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. 18-1192.01 Esther van Mourik x4215

SENATE BILL 18-241

SENATE SPONSORSHIP

Lundberg,

HOUSE SPONSORSHIP

Humphrey,

Senate CommitteesState, Veterans, & Military Affairs Appropriations

House Committees

A BILL FOR AN ACT 101 CONCERNING THE ESTABLISHMENT OF THE "COLORADO CHILDREN 102 FIRST ACT" IN COLORADO, 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.)

The bill establishes the "Colorado Children First Act" in the state.

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

I	SECTION 1. In Colorado Revised Statutes, add part 10 to article
2	34 of title 24 as follows:
3	PART 10
4	COLORADO CHILDREN FIRST ACT
5	24-34-1001. Short title. The short title of this part 10 is the
6	"COLORADO CHILDREN FIRST ACT".
7	24-34-1002. Legislative declaration. (1) THE GENERAL
8	ASSEMBLY HEREBY FINDS AND DECLARES THAT:
9	(a) LEADING LEGAL SCHOLARS CONCUR THAT CONFLICTS BETWEEN
10	SAME-SEX MARRIAGE AND RELIGIOUS LIBERTY ARE REAL AND SHOULD BE
11	ADDRESSED THROUGH LEGISLATION;
12	(b) After the Supreme Court of the United States
13	DECLARED THE LEGALIZATION OF SAME-SEX MARRIAGE, RELIGIOUS
14	ADOPTION AND FOSTER CARE AGENCIES IN MASSACHUSETTS, ILLINOIS,
15	AND THE DISTRICT OF COLUMBIA WERE FORCED TO CLOSE BECAUSE OF
16	THEIR SINCERELY HELD RELIGIOUS BELIEFS ABOUT MARRIAGE. SIMILARLY,
17	PARENTS IN OHIO LOST CUSTODY OF THEIR CHILD AFTER CONCLUDING
18	GENDER TRANSITION TREATMENTS WERE NOT IN THEIR CHILD'S BEST
19	INTEREST.
20	(c) CITIZENS OF THE STATE HOLD A WIDE RANGE OF VIEWS ON THE
21	ISSUE OF SAME-SEX MARRIAGE, AND MAINTAINING THE STATE'S
22	COMMITMENT TO RELIGIOUS FREEDOM AND FREEDOM OF CONSCIENCE
23	WHEN FACED WITH THESE GOOD-FAITH DIFFERENCES OF OPINION IS VITAL;
24	(d) OUR NATION HAS A LONG AND HONORABLE HISTORY OF
25	RESPECTING AND ACCOMMODATING THE RELIGIOUS FREEDOM AND
26	FREEDOM OF CONSCIENCE RIGHTS OF ITS PEOPLE, DATING FROM BEFORE
27	THE AMEDICAN DEVOLUTION TO THE DRESENT FOR EYAMDLE LAWS HAVE

-2- 241

1	PROTECTED THE RIGHT OF QUAKERS AND OTHER PACIFISTS TO SERVE THE
2	NATION AS NONCOMBATANTS IN TIMES OF WAR, THE RIGHT OF JEWS AND
3	OTHER SABBATH OBSERVERS TO DEDICATE THEIR TIME TO GOD AND
4	FAMILY INSTEAD OF WORK ON THEIR SABBATH, AND THE RIGHT OF
5	RELIGIOUS ORGANIZATIONS TO PROVIDE CHARITABLE SERVICES TO THE
6	PUBLIC CONSISTENT WITH THEIR BELIEFS BY HIRING INDIVIDUALS WHO
7	SHARE THE SAME BELIEFS. RELIGIOUS FREEDOM RIGHTS AND THE RIGHT TO
8	CONSCIENCE HAVE, FOR DECADES, BEEN ESTABLISHED AS A
9	NONCONTROVERSIAL FOUNDATION OF AMERICAN SOCIETY. THE UNITED
10	STATES DOES NOT USE DISAGREEMENTS ABOUT RELIGION OR CONSCIENCE
11	AS AN EXCUSE TO BANISH RELIGIOUS OR CONSCIENTIOUS ACTIVITY FROM
12	THE VIEW OF THOSE IT MIGHT OFFEND.
13	(e) PROTECTING RELIGIOUS FREEDOM AND FREEDOM OF
14	CONSCIENCE FROM GOVERNMENT INTRUSION IS A STATE INTEREST OF THE
15	HIGHEST ORDER. LEGISLATION ADVANCES THIS INTEREST BY REMEDYING
16	DETERRING, AND PREVENTING GOVERNMENT INTERFERENCE WITH
17	RELIGIOUS EXERCISE IN A WAY THAT COMPLEMENTS THE PROTECTIONS
18	MANDATED BY THE STATE AND FEDERAL CONSTITUTIONS.
19	24-34-1003. Definitions. AS USED IN THIS PART 10, UNLESS THE
20	CONTEXT OTHERWISE REQUIRES:
21	(1) "ADOPTION OR FOSTER CARE" OR "ADOPTION OR FOSTER CARE
22	SERVICE" MEANS SOCIAL SERVICES PROVIDED TO OR ON BEHALF OF
23	CHILDREN, INCLUDING:
24	(a) Assisting abused or neglected children;
25	(b) TEACHING CHILDREN AND PARENTS OCCUPATIONAL
26	HOMEMAKING, AND OTHER DOMESTIC SKILLS;
27	(c) PROMOTING FOSTER PARENTING;

-3-

1	(a) PROVIDING FOSTER HOMES, RESIDENTIAL CARE, GROUP HOMES,
2	OR TEMPORARY GROUP SHELTERS FOR CHILDREN;
3	(e) RECRUITING FOSTER PARENTS;
4	(f) PLACING CHILDREN IN FOSTER HOMES;
5	(g) LICENSING FOSTER HOMES;
6	(h) PROMOTING ADOPTION OR RECRUITING ADOPTIVE PARENTS;
7	(i) Assisting adoptions or supporting adoptive families;
8	(j) PERFORMING OR ASSISTING HOME STUDIES;
9	(k) Assisting kinship guardianships or kinship caregivers;
10	(1) PROVIDING FAMILY PRESERVATION SERVICES;
11	(m) PROVIDING FAMILY SUPPORT SERVICES; AND
12	(n) PROVIDING TEMPORARY FAMILY REUNIFICATION SERVICES.
13	(2) "DISCRIMINATORY ACTION" MEANS AND INCLUDES ANY ACTION
14	TAKEN BY THE STATE GOVERNMENT TO:
15	(a) ALTER IN ANY WAY THE TAX TREATMENT OF, OR CAUSE ANY
16	TAX, PENALTY, OR PAYMENT TO BE ASSESSED AGAINST, OR DENY, DELAY,
17	REVOKE, OR OTHERWISE MAKE UNAVAILABLE AN EXEMPTION FROM
18	TAXATION OF ANY PERSON REFERRED TO IN SECTION 24-34-1004;
19	(b) DISALLOW, DENY, OR OTHERWISE MAKE UNAVAILABLE A
20	DEDUCTION FOR STATE TAX PURPOSES OF ANY CHARITABLE CONTRIBUTION
21	MADE TO OR BY ANY PERSON REFERRED TO IN SECTION 24-34-1004;
22	(c) WITHHOLD, REDUCE, EXCLUDE, TERMINATE, MATERIALLY
23	ALTER THE TERMS OR CONDITIONS OF, OR OTHERWISE MAKE UNAVAILABLE
24	OR DENY ANY STATE GRANT, CONTRACT, SUBCONTRACT, COOPERATIVE
25	AGREEMENT, GUARANTEE, LOAN, SCHOLARSHIP, OR OTHER SIMILAR
26	BENEFIT FROM OR TO ANY PERSON REFERRED TO IN SECTION 24-34-1004;
27	(d) WITHHOLD, REDUCE, EXCLUDE, TERMINATE, MATERIALLY

-4- 241

1	ALTERTHETERMSORCONDITIONSOF, OROTHERWISEMAKEUNAVAILABLE
2	OR DENY ANY ENTITLEMENT OR BENEFIT UNDER A STATE BENEFIT
3	PROGRAM FROM OR TO ANY PERSON REFERRED TO IN SECTION 24-34-1004;
4	(e) IMPOSE, LEVY, OR ASSESS A MONETARY FINE, FEE, PENALTY,
5	DAMAGES AWARD, OR INJUNCTION ON ANY PERSON REFERRED TO IN
6	SECTION 24-34-1004;
7	(f) WITHHOLD, REDUCE, EXCLUDE, TERMINATE, MATERIALLY
8	ALTER THE TERMS OR CONDITIONS OF, OR OTHERWISE MAKE UNAVAILABLE
9	OR DENY ANY LICENSE, CERTIFICATION, ACCREDITATION, CUSTODY AWARD
10	OR AGREEMENT, DIPLOMA, GRADE, RECOGNITION, OR OTHER SIMILAR
11	BENEFIT, POSITION, OR STATUS FROM OR TO ANY PERSON REFERRED TO IN
12	SECTION 24-34-1004; OR
13	(g) Refuse to hire or promote, force to resign, fire,
14	DEMOTE, SANCTION, DISCIPLINE, MATERIALLY ALTER THE TERMS OR
15	CONDITIONS OF EMPLOYMENT, OR RETALIATE OR TAKE OTHER ADVERSE
16	EMPLOYMENT ACTION AGAINST ANY PERSON REFERRED TO IN SECTION
17	24-34-1004 WHO IS EMPLOYED OR COMMISSIONED BY THE STATE
18	GOVERNMENT.
19	(3) "PERSON" MEANS:
20	(a) A NATURAL PERSON, IN HIS OR HER INDIVIDUAL CAPACITY,
21	REGARDLESS OF RELIGIOUS AFFILIATION OR LACK THEREOF, OR IN HIS OR
22	HER CAPACITY AS A MEMBER, OFFICER, OWNER, VOLUNTEER, EMPLOYEE,
23	MANAGER, RELIGIOUS LEADER, CLERGY, OR MINISTER OF ANY ENTITY
24	DESCRIBED IN THIS PART 10;
25	(b) A RELIGIOUS ORGANIZATION;
26	(c) A SOLE PROPRIETORSHIP, PARTNERSHIP, TRUST, CLOSELY HELD
27	CORPORATION, OR OTHER CLOSELY HELD ENTITY; OR

-5- 241

1	(d) Cooperatives, ventures, or enterprises comprised of
2	TWO OR MORE INDIVIDUALS OR ENTITIES DESCRIBED IN THIS SUBSECTION
3	(3) REGARDLESS OF NONPROFIT OR FOR-PROFIT STATUS.
4	(4) "RELIGIOUS ORGANIZATION" MEANS:
5	(a) A HOUSE OF WORSHIP, INCLUDING BUT NOT LIMITED TO
6	CHURCHES, SYNAGOGUES, SHRINES, MOSQUES, AND TEMPLES;
7	(b) A RELIGIOUS GROUP, CORPORATION, ASSOCIATION, SCHOOL OR
8	EDUCATIONAL INSTITUTION, MINISTRY, ORDER, SOCIETY, OR SIMILAR
9	ENTITY, REGARDLESS OF WHETHER IT IS INTEGRATED OR AFFILIATED WITH
10	A CHURCH OR OTHER HOUSE OF WORSHIP; AND
11	(c) AN OFFICER, OWNER, EMPLOYEE, MANAGER, RELIGIOUS
12	LEADER, CLERGY, OR MINISTER OF AN ENTITY OR ORGANIZATION
13	DESCRIBED IN THIS SUBSECTION (4).
14	(5) "STATE BENEFIT PROGRAM" MEANS ANY PROGRAM
15	ADMINISTERED OR FUNDED BY THE STATE, OR BY ANY AGENT ON BEHALF
16	OF THE STATE, PROVIDING CASH, PAYMENTS, GRANTS, CONTRACTS, LOANS,
17	OR IN-KIND ASSISTANCE.
18	(6) "STATE GOVERNMENT" MEANS:
19	(a) THE STATE OR A POLITICAL SUBDIVISION OF THE STATE;
20	(b) ANY AGENCY OF THE STATE OR OF A POLITICAL SUBDIVISION OF
21	THE STATE, INCLUDING A DEPARTMENT, BUREAU, BOARD, COMMISSION,
22	COUNCIL, COURT, OR PUBLIC INSTITUTION OF HIGHER EDUCATION;
23	(c) ANY PERSON ACTING UNDER COLOR OF STATE LAW; AND
24	(d) Any private person suing under or attempting to
25	ENFORCE A LAW, RULE, OR REGULATION ADOPTED BY THE STATE OR A
26	POLITICAL SUBDIVISION OF THE STATE.
2.7	24-34-1004. Protections for adoption and foster care

-6- 241

1	providers. (1) The state government shall not take any
2	DISCRIMINATORY ACTION AGAINST A PERSON THAT ADVERTISES,
3	PROVIDES, OR FACILITATES ADOPTION OR FOSTER CARE, WHOLLY OR
4	PARTLY ON THE BASIS THAT SUCH PERSON HAS PROVIDED OR DECLINED TO
5	PROVIDE ANY ADOPTION OR FOSTER CARE SERVICE, OR RELATED SERVICE,
6	BASED UPON OR IN A MANNER CONSISTENT WITH A SINCERELY HELD
7	RELIGIOUS BELIEF OR MORAL CONVICTION.
8	(2) The state government shall not take any
9	DISCRIMINATORY ACTION AGAINST A PERSON WHO THE STATE GRANTS
10	CUSTODY OF A FOSTER OR ADOPTIVE CHILD, OR WHO SEEKS FROM THE
11	STATE CUSTODY OF A FOSTER OR ADOPTIVE CHILD, WHOLLY OR PARTIALLY
12	ON THE BASIS THAT THE PERSON GUIDES, INSTRUCTS, OR RAISES A CHILD,
13	OR INTENDS TO GUIDE, INSTRUCT, OR RAISE A CHILD, BASED UPON OR IN A
14	MANNER CONSISTENT WITH A SINCERELY HELD RELIGIOUS BELIEF OR
15	MORAL CONVICTION, PROVIDED THAT THE STATE GOVERNMENT MAY
16	PROTECT A MINOR FROM CONDITIONS OR ACTIONS THAT IMMINENTLY AND
17	SERIOUSLY ENDANGER THE MINOR'S PHYSICAL HEALTH.
18	(3) THE STATE GOVERNMENT SHALL CONSIDER ACCREDITED,
19	LICENSED, OR CERTIFIED ANY PERSON THAT ADVERTISES, PROVIDES, OR
20	FACILITATES ADOPTION OR FOSTER CARE THAT WOULD OTHERWISE BE
21	ACCREDITED, LICENSED, OR CERTIFIED, RESPECTIVELY, UNDER STATE LAW
22	BUT FOR A DETERMINATION AGAINST SUCH PERSON WHOLLY OR PARTIALLY
23	ON THE BASIS THAT THE PERSON BELIEVES, SPEAKS, OR ACTS IN
24	ACCORDANCE WITH A SINCERELY HELD RELIGIOUS BELIEF OR MORAL
25	CONVICTION.
26	24-34-1005. Claim or defense against state action. (1) Cause
27	of action and defense. A PERSON MAY ASSERT A VIOLATION OF THIS PART

-7-

1	$10~\mathrm{AS}$ a claim against the state government in any judicial or
2	ADMINISTRATIVE PROCEEDING OR AS A DEFENSE IN ANY JUDICIAL OR
3	ADMINISTRATIVE PROCEEDING WITHOUT REGARD TO WHETHER THE
4	PROCEEDING IS BROUGHT BY OR IN THE NAME OF THE STATE GOVERNMENT,
5	ANY PRIVATE PERSON, OR ANY OTHER PARTY.
6	(2) Administrative remedies not required. NOTWITHSTANDING
7	ANY OTHER PROVISION OF LAW TO THE CONTRARY, AN ACTION UNDER THIS
8	PART 10 MAY BE COMMENCED, AND RELIEF MAY BE GRANTED, IN A COURT
9	OF THE STATE WITHOUT REGARD TO WHETHER THE PERSON COMMENCING
10	THE ACTION HAS SOUGHT OR EXHAUSTED AVAILABLE ADMINISTRATIVE
11	REMEDIES.
12	24-34-1006. Remedies. (1) EXCEPT AS PROVIDED IN SUBSECTION
13	(2) OF THIS SECTION, ANY PERSON WHO SUCCESSFULLY ASSERTS A CLAIM
14	OR DEFENSE UNDER THIS PART 10 MAY RECOVER:
15	(a) DECLARATORY RELIEF;
16	(b) Injunctive relief to prevent or remedy a violation of
17	THIS PART 10 OR THE EFFECTS OF SUCH A VIOLATION;
18	(c) Compensatory damages for pecuniary and
19	NONPECUNIARY LOSSES;
20	(d) REASONABLE ATTORNEYS' FEES AND COSTS; AND
21	(e) ANY OTHER APPROPRIATE RELIEF.
22	(2) ONLY DECLARATORY RELIEF AND INJUNCTIVE RELIEF SHALL BE
23	AVAILABLE AGAINST A PRIVATE PERSON NOT ACTING UNDER COLOR OF
24	STATE LAW UPON A SUCCESSFUL ASSERTION OF A DEFENSE UNDER THIS
25	PART 10.
26	24-34-1007. Immunity waived. (1) NOTWITHSTANDING ANY
27	LAW TO THE CONTRARY, SOVEREIGN, GOVERNMENTAL, AND QUALIFIED

-8- 241

1	IMMUNITIES TO SUIT AND FROM LIABILITY ARE WAIVED AND ABOLISHED TO
2	THE EXTENT OF LIABILITY CREATED BY THIS PART 10, AND A PERSON MAY
3	SUE THE STATE GOVERNMENT, EXCEPT STATE COURTS, FOR DAMAGES
4	ALLOWED BY THIS PART 10.
5	(2) NOTWITHSTANDING SUBSECTION (1) OF THIS SECTION, THIS
6	${\tt PART10DOESNOTWAIVEORABOLISHSOVEREIGNIMMUNITYTOSUITAND}$
7	FROM LIABILITY UNDER THE ELEVENTH AMENDMENT TO THE UNITED
8	STATES CONSTITUTION.
9	24-34-1008. Two-year limitation period. A PERSON MUST BRING
10	AN ACTION TO ASSERT A CLAIM UNDER THIS PART $10\mathrm{NOT}$ LATER THAN TWO
11	YEARS AFTER THE DATE THAT THE PERSON KNEW OR SHOULD HAVE
12	KNOWN THAT A DISCRIMINATORY ACTION WAS TAKEN AGAINST THAT
13	PERSON.
14	24-34-1009. Rules of construction. (1) Broad construction.
15	THIS PART 10 MUST BE CONSTRUED IN FAVOR OF A BROAD PROTECTION OF
16	FREE EXERCISE OF RELIGIOUS BELIEFS AND MORAL CONVICTIONS, TO THE
17	MAXIMUM EXTENT PERMITTED BY THE STATE AND FEDERAL
18	CONSTITUTIONS.
19	(2) No preemption, repeal, or narrow construction. THE
20	PROTECTION OF FREE EXERCISE OF RELIGIOUS BELIEFS AND MORAL
21	CONVICTIONS AFFORDED BY THIS PART 10 ARE IN ADDITION TO THE
22	PROTECTIONS PROVIDED UNDER FEDERAL LAW, STATE LAW, AND THE
23	STATE AND FEDERAL CONSTITUTIONS. NOTHING IN THIS PART 10 MAY BE
24	CONSTRUED TO PREEMPT OR REPEAL ANY STATE OR LOCAL LAW THAT IS
25	EQUALLY OR MORE PROTECTIVE OF FREE EXERCISE OF RELIGIOUS BELIEFS
26	OR MORAL CONVICTIONS. NOTHING IN THIS PART 10 MAY BE CONSTRUED
27	TO NARROW THE MEANING OR APPLICATION OF ANY STATE OR LOCAL LAW

-9- 241

1	PROTECTING FREE EXERCISE OF RELIGIOUS BELIEFS OR MORAL
2	CONVICTIONS. NOTHING IN THIS PART $10\mathrm{May}$ be construed to prevent
3	THE STATE GOVERNMENT FROM PROVIDING, EITHER DIRECTLY OR
4	THROUGH AN INDIVIDUAL OR ENTITY NOT SEEKING PROTECTION UNDER
5	THIS PART 10, ANY BENEFIT OR SERVICE AUTHORIZED UNDER STATE LAW.
6	(3) Supersede other state law. This part 10 applies to, and in
7	CASES OF CONFLICT SUPERSEDES, EACH STATUTE OF THE STATE THAT
8	IMPINGES UPON THE FREE EXERCISE OF RELIGIOUS BELIEFS AND MORAL
9	CONVICTIONS PROTECTED BY THIS PART 10, UNLESS A CONFLICTING
10	STATUTE IS EXPRESSLY MADE EXEMPT FROM THE APPLICATION OF THIS
11	PART 10. THIS PART 10 ALSO APPLIES TO, AND IN CASES OF CONFLICT
12	SUPERSEDES, ANY ORDINANCE, RULE, REGULATION, ORDER, OPINION,
13	DECISION, PRACTICE, OR OTHER EXERCISE OF THE STATE GOVERNMENT'S
14	AUTHORITY THAT IMPINGES UPON THE FREE EXERCISE OF RELIGIOUS
15	BELIEFS AND MORAL CONVICTIONS PROTECTED BY THIS PART 10.
16	(4) Severability. If any provision of this part 10 or any
17	APPLICATION OF SUCH PROVISION TO ANY PARTICULAR PERSON OR
18	CIRCUMSTANCE IS HELD TO BE INVALID UNDER LAW, THE REMAINDER OF
19	THIS PART 10 AND THE APPLICATION OF ITS PROVISIONS TO ANY OTHER
20	PERSON OR CIRCUMSTANCE IS NOT AFFECTED.
21	SECTION 2. Appropriation. (1) For the 2018-19 state fiscal
22	year, \$12,787 is appropriated to the department of human services. This
23	appropriation is from the general fund. To implement this act, the
24	department may use this appropriation for the purchase of legal services.
25	(2) For the 2018-19 state fiscal year, \$12,787 is appropriated to
26	the department of law. This appropriation is from reappropriated funds
2.7	received from the department of human services under subsection (1) of

-10-

this section. To implement this act, the department of law may use this
 appropriation to provide legal services for the department of human
 services.
 SECTION 3. Act subject to petition - effective date. This act

section 3. Act subject to petition - effective date. This act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly (August 8, 2018, if adjournment sine die is on May 9, 2018); except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the 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 unless approved by the people at the general election to be held in November 2018 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.

-11- 241