

37 Senate Bills Enacted by both Houses
58 House Bills Enacted by both Houses

95

1 SB Vetoed (SB 10 repealing "Public Irrigation District Law
of 1935")

94 Totals

DIGEST

OF

FILE COPY

SENATE AND HOUSE BILLS ENACTED

BY THE

FORTY-THIRD GENERAL ASSEMBLY

OF THE

STATE OF COLORADO

(1962 - Second Regular Session)

and

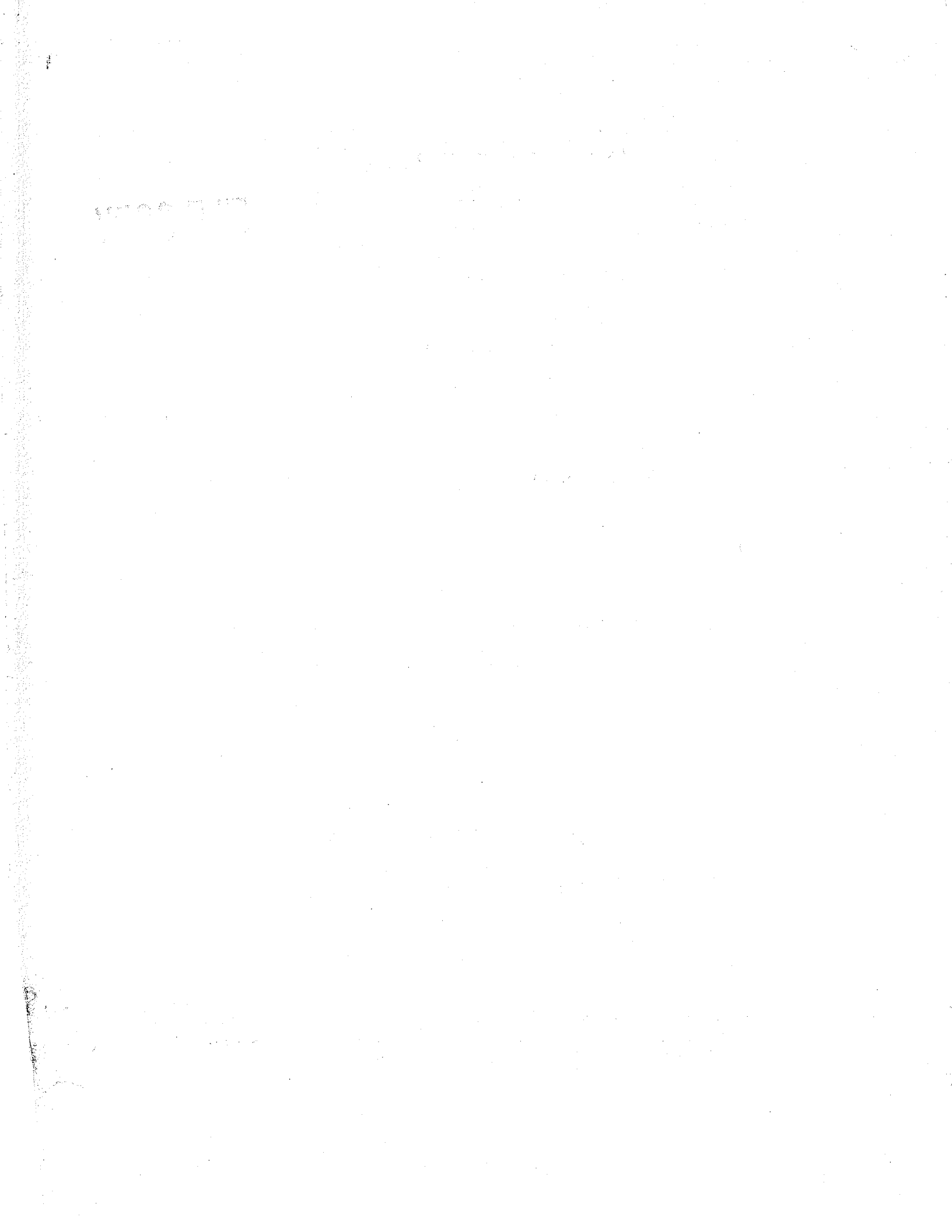
APPROVED OR VETOED BY THE GOVERNOR

(Together with a Subject Index)

Compiled by the

Legislative Reference Office
323 State Capitol
Denver

Note: The first date appearing after the act is the date on which it was approved by the Governor; the second date is the effective date of the act.



SENATE BILLS ENACTED AND APPROVED
(also includes vetoed bills)

- | No. | Subject | | |
|-----|---|------------|------------|
| 1 | <u>Governor's council.</u> Abolishes the governor's council as established by the Administrative Code of 1941. | January 24 | January 24 |
| 2 | <u>Land acquisition commission.</u> Abolishes the land acquisition commission which was established to acquire land for the United States Air Force Academy. | January 24 | January 24 |
| 3 | <u>Veterans' education and training.</u> Repeals article 6 of chapter 143, CRS 1953, known as "The Veterans' Education and Training Act". | January 24 | January 24 |
| 4 | <u>Weather control.</u> Abolishes the weather control commission, and transfers to the department of natural resources the powers and duties of such commission and of other state officers with respect to weather control. | January 24 | January 24 |
| 5 | <u>Cleaning and dyeing trade.</u> Repeals article 1 of chapter 27, CRS 1953, regulating the cleaning and dyeing trade. | January 22 | January 22 |
| 6 | <u>Alcoholism.</u> Abolishes the Colorado commission on alcoholism and transfers most of the duties imposed upon said commission to the state department of public health, viz: the problem of alcoholism in the state, the financial cost to the state, the need for establishing state-supported institutions to provide for the treatment of alcoholics, procedures to govern commitment of alcoholics to state institutions, the making of recommendations to the general assembly in regard to the problem, and the establishment of a separate division within the state department of health to administer the duties imposed upon it by this act. | February 7 | July 1 |
| 7 | <u>Aeronautics, aircraft, and airports.</u> Repeals articles 5 and 6 of chapter 5, CRS 1953, concerning aeronautics and state | | |

No. Subject

7 cont. regulation of aircraft and airports, and abolishes the division of aeronautics, including the Colorado aeronautics commission and the office of state director of aeronautics. Amends article 3 of said chapter 5, which concerns the registration and taxation of aircraft, by adding a new section relating to causes of action based on flight of aircraft over lands and waters of the state.

January 24 January 24

8 Grain - chief state grain inspector abolished. Provides that purchases of grain, wheat, corn, barley, oats, or rye from producers shall be made on the basis of federal grades. Abolishes the office of chief state grain inspector (ex officio the federal grain inspector), and eliminates licenses required under present law to be secured by dealers in grain from said inspector.

January 24 January 24

9 Industrial development research. Repeals article 16 of chapter 124, CRS 1953, concerning industrial development research.

January 22 January 22

10 Public irrigation districts. Repeals the Public Irrigation District Law of 1935. (Note: Contrary to a report given by the state engineer that no irrigation district formed under the law repealed by this bill was still in existence, after adoption of the bill, such a district was found to be still operative, and for this reason the governor vetoed the bill.)

Vetoed - January 26

13 1961 Supplement to the CRS 1953. Enacts the 1961 Supplement as a part of the CRS 1953, and provides the procedure for fixing the effective date of said supplement.

February 7 February 7

14- 1960 Permanent Supplement to CRS 1953. Validates the effective date of the 1960 Permanent Supplement to the CRS 1953, as of June 30, 1961.

February 9 February 9

Senate Bills

- | No. | Subject | | |
|-----|--|-------------|-------------|
| 17 | <u>Sale of "old" State Armory at Greeley, Colorado.</u> Authorizes the sale of the property in Greeley, Colorado, known as the "old" state armory, for an amount to be approved by the governor; the proceeds from said sale to be placed in the military fund. | February 1 | February 1 |
| 18 | <u>Criminal proceedings against public officers and employees - limitation of time for commencing.</u> Extends the time in which prosecutions may be commenced against public officers and employees for felonies (murder, forgery, and kidnapping excepted) committed in connection with the duties of any such officer or employee, or constituting a breach of his public duty or a violation of his oath of office, to within 3 years after the officer's or employee's employment is terminated, or within six years from commission of offense, whichever occurs first in point of time. | February 14 | February 14 |
| 19 | <u>Department of highways - authorization convey certain real property.</u> Authorizes the department of highways to convey certain real property situate in San Miguel county, Colorado. | February 7 | February 7 |
| 21 | <u>Metropolitan sewage disposal districts.</u> Makes numerous amendments to article 15 of chapter 89, CRS 1953 (Supp.), concerning metropolitan sewage disposal districts. These amendments are too numerous and technical to effectively outline in a digest of this type. | February 14 | February 21 |
| 22 | <u>Appropriation, supplemental - to veterinary section, division of animal industry of department of agriculture.</u> \$12,334 for personal services and travel. | February 7 | February 7 |
| 24 | <u>Appropriation, supplemental - to Colorado state reformatory.</u> \$10,000 to re-establish a normal inventory at said institution. | February 1 | February 1 |

Senate Bills

No.

Subject

- 26 Insurance of public officers, employees, and agents against liability. Authorizes the head of a department of state, with approval of governor, or in the case of a county or city and county, the chief executive officer or county commissioner, subject to appropriations available therefor, to procure insurance, through the state purchasing agent, for the purpose of insuring its officers, employees, and agents against any liability, other than liability insured against under "The Workmen's Compensation Act of Colorado", for injuries or damages resulting from their negligence or other tortious conduct during the course of their services or employment. Policies shall be obtained from an authorized insurer, deemed by state purchasing agent or appropriate governing body of governmental subdivision to be responsible and financially sound. Limitations are placed on the extent of insurance coverage and immunity of state or its governmental subdivisions is not waived. Actions against insured persons under act must be brought within 2 years from date cause of action shall accrue.

February 14 July 1

- 29 Application of agricultural chemicals - exemption of fruit growers and sprayers. Fruit growers and those engaged in spraying fruit and fruit alone are exempt from obtaining licenses under the provisions of chapter 50, S.L. '61, regulating persons engaged in applying agricultural chemicals for hire.

February 14 February 14

- 30 "Public School Foundation Act"- appropriations. Enacts a new "Public School Foundation Act." Principal changes over old foundation act are these: "Classroom unit" is defined as 25 pupils in average daily attendance. To qualify for participation in state minimum equalization program, each county shall provide \$200 for each of the actual number of classroom units to which all school districts in such county were entitled during the last completed school year. This amount is designated as "required county support". Each "county's shared support" of the state minimum equalization program is determined on a formula based upon the "adjusted gross income" and the "adjusted assessed valuation", both as defined in the act, of each county. Upon determination of the amount of each "county's required support" and the amount of its "shared support", the state board of education certifies such amounts to the board of county commissioners of each county.

To provide funds to pay each county's required and shared

Senate Bills

No. Subject

30 support of the state minimum equalization program, the board
cont. of county commissioners shall make a levy on the taxable prop-
erty in the county, which when added to school fees payable
by the game and fish commission, shall equal the required sum
designated by the state board. Such levy is known as the
"county school levy". Said levy is paid into the county pub-
lic school fund, along with other funds prescribed by the act.
Provision is made for distribution of the county public school
fund on a classroom unit value.

A "state public school fund" is created, and moneys credited
to it are federal mineral lease moneys, state appropriations
to cover the state's share of the state minimum equalization
program, and state appropriations made for contingency reserve,
excess growth, small attendance centers, and junior colleges.
From and after July 1, 1962, the state shall provide to each
eligible school district in the state the difference between
the aggregate amount required to provide \$5200 for each class-
room unit in said district and the amount received by the
school district from the county public school fund. Distri-
bution on said basis from the state public school fund is to
be made quarterly.

Provision is made in the act for excess growth in school dis-
tricts, small attendance centers, low income counties, for a
contingency reserve fund for supplemental assistance to dis-
tricts under unusual circumstances, for junior college grants,
and for the repeal of the present "Public School Foundation
Act" and amendments thereto.

Appropriations are made in the act as follows:

\$39,681,350	for the state's share of the state minimum equalization program
1,523,600	for excess growth
1,165,200	for small attendance centers
500,000	for contingency reserve
1,338,750	for junior colleges
2,750,000	for transportation
<u>\$ 46,958,900</u>	- Total

Provision is made for the legislative council to study school
problems, and \$5,000 is appropriated for studies, available
until December 31, 1962; also for the legislative council to
continue statistical studies of sales ratio, and \$30,000 is
appropriated for such purpose.

March 12

June 30 - except
council study sec-
tions, eff. March 12

32 "The Securities Act" - criminal penalties. Amends section
20 (1) of chapter 232, S.L. '61, concerning criminal penalties
under "The Securities Act" to provide a minimum sentence of

Senate Bills

- | No. | Subject | | |
|-------------|--|------------|------------|
| 32
cont. | one year and place of confinement to be in the state penitentiary. | February 7 | February 7 |
| 33 | <u>Burglary - penalties.</u> Amends 40-3-7, CRS 1953, concerning use of dynamite in burglary, to provide that imprisonment is to be in the state penitentiary, and changes the minimum sentence from 25 years to one year. | February 9 | February 9 |
| 34 | <u>Habeas corpus - penalties.</u> Amends 65-1-14, CRS 1953, concerning custody of a person for whom a writ of habeas corpus has been issued. Amends penalty provisions for causing a removal from custody to avoid the operation of the writ, by specifying the state penitentiary as the place of confinement. Provides that such penalty shall be fine <u>or</u> imprisonment or both; present law provides for fine and imprisonment. | February 9 | February 9 |
| 35 | <u>Using public funds for private purposes - penalties.</u> Amends 40-19-3, CRS 1953, concerning penalties for the use of public funds for private purposes, by specifying the place of confinement as the state penitentiary, and adds a minimum sentence of one year. | February 9 | February 9 |
| 36 | <u>Rape - penalties.</u> Amends 40-2-28 (3), CRS 1953, concerning penalties for rape in the third degree, by specifying the place of confinement to be in the state penitentiary. | February 9 | February 9 |
| 37 | <u>Warehouse receipts - penalties.</u> Amends 146-4-1, CRS 1953, concerning penalties for issuance of fraudulent warehouse receipts, by designating the crime a felony and the place of confinement to be in the state penitentiary, and provides a minimum sentence of one year; also amends 146-4-3, CRS 1953, concerning penalties for issuance of unmarked duplicate warehouse receipts, by designating the crime a felony and the place of confinement to be in the state penitentiary. | February 7 | February 7 |
| 38 | <u>Insurrection - penalties.</u> Amends 40-7-19, CRS 1953, concerning penalties in connection with insurrection, by | | |

Senate Bills

- | No. | Subject | | |
|-------------|---|-------------|-------------|
| 38
cont. | specifying the place of confinement to be in the state penitentiary and adds a minimum sentence of one year. | February 14 | February 14 |
| 39 | <u>Intentional injury to or interference with property - penalties.</u> Amends 40-22-2, CRS 1953, concerning penalties for intentional injury to or interference with property, by specifying the place of confinement to be in the state penitentiary, adds a minimum sentence of one year, and changes the maximum sentence from ten to twenty-five years. | February 14 | February 14 |
| 42 | <u>Anarchy, sedition, and disloyalty - penalties.</u> Amends 40-23-13, CRS 1953, concerning penalties in connection with anarchy, sedition, and disloyalty, by specifying the place of confinement to be in the state penitentiary, and adding a minimum sentence of one year for any corporation, organization, association, or society committing any of the offenses defined. | February 14 | February 14 |
| 45 | <u>"Colorado Agricultural Marketing Act of 1939" - bonds of handlers.</u> Amends 7-3-21 (5) (a), CRS 1953, as amended, to provide that no bond shall be required of a person acting as a "handler" of an agricultural commodity who pays in cash, by certified or cashier's check, or by money order; or of any person operating under a bond required by the United States to secure the performance of their obligations. | February 14 | February 14 |
| 46 | <u>Medical personnel at certain state institutions.</u> Provides that medical personnel employed at any state institution under the control of the director of the department of institutions shall be exempt from the provisions of "The Medical Practice Act of 1951" and "The Basic Science Act", while performing services in the course of such employment. The exemption applies only to such personnel who have complied with all reasonable requirements of the state board of medical examiners and the state board of examiners in the basic sciences, which shall include the taking and passing of the examination given by each of said boards on subjects as now provided by law, within 6 months of date of employment or within 6 months of passage of act, whichever is later, unless such examinations are not required under the particular laws. Such personnel who are not | | |

- | No. | Subject | | |
|-------------|---|-------------|-------------|
| 46
cont. | citizens of the U.S. shall be exempt from the medical practice and basic science acts only during the minimum period of time within which a particular individual can become a citizen of the U.S., or such additional time as may be granted by the boards. Provisions of the act also apply to medical personnel who are retired or on inactive duty from the armed forces of the U.S. who have devoted at least 10 years to the active practice of their medical specialty or general practice. All such new provisions expire March 1, 1967. | February 14 | February 14 |
| 47 | <u>Claim against the state - Georgetown Dam.</u> Permits Oletta Moore of Denver and Dumont, Colorado, to bring a civil action against the state for damages incurred as a result of the failure of the Georgetown Dam. | February 14 | February 14 |
| 48 | <u>Appropriations for recipients of old age pensions and for special study.</u> Appropriates to state department of public welfare out of moneys in state public welfare fund derived from retail sales taxes, use taxes, and excise taxes and license fees on liquors, for the 1962-1963 fiscal year, the following amounts:

\$875,000 for additional nursing home care for recipients of old age pensions;
100,000 for drugs and medical supplies for such recipients.

The act also authorizes the joint budget committee to make a comprehensive study of existing programs of medical, nursing home and foster home care for such recipients, and home care for other persons over 60 years of age. \$5,000 is appropriated for such study, available on the passage of the act, and a report is to be made to the governor and the 44th general assembly. | February 20 | February 20 |
| 50 | <u>Appropriations of funds for administrative costs of state and county departments of public welfare - supplemental appropriation to state department.</u> Removes the provision of law that 5% of state public welfare fund is allocated to administrative account of state department of public welfare, and provides that general assembly shall appropriate sufficient amounts from the state public welfare fund to be allocated to the administrative account. Said appropriation shall be in two separate parts, one for | | |

Senate Bills

No. Subject

50 administrative costs of the state department and another
cont. for administrative costs of county departments. Appli-
 cable matching funds shall be apportioned in accordance
 with regulations accompanying such funds. Unexpended
 balances in the administrative account revert to the gener-
 al fund at end of fiscal year.

Removes the provision of law that the state shall provide 80% of the administrative costs of county departments. Provides that the state department shall set standards for the operation of county departments, and if county departments are operated in accordance therewith, 80% of the administrative costs of county departments shall be reimbursed by the state from funds appropriated therefor; but state department shall never over-expend annual appropriation made therefor, and if in any fiscal year sufficient moneys are not appropriated, together with federal funds, to reimburse the counties for 80% of such costs, then the appropriation shall be prorated among the counties. The act provides specifically what administrative costs shall include.

A supplemental appropriation of \$250,000, for the current fiscal year, is made to the state department to provide additional moneys for reimbursing 80% of the administrative costs of county departments.

February 14 July 1

51 Camp George West in Jefferson county - sale of. Authorizes the adjutant general to sell the lands and improvements thereon in Jefferson county, known as Camp George West. The governor shall designate and reserve twelve and five-tenths per cent of such lands and improvements, and convey them to Jefferson county for transfer to the park and recreation district as the county commissioners shall determine, and to the Jefferson county school district R-1. Remaining lands shall be sold for such amount as shall be approved by governor, and proceeds thereof shall be placed in military fund. Before sale, adjutant general shall cause said lands to be classified according to topography in not less than 4 parcels. Said lands shall be sold only at public auction, first offered by parcel, then en masse, and sold for highest aggregate price. Publication of sale is provided for.

February 14 February 14

52 Appropriation, supplemental - to juvenile parole division.
\$8,038 for personal services, operating expenses, travel,
and capital outlay.

February 14 February 14

HOUSE BILLS ENACTED AND APPROVED
(Also includes vetoed bills)

- No. Subject
- 1 Appropriation for legislative council studies. Amends the "long appropriation act" for the current fiscal year to provide that the appropriation therein for legislative council studies shall not revert to the general fund on June 30, 1962, but shall remain available until December 1, 1962.

January 22 January 22

- 4 Civil service - cost of administration. Provides that with the fiscal year beginning July 1, 1962, the pro rata share of each department, board, commission, or agency which is payable from its own funds for administering the state civil service program, shall be deposited in the general fund, and annual appropriations from the general fund shall be made to pay such cost. Abolishes the civil service commission fund, and transfers any balance remaining in said fund on July 1, 1962, to the general fund.

January 22 July 1

- 5 Industrial banks - state banks - examination fees. (1) Increases fees for examination of industrial banks by the state bank commissioner based on total resources as follows:

\$100,000 and under - from \$60 to \$75
\$100,000 - \$200,000 - from \$75 to \$100
\$200,000 - \$300,000 - from \$95 to \$125
\$300,000 - \$500,000 - from \$125 to \$165
\$500,000 - \$1,000,000 - from \$165 to \$200
In excess of \$1,000,000, the fee is \$200 (increased from \$165) plus 8¢ (increased from 6¢) for each \$1,000 of resources in excess of \$1,000,000.

(2) Increases fees for examination of state banks based on total resources as follows:

Not over \$300,000 - from \$95 to \$125
\$300,000 - \$500,000 - from \$125 to \$165
\$500,000 - \$1,000,000 - from \$165 to \$200
\$1,000,000 and over - \$200 (increased from \$165) plus 8¢ (increased from 6¢) for each \$1,000 of resources in excess of \$1,000,000.

January 22 January 22

House Bills

- | <u>No.</u> | <u>Subject</u> | | |
|------------|---|------------|------------|
| 6 | <u>Credit unions - examination and fees therefor.</u> Provides that state bank commissioner, in lieu of making an examination, may accept an audit by a certified public accountant of a credit union having assets not exceeding \$25,000; former law permitted audit of practicing public accountant as acceptable. For each examination by the commissioner, fee is increased from \$45 to \$55 per man-day, or an aggregate fee of \$3 (increased from \$2) for each \$1,000 of assets, whichever is lesser, plus 15¢ for each full \$1,000 of assets; but the minimum fee for any examination shall be \$25 (increased from \$20). | February 1 | February 1 |
| 7 | <u>State board of pharmacy - fees collected by.</u> Increases fees for renewal as a registered or assistant pharmacist from \$5 to \$7.50, and for initial or renewal of registration of a proprietary or patent medicine dealer from \$5 to \$20. Provides a new fee of \$5 for initial or renewal registration of a drug dealer. | February 1 | February 1 |
| 9 | <u>State board of nursing - fees collected by.</u> Increases from \$25 to \$30 fee to be paid by each applicant to take an examination for a license to practice professional nursing, and imposes a new fee of \$10 for each application for re-examination. Provides a new fee of \$10 for a temporary nursing permit. Fee for renewal of professional nursing license is increased from \$3 to \$5 (if renewed before December 31), and from \$5 to \$10 for reinstatement of lapsed license (if renewed after December 31). | February 1 | February 1 |
| 10 | <u>Training of trainable mentally retarded children.</u> Provides for the transportation of children participating in program and who are in need of such transportation, and authorizes state board of education to adopt rules concerning such transportation. Provides for reimbursement to parents for costs incurred in transporting such children, and that such costs shall be paid jointly by the state and the participating school district. Extends the program through the school year beginning in September, 1962. | February 1 | February 1 |

- | <u>No.</u> | <u>Subject</u> | | |
|------------|--|------------|------------|
| 12 | <u>Department of rehabilitation - personnel.</u> Places all personnel of the department of rehabilitation under the civil service laws of the state. | February 1 | February 1 |
| 13 | <u>Soil conservation districts.</u> Provides that if a district board of supervisors of a soil conservation district is of the opinion that any public land owned by the United States should be included in the district, it may file with the clerk and recorder of the county in which the land is situated a notice of inclusion of said land in the district. Copy of notice shall be served personally on, or by registered mail addressed to, the head of the agency controlling said federal land, and after the sixteenth day after such notice is given, such land shall be included in the district unless the controlling agency shall file a statement with the county clerk withdrawing said land from the district. | February 1 | February 1 |
| 17 | <u>Appropriation, supplemental - to state home and training school at Ridge.</u> \$91,830 for personal services and capital outlay. | February 1 | February 1 |
| 19 | <u>Appropriation to legislative department.</u> \$409,000 for expenses of sessions of the 43rd general assembly. | January 16 | January 16 |
| 20 | <u>Financial responsibility and security by owners and operators of motor vehicles.</u> Provides changes in the present financial responsibility act to amend certain provisions held unconstitutional by the Colorado supreme court. The act provides for administrative and judicial procedures before an owner or operator involved in an accident may have his driver's license suspended for not complying with the law. Notice must be sent to the owner or operator of each vehicle involved in an accident by the director of revenue (except where director is able to determine that the provisions of the act do not apply) that his license will be suspended within 20 days unless the owner or operator establishes (1) that the law does not apply to him; (2) establishes that either he has or then furnishes proof of financial responsibility; or (3) demands a hearing, which demand will postpone the suspension of his license until after the hearing. If the owner or operator does not act under any of the three | | |

<u>No.</u>	<u>Subject</u>		
20 Cont.	methods opened to him, his license is suspended. The act provides for the hearing procedure and for judicial review of a suspended order, or any other action taken by the director. The act also provides specifically the circumstances under which the owner or driver of a vehicle was at fault in an accident, and if he was not at fault, he does not come within the purview of the act.	March 1	March 1
22	<u>Appropriation, supplemental - to committee on statute revision.</u> \$5,000 for personal services and operating expenses.	February 20	February 20
23	<u>Appropriation, supplemental - to state park and recreation board.</u> \$23,014 for personal services, operating expenses, travel, and capital outlay.	February 1	February 1
24	<u>"The securities act" - amendments to.</u> Provides that any policy of insurance issued by and representing an interest in or a debt of, or guaranteed by, any insurance company organized under the laws of any state and having a certification of authority from the insurance commissioner to do business in this state, shall be exempt from the provisions of section 6 (requiring the registration of securities) and from the provisions of section 9 (giving securities commissioner right to require filing of prospectus) of "the securities act" adopted in 1961. Provides further that the provisions of the subsection amended by the act shall expire March 1, 1962.	February 20	February 20
25	<u>Compensation of certain county and other officers - classification of counties.</u> Provides for a classification of counties, according to population, for the purpose of providing for and regulating the compensation of county and other officers. Classifies the 63 counties into five classes, and provides for the salaries of county commissioners, county clerks, county treasurers, county assessors, and sheriffs, and of county judges of the various counties.	March 6	July 1, 1962 - salary of county judge of Denver Jan. 8, 1963 - all other salaries fixed by act

- | <u>No.</u> | <u>Subject</u> | | |
|------------|--|-------------|-------------|
| 26 | <u>Appropriation for settlement of damage claim against state.</u>
\$5,000 appropriated to attorney general for settlement of a claim against state, by Earl G. and Opal P. Morison, for loss of dairy herd through negligence of certain officers and employees of state. Attorney general may order amount of warrant to be drawn by state controller in payment of such claim. | February 7 | February 7 |
| 27 | <u>General revenue fund - transfer to capital construction fund.</u>
Within 90 days after close of each fiscal year, state controller shall compute amount of unappropriated and unencumbered surplus in general fund, and upon approval of governor, such surplus shall be transferred to the capital construction fund. | February 7 | February 7 |
| 31 | <u>Financing and budgeting of highway construction projects.</u>
Provides that the department of highways, in any highway construction project involving an expenditure not exceeding \$5,000,000 of state funds in any one fiscal year, may enter into a single contract for such project and finance same by anticipated revenues for more than one fiscal period. Provides the method of budgeting for such project. | February 28 | February 28 |
| 32 | <u>Loans of money from general fund to department of highways.</u>
State treasurer is authorized, upon request of highway commission and with approval of governor, to lend to the department of highways, and department is authorized to borrow, money from the general fund not exceeding \$5,000,000 in any one fiscal year, for use by department in acquisition of rights of way and construction of state highways. Loans shall be for periods not exceeding 150 days and shall bear interest at a rate determined upon the average yield to the treasurer from treasury bills for the preceding year. Loans and interest shall be repaid from the highway users tax fund. | February 20 | February 20 |
| 33 | <u>Short term involuntary hospitalization for mental illness.</u>
Amends section 71-1-4 (1), CRS 1953, concerning short term involuntary hospitalization for mental illness, to delete the exclusion of the Colorado state hospital as a place of commitment by a court. | February 20 | February 20 |

- | No. | Subject | | |
|-----|---|-------------|------------|
| 34 | <u>Savings and loan associations - legal investments and deposits.</u> Provides that it shall be lawful for the state, its institutions and agencies, counties, municipalities, districts, any other political subdivision and any department, agency, or instrumentality thereof, or any political or public corporation, to invest its funds in federal or state savings and loan associations paying earnings or dividends on such deposits, and which are members of the federal deposit insurance corporation or the federal savings and loan insurance corporation. | February 1 | February 1 |
| 35 | <u>Appropriation, supplemental - to department of education.</u> \$121,830 for distribution during the current fiscal year for purposes of the minimum equalization program under the "Public School Foundation Act". Repeals section 6 of chapter 221, S.L. '61, the so-called "grandfather" clause under the foundation act. | March 6 | March 6 |
| 36 | <u>Civil Service commission - compensation.</u> Increases compensation of members of civil service commission from \$9,000 to \$10,000 a year, said increase to be effective on the first day of the calendar month following approval of act by governor. | February 20 | March 1 |
| 37 | <u>Superior court judge - compensation.</u> Increases compensation of judge of superior court from \$12,000 to \$14,000 a year, said increase to be effective on July 1, 1962. | February 20 | July 1 |
| 38 | <u>Justices of supreme court - compensation.</u> Increases compensation of chief justice of supreme court from \$15,500 to \$18,500, and of associate justices from \$15,000 to \$18,000, a year, said increases to be effective on July 1, 1962. | February 20 | July 1 |
| 39 | <u>County judge of city and county of Denver - compensation.</u> Increases compensation of county judge of the city and county of Denver from \$12,500 to \$14,500 a year, said increase to be effective on July 1, 1962. (Note: H.B. 25 digested above also makes identical increase by amendment of same section of law.) | February 20 | July 1 |

- | <u>No.</u> | <u>Subject</u> | | |
|------------|---|-------------|--------------|
| 40 | <u>District court judges - compensation.</u> Increases compensation of judges of district courts from \$12,000 to \$14,000 a year, said increases to be effective on July 1, 1962. | February 20 | July 1 |
| 41 | <u>Judge of juvenile court - compensation.</u> Increases compensation of the judge of a juvenile court from \$12,000 to \$14,000 a year, said increase to be effective on July 1, 1962. | March 6 | July 1 |
| 43 | <u>Attorney general - compensation.</u> Increases compensation of attorney general from \$12,000 to \$14,000 a year, said increase to become effective beginning with the term of the attorney general commencing January 8, 1963. | February 28 | Jan. 8, 1963 |
| 49 | <u>Firemen's pension funds.</u> Provides for the organization of the board of trustees of a firemen's pension fund in the event of a contract between a fire protection district and any city, town, city and county, or other fire protection district, whereby fire protection services are provided by another political subdivision. Provides for the distribution of state moneys to firemen's pension funds on the basis of amounts levied or appropriated to said funds from local sources, in addition to the amounts contributed. Provides that if there is no surviving widow of a deceased member, but a surviving child or children, a monthly payment of an annuity shall be paid to the guardian of said child or children until they reach 18 years, in an amount fixed by the board but not exceeding \$150 a month, but no pension shall be paid to the mother of a deceased member who leaves a child or children under 18 years. | February 20 | February 20 |
| 51 | <u>Fort Logan mental health center.</u> Provides for the establishment of the Fort Logan mental health center at the site of Fort Logan, Denver county, Colorado, with the general supervision and control of the center under the department of institutions. Provides for the appointment of a director, assistant director, and other employees. Authorizes the center to receive gifts, legacies, devises, and conveyances of property, real and personal, and authorizes the director, with the approval of the governor, to dispose of such property. Provides that persons, with certain exceptions, who may by law be committed to the Colorado state hospital, may | | |

No.	Subject	February 7	February 7
51 Cont.	be committed or placed in the center, and provides for the transfer of persons committed thereto between other state institutions, and for the release of persons from the center.		
		February 7	February 7
52	<u>Members of general assembly - compensation.</u> Increases the per diem compensation of members of the general assembly from \$2400 to \$4000 for each biennial period, payable at the rate of \$25 instead of \$20 per day, which, in addition to \$100 per month paid each member for the biennial period, increases the total compensation of members from \$4800 to \$6400 for each biennial period. Increases will not apply to senators who are "hold-overs" after effective date of act. Also increases per diem compensation of members of joint budget committee for attendance at meetings during interim between sessions from \$600 to \$1000 in any one year. Gives the speaker of the house \$25 per day, not exceeding \$600 in any one year, for necessary attendance while general assembly is not in session to matters concerning general assembly, together with actual and necessary traveling expenses.		
		February 20	Jan. 2, 1963
56	<u>Appropriation, supplemental - to state board of veterinary medicine.</u> \$714 for personal services.		
		February 7	February 7
57	<u>Appropriation, supplemental - to Colorado state board of psychologist examiners.</u> \$1,115 for personal services, operating expenses, and travel.		
		February 7	February 7
58	<u>Appropriation, supplemental - to state board of agriculture for experiment station of Colorado state university.</u> \$27,339 to be used to expand research programs of fruit, vegetable, and field crops.		
		February 7	February 7
59	<u>Appropriation, supplemental - to division of planning.</u> \$15,000 for operating expenses.		
		February 1	February 1
60	<u>Appropriation, supplemental - to governor's emergency fund.</u> \$25,000.		
		February 1	February 1

House Bills

- | <u>No.</u> | <u>Subject</u> | | |
|------------|---|------------|------------|
| 61 | <u>Appropriation, supplemental - to state board of agriculture, forestry division.</u> \$41,000 for personal services, operating expenses, capital outlay, and travel, in connection with black beetle program. | February 1 | February 1 |
| 62 | <u>Appropriation - to state board of agriculture for the Fort Lewis school.</u> \$150,000 for fiscal year beginning July 1, 1962, for additional expenses incurred by board in offering a trimester course of instruction at said school and the granting of degrees for completion of the full course of instruction. | March 8 | March 8 |
| 63 | <u>State park and recreation board - financing thereof.</u> Provides that all moneys received by board for various purposes, and all moneys in park and recreation fund (which fund is abolished), shall be credited to the general fund, except donations for state park and state recreational area purposes, which donations shall be credited to the internal improvement fund. Creates a revolving fund not exceeding \$5,000 from certain revenues collected by board. Provides that all motorboat fees shall be credited to the general fund. Provides that general assembly shall finance administration of laws under jurisdiction of board from the general fund. | February 7 | July 1 |
| 65 | <u>Department of institutions - authorized to accept gifts, donations, and grants.</u> Authorizes the department of institutions, or any institution managed, supervised, and controlled by the department, to accept, or refuse to accept, on behalf of state, gifts, donations, and grants, including grants of federal funds, for any purpose connected with programs of the institutions. Director, with approval of governor, has power to direct disposition of any gift, donation, and grant so accepted for any purpose consistent with terms under which given. | February 1 | February 1 |
| 66 | <u>Examination of defendants in connection with criminal prosecutions and judgments.</u> Removes limitations in law that when commission of one to three physicians is appointed to examine a defendant, upon plea of insanity or in the case of insanity after crime or judgment, the physician or physicians so | | |

No. Subject

66 appointed must be resident or have offices in or not more
Cont. than thirty miles distant from the town or city in which the
case is pending.

March 6

March 6

67 Children - commitments, placements, and transfers to and
between state institutions. Provides that the director of
the department of institutions shall examine and evaluate
each child committed to the department as a delinquent child,
or placed with the department as a dependent child, for the
purpose of assigning such child to an appropriate state insti-
tution or for such other placement or disposition as the
director deems best. Director is also given right to trans-
fer between appropriate state institutions children under 18
years of age civilly committed to the department, and the
procedures to be followed in making any such transfer are
specified. Such powers heretofore given to the governor
with respect to transfers of children between institutions
are removed.

Provides for the placement by the court of a dependent child
with the department of institutions or county department of
public welfare, as well as for placements otherwise as now
provided by law, except for placement in a public institu-
tion. Also provides for the commitment of a delinquent
child to the department of institutions for placement in a
state institution or other disposition as may be determined
by the department; and in making any such commitment, the
court shall cause such child to be transported to a receiv-
ing center designated by the department.

February 20 July 1

69 Appropriation to state department of public welfare. Appro-
priates to the department for fiscal year 1962-1963 the
following sums:

\$3,000,000 to aid to dependent children
1,115,992 to needy disabled account
700,000 to child welfare services account
127,140 to aid to blind account
225,000 to tuberculosis hospitalization account
200,000 to emergency and contingent account of which:
150,000 may be expended for relief of
economically distressed counties and 50,000
for emergency needs within program areas
80,000 for pilot programs, to be expended:
to reduce nursing home costs; for vendor

- | <u>No.</u> | <u>Subject</u> | | |
|-------------|--|-------------|-------------|
| 69
Cont. | payments in lieu of cash warrants for selected aid to dependent children cases to administrative account for state's share of county welfare administration. | \$3,075,464 | |
| | | February 7 | February 7 |
| 70 | <u>Appropriation, supplemental - to Colorado state university.</u> \$29,375 to cover loss for damage to supplies and material caused by accident in a storeroom. | | |
| | | February 7 | February 7 |
| 71 | <u>Appropriation to state department of agriculture.</u> \$50,000 for a "wind erosion revolving fund" to be expended by department in administration of article 3 of chapter 128, CRS 1953 (Supp.), relating to soil erosion. | | |
| | | February 20 | February 20 |
| 72 | <u>Water and sewerage facilities in towns and cities - revenue bonds.</u> Makes numerous amendments to article 52 of chapter 139, CRS 1953, concerning water and sewerage facilities in towns and cities, and revenue bonds relating thereto. These amendments are too numerous and technical to effectively outline in a digest of this type. | | |
| | | March 6 | March 6 |
| 74 | <u>"Insecticide and Rodenticide Act of 1947."</u> Increases annual fee for registrant under act from \$5 to \$10 for each economic poison registered up to ten brands, and reduces fee from \$2 to \$1 for each additional brand registered. | | |
| | | February 7 | February 7 |
| 78 | <u>Industrial commission of Colorado - compensation of members.</u> Increases compensation of members of industrial commission of Colorado from \$10,000 to \$11,000 a year, and provides that \$2,000 of salary of each member shall be paid from the operating expenses of the state compensation insurance fund. Increase to be effective first day of calendar month following passage of act. | | |
| | | February 28 | February 28 |
| 79 | <u>Certain elected state officials and their deputies - compensation.</u> Increases compensation of deputies of secretary of state, state treasurer, and auditor of state, from \$7,000 to | | |

No. Subject

79 \$8,000 a year; and increases compensation of secretary of
Cont. state, state treasurer, and auditor of state from \$9,000 to
\$10,000 a year; all such increases to be effective January
8, 1963.

February 28 Jan. 8, 1963

85 Advisory committee on junior colleges. Creates an advisory
committee on junior colleges, which shall be advisory to the
division of education beyond the high school of the state
department of education, to the state board of education, and
to the general assembly. The committee shall consist of 9
members appointed by the governor within 30 days after ap-
proval of the act. Members shall be appointed from the public
at large and no member shall be employed by any school dis-
trict nor be a paid officer or employee of an education
association or organization. Committee shall exist for a
period of 3 years. It shall advise as to all matters
affecting the growth, organization, coordination, and fi-
nancing of junior colleges. The expenses of the committee
for traveling and subsistence shall be reimbursed out of
moneys appropriated to the state department of education.

March 6 March 6

86 Exchange of teachers. Amends and re-enacts section 123-10-23,
CRS 1953, concerning the exchange of teachers. Authorizes
the exchange of teachers with the school district of another
state for one year, or with a foreign country for a period
of not more than two years. To be eligible for exchange
teacher must have been employed by Colorado school district
on a full-time basis for at least three years. After the
exchange period, teacher must return to teaching in district
which authorized exchange for at least one year. Salary of
such exchanged teacher may be paid by district authorizing
exchange at a rate not less than he is being paid by the
district. Provision is made for other benefits to which ex-
changed teacher would be entitled to receive if teaching in
his home district. State department of education is directed
to make progress reports of this program to general assembly
by December 1, 1964.

February 20 February 20

87 Appropriation - long appropriation act. (1) For expenses
of legislative, executive and judicial departments: \$94,323,183
of which \$77,158,549 is from the general fund, and \$17,164,634
is from cash funds. (cont. next page)

- | <u>No.</u> | <u>Subject</u> | | |
|-------------|---|-------------|---|
| 87
Cont. | (2) For capital construction: \$16,947,035 of which \$13,557,585 is from the capital construction fund, and \$3,389,450 is from other funds. | March 14 | March 14 (For items vetoed see * below) |
| 88 | <u>Appropriation to department of game and fish.</u> \$4,223,497 for general operating costs of department, and \$250,000 for matching federal funds, both for fiscal year 1962-1963. | February 20 | February 20 |
| 91 | <u>Head lettuce.</u> Provides that the inspection and grading of head lettuce under the fruit and vegetable inspection law shall be optional rather than mandatory. Amends and re-enacts section 7-6-35, CRS 1953, providing new standards and specifications in the shipping of head lettuce, and authorizes the state agricultural commission, with the approval of the governor, to fix, assess, and collect a fee, not to exceed \$7 for each car lot, for inspection services. | February 20 | February 20 |
| 92 | <u>Department of game and fish - capital construction appropriations for current fiscal year.</u> Amends the "long appropriation act" for the current fiscal year to provide that the appropriation therein for the department of game and fish for \$190,000 for the Big Beaver-White River may be used for land acquisition; and repeals other authorization to the department for certain capital construction projects. | February 20 | February 20 |
| 94 | <u>Firemen's pensions - cities of 100,000 or more.</u> Eliminates the limitation of the amount to be paid to the widow or guardian for the benefit of a child or children of a deceased fireman. Provides that the retirement pension to be paid an annuitant shall be one-half of the salary received by said annuitant as of the date of application for retirement instead of one-half of the twelve month average salary preceding the application date. | February 20 | February 20 |

* Two items on page 18 of act of \$41,615 each, under "General Fund" and "Cash Funds" columns, for Boat Licensing Administration of State Park and Recreation Board, VETOED, because of duplication. Totals changed accordingly.

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