Second Regular Session Seventy-first General Assembly STATE OF COLORADO

PREAMENDED

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 18-0548.02 Michael Dohr x4347

SENATE BILL 18-032

SENATE SPONSORSHIP

Gardner and Cooke,

Foote and Herod,

HOUSE SPONSORSHIP

Senate Committees Judiciary **House Committees**

A BILL FOR AN ACT

101 CONCERNING THE NONSUBSTANTIVE RELOCATION OF LAWS FROM

102 TITLE 12, COLORADO REVISED STATUTES, AS PART OF THE

103 ORGANIZATIONAL RECODIFICATION OF TITLE 12.

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://leg.colorado.gov/</u>.)

Committee on Legal Services. Current law directs the office of legislative legal services to study the organizational recodification of title 12, which relates to professions and occupations. To implement the initial recommendations of the study, **section 1** of the bill relocates article 37.5 of title 12, the "Colorado Parental Notification Act", to a new part in

article 22 of title 13. Section 2 of the bill makes a conforming amendment, and section 3 repeals the part where the law was previously codified.

Section 4 of the bill relocates article 26 of title 12, firearms dealers, to a new part in article 12 of title 18. Section 5 of the bill relocates article 26.1 of title 12, gun show background checks, to a new part in article 12 of title 18. Sections 6 and 7 of the bill make conforming amendments, and section 8 repeals the part and article where the laws were previously codified.

Section 9 of the bill relocates part 3 of article 55 of title 12, the "Uniform Unsworn Declarations Act", to a new article in title 13. Section 10 of the bill makes a conforming amendment, and section 11 repeals the part where the law was previously codified.

1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. In Colorado Revised Statutes, add with amended
3	and relocated provisions part 7 to article 22 of title 13 as follows:
4	PART 7
5	COLORADO PARENTAL NOTIFICATION ACT
6	13-22-701. [Formerly 12-37.5-101] Short title. This article shall
7	be known and may be cited as THE SHORT TITLE OF THIS PART 7 IS the
8	"Colorado Parental Notification Act".
9	13-22-702. [Formerly 12-37.5-102] Legislative declaration.
10	(1) The people of the state of Colorado, pursuant to the powers reserved
11	to them in Article V of the Constitution of the state of Colorado, declare
12	that family life and the preservation of the traditional family unit are of
13	vital importance to the continuation of an orderly society; that the rights
14	of parents to rear and nurture their children during their formative years
15	and to be involved in all decisions of importance affecting such minor
16	children should be protected and encouraged, especially as such parental
17	involvement relates to the pregnancy of an unemancipated minor,
18	recognizing that the decision by any such minor to submit to an abortion

1 may have adverse long-term consequences for her.

(2) The people of the state of Colorado, being mindful of the
limitations imposed upon them at the present time by the federal judiciary
in the preservation of the parent-child relationship, hereby enact into law
the following provisions.

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13-22-703. [Formerly 12-37.5-103] Definitions. As used in this article PART 7, unless the context otherwise requires:

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(1) "Minor" means a person under eighteen years of age.

9 (2) "Parent" means the natural or adoptive mother and father of 10 the minor who is pregnant, if they are both living; one parent of the minor 11 if only one is living, or if the other parent cannot be served with notice, 12 as hereinafter provided; or the court-appointed guardian of such minor if 13 she has one or any foster parent to whom the care and custody of such 14 minor shall have been assigned by any agency of the state or county 15 making such placement.

(3) "Abortion" for purposes of this article PART 7 means the use
of any means to terminate the pregnancy of a minor with knowledge that
the termination by those means will, with reasonable likelihood, cause the
death of the minor's unborn offspring.

20 (4) "Clergy member" means a priest; a rabbi; a duly ordained,
21 commissioned, or licensed minister of a church; a member of a religious
22 order; or a recognized leader of any religious body.

(5) "Medical emergency" means a condition that, on the basis of
the physician's good-faith clinical judgment, so complicates the medical
condition of a pregnant minor as to necessitate a medical procedure
necessary to prevent the pregnant minor's death or for which a delay will
create a serious risk of substantial and irreversible impairment of a major

1 bodily function.

2 (6) "Relative of the minor" means a minor's grandparent, adult
3 aunt, or adult uncle, if the minor is not residing with a parent and resides
4 with the grandparent, adult aunt, or adult uncle.

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13-22-704. [Formerly 12-37.5-104] Notification concerning abortion. (1) No abortion shall be performed upon an unemancipated minor until at least 48 hours after written notice of the pending abortion has been delivered in the following manner:

9 (a) The notice shall be addressed to the parent at the dwelling 10 house or usual place of abode of the parent. Such notice shall be delivered 11 to the parent by:

(I) The attending physician or member of the physician'simmediate staff who is over the age of eighteen; or

(II) The sheriff of the county where the service of notice is made,or by his deputy; or

16 (III) Any other person over the age of eighteen years who is not
17 related to the minor; or

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(IV) A clergy member who is over the age of eighteen.

(b) Notice delivered by any person other than the attending
physician shall be furnished to and delivered by such person in a sealed
envelope marked "Personal and Confidential" and its content shall not in
any manner be revealed to the person making such delivery.

(c) Whenever the parent of the minor includes two persons to be
notified as provided in this article PART 7 and such persons reside at the
same dwelling house or place of abode, delivery to one such person shall
constitute delivery to both, and the 48-hour period shall commence when
delivery is made. Should such persons not reside together and delivery of

notice can be made to each of them, notice shall be delivered to both
parents, unless the minor shall request that only one parent be notified,
which request shall be honored and shall be noted by the physician in the
minor's medical record. Whenever the parties are separately served with
notice, the 48-hour period shall commence upon delivery of the first
notice.

7 (d) The person delivering such notice, if other than the physician,
8 shall provide to the physician a written return of service at the earliest
9 practical time, as follows:

(I) If served by the sheriff or his deputy, by his certificate with a
statement as to date, place, and manner of service and the time such
delivery was made.

(II) If by any other person, by his affidavit thereof with the samestatement.

(III) Return of service shall be maintained by the physician.

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(e) (I) In lieu of personal delivery of the notice, the same may be
sent by postpaid certified mail, addressed to the parent at the usual place
of abode of the parent, with return receipt requested and delivery
restricted to the addressee. Delivery shall be conclusively presumed to
occur and the 48-hour time period as provided in this article PART 7 shall
commence to run at 12:00 o'clock noon on the next day on which regular
mail delivery takes place.

(II) Whenever the parent of the minor includes two persons to be
notified as provided in this article PART 7 and such persons reside at the
same dwelling house or place of abode, notice addressed to one parent
and mailed as provided in the foregoing subparagraph shall be deemed to
be delivery of notice to both such persons. Should such persons not reside

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1 together and notice can be mailed to each of them, such notice shall be 2 separately mailed to both parents unless the minor shall request that only 3 one parent shall be notified, which request shall be honored and shall be 4 noted by the physician in the minor's medical record.

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(III) Proof of mailing and the delivery or attempted delivery shall 6 be maintained by the physician.

7 (2) (a) Notwithstanding the provisions of subsection (1) of this 8 section, if the minor is residing with a relative of the minor and not a 9 parent, the written notice of the pending abortion shall be provided to 10 either the relative of the minor or a parent.

11 (b) If a minor elects to provide notice to a person specified in 12 paragraph (a) of this subsection (2) SUBSECTION (2)(a) OF THIS SECTION, 13 the notice shall be provided in accordance with the provisions of 14 subsection (1) of this section.

15 (3) At the time the physician, licensed health care professional, or 16 staff of the physician or licensed health care professional informs the 17 minor that notice must be provided to the minor's parents prior to 18 performing an abortion, the physician, licensed health care professional, 19 or the staff of the physician or licensed health care professional must 20 inform the minor under what circumstances the minor has the right to 21 have only one parent notified.

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13-22-705. [Formerly 12-37.5-105] No notice required - when.

23 (1) No notice shall be required pursuant to this article PART 7 if:

24 (a) The person or persons who may receive notice pursuant to 25 section 12-37.5-104(1) SECTION 13-22-704(1) certify in writing that they 26 have been notified; or

27 (a.5) (b) The person whom the minor elects to notify pursuant to

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section 12-37.5-104 (2) SECTION 13-22-704 (2) certifies in writing that he
 or she has been notified; or

3 (b) (c) The pregnant minor declares that she is a victim of child 4 abuse or neglect by the acts or omissions of the person who would be 5 entitled to notice, as such acts or omissions are defined in "The Child 6 Protection Act of 1987", as set forth in title 19, article 3, of the Colorado 7 Revised Statutes ARTICLE 3 OF TITLE 19, and any amendments thereto, and 8 the attending physician has reported such child abuse or neglect as 9 required by the said act. When reporting such child abuse or neglect, the 10 physician shall not reveal that he or she learned of the abuse or neglect as 11 the result of the minor seeking an abortion.

(c) (d) The attending physician certifies in the pregnant minor's
 medical record that a medical emergency exists and there is insufficient
 time to provide notice pursuant to section 12-37.5-104 SECTION
 13-22-704; or

(d) (e) A valid court order is issued pursuant to section
 17 12-37.5-107 SECTION 13-22-707.

18 13-22-706. [Formerly 12-37.5-106] Penalties - damages defenses. (1) Any person who performs or attempts to perform an
abortion in willful violation of this article: PART 7

21 (a) (Deleted by amendment, L. 2003, p. 2364, § 7, effective June
 22 3, 2003.)

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(b) shall be liable for damages proximately caused thereby.

(2) It shall be an affirmative defense to any civil proceedings ifthe person establishes that:

26 (a) The person relied upon facts or information sufficient to27 convince a reasonable, careful and prudent person that the representations

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of the pregnant minor regarding information necessary to comply with
 this article PART 7 were bona fide and true; or

3 (b) The abortion was performed to prevent the imminent death of
4 the minor child and there was insufficient time to provide the required
5 notice.

6 (3) Any person who counsels, advises, encourages or conspires to 7 induce or persuade any pregnant minor to furnish any physician with false 8 information, whether oral or written, concerning the minor's age, marital 9 status, or any other fact or circumstance to induce or attempt to induce the 10 physician to perform an abortion upon such minor without providing 11 written notice as required by this article PART 7 commits a class 5 felony 12 and shall be punished as provided in section 18-1.3-401. C.R.S.

13 13-22-707. [Formerly 12-37.5-107] Judicial bypass.
14 (1) (Deleted by amendment, L. 2003, p. 2364, § 8, effective June 3,
15 2003.)

16 (2) (1) (a) If any pregnant minor elects not to allow the 17 notification required pursuant to section 12-37.5-104 SECTION 13-22-704, 18 any judge of a court of competent jurisdiction shall, upon petition filed by 19 or on behalf of such minor, enter an order dispensing with the notice 20 requirements of this article PART 7 if the judge determines that the giving 21 of such notice will not be in the best interest of the minor, or if the court 22 finds, by clear and convincing evidence, that the minor is sufficiently 23 mature to decide whether to have an abortion. Any such order shall 24 include specific factual findings and legal conclusions in support thereof 25 and a certified copy of such order shall be provided to the attending 26 physician of said minor and the provisions of section 12-37.5-104 (1) 27 SECTION 13-22-704 (1) and section 12-37.5-106 SECTION 13-22-706 shall

1 not apply to the physician with respect to such minor.

(b) The court, in its discretion, may appoint a guardian ad litem
for the minor and also an attorney if said minor is not represented by
counsel.

(c) Court proceedings under this subsection (2) SUBSECTION (1)
shall be confidential and shall be given precedence over other pending
matters so that the court may reach a decision promptly without delay in
order to serve the best interests of the minor. Court proceedings under this
subsection (2) SUBSECTION (1) shall be heard and decided as soon as
practicable but in no event later than four days after the petition is filed.

(d) Notwithstanding any other provision of law, an expedited confidential appeal to the court of appeals shall be available to a minor for whom the court denies an order dispensing with the notice requirements of this article PART 7. Any such appeal shall be heard and decided no later than five days after the appeal is filed. An order dispensing with the notice requirements of this article PART 7 shall not be subject to appeal.

(e) Notwithstanding any provision of law to the contrary, the
minor is not required to pay a filing fee related to an action or appeal filed
pursuant to this subsection (2) SUBSECTION (1).

(f) If either the district court or the court of appeals fails to act
within the time periods required by this subsection (2) SUBSECTION (1),
the court in which the proceeding is pending shall immediately issue an
order dispensing with the notice requirements of this article PART 7.

(g) The Colorado supreme court shall issue rules governing the
judicial bypass procedure, including rules that ensure that the
confidentiality of minors filing bypass petitions will be protected. The

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1 Colorado supreme court shall also promulgate a form petition that may be 2 used to initiate a bypass proceeding. The Colorado supreme court shall 3 promulgate the rules and form governing the judicial bypass procedure by 4 August 1, 2003. Physicians shall not be required to comply with this 5 article PART 7 until forty-five days after the Colorado supreme court 6 publishes final rules and a final form.

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13-22-708. [Formerly 12-37.5-108] Limitations. (1) This article 8 PART 7 shall in no way be construed so as to:

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(a) Require any minor to submit to an abortion; or

10 (b) Prevent any minor from withdrawing her consent previously 11 given to have an abortion; or

12 (c) Permit anything less than fully informed consent before 13 submitting to an abortion.

14 (2) This article PART 7 shall in no way be construed as either 15 ratifying, granting or otherwise establishing an abortion right for minors 16 independently of any other regulation, statute or court decision which may 17 now or hereafter limit or abridge access to abortion by minors.

18 SECTION 2. In Colorado Revised Statutes, 25-1-1202, amend 19 (1)(p) as follows:

20 25-1-1202. Index of statutory sections regarding medical 21 **record confidentiality and health information.** (1) Statutory provisions 22 concerning policies, procedures, and references to the release, sharing, 23 and use of medical records and health information include the following: 24 (p) Section 12-37.5-104, C.R.S. SECTION 13-22-704, concerning

25 reporting requirements by physicians related to abortions for minors;

26 **SECTION 3.** Repeal of provisions being relocated in this act. 27 In Colorado Revised Statutes, **repeal** article 37.5 of title 12.

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1	SECTION 4. In Colorado Revised Statutes, add with amended
2	and relocated provisions part 4 of article 12 to title 18 as follows:
3	PART 4
4	FIREARMS - DEALERS
5	18-12-401. [Formerly 12-26-101] Definitions. As used in this
6	article PART 4, unless the context otherwise requires:
7	(1)(a) "Firearms" means a pistol, revolver, or other weapon of any
8	description, loaded or unloaded, from which any shot, bullet, or other
9	missile can be discharged, the length of the barrel of which, not including
10	any revolving, detachable, or magazine breech, does not exceed twelve
11	inches.
12	(b) "Firearms" does not include firearms, as defined in paragraph
13	(a) of this subsection (1) SUBSECTION (1)(a) OF THIS SECTION, for which
14	ammunition is not sold or which there is reasonable ground for believing
15	are not capable of being effectually used.
16	18-12-402. [Formerly 12-26-102] Retail dealers - record -
17	inspection. Every individual, firm, or corporation engaged, within this
18	state, in the retail sale, rental, or exchange of firearms, pistols, or
19	revolvers shall keep a record of each pistol or revolver sold, rented, or
20	exchanged at retail. The record shall MUST be made at the time of the
21	transaction in a book kept for that purpose and shall MUST include the
22	name of the person to whom the pistol or revolver is sold or rented or
23	with whom exchanged; his OR HER age, occupation, residence, and, if
24	residing in a city, the street and number therein where he OR SHE resides;
25	the make, caliber, and finish of said pistol or revolver, together with its
26	number and serial letter, if any; the date of the sale, rental, or exchange
27	of said pistol or revolver; and the name of the employee or other person

making such sale, rental, or exchange. The record book shall be open atall times to the inspection of any duly authorized police officer.

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18-12-403. [Formerly 12-26-103] Record - failure to make penalty. Every individual, firm, or corporation who fails to keep the record provided for in section 12-26-102 SECTION 18-12-402 or who refuses to exhibit such record when requested by a police officer and any purchaser, lessee, or exchanger of a pistol or revolver who, in connection with the making of such record, gives false information is guilty of a misdemeanor and, upon conviction thereof, shall be punished by a fine of not less than twenty-five dollars nor more than one hundred dollars, or by imprisonment in the county jail for not more than one year, or by both such fine and imprisonment.

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18-12-404. [Formerly 12-26-104] Jurisdiction - county courts.

County courts, within their respective counties, have jurisdiction to hear and determine all cases arising under the provisions of this article PART 4, and appeal from judgment shall be IS to the district courts in the respective counties in the same manner as is now provided by law for appeals from judgments of the county courts in the cases of misdemeanors.

20 SECTION 5. In Colorado Revised Statutes, add with amended
21 and relocated provisions part 5 of article 12 to title 18 as follows:

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PART 5

BACKGROUND CHECKS - GUN SHOWS

18-12-501. [Formerly 12-26.1-101] Background checks at gun shows - penalty. (1) Before a gun show vendor transfers or attempts to

- transfer a firearm at a gun show, he or she shall:
- 27 (a) Require that a background check, in accordance with section

- 1 24-33.5-424, C.R.S., be conducted of the prospective transferee; and
- 2 (b) Obtain approval of a transfer from the Colorado bureau of 3 investigation after a background check has been requested by a licensed 4 gun dealer, in accordance with section 24-33.5-424. C.R.S.

5 (2) A gun show promoter shall arrange for the services of one or 6 more licensed gun dealers on the premises of the gun show to obtain the 7 background checks required by this article PART 5.

8 (3) If any part of a firearm transaction takes place at a gun show, 9 no firearm shall be transferred unless a background check has been 10 obtained by a licensed gun dealer.

11 (4) Any person violating the provisions of this section commits a 12 class 1 misdemeanor and shall be punished as provided in section 13 18-1.3-501. C.R.S.

14 18-12-502. [Formerly 12-26.1-102] Records - penalty. (1) A 15 licensed gun dealer who obtains a background check on a prospective 16 transferee shall record the transfer, as provided in section 12-26-102, 17 C.R.S. SECTION 18-12-402, and retain the records, as provided in section 18 12-26-103, C.R.S. SECTION 18-12-403, in the same manner as when 19 conducting a sale, rental, or exchange at retail.

20 (2) Any individual who gives false information in connection with 21 the making of such records commits a class 1 misdemeanor and shall be 22 punished as provided in section 18-1.3-501. C.R.S.

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18-12-503. [Formerly 12-26.1-103] Fees imposed by licensed gun dealers. For each background check conducted at a gun show, a

- 25 licensed gun dealer may charge a fee not to exceed ten dollars.
- 26 18-12-504. [Formerly 12-26.1-104] Posted notice - penalty. 27 (1) A gun show promoter shall post prominently a notice, in a form to be

prescribed by the executive director of the department of public safety or
 his or her designee, setting forth the requirement for a background check
 as provided in this article PART 5.

4 (2) Any person violating the provisions of this section commits a
5 class 1 misdemeanor and shall be punished as provided in section
6 18-1.3-501. C.R.S.

18-12-505. [Formerly 12-26.1-105] Exemption. The provisions
of this article PART 5 shall not apply to the transfer of an antique firearm,
as defined in 18 U.S.C. sec. 921(a)(16), as amended, or a curio or relic,
as defined in 27 CFR sec. 178.11, as amended.

11 18-12-506. [Formerly 12-26.1-106] Definitions. As used in this
 article PART 5, unless the context otherwise requires:

13 (1) "Collection" means a trade, barter, or in-kind exchange for one14 or more firearms.

(2) "Firearm" means any handgun, automatic, revolver, pistol,
rifle, shotgun, or other instrument or device capable or intended to be
capable of discharging bullets, cartridges, or other explosive charges.

(3) "Gun show" means the entire premises provided for an event
or function, including but not limited to parking areas for the event or
function, that is sponsored to facilitate, in whole or in part, the purchase,
sale, offer for sale, or collection of firearms at which:

- (a) Twenty-five or more firearms are offered or exhibited for sale,
 transfer, or exchange; or
- (b) Not less than three gun show vendors exhibit, sell, offer forsale, transfer, or exchange firearms.
- 26 (4) "Gun show promoter" means a person who organizes or27 operates a gun show.

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(5) "Gun show vendor" means any person who exhibits, sells,
 offers for sale, transfers, or exchanges, any firearm at a gun show,
 regardless of whether the person arranges with a gun show promoter for
 a fixed location from which to exhibit, sell, offer for sale, transfer, or
 exchange any firearm.

6 (6) "Licensed gun dealer" means any person who is a licensed
7 importer, licensed manufacturer, or dealer licensed pursuant to 18 U.S.C.
8 sec. 923, as amended, as a federally licensed firearms dealer.

9 18-12-507. [Formerly 12-26.1-107] Appropriation. The general
10 assembly shall appropriate funds necessary to implement this article PART
5.

12 18-12-508. [Formerly 12-26.1-108] Effective date. This article
PART 5 shall take effect March 31, 2001.

SECTION 6. In Colorado Revised Statutes, 18-12-112, amend
(1)(a) introductory portion and (2)(b) as follows:

16 18-12-112. Private firearms transfers - background check
17 required - penalty - definitions. (1) (a) On and after July 1, 2013, except
18 as described in subsection (6) of this section, before any person who is
19 not a licensed gun dealer, as defined in section 12-26.1-106 (6), C.R.S.
20 SECTION 18-12-506 (6), transfers or attempts to transfer possession of a
21 firearm to a transferee, he or she shall:

(2) (b) A licensed gun dealer who obtains a background check on
a prospective transferee shall record the transfer, as provided in section
12-26-102, C.R.S. SECTION 18-12-402, and retain the records, as provided
in section 12-26-103, C.R.S. SECTION 18-12-403, in the same manner as
when conducting a sale, rental, or exchange at retail. The licensed gun
dealer shall comply with all state and federal laws, including 18 U.S.C.

1	sec. 922, as if he or she were transferring the firearm from his or her
2	inventory to the prospective transferee.

3 SECTION 7. In Colorado Revised Statutes, 18-12-302, amend 4 (3)(a) introductory portion as follows:

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18-12-302. Large-capacity magazines prohibited - penalties -6 exceptions. (3) The offense described in subsection (1) of this section 7 shall not apply to:

8 (a) An entity, or any employee thereof engaged in his or her 9 employment duties, that manufactures large-capacity magazines within 10 Colorado exclusively for transfer to, or any licensed gun dealer, as 11 defined in section 12-26.1-106 (6), C.R.S. SECTION 18-12-506 (6), or any 12 employee thereof engaged in his or her official employment duties, that 13 sells large-capacity magazines exclusively to:

14 **SECTION 8.** Repeal of provisions being relocated in this act. 15 In Colorado Revised Statutes, **repeal** articles 26 and 26.1 of title 12.

16 SECTION 9. In Colorado Revised Statutes, add with amended and relocated provisions article 27 to title 13 as follows: 17

ARTICLE 27

Uniform Unsworn Declarations Act

20 13-27-101. [Formerly 12-55-301] Short title. The short title of 21 this part 3 ARTICLE 27 is the "Uniform Unsworn Declarations Act".

22 13-27-102. [Formerly 12-55-302] Definitions. In this part 3 23 ARTICLE 27:

24 (1) "Boundaries of the United States" means the geographic 25 boundaries of the United States, Puerto Rico, the United States Virgin 26 Islands, and any territory or insular possession subject to the jurisdiction 27 of the United States.

(2) "Law" includes the federal or a state constitution, a federal or
 state statute, a judicial decision or order, a rule of court, an executive
 order, and an administrative rule, regulation, or order.

- 4 (3) "Record" means information that is inscribed on a tangible
 5 medium or that is stored in an electronic or other medium and is
 6 retrievable in perceivable form.
- 7 (4) "Sign" means, with present intent to authenticate or adopt a
 8 record:
- 9

(a) To execute or adopt a tangible symbol; or

- 10 (b) To attach to or logically associate with the record an electronic
 11 symbol, sound, or process.
- (5) "State" means a state of the United States, the District of
 Columbia, Puerto Rico, the United States Virgin Islands, or any territory
 or insular possession subject to the jurisdiction of the United States.
- (6) "Sworn declaration" means a declaration in a signed record
 given under oath. The term includes a sworn statement, verification,
 certificate, and affidavit.
- 18 (7) "Unsworn declaration" means a declaration in a signed record19 that is not given under oath, but is given under penalty of perjury.
- 13-27-103. [Formerly 12-55-303] Applicability. This part 3
 ARTICLE 27 applies to an unsworn declaration by a declarant who at the
 time of making the declaration is physically located within or outside the
 boundaries of the United States whether or not the location is subject to
 the jurisdiction of the United States.
- 25 13-27-104. [Formerly 12-55-304] Validity of unsworn
 26 declaration. (a) (1) Except as otherwise provided in subsection (b)
 27 SUBSECTION (2) of this section, if a law of this state requires or permits

1	use of a sworn declaration in a court proceeding, an unsworn declaration
2	meeting the requirements of this part 3 ARTICLE 27 has the same effect as
3	a sworn declaration.
4	(b) (2) This part 3 ARTICLE 27 does not apply to:
5	(1) (a) A deposition;
6	(2) (b) An oath of office;
7	(3) (c) An oath required to be given before a specified official
8	other than a notary public;
9	(4) (d) A declaration to be recorded pursuant to article 35 of title
10	38 C.R.S., for the purposes of conveying and recording title to real
11	property or a declaration required to be recorded for purposes of
12	registering title to real property pursuant to article 36 of title 38; C.R.S.;
13	or
14	(5) (e) An oath required by section 15-11-504 $C.R.S.$, for a
15	self-proved will.
16	13-27-105. [Formerly 12-55-305] Required medium. If a law of
17	this state requires that a sworn declaration be presented in a particular
18	medium, an unsworn declaration must be presented in that medium.
19	13-27-106. [Formerly 12-55-306] Form of unsworn declaration.
20	An unsworn declaration under this part 3 ARTICLE 27 must be in
21	substantially the following form:
22	I declare under penalty of perjury under the law of
23	Colorado that the foregoing is true and correct.
24	Executed on the day of,,
25	(date) (month) (year)
26	at
27	(city or other location, and state or country)

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2	(printed name)
3	
4	(signature)
5	13-27-107. [Formerly 12-55-307] Uniformity of application and
6	construction. In applying and construing this uniform act, consideration
7	must be given to the need to promote uniformity of the law with respect
8	to its subject matter among states that enact it.
9	13-27-108. [Formerly 12-55-308] Relation to "Electronic
10	Signatures in Global and National Commerce Act". This part 3
11	ARTICLE 27 modifies, limits, and supersedes the federal "Electronic
12	Signatures in Global and National Commerce Act", 15 U.S.C. sec. 7001,
13	et seq., but does not modify, limit, or supersede section 101 (c) of that act,
14	15 U.S.C. sec. 7001 (c), or authorize electronic delivery of any of the
15	notices described in section 103 (b) of that act, 15 U.S.C. sec. 7003 (b).
16	SECTION 10. In Colorado Revised Statutes, 18-8-501, amend
17	(2)(a)(IV) as follows:
18	18-8-501. Definitions. The definitions in sections 18-8-101 and
19	18-8-301 are applicable to this part 5, and, in addition to those
20	definitions:
21	(2) (a) "Oath" includes an affirmation and every other mode
22	authorized by law of attesting to the truth of that which is stated. For the
23	purposes of this section, written statements shall also be treated as if
24	made under oath if:
25	(IV) The statement meets the requirements for an unsworn
26	declaration under the "Uniform Unsworn Declarations Act", part 3 of
27	article 55 of title 12 ARTICLE 27 OF TITLE 13.

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1	SECTION 11. Repeal of relocated provisions in this act. In
2	Colorado Revised Statutes, repeal part 3 of article 55 of title 12.
3	SECTION 12. Act subject to petition - effective date. This act
4	takes effect October 1, 2018; except that, if a referendum petition is filed
5	pursuant to section 1 (3) of article V of the state constitution against this
6	act or an item, section, or part of this act within the ninety-day period
7	after final adjournment of the general assembly, then the act, item,
8	section, or part will not take effect unless approved by the people at the
9	general election to be held in November 2018 and, in such case, will take
10	effect on the date of the official declaration of the vote thereon by the
11	governor.