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

### **ENGROSSED**

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

LLS NO. 20-0937.01 Jennifer Berman x3286

**SENATE BILL 20-155** 

### SENATE SPONSORSHIP

Sonnenberg,

## **HOUSE SPONSORSHIP**

Pelton,

### **Senate Committees** Agriculture & Natural Resources

#### **House Committees**

A BILL FOR AN ACT 101 CONCERNING THE CONTINUED PRESUMPTION OF NONINJURY TO WATER 102 RIGHTS REGARDING THE USE OF AN EXEMPT WELL FOR

103 DOMESTIC PURPOSES AFTER THE LAND ON WHICH THE WELL IS 104

# **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.)

LOCATED HAS BEEN DIVIDED INTO MULTIPLE PARCELS.

Under current law, a well that is exempt from the state engineer's administration and is used for domestic purposes is afforded a rebuttable presumption that the use of the well will not cause material injury to others' vested water rights or to any other existing well. If the land on which the exempt well is located is later divided into multiple parcels, the well loses that presumption. The bill maintains the presumption of noninjury to vested water rights or other wells when the land on which the well is located is later divided and use of the well continues to meet certain requirements.

1 Be it enacted by the General Assembly of the State of Colorado: 2 SECTION 1. In Colorado Revised Statutes, 37-92-602, amend 3 (3)(b)(III); and add (3)(b)(IV) as follows: 4 37-92-602. Exemptions - presumptions - legislative declaration 5 - **definitions.** (3) (b) (III) EXCEPT AS SPECIFIED IN SUBSECTION (3)(b)(IV) 6 OF THIS SECTION, if the application is for a well, as defined in 7 subparagraph (II) of this paragraph (b) SUBSECTION (3)(b)(II) OF THIS 8 SECTION, which will be located in a subdivision, as defined in section 9 30-28-101 (10), <del>C.R.S.,</del> and approved on or after June 1, 1972, pursuant to article 28 of title 30, C.R.S., for which the water supply plan has not 10 11 been recommended for approval by the state engineer, the cumulative 12 effect of all such wells in the subdivision shall be considered in 13 determining material injury. 14 (IV) IF AN EXISTING WELL WAS PERMITTED UNDER THE 15 PRESUMPTION SET FORTH IN SUBSECTION (3)(b)(II)(A) OF THIS SECTION, 16 THE PRESUMPTION IS NOT LOST IF: 17 (A) THE LAND ON WHICH THE WELL IS LOCATED IS DIVIDED INTO 18 MULTIPLE PARCELS; 19 (B) THE WELL IS USED ON ONLY A SINGLE PARCEL OF THE DIVIDED 20 LAND AND REMAINS THE ONLY WELL SERVING THAT PARCEL; 21 (C) WITH RESPECT TO THE PARCEL OF THE LAND THAT THE WELL 22 STILL SERVES, THE PERMIT HOLDER CONTINUES TO USE THE WELL IN

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1	ACCORDANCE WITH SUBSECTIONS (1)(b) AND (3)(b)(II)(A) OF THIS
2	SECTION; AND
3	(D) THE PERMIT HOLDER PROVIDES RETURN FLOWS IN
4	ACCORDANCE WITH SUBSECTION (3)(b)(II)(A) OF THIS SECTION.
5	SECTION 2. Applicability. This act applies to conduct occurring
6	on or after the effective date of this act.
7	SECTION 3. Safety clause. The general assembly hereby finds,
3	determines, and declares that this act is necessary for the immediate
)	preservation of the public peace, health, or safety.

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