Second Regular Session Seventy-first General Assembly **STATE OF COLORADO**

ENGROSSED

This Version Includes All Amendments Adopted on Second Reading in the House of Introduction **HOUSE BILL 18-1078**

LLS NO. 18-0041.01 Richard Sweetman x4333

HOUSE SPONSORSHIP

Landgraf and Exum,

Gardner.

SENATE SPONSORSHIP

House Committees Judiciary

Senate Committees

A BILL FOR AN ACT

101 **CONCERNING COURT PROGRAMS FOR DEFENDANTS WHO HAVE SERVED**

102 IN THE ARMED FORCES.

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 http://leg.colorado.gov.)

At the first appearance of a defendant in court or upon arraignment, and before accepting a plea of guilty or nolo contendere, the court shall ascertain whether the defendant is currently serving in the United States armed forces or is a veteran of such forces. The court shall inform any such defendant that he or she may be entitled to receive mental health treatment, substance use disorder treatment, or other

Amended 2nd Reading February 28, 2018 HOUSE

services.

Under current law, the chief judge of a judicial district may establish an appropriate program for the treatment of veterans and members of the military. The bill states that, in establishing any such program, the chief judge, in collaboration with the probation department, the district attorney, and the state public defender, shall establish program guidelines and eligibility criteria that are agreed upon by these parties to be most appropriate for the jurisdiction creating the program.

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

2 SECTION 1. In Colorado Revised Statutes, add 16-7-207.5 as

3 follows:

4 16-7-207.5. Court's duty to inform defendants with current or 5 prior military service on first appearance in court and on pleas of 6 guilty. (1) AT THE FIRST APPEARANCE OF A DEFENDANT IN COURT OR 7 UPON ARRAIGNMENT, WHICHEVER IS FIRST IN TIME, THE COURT SHALL 8 ASCERTAIN WHETHER THE DEFENDANT IS SERVING IN THE UNITED STATES 9 ARMED FORCES OR IS A VETERAN OF SUCH FORCES. THE COURT SHALL 10 INFORM ANY SUCH DEFENDANT THAT HE OR SHE MAY BE ENTITLED TO 11 RECEIVE MENTAL HEALTH TREATMENT, SUBSTANCE USE DISORDER 12 TREATMENT, OR OTHER SERVICES AS A VETERAN.

13 (2) THE COURT SHALL NOT ACCEPT A PLEA OF GUILTY OR NOLO
14 CONTENDERE WITHOUT FIRST DETERMINING WHETHER THE DEFENDANT IS
15 SERVING IN THE UNITED STATES ARMED FORCES OR IS A VETERAN OF SUCH
16 FORCES AND, IF SO, INFORMING THE DEFENDANT AS DESCRIBED IN
17 SUBSECTION (1) OF THIS SECTION.

18 (3) THIS SECTION APPLIES TO, BUT IS NOT LIMITED TO,
19 PROSECUTIONS FOR VIOLATIONS OF MUNICIPAL CHARTERS AND
20 PROSECUTIONS FOR VIOLATIONS OF MUNICIPAL ORDINANCES, EXCEPT FOR
21 TRAFFIC INFRACTIONS FOR WHICH THE PENALTY IS ONLY A FINE AND

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1 ARREST IS PROHIBITED.

2 SECTION 2. In Colorado Revised Statutes, amend 13-5-144 as
3 follows:

13-5-144. Chief judge - veterans treatment court authority.
The chief judge of a judicial district may establish an appropriate program
for the treatment of veterans and members of the military. IN
ESTABLISHING ANY SUCH PROGRAM, THE CHIEF JUDGE, IN COLLABORATION
WITH THE PROBATION DEPARTMENT, THE DISTRICT ATTORNEY, AND THE
STATE PUBLIC DEFENDER, SHALL ESTABLISH PROGRAM GUIDELINES AND
ELIGIBILITY CRITERIA.

SECTION 3. In Colorado Revised Statutes, 24-72-702, add
(1)(b)(II)(C) as follows:

13 24-72-702. Sealing of arrest and criminal records other than
14 convictions. (1) (b) (II) (C) IF THE PERSON IN INTEREST HAS
15 SUCCESSFULLY COMPLETED A VETERANS TREATMENT PROGRAM
16 ESTABLISHED PURSUANT TO SECTION 13-5-144, THE COURT SHALL
17 CONSIDER SUCH FACTOR FAVORABLY IN DETERMINING WHETHER TO ISSUE
18 AN ORDER TO SEAL RECORDS PURSUANT TO THIS SECTION.

SECTION 4. In Colorado Revised Statutes, 24-72-704, amend
(1)(c) as follows:

21 24-72-704. Sealing of criminal conviction records information
22 for offenses involving controlled substances for convictions entered
23 on or after July 1, 2008, and prior to July 1, 2011. (1) Sealing of
24 conviction records. (c) After the hearing described in subparagraph (II)
25 of paragraph (b) of this subsection (1) SUBSECTION (1)(b)(II) OF THIS
26 SECTION is conducted and if the court finds that the harm to the privacy
27 of the defendant or the dangers of unwarranted, adverse consequences to

1 the defendant outweigh the public interest in retaining the conviction 2 records, the court may order the conviction records, except basic 3 identification information, to be sealed. In making this determination, the 4 court shall, at a minimum, consider the severity of the offense that is the 5 basis of the conviction records sought to be sealed, the criminal history 6 of the defendant, the number of convictions and dates of the convictions 7 for which the defendant is seeking to have the records sealed, and the 8 need for the government agency to retain the records. IF THE PERSON IN 9 INTEREST HAS SUCCESSFULLY COMPLETED A VETERANS TREATMENT 10 PROGRAM ESTABLISHED PURSUANT TO SECTION 13-5-144, THE COURT 11 SHALL CONSIDER SUCH FACTOR FAVORABLY IN DETERMINING WHETHER TO 12 ISSUE AN ORDER TO SEAL RECORDS PURSUANT TO THIS SECTION. THE 13 COURT SHALL DIRECT an order entered pursuant to this paragraph (c) shall 14 be directed SUBSECTION (1)(c) to each custodian who may have custody 15 of any part of the conviction records that are the subject of the order. 16 Whenever a court enters an order sealing conviction records pursuant to 17 this paragraph (c) SUBSECTION (1)(c), the defendant shall provide the 18 Colorado bureau of investigation and each custodian of the conviction 19 records with a copy of the order. The petitioner shall provide a private 20 custodian with a copy of the order and send the private custodian an 21 electronic notification of the order. Each private custodian that receives 22 a copy of the order from the petitioner shall remove the records that are 23 subject to an order from its database. The defendant shall pay to the 24 bureau any costs related to the sealing of his or her criminal conviction 25 records in the custody of the bureau. Thereafter, the defendant may 26 request and the court may grant an order sealing the civil case in which 27 the conviction records were sealed.

1	SECTION 5. In Colorado Revised Statutes, 24-72-705, add
2	(1)(d)(V) as follows:
3	24-72-705. Sealing of criminal conviction records information
4	for offenses involving controlled substances for convictions entered
5	on or after July 1, 2011. (1) Sealing of conviction records. (d) (V) IF
6	THE PERSON IN INTEREST HAS SUCCESSFULLY COMPLETED A VETERANS
7	TREATMENT PROGRAM ESTABLISHED PURSUANT TO SECTION 13-5-144, THE
8	COURT SHALL CONSIDER SUCH FACTOR FAVORABLY IN DETERMINING
9	WHETHER TO ISSUE AN ORDER TO SEAL RECORDS PURSUANT TO THIS
10	SECTION.
11	SECTION 6. In Colorado Revised Statutes, 24-72-706, add (2.5)
12	as follows:
13	24-72-706. Sealing of criminal conviction records information
14	for offenses committed by victims of human trafficking. (2.5) IF THE
15	PERSON IN INTEREST HAS SUCCESSFULLY COMPLETED A VETERANS
16	TREATMENT PROGRAM ESTABLISHED PURSUANT TO SECTION 13-5-144, THE
17	COURT SHALL CONSIDER SUCH FACTOR FAVORABLY IN DETERMINING
18	WHETHER TO ISSUE AN ORDER TO SEAL RECORDS PURSUANT TO THIS
19	SECTION.
20	SECTION 7. In Colorado Revised Statutes, 24-72-707, add (4)
21	as follows:
22	24-72-707. Sealing of criminal conviction records information
23	for offenses involving theft of public transportation services. (4) IF
24	THE PERSON IN INTEREST HAS SUCCESSFULLY COMPLETED A VETERANS
25	TREATMENT PROGRAM ESTABLISHED PURSUANT TO SECTION 13-5-144, THE
20	COURT GUALL CONGINER GUOU FACTOR FAVORADLY DI DETERMINIC
26	COURT SHALL CONSIDER SUCH FACTOR FAVORABLY IN DETERMINING

1 SECTION.

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2	SECTION 8. In Colorado Revised Statutes, 24-72-708, add
3	(2)(c) as follows:
4	24-72-708. Sealing of criminal conviction records information
5	for petty offenses and municipal offenses for convictions. (2) (c) IF
6	THE PERSON IN INTEREST HAS SUCCESSFULLY COMPLETED A VETERANS
7	TREATMENT PROGRAM ESTABLISHED PURSUANT TO SECTION $13-5-144$, THE
8	COURT SHALL CONSIDER SUCH FACTOR FAVORABLY IN DETERMINING
9	WHETHER TO ISSUE AN ORDER TO SEAL RECORDS PURSUANT TO THIS
10	SECTION.
11	SECTION 9. In Colorado Revised Statutes, 24-72-709, add (2.5)
12	as follows:
13	24-72-709. Sealing of criminal conviction records information
14	for posting an intimate photograph of a person on the internet.
15	(2.5) If the person in interest has successfully completed a
16	VETERANS TREATMENT PROGRAM ESTABLISHED PURSUANT TO SECTION
17	13-5-144, THE COURT SHALL CONSIDER SUCH FACTOR FAVORABLY IN
18	DETERMINING WHETHER TO ISSUE AN ORDER TO SEAL RECORDS PURSUANT
19	TO THIS SECTION.
20	SECTION 10. Act subject to petition - effective date. This act
21	takes effect at 12:01 a.m. on the day following the expiration of the
22	ninety-day period after final adjournment of the general assembly (August
23	8, 2018, if adjournment sine die is on May 9, 2018); except that, if a
24	referendum petition is filed pursuant to section 1 (3) of article V of the

unless approved by the people at the general election to be held in

state constitution against this act or an item, section, or part of this act

within such period, then the act, item, section, or part will not take effect

- 1 November 2018 and, in such case, will take effect on the date of the
- 2 official declaration of the vote thereon by the governor.