# First Regular Session Seventy-fourth General Assembly STATE OF COLORADO

## REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 23-0179.02 Jane Ritter x4342

**HOUSE BILL 23-1138** 

#### **HOUSE SPONSORSHIP**

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#### A BILL FOR AN ACT

101 CONCERNING PROCEDURES RELATED TO ADULT COMPETENCY 102 PROCEEDINGS.

### **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 <a href="http://leg.colorado.gov">http://leg.colorado.gov</a>.)

The bill removes the requirement that if a defendant is in jail or an inpatient setting, a finding that the defendant is an imminent danger to the defendant's self or others is required for the competency evaluation and report. If the competency evaluation determines that the defendant meets the criteria for civil certification and inpatient services, the behavioral health administration (BHA) shall, directly or through a contract, provide

nOOSE srd Reading Unamended April 21, 2023

Amended 2nd Reading April 18, 2023 care coordination services for the defendant. If the court orders, as a condition of bond, that restoration to competency take place on an outpatient basis, the department of human services is responsible for the oversight of restoration education and coordination of services.

Under specific conditions, the bill allows that upon petition of the district attorney, a professional person, a representative of the BHA, a representative of the office of civil and forensic mental health, or other responsible person (responsible party), a court may certify a respondent for short-term treatment in the custody of the BHA for not more than 3 months without requiring an emergency 72-hour hold. A court shall not accept a petition for certification for short-term treatment unless the respondent has a documented refusal to certified treatment.

Upon filing of the petition, the court shall immediately appoint an attorney to represent the respondent. The respondent's attorney may request a jury trial within 14 days after receipt of the petition. The respondent has the right to an attorney for all proceedings conducted related to the respondent's competency and certification for treatment and services.

The respondent may, at any time, file a written request to contest the petition, in which case the court shall set the hearing no later than 14 days after the petition was filed. If, after hearing all of the relevant evidence, the court finds grounds for certification have been established by clear and convincing evidence and that the BHA is able to provide adequate and appropriate treatment for the respondent that will likely be beneficial to the respondent's recovery, the court shall commit the respondent to the BHA's custody.

The act takes effect January 1, 2024.

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SECTION 1. In Colorado Revised Statutes, 16-8.5-105, amend

(4) and (5)(h) as follows:

16-8.5-105. Evaluations, locations, time frames, and report.

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

16-8.5-105. Evaluations, locations, time frames, and report.

(4) A written report of the evaluation shall MUST be prepared in triplicate and delivered to the clerk of the court that ordered it. The clerk shall provide a copy of the report both to the prosecuting attorney and the counsel for the defendant. The DEPARTMENT MAY UTILIZE THE E-FILING SYSTEM TO DELIVER THE REPORT TO THE COURT AND SERVE IT UPON THE PARTIES. WITHOUT REDUCING ANY OTHER TIMELINES SET FORTH IN THIS

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1	article $8.5$ , the competency evaluator shall provide the written
2	REPORT TO THE COURT WITHIN FOURTEEN DAYS AFTER FINISHING MEETING
3	OR ATTEMPTING TO MEET WITH THE RESPONDENT TO EVALUATE THE
4	RESPONDENT'S COMPETENCY.

- (5) On and after July 1, 2020, the competency evaluation and report must include, but need not be limited to:
- (h) The competency evaluator's opinion AND THE INFORMATION AND FACTORS CONSIDERED IN MAKING DETERMINATIONS as to whether the defendant: meets the criteria for certification pursuant to article 65 of title 27 or whether the defendant is eligible for services pursuant to article 10 of title 25.5 or article 10.5 of title 27, including the factors considered in making either determination.
  - (I) MEETS THE CRITERIA FOR AN EMERGENCY MENTAL HEALTH HOLD PURSUANT TO SECTION 27-65-106;
  - (II) MEETS THE CRITERIA FOR A CERTIFICATION FOR SHORT-TERM TREATMENT PURSUANT TO SECTION 27-65-108.5 or 27-65-109 and, if the Defendant Meets such criteria, whether the evaluator believes the Defendant could be treated on an outpatient basis pursuant to section 27-65-111. In assessing whether the Defendant with a pending criminal charge is a danger to self or others or is gravely disabled, if the Person is incarcerated, the competency evaluator or professional person, as Defined in Section 27-65-102, and the court shall not rely on the fact that the Defendant is incarcerated or is an inpatient in a Medical facility to establish that the Defendant is not a Danger to self or others or is not gravely disabled. If it is the Evaluator's opinion that the Defendant meets criteria for certification for short-term

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1	TREATMENT PURSUANT TO SECTION 27-65-108.5 OR 27-65-109, THE
2	EVALUATOR IS NOT REQUIRED TO REQUEST A PETITION FOR CERTIFICATION
3	FOR SHORT-TERM TREATMENT OF THE DEFENDANT IN A COURT WITH
4	JURISDICTION PURSUANT TO SECTION 16-8.5-111 (2)(a).
5	(III) HAS AN INTELLECTUAL AND DEVELOPMENTAL DISABILITY, AS
6	DEFINED IN SECTION 25.5-10-202, AND IF THE DEFENDANT DOES HAVE
7	SUCH A DISABILITY, WHETHER THE DEFENDANT MAY BE ELIGIBLE FOR ANY
8	ADDITIONAL SERVICES PURSUANT TO ARTICLE 10 OF TITLE 25.5 OR
9	ARTICLE 10.5 OF TITLE 27.
10	SECTION 2. In Colorado Revised Statutes, 16-8.5-111, amend
11	(2)(a) and (2)(b)(II)(B); and <b>add</b> (2)(a.2) and (2)(a.3) as follows:
12	16-8.5-111. Procedure after determination of competency or
13	incompetency. (2) If the final determination made pursuant to section
14	16-8.5-103 is that the defendant is incompetent to proceed, the court has
15	the following options:
16	(a) Upon a request from the district attorney, a
17	PROFESSIONAL PERSON, AS DEFINED IN SECTION 27-65-102, A
18	REPRESENTATIVE OF THE BEHAVIORAL HEALTH ADMINISTRATION IN THE
19	DEPARTMENT, OR A REPRESENTATIVE OF THE OFFICE OF CIVIL AND
20	FORENSIC MENTAL HEALTH, if the defendant is charged with an offense as
21	outlined in section 16-8.5-116 (7) and the competency evaluation has
22	determined that the defendant meets the standard for civil certification
23	pursuant to article 65 of title 27, the court may forgo any order of
24	restoration and immediately order that proceedings be initiated by the
25	county attorney or district attorney required to conduct proceedings
26	pursuant to section 27-65-113 (6) for the civil certification of the
27	defendant and dismiss the charges without prejudice in the interest of

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1	justice once civil certification proceedings have been initiated THE
2	PROSECUTING ATTORNEY AGREES, AND THE COURT FINDS REASONABLE
3	GROUNDS TO BELIEVE THE DEFENDANT MEETS THE STANDARD FOR A
4	CERTIFICATION FOR SHORT-TERM TREATMENT PURSUANT TO SECTION
5	27-65-108.5 or $27-65-109$ , the court may order that, pursuant to
6	THIS SUBSECTION (2) OR SECTION 16-8.5-116, THE REQUESTING PARTY
7	INITIATE A PETITION FOR A CERTIFICATION FOR SHORT-TERM TREATMENT
8	OF THE DEFENDANT IN A COURT WITH JURISDICTION. THE COURT SHALL
9	HEAR AND CONSIDER ANY OBJECTIONS FROM THE DEFENDANT PRIOR TO
10	ORDERING THE REFERRING PARTY TO INITIATE SUCH PROCEEDINGS. THE
11	PROSECUTING ATTORNEY AND DEPARTMENT SHALL TRANSMIT ANY
12	NECESSARY INFORMATION, INCLUDING MEDICAL RECORDS, COMPETENCY
13	EVALUATIONS, MATERIALS USED IN THE COMPETENCY PROCESS, AND
14	RESTORATION RECORDS, AND COOPERATE WITH THE REQUESTING PARTY
15	IN FILING A PETITION PURSUANT TO SECTION 27-65-108.5. WITH THE
16	DEFENDANT'S CONSENT, THE DEFENSE ATTORNEY REPRESENTING THE
17	DEFENDANT MAY TRANSMIT ANY INFORMATION AND COOPERATE IN THE
18	SHORT-TERM CERTIFICATION PROCESS. THE REQUESTING PARTY SHALL
19	FILE NOTICE IN THE CRIMINAL CASE WHEN THE CERTIFICATION FOR
20	SHORT-TERM TREATMENT IS FILED. UPON THE FILING OF A CERTIFICATION
21	FOR SHORT-TERM TREATMENT PURSUANT TO SECTION 27-65-108.5, THE
22	BEHAVIORAL HEALTH ADMINISTRATION IN THE DEPARTMENT SHALL,
23	DIRECTLY OR THROUGH A CONTRACT, PROVIDE CARE COORDINATION
24	SERVICES PURSUANT TO SECTION 27-65-108.
25	(a.2) The court may forgo any order of restoration and
26	DISMISS THE CHARGES WITHOUT PREJUDICE IN THE INTEREST OF JUSTICE
27	WHEN A CERTIFICATION FOR SHORT-TERM TREATMENT PROCEEDINGS IS

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1	INITIATED AND WHEN ALL OF THE DEFENDANT'S CHARGES ARE SUBJECT TO
2	SECTION 16-8.5-116 (7).
3	$(a.3) \ \text{If the court orders the initiation of certification for} \\$
4	SHORT-TERM TREATMENT PROCEEDINGS AND ANY CHARGE AGAINST THE
5	DEFENDANT IS NOT SUBJECT TO SECTION 16-8.5-116 (7) OR THE COURT
6	DOES NOT ORDER DISMISSAL OF THE CASE PURSUANT TO SUBSECTION (1)
7	OF THIS SECTION, WITH AGREEMENT OF THE PARTIES, THE COURT MAY
8	STAY THE RESTORATION ORDER TO ALLOW CERTIFICATION FOR
9	SHORT-TERM TREATMENT PROCEEDINGS TO OCCUR AND TO ALLOW THE
10	DISTRICT ATTORNEY TO CONSIDER WHETHER DISMISSAL OF THE CASE IS
11	APPROPRIATE. TO ENABLE EVALUATION OF WHETHER DISMISSAL IS
12	APPROPRIATE WHILE THE CRIMINAL MATTER IS PENDING, THE DEFENDANT,
13	THE DEFENDANT'S ATTORNEY IN THE CRIMINAL MATTER, AND THE
14	PROSECUTING ATTORNEY IN THE CRIMINAL MATTER IN WHICH
15	COMPETENCY IS PENDING SHALL HAVE ACCESS TO THE FOLLOWING
16	LIMITED INFORMATION ABOUT ANY PROCEEDINGS PURSUANT TO SECTION
17	27-65-108.5, 27-65-109, 27-65-110, or 27-65-111. The information
18	MUST BE KEPT CONFIDENTIAL UNLESS DISCLOSURE IS OTHERWISE
19	AUTHORIZED BY LAW. THE COURT SHALL NOT EXTEND THE CRIMINAL CASE
20	PAST THE TIME LIMITS SET FORTH IN SECTION 16-8.5-116, AND
21	INFORMATION MUST NOT BE SHARED PURSUANT TO THIS SUBSECTION
22	(2)(a.3) AFTER DISMISSAL OF THE CRIMINAL CASE UNLESS OTHERWISE
23	ALLOWED BY SECTION 27-65-123 OR OTHER LAW. THE LIMITED
24	INFORMATION ALLOWED TO BE SHARED WITH THE DEFENDANT, THE
25	DEFENDANT'S CRIMINAL ATTORNEY, OR THE PROSECUTING ATTORNEY
26	PURSUANT TO THIS SUBSECTION (2)(a.3) INCLUDES:
27	(I) WHETHER CIVIL PROCEEDINGS ARE PENDING OR ONGOING;

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1	(II) WHETHER THE DEFENDANT IS SUBJECT TO A CERTIFICATION
2	FOR SHORT-TERM OR LONG-TERM TREATMENT AND WHETHER THE
3	DEFENDANT IS BEING TREATED IN AN INPATIENT OR OUTPATIENT SETTING;
4	(III) WHEN PROCEEDINGS ARE OCCURRING, EVEN IF THE
5	PROCEEDINGS ARE CONFIDENTIAL OR CLOSED TO THE PROSECUTING
6	ATTORNEY OR DEFENDANT'S CRIMINAL ATTORNEY; AND
7	(IV) THE ULTIMATE OUTCOME OF THE PROCEEDING.
8	(b) (II) (B) As a condition of bond, the court shall order that the
9	restoration take place on an outpatient basis. Pursuant to section
10	27-60-105, the behavioral health administration in the department is the
11	entity responsible for the oversight of restoration education and
12	coordination of all competency restoration services. As a condition of
13	release for outpatient restoration services, the court may require pretrial
14	services, if available, to work with the behavioral health administration
15	THE DEPARTMENT and the restoration services provider under contract
16	with the behavioral health administration to assist in securing appropriate
17	support and care management services, which may include housing
18	resources. The individual agency responsible for providing outpatient
19	restoration services for the defendant shall notify the court or other
20	designated agency within twenty-one days if restoration services have not
21	commenced and shall notify the court of efforts that have been
22	MADE TO ENGAGE THE DEFENDANT IN SERVICES.
23	SECTION 3. In Colorado Revised Statutes, 16-8.5-116, amend
24	(2)(b)(IV), (6)(b), and (10); and add (2)(b)(IV.3) and (2)(b)(IV.5) as
25	follows:
26	16-8.5-116. Certification - reviews - termination of
27	proceedings - rules. (2) (b) On and after July 1, 2020, at least ten days

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before each review, the individual or entity evaluating the defendant 2 shall provide the court with a report describing:

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- (IV) Whether the defendant meets the requirements for certification set forth in article 65 of title 27 or is eligible for services pursuant to article 10.5 of title 27 MEETS THE CRITERIA FOR AN EMERGENCY MENTAL HEALTH HOLD PURSUANT TO SECTION 27-65-106;
- 7 (IV.3) WHETHER THE DEFENDANT MEETS THE CRITERIA FOR A 8 CERTIFICATION FOR SHORT-TERM TREATMENT PURSUANT TO SECTION 9 27-65-108.5 or 27-65-109 and, if the defendant meets such criteria, 10 WHETHER THE EVALUATOR BELIEVES THE DEFENDANT COULD BE TREATED 11 ON AN OUTPATIENT BASIS PURSUANT TO SECTION 27-65-111. IN ASSESSING 12 WHETHER A DEFENDANT WITH A PENDING CRIMINAL CHARGE IS A DANGER 13 TO SELF OR OTHERS OR IS GRAVELY DISABLED, IF THE PERSON IS 14 INCARCERATED, THE EVALUATOR SHALL NOT RELY ON THE FACT THAT THE 15 DEFENDANT IS INCARCERATED OR IS AN INPATIENT IN A MEDICAL FACILITY 16 TO ESTABLISH THE DEFENDANT IS NOT A DANGER TO SELF OR OTHERS OR 17 IS NOT GRAVELY DISABLED.
  - (IV.5) WHETHER THE DEFENDANT HAS AN INTELLECTUAL AND DEVELOPMENTAL DISABILITY, AS DEFINED IN SECTION 25.5-10-202, AND IF THE DEFENDANT DOES HAVE SUCH A DISABILITY, WHETHER THE DEFENDANT MAY BE ELIGIBLE FOR ANY ADDITIONAL SERVICES PURSUANT TO ARTICLE 10 of title 25.5 or article 10.5 of title 27.
  - (6) Notwithstanding the time periods provided in subsections (7), (8), and (9) of this section and to ensure compliance with relevant constitutional principles, for any offense for which the defendant is ordered to receive competency restoration services in an inpatient or outpatient setting, if the court determines, based on available evidence,

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(b) IF THE COURT FINDS REASONABLE GROUNDS TO BELIEVE THE DEFENDANT MEETS CRITERIA FOR A CERTIFICATION FOR SHORT-TERM TREATMENT PURSUANT TO SECTION 27-65-108.5 OR 27-65-109, the court may in coordination with the county attorney or district attorney required to conduct proceedings pursuant to section 27-65-113 (6) for the county in which the defendant is charged, order the commencement of certification proceedings pursuant to the provisions of article 65 of title 27 if the defendant meets the requirements for certification pursuant to article 65 of title 27 ORDER THE DISTRICT ATTORNEY, OR UPON REQUEST FROM THE DISTRICT ATTORNEY, A PROFESSIONAL PERSON, AS DEFINED IN SECTION 27-65-102, A REPRESENTATIVE OF THE BEHAVIORAL HEALTH ADMINISTRATION IN THE DEPARTMENT, OR A REPRESENTATIVE OF THE OFFICE OF CIVIL AND FORENSIC MENTAL HEALTH TO INITIATE, IN A COURT WITH JURISDICTION, A PROCEEDING FOR A CERTIFICATION FOR SHORT-TERM TREATMENT OF THE DEFENDANT PURSUANT TO SECTION 27-65-108.5 or 27-65-109;

(10) Prior to the dismissal of charges pursuant to subsection (1), (4), (6), (7), (8), or (9) of this section, the court shall identify whether the defendant meets the requirements for certification pursuant to article 65 of title 27, or for the provision of services pursuant to article 10.5 of title 27, or whether the defendant will agree to a voluntary commitment UNLESS THE COURT HAS ALREADY ORDERED A PERSON TO INITIATE PROCEEDINGS FOR A CERTIFICATION FOR SHORT-TERM TREATMENT, THE

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1	COURT SHALL MAKE FINDINGS WHETHER THERE ARE REASONABLE
2	GROUNDS TO BELIEVE THE PERSON MEETS THE STANDARD FOR A
3	CERTIFICATION FOR SHORT-TERM TREATMENT. If the court finds the
4	requirements for certification or provision of services are met or the
5	defendant does not agree to a voluntary commitment THERE ARE
6	REASONABLE GROUNDS, the court may stay the dismissal for twenty-one
7	THIRTY-FIVE days and notify the department and county attorney or
8	district attorney required to conduct proceedings pursuant to section
9	27-65-113 (6) in the relevant jurisdiction of the pending dismissal so as
10	to provide the department and the county attorney or district attorney with
11	the any professional person, as defined in Section 27-65-102, a
12	REPRESENTATIVE OF THE BEHAVIORAL HEALTH ADMINISTRATION IN THE
13	DEPARTMENT, OR A REPRESENTATIVE OF THE OFFICE OF CIVIL AND
14	FORENSIC MENTAL HEALTH WHO HAS RECENTLY TREATED OR INTERACTED
15	WITH THE DEFENDANT THAT THERE ARE REASONABLE GROUNDS FOR
16	SHORT-TERM TREATMENT AND AFFORD THE PERSON AN opportunity to
17	pursue certification proceedings or the provision of TO ARRANGE
18	necessary services.
19	SECTION 4. In Colorado Revised Statutes, 19-2.5-704, amend
20	(2)(b) as follows:
21	19-2.5-704. Procedure after determination of competency or
22	incompetency. (2) (b) Pursuant to section 27-60-105, the behavioral
23	health administration in the department of human services is the entity
24	responsible for the oversight of restoration education and coordination of
25	services necessary to competency restoration.
26	<b>SECTION 5.</b> In Colorado Revised Statutes, <b>add</b> 27-65-108.5 as
27	follows:

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1	27-65-108.5. Court-ordered certification for short-term
2	treatment for incompetent defendants in a criminal matter - contents
3	of petition - procedure to contest petition - commitment to behavioral
4	health administration - definition. (1) UPON PETITION OF THE DISTRICT
5	ATTORNEY, A PROFESSIONAL PERSON, A REPRESENTATIVE OF THE BHA, OR
6	A REPRESENTATIVE OF THE OFFICE OF CIVIL AND FORENSIC MENTAL
7	HEALTH, A COURT MAY CERTIFY A PERSON FOR SHORT-TERM TREATMENT
8	FOR NOT MORE THAN THREE MONTHS UNDER THE FOLLOWING CONDITIONS:
9	(a) THE PERSON IS A RESPONDENT IN A CRIMINAL MATTER IN WHICH
10	THE PERSON HAS BEEN FOUND INCOMPETENT TO PROCEED;
11	(b) THE COURT HEARING THE CRIMINAL MATTER REFERRED THE
12	MATTER FOR FILING OF A PETITION PURSUANT TO SECTION 16-8.5-111 OR
13	16-8.5-116;
14	(c) THE PERSON HAS BEEN ADVISED OF THE AVAILABILITY OF, BUT
15	HAS NOT ACCEPTED, VOLUNTARY TREATMENT, OR, IF REASONABLE
16	GROUNDS EXIST TO BELIEVE THAT THE PERSON WILL NOT REMAIN IN A
17	VOLUNTARY TREATMENT PROGRAM, THE PERSON'S ACCEPTANCE OF
18	VOLUNTARY TREATMENT DOES NOT PRECLUDE CERTIFICATION;
19	(d) THE FACILITY OR COMMUNITY PROVIDER THAT WILL PROVIDE
20	SHORT-TERM TREATMENT HAS BEEN DESIGNATED OR APPROVED BY THE
21	COMMISSIONER TO PROVIDE SUCH TREATMENT; AND
22	(e) THE PERSON, THE PERSON'S LEGAL GUARDIAN, AND THE
23	PERSON'S LAY PERSON, IF APPLICABLE, HAVE BEEN ADVISED OF THE
24	PERSON'S RIGHT TO AN ATTORNEY AND TO CONTEST THE CERTIFICATION
25	FOR SHORT-TERM TREATMENT.
26	(2) THE PETITION FILED PURSUANT TO SUBSECTION (1) OF THIS
27	SECTION MUST:

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2	THAT THE RESPONDENT HAS A MENTAL HEALTH DISORDER AND, AS A
3	RESULT OF THE MENTAL HEALTH DISORDER, IS A DANGER TO THE
4	RESPONDENT'S SELF OR OTHERS OR IS GRAVELY DISABLED;
5	(b) BE ACCOMPANIED BY A REPORT OF THE COMPETENCY
6	EVALUATOR OR PROFESSIONAL PERSON WHO HAS EVALUATED THE
7	RESPONDENT WITHIN FIFTY-SIX DAYS BEFORE SUBMISSION OF THE
8	PETITION, UNLESS THE RESPONDENT WHOSE CERTIFICATION IS SOUGHT HAS
9	REFUSED TO SUBMIT TO AN EVALUATION OR THE RESPONDENT CANNOT BE
10	EVALUATED DUE TO THE RESPONDENT'S CONDITION;
11	(c) Be filed within fourteen days after the initiating party
12	RECEIVED THE COURT ORDER FROM THE CRIMINAL COURT INITIATING THE
13	PROCESS;
14	(d) BE FILED WITH THE COURT IN THE COUNTY WHERE THE
15	RESPONDENT RESIDED OR WAS PHYSICALLY PRESENT IMMEDIATELY PRIOR
16	TO THE FILING OF THE PETITION; EXCEPT THAT IF THE PERSON WAS
17	ARRESTED FOR THE PRIOR CASE AND HELD IN CUSTODY, THE PETITION MAY
18	BE FILED IN THE COUNTY WHERE THE RESPONDENT RESIDED OR WAS
19	PHYSICALLY PRESENT IMMEDIATELY PRIOR TO THE RESPONDENT'S ARREST;
20	AND
21	(e) PROVIDE RECOMMENDATIONS IF ANY CERTIFICATION SHOULD
22	OCCUR ON AN INPATIENT OR OUTPATIENT BASIS.
23	(3) WITHIN TWENTY-FOUR HOURS AFTER CERTIFICATION, COPIES
24	OF THE CERTIFICATION MUST BE PERSONALLY DELIVERED TO THE
25	RESPONDENT, THE BHA, OR THE OFFICE OF CIVIL AND FORENSIC MENTAL
26	HEALTH. THE DEPARTMENT SHALL RETAIN A COPY AS PART OF THE
27	RESPONDENT'S RECORD. IF THE CRIMINAL CASE IS PENDING, OR NOT YET

(a) STATE SUFFICIENT FACTS TO ESTABLISH REASONABLE GROUNDS

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DISMISSED, NOTICE OF THE FILING OF THE PETITION SHOULD BE GIVEN BY THE PETITIONING PARTY TO THE CRIMINAL COURT, WHICH SHALL PROVIDE SUCH NOTICE TO THE PROSECUTING AND DEFENSE ATTORNEYS IN THE CRIMINAL CASE AND ANY ATTORNEY APPOINTED PURSUANT TO SECTION 27-65-113. THE COURT SHALL ASK THE RESPONDENT TO DESIGNATE ONE OTHER PERSON WHOM THE RESPONDENT WANTS TO BE INFORMED REGARDING THE PETITION. IF THE RESPONDENT IS INCAPABLE OF MAKING SUCH A DESIGNATION AT THE TIME THE PETITION IS DELIVERED, THE COURT MAY ASK THE RESPONDENT TO DESIGNATE SUCH PERSON AS SOON AS THE RESPONDENT IS CAPABLE. (4) WHENEVER A PETITION IS FILED PURSUANT TO THIS SECTION, THE COURT SHALL IMMEDIATELY APPOINT AN ATTORNEY TO REPRESENT

THE COURT SHALL IMMEDIATELY APPOINT AN ATTORNEY TO REPRESENT THE RESPONDENT. THE COURT SHALL PROVIDE THE RESPONDENT WITH A WRITTEN NOTICE THAT THE RESPONDENT HAS A RIGHT TO A HEARING ON THE PETITION AND MAY MAKE A WRITTEN REQUEST FOR A JURY TRIAL. THE RESPONDENT HAS THE RIGHT TO AN ATTORNEY FOR ALL PROCEEDINGS CONDUCTED PURSUANT TO THIS SECTION, INCLUDING ANY APPEALS. THE ATTORNEY REPRESENTING THE RESPONDENT MUST BE PROVIDED WITH A COPY OF THE PETITION AND ANY SUPPORTING MATERIALS IMMEDIATELY UPON THE ATTORNEY'S APPOINTMENT. THE RESPONDENT MAY ONLY WAIVE COUNSEL WHEN THE RESPONDENT MAKES A KNOWING AND VOLUNTARY WAIVER IN FRONT OF THE COURT.

(5) Upon the filing of the petition pursuant to this section and affording the respondent a chance to contest the petition, the court may grant or deny certification based on the facts established in the petition, subject to the court's further review or a jury trial.

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1	(6) WITHIN FOURTEEN DAYS AFTER RECEIPT OF THE PETITION FILED
2	PURSUANT TO THIS SECTION, THE RESPONDENT, OR THE RESPONDENT'S
3	ATTORNEY, MAY REQUEST A JURY TRIAL BY FILING A WRITTEN MOTION
4	WITH THE COURT.
5	(7) The respondent may knowingly and voluntarily
6	CONSENT IN WRITING TO THE PETITION.
7	(8) THE RESPONDENT OR THE RESPONDENT'S ATTORNEY MAY, AT
8	ANY TIME, FILE A WRITTEN REQUEST FOR THE COURT TO REVIEW
9	SHORT-TERM CERTIFICATION OR REQUEST THAT INPATIENT CERTIFICATION
10	BE CHANGED TO OUTPATIENT TREATMENT. IF THE REVIEW IS REQUESTED,
11	THE COURT SHALL HEAR THE MATTER WITHIN FOURTEEN DAYS AFTER THE
12	REQUEST, AND THE COURT SHALL GIVE NOTICE TO THE RESPONDENT, THE
13	RESPONDENT'S ATTORNEY, THE DEPARTMENT, AND THE COMMUNITY OR
14	FACILITY PROVIDER WHO IS OR WILL PROVIDE TREATMENT. THE HEARING
15	MUST BE HELD IN ACCORDANCE WITH SECTION 27-65-113. AT THE
16	CONCLUSION OF THE HEARING, THE COURT MAY ENTER OR CONFIRM THE
17	CERTIFICATION FOR SHORT-TERM TREATMENT, DISCHARGE THE
18	RESPONDENT, OR ENTER ANY OTHER APPROPRIATE ORDER.
19	(9) Section 27-65-109 (7) to (10) applies to proceedings held
20	PURSUANT TO THIS SECTION.
21	(10) In assessing whether the respondent with a pending
22	CRIMINAL CHARGE IS A DANGER TO SELF OR OTHERS OR IS GRAVELY
23	DISABLED, IF THE PERSON IS INCARCERATED, THE PROFESSIONAL PERSON
24	AND COURT SHALL NOT RELY UPON THE FACT THAT THE PERSON IS
25	INCARCERATED TO ESTABLISH THAT THE RESPONDENT IS NOT A DANGER
26	TO SELF OR OTHERS OR IS NOT GRAVELY DISABLED.
27	(11) AN EMERGENCY MENTAL HEALTH HOLD PURSUANT TO

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1	SECTION 27-03-100 IS NOT A PREREQUISITE TO A PROCEEDING PURSUANT
2	TO THIS SECTION.
3	(12) FOR THE PURPOSES OF THIS SECTION ONLY, "RESPONDENT"
4	MEANS THE DEFENDANT IN THE REFERRING CRIMINAL MATTER.
5	SECTION 6. In Colorado Revised Statutes, 13-5-142, amend
6	(1)(c) as follows:
7	13-5-142. National instant criminal background check system
8	- reporting. (1) On and after March 20, 2013, the state court
9	administrator shall send electronically the following information to the
10	Colorado bureau of investigation created pursuant to section 24-33.5-401,
11	referred to in this section as the "bureau":
12	(c) The name of each person with respect to whom the court has
13	entered an order for involuntary certification for short-term treatment of
14	a mental health disorder pursuant to section 27-65-108.5 OR 27-65-109,
15	for extended certification for treatment of a mental health disorder
16	pursuant to section 27-65-109 (10), or for long-term care and treatment
17	of a mental health disorder pursuant to section 27-65-110.
18	SECTION 7. In Colorado Revised Statutes, 13-5-142.5, amend
19	(2)(a)(III) as follows:
20	13-5-142.5. National instant criminal background check
21	system - judicial process for awarding relief from federal
22	prohibitions - legislative declaration. (2) Eligibility. A person may
23	petition for relief pursuant to this section if:
24	(a) (III) The court has entered an order for the person's involuntary
25	certification for short-term treatment of a mental health disorder pursuant
26	to section 27-65-108.5 OR 27-65-109, for extended certification for
27	treatment of a mental health disorder pursuant to section 27-65-109 (10).

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I	or for long-term care and treatment of a mental health disorder pursuant
2	to section 27-65-110; and
3	SECTION 8. In Colorado Revised Statutes, amend 13-5-142.8
4	as follows:
5	13-5-142.8. Notice by professional persons. Under sections
6	13-9-123 (1), 13-9-124 (2), 13-5-142 (1), and 13-5-142.5 (2), an order for
7	involuntary certification for short-term treatment of a mental health
8	disorder pursuant to section 27-65-108.5 OR 27-65-109 must also include
9	a notice filed by a professional person pursuant to section 27-65-108.5 OR
10	27-65-109, and an order for extended certification for treatment of a
11	mental health disorder pursuant to section 27-65-109 (10) must also
12	include a notice filed by a professional person pursuant to section
13	27-65-109 (10).
14	SECTION 9. In Colorado Revised Statutes, 13-9-123, amend
15	(1)(c) as follows:
16	13-9-123. National instant criminal background check system
17	- reporting. (1) On and after March 20, 2013, the state court
18	administrator shall send electronically the following information to the
19	Colorado bureau of investigation created pursuant to section 24-33.5-401,
20	referred to in this section as the "bureau":
21	(c) The name of each person with respect to whom the court has
22	entered an order for involuntary certification for short-term treatment of
23	a mental health disorder pursuant to section 27-65-108.5 OR 27-65-109,
24	for extended certification for treatment of a mental health disorder
25	pursuant to section 27-65-109 (10), or for long-term care and treatment
26	of a mental health disorder pursuant to section 27-65-110.
27	SECTION 10. In Colorado Revised Statutes, 13-9-124, amend

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1	(2)(a)(III) as follows:
2	13-9-124. National instant criminal background check system
3	- judicial process for awarding relief from federal prohibitions
4	legislative declaration. (2) Eligibility. A person may petition for relie
5	pursuant to this section if:
6	(a) (III) The court has entered an order for the person's involuntary
7	certification for short-term treatment of a mental health disorder pursuan
8	to section 27-65-108.5 OR 27-65-109, for extended certification for
9	treatment of a mental health disorder pursuant to section 27-65-109 (10)
10	or for long-term care and treatment of a mental health disorder pursuan
11	to section 27-65-110; and
12	SECTION 11. In Colorado Revised Statutes, 25-3-102.1, amend
13	(1)(c) as follows:
14	25-3-102.1. Deemed status for certain facilities. (1) (c) Upor
15	submission of a completed application for license renewal, the departmen
16	of public health and environment shall accept proof of the accreditation
17	in lieu of licensing inspections or other requirements. Nothing in this
18	section exempts an accredited health facility from inspections or from
19	other forms of oversight by the department as necessary to ensure public
20	health and safety. Nothing in this section prevents the department of
21	public health and environment from conducting an inspection of a
22	hospital or other health facility described in section 25-3-101 to
23	investigate a complaint regarding the provisions of section 27-65-106
24	27-65-107, <b>27-65-108.5</b> , 27-65-109, 27-65-110, or 27-65-119 to the
25	extent the complaint is applicable to health facilities licensed by the
26	department of public health and environment.
27	SECTION 12. In Colorado Revised Statutes, 26-20-103, amend

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1	(3) as follows:
2	26-20-103. Basis for use of restraint or seclusion. (3) In
3	addition to the circumstances described in subsection (1) of this section
4	a facility, as defined in section 27-65-102, that is designated by the
5	commissioner of the behavioral health administration in the state
6	department to provide treatment pursuant to section 27-65-106
7	27-65-108, 27-65-108.5, 27-65-109, or 27-65-110 to an individual with
8	a mental health disorder, as defined in section 27-65-102, may use
9	seclusion to restrain an individual with a mental health disorder when the
10	seclusion is necessary to eliminate a continuous and serious disruption of
11	the treatment environment.
12	SECTION 13. In Colorado Revised Statutes, amend as it will
13	become effective July 1, 2024, 27-65-108 as follows:
14	27-65-108. Care coordination for persons certified or in need
15	of ongoing treatment. (1) A facility designated by the commissioner
16	shall notify and engage the BHA prior to terminating or transferring a
17	person certified pursuant to section 27-65-108.5, 27-65-109, 27-65-110
18	or 27-65-111. The BHA may provide care coordination services to
19	support a person whose certification is terminated but who is in need of
20	ongoing treatment and services.
21	(2) The BHA shall, directly or through A contract, provide care
22	coordination services to a person certified pursuant to section
23	27-65-108.5, 27-65-109, 27-65-110, or 27-65-111 and determined by the
24	designated facility and the BHA to need care coordination services.
25	SECTION 14. In Colorado Revised Statutes, 27-65-111, amend
26	as it will become effective July 1, 2024, (1) introductory portion and
27	(5)(a)(I) as follows:

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1	27-65-111. Certification on an outpatient basis - short-term
2	and long-term care. (1) Any respondent certified pursuant to section
3	<b>27-65-108.5,</b> 27-65-109, or 27-65-110 may be provided treatment on an
4	outpatient basis. The outpatient treatment provider shall develop a
5	treatment plan for the respondent receiving treatment on an outpatient
6	basis with the goal of the respondent finding and sustaining recovery. The
7	treatment plan must include measures to keep the respondent or others
8	safe, as informed by the respondent's need for certification. The treatment
9	plan may include, but is not limited to:
10	(5) (a) In addition to any other limitation on liability, a person
11	providing care to a respondent placed on short-term or long-term
12	certification on an outpatient basis is only liable for harm subsequently
13	caused by or to a respondent who:
14	(I) Has been terminated from certification despite meeting
15	statutory criteria for certification pursuant to section 27-65-108.5,
16	27-65-109, or 27-65-110; or
17	SECTION 15. In Colorado Revised Statutes, 27-65-112, amend
18	as it will become effective July 1, 2024, (1) as follows:
19	27-65-112. Termination of certification for short-term and
20	long-term treatment. (1) An original or extended certification for
21	short-term treatment issued pursuant to section 27-65-108.5 OR
22	27-65-109, or an order or extension for certification for long-term care
23	and treatment pursuant to section 27-65-110 terminates as soon as the
24	professional person in charge of treatment of the respondent and the BHA
25	determine the respondent has received sufficient benefit from the
26	treatment for the respondent to end involuntary treatment. Whenever a
27	certification or extended certification is terminated pursuant to this

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1 section, the professional person in charge of providing treatment shall 2 notify the court in writing within five days after the termination. 3 **SECTION 16.** In Colorado Revised Statutes, 27-65-113, amend 4 (1), (5)(a), and (5)(b) as follows: 5 **27-65-113.** Hearing procedures - jurisdiction. (1) Hearings 6 before the court pursuant to section 27-65-108.5, 27-65-109, or 7 27-65-110 are conducted in the same manner as other civil proceedings 8 before the court. The burden of proof is on the person or facility seeking 9 to detain the respondent. The court or jury shall determine that the 10 respondent is in need of care and treatment only if the court or jury finds 11 by clear and convincing evidence that the respondent has a mental health 12 disorder and, as a result of the mental health disorder, is a danger to the 13 respondent's self or others or is gravely disabled. 14 (5) (a) In the event that a respondent or a person found not guilty 15 by reason of impaired mental condition pursuant to section 16-8-103.5 16 (5), or by reason of insanity pursuant to section 16-8-105 (4) or 17 16-8-105.5, refuses to accept medication, the court having jurisdiction of 18 the action pursuant to subsection (4) of this section, the court committing 19 the person or defendant to the custody of the BHA DEPARTMENT pursuant 20 to section 16-8-103.5 (5), 16-8-105 (4), or 16-8-105.5, or the court of 21 the jurisdiction in which the designated facility treating the respondent or 22 person is located has jurisdiction and venue to accept a petition by a 23 treating physician and to enter an order requiring that the respondent or 24 person accept such treatment or, in the alternative, that the medication be 25 forcibly administered to the respondent or person. The court of the 26 jurisdiction in which the designated facility is located shall not exercise

its jurisdiction without the permission of the court that committed the

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person to the custody of the BHA DEPARTMENT. Upon the filing of such
a petition, the court shall appoint an attorney, if one has not been
appointed, to represent the respondent or person and hear the matter
within ten days.
(b) In any case brought pursuant to subsection (5)(a) of this
section in a court for the county in which the treating facility is located,
the county where the proceeding was initiated pursuant to subsection (4)
of this section or the court committing the person to the custody of the
BHA DEPARTMENT pursuant to section 16-8-103.5 (5), 16-8-105 (4), or
16-8-105.5 shall either reimburse the county in which the proceeding
pursuant to this subsection (5) was filed and in which the proceeding was
held for the reasonable costs incurred in conducting the proceeding or
conduct the proceeding itself using its own personnel and resources,
conduct the proceeding itself using its own personnel and resources, including its own district or county attorney, as the case may be.
including its own district or county attorney, as the case may be.
including its own district or county attorney, as the case may be.  SECTION 17. In Colorado Revised Statutes, 27-65-119, amend
including its own district or county attorney, as the case may be.  SECTION 17. In Colorado Revised Statutes, 27-65-119, amend as it will become effective July 1, 2023, (1) introductory portion as
including its own district or county attorney, as the case may be.  SECTION 17. In Colorado Revised Statutes, 27-65-119, amend as it will become effective July 1, 2023, (1) introductory portion as follows:
including its own district or county attorney, as the case may be.  SECTION 17. In Colorado Revised Statutes, 27-65-119, amend as it will become effective July 1, 2023, (1) introductory portion as follows:  27-65-119. Rights of respondents certified for short-term
including its own district or county attorney, as the case may be.  SECTION 17. In Colorado Revised Statutes, 27-65-119, amend as it will become effective July 1, 2023, (1) introductory portion as follows:  27-65-119. Rights of respondents certified for short-term treatment or long-term care and treatment. (1) Each EACH respondent
including its own district or county attorney, as the case may be.  SECTION 17. In Colorado Revised Statutes, 27-65-119, amend as it will become effective July 1, 2023, (1) introductory portion as follows:  27-65-119. Rights of respondents certified for short-term treatment or long-term care and treatment. (1) Each EACH respondent certified for short-term treatment or long-term care and treatment on an
including its own district or county attorney, as the case may be.  SECTION 17. In Colorado Revised Statutes, 27-65-119, amend as it will become effective July 1, 2023, (1) introductory portion as follows:  27-65-119. Rights of respondents certified for short-term treatment or long-term care and treatment. (1) Each EACH respondent certified for short-term treatment or long-term care and treatment on an inpatient basis pursuant to sections 27-65-108.5, 27-65-109, and
including its own district or county attorney, as the case may be.  SECTION 17. In Colorado Revised Statutes, 27-65-119, amend as it will become effective July 1, 2023, (1) introductory portion as follows:  27-65-119. Rights of respondents certified for short-term treatment or long-term care and treatment. (1) Each EACH respondent certified for short-term treatment or long-term care and treatment on an inpatient basis pursuant to sections 27-65-108.5, 27-65-109, and 27-65-110 has the following rights and shall be advised of such rights by
including its own district or county attorney, as the case may be.  SECTION 17. In Colorado Revised Statutes, 27-65-119, amend as it will become effective July 1, 2023, (1) introductory portion as follows:  27-65-119. Rights of respondents certified for short-term treatment or long-term care and treatment. (1) Each EACH respondent certified for short-term treatment or long-term care and treatment on an inpatient basis pursuant to sections 27-65-108.5, 27-65-109, and 27-65-110 has the following rights and shall be advised of such rights by the facility:
including its own district or county attorney, as the case may be.  SECTION 17. In Colorado Revised Statutes, 27-65-119, amend as it will become effective July 1, 2023, (1) introductory portion as follows:  27-65-119. Rights of respondents certified for short-term treatment or long-term care and treatment. (1) Each EACH respondent certified for short-term treatment or long-term care and treatment on an inpatient basis pursuant to sections 27-65-108.5, 27-65-109, and 27-65-110 has the following rights and shall be advised of such rights by the facility:  SECTION 18. In Colorado Revised Statutes, 27-66.5-102,

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1	(3) "High-risk individual" means a person who:
2	(a) Has a significant mental health or substance use disorder, as
3	evidenced by:
4	(II) A certification for short-term treatment or extended short-term
5	treatment pursuant to section 27-65-108.5 OR 27-65-109;
6	SECTION 19. In Colorado Revised Statutes, 27-80-303, amend
7	(3)(c) as follows:
8	27-80-303. Office of ombudsman for behavioral health access
9	to care - creation - appointment of ombudsman - duties. (3) The
10	ombudsman shall:
11	(c) Receive and assist consumers and providers in reporting
12	concerns and filing complaints with appropriate regulatory or oversight
13	agencies relating to inappropriate care, a procedure for an emergency
14	mental health hold pursuant to section 27-65-106, a certification for
15	short-term treatment pursuant to section 27-65-108.5 OR 27-65-109, or a
16	certification for long-term care and treatment pursuant to section
17	27-65-110;
18	SECTION 20. In Colorado Revised Statutes, 27-65-123, add (6)
19	as follows:
20	27-65-123. Records. (6) NOTHING IN THIS SECTION PROHIBITS
21	THE LIMITED DISCLOSURE OF NECESSARY INFORMATION TO THE
22	PROSECUTING ATTORNEY AND CRIMINAL DEFENSE COUNSEL IF A CRIMINAL
23	CASE IS STILL PENDING AGAINST THE PERSON.
24	SECTION 21. Act subject to petition - effective date. This act
25	takes effect July 1, 2024; except that, if a referendum petition is filed
26	pursuant to section 1 (3) of article V of the state constitution against this
27	act or an item, section, or part of this act within the ninety-day period

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- after final adjournment of the general assembly, then the act, item,
- 2 section, or part will not take effect unless approved by the people at the
- 3 general election to be held in November 2024 and, in such case, will take
- 4 effect on the date of the official declaration of the vote thereon by the
- 5 governor.

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