First Regular Session Seventy-fourth General Assembly STATE OF COLORADO

PREAMENDED

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

LLS NO. 23-0509.01 Jane Ritter x4342

HOUSE BILL 23-1042

HOUSE SPONSORSHIP

Bacon and Sharbini,

SENATE SPONSORSHIP

Gonzales,

House Committees

Senate Committees

Judiciary Appropriations

	A BILL FOR AN ACT
101	CONCERNING NARROWING ADMISSIBILITY STANDARDS FOR JUVENILE
102	STATEMENTS TO PROTECT THE VOLUNTARINESS OF SUCH
103	STATEMENTS, AND, IN CONNECTION THEREWITH, MAKING AN
104	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 makes any statement or admission obtained during a juvenile custodial interrogation in which a law enforcement official knowingly uses deception prior to or during the custodial interrogation

presumptively inadmissible against the juvenile in an evidentiary hearing unless the prosecution proves by a preponderance of the evidence and based on the totality of the circumstances that the statement or admission was made voluntarily. In assessing the totality of the circumstances, the court shall consider all evidence presented concerning the juvenile's vulnerability to any deception used during the custodial interrogation.

The bill requires law enforcement officials to electronically record all juvenile custodial interrogations.

The bill directs the P.O.S.T. board to develop a live, virtual, interactive training program for peace officers on the enforcement of laws related to custodial interrogation of juveniles to ensure uniform interpretation of the law. The state shall cover any local law enforcement agency costs associated with the training.

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1.** In Colorado Revised Statutes, 19-2.5-203, add (8) 3 as follows: 4 19-2.5-203. Statements - definitions. (8) (a) A STATEMENT OR 5 ADMISSION BY A JUVENILE MADE AS A RESULT OF THE JUVENILE'S 6 CUSTODIAL INTERROGATION BY A LAW ENFORCEMENT OFFICIAL OR AGENT 7 IS PRESUMPTIVELY INADMISSIBLE AGAINST THE JUVENILE AT ANY 8 SUBSEQUENT JUDICIAL PROCEEDING IF THE LAW ENFORCEMENT OFFICIAL 9 OR AGENT KNOWINGLY COMMUNICATED ANY UNTRUTHFUL 10 INFORMATION OR BELIEF TO OBTAIN THE STATEMENT OR ADMISSION, 11 UNLESS THE PROSECUTION ESTABLISHES AT AN EVIDENTIARY HEARING 12 PRIOR TO TRIAL, BY A PREPONDERANCE OF THE EVIDENCE AND BASED ON 13 THE TOTALITY OF THE CIRCUMSTANCES, THAT THE STATEMENT OR 14 ADMISSION WAS MADE VOLUNTARILY DESPITE THE UNTRUTHFUL 15 INFORMATION OR BELIEF USED TO OBTAIN THE STATEMENT OR ADMISSION 16 OR THAT THE LAW ENFORCEMENT OFFICIAL IN GOOD FAITH REASONABLY 17 BELIEVED THE INFORMATION OR BELIEF WAS TRUE AT THE TIME IT WAS 18 USED. IN ASSESSING THE TOTALITY OF THE CIRCUMSTANCES, THE COURT

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1	SHALL CONSIDER ALL EVIDENCE PRESENTED CONCERNING THE JUVENILE'S
2	VULNERABILITY TO ANY UNTRUTHFUL INFORMATION OR BELIEF USED
3	DURING THE CUSTODIAL INTERROGATION.
4	(b) A LAW ENFORCEMENT OFFICIAL OR AGENT SHALL
5	ELECTRONICALLY RECORD ALL JUVENILE CUSTODIAL INTERROGATIONS
6	$\hbox{\it pursuant to section 16-3-601 without regard to the nature of the}$
7	OFFENSE THAT THE LAW ENFORCEMENT OFFICIAL OR AGENT REASONABLY
8	BELIEVES IS BEING INVESTIGATED.
9	(c) As used in this subsection (8):
10	(I) "AGENT" MEANS A PERSON WHO ACTS WITH THE MOTIVE OF
11	ASSISTING LAW ENFORCEMENT EFFORTS TO OBTAIN A CONFESSION, AS
12	SHOWN BY THE TOTALITY OF THE CIRCUMSTANCES.
13	(II) "UNTRUTHFUL INFORMATION OR BELIEF" MEANS ANY
14	UNTRUTHFUL INFORMATION OR BELIEF KNOWINGLY USED OR
15	COMMUNICATED TO A JUVENILE WHO IS THE SUBJECT OF A CUSTODIAL
16	INTERROGATION. "UNTRUTHFUL INFORMATION OR BELIEF" MAY INCLUDE
17	BUT IS NOT LIMITED TO STATEMENTS REGARDING EVIDENCE OR
18	UNAUTHORIZED STATEMENTS REGARDING POTENTIAL LENIENCY BY A LAW
19	ENFORCEMENT OFFICIAL, PROSECUTOR, JUDGE, JUROR, OR ANY OTHER
20	JUVENILE OFFICER.
21	SECTION 2. In Colorado Revised Statutes, 24-31-303, add
22	(1)(u) as follows:
23	24-31-303. Duties - powers of the P.O.S.T. board - definition.
24	(1) The P.O.S.T. board has the following duties:
25	(u) TO DEVELOP A LIVE VIRTUAL TRAINING PROGRAM FOR PEACE
26	OFFICERS ON THE IMPLEMENTATION OF SECTION 19-2.5-203 (8) TO ENSURE
27	UNIFORM ENFORCEMENT OF THE LAW. THE STATE SHALL PROVIDE THIS

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1	TRAINING ON AT LEAST TEN DIFFERENT DATES PRIOR TO FEBRUARY 28,
2	2024. THE STATE SHALL COVER ANY REASONABLE DIRECT COSTS TO LOCAL
3	LAW ENFORCEMENT AGENCIES ASSOCIATED WITH THE TRAINING.
4	NOTWITHSTANDING SECTION 24-31-310(3), THE GENERAL ASSEMBLY MAY
5	APPROPRIATE MONEY FROM THE GENERAL FUND TO CARRY OUT THE
6	PURPOSES OF THIS SUBSECTION (1)(u). THE TRAINING MUST INCLUDE, AT
7	A MINIMUM, EDUCATION FOR PEACE OFFICERS ON:
8	(I) Understanding juvenile development and culture and
9	THEIR IMPACT ON INTERVIEWS OF JUVENILES AND CUSTODIAL
10	INTERROGATIONS OF JUVENILES;
11	(II) INTERPRETING JUVENILE BEHAVIOR DURING AN INTERVIEW OR
12	CUSTODIAL INTERROGATION;
13	(III) TECHNIQUES FOR BUILDING AND ESTABLISHING RAPPORT WITH
14	JUVENILES;
15	(IV) ALTERNATIVE COMMUNICATION METHODS FOR JUVENILES
16	WITH INTELLECTUAL AND DEVELOPMENTAL DISABILITIES, AS REQUIRED BY
17	THE FEDERAL "AMERICANS WITH DISABILITIES ACT OF 1990", 42 U.S.C.
18	SEC. 12101 ET SEQ., AS AMENDED;
19	(V) CONSTRUCTING AGE-APPROPRIATE STATEMENTS AND
20	QUESTIONS FOR INTERVIEWS OF JUVENILES AND CUSTODIAL
21	INTERROGATIONS OF JUVENILES; AND
22	(VI) CAUTIONS AND CONSIDERATIONS FOR INTERVIEWING AND
23	INTERROGATING JUVENILES IN CUSTODY, INCLUDING HOW TO REDUCE THE
24	LIKELIHOOD OF FALSE OR COERCED CONFESSIONS.
25	SECTION 3. Appropriation. For the 2023-24 state fiscal year,
26	\$37,500 is appropriated to the department of law. This appropriation is
27	from the P.O.S.T. board cash fund created in section 24-31-303 (2)(b),

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2 for peace officers standards and training board support. 3 **SECTION 4.** Act subject to petition - effective date. This act 4 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; except 5 6 that, if a referendum petition is filed pursuant to section 1 (3) of article V 7 of the state constitution against this act or an item, section, or part of this 8 act within such period, then the act, item, section, or part will not take 9 effect unless approved by the people at the general election to be held in 10 November 2024 and, in such case, will take effect on the date of the 11 official declaration of the vote thereon by the governor.

C.R.S. To implement this act, the department may use this appropriation

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