

HOUSE COMMITTEE OF REFERENCE AMENDMENT
Committee on Judiciary.

HB21-1251 be amended as follows:

1 Amend printed bill, strike everything below the enacting clause and
2 substitute:

3 **"SECTION 1.** In Colorado Revised Statutes, 26-20-102, **add**
4 (3.7) and (5.1) as follows:

5 **26-20-102. Definitions.** As used in this article 20, unless the
6 context otherwise requires:

7 (3.7) "JUSTIFIABLE EMERGENCY" MEANS AN UNDERLYING
8 MEDICAL, TRAUMATIC, OR PSYCHIATRIC CONDITION POSING AN IMMEDIATE
9 SAFETY RISK TO THE INDIVIDUAL, EMERGENCY MEDICAL SERVICE
10 PROVIDERS, OR THE PUBLIC. EXCITED DELIRIUM, ANY SUBSEQUENT TERM
11 FOR EXCITED DELIRIUM, OR ANY ACUTE PSYCHIATRIC DIAGNOSIS NOT
12 RECOGNIZED IN THE MOST RECENT EDITION OF THE DIAGNOSTIC AND
13 STATISTICAL MANUAL OF MENTAL DISORDERS IS NOT A JUSTIFIABLE
14 EMERGENCY.

15 (5.1) "PREHOSPITAL SETTING" HAS THE SAME MEANING AS SET
16 FORTH IN SECTION 25-3.5-206 (5)(b).

17 **SECTION 2.** In Colorado Revised Statutes, 26-20-104, **amend**
18 (1)(d) as follows:

19 **26-20-104. General duties relating to use of restraint on**
20 **individuals.** (1) Notwithstanding the provisions of section 26-20-103, an
21 agency that uses restraint shall ensure that:

22 (d) A chemical restraint ~~shall be~~ is given only on the order of a
23 physician ~~or an advanced practice nurse with prescriptive authority~~ who
24 has determined, either while present during the course of the emergency
25 justifying the use of the chemical restraint or after telephone consultation
26 with a registered nurse, licensed physician assistant, or other authorized
27 staff person who is present at the time and site of the emergency and who
28 has participated in the evaluation of the individual, that such form of
29 restraint is the least restrictive AND most appropriate alternative available
30 AND THAT APPROPRIATE DE-ESCALATION METHODS HAVE FAILED. Nothing
31 in this subsection (1) shall modify the requirements of section 26-20-102
32 (2) or 26-20-103 (3).

33 **SECTION 3.** In Colorado Revised Statutes, **add** 26-20-104.7 as
34 follows:

35 **26-20-104.7. Use of ketamine on individuals in prehospital**
36 **setting when peace officer present.** (1) (a) WHEN A PEACE OFFICER IS
37 PRESENT AT THE SCENE OF AN EMERGENCY, AN EMERGENCY MEDICAL
38 SERVICE PROVIDER AUTHORIZED TO ADMINISTER KETAMINE IN A
39 PREHOSPITAL SETTING SHALL ONLY ADMINISTER KETAMINE IF THE
40 PROVIDER HAS:

1 (I) WEIGHED THE INDIVIDUAL TO ENSURE ACCURATE DOSAGE. IF
2 THE EMERGENCY MEDICAL SERVICE PROVIDER IS UNABLE TO WEIGH THE
3 INDIVIDUAL, THE EMERGENCY MEDICAL SERVICE PROVIDER SHALL, PRIOR
4 TO THE ADMINISTRATION OF KETAMINE:

5 (A) ESTIMATE THE INDIVIDUAL'S WEIGHT, AND AT LEAST FIVE
6 PEOPLE PRESENT MUST AGREE WITH THE WEIGHT ASSESSMENT; AND

7 (B) OBTAIN VERBAL AUTHORIZATION FROM THE EMERGENCY
8 MEDICAL SERVICE PROVIDER'S MEDICAL DIRECTOR OR THEIR DESIGNEE,
9 UNLESS THERE IS A VERIFIABLE REASON THE EMERGENCY MEDICAL
10 SERVICE PROVIDER CANNOT MAKE AN OUTGOING CALL.

11 (II) TRAINING IN THE ADMINISTRATION OF KETAMINE, INCLUDING
12 TRAINING TO ENSURE APPROPRIATE DOSAGE BASED ON THE WEIGHT OF THE
13 INDIVIDUAL;

14 (III) TRAINING IN ADVANCED AIRWAY SUPPORT TECHNIQUES;

15 (IV) EQUIPMENT AVAILABLE TO MANAGE RESPIRATORY
16 DEPRESSION; AND

17 (V) EQUIPMENT AVAILABLE TO IMMEDIATELY MONITOR THE VITAL
18 SIGNS OF THE INDIVIDUAL RECEIVING KETAMINE AND THE ABILITY TO
19 RESPOND TO ANY ADVERSE REACTIONS.

20 (b) THE MEDICAL DIRECTOR OF AN AGENCY THAT HAS A WAIVER
21 TO ADMINISTER KETAMINE SHALL DEVELOP ANY NECESSARY TRAINING FOR
22 EMERGENCY MEDICAL SERVICE PROVIDERS PURSUANT TO THIS SUBSECTION
23 (1).

24 (2) AN EMERGENCY MEDICAL SERVICE PROVIDER WHO
25 ADMINISTERS KETAMINE SHALL:

26 (a) PROVIDE EMERGENT TRANSPORT TO THE INDIVIDUAL
27 RECEIVING KETAMINE; AND

28 (b) RECORD ANY COMPLICATIONS ARISING OUT OF SUCH
29 ADMINISTRATION, INCLUDING BUT NOT LIMITED TO RESPIRATORY
30 DEPRESSION, LARYNGOSPASM, HYPOXIA, HYPERTENSION, HYPOTENSION,
31 SEIZURE, AND CARDIAC ARREST.

32 (3) ABSENT A JUSTIFIABLE EMERGENCY, AN EMERGENCY MEDICAL
33 SERVICE PROVIDER SHALL NOT ADMINISTER KETAMINE IN A PREHOSPITAL
34 SETTING TO SUBDUE, SEDATE, OR CHEMICALLY INCAPACITATE AN
35 INDIVIDUAL FOR ALLEGED OR SUSPECTED CRIMINAL, DELINQUENT, OR
36 SUSPICIOUS CONDUCT.

37 **SECTION 4.** In Colorado Revised Statutes, 18-1-707, **add** (1.5)
38 as follows:

39 **18-1-707. Use of force by peace officers - definitions - repeal.**

40 (1.5) PURSUANT TO SECTION 18-8-805 (1) AND (2)(a)(I), PEACE OFFICERS
41 SHALL NOT USE, REQUEST, CAUSE, DIRECT, OR INFLUENCE THE USE OF
42 KETAMINE UPON ANOTHER PERSON NOR COMPEL, REQUEST, CAUSE,
43 DIRECT, OR INFLUENCE AN EMERGENCY MEDICAL SERVICE PROVIDER TO
44 ADMINISTER KETAMINE. IF A PEACE OFFICER VIOLATES THIS PROHIBITION,

1 THE DISTRICT ATTORNEY MAY CHARGE THE OFFICER WITH ANY CRIME
2 BASED ON THE FACTS OF THE CASE.

3 **SECTION 5.** In Colorado Revised Statutes, **amend** 18-8-801 as
4 follows:

5 **18-8-801. Definitions.** As used in this part 8, unless the context
6 otherwise requires:

7 (1) "EMERGENCY MEDICAL SERVICE PROVIDER" HAS THE SAME
8 MEANING AS SET FORTH IN SECTION 25-3.5-103 (8).

9 (1) (2) "Materially false statement" has the meaning set out in
10 section 18-8-501 (1).

11 (2) (3) "Peace officer" has the meaning set out in section
12 16-2.5-101, C.R.S.

13 **SECTION 6.** In Colorado Revised Statutes, **add** 18-8-805 as
14 follows:

15 **18-8-805. Prohibition on using or directing administration of**
16 **ketamine - duty to report - duty to intervene.** (1) A PEACE OFFICER
17 SHALL NOT USE, REQUEST, CAUSE, DIRECT, OR INFLUENCE THE USE OF
18 KETAMINE UPON ANOTHER PERSON.

19 (2) (a) (I) A PEACE OFFICER SHALL NOT COMPEL, REQUEST, CAUSE,
20 DIRECT, OR INFLUENCE AN EMERGENCY MEDICAL SERVICE PROVIDER TO
21 ADMINISTER KETAMINE.

22 (II) AN EMERGENCY MEDICAL SERVICE PROVIDER SHALL
23 CONFIDENTIALLY REPORT ANY VIOLATION OF THIS SUBSECTION (2)(a) TO
24 THE P.O.S.T. BOARD CREATED IN SECTION 24-31-302 WITHIN TEN DAYS OF
25 THE OCCURRENCE. AT A MINIMUM, THE REPORT MUST INCLUDE THE DATE,
26 TIME, AND PLACE OF THE OCCURRENCE; THE IDENTITY, IF KNOWN, AND A
27 DESCRIPTION OF THE PARTICIPANTS; AND A DESCRIPTION OF THE EVENTS.

28 (III) A PEACE OFFICER SHALL NOT RETALIATE IN ANY WAY
29 AGAINST AN EMERGENCY MEDICAL SERVICE PROVIDER FOR REPORTING THE
30 INCIDENT PURSUANT TO THIS SUBSECTION (2).

31 (b) A PEACE OFFICER SHALL NOT INFLUENCE AN EMERGENCY
32 MEDICAL SERVICE PROVIDER'S MEDICAL DECISION OR DIAGNOSIS, AND AN
33 EMERGENCY MEDICAL SERVICE PROVIDER SHALL NOT BASE ITS MEDICAL
34 DECISION OR DIAGNOSIS EXCLUSIVELY ON INFORMATION PROVIDED BY A
35 PEACE OFFICER; EXCEPT THAT A PEACE OFFICER MAY PROVIDE CRITICAL
36 MEDICAL INFORMATION OR ANY OTHER PERTINENT INFORMATION ABOUT
37 THE INDIVIDUAL OR THE SCENE OF THE EMERGENCY THAT MAY ASSIST THE
38 EMERGENCY MEDICAL SERVICE PROVIDER'S ASSESSMENT OF THE NEED TO
39 ADMINISTER KETAMINE.

40 (3) A PERSON WHO IS DIRECTED BY A PEACE OFFICER TO ASSIST THE
41 PEACE OFFICER TO EFFECT AN ARREST, DETENTION, RESTRAINT,
42 TRANSPORT, OR PUNISHMENT; TO PREVENT AN ESCAPE FROM CUSTODY; OR
43 TO FACILITATE EASE AND CONVENIENCE IN LAW ENFORCEMENT
44 ENCOUNTERS SHALL NOT USE KETAMINE TO CARRY OUT THE PEACE

1 OFFICER'S DIRECTION OR INFLUENCE.

2 (4) (a) A PEACE OFFICER WHO, IN PURSUANCE OF THE PEACE
3 OFFICER'S LAW ENFORCEMENT DUTIES, WITNESSES ANOTHER PEACE
4 OFFICER, IN PURSUANCE OF THE OTHER PEACE OFFICER'S LAW
5 ENFORCEMENT DUTIES, USE OR DIRECT THE USE OF KETAMINE ON ANOTHER
6 PERSON SHALL REPORT SUCH USE TO THE P.O.S.T. BOARD CREATED IN
7 SECTION 24-31-302.

8 (b) AT A MINIMUM, THE REPORT REQUIRED BY THIS SUBSECTION (4)
9 MUST INCLUDE THE DATE, TIME, AND PLACE OF THE OCCURRENCE; THE
10 IDENTITY, IF KNOWN, AND A DESCRIPTION OF THE PARTICIPANTS; AND A
11 DESCRIPTION OF THE EVENTS. A COPY OF AN ARREST REPORT OR OTHER
12 SIMILAR REPORT REQUIRED AS A PART OF A PEACE OFFICER'S DUTIES CAN
13 BE SUBSTITUTED FOR THE REPORT REQUIRED BY THIS SUBSECTION (4) IF IT
14 INCLUDES SUCH INFORMATION. THE REPORT MUST BE IN WRITING AND
15 MADE WITHIN TEN DAYS OF THE OCCURRENCE OF THE USE OF KETAMINE.

16 (c) ANY PEACE OFFICER WHO FAILS TO REPORT THE USE OR
17 DIRECTED USE OF KETAMINE IN THE MANNER DESCRIBED IN THIS
18 SUBSECTION (4) COMMITS A CLASS 1 MISDEMEANOR.

19 (5)(a) A PEACE OFFICER SHALL INTERVENE, WITHOUT REGARD FOR
20 CHAIN OF COMMAND, TO PREVENT OR STOP ANOTHER PEACE OFFICER FROM
21 USING OR DIRECTING THE USE OF KETAMINE IN PURSUANCE OF THE OTHER
22 PEACE OFFICER'S LAW ENFORCEMENT DUTIES TO EFFECT AN ARREST,
23 DETENTION, RESTRAINT, TRANSPORT, OR PUNISHMENT; TO PREVENT AN
24 ESCAPE FROM CUSTODY; OR TO FACILITATE EASE AND CONVENIENCE IN
25 LAW ENFORCEMENT ENCOUNTERS.

26 (b) (I) A PEACE OFFICER WHO INTERVENES AS REQUIRED BY
27 SUBSECTION (5)(a) OF THIS SECTION SHALL REPORT THE INTERVENTION TO
28 THE INTERVENING PEACE OFFICER'S IMMEDIATE SUPERVISOR.

29 (II) AT A MINIMUM, THE REPORT REQUIRED BY THIS SUBSECTION
30 (5)(b) MUST INCLUDE THE DATE, TIME, AND PLACE OF THE OCCURRENCE;
31 THE IDENTITY, IF KNOWN, AND A DESCRIPTION OF THE PARTICIPANTS; AND
32 A DESCRIPTION OF THE INTERVENTION ACTIONS TAKEN. THE REPORT MUST
33 BE IN WRITING AND MADE WITHIN TEN DAYS OF THE OCCURRENCE OF THE
34 INTERVENTION AND MUST BE INCLUDED WITH ALL OTHER REPORTS OF THE
35 INCIDENT.

36 (c) A MEMBER OF A LAW ENFORCEMENT AGENCY SHALL NOT
37 DISCIPLINE OR RETALIATE IN ANY WAY AGAINST A PEACE OFFICER FOR
38 INTERVENING AS REQUIRED BY SUBSECTION (5)(a) OF THIS SECTION, FOR
39 REPORTING ANY OTHER VIOLATION OF THIS SECTION, OR FOR FAILING TO
40 FOLLOW WHAT THE PEACE OFFICER REASONABLY BELIEVES IS AN
41 UNCONSTITUTIONAL DIRECTIVE.

42 (d) ANY PEACE OFFICER WHO FAILS TO INTERVENE TO PREVENT
43 THE USE OR DIRECT THE USE OF KETAMINE AS DESCRIBED IN THIS
44 SUBSECTION (5) COMMITS A CLASS 1 MISDEMEANOR.

1 (e) WHEN AN ADMINISTRATIVE LAW JUDGE OR INTERNAL
2 INVESTIGATION FINDS THAT A PEACE OFFICER FAILED TO INTERVENE TO
3 PREVENT THE USE OR DIRECT THE USE OF KETAMINE, THE FINDING MUST BE
4 PRESENTED TO THE DISTRICT ATTORNEY SO THAT THE DISTRICT ATTORNEY
5 CAN DETERMINE WHETHER CHARGES SHOULD BE FILED PURSUANT TO
6 SUBSECTION (5)(d) OF THIS SECTION. HOWEVER, NOTHING IN THIS
7 SUBSECTION (5)(e) PROHIBITS OR IS INTENDED TO DISCOURAGE THE
8 DISTRICT ATTORNEY FROM CHARGING AN OFFICER WITH FAILURE TO
9 INTERVENE BEFORE THE CONCLUSION OF ANY INTERNAL INVESTIGATION.

10 (f) IN A CASE IN WHICH THE PROSECUTION CHARGES A PEACE
11 OFFICER WITH OFFENSES RELATED TO AND BASED UPON THE USE OR
12 DIRECTED USE OF KETAMINE BUT DOES NOT FILE CHARGES AGAINST ANY
13 OTHER PEACE OFFICER OR OFFICERS WHO WERE AT THE SCENE DURING THE
14 USE OF KETAMINE, THE DISTRICT ATTORNEY SHALL PREPARE A WRITTEN
15 REPORT EXPLAINING THE DISTRICT ATTORNEY'S BASIS FOR THE DECISION
16 NOT TO CHARGE ANY OTHER PEACE OFFICER WITH ANY CRIMINAL CONDUCT
17 AND SHALL PUBLICLY DISCLOSE THE REPORT; EXCEPT THAT IF DISCLOSURE
18 OF THE REPORT WOULD SUBSTANTIALLY INTERFERE WITH OR JEOPARDIZE
19 AN ONGOING CRIMINAL INVESTIGATION, THE DISTRICT ATTORNEY MAY
20 DELAY PUBLIC DISCLOSURE FOR UP TO FORTY-FIVE DAYS. THE DISTRICT
21 ATTORNEY SHALL POST THE WRITTEN REPORT ON ITS WEBSITE OR, IF IT
22 DOES NOT HAVE A WEBSITE, MAKE IT PUBLICLY AVAILABLE.

23 (g) NOTHING IN THIS SUBSECTION (5) PROHIBITS OR DISCOURSES
24 PROSECUTION OF ANY OTHER CRIMINAL OFFENSE RELATED TO UNLAWFUL
25 USE OR DIRECTED USE OF KETAMINE, FAILURE TO INTERVENE, OR FAILURE
26 TO REPORT, INCLUDING A HIGHER CHARGE, IF SUPPORTED BY THE
27 EVIDENCE.

28 (6) ANY PEACE OFFICER WHO KNOWINGLY MAKES A MATERIALLY
29 FALSE STATEMENT THAT THE OFFICER DOES NOT BELIEVE TO BE TRUE IN
30 ANY REPORT MADE PURSUANT TO SUBSECTION (4) OF THIS SECTION
31 COMMITS FALSE REPORTING TO AUTHORITIES PURSUANT TO SECTION
32 18-8-111 (1)(a)(III).

35 24-31-904. Peace officer certification discipline.

36 (1)(a) Notwithstanding any provision of law, THE P.O.S.T. BOARD SHALL
37 PERMANENTLY REVOKE A PEACE OFFICER'S CERTIFICATION if: **any**

38 (I) THE P.O.S.T.-CERTIFIED peace officer is convicted of or pleads
39 guilty or nolo contendere to a crime involving the unlawful use ~~or~~
40 ~~threatened use~~ of physical force OR a crime involving the failure to
41 intervene in the use of unlawful force ~~or is~~ AND THE INCIDENT RESULTED
42 IN SERIOUS BODILY INJURY OR DEATH TO ANOTHER PERSON;

43 (II) THE P.O.S.T.-CERTIFIED PEACE OFFICER IS found civilly liable
44 for the use of unlawful physical force, or is found civilly liable for failure

1 to intervene in the use of unlawful force ~~the P.O.S.T. board shall~~
2 ~~permanently revoke the peace officer's certification~~ AND THE INCIDENT
3 RESULTED IN SERIOUS BODILY INJURY OR DEATH TO ANOTHER PERSON; OR

4 (III) AN ADMINISTRATIVE LAW JUDGE, HEARING OFFICER, OR
5 INTERNAL INVESTIGATION FINDS THAT A PEACE OFFICER FAILED TO
6 INTERVENE PURSUANT TO SECTION 18-8-805 (5) AND THE INCIDENT
7 RESULTED IN DEATH TO ANOTHER PERSON.

8 (b) The P.O.S.T. board shall not, under any circumstances,
9 reinstate the peace officer's certification or grant new certification to the
10 peace officer unless the peace officer is exonerated by ~~a~~ AN
11 ADMINISTRATIVE LAW JUDGE, HEARING OFFICER, OR court. The P.O.S.T.
12 board shall record each ~~decertified~~ peace officer WHOSE CERTIFICATION
13 IS REVOKED PURSUANT TO THIS SECTION in the database created pursuant
14 to section 24-31-303 (1)(r).

15 (2) (a) NOTWITHSTANDING ANY PROVISION OF LAW, THE P.O.S.T.
16 BOARD SHALL REVOKE A PEACE OFFICER'S CERTIFICATION FOR AT LEAST
17 ONE YEAR IF AN ADMINISTRATIVE LAW JUDGE, HEARING OFFICER, OR
18 INTERNAL INVESTIGATION FINDS THAT A PEACE OFFICER FAILED TO
19 INTERVENE PURSUANT TO SECTION 18-8-805 (5) AND THE INCIDENT DID
20 NOT RESULT IN DEATH TO ANOTHER PERSON.

21 (b) THE P.O.S.T. BOARD SHALL REINSTATE THE PEACE OFFICER'S
22 CERTIFICATION IF THE PEACE OFFICER IS EXONERATED BY AN
23 ADMINISTRATIVE LAW JUDGE, HEARING OFFICER, OR COURT.

24 **SECTION 8.** In Colorado Revised Statutes, 25-3.5-206, **amend**
25 (2)(a) introductory portion, (2)(a)(II), and (3)(a); and **add** (2)(a)(IV),
26 (2)(a)(V), and (4.5) as follows:

27 **25-3.5-206. Emergency medical practice advisory council -**
28 **creation - powers and duties - emergency medical service provider**
29 **scope of practice - definitions - rules.** (2) (a) The advisory council
30 consists of the following ~~eleven~~ THIRTEEN members:

31 (II) One voting member who, as of July 1, 2010, is a member of
32 the state emergency medical and trauma services advisory council,
33 appointed by the executive director of the department; **and**

34 (IV) ONE VOTING MEMBER WHO IS A CLINICAL PSYCHIATRIST
35 LICENSED IN GOOD STANDING IN COLORADO, APPOINTED BY THE
36 COLORADO PSYCHIATRIC SOCIETY; **and**

37 (V) ONE VOTING MEMBER WHO IS AN ANESTHESIOLOGIST LICENSED
38 IN GOOD STANDING IN COLORADO, APPOINTED BY THE COLORADO
39 SOCIETY OF ANESTHESIOLOGISTS.

40 (3) The advisory council shall provide general technical expertise
41 on matters related to the provision of patient care by emergency medical
42 service providers and shall advise or make recommendations to the
43 department in the following areas:

44 (a) The acts and medications that emergency medical service

1 providers at each level of certification or licensure are authorized to
2 perform or administer under the direction of a physician medical director.
3 THE ADVISORY COUNCIL SHALL SUBMIT A REPORT TO THE HOUSE OF
4 REPRESENTATIVES HEALTH AND INSURANCE COMMITTEE AND THE SENATE
5 HEALTH AND HUMAN SERVICES COMMITTEE, OR ANY SUCCESSOR
6 COMMITTEES, ANY TIME THE ADVISORY COUNCIL ADVISES OR
7 RECOMMENDS AUTHORIZING THE ADMINISTRATION OF ANY CHEMICAL
8 RESTRAINT, AS DEFINED IN SECTION 26-20-102 (2). THE REPORT MUST
9 INCLUDE THE ADVISORY COUNCIL'S REASONING FOR SUCH ADVISEMENT OR
10 RECOMMENDATION.

11 (4.5) THE ADVISORY COUNCIL SHALL SUSPEND AN AGENCY'S
12 WAIVER FOR THE USE OF KETAMINE IF AN EMERGENCY MEDICAL SERVICE
13 PROVIDER'S ADMINISTRATION OF KETAMINE RESULTS IN SERIOUS BODILY
14 INJURY OR DEATH. AFTER ONE YEAR, THE AGENCY MAY REAPPLY FOR THE
15 WAIVER. THE AGENCY SHALL DEMONSTRATE WHAT STEPS THE EMERGENCY
16 MEDICAL SERVICE PROVIDER HAS TAKEN TO PREVENT SUCH SERIOUS
17 BODILY INJURY OR DEATH IN THE FUTURE.

18 **SECTION 9.** In Colorado Revised Statutes, **add 25-3.5-209** as
19 follows:

20 **25-3.5-209. Report on statewide use of ketamine.** BEGINNING
21 JANUARY 1, 2022, AND EACH JANUARY 1 THEREAFTER, THE DEPARTMENT
22 SHALL SUBMIT A REPORT ON THE STATEWIDE USE OF KETAMINE BY
23 EMERGENCY MEDICAL SERVICE PROVIDERS AND ANY COMPLICATIONS THAT
24 ARISE OUT OF SUCH USE TO THE HOUSE OF REPRESENTATIVES JUDICIARY
25 COMMITTEE, THE HOUSE OF REPRESENTATIVES PUBLIC AND BEHAVIORAL
26 HEALTH AND HUMAN SERVICES COMMITTEE, THE SENATE HEALTH AND
27 HUMAN SERVICES COMMITTEE, AND THE SENATE JUDICIARY COMMITTEE,
28 OR THEIR SUCCESSOR COMMITTEES. THE DEPARTMENT SHALL MAKE THE
29 REPORT PUBLICLY AVAILABLE ON THE DEPARTMENT'S WEBSITE.

30 **SECTION 10. Safety clause.** The general assembly hereby finds,
31 determines, and declares that this act is necessary for the immediate
32 preservation of the public peace, health, or safety.".

33 Page 1, line 101, strike "A CHEMICAL RESTRAINT" and substitute
34 "KETAMINE".

35 Page 1, line 102, strike "NONHOSPITAL" and substitute "PREHOSPITAL".

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