Second Regular Session Seventy-fourth General Assembly STATE OF COLORADO

REVISED

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

LLS NO. 24-0274.01 Shelby Ross x4510

HOUSE BILL 24-1079

HOUSE SPONSORSHIP

Amabile and English, Bradfield, Bacon, Boesenecker, Brown, Clifford, deGruy Kennedy, Garcia, Herod, Jodeh, Lindsay, Mabrey, Ricks, Rutinel, Story, Vigil, Weissman

SENATE SPONSORSHIP

Fields,

House Committees

Judiciary Appropriations

Senate Committees

Judiciary Appropriations

A BILL FOR AN ACT

101	CONCERNING PERSONS DETAINED IN JAIL WHO ARE HELD ON AN
102	EMERGENCY COMMITMENT, AND, IN CONNECTION THEREWITH,
103	MAKING AN APPROPRIATION.

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/.)

Legislative Oversight Committee Concerning the Treatment of Persons with Behavioral Health Disorders in the Criminal and Juvenile Justice Systems. Beginning July 1, 2025, the bill prohibits a law enforcement officer or emergency service patrol officer who takes a person into protective custody from detaining the person in jail.

SENATE Amended 2nd Reading April 23, 2024

> HOUSE 3rd Reading Unamended February 26, 2024

HOUSE Amended 2nd Reading February 23, 2024

Shading denotes HOUSE amendment. <u>Double underlining denotes SENATE amendment.</u>

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

Dashes through the words or numbers indicate deletions from existing law.

Beginning July 1, 2024, the bill requires each local law enforcement agency that has taken a person into protective custody to provide an annual report to the behavioral health administration that includes disaggregated and nonidentifying information concerning persons who were taken into protective custody in an approved treatment facility or detained in an emergency medical facility or jail.

Beginning July 1, 2024, the bill requires each approved treatment facility or emergency medical services facility that detains or holds a person on an emergency commitment to provide a quarterly report to the behavioral health administration that includes information about the persons detained or held at the facility.

1 Be it enacted by the General Assembly of the State of Colorado: 2 3 **SECTION 1.** In Colorado Revised Statutes, 27-81-102, add (6.8) 4 as follows: 5 **27-81-102. Definitions.** As used in this article 81, unless the 6 context otherwise requires: 7 (6.8) "EMERGENCY MEDICAL SERVICES FACILITY" HAS THE SAME 8 MEANING AS SET FORTH IN SECTION 27-65-102. 9 **SECTION 2.** In Colorado Revised Statutes, 27-81-111, amend 10 (1); and add (8) as follows: 11 **27-81-111.** Emergency commitment. (1) (a) When a person is 12 under the influence of or incapacitated by substances and IS clearly 13 dangerous to the health and safety of himself, herself, THE PERSON'S SELF 14 or others, law enforcement authorities or an emergency service patrol, 15 acting with probable cause, shall take the person into protective custody 16 in an approved treatment facility. If no such facilities are available, the 17 person may be detained in an emergency medical SERVICES facility, or 18 jail, but only for so AS long as may be necessary to prevent injury to 19 himself, herself, THE PERSON'S SELF or others or to prevent a breach of the

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peace. If the person being detained is a juvenile, as defined in section 19-2.5-102, the juvenile must be placed in a setting that is nonsecure and physically segregated by sight and sound from the adult offenders. A law enforcement officer or emergency service patrol officer, in detaining the person, is taking the person into protective custody. In so doing, the detaining officer may protect himself or herself THE OFFICER'S SELF by reasonable methods but shall make every reasonable effort to protect the detainee's health and safety. A Taking A PERSON into protective custody pursuant to this section is not an arrest, and an entry or other record shall not be made to indicate that the person has been arrested or charged with a crime. Law enforcement or emergency service personnel who act in compliance with this section are acting in the course of their official duties and are not criminally or civilly liable. Nothing in this subsection (1) precludes a person intoxicated by alcohol, under the influence of drugs, or incapacitated by substances who is not dangerous to the health and safety of himself, herself, THE PERSON'S SELF or others from being assisted to the person's home or like location by the law enforcement officer or emergency service patrol officer.

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- (b) A sheriff or police chief who violates the provisions of subsection (1)(a) of this section related to detaining juveniles may be subject to a civil fine of no more than one thousand dollars. The decision to fine shall be based on prior violations of the provisions of subsection (1)(a) of this section by the sheriff or police chief and the willingness of the sheriff or police chief to address the violations in order to comply with subsection (1)(a) of this section.
- (c) A LAW ENFORCEMENT OFFICER OR EMERGENCY SERVICE
 PATROL OFFICER WHO TAKES A JUVENILE INTO PROTECTIVE CUSTODY

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1	PURSUANT TO SUBSECTION $(1)(a)$ OF THIS SECTION SHALL NOT DETAIN THE
2	JUVENILE IN JAIL.
3	(8) (a) On or before July 1, 2024, and each July 1
4	THEREAFTER, EACH LOCAL LAW ENFORCEMENT AGENCY THAT HAS TAKEN
5	A PERSON INTO PROTECTIVE CUSTODY PURSUANT TO THIS SECTION SHALL
6	PROVIDE AN ANNUAL REPORT TO THE BHA THAT INCLUDES ONLY
7	DISAGGREGATED AND NONIDENTIFYING INFORMATION CONCERNING
8	PERSONS WHO WERE TAKEN INTO PROTECTIVE CUSTODY IN AN APPROVED
9	TREATMENT FACILITY OR DETAINED IN AN EMERGENCY MEDICAL <u>SERVICES</u>
10	FACILITY OR JAIL. THE REPORT MUST COMPLY WITH SECTION $24-1-136(9)$
11	AND IS EXEMPT FROM SECTION 24-1-136 (11)(a)(I). THE REPORT MUST
12	CONTAIN THE FOLLOWING:
13	(I) THE NAMES AND COUNTIES OF THE FACILITIES AND JAILS;
14	(II) THE TOTAL NUMBER OF PERSONS TAKEN INTO PROTECTIVE
15	CUSTODY PURSUANT TO THIS SECTION, INCLUDING A SUMMARY OF
16	DEMOGRAPHIC INFORMATION;
17	(III) A SUMMARY REGARDING THE DIFFERENT REASONS FOR WHICH
18	PERSONS WERE TAKEN INTO PROTECTIVE CUSTODY PURSUANT TO THIS
19	SECTION; AND
20	(IV) THE LENGTH OF TIME EACH PERSON WAS HELD UNDER
21	PROTECTIVE CUSTODY.
22	(b) EACH EMERGENCY MEDICAL SERVICES FACILITY THAT
23	DETAINS A PERSON UNDER PROTECTIVE CUSTODY OR DETAINS OR HOLDS
24	A PERSON ON AN EMERGENCY COMMITMENT SHALL PROVIDE A QUARTERLY
25	REPORT TO THE BHA WITH THE FOLLOWING INFORMATION:
26	(I) THE TOTAL NUMBER OF PERSONS DETAINED UNDER PROTECTIVE
27	CUSTODY AND THE TOTAL NUMBER OF PERSONS HELD IN THE EMERGENCY

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1	MEDICAL SERVICES FACILITY ON AN EMERGENCY COMMITMENT;
2	(II) THE TOTAL NUMBER OF DAYS EACH PERSON WAS DETAINED OR
3	HELD;
4	(III) WHETHER EACH PERSON WAS TRANSFERRED TO ANOTHER
5	FACILITY, RELEASED, OR PLACED ON AN INVOLUNTARY COMMITMENT; AND
6	(IV) WHETHER THE EMERGENCY MEDICAL SERVICES FACILITY
7	TRANSFERRED EACH PERSON TO THE LOCAL JAIL TO BE DETAINED UNDER
8	PROTECTIVE CUSTODY OR FOR AN EMERGENCY COMMITMENT AND THE
9	REASON FOR THE TRANSFER.
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11	(c) ANY INFORMATION DISAGGREGATED AND PROVIDED TO THE
12	BHA PURSUANT TO THIS SUBSECTION (8) IS PRIVILEGED AND
13	CONFIDENTIAL. THE BHA SHALL NOT MAKE THE INFORMATION AVAILABLE
14	TO THE PUBLIC EXCEPT IN AN AGGREGATE FORMAT THAT CANNOT BE USED
15	TO IDENTIFY AN INDIVIDUAL FACILITY. THE INFORMATION IS NOT SUBJECT
16	TO CIVIL SUBPOENA AND IS NOT DISCOVERABLE OR ADMISSIBLE IN ANY
17	CIVIL, CRIMINAL, OR ADMINISTRATIVE PROCEEDING AGAINST AN APPROVED
18	TREATMENT FACILITY, EMERGENCY MEDICAL <u>SERVICES</u> FACILITY, JAIL,
19	LAW ENFORCEMENT OFFICER, OR EMERGENCY SERVICE PATROL OFFICER.
20	THE BHA SHALL ONLY USE THE INFORMATION TO ASSESS STATEWIDE
21	BEHAVIORAL HEALTH SERVICES NEEDS AND WITHDRAWAL MANAGEMENT
22	NEEDS AND TO PLAN FOR SUFFICIENT LEVELS OF STATEWIDE BEHAVIORAL
23	HEALTH AND WITHDRAWAL MANAGEMENT SERVICES. IN COLLECTING THE
24	DATA PURSUANT TO THE REQUIREMENTS OF THIS SUBSECTION (8), THE
25	BHA SHALL PROTECT THE CONFIDENTIALITY OF PATIENT RECORDS, IN
26	ACCORDANCE WITH STATE AND FEDERAL LAWS, AND SHALL NOT DISCLOSE
27	ANY PUBLIC IDENTIFYING OR PROPRIETARY INFORMATION OF ANY

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APPROVED TREATMENT FACILITY OR EMERGENCY MEDICAL <u>SERVICES</u>
FACILITY. THIS SUBSECTION (8)(c) DOES NOT APPLY TO INFORMATION
THAT IS OTHERWISE AVAILABLE FROM A SOURCE OUTSIDE OF THE DATA
COLLECTION ACTIVITIES REQUIRED PURSUANT TO SUBSECTION (8)(a) OF
THIS SECTION.
SECTION 3. Appropriation. (1) For the 2024-25 state fiscal
year, \$64,738 is appropriated to the department of human services for use
by the behavioral health administration. This appropriation is from the
general fund. To implement this act, the administration may use this
appropriation as follows:
(a) \$45,793 for use by the community behavioral health
administration for program administration, which amount is based on an
assumption that the administration will require an additional 0.5 FTE; and
(b) \$18,945 for use by the community behavioral health
<u>administration for</u> emergency commitment data collection and storage.
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SECTION 4. Safety clause. The general assembly finds,
determines, and declares that this act is necessary for the immediate
preservation of the public peace, health, or safety or for appropriations for
the support and maintenance of the departments of the state and state
institutions.

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