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

## REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 24-0278.01 Alana Rosen x2606

**SENATE BILL 24-006** 

### SENATE SPONSORSHIP

Rodriguez and Fields, Cutter, Exum, Michaelson Jenet, Priola, Winter F.

### HOUSE SPONSORSHIP

English and Bradfield, Amabile

# **Senate Committees**

#### **House Committees**

Judiciary

101102

103104

A BILL FOR AN ACT
CONCERNING CONSIDERING FACTORS RELATED TO THE CAPABILITY TO
PARTICIPATE IN THE JUDICIAL PROCESS IN DETERMINING
WHETHER TO PLACE A PERSON INTO A PRETRIAL DIVERSION
PROGRAM.

### **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>.)

Legislative Oversight Committee Concerning the Treatment of Persons with Behavioral Health Disorders in the Criminal and Juvenile Justice Systems. The bill requires a district attorney's office, or SENATE
3rd Reading Unamended
February 15, 2024

SENATE Amended 2nd Reading February 14, 2024 the office's designee, to consider the use of a juvenile diversion program (program) to prevent a juvenile who demonstrates behaviors or symptoms consistent with an intellectual and developmental disability, a mental or behavioral health issue, or a lack of mental capacity from further involvement in formal delinquency proceedings.

Current law allows programs to use the results of an approved and validated assessment tool to identify the appropriate diversion services a juvenile may need and the professionals who may provide the services. The bill adds behavioral health services and services for juveniles with developmental disabilities to the types of services a juvenile may need and adds behavioral health treatment providers and providers who offer services to juveniles with developmental disabilities to the list of professionals who may provide the appropriate diversion services.

If a defendant's competency is raised or a defendant is found incompetent to proceed, the bill allows the defendant to enter into a diversion agreement if the court finds that the defendant has the ability to participate and is advised of the potential consequences of failure to comply. The defendant's entrance into the diversion agreement does not waive the issue of competency to stand trial if there is a violation of the diversion agreement and proceedings on the charges resume. The diversion agreement alone is not evidence of competency.

1 Be it enacted by the General Assembly of the State of Colorado: 2 SECTION 1. In Colorado Revised Statutes, 19-2.5-402, amend 3 (3)(e), (4)(c)(III), (4)(c)(IV), and (4.5)(c); and **add** (1)(c)(I.5), (4)(b.5), 4 (4)(c)(V), and (4)(c.5) as follows: 5 19-2.5-402. Juvenile diversion program - authorized - report 6 - allocation of money - legislative declaration - definitions. (1) (c) The 7 goals of the diversion programs are to: 8 (I.5) CONSIDER A JUVENILE WHO DEMONSTRATES BEHAVIORS OR 9 SYMPTOMS CONSISTENT WITH AN INTELLECTUAL AND DEVELOPMENTAL 10 DISABILITY, A MENTAL OR BEHAVIORAL HEALTH ISSUE, OR LACK OF 11 MENTAL CAPACITY, AND DIVERT THE JUVENILE OUT OF THE JUVENILE 12 JUSTICE SYSTEM AND INTO A COMMUNITY TREATMENT PROGRAM; 13 (3) For purposes of this section:

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1	(e) "Services" may include, but are not limited to, provision of
2	diagnostic needs assessment, general counseling and counseling during
3	a crisis situation, BEHAVIORAL HEALTH SERVICES, SERVICES FOR
4	JUVENILES WITH DEVELOPMENTAL DISABILITIES, specialized tutoring, job
5	training and placement, restitution programs, community service,
6	constructive recreational activities, day reporting and day treatment
7	programs, and follow-up activities.
8	(4) District attorneys' offices or the office's designees shall:
9	(b.5) Consider the use of diversion to prevent a juvenile
10	WHO DEMONSTRATES BEHAVIORS OR SYMPTOMS CONSISTENT WITH AN
11	INTELLECTUAL AND DEVELOPMENTAL DISABILITY, A MENTAL HEALTH OR
12	BEHAVIORAL HEALTH ISSUE, OR A LACK OF MENTAL CAPACITY FROM
13	FURTHER INVOLVEMENT IN FORMAL DELINQUENCY PROCEEDINGS
14	(c) Not deny diversion to a juvenile based on the juvenile's:
15	(III) Age, race or ethnicity, gender, gender identity, gender
16	expression, or sexual orientation; or
17	(IV) Legal representation; OR
18	(V) BEHAVIORS OR SYMPTOMS CONSISTENT WITH AN
19	INTELLECTUAL AND DEVELOPMENTAL DISABILITY, A MENTAL HEALTH OR
20	BEHAVIORAL HEALTH ISSUE, OR A LACK OF MENTAL CAPACITY, UNLESS
21	THE BEHAVIORS OR SYMPTOMS ARE SO SEVERE THAT THE JUVENILE
22	CANNOT UNDERSTAND OR PARTICIPATE IN DIVERSION.
23	(c.5) IN A CASE IN WHICH A JUVENILE DEMONSTRATES BEHAVIORS
24	OR SYMPTOMS THAT ARE SO SEVERE THAT THE JUVENILE CANNOT
25	UNDERSTAND OR PARTICIPATE IN DIVERSION, CONSIDER ALL AVAILABLE
26	ALTERNATIVES, INCLUDING, BUT NOT LIMITED TO, REFERRAL TO THE STATE
27	DEPARTMENT OR A COLLABORATIVE MANAGEMENT PROGRAM IN LIEU OF

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2	INCOMPETENT AND UNLIKELY TO BE RESTORED IN THE FORESEEABLE
3	FUTURE.
4	(4.5) Diversion programs may use the results of an approved
5	validated assessment tool to inform:
6	(c) What services, if any, may be offered to the juvenile.
7	Professionals involved with the juvenile's needs, treatment, and service
8	planning, including district attorneys, public defenders, probation,
9	BEHAVIORAL HEALTH TREATMENT PROVIDERS, PROVIDERS WHO OFFER
10	SERVICES TO JUVENILES FOR DEVELOPMENTAL DISABILITIES, and state and
11	local governmental entities, such as the state department of human
12	services and county departments of human or social services,
13	nongovernmental agencies, and individuals collaborating to provide
14	appropriate diversion services.
15	SECTION 2. In Colorado Revised Statutes, 18-1.3-101, add
16	(9)(g) as follows:
17	18-1.3-101. Pretrial diversion - appropriation - repeal.
18	(9) <b>Diversion agreements.</b> (g) If a defendant's competency to
19	PROCEED IS RAISED PURSUANT TO SECTION 16-8.5-102 OR A DEFENDANT
20	IS FOUND INCOMPETENT TO PROCEED PURSUANT TO SECTION 16-8.5-103,
21	THE FOLLOWING APPLY:
22	(I) THE DEFENDANT MAY ENTER INTO A DIVERSION AGREEMENT
23	WITH THE CONSENT OF THE DISTRICT ATTORNEY AND THE COURT IF THE
24	COURT FINDS THAT THE DEFENDANT HAS THE ABILITY TO PARTICIPATE AND
25	IS ADVISED OF THE POTENTIAL CONSEQUENCES OF FAILURE TO COMPLY;
26	(II) NOTWITHSTANDING SUBSECTION (1)(b) OF THIS SECTION, THE
27	DEFENDANT'S ENTRANCE INTO A DIVERSION AGREEMENT CONSTITUTES A

ADJUDICATION IF IT IS LIKELY THAT A JUVENILE WOULD BE FOUND

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1	WAIVER OF THE DEFENDANT'S RIGHT TO A SPEEDY TRIAL FOR THE PERIOD
2	OF DIVERSION PURSUANT TO SECTION 18-1-405 (6) REGARDLESS OF
3	WHETHER A WRITTEN WAIVER IS COMPLETED; AND
4	(III) THE DEFENDANT'S ENTRANCE INTO THE DIVERSION
5	AGREEMENT DOES NOT WAIVE THE ISSUE OF COMPETENCY TO STAND TRIAL
6	IF THERE IS A VIOLATION OF THE DIVERSION AGREEMENT AND
7	PROCEEDINGS ON THE CHARGES RESUME. THE DIVERSION AGREEMENT
8	ALONE IS NOT EVIDENCE OF COMPETENCY.
9	SECTION 3. Safety clause. The general assembly finds,
10	determines, and declares that this act is necessary for the immediate
11	preservation of the public peace, health, or safety or for appropriations for
12	the support and maintenance of the departments of the state and state
13	institutions.

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