# Second Regular Session Seventy-second General Assembly STATE OF COLORADO

# **REVISED**

This Version Includes All Amendments Adopted on Second Reading in the Second House

LLS NO. 20-0650.01 Jerry Barry x4341

**SENATE BILL 20-088** 

#### SENATE SPONSORSHIP

Fields, Cooke, Gardner, Ginal, Marble, Priola, Tate

#### **HOUSE SPONSORSHIP**

Roberts and Soper,

### **Senate Committees**

Judiciary

# **House Committees**

Judiciary

#### A BILL FOR AN ACT

101 CONCERNING EVIDENTIARY RULES WHEN A DEFENDANT INTERFERES 102 WITH A WITNESS.

## **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 <a href="http://leg.colorado.gov">http://leg.colorado.gov</a>.)

Under an opinion of the Colorado supreme court, if a party to a criminal case wrongfully procures the unavailability of a witness, evidence that the witness may have been able to offer is still inadmissible if it constitutes hearsay evidence. The bill provides that such a party forfeits the right to object to the admissibility of evidence of the witness based on hearsay and that such evidence is admissible.

HOUSE Amended 2nd Reading

SENATE 3rd Reading Unamended February 13, 2020

SENATE 2nd Reading Unamended February 12, 2020

Shading denotes HOUSE amendment.

Capital letters or bold & italic numbers indicate new material to be added to existing statute.

Dashes through the words indicate deletions from existing statute.

1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. In Colorado Revised Statutes, add 13-25-139 as
3	follows:
4	13-25-139. Criminal action - interference with witness -
5	forfeiture by wrongdoing. When a party to a criminal case
6	WRONGFULLY PROCURES THE UNAVAILABILITY OF A WITNESS, A
7	STATEMENT OTHERWISE NOT ADMISSIBLE PURSUANT TO THE COLORADO
8	RULES OF EVIDENCE THAT IS OFFERED AGAINST THE PARTY THAT WAS
9	INVOLVED IN OR RESPONSIBLE FOR THE WRONGDOING THAT WAS INTENDED
10	TO, AND DID, DEPRIVE THE CRIMINAL JUSTICE SYSTEM OF EVIDENCE IS
11	ADMISSIBLE AS AN EXCEPTION TO THE HEARSAY RULE; EXCEPT THAT SUCH
12	A STATEMENT IS NOT ADMISSIBLE UNLESS THE PROPONENT HAS GIVEN TO
13	THE ADVERSE PARTY ADVANCE WRITTEN NOTICE OF AN INTENTION TO
14	INTRODUCE THE STATEMENT SUFFICIENT TO PROVIDE THE ADVERSE PARTY
15	A FAIR OPPORTUNITY TO CONTEST THE ADMISSIBILITY OF THE STATEMENT.
16	IN DETERMINING THE ADMISSIBILITY OF THE EVIDENCE, THE COURT SHALL
17	DETERMINE, PRIOR TO THE TRIAL, WHETHER THE FORFEITURE BY
18	WRONGDOING OCCURRED BY A PREPONDERANCE OF THE EVIDENCE.
19	SECTION 2. Safety clause. The general assembly hereby finds,
20	determines, and declares that this act is necessary for the immediate
21	preservation of the public peace, health, or safety.
22	

-2- 088