

DIGEST
OF
SENATE AND HOUSE BILLS ENACTED
BY THE
FORTY-FOURTH GENERAL ASSEMBLY
OF THE
STATE OF COLORADO
(1963 - First Regular Session)

FILE COPY

and

APPROVED OR VETOED BY THE GOVERNOR
(Together with a Subject Index)

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Compiled by the
Legislative Reference Office
323 State Capitol
Denver

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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.

return

SENATE BILLS ENACTED AND APPROVED
(also includes vetoed bills)

- | <u>No.</u> | <u>Subject</u> | | |
|------------|---|-------------|--------|
| 1 | <u>Bail bondsmen - licensing.</u> Requires any person who furnishes bail in 5 or more criminal cases in any county of 50,000 or more population during any one calendar year or any person who furnishes bail in any criminal cases in any 2 or more counties, one of which has population of 50,000 or more, and any soliciting agent or runner, to obtain license from commissioner of insurance. Provides license requirements and limitations. Each license expires annually on January 31. Requires license fees of each licensee, qualification bond by bondsman, and semiannual reports by bondsman as to bail bonds furnished. Provides for: Pocket identification card for each licensee; grounds for denial, suspension, revocation, and refusal of renewal of licenses; and notices by department of insurance to all courts of the state of the names of licensed bondsmen and the suspension, revocation, and reinstatement of bondsmen's licenses. No court shall accept bond from professional bondsman unless license or pocket card is exhibited by bondsman. Clerk of each court to report to department prior to January 31 and July 31 each year the names of bondsmen furnishing bail in his court and the number of bonds posted and outstanding by each bondsman. Specifies certain prohibited acts of licensed bondsmen and penalties therefor. Provides penalty for defendant who obtains release by posting bond and who fails to appear in court at time ordered by court. | May 5 | July 1 |
| 5 | <u>Courts - fees collected by clerks of district courts.</u> Changes from one-third to thirty per cent the proportion of certain docket fees collected by clerks to be transmitted to the state treasurer. | February 25 | July 1 |
| 7 | <u>Inheritance and succession tax - release not required.</u> Provides that certain estate assets not exceeding \$500 in value may be paid, transferred, or delivered by a bank, company, or person and abstracts of title may be transferred or delivered without a release from the attorney general. Act applies to estates of persons who die after the effective date. | May 6 | May 6 |
| 9 | <u>Crimes and punishments - confidence game.</u> Defines crime of confidence game as obtaining from another any thing of value by any device deceitfully used to gain the confidence of the | | |

No. Subject

9 other person or by taking advantage of the confidence of such
cont. other person, and provides penalty. Provides that indictment
or information shall be sufficient to charge that accused did,
on day certain, unlawfully and feloniously obtain from person
named the money, property, or other thing of value belonging
to such person named by means of confidence game. Repeals
definition of confidence men.

May 3 May 3

10 Public defender - "Colorado Defender Act". County commis-
sioners or city council of a city and county, as the govern-
ing authority, may create office of public defender and
appoint an attorney licensed to practice in this state to
serve as such for such term and for such compensation as fixed
by such governing authority, unless charter of city and county
provides otherwise. Public defender to appoint necessary
assistants and staff. Public defender to defend without charge
any indigent person charged with a felony if defendant requests
it, or if the court so orders and defendant does not refuse
of record such representation and, in his discretion, defend
any indigent person charged with misdemeanor, any juvenile
charged with delinquency, or any indigent person charged with
municipal code violation if requested by person charged or by
his parent or guardian or if ordered by court and representa-
tion not refused of record. Indigency determined by public
defender, subject to review by the court. Such representa-
tion to commence following arrest and may continue through
any appeals before or after conviction. Provides that more
than one county may form joint office and share expenses and
compensation. Provides for appointment of attorney by court
or representation of indigent defendants by nonprofit legal
aid organization if governing authority does not create office
of public defender. Repeals prior laws relating to appoint-
ment of counsel and determination of indigency.

April 18 July 1

17 Corporations - fees and franchise taxes. Provides new
classifications for the payment of filing fees and franchise
taxes by domestic corporations in accordance with the follow-
ing schedule:

| <u>Capitalization</u> | <u>Fee</u> | <u>Tax</u> |
|--|------------|------------|
| \$50,000 or less | \$ 25 | \$ 10 |
| Over \$50,000 but not exceed- ing \$150,000 | 40 | 20 |
| Over \$150,000 but not exceed- ing \$250,000. | 55 | 40 |

| <u>No.</u> | <u>Subject</u> | <u>Fee</u> | <u>Tax</u> |
|-------------|---|------------|------------|
| 17 cont. | <u>Capitalization</u> | | |
| | Over \$250,000 but not exceeding \$500,000. | \$ 85 | \$ 65 |
| | Over \$500,000 but not exceeding \$1,000,000. | 165 | 100 |
| | Each \$1,000 by which \$1,000,000 is exceeded | .20 | |
| | Over \$1,000,000 | | 250 |
| | | April 15 | July 1 |

20 Fugitives - penalties for concealment or harboring. Makes it a misdemeanor to harbor or conceal a person for whom an arrest warrant has been issued after knowledge that such warrant has been issued. Makes it a misdemeanor to willfully harbor or conceal an escapee from Lookout Mountain school for boys or Mount View girls' school, and a felony to willfully harbor or conceal an escapee from other penal or correctional institutions or from the custody of any state or local law enforcement officer.

February 25 February 25

21 Criminal proceedings - indeterminate sentences to institutions. Amends present law to add unnatural carnal copulation and rape as offenses for which the district court may impose indeterminate sentences.

February 11 February 11

23 Agriculture - bonds for "handlers". Repeals requirements that "handlers" of commodities under Colorado Agricultural Marketing Act of 1939 post bonds.

March 13 March 13

24 Agriculture - commission merchants, dealers, and brokers. Amends definition of "broker" to include one in business of soliciting or negotiating the transportation of farm produce between vendor and purchaser. Provides that a commission merchant or dealer, although a cash buyer, shall not be exempt from the applicability of article 5 of chapter 7, CRS 1953, and adds as an exemption one in business as or by a common carrier in interstate commerce. Increases license fees for commission merchants, dealers, brokers, and agents; adds penalties for failure to apply for license renewal; and prohibits the renewal of licenses for three years of any person adjudged a bankrupt or upon whose bond a collection has been made. New requirements of a bond by dealers and brokers,

No. Subject

24 except cash buyers or those operating under a bond required
cont. by the United States to secure the performance of his obligations, including all obligations pertaining to Colorado farm products, prior to the issuance of a license to such dealer or broker. Provides for suspension or revocation of license upon failure to file a new bond after commencement of action for collection upon prior bond. Amends penalty provision to provide for the attorney general, as well as the district attorney, to prosecute the violation of such article, and removes the authority of any municipal prosecutor to prosecute such cases.

March 13

July 1

27 Crimes and punishments - larceny. Provides that anyone who steals ore valued at \$50 or more is guilty of a felony punishable by imprisonment in the penitentiary for a term of 1 to 10 years, and anyone who steals ore valued at less than \$50 is guilty of a misdemeanor punishable by a fine of not more than \$300 or imprisonment in jail for not more than 6 months, or both. Also provides that anyone who purchases an animal from anyone when the purchaser knows the seller does not have the lawful right to sell the animal is guilty of larceny. Repeals provision relating to stealing fowl at night.

April 17

April 17

29 Hospital districts - collection of fees - meetings. Amends 56-4-2 to provide that the county treasurer shall not receive any fees in connection with any moneys collected by him for any hospital established under article 7 of chapter 66 or any hospital district established under article 14 of chapter 89 embracing only an entire county. Provides also that waiver of notice shall be equivalent to notice required to be given directors of district.

February 28

March 1

31 Public meetings. Provides that the meetings of any board, commission, committee, or authority of the state or a political subdivision thereof which is in whole or in part supported by public funds, are open to the public; provided, that executive sessions for consideration of documents or testimony may be held, but not for the purpose of making any final policy decisions or approving a contract for the payment of money. Provides that any action taken contrary to act shall be null and void.

April 15

April 15

No.

Subject

- 36 Crimes and punishments - attempt to commit a crime. Provides for a new crime of attempting to commit a crime: Acting with the criminal state of mind and engaging in conduct which would constitute a crime if the act were completed; or, when causing a particular result is an element of the crime, by doing or omitting anything with the purpose of causing or with the belief that it will cause such result, without further conduct on the actor's part, or by purposely doing or omitting to do anything which, under the circumstances as the actor believes them to be, is a substantial step in a course of conduct planned to culminate in his commission of the crime; or conduct intended to aid another to commit any crime which would establish his complicity if the crime were committed by such other person, even if the crime is not committed or attempted by such other person. Penalties: The same as for the completed crime, but fine not to exceed one-half the largest fine, or imprisonment not to exceed one-half the longest term, or both. If crime is punishable by death, the attempt is punishable by imprisonment in state penitentiary for 1-20 years; if offense is an attempt to commit a felony involving bodily injury or assault, other than one punishable by death or life imprisonment, penalty for attempt not to exceed 14 years imprisonment. Attempts to commit: Any other felony - 5 years maximum penalty; misdemeanor, 6 months in jail maximum. Repeals other provisions relating to attempts to commit a crime.

May 3

May 3

- 37 Colorado commission on interstate cooperation. Eliminates the existing senate, house, and governor's committees on interstate cooperation as such, and re-establishes the commission with substantially the same membership as before. Clarifies the appointment of members and requires meetings at least quarterly each year. Requires commission reports on or before the convening of each session of the general assembly. Also clarifies authorization of commission to employ necessary personnel and for payment of expenses of commission.

February 6

February 6

- 39 Ground water fund. Abolishes fund and places all moneys collected from ground water users, water well permits, and well log filing fees in the general fund.

March 27

July 1

Senate Bills

- | <u>No.</u> | <u>Subject</u> | | |
|------------|--|-------------|-------------|
| 40 | <u>Game and fish - conservation magazine.</u> Repeals the provisions establishing a special fund used by the game and fish commission for publishing the conservation magazine and provides that upon the effective date of the act any moneys in the special fund shall revert to the game cash fund. | March 13 | July 1 |
| 41 | <u>State funds.</u> Repeals the provisions requiring the game and fish commission to pay three per cent of all moneys collected from the sale of hunting and fishing licenses, pelts, fines, and penalties to the general revenue fund of the state. | March 13 | July 1 |
| 45 | <u>Public printing.</u> Provides duty of supreme court reporter to compile and prepare for publication opinions of the court within 4 months after delivery of sufficient number of opinions. Chief justice and reporter are responsible for the publication of supreme court reports, and the republishing of such reports and the reports of court of appeals. Printing and sale to be in accordance with public printing laws. Provides for secretary of state to purchase and distribute copies of such reports to certain state offices and officers, judges, law schools, libraries, and to sell such reports to the public. Defines certain classes of and provides certain specifications for public printing. Provides procedures and conditions for contracting public printing, advertising for bids, printing for state agencies outside Denver area, opening and consideration of bids, and awarding contracts. Removes requirements of printing 500 copies of house and senate journals, transfers authority for printing such from secretary of state to speaker of House of Representatives and president of Senate, provides that speaker and president shall certify correctness thereof, and provides that secretary of state shall distribute the same. Chief clerk of House of Representatives and secretary of Senate to prepare for publication laws, resolutions, and memorials passed at such session, and see that printing and binding thereof is accomplished. | March 4 | March 4 |
| 46 | <u>Department of taxation and revenue.</u> Repeals the provision creating the department of taxation and changes name from department of taxation and revenue to department of revenue. | February 18 | February 18 |

- | <u>No.</u> | <u>Subject</u> | | |
|------------|---|----------------------|-------------|
| 47 | <u>"Public irrigation district act of 1949"</u> . Repeals article 4 of chapter 149, CRS 1953, concerning public irrigation districts, but such repeal shall not be effective as to any such district organized prior to and existing on the effective date of the act. | February 6 | February 6 |
| 48 | <u>Colorado council of UNESCO</u> . Abolishes council. | February 18 | February 18 |
| 49 | <u>State bureau of child and animal protection</u> . Removes from bureau all jurisdiction over children; removes requirement of meetings to be held at state capitol; repeals ex officio membership on board of directors; and repeals requirements of annual reports and the printing and distribution of two thousand copies of such reports. Removes requirement of mailing a copy of notice of sale of animals under lien to the postmaster for posting, and a notice of any brands on neglected or abandoned animals to the stock inspector of the district. | February 18 | February 18 |
| 53 | <u>Initiative and referendum - state employees</u> . Repeals criminal offense and penalty for any state officer or employee to prepare, to circulate, or to solicit or influence any person to sign any petition for any initiative or referendum measure, and also repeals the removal of such officer or employee from office upon conviction thereof. | February 11 | February 11 |
| 54 | <u>Right of way - vehicles approaching intersection</u> . Provides that when two vehicles approach or enter an intersection from different highways, the driver of the vehicle on the left shall yield the right of way to the vehicle on the right. | Vetoed - February 21 | |
| 57 | <u>Alcoholic beverages</u> . Repeals all references to "The Fair Trade Act". | May 3 | May 3 |
| 62 | <u>Alcoholic liquors - seizure and sale of illegal liquors</u> . Provides that illegal liquors may be sold as well as destroyed. Such sale shall be conducted after notice thereof has been posted in a prominent place in the county, which notice shall | | |

No. Subject

62 describe the property to be sold and the time and place of
cont. such sale. The sale shall be conducted as a public auction
between the hours of 9 a.m. and 5 p.m. on the day and at the
place indicated in the notice.

April 16

April 16

65 Alcoholic liquors - hotel and restaurant licenses. Hotel
and restaurant licensees may sell spirituous liquors by the
drink with "food" rather than only with "meals".

Vetoed - May 6

66 Liquor Code of 1935 - licensing. Provides the detailed
method of issuing new licenses for the retail sale of alco-
holic liquors by the local licensing authority, which is
defined as the authority designated by charter or ordinance
in a city and county, the city council or board of trustees
for the licensing of a location within a city or town, and
the board of county commissioners for the licensing in an
unincorporated territory. This act applies only to new
licenses issued after July 1, 1963, and not to the renewal
or transfer of location of a license issued prior to that
time.

May 6

July 1

67 Amendments to Costilla Creek Compact. Provides for the
ratification of the Amended Costilla Creek Compact. The
amendments to the compact provide: That maximum diversion
rate under the water right of each of the ditches supplying
water for the Costilla-Garcia area in Colorado is not less
than one cubic foot per second; that diversion of water
from Costilla Creek for Colorado is changed from 51.42 cubic
feet of water per second to 50.62 cubic feet per second;
that the diversion of water for New Mexico is changed from
88.28 cubic feet per second to 89.08 cubic feet per second;
and that deliveries of direct flow water to Colorado by New
Mexico during irrigation season are to be made in accordance
with a detailed schedule set forth in the compact. The
amendments are not operative until they have been ratified
by the legislature of each state, and the Congress of the
United States.

March 25

March 25

69 Towns and cities - investments. Permits cities having a
population of 25,000 or more to make investment of certain
funds in certain bonds, obligations, and share certificates
in savings and loan associations, and sets forth a limitation
on the amounts such cities may invest in each investment.

May 3

May 3

- | <u>No.</u> | <u>Subject</u> | | |
|------------|---|----------|----------|
| 72 | <u>Public employees' retirement - to include employees of game and fish department.</u> Includes director of department and all wardens under public employees' retirement, provided they elect before July 1, 1964, to pay into retirement fund 10½% of regular salary, and they have either not less than 20 years service covered by payments and are at least 55 years old, or have not less than 30 years service and have paid into the fund for five years, in order to obtain retirement benefits for superannuated service. All such employees employed after July 1, 1963, shall be required to pay 10½% of their regular salary into the retirement fund. Provides retirement and disability benefits. | May 3 | July 1 |
| 73 | <u>Hours of work for certain state employees - overtime compensation.</u> For employees in the executive branch of the state government, days of work shall not exceed 5 consecutive days per week, nor shall hours of work per day exceed eight hours in any 24 hour period. Work in excess of this time is overtime work and is compensable by cash at the rate of one and one-half times the regular hourly rate of pay, or by compensatory time at the rate of one and one-half times the overtime worked. In the event the accumulated compensatory time exceeds 40 hours, the remaining overtime shall be compensated for in cash. Provides methods to be employed in order to minimize the necessity for overtime work. Repeals provisions relating to eight hour days for employees of the state hospital and the state penitentiary. | May 3 | May 3 |
| 76 | <u>Cosmetologists - licensing.</u> Repeals provision that cosmetologist who desires to cut hair must obtain a hair cutting license from the state board of barber examiners. Also repeals provision that examination fees shall be refunded upon failure to pass a cosmetologist examination, and repeals the provision permitting registration of cosmetologists in classified occupations of cosmetology when examinations in less than the whole number of classified occupations are passed by the applicant. | March 27 | March 27 |
| 79 | <u>Advisory committee to state agricultural commission for use and application of agricultural chemicals.</u> Removes from committee membership qualifications a "fruit grower and ground spray applicator" and adds one who is an "ornamental and shade tree spray applicator". | March 4 | March 4 |

| <u>No.</u> | <u>Subject</u> | | |
|------------|---|----------|----------|
| 83 | <u>Transfer of mental patients to federal agency.</u> Provides that the committing court shall provide in its order that if the respondent shall, subsequent to commitment, be certified as eligible to any federal agency, he may be transferred to it. Adds provision that if eligible before commitment, the court may order respondent placed in such federal agency. Provides that as to persons committed in federal agencies in this state, a commitment order of a court of another jurisdiction shall have same force and effect in this state as an order of a Colorado court. Gives authority to head of hospital to transfer respondent to a federal agency upon subsequent certification of eligibility, and provides for notice of transfer to the committing court. Provides that no person shall be so transferred who has been confined pursuant to conviction of a felony or misdemeanor or following acquittal thereof based solely upon mental illness. | March 13 | March 13 |
| 84 | <u>Docket fees under Torrens title registration.</u> Provides that any person entering an appearance in any supplemental proceeding after original registration shall pay same docket fee as paid by a defendant in a civil action. | March 4 | March 4 |
| 87 | <u>Irrigation districts.</u> Amends the irrigation district law of 1905 to allow for the assessment and taxing of tracts of land of one acre or less. | April 27 | April 27 |
| 88 | <u>Public securities - limitation on actions.</u> Provides 18 year time limitation after which no suit based upon a public security may be brought. Provides that the fiduciary relationship between issuer of any public security and the holder thereof is presumed repudiated on the maturity date of the security unless it is sooner presented for payment, and that monies remaining in any fund created for the payment of any security on which action is barred is to revert to the general fund of the issuing authority. | May 3 | July 1 |
| 93 | <u>State lands - sale or exchange.</u> Authorizes the department of highways to sell or exchange certain state lands located in Bent county. | March 13 | March 13 |

- | <u>No.</u> | <u>Subject</u> | | |
|------------|--|----------|----------|
| 96 | <u>Fiduciary laws - corporate dividends and share rights.</u> Amends the Uniform Principal and Income Act to provide that distribution of shares, or proceeds of sale of shares, as a result of court decree or other governmental order, shall be principal unless the distribution is in lieu of ordinary cash dividend. | March 13 | March 13 |
| 97 | <u>Wills and estates - revocation of will.</u> Provides that a will shall be revoked by the subsequent divorce or annulment of the testator, unless by the terms of a will executed in contemplation of such divorce or annulment there is an express provision that the will shall not be revoked by such divorce or annulment. | March 13 | March 13 |
| 98 | <u>Fiduciary laws - partnership interests of fiduciary.</u> Allows certain fiduciaries such as trustees, executors, administrators, or guardians to enter into partnerships if so permitted by the trust instrument or will under which he serves, or by order of the court having jurisdiction over the estate or trust. | March 13 | March 13 |
| 99 | <u>Wills and estates - powers of personal representatives.</u> Repeals the present provision concerning the required sale of property with detailed exceptions, and enacts in place thereof a provision for sale of any real or personal property in an estate by order of court or, in case of express authorization in the will, without order of court. Also broadens the power of the court to permit the continuance of a business in which a decedent was engaged. The court may authorize the personal representative to borrow money upon notice to parties in interest. | March 13 | March 13 |
| 100 | <u>Wills and estates - appraisement of assets.</u> Deletes provision that clerk of the county court shall receive a fee of only twenty-five cents for certain documents issued by him, and detailed provisions regarding compensation and expense reimbursement allowed to appraisers of a decedent's or ward's estate, and authorizes court to fix same in reasonable amount. Provides for a supplemental inventory for property not included in original inventory. | March 13 | March 13 |

Senate Bills

- | <u>No.</u> | <u>Subject</u> | | |
|------------|--|----------|----------|
| 101 | <u>Wills and estates.</u> Permits court under certain circumstances to extend for 6 months the period of time in which a surviving spouse may elect to take one-half of the property of the estate against the provisions of the will, with requirements of petition and notice to the court to so extend the period of time. Applies to estates of persons dying after effective date of act. | March 13 | March 13 |
| 102 | <u>Wills and estates - inter vivos trusts.</u> Permits the disclaimer of property or an interest receivable under an inter vivos trust upon giving of notice in writing to the then acting trustee not later than 6 months after actual knowledge of such interest. | April 18 | April 18 |
| 103 | <u>Wills and estates - appointment of guardian or conservator.</u> Provides that when a court appoints a guardian or conservator for a person residing in a public institution of this state, the court shall notify the chief administrative officer of such institution or, if unknown, the director of the department of institutions, of the fact of such appointment. | April 11 | April 11 |
| 104 | <u>Wills and estates - procedure for probate of subsequent will.</u> Specifies that citation for a hearing on probate of purported later will shall be served as provided in section 152-5-23, and upon executor, administrator, any beneficiary of any trust, and personal representatives of a person under legal disability. | March 13 | March 13 |
| 106 | <u>Wills and estates - filing of claims.</u> Increases the amount the personal representative can pay without the filing of a claim from \$25 to \$50. | April 11 | April 11 |
| 107 | <u>Wills and estates - construction of terms.</u> Defines the terms "mentally ill person" and "ward". | April 11 | April 11 |
| 108 | <u>Wills and estates - allowances.</u> Amends sections relating to allowances to make it clear that allowances apply to widowers as well as to widows, and to husbands as well as to wives of mental incompetents. Provides that if minor children of a surviving spouse do not reside with such spouse, | | |

No. Subject

108 the court may apportion the allowances as in the case where
cont. the minor children surviving are not the children of a sur-
viving spouse, and clarifies that the court has discretion
to apportion the allowance between the spouse and minor
children of a mental incompetent, and permits an allowance
to minors to be paid to a guardian or next friend.

April 11 April 11

109 Wills and estates - distribution of estates. Provides that
if the total personal estate of a decedent or ward is less
than \$3,000 and there is a surviving spouse or minor children
entitled to an allowance, the court may order the personal
estate distributed. Repeals provision that 30 days must
elapse between date of death or adjudication and date of dis-
tribution. Distribution to ward shall be to guardian or next
friend appointed by the court.

Vetoed - May 6

110 Gifts to minors. Validates gifts made under article 4 of
chapter 125 (repealed), and construes all gifts made prior
to the effective date of this act in the manner prescribed
in said article 4.

April 11 April 11

116 Legal publications - rates. Provides the maximum cost for
legal publications of each single column line of nonpareil,
or smaller type, not less than ten pica ems wide shall be
eighteen cents for the first insertion and fourteen cents
for subsequent insertions. Also provides that if the body
of a notice be set in eight point or larger type, the charge
for that portion shall be ten per cent less than if set in
nonpareil type and five per cent less than if set in seven
point type.

April 15 January 1, 1964

122 Insurance - burial contracts. Adds to the definition of the
word "trustee" a trust company under the supervision of the
state bank commissioner, and repeals the provision that
applicants for license as a contract seller must secure a
fidelity bond in an amount not to exceed \$10,000.

April 27 April 27

124 Courts - terms of district court of fourth district. Changes
the commencement of terms of court in El Paso county from
the second Tuesday in January, May, and September to the
second Tuesday in January and July.

March 13 March 13

Senate Bills

- | <u>No.</u> | <u>Subject</u> | | |
|------------|--|----------|----------|
| 128 | <u>Agriculture - marketing act of 1939.</u> Includes milk and milk products in the definition of "agricultural commodity" and permits marketing order to contain provisions for the limitation and prevention of unfair methods of competition concerning milk and milk products only. | May 3 | May 3 |
| 133 | <u>Game and fish - taking of game and fish.</u> Repeals section relating to the taking of game and fish by the use of certain devices. | April 18 | April 18 |
| 137 | <u>Agriculture - bees and bee products.</u> Gives commissioner of agriculture authority to deal with contagious or infectious diseases or parasites of honey bees and to take action to control, eradicate, or prevent such diseases or parasites. Deletes requirement of certificate that colonies or nuclei to be moved are free from American or European foul brood. Deletes limits on compensation of county apicultural inspectors and assistants. Provides that the commissioner may require registration of all apiaries in certain named districts, for a fee of two dollars, that a department of agriculture sign shall be placed at each apiary, and that no apiary shall be moved from a registered location without prior notice to the department. Owners of bees shall pay inspection costs and all fees shall be placed in the apiary inspection fund. Eliminates dual penalty sections and increases fine for violations from one hundred dollars to three hundred dollars. Provides for regulation of spacing of apiaries, for regulations as to disease control, sanitation, and utilization of bee pastures. Creates an advisory board, specifying qualifications of members. | March 27 | March 27 |
| 141 | <u>Department of highways - execution of contracts, conveyances.</u> Provides that contracts, conveyances, suits to be executed or brought in the name of the department of highways, executed by the chief engineer or his designee and attested by the chief clerk of the department. Title to be acquired or suit to be brought in the name of the department of highways. | April 27 | April 27 |
| 153 | <u>Highway department - survey.</u> Provides for a survey of Wolf Creek Pass by the highway department to determine the feasibility of constructing an all weather highway over or under said pass. Appropriates \$10,000 from the state highway fund | | |

- No. Subject
- 153 for the survey. Department to report results to second
cont. session of 44th General Assembly or the first session of
the 45th General Assembly.

Vetoed - May 6

- 154 Police and firemen - temporary assignment. Provides authority for chief of police, sheriff, or fire chief to assign officers or firemen under his control, together with such equipment as he shall deem proper, to another chief of police, sheriff, or fire chief, respectively, upon the request and under the direction and control of such other chief of police, sheriff, or fire chief; provided, that no police or sheriff's officers shall be so assigned to any area where there is a labor dispute. Provides for the request for such assignments when the chief of police, sheriff, or fire chief is of the opinion such is required in an emergency. Such police officers, deputy sheriffs, and firemen shall have the same power and authority as those of the requesting jurisdiction. Provides that the requesting jurisdiction shall be liable under the doctrine of respondeat superior. Provides that such police officers, deputy sheriffs, and firemen shall remain covered by workmen's compensation as if they were performing their regular duties in the assigning jurisdiction. Pension fund payments in case of injury or death while on temporary assignment shall not be affected by such temporary assignment, and such payments shall be made from the fund of the assigning jurisdiction.

April 15

April 15

- 155 Personal property tax. Provides for the proration of taxation between counties when personal property is taxable in more than one county. Provides for the taxation of property moved out of and into this state, and further provides for procedure in the event the owner of taxable property threatens to remove the property from the state before the tax has been paid.

April 27

January 1, 1964

- 156 Public utilities commission - salaries of members. Increases the salary of each member from \$12,000 to \$14,000 per year.

April 18

July 1

- 158 Adams State College - building tax levy. Permits the trustees to expend monies derived from the levy for the purchase of land and improvements located thereon at the time of the acquisition, and repeals provision that no funds shall be committed until reviewed and approved by a joint committee of

No. Subject

158 the general assembly and provides that no commitments or
cont. expenditures shall be made until plans and specifications
have been reviewed as provided by law.

April 27 April 27

163 Drainage districts - salary of secretary. Increases salary
from \$500 per year to \$1,200 per year, payable monthly.

April 30 April 30

164 Freeways - access - compensation. Amends present law to
remove mandatory provision that the chief engineer provide
access to a freeway that severs a tract held under one owner,
and provides that if such access is not provided, the chief
engineer must compensate the landowner for any damages the
landowner has sustained by virtue of the severance. Further
provides there is no private access right to property abutting
a newly located freeway, but provides for compensation for
the acquisition of existing property rights.

April 10 April 10

168 Colorado state patrol - additional powers and duties. Per-
mits the patrol to be called to aid any sheriff or other
peace officer in cases of emergency with the approval of
the Colorado state patrol board. When so acting, a patrol
officer shall have the same power as sheriffs or other peace
officers.

April 27 April 27

176 Corporations. Makes many wording changes in the corporation
law which do not materially affect the substance of the law.
Provision is made for restated articles of incorporation of
an existing corporation, in lieu of the former provisions re-
lating to composite articles. Makes the following changes
concerning the payment by foreign corporations of specific
fees and franchise taxes: A license fee of \$50 for the first
year upon filing application for certificate of authority,
and a fee of \$100 for each subsequent year; deletes provisions
as to franchise taxes. Repeals the article concerning mining
companies, and adds a new section concerning foreign nonprofit
corporations, making the secretary of state the agent for ser-
vice of process for such corporations, and setting forth the
procedure followed in making service on the secretary of state.

April 18 April 18

- | <u>No.</u> | <u>Subject</u> | | |
|------------|---|----------------|----------|
| 177 | <u>Electricians - licensing.</u> Exempts from provisions of article requiring licenses for electricians the installation or laying of metal or plastic conduits in bridge or highway projects where such conduits must be laid according to specifications complying with electrical codes. | April 11 | April 11 |
| 178 | <u>Crimes and punishments - telephone or telegraph facilities.</u> Provides that anyone who willfully harms any public telephone or telegraph instrument or any part thereof, or who breaks into a coin box associated therewith, or who harms a telephone or telegraph line or part thereof, for a first offense shall be guilty of a misdemeanor punishable by fine of not more than \$500 or jail sentence of not more than one year, or both; and for a second or subsequent offense shall be guilty of a felony punishable by penitentiary sentence of not more than 5 years. | April 11 | April 11 |
| 179 | <u>Corporations - emergency bylaws.</u> Provides for powers of board of directors of any corporation to adopt emergency bylaws operative during any emergency resulting from an attack on the United States or any nuclear or atomic disaster. Bylaws may provide: (1) Meeting of board may be called by any director or officer; (2) Director or directors in attendance may constitute a quorum; (3) Officers or others designated, in such order of priority and under such conditions and for such time, may be deemed directors for such meeting; and (4) Lines of succession of any and all officers or agents of the corporation. Provisions (3) and (4) hereof may be adopted either before or during such emergency. No officer, director, or employee acting in accordance with any emergency bylaws shall be liable except for willful misconduct. | April 18 | July 1 |
| 182 | <u>Shooting from or across road or highway.</u> Makes it a misdemeanor punishable by a fine of not less than \$15 nor more than \$250 or by a jail sentence of not less than 10 days nor more than 90 days, or both, to intentionally discharge any firearm or release an arrow from, upon, or across a public road or highway. | Vetoed - May 6 | |
| 183 | <u>Game and fish - tagging big game.</u> Provides that big game licenses shall have tag attached which the hunter shall attach to carcass of animal killed. Failure to attach tag | | |

No. Subject

183 is a misdemeanor punishable by a fine of not less than \$15
cont. nor more than \$250, or by a jail sentence of not less than
10 days nor more than 90 days, or by both.

April 15 April 15

184 Game and fish - trespassing. Provides that anyone who
enters privately owned land, without permission, to hunt or
fish is guilty of a misdemeanor punishable by a fine of not
less than \$15 nor more than \$250, or by a jail sentence of
not less than 10 days nor more than 90, or by both.

April 11 April 11

185 Game and fish - hunting and fishing licenses. Repeals pro-
vision that fraudulent purchase renders a license void, and
subjects the licensee to penalty provisions. Also repeals
provisions for alien's combined small game hunting and fish-
ing license and alien's big game hunting license, together
with repeal of provisions relating to license fees of aliens.

April 15 April 15

188 Elections - voting by new residents for president and vice-
president. Any person, otherwise qualified to register to
vote in this state, who shall have resided in state not less
than 6 months before the election shall have the right to
vote as new resident for presidential and vice-presidential
electors. Provides for special registration book for new
residents, whose registration shall be transferred to regu-
lar registration book not later than 6 months after such
election. Purging provisions apply equally to new residents.
Application for, delivery of, and casting of ballots by new
residents similar to same for absentee ballots. Provides
penalties for making false statements or affidavit, and for
public or election officials who refuse to perform any duties
prescribed by act.

April 16 April 16

189 Children - required reporting of injuries to children under
12 years of age. Requires any physician to report by tele-
phone or otherwise to proper law enforcement agency any
injuries inflicted, other than by accidental means, upon
any child under the age of 12 years by any person having
custody of such child. If such physician is a staff member
of a hospital or other medical institution, he shall report
such injury to the person in charge of the institution who
shall inform the proper law enforcement agency thereof.
Provides information to be supplied in written report which

No. Subject

189 shall follow first report by telephone or other means. Law
cont. enforcement agency to refer such report to county welfare
department, which shall investigate, may refer the case to
the district attorney, may file a petition in dependency, or
may file a contributing to dependency petition. Provides
civil and criminal immunity for any person participating
in making report. Excepts evidence regarding injuries from
privileged communication rule.

May 3

May 3

193 Appropriation - for the Titan Construction Co. For damages
arising because of failure of state to notify it to proceed
under contract awarded - \$3,000.

May 1

May 1

195 Unemployment compensation - determination of benefits -
benefit awards - disqualification - penalties. Provides
that weekly unemployment benefits shall not be less than
60% of claimant's usual full-time weekly wage. Changes
maximum duration of benefits from 32½ to 26 weeks, and
maximum benefit payments during any benefit year are re-
duced to 1/3 of claimant's wage credits. Repeals former
benefit bonus provision. Seasonal workers may draw only
benefits based on seasonal wage credits and only during
normal seasonal period. Repeals benefit disqualifications
for simple and gross misconduct and enacts new award system:
Full award; 50% of full award; no award; special award; and
optional award. Provides that the department, rather than
commission, shall determine disqualifications if unemploy-
ment due to strike or labor dispute. Provides elimination
or reduction of benefits when claimant is eligible for other
types of compensation, such as severance allowances, vaca-
tion pay. Prohibits benefits to persons in training programs
of federal government. Adds new penalties for claimants and
employers who make false statements concerning benefit claims.

April 15

July 1

198 Occupational diseases. Raises maximum and minimum allowances
for temporary disability from \$40.25 to \$43.75 and \$10 to
\$11.50, respectively, and raises the aggregate limit from
\$12,598.25 to \$13,693.75. Provides for temporary partial
disability employee to receive 66 2/3% of the impairment
of his earning capacity, and raises the weekly maximum from
\$40.25 to \$43.75 and the aggregate from \$2,500 to \$2,717.39.
Raises the total allowable for two or more compensable dis-
abilities from \$5,000 to \$5,434.78. Raises the aggregate
allowable for permanent total disability from \$12,598.25 to

No. Subject

198 \$13,693.75. Raises maximum benefit for death resulting
 cont. from occupational disease other than silicosis, asbestosis,
 or anthracosis from \$12,598.25 to \$13,693.75, and provides
 that where any of dependents are wholly dependent children,
 the maximum shall be increased by \$3.75 per week for each
 such child not to exceed three and for a period not to exceed
 six years from date of death but the aggregate shall not
 exceed \$17,215. Maximum weekly rate in such cases shall be
 \$55.

April 18 April 18

202 Workmen's compensation - coverage - election. Provides that
 an employer, including the employers of private domestic
 servants, farm and ranch laborers, or three or less employees,
 may elect to be subject to workmen's compensation with respect
 to employees not within the coverage, other than employees
 covered by a method of compensation established by federal
 law. Provides the method of withdrawal from this workmen's
 compensation by employers of four or more employees (not
 including domestic servants and farm and ranch laborers)
 engaged in a common employment.

April 18 April 18

203 Torrens title registration act - registrar's fees. Raises
 fees in accordance with the following schedule:

| <u>For</u> | <u>old fee</u> | <u>new fee</u> |
|---|----------------|----------------|
| Filing certified copy of applica- tion | \$1.25 | \$2.50 |
| Granting certificates of title . . | 2.00 | 5.00 |
| Registration of transfer and issuance of new certificate. . . | 3.00 | 5.00 |
| Entry of memorial. | 1.50 | 3.00 |
| Issuance of duplicate certificate. | 1.00 | 2.50 |
| Filing copy of will with letters, or copy of letters of adminis- tration. | 2.50 | 3.00 |
| Cancellation of memorial | .50 | 3.00 |
| Certificate of condition of register | 1.00 | 5.00 |

April 17 April 17

206 Livestock - branding. Repeals provisions that list of
 brands and description of estray be published in the of-
 ficial livestock paper, and provides that the state board
 of stock inspection commissioners shall cause the list to
 be exhibited in the office of the county clerk in each

No. Subject

206 county, and the notice of estray in the office of the county
cont. clerk, licensed livestock markets, and other conspicuous
places in the area in which the estray was found. In addi-
tion, notice of estray is to be published once in a local
paper in the county in which the estray is held. Repeals
provision requiring advertisement of estray in the official
state livestock paper before sale thereof and provides that
if the animal is not claimed within ten days after posting
of notice, sale shall be held.

April 15

April 15

218 Public utilities commission - new rates. Decreases the
period that the commission can extend suspension of new
rates from six months to three months.

April 27

April 27

224 Moffat tunnel commission - election of members. At general
election in 1964, and every two years thereafter, 3 com-
missioners from division 1, and 2 from division 2, shall be
elected for two years. Nominations shall be by petition
as nonpartisan independent candidates, which petition shall
not be circulated until after the primary election. Deletes
references to primary elections and nomination by election
as to such commissioners.

April 18

April 18

226 Colorado Absentees Act. Defines an absentee as any person
not known to be deceased who was last known to be domiciled
in this state, and whose whereabouts cannot be determined by
diligent inquiry. Provides for the protection of the absen-
tee's property through the appointment of a conservator, for
the finding of death in stated circumstances, for the final
disposition of the absentee's property and its subsequent
recovery by the absentee, and for the effect of the declara-
tion of death on insurance policies or other contracts. Also
provides for the remarriage of the absentee's spouse, the
dissolution of marriage to the absentee, and the effect of a
later finding that the absentee is alive. Expands definition
of term "person in interest" in wills and estates to include
a person having a claim against the estate of an absentee,
and expands the definition of the term "ward" to include an
absentee. Applies to persons who become absent before or
after effective date of act.

April 15

April 15

Senate Bills

- | <u>No.</u> | <u>Subject</u> | | |
|------------|---|----------|----------|
| 239 | <u>Water conservancy districts - mill levies.</u> Provides for tax levy of 1½ mills in districts having assessed valuation of not more than \$20 million when formed, and for tax levy of 1 mill in districts having assessed value of more than \$20 million but not more than \$50 million when formed. | May 3 | May 3 |
| 244 | <u>Banks and banking - loans and investments.</u> Permits state banks to also make loans for not over 18 months for construction of industrial and commercial buildings; provided, that prior to making such loans, there shall be a valid and binding agreement by a responsible lender to advance full amount of bank's loan upon completion of buildings. Permits state banks to loan up to 100% of capital and surplus on construction of residential, commercial, industrial, and farm buildings. Permits investments up to 70% of time and savings deposits in obligations secured by real estate together with current market value of real estate owned by the bank and not used in its banking business. | April 27 | April 27 |
| 245 | <u>Agriculture - inspection of livestock.</u> Brand inspectors vested with powers of arrest and with authority to protect the livestock industry of state from depredations and theft. Board of livestock inspection commissioners may authorize installation of sirens, red lights, and other devices for cars of inspectors to aid in apprehension of persons suspected of livestock larceny or violation of stock inspection laws. | April 15 | April 15 |
| 246 | <u>District attorneys - retirement and disability - employees.</u> Authorizes district attorney and any or all of his employees who may be included in any retirement or disability plan adopted by any county or city and county with population of 300,000 or more to receive any benefits thereunder in addition to compensation otherwise provided by law. Provides that such benefits shall not be considered as compensation or an increase in emoluments of such office. | April 27 | April 27 |
| 248 | <u>Real estate - registration of subdivisions.</u> Defines "subdivisions" for purposes of act. Requires developer, promoter, or sales agent of subdivisions to register with real estate commission before selling, leasing, or transferring in this state, or agreeing or negotiating in this state the sale, | | |

No. Subject

248 lease, or transfer of, any subdivision located in or out of
cont. this state. Provides for application for registration and
 registration fee, which registration shall expire on January
 1 following issuance, renewable for one calendar year. Pro-
 vides grounds for refusal, suspension, or revocation of
 registration. Gives real estate commission powers to obtain
 court order enjoining violations of act. Provides that any
 violation of this act shall be a felony.

May 2

May 2

252 Workmen's compensation - review. Provides that anyone seek-
 ing review, including the state compensation insurance fund,
 shall pay the reporter for furnishing and preparing the
 transcript of all hearings held in the case, but when the
 petitioner is in financial distress, the commission shall
 pay the reporter's fee.

April 16

April 16

253 Swimming areas - approval by state department of public health.
 Provides certain sanitation and safety requirements of swimming
 areas, including natural or impounded bodies of water where a
 fee is charged to swim therein and swimming pools, except those
 appurtenant to a single-family dwelling, a condominium, or an
 apartment house used solely by persons living therein and
 their guests. Requires that plans and specifications for such
 swimming areas be first submitted to state department of pub-
 lic health for review and recommendation. Does not apply in
 municipalities which regulate swimming areas.

May 6

May 6

255 Workmen's compensation - benefits. Defines "accident" and
 "injury" for purposes of workmen's compensation laws. Pro-
 vides formula for determining percentage disability from an
 injury which follows previous injury and disability award.
 Provides that lessee, sublessee, contractor, or subcontractor
 who, while working for another employer or any landowner,
 insures his own employees compensation payments shall not
 have right of contribution or action against such other em-
 ployer or landowner.

 Increases maximum benefits under workmen's compensation
 laws as follows:

 (1) Medical and hospital aid: From \$1,500 to \$2,500;
 adds further provisional aid up to \$1,000;

 (2) Death benefits to dependents from \$40.25 to \$43.75
 per week; aggregate total from \$12,598.25 to \$13,693.75; to
 dependents including children from \$50.75 to \$54.25 per week;
 aggregate total from \$15,884.75 to \$16,980.25;

No. Subject

255 (3) Temporary disability from \$40.25 to \$43.75 per
cont. week; aggregate total for temporary partial disability from
\$5,232.50 to \$5,688.00;
 (4) Permanent partial disability from \$10,495.00 to
\$11,376.00; and
 (5) Lump sum benefit from \$12,598.25 to \$13,650.00.
Provides that any disability indemnity payments shall be
reduced by $\frac{1}{2}$ of any federal OASI payments, and by amount of
any employer pension plan to extent contributed to by em-
ployer. Provides that employee may authorize continued pay-
roll deductions from any compensation payments made available
to employer.

April 18

April 18

256 Vehicle equipment safety compact. Provides that the governor
shall enter into interstate compact, the terms of which are
fully set forth in the act, which shall become effective as
to Colorado upon the approval of the compact by 24 states.
Provided, that upon request by the Colorado commissioner of
the compact, the governor may enter into the compact after
12 states have approved. No regulations made by the compact
commission shall be binding upon this state until approved
by act of the general assembly.

April 18

April 18

257 Annexation of territory by municipalities. Repeals existing
annexation laws except as to annexation proceedings commenced
thereunder on the effective date of this act. Enacts new
requirements and procedures for annexation. Provides minimum
requirements of eligibility limitations on territory to be
annexed. No annexation proceeding may be commenced which
conflicts with another except under certain conditions. Pro-
vides that unincorporated enclaves may be annexed if surrounded
not less than 3 years. City owned land annexed by ordinance
only if $\frac{1}{6}$ boundary contiguity and other limitations are met.

Annexation commenced by (1) petition by landowners of
over 50% of territory, or by (2) a petition for annexation
election signed by 75 qualified voters if the territory is
in a county of over 25,000 or by 40 such voters if in a
county of 25,000 or less, and an election to determine if a
majority of the qualified voters of the territory approve
such annexation.

Provides for required filing of certain documents by
the annexing municipality. Provides that, except for pur-
poses of taxation, annexation shall take place on the
effective date of the annexing ordinance. For purposes of

No. Subject

257 cont. general taxation, annexation shall become effective on the following January 1. Provides procedure to be followed in event of conflicting annexation proceedings. Annexed territory shall be subject to zoning ordinances of annexing municipality 90 days after the effective date of the annexing ordinance and the annexing municipality may refuse to issue any building or occupancy permit during such 90 day period.

Provides for judicial review in the district court if filed within 45 days after the effective date of the annexing ordinance.

Vetoed - May 6

259 Appropriation - supplemental - to the state home and training school at Ridge. \$24,350.00, for operating expenses and capital outlay.

April 15

April 15

261 Legislative findings - sections 45, 46, 47, and 48 of Article V of the Constitution. Construes the sections adopted by the people at the general election in 1962 relating to legislative apportionment, and states that said sections do not apply to any purpose not germane to the apportionment of the houses of the general assembly. Declares the legislative intent that nothing shall be construed to affect the application of the general annexation laws of the state to any town, city, or city and county. Representative districts shall remain as formed, unaffected by change in county or other boundary lines. Senatorial districts shall continue to coincide with county lines in event county lines are changed.

May 6

May 6

265 Livestock - purchase by meat packer or slaughterhouse - inspection. Provides that cattle purchased for slaughter from a source other than through a federal packers and stockyards registered market must be inspected for brands and other identifying marks and a certificate issued by a Colorado brand inspector. Penalty for violation is fine of not less than \$300 nor more than \$3,000 or jail sentence of not more than 12 months, or both.

May 6

July 1

266 Department of revenue - motor vehicle registration - additional fees. Provides for an additional fee of \$1.50 a year for the years 1964 through 1966 for each motor vehicle, trailer, semi-trailer, trailer coach, or mobile home, except

No. Subject

266 those vehicles exempted from registration. Additional fee
cont. to be distributed to counties, cities, and towns for use in
 construction and maintenance of roads, highways, and streets.

April 18 April 18

270 Workmen's compensation - employer - employee - state and
public employers. Includes all other taxing districts in
definition of employer, and the employees thereof in defi-
nition of employee. Adds provision that rehabilitation
trainees or welfare recipients while working shall be con-
sidered county employees. Provides that the state or any
public employer may insure its payment of compensation by
three alternate methods under stated conditions.

April 18 April 18

275 Corporations - dissolution. Provides for the involuntary
dissolution of defunct corporations upon notice of the
secretary of state to the attorney general.

April 18 April 18

277 Labor - unfair labor practices - labor-saving devices,
materials. Provides that it shall be an unfair labor prac-
tice to force or require an employer or his employees to
refrain from or prevent the use of any labor-saving device,
material, or equipment, or to place any condition on the use
thereof, or to impose on any employee a fine or penalty for
the use thereof; provided, that such device, material, or
equipment is germane to employee's work and not injurious
to health or safety of employees; and provided further, that
nothing herein shall prevent or diminish rights of collective
bargaining.

April 27 April 27

278 Game and fish - licensing possession of falcons and other
raptores. Requires any person possessing falcon or other
raptore to obtain a license from game and fish commission.
Licensees may possess no more than 2 raptores; provided,
that licensees between ages 12 and 16 may possess only 1.
Only immature or young raptores may be taken and a minimum
of 2 nestlings must be left in the nest. Provides authority
for commission to adopt rules and regulations, and provides
penalties for violations.

April 27 April 27

No. Subject

283 Town of Georgetown - charter amendment. Provides for the acquisition, improvement, and extension of the municipal waterworks system and sanitation system, or both, the issuance of bonds, and the bonds to be paid out of revenue derived from either or both of said systems.

April 11

April 11

290 Real property - condominium ownership. Defines condominium ownership as a separate fee simple estate in an individual air space unit of a multi-unit property together with an undivided fee simple interest in common elements, and recognizes such property interests in this state. Provides for the separate appraisal and taxation of each unit of the common building or property. Requires recording of declaration defining character, duration, rights, duties, and limits of the condominium ownership. Provides that any instrument affecting the condominium unit may describe such unit by reference to a map locating the condominium units, waives the rules against perpetuities and the rules prohibiting unlawful restraints on alienation of property with respect to provisions relating to the destruction or obsolescence of buildings, and states that certain agreements are covenants running with the land.

April 30

April 30

293 Division of commerce and development. Creates division of commerce and development in executive department, in charge of a director appointed by governor. Provides for duties and responsibilities of director, including planning and development of economy of state and advertising and publicity of state, which are transferred from division of planning, state advertising and publicity committee, and department of employment. Creates advisory committee of 11 to 15 members appointed by governor for 6 year terms to assist and advise the director and make recommendations concerning development needs and plans. Advisory committee to be bipartisan, to represent diverse interests of state, and to be selected on basis of interest in state's welfare, ability to evaluate development plans and publicity, and knowledge of state and its problems.

Regional, county, or district planning commissions shall submit master or zoning plans to division for its recommendations before final adoption.

Transfers to division all officers and employees of state advertising and publicity committee, department of employment, and division of planning whose duties were

No. Subject

293 concerned with functions transferred and whose employment
cont. in the division is deemed necessary by director and the
governor. Repeals all laws as to Colorado advertising and
publicity committee and the following laws relating to
division of planning: (1) All duties of advisory committee
concerning plans for state development and publicity;
(2) All planning and development functions; (3) Publica-
tion of development plans; (4) Coordination of planning
with federal government; (5) Cooperation with local planning
authorities; (6) Recommendations of long-range plans to
governor; (7) Publication of "Colorado Year Book"; and
(8) Economic development functions.

May 6

July 1

296 Game and fish - export-import fees. Requires game and fish
commission to issue permits for importation and exportation
of game and fish and to charge \$1 fee for each permit. Re-
peals limitation on exports and imports and requirement
that permit be attached at all times to article to which it
relates.

May 5

May 5

297 Labor - discrimination - employment training programs. Pro-
hibits discrimination in apprenticeship programs, on-the-job
training programs, vocational schools or other occupational
instruction, training, or retraining, and provides for the
powers and duties of the industrial commission with respect
to discrimination in such programs and schools and includes
discrimination by any joint apprenticeship committee or
vocational school. Outlines in detail certain prohibited
acts of discrimination and provides for hearing on complaints
of discrimination.

April 16

April 16

299 Liquefied petroleum gases. Requires that design, instal-
lation, and operation of liquefied petroleum gas systems
and equipment or the transportation and handling of such
gases shall conform to minimum standards prescribed by
national fire protection association. Plans for certain
installations to be first approved by inspector of oils be-
fore construction or installation thereof. Reports of
accidents, fires, explosions, injuries, damage, or death
to be made to inspector within 24 hours, and inspector may
investigate such occurrences. Inspector of oils shall in-
spect, approve, and seal all liquefied petroleum gas meter-
ing systems before use, and notice shall be given inspector
before use or if seal broken. Requires approval of inspector

- | <u>No.</u> | <u>Subject</u> | | |
|--------------|--|----------|----------|
| 299 cont. | of certain industrial appliances using such gases, and of certain delivery vehicles used as bulk storage plants. Provides certain requirements for filling of certain containers in specified areas. Provides penalties for violations. | May 5 | May 5 |
| 315 | <u>Indian reservations - acceptance of jurisdiction.</u> Accepts jurisdiction for the state of Colorado over Indian reservations for the purpose of including such reservations or any part thereof in one or more school or junior college districts. | May 3 | May 3 |
| 328 | <u>Closing of public offices - effect.</u> Provides that if the doing of an act is prevented because a public office is closed on a holiday or a Saturday, the time for doing the act is extended over to the next full business day. | April 18 | April 18 |
| 330 | <u>Industrial commission - employment agencies.</u> Repeals two articles providing for employment agencies and cooperation with the federal government in employment, which conflict with provisions in chapter 82, CRS 1953. | May 3 | May 3 |
| 334 | <u>Air pollution - study and recommendations.</u> Requires the state board of public health to conduct studies of air pollution and the abatement and control thereof. Creates advisory committee of 9 appointed by the governor to serve at his pleasure for terms up to 4 years and without compensation. Composed of 1 member from each the motor vehicle department, department of public health, the automobile industry, and the trucking industry, 2 from industry at large, and 3 interested citizens, one of whom shall be designated as chairman. Provides that state board of public health shall develop standards for the quality of air of this state, including maximum allowable emission of contaminants from motor vehicles, and criteria for pollution control devices for motor vehicles, with advice from advisory committee. Board to make report to governor and general assembly of its findings and recommendations upon convening of 1964 session. | April 15 | April 15 |

| <u>No.</u> | <u>Subject</u> | | |
|------------|--|----------|----------|
| 337 | <u>Water and sanitation districts - validation.</u> Incorporation and bonds of districts validated. | April 10 | April 10 |
| 338 | <u>Fire protection districts - validation.</u> Incorporation and bonds of districts validated. | April 10 | April 10 |
| 339 | <u>Metropolitan recreation and/or park districts - validation.</u> Incorporation and bonds of districts validated. | April 10 | April 10 |
| 340 | <u>Metropolitan districts (1947) - validation.</u> Incorporation and bonds of districts validated. | April 10 | April 10 |

HOUSE BILLS ENACTED AND APPROVED
(Also includes vetoed bills)

- | <u>No.</u> | <u>Subject</u> | | |
|------------|---|------------|------------|
| 2 | <u>Disturbance of peace by telephone.</u> Makes it a misdemeanor to harass any person by repeated telephone calls, or to use vile language or suggest any lewd act, or to attempt to extort any thing of value, or threaten violence over the telephone, but normal business use of the telephone does not constitute a violation. | February 6 | February 6 |
| 5 | <u>County judges acting as attorneys.</u> Provides that county judges in counties with population less than 24,000, if licensed attorneys, may practice in courts higher than their own in any case not having been before the county court. | January 29 | January 29 |
| 7 | <u>Notaries public - certificate of authority.</u> Provides that a notary public may record his certificate of authority with the county clerk and recorder or exhibit such to the judge or clerk of any court of record for the purpose of obtaining a certificate that such person is a notary public, showing the expiration date of his commission, and other information required by law. Deletes requirement that a copy of certificate of appointment, certified by the secretary of state, be recorded or exhibited for such certificate. | April 27 | April 27 |
| 8 | <u>Local improvement and service districts - audits.</u> Repeals requirement that the audit of the financial affairs of the district be made for the year ending November 30 and during the last month of the calendar year, and provides that the audit be made during each budget year. Repeals provision that financial report be published during the first week of January, and provides that it be published during the second month following the audit. | April 27 | April 27 |
| 16 | <u>Crimes and punishments - influencing races.</u> Creates new felony concerning the prearrangement of the results of any horse or dog race or the stimulation or depression of a horse or dog for the purpose of affecting the results of a race. Upon conviction, such acts are punishable by imprisonment in the state penitentiary for a term of 1 to 3 years. | May 3 | May 3 |

No.

Subject

- 17 Schools - "School Attendance Law of 1963". Provides free education of any resident of state between ages of 6 and 20, inclusive, by the school district in which he is resident, subject to suspension, expulsion, or denial of admission upon stated grounds. Requires every child over 6 and under 16 years of age to attend public school for at least 172 days per school year, unless ill, enrolled in private or parochial school, suspended, expelled, denied admission, issued a work permit, in custody, tutored with state approval, or graduated from 12th grade. Each school district to appoint attendance officer. State department of education to assist and supervise enforcement of attendance laws. Provides court review of school board's actions in court having jurisdiction over juvenile matters. Repeals prior attendance laws.

April 27

April 27

- 18 Children - "Child Labor Law of 1963". Provides an entirely new law for the employment of minors.

(1) Under this act, no minor under the age of 14 shall be employed, except: Minors 12 years of age and older may work in agricultural work, in the sale and delivery of newspapers, periodicals, or articles of merchandise, in the delivery of handbills and advertising, in shoeshining, baby sitting, gardening, care of lawns, and cleaning of walks.

(2) Minors under 16, except as engaged in agriculture, shall not be employed: In manufacturing, operation of steam boilers or hazardous power driven machinery, in a place where intoxicating beverages are sold, or in work involving risk of falling.

(3) Minors under 18, except as engaged in agriculture or as incidental to apprentice training, shall not be employed: In work dealing with explosives, mining, logging, oil drilling, quarrying or manufacture of clay or silica products, in work involving exposure to radiation, acids, dyes, or gases, in operation of certain power driven machinery, in slaughtering, wrecking, and roofing. On school days, no minor under 16, shall be employed during school hours, unless excused, nor shall he work, except as a baby sitter, between 9:30 P.M. and 5:00 A.M. nor more than 4 hours on a school day unless excused from school. No minor under 18 shall work more than 6 consecutive days, except in seasonal employment, nor more than 48 hours in one week nor more than 8 hours in a 20 hour period.

Exempted from the provisions of this act, except for the provisions relating to the occupations prohibited under ages

No. Subject

18 16 and 18 in (2) and (3) above, are work: For or in school
cont. or home, as a contribution to the community, for a parent or
guardian, as newsboys and newspaper carriers. Proof of minor's
age is to be determined from an age certificate issued by
the minor's school superintendent. Minors 14 or 15 years old
who want to work during school hours must secure a work per-
mit from the school superintendent or other authorized person.
Denial of work permit is subject to judicial review. The
industrial commission is to enforce this act, and may promul-
gate regulations defining occupations and equipment permitted
or prohibited by this act, and may assess penalties against
employers violating this act. A person having a minor under
his control who permits child to violate this act is subject
to a fine of \$20 - \$100. Employer who violates this act is
subject to fine of \$20 - \$100 for a first offense, and on
subsequent offenses, is subject to a fine of \$100 - \$500, a
jail sentence of not more than 90 days, or both.

April 27 June 1

20 Commissioners for the promotion of uniform state laws. Pro-
vides that one of the three commissioners shall be a member
of the general assembly. Terms of office of commissioners
shall be six years. If the commissioner appointed from the
general assembly ceases to be a member of the general assem-
bly, his appointment as commissioner shall terminate, and
the governor shall appoint another member of the general
assembly for the remainder of the unexpired term.

February 6 February 6

22 Workmen's compensation - employer's rights. Adds provision
that when an employer pays full wages to an injured employee
who is entitled to receive workmen's compensation benefits,
the employer shall be reimbursed by the insurance carrier,
or may take credit if self-insured, to the extent of all
money to which the employee would be entitled. Payments
shall be made directly to the employer so long as payment of
full wages is continued, but if payments are reduced or ter-
minated, employee, if entitled, shall receive benefit pay-
ments thereafter. Employer to notify the commission and the
insurance carrier of his eligibility to receive benefit pay-
ments. Nothing herein shall limit the right of an employee
to receive full payment of any award provided by law.

February 11 February 11

23 The executive department. Abolishes the statutory executive
department of the state government and places all administra-
tive departments under the constitutional executive department.

April 27 April 27

| <u>No.</u> | <u>Subject</u> | | |
|------------|--|-------------|-------------|
| 24 | <u>Livestock - stock inspection commission - brand commissioner.</u> Re-enacts under livestock laws provisions repealed in administrative code by H.B. No. 23. No substantive change in creation, authority, and duties of commission and brand commissioner. | April 27 | April 27 |
| 25 | <u>Appropriation - supplemental - to legislative reference office.</u> \$1,646 for personnel. | January 23 | January 23 |
| 26 | <u>Appropriation - supplemental - for supreme court justices' salaries and retirement.</u> \$23,520. | January 23 | January 23 |
| 27 | <u>Appropriation - supplemental - for the board and care of female reformatory prisoners.</u> \$7,500. | January 23 | January 23 |
| 28 | <u>Appropriation - supplemental - to the state penitentiary.</u> \$32,000 for security personnel and women prisoners. | January 23 | January 23 |
| 29 | <u>Appropriation - supplemental - for district court judges' salaries and retirement.</u> \$91,840. | January 23 | January 23 |
| 30 | <u>Appropriation - to the secretary of state.</u> \$40,750 for printing initiative and referred measures. | January 23 | January 23 |
| 32 | <u>Inheritance tax.</u> Places stepchildren in class A for purposes of inheritance and succession tax rates and exemptions. | February 25 | February 25 |
| 36 | <u>Appropriation to the legislative department.</u> For legislative expenses of the forty-fourth general assembly - \$702,500. | January 16 | January 16 |

No.

Subject

38 "Colorado Election Code of 1963". Completely revises election laws of the state applicable to primary, special, and general elections, and replaces articles 1 through 20 of chapter 49, CRS 1953, as amended.

Changes from previous laws are too numerous to digest completely, but principal changes are as follows:

- (1) Publication of simplified manual of election laws for judges of election;
- (2) Registration for any election to end on 20th day before that election;
- (3) Repeal of branch registration provisions;
- (4) Precinct registration held on 25th day before primary and general elections;
- (5) Optional precinct registration methods in counties under 300,000 population; also, permits combination of two or more precincts for precinct registration;
- (6) Affidavit registration limited to electors who cannot otherwise register because of serious illness, physical disability, or absence from county. Forms issued by county clerk, record thereof kept by county clerk, and accounting to county clerk made 20 days before election by person to whom forms issued;
- (7) Certificate of registration issued by county clerk on request of registered elector to transfer party affiliation to another county (for 12-month affiliation requirement of candidates and participants in caucuses, assemblies, and conventions). The 12-month party affiliation to be determined by records of county clerk;
- (8) Change of time limits or numbers of days in many instances;
- (9) Electors attaining 21 years of age or becoming naturalized citizens excluded from 12-month affiliation rule;
- (10) Registered elector may change registration from a party affiliation to "unaffiliated";
- (11) Registered elector shall write his name and address on a form at the polling place before receiving a ballot;
- (12) Congressional, judicial, senatorial, and representative district central committees shall also have "bonus" members;
- (13) Precincts in each county to be numbered consecutively before each general election;
- (14) At least one voting booth to be provided for each 50 registered electors;
- (15) Only election officials and the voter shall be within 6 feet of voting booth (guardrail provisions repealed);
- (16) Counting of absentee ballots commenced on day prior to election only if electronic data equipment used;
- (17) Registration challenges to be determined by county clerk, subject to court review;

| <u>No.</u> | <u>Subject</u> | | |
|------------|--|-------------|------------|
| 38 | (18) Enacts entirely new article on election offenses and penalties therefor; and (19) Removes dollar limit on campaign expenses of candidates. | April 3 | April 3 |
| 39 | <u>Elections - offenses.</u> Provides election offenses for elections provided by law, except for primary, special, general, and municipal elections. | May 3 | May 3 |
| 42 | <u>Disposition of fees placed in the collection agency fund.</u> Repeals provision that certain fees may be paid secretary of state from the fund. Repeals section 28-1-17. | February 25 | July 1 |
| 44 | <u>Unemployment compensation.</u> Excludes from the definition of the term "employment" services performed by a barber or a security salesman to the extent compensated by commissions, by certain persons required to be licensed to perform their service, by certain church employees, and by employees of certain nonprofit organizations. Provides that no contribution into the fund on account of services declared exempt shall be made after effective date of act, but contributions made prior to said date shall be used to pay contributions otherwise due after said date or to make voluntary contributions. | March 13 | March 13 |
| 46 | <u>Hospital districts.</u> The class of persons eligible to vote on the question of the formation of a district and upon the indebtedness of such district limited to the taxpaying electors of the proposed district, rather than permitting persons to vote who would not pay the tax out of which the district would be supported. Permits a district court to establish a hospital district even though the district would be partly out of the judicial district. Costs of the petition and election are to be borne by the persons proposing the district. Provides for the election of directors and for filling vacancies on the board. Permits city or town to transfer property to a district. Permits a district with an assessed valuation of \$15 million or less to levy an additional two mills for capital construction if approved at an election. Validates securities, bonds, and acts of the district. | May 3 | November 1 |

No.

Subject

- 49 Schools - elections - secret ballots. Provides that persons desiring to be candidates for school directors shall file notice of intent 20 days before election, and adds that publication of election notice may be in a weekly, semi-weekly, or tri-weekly newspaper published in the school district. Provides for secret ballots for school board elections in districts of first class with school population over 3,000. Provides that only one poll book for each voting place shall be prepared. Deletes provision that election judge shall write on back of ballot the number opposite elector's name in poll book.
- May 7 May 7
- 57 Taxation - individual income tax - credit. Provides that for the taxable year 1962 only, taxpayer shall be allowed as a credit against the amount of net tax computed, an amount equivalent to fifteen per cent of said tax. Department of revenue to notify taxpayers and to compute and refund amounts due to taxpayers who filed returns before effective date of act.
- January 24 January 24
- 59 Pre-supplement publication of statutes. Provides that the revisor of statutes shall prepare and have published by photographic process, at the close of each session of the general assembly, a pre-supplement publication of statutes of a general and permanent nature as enacted by the general assembly and approved by the governor. Format to be same as CRS 1953. Secretary of state to deliver; committee on statute revision to determine number and price. This act does not affect the publication of CRS 1963 or revised and re-enacted supplements thereto, or any other publication of statutes.
- February 28 February 28
- 60 Crimes and punishments - eluding or attempting to elude police officer. Provides that anyone who, while driving a motor vehicle, attempts to elude or eludes a police officer who is driving a marked police vehicle and who has given the motorist a signal to stop, is guilty of a misdemeanor.
- April 16 April 16
- 61 Cities of the second class and towns. Provides that the city council has power by ordinance to provide for and compel the removal of weeds, brush, and rubbish from alleys and sidewalks, and to assess the cost thereof, including a five per cent fee, upon the lots and tracts from which the

No. Subject

61 weeds, brush, and rubbish are removed; such assessment to
cont. be a lien against each lot or tract until paid. If such
assessment is not paid within a reasonable time specified
by ordinance, it may be certified to the county treasurer
for collection like any other tax. Laws for assessment
and collection of general taxes, and sale and redemption
of property taxes shall apply to the collection of such
assessments.

March 13

March 13

63 Municipal elections - use of voting machines. Provides that
adoption and use of voting machines shall be in accordance
with the provisions for such adoption and use in general
and primary elections, insofar as applicable.

May 3

May 3

65 General Assembly - apportionment. Apportions the general
assembly in accordance with the so-called "federal plan"
of reapportionment adopted by the people at the 1962 general
election, in the following manner:

SENATE. Increases the membership of the senate from 35 to
39, giving one additional senator each to the counties of
Adams, Arapahoe, Jefferson, and Boulder, and places Elbert
county in the present district consisting of the counties
of Cheyenne, Kiowa, Kit Carson, and Lincoln. All other dis-
tricts remain the same as under the 1953 reapportionment
act, and all districts as such are "frozen" by the state
constitution. Provides for the election of senators from
certain senatorial districts at the general election held
in November, 1964, and every four years thereafter, and at
the general election held in November, 1966, and every four
years thereafter; also provides that holdover senators shall
not be removed from office because of this act.

HOUSE. The total number of representatives remains the same,
but 10 representatives are shifted from rural areas to the
more populous urban counties. One additional representative
is added to the City and County of Denver and one to Boulder
county; two additional representatives are added to each of
the counties of El Paso, Jefferson, Adams, and Arapahoe.
The counties of Pueblo, Weld, Larimer, and Mesa remain the
same. In the remaining counties, new boundary lines for
representative districts have been established, resulting
in a net loss of 10 representatives in those counties. Pro-
vides for the election of one representative from each repre-
sentative district of the state.

No. Subject

65 GENERAL. The constitution and this act provide that in
cont. counties to which more than one senator or more than one
representative has been apportioned, separate senatorial or
representative districts are established within said counties
in accordance with the number of senators or representatives
apportioned thereto. Provides for and describes such dis-
tricts by whole general election precincts existing on Janu-
ary 11, 1963, as fixed by the election commission of the
City and County of Denver and the boards of county commis-
sioners of all other counties.

February 11 Applies to the
45th and subse-
quent General
Assemblies

66 Narcotic drugs - penalties. Amends penalties for narcotic
laws violations to provide that if the violator induces or
attempts to induce the unlawful use, transportation, or
administration of a narcotic drug by or unlawfully dispenses
or administers a narcotic drug to any other person 25 years
of age or less, such violator shall be punished by life im-
prisonment in the penitentiary for a first offense, and on
a second offense, such person shall be punished by life
imprisonment or by death.

April 17 April 17

67 Claims to land under color of title. Repeals two former
sections which both related to the acquisition of title to
lands or tenements under color of title by payment of taxes
legally assessed thereon for seven successive years. One
of the former sections related to acquisition by persons in
the actual possession of such land or tenements, and one
section related to the acquisition of vacant and unoccupied
land. The provisions of this act are the same as those in
both former sections, except that this act does not make any
reference to persons in possession or to vacant or unoccupied
land.

Vetoed - March 1

70 Motor fuel tax - exemptions. Aviation fuel used for the
propulsion of aircraft excluded from the definition of motor
fuel, and exempts such aviation fuel from motor fuel tax.
Removes all provisions relating to the refund of any taxes
paid on motor fuel used for aviation. Refunds shall be made
directly to political subdivisions upon presentation of the
original purchase invoices together with a certification of

- | <u>No.</u> | <u>Subject</u> | | |
|------------|---|----------|--|
| 70 | the date and number of the warrant by which such invoices cont. were paid. | May 3 | July 1, except for section relating to refunds for use by state or political sub- division, which is Jan. 1, 1964 |
| 71 | <u>Pest control districts.</u> Clarifies wording of existing pro- visions and by amendment excludes federal or state land from inclusion in computing percentage of land voted upon estab- lishment of district. Deletes provision that tax may be levied only against landowners of district established under this law. | March 13 | March 13 |
| 74 | <u>Surveys and boundaries - monuments.</u> Requires a surveyor to file with the county clerk and recorder a map of any survey which he conducts and which locates a monument marking a point on a boundary line. The map shall be filed with the county surveyor if such survey is authorized by the county commissioners. Provides for payment of a filing fee of \$1.25 to county clerk. | May 1 | May 1 |
| 75 | <u>County surveyors.</u> Provides that the county surveyor shall be a registered land surveyor, and specifies the powers and duties of such county surveyor. Grants to the county com- missioners the power to establish a salary for the county surveyor and his deputies when the work load is such to re- quire them to be steadily employed. In all other cases, the county surveyor to be paid a fee based upon the amount of work he does. Allows the county commissioners to authorize materials and equipment for county surveyor and permits him or his deputies to engage in private practice, but forbids him or his deputies from accepting any remuneration other than that provided by the county for an official act, and provides that while engaged in an act necessary to the per- formance of official duties, they shall not perform any other act. Repeals provision that county surveyor keep a book of surveys, and provides for the filing of such surveys in lieu of the book. | April 27 | April 27 |
| 78 | <u>Appropriation - to the attorney general.</u> For settlement of claims against the state by the Stanley Gold Mines, and by David L. and Helen M. Nicholl, for damages resulting from breakage of the Georgetown Dam - \$31,540. | March 4 | March 4 |

- | <u>No.</u> | <u>Subject</u> | | |
|------------|--|-------------|-------------|
| 79 | <u>Civil defense - liability for damages.</u> Provides that except for willful and wanton acts, the owner, tenant, lessee, assignee, or successor in interest of any property shall not be liable for damages because of death or injury of any person, or injury to or loss of property resulting from any civil defense activities on such property. | March 4 | March 4 |
| 80 | <u>Colorado state university - purchase or exchange of lands by state board of agriculture.</u> Excepts from the definition of capital construction the purchase or exchange of lands situated in Larimer county until July 1, 1965, by the state board of agriculture. Further provides that the ten per cent of the principal of the land grant fund that may be expended for the purchase or exchange of lands for sites or experiment stations shall be so expended by the state board of agriculture, subject to existing statutory limitations. | March 27 | March 27 |
| 81 | <u>Appropriation - for the committee on statute revision.</u> For the fiscal period July 1, 1963, to June 30, 1964 - \$75,000; for the fiscal period July 1, 1964, to June 30, 1965 - \$160,000, for the cost of preparation and printing of CRS 1963, and for purchase by the state of copies of the same. No part of funds appropriated to revert to general fund prior to July 1, 1965. | March 4 | March 4 |
| 82 | <u>Supplements to CRS 1963.</u> At the end of the first regular session of the forty-fifth general assembly, the revisor of statutes, under supervision of the committee on statute revision, shall revise, arrange, and prepare a biennial supplement to CRS 1963, including all laws of a general and permanent nature enacted during the 1964 and 1965 sessions. A supplement shall be prepared for each biennial period thereafter. Provides for the adoption of supplements by the general assembly. Supplements to be cumulative, with index and annotations. Supplements to be effective on the date of deposit of the supplement with the secretary of state. The committee on statute revision is authorized to issue ancillary publications in their discretion. | February 25 | February 25 |
| 84 | <u>Courts - supreme court expenses.</u> Provides for remuneration of and reimbursement of expenses incurred by district and county judges, and former supreme court justices and district | | |

- | <u>No.</u> | <u>Subject</u> | | |
|------------|---|-------------|-------------|
| 84 | judges rendering services upon invitation of the supreme court, and for the procedure for payment thereof. | March 8 | March 8 |
| 85 | <u>Agriculture - poultry and livestock tax for predatory animal fund.</u> Repeals tax imposed for years 1952 to 1954. | February 25 | February 25 |
| 86 | <u>Agriculture - transportation of livestock prior to inspection.</u> Clarifies general reference in penalty clauses by specifying particular sections of article, the violation of which a penalty is imposed. | February 28 | February 28 |
| 88 | <u>Children - disposition of dependent children.</u> Amends present law to refer to juvenile court in counties of over two hundred fifty thousand population in place of counties of one hundred thousand population. Does not otherwise change substance of present law. | February 25 | February 25 |
| 89 | <u>Children - state children's home.</u> Repeals expired provisions relating to appropriations to and expenditures from the building fund of the Colorado state children's home and the expired requirement of planning report to general assembly. | February 25 | February 25 |
| 90 | <u>County officers - county commissioners' districts.</u> Clarifies the authorization to divide counties into commissioner districts by specifying that the commissioners shall so divide the county. Validates prior acts of commissioners consistent with act. | February 25 | February 25 |
| 91 | <u>Crimes and punishments - appeals from larceny convictions.</u> Repeals inconsistent statute which purported to allow appeals from conviction of petit larceny before justice of peace to district court. Conforms statute to supreme court decision. | February 25 | February 25 |
| 92 | <u>Fairs - state fair building fund.</u> Repeals statute creating fund and providing for repayment of moneys transferred into fund. Purpose of repealed sections terminated in 1960. | February 25 | February 25 |

| <u>No.</u> | <u>Subject</u> | | |
|------------|--|-------------|-------------|
| 93 | <u>Game refuges.</u> Repeals penalty clauses in conflict with other provisions of law. | February 25 | February 25 |
| 94 | <u>Game and fish.</u> Repeals expired appropriation sections regarding Chief Creek and Sand Arroyo Creek Reservoirs. | February 25 | February 25 |
| 95 | <u>Insurance - bond executed by surety company.</u> Technical amendment changing the word "section" to "chapter" in reference to qualification of surety companies. | February 25 | February 25 |
| 96 | <u>Interstate compact for prevention of crime.</u> Repeals expired appropriation. | February 25 | February 25 |
| 97 | <u>Juries and jurors - prior jury service.</u> Changes reference to "district or county court" to read "court of record". | February 25 | February 25 |
| 98 | <u>Workmen's compensation - settlement on remarriage of beneficiary.</u> Repeals section 81-11-4 which conflicts with section 81-11-7. | February 25 | February 25 |
| 99 | <u>Metropolitan capital improvement district.</u> Repeals act declared unconstitutional by supreme court. | February 28 | February 28 |
| 100 | <u>Public employees' retirement system.</u> Repeals expired provision concerning municipalities with less than five employees withdrawing affiliation with public employees' retirement association. | February 28 | February 28 |
| 101 | <u>Schools - Dryland branch experiment station.</u> Repeals expired appropriation. | February 28 | February 28 |

House Bills

| <u>No.</u> | <u>Subject</u> | | |
|------------|---|-------------|-------------|
| 102 | <u>Securities - exempted from license act.</u> Repeals expired provision. | February 28 | February 28 |
| 103 | <u>Soil conservation.</u> Repeals expired appropriation. | February 28 | February 28 |
| 104 | <u>Motor vehicle registration fees.</u> Repeals expired provision requiring payment of certain such fees into the department of revenue administration fund. | February 28 | February 28 |
| 105 | <u>Commemoration authority.</u> Repeals the authority. | February 28 | February 28 |
| 106 | <u>Centennial commission.</u> Repeals the commission. | February 28 | February 28 |
| 107 | <u>Income tax.</u> Repeals expired fifteen per cent income tax credit for years 1954 and 1957. | February 28 | February 28 |
| 108 | <u>Towns and cities.</u> Amends provision concerning power of municipalities to compel sewer connections in certain cases by deleting reference to "state plumbing code". | February 25 | February 25 |
| 109 | <u>Towns and cities.</u> Repeals obsolete provision allowing first class cities to compel owners of lots to provide hitching posts. | February 25 | February 25 |
| 110 | <u>Water conservation board.</u> Repeals expired appropriations. | February 28 | February 28 |
| 111 | <u>Weights and measures.</u> Repeals expired provisions authorizing loan of money to the department of agriculture. | February 28 | February 28 |

House Bills

- | <u>No.</u> | <u>Subject</u> | | |
|------------|---|----------|----------|
| 114 | <u>Public school transportation.</u> Raises amount of contribution from public school transportation fund to each school district furnishing transportation through the twelfth grade only from ten cents per mile to fifteen cents per mile. | May 3 | July 1 |
| 116 | <u>Appropriation.</u> For Lookout Mountain school for boys for purchase of milk processing equipment - \$13,114. | March 4 | March 4 |
| 117 | <u>Appropriation.</u> For Colorado board of licensed practical nurse examiners for expenses and capital outlay - \$7,020. | March 5 | March 5 |
| 120 | <u>Land surveyors - practice of land surveying.</u> Redefines practice of land surveying. Establishes new minimum requirements for eligibility for registration, to-wit: Graduation from high school, six years experience as a land surveyor including two years as an employee of a registered land surveyor or a person of equivalent experience, and successful completion of an examination for registration. One year of college level education may be substituted for one year of experience, but not more than three years may be substituted. Requires that all persons in charge of work for a partnership or corporation practicing land surveying be registered. Provides that applicants who fail examination may reapply for examination after the expiration of ninety days from notice of failure and shall thereafter be re-examined at the next examination, upon payment of the examination fee. Provides for the giving of written examinations not less than once every calendar year in Denver, and sets forth the topics to be included in the examination. | April 16 | April 16 |
| 121 | <u>Department of institutions - community centers - mentally retarded.</u> Establishes a study program and not more than two pilot demonstration projects to determine the best method for providing for the community care of the mentally retarded and seriously handicapped. The study is to be conducted by the director, and pilot projects are to be located only in communities that have already indicated a willingness and interest in participating in such a program. Creates a state coordinating and advisory board of 9 members serving terms of 3 years to consult with the director on the study and to coordinate all state services in this area. The director is | | |

No. Subject

121 cont. to report to the general assembly on the study and the pilot projects in January, 1964. Appropriates \$60,000 to the department for the study.

April 11 April 11

122 Realty recording act. Repeals act and provides for the disposition of fees, certificates, and daily records collected and maintained under the terms of the act.

April 30 April 30

123 Crimes and punishments, malicious destruction of property. Amends present law to make malicious destruction where value of five hundred dollars or less a misdemeanor punishable by five hundred dollar fine or six months imprisonment in county jail, and where value exceeds five hundred dollars, makes offense a felony, providing penalty of one to ten years in penitentiary.

February 28 February 28

125 Game and fish. Repeals certain appropriations from prior years and decreases appropriation for Miller-Spann Hatchery from \$400,000 to \$300,000.

March 8 March 8

129 Division of natural resources. Creates a natural resources division within the executive department to which all powers and duties of the former department of natural resources are transferred. Establishes the commissioner of mines as the natural resources coordinator. Recites the policy of the state to encourage the full development of the state's natural resources by the full utilization of each of the natural resources consistent with realistic conservation principles. The governor is to develop and direct the resource management plan and negotiate with the federal government. Establishes the agencies making up the division.

April 12 July 1

131 Employment of females in certain occupations. Excepts employment of females in clerical office positions in laundries, hotels, restaurants, and manufacturing, mechanical, and mercantile establishments from the definition of employment which is unhealthy and unsafe for women, and excepts such clerical office workers from the limitation of eight hours of employment in any one calendar day.

April 4 April 4

- | <u>No.</u> | <u>Subject</u> | | |
|------------|---|---------|---------|
| 135 | <u>Appropriation - to the attorney general.</u> For settlement of damage claims by Lela K. and A. L. Hagerman for damages resulting from state highway cave-in - \$6,000. | March 4 | March 4 |
| 140 | <u>Real estate commission - brokers' and salesmen's licenses.</u> Changes name of real estate brokers board to real estate commission. Provides certain qualifications for applicants for real estate broker's or salesman's license. Specifies the subjects to be included in the examinations required of applicants. Provides for the issuance of a temporary license to a partnership or corporation for not to exceed 90 days in the event the person designated as its broker shall cease to be connected with such partnership or corporation. Provides that the broker for a partnership or corporation shall be personally liable for all escrow or trust funds handled by the partnership or corporation. | | |

Includes provisions for surrender of broker's license upon change of employment or address, as well as for salesman's license. Provides that the examination fee may be refunded prior to the examination or the license fee and the examination fee may be refunded if request to withdraw the application is made within 10 days after its submission. Authorizes the employment of an executive secretary of the commission whose duties shall include the administration and enforcement of the licensing laws. Includes broker in employ of another in prohibition against accepting real estate commission except from employing broker. Authorizes commission to investigate, suspend, or revoke license for stated violations, adding the following new violations: Failure of salesman to place deposit or other moneys with his broker; failure to provide closing statements to purchaser and seller; failure to provide signed copy of listing agreement or contract of sale to each party thereto; failure to retain documents and records for commission inspection; certain crimes; failure of broker to supervise salesmen; and exercising option to buy listed property without written disclosure to principal of profit to licensee and written consent thereto by principal. Requires broker or salesman to notify commission of any criminal or civil action in which he is involved as a broker or salesman, to send commission copies of pleadings, and to notify commission as to final disposition of the case. Provides new penalties for second or subsequent violations of licensing laws.

May 3

May 3

House Bills

- | <u>No.</u> | <u>Subject</u> | | |
|------------|---|----------|----------|
| 142 | <u>Towns and cities - appeals from municipal to county court - fees.</u> Amends present law to delete inconsistent fee otherwise provided for such appeals. | March 4 | March 4 |
| 147 | <u>Public lands.</u> Authorizes the game and fish commission to sell and convey to the United States certain lands in Gunnison county. Proceeds to be paid into game cash fund. | March 13 | March 13 |
| 148 | <u>Crimes and punishments - false fire alarms.</u> Makes it a misdemeanor to willfully or maliciously give a false fire alarm or cut a fire alarm telegraph wire within a fire protection district. Does not limit authority of any municipality to enact similar ordinance. Prohibits dual trial for same offense. Penalty for violation is three hundred dollars fine or ninety days in county jail, or both. | March 13 | March 13 |
| 150 | <u>Limitation of actions.</u> Provides that actions founded in tort or implied contract to recover damages from a licensed health establishment due to alleged negligence in providing care or from any person licensed in this state or any other state to practice nursing or physical therapy due to the alleged negligence of such person in the practice of his profession shall be instituted within two years after the cause of action accrued. | March 25 | March 25 |
| 151 | <u>Special relief - right to sue state.</u> Grants right to James A. Seibert III, a minor, and his parents to bring an action for damages arising out of injuries allegedly sustained as a result of a malfunctioning traffic signal light on a state highway in Jefferson county. | May 3 | May 3 |
| 153 | <u>Collection of general property tax - distraint - procedure.</u> Modifies the procedure for collection of personal property taxes by distraint and sale by the county treasurer by allowing such distraint only upon the taxpayer's taxable personal property. Eliminates the requirement that copies of publication of delinquent tax lists be mailed to the department of revenue, and also the provision that the revenue department may make demand upon county treasurers to enforce collection of delinquent taxes. Provides that in counties where the | | |

No. Subject

153 treasurer has insufficient personnel, upon demand by the
cont. treasurer, the sheriff shall conduct the sale of property
 distrained for delinquent taxes, issue receipts, and make
 returns on such warrants.

March 25 March 25

154 Children - regulation of facilities for child care. Pro-
 vides for the licensing and regulation of facilities of the
 care and placement of children, including homes of families
 in which training and care are provided for a child who is
 not related to the head of such home, facilities maintained
 for the day care of 5 or more children, facilities maintained
 for the 24 hour care of dependent and neglected children,
 and facilities maintained for the placement of children with
 a person or persons other than those related to such child.
 Further provides for an advisory board to assist the state
 department of welfare in the administration and enforcement
 of this act. Repeals article relating to the board of
 standards of child care.

April 17 July 1

155 Public School Foundation Act. Amends the 1962 act to make
 the following changes:

- (1) Abandons use of sales ratio;
- (2) Abandons use of estimated adjusted gross income
and substitutes the adjusted gross income of the second year
immediately preceding the state fiscal year, e.g. 1961 in-
come reported in 1962, used in 1963;
- (3) Abandons the use of estimated assessed valuation
and substitutes the assessed valuation of the calendar year
immediately preceding the fiscal year for which an appropria-
tion is made;
- (4) Increases classroom unit valuation from \$5200 to
\$5400;
- (5) Factor for determining measure of county support
changed from .0053 to .0057;
- (6) Excess growth percentage reduced from 7 to 5;
- (7) Eliminates all mention of game and fish fees;
- (8) Requires that county obligation be financed solely
through county school levy;
- (9) Changes part-time teacher fraction from 1/5 to 1/10,
and eliminates prohibition against totaling teacher's frac-
tional time to more than one;
- (10) Extends small attendance provisions to include
centers with average daily attendance of 25.0 or less;
- (11) Increases junior college direct grants from \$2100
per 7 students to \$2600 per 7 students, and makes an excep-
tion for Pueblo Junior College in junior college aid.

| <u>No.</u> | <u>Subject</u> |
|--------------|---|
| 155 cont. | Appropriations are made in the act as follows: \$40,800,000 for the state's share of the state minimum equalization program 1,750,000 for excess growth 1,200,000 for small attendance centers 500,000 for contingency reserve <u>1,345,000</u> for junior colleges \$45,595,000 - Total |

Provision is made for legislative council to process certificates filed during calendar year 1962, and \$10,000 is appropriated for this purpose.

April 30

April 30

- 157 Sales tax - exemption. Provides that all retail sales within a distance of twenty miles within the boundaries of this state made to a natural person resident of an adjoining state which does not levy a retail sales tax shall be excepted from retail sales tax in this state; provided, that such person is in this state for the express purpose of making the purchase and not as a tourist. Permits the department of revenue to adopt rules and regulations for the administration and enforcement of this act.

April 5

May 1

- 158 School districts - refunding of bonded indebtedness. Provides for the refunding of indebtedness existing at the time at which one school district is included in one or more other school districts by reorganization, consolidation, dissolution, or any other means, and for the refunding of indebtedness existing at the time at which a part or parts of a district are detached by the district from which such part or parts are detached. Provides for the computation of net interest cost and net interest rate for the purpose of refunding two or more outstanding issues by a single issue of refunding bonds. Provides for an election on the question of refunding when the net interest cost or net effective interest rate of the refunding bonds exceeds the net interest cost or the net effective interest rate on the bonds refunded. In the event the bonds to be redeemed and the interest on such bond would have been paid by a tax levied upon only a part of the taxable property in the district, the refunding bonds and the interest thereon shall be paid by a tax levied upon the same taxable property in the same manner as though no refunding had taken place. Proceeds derived from the issuance of refunding bonds are to be either applied to payment, redemption, retirement of the bonds to be refunded, or placed in escrow, where the funds may be invested in obligations of the United States.

April 10

April 10

- | <u>No.</u> | <u>Subject</u> | | |
|------------|--|----------|----------|
| 159 | <u>Water and sanitation districts - refund of bonded indebtedness.</u> Grants board of directors power to refund bonded indebtedness without an election. No bonds may be refunded unless holders voluntarily surrender them or unless they mature or are callable. The proceeds of refunding bonds shall be either applied to retirement of bonds or placed in escrow to be applied to payment of bonds. Proceeds in escrow may be invested in obligations guaranteed by the United States. Provides for the combination of refunding bonds with other authorized bonds. | April 10 | April 10 |
| 168 | <u>Schools - bonded indebtedness of reorganized school districts.</u> Provides that all indebtedness of former district is to be paid by such former district through a special tax on only the property liable for the indebtedness, except when otherwise provided by action of the new district. Provides duties of certain officers when a new district does not assume indebtedness of former district or districts relative to the assessment of such tax. Provides for the issuance of refunding bonds by a new district for the indebtedness of the new district or for the refunding of the indebtedness of a former district, or part thereof. | April 11 | April 11 |
| 170 | <u>Eminent domain - determination of interests - damages - report.</u> Provides for the determination of interests when two or more persons are interested in property as owners or otherwise and cannot agree on the nature, extent, or value of their interests. Sets the date of the authorization, stipulation, or order as the date for the determination of damages rather than the date of taking possession as under the former law. Provides that no findings as to (1) damages to the residue or (2) the value of the benefit shall be required in the report of the commissioners or in the verdict of the jury in the case of a total taking of the property, or in the case of the partial taking of the property unless evidence thereof has been received by the commissioners or the jury. | April 5 | April 5 |
| 172 | <u>Public school funds - limitation of tax levy.</u> Provides in districts having an assessed valuation of \$250 million or more, the tax levy shall not exceed two mills. | April 27 | April 27 |

House Bills

- | <u>No.</u> | <u>Subject</u> | | |
|------------|--|----------------|----------|
| 177 | <u>Acquisition of lands - appropriation.</u> Provides for the acquisition of a right-of-way to obtain access to public lands located in Jefferson county. Appropriates out of land commissioners' expense fund \$15,000 to state board of land commissioners for such acquisition. | March 28 | March 28 |
| 179 | <u>Water and sanitation districts - compensation of board members.</u> Raises maximum from \$300 to \$600 per year payable at the rate of \$25 per meeting. | April 27 | April 27 |
| 180 | <u>Fire protection districts - compensation of board members - duties of fire chiefs - inspections - penalties.</u> Increases compensation of board members from \$120 to \$300 per year, payable at the rate of \$25 per meeting. Defines duties and authority of fire chiefs as to fire prevention, inspection, investigation, and fire laws enforcement. Provides that maintaining a fire hazard is a misdemeanor punishable by fine of \$10 - \$50. | April 27 | April 27 |
| 181 | <u>Motor vehicles - department of revenue - qualification of commercial vehicles.</u> Provides that the department of revenue shall be a central agency for issuing evidence of compliance with state requirements for qualification and identification of commercial vehicles. Persons wishing to qualify a commercial vehicle for operation in this state shall make application to the department of revenue, and the department will ascertain whether or not the owner of the vehicle has properly complied with the requirements of all state agencies concerned with the intended operation of the vehicle. Upon a finding in the affirmative, the department will issue a single document evidencing such compliance together with a device, evidencing such compliance, to be displayed on the exterior of the vehicle. | Vetoed - May 6 | |
| 182 | <u>Oleomargarine or margarine - labeling and tax of.</u> Provides that the term "oleomargarine" is synonymous with the term "margarine", and that packages containing margarine shall be labeled "margarine", and shall have the packer's or distributor's name and address printed thereon. Includes a partnership among the class of persons liable for criminal prosecution for violation of this article. Excepts from an excise tax of 10¢ per pound any margarine composed of safflower oil. | April 27 | April 27 |

No.

Subject

- 185 Public employees' retirement - judges. Provides retirement at 50% of average monthly high wage for judges 60 years of age or over with 20 or more years of service. Provides for election to take disability annuity effective July 1, 1963; provided, members who so elect are not eligible to have survivor participate. Provides that as an alternative to physician's examination, the supreme court can make a finding of permanent and total incapacity, and provides for full retirement benefits in the case of such incapacity. If no survivor annuity is payable to a widow or a dependent spouse of a deceased member, each unmarried child of such member shall receive an annuity of \$75 per month limited to a maximum of \$200 per family. Child's annuity terminates upon adoption, marriage, attainment of age 18, death, or failure to attend school if able, whichever comes first. Annuity to continue for life if child becomes or is incapacitated before age 18, unless such child marries or is adopted.
- April 17 July 1
- 186 Aid to the blind - amount of assistance. Provides that in the determination of budgetary need for the purpose of assistance, upon approval by the state department of welfare, the county or district department of public welfare shall disregard, for a period of not more than twelve months, such additional amounts of other income and resources of a blind person which are necessary to fulfill such person's plan for achieving self-support.
- April 16 April 16
- 187 Department of institutions - mental health - purchase of services. Provides for the purchase of services from community mental health clinics by the department of institutions in order to provide community mental health services for the residents of the state and to encourage the development and utilization of such services. Establishes the standards for approval of clinics, and establishes the department of institutions as the agency to receive and administer certain federal grants. Provides for purchase of services by political subdivisions of the state and by certain courts from clinics approved by the state. Provides for institutes and training programs to be conducted by the department of institutions.
- April 18 July 1
- 188 State employees - perquisites allowed. Repeals provision that fair value of room, board, or other consideration provided by the state be deducted from established salaries.

- | <u>No.</u> | <u>Subject</u> | | |
|--------------|--|----------|----------|
| 188 cont. | Provides that the controller shall make fiscal rules concerning the types of perquisites which may be allowed state employees in the executive branch of government. | April 8 | April 8 |
| 191 | <u>Appropriation - state board of agriculture for state forest service.</u> For fiscal year beginning July 1, 1963 - \$23,000 for experiment and research; \$25,500 for timber resource inventory. | April 16 | April 16 |
| 193 | <u>Crimes and punishments - credit cards or devices.</u> Provides that any person who makes fraudulent use of a credit card or device by using a false credit device, by using a credit device of another, or by using any credit device which has been revoked, is guilty of a misdemeanor punishable by a fine of not more than \$500 or by imprisonment in jail for a term not to exceed one year or both. Further provides that anyone who takes a credit device belonging to another, or who possesses a fictitious or stolen credit device, knowing it to be fictitious or stolen, with the intention of using such device, is guilty of a misdemeanor punishable in the same manner. | April 27 | April 27 |
| 197 | <u>Appropriation, supplemental - to the Colorado Water Conservation Board.</u> For the Reudi Dam studies - \$30,000. | March 27 | March 27 |
| 202 | <u>Workmen's compensation - alternative methods of securing compensation - approval of rates.</u> Provides that the state and certain political subdivisions may choose an alternative to the state compensation insurance fund for securing workmen's compensation if certain enumerated provisions are met. Provides that forms of workmen's compensation policy of all carriers other than the state compensation insurance fund shall be approved by the commissioner of insurance together with all systems of classification of risks and premiums of such carriers. Provides that the commissioner of insurance may suspend the license of any licensee who cuts rates or rebates premiums on workmen's compensation insurance. Permits insurance carrier to apply to insurance commissioner for permission to examine books of employer. (See also H.B. No. 203) | May 6 | May 6 |

- | <u>No.</u> | <u>Subject</u> | | |
|------------|--|----------|----------|
| 203 | <u>Insurance - regulation of rates of workmen's compensation insurance.</u> Includes workmen's compensation and employers' liability insurance in the scope of the article pertaining to regulation of rates on casualty, fidelity, surety, and other motor vehicle insurance by department of insurance. (See also H.B. No. 202) | May 6 | May 6 |
| 204 | <u>Insurance - cash capital or guaranty fund and surplus of companies.</u> Provides new minimum requirements for certain insurance companies issued a certificate of authority after the effective date of this act. | May 3 | May 3 |
| 205 | <u>Taxation - collection by municipalities.</u> Authorizes the director of the department of revenue to contract with municipalities for the collection, by the department of revenue, of taxes levied by such municipality when the same tax is levied and collected by the department for the state. Such agreements shall include a fee to be paid by such municipality to cover the costs of collection. | April 27 | April 27 |
| 206 | <u>Legislative committee on education beyond high school.</u> Increases membership of committee to include one member to be appointed by the governor as an ex officio member. Repeals former committee expiration date of March 1, 1963. | March 27 | March 27 |
| 208 | <u>Co-operative marketing associations.</u> Permits perpetual existence for co-operatives, and provides for existing corporations or associations becoming such co-operatives. | April 27 | April 27 |
| 210 | <u>United States - acquisition of land - consent granted.</u> Provides that before any privately owned land is acquired by the United States for any purpose other than for public highways or government buildings, the United States shall give notice to the county commissioners of the county in which the land is situate and to the Colorado tax commission at least sixty days prior to the date of the intended acquisition. If the notice is not given or if the county commissioners or the tax commission files with the secretary of state a request that the general assembly consider the | | |

- | <u>No.</u> | <u>Subject</u> | | |
|--------------|--|----------|----------|
| 210 cont. | acquisition, consent to the acquisition shall not be deemed to have been given until the general assembly specifically consents thereto. | April 8 | April 8 |
| 211 | <u>University of Colorado - student memorial center.</u> University regents may issue obligations evidencing indebtedness of the student memorial center. Provides for the issuance, proceeds, exchange, payment, and interest rate of such obligations and refunding obligations. Provides that powers granted by this act are to be supplemental to other powers granted by law to the regents, and that this act will govern inconsistent powers. | April 4 | April 4 |
| 212 | <u>State highway commission - refunding of state highway fund anticipation warrants.</u> Grants to the state highway commission the following powers: To refund all of the state highway fund revenue anticipation warrants issued and outstanding on the effective date of this act if such is determined by the highway commission to be in the best interests of the state (principal amount of refunding bonds shall not exceed the principal amount of the warrants refunded and the maturity dates of the refunding bonds shall not extend beyond January 1, 1975); to create a sinking fund for the payment of refunding bonds and the interest thereon and to pledge thereto certain amounts from the state highway fund; to establish escrow accounts in certain banks which accounts may be invested in U. S. obligations (upon the establishment of such accounts, the refunding bonds shall constitute a first lien on revenues derived from certain taxes); to provide for the terms, conditions, and manner of issuance and sale of the bonds, and for the payment of the costs of refunding; to perform all other acts to effect a refunding of said obligations. Permits state and its political subdivisions to invest in such bonds. | April 15 | April 15 |
| 218 | <u>State highway commission - additional powers - refunding bonds.</u> Grants commission power: To establish escrow accounts for the deposit of moneys which may be invested in obligations of the United States; to prescribe the terms, conditions, and manner of issuing and selling refunding bonds for reducing the interest on bonds issued to pay the costs of turnpikes; to do all other things necessary to effect a refunding of said bonds. Political subdivisions of the state may invest in such refunding bonds. | April 18 | April 18 |

- | <u>No.</u> | <u>Subject</u> | | |
|------------|--|----------|----------|
| 219 | <u>Game and fish commission - membership.</u> Increases commission membership from 9 to 11 by the addition of 2 members from state at large who are well informed on parks and recreation, 1 to be appointed for a term expiring May 7, 1965, and 1 for a term expiring May 7, 1967. Thereafter, successors to be appointed for 4 year terms. The 8 incumbent district members' terms extended, and after 1969, terms of district members to be 4 years, with 2 Democrats and 2 Republicans to begin in 1969, and every two years thereafter. | April 18 | April 18 |
| 220 | <u>Public welfare - county appropriations.</u> Provides that where county or district welfare department provides for specialized services to restore welfare applicants and recipients to self-support, additional federal reimbursement for such services shall be allocated to the county department providing the services in an amount not to exceed the amount expended by the department for such services. Expenses of training for such services shall be paid from whatever state or federal funds available for such training purposes. | April 17 | April 17 |
| 224 | <u>Courts of record - superior court.</u> Provides for criminal jurisdiction concurrent with county courts, and provides that the Colorado rules of criminal procedure shall apply to such proceedings. Establishes that the judge of the superior court shall have the same qualifications as a district judge, and commencing with the general election in 1964, such judges shall be elected for terms of six years rather than four years. Appeals from the superior court shall be taken to the district court, but appeals from criminal matters originally filed in the superior court shall be taken to the supreme court. | April 10 | April 10 |
| 227 | <u>Agriculture - county agriculturist.</u> Repeals the article providing for the appointment, duties, and salary of the county agriculturist. | April 16 | April 16 |
| 228 | <u>Appropriation - to the game and fish department.</u> For the purchase of land and buildings and remodeling - \$950,000. | April 10 | April 10 |

- | <u>No.</u> | <u>Subject</u> | | |
|------------|---|----------------|----------|
| 232 | <u>Real estate brokers and salesmen.</u> Redefines the term "real estate broker" to include persons: Dealing in real estate leases, listing or attempting to list real estate, dealing in the auction of real estate, dealing in options on real estate, performing the acts of a real estate broker as an employee of the owner of real estate, dealing in business opportunities. Provides specific categories to which the terms real estate broker and real estate salesman do not apply. | Vetoed - May 6 | |
| 233 | <u>Appropriation - supplemental - to the department of education.</u> \$10,000 for the payment of teachers' emeritus retirement pensions. | April 27 | April 27 |
| 235 | <u>County airports.</u> Permits the board of county commissioners to rent, lease, or lease and convey any lands or interest in lands acquired for airport purposes by the county to anyone for such periods, terms, and conditions which are deemed in the best interests of the county. Ratifies any such instrument previously entered into by any county. | March 25 | March 25 |
| 236 | <u>Crimes and punishments.</u> Provides maximum fines, or imprisonment in county jail of 1 year, or both, for any violation of the following sections: | | |
| | (1) 8-3-25 Sanitary rules as to movement of livestock. | | |
| | (2) 40-9-5 Incestuous marriages. | | |
| | (3) 40-16-1 Lotteries. | | |
| | (4) 40-16-2 Lotteries for lands. | | |
| | (5) 40-17-10 Unauthorized use of letters "G.A.R.". | | |
| | (6) 48-2-3 Working hours of pharmacists. | | |
| | (7) 48-6-20 (6) Narcotic drug violations. | | |
| | (8) 70-1-19 (3) Initiative or referendum petitions. | | |
| | (9) 72-2-13 Application for receivership - domestic insurance companies. | | |
| | (10) 80-9-15 Minimum wages for women and minors. | | |
| | (11) 90-1-23 False marriage license returns. | | |
| | (12) 91-2-6 Practice of chiropody without license. | | |
| | (13) 122-1-8 False advertisement as to savings and loan association. | | |
| | (14) 123-10-10 School elections. | | |
| | (15) 123-10-11 School elections. | | |
| | (16) 132-3-9 Willful refusal of state treasurer to pay lawful warrant. | May 3 | May 3 |

No.

Subject

237 Fiduciary laws - securities. Registration or transfer of security issued by a corporation organized under the laws of the United States are to be governed by the law of the state in which such corporation has its principal place of business.

April 27

April 27

238 Motor vehicles - offenses - suspension of license. Repeals the provision which stated that a plea of nolo contendere shall be considered a conviction for the purpose of assessment of points against driver's license.

Vetoed - May 6

245 Public utilities - service and equipment. Reference to National Electrical Safety Code changed from 5th to 6th edition. Repeals exception relating to Y connected circuits.

April 27

April 27

247 Public moneys - collection and deposit. Provides that certain institutions and agencies of the state which receive money in the nature of a trust or quasi-trust, or derived from the operation of certain facilities, business-type enterprises, or moneys in which the state's share has not been determined may, with the authority of the state controller, deposit such money in a bank, trust company, savings and loan association, or invest such moneys in federal obligations. Permits such institutions to maintain a revolving fund, not to exceed \$25,000, in an amount to be determined by the state controller. Funds paid from the revolving fund are to be replenished by warrants drawn by the controller.

April 27

April 27

248 Governing boards of state educational institutions - use of certain incomes. Provides that board may invest the net income derived from the operation of housing, dining, recreational, and health facilities which is in excess of any income pledged for the amortization of any obligation on such facilities. Such surplus may also be used for altering or adding to any such facility, and for the acquisition of sites for constructing and equipping additional facilities.

April 27

April 27

249 Public employees - eight-hour day. Repeals provision limiting hours of work in a week of seven days to 48 hours.

April 27

April 27

House Bills

- | <u>No.</u> | <u>Subject</u> | | |
|------------|--|----------|----------|
| 250 | <u>Rabies control.</u> Provides for control of rabies through the local health departments, requiring the reporting of rabid animals and the biting of one animal by another suspected of being rabid, and the report of animals biting humans. Provides for the inoculation of pets against rabies, and for the impounding of animals not inoculated. Health officers to enforce this act with the aid of sheriffs and their deputies, police officers, and the game and fish department. Penalty for violation is fine of not more than \$100 or jail sentence of not more than 30 days. | May 3 | May 3 |
| 257 | <u>Department of institutions - sale of certain lands.</u> Authorizes the department of institutions to sell or exchange certain described lands in Jefferson county held for the use of Lookout Mountain school for boys. Lands to be sold in separate parcels at public auction, and single bids offering to purchase more than one parcel are to be rejected, but a successful bidder on one parcel may bid on another parcel. | May 5 | May 5 |
| 258 | <u>Administrative code - capital construction fund.</u> Repeals 1962 law which permitted the unappropriated and unencumbered surplus in the general revenue fund to be transferred to the capital construction fund, and provides that 5% of all money accruing to the general fund be transferred to the capital construction fund. | May 5 | May 5 |
| 259 | <u>Firemen's pensions.</u> Raises maximum amount transferable annually to firemen's pension fund from \$800,000 to \$1,000,000. Provides for the award of \$25 per month for each surviving child, below the age of 18, of a deceased member of a firemen's retirement program. Provides procedure in case any fireman's rank or grade is abolished. | April 30 | April 30 |
| 262 | <u>Policemen's and firemen's pension funds - purchase of insurance.</u> Permits the board of trustees of any fund, with the consent of the members of the fund, to purchase group life, endowment, or annuity insurance for the members and to expend a portion of the fund to pay the premiums on the policies. | April 27 | April 27 |
| 264 | <u>Insurance - investments by insurance companies doing business in this state.</u> For purposes of tax on premiums collected, excludes deferred or uncollected insurance premiums and annuity considerations from "assets" of insurer, and defines "other property within this state", for purposes of tax on premiums collected. | April 27 | April 27 |

- | <u>No.</u> | <u>Subject</u> | | |
|------------|---|----------|----------|
| 268 | <u>County commissioners - retention or disposal of real property.</u> Provides that county commissioners may retain property conveyed to the county by tax deed. Prior to the sale of any such property, the commissioners may reserve or grant streets, alleys, or roads, utilities, or other easements, and may rent any lot or parcel retained for present or future public project. | April 27 | April 27 |
| 271 | <u>Insecticides, fungicides, and rodenticides.</u> Includes a substance used to kill nematodes in the definition of economic poison. Provides that all economic poisons must be sold from the original unbroken package, except those which are repackaged and sold or offered for sale under the provisions of the section relating to registration of poisons (6-12-4). Prohibits false or misleading advertising of economic poison. | April 27 | April 27 |
| 272 | <u>Schools - training of trainable mentally retarded children.</u> Extends period for payment of cost of program to include the school years beginning in September, 1962, and 1963, and requires the state board of education to submit its report on the program to the general assembly in January, 1964. | April 11 | April 11 |
| 274 | <u>Civil service - retirement at age 68.</u> Provides a system under which employees who become superannuated may be retired and replaced by other employees without hardship or prejudice. Provides for pre-retirement education and counseling. Employees at age 68 to be retired, after notice of impending retirement, unless the employee is retained, upon order of the civil service commission, for one year at a time if the good of the service requires, in a part-time advisory capacity to train a replacement, or in another position in the same department with less onerous duties and responsibilities. If, within six months after an employee's 68th birthday or the date to which his retirement has been postponed, he is still employed, the department head or the personnel director shall prefer charges against the employee, and after a hearing, the commission shall make a determination of and issue its order concerning the employee's fitness for further service. | April 18 | July 1 |
| 277 | <u>Insurance - rating information.</u> Repeals requirement of posting notice of rate changes in each county and adds provision that commissioner mail notice of such filing to two | | |

| <u>No.</u> | <u>Subject</u> | | |
|--------------|--|----------|----------|
| 277 cont. | Denver news agencies, prescribing the form of the notice. Adds provision that any insurer or rating organization may request hearing before the commissioner after an adverse order by commissioner made without a hearing. | April 30 | April 30 |
| 278 | <u>Crimes and punishments - trespass.</u> Provides that any person who shall trespass and commit depredations or by negligence be responsible for any fires or who shall cut or remove any timber, fence, gate, door, window, wall, or any part thereof on the premises of another without authority of the owner or occupant thereof, is guilty of a misdemeanor. | May 3 | May 3 |
| 281 | <u>County clerk and recorder - microfilm records.</u> Provides that upon approval of the county commissioners, the clerk and recorder of any county may microfilm the records lawfully filed in his office. Repeals provision that he keep all instruments affecting real estate recorded in a book. Provides that a county may store a security copy of all microfilm records in the county records division of the state archives. | April 27 | April 27 |
| 282 | <u>Securities - execution of public securities.</u> Permits the execution of all public securities, interest coupons, or other evidences of interest attached to any public security to be executed by facsimile. | April 10 | April 10 |
| 283 | <u>Refunding of public securities.</u> Authorizes state or any political subdivision to issue refunding bonds to refund public securities payable from revenues or special fund. Describes procedures to be followed and requirements to be met. Validates outstanding refunding bonds. | April 27 | April 27 |
| 286 | <u>Game and fish commission - sale of lands to United States.</u> Authorizes the game and fish commission to convey a specified 40 acres of land in the county of Gunnison to the United States, reserving all oil, gas, and mineral rights. Money from sale to be paid to the game cash fund. Authority to sell expires December 31, 1964. | April 27 | April 27 |

- | <u>No.</u> | <u>Subject</u> | | |
|------------|---|----------|----------|
| 288 | <u>Crimes and punishments - furnishing weapons to persons in custody.</u> Makes it a felony to furnish weapons to a person in jail or in custody of a peace officer or to convey weapons into a jail; punishable, upon conviction, by imprisonment for not less than one year nor more than 10 years in the state penitentiary. | April 30 | April 30 |
| 291 | <u>Appropriation - to the department of institutions.</u> For the study of a youth establishment at Hesperus - \$1,000. The director of the department to report to the general assembly in January, 1964. | April 18 | April 18 |
| 292 | <u>Industrial commission - labor statistics.</u> Repeals article 2 of chapter 80, CRS 1953, relating to the collection of labor statistics. | April 27 | April 27 |
| 294 | <u>Irrigation districts - dissolution of district - dismissal.</u> Provides that prior to the actual execution of a plan of dissolution, whether before or after the court's decree, the proceeding for the approval of the plan may be dismissed by the court, and the plan abandoned when a majority of the qualified electors of the district have voted, in an election called for that purpose, to dismiss the proceeding and abandon the dissolution. Election to be held in the same manner as an election for the district directors. | April 27 | April 27 |
| 297 | <u>Pure food and drugs - labeling of foreign meat.</u> Provides that anyone who sells or offers to sell any imported meat or any meat product containing such meat without labeling such meat or meat product indicating that it is imported, is guilty of a misdemeanor. | April 18 | April 18 |
| 300 | <u>Game and fish - beaver.</u> Provides that beaver taken by department employees are state property, and repeals the necessity of publication of notice and of public auction for sale of beaver. | April 15 | April 15 |

- | <u>No.</u> | <u>Subject</u> | | |
|------------|---|----------|----------|
| 301 | <u>Game and fish - fur bearing animals.</u> Adds all species of foxes and raccoon to the classification of predatory animals, and removes such animals from the classification of fur bearing animals. | April 15 | April 15 |
| 302 | <u>Crimes and punishments - concealed weapons.</u> Provides that any person convicted of certain felonies within the preceding ten years who uses or carries concealed upon his person any deadly weapon is guilty of a felony. For first offense, penalty is prison sentence of 2 to 10 years; for any second or subsequent offense, 5 to 10 years. Does not apply to persons carrying firearms properly cased, carried to and from a range for target practice or for lawful hunting. | April 27 | April 27 |
| 308 | <u>Game and fish commission - scientific specimen collection permits.</u> Allows the issuance, by the commission, of permits for the collection of scientific specimens which the commission determines cannot be collected under a hunting or fishing license during the established season for such specimen, and repeals necessity of a request from the governor and two well known scientific men in order to procure the permit. | April 15 | April 15 |
| 309 | <u>Towns and cities - refunding bonds.</u> Refunding bonds may be issued by any incorporated town or city without an election only if the net interest cost or the net effective interest does not exceed that of the bonds to be refunded - otherwise an election shall be held; provided, that such limitation or election requirement shall not apply to refunding of bonds issued to supply municipality with water. Refunding bonds shall not be sold at less than par value in a principal amount not exceeding that of bonds refunded. Repeals requirement of publication of notice of sale. Municipality may impose tax for payment of principal and interest; provided, that if original bonds payable from taxes levied only on part of taxable property of municipality, refunding bonds tax levy shall be only on the same property. Provides procedures for: Combining two or more issues for refunding; application of proceeds from refunding bonds; registration of such bonds; and redemption of such bonds. | April 27 | April 27 |

- | <u>No.</u> | <u>Subject</u> | | |
|------------|--|----------|----------|
| 312 | <u>Agriculture - predatory animals.</u> Defines the terms "sheep", "cattle", and "owners of sheep and cattle" for the purpose of predatory animal control programs, and excludes sheep and cattle in feed lots. | April 15 | April 15 |
| 315 | <u>Income tax - common trust funds.</u> Includes fund maintained in any capacity by an incorporated bank, trust company, or a national banking association in the definition of common trust fund. | May 3 | May 3 |
| 317 | <u>University of Colorado - employment of medical personnel.</u> Grants the board of regents power to employ medical personnel who are not citizens of the United States at medical facilities connected with the university. Such personnel are not required to be licensed under "The Medical Practice Act of 1951" and "The Basic Science Act, 1937", with respect to services performed in the course of such employment, but they are required to comply with all other requirements of such acts. This exemption applies only while such persons are employed by the university. | May 3 | May 3 |
| 327 | <u>Appropriation - to the state department of public health.</u> For payment of travel expenses incurred by members of the cancer advisory council - \$1,200. Available on approval of this act and until the end of fiscal year commencing July 1, 1963. | April 27 | April 27 |
| 332 | <u>Appropriation - supplemental - to the Lookout Mountain school for boys.</u> \$42,256 - for completion of gymnasium. | April 5 | April 5 |
| 333 | <u>Appropriation - to the department of public welfare.</u> For child welfare services for the current fiscal year - \$90,000. | April 27 | April 27 |
| 339 | <u>Department of institutions - medical personnel employed.</u> Provides for the exemption of certain medical personnel employed at institutions under the control of the department of institutions, the superintendent of which is a diplomate of an American board which certifies medical specialists, | | |

No. Subject

339 cont. from the provisions of "The Medical Practice Act of 1951" and "The Basic Science Act, 1937" with respect to services rendered to bona fide patients or inmates at said institutions if certain provisions are met. Repeals the expiration date of this exemption.

May 1 May 1

341 Retirement systems - reciprocity. Provides for reciprocity between the public employees' retirement system and school districts with a population of 100,000 or more having a retirement system for its employees, for the purpose of transferring service credit for eligibility.

May 3 May 3

342 Agriculture - inspection fees. Provides that all of the fees derived from the inspection of fruits and vegetables shall be credited to the state department of agriculture fund, rather than only 95% of such fees as under the former law.

May 3 May 3

344 Registration and taxation of aircraft. Provides that owner or lessee of aircraft operating for more than 30 days from a fixed base within this state shall register such aircraft. Registration fee raised from \$2 to \$5 per 500 pounds gross weight. Provides method for assessment of annual specific ownership tax. Registration fee, less 15¢, is to be credited to county airport fund which is created by this act. This fund is to be used for construction, maintenance, and operation of airports. Repeals former tax. New tax applies to years 1964 and thereafter.

May 3 May 3

349 Metropolitan State College. Provides for the college, under the control of the trustees of state colleges in Colorado, to serve the needs for higher education in the Denver metropolitan area. Trustees to report to General Assembly, no later than December 30, 1963, a plan for the operation of the first two years of lower-division academic program, which will describe curriculums and the opportunities for utilization of facilities, which will include an analysis of physical facilities needed with recommended orderly procedure for their acquisition. A five year forecast of operating cost to be included. Trustees to develop a long-range program, coordinated with plans for adjustment of offerings at the University of Colorado Extension in Denver,

No. Subject

349 which program will contemplate full upper-division program
cont. by fall of 1970. Appropriates \$25,000 to trustees for plan-
ning and development.

May 5

May 5

356 Public housing - petition and election. Provides that any housing authority shall not commence or acquire any housing project unless notice thereof shall be first posted and published for 3 successive weeks. If, within 30 days after posting and completion of publication, a petition is filed with such housing authority requesting an election for the approval or disapproval of such project, such project shall not be commenced or acquired until a majority of qualified electors voting at such election shall have approved such project. Petitions to be signed by qualified electors equal in number to 5% of the votes cast for governor or president at last general election; provided, that in counties of over 300,000 population, only 1% is required. Provides for payment of costs of such election. If no election required, the authority may proceed with such project. Any election may be held concurrently with any general election or at a special election called for such purpose. Provides procedures for conducting election and counting votes. Deletes provision that a city housing authority's boundaries shall include an area within ten miles from the boundaries of the city, and provides that the authority boundaries shall include the same area as is included in the boundaries of the city. Act does not apply to cases where there is a contract for financial assistance between an authority and the federal government on the effective date of act. No election shall be required for preliminary surveys, planning of projects, or the reconstruction, replacement, restoration, or remodeling of any project, or for acquisition of land or construction of service buildings for operation and management of any project.

May 6

October 1

366 Eminent domain - municipalities. Expands eminent domain powers to cities or towns owning electric power producing or distribution facilities. Provides for the construction and maintenance of and rights-of-way for power line facilities.

May 3

May 3

372 Towns and cities - municipal water and sewerage facilities. Provides that when a municipality is furnishing facilities to an unincorporated area which later becomes included in the boundaries of a municipality, the service may continue without the approval of the municipality.

Vetoed - May 6

- | <u>No.</u> | <u>Subject</u> | | |
|------------|--|----------|----------|
| 376 | <u>Appropriation - junior college districts.</u> Appropriates to the state board of education \$455,300 for distribution to junior college districts. If moneys in state junior college tuition fund shall become available to such junior colleges, the amount thereof payable to junior colleges shall be reduced by the amount of moneys received under this act, which difference shall then be credited to general fund. | May 3 | May 3 |
| 378 | <u>Weights and measures - weight markings on package products.</u> Amends the definition of the term "in package form" to relate to a unit quantity for retail sale only rather than for both wholesale and retail sale. Provides that meat, meat products, fish, and poultry sold as one of several elements comprising a ready-to-eat meal consumed off the premises where sold does not have to be sold by weight, but meat, fish, or poultry combined with some other food shall be sold by net weight. | April 30 | April 30 |
| 385 | <u>Fermented malt beverages - suspension and revocation of licenses.</u> Authorizes the suspension or revocation of licenses after investigation and public hearing by the licensing authority issuing such license. Power to suspend or revoke extended to local authority. Provides for giving of notice of suspension or revocation, and the temporary and summary suspension of licenses. | April 8 | April 8 |
| 387 | <u>Game and fish commission - authority to sell lands.</u> Authorizes the sale of certain described lands in Delta county to the United States. Proceeds from sale to go to the game cash fund. All oil, gas, and mineral rights are to be reserved to the state. Power of sale terminates December 31, 1964. | May 3 | May 3 |
| 394 | <u>Game, fish, and parks department - creation.</u> Transfers to new department all functions, property, and necessary employees of state park and recreation board. Transfers to parks cash fund of new department all moneys of park and recreation board which will not revert to general fund at end of fiscal year, also the desert land fund, saline land fund, and internal improvement permanent fund. Changes name of game and fish commission and game and fish department to "game, fish, and parks commission" and to "game, fish, and parks department", respectively. Enacts new article 19 in | | |

394 chapter 62, providing for park and recreation functions cont. of game, fish, and parks department. Provides for assistant director of department to give full time to park and recreation functions. The commission shall establish public park and recreation uses for existing facilities, and the department may establish game and fish uses for the park and recreation areas. Designates powers of department with respect to parks and recreation. The department shall have power to designate park patrolmen to enforce provisions of new article. Permits transfers between game cash fund and parks cash fund. Provides penalties for violations. Transfers to department the licensing and regulation of motorboats and appointment of boat wardens. Motorboat license fees to be credited to the parks cash fund for payment of administration expenses. Appropriates to park cash fund \$150,000 for administration of parks and recreation functions of department. Appropriates \$165,000 from capital construction fund to the department for the purchase of present game and fish building.

April 19

July 1

407 Metropolitan districts - 1947 act - notice of meetings of directors. Provides that notices of regular meetings shall remain posted and changed if time and place of regular meeting is changed. Notice of special meeting shall be posted three days in advance of such meeting. Special meeting may be called by informing members of board of date, time, and place. Repeals provision that notice of all meetings be posted seven days in advance.

April 27

May 4

410 Department of revenue - motor vehicle license plates. Provides for special distinctive plates for members of Congress from the state of Colorado. Plates are not to be issued by the county, but directly by the department.

April 19

April 19

419 Colorado State Children's Home. Provides that children under the age of 16 who have been placed with the department of institutions for temporary custody shall be placed in the home, except no child under the age of 7 shall be so placed unless the director of institutions is unable to make any other placement. Repeals provision requiring such children to be of sound mind and body, and repeals provision that board of control has authority to admit certain children. Further repeals sections relating to the procedure for committing children dependent upon public support, the hearing thereon, the order of commitment, the certificate of the child's good health, and the receiving and distribution of children.

May 2

May 2

No.

Subject

- 425 Racing - duration of meets. Extends the number of days of a horse race meet from 25 to 30 days. Provides for an extra day of racing from which proceeds are to go to charity. Charity racing limited to licensees who conduct two horse race meets in any one year.
- April 18 April 18
- 434 Fire protection districts - organization. Provides that the petition initiating the district or petition protesting the organization shall be signed by not less than 75% or 50 in number, whichever is smaller, of the taxpaying electors of the district.
- April 27 April 27
- 438 Schools - bonded indebtedness of school districts - elections. Provides that question of contracting bonded indebtedness if rejected may be resubmitted to qualified electors of school district but not within 120 days of previous election and not more than 2 of any school bond elections shall be held within 12 months. Defines taxpaying elector and ad valorem school tax. These provisions do not apply to elections on assuming indebtedness of a reorganized school district. Requires registration of electors in school districts having school population over 3,000. Proceedings to contest validity or result of bond elections may be instituted only by a qualified taxpaying elector of the district who would have been qualified to vote at such election. Such proceeding shall be instituted within 10 days of the election, and not thereafter, in the county or district court. Repeals provision for issuance of bonds in denominations of \$100 and \$500. Special bond fund may be used for payment of interest as well as for redemption of bonds. Provides for absentee voting in school bond elections in substantially the same manner as in municipal elections.
- April 19 April 19
- 439 State board of public welfare - increase in number of members. Provides membership of state board of public welfare shall be increased from 7 to 9 members. The 2 additional members shall be appointed by governor within 30 days after the effective date of this act for terms expiring May 29, 1966.
- May 3 May 3
- 440 Minors - capacity to contract for insurance. Provides that any minor 16 years of age or over may contract for the purchase of insurance on his own property or liabilities. Further provides that a minor may not repudiate a contract so made.
- May 3 May 3

- | <u>No.</u> | <u>Subject</u> | | |
|------------|--|----------|----------|
| 442 | <u>Mines and minerals - fund - board.</u> Changes the name of the metal mining fund to "the mining industrial development board fund". Increases the membership of the board of directors of the fund from 9 members to 12 members, and provides that the governor, at any time after the appointment of members, may declare a vacancy in any one or all of the board positions. Repeals the article providing for the mineral resources board. | April 18 | April 18 |
| 452 | <u>Appropriation - to the public school transportation fund.</u> For the fiscal year beginning July 1, 1963 - \$2,800,000. | April 18 | April 18 |
| 459 | <u>Barbering.</u> Provides that persons authorized to practice cosmetology shall not cut a man's hair without obtaining a barber's license. | April 11 | April 11 |
| 465 | <u>Agriculture - livestock.</u> Repeals entire article having to do with vibrio research. | April 27 | April 27 |
| 466 | <u>Governor's local affairs study commission.</u> Establishes governor's local affairs study commission to be appointed by the governor and to consist of 100 members to serve for 3 years without compensation, except for travel expenses; divided into subcommittees, to study the problems of local government and finance and the structures and powers of local governmental units in urban areas and their relationship to each other. Appropriates \$100,000 for travel and subsistence expenses of the members. | April 30 | April 30 |
| 472 | <u>Administrative code - definition of capital construction.</u> Amends definition to raise the cost of instructional or scientific equipment from \$5,000 to \$50,000 before such equipment defined as capital construction. | April 30 | April 30 |
| 474 | <u>Schools - reorganized school districts - assumption of bonded indebtedness - School District Reorganization Act of 1949 repealed.</u> Provides that any new school district before assuming all or a portion of bonded indebtedness of any district included | | |

No. Subject

474 in new district shall hold election on such assumption at
cont. regular biennial school election and such provision shall
apply also to annexing districts. Provides procedure for
conducting elections and determining proportionate share of
debt to be assumed. Repeals most of "The School District
Reorganization Act of 1949", and provides that school dis-
tricts organized thereunder shall be considered "new school
districts" under "The School District Organization Act of
1957"; provided, that the term of office of school directors
shall continue to be six years, and the board of education
of such districts shall continue to have 5 members. Repeals
certain laws concerning organization and consolidation of
districts.

May 3

July 1

475 School districts - county and union high schools - reorgani-
zation. "Freezes" boundaries of county or union high school
districts, or any school district situate therein, on June
30, 1963, except when a plan for reorganization has been
adopted by the electors prior to said date, until December 30,
1963. If such plan is not adopted by June 30, 1963, then a
plan for reorganization shall be adopted by committee in
each county prior to October 30, 1963. The boundaries of
the proposed new district are to be coterminous with the
boundaries of the frozen district. The plan of reorganiza-
tion shall be as presently provided by law except that the
plan shall not be submitted for the voters' approval. Cor-
porate status of present district and term of office of
directors of present district to expire on December 30, 1963,
when new district becomes effective. Special election to be
held on December 30, 1963, for the election of directors of
new district. Repeals former laws relating to county and
union high schools and the bonds thereof.

Vetoed - May 6

476 Schools - detachment and annexation of territory. Provides
for transfer of territory from one school district to
another. The boards of education of 2 new districts or 2
districts with student population of 1,500 or more each
shall adopt resolution changing boundaries of districts,
submit same to committees or county superintendents of
schools for approval, and then call special election in
the territory proposed to be transferred for approval by
qualified taxpaying electors. If 5 or less taxpaying elec-
tors resident in such territory, no election required; pro-
vided, that each shall consent in writing to such transfer.
Does not apply when county boundaries are modified.

May 3

May 3

No.

Subject

478 Public schools - school directors - powers of school board. Repeals restriction on school districts other than districts of the first class which prohibited such districts from condemning areas larger than six acres or one block as the case may be. Provides for the extension of terms of office of school directors of districts having three or more directors for one year, and for the election of four school directors at the regular election held in 1965. Provides for additional powers for school boards. Repeals provisions for classification and reclassification of school districts, the establishment of high schools by districts of the first and second class, transportation of pupils in third class school districts, and meetings of third class school districts.

May 3

July 1

479 Crimes and punishments - bribery. Revises former section relating to bribery, and adds a provision relating to the bribery of a county attorney. Provides a sentence, on conviction, of not less than one nor more than five years in the state penitentiary.

April 27

April 27

481 Department of highways - conveyance of land. Authorizes the department to sell or exchange certain described land in Summit county.

April 18

April 18

482 Taxation - tax credit. Reduces income tax rate on taxable income of \$9,000 and under \$10,000 from 8% to 7½%, and all over \$10,000 from 9% to 8%. Provides for a tax credit calculated by dividing net taxable income by divisor of 200; provided, that no tax credit shall be allowed on net taxable income in excess of \$9,000. New tax rates and tax credit to apply to all taxable years commencing after December 31, 1962, and become effective on January 1, 1963.

May 2

Jan. 1, 1963

484 Appropriation - long appropriation act. For expenses of legislative, executive, and judicial departments:

| | |
|---------------------------|----------------------|
| | \$118,636,472.00 |
| For capital construction: | <u>17,001,863.00</u> |
| Total - | \$135,638,335.00 |

May 6

May 6

House Bills

No. Subject

485 Appropriation - to state department of public welfare. For medical care for recipients of old age pensions - \$2,012,682, for the current fiscal year.

April 30 April 30

486 Appropriation - to the department of game, fish, and parks. For the fiscal year beginning July 1, 1963: Out of the game cash fund for operating costs of department - \$4,209,026; out of the parks cash fund - \$226,970 for the administration of the parks and recreation functions; and out of general fund to the parks cash fund - \$90,198 for the administration of the state parks and recreation function. Appropriates out of game cash fund - \$250,000 for matching available federal funds between July 1, 1963, and June 30, 1965.

May 6 May 6

487 Appropriation - to the Colorado state penitentiary. Amends 1962 appropriation to provide \$114,000 for the construction of the outer security perimeter with vehicular control gate, rather than for the remodeling of the west gate.

April 18 April 18

488 Appropriation - to the state department of public welfare. Out of the state public welfare fund for the administration of the public welfare programs - \$8,919,439, for the following purposes:

| | |
|--|-------------|
| Aid to dependent children..... | \$3,387,105 |
| Aid to needy disabled..... | 980,000 |
| Child welfare services..... | 1,016,312 |
| Aid to the blind..... | 126,022 |
| Tuberculosis hospitalization..... | 190,000 |
| Emergency and contingent account..... | 200,000 |
| Pilot programs..... | 80,000 |
| State's share of county welfare administration | 2,940,000 |

May 3 May 3

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