First Regular Session Seventy-fourth General Assembly STATE OF COLORADO

REREVISED

This Version Includes All Amendments Adopted in the Second House

LLS NO. 23-0010.01 Alana Rosen x2606

HOUSE BILL 23-1178

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House Committees

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Judicia

A BILL FOR AN ACT

101	CONCERNING ENHANCING COURT PERSONNEL'S RECOGNITION OF
102	DOMESTIC VIOLENCE TO ACCESS FEDERAL FUNDING, AND, IN
103	CONNECTION THEREWITH, INCLUDING THE RECOGNITION OF
104	CHILD ABUSE.

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.)

To comply with the federal "Keeping Children Safe From Family Violence Act" (federal act), the bill requires courts that hear proceedings concerning the allocation of parental responsibilities involving domestic

SENATE std Reading Unamended

SENATE Amended 2nd Reading April 26, 2023

HOUSE rd Reading Unamended April 13, 2023

HOUSE Amended 2nd Reading April 12, 2023

Shading denotes HOUSE amendment. <u>Double underlining denotes SENATE amendment.</u>

Capital letters or bold & italic numbers indicate new material to be added to existing law.

Dashes through the words or numbers indicate deletions from existing law.

violence or child abuse, including child sexual abuse, to admit expert testimony and evidence only if the expert demonstrates expertise and experience working with victims of domestic violence or child abuse, including child sexual abuse. The court is also required to consider evidence of past sexual or physical abuse committed by the accused party.

A court shall not remove or restrict contact between a child from a protective party who is competent, protective, not physically or sexually abusive, and with whom the child is bonded or attached solely in order to improve a deficient relationship with the accused party.

The bill provides that a court shall not order reunification treatment (treatment) that is predicated on cutting off the relationship between a child and a protective party with whom the child is bonded and attached. If a court orders treatment, the treatment must be generally accepted and there must be scientifically valid proof of the safety, effectiveness, and therapeutic value of the treatment.

The bill directs the task force created in House Bill 23-1108 to study victim and survivor awareness and responsiveness training requirements to study the training requirements required by the federal act for any judge or magistrate who presides over parental responsibility proceedings.

The bill requires court personnel, including guardians ad litem, representatives of a child, counsel for youth, special masters, mediators, child and family investigators, and parental responsibilities evaluators, to complete no less than 20 hours of initial training and no less than 15 hours of ongoing training every 5 years. The training must focus on domestic violence and child abuse.

A professional trainer is required to conduct the training. The professional trainer shall have substantial experience in assisting survivors of domestic violence or child abuse.

The bill requires the judicial branch to apply to the federal department of justice's office of the attorney general for a grant increase in compliance with the federal act.

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

2 **SECTION 1.** In Colorado Revised Statutes, **add** 14-10-127.5 as

3 follows:

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4 14-10-127.5. Domestic violence training for court personnel -

5 expert testimony - child placement decisions - legislative declaration

- definitions. (1) (a) THE GENERAL ASSEMBLY FINDS AND DECLARES

7 THAT:

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1	(1) APPROXIMATELY FIFTEEN MILLION CHILDREN ARE EXPOSED
2	EACH YEAR TO DOMESTIC VIOLENCE OR CHILD ABUSE;
3	(II) MOST CHILD ABUSE IS PERPETRATED IN THE FAMILY AND BY A
4	PARENT;
5	(III) A CHILD'S RISK OF ABUSE INCREASES AFTER A PERPETRATOR
6	OF INTIMATE PARTNER VIOLENCE SEPARATES FROM THE PERPETRATOR'S
7	DOMESTIC PARTNER, EVEN WHEN THE PERPETRATOR HAD NOT DIRECTLY
8	ABUSED THE CHILD PREVIOUSLY;
9	(IV) EMPIRICAL RESEARCH INDICATES THAT ALLEGATIONS OF
10	CHILD PHYSICAL AND SEXUAL ABUSE ARE REGULARLY DISCOUNTED BY
11	COURTS WHEN RAISED IN PARENTAL ALLOCATION CASES. COURTS BELIEVE
12	FEWER THAN ONE-FOURTH OF CLAIMS THAT A PARENT HAS COMMITTED
13	CHILD PHYSICAL OR SEXUAL ABUSE.
14	(V) IN PARENTAL ALLOCATION CASES IN WHICH AN ALLEGED OR
15	KNOWN ABUSIVE PARENT CLAIMS ALIENATION FROM THE CHILD, COURTS
16	ARE FOUR TIMES MORE LIKELY TO DISBELIEVE THE PARENT WHO CLAIMS
17	CHILD PHYSICAL OR SEXUAL ABUSE;
18	(VI) RESEARCH SHOWS THAT COURTS GRANT CUSTODY OR
19	UNPROTECTED PARENTING TIME TO AN ALLEGED OR KNOWN ABUSIVE
20	PARENT;
21	(VII) SINCE 2008, NEARLY EIGHT HUNDRED CHILDREN HAVE BEEN
22	MURDERED BY A DIVORCING OR SEPARATING PARENT, WITH MORE THAN
23	ONE HUNDRED MURDERS OCCURRING AFTER A COURT ORDERED THE CHILD
24	INTO CONTACT WITH THE ALLEGED OR KNOWN ABUSIVE PARENT DESPITE
25	OBJECTIONS FROM THE PARENT WHO CLAIMED CHILD PHYSICAL OR SEXUAL
26	ABUSE;
27	(VIII) ABUSIVE PARENTS FREQUENTLY CLAIM THAT ABUSE

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1	ALLEGATIONS ARE FALSE TO MINIMIZE OR DENY REPORTS OF ABUSE.
2	EXPERTS WHO TESTIFY AGAINST ABUSE ALLEGATIONS OFTEN LACK
3	EXPERTISE IN THE RELEVANT TYPE OF ALLEGED ABUSE, RELYING ON
4	UNPROVEN THEORIES.
5	(IX) JUDGES PRESIDING OVER PARENTAL ALLOCATION CASES WITH
6	ALLEGATIONS OF CHILD ABUSE, CHILD SEXUAL ABUSE, AND DOMESTIC
7	VIOLENCE ARE RARELY REQUIRED TO RECEIVE TRAINING ON THESE
8	SUBJECTS.
9	(b) THE GENERAL ASSEMBLY THEREFORE DECLARES THAT:
10	(I) A CHILD'S SAFETY IS THE FIRST PRIORITY OF THE COURT IN A
11	PROCEEDING AFFECTING THE CHILD'S CARE AND CUSTODY;
12	(II) STRENGTHENING THE ABILITY OF THE COURTS TO RECOGNIZE
13	AND ADJUDICATE ADULT AND CHILD ABUSE ALLEGATIONS BASED ON VALID,
14	ADMISSIBLE EVIDENCE WILL ALLOW COURTS TO ENTER ORDERS THAT
15	PROTECT AND MINIMIZE RISK OF HARM TO THE CHILD; AND
16	(III) COURT PERSONNEL INVOLVED IN CASES CONTAINING ABUSE
17	ALLEGATIONS WHO RECEIVE TRAUMA-INFORMED TRAINING ON THE
18	DYNAMICS, SIGNS, AND IMPACTS OF CHILD ABUSE, CHILD SEXUAL ABUSE,
19	AND INTIMATE PARTNER VIOLENCE WILL HELP PROTECT AND MINIMIZE RISK
20	OF HARM TO THE CHILD.
21	(2) As used in this section, unless the context otherwise
22	REQUIRES:
23	(a) "ACCUSED PARTY" MEANS A PARENT IN A CASE TO DETERMINE
24	PARENTAL RESPONSIBILITIES WHO HAS BEEN ACCUSED OF DOMESTIC
25	VIOLENCE OR CHILD ABUSE, INCLUDING CHILD SEXUAL ABUSE.
26	(b) "PROTECTIVE PARTY" MEANS A PARENT IN A CASE TO
27	DETERMINE PARENTAL RESPONSIBILITIES WHO IS COMPETENT, PROTECTIVE,

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1	NOT SEXUALLY OR PHYSICALLY ABUSIVE, AND WITH WHOM A CHILD IS
2	BONDED OR ATTACHED.
3	(c) "REUNIFICATION TREATMENT" MEANS A TREATMENT OR
4	THERAPY AIMED AT REUNITING OR REESTABLISHING A RELATIONSHIP
5	BETWEEN A CHILD AND AN ESTRANGED OR REJECTED PARENT OR OTHER
6	FAMILY MEMBER OF THE CHILD.
7	(d) "TASK FORCE" MEANS THE TASK FORCE TO STUDY VICTIM AND
8	SURVIVOR AWARENESS AND RESPONSIVENESS TRAINING REQUIREMENTS
9	FOR JUDICIAL PERSONNEL CREATED IN SECTION 24-33.5-534, AS ENACTED
10	IN HOUSE BILL 23-1108.
11	(e) "VICTIM SERVICE PROVIDER" MEANS A NONPROFIT,
12	NONGOVERNMENTAL OR TRIBAL ORGANIZATION OR RAPE CRISIS CENTER,
13	INCLUDING OF A STATE OR TRIBAL NATION, THAT IS SUBJECT TO SECTION
14	13-90-107(1)(k)(I) and assists or advocates for domestic violence,
15	DATING VIOLENCE, SEXUAL ASSAULT, OR STALKING VICTIMS, INCLUDING
16	DOMESTIC VIOLENCE SHELTERS, FAITH-BASED ORGANIZATIONS, AND OTHER
17	ORGANIZATIONS WITH A DOCUMENTED HISTORY OF EFFECTIVE WORK
18	CONCERNING DOMESTIC VIOLENCE, DATING VIOLENCE, SEXUAL ASSAULT,
19	OR STALKING.
20	(3) (a) In all proceedings brought pursuant to this title 14
21	CONCERNING THE ALLOCATION OF PARENTAL RESPONSIBILITIES WITH
22	RESPECT TO A CHILD IN WHICH A CLAIM OF DOMESTIC VIOLENCE OR CHILD
23	ABUSE, INCLUDING CHILD SEXUAL ABUSE, HAS BEEN MADE TO THE COURT,
24	OR THE COURT HAS REASON TO BELIEVE THAT A PARTY HAS COMMITTED
25	DOMESTIC VIOLENCE OR CHILD ABUSE, INCLUDING CHILD SEXUAL ABUSE,
26	THE COURT SHALL:

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CONSIDER THE ADMISSION OF EXPERT TESTIMONY AND

1	EVIDENCE IF THE EXPERT DEMONSTRATES EXPERTISE AND EXPERIENCE
2	WORKING WITH VICTIMS OF DOMESTIC VIOLENCE OR CHILD ABUSE,
3	INCLUDING CHILD SEXUAL ABUSE, THAT IS NOT SOLELY FORENSIC IN
4	NATURE; AND
5	(II) CONSIDER EVIDENCE OF PAST SEXUAL OR PHYSICAL ABUSE
6	COMMITTED BY THE ACCUSED PARTY, INCLUDING:
7	(A) ANY PAST OR CURRENT PROTECTION OR RESTRAINING ORDERS
8	AGAINST THE ACCUSED PARTY, INCLUDING PROTECTION OR RESTRAINING
9	ORDERS THAT RAISE SEXUAL VIOLENCE OR ABUSE;
10	(B) ARRESTS OF THE ACCUSED PARTY FOR DOMESTIC VIOLENCE,
11	SEXUAL VIOLENCE, OR CHILD ABUSE;
12	(C) CONVICTIONS OF THE ACCUSED PARTY FOR DOMESTIC
13	VIOLENCE, SEXUAL VIOLENCE, OR CHILD ABUSE; OR
14	(D) OTHER DOCUMENTATION, INCLUDING LETTERS FROM A VICTIM
15	ADVOCATE OR VICTIM SERVICE PROVIDER, IF THE VICTIM HAS CONSENTED
16	PURSUANT TO SECTION 13-90-107 (1)(k)(I); MEDICAL RECORDS; OR A
17	LETTER TO A LANDLORD TO BREAK A LEASE.
18	(b) IN DETERMINING ALLOCATION OF PARENTAL RESPONSIBILITIES
19	IN PROCEEDINGS BROUGHT PURSUANT TO THIS TITLE 14 IN WHICH A CLAIM
20	OF DOMESTIC VIOLENCE OR CHILD ABUSE, INCLUDING CHILD SEXUAL
21	ABUSE, HAS BEEN MADE TO THE COURT, OR THE COURT HAS REASON TO
22	BELIEVE THAT A PARTY HAS COMMITTED DOMESTIC VIOLENCE OR CHILD
23	ABUSE, INCLUDING CHILD SEXUAL ABUSE, A COURT SHALL NOT:
24	(I) REMOVE A CHILD FROM A PROTECTIVE PARTY SOLELY TO
25	IMPROVE A DEFICIENT RELATIONSHIP WITH AN ACCUSED PARTY;
26	(II) RESTRICT CONTACT BETWEEN A CHILD AND A PROTECTIVE
27	DADTV SOLELV TO IMDDOVE A DEFICIENT DELATIONSHID WITH AN ACCUSED

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1	PARTY;
2	(III) ORDER REUNIFICATION TREATMENT, UNLESS THERE IS
3	GENERALLY ACCEPTED AND SCIENTIFICALLY VALID PROOF OF THE SAFETY,
4	EFFECTIVENESS, AND THERAPEUTIC VALUE OF THE REUNIFICATION
5	TREATMENT; OR
6	(IV) ORDER REUNIFICATION TREATMENT THAT IS PREDICATED ON
7	CUTTING OFF THE RELATIONSHIP BETWEEN A CHILD AND PROTECTIVE
8	PARTY.
9	(c) IF A COURT ISSUES AN ORDER TO REMEDIATE THE RESISTANCE
10	OF A CHILD TO HAVE CONTACT WITH AN ACCUSED PARTY, THE ORDER MUST
11	PRIMARILY ADDRESS THE BEHAVIOR OF THE ACCUSED PARTY, WHO SHALL
12	ACCEPT RESPONSIBILITY FOR THE ACCUSED PARTY'S ACTIONS THAT
13	NEGATIVELY AFFECTED THE ACCUSED PARTY'S RELATIONSHIP WITH THE
14	CHILD, AND <u>A</u> MENTAL HEALTH PROFESSIONAL <u>APPROVED BY THE</u>
15	DOMESTIC VIOLENCE OFFENDER MANAGEMENT BOARD SHALL VERIFY THE
16	ACCUSED PARTY'S BEHAVIOR BEFORE THE COURT ORDERS A PROTECTIVE
17	PARTY TO TAKE STEPS TO IMPROVE THE RELATIONSHIP WITH THE ACCUSED
18	PARTY.
19	(d) IN COMPLIANCE WITH THE FEDERAL "KEEPING CHILDREN SAFE
20	From Family Violence Act", 34 U.S.C. sec. 10446, as amended, any
21	NEUTRAL PROFESSIONAL APPOINTED BY A COURT TO EXPRESS AN OPINION
22	RELATING TO ABUSE, TRAUMA, OR THE BEHAVIORS OF VICTIMS AND
23	PERPETRATORS OF ABUSE AND TRAUMA DURING A PROCEEDING TO
24	ALLOCATE PARENTAL RESPONSIBILITIES SHALL POSSESS DEMONSTRATED
25	EXPERTISE AND EXPERIENCE IN WORKING WITH VICTIMS OF DOMESTIC
26	VIOLENCE OR CHILD ABUSE, INCLUDING CHILD SEXUAL ABUSE, THAT IS NOT
2.7	SOLELY OF A FORENSIC NATURE

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1	(4) (a) The task force shall study the training
2	REQUIREMENTS IN THE FEDERAL "KEEPING CHILDREN SAFE FROM FAMILY
3	VIOLENCE ACT", 34 U.S.C. SEC. 10446, AS AMENDED, AND MAKE
4	RECOMMENDATIONS THAT COMPLY WITH THE FEDERAL REQUIREMENTS FOR
5	ANY JUDGE OR MAGISTRATE WHO PRESIDES OVER PARENTAL
6	RESPONSIBILITY PROCEEDINGS. THE TASK FORCE SHALL FOCUS ON THE
7	FOLLOWING:
8	(I) The hourly training requirements described in
9	SUBSECTION (5)(a) OF THIS SECTION;
10	(II) THE RECOGNITION OF DOMESTIC VIOLENCE AND CHILD ABUSE
11	DESCRIBED IN SUBSECTION (5)(b) OF THIS SECTION; AND
12	(III) THE REQUIREMENTS OF A PROFESSIONAL TRAINER TO LEAD
13	THE TRAINING DESCRIBED IN SUBSECTIONS (6)(a) AND (6)(b) OF THIS
14	SECTION.
15	(b) The training must be designed to improve the courts'
16	ABILITY TO RECOGNIZE DOMESTIC VIOLENCE AND CHILD ABUSE IN
17	PARENTAL ALLOCATION PROCEEDINGS AS DESCRIBED IN SUBSECTION $(6)(c)$
18	OF THIS SECTION.
19	(5) (a) CHILD AND FAMILY INVESTIGATORS, AS DESCRIBED IN
20	SECTION 14-10-116.5, PARENTAL RESPONSIBILITIES EVALUATORS, AS
21	DESCRIBED IN SECTION 14-10-127, WHO ARE INVOLVED IN PARENTAL
22	RESPONSIBILITY PROCEEDINGS, AND LEGAL REPRESENTATIVES OF CHILDREN
23	DESCRIBED IN SECTION 14-10-113 WHO DO NOT CONTRACT WITH THE
24	OFFICE OF THE CHILD'S REPRESENTATIVE, SHALL COMPLETE:
25	(I) NO LESS THAN TWENTY HOURS OF INITIAL TRAINING; AND
26	(II) NO LESS THAN FIFTEEN HOURS OF ONGOING TRAINING EVERY
27	FIVE YEARS.

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1	(b) THE REQUIRED TRAINING SET FORTH IN SUBSECTION (5)(a) OF
2	THIS SECTION MUST FOCUS ON DOMESTIC VIOLENCE AND CHILD ABUSE,
3	INCLUDING:
4	(I) CHILD SEXUAL ABUSE;
5	(II) PHYSICAL ABUSE;
6	(III) EMOTIONAL ABUSE;
7	(IV) COERCIVE CONTROL;
8	(V) IMPLICIT AND EXPLICIT BIAS, INCLUDING BIASES RELATING TO
9	PARTIES WITH DISABILITIES;
10	(VI) TRAUMA;
11	(VII) LONG-TERM AND SHORT-TERM IMPACTS OF DOMESTIC
12	VIOLENCE AND CHILD ABUSE ON CHILDREN; AND
13	(VIII) VICTIM AND PERPETRATOR BEHAVIORAL PATTERNS AND
14	RELATIONSHIP DYNAMICS WITHIN THE CYCLE OF VIOLENCE.
15	(c) (I) FOR EACH FISCAL YEAR, THE OFFICE OF THE CHILD'S
16	REPRESENTATIVE SHALL REPORT TO THE STATE COURT ADMINISTRATOR A
17	LIST OF TRAININGS ON DOMESTIC VIOLENCE AND CHILD ABUSE THAT THE
18	OFFICE OF THE CHILD'S REPRESENTATIVE PROVIDES.
19	(II) SPECIAL MASTERS AND MEDIATORS WHO ARE INVOLVED IN
20	PARENTAL RESPONSIBILITY PROCEEDINGS PURSUANT TO THIS TITLE 14
21	SHALL REPORT TO THE STATE COURT ADMINISTRATOR THE EXISTING
22	TRAINING ON DOMESTIC VIOLENCE AND CHILD ABUSE AND THE HOURS OF
23	TRAINING COMPLETED.
24	(6) (a) A PROFESSIONAL TRAINER SHALL CONDUCT THE REQUIRED
25	TRAINING SET FORTH IN SUBSECTION (5) OF THIS SECTION. THE
26	PROFESSIONAL TRAINER SHALL HAVE SUBSTANTIAL EXPERIENCE IN
27	ASSISTING SUDVIVORS OF DOMESTIC VIOLENCE OF CHILD ARUSE A

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1	PROFESSIONAL TRAINER MAY INCLUDE A PROFESSIONAL REPRESENTING A
2	VICTIM SERVICE PROVIDER.
3	(b) THE PROFESSIONAL TRAINER DESCRIBED IN SUBSECTION (6)(a)
4	OF THIS SECTION SHALL RELY ON EVIDENCE-BASED AND PEER-REVIEWED
5	RESEARCH CONDUCTED BY RECOGNIZED EXPERTS OR RESEARCH
6	CONDUCTED IN THE FIELD BY RECOGNIZED DOMESTIC VIOLENCE VICTIM
7	ADVOCATES THAT FOCUSES ON THE TYPES OF ABUSE DESCRIBED IN
8	SUBSECTION (5)(b) OF THIS SECTION AND SHALL NOT INCLUDE THEORIES
9	CONCEPTS, OR BELIEF SYSTEMS IN THE REQUIRED TRAINING THAT ARE NOT
10	SUPPORTED BY EVIDENCE-BASED AND PEER-REVIEWED RESEARCH OR
11	RESEARCH CONDUCTED IN THE FIELD BY RECOGNIZED DOMESTIC VIOLENCE
12	VICTIM ADVOCATES.
13	(c) THE REQUIRED TRAINING MUST BE DESIGNED TO IMPROVE THE
14	ABILITY OF COURTS TO:
15	(I) RECOGNIZE AND RESPOND TO CHILD PHYSICAL ABUSE, CHILD
16	SEXUAL ABUSE, DOMESTIC VIOLENCE, AND TRAUMA IN ALL FAMILY
17	VICTIMS, PARTICULARLY CHILDREN; AND
18	(II) MAKE APPROPRIATE CUSTODY DECISIONS THAT PRIORITIZE
19	CHILD SAFETY AND WELL-BEING AND THAT ARE CULTURALLY SENSITIVE
20	AND APPROPRIATE FOR DIVERSE COMMUNITIES.
21	(7) As soon as possible after July 1, 2023, the judicial
22	BRANCH SHALL APPLY TO THE FEDERAL DEPARTMENT OF JUSTICE'S OFFICE
23	OF THE ATTORNEY GENERAL FOR A GRANT INCREASE IN COMPLIANCE WITH
24	THE FEDERAL "KEEPING CHILDREN SAFE FROM FAMILY VIOLENCE ACT",
25	34 U.S.C. SEC. 10446, AS AMENDED.
26	SECTION 2. In Colorado Revised Statutes, 14-10-116.5, amend
27	(2)(f) as follows:

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1	14-10-116.5. Appointment in domestic relations cases - child
2	and family investigator - disclosure - background check. (2) (f) The
3	court shall not appoint a person from the eligibility registry to be a child
4	and family investigator for a case pursuant to this section unless the court
5	finds that the person is qualified as competent by training and experience
6	in, at a minimum, domestic violence and its effects on children, adults,
7	and families, child abuse, and child sexual abuse IN ACCORDANCE WITH
8	SECTION 14-10-127.5. The person's training and experience must be
9	provided by recognized sources with expertise in domestic violence and
10	the traumatic effects of domestic violence IN ACCORDANCE WITH SECTION
11	14-10-127.5. As of January 1, 2022 2024, initial and ongoing training
12	must include, at a minimum:
13	(I) Six TEN initial hours of training on domestic violence,
14	including coercive control, and its traumatic effects on children, adults,
15	and families;
16	(II) Six TEN initial hours of training on child abuse and child
17	sexual abuse and its traumatic effects; and
18	(III) Four FIFTEEN subsequent hours of training every two FIVE
19	years on domestic violence, including coercive control, child abuse, and
20	child sexual abuse, and the traumatic effects on children, adults, and
21	families.
22	SECTION 3. In Colorado Revised Statutes, 14-10-127, amend
23	(4)(a.5) as follows:
24	14-10-127. Evaluation and reports - training and qualifications
25	of evaluators - disclosure. (4) A person is not allowed to testify as an
26	expert witness regarding a parental responsibilities or parenting time
27	evaluation that the person has performed pursuant to this section unless

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1	the court finds that the person is qualified as competent, by training and
2	experience, in the areas of:
3	(a.5) The effects of domestic violence on children, adults, and
4	families, including the connection between domestic violence and trauma
5	on children, child abuse, and child sexual abuse IN ACCORDANCE WITH
6	SECTION 14-10-127.5. The person's training and experience must be
7	provided by recognized sources with expertise in domestic violence and
8	the traumatic effects of domestic violence IN ACCORDANCE WITH SECTION
9	14-10-127.5. As of January 1, 2022 2024, initial and ongoing training
10	must include, at a minimum:
11	(I) Six TEN initial hours of training on domestic violence,
12	including coercive control, and its traumatic effects on children, adults,
13	and families;
14	(II) Six TEN initial hours of training on child abuse and child
15	sexual abuse and its traumatic effects; and
16	(III) Four FIFTEEN subsequent hours of training every two FIVE
17	years on domestic violence, child abuse, and child sexual abuse and the
18	traumatic effects on children, adults, and families.
19	SECTION 4. Effective date. This act takes effect upon passage;
20	except that section 14-10-127.5 (2)(d) and (4), Colorado Revised Statutes,
21	as enacted in section 1 of this act, take effect only if House Bill 23-1108
22	becomes law, in which case section 14-10-127.5 (2)(d) and (4) take effect
23	on the effective date of this act or House Bill 23-1108, whichever is later.
24	SECTION 5. Safety clause. The general assembly hereby finds,
25	determines, and declares that this act is necessary for the immediate
26	preservation of the public peace, health, or safety.

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