Second Regular Session Seventieth General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction HOUSE BILL 16-1027

LLS NO. 16-0397.01 Michael Dohr x4347

HOUSE SPONSORSHIP

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A BILL FOR AN ACT

101 CONCERNING DEPOSITIONS IN CRIMINAL CASES IN WHICH AN AT-RISK

102 PERSON MAY NOT BE AVAILABLE FOR TRIAL.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at <u>http://www.leg.state.co.us/billsummaries.</u>)

Under current law, the prosecution may request to take the deposition of an at-risk adult victim or witness if the victim or witness may be unavailable at trial. The bill allows the prosecution to make the request for both at-risk adults and at-risk elders. If the motion relates to an at-risk elder, the court shall schedule the deposition. If the motion relates to an at-risk adult, there is a rebuttable presumption that the



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deposition should be taken to prevent injustice. The court may deny the motion if it finds that granting the motion will not prevent injustice.

2 SECTION 1. In Colorado Revised Statutes, amend 18-6.5-103.5 3 as follows: 4 18-6.5-103.5. Video tape depositions - at-risk adult victims and 5 witnesses. (1) In any case in which a defendant is charged with a crime 6 against an at-risk adult OR AT-RISK ELDER, or in any case involving a 7 victim or witness who is an at-risk adult OR AT-RISK ELDER, the 8 prosecution may file a motion with the court at any time prior to 9 commencement of the trial for an order that a deposition be taken of the 10 testimony of the victim or witness and that the deposition be recorded and 11 preserved on video tape ON A VIDEO IMAGING FORMAT.

Be it enacted by the General Assembly of the State of Colorado:

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12 (2) The prosecution shall file a motion requesting a videotaped 13 RECORDED deposition at least three FOURTEEN days prior to the taking of 14 the deposition. The defendant shall receive reasonable notice of the taking 15 of the deposition. The defendant shall have the right to be present and to 16 be represented by counsel at the deposition; EXCEPT THAT FOR GOOD 17 CAUSE SHOWN, THE COURT MAY PERMIT THE FILING OF A MOTION 18 REQUESTING A RECORDED DEPOSITION LESS THAN FOURTEEN DAYS PRIOR 19 TO TAKING THE DEPOSITION.

(3) (a) (I) Upon timely receipt of the motion, the court shall make
a preliminary finding regarding whether, at the time of trial, the victim or
witness is likely to be medically unavailable or otherwise unavailable
within the meaning of rule 804 (a) of the Colorado rules of evidence.
Such finding, at a minimum, shall be based on recommendations from the
victim's or witness' physician or any other person having direct contact

with the victim or witness, whose recommendations are based on specific
behavioral indicators exhibited by the victim or witness UPON RECEIPT OF
THE MOTION, THE COURT SHALL SCHEDULE THE DEPOSITION TO TAKE
PLACE WITHIN FOURTEEN DAYS WITHOUT FURTHER FINDINGS, EXCEPT FOR
GOOD CAUSE SHOWN BY THE PROSECUTION IF THE MOTION ASKS FOR THE
DEPOSITION TO BE TAKEN IN LESS THAN FOURTEEN DAYS, IF THE VICTIM
IS AN AT-RISK ELDER.

8 (II) EXCEPT FOR DEPOSITIONS OF AT-RISK ELDER VICTIMS AS 9 DESCRIBED IN SUBPARAGRAPH (I) OF THIS PARAGRAPH (a), UPON THE 10 FILING OF THE MOTION BY THE PROSECUTION STATING REASONS THE 11 VICTIM OR WITNESS MAY BE UNAVAILABLE AT TRIAL, THE COURT MAY 12 ORDER A DEPOSITION FOR AN AT-RISK ADULT VICTIM OR WITNESS OR 13 AT-RISK ELDER WITNESS. FILING THE MOTION CREATES A REBUTTABLE 14 PRESUMPTION THAT A DEPOSITION SHOULD BE TAKEN TO PREVENT 15 INJUSTICE. THE COURT MAY DENY THE MOTION FOR DEPOSITION UPON 16 A FINDING THAT GRANTING THE MOTION WILL NOT PREVENT INJUSTICE. 17 THE PROSECUTION MAY FILE A NEW REQUEST FOR A DEPOSITION IF 18 CIRCUMSTANCES CHANGE PRIOR TO TRIAL.

(III) BOTH THE PROSECUTION AND THE DEFENDANT SHALL
PROVIDE ALL AVAILABLE DISCOVERY NO LATER THAN FIVE DAYS BEFORE
THE SCHEDULED DEPOSITION. IF THE DISCOVERY HAS NOT BEEN PROVIDED
AS SET FORTH IN THIS SUBPARAGRAPH (III), EITHER PARTY MAY FILE A
MOTION WITH THE COURT TO RESCHEDULE THE DEPOSITION IN ORDER TO
OBTAIN THE NECESSARY DISCOVERY TO ADEQUATELY PREPARE FOR THE
DEPOSITION.

(b) If the court so finds, it shall order that The deposition MUST be
taken, preserved on a video imaging format, and conducted pursuant to

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rule 15 (d) of the Colorado rules of criminal procedure; except that after consultation with the chief judge of the judicial district, the trial court may appoint an active or senior district or county court judge to serve in its place and preside over all aspects of the taking of the deposition. After the deposition is taken, the prosecution shall transmit the video tape RECORDING to the clerk of the court in which the action is pending.

(4) If at the time of trial the court finds that the victim or witness
is medically unavailable or otherwise unavailable within the meaning of
rule 804 (a) of the Colorado rules of evidence, the court may admit the
video tape RECORDING of the victim's or witness' deposition as former
testimony under rule 804 (b) (1) of the Colorado rules of evidence.

SECTION 2. Effective date - applicability. This act takes effect
 July 1, 2016, and applies to cases pending on or after said date.

SECTION 3. Safety clause. The general assembly hereby finds,
 determines, and declares that this act is necessary for the immediate
 preservation of the public peace, health, and safety.