First Regular Session Seventy-fourth General Assembly STATE OF COLORADO

ENGROSSED

This Version Includes All Amendments Adopted on Second Reading in the House of Introduction

LLS NO. 23-0871.02 Conrad Imel x2313

SENATE BILL 23-229

SENATE SPONSORSHIP

Bridges and Kirkmeyer, Zenzinger

HOUSE SPONSORSHIP

Sirota and Bockenfeld, Bird

Senate Committees

House Committees

Appropriations

101

102

103

A BILL FOR AN ACT CONCERNING THE OFFICE OF THE STATEWIDE BEHAVIORAL HEALTH COURT LIAISON, AND, IN CONNECTION THEREWITH, MAKING AND REDUCING APPROPRIATIONS.

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/.)

Joint Budget Committee. Under existing law, the state court administrator administers a statewide behavioral health court liaison program, known as the bridges program (program), to identify local behavioral health professionals to serve as court liaisons in each state judicial district who facilitate communication and collaboration between

judicial and behavioral health systems.

The bill establishes the office of the statewide behavioral health court liaison (office) as an independent agency within the judicial department to administer the program. The head of the office is the director.

The bill establishes the bridges program commission (commission) to support the office. The commission appoints the director of the office, provides guidance to the office, provides fiscal oversight of the office's general operating budget, participates in program services funding decisions, and assists with the office's duties concerning program training and public outreach.

The bill clarifies the scope, requirements, and duties of the program, including requiring the program to inform county attorneys of available behavioral health services and connect participants to, and support engagement with, relevant services. The bill clarifies the duties of the program's court liaisons, including:

- Addressing system gaps and barriers and promoting positive outcomes for program participants;
- Keeping judges, district attorneys, county attorneys, and defense attorneys informed about available community-based behavioral health services; and
- Providing consultation and training to criminal and juvenile justice personnel regarding behavioral health and community treatment options and program best practices.

The bill authorizes the office to fund services for participants, either by providing the services or contracting with an entity to provide the services.

The office is required to annually report to the joint budget committee about the office's work and administration of the program.

The bill makes and reduces appropriations.

Be it enacted by the General Assembly of the State of Colorado: 1 2 **SECTION 1.** In Colorado Revised Statutes, add with amended 3 and relocated provisions article 95 to title 13 as follows: 4 **ARTICLE 95** Office of the Statewide Behavioral Health Court Liaison 5 6 13-95-101. [Formerly 16-11.9-201] Legislative declaration and 7 **intent.** (1) The general assembly finds and declares that: 8 (a) Colorado's citizens who are living with mental health and

-2- 229

substance use disorders are overrepresented in the criminal justice system, and they are at a significantly greater risk of incurring criminal justice involvement, longer terms of involvement, and harsher consequences of that involvement when compared to the general public;

- (b) Colorado must make a commitment to ensure that all individuals within the criminal justice system are treated fairly and humanely, regardless of their behavioral health history or mental state; and
- (c) There is a significant need for enhanced communication among health-care systems, behavioral health systems, and criminal justice entities, including law enforcement, defense attorneys, district attorneys, COUNTY ATTORNEYS, judges, and probation, to foster collaboration that provides all individuals with a fair chance of living a healthy and productive life.
 - (2) The general assembly further finds that:
- (a) Colorado has an obligation to ensure that entities within the criminal justice system are equipped with a greater understanding of behavioral health treatment options in the community; and
- (b) Community mental health providers, including community mental health centers, are a critical component of achieving positive outcomes for individuals living with mental health, behavioral health, and substance use disorders and have long held an essential role in engaging criminal justice entities.
- (3) The general assembly therefore finds that it is critical to create a network of professionals who can comprehensively bridge the criminal justice system and the community behavioral health systems across the state in order to:

-3-

(a) Promote positive outcomes for individuals living with mental health or co-occurring behavioral health conditions;

- (b) Inform criminal justice entities about community treatment options; and
 - (c) Connect individuals to behavioral health services.
- (4) Therefore, the general assembly declares that a statewide behavioral health court liaison program must provide PROVIDES a method for collaboration and consultation among behavioral health providers, district attorneys, COUNTY ATTORNEYS, and defense attorneys about available community-based behavioral health services and supports, competency evaluations, restoration to competency services, and other relevant decisions and issues facing individuals with mental health or co-occurring behavioral health conditions CHALLENGES, INCLUDING MENTAL HEALTH DISABILITIES, who are involved with the criminal OR JUVENILE justice system, including appropriateness for community treatment and resource availability.
- 13-95-102. [Formerly 16-11.9-202] Definitions. As used in this part 2 ARTICLE 95, unless the context otherwise requires:
- (1) "Behavioral health condition CHALLENGE" refers to mental health and co-occurring substance use conditions that are indicative of a possible behavioral health problem, concern, or disorder CHALLENGES THAT MAY OR MAY NOT HAVE BEEN PREVIOUSLY DIAGNOSED, INCLUDING SUBSTANCE USE CHALLENGES AND MENTAL DISABILITIES.
- (2) "Behavioral health services" or "behavioral health systems" means service systems that encompass prevention and promotion of emotional health, prevention and treatment services for mental health and substance use conditions BEHAVIORAL HEALTH CHALLENGES, and

-4- 229

1	recovery support.
2	(3) "CO-OCCURRING CHALLENGE" MEANS A DISORDER THAT MAY
3	OR MAY NOT HAVE BEEN PREVIOUSLY DIAGNOSED THAT COMMONLY
4	COINCIDES WITH BEHAVIORAL HEALTH CHALLENGES AND MAY INCLUDE,
5	BUT IS NOT LIMITED TO, SUBSTANCE ABUSE AND SUBSTANCE USE
6	DISORDERS, INTELLECTUAL AND DEVELOPMENTAL DISABILITIES, FETAL
7	ALCOHOL SYNDROME, AND TRAUMATIC BRAIN INJURY.
8	(4) "COMMISSION" MEANS THE BRIDGES PROGRAM COMMISSION
9	CREATED IN SECTION 13-95-104.
10	(3) (5) "Court liaison" means a person who is hired OR
11	CONTRACTED BY THE OFFICE as a dedicated behavioral health court liaison
12	for the program pursuant to section 16-11.9-203 THIS ARTICLE 95.
13	(6) "DIRECTOR" MEANS THE DIRECTOR OF THE OFFICE DESCRIBED
14	IN SECTION 13-95-103.
15	(7) "MENTAL DISABILITY" MEANS A PSYCHIATRIC DISABILITY,
16	DEVELOPMENTAL DISABILITY, LEARNING DISABILITY, OR COGNITIVE
17	IMPAIRMENT, INCLUDING A TRAUMATIC BRAIN INJURY AND DEMENTIA
18	DISEASES AND RELATED DISABILITIES AS DEFINED IN SECTION 25-1-502.
19	(8) "OFFICE" MEANS THE OFFICE OF THE STATEWIDE BEHAVIORAL
20	HEALTH COURT LIAISON ESTABLISHED IN SECTION 13-95-103.
21	(9) "PARTICIPANT" MEANS AN INDIVIDUAL WITH BEHAVIORAL
22	HEALTH CHALLENGES WHO IS INVOLVED WITH THE CRIMINAL OR JUVENILE
23	JUSTICE SYSTEM AND FOR WHOM A COURT LIAISON HAS BEEN APPOINTED
24	PURSUANT TO A COURT ORDER.
25	(4) (10) "Program" OR "BRIDGES PROGRAM" means the statewide
26	behavioral health court liaison program established in section
27	16-11.9-203 section 13-95-105.

-5- 229

1	(11) "SOCIAL DETERMINANTS OF HEALTH" MEANS THE
2	NON-MEDICAL FACTORS THAT INFLUENCE HEALTH OUTCOMES, INCLUDING
3	HEALTH-CARE ACCESS AND QUALITY, EDUCATION ACCESS AND QUALITY,
4	SOCIAL AND COMMUNITY CONTEXT, ECONOMIC STABILITY, HOUSING, AND
5	TRANSPORTATION.
6	(5) (12) "State court administrator" means the state court
7	administrator established pursuant to section 13-3-101.
8	13-95-103. Office of statewide behavioral health court liaison
9	- administrative support - director - repeal. (1) (a) There is created
10	THE OFFICE OF STATEWIDE BEHAVIORAL HEALTH COURT LIAISON AS AN
11	INDEPENDENT AGENCY IN THE JUDICIAL DEPARTMENT. THE OFFICE HAS
12	THE POWERS AND DUTIES DESCRIBED IN THIS ARTICLE 95.
13	(b) THE OFFICE AND COURT LIAISONS SHALL PROVIDE BRIDGES
14	PROGRAM SERVICES, AS DESCRIBED IN SECTIONS 13-95-104 AND
15	13-95-105, TO PERSONS ACCUSED OF CRIMES OR DELINQUENT ACTS. THE
16	OFFICE AND COURT LIAISONS SHALL PROVIDE BRIDGES PROGRAM SERVICES
17	TO PARTICIPANTS INDEPENDENTLY OF ANY POLITICAL CONSIDERATIONS OR
18	PRIVATE INTERESTS.
19	(c) (I) The head of the office is the director. Except for the
20	INITIAL DIRECTOR OF THE OFFICE DESCRIBED IN SUBSECTION $(1)(c)(II)$ of
21	THIS SECTION, THE COMMISSION SHALL APPOINT THE DIRECTOR. THE
22	DIRECTOR SHALL EMPLOY OR CONTRACT WITH PERSONS NECESSARY TO
23	DISCHARGE THE FUNCTIONS OF THE OFFICE IN ACCORDANCE WITH THIS
24	ARTICLE 95.
25	(II) (A) NOTWITHSTANDING THE APPOINTMENT AUTHORITY
26	DESCRIBED IN SUBSECTION $(1)(c)(I)$ of this section, the Person who,
27	ON THE EFFECTIVE DATE OF THIS ACT, IS SERVING AS DIRECTOR OF THE

-6- 229

1	${\tt STATEWIDEBEHAVIORALHEALTHCOURTLIAISONPROGRAM,ASITEXISTED}$
2	Prior to its repeal in 2023, is the director of the office for a term
3	Expiring June 30, 2026. After the initial term of appointment, the
4	COMMISSION MAY APPOINT THE PERSON AS DIRECTOR PURSUANT TO
5	SUBSECTION $(1)(c)(I)$ of this section. The commission may remove
6	THE DIRECTOR SERVING PURSUANT TO THIS SUBSECTION $(1)(c)(II)(A)$ for
7	CAUSE.
8	(B) This subsection (1)(c)(II) is repealed, effective
9	DECEMBER 31, 2026.
10	(2) THE DIRECTOR SHALL ADMINISTER THE OFFICE IN ACCORDANCE
11	WITH THE MEMORANDUM OF UNDERSTANDING WITH THE JUDICIAL
12	DEPARTMENT. THE OFFICE AND JUDICIAL DEPARTMENT SHALL ENTER INTO
13	A MEMORANDUM OF UNDERSTANDING THAT CONTAINS, AT A MINIMUM:
14	(a) A REQUIREMENT THAT THE OFFICE HAS ITS OWN PERSONNEL
15	RULES;
16	(b) A REQUIREMENT THAT THE DIRECTOR HAS INDEPENDENT
17	HIRING AND TERMINATION AUTHORITY OVER OFFICE EMPLOYEES AND
18	CONTRACTED COURT LIAISONS;
19	(c) A requirement that the office must follow the judicial
20	DEPARTMENT'S FISCAL RULES; AND
21	(d) TERMS TO PROVIDE ADMINISTRATIVE SUPPORT FOR THE OFFICE
22	THAT WILL HELP MAINTAIN THE INDEPENDENCE OF THE OFFICE.
23	(3) (a) As an included agency for the purposes of article
24	$100\mathrm{of}$ this title 13 , the office receives administrative and fiscal
25	SUPPORT SERVICES FROM THE OFFICE OF ADMINISTRATIVE SERVICES FOR
26	INDEPENDENT AGENCIES.
2.7	(b) (I) THE JUDICIAL DEPARTMENT SHALL PROVIDE THE OFFICE

-7- 229

1	WITH CENTRAL ACCOUNTING, BUDGETING, AND HUMAN RESOURCES AND
2	PAYROLL SUPPORT TO THE EXTENT AND PERIOD NECESSARY UNTIL THOSE
3	SUPPORT SERVICES CAN BE PROVIDED INDEPENDENTLY BY THE OFFICE OF
4	ADMINISTRATIVE SERVICES FOR INDEPENDENT AGENCIES.
5	(II) This subsection (3)(b) is repealed, effective June 30,
6	2024.
7	(4) (a) The office and judicial department shall enter into
8	A MEMORANDUM OF UNDERSTANDING TO PROVIDE THE OFFICE AND COURT
9	LIAISONS ELECTRONIC READ-ONLY ACCESS TO THE NAME INDEX AND
10	REGISTER OF ACTIONS FOR THOSE CASE TYPES NECESSARY TO CARRY OUT
11	THE OFFICE'S AND COURT LIAISONS' STATUTORY PURPOSE AND THE DUTIES
12	OF THEIR COURT APPOINTMENT. THE MEMORANDUM OF UNDERSTANDING
13	MUST ALSO DELINEATE A FILING PROCESS FOR COURT LIAISONS TO SUBMIT
14	REPORTS TO THE COURT.
15	(b) The judicial department shall provide transition
16	SERVICES TO ESTABLISH THE OFFICE UNTIL THE DEPARTMENT AND THE
17	OFFICE DETERMINE THAT THE TRANSITION IS COMPLETE.
18	(5) The office shall pay the expenses of the bridges
19	PROGRAM COMMISSION, ESTABLISHED IN SECTION 13-95-104.
20	13-95-104. Bridges program commission - creation -
21	membership - duties - repeal. (1) There is created in the office the
22	BRIDGES PROGRAM COMMISSION TO SUPPORT THE OFFICE.
23	(2) (a) The commission is comprised of the following
24	MEMBERS:
25	(I) THE EXECUTIVE DIRECTOR OF THE COLORADO DISTRICT
26	ATTORNEYS' COUNCIL, OR THE EXECUTIVE DIRECTOR'S DESIGNEE;
27	(II) THE STATE PUBLIC DEFENDER, OR THE STATE PUBLIC

-8-

1	DEFENDER'S DESIGNEE;
2	(III) THE COMMISSIONER OF THE BEHAVIORAL HEALTH
3	ADMINISTRATION, OR THE COMMISSIONER'S DESIGNEE;
4	(IV) THE STATE COURT ADMINISTRATOR, OR THE STATE COURT
5	ADMINISTRATOR'S DESIGNEE; AND
6	(V) THE FOLLOWING MEMBERS, APPOINTED BY THE CHIEF JUSTICE
7	OF THE COLORADO SUPREME COURT:
8	(A) A REPRESENTATIVE FROM A DISABILITY RIGHTS ORGANIZATION
9	THAT PROVIDES SERVICES TO THE POPULATIONS SERVED BY THE BRIDGES
10	PROGRAM;
11	(B) A REPRESENTATIVE FROM A BEHAVIORAL HEALTH, DISABILITY,
12	OR CRIMINAL JUSTICE ADVOCACY ORGANIZATION THAT ADVOCATES FOR
13	THE POPULATIONS SERVED BY THE BRIDGES PROGRAM;
14	(C) A REPRESENTATIVE FROM AN ORGANIZATION THAT PROVIDES
15	HOUSING OR OTHER RESOURCES TO THE POPULATIONS SERVED BY THE
16	BRIDGES PROGRAM; AND
17	(D) Two Colorado residents, at least one of whom is an
18	INDIVIDUAL WITH LIVED EXPERIENCE REFLECTIVE OF THE POPULATIONS
19	SERVED BY THE BRIDGES PROGRAM.
20	(b) The chief justice shall make appointments to the
21	COMMISSION PURSUANT TO SUBSECTION $(2)(a)(V)$ of this section no
22	LATER THAN JULY 1, 2023.
23	(c) Members appointed by the chief justice shall not be
24	EMPLOYED OR UNDER CONTRACT WITH THE OFFICE OF THE STATEWIDE
25	BEHAVIORAL HEALTH COURT LIAISON OR THE OFFICE WITHIN A STATE
26	DEPARTMENT RESPONSIBLE FOR ASSISTING CIVIL AND FORENSIC MENTAL
27	HEALTH PATIENTS. TO REPRESENT THE DIVERSITY OF THE COMMUNITIES

-9- 229

1	SERVED BY THE BRIDGES PROGRAM, WHEN MAKING DESIGNATIONS OR
2	APPOINTMENTS TO THE COMMISSION, THE DESIGNATING AND APPOINTING
3	AUTHORITIES SHALL CONSIDER A DESIGNEE'S OR APPOINTEE'S PLACE OF
4	RESIDENCE OR EMPLOYMENT, GENDER AND GENDER IDENTITY, SEXUAL
5	ORIENTATION, ABILITY, RACE, ETHNIC BACKGROUND, AND LIVED
6	EXPERIENCE.
7	(d) (I) Except for the initial appointments made pursuant
8	TO SUBSECTION (2)(d)(II) OF THIS SECTION, THE TERM OF APPOINTMENT
9	FOR EACH MEMBER APPOINTED BY THE CHIEF JUSTICE PURSUANT TO
10	SUBSECTION (2)(a)(V) OF THIS SECTION IS THREE YEARS. THE CHIEF
11	JUSTICE MAY REAPPOINT A MEMBER FOR ADDITIONAL TERMS.
12	$(\mathrm{II})(\mathrm{A})$ For the initial term of appointment of the members
13	PURSUANT TO SUBSECTION $(2)(a)(V)$ of this section, the chief justice
14	SHALL APPOINT TWO MEMBERS TO A THREE-YEAR TERM, TWO MEMBERS TO
15	A TWO-YEAR TERM, AND ONE MEMBER TO A ONE-YEAR TERM.
16	(B) This subsection (2)(d)(II) is repealed, effective
17	DECEMBER 31, 2025.
18	(e) EACH MEMBER OF THE COMMISSION SERVES WITHOUT
19	COMPENSATION BUT IS ENTITLED TO REIMBURSEMENT FOR ACTUAL AND
20	REASONABLE EXPENSES INCURRED IN THE PERFORMANCE OF THE
21	MEMBER'S DUTIES.
22	(3) THE DIRECTOR SHALL CALL THE FIRST MEETING OF THE
23	COMMISSION TO OCCUR NO LATER THAN JULY 31, 2023.
24	(4) THE DIRECTOR AND THE COMMISSION SHALL ESTABLISH
25	PROCEDURES FOR THE OPERATION OF THE COMMISSION.
26	(5) THE COMMISSION SHALL:
27	(a) APPOINT THE DIRECTOR OF THE OFFICE. THE COMMISSION MAY

-10-

REMOVE A DIRECTOR FOR CAUSE.

(b) Work cooperatively with the director to provide guidance to the office; provide fiscal oversight of the general operating budget of the office; participate in funding decisions relating to the provision of program services; and assist with the duties of the office concerning bridges program training and public outreach, as needed.

- established - purpose - administration. (1) [Formerly 16-11.9-203 (1)(a)] The statewide behavioral health court liaison program, KNOWN AS THE BRIDGES PROGRAM, is established in the office. of the state court administrator. The state court administrator is responsible for program administration including ensuring that each judicial district implements a local program design that is BEGINNING JULY 1, 2023, THE OFFICE SHALL OPERATE THE BRIDGES PROGRAM IN EACH JUDICIAL DISTRICT IN THE STATE. THE OFFICE SHALL DISTRIBUTE COURT LIAISON AND PROGRAM RESOURCES EQUITABLY IN EACH JUDICIAL DISTRICT AND SHALL ENSURE THAT THE PROGRAM SERVICES IN EACH JUDICIAL DISTRICT ARE CONSISTENT WITH THE POLICIES, PROCEDURES, AND BEST PRACTICES OF THE BRIDGES PROGRAM, AS ESTABLISHED BY THE OFFICE AND COMMISSION, AND ARE aligned with statewide goals and legislative intent.

(2) [Formerly 16-11.9-203 (1)(b)] The purpose of the BRIDGES program is to identify and dedicate local behavioral health professionals TO SERVE as court liaisons in each state judicial district. The court liaisons shall facilitate communication and collaboration between judicial and behavioral health systems. THE OFFICE SHALL HIRE, OR ENTER INTO CONTRACTS FOR, INDIVIDUALS TO SERVE AS COURT LIAISONS WHO

-11- 229

1	PROVIDE PROGRAM SERVICES TO COURTS AND PARTICIPANTS IN JUDICIAL
2	DISTRICTS.
3	(3) [Formerly 16-11.9-203 (2)] (a) The BRIDGES program is
4	designed to MUST keep judges, district attorneys, COUNTY ATTORNEYS,
5	and defense attorneys informed about available community-based
6	behavioral health services, including services for defendants who have
7	been ordered to undergo a competency evaluation or receive competency
8	restoration services pursuant to article 8.5 of this title 16 AND ARTICLE 2.5
9	OF TITLE 19.
10	(b) The BRIDGES program is further designed to MUST MAKE
11	EFFORTS TO CONNECT PARTICIPANTS TO, AND SUPPORT ENGAGEMENT
12	WITH, BEHAVIORAL HEALTH SERVICES AND SERVICES FOR SOCIAL
13	DETERMINANTS OF HEALTH AND TO promote positive outcomes for
14	individuals living with mental health or co-occurring behavioral health
15	conditions CHALLENGES.
16	(c) THE BRIDGES PROGRAM MUST MAKE EFFORTS TO COLLABORATE
17	WITH SERVICE PROVIDERS, INCLUDING THE OFFICE WITHIN A STATE
18	DEPARTMENT RESPONSIBLE FOR ASSISTING CIVIL AND FORENSIC MENTAL
19	HEALTH PATIENTS AND JAIL-BASED BEHAVIORAL HEALTH PROVIDERS, TO
20	ENSURE CONTINUITY OF CARE AND SERVICE DELIVERY.
21	13-95-106. Behavioral health court liaisons - duties and
22	responsibilities. (1) [Formerly 16-11.9-204 (1) introductory portion] A
23	court liaison hired OR CONTRACTED pursuant to this part 2 ARTICLE 95 has
24	the following duties and responsibilities:
25	(a) [Formerly 16-11.9-204 (1)(b)] CONDUCTING INTAKE,
26	screening, AND ASSESSMENT, WITH PARTICIPANTS, for behavioral health
27	conditions and determining appropriate referral and treatment options

-12- 229

when necessary HISTORY AND NEEDS AND SOCIAL DETERMINANTS OF HEALTH NEEDS;

- (b) DETERMINING APPROPRIATE REFERRAL AND TREATMENT OPTIONS WHEN NECESSARY AND MAKING DIRECT CONNECTIONS TO, AND SUPPORTING ENGAGEMENT WITH, SERVICES FOR PARTICIPANTS, INCLUDING OTHER CRIMINAL OR JUVENILE JUSTICE DIVERSION PROGRAMS FOR INDIVIDUALS WITH BEHAVIORAL HEALTH CHALLENGES, WHICH MAY INCLUDE ALTERNATIVES TO COMPETENCY SERVICES, PROSECUTION, AND CUSTODY OR CONFINEMENT; IF A PARTICIPANT IS CONVICTED, ALTERNATIVES TO SENTENCES TO CONFINEMENT WHILE PROMOTING PUBLIC SAFETY; AND OTHER DIVERSION-ORIENTED PROGRAMS, INCLUDING PROBLEM-SOLVING COURTS, COMPETENCY DOCKETS, TREATMENT, SOBER OR SUPPORTIVE HOUSING, AND PEER MENTOR PROGRAMS;
- the behavioral health COMPETENCY information from the statewide court data system, as updated pursuant to section 16-11.9-203 (4), to make a determination regarding whether a behavioral health consultation would SECTION 13-3-101 (17), TO IDENTIFY INDIVIDUALS WHO HAVE NOT BEEN APPOINTED A COURT LIAISON BUT FOR WHOM AN APPOINTMENT TO THE BRIDGES PROGRAM MAY be beneficial. in achieving program goals and objectives. If the court liaison operating in the judicial district determines that a consultation would be beneficial IF A COURT LIAISON OR THE BRIDGES PROGRAM IDENTIFIES AN INDIVIDUAL FOR WHOM SERVICES MAY BE APPROPRIATE, the court liaison shall consult with each MAY RECOMMEND TO THE judicial officer, defense attorney, and district attorney working on the case and the liaison must identify, at a minimum, the following information: THAT A COURT LIAISON BE APPOINTED FOR THE

-13- 229

1	INDIVIDUAL.
2	(d) Addressing system gaps and barriers and promoting
3	POSITIVE OUTCOMES FOR PARTICIPANTS IN CASES TO WHICH THE LIAISON
4	IS ASSIGNED;
5	(e) KEEPING JUDGES; DISTRICT ATTORNEYS OR COUNTY
6	ATTORNEYS, AS APPLICABLE; AND DEFENSE ATTORNEYS INFORMED ABOUT
7	AVAILABLE COMMUNITY-BASED BEHAVIORAL HEALTH SERVICES FOR THE
8	PARTICIPANT IN A CASE, AND, IF APPLICABLE, CASE PLANNING FOR
9	POSSIBLE RELEASE FROM CUSTODY FOR A PARTICIPANT WHO HAS BEEN
10	ORDERED TO UNDERGO A COMPETENCY EVALUATION OR RECEIVE
11	COMPETENCY RESTORATION SERVICES PURSUANT TO ARTICLE $8.5\mathrm{of}$ TITLE
12	16 and article 2.5 of title 19.
13	(f) [Formerly 16-11.9-204 (1)(d)] Facilitating communication
14	AND COLLABORATION between behavioral health systems and criminal
15	justice entities; and providing consultation to criminal justice personnel
16	regarding behavioral health and community treatment options;
17	(g) Providing consultation and training to criminal and
18	JUVENILE JUSTICE PERSONNEL REGARDING BEHAVIORAL HEALTH AND
19	COMMUNITY TREATMENT OPTIONS AND BRIDGES PROGRAM BEST
20	PRACTICES; AND
21	(h) [Formerly 16-11.9-204 (1)(e)] Coordinating with SERVICE
22	PROVIDERS, INCLUDING THE OFFICE WITHIN A STATE DEPARTMENT
23	RESPONSIBLE FOR ASSISTING CIVIL AND FORENSIC MENTAL HEALTH
24	PATIENTS AND jail-based behavioral health providers, to ensure continuity
25	of care and service delivery. and
26	(2) [Formerly 16-11.9-204 (2)] If a consultation occurs pursuant
27	to subsection (1)(c) of this section COURT APPOINTS A COURT LIAISON FOR

-14- 229

1	A PERSON, the statewide court data system must include a record of such
2	consultation THE APPOINTMENT AND ACTIONS RELATED TO THE
3	APPOINTMENT on the individual's PERSON'S case records.
4	(3) A COURT LIAISON APPOINTED IN A CASE SHALL ACT AS A
5	RESOURCE FOR THE COURT AND THE PARTIES TO THE CASE. A COURT
6	LIAISON SHALL NOT BE AN INDEPENDENT PARTY IN A CASE OR SERVE IN A
7	ROLE INTENDED TO MONITOR COMPLIANCE WITH A COURT ORDER BY A
8	PARTY OR OTHER PERSON ASSOCIATED WITH A CASE.
9	(4) A COURT LIAISON MAY CONTINUE TO SERVE A PARTICIPANT FOR
10	UP TO NINETY DAYS AFTER FINAL DISPOSITION OF THE CASE FOR WHICH
11	THE LIAISON WAS APPOINTED.
12	13-95-107. Bridges program participant services funding.
13	(1) SUBJECT TO ANNUAL APPROPRIATION BY THE GENERAL ASSEMBLY,
14	THE OFFICE MAY EXPEND APPROPRIATED PROGRAM MONEY TO PROVIDE,
15	OR CONTRACT FOR THE PROVISION OF, BEHAVIORAL HEALTH SERVICES,
16	BASIC NECESSITIES, TRANSITIONAL HOUSING, AND OTHER SERVICES TO
17	SUPPORT THE SOCIAL DETERMINANTS OF HEALTH, FOR PARTICIPANTS.
18	(2) REQUESTS FOR MONEY MUST BE SUBMITTED THROUGH THE
19	APPOINTED COURT LIAISON OR OTHER EMPLOYEE OR DESIGNEE OF THE
20	OFFICE.
21	(3) THE OFFICE SHALL MAKE PAYMENTS TO THE ENTITY PROVIDING
22	SERVICES TO PARTICIPANTS AND SHALL NOT MAKE PAYMENTS DIRECTLY
23	TO A PARTICIPANT.
24	13-95-108. Gifts, grants, and donations. THE OFFICE MAY SEEK,
25	ACCEPT, AND EXPEND GIFTS, GRANTS, OR DONATIONS FROM PRIVATE OR
26	PUBLIC SOURCES FOR THE PURPOSES OF THIS ARTICLE 95.
27	13-95-109. Reporting requirements. (1) ON OR BEFORE

-15- 229

1	NOVEMBER 1 OF EACH YEAR, THE OFFICE SHALL REPORT TO THE JOINT
2	BUDGET COMMITTEE, OR ANY SUCCESSOR COMMITTEE, ABOUT THE
3	OFFICE'S WORK AND ADMINISTRATION OF THE BRIDGES PROGRAM DURING
4	THE PRIOR YEAR. THE REPORT MUST INCLUDE:
5	(a) THE NUMBER OF CASES IN THE PAST YEAR WHEN A COURT
6	LIAISON WAS APPOINTED AND OUTCOMES IN THOSE CASES RELATED TO THE
7	LEGISLATIVE INTENT AND STATEWIDE GOALS OF THE PROGRAM, AS SET
8	FORTH IN THIS ARTICLE 95; AND
9	(b) Information concerning the use of money from the
10	BRIDGES PROGRAM PARTICIPANT SERVICE FUND, INCLUDING A SUMMARY
11	OF HOW MONEY FROM THE FUND IS BEING USED TO ALLEVIATE SYSTEM
12	GAPS AND BARRIERS TO SERVICES.
13	(2) Notwithstanding section 24-1-136 (11)(a)(I), the
14	REPORTING REQUIREMENT DESCRIBED IN THIS SECTION CONTINUES
15	INDEFINITELY.
16	SECTION 2. Repeal of relocated and nonrelocated provisions
17	in this act. In Colorado Revised Statutes, repeal part 2 of title 11.9 of
18	title 16; except that 16-11.9-203 (3), 16-11.9-203 (4), and 16-11.9-203
19	(5); 16-11.9-204 (1)(a), 16-11.9-204 (1)(c)(I), 16-11.9-204 (1)(c)(II),
20	16-11.9-204 (1)(c)(III), 16-11.9-204(1)(c)(IV), and 16-11.9-204 (1)(f);
21	and 16-11.9-205 are not relocated.
22	SECTION 3. In Colorado Revised Statutes, 13-3-101, add (17)
23	as follows:
24	13-3-101. State court administrator - report - definitions -
25	repeal. (17) The state court administrator shall have the
26	CAPABILITIES WITHIN THE EXISTING STATEWIDE COURT DATA SYSTEM TO
27	INDICATE COURT LIAISON APPOINTMENT AND ACTIONS RELATED TO THE

-16- 229

1	APPOINTMENT IN CASES.
2	SECTION 4. In Colorado Revised Statutes, 16-8.5-103, amend
3	(1)(b) as follows:
4	16-8.5-103. Determination of competency to proceed.
5	(1) (b) On or before the date when a court orders that a defendant be
6	evaluated for competency, a court liaison for the district hired OR
7	CONTRACTED pursuant to part 2 of article 11.9 of this title 16 ARTICLE 95
8	OF TITLE 13 may be assigned to the defendant.
9	SECTION 5. In Colorado Revised Statutes, 16-8.5-105, amend
10	(1)(a)(III) and (6) as follows:
11	16-8.5-105. Evaluations, locations, time frames, and report.
12	(1) (a) (III) The court shall determine the type of bond and the conditions
13	of release after consideration of the presumptions and factors enumerated
14	in article 4 of this title 16, which include consideration of the information
15	received from any pretrial services program pursuant to the provisions of
16	section 16-4-106 and any information provided by the court liaison hired
17	OR CONTRACTED pursuant to part 2 of article 11.9 of this title 16 ARTICLE
18	95 OF TITLE 13. As a condition of any bond, the court shall require the
19	defendant's cooperation with the competency evaluation on an outpatient
20	and out-of-custody basis. In setting the bond, the court shall not consider
21	the need for the defendant to receive an evaluation pursuant to this article
22	8.5 as a factor in determining any monetary condition of bond.
23	(6) Whenever a competency evaluation is ordered upon the
24	request of either party, the court may notify the county attorney or district
25	attorney required to conduct proceedings pursuant to section 27-65-113
26	(6) for the county in which the charges are pending and the court liaison
27	hired OR CONTRACTED pursuant to part 2 of article 11.9 of this title 16

-17- 229

1	ARTICLE 95 OF TITLE 13 of all court dates for return of the report on
2	competency to ensure that all parties are on notice of the expected need
3	for coordinated services and planning with consideration of possible civil
4	certification.
5	SECTION 6. Appropriation - adjustments to 2023 long bill. To
6	implement this act, the general fund appropriation made in the annual
7	general appropriation act for the 2023-24 state fiscal year to the judicial
8	department for the statewide behavioral health court liaison program is
9	decreased by \$2,802,491, and the related FTE is decreased by 12.0 FTE.
10	SECTION 7. Appropriation. (1) For the 2023-24 state fiscal
11	year, \$5,181,020 is appropriated to the judicial department for use by the
12	office of the statewide behavioral health court liaison. This appropriation
13	is from the general fund. To implement this act, the office may use this
14	appropriation as follows:
15	(a) \$3,566,814 for personal services, which amount is based on an
16	assumption that the office will require an additional 33.7 FTE;
17	(b) \$604,300 for operating expenses;
18	(c) \$300,000 for IT and CMS;
19	(d) \$388,783 for health, life, and dental;
20	(e) \$5,057 for short-term disability;
21	(f) \$158,033 for S.B. 04-257 amortization equalization
22	disbursement; and
23	(g) \$158,033 for S.B. 06-235 supplemental amortization
24	equalization disbursement.
25	(2) For the 2023-24 state fiscal year, \$100,453 is appropriated to
26	the judicial department. This appropriation is from the general fund. To
27	implement this act, the department may use this appropriation for the

-18- 229

1	purchase of legal services.
2	(3) For the 2023-24 state fiscal year, \$100,453 is appropriated to
3	the department of law. This appropriation is from reappropriated funds
4	received from the judicial department under subsection (2) of this section
5	and is based on an assumption that the department of law will require an
6	additional 0.5 FTE. To implement this act, the department of law may use
7	this appropriation to provide legal services for the judicial department.
8	SECTION 8. Effective date. (1) Except as otherwise provided
9	in this section, this act takes effect upon passage.
10	(2) Section 13-95-103 (2), Colorado Revised Statutes, enacted in
11	section 1 of this act, takes effect only if Senate Bill 23-228 does not
12	become law.
13	(3) Section 13-95-103 (3), Colorado Revised Statutes, enacted in
14	section 1 of this act, takes effect only if Senate Bill 23-228 becomes law,
15	in which case section 13-95-103 (3) takes effect on the effective date of
16	this act or Senate Bill 23-228, whichever is later.
17	SECTION 9. Safety clause. The general assembly hereby finds,
18	determines, and declares that this act is necessary for the immediate

preservation of the public peace, health, or safety.

19

-19- 229