator(s) Priola and \\
Gonzales--Concerning the creation of the \\
(roducer responsibility program for statewide \\
recycling, and, in connection therewith, \\
making an appropriation.
\end{tabular} \\
Committee on Energy \& Environment
\end{tabular} \& 811 \& 1313* \& 1517* \& \[
1553
\] \& 1980* \& 2037 \& \[
\begin{array}{r}
6-3 \\
\hline 22
\end{array}
\] \& \[
\begin{array}{|r}
\hline \# 8-1 \\
10-22
\end{array}
\] \& \begin{tabular}{l}
1067 - R* to Committee on Appropriations. \\
1439 - Consideration of General Orders LO until 4/29. \\
1479 - Special Orders. \\
1490 - LO, as amended, until later in the day. \\
1504 - Special Orders. \\
1525 - * in the Committee of the Whole report. \\
1984 - House concurred in Senate amendments and repassed bill, as amended. \\
\# - Effective 90 days after sine die unless a referendum petition is filed.
\end{tabular} \\
\hline \begin{tabular}{l}
HB22-1356 by Representative(s) Herod and Hooton; also Senator(s) Gonzales and Rankin--Concerning the creation of the small community-based nonprofit infrastructure grant program to provide assistance to nonprofit organizations that have been economically impacted by the COVID-19 pandemic, and, in connection therewith, making an appropriation. Committee on Transportation \& Local Government \\
HB22-1357 by Representative(s) Weissman--Concerning
\end{tabular} \& 811

826 \& 1164* \& 1249* \& 1289 \& 1530 \& 2037 \& $$
\begin{array}{r}
6-3 \\
22
\end{array}
$$ \& \[

$$
\begin{array}{r}
6-3- \\
22
\end{array}
$$

\] \& | 1040 - $\mathrm{R}^{*}$ to Committee on Appropriations. |
| :--- |
| 1248 - Special Orders. $1318 \text { - PI. }$ | <br>


\hline | the oversight of insurance rates, and, in connection therewith, requiring insurers who issue private passenger motor vehicle insurance or homeowner's insurance to file requested rate increases with the commissioner of insurance for approval prior to implementing the rates. |
| :--- |
| Committee on Finance | \& \& \& \& \& \& \& \& \& <br>

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\end{tabular}

## HISTORY OF HOUSE BILLS

| $\begin{gathered} \text { BILL NUMBER } \\ \text { SUBJECT TITLE } \\ \text { SPONSOR } \\ \text { COMMITTEE ASSIGNMENT } \end{gathered}$ |  |  |  |  |  |  |  |  | $*$   <br> PI Amended OTHER ACTION <br> R Postponed Indefinitely  <br> R Referred  <br> RC Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1358 by Representative(s) Sirota; also Senator(s) Winter and Fields--Concerning measures to eliminate the presence of lead in the drinking present, and, in connection therewith, making an appropriation. <br> Committee on Public \& Behavioral Health \& Human Services | 826 | 1591* | 1606* | 1650 | 1823* | 2037 | $\begin{array}{r} \hline-7-7 \\ \hline 22 \end{array}$ | $\begin{array}{\|r\|} \hline \text { \#8- } \\ 10-22 \end{array}$ | 999- R* to Committee on Appropriations. <br> 1605 - Special Orders. <br> 1956 - Consideration of Senate amendments LO until 5/11. <br> 1977 - House concurred in Senate amendments and repassed bill, as amended. <br> 1980 - Senate voted to rcall for purposes of reconsideration. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1359 by Representative(s) Bacon and Snyder; also Senator(s) Rodriguez and Lee--Concerning the creation of the Colorado household financial recovery pilot program, and, in connection <br> Committee on Finance | 839 | 1314* | 1330* | 1356 | 1762* | 2037 | $\begin{array}{r} 6-3- \\ 22 \end{array}$ | $\begin{array}{r} 6-3 \\ 22 \end{array}$ | 1183 - $\mathrm{R}^{*}$ to Committee on Appropriations. <br> 1326 - Special Orders. <br> 1824 - Consideration of Senate amendments LO until 5/10. <br> 1927 - House concurred in Senate amendments and repassed bill, as amended. |
| HB22-1360 by Representative(s) Titone and Baisley, Bernett; also Senator(s) Kolker, Bridges--Concerning authorizing the department of human services to retain a percentage of the federal child support incentive payments the state receives. state receives. <br> Committee on Public \& Behavioral Health \& Human Services | 839 | 1151* | 1204* | 1287 | 1530 | 2037 | $\begin{array}{r} 6-32 \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 1165 - Special Orders. <br> 1172 - Consideration of Special Orders LO until 4/22. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1361 by Representative(s) Boesenecker; also Senator(s) Jaquez Lewis and Story-Concerning measures to enhance oversight of oil and gas operations within the state. Committee on Energy \& Environment | 839 | 1315 | 1331* | 1404 | 1892 | 2037 | $\begin{array}{r} 6-8- \\ 22 \end{array}$ | $\begin{array}{r} 7-1 \\ 22 \end{array}$ | 1181 - $R^{*}$ to Committee on Appropriations. <br> 1326 - Special Orders. <br> 1358 - Third Reading LO until 4/28. |

## HISTORY OF HOUSE BILLS



## HISTORY OF HOUSE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br> $*$ Amended OTHER ACTION <br> PI Postponed Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1365 by Representative(s) Esgar; also Senator(s) <br> Hinrichsen--Concerning the creation of the <br> southern Colorado institute of transportation <br> technology at Colorado state university - <br> Pueblo. <br> Pummittee on Education <br> Comel  | 974 | 1233* | 1327* | 1353 | 1762* | 2037 | $\begin{array}{r} 5-27-2 \\ 22 \end{array}$ | $\begin{array}{\|c} \hline \# 8- \\ 10-22 \end{array}$ | 1326-Special Orders. <br> 1824 - Consideration of Senate amendments LO until 5/10. <br> 1929 - House concurred in Senate amendments and repassed bill, as amended. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1366 by Representative(s) Kipp; also Senator(s) Bridges--Concerning increasing access to postsecondary workforce readiness with financial aid information, and, in connection <br> Committee on Education therewith, making an appropriation. | 974 | 1502* | 1515* | 1551 | 1793 | 2037 | $\begin{array}{r} 5-26- \\ 22 \end{array}$ | $\begin{array}{r} 5-26- \\ 22 \end{array}$ | 1234 - R* to Committee on Appropriations. <br> 1504 - Special Orders. |
| HB22-1367 by Representative(s) Lontine and Gray, Duran, Bacon, Bernett, Cutter, Esgar Froelich; also Senator(s) Winter and Pettersen, Gonzales--Concerning modifications to laws prohibiting discrimination in employment practices, and, exclusion of domestic workers from the definition of "employee", extending the time limit for filing a charge alleging unfair or discriminatory employment practices with the Colorado civil rights commission, repealing the prohibition against certain damages in making an appropriation. <br> Committee on Judiciary | 974 | 1360* | 1367* | 1407 | 1823 | 2037 | $\begin{array}{r} 6-8 \\ 22 \end{array}$ | $\begin{array}{r} \# 8- \\ 10-22 \end{array}$ | 1149 - $\mathrm{R}^{*}$ to Committee on Appropriations. <br> 1366-Special Orders <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
|  | 974 | 1150* | 1203* | 1286 | 1576 | 2037 | 6-8-2 | $\begin{array}{r} 6-8 \\ 22 \end{array}$ | 1165 - Special Orders. <br> 1172 - Consideration of Special Orders LO until 4/22. |

## HISTORY OF HOUSE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br> $*$ Amended OTHER ACTION <br> PI Postponed Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1369 by Representative(s) Sirota and Pelton; also <br>  Senator(s) Story and Sonnenberg-- <br>  Concerning support for children's mental <br> health prograns, and, in connection  <br> therewith, making an appropriation.  <br> ther  | 987 | 1360* | 1368* | 1408 | 1705 | 2037 | $\begin{array}{r} 6-3- \\ 22 \end{array}$ | $\begin{array}{r} 7-3- \\ \hline 22 \end{array}$ | 1342 - R* to Committee on Appropriations. <br> 1366 - Special Orders. |
| HB22-1370 by Representative(s) Jodeh and Sirota, Amabile, Bacon, Bernett, Boesenecker, Caraveo, Cutter, Duran, Froelich, GonzalesGutierrez, Gray, Hooton, Kennedy, Kipp, Lindsay, Michaelson Jenet, Ortiz, Sullivan, Weissman, Will, Woodrow, Young; also Senator(s) Winter and Buckner--Concerning coverage requirements for health-care products, and, in connection therewith, making an appropriation. <br> Committee on Health \& Insurance | 1008 | 1474* | 1488* | 1546 | 1823* | 2037 | $\begin{array}{r} 5-18- \\ 22 \end{array}$ | $\begin{array}{r} \# 8- \\ 10-22 \end{array}$ | 1384 - $R^{*}$ to Committee on Appropriations. <br> 1479 - Special Orders. <br> 1956 - Consideration of Senate amendments LO until 5/11. <br> 1968 - House concurred in Senate amendments and repassed bill, as amended. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1371 by Representative(s) McLachlan and Roberts; also Senator(s) Cooke and Fields-Concerning removing the requirement that a peace officer be a bona fide Colorado resident. <br> Committee on Judiciary | 1008 | 1130 | 1165* | 1195 | 1576 | 2037 | $\begin{array}{r} 5-26- \\ 22 \end{array}$ | $\begin{array}{r} \# 8-1 \\ 10-22 \end{array}$ | 1165-Special Orders. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1372 by Representative(s) Carver; also Senator(s) Gardner and Fields--Concerning an exemption from air emission limits for the use of a stationary engine to support critical infrastructure in emergencies. <br> Committee on State, Civic, Military, \& Veterans Affairs | 1009 | 1389* | 1429* | 1469 | 1705 | 2037 | $\begin{array}{r} 6-2 \\ 22 \end{array}$ | $6-2-$ | 1424-Special Orders. |

## HISTORY OF HOUSE BILLS



## HISTORY OF HOUSE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br> $*$ Amended OTHER ACTION <br> PI Postponed Indefinitely  <br> R Referred  <br> RR Re-refered  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1377 <br> by Representative(s) Woodrow and Exum; <br> also Senator(s) Kolker and Gonzales-- <br> Concerning the creation of the connecting <br> Coloradans experiencing homelessness with <br> services, recovery care, and housing supports <br> grant program, and, in connection therewith, <br> making an appropriation, <br> Committee on Transportation \& Local Government | 1110 | 1476* | 1493* | 1547 | 1822 | 2037 | $\begin{array}{r} 5-31-1 \\ 22 \end{array}$ | $\begin{array}{\|r\|} \hline 5-31 \\ 22 \\ \hline \end{array}$ | 1343 - R* to Committee on Appropriations. <br> 1479-Special Orders. |
| HB22-1378 by Representative(s) Jodeh and Sullivan; also Senator(s) Coleman and Hansen--Concerning the Denver-metropolitan regional navigation campus grant to address homelessness, and, in connection therewith, making an appropriation. <br> Committee on Transportation \& Local Government | 1110 | 1419* | 1428* | 1467 | 1793 | 2037 | $\begin{array}{r} 5-31- \\ 22 \end{array}$ | $\begin{array}{r} 5-31- \\ 22 \end{array}$ | 1345 - R* to Committee on Appropriations. 1424 - Special Orders. |
| HB22-1379 by Representative(s) McCormick and Catlin; also Senator(s) Donovan and Simpson-Concerning transfers from the economic recovery and relief cash fund to provide additional funding for the management of certain natural resources, and, in connection therewith, making an appropriation. <br> Committee on Agriculture, Livestock, \& Water | 1110 | 1222* | 1254* | 1292 | 1530 | 2037 | $\begin{array}{r} 6-2 \\ 22 \end{array}$ | $\begin{array}{r} 6-2 \\ 22 \end{array}$ | 1178 - R* to Committee on Appropriations. <br> 1248 - Special Orders. |
| HB22-1380 by Representative(s) Gonzales-Gutierrez and Pelton, Kennedy, McCormick; also Senator(s) Bridges and Coram--Concerning creating comprehensive, statewide systems to provide improved access to critical program services that support low-income households, and, in connection therewith, making an appropriation. <br> Committee on Public \& Behavioral Health \& Human Services | 1111 | 1360* | 1368* | 1408 | 1823* | 2037 | $\begin{array}{r} 6-3- \\ 22 \end{array}$ | $\begin{array}{r} 6-32 \\ 22 \end{array}$ | 1343 - R* to Committee on Appropriations. <br> 1366 - Special Orders. <br> 1956 - Consideration of Senate amendments LO until 5/11. <br> 1964 - House concurred in Senate amendments and repassed bill, as amended. |

## HISTORY OF HOUSE BILLS

\begin{tabular}{|c|c|c|c|c|c|c|c|c|c|}
\hline \begin{tabular}{l}
BILL NUMBER \\
SUBJECT TITLE \\
SPONSOR \\
COMMITTEE ASSIGNMENT
\end{tabular} \&  \&  \&  \&  \&  \&  \&  \&  \& \begin{tabular}{lll} 
\& \& \\
\(*\) \& OTHER ACTION \\
PI \& Postponden Indefinitely \\
R \& Refferred \\
RR \& Re-referred \\
RC \& Reconsideration \\
LO \& Laid Over
\end{tabular} \\
\hline \begin{tabular}{|ll|}
\hline HB22-1381 \& \begin{tabular}{l} 
by Representative(s) Titone and McKean, \\
Soper, also Senator(s) Winter and \\
Soodward--Concerning the creation of a a \\
Woodtermal energy grant program to facilitate \\
geotherma \\
the development of geothermal energy \\
resources.
\end{tabular} \\
Committee on Energy \& Environment
\end{tabular} \& 1111 \& 1502 \& 1518* \& 1554 \& 1980* \& 2037 \& \[
\begin{array}{r}
6-2-2 \\
22
\end{array}
\] \& \[
\begin{array}{|c}
\hline \# 8- \\
10-22
\end{array}
\] \& \begin{tabular}{l}
1242 - \(\mathrm{R}^{*}\) to Committee on Finance. \\
1441 - R* to Committee on Appropriations. \\
1504 - Special Orders. \\
1986 - House concurred in Senate amendments and repassed bill, as amended. \\
\# - Effective 90 days after sine die unless a referendum petition is filed.
\end{tabular} \\
\hline \begin{tabular}{l}
HB22-1382 by Representative(s) McCluskie and Catlin; also Senator(s) Donovan--Concerning the designation and promotion of dark sky locations in Colorado. \\
Committee on Agriculture, Livestock, \& Water
\end{tabular} \& 1111
1111 \& 1223 \& 1256* \& 1296

1554 \& 1692 \& 2037 \& \[
$$
\begin{array}{r}
5-27-1 \\
22
\end{array}
$$

\] \& | $\begin{array}{r} 5-27- \\ 22 \end{array}$ |
| :--- |
| \#8- | \& | 1178 - $\mathrm{R}^{*}$ to Committee on Appropriations. |
| :--- |
| 1248 - Special Orders. | <br>

\hline  \& 1111

1111 \& 1503 \& 1518* \& 1554 \& 1793 \& 2037 \& 6-3- \& (\#8-22 \& | 1389 - $R^{*}$ to Committee on Appropriations. |
| :--- |
| 1504 - Special Orders. |
| \# - Effective 90 days after sine die unless a referendum petition is filed. $1574 \text { - PI. }$ | <br>

\hline | HB22-1385 by Representative(s) Titone; also Senator(s) Hansen--Concerning the implementation of the Colorado operations resource engine upgrade project. |
| :--- |
| Committee on Business Affairs \& Labor | \& 1111 \& 1503 \& 1516* \& 1551 \& 1822 \& 2037 \& \[

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\begin{array}{r}
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\end{array}
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$$

\] \& | 1229 - $\mathrm{R}^{*}$ to Committee on Finance. |
| :--- |
| 1441 - R to Committee on Appropriations. |
| 1504 - Special Orders. | <br>

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\end{tabular}

## HISTORY OF HOUSE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br> $*$ Amended OTHER ACTION <br> PI Postponed Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1386 by Representative(s) Amabile and Soper; also <br> Senator(s) Hansen and Gardner--Concerning <br> measures related to competency to proceed, <br> and, connection therewith, making an <br> appropriation. <br> and  <br> Committee on Judicary  | 1111 | 1419* | 1425* | 1464 | 1762 | 2037 | $\begin{array}{r} 6-2-2 \\ 22 \end{array}$ |  | 1339 - R* to Committee on Appropriations. <br> 1424 - Special Orders. |
| HB22-1387 by Representative(s) Titone and Bradfield; also Senator(s) Fields and Priola--Concerning measures to ensure that a common interest community has adequate reserve funds. Committee on Transportation \& Local Government | 1111 | 1365* | 1375* | 1413 | 1794* | 2037 |  |  | 1366 - Special Orders. <br> 1824 - Consideration of Senate amendments LO until 5/10. <br> 1937 - House concurred in Senate amendments and repassed bill, as amended. <br> 2049 - Vetoed by Governor. |
| HB22-1388 by Representative(s) Valdez A.; also Senator(s) Priola and Winter--Concerning the regulation of vehicles related to their ownership, and, in connection therewith, making an appropriation. <br> Committee on Transportation \& Local Government | 1133 | 1599* | 1606* | 1647* | 1892 | 2037 | $\begin{array}{r} 6-8-8 \\ 22 \end{array}$ | $\begin{array}{r} \# 8- \\ 10-22 \\ \text { Por- } \\ \text { tions } \\ 1-1- \\ 23 \& \\ 8-10- \\ 22 \end{array}$ | 1365 - $\mathrm{R}^{*}$ to Committee on Finance. <br> 1578 - $R^{*}$ to Committee on Appropriations. <br> 1605-Special Orders. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |

## HISTORY OF HOUSE BILLS



## HISTORY OF HOUSE BILLS

| $\begin{gathered} \text { BILL NUMBER } \\ \text { SUBJECT TITLE } \\ \text { SPONSOR } \\ \text { COMMITTEE ASSIGNMENT } \end{gathered}$ |  |  |  |  |  |  |  |  |    <br> $*$ OTHER ACTION  <br> PI Amended Postponed Indefinitely <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1391 by Representative(s) <br> Ransom; also Senator(s) McCluskie, <br> Herod, <br> Hensen and Rankin, <br> Zenzinger--Concerning the state severance <br> tax ond oil <br> and gas, and, in connection <br> therewith, making an appropriation. <br> Committee on Finance  | 1133 | 1600* | 1606* | 1649 | 1892 | 2037 | $\begin{array}{r} 6-7- \\ 22 \end{array}$ | $\begin{array}{\|r\|} \hline \# 8- \\ 10-22 \end{array}$ | 1441 - R* to Committee on Appropriations. <br> 1605-Special Orders. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1392 by Representative(s) Bird and Lindsay; also Senator(s) Moreno--Concerning the extension of state tax incentives affecting the use of real and, in connection therewith, extending the contaminated land state income tax credit and property tax exemption for affordable housing <br> Committee on Finance | 1153 | 1503* | 1515* | 1550 | 1823* | 2037 | $\begin{array}{r} 6-7- \\ 22 \end{array}$ | $\begin{array}{r} 6-7- \\ 22 \end{array}$ | 1318 - R to Committee on Appropriations. <br> 1504-Special Orders. <br> 1956 - Consideration of Senate amendments LO until 5/11. <br> 1965 - House concurred in Senate amendments and repassed bill, as amended. |
| $\begin{array}{\|c} \text { HB22-1393 } \end{array} \begin{aligned} & \text { by Representative(s) } \\ & \text { Gonzales-Gutierrez; Tipper and Soper ats Senator(s) } \\ & \text { Gonzales and Moreno--Concerning creating } \\ & \text { the displaced Aurarian scholarship for the } \\ & \text { descendants of Aurarians displaced by the } \\ & \text { development of the Auraria higher education } \\ & \text { center, and, in connection therewith, making } \\ & \text { an appropriation } \\ & \text { Committee on State, Civic, Military, \& Veterans Affairs } \end{aligned}$ | 1153 | 1420* | 1425* | 1464 | 1822 | 2037 | $6-8-$ | $\begin{array}{\|c} \# 8-1 \\ 10-22 \end{array}$ | 1303 - R to Committee on Appropriations. <br> 1424 - Special Orders. <br> 2066-Governor's Signing Statement. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |

## HISTORY OF HOUSE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br> $*$ OTHER ACTION  <br> PI Amended Postponed Indefinitely <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1394 by Representative(s) Esgar and Roberts, Will; also Senator(s) Winter and Donovan-Concerning funding for just transition programs to assist communities with economic transitions, and, in connection therewith, making an appropriation. Committee on Transportation \& Local Government | 1153 | 1362* | 1369* | 1410 | 1823* | 2037 | $\begin{array}{r} 6-8-8 \\ 22 \end{array}$ | $\begin{array}{r} 6-8-8 \\ 22 \end{array}$ | 1345 - R* to Committee on Appropriations. <br> 1366 - Special Orders. <br> 1956 - Consideration of Senate amendments LO until 5/11. <br> 1966 - Senate concurred in House amendments and repassed bill, as amended. |
| HB22-1395 by Representative(s) Larson and Young; also Senator(s) Zenzinger and Simpson, Bridges-Concerning creating the competitive transportation innovation grant program to address the public school transportation shortage. <br> Committee on Education | 1154 |  |  |  |  |  |  |  | 1384 - R to Committee on Appropriations. <br> 2036 - No final action in House. Bill deemed Lost. |
| HB22-1396 by Representative(s) Larson and McLachlan; also Senator(s) Lundeen--Concerning funding for local education providers to improve student achievement in mathematics, and, in connection therewith, creating the math achievement accelerator grant program and making an appropriation. <br> Committee on Education | 1189 |  |  |  |  |  |  |  | $1423-R^{*}$ to Committee on Appropriations. <br> 2036 - No final action in House. Bill deemed Lost. |
| HB22-1397 by Representative(s) Herod and GonzalesGutierrez; also Senator(s) Moreno and Coleman--Concerning the creation of the statewide equity office in the department of personnel, and, in connection therewith, making an appropriation. <br> Committee on State, Civic, Military, \& Veterans Affairs | 1278 | 1420* | 1426* | 1465 | 1822 | 2037 | 6-7- | $\begin{array}{r} 6-7- \\ 22 \end{array}$ | 1390 - R to Committee on Appropriations. <br> 1424 - Special Orders. |

HISTORY OF HOUSE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br> * Amended OTHER ACTION <br> PI Postponed Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| by Representative(s) Bird and Holtorf; also Senator(s) Kolker and Liston--Concerning the designation of registered agents by insurance companies for the purpose of receiving service of process, and, in connection therewith, requiring the commissioner of agents and describing circumstances when service of process may be made on the commissioner rather than on an insurance company's registered agent. <br> Committee on Business Affairs \& Labor | 1306 | 1422 | 1429 | 1468 | 1692 | 2037 | $\begin{array}{r} 5-27-2 \\ 22 \end{array}$ | $\begin{array}{\|c} \hline \# 8- \\ 10-22 \end{array}$ | 1424-Special Orders. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1399 by Representative(s) Ortiz and Boesenecker, Esgar; also Senator(s) Ginal--Concerning consumer protection relating to music therapy services. <br> Committee on Health \& Insurance | 1306 | 1423 | 1428* | 1467 | 1761 | 2037 |  |  | 1424-Special Orders. <br> 2050 - Vetoed by Governor. |
| HB22-1400 by Representative(s) McCluskie and Tipper; also Senator(s) Moreno--Concerning matters related to a procedural requirement for state enterprises. <br> Committee on Finance | 1306 | 1442 | 1485 | 1543 | 1892* | 2037 | $\begin{array}{r} 6-7-7 \\ 22 \end{array}$ | $\begin{array}{r} 6-7 \\ 22 \end{array}$ | 1479 - Special Orders. <br> 1975 - House concurred in Senate amendments and repassed bill, as amended. |
| HB22-1401 by Representative(s) Mullica; also Senator(s) Moreno--Concerning the preparedness of health facilities to meet patient needs, and, in connection therewith, making an appropriation. <br> Committee on Health \& Insurance | 1318 | 1665* | 1677* | 1698 | 1980 | 2037 | $\begin{array}{r} 5-18- \\ 22 \end{array}$ | $\begin{array}{r} 5-18- \\ 22 \end{array}$ | 1602- $\mathrm{R}^{*}$ to Committee on Appropriations. <br> 1673 - Special Orders. <br> 2040 - Governor's Signing Statement. |

HISTORY OF HOUSE BILLS


HISTORY OF HOUSE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br> $*$ Amended OTHER ACTION <br> PI Postponed Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1406 by Representative(s)Herod and Roberts; also <br> Senator(s) Coleman and Hinrichsen--  <br> Concerning a temporary deduction from state  <br> net taxable sales for certain retailers in the  <br> state, and, in connection therewith, making an  <br> appropriation.  | 1348 | 1477* | 1483* | 1541 | 1822 | 2037 | $\begin{array}{r} 6-3- \\ 22 \end{array}$ | $\begin{array}{r} 6-3- \\ \hline 22 \end{array}$ | 1442 - R to Committee on Appropriations. <br> 1479 - Special Orders. |
| HB22-1407 by Representative(s) Valdez D. and Ortiz; also Senator(s) Hinrichsen--Concerning requiring postsecondary institutions to permit veterans to audit courses. Committee on Business Affairs \& Labor | 1348 | 1439* | 1485* | 1544 | 1822 | 2037 | $\begin{array}{r} 5-27-2 \\ 22 \end{array}$ | $\begin{array}{r} \# 8- \\ 10-22 \end{array}$ | 1479-Special Orders. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1408 by Representative(s) Herod and Esgar; also Senator(s) Hisey and Moreno--Concerning modifications to the Colorado performancebased incentive for film production in Colorado, and, in connection therewith, making an appropriation. <br> Committee on Business Affairs \& Labor | 1348 | 1478* | 1484* | 1542 | 1761 | 2037 | $\begin{array}{r} 6-3- \\ 22 \end{array}$ | $\begin{array}{r} 6-3 \\ 22 \end{array}$ | 1440 - R* to Committee on Appropriations. <br> 1479 - Special Orders. |
| HB22-1409 by Representative(s) Herod and Titone; also Senator(s) Coleman and Hisey--Concerning additional funding for the community revitalization grant program. <br> Committee on Business Affairs \& Labor | 1348 | 1478 | 1481 | 1539 | 1823* | 2037 | $6-32$ | $\begin{array}{r} 6-3 \\ 22 \end{array}$ | 1440 - R to Committee on Appropriations. <br> 1479 - Special Orders. <br> 1956 - Consideration of Senate amendments LO until 5/11. <br> 1967 - House concurred in Senate amendments and repassed bill, as amended. |

HISTORY OF HOUSE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br> $*$ Amended OTHER ACTION <br> PI Postponed Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1410 by Representative(s) Bird and Rich; also Senator(s) Holbert and Rodriguez-Concerning the regulation of certain financial services businesses, and, in connection therewith, permitting employees of a supervised lender to work from a remote location and removing the requirement for a debt-management services provider to submit criminal history record check results for agents of the provider. <br> Committee on Business Affairs \& Labor | 1348 | 1440* | 1481* | 1540 | 1822 | 2037 | $\begin{array}{r} 6-7-7 \\ \hline 22 \end{array}$ | $\begin{array}{\|r\|} \hline \# 8- \\ 10-22 \end{array}$ | 1479 - Special Orders. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| HB22-1411 by Representative(s) McCluskie and Herod; also Senator(s) Moreno--Concerning measures to ensure the state's compliance with the requirements related to the federal coronavirus state fiscal recovery fund created in the federal "American Rescue Plan Act of 2021", and, in connection therewith, making an appropriation. <br> Committee on Appropriations | 1400 | 1560* | 1570* | 1587 | 1980* | 2037 | $\begin{array}{r} 5-27- \\ 22 \end{array}$ | $\begin{array}{r} 5-27- \\ 22 \end{array}$ | 1561 - Special Orders. <br> 1987 - House concurred in Senate amendments and repassed bill, as amended. |
| HB22-1412 by Representative(s) Garnett and Van Winkle, Amabile, Roberts; also Senator(s) Cooke-Concerning the continuation of the division of gaming in the department of revenue, and, in connection therewith, implementing the recommendations contained in the 2021 sunset report by the department of regulatory agencies. <br> Committee on Business Affairs \& Labor | 1444 | 1709 | 1724* | 1759 | 1892* | 2037 | $\begin{array}{r} 6-7- \\ 22 \end{array}$ | $\begin{array}{r} \# 8- \\ 10-22 \\ \text { Por- } \\ \text { tions } \\ \text { on } 8- \\ 10-22 \\ \& 7-1 \\ 23 \end{array}$ | 1659 - R* to Committee on Finance. <br> 1707 - $\mathrm{R}^{*}$ to Committee on Appropriations. <br> 1720-Special Orders. <br> 1976 - House concurred in Senate amendments and repassed bill, as amended. |

HISTORY OF HOUSE BILLS


## HISTORY OF HOUSE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br> $*$ OTHER ACTION  <br> PI Postponden Indefinitely  <br> R Refferred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HB22-1416 by Representative(s) Esgar and Neville; also Senator(s) Kolker and Rankin--Concerning procedural requirements for the administration of property tax, and, in connection therewith, requiring the property tax administrator to maintain a list of persons interested in receiving notifications about possible amendments to property tax manuals, requiring public hearings with notice in connection with amendments to property tax manuals, requiring petitions for changes to property tax materials to be in writing, requiring notification about the opportunity to obtain additional information about the valuation of commercial property, requiring notification about the abatement process, allowing for the correction of errors impacting valuation of a class or subclass of property, establishing a process for accelerated consideration of certain appeals, and making an appropriation. <br> Committee on State, Civic, Military, \& Veterans Affairs <br> HB22-1417 by Representative(s) Roberts and Larson; also Senator(s) Rodriguez--Concerning the regulation of alcohol beverages, and, in connection therewith, creating an alcohol beverage regulation task force. <br> Committee on Business Affairs \& Labor | 1582 | 1702* | 1722* | 1753 | 1822 | 2037 | $\begin{array}{r} 5-16- \\ 22 \end{array}$ | $\begin{array}{\|c\|} \hline \# 8-1 \\ 10-22 \end{array}$ | 1664 - $R^{*}$ to Committee on Appropriations. <br> 1720-Special Orders. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |

HISTORY OF HOUSE BILLS


## HISTORY OF HOUSE CONCURRENT RESOLUTIONS

| $\begin{aligned} & \text { RESOLUTION NUMBER } \\ & \text { SUBJECT TITLE } \\ & \text { SPONSOR } \\ & \text { COMMITTEE ASSIGNMENT } \end{aligned}$ |  |  |  |  |  |  |   <br> * Amended $\quad$ OTHER ACTION <br> PI Posttoned Indefinitely <br> $R$ Referred <br> RR Re-referred <br> RC Reconsideration <br> LO Leid Over |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HCR22-1001 by Representative(s) Holtorf; also Senator(s) Sonnenberg-Submitting to the registered electors of the state of Colorado an amendment to the Colorado constitution concerning a requirement that any petition for a citizen-initiated statutory change be signed by at least two percent of the registered electors who reside in each state senate district for the change to be placed on the ballot. <br> Committee on State, Civic, Military, \& Veterans Affairs <br> HCR22-1002 by Representative(s) Weissman--Submitting to the registered electors of the state of Colorado an amendment to the Colorado constitution concerning modernization of legislative business through elimination of the requirement that the full text of any bill being considered by the general assembly be read aloud upon the request of any legislator. <br> Committee on State, Civic, Military, \& Veterans Affairs <br> HCR22-1003 by Representative(s) Geitner and Kipp; also Senator(s) Bridges and Lundeen--Submitting to the registered electors of the state of Colorado an amendment to the Colorado constitution concerning the extension of the property tax exemption for qualifying seniors and disabled veterans to the surviving spouse of a United States armed forces service member who died in the line of duty or veteran whose death resulted from a service-related injury or disease. <br> Committee on State, Civic, Military, \& Veterans Affairs <br> HCR22-1004 by Representative(s) Pico, Bradfield, Holtorf, Soper, Van Beber, Will--Submitting to the registered electors of the state of Colorado an amendment to the Colorado constitution concerning the repeal of the requirement that the insurance commissioner be appointed by the governor with the consent of the senate. <br> Committee on State, Civic, Military, \& Veterans Affairs | 21 86 100 113 | 1881 | 1256 | 1297 | 1793 | 2037 | 92-PI. <br> 463-R to Committee on Appropriations. 1248 - Special Orders. $383-\mathrm{PI} .$ |

## HISTORY OF HOUSE CONCURRENT RESOLUTIONS

| $\begin{gathered} \text { RESOLUTION NUMBER } \\ \text { SUBJECT TITLE } \\ \text { SPONSOR } \\ \text { COMMITTEE ASSIGNMENT } \end{gathered}$ |  |  |  |  |  |  |   <br> Amended $\quad$ OTHER ACTION  <br> PI Postponed Indefinitely <br> R Referred <br> R Re-referred <br> RC Reconsideration <br> LO Laid Over |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HCR22-1005 by Representative(s) Weissman and Van Winkle; also Senator(s) Gardner and Fields--Submitting to the registered electors of the state of Colorado an amendment to the Colorado constitution concerning judges of the newly created twenty-third judicial district, and, in connection therewith, directing the governor to designate judges from the eighteenth judicial district to serve the remainder of their terms in the twenty-third judicial district and requiring a judge so designated to establish residency within the twenty-third judicial district. <br> Committee on Judiciary | 902 | 1005 | 1060 | 1088 | 1347 | 2037 | 1055 - Special Orders. |
| HCR22-1006 by Representative(s) Will and Ortiz; also Senator(s) Rodriguez and Smallwood--Submitting to the registered electors of the state of Colorado an amendment to the Colorado constitution concerning the conduct of charitable gaming activities, and, in connection therewith, allowing managers and operators to be paid and repealing the required period of a charitable organization's continuous existence before obtaining a charitable gaming license. | 974 | 1478 | 1524* | 1557 | 1892 | 2037 | 1147 - $\mathrm{R}^{*}$ to Committee on Finance. <br> 1301 - R to Committee on Appropriations. <br> 1479-Special Orders. <br> 1495 - Consideration of Special Orders LO until 4/29. <br> 1504 - Special Orders. |

## HISTORY OF HOUSE JOINT RESOLUTIONS

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R \& Re-referred \\
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LO \& Laid Over
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HJR22-1001 by Representative(s) Esgar, Garnett, McKean; also Senator(s) Fenberg, Garcia, 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. \\
HJR22-1002 by Representative(s) Pico and Rich, Boesenecker, Catlin, Exum, Froelich, Gray, Hooton, Sullivan, Valdez D., Van Winkle; also Senator(s) Hisey and Zenzinger, Coram, Donovan, Scott-Concerning a request that Congress allow the state of Colorado to conduct an analysis of and possibly move forward on harmonizing the gross vehicle weight for trucks on the Interstate Highway System in Colorado with that of other state highways. \\
Committee on Transportation \& Local Government \\
HJR22-1003 by Representative(s) Ricks and Exum, Bacon, Herod, Jodeh; also Senator(s) Buckner and Fields, Coleman--Concerning the commemoration of the birthday of the Reverend Dr. Martin Luther King, Jr. \\
HJR22-1004 by Representative(s) Roberts; also Senator(s) Donovan-Concerning the designation of United States Highway 6 in Eagle County from Mile Marker 139.5 to Mile Marker 134 as the "Lieutenant Eric Hill Memorial Highway". \\
HJR22-1005 by Representative(s) Herod and Jodeh; also Senator(s) Buckner and Coleman--Concerning recognizing February 1, 2022, as "Barney Ford Day".
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55

315 \& | 176-R to the House for final action. |
| :--- |
| 203-Current roll call of House added as co-sponsors. |
| 39-Current roll call of House added as co-sponsors. |
| 81 - Consideration of Resolution LO until 1/31. |
| 88 - Consideration of Resolution LO until $2 / 1$. |
| 91-Consideration of Resolution LO until 4/1. |
| 708 - Consideration of General Orders LO until 5/12 Resolution deemed L . |
| 92-Current roll call of House added as co-sponsors. | <br>

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## HISTORY OF HOUSE JOINT RESOLUTIONS

| RESOLUTION NUMBER SUBJECT TITLE SPONSOR COMMITTEE ASSIGNMENT |  |  |  |  |  |  |   OTHER ACTION <br> $*$ Amended  <br> PI Postponed Indefinitely  <br> R Referred  <br> RR Re-refered  <br> RC Reconsideration  <br> LO Laid Over  |
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| HJR22-1006 by Representative(s) Young and Carver; also Senator(s) Zenzinger and Gardner--Concerning recognition of Military, Veterans, and MIA/POW Appreciation Day. | 97 | 97 |  | 100 | 123 | 177 | 100-Current roll call of House added as co-sponsors. |
| HJR22-1007 by Representative(s) Herod and Bacon; also Senator(s) Coleman and Buckner--Concerning recognition of AfricanAmerican veterans. | 97 | 97 |  | 100 | 123 | 177 | 100-Current roll call of House added as co-sponsors. |
| HJR22-1008 by Representative(s) Ortiz and Holtorf; also Senator(s) Rodriguez and Moreno--Concerning recognition of the contributions of Latina and Latino veterans. | 97 | 97 |  | 101 | 123 | 177 | 101-Current roll call of House added as co-sponsors. |
| HJR22-1009 by Representative(s) Weissman and Hanks; also Senator(s) Donovan and Liston--Concerning honoring Colorado veterans on the seventy-seventh anniversary of the end of World War II. | 97 | 97 |  | 101 | 123 | 177 | 101-Current roll call of House added as co-sponsors. |
| HJR22-1010 by Representative(s) Sullivan and Pico; also Senator(s) Fields and Rankin--Concerning the recognition and remembrance of military veterans in Colorado who served in the Vietnam War. | 98 | 98 |  | 101 | 123 | 177 | 101-Current roll call of House added as co-sponsors. |
| HJR22-1011 by Representative(s) Bernett and Geitner; also Senator(s) Kolker and Lundeen--Concerning honoring gold star families. | 98 | 98 |  | 102 | 123 | 177 | 102 - Current roll call of House added as co-sponsors. |

## HISTORY OF HOUSE JOINT RESOLUTIONS

| RESOLUTION NUMBER SUBJECT TITLE SPONSOR COMMITTEE ASSIGNMENT |  |  |  |  |  |  |   OTHER ACTION <br> $*$ Amended  <br> PI Postponed Indefinitely  <br> R Referred  <br> RR Re-refered  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HJR22-1012 by Representative(s) Snyder and Lynch; also Senator(s) Garcia and Hisey--Concerning reaffirming Colorado to be the 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. | 98 | 98 |  | 102 | 123* | 177 | 129 - Consideration of Senate amendments LO until 2/9. 139 - House concurred in Senate amendments and 102 - repassed bill, as amended. Current roll call of House added as co-sponsors. |
| HJR22-1013 by Representative(s) Esgar and Luck; also Senator(s) Garcia and Simpson--Concerning the fifty-fourth anniversary of the capture of the U.S.S. Pueblo by North Korea. | 98 | 98 |  | 103 | 123 | 177 | 103-Current roll call of House added as co-sponsors. |
| HJR22-1014 by Representative(s) Ortiz and Sandridge; also Senator(s) Lee and Liston--Concerning the designation of a portion of Colorado State Highway 21 from Kettle Creek to Woodmen Road in El Paso County as the "SFC Will Lindsay Memorial Highway". | 98 | 98 |  | 103 | 123 | 177 | 103 - Current roll call of House added as co-sponsors. |
| HJR22-1015 by Representative(s) Carver and Ortiz; also Senator(s) Hisey and Lee--Concerning the designation of a portion of Colorado State Highway 115 as the "CW3 Scott A. M. Oswell Memorial Highway". | 427 | 427 |  | 445 | 559 | 695 | 432 - Consideration of Resolution LO until 3/11. <br> 445 - Current roll call of House added as co-sponsors. |
| HJR22-1016 by Representative(s) Duran and Rich, Bradfield, Luck; also Senator(s) Jaquez Lewis and Winter--Concerning the recognition of National Women's History Month, and, in connection therewith, designating March as Colorado' Women's History Month. | 528 | 528 |  | 529 | 559 | 695 |  |

## HISTORY OF HOUSE JOINT RESOLUTIONS

| $\begin{aligned} & \text { RESOLUTION NUMBER } \\ & \text { SUBJECT TITLE } \\ & \text { SPONSOR } \\ & \text { COMMITTEE ASSIGNMENT } \end{aligned}$ |  |  |  |  |  |  |    <br> $*$ Amended <br> PI OTHER ACTION <br> $R$ Postponed Indefinitely <br> $R$ Referred <br> RR Re-referred <br> RC Reconsideration <br> LO Laid Over   |
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| HJR22-1017 by Representative(s) Will and Hooton; also Senator(s) Hisey-Concerning the Colorado legislative sportsmen's caucus, and, in connection therewith, designating April 21, 2022, "Sportsmen's Day". | 975 | 975 |  | $1157$ | 1189 | 2037 | 985 - Consideration of Resolution LO until 4/13. 1004 - Consideration of Resolution LO until $4 / 14$. 1065 - Consideration of Resolution LOO until $4 / 18$. 1092 - Consideration of Resolution LO until $4 / 19$. 1130 - Consideration of Resolution LO until $4 / 20$. 1146 - Consideration of Resolution LO until $4 / 21$. 1157 - Current roll call of House added as co-sponsors. |
| HJR22-1018 by Representative(s) Van Beber, Holtorf; also Senator(s) Sonnenberg--Concerning designating the portion of Colorado State Highway 14 from Mile Marker 153 to Mile Marker 154 in Weld County as the "Colonel Stan Cass Memorial Highway". | 975 | 975 |  | 1447 | 1530 | 2037 |  |
| HJR22-1019 by Representative(s) Van Beber and Holtorf; also Senator(s) Sonnenberg and Cooke--Concerning the designation of a portion of Colorado State Highway 85 as the "Pvt. Joe P. Martinez Memorial Highway". | 975 | 975 |  | 1535 | 1576 | 2037 |  |

## HISTORY OF HOUSE JOINT RESOLUTIONS

| RESOLUTION NUMBER SUBJECT TITLE SPONSOR COMMITTEE ASSIGNMENT |  |  |  |  |  |  |   OTHER ACTION <br> $*$ Amended  <br> PI Postponed Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HJR22-1020 by Representative(s) Michaelson Jenet and Pelton; also Senator(s) Fenberg and Gardner--Concerning the commemoration of the Holocaust. <br> HJR22-1021 by Representative(s) Hanks, Baisley, Bockenfeld, Bradfield, Catlin, Holtorf, Lynch, Pelton, Pico, Rich, Soper, Will-Concerning an application to the United'States'Congress for an article $V$ convention of the states for proposing amendments to the United States Constitution that impose fiscal restraints on the federal government, limit the power and jurisdiction of the federal government, and limit the terms of office for its officials and for members of Congress. <br> Committee on State, Civic, Military, \& Veterans Affairs <br> HJR22-1022 by Representative(s) Luck and Williams, Baisley, Carver, Lynch, Neville, Ransom, Van Winkle--Concerning the considerable and continuing impacts on the people of Colorado directly and indirectly from the COVID-19 pandemic and the many efforts made to combat it.Committee on State, Civic, Military, \& Veterans Affairs <br> HJR22-1023 by Representative(s) Holtorf and Pico--Concerning appreciation for all United States military service members, regardless of race, gender, faith, or ethnicity. <br> Committee on State, Civic, Military, \& Veterans Affairs | 975 | 975 |  | 1403 | 1762 | 2037 |  |

## HISTORY OF HOUSE JOINT RESOLUTIONS



## HISTORY OF HOUSE RESOLUTIONS



## HISTORY OF HOUSE MEMORIALS

|  | $\begin{aligned} & \text { RESOLUTION NUMBER } \\ & \text { SUBJECT TITLE } \\ & \text { SPONSOR } \\ & \text { COMMITTEE ASSIGNMENT } \end{aligned}$ | $\begin{aligned} & \text { O} \\ & 0 \\ & 0 \\ & 0 \\ & 0 \\ & \underline{t} \end{aligned}$ |  |  |  |  | OTHER ACTION | 1-2 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| HM22-1001 | by Representative(s) Ransom--Memorializing former Representative Joe Nuñez. | 860 |  |  | 951 | 1081 | 860 - Consideration of Memorail Laid Over until 4/11. <br> 951 - Current roll call of House added as co-sponsors. |  |
| HM22-1002 | by Representative(s) Neville and Luck--Memorializing Representative Kimmi J. Lewis. | 976 | 976 |  | 1281 | 2037 | 986 - Consideration of Memorial LO until $4 / 13$. 1004 - Consideration of Memorial LO until 414. 1065 - Consideration of Memorial LO until $4 / 14$. 1192 - Consideration of Memorial LO until 419. 1140 - Consideration of Memorial LO until $4 / 20$. 1177 - Consideration of Memorial LO until $4 / 21$. 1276 - Consideration of Memorial LO until $4 / 22$. 1281 - Current of Memorial LO until $4 / 25$. |  |

## HISTORY OF SENATE BILLS

| BILL NUMBER SUBJECT TITLE SPONSOR COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  | $*$   <br> PI Amended OTHER ACTION <br> RI Postponed Indefinitely  <br> R Referred  <br> RC Re-referred  <br> RO Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | 838* | 827 | 1316 | 1376* | 1460 | 1821 | $\begin{array}{\|r\|} \hline 5-19- \\ 22 \\ \hline \end{array}$ | $\begin{array}{\|r} \hline 5-19- \\ 22 \end{array}$ | 1080 - R* to Committee on Appropriations. <br> 1326 - Special Orders. <br> 1336 - Consideration of Special Orders LO until 4/27. <br> 1366 - Special Orders. <br> 1414 - Third Reading LO until 4/29. <br> 1692 - Senate concurred in House amendments and repassed bill, as amended. |
| SB22-002 by Senator(s) Ginal and Story, Lee; also Representative(s) Cutter and Will, Lynch, Snyder, Valdez D.--Concerning increasing the resources available for fire protection services provided by volunteer and seasonal firefighters, and, in connection therewith, making an appropriation. Committee on Transportation \& Local Government | 858* | 859 | 1316* | 1375* | 1457 | 1892 | $\begin{array}{r} 6-3 \\ 22 \end{array}$ | $\begin{array}{r} 6-3- \\ 22 \end{array}$ | 1152 - R* to Committee on Appropriations. <br> 1326 - Special Orders. <br> 1332-Consideration of Special Orders LO until 4/27. <br> 1366 - Special Orders. <br> 1413 - Third Reading LO until 4/29. <br> 1692 - Senate concurred in House amendments and repassed bill, as amended. |
| SB22-003 by Senator(s) Buckner and Donovan; also Representative(s) Mullica and Exum--Concerning permitting community colleges to offer a bachelor of science degree in nursing to certain students. <br> Committee on Education | 205 | 205 | 532 | 593 | 681 | 788 | $\begin{array}{r} 4-7-7 \\ 22 \end{array}$ | $\begin{array}{r} \# 8- \\ 10-22 \end{array}$ | 651 - Third Reading LO until 3/24. <br> 666 - Third Reading LO until 3/25. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| SB22-004 by Senator(s) Rankin and Bridges; also Representative(s) McCluskie--Concerning measures to support evidence-based literacy instruction for students in early grades, and, in Committee on Education connection therewith, making an appropriation. | 878* | 880 | 1655* | 1676* | 1838 | 2037 | $\left.\begin{array}{r} 5-31 \\ 22 \end{array} \right\rvert\,$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 1241 - $R^{*}$ to Committee on Appropriations. <br> 1673 - Special Orders. <br> 1750 - Third Reading LO until 5/6. <br> 1793 - Third Reading LO until 5/9. <br> 1824 - Third Reading LO until 5/10. <br> 1956 - Senate concurred in House amendments and repassed <br> \# - bill, as amended. <br> \# - Effective 90 days after sine die unless a referendum |

## HISTORY OF SENATE BILLS

| $\begin{gathered} \text { BILL NUMBER } \\ \text { SUBJECT TITLE } \\ \text { SPONSOR } \\ \text { COMMITTEE ASSIGNMENT } \end{gathered}$ |  |  |  |  |  |  |  |  |    <br> $*$ OTHER ACTION  <br> PI Postponded Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| SB22-005 by Senator(s) Bridges and Cooke; also <br> Representative(s) Roberts and Woog-- <br> Concerring the increase of available funds for <br> law enforcement agency peace officer supportive <br> laprices, and, in connection therewith, making an <br> appropriation. <br> ander  | 1391* | 1400 | 1710* | 1740* | 1852 | 2037 | $\begin{array}{r} 5-31- \\ 22 \\ \hline \end{array}$ | $\begin{array}{\|r} 5-31- \\ 22 \end{array}$ | 1662 - R to Committee on Appropriations. <br> 1720-Special Orders. <br> 1793 - Third Reading LO until 5/9. <br> 1824 - Third Reading LO until 5/10. <br> 1956 - Senate concurred in House amendments and repassed bill, as amended. |
| SB22-006 by Senator(s) Kolker and Rodriguez; also Representative(s) McLachlan and Snyder-Concerning an increase in the amount of sales tax revenue that a retailer may retain to cover the retailer's expense in collecting and remitting the tax, and, in connection therewith, making an appropriation. <br> Committee on Finance | 483 | 484 | 1710* | 1748* | 1802 | 2029 | $\begin{array}{r} 5-16-1 \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 717 - R to Committee on Appropriations. <br> 1747 - Special Orders. <br> 1793 - Third Reading LO until 5/9. <br> 1892 - Senate concurred in House amendments and repassed bill, as amended. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| SB22-007 by Senator(s) Story and Lee, Ginal; also Representative(s) Cutter and Snyder-Concerning outreach to the public relating to wildfire risk mitigation practices, and in connection therewith, making an appropriation. Committee on Energy \& Environment | 838* | 697 | 1711* | 1776* | 1859 | 2037 | $\begin{array}{r} 6-3 \\ 22 \end{array}$ | $\begin{array}{r} 6-3- \\ 22 \end{array}$ | 1022 - R to Committee on Appropriations. <br> 1747-Special Orders. <br> 1750 - Consideration of Special Orders LO until 5/6. <br> 1774 - Special Orders. <br> 1824 - Third Reading LO until 5/10. <br> 1956 - Senate concurred in House amendments and repassed bill, as amended. |
| SB22-008 by Senator(s) Zenzinger and Priola, Fenberg, Moreno; also Representative(s) McLachlan and McKean--Concerning postsecondary education support for certain students who have been in out-of-home placement, and, in connection <br> Committee on Education therewith, making an appropriation. | 838* | 697 | 1316* | 1332* | 1451 | 2037 | $\begin{array}{r} 5-26- \\ 22 \end{array}$ | $\begin{array}{r} 5-26- \\ 22 \end{array}$ | 1095 - R* to Committee on Appropriations. <br> 1326 - Special Orders. <br> 1358 - Third Reading LO until 4/28. <br> 1405 - Third Reading LO until $2 / 29$. <br> 1692 - Senate concurred in House amendments and repassed bill, as amended. |

## HISTORY OF SENATE BILLS



## HISTORY OF SENATE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br> $*$ Amended OTHER ACTION <br> PI Postponed Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| SB22-011 by Senator(s) Zenzinger and Coram, Bridges, Donovan, Fenberg, Fields, Gardner, Hisey, Jaquez Lewis, Kolker, Priola, Rankin, Scott, Woodward; also Representative(s) Catlin and Esgar, Boesenecker, Duran, Herod, Hooton, McCluskie, McLachlan, Titone, Woodrow, Young--Concerning the establishment of the America 250 - Colorado 150 commission, and, in connection therewith, making an appropriation. Committee on State, Civic, Military, \& Veterans Affairs | 397* | 398 | 1317 | 1332 | 1451 | 1793 | $\begin{array}{\|r\|} \hline 5-26- \\ 22 \end{array}$ | $\begin{array}{r} 5-26- \\ 22 \end{array}$ | 695 - R to Committee on Appropriations. 1326 - Special Orders. 1358 - Third Reading LO until 4/28. 1406 - Third Reading LO until 4/29. |
| SB22-012 by Senator(s) Donovan; also Representative(s) Hooton--Concerning versions of the Colorado constitution. <br> Committee on State, Civic, Military, \& Veterans Affairs | 483* | 484 | 1702 | 1725* | 1801 | 2037 | $\left.\begin{array}{r} 5-20- \\ 22 \end{array} \right\rvert\,$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 1124 - $\mathrm{R}^{*}$ to Committee on Appropriations. <br> 1720 - Special Orders. <br> 1793 - Third Reading L̇O until 5/9. <br> 1892 - Senate concurred in House amendments and repassed bill, as amended. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| SB22-013 by Senator(s) Fenberg and Holbert; also Representative(s). Garnett and Mckean-Concerning requirements for boards and commissions, and, in connection therewith, making an appropriation. <br> Committee on Transportation \& Local Government | 97* | 113 | 232 | 239* | 251 | 306 | $\left.\begin{array}{r} 2-25- \\ 22 \end{array} \right\rvert\,$ | $\begin{array}{\|r} 2-25- \\ 22 \end{array}$ | 176-R to Committee on Appropriations. <br> 238-Special Orders <br> 291-Senate concurred in House amendments and repassed bill, as amended.. |
| SB22-014 by Senator(s) Moreno, Fenberg, Priola; also Representative(s) Mckean and' McLachlan-Concerning the administration of the Colorado youth advisory council. <br> Committee on Education | 204 | 205 | 379 | 404 | 419 | 464 | $\left.\begin{array}{r} 3-17- \\ 22 \end{array} \right\rvert\,$ | $\begin{array}{r} 3-17- \\ 22 \end{array}$ | 403-Special Orders. |

## HISTORY OF SENATE BILLS



## HISTORY OF SENATE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br>   OTHER ACTION <br> PI Amended Postponed Indefinitely <br> $R$ Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| SB22-019 by Senator(s) Winter; also Representativess) <br> Woodrow--Concerning access to automatically <br> Suppressed court <br> proceedings. <br> records of eviction  | 205* | 205 | 304 | 324 | 333 | 397 | $\begin{array}{r} 3-15- \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | \# - Effective 90 days after sine die unless a referendum petition is filed. |
| SB22-020 by Senator(s) Gardner; also Representative(s) Tipper---Concerning the addition of court reporters to the list of professionals who may administer oaths. <br> Committee on Judiciary | 247 | 248 | 411 | 491 | 502 | 583 | $\left.\begin{array}{\|r\|} 3-30- \\ 22 \end{array} \right\rvert\,$ | $\begin{array}{r} 3-30- \\ 22 \end{array}$ | 430 - Consideration of General Orders LO until 3/14. <br> 482-Consideration of General Orders LO until 3/15 |
| SB22-021 by Senator(s) Rodriguez and Lee, Simpson; also Representative(s) Benavidez and Amabile, Pelton--Concerning the treatment of persons with behavioral health disorders in the justice system, and, in connection therewith, making an appropriation. <br> Committee on Judiciary | 483* | 484 | 1479 | 1494* | 1548 | 2037 | $\begin{array}{r} 6-8-8 \\ 22 \end{array}$ | $\begin{array}{r} 6-8- \\ 22 \end{array}$ | 673 - R* to Committee on Appropriations. <br> 1317 - $R^{*}$ to Committee on Legislative Council. <br> 1479 - Special Orders. <br> 1693 - Senate did not concur in House amendments and requested Conference Committee. Senate members: Rodriguez, Chair, Lee, Simpson. <br> 1706 - House acceded to request for Conference Committee. House members: Benavidez, Chair, Amabile, Pelton. <br> 1884 - Conference Committee report. <br> 2016 - House adopted Conference Committee report and repassed bill, as amended. <br> 2032 - Senate adopted Conference Committee report and repassed bill, as amended. |
| SB22-022 by Senator(s) Lee and Gardner, Cooke, Rodriguez; also Representative(s) Snyder and Soper, Weissman--Concerning the enactment of the Colorado Revised Statutes 2021 as the positive and statutory law of the state of Colorado. <br> Committee on Judiciary | 150 | 177 | 223 | 256 | 272 | 306 | $\begin{array}{r} 3-3 \\ 22 \end{array}$ | $\begin{array}{r} 3-3- \\ 22 \end{array}$ | 255-Special Orders. |

## HISTORY OF SENATE BILLS

| BILL NUMBER SUBJECT TITLE SPONSOR COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br> $*$ Amended OTHER ACTION <br> PI Postponed Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| SB22-023 by Senator(s) Gonzales; also Representative(s) <br> Bacon and Gonzales-Gutierrez--Concerning <br> prohibiting deceptive tactics during custodial <br> nterrogation of a juvenile. <br> Committee on Judiciary  | 247* | 248 | 1702* | 1829* | 1996 |  |  |  | 514 - R* to Committee on Appropriations. <br> 1774 - Special Orders. <br> 1793 - Consideration of Special Orders LO until 5/9. <br> 1815 - Special Orders. <br> 1824 - Consideration of Special Orders LO until 5/10. <br> 2030 - Senate rejected 1st Conference Committee report, discharged 1st Conference Committee and adhere to its position. <br> 2033 - LO until $5 / 12$. Bill deemed L. |
| SB22-024 by Senator(s) Fields and Cooke; also Representative(s) Roberts and Soper-Concerning changes to strengthen the crime of intimidating a witness. <br> Committee on Judiciary | 150* | 178 | 304 | 324 | 333 | 397 | $\begin{array}{r} 3-17- \\ 22 \end{array}$ | $\begin{array}{r} 7-1 \\ 22 \end{array}$ |  |
| SB22-025 by Senator(s) Hansen; also Representative (s) Bird and McCluskie--Concerning state capital financing managed by the state treasurer, and, in connection therewith, expanding the types of collateral that can be used to secure such <br> Committee on Finance financing and making an appropriation. | 483* | 485 | 1711* | 1748* | 1854 | 2037 | $\begin{array}{r} 6-7-7 \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 857 - $\mathrm{R}^{*}$ to Committee on Appropriations. <br> 1747 - Special Orders. <br> 1793 - Third Reading LO until 5/9. <br> 1824 - Third Reading LO until 5/10. <br> 1956 - Senate concurred in House amendments and repassed bill, as amended. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| SB22-026 by Senator(s) Ginal and Kirkmeyer; also Representative(s) Boesenecker and Rich-Concerning an oil and gas operator's sole ability to review and protest property tax. <br> Committee on Finance | 214 | 229 | 463* | 495* | 508 | 695 | $\begin{array}{r} 3-30- \\ 22 \end{array}$ | $\begin{array}{r} 3-30- \\ 22 \end{array}$ | 482-Consideration of General Orders LO until 3/15. <br> 559 - Senate concurred in House amendments and repassed bill, as amended. |

## HISTORY OF SENATE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br> $*$ Amended OTHER ACTION <br> PI Postponed Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| SB22-027 by Senator(s) Smallwood and Rodriguez; also Representative(s) Michaelson Jenet and Larson-Concerning changes to the prescription drug monitoring program pursuant to the March 2021 audit report issued by the office of the state auditor. <br> Committee on Health \& Insurance | 214 | 229 | 1574* | 1608* | 1772 | 2037 | $\begin{array}{r} 5-27- \\ 22 \end{array}$ | $\begin{array}{r} 5-27- \\ 22 \end{array}$ | 1605-Special Orders. <br> 1692 - Third Reading LO until 5/5. <br> 1750 - Third Reading LO until 5/6 <br> 1892 - Senate concurred in House amendments and repassed bill, as amended.. |
| SB22-028 by Senator(s) Simpson and Sonnenberg, Bridges, Coram, Donovan, Jaquez Lewis; also Representative(s) Roberts and Catlin, McCormick, McKean, McLachlan--Concerning the creation of the groundwater compact compliance and sustainability fund, and, in connection therewith, making an appropriation. Committee on Agriculture, Livestock, \& Water | 247 | 248 | 1362* | 1376* | 1457 | 2037 | $\begin{array}{r} 5-23- \\ 22 \end{array}$ | $\begin{array}{r} 5-23- \\ 22 \end{array}$ | 1179 - $R^{*}$ to Committee on Appropriations. <br> 1366-Special Orders. <br> 1413 - Third Reading LO until 4/29. <br> 1692 - Senate concurred in House amendments and repassed bill, as amended. |
| SB22-029 by Senator(s) Coram and Donovan, Bridges, Jaquez Lewis; also Representative(s) McCormick--Concerning water speculation in the state. |  |  |  |  |  |  |  |  |  |
| SB22-030 by Senator(s) Donovan and Sonnenberg, Bridges, Coram, Jaquez Lewis; also Representative(s) McLachlan and Catlin, McCormick, McKean, Roberts--Concerning the expansion of the water resources review committee to the water resources and agriculture review committee. <br> Committee on Agriculture, Livestock, \& Water | 247 | 249 | 410 | 430 | 448 | 515 | $\begin{array}{r} 3-30- \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | \# - Effective 90 days after sine die unless a referendum petition is filed. |

## HISTORY OF SENATE BILLS



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| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br> $*$ OTHER ACTION  <br> PI Amended Postponed Indefinitely <br> $R$ Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| by Senator(s) Woodward, Cooke, Hisey, Sonnenberg, Gardner, Coram, Scott, Kirkmeyer, Liston, Lundeen, Holbert, Priola, Rankin, Simpson, Smallwood; also Representative(s) Bradfield and Soper, Carver, Geitner, Luck, Pico, Rich--Concerning increasing pretrial release requirements for certain criminal defendants. |  |  |  |  |  |  |  |  |  |
| SB22-042 by Senator(s) Coram; also Representative(s) Esgar and Will--Concerning changes to the membership of the board of commissioners of the Colorado state fair authority. <br> Committee on Agriculture, Livestock, \& Water | 306* | 307 | 410 | 430 | 449 | 558 | $\begin{array}{r} 3-24- \\ 22 \end{array}$ | $\begin{array}{r} \# 8 \\ 10-22 \end{array}$ | \# - Effective 90 days after sine die unless a referendum petition is filed. |
| SB22-043 by Senator(s) Cooke and Gonzales; also Representative(s) Lynch and Duran--Concerning enhancing restitution services for victims, and, in connection therewith, making an appropriation. Committee on Business Affairs \& Labor | 1705* | 1706 | 1763* | 1775* | 1856 | 2037 | $\begin{array}{r} 5-27- \\ 22 \end{array}$ | $\begin{array}{r} \# 8 \\ 10-22 \end{array}$ | 1706 - R to Committee on Appropriations. <br> 1774 - Special Orders. <br> 1824 - Third Reading LO until 5/10. <br> 1956 - Senate concurred in House amendments and repassed bill, as amended. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| SB22-044 by Senator(s) Story, Kolker; also Representative(s) Froelich and Kipp--Concerning limiting the use of student academic growth in evaluating a licensed educator's performance. |  |  |  |  |  |  |  |  |  |
| by Senator(s) Lee; also Representative(s) Bird-Concerning modifications to the laws governing public benefit corporations. <br> Committee on Business Affairs \& Labor | 204 | 205 | 348 | 386 | 393 | 426 | $\left.\begin{array}{r} 3-17- \\ 22 \end{array} \right\rvert\,$ | $\begin{array}{r} \# 8 \\ 10-22 \end{array}$ | 383-Special Orders. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |

## HISTORY OF SENATE BILLS

| BILL NUMBER SUBJECT TITLE SPONSOR COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br>    <br> RI Amended OTHER ACTION <br> Rostponed Indefinitely   <br> R Referred  <br> R Re-referred  <br> RC Reconsideration  <br> LO   <br> Laid Over   |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| SB22-046 by Senator(s) Smallwood--Concerning the ability of voters in the town of Parker in Douglas county to determine whether to be included in the boundaries of the regional transportation district. |  |  |  |  |  |  |  |  |  |
| SB22-047 by Senator(s) Kolker; also Representative(s) Ricks--Concerning the ability of registered electors to update voter registration records when they change their address on a motor vehicle registration or driver's license. |  |  |  |  |  |  |  |  |  |
| SB22-048 by Senator(s) Scott--Concerning the improvement of the dispute review board stage of the process used to resolve contractual disputes between contractors and the department of transportation. |  |  |  |  |  |  |  |  |  |
| SB22-049 by Senator(s) Fields and Gardner; also Representative(s)Tipper and Carver--Concerning updating the "Victim Rights Act". Committee on Judiciary | 279* | 280 | 1030* | 1061* | 1089 | 1443 | $\begin{array}{r} 5-6- \\ 22 \end{array}$ | $\begin{array}{r} 5-6- \\ 22 \end{array}$ | 1055-Special Orders. <br> 1153 - Senate concurred in House amendments and repassed bill, as amended. |
| SB22-050 by Senator(s) Coleman and Hisey; also Representative(s) Soper and Exum--Concerning work opportunities for persons imprisoned by the department of corrections. <br> Committee on Judiciary | 291* | 292 | 439 | 453* | 480 | 583 | $\begin{array}{r} 3-30- \\ 22 \end{array}$ | $\begin{array}{r} 3-30- \\ 22 \end{array}$ | 452-Special Orders. <br> 453-Laid Over* for adoption by the Committee of the Whole until $3 / 12$. <br> 475 - Committtee of the Whole Report adopted 3/12. <br> 498 - Senate concurred in House amendments and repassed bill, as amended. |

## HISTORY OF SENATE BILLS

| BILL NUMBER SUBJECT TITLE SPONSOR COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br> $*$ Amended OTHER ACTION <br> PI Postponed Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| SB22-051 <br> by Senator(s) Hansen; also Representative(s) Sirota--Concerning policies to reduce emissions from the built environment. <br> Committee on Energy \& Environment | 878* | 880 | 1666* | 1738* | 1848 | 2037 | $\begin{array}{r} 6-9-9 \\ 22 \end{array}$ | $\begin{array}{r} \# 8 \\ 10-22 \end{array}$ | 1242 - $\mathrm{R}^{*}$ to Committee on Finance. 1579 - $\mathrm{R}^{*}$ to Committee on Appropriations. 1720 - Special Orders. 1793 - Third Reading LO until $5 / 9$. 1824 - Third Reading LO until $5 / 10$. 1956 - Senate concurred in House amendments and repassed \# - bill, as amended. Effective 90 days after sine die unless a referendum petition is filed. |
| SB22-052 by Senator(s) Jaquez Lewis and Smallwood; also Representative(s) Mullica and Bradfield-Concerning aligning medical assistance income eligibility requirements with federal law. Committee on Public \& Behavioral Health \& Human Services | $214 *$ | 229 | 397* | 405* | 422 | 558 | $\begin{array}{r} 3-24- \\ 22 \end{array}$ | $\begin{array}{r} 3-24- \\ 22 \end{array}$ | 403-Special Orders. <br> 442 - Senate concurred in House amendments and repassed bill, as amended. |
| SB22-053 by Senator(s) Sonnenberg; also Representative(s) McLachlan and Geitner-Concerning visitation rights at health-care facilities, and, in connection therewith, making an appropriation. <br> Committee on State, Civic, Military, \& Veterans Affairs | 719* | 840 | 1883 | 1898* | 2014* | 2037 | $\begin{gathered} 6-8 \\ 22 \end{gathered}$ | $\begin{array}{r} 6-8 \\ 22 \end{array}$ | 1881 - $R^{*}$ to Committee on Appropriations. <br> 1893 - Special Orders. <br> 2032 - Senate concurred in House amendments and repassed |
| SB22-054 by Senator(s) Zenzinger and Kirkmeyer; also Representative(s) Titone--Concerning the addition of a recommendation that a district public school be converted to a community school if the district public school fails to make substantial progress under its turnaround plan. Committee on Education | 247 | 249 | 423 | 451 | 477 | 558 | $\begin{array}{r} 3-24- \\ 22 \end{array}$ | $\begin{array}{r} \# 8-2 \\ 10-22 \end{array}$ | 476-Third Reading LO until 3/14. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |

## HISTORY OF SENATE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br>  Amended OTHER ACTION <br>  Postponed Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| SB22-055 by Senator(s) Cooke and Hansen; also <br> Representative(s) Roberts and McKean-- <br> Concerning increased alcohol monitoring for <br> impaired driving offenders, and, in connection <br> therewith, making an appropriation. <br> Committee on Judiciary  | 838* | 697 | 1363 | 1376 | 1458 | 1821 | $\begin{array}{r} 6-8-8 \\ 22 \end{array}$ | $\begin{array}{\|r} \hline \# 8- \\ 10-22 \end{array}$ | 899-R to Committee on Appropriations. <br> 1366 - Special Orders. <br> 1413 - Third Reading LO until 4/29. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| SB22-056 by Senator(s) Sonnenberg and Garcia, Cooke; also Representative(s) Young and Will-Concerning authorizing the university of northern Colorado to offer degrees in osteopathic medicine. <br> Committee on Education | 204 | 205 | 358 | 394 | 401 | 464 | $\left.\begin{array}{r} 3-17- \\ 22 \end{array} \right\rvert\,$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | \# - Effective 90 days after sine die unless a referendum petition is filed. |
| SB22-057 by Senator(s) Cooke and Fields; also Representative(s) Weissman--Concerning measures to support victims of violent crime who suffer brain injuries as a result, and, in Committee on Judiciary connection therewith, making an appropriation. | 838* | 698 | 1363 | 1376 | 1459 | 1821 | $\begin{array}{r} 5-31- \\ 22 \end{array}$ | $\begin{array}{r} 5-31- \\ 22 \end{array}$ | 899-R to Committee on Appropriations. <br> 1366 - Special Orders. <br> 1414 - Third Reading LO until 4/29. |
| SB22-058 $\begin{array}{r}\text { by Senator(s) Simpson; also Representative(s) } \\ \text { McCormick--Concerning the creation of a peer } \\ \text { health assistance program for dental hygienists. }\end{array}$ <br> Committee on Health \& Insurance  | 214* | 229 | 1130 | 1143 | 1322 | 1793 | $\begin{array}{r} 6-8-1 \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 1140-Special Orders. <br> 1177 - Third Reading LO until 4/22. <br> 1195 - Third Reading LO until 4/25. <br> 1300 - Third Reading LO until 4/26. <br> \# - Effective 90 days after sine die unless a referendum |

## HISTORY OF SENATE BILLS



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## HISTORY OF SENATE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  | OTHER ACTION | 1- |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| SB22-068 by Senator(s) Rodriguez and Kolker; also <br> Representative (s) Lontine and Woog- <br> Concerning the creation of a tool to provide <br> transparency in health claims data submitted to <br> the Colorado all-payer health claims database,  <br> and, in connection therewith, making an  <br> appropriation.  | 483* | 485 | 1655 | 1676 | 1839 | 2037 | $\begin{array}{r} 5-27- \\ 22 \end{array}$ | $\begin{array}{r} 5-27- \\ 22 \end{array}$ | 1574 - R to Committee on Appropriations. <br> 1673 - Special Orders. <br> 1750 - Third Reading LO until 5/6. <br> 1793 - Third Reading LO until 5/9. <br> 1824 - Third Reading LO until 5/10. |  |
| SB22-069 by Senator(s) Story, Gonzales, Jaquez Lewis; also Representative(s) McLachlan and Froelich, Bacon, Bernett, Cutter, Durnin, Jodeh, Kipp, Ricks, Titone, Young--Concerning the use of student academic measures in evaluating the performance of licensed personnel for the 202122 and 2022-23 school years, and, in connection <br> Committee on Education therewith, making an appropriation. | 1635* | 1637 | 1703 | 1723 | 1845 | 2037 | $\left.\begin{array}{\|r} 5-31- \\ 22 \end{array} \right\rvert\,$ | $\begin{array}{r} 5-31- \\ 22 \end{array}$ | 1661 - R to Committee on Appropriations. <br> 1720 - Special Orders. <br> 1793 - Third Reading LO until 5/9. <br> 1824 - Third Reading LO until 5/10. | 苞 |
| SB22-070 by Senator(s) Bridges; also Representative(s) McLachlan and McCluskie--Concerning licensed personnel performance evaluations in public schools, and, in connection therewith, making an appropriation. <br> Committee on Education | 1635* | 1637 | 1712 | 1724 | 1846 | 2037 | $\begin{array}{r} 5-24- \\ 22 \end{array}$ | $\begin{array}{r} 5-24- \\ 22 \end{array}$ | 1669 - R to Committee on Appropriations. <br> 1720 - Special Orders. <br> 1793 - Third Reading L̇O until 5/9. <br> 1824 - Third Reading LO until 5/10. |  |
| SB22-071 by Senator(s) Woodward, Hisey, Kirkmeyer, Liston, Lundeen, Rankin, Simpson, Smallwood, Sonnenberg; also Representative(s) Van Beber-Concerning authorization of the use of learning pods by nonpublic, home-based educational programs. |  |  |  |  |  |  |  |  |  |  |

## HISTORY OF SENATE BILLS



## HISTORY OF SENATE BILLS

| $\begin{gathered} \text { BILL NUMBER } \\ \text { SUBJECT TITLE } \\ \text { SPONSOR } \\ \text { COMMITTEE ASSIGNMENT } \end{gathered}$ |  |  |  |  |  |  |  |  |    <br> $*$ OTHER ACTION  <br> PI Postponded Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| SB22-076 by Senator(s) Holbert; also Representative(s) <br> Mullica--Concerning complaints related to a <br> person's authorization to practice an occupation <br> for acts committed while the person is serving in <br> an official capacity. <br>  Committee on State, Civic, Military, \& Veterans Affairs | 306* | 317 | 598 | 640 | 685 | 788 | $\begin{array}{r} 4-7-7 \\ 22 \end{array}$ | $\begin{array}{r} 4-7-7 \\ 22 \end{array}$ | 631-Special Orders. <br> 666 - Third Reading LO until 3/25. |
| SB22-077 <br> by Senator(s) Ginal and Woodward; also Representative(s) Larson and Young-Concerning the adoption of an interstate compact to allow a person who is a licensed professional counselor in the person's state of residence to practice professional counseling in a compact state in which the person is not licensed, and, in connection therewith, making an appropriation. | 397* | 399 | 1810 | 1896 | 2011 | 2037 | $\begin{array}{r} 6-8-8 \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 583 - R to Committee on Finance. <br> 818 - R to Committee on Appropriations. <br> 1815 - Special Orders. <br> 1824 - Consideration of Special Orders LO until 5/10. <br> 1893 - Special Orders. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| SB22-078 by Senator(s) Kirkmeyer and Ginal; also Representative(s) Geitner and Bird--Concerning alternatives to health insurer prior authorization requirements for health-care providers that achieve a specified approval rate on prior authorization requests. <br> Committee on Health \& Insurance | 306* | 307 | 1810 |  |  |  |  |  | 1581 - R* to Committee on Appropriations. <br> 1815-Special Orders. <br> 1824 - Consideration of Special Orders LO until 5/10. <br> 1956 - Consideration of Special Orders LO until 5/11. <br> No final action in House. Bill deemed Lost. |
| SB22-079 by Senator(s) Kolker and Ginal; also Representative(s) Young and McLachlan-Concerning required dementia training for directcare staff of specified facilities that provide services to clients living with dementia. <br> Committee on Public \& Behavioral Health \& Human Services | 306* | 307 | 1130 | 1204 | 1324 | 1793 | $\begin{array}{r} 5-31 \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 1165 - Special Orders. <br> 1172 - Consideration of Special Orders LO until 4/22. <br> 1300 - Third Reading LO until 4/26. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |

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## HISTORY OF SENATE BILLS

| BILL NUMBER SUBJECT TITLE SPONSOR COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br>    <br> RI Amended OTHER ACTION <br> Rostponed Indefinitely   <br> R Referred  <br> R Re-referred  <br> RC Reconsideration  <br> LO   <br> Laid Over   |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| SB22-097 by Senator(s) Pettersen and Rodriguez; also Representative(s) Herod and Sullivan-Concerning the expansion of protections for workers who raise workplace health and safety concerns, and, in connection therewith, making an appropriation. <br> Committee on Public \& Behavioral Health \& Human Services | 719 | 719 | 1504 | 1572 | 1632 | 1793 | $\begin{array}{\|r\|} \hline 5-31 \\ 22 \\ \hline \end{array}$ | $\begin{array}{\|r\|} \hline 5-31 \\ 22 \\ \hline \end{array}$ | 1000 - R to Committee on Appropriations. <br> 1561 - Special Orders. |
| SB22-098 by Senator(s) Rodriguez; also Representative(s) Roberts and Will--Concerning a task force to examine the creation of a program allowing for the use of donated unused drugs, and, in Committee on Health \& Insurance connection therewith, making an appropriation. | 1152* | 1154 | 1703 | 1738 | 1805 | 2037 | $\begin{array}{r} 6-8 \\ 22 \end{array}$ | $\begin{array}{r} 6-8 \\ 22 \end{array}$ | 1581 - R to Committee on Appropriations. <br> 1720-Special Orders. <br> 1793 - Third Reading LO until 5/9. |
| SB22-099 by Senator(s) Hisey and Rodriguez; also Representative(s) Tipper and Larson-Concerning the procedure for sealing of criminal records for nonviolent offenses, and, in connection therewith, addressing workforce shortages, minimizing barriers to employment for job seekers, and making an appropriation. <br> Committee on Judiciary | 1152* | 1154 | 1504 | 1520 | 1556 | 1892 | $\begin{array}{r} 5-31- \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 1340 - R to Committee on Appropriations. <br> 1504-Special Orders. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| SB22-100 by Senator(s) Winter and Gardner; also Representative(s) Duran and Esgar--Concerning changes to the domestic violence fatality review board statutes, and, in connection therewith, <br> Committee on Judiciary making and reducing an appropriation. | 483* | 485 | 915* | 938* | 971 | 1188 | $\begin{array}{r} 5-2 \\ 22 \end{array}$ | $\begin{array}{r} 5-2 \\ 22 \end{array}$ | 762-R to Committee on Appropriations. <br> 931-Special Orders. <br> 986 - Senate concurred in House amendments and repassed |
| SB22-101 by Senator(s) Smallwood--Concerning the creation of a grant program to provide grants to Colorado schools to hire school resource officers. |  |  |  |  |  |  |  |  |  |

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| BILL NUMBER SUBJECT TITLE SPONSOR COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br>    <br> RI Amended OTHER ACTION <br> Rostponed Indefinitely   <br> R Referred  <br> R Re-referred  <br> RC Reconsideration  <br> LO   <br> Laid Over   |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| SB22-102 by Senator(s) Kirkmeyer; also Representative(s) <br> Young-concerning programs for youth with <br> intellectual and developmental disabilities who <br> are in out-of-home placements. <br> Committee on Public \& Behavioral Health \& Human Services  | 247 | 249 | 397 | 405 | 422 | 464 | $\begin{array}{\|r\|} \hline 3-17- \\ 22 \\ \hline \end{array}$ | $\begin{array}{r} \# 8- \\ 10-22 \end{array}$ | 403-Special Orders. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| SB22-103 by Senator(s) Gonzales; also Representative(s) <br> Tipper--Concerning a remedy for improperly <br> Committee on Judiciary entered guilty pleas. | 442* | 427 | 762 | 819* | 829 | 1081 | $\begin{array}{r} 4-18- \\ 22 \end{array}$ | $\begin{array}{r} 4-18-1 \\ 22 \end{array}$ | 818-Special Orders. <br> 859 - Senate concurred in House amendments and repassed bill, as amended. |
| SB22-104 by Senator(s) Donovan and Simpson; also Representative(s) McLachlan and Gonzales-Gutierrez--Concerning the inclusion of tribal governments in state programs, and, in connection therewith, making an appropriation. Committee on State, Civic, Military, \& Veterans Affairs | 483 | 485 | 1560 | 1571 | 1629 | 1821 | $\left.\begin{array}{r} 5-24- \\ 22 \end{array} \right\rvert\,$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 925-R to Committee on Appropriations. <br> 1561-Special Orders. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| SB22-105 by Senator(s) Donovan; also Representative(s) McLachlan--Concerning an annual address by tribal representatives to a joint session of the general assembly. <br> Committee on State, Civic, Military, \& Veterans Affairs | 328 | 328 | 598 | 640 | 686 | 878 | $\begin{array}{r} 4-11- \\ 22 \end{array}$ | $\begin{array}{r} \# 8 \\ 10-22 \end{array}$ | 631- Special Orders. <br> 666 - Third Reading LO until 3/25. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| SB22-106 by Senator(s) Kolker and Sonnenberg, Pettersen, Priola; also Representative(s) Michaelson Jenet and Rich, Amabile, McCluskie, Roberts, Soper--Concerning addressing conflicts of interest in regional organizations responsible for public behavioral health services, and, in connection therewith, making an appropriation. <br> Committee on Public \& 'Behavioral Health \& Human Services | $342^{*}$ | 416 | 1504* | 1570* | 1628 | 2037 | $\begin{array}{r} 5-20 \\ 22 \end{array}$ | $\begin{array}{r} 5-20-1 \\ 22 \end{array}$ | 877 - $\mathrm{R}^{*}$ to Committee on Appropriations. <br> 1561-Special Orders. <br> 1692 - Senate concurred in House amendments and repassed bill, as amended. |

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| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br>    <br> RI Amended OTHER ACTION <br> Rostponed Indefinitely   <br> R Referred  <br> R Re-referred  <br> RC Reconsideration  <br> LO   <br> Laid Over   |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| SB22-112 by Senator(s) Kirkmeyer, Woodward; also <br> Representatives $s$ ) Larson--Concerning <br>  <br> modifications to state agency emergency <br> procurement requirements. |  |  |  |  |  |  |  |  |  |
| SB22-113 by Senator(s) Hansen and Buckner; also Representative(s) Tipper and Bacon--Concerning the use of personal identifying data, and, in connection therewith, creating a task force for the consideration of facial recognition services, restricting the use of facial recognition services by state and local government agencies, temporarily prohibiting public schools from executing new contracts for facial recognition services, and making an appropriation. Committee on State, Ćivic, Military, \& Veterans Affairs | 413* | 416 | 1600 | 1610* | 1773 | 2037 | $\begin{array}{r} 6-8-8 \\ 22 \end{array}$ | $\begin{array}{r} \# 8- \\ 10-22 \end{array}$ | 1391 - R to Committee on Legislative Council. <br> 1479 - R to Committee on Appropriations. <br> 1605 - Special Orders. <br> 1692 - Third Reading LO until 5/5. <br> 1750 - Third Reading LO until 5/6. <br> 1822 - Senate did not concur in House amendments and requested Conference Committee. <br> 1823 - President appointed Senators Hansen, Chair; Buckner; and Rankin. <br> 1851 - Speaker appointed Representatives Tipper, Chair; Bacon, Neville. <br> 1885 - Conference Committee report. <br> 2018 - House adopted Conference Committee report and repassed bill, as amended. <br> 2032 - Senate adopted Conference Committee report and repassed bill, as amended. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| SB22-114 by Senator(s) Hisey and Story; also Representative(s) Roberts and Catlin, McCluskie, Pico--Concerning fire suppression ponds, and, in connection therewith, making an appropriation. Committee on Agriculture, Livestock, \& Water | 825* | 827 | 1561* | 1609* | 1855 | 2037 | $\begin{gathered} 6-8 \\ 22 \end{gathered}$ | $\begin{array}{r} \# 8- \\ 10-22 \end{array}$ | 981 - $\mathrm{R}^{*}$ to Committee on Appropriations. <br> 1605 - Special Orders. <br> 1692 - Third Reading LO until 5/5. <br> 1750 - Third Reading LO until 5/6. <br> 1793 - Third Reading LO until 5/9. <br> 1824 - Third Reading LO until 5/10. <br> 1956 - Senate concurred in House amendments and repassed bill, as amended. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |

## HISTORY OF SENATE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  | $*$   <br> PI Amended OTHER ACTION <br> RI Postponed Indefinitely  <br> R Referred  <br> RC Re-referred  <br> RO Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| SB22-115 by Senator(s) Jaquez Lewis and Gardner; also Representative(s) Soper and Tipper--Concerning clarifying certain terms as the terms relate to a landowner's liability. <br> Committee on Judiciary | 291 | 292 | 439* | 492* | 504 | 695 | $\begin{array}{r} 4-7-7 \\ 22 \end{array}$ | $\begin{array}{r} 4-7-7 \\ 22 \end{array}$ | 482 - Consideration of General Orders LO until3/15. <br> 559 - Senate concurred in House amendments and repassed bill, as amended. |
| SB22-116 by Senator(s) Holbert and Pettersen; also Representative(s) Van Winkle and Bird-Concerning the ability of an individual to obtain an occupational credential through the occupational credential portability program. <br> Committee on Business Affairs \& Labor <br> SB22-117 by Senator(s) Coram and Fields--Concerning the meaning of the term "gross receipts" when it is used to describe money received by certain racing licensees from out-of-state pari-mutuel wagering facilities. | $342^{*}$ | 416 | 887* | 934* | 970 | 1188 | $\begin{array}{r} 5-2 \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 931- Special Orders. <br> 986 - Senate concurred in House amendments and repassed bill, as amended. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| SB22-118 <br> by Senator(s) Woodward and Hinrichsen, Hisey, Lundeen, Priola, Rankin, Scott, Sonnenberg; also Representative(s) Holtorf and Valdez D., Lynch, McKean, Pelton, Pico, Rich, Van Beber, Van Winkle, Will--Concerning the encouragement of the use of geothermal energy by providing similar treatment to solar energy, and, in connection therewith, making an appropriation. Committee on Energy \& Environment | 838* | 840 | 1655 | 1677* | 1839 | 2037 | $\begin{array}{r} 6-2- \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 1182 - $\mathrm{R}^{*}$ to Committee on Finance. <br> 1579 - R to Committee on Appropriations. <br> 1673 - Special Orders. <br> 1750 - Third Reading LO until 5/6. <br> 1793 - Third Reading LO until 5/9. <br> 1824 - Third Reading LO until 5/10. <br> 1956 - Senate concurred in House amendments and repassed bill, as amended. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |

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| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  | $*$  OTHER ACTION <br> PI Amended Postponed Indefinitely <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Leid Over  | 1-8 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| SB22-131 by Senator(s) Jaquez Lewis and Priola; also <br> Representative(s) Kipp and Froelich, Duran- <br> Concerning measures to improve pollinator <br> habitats for the protection of the environment. <br> SB22-132 by Senator(s) Fields and Gardner; also <br> Representative(s) Soper--Concerning allowing <br> vintner's restaurants to deliver wine directly to <br> consumers in Colorado. |  |  |  |  |  |  |  |  |  |  |
| SB22-133 by Senator(s) Winter and Priola; also Representative(s) Esgar and Woodrow-Concerning the provision of security by the Colorado state patrol for certain elected officials, and, in connection therewith, making an appropriation. <br> Committee on State, Civic, Military, \& Veterans Affairs <br> SB22-134 by Senator(s) Hinrichsen and Coram; also | 878* | 881 | 1703 | 1830 | 1996 | 2037 | 6-822 <br> 5-27- |  | 1303 - R to Committee on Appropriations. <br> 1815-Special Orders. <br> 1824 - Consideration of Special Orders LO until 5/10. <br> 1747-Special Orders. | 会 |
|  Representative(s) Esgar--Concerning a general <br> fund transfer to the Colorado state fair authority <br> cash fund topartly fund the implementation of the <br> 2021 Colorado state fair master plan, and, in <br> connection therewith, making an appropriation. $\|$Committee on Appropriations |  |  |  |  |  |  | -22 | 22 | 1793 - Third Reading Lo until 5/9. |  |

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| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |   OTHER ACTION <br> $\star$ Amended  <br> PI Postponed Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| SB22-140 by Senator(s) Coleman and Gardner; also <br>  Representative(s) McLachlan and Amabile-- <br>  Concerning the expansion of experiential learning <br> opportunities through relationships with  <br> employers, and, in connection therewith,  <br>  establishing a work-based learning incentive <br>  program, a digital navigation program, a career- <br>  aligned English as a second language program, <br> a global talent task force to study in-demand  <br>  occupations, and making an appropriation. | 1189* | 1189 | 1600* | 1620* | 1798 | 2037 | $\begin{array}{r} 6-3-1 \\ 22 \end{array}$ | $\begin{array}{r} 7-1-1 \\ 22 \end{array}$ | 1423 - R to Committee on Appropriations. <br> 1605-Special Orders. <br> 1692 - Third Reading LO until $5 / 5$. <br> 1750 - Third Reading LO until 5/6. <br> 1793 - Third Reading LO until 5/9. <br> 1892 - Senate concurred in House amendments and repassed bill, as amended. |
| SB22-141 by Senator(s) Moreno and Kirkmeyer, Woodward, Zenzinger; also Representative(s) Lynch and Valdez D., Pico, Woodrow--Concerning making nonsubstantive changes to title 43. Committee on Transportation \& Local Government | 515 | 517 | 676 | 700 | 711 | 788 | $\begin{array}{r} 4-7-7 \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 700-Special Orders. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| SB22-142 by Senator(s) Woodward and Zenzinger, Kirkmeyer, Moreno; also Representative(s) Pico and Lynch, Valdez D., Woodrow--Concerning the repeal of the municipal bond supervision advisory board. <br> Committee on Transportation \& Local Government | 483 | 485 | 676 | 700 | 712 | 1081 | $\begin{array}{r} 4-15- \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 700-Special Orders. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| SB22-143 by Senator(s) Kirkmeyer and Woodward, Moreno, Zenzinger; also Representative(s) Pico and Lynch, Valdez D., Woodrow--Concerning an update to terminology used to refer to the regulatory entity within the department of regulatory agencies that regulates particular health-care professions. <br> Committee on Public \& Behavioral Health \& Human Services | 527 | 560 | 784 | 807 | 824 | 1081 | $\begin{array}{r} 4-15- \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 806-Special Orders. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |

## HISTORY OF SENATE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br>  Amended OTHER ACTION <br>  Postponed Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | 527* | 599 | 1246* | 1378* | 1461 | 1821 | $\begin{array}{\|r\|} \hline 5-27-2 \\ 22 \end{array}$ | $\begin{array}{r} 5-27-22 \\ 22 \end{array}$ | 1337 - Consideration of General Orders LO until 4/27. <br> 1366 - Special Orders. <br> 1414 - Third Reading LO until 4/29. <br> 1692 - Senate concurred in House amendments and repassed bill, as amended. |
| SB22-145 by Senator(s) Buckner and Cooke; also Representative(s) Valdez A. and Will-Concerning measures to provide resources to increase community safety, and, in connection therewith, making an appropriation. <br> Committee on Judiciary | 1391* | 1400 | 1666 | 1679 | 1841 | 2037 | $\left.\begin{array}{r} 5-20- \\ 22 \end{array} \right\rvert\,$ | $\begin{array}{r} 5-20- \\ 22 \end{array}$ | 1640 - R to Committee on Appropriations. <br> 1673-Special Orders. <br> 1750 - Third Reading L̇O until 5/6. <br> 1793 - Third Reading LO until 5/9. <br> 1824 - Third Reading LO until 5/10. |
| SB22-146 by Senator(s) Zenzinger and Hisey; also Representative(s) Snyder and Catlin--Concerning the expansion of the Colorado housing and finance authority's middle income access program, and, in connection therewith, making an appropriation. <br> Committee on Transportation \& Local Government | 1005* | 1009 | 1317 | 1333 | 1453 | 1821 | $\begin{array}{r} 5-16 \\ 22 \\ \hline \end{array}$ | $\begin{aligned} & 5-16-1 \\ & 22 \end{aligned}$ | 1187 - R to Committee on Appropriations. <br> 1326-Special Orders. <br> 1358 - Third Reading LO until 4/28. <br> 1406 - Third Reading LO until 4/29. |
| SB22-147 by Senator(s) Kolker and Sonnenberg; also Representative(s) Young and Pelton, Amabile, Bradfield, Gonzales-Gutierrez, Michaelson Jenet, Van Beber--Concerning behavioral health-care integration services for children, and, in connection therewith, making an appropriation. Committee on Public \& Behavioral Health \& Human Services | 839* | 840 | 1363 | 1376 | 1459 | 1821 | $\left.\begin{array}{r} 5-17- \\ 22 \end{array} \right\rvert\,$ | $\begin{array}{r} 5-17-1 \\ 22 \end{array}$ | 1343 - R to Committee on Appropriations. <br> 1366 - Special Orders. <br> 1414 - Third Reading LO until 4/29. |

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| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br> $*$ Amended OTHER ACTION <br> PI Postponed Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| SB22-151 by Senator(s) <br> Representative (s) McClusielson and and Witory; also <br> Concerning the creation of a cash fund for users- by <br> the department of transportation to fund projects <br> that provide safe road crossings for connectivity <br> of wildlife and thereby reduce wildlife-vehicle <br> collisions. <br> ormmittee on State, Civic, Military, \& Veterans Affairs  | 1635* | 1638 | 1703 | 1725 | 1847 | 2037 | $\begin{array}{r} \hline 6-1-1 \\ 22 \end{array}$ | $\begin{array}{\|r} \hline \text { \#8- } \\ 10-22 \end{array}$ | 1669 - R to Committee on Appropriations. <br> 1720-Special Orders. <br> 1793 - Third Reading LO until 5/9. <br> 1824 - Third Reading LO until 5/10. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| SB22-152 by Senator(s) Fenberg and Jaquez Lewis; also Representative(s) Gray and Bernett--Concerning authorization for a person whose residence is destroyed or becomes uninhabitable to continue to use the address of the residence as the person's residence for purposes of voting if the is replaced or becomes habitable. <br> Committee on State, Civic, Military, \& Veterans Affairs | 584 | 586 | 718 | 807 | 823 | 878 | $\begin{array}{r} 4-13- \\ 22 \end{array}$ | $\left.\begin{array}{\|r\|} 4-13- \\ 22 \end{array} \right\rvert\,$ | 806-Special Orders. |
| SB22-153 by Senator(s) Fenberg and Priola; also Representative(s) Lontine--Concerning increasing internal election security measures, and, in connection therewith, making an appropriation. <br> Committee on State, Civic, Military, \& Veterans Affairs | 838* | 698 | 1318* | 1682* | 1844* | 2037 | $\begin{array}{r} 6-2 \\ 22 \end{array}$ | $\begin{array}{r} 6-2- \\ 22 \end{array}$ | 1125 - $\mathrm{R}^{*}$ to Committee on Appropriations. <br> 1439 - Consideration of General Orders LO until 4/29. <br> 1532 - Consideration of General Orders LO until $5 / 2$. <br> 1573 - Consideration of General Orders LO until 5/3. <br> 1633 - Consideration of General Orders LO until 5/4. <br> 1673 - Special Orders. <br> 1684 - *in the Committee of the Whole report. <br> 1750 - Third Reading LO until 5/6. <br> 1793 - Third Reading LO until 5/9. <br> 1824 - Third Reading LO until 5/10. <br> 1956 - Senate concurred in House amendments and repassed bill, as amended. |

## HISTORY OF SENATE BILLS

| BILL NUMBER SUBJECT TITLE SPONSOR COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br> $*$ Amended OTHER ACTION <br> PI Postponed Indefinitely  <br> R Referred  <br> RR Re-refered  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| SB22-154 by Senator(s) Danielson; also Representative(s) <br> McCormick and Lindsay--Concerning increasing <br> safety in assisted living residences, rad, <br> connection therewith, making an appropriation. <br> committee on Public \& Behavioral Health \& Human Services  | 1276* | 1279 | 1811 | 1831* | 2002* | 2037 | $\begin{array}{r} -2-2- \\ 22 \end{array}$ | 6-2-22 | 1363 - R* to Committee on Appropriations. <br> 1815-Special Orders. <br> 1824 - Consideration of Special Orders LO until 5/10. <br> 2032 - Senate concurred in House amendments and repassed bill, as amended. |
| SB22-155 by Senator(s) Coram; also Representative(s) Hooton--Concerning an expansion of medical marijuana research grant programs. <br> Committee on Public \& Behavioral Health \& Human Services | 1443* | 1444 | 1703 | 1740 | 1801 | 2037 | $\begin{array}{r} 6-9 \\ 22 \end{array}$ | $\begin{array}{\|c} \# 8-1 \\ 10-22 \end{array}$ | 1641 - R to Committee on Appropriations. <br> 1720 - Special Orders. <br> 1793 - Third Reading LO until 5/9. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| SB22-156 by Senator(s) Kolker and Fenberg; also Representative(s) Amabile and Young-Concerning placing limitations on prepaid inpatient health plans, and, in connection therewith, removing prior authorization for outpatient psychotherapy and limiting when a prepaid inpatient health plan can retroactively recover provider payments. <br> Committee on Health \& Insurance | 901* | 902 | 1149 | 1205 | 1325 | 1443 | $\begin{array}{r} 5-6- \\ 22 \end{array}$ | $\left.\begin{array}{r} \# 1-1 \\ 23 \end{array} \right\rvert\,$ | 1165-Special Orders. <br> 1172 - Consideration of Special Orders LO until 4/22. <br> 1300 - Third Reading LO until 4/26. <br> \# - unless a referendum petition is filed within 90 days after sine die. |
| SB22-157 by Senator(s) Holbert and Fenberg; also Representative(s) Hooton and Van Winkle-Concerning the enforcement of laws relating to unfair business practices committed by regulated persons. <br> Committee on Business Affairs \& Labor | 809* | 811 | 1005* | 1061* | 1089 | 1443 | $\begin{array}{r} 5-6- \\ 22 \end{array}$ | $\left.\begin{array}{r} \# 8 \\ 10-22 \end{array} \right\rvert\,$ | 1055-Special Orders. <br> 1131 - Senate concurred in House amendments and repassed bill, as amended. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| SB22-158 by Senator(s) Donovan; also Representative(s) McCormick and Will--Concerning support for species conservation trust fund projects, and, in connection therewith, making an appropriation. Committee on Agriculture, Livestock, \& Water | 878 | 881 | 1318 | 1336 | 1455 | 1793 | $\begin{array}{r} 6-1 \\ 22 \end{array}$ | $6-1$ 22 | 981-R to Committee on Appropriations. <br> 1326 - Special Orders. <br> 1358 - Third Reading LO until 4/28. <br> 1407 - Third Reading LO until 4/29. |

## HISTORY OF SENATE BILLS



## HISTORY OF SENATE BILLS

| $\begin{gathered} \text { BILL NUMBER } \\ \text { SUBJECT TITLE } \\ \text { SPONSOR } \\ \text { COMMITTEE ASSIGNMENT } \end{gathered}$ |  |  |  |  |  |  |  |  |    <br> $*$ OTHER ACTION  <br> PI Postponded Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| SB22-162 by Senator(s) Zenzinger and Kirkmeyer, Moreno, Woodward; also Representative(s) Woodrow and Lynch, Pico, Valdez D.--Concerning the modernization of the terminology used in the Colorado Revised Statutes relating to the organization of Colorado state governmental agencies without altering the status of the powers assigned to those agencies pursuant to the "Administrative Organization Act of 1968". <br> Committee on State, Civic, Military, \& Veterans Affairs | 858* | 859 | 1303* | 1331* | 1449 | 2037 | $\begin{array}{r} \hline 6-8-8 \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 1326-Special Orders. <br> 1358 - Third Reading LO until 4/28. <br> 1405 - Third Reading LO until 4/29. <br> 1692 - Senate concurred in House amendments and repassed bill, as amended. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| SB22-163 by Senator(s) Coleman and Kolker; also Representative(s) Ricks--Concerning establishment of a procurement equity program to remediate disparities in state procurement, and, in connection therewith, making an appropriation. <br> Committee on State, Civic, Military, \& Veterans Affairs | 1576* | 1577 | 1703 | 1740* | 1850 | 2037 | $\begin{array}{r} 6-8 \\ 22 \end{array}$ | $\begin{array}{r} 6-8- \\ 22 \end{array}$ | 1669 - $R^{*}$ to Committee on Appropriations. <br> 1720 - Special Orders. <br> 1793 - Third Reading LO until 5/9. <br> 1824 - Third Reading LO until 5/10. <br> 1956 - Senate concurred in House amendments and repassed bill, as amended. |
| SB22-164 by Senator(s) Zenzinger and Woodward, <br> Kirkmeyer, Moreno; also Representative(s) Woodrow and Lynch, Pico, Valdez D.-Concerning the substitution of the word "treasurer's" in place of the word "assessor's" in a statutory provision requiring disclosure of property tax information for purchasers of newly constructed residences within the boundaries of a metropolitan district. <br> Committee on Transportation \& Local Government | 973* | 987 | 1131 | 1144 | 1323 | 1443 | $\begin{array}{r} 5-6- \\ 22 \end{array}$ | $\begin{array}{r} 5-6-6 \\ 22 \end{array}$ | 1140-Special Orders. <br> 1177 - Third Reading LO until 4/22. <br> 1195 - Third Reading LO until 4/25. <br> 1300 - Third Reading LO until 4/26. |
| SB22-165 by Senator(s) Bridges; also Representative(s) Lindsay and Geitner--Concerning the creation of the Colorado career advisor training program, and, in connection therewith, making an appropriation. <br> Committee on Education | 1305* | 1306 | 1601* | 1607* | 1772 | 2037 | $\begin{array}{r} 6-32 \\ 22 \end{array}$ | 6-3-22 | 1384 - R* to Committee on Appropriations. <br> 1605 - Special Orders. <br> 1692 - Third Reading LO until 5/5. <br> 1750 - Third Reading LO until 5/6. <br> 1892 - Senate concurred in House amendments and repassed bill, as amended. |

## HISTORY OF SENATE BILLS

| BILL NUMBER SUBJECT TITLE SPONSOR COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br>    <br> RI Amended OTHER ACTION <br> Rostponed Indefinitely   <br> R Referred  <br> R Re-referred  <br> RC Reconsideration  <br> LO   <br> Laid Over   |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| SB22-166 by Senator(s) Donovan; also Representative(s) McCormick and Will---Concerning the permanent extension of the period of time that the Colorado nongame conservation and wildlife restoration cash fund voluntary contribution check-off program will appear on the state individual tax return form. <br> Committee on Agriculture, Livestock, \& Water | 1005 | 1009 | 1561 | 1571 | 1630 | 1892 | $\begin{array}{r} \hline 6-1- \\ 22 \end{array}$ | $\begin{array}{\|r\|} \hline \text { \#8- } \\ 10-22 \end{array}$ | 1093 - R to Committee on Finance. <br> 1442 - R to Committee on Appropriations. <br> 1561-Special Orders. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| SB22-167 by Senator(s) Ginal; also Representative(s) Duran--Concerning removing the exemption for greyhound breeders from the "Pet Animal Care and Facilities Act". <br> Committee on Agriculture, Livestock, \& Water | 858 | 859 | 1093 | 1143 | 1322 | 1443 | $\begin{array}{r} 5-2 \\ 22 \end{array}$ | $\left\|\begin{array}{r} \# 8 \\ 10-22 \end{array}\right\|$ | 1140-Special Orders. <br> 1177 - Third Reading LO until4/22 <br> 1195 - Third Reading LO until 4/25. <br> 1300 - Third Reading LO until 4/26. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| SB22-168 by Senator(s) Donovan and Rankin; also Representative(s) McCluskie and Will-Concerning support for backcountry search and rescue services in Colorado, and, in connection therewith, making and reducing an appropriation. Committee on Energy \& Environment | 1305* | 1306 | 1561 | 1571 | 1631 | 1892 | $\begin{array}{r} 6-1 \\ 22 \end{array}$ | Por- tions on $6-$ $1-22$ $\& 1$ $1-23$ | 1441 - R to Committee on Appropriations. <br> 1561 - Special Orders. <br> 1588 - Third Reading LO until 5/3. |
| SB22-169 by Senator(s) Donovan; also Representative(s) Will and Hooton--Concerning the nondisclosure of sensitive species information under the "Colorado Open Records Act". <br> Committee on Agriculture, Livestock, \& Water | 1153* | 1154 | 1300 | 1332 | 1450 | 1892 | $\begin{array}{r} 5-20- \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 1326-Special Orders. <br> 1358 - Third Reading LO until 4/28. <br> 1405 - Third Reading LO until 4/29. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |

## HISTORY OF SENATE BILLS

| BILL NUMBER SUBJECT TITLE SPONSOR COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br>    <br> RI Amended OTHER ACTION <br> Rostponed Indefinitely   <br> R Referred  <br> R Re-referred  <br> RC Reconsideration  <br> LO   <br> Laid Over   |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| SB22-170 by Senator(s) Winter; also Representative(s) Gray and Hooton--Concerning permissible uses of the money in the waste tire administration, enforcement, market development, and cleanup fund, and, in connection therewith, making an appropriation. <br> Committee on Transportation \& Local Government | 973* | 987 | 1601* | 1620* | 1838 | 2037 | $\begin{array}{r} \hline 6-8-8 \\ 22 \end{array}$ | 6-8-1 | 1131 - R to Committee on Appropriations. <br> 1605-Special Orders. <br> 1692 - Third Reading LO until $5 / 5$. <br> 1750 - Third Reading LO until 5/6. <br> 1793 - Third Reading LO until 5/9. <br> 1824 - Third Reading LO until 5/10. <br> 1956 - Senate concurred in House amendments and repassed bill, as amended. |
| SB22-171 by Senator(s) Bridges and Priola; also Representative(s) McLachlan and Kipp-Concerning restrictions on making public the personal information of educators at risk of threats. <br> Committee on Education | 1189 | 1189 | 1423 | 1430 | 1471 | 1821 | $\begin{array}{r} 5-26- \\ 22 \end{array}$ | $\begin{array}{r} 5-26- \\ 22 \end{array}$ | 1424-Special Orders. |
| SB22-172 by Senator(s) Winter and Rankin, Coleman, Liston, Priola; also Representative's) Roberts and Rich, Bernett, Bird, Caraveo, Catlin, McLachlan, Mullica, 'Pelton, Soper, Váldez D.,' Van Beber---Concerning an initiative to increase the number of health-care professionals practicing in Colorado's rural areas, and, in connection therewith, making an appropriation. Committee on State, Civic, Military, \& Veterans Affairs | 1692* | 1693 | 1763 | 1817 | 1865 | 2037 | $\begin{array}{r} 6-1 \\ 22 \end{array}$ | $\begin{array}{r} 6-1 \\ 22 \end{array}$ | 1761 - R to Committee on Appropriations. <br> 1774-Special Orders. <br> 1793 - Consideration of Special Orders LO until 5/9. <br> 1815 - Special Orders. |
| SB22-173 by Senator(s) Rodriguez and Smallwood; also Representative(s) Bird and McKean--Concerning criteria relating to the operation of telepharmacy outlets. <br> Committee on Public \& Behavioral Health \& Human Services | 1391* | 1400 | 1883* | 1893* | 2005 | 2037 | $\begin{array}{r} 6-8 \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 1642 - $\mathrm{R}^{*}$ to Committee on Finance. <br> 1746 - $R^{*}$ to Committee on Appropriations. <br> 1893 - Special Orders. <br> 2032 - Senate concurred in House amendments and repassed bill, as amended. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |

## HISTORY OF SENATE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br> $*$ OTHER ACTION  <br> PI Amended Postponed Indefinitely <br> $R$ Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| SB22-174 by Senator(s) Buckner; also Representative(s) Kennedy--Concerning the criteria to be considered in a sunset review hearing. Committee on State, Civic, Military, \& Veterans Affairs | 1131 | 1133 | 1304 | 1336 | 1456 | 1821 | $\begin{array}{r} 5-25- \\ 22 \end{array}$ | $\begin{array}{r} \# 10- \\ 16-22 \end{array}$ | 1326-Special Orders. <br> 1358 - Third Reading LO until 4/28. <br> 1407 - Third Reading LO until 4/29. <br> \# - unless a referendum petition is filed within 90 days after sine die. |
| SB22-175 by Senator(s) Hansen and Fields, Coram; also Representative(s) Ortiz and Roberts--Concerning the use of mobile electronic devices when driving a motor vehicle, and, in connection therewith, making an appropriation. <br> Committee on Transportation \& Local Government | 1109* | 1154 |  |  |  |  |  |  | 1582 - R to Committee on Appropriations. <br> 2037 - No final action in House. Bill deemed Lost. |
| SB22-176 by Senator(s) Hansen and Rankin; also Representative(s) McCluskie--Concerning funding of work required for early stage front range passenger rail corridor development. <br> Committee on Transportation \& Local Government | 1062 | 1082 | 1504 | 1571 | 1628 | 1892 | 6-7-2 | $\begin{array}{r} 6-7-7 \\ 22 \end{array}$ | 1187 - R to Committee on Appropriations. <br> 1561 - Special Orders. |
| SB22-177 by Senator(s) Pettersen and Rankin; also Representative(s) Titone and Bradfield-Concerning behavioral health system investments in the statewide care coordination infrastructure, and, in connection therewith, making an appropriation. <br> Committee on Public \& Behavioral Health \& Human Services | 1530* | 1531 | 1666 | 1680 | 1806 | 2037 | $\begin{array}{r} 5-25- \\ 22 \end{array}$ | $\begin{array}{r} 7-1 \\ 22 \end{array}$ | 1656 - R to Committee on Appropriations. <br> 1673 - Special Orders. <br> 1750 - Third Reading LO until 5/6. <br> 1793 - Third Reading LO until 5/9. |
| SB22-178 by Senator(s) Gonzales; also Representative(s) Valdez A. and Van Winkle--Concerning the ability for certain marijuana licensees to change the designation of marijuana from medical to retail, and, in connection therewith, making an appropriation. <br> Committee on Finance | 1276* | 1279 | 1811 | 1831 | 2004 | 2037 | $\begin{array}{r} 5-26 \\ 22 \\ \hline \end{array}$ | $\begin{array}{r} 7-1 \\ 22 \end{array}$ | 1442 - R to Committee on Appropriations. <br> 1815-Special Orders. <br> 1824 - Consideration of Special Orders LO until 5/10. |

## HISTORY OF SENATE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  | $*$   <br> RI Amended $\quad$ OTHER ACTION  <br> PI Postponed Indefinitely  <br> R Referred  <br> RR Re-refered  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | 1692* | 1693 | 1811 | 1894 | 2008 | 2037 | $\begin{array}{r} 6-8-8 \\ 22 \end{array}$ | $\begin{array}{\|r\|} \hline \text { \#8- } \\ 10-22 \end{array}$ | 1706 - R to Committee on Appropriations <br> 1815 - Special Orders. <br> 1824 - Consideration of Special Orders LO until 5/10. <br> 1893 - Special Orders. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| SB22-180 by Senator(s) Winter and Hinrichsen; also Representative(s) Gray and Bacon--Concerning programs to reduce ground level ozone through increased use of transit. <br> Committee on Energy \& Environment | 1153* | 1154 | 1601 | 1622* | 1988 | 2037 | $\begin{array}{r} 5-26-1 \\ 22 \end{array}$ | $\begin{array}{r} 5-26-1 \\ 22 \end{array}$ | 1478 - R* to Committee on Appropriations. <br> 1605-Special Orders. <br> 1692 - Third Reading L̇O until 5/5. <br> 1750 - Third Reading LO until 5/6. <br> 1793 - Third Reading LO until 5/9. <br> 1824 - Third Reading LO until 5/10. <br> 1956 - Third Reading LO until 5/11. <br> 2032 - Senate concurred in House amendments and repassed |
| SB22-181 by Senator(s) Bridges and Simpson; also Representative(s) Cutter and Van Beber-Concerning the behavioral health administration's plan to address issues regarding the delivery of behavioral health-care services in this state, and, in connection therewith, making an appropriation. Committee on Public \& Behavioral Health \& Human Services | 1305* | 1307 | 1666 | 1680* | 1841 | 2037 | $\begin{array}{r} 6-8 \\ 22 \end{array}$ | $\begin{array}{r} 7-1-1 \\ 22 \end{array}$ | 1656 - $R^{*}$ to Committee on Appropriations. <br> 1673 - Special Orders. <br> 1750 - Third Reading LO until 5/6. <br> 1793 - Third Reading LO until 5/9. <br> 1824 - Third Reading LO until 5/10. <br> 1956 - Senate concurred in House amendments and repassed bill, as amended. |
| SB22-182 by Senator(s) Hansen and Coram; also Representative(s) Daugherty and Young-Concerning measures to address economic mobility for Coloradans, and, in connection therewith, creating the economic mobility program within the department of public health and environment and authorizing the department of higher education to contract for the use of an online platform to assist students with accessing Committee on Finance public benefits and making an appropriation. | 1305* | 1319 | 1601* | 1623* | 1989 | 2037 | $\begin{array}{r} 6-3 \\ 22 \end{array}$ | $\begin{array}{r} 6-3 \\ 22 \end{array}$ | 1580 - R* to Committee on Appropriations. <br> 1605 - Special Orders. <br> 1692 - Third Reading L̇O until $5 / 5$. <br> 1750 - Third Reading LO until 5/6. <br> 1793 - Third Reading LO until 5/9. <br> 1824 - Third Reading LO until 5/10. <br> 1956 - Third Reading LO until 5/11. <br> 2032 - Senate concurred in House amendments and repassed bill, as amended. |

## HISTORY OF SENATE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br>  Amended OTHER ACTION <br>  Postponed Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| SB22-183 by Senator(s) Winter and <br> Representative(s) Duran and Gardner; also <br> Concernisg programs that provide services to <br> crime victims. <br> committee on Judiciary  | 1005* | 1009 | 1601* | 1607* | 1769 | 2037 | $\begin{array}{\|r\|} \hline 5-19-1 \\ 22 \\ \hline \end{array}$ | $\begin{array}{r} 5-19- \\ 22 \end{array}$ | 1184 - R* to Committee on Appropriations. <br> 1605 - Special Orders. <br> 1692 - Third Reading LO until 5/5. <br> 1750 - Third Reading LO until 5/6. <br> 1892 - Senate concurred in House amendments and repassed bill, as amended. |
| SB22-184 by Senator(s) Fenberg and Pettersen; also Representative(s) Esgar and Tipper--Concerning authority for a member of the general assembly to be absent during the legislative session without forfeiting compensation. <br> Committee on State, Civic, Military, \& Veterans Affairs | 901* | 902 | 1248 | 1331 | 1448 | 1793 | $\begin{array}{r} 6-8-8 \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 1326-Special Orders. <br> 1358 - Third Reading LO until 4/28. <br> 1405 - Third Reading LO until 4/29. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| SB22-185 by Senator(s) Danielson and Buckner; also Representative(s) Lindsay and Young-Concerning addressing the needs of older Coloradans through the strategic investments in aging grant program. <br> Committee on Health \& Insurance | 1109* | 1111 | 1575 | 1623 | 1804 | 2037 | $\begin{array}{r} 6-8-8 \\ 22 \end{array}$ | $\begin{gathered} 6-8 \\ 22 \end{gathered}$ | 1605-Special Orders. <br> 1692 - Third Reading L̇O until 5/5. <br> 1150 - Third Reading LO until 5/6. <br> 1793 - Third Reading LO until 5/9. |
| SB22-186 by Senator(s) Ginal and Simpson; also Representative(s) Mullica and McKean-Concerning the creation of a council to advise the state about issues relating to persons living with rare diseases, and, in connection therewith, making an appropriation. <br> Committee on Health \& Insurance | 1635* | 1638 | 1811 | 1830 | 2000 | 2037 | $\begin{array}{r} 6-8- \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 1661 - R to Committee on Appropriations. <br> 1815-Special Orders. <br> 1824 - Consideration of Special Orders LO until 5/10. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |

## HISTORY OF SENATE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br>    <br> RI Amended OTHER ACTION <br> Rostponed Indefinitely   <br> R Referred  <br> R Re-referred  <br> RC Reconsideration  <br> LO   <br> Laid Over   |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| SB22-187 <br> $\begin{array}{c}\text { by Senator(s) Danielson; also Representative(s) } \\ \text { Cutter and Lindsay--Concerning state assistance } \\ \text { to programs that assist in attempting to locate } \\ \text { persons who wander, and, in connection } \\ \text { therewith, restructuring a grant program that } \\ \text { assists local governments or their designees in } \\ \text { locating persons with medical conditions, such as } \\ \text { Alheimers disease and related dementias, } \\ \text { autism, brain injury, or developmental, cognitive, } \\ \text { neurological, or chromosomal disordersthat may } \\ \text { cause them to wander and making an } \\ \text { appropriation. }\end{array}$ <br> Committee on Health \& Insurance | 1635* | 1638 | 1704 | 1777 | 1860 | 2037 | $\begin{array}{r} 5-26 \\ \hline 22 \\ \hline \end{array}$ | $\begin{array}{\|r\|} \hline \text { \#8- } \\ 10-22 \end{array}$ | 1661 - R to Committee on Appropriations. <br> 1774 - Special Orders. <br> 1824 - Third Reading LO until 5/10. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| SB22-188 by Senator(s) Fields and Coram; also Representative(s) Roberts and Titone-Concerning behavioral health support for advocates in the criminal justice system, and, in Committee on Judiciary connection therewith, making an appropriation. <br> SB22-189 <br> by Senator(s) Danielson and Pettersen; also Representative(s) Duran and Titone--Concerning creating the Colorado multidisciplinary geriatric provider pipeline program to support the health care of medically compromised odder Coloradans. | 1005* | 1009 | 1811 | 1817 | 1867 | 2037 | $\begin{array}{r} 5-20- \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 1187 - R to Committee on Appropriations. <br> 1815 - Special Orders. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| SB22-190 by Senator(s) Danielson and Coram; also Representative(s) Ortiz--Concerning the creation of a United States Space Force special license plate, and, in connection therewith, making an appropriation. <br> Committee on Finance | 1276* | 1279 | 1655 | 1677 | 1800 | 2037 | $\begin{array}{r} 6-8-8 \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 1580 - R to Committee on Appropriations. <br> 1673 - Special Orders. <br> 1750 - Third Reading LO until 5/6. <br> 1793 - Third Reading LO until 5/9. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |

## HISTORY OF SENATE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br> $*$ Amended OTHER ACTION <br> PI Postponed Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | 1391* | 1400 | 1712 | 1777 | 1860 | 2037 | $\begin{array}{r} 6-8-8 \\ 22 \end{array}$ | $\begin{array}{r} \hline-8-8 \\ \hline 22 \end{array}$ | 1582 - R to Committee on Appropriations. <br> 1774 - Special Orders. <br> 1824 - Third Reading LO until 5/10. |
| SB22-192 by Senator(s) Zenzinger and Simpson; also Representative(s) Esgar and Catlin--Concerning the creation of opportunities for credential attainment, and, in connection therewith, making an appropriation. <br> Committee on Education | 1305* | 1307 | 1561* | 1572* | 1633 | 2037 | $\left.\begin{array}{r} 5-26- \\ 22 \end{array} \right\rvert\,$ | $\begin{array}{r} 5-26- \\ 22 \end{array}$ | 1384 - R to Committee on Appropriations. <br> 1561 - Special Orders <br> 1692 - Senate concurred in House amendments and repassed bill, as amended. |
| SB22-193 by Senator(s) Fenberg and Gonzales; also Representative(s) Valdez A. and Froelich-Concerning measures to improve air quality in the state, and, in connection therewith, making an appropriation. <br> Committee on Energy \& Environment | 1109* | 1111 | 1655* | 1738* | 1849 | 2037 | $\begin{array}{r} 6-2 \\ 22 \end{array}$ | $\begin{array}{r} 6-2 \\ 22 \end{array}$ | 1243 - $\mathrm{R}^{*}$ to Committee on Appropriations. <br> 1720-Special Orders. <br> 1793 - Third Reading LO until 5/9. <br> 1824 - Third Reading LO until 5/10. <br> 1956 - Senate concurred in House amendments and repassed bill, as amended. |
| SB22-194 by Senator(s) Story and Fields, Sonnenberg; also Representative(s) Valdez D. and Hooton, Rich-Concerning allowing unencumbered money in the creative industries cash fund that is credited to the fund from the capital construction fund for the purposes of the art in public places program to be available for expenditure for three fiscal years. <br> Committee on Business Affairs \& Labor | 1109 | 1112 | 1231 | 1331 | 1449 | 1793 | $\left.\begin{array}{r} 5-20- \\ 22 \end{array} \right\rvert\,$ | $\begin{array}{\|r} \text { \#8- } \\ 10-22 \end{array}$ | 1326-Special Orders. <br> 1358 - Third Reading LO until 4/28. <br> 1405 - Third Reading LO until 4/29. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |

## HISTORY OF SENATE BILLS

| BILL NUMBER SUBJECT TITLE SPONSOR COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  | $*$   <br> PI Amended OTHER ACTION <br> RI Postponed Indefinitely  <br> R Referred  <br> RC Re-referred  <br> RO Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| SB22-195 by Senator(s) Donovan and Sonnenberg; also <br> Representative(s) Catlin and Valdez D.-- <br> Concenning modifications to the conservation <br> district grant fund. <br> Committee on Transportation \& Local Government  | 1391* | 1400 | 1656 | 1680 | 1842 | 2037 | $\begin{array}{r} 6-8-8 \\ 22 \end{array}$ | $\begin{array}{\|r\|} \hline \text { \#8- } \\ 10-22 \end{array}$ | 1582 - R to Committee on Appropriations. <br> 1673- Special Orders. <br> 1750 - Third Reading LO until 5/6. <br> 1793 - Third Reading LO until 5/9. <br> 1824 - Third Reading LO until 5/10. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| SB22-196 by Senator(s) Gonzales and Lee; also Representative(s) Bacon and Benávidez-Concerning supporting the health needs of persons who may be involved with the criminal justice system, and, in connection therewith, <br> Committee on Judiciary making an appropriation. | 1576* | 1577 | 1666 | 1681* | 1774 | 2037 | $\begin{array}{r} 5-19- \\ 22 \end{array}$ | $\begin{array}{r} 5-19- \\ 22 \end{array}$ | 1662 - $R^{*}$ to Committee on Appropriations. <br> 1673-Special Orders. <br> 1750 - Third Reading LO until 5/6. <br> 1822 - Senate did not concur in House amendments and requested Conference Committee. <br> 1823 - President appointed Senators Gonzales, Chair; Lee; and Simpson. <br> 1851 - Speaker appointed Representatives Bacon, Chair; Benavidez; and Lynch. <br> 1891 - Conference Committee report. <br> 2026 - House adopted Conference Committee report and repassed bill, as amended. <br> 2032 - Senate adopted Conference Committee report and repassed bill, as amended. |
| SB22-197 by Senator(s) Coleman and Hansen; also Representative(s) Bacon--Concerning authorizing alternative governance for innovation school zones. <br> Committee on Education | 1347* | 1750 | 1765* | 1898* | 2013 | 2037 | $\begin{array}{r} 6-2 \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 1815 - Special Orders. <br> 1824 - Consideration of Special Orders LO until 5/10. <br> 1893 - Special Orders. <br> 2032 - Senate concurred in House amendments and repassed bill, as amended. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |

## HISTORY OF SENATE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br>  Amended OTHER ACTION <br>  Postponed Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | 1443 | 1444 | 1656 | 1737 | 1847 | 2037 | $\begin{array}{r} 6-2-2 \\ \hline 2 \end{array}$ | $\begin{array}{r} 7-1-22 \\ \hline 2 \end{array}$ | 1580 - R to Committee on Appropriations. 1720 - Special Orders 1793 - Third Reading LO until 5/9. 1824 - Third Reading LO until 5/10. |
| SB22-199 by Senator(s) Jaquez Lewis and Priola; also Representative(s) Kipp and Froelich--Concerning a study regarding the protection of native pollinating insects in the state, and, in connection therewith, making an appropriation. <br> Committee on Public \& Behavioral Health \& Human Services | 1576* | 1577 | 1811 | 1832 | 2004 | 2037 | $\begin{array}{r} 5-27- \\ 22 \end{array}$ | $\begin{array}{r} 5-27- \\ 22 \end{array}$ | 1657 - R to Committee on Appropriations. <br> 1815-Special Orders. <br> 1824 - Consideration of Special Orders LO until 5/10. |
| SB22-200 by Senator(s) Ginal and Rankin; also Representative(s) Soper and McCluskie-Concerning a grant program to improve access to health care in rural communities. <br> Committee on Public \& Behavioral Health \& Human Services | 1530* | 1531 | 1667 | 1680 | 1843 | 2037 | $\begin{array}{r} 6-1 \\ 22 \end{array}$ | $\begin{array}{r} 6-1- \\ 22 \end{array}$ | 1643 - R to Committee on Appropriations. <br> 1673 - Special Orders. <br> 1750 - Third Reading LO until 5/6. <br> 1793 - Third Reading LO until 5/9. <br> 1824 - Third Reading LO until 5/10. |
| SB22-201 by Senator(s) Lee and Gardner; also Representative(s) Weissman and Carver-concerning judicial discipline, and, in connection therewith, making an appropriation. <br> Committee on Legislative Council Committee on Judiciary | 1391* | 1400 | 1763* | 1776* | 1858 | 2037 | $\left.\begin{array}{r} 5-20 \\ 22 \end{array} \right\rvert\,$ | $\begin{array}{r} 5-20- \\ 22 \end{array}$ | 1479 - R to Committee on Judiciary. <br> 1640 - $\mathrm{R}^{*}$ to Committee on Appropriations. <br> 1774 - Special Orders. <br> 1824 - Third Reading LO until 5/10. <br> 1956 - Senate concurred in House amendments and repassed bill, as amended. |
| SB22-202 by Senator(s) Zenzinger and Rankin; also Representative(s) McCluskie--Concerning providing state matching money for property tax revenue collected by school districts, and, in connection therewith, making an appropriation. Committee on Transportation \& Local Government | 1391* | 1444 | 1811* | 1830* | 1997 | 2037 | $\begin{array}{\|r} 5-26- \\ 22 \end{array}$ | $\begin{array}{\|r} 5-26- \\ 22 \end{array}$ | 1582-R to Committee on Appropriations. <br> 1815 - Special Orders. <br> 1824 - Consideration of Special Orders LO until 5/10. <br> 2032 - Senate concurred in House amendments and repassed bill, as amended. |

## HISTORY OF SENATE BILLS

| $\begin{gathered} \text { BILL NUMBER } \\ \text { SUBJECT TITLE } \\ \text { SPONSOR } \\ \text { COMMITTEE ASSIGNMENT } \end{gathered}$ |  |  |  |  |  |  |  |  |    <br> $*$ OTHER ACTION  <br> PI Postponded Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | 1276 | 1279 | 1582 | 1623 | 1800 | 2037 | $\begin{array}{r} \hline 6-8-8 \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 1605 - Special Orders. <br> 1692 - Third Reading LO until 5/5. <br> 1750 - Third Reading LO until 5/6. <br> 1793 - Third Reading LO until 5/9. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| SB22-204 by Senator(s) Gonzales; also Representative(s) Lindsay and Gonzales-Gutierrez--Concerning repealing the requirement that the federal government confirm certain persons' statuses before issuance of an identification document, and, in connection therewith, making an appropriation. <br> Committee on Judiciary | 1443* | 1444 | 1667 | 1737* | 1848 | 2037 | $\begin{array}{r} 6-7-7 \\ 22 \end{array}$ | $\begin{array}{r} 6-7- \\ 22 \& \\ 1-1-1 \\ 23 \end{array}$ | 1663 - R to Committee on Appropriations. <br> 1720 - Special Orders. <br> 1793 - Third Reading LO until 5/9. <br> 1824 - Third Reading LO until 5/10. <br> 1956 - Senate concurred in House amendments and repassed bill, as amended. |
| SB22-205 by Senator(s) Fenberg and Holbert; also Representative(s) Valdez A. and Van Winkle-Concerning the regulation of cannabis-related products that may potentially cause a person to become intoxicated when used. <br> Committee on Public \& Behavioral Health \& Human Services | 1762* | 1795 | 1876 | 1895* | 2010 | 2037 | $\begin{array}{r} 5-31 \\ 22 \end{array}$ | $\begin{array}{r} 5-31- \\ 22 \end{array}$ | 1876 - R* to Committee on Appropriations. <br> 1893-Special Orders. <br> 2032 - Senate concurred in House amendments and repassed bill, as amended. |
| SB22-206 by Senator(s) Fenberg; also Representative(s) Amabile--Concerning resources for disaster preparedness and recovery, and, in connection therewith, creating the disaster resilience rebuilding program, the sustainable rebuilding program, the office of climate preparedness, and making an appropriation. <br> Committee on State, Civic, Military, \& Veterans Affairs | 1635* | 1639 | 1812* | 1894* | 2008 | 2037 | $\begin{array}{r} 5-17- \\ 22 \end{array}$ | $\begin{array}{r} 5-17- \\ 22 \end{array}$ | 1669 - R* to Committee on Appropriations. <br> 1815 - Special Orders. <br> 1824 - Consideration of Special Orders LO until 5/10. <br> 1893 - Special Orders. <br> 2032 - Senate concurred in House amendments and repassed bill, as amended. |

## HISTORY OF SENATE BILLS



## HISTORY OF SENATE BILLS

| BILL NUMBER SUBJECT TITLE SPONSOR COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br>  Amended OTHER ACTION <br>  Postponed Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| SB22-210 by Senator(s) Zenzinger and Cooke; also <br> Representative(s) Lontine and Soper- <br> Concerning the regulation of supplemental <br> health-care staffing agencies by the department <br> of public health and environment, and, in  <br> connection therewith, requiring supplemental  <br> healthe-care staffing agencies to reportdata to the  <br> department of labor and employment, and and  <br> requiring the department of public health and  <br> environment to analyze information provided by  <br> supplemental health-care staffing agencies to  <br> determine the need for regulation of staffing  <br> agencies and making an appropriation.  | 1635* | 1639 | 1812* | 1832* | 2005 | 2037 | $\begin{array}{r} 6-3- \\ \hline 22 \end{array}$ | $\begin{array}{\|r} \hline \# 8- \\ 10-22 \end{array}$ | 1718 - R to Committee on Appropriations. <br> 1815-Special Orders. <br> 1824 - Consideration of Special Orders LO until 5/10. <br> 2032 - Senate concurred in House amendments and repassed bill, as amended. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| SB22-211 by Senator(s) Fields and Hinrichsen; also Representative(s) Valdez A.--Concerning the repurposing of the Ridge View campus into a supportive residential community for people experiencing homelessness, and, in connection therewith, making an appropriation. <br> Committee on Public \&'Behavioral Health \& Human Services <br> SB22-212 by Senator(s) Lee and Cooke, Buckner, Gardner, | 1576* | 1577 | 1667 | 1680 | 1842 | 2037 | 5-31- $22$ 6-7-1 | $\begin{array}{r} 5-31- \\ 22 \end{array}$ | 1657 - R to Committee on Appropriations. <br> 1673-Special Orders. <br> 1750 - Third Reading LO until 5/6. <br> 1793 - Third Reading LO until 5/9. <br> 1824 - Third Reading LO until 5/10. <br> 1366-Special Orders. |
| Sodriguez; also Representative(s) Herod andRoder <br> Soper, Bacon, Snyder, Weissman--Concerning <br> the nonsubstantive revision of statutes in the <br> Colorado Revised Statutes, as amended, and, in <br> connection therewith, amending or repealing <br> obsolete, imperfect, and inoperative law to <br> preserve the legislative intent, effect, and <br> meaning of the law.Committee on Judiciary |  |  |  |  |  |  | 22 | 10-22 | 1414 - Third Reading LO until 4/29. <br> 1692 - Senate concurred in House amendments and repassed bill, as amended. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |

## HISTORY OF SENATE BILLS

| BILL NUMBER SUBJECT TITLE SPONSOR COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  | $*$   <br> PI Amended OTHER ACTION <br> RI Postponed Indefinitely  <br> R Referred  <br> RC Re-referred  <br> RO Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| SB22-213 by Senator(s) Fields and Sonnenberg; also Representative(s) Valdez A. and Tipper-Concerning continuing support for necessary child care programs, and, in connection therewith, making an appropriation. <br> Committee on Public \& Behavioral Health \& Human Services | 1530* | 1531 | 1667* | 1747* | 1853 | 2037 | $\begin{array}{r} 6-3- \\ \hline 22 \end{array}$ | 7-1-22 | 1657 - R* to Committee on Appropriations. <br> 1747 - Special Orders. <br> 1793 - Third Reading LO until 5/9. <br> 1824 - Third Reading LO until 5/10. <br> 1956 - Senate concurred in House amendments and repassed bill, as amended. |
| SB22-214 by Senator(s) Hansen and Rankin, Zenzinger; also Representative(s) McCluskie, Herod', Ransom--Concerning a transfer from the general <br> Committee on Appropriations fund to the PERA payment cash fund. | 1304 | 1307 | 1561 | 1572 | 1631 | 1892 | $\left.\begin{array}{r} 5-17- \\ 22 \end{array} \right\rvert\,$ | $\begin{array}{r} 5-17- \\ 22 \end{array}$ | 1561 - Special Orders. |
| SB22-215 by Senator(s) Hansen and Zenzinger, Rankin; also Representative(s) Herod and McCluskie-Concerning the creation of the "Infrastructure Investment and Jobs Act" cash fund to be used for nonfederal match funding requirements for infrastructure projects eligible to receive federal funding under the federal "Infrastructure Investment and Jobs Act", and, in connection therewith, making an appropriation. <br> Committee on Appropriations | 1347* | 1401 | $1667^{*}$ | 1775* | 1857 | 2037 | $\begin{array}{r} 6-7- \\ 22 \end{array}$ | 6-7-7 | 1673-Special Orders. <br> 1679 - Consideration of Special Orders LO until $5 / 5$. <br> 1750 - Consideration of Special Orders LO until 5/6. <br> 1774 - Special Orders. <br> 1824 - Third Reading LO until 5/10. <br> 1956 - Senate concurred in House amendments and repassed bill, as amended. |
| SB22-216 by Senator(s) Hansen and Zenzinger, Rankin; also Representative(s) Herod and McCluskie-Concerning the reallocation of the limited gaming tax revenues for fiscal years following a significant decrease in the revenues, and, in connection therewith, making an appropriation. Committee on Appropriations | 1576* | 1578 | 1667 | 1818 | 1868 | 2037 | $\begin{array}{r} 6-7 \\ 22 \end{array}$ | $\begin{array}{r} 6-7- \\ 22 \end{array}$ | 1673-Special Orders. <br> 1679 - Consideration of Special Orders LO until $5 / 5$. <br> 1750 - Consideration of Special Orders LO until 5/6. <br> 1774 - Special Orders. <br> 1793 - Consideration of Special Orders LO until 5/9. <br> 1815 - Special Orders. |

## HISTORY OF SENATE BILLS

| BILL NUMBER SUBJECT TITLE SPONSOR COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br> $*$ Amended OTHER ACTION <br> PI Postponed Indefinitely  <br> R Referred  <br> RR Re-refered  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| SB22-217 by Senator(s) Hansen and Zenzinger, Rankin; <br> also Representative(s) Rerod and Ransom, <br> McCluskee-Concerning motor vehicle related <br> programs that benefit persons with disabilities, <br> and, in connection therewith, making and <br> arducing an appropriation. <br> remernment  | 1391* | 1401 | 1712 | 1748 | 1855 | 2037 | $\begin{array}{r} \hline-7-7 \\ 22 \end{array}$ | $\begin{array}{\|r} \hline \# 8- \\ 10-22 \end{array}$ | 1582 - R to Committee on Finance. <br> 1708 - R to Committee on Appropriations. <br> 1747 - Special Orders. <br> 1793 - Third Reading L̇O until 5/9. <br> 1824 - Third Reading LO until 5/10. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| SB22-218 by Senator(s) Holbert and Fenberg; also Representative(s) McKean and Garnett-Concerning the sponsorship of sunset bills. Committee on Business Affairs \& Labor | 1443 | 1445 | 1661 | 1747 | 1853 | 2037 | $\begin{array}{r} 6-7-7 \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 1747-Special Orders. <br> 1793 - Third Reading LO until 5/9. <br> 1824-Third Reading LO until 5/10. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| SB22-219 by Senator(s) Moreno and Smallwood; also Representative(s) Duran and McLachlan-Concerning the regulation of dental therapists, and, in connection therewith, making an appropriation. <br> Committee on Finance | 1576* | 1751 | 1764 | 1828 | 1993 | 2037 | $\begin{array}{r} 6-7-7 \\ 22 \end{array}$ | $\begin{array}{r} \# 1-1- \\ 23 \end{array}$ | 1761 - R to Committee on Appropriations. <br> 1815 - Special Orders. <br> 1820 - Laid Over as amended for adoption by the Committee of the Whole until $5 / 10$. <br> 2032 - Senate concurred in House amendments and repassed bill, as amended. <br> \# - unless a referendum petition is filed within 90 days after sine die. |
| SB22-220 by Senator(s) Hansen and Rankin; also Representative(s) McCluskie and Esgar-Concerning the property tax deferral program, and, in connection therewith, making an appropriation. <br> Committee on Finance | 1576* | 1578 | 1814 | 1830 | 1998 | 2037 | $\begin{array}{r} 6-7-7 \\ 22 \end{array}$ | $\begin{array}{r} 6-7- \\ 22 \end{array}$ | 1766 - R to Committee on Appropriations. <br> 1815 - Special Orders. <br> 1824 - Consideration of Special Orders LO until 5/10. |
| SB22-221 by Senator(s) Hinrichsen and Coram, Bridges; also Representative(s) McCluskie and Will-Concerning the minimum age of motorboat operators. |  |  |  |  |  |  |  |  |  |

## HISTORY OF SENATE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br> $*$ Amended OTHER ACTION <br> PI Postponed Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| SB22-222 by Senator(s) Pettersen and Moreno; also <br> Representative(s) Kennedy and Weissman- <br> Concerning a requirement that the ballot title and <br> fiscal summary for any ballot initiative that <br> increases or decreases state income tax rates <br> include a table showing the average tax change <br> for tax filers in different income categories. <br>   | 1576 | 1578 | 1712 | 1828 | 1994 | 2037 |  |  | 1673 - R to Committee on Appropriations. <br> 1774 - Special Orders. <br> 1793 - Consideration of Special Orders LO until 5/9. <br> 1815 - Special Orders. <br> 1824 - Consideration of Special Orders LO until 5/10. <br> + Referred to people under referendum for election to be held on November 8, 2022. |
| SB22-223 by Senator(s) Hinrichsen; also Representative(s) Lindsay and Snyder--Concerning the requirement that businesses licensed to sell motor vehicles have a principal place of business. <br> Committee on Transportation \& Local Government | 1530 | 1531 | 1582 | 1607 | 1771 | 2037 | $\begin{array}{r} 6-7-7 \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 1605-Special Orders. <br> 1692 - Third Reading LO until $5 / 5$. <br> 1750 - Third Reading LO until 5/6. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| SB22-224 by Senator(s) Fenberg and Gardner; also Representative(s) Tipper and Soper--Concerning the creation of the "Donor-conceived Persons and Families of Donor-conceived Persons Protection Act", and, in connection therewith, <br> Committee on Finance making an appropriation. | 1692* | 1693 | 1814 | 1817* | 1867 | 2037 | $\begin{array}{r} 5-31- \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 1718 - R* to Committee on Appropriations <br> 1815-Special Orders.. <br> 1956 - Senate concurred in House amendments and repassed bill, as amended. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| SB22-225 by Senator(s) Zenzinger and Liston; also Representative(s) Roberts and Baisley-Concerning emergency medical services in the state, and, in connection therewith, creating an emergency medical services system sustainability task force and requiring ambulance services to obtain a state license from the department of public health and environment and making an appropriation. <br> Committee on Finance | 1635* | 1639 | 1815* | 1896* | 2010 | 2037 | $\begin{array}{r} 6-1 \\ 22 \end{array}$ | Portions on 6-1-22 \& 7-1-24 | 1761 - R to Committee on Appropriations. <br> 1815 - Special Orders. <br> 1824 - Consideration of Special Orders LO until 5/10. <br> 1893 - Special Orders. <br> 2032 - Senate concurred in House amendments and repassed bill, as amended. |

## HISTORY OF SENATE BILLS

| $\begin{gathered} \text { BILL NUMBER } \\ \text { SUBJECT TITLE } \\ \text { SPONSOR } \\ \text { COMMITTEE ASSIGNMENT } \end{gathered}$ |  |  |  |  |  |  |  |  | $*$  OTHER ACTION <br> PI Amended Postponed Indefinitely <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| SB22-226 by Senator(s) Jaquez Lewis and Rankin; also Representative(s) Mullica--Concerning measures to support the health-care workforce, and, in <br> Committee on Health \& Insurance connection therewith, making an appropriation. | 1635* | 1639 | 1712 | 1777* | 1861 | 2037 | $\begin{array}{r} 5-18- \\ 22 \end{array}$ | $\begin{array}{\|r\|} \hline 5-18- \\ 22 \end{array}$ | 1661 - R* to Committee on Appropriations. <br> 1774 - Special Orders. <br> 1824 - Third Reading LO until 5/10. <br> 1956 - Senate concurred in House amendments and repassed bill, as amended. |
| SB22-227 by Senator(s) Hinrichsen; also Representative(s) <br> Valdez D. and Will--Concerning the continuation of the department of agriculture's spending authority granted through legislation enacted in the 2021 legislative session. <br> Committee on Appropriations | 1576 | 1578 | 1667 | 1679 | 1840 | 2037 | $\begin{array}{r} 5-20 \\ 22 \end{array}$ | $\left.\begin{array}{r} 5-20 \\ 22 \end{array} \right\rvert\,$ | 1673-Special Orders. <br> 1750 - Third Reading LiO until 5/6. <br> 1793 - Third Reading LO until 5/9. <br> 1824 - Third Reading LO until 5/10. |
| SB22-228 by Senator(s) Rodriguez; also Representative(s) Valdez A.--Concerning the requirement that retail establishments accept United States currency. Committee on Business Affairs \& Labor | 1530* | 1531 | 1668 | 1747 | 1802 | 2037 | $\begin{array}{r} 6-7-7 \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 1747 - Special Orders. <br> 1793 - Third Reading LO until 5/9. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |
| SB22-229 by Senator(s) Story and Jaquez Lewis; also Representative(s) Bernett and Gray--Concerning the conditions under which a public trustee shall release a deed of trust. <br> Committee on Business Affairs \& Labor | 1530 | 1532 | 1668 | 1775* | 1856 | 2037 | $\begin{array}{r} 6-7 \\ 22 \end{array}$ | $\begin{array}{r} \text { \#8- } \\ 10-22 \end{array}$ | 1747-Special Orders. <br> 1750 - Consideration of Special Orders LO until 5/6. <br> 1774 - Special Orders. <br> 1824 - Third Reading LO until 5/10. <br> 1956 - Senate concurred in House amendments and repassed bill, as amended. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |

## HISTORY OF SENATE BILLS



## HISTORY OF SENATE BILLS

| BILL NUMBER <br> SUBJECT TITLE <br> SPONSOR <br> COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br>  Amended OTHER ACTION <br>  Postponed Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| SB22-233 by Senator(s) Hinrichsen and Rodriguez; also <br> Representative(s) Exum and Daugherty-- <br> Concerning an additional mechanism to refund <br> excess state revenues for state fiscal year 2021- <br>  22 only that provides a refund in an identical <br> amount to each qualified resident individual, and,  <br> in connection therewith, making an appropriation.  | 1635* | 1639 | 1712* | 1724* | 1872* | 2029 | $\begin{array}{r} 5-23- \\ 22 \end{array}$ | $\begin{array}{\|r\|} \hline 5-23- \\ \hline 22 \\ \hline \end{array}$ | 1708 - R to Committee on Appropriations. <br> 1720-Special Orders. <br> 1793 - Third Reading LO until 5/9. <br> 1824 - Third Reading LO until 5/10. <br> 1956 - Senate concurred in House amendments and repassed bill, as amended. |
| SB22-234 by Senator(s) Hansen and Rankin; also Representative(s) Ortiz and Snyder--Concerning <br> Committee on Finance unemployment compensation. | 1705* | 1706 | 1764* | 1779* | 1861 | 2037 | $\begin{array}{r} 5-25- \\ 22 \end{array}$ | $\begin{array}{r} 5-25- \\ 22 \end{array}$ | 1708 - $\mathrm{R}^{*}$ to Committee on Appropriations. <br> 1774 - Special Orders. <br> 1824 - Third Reading LO until 5/10. <br> 1956 - Senate concurred in House amendments and repassed bill, as amended. |
| SB22-235 by Senator(s) Rankin and Zenzinger, Hansen; also Representative(s) Herod and McCluskie, Ransom--Concerning county administration of public assistance programs, and, in connection therewith, making an appropriation. <br> Committee on State, Civic, Military, \& Veterans Affairs | 1635* | 1640 | 1704* | 1837* | 1990 | 2037 | $\begin{array}{r} 6-7 \\ 22 \end{array}$ | $\begin{gathered} 6-7- \\ 22 \end{gathered}$ | 1664 - R to Committee on Appropriations. <br> 1747 - Special Orders. <br> 1750 - Consideration of Special Orders LO until 5/6. <br> 1774 - Special Orders. <br> 1793 - Consideration of Special Orders LO until 5/9. <br> 1815 - Special Orders. <br> 1820-Laid Over as amended for adoption by the Committee of the Whole until 5/10. <br> 2032 - Senate concurred in House amendments and repassed bill, as amended. |
| SB22-236 by Senator(s) Hansen and Rankin, Zenzinger; also Representative(s) McCluskie and Ransom, Herod--Concerning the review of medicaid provider rates. <br> Committee on Appropriations | 1634 | 1640 | 1704* | 1740* | 1851 | 2037 | 6-7-2 | $\begin{array}{r} \text { \#8- } \\ \text { 10-22 } \\ \text { Por- } \\ \text { tions } \\ \text { on } \\ 22-1-7-1-23, \\ 1-23 \\ 1-25 \end{array}$ | 1720-Special Orders. <br> 1793 - Third Reading LO until 5/9. <br> 1824 - Third Reading LO until 5/10. <br> 1956 - Senate concurred in House amendments and repassed bill, as amended. <br> \# - Effective 90 days after sine die unless a referendum petition is filed. |

## HISTORY OF SENATE BILLS

| BILL NUMBER SUBJECT TITLE SPONSOR COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |  |    <br>  Amended OTHER ACTION <br>  Postponed Indefinitely  <br> R Referred  <br> RR Re-referred  <br> RC Reconsideration  <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | 1705* | 1706 | 1765 | $1776$ | 1858 | 2037 | $\begin{array}{r} \hline 6-7-7 \\ 22 \end{array}$ | Portions on 6-7-22 \& 9 -1-22 | 1708 - R to Committee on Appropriations. <br> 1774 - Special Orders. <br> 1824 - Third Reading LO until 5/10. |
|  | 1692* | 1693 | 1713* | 1722* | 1767* | 1793 | $\left.\begin{array}{r} 5-16- \\ 22 \end{array} \right\rvert\,$ | $\begin{array}{r} 5-16- \\ 22 \end{array}$ | 1720 - Special Orders. <br> 1794 - Senate concurred in House amendments and repassed bill, as amended. |

## HISTORY OF SENATE BILLS



## HISTORY OF SENATE CONCURRENT RESOLUTIONS



## HISTORY OF SENATE JOINT RESOLUTIONS

| RESOLUTION NUMBER SUBJECT TITLE SPONSOR COMMITTEE ASSIGNMENT |  |  |  |  |  |  |  |   <br> $*$  <br> PI Amended <br> Postponed Indefinitely  <br> R Referred <br> RR Re-refred <br> RC Reconsideration <br> LO Laid Over |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| SJR22-001 by Senator(s) Fenberg, Garcia, Holbert; also <br> Representative(s) Mullica, Bird, McKean, Van Winkle-- Mat  <br> Concerning the Officers and Employees, of the Second  <br> Regular Session of the Seventy-third General  <br> Assembly.  | 16 | 38 | 38 |  |  | 40 | 52 | 40-Current roll call of House added as co-sponsors. |
| SJR22-002 by Senator(s) Donovan; also Representative(s) McCormick and Catlin--Concerning approval of water project revolving fund eligibility lists administered by the Colorado water resources and power development authority. <br> Committee on Agriculture, Livestock, \& Water | 248 | 249 |  |  |  | 378 | 397 | 338 - R to the House for final action. <br> 370 - Consideration of Resolution LO until 3/4. <br> 378 - Current roll call of House added as co-sponsors. |
| SJR22-003 by Senator(s) Sonnenberg and Coram; also Representative(s) Pelton and McCormick--Concerning the designation of Colorado 4-H Day. | 87 | 88 | 88 |  |  | 92 | 123 | 92- Current roll call of House added as co-sponsors. |
| SJR22-004 by Senator(s) Gardner and Hansen; also Representative(s) Ortiz and Neville--Concerning'support for Ukraine against Russian aggression. | 316 | 317 | 317 |  |  | 325 | 327 | 325-Current roll call of House added as co-sponsors. |
| SJR22-005 by Senator(s) Gardner and Bridges; also Representative(s) Ransom and Valdez D.--Concerning the designation of March 8, 2022, as "Colorado Aerospace Day" | 408 | 408 |  | 408 |  | 408 | 426 | 408 - Current roll call of House added as co-sponsors. |

## HISTORY OF SENATE JOINT RESOLUTIONS

| $\begin{aligned} & \text { RESOLUTION NUMBER } \\ & \text { SUBJECT TITLE } \\ & \text { SPONSOR } \\ & \text { COMMITTEE ASSIGNMENT } \end{aligned}$ |  |  |  |  |  |  |  |   <br> $*$ Amended $\quad$ OTHER ACTION <br> PI Postponed Indefinitely <br> R Referred <br> RR Re-refered <br> RC Reconsideration <br> LO Laid Over  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| SJR22-006 by Senator(s) Coore and Zenzinger; also <br> Representative(s) Will and Bird--Concerning declaring <br> the week of May 11-16, 2022, as Police Week, and, in <br> connection therewith, declaring May 15, 2022, as Peace <br>  Officers' Memorial Day. | 483* | 517 | 517 |  |  |  |  |  |

## HISTORY OF SENATE JOINT RESOLUTIONS

| $\begin{aligned} & \text { RESOLUTION NUMBER } \\ & \text { SUBJECT TITLE } \\ & \text { SPONSOR } \\ & \text { COMMITTEE ASSIGNMENT } \end{aligned}$ |  |  |  |  |  |  |  |   <br>   <br> $*$ Amended $\quad$ OTHER ACTION <br> PI Postponed Indefinitely <br> R Referred <br> RR Re-referred <br> RC Reconsideration <br> LO Laid Over |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| SJR22-007 by <br> Representortative(s) <br> designating March Fields and and and Caraveo--Concerning <br> deriple-negative Breast Cancer <br>  Awareness Month.  | 559 | 560 | 560 |  |  | 699 | 718 | 574 - Consideration of Resolution LO until 3/22. <br> 597 - Consideration of Resolution LO until $3 / 23$. <br> 651 - Consideration of Resolution LO until $3 / 24$. <br> 666 - Consideration of Resolution LO until $3 / 25$. <br> 691 - Consideration of Resolution LO until $3 / 28$. <br> 699 - Current roll call of House added as co-sponsors. |
| SJR22-008 by Senator(s) Sonnenberg and Cooke, Coram, Gardner, Hisey, Holbert, Kirkmeyer, Liston, Lundeen, Rankin, <br>  Bockenfeld, Bradfield, Carver, Catlin, Geitner, Hanks, Larson, Lynch, Neville, Pelton, Pico, Ransom, Rich, Sandridge, Soper, Van Beber, Van Winkle, Will, Woog-Concerning Colorado energy development.Committee on |  |  |  |  |  |  |  |  |
| SJR22-009 by Senator(s) Sonnenberg and Donovan; also Representative(s) McCormick and Catlin--Concerning the designation of March 24, 2022, as "Colorado Agriculture Day". | 676 | 678 | 678 |  |  | 691 | 718 | 691 - Current roll call of House added as co-sponsors. |
| SJR22-010 by Senator(s) Cooke and Hinrichsen; also Representative(s) Ortiz and Geitner--Concerning the availability of Hyperbaric Oxygen Therapy as a treatment option for residents of the state of Colorado experiencing Traumatic Brain Injury or Post-Traumatic Stress Disorder. <br> Committee on Health \& Insurance | 1153 | 1155 |  |  |  |  |  | 1442 - Reffered to the House for final action. 1532 - Consideration of Resolution LO untit $5 / 2$. 1573 - Consideration of Resolution LO until $5 / 3$. 1633 - Consideration of Resolution LO untit $5 / 4$. 1692 - Consideration of Resolution LO until $5 / 5$. 1750 - Consideration of Resolution LO untit $5 / 6$. 1793 - Consideration of Resolution LO until $5 / 9$ 1824 - Consideration of Resolution LO untit $5 / 10$. 1956 - Consideration of Resolution LO until $5 / 11$. |

## HISTORY OF SENATE JOINT RESOLUTIONS



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Joe Nuñez - HM22-1001-951

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Address - 11

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- HB22-1387-2049
- HB22-1399-2050


## OFFICERS OF THE HOUSE OF REPRESENTATIVES Seventy-Third General Assembly - Second Regular Session

SPEAKER OF THE HOUSEAlec Garnett - House District 2 - Denver County
SPEAKER PRO TEMPORE OF THE HOUSE
Adrienne Benavidez - House District 32 - Adams County
MAJORITY LEADERDaneya Esgar - House District 46 - Pueblo County
ASSISTANT MAJORITY LEADER
Serena Gonzales-Gutierrez - House District 4 - Denver County
MAJORITY CAUCUS CO-CHAIR
Lisa Cutter - House District 25 - Jefferson County
MAJORITY CAUCUS CO-CHAIR
Meg Froelich - House District 3 - Arapahoe County
MAJORITY CO-WHIP
Monica Duran - House District 24 - Jefferson County
MAJORITY CO-WHIP
Kyle Mullica - House District 34 - Adams County
MINORITY LEADERHugh McKean - House District 51 - Larimer County
ASSISTANT MINORITY LEADER
Tim Geitner - House District 19 - El Paso County
MINORITY CAUCUS CHAIRJanice Rich - House District 55 - Mesa County
MINORITY WHIP
Rod Pelton - House District 65 - Cheyenne, Kit Carson, Logan, Morgan,Phillips, Sedgwick, Yuma Counties
CHIEF CLERK
Robin Jones
CHIEF SERGEANT-AT-ARMS
Jon Judson

## Seating Chart

## COLORADO HOUSE OF REPRESENTATIVES

## Seventy-Third General Assembly

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| 64 | 63 |
| :---: | :---: |
| DURAN | MULLICA |
| D | D |


| 60 | 59 | 58 | 57 | 56 | 55 |
| :---: | :---: | :---: | :---: | :---: | :---: |
| KIPP | TIPPER | WOODROW | A. VALDEZ | JODEH | ROBERTS |
| D | D | D | D | D | D |


| 54 | 53 | 52 | 51 | 50 | 49 |
| :---: | :---: | :---: | :---: | :---: | :---: |
| WEISSMAN | BERNETT | RICKS | SNYDER | LUCK | NEVILLE |
| D | D | D | D | R | R |


| 48 | 47 | 46 | 45 | 44 | 43 |
| :---: | :---: | :---: | :---: | :---: | :---: |
| MCLACHLAN | MCCormick | Amabile | Daugherty | SULLIVAN | Froelich |
| D | D | D | D | D | D |


| 42 | 41 | 40 | 39 | 38 | 37 |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Gray | Hooton | Baisley | WILLIAMS | VAN WINKLE | CARVER |
| D | D | R | R | R | R |


| 36 | 35 | 34 | 33 | 32 | 31 |
| :---: | :---: | :---: | :---: | :---: | :---: |
| KenNedy | BOESENECKER | TITONE | Sirota | MICHAELSON <br> Jenet <br> D | LONTINE <br> D |
| D | D | D | D |  |  |


| 30 | 29 | 28 | 27 | 26 | 25 |
| :---: | :---: | :---: | :---: | :---: | :---: |
| BIrD | Lindsay | VAN BEBER | SANDRIDGE | HANKS | WILL |
| D | D | R | R | R | R |


| 24 | 23 | 22 | 21 | 20 | 19 |
| :---: | :---: | :---: | :---: | :---: | :---: |
| ORTIZ | D. VALDEz | Young | Bacon | CARAVEO | CUTTER |
| D | D | D | D | D | D |


| 18 | 17 | 16 | 15 | 14 | 13 |
| :---: | :---: | :---: | :---: | :---: | :---: |
| CATLI | PICO | HoLtorf | LARSON | WOOG | RANSOM |
| R | R | R | R | R | R |


| 12 | 11 | 10 | 9 | 8 | 7 |
| :---: | :---: | :---: | :---: | :---: | :---: |
| MCCLUSKIE | HEROD | EXUM <br> D | D | BENAVIDEZ | GonZALES- <br> GUTIERREZ <br> D | | ESGAR |
| :---: |
| D |


| 6 | 5 | 4 | 3 | 2 | 1 |
| :---: | :---: | :---: | :---: | :---: | :---: |
| MCKean | Geitner | Bradfield | LyNCH | Soper | Rich |
| R | R | R | R | R | R |

## MEMBERSHIP OF THE HOUSE OF REPRESENTATIVES AND COMMITTEE MEMBERSHIP Seventy-Third General Assembly - Second Regular Session

| Representative | Dist | Counties | Pty Occupation | Address |
| :--- | :---: | :--- | :--- | :--- |
| AMABILE, | 13 | Boulder, <br> Clear Creek, | D | Boulder |
| Judy | Gilpin, Grand, <br> Jackson |  |  |  |
|  |  |  |  |  |

Member: Business Affairs \& Labor; Public \& Behavioral Health \& Human Services; State, Civic, Military, \& Veterans Affairs

| BACON, <br> Jennifer | 7 | Denver | D | Denver |
| :--- | :---: | :---: | :---: | :---: |
| Member: Judiciary; | State, Civic, Military, \& Veterans Affairs; Legal Services |  |  |  |
| BAISLEY, | 39 | Douglas, <br> Teller | R Engineer | Littleton |
| Mark |  |  |  |  |

Mark Teller

Member: Education; Health \& Insurance; Joint Technology
BENAVIDEZ, 32 Adams D Attorney Denver
Adrienne
Speaker Pro Tempore
Member: Finance; Judiciary; Legislative Council
BERNETT,
12 Boulder
D Retired
Longmont

Tracey
Member: Energy \& Environment; State, Civic, Military, \& Veterans Affairs; Joint Technology Committee
BIRD,
35 Adams
D Attorney Westminster

Shannon
Chair: Finance
Member: Business Affairs \& Labor; House Services
BOCKENFELD, 56 Adams, R Watkins
Rod Arapahoe
Member: Judiciary; State, Civic, Military, \& Veterans Affairs; Legislative Audit
BOESENECKER, 53 Larimer D Director for Fort Collins
Andrew Annual Giving

Member: State, Civic, Military, \& Veterans Affairs; Transportation \& Local Government

BRADFIELD, 21 El Paso R Retired Teacher Colorado Springs
Mary
Member: Public \& Behavioral Health \& Human Services; State, Civic, Military, \& Veterans Affairs
CARAVEO, 31 Adams D Pediatrician Thornton

Yadira
Member: Education

| CARVER, 20 El Paso | RRetired Air <br> Force; Attorney |
| :--- | :--- | :--- |

Member: Business Affairs \& Labor; Judiciary

| Representative | Dist | Counties | Pty Occupation | Address |
| :---: | :---: | :---: | :---: | :---: |
| CATLIN, <br> Marc | 58 | Dolores, Montezuma, Montrose, San Miguel | R Legislator | Montrose |
| Vice-Chair: Agriculture, Livestock, \& Water Member: Transportation \& Local Government |  |  |  |  |
| CUTTER, <br> Lisa |  | Jefferson | D Public Rela | Littleton |
| Majority Caucus Co-Chair <br> Member: Energy \& Environment; Public \& Behavioral Health \& Human Services |  |  |  |  |
| DAUGHERTY, <br> Lindsey |  | Jefferson | D Attorney | Arvada |
| Member: Finance; Judiciary |  |  |  |  |
| DURAN, <br> Monica |  | Jefferson | D Legislator | Wheat Ridge |
| Majority Co-Whip <br> Member: Appropriations, Business Affairs \& Labor |  |  |  |  |
| ESGAR, <br> Daneya |  | Pueblo | D Legislator | Pueblo |
| Majority Leader <br> Member: Executive Committee Legislative Council; Legislative Council |  |  |  |  |
| EXUM, Tony, Sr. |  | El Paso | D Retired Firefighter | Colorado Springs |
| Chair: Transportation \& Local Government Member: Education; Legislative Council |  |  |  |  |

FROELICH, 3 Arapahoe D Filmmaker Englewood
Meg

Vice-Chair: Transportation \& Local Government Member: Energy \& Environment
GARNETT, Alec 2 Denver D Legislator Denver
Speaker
Chair: Executive Committee Legislative Council; Legislative Council
GEITNER,
19 El Paso
R Military Peyton

Tim
Reserve Officer
Assistant Minority Leader
Member: Education; Legislative Council

| GONZALES- | 4 | Denver | D Program |
| :--- | :--- | ---: | ---: |
| GUTIERREZ, |  |  | Director |

Assistant Majority Leader
Member: Public \& Behavioral Health \& Human Services
$\left.\begin{array}{lclll}\text { Representative } & \text { Dist } & \text { Counties } & \text { Pty } \text { Occupation } & \text { Address } \\ \hline \text { GRAY, } & 33 & \begin{array}{l}\text { Boulder, } \\ \text { Broomfield }\end{array} & \text { D } & \text { Attorney }\end{array}\right)$ Broomfield

Member: Appropriations; Energy \& Environment; Public \& Behavioral Health \& Human Services


Chair: Appropriations
Member: Joint Budget Committee


Member: Agriculture, Livestock, \& Water; Public \& Behavioral Health \& Human Services

$\underset{\text { Edie }}{\text { HOOTON, }} \quad 10$ Boulder $\quad$| Dmall Business Boulder |
| :---: |
| Owner |

Vice-Chair: Capital Development Committee; Energy \& Environment Member: Transportation \& Local Government

| $*$ JACKSON, ${ }^{1}$ | 42 | Arapahoe |
| :--- | :--- | :--- |
| Dominique |  |  |$\quad$| DBusiness <br> Consultant |
| :---: | Aurora

Member: Energy \& Environment; Health \& Insurance; Legislative Council
JODEH, $\quad 41$ Arapahoe $\quad$ D Non-profit Aurora Iman Executive
Member: Appropriations; Public \& Behavioral Health \& Human Services
KENNEDY, 23 Jefferson D Lakewood
Chris
Chair: State, Civic, Military, \& Veterans Affairs
Member: Health \& Insurance; Legislative Council
KIPP, 52 Larimer D Legislator Fort Collins
Cathy
Member: Appropriations; Education; Finance
LARSON,

Colin 22 Jefferson $\quad$ R | Small Business |
| :--- |
| Owner |

Member: Appropriations; Education; Legislative Audit

| Representative | Dist | Counties |  | Occupation | Address |
| :---: | :---: | :---: | :---: | :---: | :---: |
| LINDSAY, ${ }^{1}$ <br> Mandy | 42 | Arapahoe | D |  | Aurora |
| Member: Agriculture, Livestock and Water; Transportation \& Local Government |  |  |  |  |  |
| LONTINE, <br> Susan | 1 | Denver, Jefferson |  | Legislator | Denver |

Chair: Health \& Insurance
Chair: Capitol Building Advisory Committee
Member: Agriculture, Livestock, \& Water; Appropriations
LUCK,
Stephanie
47 Fremont
R Consultant Penrose

Member: Finance; Judiciary

| LYNCH, | 49Larimer, <br> Mike | Reld | President, Wellington |
| :--- | :--- | :--- | :--- |
|  |  | Western |  |
|  |  | Heritage |  |
|  |  | Company |  |

Member: Business Affairs \& Labor; Judiciary; Statutory Revision Committee

| McCLUSKIE, 61 Delta, <br> Gunnison, <br>  <br>  <br>  <br> Lake, Pitkin, <br>  Summit  |  | Dillon |  |
| :--- | :--- | :--- | :--- | :--- |
|  |  |  |  |

Chair: Joint Budget Committee
Vice-Chair: Appropriations
McCORMICK, 11 Boulder D Veterinarian Longmont
Karen

Karen
Chair: Agriculture, Livestock \& Water
Member: Appropriations; Health \& Insurance

| McKEAN, |  |  |  |
| :--- | :--- | :--- | :--- |
| Hugh | 51 | Larimer | RGeneral <br> Contractor |

Minority Leader
Member: Executive Committee Legislative Council; Legislative Council; House Services

| McLACHLAN, | 59 | Archuleta, <br> Gunnison, | D College | Consultant |
| :--- | :--- | :--- | :---: | :---: |$\quad$ Durango

Chair: Education
Member: Agriculture, Livestock, \& Water
MICHAELSON 30 Adams D Speaker/Trainer Commerce City
JENET, Dafna
Chair: Public \& Behavioral Health \& Human Services
Member: Education; Finance; Legislative Audit

| Representative | Dist | Counties |  | ty Occupation | Address |
| :---: | :---: | :---: | :---: | :---: | :---: |
| MULLICA, Kyle | 34 | Adams |  | D Trauma Nurse | Northglenn |
| Majority Co-Whip <br> Chair: House Services <br> Member: Business Affairs \& Labor; Health \& Insurance; Legislative Council |  |  |  |  |  |
| NEVILLE, 45 Douglas $\quad$ R Business Owner Castle RockPatrick |  |  |  |  |  |
| Member: Health \& Insurance; State, Civic, Military, \& Veterans Affairs |  |  |  |  |  |
| ORTIZ, <br> David |  | Arapahoe |  | Public Affairs Professional | Littleton |
| Vice-Chair: Health \& Insurance |  |  |  |  |  |
| $\begin{aligned} & \text { PELTON, } \\ & \text { Rod } \end{aligned}$ | 65 | Cheyenne, <br> Kit Carson, <br> Logan, <br> Morgan, <br> Phillips, <br> Sedgwick, <br> Yuma |  | R Rancher | Cheyenne Wells |
| Member: Agriculture, Livestock, \& Water; Public \& Behavioral Health \& Human Services; Legislative Council |  |  |  |  |  |
| PICO, Andres |  | El Paso |  | R Retired Naval Officer | Colorado Springs |
| Member: Energy \& Environment; Transportation \& Local Government; Statutory Revision Committee |  |  |  |  |  |
| $\begin{aligned} & \text { RANSOM, } \\ & \text { Kim } \end{aligned}$ |  | Douglas |  | R Legislator | Littleton |
| Member: Appropriations; Joint Budget Committee |  |  |  |  |  |
| RICH <br> Janice |  | Mesa |  | R Legislator | Grand Junction |
| Member: Appropriations; Finance; Transportation \& Local Government |  |  |  |  |  |
| RICKS, <br> Naquetta |  | Arapahoe |  | Business Executive | Aurora |
| Member: Business Affairs and Labor; Public \& Behavioral Health \& Human Service |  |  |  |  |  |
| ROBERTS, Dylan |  | Eagle, Routt |  | Deputy District Attorney | Avon |
| Chair: Business Affairs \& Labor <br> Member: Agriculture, Livestock, \& Water; Judiciary; Legislative Audit |  |  |  |  |  |
| SANDRIDGE, <br> Shane | 14 | El Paso |  | R Investment Consultant | Colorado Springs |
| Member: Business Affairs \& Labor; Finance |  |  |  |  |  |
| SIROTA, <br> Emily | 9 | Arapahoe, Denver |  | Administrator/ Social Worker | Denver |
| Vice-Chair: Public \& Behavioral Health \& Human Services Member: Energy \& Environment; Health \& Insurance |  |  |  |  |  |


| Representative | Dist Counties | Pty Occupation | Address |
| :---: | :---: | :---: | :---: |
| SNYDER, <br> Marc | 18 El Paso | D Attorney | Manitou Springs |
| Vice-Chair: Finance <br> Member: Business Affairs \& Labor; Legal Services |  |  |  |
| SOPER, <br> Matt | 54 Delta, Mesa | R Professional Researcher | Delta |
| Member: Energy \& Environment; Finance; Health \& Insurance; Legal Services |  |  |  |
| SULLIVAN, <br> Tom | 37 Arapahoe | D Legislator | Centennial |
| Vice-Chair: Business Affairs \& Labor <br> Member: Transportation \& Local Government |  |  |  |
| TIPPER, Kerry | 28 Jefferson | D Attorney | Lakewood |
| Vice-Chair: Judiciary <br> Member: Finance |  |  |  |
| TITONE, <br> Brianna | 27 Jefferson | D Geologist/ Software Developer | Arvada |
| Chair: Joint Technology <br> Member: Agriculture, Livestock, \& Water, Energy \& Environment; Health \& Insurance |  |  |  |

VALDEZ,
Alex
5 Denver
D $\begin{aligned} & \text { Renewable Denver } \\ & \text { Energy }\end{aligned}$

Chair: Energy \& Environment
Member: State, Civic, Military, \& Veterans Affairs

| VALDEZ, | 62 | Alamosa, | D Farmer/ | La Jara |
| :--- | :--- | :--- | :--- | :--- |
| Donald | Conejos, | Legislator |  |  |
|  | Costilla, |  |  |  |
|  | Huerfano, |  |  |  |
|  | Mineral, |  |  |  |
|  | Pueblo, |  |  |  |
|  | Rio Grande, |  |  |  |
|  | Saguache |  |  |  |

Vice-Chair: Statutory Revision Committee
Member: Agriculture, Livestock, \& Water; Transportation \& Local Government;
Capital Development Committee
VAN BEBER, 48 Weld $\quad$ Owner of Eaton
Tonya
Excavation Company; Teacher
Member: Business Affairs \& Labor; Transportation \& Local Government
VAN WINKLE, 43 Douglas $\quad$ Small Business Highlands Ranch Kevin Owner
Member: Business Affairs \& Labor; Transportation \& Local Government; House Services; Legal Services

| Representative | Dist Counties | Pty Occupation | Address |  |
| :--- | :--- | :--- | :--- | :--- |
| WEISSMAN, Mike | 36 | Arapahoe | D Attorney | Aurora |
| Chair: Judiciary |  |  |  |  |
| Chair: Legal Services |  |  |  |  |
| Member: Energy \& Environment |  |  |  |  |


| WILL, | 57 | Garfield, <br> Moffat, <br> Perry | R Retired Game |
| :--- | :---: | :---: | :--- |
|  | Rio Blanco | Warden |  |

Member: Agriculture, Livestock, \& Water; Energy \& Environment; Capital Development Committee

WILLIAMS, 15 El Paso $\quad$ R | Manufacturing |
| :--- |
| Executive |

Member: Health \& Insurance; Public \& Behavioral Health \& Human Services
WOODROW, 6 Denver D Attorney Denver
Steven

Steven
Vice-Chair: State, Civic, Military, \& Veterans Affairs
Member: Judiciary; Statutory Revision Committee
WOOG, 63 Weld

| R Real Estate |
| :--- |
| Broker |

Member: Energy \& Environment; State, Civic, Military, \& Veterans Affairs

| YOUNG, | 50 Weld | DSchool <br> Psychologist | Greeley |
| :--- | :--- | :--- | :--- |
| Mary |  |  |  |

Vice-Chair: Education
Member: Public \& Behavioral Health \& Human Services
*Change in Membership
${ }^{1}$ Representative Jackson Resigned . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1-12-22 HJ pg 01
Representative Lindsay replaced Representative Jackson . . . . . . . 1-18-22 HJ pg 47

## MEMBERSHIP OF THE SENATE

| Senator | Dist | Counties | Pty | Occupation | Address |  |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| BRIDGES, Jeff | 26 | Arapahoe | D | Legislator | Greenwood Village |  |
| BUCKNER, Janet | 28 | Arapahoe | D | Retired Sales <br> Executive | Aurora |  |
| COLEMAN, James | 33 | Denver | D | Educator | Denver |  |
| COOKE, John | 13 | Weld | R | Retired Sheriff | Greeley |  |
| CORAM, Don | 6 | Archuleta; <br> Dolores; | R | Rancher/ <br> La Plata; |  | Mining |


| Senator | Dist | Counties | Pty | Occupation | Address |
| :---: | :---: | :---: | :---: | :---: | :---: |
| KIRKMEYER, Barbara | 23 | Broomfield; Larimer; Weld | R | Legislator | Unincorporated Weld County |
| KOLKER, Chris | 27 | Arapahoe | D | Certified <br> Financial <br> Planner | Centennial |
| LEE, Pete | 11 | El Paso | D | Attorney | Colorado Springs |
| LISTON, Larry | 10 | El Paso | R | Retired <br> Financial Advisor | Colorado Springs |
| LUNDEEN, Paul | 9 | El Paso | R | Small Business Owner | Monument |
| MORENO, <br> Dominick | 21 | Adams | D | Legislator | Commerce City |
| PETTERSEN, <br> Brittany | 22 | Jefferson | D | Legislator | Lakewood |
| PRIOLA, Kevin | 25 | Adams | R | Small Business Owner | Henderson |
| RANKIN, Bob | 8 | Garfield; Grand; Jackson; Moffat; Rio Blanco; Routt; Summit | R | Engineer | Carbondale |
| RODRIGUEZ, Robert | 32 | Denver | D | Legislator | Denver |
| SCOTT, Ray | 7 | Mesa | R | Business Owner | Grand Junction |
| SIMPSON, Cleave | 35 | Alamosa; <br> Baca; Bent; <br> Conejos; <br> Costilla; <br> Crowley; <br> Custer; <br> Huerfano; <br> Kiowa; Las <br> Animas; <br> Mineral; <br> Otero; <br> Prowers; <br> Pueblo; Rio <br> Grande; <br> Saguache | R | Rancher/Farmer General Manager - Rio Grande Water Conservation District | Alamosa |
| SMALLWOOD, Jim | 4 | Douglas | R | Insurance/Small Business Owner | Parker |

$\left.\begin{array}{llllll}\hline \text { Senator } & \text { Dist } & \text { Counties } & \text { Pty } & \text { Occupation } & \text { Address } \\ \hline \begin{array}{l}\text { SONNENBERG, } \\ \text { Jerry }\end{array} & 1 & \begin{array}{l}\text { Cheyenne; } \\ \text { Elbert; Kit } \\ \text { Carson; } \\ \text { Lincoln; } \\ \text { Logan; } \\ \text { Morgan; }\end{array} & \text { R } & \text { Farmer/Rancher Sterling } \\ \text { Phillips; } \\ \text { Sedgwick; } \\ \text { Washington; } \\ \text { Weld; Yuma }\end{array}\right]$

## *Change in Membership

${ }^{2}$ Senate President Garcia resigned . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1-14-22 SJ pg 114
Senator Hinrichsen replaced President Garcia. . . . . . . . . . . . . . . . . 2-28-22 SJ pg 283

## HOUSE COMMITTEES

## Seventy-Third General Assembly - Second Regular Session

*AGRICULTURE, LIVESTOCK, \& WATER
11 members: Representatives Karen McCormick, Chair, Marc Catlin, Vice-Chair, Richard Holtorf, Mandy Lindsay, Susan Lontine, Barbara McLachlan, Rod Pelton, Dylan Roberts, Brianna Titone, Donald Valdez, Perry Will

## 'APPROPRIATIONS

11 members: Representatives Leslie Herod, Chair, Julie McCluskie, Vice-Chair, Monica Duran, Ron Hanks, Iman Jodeh, Cathy Kipp, Colin Larson, Susan Lontine, Karen McCormick, Kim Ransom, Janice Rich

## BUSINESS AFFAIRS \& LABOR

13 members: Representative Dylan Roberts, Chair, Tom Sullivan, ViceChair, Judy Amabile, Shannon Bird, Terri Carver, Monica Duran, Mike Lynch, Kyle Mullica, Naquetta Ricks, Shane Sandridge, Marc Snyder, Tonya Van Beber, Kevin Van Winkle

## EDUCATION

9 members: Representatives Barbara McLachlan, Chair, Mary Young, Vice-Chair, Mark Baisley, Yadira Caraveo, Tony Exum, Sr., Tim Geitner, Cathy Kipp, Colin Larson, Dafna Michaelson Jenet

## ENERGY \& ENVIRONMENT

13 members: Representatives Alex Valdez, Chair, Edie Hooton, ViceChair, Tracey Bernett, Lisa Cutter, Meg Froelich, Ron Hanks, Andres Pico, Emily Sirota, Matt Soper, Brianna Titone, Mike Weissman, Perry Will, Dan Woog

## 'FINANCE

11 members: Representatives Shannon Bird, Chair, Marc Snyder, ViceChair, Adrienne Benavidez, Lindsey Daugherty, Dafna Michaelson Jenet, Cathy Kipp, Stephanie Luck, Janice Rich, Shane Sandridge, Matt Soper, Kerry Tipper

## HEALTH \& INSURANCE

11 members: Representatives Susan Lontine, Chair, David Ortiz, ViceChair, Mark Baisley, Chris Kennedy, Karen McCormick, Kyle Mullica, Patrick Neville, Emily Sirota, Matt Soper, Brianna Titone, Dave Williams

## JUDICIARY

11 members: Representatives Mike Weissman, Chair, Kerry Tipper ViceChair, Jennifer Bacon, Adrienne Benavidez, Rod Bockenfeld, Terri Carver, Lindsey Daugherty, Stephanie Luck, Mike Lynch, Dylan Roberts, Steven Woodrow

PUBLIC AND BEHAVIORAL HEALTH \& HUMAN SERVICES
13 members: Representatives Dafna Michaelson Jenet, Chair, Emily Sirota, Vice-Chair, Judy Amabile, Mary Bradfield, Lisa Cutter, Serena Gonzales-Gutierrez, Ron Hanks, Richard Holtorf, Iman Jodeh, Rod Pelton, Naquetta Ricks, Dave Williams, Mary Young

STATE, CIVIC, MILITARY, \& VETERANS AFFAIRS
11 members: Representatives Chris Kennedy, Chair, Steven Woodrow, Vice-Chair, Judy Amabile, Jennifer Bacon, Tracey Bernett, Rod Bockenfeld, Andrew Boesenecker, Mary Bradfield, Patrick Neville, Alex Valdez, Dan Woog
*\#TRANSPORTATION \& LOCAL GOVERNMENT
13 members: Representatives Tony Exum, Sr., Chair, Meg Froelich, Vice-Chair, Andrew Boesenecker, Marc Catlin, Matt Gray, Edie Hooton, Mandy Lindsay, Andres Pico, Janice Rich, Tom Sullivan, Donald Valdez, Tonya Van Beber, Kevin Van Winkle

HOUSE SERVICES COMMITTEE
4 members: Representatives Mullica, Chair; Bird, McKean, Van Winkle

## JOINT LEGISLATIVE COMMITTEES

## ©CAPITAL DEVELOPMENT

3 House: Representatives Hooton, Vice-Chair; Valdez D., Will
3 Senate: Senators Story, Chair; Fields, Sonnenberg
+†EXECUTIVE COMMITTEE OF LEGISLATIVE COUNCIL
3 Senate: Senators Fenberg, Vice-Chair; Holbert, Moreno
3 House: Representatives Garnett, Chair; Esgar, McKean
$\dagger$ JOINT BUDGET COMMITTEE
3 Senate: Senator Hansen, Vice-Chair; Rankin, Zenzinger
3 House: Representatives McCluskie, Chair; Herod, Ransom

## §LEGAL SERVICES

5 Senate: Senators Gardner, Vice-Chair; Buckner, Cooke, Lee, Rodriguez 5 House: Representatives Weissman, Chair; Bacon, Snyder, Soper, VanWinkle

## LEGISLATIVE AUDIT

4 House: Representatives Bockenfeld, Larson, Michaelson Jenet, Roberts
4 Senate: Senators Smallwood, Chair; Gonzalez, Vice-Chair; Rodriguez, Woodward

## $\ddagger$ LEGISLATIVE COUNCIL

9 Senate: Senators Fenberg, Vice-Chair; Coleman, Cooke, Donovan, Hansen, Holbert, Lundeen, Moreno, Smallwood
9 House: Representatives Garnett, Chair; Benavidez, Esgar, Exum, Geitner, Kennedy, McKean, Mullica, Pelton

JOINT TECHNOLOGY
3 Senate: Senators Bridges, Chair; Kolker, Priola
3 House: Representatives Titone, Vice-Chair; Baisley, Bernett

## Changes in Committee assignments

*Changes are a result of the resignation of Representative Jackson. She was replaced by Representative Lindsay.
'Representative Daugherty replaced by Representative Lontine. 'Representative Gray replaced by Representative Michaelson Jenet. \#Representative Froelich replaced Representative Gray as Vice-Chair.
'Representative Rich replaced by Representative Will.
$\ddagger$ Changes are a result of the resignation of Senate President Leroy Garcia. He was replaced by Senator Hinrichsen.
$\dagger$ Changes are a result of Senator Moreno replacing Senator Fenberg as Majority Leader.
§Change is a result of the resignation of Representative Herod from the committee. She was replaced by Representative Bacon.

This document reflects committee memberships as of May, 2022

# SPONSORS AND CO-SPONSORS OF HOUSE AND SENATE BILLS, RESOLUTIONS AND MEMORIALS INTRODUCED IN HOUSE OF REPRESENTATIVES Seventy-Third General Assembly - Second Regular Session 

## Definitions

Prime Sponsor: Representative was responsible for the content and for the processing of the listed House bills. Representative was responsible for the processing of the listed Senate bills through the House (Note: There are bills that have dual prime sponsors - Representatives equally responsible for content).
Sponsor: $\quad$ Representative was a sponsor of listed bills at the time they were introduced.

Co-sponsor: Representative requested name be added to listed bills after passage on Third Reading or repassage thereafter.

## AMABILE, JUDY

Prime Sponsor: HB22-1061, 1063, 1065, 1074, 1108, 1111, 1256, 1268, 1303, 1386, SB22-010, 021, 140, 149, 156, 206, 231
Sponsor: HB22-1183, 1209, 1267, 1279, 1281, 1283, 1302, 1327, 1348, 1370, 1412, HJR22-1024, SB22-106, 147, 148
Co-Sponsor: HB22-1003, 1005, 1007, 1008, 1010, 1011, 1012, 1013, 1028, 1029, 1031, 1035, 1038, 1041, 1049, 1052, 1054, 1055, 1056, 1057, 1060, 1064, 1067, 1068, 1072, 1077, 1082, 1083, 1086, 1089, 1090, 1098, 1099, $1107,1112,1120,1131,1132,1133,1151,1153,1155,1157,1159,1170$, 1171, 1174, 1180, 1186, 1189, 1190, 1191, 1193, 1194, 1196, 1197, 1202, $1205,1208,1214,1215,1218,1223,1230,1237,1240,1244,1248,1249$, $1253,1255,1259,1266,1269,1278,1282,1284,1285,1286,1287,1289$, $1290,1292,1294,1295,1304,1306,1308,1310,1314,1315,1316,1320$, $1323,1325,1326,1328,1329,1332,1333,1345,1350,1352,1354,1355$, $1356,1358,1361,1362,1364,1366,1367,1369,1373,1374,1375,1376$, 1377, 1379, 1380, 1381, 1383, 1389, 1390, 1393, 1397, 1401, 1402, 1409, 1413, HCR22-1003, HJR22-1002, 1003, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1025, 1026, HM22-1001, 1002, HR22-1001, 1003, SB22-002, 003, 004, 007, 008, 018, 028, 030, 032, 049, 051, 055, 058, 095, 099, 102, 105, 116, 118, $127,139,145,146,150,151,152,153,154,157,158,159,160,166,167$, $168,171,177,179,180,181,182,183,184,193,196,198,199,200,203$, 204, 208, 211, 213, 215, 222, 224, 226, 229, 230, 233, 235, 236, 238, SJR22-001, 002, 003, 004, 005, 007, 009, 012, 013

## BACON, JENNIFER

Prime Sponsor: HB22-1002, 1049, 1054, 1064, 1082, 1086, 1098, 1131, 1215, 1234, 1359, HJR22-1007, SB22-023, 095, 113, 128, 180, 196, 197, 207
Sponsor: HB22-1055, 1267, 1279, 1287, 1288, 1327, 1348, 1367, 1370, HJR22-1003, 1024, SB22-069, 212, 230
Co-Sponsor: HB22-1001, 1003, 1006, 1007, 1008, 1010, 1012, 1022, 1027, 1029, 1031, 1035, 1038, 1041, 1042, 1050, 1051, 1052, 1056, 1057, 1060, $1061,1063,1067,1071,1076,1083,1089,1102,1107,1110,1111,1120$, $1132,1133,1137,1151,1153,1155,1157,1159,1165,1169,1171,1173$,

1174, 1175, 1177, 1179, 1185, 1186, 1189, 1190, 1191, 1193, 1194, 1196, 1197, 1202, 1208, 1209, 1210, 1211, 1214, 1218, 1220, 1221, 1223, 1230, 1237, 1243, 1244, 1245, 1248, 1253, 1255, 1256, 1259, 1266, 1272, 1273, 1276, 1278, 1280, 1281, 1283, 1284, 1289, 1292, 1295, 1298, 1299, 1300, $1303,1304,1306,1308,1309,1313,1314,1315,1316,1317,1318,1319$, $1320,1325,1329,1331,1333,1345,1347,1349,1350,1354,1355,1356$, $1358,1360,1361,1362,1363,1364,1365,1366,1368,1369,1373,1374$, $1375,1376,1377,1379,1380,1381,1383,1386,1389,1390,1393,1394$, 1397, 1399, 1406, 1407, 1408, 1409, 1413, 1414, HCR22-1003, HJR22-1002, 1005, 1006, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1026, HM22-1001, 1002, HR22-1001, 1003, 1004, SB22-002, 003, 004, 008, 009, 010, 018, 021, 022, 024, 037, 043, 045, 050, 051, 054, 057, 059, 062, 070, 086, 097, 098, $100,103,104,105,106,107,121,127,133,134,139,140,146,147,148$, $150,152,153,156,159,160,163,168,177,181,182,184,199,200,203$, 204, 206, 213, 214, 215, 217, 222, 224, 226, 227, 232, 233, 237, SJR22-001, 002, 003, 004, 005, 007, 009, 012, 013

## BAISLEY, MARK

Prime Sponsor: HB22-1048, 1078, 1144, 1198, 1306, 1353, 1360, SB22-225
Sponsor: HB22-1129, 1327, HJR22-1021, 1022, SJR22-008
Co-Sponsor: HB22-1027, 1039, 1120, 1168, 1194, 1231, 1233, 1285, 1416, HCR22-1003, HJR22-1002, 1003, 1005, 1012, 1015, 1016, 1017, 1018, 1019, 1020, 1024, 1025, 1026, HM22-1001, 1002, HR22-1001, SB22-015, 238, SJR22-001, 002, 003, 005, 007, 009, 012, 013

## BENAVIDEZ, ADRIENNE

Prime Sponsor: HB22-1023, 1025, 1054, 1061, 1063, 1065, 1210, 1217, 1272, 1318, 1322, SB22-009, 010, 018, 021, 196
Sponsor: HB22-1017, 1026, 1279, 1287, 1288, 1327, HJR22-1024, SB22-230
Co-Sponsor: HB22-1003, 1007, 1035, 1038, 1049, 1050, 1052, 1056, 1060, 1067, 1077, 1082, 1086, 1089, 1093, 1098, 1102, 1104, 1111, 1112, 1118, 1120, 1131, 1151, 1153, 1155, 1157, 1189, 1190, 1191, 1194, 1202, 1205, $1209,1214,1215,1218,1223,1230,1234,1242,1243,1244,1253,1254$, $1255,1256,1257,1259,1266,1267,1273,1276,1278,1281,1282,1283$, 1286, 1289, 1290, 1292, 1294, 1295, 1299, 1300, 1303, 1316, 1319, 1320, 1321, 1326, 1329, 1346, 1348, 1354, 1355, 1358, 1359, 1361, 1362, 1366, 1369, 1370, 1373, 1380, 1381, 1383, 1393, 1397, 1402, 1414, HJR22-1002, 1003, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, $1014,1015,1016,1017,1018,1019,1020,1026$, НМ22-1001, 1002, HR22-1001, 1003, SB22-003, 013, 015, 019, 023, 030, 037, 054, 086, 095, $100,103,105,106,113,139,140,147,148,150,156,159,161,177,179$, 183, 185, 203, 204, 206, 207, 211, 213, 215, 217, 238, SJR22-001, 002, $003,004,005,007,009,012,013$

## BERNETT, TRACEY

Prime Sponsor: HB22-1249, 1252, 1324, 1353, 1362, HJR22-1011, SB22-152, 191, 229, 232
Sponsor: HB22-1055, 1183, 1225, 1232, 1267, 1279, 1287, 1306, 1327, 1348, 1355, 1360, 1367, 1370, HJR22-1024, SB22-069, 172

Co-Sponsor: HB22-1001, 1003, 1005, 1006, 1007, 1008, 1010, 1011, 1012, 1013, 1016, 1018, 1027, 1028, 1029, 1031, 1034, 1035, 1038, 1041, 1042, 1049, 1050, 1051, 1052, 1054, 1056, 1057, 1060, 1061, 1063, 1064, 1067, 1068, 1070, 1074, 1076, 1082, 1083, 1086, 1087, 1089, 1090, 1091, 1092, 1093, 1101, 1102, 1104, 1107, 1108, 1110, 1111, 1112, 1114, 1115, 1120, 1122, 1131, 1132, 1133, 1137, 1139, 1146, 1149, 1151, 1153, 1155, 1157, $1159,1168,1169,1171,1173,1174,1175,1176,1177,1179,1180,1182$, 1185, 1186, 1187, 1188, 1189, 1190, 1191, 1192, 1193, 1194, 1196, 1197, $1202,1205,1208,1209,1210,1214,1215,1217,1218,1220,1221,1223$, 1231, 1233, 1234, 1235, 1240, 1242, 1243, 1244, 1245, 1246, 1247, 1248, $1251,1253,1255,1256,1259,1260,1266,1268,1269,1273,1275,1278$, 1280, 1281, 1282, 1284, 1285, 1286, 1288, 1289, 1290, 1292, 1294, 1295, 1296, 1297, 1298, 1299, 1300, 1301, 1302, 1303, 1304, 1308, 1309, 1310, $1313,1314,1315,1316,1317,1319,1320,1321,1322,1323,1325,1326$, $1328,1329,1333,1344,1345,1346,1347,1349,1350,1351,1352,1354$, 1356, 1358, 1359, 1361, 1363, 1364, 1365, 1366, 1368, 1369, 1373, 1376, 1377, 1378, 1379, 1380, 1383, 1388, 1389, 1390, 1399, 1401, 1402, 1418, HCR22-1003, HJR22-1002, 1003, 1005, 1006, 1007, 1008, 1009, 1010, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, HM22-1001, HR22-1001, 1003, 1004, SB22-002, 004, 005, 006, 007, 009, 010, 011, $012,014,018,021,023,024,025,027,030,032,034,035,036,042,043$, 049, 050, 051, 052, 054, 055, 057, 059, 070, 077, 079, 081, 083, 086, 095, $097,098,099,100,102,104,105,106,110,113,114,116,118,121,124$, $127,130,133,134,137,139,140,144,146,147,148,150,151,153,156$, $157,158,159,160,165,166,168,169,170,171,173,176,177,179,180$, 181, 182, 183, 184, 185, 187, 188, 192, 193, 194, 195, 196, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 211, 213, 214, 215, 217, 218, 219, 220, 222, 224, 226, 234, 239, SJR22-001, 002, 003, 004, 005, 007, 009, 012

BIRD, SHANNON
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## COLORADO HOUSE OF REPRESENTATIVES Seventy-Third General Assembly - Second Regular Session <br> EMPLOYEES <br> 303-866-2904

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Arrupe Jesuit School Priests . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . Tuesday
The Reverend Dr. Cynthia Cearley/Reverend Brad Laurvick . . . Wednesday
Rabbi Joseph Black . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . Thursday
Guest Chaplains . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . Friday

## CHANGES IN MEMBERSHIP

HOUSE OF REPRESENTATIVES
Seventy-Third General Assembly
Second Regular Session


Mandy Lindsay, House District 42, was elected by the District 42 vacancy committee to fill the vacancy created by the resignation of Representative Dominique Jackson. Representative Mandy Lindsay was sworn into office by Speaker Alec Garnett in the House Chamber at 9:20 a.m. on January 18, 2022.


[^0]:    HB22-1008 by Representative(s) Tipper and Baisley, Ortiz, Soper; also Senator(s) Fenberg and Winter--Concerning the federal requirements for the implementation of fertility coverage under health benefit plans.
    Committee on Health \& Insurance
    HB22-1009 by Representative(s) Gray and Sullivan; also Senator(s) Zenzinger--Concerning continuing the workforce diploma pilot program as the workforce diploma program.

    ## Committee on Education

    HB22-1010 by Representative(s) Sirota and Van Beber, Kipp; also Senator(s) Buckner and Kirkmeyer, Story--Concerning an income tax credit for eligible early childhood educators.
    Committee on Education
    HB22-1011 by Representative(s) Cutter and Snyder; also Senator(s) Story and Lee, Ginal--Concerning the establishment of a state grant program that provides funding to local governments that dedicate resources for wildfire mitigation purposes.
    Committee on Energy \& Environment
    HB22-1012 by Representative(s) Cutter and Valdez D., Lynch, Snyder; also Senator(s) Ginal and Lee, Story--Concerning healthy forests, and, in connection therewith, creating the wildfire mitigation and recovery grant program.
    Committee on Energy \& Environment
    HB22-1013 by Representative(s) Pelton and Snyder; also Senator(s) Hisey and Winter--Concerning the creation of a grant program to build community resilience regarding electric grid disruptions through the development of microgrids.

    ## Committee on Energy \& Environment

    HB22-1014 by Representative(s) Jodeh--Concerning the creation of an epilepsy awareness special license plate.
    Committee on Finance
    HB22-1015 by Representative(s) Luck, Geitner, Pico, Ransom, Rich, Williams; also Senator(s) Hisey and Sonnenberg, Woodward--Concerning the ability of certain health-care providers to repurpose therapeutic drugs that have been approved by the federal food and drug administration for another purpose to provide treatment to individuals with COVID-19.
    Committee on Health \& Insurance
    HB22-1016 by Representative(s) Carver and McLachlan; also Senator(s) Hisey and Fields--Concerning a voluntary contribution designation benefiting the Feeding Colorado fund that appears on the state individual income tax return forms.
    Committee on Agriculture, Livestock, \& Water

[^1]:    HB22-1017 by Representative(s) Bird and Woog, Benavidez; also Senator(s) Kolker and Liston--Concerning an expansion of the excise tax exemption for alcohol beverages brought into the state.
    Committee on Business Affairs \& Labor
    HB22-1018 by Representative(s) Kennedy--Concerning a state regulated utility's practices regarding a customer's ability to pay the customer's utility bill.
    Committee on Energy \& Environment
    Committee on Appropriations
    HB22-1019 by Representative(s) Larson--Concerning modifications to qualified state tuition programs, and, in connection therewith, creating the foundational learning experience (FLEX) savings program.
    Committee on Education
    HB22-1020 by Representative(s) Woog; also Senator(s) Kirkmeyer-Concerning a guarantee of a customer's right to use energy.
    Committee on Energy \& Environment
    HB22-1021 by Representative(s) Ransom; also Senator(s) Sonnenberg--Concerning a reduction of the state income tax rate.
    Committee on State, Civic, Military, \& Veterans Affairs
    HB22-1022 by Representative(s) Roberts, Michaelson Jenet; also Senator(s) Woodward, Rodriguez, Smallwood-Concerning modifications to the administration of the Colorado state fair and industrial exposition.
    Committee on Agriculture, Livestock, \& Water
    HB22-1023 by Representative(s) Benavidez; also Senator(s) Kolker-Concerning the exclusion of motor vehicles subject to registration requirements from the farm close-out sale and use tax exemption.
    Committee on Finance
    HB22-1024 by Representative(s) Bird and Woog; also Senator(s) Hansen and Kolker, Liston--Concerning an expansion of the existing sales and use tax exemption for construction and building materials used for the building of public works to require that home rule cities exempt such tax on sales of such materials when used for public school construction.
    Committee on Transportation \& Local Government
    HB22-1025 by Representative(s) Benavidez; also Senator(s) Kolker, Hansen--Concerning the repeal of infrequently used tax expenditures.
    Committee on Finance

[^2]:    HB22-1060 by Representative(s) Sirota, Kipp--Concerning the establishment of contribution limits under the "Fair Campaign Practices Act" for candidates for school district director.
    Committee on State, Civic, Military, \& Veterans Affairs
    HB22-1061 by Representative(s) Amabile and Benavidez--Concerning modifications to not guilty by reason of insanity.
    Committee on Judiciary
    HB22-1062 by Representative(s) McKean; also Senator(s) Hisey, Woodward--Concerning the expansion of the sales and use tax exemption for food to include food that is not prepared for domestic home consumption.
    Committee on Finance
    HB22-1063 by Representative(s) Amabile and Benavidez--Concerning creation of a jail standards commission to standardize the operation of Colorado jails.
    Committee on Judiciary
    HB22-1064 by Representative(s) Mullica and Bacon; also Senator(s) Priola and Fields--Concerning tobacco products, and, in connection therewith, prohibiting the distribution of flavored cigarettes, tobacco products, or nicotine products, amending the definition of cigarette, tobacco product, or nicotine product to include products containing synthetic nicotine, and directing the prevention services division in the department of public health and environment to convene a working group to develop and implement a grant program to address the needs of communities disproportionately impacted by tobacco and nicotine marketing, sales, and use.
    Committee on Health \& Insurance
    HB22-1065 by Representative(s) Benavidez and Amabile--Concerning the standard for emergency mental health treatment and evaluation.
    Committee on Judiciary
    HB22-1066 by Representative(s) Geitner--Concerning requiring public education entities to improve academic transparency by providing easily accessible information to the public, and, in connection therewith, making an appropriation.
    Committee on Education
    HB22-1067 by Representative(s) Woodrow and Gonzales-Gutierrez; also Senator(s) Lee--Concerning clarifying changes to measures that ensure defendants have a prompt bond hearing.
    Committee on Judiciary

[^3]:    HB22-1083 by Representative(s) Tipper and Rich; also Senator(s) Winter--Concerning the creation of the Colorado homeless contribution income tax credit.

    ## Committee on Finance

[^4]:    HB22-1119 by Representative(s) Gray; also Senator(s) Winter-Concerning civil liability for presenting false claims for payment to the state.
    Committee on Judiciary
    HB22-1120 by Representative(s) Van Winkle and Neville--Concerning the recreation of the school security disbursement program to provide funding for local education providers to implement school security improvements to prevent incidents of school violence.
    Committee on Education
    HB22-1121 by Representative(s) Cutter--Concerning supporting local media.
    Committee on Business Affairs \& Labor
    HB22-1122 by Representative(s) Will, Lontine; also Senator(s) Jaquez Lewis--Concerning prohibiting certain practices by entities obligated to pay for prescription drug benefits.
    Committee on Health \& Insurance
    HB22-1123 by Representative(s) Geitner--Concerning an inflationary adjustment to the federal standard deduction for purposes of providing state income tax relief.
    Committee on Finance
    HB22-1124 by Representative(s) Pelton--Concerning the creation of an income tax credit for the purchaser of a new motor vehicle who at the time of purchase trades in an old motor vehicle for recycling.
    Committee on Finance
    HB22-1125 by Representative(s) Rich, Carver, Luck, McKean, Pelton, Pico, Ransom, Van Winkle, Will; also Senator(s) Sonnenberg, Woodward--Concerning a requirement that any state income tax rate reduction implemented temporarily in order to refund excess state revenues remain in effect permanently.
    Committee on State, Civic, Military, \& Veterans Affairs
    HB22-1126 by Representative(s) Rich, Luck, McKean, Pelton, Van Winkle; also Senator(s) Cooke--Concerning a state income tax credit for an eligible educator's classroom expenses.
    Committee on Finance
    HB22-1127 by Representative(s) Woog--Concerning the creation of an income tax deduction for rent paid.
    Committee on Finance
    HB22-1128 by Representative(s) Pico, Luck--Concerning legislative review of government regulations that significantly increase the regulatory burden on certain regulated entities.
    Committee on State, Civic, Military, \& Veterans Affairs

[^5]:    HB22-1129 by Representative(s) Pelton, Baisley, Bockenfeld, Bradfield, Hanks, Holtorf, Luck, Lynch, Ransom, Rich, Sandridge, Will; also Senator(s) Sonnenberg--Concerning a rebate to taxpayers of the general fund surplus.
    Committee on Finance
    HB22-1130 by Representative(s) Bockenfeld--Concerning an exception to the requirement that employers provide sick leave to their employees, which exception applies only to employers that have less than a certain number of employees.
    Committee on State, Civic, Military, \& Veterans Affairs
    HB22-1131 by Representative(s) Gonzales-Gutierrez and Bacon, Jodeh, Sirota, Woodrow; also Senator(s) Coram and Gonzales--Concerning measures to reduce justice-involvement for young children, and, in connection therewith, focus on prevention and age-appropriate interventions.
    Committee on Judiciary
    HB22-1132 by Representative(s) Holtorf, Ortiz; also Senator(s) Liston--Concerning the provision of wildfire mitigation services, and, in connection therewith, regulating controlled burns on private property.
    Committee on Energy \& Environment
    HB22-1133 by Representative(s) Gray; also Senator(s) Winter-Concerning an advance payment of premiums for state employee family and medical leave insurance coverage from the general fund to the family and medical leave insurance fund for use by the division of family and medical leave insurance to implement services prescribed under the "Paid Family and Medical Leave Insurance Act". Committee on Business Affairs \& Labor

    ## REMOTE PARTICIPATION

    Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives Bockenfeld, Boesenecker, Carver, Daugherty, Exum, Herod, Jodeh, McCormick, Michaelson Jenet, Neville, Ortiz, Pico, Ransom, Ricks, Soper, Van Winkle, Williams.

[^6]:    "(A) SEVEN HUNDRED FIFTY DOLLARS FOR AN EARLY CHILDHOOD PROFESSIONAL I;
    (B) ONE THOUSAND DOLLARS FOR AN EARLY CHILDHOOD PROFESSIONAL II; AND
    (C) One thousand five hundred dollars for an early CHILDHOOD PROFESSIONAL III, EARLY CHILDHOOD PROFESSIONAL IV, EARLY CHILDHOOD PROFESSIONAL V, OR EARLY CHILDHOOD PROFESSIONAL VI.".

[^7]:    Page 4, line 3, after "CORPORATION," insert "NONPROFIT ORGANIZATION,". Page 4, line 5, strike "ONE" and substitute "THREE".

    ## STATE, CIVIC, MILITARY AND VETERANS AFFAIRS

    After consideration on the merits, the Committee recommends the following:

    HB22-1102 be referred to the Committee of the Whole with favorable recommendation.

    ## INTRODUCTION OF BILLS First Reading

    The following bills were read by title and referred to the committees indicated:

    HB22-1137 by Representative(s) Ricks--Concerning practices of unit owners' associations, and, in connection therewith, authorizing the enforcement of certain matters regarding unit owners' associations in small claims court and limiting the conduct of unit owners' associations in collecting unpaid assessments, fees, and fines.
    Committee on Transportation \& Local Government
    HB22-1138 by Representative(s) Gray and Herod; also Senator(s) Winter and Hansen--Concerning the creation of programs to reduce the number of single-occupancy vehicle commuter trips by improving access to alternative transportation options.

    ## Committee on Finance

    HB22-1139 by Representative(s) Geitner--Concerning prohibiting a unit owners' association of a common interest community from regulating the use of a public right-of-way.
    Committee on Transportation \& Local Government
    HB22-1140 by Representative(s) Valdez D. and Woog--Concerning the use of green hydrogen to meet statewide greenhouse gas pollution reduction goals.
    Committee on Energy \& Environment
    HB22-1141 by Representative(s) Holtorf; also Senator(s) Sonnenberg-Concerning nuisance actions filed against agricultural operations.
    Committee on Judiciary

[^8]:    HB22-1151 by Representative(s) Catlin and Roberts; also Senator(s) Bridges and Simpson--Concerning measures to incentivize water-wise landscapes, and, in connection therewith, creating a state program to finance the voluntary replacement of irrigated turf.
    Committee on Agriculture, Livestock, \& Water


    #### Abstract

    HB22-1152 by Representative(s) Hooton and Titone--Concerning limitations on the ability of an employer to take an adverse action against an employee based on the employee's use of marijuana. Committee on Business Affairs \& Labor


    HB22-1153 by Representative(s) Tipper and Esgar; also Senator(s) Bridges and Moreno--Concerning affirming parentage by adoption for a person who did not give birth when the child is conceived as a result of assisted reproduction.
    Committee on Public \& Behavioral Health \& Human Services


    #### Abstract

    HB22-1154 by Representative(s) McLachlan and Valdez D.; also Senator(s) Coram--Concerning the creation of a Colorado rotary license plate. Committee on Transportation \& Local Government HB22-1155 by Representative(s) Will and McCluskie; also Senator(s) Gonzales--Concerning in-state tuition classification at institutions of higher education for students who complete high school in Colorado. Committee on Education


    HB22-1156 by Representative(s) Kennedy and Williams; also Senator(s) Bridges and Gardner--Concerning modification of reporting requirements affecting the disclosure of information of individuals seeking elected public office, and, in connection therewith, changing a campaign finance reporting deadline and clarifying a personal financial disclosure requirement.
    Committee on State, Civic, Military, \& Veterans Affairs
    HB22-1157 by Representative(s) McCormick and Titone, Ortiz; also Senator(s) Jaquez Lewis--Concerning the utilization of demographic health data by the department of public health and environment to address health inequities.

    ## Committee on Public \& Behavioral Health \& Human Services

    HB22-1158 by Representative(s) Sandridge and Snyder--Concerning the establishment of a center at the Colorado Springs campus of the university of Colorado to provide accessible community services related to substance use.
    Committee on Public \& Behavioral Health \& Human Services

[^9]:    HB22-1159 by Representative(s) Cutter; also Senator(s) Priola-Concerning waste diversion, and, in connection therewith, creating the circular economy development center in the department of public health and environment, establishing the costs of operating the center as a permissible use of money from the front range waste diversion cash fund and the recycling resources economic opportunity fund, and extending and removing certain repeal dates associated with existing statutory waste diversion efforts.

    ## Committee on Energy \& Environment

    HB22-1160 by Representative(s) Tipper--Concerning the establishment of family justice centers to ensure victims are able to access needed services in one location.
    Committee on Public \& Behavioral Health \& Human Services
    HB22-1161 by Representative(s) Pico, Bradfield, Holtorf, Soper, Van Beber, Will; also Senator(s) (None), Hisey, Kirkmeyer, Woodward----Concerning a requirement that certain statewide commissioners be elected at a general election, and, in connection therewith, requiring the election of the commissioner of insurance, the commissioners of the air quality control commission, the voting commissioners of the oil and gas conservation commission, and the commissioners of the public utilities commission and requiring that elected commissioners of the air quality control commission and public utilities commission commit to prioritizing energy reliability and reducing consumer costs as part of their oaths of office upon election.
    Committee on State, Civic, Military, \& Veterans Affairs
    HB22-1162 by Representative(s) Exum--Concerning authorization to use digital number plates in lieu of metal number plates on a vehicle.
    Committee on Transportation \& Local Government
    HB22-1163 by Representative(s) Soper; also Senator(s) Smallwood-Concerning the creation of a state income tax deduction for out-of-pocket medical expenses.
    Committee on Finance
    HB22-1164 by Representative(s) Williams--Concerning limitations on applications for clemency.
    Committee on Judiciary
    HB22-1165 by Representative(s) Snyder and Soper, Herod, Van Winkle; also Senator(s) Lee and Gardner, Buckner, Cooke, Rodriguez--Concerning implementation of the committee on legal services' recommendations in connection with legislative review of state agencies' rules. Committee on Legal Services

[^10]:    HB22-1166 by Representative(s) Lynch--Concerning the adoption of incentives to promote the timber industry in Colorado, and, in connection therewith, creating an internship program in the Colorado state forest service, extending an existing sales and use tax exemption to cover the sales, storage, and use of wood harvested in Colorado, and creating a state income tax credit for the purchase of qualifying items used in timber production.

    ## Committee on Energy \& Environment

    HB22-1167 by Representative(s) Bradfield--Concerning temporary proxy decision-makers for medical treatment.
    Committee on Public \& Behavioral Health \& Human Services
    HB22-1168 by Representative(s) McKean and Mullica, Bockenfeld, Bradfield, Catlin, Geitner, Gray, Holtorf, Lynch, Pelton, Pico, Ransom, Rich, Roberts, Van Beber, Will, Woog; also Senator(s) Woodward--Concerning permitting public schools to provide a hunter education course to seventh grade students.
    Committee on Agriculture, Livestock, \& Water
    HB22-1169 by Representative(s) Michaelson Jenet and Soper-Concerning amending the elements of sexual assault to prohibit sexual misconduct without consent.
    Committee on Judiciary
    SB22-013 by Senator(s) Fenberg and Holbert; also Representative(s) Garnett and McKean--Concerning requirements for boards and commissions, and, in connection therewith, making an appropriation.
    Committee on Transportation \& Local Government

    ## INTRODUCTION OF CONCURRENT RESOLUTION

    The following resolution was read by title and referred to the committee indicated:

    HCR22-1004 by Representative(s) Pico, Bradfield, Holtorf, Soper, Van Beber, Will; also Senator(s) (None), Woodward-Submitting to the registered electors of the state of Colorado an amendment to the Colorado constitution concerning the repeal of the requirement that the insurance commissioner be appointed by the governor with the consent of the senate.
    Committee on State, Civic, Military, \& Veterans Affairs

[^11]:    HB22-1216 by Representative(s) Tipper; also Senator(s) Bridges-Concerning the regulation of restrictive employment agreements through the enactment of the "Uniform Restrictive Employment Agreement Act".
    Committee on Judiciary

[^12]:    HB22-1036 by Representative(s) Snyder-Concerning a requirement that certain real estate commission-approved forms specify whether the real estate transaction on which a form is based concerns a land surveyor's inspection of the real estate.
    (Laid Over from February 8, 2022.)
    Amendment No. 1, by Representative Snyder.
    Amend printed bill, page 2, lines 5 and 6 , strike "OR TENANT".
    Page 2, strike lines 9 through 18 and substitute "38-51-102(12), THE REAL ESTATE COMMISSION SHALL PROMULGATE RULES REQUIRING THE COMMISSION-APPROVED CLOSING-STATEMENT FORM TO SHOW WHETHER THE TRANSACTION FOR WHICH THE FORM IS BEING USED CONTAINS A REQUIREMENT FOR THE DELIVERY OF EITHER AN IMPROVEMENT LOCATION CERTIFICATE OR A SURVEY PLAT.".

    Page 3, line 8, after "IMPROVEMENT" insert "SURVEY".
    Page 3, line 9, after "COMMISSION-APPROVED" insert "CLOSING-STATEMENT".

    As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

    ## HB22-1035 by Representative(s) Young and Bradfield; also Senator(s) Ginal and Rankin-Concerning modernization of the "Older Coloradans' Act".

    (Laid Over from February 9, 2022.)
    Amendment No. 1, Public \& Behavioral Health \& Human Services Report, dated February 4, 2022, and placed in member's bill file; Report also printed in House Journal, February 7, 2022.

    As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

    HB22-1041 by Representative(s) Boesenecker and Larson; also Senator(s) Ginal-Concerning restrictions on making public the personal information of protected persons at risk of threats.
    (Laid Over from February 9, 2022.)
    Amendment No. 1, Public \& Behavioral Health \& Human Services Report, dated February 4, 2022, and placed in member's bill file; Report also printed in House Journal, February 7, 2022.

[^13]:    "(14) IF A PROPERTY AND CASUALTY INSURANCE POLICYHOLDER EXPERIENCES A TOTAL LOSS OF THE CONTENTS OF AN OWNER-OCCUPIED RESIDENCE THAT WAS DOCUMENTED AS BEING FURNISHED AT THE TIME OF LOSS AS A RESULT OF A WILDFIRE DISASTER THAT IS DECLARED BY THE GOVERNOR PURSUANT TO SECTION 24-33.5-704, THE INSURER SHALL:".

[^14]:    HB22-1239 by Representative(s) Titone--Concerning the regulation of community association managers by the division of real estate in the department of regulatory agencies.
    Committee on Transportation \& Local Government
    HB22-1240 by Representative(s) Froelich and Young; also Senator(s) Fields--Concerning enhancing mandatory reporting for people required to report child abuse.
    Committee on Judiciary
    HB22-1241 by Representative(s) Bird--Concerning the creation of a Court Appointed Special Advocates special license plate. Committee on Transportation \& Local Government

    HB22-1242 by Representative(s) Kipp and Exum; also Senator(s) Ginal and Hisey--Concerning the regulation of structures that are manufactured at a location that is not at the site where the structure is occupied.
    Committee on Transportation \& Local Government
    HB22-1243 by Representative(s) Exum and Van Winkle--Concerning programs that provide funding to improve school safety, and, in connection therewith, making an appropriation.
    Committee on Education
    HB22-1244 by Representative(s) Kennedy and Gonzales-Gutierrez; also Senator(s) Gonzales--Concerning measures to increase public protection from toxic air contaminants.
    Committee on Energy \& Environment
    SB22-026 by Senator(s) Ginal and Kirkmeyer; also Representative(s) Boesenecker and Rich--Concerning an oil and gas operator's sole ability to review and protest property tax. Committee on Finance

    SB22-027 by Senator(s) Smallwood and Rodriguez; also Representative(s) Michaelson Jenet and Larson-Concerning changes to the prescription drug monitoring program pursuant to the March 2021 audit report issued by the office of the state auditor.
    Committee on Health \& Insurance
    SB22-052 by Senator(s) Jaquez Lewis and Smallwood; also Representative(s) Mullica--Concerning aligning medical assistance income eligibility requirements with federal law.
    Committee on Public \& Behavioral Health \& Human Services
    SB22-058 by Senator(s) Simpson; also Representative(s) McCormick--Concerning the creation of a peer health assistance program for dental hygienists.
    Committee on Health \& Insurance

[^15]:    "Page 4, line 17, strike "FRIVOLOUS" and substitute "SUBJECT TO THE PENALTY UNDER THIS SUBSECTION (5)"."

    Page 3, line 6, strike "FRIVOLOUS".
    Page 3, line 25, strike "FRIVOLOUS" and substitute "SUBJECT TO THE PENALTY UNDER THIS SUBSECTION (5)".

    As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

    HB22-1202 by Representative(s) Herod and McCluskie, Kipp, Larson; also Senator(s) Zenzinger and Coleman, Bridges, Kirkmeyer, Lundeen-Concerning the creation of a new measure in the public school funding formula for identifying at-risk students, and, in connection therewith, creating a working group in the department of education to implement the new measure in a future budget year.

    Amendment No. 1, Appropriations Report, dated March 18, 2022, and placed in member's bill file; Report also printed in House Journal, March 18, 2022.

    Amendment No. 2, Education Report, dated March 3, 2022, and placed in member's bill file; Report also printed in House Journal, March 4, 2022.

    As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

    HB22-1222 by Representative(s). Tipper-Concerning marijuana responsible vendor training.

    Amendment No. 1, Business Affairs \& Labor Report, dated March 17, 2022, and placed in member's bill file; Report also printed in House Journal, March 17, 2022.

    As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

    HB22-1288 by Representative(s) Titone and Soper, Bacon, Benavidez, Boesenecker, Lynch, Van Beber, Woodrow; also Senator(s) Smallwood-Concerning increasing access to assistance for victims by providing immunity from prosecution for the offense of prostitution in specific circumstances.

    ## Amendment No. 1, by Representative Soper.

    Amend printed bill, page 3, line 3, after the period add "THIS SUBSECTION (2) ALSO APPLIES TO EQUIVALENT MUNICIPAL CHARGES AND ARRESTS.".

    As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

[^16]:    HB22-1335 by Representative(s) McCluskie and Ransom, Herod; also Senator(s) Hansen and Rankin, Zenzinger--Concerning a transfer from the revenue loss restoration cash fund to the judicial department information technology cash fund.

    ## Committee on Appropriations

    HB22-1336 by Representative(s) McCluskie and Ransom, Herod; also Senator(s) Hansen and Zenzinger, Rankin--Concerning the streamlining of the processing of certain money collected by the judicial department.
    Committee on Appropriations
    HB22-1337 by Representative(s) Herod and Ransom, McCluskie; also Senator(s) Hansen and Rankin, Zenzinger--Concerning a requirement that the state personnel director quadrennially produce a report on compensation, and, in connection therewith, modifying requirements for the compensation report, including reporting deadlines, and making an appropriation.
    Committee on Appropriations
    HB22-1338 by Representative(s) Herod, McCluskie; also Senator(s) Hansen, Rankin--Concerning modification of the manner in which specified motor vehicle-related functions of the department of revenue are funded, and, in connection therewith, making and reducing appropriations.
    Committee on Appropriations
    HB22-1339 by Representative(s) Herod and McCluskie, Ransom; also Senator(s) Zenzinger and Rankin, Hansen--Concerning the Colorado DRIVES vehicle services account of the highway users tax fund, and, in connection therewith, merging the licensing services cash fund into the account and requiring account investment earnings to be credited to the account.
    Committee on Appropriations
    HB22-1340 by Representative(s) Herod and McCluskie; also Senator(s) Hansen and Zenzinger--Concerning capital-related transfers of money.
    Committee on Appropriations
    HB22-1341 by Representative(s) Herod and McCluskie, Ransom; also Senator(s) Zenzinger and Rankin, Hansen--Concerning measures to ensure that the marijuana tax cash fund is in balance.
    Committee on Appropriations
    HB22-1342 by Representative(s) Herod and Ransom, McCluskie; also Senator(s) Hansen and Rankin, Zenzinger--Concerning the requirement that interest and income derived from the deposit and investment of federal funds that the state received from the federal coronavirus state fiscal recovery fund be credited to the state emergency reserve cash fund. Committee on Appropriations

[^17]:    SB22-011 by Senator(s) Zenzinger and Coram, Bridges, Donovan, Fenberg, Fields, Garcia, Gardner, Hisey, Jaquez Lewis, Kolker, Priola, Rankin, Scott, Woodward; also Representative(s) Catlin and Esgar, Boesenecker, Duran, Herod, Hooton, McCluskie, McLachlan, Titone, Woodrow, Young-Concerning the establishment of the America 250 - Colorado 150 commission, and, in connection therewith, making an appropriation.
    (Laid Over from April 27, 2022.)
    Laid Over until Friday, April 29, 2022.
    SB22-146 by Senator(s) Zenzinger and Hisey; also Representative(s) Snyder and Catlin-Concerning the expansion of the Colorado housing and finance authority's middle income access program, and, in connection therewith, making an appropriation.
    (Laid Over from April 27, 2022.)
    Laid Over until Friday, April 29, 2022.
    SB22-127 by Senator(s) Kirkmeyer and Zenzinger, Bridges, Coleman, Lundeen; also Representative(s) Larson and McCluskie, Herod, Kipp-Concerning funding for special education services, and, in connection therewith, making an appropriation.
    (Laid Over from April 27, 2022.)
    Laid Over until Friday, April 29, 2022.
    SB22-148 by Senator(s) Donovan and Simpson; also Representative(s) McLachlan and Catlin, Amabile, Bradfield, Gonzales-Gutierrez, Michaelson Jenet, Van Beber-Concerning the creation of a grant program to provide a grant to a Colorado land-based tribe to support infrastructure improvements to tribal behavioral health facilities that serve indigenous individuals, and, in connection therewith, making an appropriation.
    (Laid Over from April 27, 2022.)
    Laid Over until Friday, April 29, 2022.
    SB22-130 by Senator(s) Rankin and Hansen; also Representative(s) McCluskie-Concerning the authority for state public entities to enter into public-private partnerships for public projects, and, in connection therewith, making an appropriation.
    (Laid Over from April 27, 2022.)
    Laid Over until Friday, April 29, 2022.

[^18]:    HB22-1353 by Representative(s) Bernett and Baisley, Titone; also Senator(s) Bridges, Kolker-Concerning the coordination of state public safety communications, and, in connection therewith, transferring the powers, duties, and functions related to such coordination from the office of information technology to the department of public safety.

    Amendment No. 1, Appropriations Report, dated April 29, 2022, and placed in member's bill file; Report also printed in House Journal, April 29, 2022.

    Amendment No. 2, Judiciary Report, dated April 13, 2022, and placed in member's bill file; Report also printed in House Journal, April 14, 2022.

    As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

    ## HB22-1374 by Representative(s) Michaelson Jenet; also Senator(s) Moreno-Concerning measures to improve the educational attainment of students in out-of-home placement.

    Amendment No. 1, Appropriations Report, dated April 29, 2022, and placed in member's bill file; Report also printed in House Journal, April 29, 2022.

    Amendment No. 2, Public \& Behavioral Health \& Human Services Report, dated April 26, 2022, and placed in member's bill file; Report also printed in House Journal, April 26, 2022.

    As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

    HB22-1405 by Representative(s) Lindsay; also Senator(s) Jaquez Lewis-Concerning the inclusion of faculty in the definition of "key participant" for the industrial hemp regulatory program to align the program with federal law.

    Ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

    HB22-1409 by Representative(s) Herod and Titone; also Senator(s) Coleman and Hisey-Concerning additional funding for the community revitalization grant program.

    Ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

    HB22-1410 by Representative(s) Bird and Rich-Concerning the regulation of certain financial services businesses, and, in connection therewith, permitting employees of a supervised lender to work from a remote location and removing the requirement for a debt-management services provider to submit criminal history record check results for agents of the provider.

[^19]:    SB22-216 by Senator(s) Hansen and Zenzinger, Rankin; also Representative(s) Herod and McCluskie--Concerning the reallocation of the limited gaming tax revenues for fiscal years following a significant decrease in the revenues, and, in connection therewith, making an appropriation.
    Committee on Appropriations
    SB22-220 by Senator(s) Hansen and Rankin; also Representative(s) McCluskie and Esgar--Concerning the property tax deferral program, and, in connection therewith, making an appropriation.
    Committee on Finance
    SB22-222 by Senator(s) Pettersen and Moreno; also Representative(s) Kennedy and Weissman--Concerning a requirement that the ballot title and fiscal summary for any ballot initiative that increases or decreases state income tax rates include a table showing the average tax change for tax filers in different income categories.
    Committee on State, Civic, Military, \& Veterans Affairs
    SB22-227 by Senator(s) Hinrichsen; also Representative(s) Valdez D. and Will--Concerning the continuation of the department of agriculture's spending authority granted through legislation enacted in the 2021 legislative session.
    Committee on Appropriations
    SB22-230 by Senator(s) Fenberg and Moreno, Bridges, Buckner, Coleman, Danielson, Fields, Ginal, Gonzales, Hansen, Hinrichsen, Jaquez Lewis, Kolker, Lee, Pettersen, Rodriguez, Story, Winter, Zenzinger; also Representative(s) Esgar, Bacon, Benavidez, Cutter, Froelich, Garnett, Gonzales-Gutierrez, Jodeh, Kennedy, Lindsay, Lontine, Ortiz, Sullivan, Titone--Concerning the expansion of county employees' rights to collective bargaining, and, in connection therewith, making an appropriation.
    Committee on State, Civic, Military, \& Veterans Affairs

    ## REPORT(S) OF COMMITTEE(S) OF REFERENCE

    ## FINANCE

    After consideration on the merits, the Committee recommends the following:

    HB22-1062 be postponed indefinitely.

    HB22-1388 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

    Amend the Transportation and Local Government Committee Report, dated April 26, 2022, page 2, after line 42 insert:

[^20]:    "(1.3) (a) "CigAR LOUNGE" HAS THE SAME MEANING AS "CIGARTOBACCO BAR" SET FORTH IN SECTION 25-19-203 (4), AS EXEMPTED FROM THE INDOOR SMOKING RESTRICTIONS SET FORTH IN SECTION 25-14-205.

[^21]:    SB22-206 by Senator(s) Fenberg; also Representative(s) Amabile-Concerning resources for disaster preparedness and recovery, and, in connection therewith, creating the disaster resilience rebuilding program, the sustainable rebuilding program, the office of climate preparedness, and making an appropriation.
    Committee on State, Civic, Military, \& Veterans Affairs
    SB22-207 by Senator(s) Winter; also Representative(s) Bacon-Concerning the prevention of Title IX misconduct on public school campuses, and, in connection therewith, making an appropriation.

    ## Committee on Education

    SB22-210 by Senator(s) Zenzinger and Cooke; also Representative(s) Lontine--Concerning the regulation of supplemental health-care staffing agencies by the department of public health and environment, and, in connection therewith, requiring supplemental health-care staffing agencies to report data to the department of labor and employment, and requiring the department of public health and environment to report to the general assembly, the governor, and the attorney general's office concerning caps or other methods of regulating service rates and rates charged to health-care facilities and making an appropriation.
    Committee on Finance
    SB22-225 by Senator(s) Zenzinger and Liston; also Representative(s) Roberts and Baisley--Concerning emergency medical services in the state, and, in connection therewith, creating an emergency medical services system sustainability task force and requiring ambulance services to obtain a state license from the department of public health and environment and making an appropriation.

    ## Committee on Finance

    SB22-226 by Senator(s) Jaquez Lewis and Rankin; also Representative(s) Mullica--Concerning measures to support the health-care workforce, and, in connection therewith, making an appropriation.
    Committee on Health \& Insurance
    SB22-233 by Senator(s) Hinrichsen and Rodriguez; also Representative(s) Exum and Daugherty--Concerning an additional mechanism to refund excess state revenues for state fiscal year 2021-22 only that provides a refund in an identical amount to each qualified resident individual, and, in connection therewith, making an appropriation.
    Committee on Finance

[^22]:    SB22-172 by Senator(s) Winter and Rankin, Coleman, Liston, Priola; also Representative(s) Roberts and Rich, Bernett, Bird, Caraveo, Catlin, McLachlan, Mullica, Pelton, Soper, Valdez D., Van Beber-Concerning an initiative to increase the number of health-care professionals practicing in Colorado's rural areas, and, in connection therewith, making an appropriation.

    Ordered revised and placed on the Calendar for Third Reading and Final Passage.

    SB22-120 by Senator(s) Ginal and Coram; also Representative(s) Sullivan-Concerning the regulation of kratom processors, and, in connection therewith, making an appropriation.

    Amendment No. 1, Health \& Insurance Report, dated May 2, 2022, and placed in member's bill file; Report also printed in House Journal, May 3, 2022.

    Amendment No. 2, by Representative Lontine.
    Amend the Health and Insurance Committee Report, dated May 2, 2022, page 2, line 35, after "FIELDS," insert "LOCAL GOVERNMENTS,".

    As amended, ordered revised and placed on the Calendar for Third Reading and Final Passage.

    SB22-040 by Senator(s) Smallwood and Winter; also Representative(s) Will and Lontine-Concerning actuarial reviews of proposed legislation that may impose a new health benefit mandate on health benefit plans, and, in connection therewith, making an appropriation.

    Ordered revised and placed on the Calendar for Third Reading and Final Passage.

    SB22-188 by Senator(s) Fields and Coram; also Representative(s) Roberts and Titone-Concerning behavioral health support for advocates in the criminal justice system, and, in connection therewith, making an appropriation.

    Ordered revised and placed on the Calendar for Third Reading and Final Passage.

    SB22-224 by Senator(s) Fenberg and Gardner; also Representative(s) Tipper and Soper-Concerning the creation of the "Donor-conceived Persons and Families of Donor-conceived Persons Protection Act", and, in connection therewith, making an appropriation.

    Amendment No. 1, Finance Report, dated May 5, 2022, and placed in member's bill file; Report also printed in House Journal, May 5, 2022.

    Amendment No. 2, by Representative Tipper.

[^23]:    HB22-1290 Changes To Medicaid For Wheelchair Repairs Approved on Thursday, June 2, 2022, at 3:20 p.m.

    HB22-1296 Residential Real Property Classification
    Approved on Thursday, June 2, 2022, at 3:00 p.m.
    HB22-1297 Daylight Saving Time Year Round
    Approved on Thursday, June 2, 2022, at 3:30 p.m.
    HB22-1306 Broadband Deployment Board Grant Processes
    Approved on Thursday, June 2, 2022, at 3:05 p.m.
    HB22-1362 Building Greenhouse Gas Emissions
    Approved on Thursday, June 2, 2022, at 9:41 a.m.
    HB22-1372 Emergency Engine Exemption Emission Regulation
    Approved on Thursday, June 2, 2022, at 3:02 p.m.
    HB22-1379 Wildfire Prevention Watershed Restoration Funding
    Approved on Thursday, June 2, 2022, at 10:45 a.m.
    HB22-1381 Colorado Energy Office Geothermal Energy Grant Program
    Approved on Thursday, June 2, 2022, at 4:05 p.m.
    HB22-1386 Competency To Proceed And Restoration To Competency
    Approved on Thursday, June 2, 2022, at 3:02 p.m.
    HB22-1389 Financial Literacy Exchange Program
    Approved on Thursday, June 2, 2022, at 3:01 p.m.
    Sincerely,
    /signed/
    Jared Polis
    Governor

    I certify I received the following on the 3 rd day of June, 2022, at 8:48 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
    Friday, June 3, 2022
    Colorado House of Representatives
    The 73rd General Assembly
    Second Regular Session
    State Capitol
    Denver, Colorado 80203
    Honorable Members of the Colorado House of Representatives:

[^24]:    HB22-1114 Transportation Services For Medicaid Waiver Recipients Approved on Tuesday, June 7, 2022, at 3:45 p.m.

    HB22-1115 Prescription Drug Monitoring Program Approved on Tuesday, June 7, 2022, at 3:45 p.m.

    HB22-1119 Colorado False Claims Act
    Approved on Tuesday, June 7, 2022, at 3:44 p.m.
    HB22-1131 Reduce Justice-involvement For Young Children Approved on Tuesday, June 7, 2022, at 2:45 p.m.

    HB22-1217 Catalytic Converter Records And Grant Program
    Approved on Tuesday, June 7, 2022, at 4:01 p.m.
    HB22-1233 Sunset Continue Regulation Of Optometry
    Approved on Tuesday, June 7, 2022, at 3:45 p.m.
    HB22-1254 Vehicle Taxes And Fees Late Registration
    Approved on Tuesday, June 7, 2022, at 4:34 p.m.
    HB22-1289 Health Benefits For Colorado Children And Pregnant Persons
    Approved on Tuesday, June 7, 2022, at 3:45 p.m.
    HB22-1314 Towing Carrier Nonconsensual
    Approved on Tuesday, June 7, 2022, at 3:59 p.m.
    HB22-1319 Dependency Proceedings Unaccompanied Child
    Approved on Tuesday, June 7, 2022, at 3:38 p.m.
    HB22-1358 Clean Water In Schools And Child Care Centers
    Approved on Tuesday, June 7, 2022, at 2:59 p.m.
    HB22-1373 Court-ordered Restitution Paid By Juveniles
    Approved on Tuesday, June 7, 2022, at 3:41 p.m.
    HB22-1375 Child Residential Treatment And Runaway Youth
    Approved on Tuesday, June 7, 2022, at 3:10 p.m.
    HB22-1391 Modifications To Severance Tax
    Approved on Tuesday, June 7, 2022, at 3:46 p.m.
    HB22-1392 Contaminated Land Income Tax \& Property Tax Credit
    Approved on Tuesday, June 7, 2022, at 3:47 p.m.
    HB22-1397 Statewide Equity Office
    Approved on Tuesday, June 7, 2022, at 3:47 p.m.
    HB22-1400 Procedural Requirements For State Enterprises Approved on Tuesday, June 7, 2022, at 3:47 p.m.

    HB22-1402 Responsible Gaming Grant Program
    Approved on Tuesday, June 7, 2022, at 3:46 p.m.

    | HB22-1114 | Transportation Services For Medicaid Waiver Recipients <br> Approved on Tuesday, June 7, 2022, at 3:45 p.m. |
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    | HB22-1115 | Prescription Drug Monitoring Program <br> Approved on Tuesday, June 7, 2022, at 3:45 p.m. |
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    | HB22-1254 | Vehicle Taxes And Fees Late Registration <br> Approved on Tuesday, June 7, 2022, at 4:34 p.m. |
    | HB22-1289 | Health Benefits For Colorado Children And Pregnant <br> Persons <br> Approved on Tuesday, June 7, 2022, at 3:45 p.m. |
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    | HB22-1402 | Responsible Gaming Grant Program <br> Approved on Tuesday, June 7, 2022, at 3:46 p.m. |
    | HBproved on Tuesday, June 7, 2022, at 3:47 p.m. |  |

