Second Regular Session Seventy-fourth General Assembly STATE OF COLORADO

INTRODUCED

LLS NO. 24-0375.01 Conrad Imel x2313

SENATE BILL 24-030

SENATE SPONSORSHIP

Rodriguez and Gonzales,

HOUSE SPONSORSHIP

Amabile and Martinez,

Senate Committees

House Committees

Judiciary

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A BILL FOR AN ACT

CONCERNING CREATING A WORKING GROUP TO DEVELOP A DEFINITION OF RECIDIVISM.

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/.)

Recidivism Interim Study Committee. The bill requires the division of criminal justice in the department of public safety to convene a working group to develop a definition of "recidivism" to be used by each state entity that collects data or reports on recidivism, in any report issued by the entity. The working group consists of representatives of the judicial department, the department of corrections, the division of youth

services in the department of human services, the state board of parole, the department of public safety, an institution of higher education, and a community-based organization that works for criminal legal reform and supports consistent data collection.

The working group shall develop a definition of "recidivism" no later than January 15, 2025. The definition must include:

- A clearly defined measurement point to begin tracking recidivism;
- A clear description of the cohort to be tracked;
- That the recidivism event is a new deferred agreement or adjudication or conviction for a felony or misdemeanor offense, including "Victim Rights Act" crimes; and
- A clearly defined time period during which an event is considered a recidivism event, consistent with best practices for measuring recidivism.

Each state entity that collects data or reports on recidivism in any report issued by the entity shall begin using the working group's definition on July 1, 2025.

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1.** In Colorado Revised Statutes, add 24-33.5-535 as 3 follows: 4 24-33.5-535. Definition of recidivism working group - created - membership. (1) (a) THE DIVISION SHALL CONVENE A WORKING GROUP 5 6 TO DEVELOP A DEFINITION OF RECIDIVISM TO BE USED BY EACH STATE 7 ENTITY, INCLUDING EACH DEPARTMENT, DIVISION, AGENCY, OFFICE, OR 8 COMMISSION THAT COLLECTS DATA OR REPORTS ON RECIDIVISM, IN ANY 9 REPORT ISSUED BY THE ENTITY. 10 (b) THE DIVISION SHALL IDENTIFY EACH STATE ENTITY, INCLUDING 11 EACH DEPARTMENT, DIVISION, AGENCY, OFFICE, OR COMMISSION THAT

(c) EXCEPT AS OTHERWISE REQUIRED BY STATE OR FEDERAL LAW,
BEGINNING JULY 1, 2025, EACH STATE ENTITY DESCRIBED IN SUBSECTION

COLLECTS DATA OR REPORTS ON RECIDIVISM IN ANY REPORT ISSUED BY

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THE ENTITY.

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1	(1)(b) of this section shall use the definition of recidivism
2	DEVELOPED BY THE WORKING GROUP PURSUANT TO THIS SECTION IN THE
3	ENTITY'S RECIDIVISM DATA COLLECTION. ANY DOCUMENT OR REPORT
4	THAT INCLUDES RECIDIVISM DATA COLLECTED BY A STATE ENTITY ON OR
5	AFTER JULY 1, 2025, MUST REPORT THE DATA CONSISTENT WITH THE
6	DEFINITION OF RECIDIVISM DEVELOPED BY THE WORKING GROUP. THIS
7	SECTION DOES NOT PROHIBIT A STATE ENTITY FROM REPORTING, IN
8	ADDITION TO DATA ABOUT RECIDIVISM AS DEFINED BY THE WORKING
9	GROUP, ANY OTHER METRICS THE STATE ENTITY DEEMS NECESSARY OR
10	RELEVANT TO ITS MISSION, OR TO MEET THE NEEDS OF THE ENTITY.
11	(2) (a) The working group consists of the following
12	MEMBERS:
13	(I) A REPRESENTATIVE OF THE JUDICIAL DEPARTMENT, APPOINTED
14	BY THE STATE COURT ADMINISTRATOR;
15	(II) A REPRESENTATIVE OF THE DEPARTMENT OF CORRECTIONS,
16	APPOINTED BY THE EXECUTIVE DIRECTOR OF THE DEPARTMENT OF
17	CORRECTIONS;
18	(III) A REPRESENTATIVE OF THE DIVISION OF YOUTH SERVICES IN
19	THE DEPARTMENT OF HUMAN SERVICES, APPOINTED BY THE EXECUTIVE
20	DIRECTOR OF THE DEPARTMENT OF HUMAN SERVICES;
21	(IV) A REPRESENTATIVE OF THE STATE BOARD OF PAROLE,
22	APPOINTED BY THE CHAIR OF THE PAROLE BOARD;
23	(V) A REPRESENTATIVE OF THE DEPARTMENT OF PUBLIC SAFETY
24	WITH EXPERTISE IN COMMUNITY CORRECTIONS, APPOINTED BY THE
25	EXECUTIVE DIRECTOR OF THE DEPARTMENT OF PUBLIC SAFETY;
26	(VI) A MEMBER FROM AN INSTITUTION OF HIGHER EDUCATION
27	WITH EXPERTISE IN THE CRIMINAL LEGAL SYSTEM WHO HAS CONDUCTED

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1	RELEVANT RESEARCH REGARDING RECIDIVISM, APPOINTED BY THE
2	EXECUTIVE DIRECTOR OF THE DEPARTMENT OF PUBLIC SAFETY; AND
3	(VII) A REPRESENTATIVE OF A COMMUNITY-BASED ORGANIZATION
4	THAT WORKS FOR CRIMINAL LEGAL REFORM AND SUPPORTS CONSISTENT
5	DATA COLLECTION, APPOINTED BY THE EXECUTIVE DIRECTOR OF THE
6	DEPARTMENT OF PUBLIC SAFETY.
7	(b) No later than September 15, 2024, the appointing
8	AUTHORITIES SHALL MAKE THEIR APPOINTMENTS TO THE WORKING GROUP.
9	(c) Members of the working group do not receive
10	COMPENSATION OR REIMBURSEMENT FOR EXPENSES.
11	(d) THE DIVISION SHALL FACILITATE THE WORK OF THE WORKING
12	GROUP. THE WORKING GROUP SHALL ALLOW FOR REMOTE PARTICIPATION
13	AT EACH MEETING OF THE WORKING GROUP.
14	(3) (a) The working group shall develop a definition of
15	RECIDIVISM NO LATER THAN JANUARY 15, 2025.
16	(b) No later than January 31, 2025, the working group
17	SHALL PROVIDE ITS DEFINITION OF RECIDIVISM TO EACH STATE ENTITY
18	IDENTIFIED BY THE DIVISION IN SUBSECTION (1)(b) OF THIS SECTION.
19	(4) THE DEFINITION OF RECIDIVISM DEVELOPED BY THE WORKING
20	GROUP PURSUANT TO THIS SECTION MUST INCLUDE, AT A MINIMUM:
21	(a) A CLEARLY DEFINED MEASUREMENT POINT TO BEGIN TRACKING
22	THE RECIDIVISM EVENT DESCRIBED IN SUBSECTION $(4)(c)$ OF THIS SECTION
23	FOR THOSE PERSONS WHO ARE OUT OF CUSTODY AND UNDER SUPERVISION
24	AND THOSE PERSONS WHO ARE OUT OF CUSTODY BUT TERMINATED FROM
25	SUPERVISION BY ANY AGENCY;
26	(b) A CLEAR DESCRIPTION OF THE COHORT TO BE TRACKED;
27	(c) That a recidivism event is a new deferred agreement or

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2	MISDEMEANOR OFFENSE, INCLUDING ALL "VICTIM RIGHTS ACT" CRIMES
3	AS DEFINED IN SECTION 24-4.1-302 (1); AND
4	(d) A CLEARLY DEFINED TIME PERIOD DURING WHICH AN EVENT IS
5	CONSIDERED A RECIDIVISM EVENT THAT IS CONSISTENT WITH BEST
6	PRACTICES FOR MEASURING RECIDIVISM.
7	(5) SUBJECT TO AVAILABLE RESOURCES, AND IF THE WORKING
8	GROUP DETERMINES IT CAN DO SO PRIOR TO JANUARY 15, 2025, TO
9	PROMOTE THE USE OF CONSISTENT DEFINITIONS BY VARIOUS STATE
10	ENTITIES, THE WORKING GROUP MAY DEVELOP DEFINITIONS OF OTHER
11	METRICS OR DATA POINTS RELATED TO RECIDIVISM OR THE DESISTANCE
12	FROM CRIME THAT STATE ENTITIES MAY USE AS APPLICABLE.
13	(6) THE WORKING GROUP SHALL NOT MEET AFTER JANUARY 31,
14	2025.
15	SECTION 2. In Colorado Revised Statutes, 19-2.5-1501, amend
16	(4) as follows:
17	19-2.5-1501. Division of youth services - created - interagency
18	agreements - duties of administrators of facilities in connection with
19	${\bf voter\ registration\ and\ casting\ of\ ballots-reports-definitions.}\ (4)\ {\rm On}$
20	or before July 1, 2018, and on or before each July 1 thereafter, the
21	department of human services shall collect recidivism data and calculate
22	the recidivism rates and the educational outcomes for juveniles committed
23	to the custody of the department of human services who complete their
24	parole sentences and discharge from department supervision. In collecting
25	the recidivism data, the department of human services shall include any
26	juvenile adjudication or adult conviction of a criminal offense within
27	three years after parole discharge. Notwithstanding section 24-1-136

1 AN ADJUDICATION OR CONVICTION FOR A FELONY OFFENSE OR

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(11)(a)(I), the department of human services shall report the recidivism 1 2 data, recidivism rates, and educational outcomes to the general assembly 3 annually. The report must denote the demographic characteristics of the 4 population considered in the report. In reporting on recidivism rates, the report must denote the types of criminal offenses committed, delineating 5 6 between felonies and misdemeanors and between crimes that are included as a "crime" pursuant to section 24-4.1-302 (1) and other crimes. 7 8 SECTION 3. Safety clause. The general assembly finds, 9 determines, and declares that this act is necessary for the immediate preservation of the public peace, health, or safety or for appropriations for 10

the support and maintenance of the departments of the state and state

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institutions.

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