First Regular Session Seventy-third General Assembly STATE OF COLORADO

PREAMENDED

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 21-0710.01 Conrad Imel x2313

HOUSE BILL 21-1314

HOUSE SPONSORSHIP

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A BILL FOR AN ACT

101 **CONCERNING THE AUTHORITY OF THE DEPARTMENT OF REVENUE TO**

102 TAKE ACTION AGAINST CERTAIN DOCUMENTS, AND, IN

103 CONNECTION THEREWITH, 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 <u>http://leg.colorado.gov</u>.)

Under existing law, the department of revenue (department) is either allowed or required to administratively suspend, cancel, revoke, deny, or deny renewal of a driver's license, instruction permit, or identification card following specified conduct by a licensee or card holder. The bill repeals the department's discretionary authority to take HOUSE 3rd Reading Unamended May 25, 2021

> Amended 2nd Reading May 24, 2021

HOUSE

administrative action to:

- Cancel, deny, or deny renewal of a person's driver's license:
 - For unlawful or fraudulent use or conviction of misuse of license, titles, permits, or license plates;
 - Because the person failed to pay a monetary judgment or has an outstanding warrant relating to a traffic violation or a municipal violation committed when the person was under 18 years of age; or
 - Because the person failed to pay a judgment for using public transportation without paying the fare; and
- Cancel, deny, or deny renewal of a person's driver's license or identification card because the person failed to register all vehicles owned by the person.

The bill repeals mandatory administrative actions by the department to:

- Revoke a person's driver's license or instruction permit for certain convictions related to illegal underage possession or consumption of alcohol or marijuana or attempting to obtain alcohol by misrepresenting the person's age or by any other method or because the person was convicted of, or has received a deferred judgment for, aggravated motor vehicle theft or second degree criminal trespass;
- Deny issuance or renewal of a person's driver's license because the person failed to pay a monetary judgment or has an outstanding warrant relating to a traffic violation or a municipal violation committed when the person was under 18 years of age or the person failed to pay a monetary judgment for using public transportation without paying the fare; or
- Suspend the driver's license of certain persons following conviction for selling, serving, or otherwise providing alcohol to or for an underage person or permitting or failing to prevent an underage person from using the person's identification to unlawfully purchase alcohol.

The bill prohibits the department from denying to issue, renew, or reinstate a person's driver's license because the person failed to pay a monetary judgment or has an outstanding warrant relating to a traffic violation or a municipal violation. The person must pay the required fees for issuance or reinstatement of the license.

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

SECTION 1. In Colorado Revised Statutes, 42-2-122, amend (3);
 and repeal (1)(c), (1)(e), and (1)(h) as follows:

42-2-122. Department may cancel license - limited license for
physical or mental limitations. (1) The department has the authority to
cancel, deny, or deny the reissuance of any driver's or minor driver's
license upon determining that the licensee was not entitled to the issuance
for any of the following reasons:

- 8 (c) Permission of an unlawful or fraudulent use or conviction of
 9 misuse of license, titles, permits, or license plates;
- (e) Failure of the licensee to register in Colorado all vehicles
 owned by the licensee under the requirements of section 42-3-103;
- (h) (I) The person has an outstanding judgment or warrant referred
 to in section 42-4-1709 (7) issued against such person; except that, as
 used in this paragraph (h), "judgment or warrant" shall not include any
 judgment or warrant reported to the department in violation of section
 42-4-110.5 (2)(c).

17 (II) Upon receipt of a judgment or warrant from a court clerk on 18 or after September 1, 2000, the department shall send written notice to the 19 person identified in the court order that such person is required to provide 20 the department with proof that the judgment or warrant is no longer 21 outstanding within thirty days after the date such notice is sent or such 22 person's driver's license shall be canceled or any application for a new 23 license shall be denied. Proof that the judgment or warrant is no longer 24 outstanding shall be in the form of a certificate issued by the clerk of the 25 court entering the judgment or issuing the warrant in a form approved by 26 the executive director.

27

(III) If acceptable proof is not received by the department within

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thirty days after notice was sent, the department shall cancel the driver's
 license or deny any application for a license of the person against whom
 the judgment was entered or the warrant was issued.

4 (IV) The general assembly finds that the department currently has
5 record of a large number of outstanding judgments and warrants and that
6 it does not know whether such judgments and warrants are still
7 outstanding. All outstanding judgments and warrants that are in the
8 department's records as of August 31, 2000, shall be deemed void for
9 purposes of this section effective September 1, 2005.

10 (3) Upon such cancellation, the licensee must SHALL surrender the 11 license so cancelled to the department, and thereafter such licensee shall 12 be IS entitled to a hearing by the department if such license is returned 13 and if such request is made within thirty days from the date of such 14 cancellation; except that a denial or cancellation under paragraph (h) or 15 (i) of subsection (1) PURSUANT TO SUBSECTION (1)(i) of this section shall 16 be IS deemed to be final agency action for judicial review purposes under 17 PURSUANT TO section 24-4-104. C.R.S. Such hearing, if requested, shall 18 MUST be held no later than thirty days from the date of such cancellation. 19 Notification of such cancellation shall MUST be given as provided in 20 section 42-2-119.

21 SECTION 2. In Colorado Revised Statutes, 42-2-125, amend
22 (1)(m), (3), and (6)(a); and repeal (1)(o) as follows:

42-2-125. Mandatory revocation of license and permit. (1) The
 department shall immediately revoke the license or permit of any driver
 or minor driver upon receiving a record showing that the driver has:

26 (m) (I) Been convicted of violating section 18-13-122 (3) or 27 44-3-901 (1)(c) or (1)(d) or any counterpart municipal charter or

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1	ordinance offense to such sections and having failed to complete an
2	alcohol evaluation or assessment, an alcohol education program, or an
3	alcohol treatment program ordered by the court in connection with such
4	conviction; or
5	(II) Been convicted of violating section 18-13-122 (3) or 44-3-901
6	(1)(c) or (1)(d) or any counterpart municipal charter or ordinance offense
7	to such sections AND HAVING FAILED TO COMPLETE AN ALCOHOL
8	EVALUATION OR ASSESSMENT, AN ALCOHOL EDUCATION PROGRAM, OR AN
9	ALCOHOL TREATMENT PROGRAM ORDERED BY THE COURT IN CONNECTION
10	WITH THE PRESENT CONVICTION, and has a previous conviction for such
11	offenses;
12	(o) Been:
13	(I) (Deleted by amendment, L. 2009, (IIB 09-1266), ch. 347, p.
14	1816, § 8, effective August 5, 2009.)
15	(II) Convicted of, or has received a deferred judgment for, an
16	offense described in section 18-4-409 or 18-4-503 (1)(c), C.R.S., or a
17	comparable municipal charter or ordinance offense.
18	(III) (Deleted by amendment, L. 2007, p. 504, § 3, effective July
19	1, 2007.)
20	(3) Upon revoking the license of any person as required by this
21	section, the department shall immediately notify the licensee as provided
22	in section 42-2-119 (2). Where a minor driver's license is revoked under
23	paragraph (m) of subsection (1) PURSUANT TO SUBSECTION (1)(m) of this
24	section, such revocation shall not MAY run concurrently with any previous
25	or subsequent suspension, revocation, cancellation, or denial that is
26	provided for by law.
27	(6) (a) Any person who has a license revoked pursuant to

1	paragraph (m) of subsection (1) SUBSECTION (1)(m) of this section shall
2	be IS subject to the following revocation periods:
3	(I) After a first conviction and failure to complete an ordered
4	evaluation, assessment, or program, three months;
5	(II) After a second conviction AND FAILURE TO COMPLETE AN
6	ORDERED EVALUATION, ASSESSMENT, OR PROGRAM, six months;
7	(III) After any third or subsequent conviction AND FAILURE TO
8	COMPLETE AN ORDERED EVALUATION, ASSESSMENT, OR PROGRAM, one
9	year.
10	
11	SECTION 3. In Colorado Revised Statutes, 42-2-107, amend
12	(2)(b)(I) introductory portion and (2)(b)(I)(A); and repeal (5) as follows:
13	42-2-107. Application for license or instruction permit -
14	anatomical gifts - donations to Emily Keyes - John W. Buckner organ
15	and tissue donation awareness fund - legislative declaration - rules -
16	annual report - repeal. (2) (b) (I) In addition to the requirements of
17	paragraph (a) of this subsection (2) SUBSECTION (2)(a) OF THIS SECTION,
18	an application shall MUST state that:
19	(A) The applicant understands that, as a resident of the state of
20	Colorado, any motor vehicle owned by the applicant must be registered
21	in Colorado pursuant to the laws of the state and the applicant may be
22	subject to criminal penalties, civil penalties, cancellation or denial of the
23	applicant's driver's license, and liability for any unpaid registration fees
24	and specific ownership taxes if the applicant fails to comply with such
24 25	and specific ownership taxes if the applicant fails to comply with such registration requirements; and

judgments or warrants entered or issued against the applicant pursuant to
 section 42-4-1709 (7).

3 (II) For the purposes of this subsection (5), "outstanding
4 judgments or warrants" does not include any judgment or warrant
5 reported to the department in violation of the provisions of section
6 42-4-110.5 (2)(c).

7 (b) If the department determines that there are no outstanding
8 judgments or warrants entered or issued against the applicant and if all
9 other conditions for issuance required by articles 1 to 4 of this title are
10 met, the department shall issue the license.

11 (c) If the department determines that there are outstanding 12 judgments or warrants entered or issued against the applicant and the 13 applicant is subject to the provisions of section 42-4-1709 (7), the license 14 shall not be issued until the applicant has complied with the requirements 15 of that section. Any person who satisfies an outstanding judgment or 16 warrant entered pursuant to section 42-4-1709 (7) shall pay to the court 17 a thirty-dollar administrative processing fee for each such judgment or 18 warrant in addition to all other penalties, costs, or forfeitures. The court 19 shall remit fifty percent of the administrative processing fee to the 20 department of revenue, and the other fifty percent shall be retained by the 21 issuing court.

22 SECTION 4. In Colorado Revised Statutes, 42-2-118, amend
 23 (1)(a)(I), (1.3)(b), and (3); and repeal (1.5)(c)(II) as follows:

42-2-118. Renewal of license in person or by mail - donations
to Emily Keyes - John W. Buckner organ and tissue donation
awareness fund - repeal. (1) (a) (I) Every license issued under
PURSUANT TO section 42-2-114 or part 5 of this article 2 is renewable

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1	prior to its expiration, upon application in person, by mail as provided in
2	subsection (1.3) of this section, or by electronic means as provided in
3	subsection (1.5) of this section; payment of the required fee; passing of
4	an eye test; AND passing of such other examinations as the applicant's
5	physical limitations or driver's record indicates to be desirable. and
6	payment of any penalty assessment, fine, cost, or forfeiture as prescribed
7	by subsection (3) of this section. If a person renews his or her license
8	pursuant to this subsection $(1)(a)(I)$ by electronic means, the person must
9	attest under penalty of perjury that he or she has had an eye examination
10	by an optometrist or an ophthalmologist within three years before the date
11	of application.
12	(1.3) (b) Every applicant for renewal of a driver's license by mail
13	shall submit the following PAYMENT OF THE REQUIRED FEE to the
14	department.
14 15	department. (I) Payment of the required fee;
	•
15	(I) Payment of the required fee;
15 16	(I) Payment of the required fee; (II) Repealed.
15 16 17	 (I) Payment of the required fee; (II) Repealed. (III) Payment of any penalty assessment, fine, cost, or forfeiture
15 16 17 18	(I) Payment of the required fee; (II) Repealed. (III) Payment of any penalty assessment, fine, cost, or forfeiture as prescribed by subsection (3) of this section.
15 16 17 18 19	 (I) Payment of the required fee; (II) Repealed. (III) Payment of any penalty assessment, fine, cost, or forfeiture as prescribed by subsection (3) of this section. (1.5) (c) Every applicant for renewal of a driver's license by
15 16 17 18 19 20	 (I) Payment of the required fee; (II) Repealed. (III) Payment of any penalty assessment, fine, cost, or forfeiture as prescribed by subsection (3) of this section. (1.5) (c) Every applicant for renewal of a driver's license by electronic means shall submit the following to the department:
15 16 17 18 19 20 21	 (I) Payment of the required fee; (II) Repealed. (III) Payment of any penalty assessment, fine, cost, or forfeiture as prescribed by subsection (3) of this section. (1.5) (c) Every applicant for renewal of a driver's license by electronic means shall submit the following to the department: (II) Payment of any penalty assessment, fine, cost, or forfeiture as
15 16 17 18 19 20 21 22	 (1) Payment of the required fee; (II) Repealed. (III) Payment of any penalty assessment, fine, cost, or forfeiture as prescribed by subsection (3) of this section. (1.5) (c) Every applicant for renewal of a driver's license by electronic means shall submit the following to the department: (II) Payment of any penalty assessment, fine, cost, or forfeiture as prescribed by subsection (3) of this section.
 15 16 17 18 19 20 21 22 23 	 (1) Payment of the required fee; (II) Repealed. (III) Payment of any penalty assessment, fine, cost, or forfeiture as prescribed by subsection (3) of this section. (1.5) (c) Every applicant for renewal of a driver's license by electronic means shall submit the following to the department: (II) Payment of any penalty assessment, fine, cost, or forfeiture as prescribed by subsection (3) of this section. (<u>3</u>) (a) (<u>1</u>) Prior to the renewal of a permanent driver's license or
 15 16 17 18 19 20 21 22 23 24 	 (1) Payment of the required fee; (II) Repealed. (III) Payment of any penalty assessment, fine, cost, or forfeiture as prescribed by subsection (3) of this section. (1.5) (c) Every applicant for renewal of a driver's license by electronic means shall submit the following to the department: (II) Payment of any penalty assessment, fine, cost, or forfeiture as prescribed by subsection (3) of this section. (3) (a) (I) Prior to the renewal of a permanent driver's license or the issuance or renewal of a probationary license, the department shall

1	and such check or order was returned for insufficient funds or a closed
2	account and remains unpaid as set forth in section 42-4-1709 (7).
3	(II) For the purposes of this subsection (3), "outstanding

judgments or warrants" does not include any judgment or warrant
 reported to the department in violation of the provisions of section
 42-4-110.5 (2)(c).

(b) (I) If there are no outstanding judgments or warrants entered
or issued against the applicant and the applicant has not issued a check or
order to the department that was returned for insufficient funds or a
closed account and that remains unpaid as set forth in section 42-4-1709
(7) and if all other conditions for renewal pursuant to articles 1 to 4 of this
title TITLE 42 are met, the department shall renew the applicant's
permanent driver's license.

14 (II) If there are no outstanding judgments or warrants entered or 15 issued against the applicant and the defendant has not issued a check or 16 order to the department that was returned for insufficient funds or a 17 closed account and that remains unpaid as set forth in section 42-4-1709 18 (7) and if all other conditions for renewal pursuant to articles 1 to 4 of this 19 title TITLE 42 are met, the department may issue or renew the applicant's 20 probationary license.

21 (c) If the department determines that the applicant is subject to the 22 requirements of section 42-4-1709 (7), the permanent driver's license 23 shall not be renewed or the probationary license may not be issued or 24 renewed until such applicant has complied with said section. Any person 25 who pays any outstanding judgments, who has any warrants entered, or 26 who makes payment for a check or order to the department that had been 27 returned for insufficient funds or a closed account pursuant to section

1	42-4-1709 (7) shall pay to the court or to the department a thirty-dollar
2	administrative processing cost for each such judgment, warrant, check or
3	order in addition to all other penalties, costs, or forfeitures. If the court
4	collects an administrative processing fee, the court shall remit fifty
5	percent of the administrative processing fee to the department of revenue,
6	and the other fifty percent of that fee is to be retained by the issuing court.
7	If the department collects an administrative processing fee, the
8	department shall retain the fee.
9	—
10	(d) Beginning January 1, 1986, the executive director shall
11	ascertain whether the administrative fee established in paragraph (c) of
12	this subsection (3) adequately compensates the department for
13	administration of this subsection (3).
14	(e) The department of revenue shall coordinate the design and
15	implementation of the necessary delinquency notification forms,
16	satisfaction forms, and time requirements for utilization of such forms by
17	the courts.
18	(f) There shall be IS a twenty-day period to appeal any penalty
19	under this section when it can be shown by the applicant or defendant that
20	sufficient funds were in the financial institution and the error was that of
21	the financial institution. In this event the department shall review the
22	documentation and, if it was the fault of the financial institution that the
23	check or order was returned, no THE DEPARTMENT SHALL NOT IMPOSE
24	penalty or fee. shall be imposed.
25	SECTION 5. In Colorado Revised Statutes, repeal 42-2-127.6 as
26	follows:
27	42-2-127.6. Authority to suspend license - providing alcohol to

1 an underage person. (1) (a) Whenever the department receives notice 2 that a person, other than a business licensed pursuant to article 3, 4, or 5 3 of title 44, or an employee or agent of the business acting in the scope of his or her employment, has been convicted of an offense pursuant to 4 5 section 44-3-901 (1)(b) or (1)(l), the department shall immediately 6 suspend the license of the person for a period of not less than six months. (b) For purposes of this subsection (1), a person has been 7 convicted when the person has been found guilty by a court or a jury, 8 9 entered a plea of guilty or nolo contendere, or received a deferred 10 sentence for an offense. 11 (2) (a) Upon suspension of a person's license as required by this 12 section, the department shall immediately notify the person as provided 13 in section 42-2-119 (2). 14 (b) Upon receipt of the notice of suspension, the person or the 15 person's attorney may request a hearing in writing. The department shall 16 hold a hearing not less than thirty days after receiving the request through 17 a hearing commissioner appointed by the executive director of the 18 department, which hearing shall be conducted in accordance with the 19 provisions of section 24-4-105, C.R.S. The hearing shall be held at the 20 district office of the department closest to the residence of the person; 21 except that all or part of the hearing may, at the discretion of the 22 department, be conducted in real time by telephone or other electronic 23 means in accordance with section 42-1-218.5, unless the person requests 24 to appear in person at the hearing. After the hearing, the person may 25 appeal the decision of the department to the district court as provided in

27 section is subsequently acquitted of the conviction that required the

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section 42-2-135. If a person who has had a license suspended under this

suspension by a court of record, the department shall immediately, in any
 event not later than ten days after the receipt of the notice of acquittal,
 reinstate said license to the person affected, unless the license is under
 other restraint.

5 (3) (a) If there is no other statutory reason for denial of a 6 probationary license, a person who has had a license suspended by the 7 department because of, in whole or in part, a conviction of an offense 8 specified in subsection (1) of this section shall be entitled to a 9 probationary license for the purpose of driving for reasons of 10 employment, education, health, or compliance with the requirements of 11 probation. Such a probationary license shall:

(I) Contain any other restrictions the department deems reasonable
 and necessary;

14 (II) Be subject to cancellation for violation of any such
 15 restrictions; and

16 (III) Be issued for the entire period of suspension.

17 (b) The department may refuse to issue a probationary license if 18 the department finds that the driving record of the person is such that the 19 person has sufficient points to require the suspension or revocation of a 20 license to drive on the highways of this state pursuant to section 42-2-127 21 or if the department finds from the record after a hearing conducted in 22 accordance with this section that aggravating circumstances exist to 23 indicate the person is unsafe for driving for any purpose. In refusing to 24 issue a probationary license, the department shall make specific findings 25 of fact to support the refusal.

26 SECTION 6. In Colorado Revised Statutes, repeal 42-2-304.5 as
27 follows:

1	42-2-304.5. Cancellation or denial of identification card -
2	failure to register vehicles in Colorado. The department may cancel,
3	deny, or deny reissuance of an identification card upon determining that
4	the registrant has failed to register in Colorado all vehicles owned by the
5	registrant under the requirements of section 42-3-103. Upon such
6	cancellation, the registrant shall surrender the identification card to the
7	department. The registrant is entitled to a hearing under the procedures
8	provided in section 42-2-122.
9	SECTION 7. In Colorado Revised Statutes, 42-4-1709, amend
10	(7) as follows:
11	42-4-1709. Penalty assessment notice for traffic infractions -
12	violations of provisions by officer - driver's license. (7) (a) A person
13	shall not be IS NOT allowed or permitted to obtain or renew a permanent
14	driver's, minor driver's, or probationary license if such person has, at the
15	time of making application for obtaining or renewing such driver's
16	license:
17	(I) An outstanding judgment entered against such person on and
18	after January 1, 1983, pursuant to section 42-4-1710 (2) or (3);
19	(II) An outstanding judgment entered against such person by a
20	county or municipal court for a violation of a statute or ordinance relating
21	to the regulation of motor vehicles or traffic, excluding traffic infractions
22	defined by state statute or ordinance and violations relating to parking;
23	(III) A bench warrant issued against such person by a county or
24	municipal court for failure to appear to answer a citation for an alleged
25	violation of a statute or ordinance relating to the regulation of motor
26	vehicles or traffic, excluding traffic infractions defined by state statute or
27	ordinance and violations relating to parking;

1 <u>(IV)</u> An outstanding judgment entered against such person by a 2 municipal court for a violation of any municipal ordinance which 3 occurred when such person was under eighteen years of age, excluding 4 traffic infractions defined by state statute or ordinance and violations 5 related to parking;

6 <u>(V)</u> A bench warrant issued against such person by a municipal 7 court for failure to appear to answer a summons or summons and 8 complaint for an alleged violation of any municipal ordinance that 9 occurred when such person was under eighteen years of age, excluding 10 traffic infractions defined by state statute or ordinance and violations 11 relating to parking;

12 (VI) Issued a check or order to the department to pay a penalty 13 assessment, a driver's license fee, a license reinstatement fee, or a motor 14 vehicle record fee and such check or order is returned for insufficient 15 funds or a closed account and remains unpaid. For the purposes of this 16 subparagraph (VI) SUBSECTION (7), the term "insufficient funds" means 17 having an insufficient balance on account with a bank or other drawee for 18 the payment of a check or order when the check or order is presented for 19 payment within thirty days after issue. 20 (VII) Repealed.

21 (VIII) An outstanding judgment entered against such person by a
 22 county or municipal court for a violation of section 42-4-1416.

(b) The restrictions in paragraph (a) of this subsection (7) shall not
 apply in cases where an appeal from any determination of liability and
 penalty is pending and not disposed of at the time of such application for
 obtaining or renewing a driver's license.

27 SECTION 8. In Colorado Revised Statutes, 10-3-1104, amend

1 (4)(a) as follows:

2 **10-3-1104.** Unfair methods of competition - unfair or deceptive 3 practices. (4) The following is defined as an unfair practice in the 4 business of insurance: For an insurer to deny, refuse to issue, refuse to 5 renew, refuse to reissue, cancel, or otherwise terminate a motor vehicle 6 insurance policy, to restrict motor vehicle insurance coverage on any 7 person, or to add any surcharge or rating factor to a premium of a motor 8 vehicle insurance policy solely because of: 9 (a) A conviction under section 18-13-122 (3), or section 44-3-901 10 (1)(c), or any counterpart municipal charter or ordinance offense or 11 because of any driver's license revocation resulting from such conviction. 12 This subsection (4)(a) includes, but is not limited to, a driver's license 13 revocation imposed under section 42-2-125 (1)(m) PRIOR TO ITS REPEAL 14 IN 2021. 15 SECTION 9. In Colorado Revised Statutes, 18-4-409, repeal 16 (4.5) as follows: 17 18-4-409. Aggravated motor vehicle theft. (4.5) Whenever a 18 person is convicted of, pleads guilty or nolo contendere to, receives a 19 deferred judgment or sentence for, or is adjudicated a juvenile delinquent 20 for, a violation of this section, the offender's driver's license shall be 21 revoked as provided in section 42-2-125, C.R.S. 22 **SECTION 10.** In Colorado Revised Statutes, 18-4-503, repeal (3) 23 as follows: 24 18-4-503. Second degree criminal trespass. (3) Whenever a 25 person is convicted of, pleads guilty or nolo contendere to, receives a 26 deferred judgment or sentence for, or is adjudicated a juvenile delinquent 27 for, a violation of paragraph (c) of subsection (1) of this section, the

offender's driver's license shall be revoked as provided in section
 42-2-125, C.R.S.

3 SECTION 11. In Colorado Revised Statutes, add 42-2-118.1 as
4 follows:

5 42-2-118.1. Driver restoration and payment incentive 6 program. BEGINNING JANUARY 1, 2022, AN OUTSTANDING JUDGMENT OR 7 WARRANT DESCRIBED IN SECTION 42-4-1709 (7) SHALL NOT SERVE AS A 8 BASIS FOR THE DEPARTMENT TO DENY AN APPLICATION FOR ISSUANCE, 9 RENEWAL, OR REINSTATEMENT OF A DRIVER'S LICENSE. THE DEPARTMENT 10 SHALL NOT ISSUE A LICENSE TO A PERSON WITH AN OUTSTANDING 11 JUDGMENT OR WARRANT WHO APPLIES FOR ISSUANCE, RENEWAL, OR 12 REINSTATEMENT OF A LICENSE UNLESS THE PERSON HAS PAID TO THE 13 DEPARTMENT A DRIVER'S LICENSE FEE REQUIRED BY SECTION 42-2-114 14 AND THE LICENSE REINSTATEMENT FEE REQUIRED BY SECTION 42-2-132. 15 SECTION 12. In Colorado Revised Statutes, 42-2-127.5, amend 16 (4) as follows:

17 42-2-127.5. Authority to suspend license - violation of child 18 support order. (4) In the event that a driver's license is suspended 19 pursuant to subsection (3) of this section, the department may issue a 20 probationary license for a period not to exceed ninety days from the date 21 of issuance, which probationary license shall restrict RESTRICTS the driver 22 to driving to and from the place of employment or to performing duties 23 within the course of the driver's employment. The department is 24 authorized to charge a fee for such probationary license that covers the 25 direct and indirect costs of issuing the license. The department may not 26 issue a probationary license to an individual unless at the time of license 27 restraint such individual has a valid driver's privilege and has no outstanding judgments or warrants issued against such individual
 pursuant to the requirements of section 42-2-118 (3).

3 SECTION 13. In Colorado Revised Statutes, repeal 42-2-131 as
4 follows:

5 42-2-131. Revocation of license or permit for failing to comply 6 with a court order relating to nondriving alcohol convictions. Upon 7 a plea of guilty or nolo contendere or a verdict of guilty by the court or a 8 jury to an offense under section 18-13-122(3) or 44-3-901(1)(c) or (1)(d) 9 or any counterpart municipal charter or ordinance offense to such section 10 and upon a failure to complete an alcohol evaluation or assessment, an 11 alcohol education program, or an alcohol treatment program ordered by 12 the court in connection with such plea or verdict, the court shall forward 13 to the department a notice of plea or verdict or the failure to complete on 14 the form prescribed by the department. Any revocation pursuant to 15 section 42-2-125 (1)(m) shall begin when the department gives notice of 16 the revocation to the person in accordance with section 42-2-119 (2).

SECTION 14. In Colorado Revised Statutes, 42-2-132, add (5)
as follows:

19 42-2-132. Period of suspension or revocation. (5) (a) IN 20 ADDITION TO ANY OTHER FEE IMPOSED PURSUANT TO THIS SECTION, A 21 PERSON WHOSE LICENSE OR PRIVILEGE TO DRIVE A MOTOR VEHICLE ON THE 22 PUBLIC HIGHWAYS HAS BEEN REVOKED BECAUSE OF A DUI, DUI PER SE, 23 DWAI, OR UDD CONVICTION SHALL PAY A FEE OF TWENTY-FIVE DOLLARS 24 TO THE DEPARTMENT PRIOR TO THE ISSUANCE TO THE PERSON OF A NEW 25 LICENSE OR THE RESTORATION OF THE LICENSE OR PRIVILEGE. THE 26 DEPARTMENT MAY WAIVE THE FEE UPON A SATISFACTORY SHOWING THAT 27 THE PERSON SUBJECT TO THE FEE IS INDIGENT.

1	(b) The department shall transmit the fee collected
2	PURSUANT TO THIS SUBSECTION (5) TO THE STATE TREASURER, WHO SHALL
3	CREDIT THE SAME TO THE FIRST TIME DRUNK DRIVING OFFENDER ACCOUNT
4	IN THE HIGHWAY USERS TAX FUND.
5	SECTION 15. In Colorado Revised Statutes, 42-2-302, amend
6	(1)(b)(I) introductory portion and (1)(b)(I)(A) as follows:
7	42-2-302. Department may or shall issue - limitations - rules.
8	(1) (b) (I) In addition to the requirements of paragraph (a) of this
9	subsection (1) SUBSECTION (1)(a) OF THIS SECTION, an application for an
10	identification card shall MUST state that:
11	(A) The applicant understands that, as a resident of the state of
12	Colorado, any motor vehicle owned by the applicant must be registered
13	in Colorado pursuant to the laws of the state and the applicant may be
14	subject to criminal penalties, civil penalties, cancellation or denial of the
15	applicant's identification card, and liability for any unpaid registration
16	fees and specific ownership taxes if the applicant fails to comply with
17	such registration requirements; and
18	SECTION 16. In Colorado Revised Statutes, 42-4-110.5, repeal
19	(2)(c) as follows:
20	42-4-110.5. Automated vehicle identification systems -
21	definition. (2) A municipality may adopt an ordinance authorizing the
22	use of an automated vehicle identification system to detect violations of
23	traffic regulations adopted by the municipality, or the state, a county, a
24	city and county, or a municipality may utilize an automated vehicle
25	identification system to detect traffic violations under state law, subject

26 to the following conditions and limitations:

27

25

(c) The state, a county, a city and county, or a municipality may

not report to the department any outstanding judgment or warrant for
 purposes of section 42-2-107 (5) or 42-2-118 (3) based upon any
 violation or alleged violation of a municipal traffic regulation or traffic
 violation under state law detected through the use of an automated vehicle
 identification system.

6 SECTION 17. In Colorado Revised Statutes, 42-7-406, amend
7 (1) as follows:

8 42-7-406. Proof required under certain conditions. 9 (1) Whenever the director revokes the license of any person under 10 PURSUANT TO section 42-2-125 or 42-2-126, or cancels any license under 11 PURSUANT TO section 42-2-122 because of the licensee's inability to 12 operate a motor vehicle because of physical or mental incompetence, or 13 cancels any probationary license under PURSUANT TO section 42-2-127, 14 the director shall not issue to or continue in effect for any such person any 15 new or renewal of license until permitted under the motor vehicle laws of 16 this state, and not then until and unless such person files or has filed and 17 maintains proof of financial responsibility as provided in this article 18 ARTICLE 7; except that persons whose licenses are canceled pursuant to 19 section 42-2-122 (2.5) revoked pursuant to section 42-2-125 (1)(m), or 20 revoked for a first offense under PURSUANT TO section 42-2-125(1)(g.5)21 or a first offense under PURSUANT TO section 42-2-126 (3)(b) or (3)(e) 22 shall ARE not be required to file proof of financial responsibility in order 23 to be relicensed.

SECTION 18. In Colorado Revised Statutes, add 24-33.5-229 as follows:

2624-33.5-229. Alternative municipal traffic enforcement27mechanisms study group - report - repeal. (1)ON OR BEFORE

1	September 1, 2021, the chief shall convene a study group to
2	STUDY METHODS TO ENCOURAGE PERSONS WHO HAVE RECEIVED A TRAFFIC
3	CITATION AND FAIL TO APPEAR IN COURT TO CONTEST THE CITATION OR TO
4	PAY ANY DEFAULT JUDGMENT ASSOCIATED WITH THE CITATION.
5	(2) (a) The study group consists of seven members as
6	FOLLOWS:
7	(I) A REPRESENTATIVE OF THE COLORADO DEPARTMENT OF
8	REVENUE, APPOINTED BY THE EXECUTIVE DIRECTOR OF THE DEPARTMENT
9	OF REVENUE; AND
10	(II) THE FOLLOWING MEMBERS APPOINTED BY THE CHIEF:
11	(A) A REPRESENTATIVE OF THE COLORADO STATE PATROL;
12	(B) A REPRESENTATIVE OF A STATEWIDE ASSOCIATION
13	REPRESENTING MUNICIPAL COURT JUDGES;
14	(C) A REPRESENTATIVE OF A STATEWIDE ORGANIZATION
15	REPRESENTING MUNICIPALITIES;
16	(D) A REPRESENTATIVE OF A STATEWIDE ORGANIZATION OF CHIEFS
17	OF POLICE; AND
18	(E) REPRESENTATIVES OF TWO STATEWIDE ORGANIZATIONS
19	ADVOCATING CRIMINAL JUSTICE OR SENTENCING REFORM.
20	(b) THE APPOINTING AUTHORITIES SHALL MAKE APPOINTMENTS NO
21	LATER THAN AUGUST 16, 2021.
22	(c) The members of the study group shall serve without
23	COMPENSATION.
24	(3) THE STUDY GROUP SHALL:
25	(a) SURVEY EVIDENCE-BASED POLICY AND NATIONAL BEST
26	PRACTICES TO ACHIEVE COMPLIANCE WITH TRAFFIC CITATIONS THAT ARE
27	EQUITABLE AND ENCOURAGE INDIVIDUALS TO RESOLVE THEIR TRAFFIC

VIOLATIONS, BUT DO NOT INVOLVE THE USE OF LICENSING SANCTIONS TO
 FORCE COMPLIANCE;

3 (b) REVIEW THE EFFICACY OF MUNICIPAL PRACTICES FOR
4 ENCOURAGING TIMELY COURT APPEARANCES AND PAYMENT OF ANY FINES,
5 WITH A SPECIAL FOCUS ON PROCEDURES THAT INCREASE CLEAR
6 COMMUNICATION AND EXPECTATIONS BETWEEN LOCAL GOVERNMENTS
7 AND INDIVIDUALS REGARDING FINES, FEES, AND COURT DATES;

8 (c) SURVEY POLICIES AND PROCEDURES IN MUNICIPAL COURTS 9 THAT TAKE INTO ACCOUNT EACH PERSON'S ABILITY TO PAY TRAFFIC FINES 10 AND FEES AND THAT PROVIDE COURTS WITH FLEXIBILITY TO ADJUST 11 AMOUNTS DUE OR EXTEND THE TIME FOR PAYMENT IN APPROPRIATE 12 CIRCUMSTANCES;

13 (d) GATHER STAKEHOLDER FEEDBACK ON THE EFFECTIVENESS OF 14 EXISTING ENFORCEMENT MECHANISMS FOR COLLECTION OF UNPAID FINES; 15 (e) STUDY THE COST OF IMPLEMENTING IMPROVED SYSTEMS FOR 16 ENCOURAGING DEFENDANTS TO APPEAR IN COURT AND FOR COLLECTION 17 OF ANY FINES AND FEES FROM THOSE WHO FAIL TO APPEAR IN COURT; AND 18 (f)DEVELOP RECOMMENDATIONS FOR POTENTIAL STATE 19 LEGISLATION THAT MAY ASSIST MUNICIPAL COURTS TO REDUCE THE 20 INCIDENCE OF FAILURES TO APPEAR ON TRAFFIC TICKETS AND TO INCREASE 21 THE LIKELIHOOD OF PAYMENT OF FINES AND FEES AFTER A JUDGMENT HAS 22 BEEN ENTERED ON A TRAFFIC CITATION.

(4) THE STUDY GROUP SHALL REPORT ITS FINDINGS AND
RECOMMENDATIONS TO THE DEPARTMENT ON OR BEFORE DECEMBER 31,
2021.

26 (5) THE DEPARTMENT SHALL INCLUDE THE STUDY GROUP'S
 27 FINDINGS IN ITS ANNUAL REPORT BEFORE THE HOUSE OF REPRESENTATIVES

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1	AND SENATE COMMITTEES OF REFERENCE PURSUANT TO SECTION $2-7-203$
2	MADE DURING THE 2022 LEGISLATIVE SESSION.
3	(6) This section is repealed, effective June 30, 2022.
4	SECTION 19. In Colorado Revised Statutes, 39-28.8-501, add
5	(2)(b)(IV)(S) and (4.7) as follows:
6	39-28.8-501. Marijuana tax cash fund - creation - distribution
7	- legislative declaration - repeal. (2) (b) (IV) Subject to the limitation
8	in subsection (5) of this section, the general assembly may annually
9	appropriate any money in the fund for the following purposes:
10	(S) For trial court programs administered by the judicial
11	DEPARTMENT.
12	(4.7) (a) ON JULY 1, 2022, AND ON JULY 1 OF EACH YEAR
13	THEREAFTER, THE STATE TREASURER SHALL MAKE THE FOLLOWING
14	TRANSFERS FROM THE FUND:
15	(I) SEVEN HUNDRED FIFTY-THREE THOUSAND DOLLARS TO THE
16	LICENSING SERVICES CASH FUND CREATED IN SECTION $42-2-114.5$ FOR USE
17	BY THE HEARINGS DIVISION; AND
18	(II) SIX HUNDRED FORTY-EIGHT THOUSAND DOLLARS TO THE
19	LICENSING SERVICES CASH FUND CREATED IN SECTION 42-2-114.5 FOR USE
20	BY THE DIVISION OF MOTOR VEHICLES.
21	(b) (I) ON JULY 31, 2021, THE STATE TREASURER SHALL TRANSFER
22	TWO HUNDRED ELEVEN THOUSAND FIVE HUNDRED DOLLARS FROM THE
23	FUND TO THE LICENSING SERVICES CASH FUND CREATED IN SECTION
24	42-2-114.5 FOR PROGRAMMING THE COLORADO DRIVES SYSTEM.
25	(II) This subsection (4.7)(b) is repealed, effective June 30,
26	2022.
27	(c) (I) ON JANUARY 1, 2022, THE STATE TREASURER SHALL MAKE

1 THE FOLLOWING TRANSFERS FROM THE FUND:

2 (A) THREE HUNDRED SEVENTY-SIX THOUSAND FIVE HUNDRED 3 DOLLARS TO THE LICENSING SERVICES CASH FUND CREATED IN SECTION 4 42-2-114.5 FOR USE BY THE HEARINGS DIVISION; AND 5 (B) THREE HUNDRED TWENTY-FOUR THOUSAND DOLLARS TO THE 6 LICENSING SERVICES CASH FUND CREATED IN SECTION 42-2-114.5 FOR USE 7 BY THE DIVISION OF MOTOR VEHICLES. 8 (II) THIS SUBSECTION (4.7)(c) IS REPEALED, EFFECTIVE JUNE 30, 9 2022. 10 **SECTION 20.** Appropriation. For the 2021-22 state fiscal year, 11 \$211,500 is appropriated to the department of revenue for use by the 12 division of motor vehicles. This appropriation is from the licensing 13 services cash fund created in section 42-2-114.5(1), C.R.S. To implement 14 this act, the division may use this appropriation for DRIVES maintenance 15 and support. 16 SECTION 21. Appropriation - adjustments to 2021 long bill. 17 (1) To implement this act, the cash funds appropriation from various 18 fees and cost recoveries made in the annual general appropriation act for 19 the 2021-22 state fiscal year to the judicial department for trial court 20 programs is decreased by \$553,862. 21 (2) For the 2021-22 state fiscal year, \$553,862 is appropriated to 22 the judicial department. This appropriation is from the marijuana tax cash 23 fund created in section 39-28.8-501 (1), C.R.S. To implement this act, the 24 department may use this appropriation for trial court programs. 25 **SECTION 22. Effective date - applicability.** (1) This act takes 26 effect upon passage; except that sections 1 through 17 of this act take 27 effect January 1, 2022.

- (2) This act applies to offenses committed and applications
 submitted on or after the applicable effective date of this act.
- 3 SECTION 23. Safety clause. The general assembly hereby finds,
 4 determines, and declares that this act is necessary for the immediate
 5 preservation of the public peace, health, or safety.