First Regular Session Seventy-fourth General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 23-0640.02 Sarah Lozano x3858

SENATE BILL 23-270

SENATE SPONSORSHIP

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A BILL FOR AN ACT CONCERNING <u>ACTIVITIES</u> THAT RESTORE THE ENVIRONMENTAL HEALTH OF NATURAL STREAM SYSTEMS WITHOUT

103 **ADMINISTRATION.**

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 creates a rebuttable presumption that a project that is designed and constructed within a natural stream system for certain restoration purposes (stream restoration project) does not cause material injury to vested water rights (rebuttable presumption). A holder of a vested water right may challenge the rebuttable presumption by

SENATE 3rd Reading Unamended April 18, 2023

SENATE Amended 2nd Reading April 17, 2023 sufficiently demonstrating in a court of competent jurisdiction that the operation of the stream restoration project has caused material injury to a vested water right.

The bill also requires that, at least 63 calendar days before the commencement of a stream restoration project, the owner or proponent of the stream restoration project register the project with the state engineer and provide notice to the substitute water supply plan notification list (registration and notice requirement).

Upon the completion of a stream restoration project, the owner or proponent of the stream restoration project shall file a completion report with the state engineer.

If a stream restoration project is limited to certain minor restoration activities:

- The stream restoration project does not cause material injury to any vested water right;
- The stream restoration project is not an unnecessary dam or other obstruction; and
- The owner or proponent of the stream restoration project is not required to comply with the registration and notice requirement.

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1. Legislative declaration.** (1) The general assembly 3 finds that: 4 (a) Functioning natural streams are beneficial to all Coloradans 5 because they provide clean water for farms and cities as well as 6 broad-based public safety and ecological services, including: 7 (I) Forest and watershed health; 8 (II) Wildfire mitigation and recovery; 9 (III) Flood safety; 10 (IV) Water quality; 11 (V) Recreation; and 12 (VI) Riparian and aquatic habitats; 13 (b) Functioning natural streams that are connected to floodplains 14 balance the patterns of sediment erosion and deposition, which protects

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1 water infrastructure, including diversion structures, ditches, pumps, pipes, 2 and reservoirs, that are susceptible to damage and adverse impacts from 3 sedimentation, especially sedimentation resulting from fires and floods; 4 (c) Stream restoration projects are an essential tool for water 5 project developers and wastewater and stormwater dischargers to meet 6 regulatory obligations; 7 (d) Stream restoration projects address the legacy of water quality 8 and habitat impacts from abandoned mines or catastrophic mine spills that 9 have deprived entire communities of safe drinking water; and 10 (e) The Colorado water plan sets a vision for thriving watersheds 11 and calls for multi-benefit projects that restore stream health to enhance 12 water supply security for agriculture, communities, tourism, and 13 ecosystem function. 14 (2) The general assembly therefore declares that, because of the 15 vast amount of benefits that natural streams provide the state's 16 communities and environment, the state should facilitate and encourage 17 the commencement of projects that restore the environmental health of 18 natural stream systems. 19 **SECTION 2.** In Colorado Revised Statutes, 37-92-602, add (9) 20 as follows: 21 37-92-602. Exemptions - presumptions - stream restoration 22 projects - report - legislative declaration - definitions. (9) (a) THE 23 GENERAL ASSEMBLY HEREBY DECLARES THAT STREAM RESTORATION 24 PROJECTS ARE ESSENTIAL FOR THE PROTECTION OF PUBLIC SAFETY, 25 WELFARE, PROPERTY, AND THE ENVIRONMENT. 26 (b) As used in this subsection (9), unless the context

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OTHERWISE REQUIRES:

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1	(1) "MINOR STREAM RESTORATION ACTIVITY" MEANS ANY OR ALL
2	OF THE FOLLOWING ACTIVITIES:
3	(A) STABILIZING THE BANKS OR SUBSTRATE OF A NATURAL
4	STREAM WITH HARD, BIOENGINEERED, OR NATURAL MATERIALS THAT,
5	UNDER LESS THAN EXTREME FLOW CONDITIONS, ALLOW WATER TO FLOW
6	DOWNSTREAM, DO NOT CAUSE THE WATER LEVEL TO EXCEED THE
7	ORDINARY HIGH WATER MARK, AND MAY INCIDENTALLY INCREASE
8	SURFACE AREA OF THE NATURAL STREAM;
9	(B) MECHANICAL GRADING OF THE GROUND SURFACE ALONG A
10	NATURAL STREAM SYSTEM IN A MANNER THAT DOES NOT RESULT IN
11	GROUNDWATER EXPOSURE, DIVERSIONS OF SURFACE WATER, OR THE
12	COLLECTION OF STORM WATER;
13	(C) STABILIZING AN EPHEMERAL OR INTERMITTENT NATURAL
14	STREAM BY INSTALLING DEFORMABLE AND POROUS STRUCTURES INTO THE
15	BANKS AND SUBSTRATE, WHICH MAY INCIDENTALLY AND TEMPORARILY
16	INCREASE SURFACE AREA OR INFILTRATION;
17	(D) DAYLIGHTING A NATURAL STREAM THAT HAS BEEN PIPED OR
18	BURIED;
19	(E) REDUCING THE SURFACE AREA OF A NATURAL STREAM TO
20	ADDRESS REDUCTIONS IN HISTORICAL FLOW AMOUNTS; AND
21	(F) Installing structures or reconstructing a channel in
22	A NATURAL STREAM SYSTEM FOR THE SOLE PURPOSE OF RECOVERY FROM
23	THE IMPACTS OF A WILDLAND FIRE OR FLOOD EMERGENCY.
24	(II) "NATURAL STREAM" HAS THE MEANING SET FORTH IN SECTION
25	37-87-102 (1)(b).
26	(III) "NATURAL STREAM SYSTEM" MEANS THE EXTENT OF A
27	NATURAL STREAM IN THE STATE AND THE GEOMORPHIC FLOODPLAIN AND

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1	ASSOCIATED RIPARIAN AREA.
2	(IV) "STREAM RESTORATION PROJECT" MEANS A PROJECT THAT IS
3	DESIGNED AND CONSTRUCTED:
4	(A) WITHIN A NATURAL STREAM SYSTEM; <u>AND</u>
5	(B) FOR THE PURPOSES OF WILDLAND FIRE MITIGATION; FLOOD
6	MITIGATION; BANK STABILIZATION; WATER QUALITY PROTECTION OR
7	RESTORATION; HABITAT, SPECIES, OR ECOSYSTEM RESTORATION;
8	SOURCE WATER PROTECTION; INFRASTRUCTURE PROTECTION; OR
9	SEDIMENT AND EROSION <u>MANAGEMENT.</u>
10	
11	(c) If a stream restoration project is limited to one or
12	MORE MINOR STREAM RESTORATION ACTIVITIES:
13	(I) THE STREAM RESTORATION PROJECT DOES NOT CAUSE
14	MATERIAL INJURY TO ANY VESTED WATER RIGHT; $\underline{\text{AND}}$
15	(II) THE STREAM RESTORATION PROJECT IS NOT AN UNNECESSARY
16	DAM OR OTHER <u>OBSTRUCTION.</u>
17	_
18	(d) The owner or proponent of a stream restoration
19	PROJECT SHALL NOT INSTALL THE STREAM RESTORATION PROJECT IN A
20	MANNER THAT ADVERSELY AFFECTS THE FUNCTION OF STRUCTURES USED
21	TO DIVERT WATER OR MEASURE WATER FLOW BY HOLDERS OF VESTED
22	WATER RIGHTS WITHOUT THE PERMISSION OF THE OWNERS OF THE
23	STRUCTURES.
24	
25	$\underline{\text{(e)}}$ Notwithstanding any provision in this subsection (9) to
26	THE CONTRARY, NOTHING IN THIS SUBSECTION (9):
27	(I) CDEATES A DESTINATION OF INITIAL FOR ANY ACTIVITY THAT

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1	DOES NOT MEET THE DEFINITION OF A MINOR STREAM RESTORATION
2	ACTIVITY PURSUANT TO SUBSECTION (9)(b)(I) OF THIS SECTION;
3	(II) CREATES A BASIS FOR A WATER RIGHT, CREDIT, OR OTHER
4	RIGHT FOR THE USE OF WATER;
5	(III) CREATES PRECEDENT FOR THE LITIGATION OF, CREATES A
6	LEGISLATIVE DETERMINATION OF, ALTERS, OR AFFECTS ANY REAL
7	PROPERTY INTERESTS, INCLUDING EXPRESS OR PRESCRIPTIVE FLOWAGE
8	EASEMENTS AFFECTING LAND ALONG A PUBLIC STREAM HELD BY ANY
9	POLITICAL SUBDIVISION OR PERSON;
10	(IV) PROHIBITS THE STATE ENGINEER FROM TAKING ANY ACTION
11	NECESSARY TO COMPLY WITH AN INTERSTATE COMPACT, INTERSTATE
12	APPORTIONMENT DECREE, OR INTERSTATE AGREEMENT;
13	(V) Alters, amends, or affects any federal, state, or
14	LOCAL LAW OR REQUIREMENT THAT OTHERWISE APPLIES TO A STREAM
15	RESTORATION PROJECT; OR
16	(VI) IMPAIRS OR IN ANY WAY AFFECTS THE ABILITY OF ANY
17	PERSON TO APPROPRIATE WATER FOR PURPOSES RELATED TO A STREAM
18	RESTORATION PROJECT.
19	(f) A STREAM RESTORATION PROJECT THAT HAS OBTAINED ANY
20	APPLICABLE PERMITS OR IS UNDER CONSTRUCTION OR COMPLETED BY
21	August 1, 2023 does not cause material injury to any vested
22	WATER RIGHT AND IS NOT AN UNNECESSARY DAM OR OTHER OBSTRUCTION.
23	SECTION 3. Act subject to petition - effective date. This act
24	takes effect at 12:01 a.m. on the day following the expiration of the
25	ninety-day period after final adjournment of the general assembly; except
26	that, if a referendum petition is filed pursuant to section 1 (3) of article V
27	of the state constitution against this act or an item, section, or part of this

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- act within such period, then the act, item, section, or part will not take
- 2 <u>effect unless approved by the people at the general election to be held in</u>
- November 2024 and, in such case, will take effect on the date of the
- 4 official declaration of the vote thereon by the governor.

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