Second Regular Session Seventy-fourth General Assembly STATE OF COLORADO

REREVISED

This Version Includes All Amendments Adopted in the Second House

LLS NO. 24-0911.01 Shelby Ross x4510

HOUSE BILL 24-1291

HOUSE SPONSORSHIP

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Judiciary

A BILL FOR AN ACT

101	CONCERNING A LICENSED LEGAL PARAPROFESSIONAL'S AUTHORITY TO
102	REPRESENT INDIVIDUALS IN CERTAIN DOMESTIC RELATIONS
103	MATTERS.

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.)

The Colorado supreme court approved the licensure of legal paraprofessionals (LLPs), which allows LLPs to represent clients and perform certain types of legal services related to domestic relations matters, including:

Legal separations, declarations of invalidity of marriage, or

SENATE ird Reading Unamended March 20, 2024

SENATE Amended 2nd Reading March 19, 2024

HOUSE
3rd Reading Unamended
March 4, 2024

HOUSE Amended 2nd Reading March 1, 2024

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.

- dissolutions of marriage or a civil union;
- Initial allocations or modifications of an allocation of parental responsibility, including parentage determinations;
- Matters involving establishment or modification of child support or maintenance;
- Seeking, modifying, or terminating a civil protection order;
- Matters involving a name change; and
- Matters involving a request for an amended birth certificate to change the sex designation of an adult.

The bill amends the relevant statutory provisions to align with the Colorado supreme court rule authorizing the licensure of LLPs.

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1.** In Colorado Revised Statutes, add part 3 to article 3 93 of title 13 as follows: 4 PART 3 5 LICENSED LEGAL PARAPROFESSIONALS 6 13-93-301. License to practice necessary. (1) AN INDIVIDUAL 7 SHALL NOT PRACTICE AS A LEGAL PARAPROFESSIONAL WITHOUT HAVING 8 PREVIOUSLY OBTAINED A LICENSE TO PERFORM CERTAIN TYPES OF LEGAL 9 SERVICES AS A LICENSED LEGAL PARAPROFESSIONAL PURSUANT TO THE 10 SUPREME COURT'S RULES GOVERNING LICENSED LEGAL 11 PARAPROFESSIONALS. 12 (2) UPON REQUEST OF THE SUPREME COURT OR A REPRESENTATIVE 13 OF ITS OFFICE OF ATTORNEY REGULATION COUNSEL, THE COLORADO 14 BUREAU OF INVESTIGATION SHALL CONDUCT A STATE AND NATIONAL 15 FINGERPRINT-BASED CRIMINAL HISTORY RECORD CHECK OF AN APPLICANT, 16 UTILIZING RECORDS OF THE COLORADO BUREAU OF INVESTIGATION AND 17 THE FEDERAL BUREAU OF INVESTIGATION. UPON COMPLETION OF THE 18 CRIMINAL HISTORY RECORD CHECK, THE COLORADO BUREAU OF 19

INVESTIGATION SHALL PROVIDE THE RESULTS TO THE REQUESTING

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1	AGENCY.
2	(3) Upon request of the supreme court or a representative
3	OF ITS OFFICE OF ATTORNEY REGULATION COUNSEL, AN APPLICANT SHALL
4	PROVIDE A NAME-BASED JUDICIAL RECORD CHECK, AS DEFINED IN SECTION
5	22-2-119.3 (6)(d), IF THE APPLICANT HAS A RECORD OF ARREST WITHOUT
6	A DISPOSITION.
7	(4) LOCAL LAW ENFORCEMENT AGENCIES SHALL COOPERATE WITH
8	ANY SUPREME COURT REQUEST FOR RECORDS RELATED TO AN APPLICANT'S
9	CRIMINAL HISTORY.
10	13-93-302. Scope of authority to practice. (1) A LICENSED
11	LEGAL PARAPROFESSIONAL'S SCOPE OF PRACTICE IS LIMITED TO
12	REPRESENTING A CLIENT IN:
13	(a) A LEGAL SEPARATION, DECLARATION OF INVALIDITY OF
14	MARRIAGE, OR DISSOLUTION OF MARRIAGE OR CIVIL UNION;
15	(b) AN INITIAL ALLOCATION OR MODIFICATION OF AN ALLOCATION
16	OF PARENTAL RESPONSIBILITY MATTER, INCLUDING PARENTAGE
17	DETERMINATIONS;
18	(c) A MATTER INVOLVING ESTABLISHMENT OR MODIFICATION OF
19	CHILD SUPPORT OR MAINTENANCE;
20	(d) SEEKING, MODIFYING, OR TERMINATING A CIVIL PROTECTION
21	ORDER PURSUANT TO ARTICLE 14 OF THIS TITLE 13;
22	(e) A MATTER INVOLVING A NAME CHANGE PURSUANT TO SECTION
23	13-15-101; AND
24	(f) A MATTER INVOLVING A REQUEST FOR AN AMENDED BIRTH
25	CERTIFICATE TO CHANGE THE SEX DESIGNATION OF AN ADULT PURSUANT
26	TO SECTION 25-2-113.8.
27	(2) A LICENSED LEGAL PARAPROFESSIONAL SHALL NOT:

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1	(a) Engage in any tasks or activities that are prohibited
2	BY THE COLORADO SUPREME COURT PURSUANT TO COURT RULES;
3	(b) REPRESENT A CLIENT IN MATTERS GOVERNED BY ARTICLE 2.5,
4	3, 3.1, 3.3, 4.5, 5, 5.5, OR 7 OF TITLE 19; OR
5	(c) REPRESENT A CLIENT IN AN IMMIGRATION MATTER PURSUANT
6	TO SECTION 6-1-727 UNLESS AUTHORIZED PURSUANT TO FEDERAL LAW TO
7	REPRESENT AN INDIVIDUAL IN IMMIGRATION MATTERS.
8	13-93-303. No discrimination - issuance of license. AN
9	INDIVIDUAL SHALL NOT DENY ANOTHER INDIVIDUAL A LICENSE TO
10	PRACTICE LAW AS A LEGAL PARAPROFESSIONAL ON ACCOUNT OF RACE,
11	CREED, COLOR, RELIGION, DISABILITY, AGE, SEX, SEXUAL ORIENTATION,
12	GENDER IDENTITY, GENDER EXPRESSION, MARITAL STATUS, NATIONAL
13	ORIGIN, OR ANCESTRY.
14	13-93-304. License fee. The license fee for a license to
15	PRACTICE LAW AS A LEGAL PARAPROFESSIONAL IN THIS STATE IS SET BY
16	THE SUPREME COURT'S RULES GOVERNING LICENSED LEGAL
17	PARAPROFESSIONALS.
18	13-93-305. Clerk of supreme court keeps roll of licensed legal
19	paraprofessionals. The clerk of the supreme court shall make and
20	KEEP A ROLL OR RECORD OF INDIVIDUALS WHO ARE LICENSED TO PRACTICE
21	LAW AS A LICENSED LEGAL PARAPROFESSIONAL WITHIN THIS STATE AND
22	WHO HAVE TAKEN THE PRESCRIBED OATH.
23	13-93-306. Supreme court may strike name. AN INDIVIDUAL
24	WHO IS NOT LISTED IN THE ROLL CREATED PURSUANT TO SECTION
25	13-93-305 SHALL NOT BE ADMITTED TO PRACTICE AS A LICENSED LEGAL
26	PARAPROFESSIONAL WITHIN THIS STATE AND IS SUBJECT TO THE PENALTY
27	DESCRIBED IN SECTION 13-93-309. THE JUSTICES OF THE SUPREME COURT

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1	IN OPEN COURT, AT THE JUSTICES' DISCRETION, MAY STRIKE THE NAME OF
2	ANY LICENSED LEGAL PARAPROFESSIONAL FROM THE ROLL FOR
3	MALCONDUCT IN THE LEGAL PARAPROFESSIONAL'S OFFICE.
4	13-93-307. Individuals forbidden to practice. A CORONER,
5	SHERIFF, DEPUTY SHERIFF, OR JAILER, THOUGH QUALIFIED, SHALL NOT
6	PRACTICE AS A LICENSED LEGAL PARAPROFESSIONAL IN THE COUNTY IN
7	WHICH THE INDIVIDUAL IS COMMISSIONED OR APPOINTED, AND A CLERK OF
8	THE SUPREME COURT OR DISTRICT COURT SHALL NOT PRACTICE AS A
9	LICENSED LEGAL PARAPROFESSIONAL IN THE COURT IN WHICH THE
10	INDIVIDUAL IS THE CLERK.
11	13-93-308. Judge not to act as licensed legal paraprofessional.
12	(1) It is unlawful for judges of the district, county, and
13	MUNICIPAL COURTS TO:
14	(a) COUNSEL OR ADVISE IN OR WRITE ANY PETITION OR ANSWER OR
15	OTHER PLEADINGS IN ANY PROCEEDING AS A LICENSED LEGAL
16	PARAPROFESSIONAL;
17	(b) Perform any service as a licensed legal
18	PARAPROFESSIONAL; OR
19	(c) BE INTERESTED IN ANY PROFITS OR EMOLUMENTS ARISING OUT
20	OF ANY PRACTICE IN ANY OF THE COURTS, EXCEPT COSTS IN THE JUDGE'S
21	OWN COURTS.
22	(2) SUBSECTION (1) OF THIS SECTION DOES NOT APPLY TO:
23	(a) A COUNTY COURT JUDGE WHO IS ALSO A LICENSED LEGAL
24	PARAPROFESSIONAL WHO PRACTICES IN COUNTIES OF CERTAIN CLASSES AS
25	SPECIFIED BY THE LAWS RELATING TO COUNTY COURTS IN COURTS OTHER
26	THAN THE JUDGE'S COUNTY COURT AND IN MATTERS THAT HAVE NOT COME
27	BEFORE THE COUNTY COURT; AND

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1	(b) A MUNICIPAL JUDGE WHO IS ALSO A LICENSED LEGAL
2	PARAPROFESSIONAL WHO PRACTICES IN COURTS OTHER THAN THE JUDGE'S
3	MUNICIPAL COURT AND IN MATTERS THAT HAVE NOT COME BEFORE THE
4	MUNICIPAL COURT.
5	13-93-309. Practicing law without license deemed contempt.
6	AN INDIVIDUAL WHO, WITHOUT HAVING OBTAINED A LICENSE FROM THE
7	SUPREME COURT OF THIS STATE, ADVERTISES, REPRESENTS, OR HOLDS THE
8	INDIVIDUAL'S SELF OUT IN ANY MANNER AS A LICENSED LEGAL
9	PARAPROFESSIONAL OR WHO APPEARS IN ANY COURT OF RECORD IN THIS
10	STATE TO CONDUCT A SUIT, ACTION, PROCEEDING, OR CAUSE FOR ANOTHER
11	INDIVIDUAL IS GUILTY OF CONTEMPT OF THE SUPREME COURT OF THIS
12	STATE AND OF THE COURT IN WHICH THE INDIVIDUAL APPEARS AND MUST
13	BE PUNISHED ACCORDING TO LAW.
14	13-93-310. Notice of charges - time to show cause. Before A
15	LICENSED LEGAL PARAPROFESSIONAL'S NAME IS STRICKEN OFF THE ROLL
16	CREATED IN SECTION 13-93-305, THE CLERK OF THE SUPREME COURT
17	SHALL PROVIDE WRITTEN NOTICE TO THE LICENSED LEGAL
18	PARAPROFESSIONAL STATING DISTINCTLY THE GROUNDS OF COMPLAINT OR
19	THE CHARGES EXHIBITED AGAINST THE LICENSED LEGAL
20	PARAPROFESSIONAL. AFTER RECEIVING THE NOTICE, THE LICENSED LEGAL
21	PARAPROFESSIONAL MAY REQUEST A HEARING AND MUST BE ALLOWED
22	REASONABLE TIME TO COLLECT AND PREPARE TESTIMONY FOR THE
23	LICENSED LEGAL PARAPROFESSIONAL'S DEFENSE. ANY LICENSED LEGAL
24	PARAPROFESSIONAL WHOSE NAME, AT ANY TIME, IS STRICKEN FROM THE
25	ROLL BY ORDER OF THE COURT IS CONSIDERED AS THOUGH THE LICENSED
26	LEGAL PARAPROFESSIONAL'S NAME HAD NEVER BEEN WRITTEN ON THE
27	ROLL UNTIL A TIME WHEN THE JUSTICES, IN OPEN COURT, AUTHORIZE THE

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1	LICENSED LEGAL PARAPROFESSIONAL TO BE LISTED ON THE ROLL.
2	13-93-311. Licensed legal paraprofessional not to be surety. A
3	LICENSED LEGAL PARAPROFESSIONAL SHALL NOT BECOME SURETY IN ANY
4	BOND OR RECOGNIZANCE OF ANY SHERIFF OR CORONER, IN ANY BOND OR
5	RECOGNIZANCE FOR THE APPEARANCE OF ANY PERSON CHARGED WITH
6	ANY PUBLIC OFFENSE, OR UPON ANY BOND OR RECOGNIZANCE AUTHORIZED
7	BY ANY STATUTE TO BE TAKEN FOR THE PAYMENT OF ANY SUM OF MONEY
8	INTO COURT IN DEFAULT OF THE PRINCIPAL, WITHOUT THE CONSENT OF A
9	JUDGE OF THE DISTRICT COURT FIRST HAVING APPROVED THE SURETY.
10	13-93-312. Judge not to have law partner. A JUDGE SHALL NOT
11	HAVE A PARTNER ACTING AS ATTORNEY, COUNSEL, OR LICENSED LEGAL
12	PARAPROFESSIONAL IN ANY COURT IN THE JUDGE'S JUDICIAL DISTRICT,
13	COUNTY, MUNICIPALITY, OR PRECINCT.
14	13-93-313. Licensed legal paraprofessional's lien - notice of
15	claim filed. A LICENSED LEGAL PARAPROFESSIONAL HAS A LIEN ON ANY
16	MONEY, PROPERTY, CHOSES IN ACTION, OR CLAIMS AND DEMANDS IN THE
17	LICENSED LEGAL PARAPROFESSIONAL'S HANDS, ON ANY JUDGMENT THE
18	LICENSED LEGAL PARAPROFESSIONAL MAY HAVE OBTAINED OR ASSISTED
19	IN OBTAINING, IN WHOLE OR IN PART, AND ON ANY AND ALL CLAIMS AND
20	DEMANDS IN SUIT FOR ANY FEES OR BALANCE OF FEES DUE OR TO BECOME
21	DUE FROM ANY CLIENT. IN THE CASE OF DEMANDS IN SUIT AND IN THE CASE
22	OF JUDGMENTS OBTAINED IN WHOLE OR IN PART BY ANY LICENSED LEGAL
23	PARAPROFESSIONAL, THE LICENSED LEGAL PARAPROFESSIONAL MAY FILE,
24	WITH THE CLERK OF THE COURT WHEN A CAUSE IS PENDING, NOTICE OF THE
25	LICENSED LEGAL PARAPROFESSIONAL'S CLAIM AS LIENOR, SETTING FORTH
26	SPECIFICALLY THE AGREEMENT OF COMPENSATION BETWEEN THE
27	LICENSED LEGAL PARAPROFESSIONAL AND THE LICENSED LEGAL

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1	PARAPROFESSIONAL'S CLIENT, WHICH NOTICE, DULY ENTERED OF RECORD,
2	IS NOTICE TO ALL PERSONS AND TO ALL PARTIES, INCLUDING THE
3	JUDGMENT CREDITOR, TO ALL PERSONS IN THE CASE AGAINST WHOM A
4	DEMAND EXISTS, AND TO ALL PERSONS CLAIMING BY, THROUGH, OR UNDER
5	ANY PERSON HAVING A DEMAND IN SUIT OR HAVING OBTAINED A
6	JUDGMENT THAT THE LICENSED LEGAL PARAPROFESSIONAL WHOSE
7	APPEARANCE HAS BEEN ENTERED HAS A FIRST LIEN ON THE DEMAND IN
8	SUIT OR ON THE JUDGMENT FOR THE AMOUNT OF THE LICENSED LEGAL
9	PARAPROFESSIONAL'S FEES. THE NOTICE OF LIEN SHALL NOT BE PRESENTED
10	IN ANY MANNER TO THE JURY IN THE CASE IN WHICH THE SAME IS FILED.
11	THE LIEN MAY BE ENFORCED BY THE PROPER CIVIL ACTION.
12	13-93-314. Other property to which lien attaches. A LICENSED
13	LEGAL PARAPROFESSIONAL HAS A LIEN FOR A GENERAL BALANCE OF
14	COMPENSATION UPON ANY PAPERS OF THE LICENSED LEGAL
15	PARAPROFESSIONAL'S CLIENT THAT HAVE COME INTO THE LICENSED LEGAL
16	PARAPROFESSIONAL'S POSSESSION IN THE COURSE OF THE LICENSED LEGAL
17	PARAPROFESSIONAL'S PROFESSIONAL EMPLOYMENT AND UPON MONEY DUE
18	TO THE LICENSED LEGAL PARAPROFESSIONAL'S CLIENT IN THE HANDS OF
19	THE ADVERSE PARTY IN AN ACTION OR PROCEEDING IN WHICH THE
20	LICENSED LEGAL PARAPROFESSIONAL WAS EMPLOYED FROM THE TIME OF
21	GIVING NOTICE OF THE LIEN TO THAT PARTY.
22	SECTION 2. In Colorado Revised Statutes, 13-14-104.5, amend
23	(6) as follows:
24	13-14-104.5. Procedure for temporary civil protection order.
25	(6) At the time a protection order is requested pursuant to this section,
26	the court shall inquire about, and the requesting party and such THE
27	party's attorney shall OR LICENSED LEGAL PARAPROFESSIONAL have an

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1	independent duty to disclose, knowledge such THE party and such THE
2	party's attorney OR LICENSED LEGAL PARAPROFESSIONAL may have
3	concerning the existence of any prior protection or restraining order of
4	any court addressing in whole or in part the subject matter of the
5	requested protection order. In the event there are conflicting restraining
6	or protection orders, the court shall consider, as its first priority, issues of
7	public safety. An order that prevents assaults, threats of assault, or other
8	harm shall MUST be given precedence over an order that deals with the
9	disposition of property or other tangible assets. Every effort shall MUST
10	be made by judicial officers to clarify conflicting orders.
11	SECTION 3. In Colorado Revised Statutes, 13-14-108, amend
12	(3)(a)(II) as follows:
13	13-14-108. Modification and termination of civil protection
	•
14	orders. (3) (a) (II) Notwithstanding the prohibition in subparagraph (I)
	•
14	orders. (3) (a) (II) Notwithstanding the prohibition in subparagraph (I)
14 15	orders. (3) (a) (II) Notwithstanding the prohibition in subparagraph (I) of this paragraph (a) SUBSECTION (3)(a)(I) OF THIS SECTION, a protection
141516	orders. (3) (a) (II) Notwithstanding the prohibition in subparagraph (I) of this paragraph (a) SUBSECTION (3)(a)(I) OF THIS SECTION, a protection order may be modified or dismissed on the motion of the protected
14151617	orders. (3) (a) (II) Notwithstanding the prohibition in subparagraph (I) of this paragraph (a) SUBSECTION (3)(a)(I) OF THIS SECTION, a protection order may be modified or dismissed on the motion of the protected person, or the person's attorney, LICENSED LEGAL PARAPROFESSIONAL,
14 15 16 17 18	orders. (3) (a) (II) Notwithstanding the prohibition in subparagraph (I) of this paragraph (a) SUBSECTION (3)(a)(I) OF THIS SECTION, a protection order may be modified or dismissed on the motion of the protected person, or the person's attorney, LICENSED LEGAL PARAPROFESSIONAL, parent or legal guardian if a minor, or conservator or legal guardian if one
14 15 16 17 18	orders. (3) (a) (II) Notwithstanding the prohibition in subparagraph (I) of this paragraph (a) SUBSECTION (3)(a)(I) OF THIS SECTION, a protection order may be modified or dismissed on the motion of the protected person, or the person's attorney, LICENSED LEGAL PARAPROFESSIONAL, parent or legal guardian if a minor, or conservator or legal guardian if one has been appointed; except that this paragraph (a) SUBSECTION (3)(a) does
14 15 16 17 18 19 20	orders. (3) (a) (II) Notwithstanding the prohibition in subparagraph (I) of this paragraph (a) SUBSECTION (3)(a)(I) OF THIS SECTION, a protection order may be modified or dismissed on the motion of the protected person, or the person's attorney, LICENSED LEGAL PARAPROFESSIONAL, parent or legal guardian if a minor, or conservator or legal guardian if one has been appointed; except that this paragraph (a) SUBSECTION (3)(a) does not apply if the parent, legal guardian, or conservator is the restrained
14 15 16 17 18 19 20 21	orders. (3) (a) (II) Notwithstanding the prohibition in subparagraph (I) of this paragraph (a) SUBSECTION (3)(a)(I) OF THIS SECTION, a protection order may be modified or dismissed on the motion of the protected person, or the person's attorney, LICENSED LEGAL PARAPROFESSIONAL, parent or legal guardian if a minor, or conservator or legal guardian if one has been appointed; except that this paragraph (a) SUBSECTION (3)(a) does not apply if the parent, legal guardian, or conservator is the restrained person.
14 15 16 17 18 19 20 21 22	orders. (3) (a) (II) Notwithstanding the prohibition in subparagraph (I) of this paragraph (a) SUBSECTION (3)(a)(I) OF THIS SECTION, a protection order may be modified or dismissed on the motion of the protected person, or the person's attorney, LICENSED LEGAL PARAPROFESSIONAL, parent or legal guardian if a minor, or conservator or legal guardian if one has been appointed; except that this paragraph (a) SUBSECTION (3)(a) does not apply if the parent, legal guardian, or conservator is the restrained person. SECTION 4. In Colorado Revised Statutes, amend 13-17-101 as
14 15 16 17 18 19 20 21 22 23	orders. (3) (a) (II) Notwithstanding the prohibition in subparagraph (1) of this paragraph (a) SUBSECTION (3)(a)(I) OF THIS SECTION, a protection order may be modified or dismissed on the motion of the protected person, or the person's attorney, LICENSED LEGAL PARAPROFESSIONAL, parent or legal guardian if a minor, or conservator or legal guardian if one has been appointed; except that this paragraph (a) SUBSECTION (3)(a) does not apply if the parent, legal guardian, or conservator is the restrained person. SECTION 4. In Colorado Revised Statutes, amend 13-17-101 as follows:

interfering with the effective administration of civil justice. In response

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1	to this problem, the general assembly hereby sets forth provisions for the
2	recovery of attorney fees OR LICENSED LEGAL PARAPROFESSIONAL FEES in
3	courts of record when the bringing or defense of an action, or part thereof
4	(including any claim for exemplary damages), is determined to have been
5	substantially frivolous, substantially groundless, or substantially
6	vexatious. All courts shall liberally construe the provisions of this article
7	ARTICLE 17 to effectuate substantial justice and comply with the intent set
8	forth in this section.
9	SECTION 5. In Colorado Revised Statutes, 13-17-102, amend
10	(2.1), (3), (4), (5), (6), and (7); and add (1.5), (2.5), and (9) as follows:
11	13-17-102. Attorney fees - licensed legal paraprofessional -
12	definitions. (1.5) Subject to the provisions of this section, in any
13	CIVIL ACTION, AS DESCRIBED IN SECTION 13-93-302, COMMENCED OR
14	APPEALED IN ANY COURT OF RECORD IN THIS STATE, THE COURT MAY
15	AWARD, EXCEPT AS PROVIDED IN THIS ARTICLE 17, AS PART OF ITS
16	JUDGMENT AND IN ADDITION TO ANY COSTS OTHERWISE ASSESSED,
17	REASONABLE LICENSED LEGAL PARAPROFESSIONAL FEES.
18	(2.1) Notwithstanding any other provision of this part 1, the filing
19	of a certificate of review pursuant to section 13-20-602 related to any
20	licensed health-care professional shall create CREATES a rebuttable
21	presumption that the claim or action is not frivolous or groundless, but it
22	shall DOES not relieve the plaintiff or his THE PLAINTIFF'S attorney OR
23	LICENSED LEGAL PARAPROFESSIONAL from ongoing obligations under rule
24	11 of Colorado rules of civil procedure.
25	(2.5) Subject to the limitations set forth elsewhere in this
26	ARTICLE 17, IN ANY CIVIL ACTION, AS DESCRIBED IN SECTION 13-93-302,
27	COMMENCED OR APPEALED IN ANY COURT OF RECORD IN THIS STATE, THE

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COURT SHALL AWARD, BY WAY OF JUDGMENT OR SEPARATE ORDER,
REASONABLE LICENSED LEGAL PARAPROFESSIONAL FEES AGAINST ANY
ATTORNEY, LICENSED LEGAL PARAPROFESSIONAL, OR PARTY WHO HAS
BROUGHT OR DEFENDED A CIVIL ACTION, EITHER IN WHOLE OR IN PART,
THAT THE COURT DETERMINES LACKED SUBSTANTIAL JUSTIFICATION.

- (3) When a court determines that reasonable attorney fees OR REASONABLE LICENSED LEGAL PARAPROFESSIONAL FEES should be assessed, it THE COURT shall allocate the payment thereof OF THE FEES among the offending attorneys, LICENSED LEGAL PARAPROFESSIONALS, and parties, jointly or severally, as it THE COURT deems most just, and may charge such AN amount or portion thereof, to any offending attorney, LICENSED LEGAL PARAPROFESSIONAL, or party.
- PARAPROFESSIONAL FEES if, upon the motion of any party or the court itself, it THE COURT finds that an attorney, LICENSED LEGAL PARAPROFESSIONAL, or party brought or defended an action, or any part thereof OF AN ACTION, that lacked substantial justification or that the action, or any part thereof OF THE ACTION, was interposed for delay or harassment or if it THE COURT finds that an attorney, LICENSED LEGAL PARAPROFESSIONAL, or party unnecessarily expanded the proceeding by other improper conduct, including, but not limited to, abuses of discovery procedures available under the Colorado rules of civil procedure or a designation by a defending party under PURSUANT TO section 13-21-111.5 (3) that lacked substantial justification. As used in this article, "lacked substantial justification" means substantially frivolous, substantially groundless, or substantially vexatious.
 - (5) No Attorney fees OR LICENSED LEGAL PARAPROFESSIONAL FEES

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shall NOT be assessed if, after filing suit, a voluntary dismissal is filed as to any claim or action within a reasonable time after the attorney, LICENSED LEGAL PARAPROFESSIONAL, or party filing the dismissal knew, or reasonably should have known, that he the attorney, LICENSED LEGAL PARAPROFESSIONAL, OR PARTY would not prevail on said the claim or action.

- (6) No A party who is appearing without an attorney OR LICENSED LEGAL PARAPROFESSIONAL shall NOT be assessed attorney fees OR LICENSED LEGAL PARAPROFESSIONAL FEES unless the court finds that the party clearly knew or reasonably should have known that his THE PARTY'S action or defense, or any part thereof OF THE ACTION OR DEFENSE, was substantially frivolous, substantially groundless, or substantially vexatious; except that this subsection (6) shall DOES not apply to situations in which an attorney OR LEGAL PARAPROFESSIONAL licensed to practice law in this state is appearing without an attorney OR A LICENSED LEGAL PARAPROFESSIONAL, in which case, he shall be THE ATTORNEY OR LICENSED LEGAL PARAPROFESSIONAL IS held to the standards established for attorneys OR LICENSED LEGAL PARAPROFESSIONALS elsewhere in this article ARTICLE 17.
- (7) No attorney, LICENSED LEGAL PARAPROFESSIONAL, or party shall be assessed attorney fees as to OR LICENSED LEGAL PARAPROFESSIONAL FEES FOR any claim or defense which THAT the court determines was asserted by said THE attorney, LICENSED LEGAL PARAPROFESSIONAL, or party in a good faith attempt to establish a new theory of law in Colorado.
- (9) AS USED IN THIS ARTICLE 17, UNLESS THE CONTEXT OTHERWISE REQUIRES:

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1	(a) "LACKED SUBSTANTIAL JUSTIFICATION" MEANS
2	SUBSTANTIALLY FRIVOLOUS, SUBSTANTIALLY GROUNDLESS, OR
3	SUBSTANTIALLY VEXATIOUS.
4	(b) "LICENSED LEGAL PARAPROFESSIONAL" MEANS AN INDIVIDUAL
5	LICENSED BY THE COLORADO SUPREME COURT PURSUANT TO COLORADO
6	$\hbox{\it rules of civil procedure and article 93 of this title 13 to perform}$
7	CERTAIN TYPES OF LEGAL SERVICES. A "LICENSED LEGAL
8	PARAPROFESSIONAL" DOES NOT INCLUDE AN INDIVIDUAL WITH A GENERAL
9	LICENSE TO PRACTICE LAW IN COLORADO.
10	SECTION 6. In Colorado Revised Statutes, 13-17-103, amend
11	(1) introductory portion as follows:
12	13-17-103. Procedure for determining reasonable fee - judicial
13	discretion. (1) In determining the amount of an attorney fee OR LICENSED
14	LEGAL PARAPROFESSIONAL FEE award, the court shall exercise its sound
15	discretion. When granting an award of attorney fees OR LICENSED LEGAL
16	PARAPROFESSIONAL FEES, the court shall specifically set forth the reasons
17	for said THE award and shall MUST consider the following factors, among
18	others, in determining whether to assess attorney fees OR LICENSED LEGAL
19	PARAPROFESSIONAL FEES and the amount of attorney fees to be assessed
20	against any offending attorney, LICENSED LEGAL PARAPROFESSIONAL, or
21	party:
22	SECTION 7. In Colorado Revised Statutes, amend 13-17-104 as
23	follows:
24	13-17-104. Fee arrangements between attorney or licensed
25	legal paraprofessional and client. The attorney OR LICENSED LEGAL
26	PARAPROFESSIONAL and his THE client shall remain ARE free to negotiate
27	in private the actual fee which THAT the client is to pay his THE CLIENT'S

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1	attorney or Licensed Legal Paraprofessional.
2	SECTION 8. In Colorado Revised Statutes, amend 13-17-105 as
3	follows:
4	13-17-105. Stipulation as to fees. With the approval of the court,
5	two or more parties to an action may agree, by written stipulation filed
6	with the court or by oral stipulation in open court, to no award of attorney
7	fees OR LICENSED LEGAL PARAPROFESSIONAL FEES or an award of attorney
8	fees OR LICENSED LEGAL PARAPROFESSIONAL FEES in a manner different
9	from that provided in this article ARTICLE 17.
10	SECTION 9. In Colorado Revised Statutes, amend 13-17-106 as
11	follows:
12	13-17-106. Applicability. This article shall apply ARTICLE 17
13	APPLIES in all cases covered by this article ARTICLE 17 unless attorney
14	fees OR LICENSED LEGAL PARAPROFESSIONAL FEES are otherwise
15	specifically provided by statute, in which case the provision allowing the
16	greater award shall prevail PREVAILS.
17	SECTION 10. In Colorado Revised Statutes, 13-90-107, amend
18	(1)(b) as follows:
19	13-90-107. Who may not testify without consent - definitions
20	(1) There are particular relations in which it is the policy of the law to
21	encourage confidence and to preserve it inviolate; therefore, a person
22	must not be examined as a witness in the following cases:
23	(b) An attorney OR LICENSED LEGAL PARAPROFESSIONAL shall not
24	be examined without the consent of his THE ATTORNEY'S OR LICENSED
25	LEGAL PARAPROFESSIONAL'S client as to any communication made by the
26	client to him or his advice given thereon THE ATTORNEY OR LICENSED
27	LEGAL PARAPROFESSIONAL OR TO ANY ADVICE GIVEN TO THE CLIENT BY

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1	THE CLIENT'S ATTORNEY OR LICENSED LEGAL PARAPROFESSIONAL in the
2	course of professional employment; nor shall an attorney's OR LICENSED
3	LEGAL PARAPROFESSIONAL'S secretary, paralegal, legal assistant,
4	stenographer, or clerk be examined without the consent of his employer
5	THE ATTORNEY OR LICENSED LEGAL PARAPROFESSIONAL concerning any
6	fact, the knowledge of which he has IS acquired in such THE PERSON'S
7	capacity AS THE ATTORNEY'S OR LICENSED LEGAL PARAPROFESSIONAL'S
8	EMPLOYEE.
9	SECTION 11. In Colorado Revised Statutes, 14-10-108, amend
10	(1) and (7) as follows:
11	14-10-108. Temporary orders in a dissolution case. (1) In a
12	proceeding for dissolution of marriage, legal separation, the allocation of
13	parental responsibilities, or declaration of invalidity of marriage or a
14	proceeding for disposition of property, maintenance, or support following
15	dissolution of the marriage, either party may move for temporary payment
16	of debts, use of property, maintenance, parental responsibilities, support
17	of a child of the marriage entitled to support, or payment of attorney fees
18	OR LICENSED LEGAL PARAPROFESSIONAL FEES. The motion may be
19	supported by an affidavit setting forth the factual basis for the motion and
20	the amounts requested.
21	(7) At the time a protection order is requested pursuant to part 1
22	of article 14 of title 13, C.R.S., the court shall inquire about, and the
23	requesting party and such THE party's attorney shall have OR LICENSED
24	LEGAL PARAPROFESSIONAL HAS an independent duty to disclose,
25	knowledge such THE party and such THE party's attorney OR LICENSED
26	LEGAL PARAPROFESSIONAL may have concerning the existence of any
27	prior protection orders or restraining orders of any court addressing in

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1	whole or in part the subject matter of the requested protection order.
2	SECTION 12. In Colorado Revised Statutes, 14-10-114, amend
3	(7)(b) as follows:
4	14-10-114. Spousal maintenance - advisory guidelines -
5	legislative declaration - definitions. (7) Maintenance agreements -
6	waiver - unrepresented parties. (b) In any proceeding that falls within
7	the maintenance guidelines set forth in subsection (3) of this section, at
8	the time of either temporary orders or permanent orders, if either party is
9	not represented by an attorney OR A LICENSED LEGAL PARAPROFESSIONAL,
10	the court shall not approve an agreement waiving maintenance or
11	agreeing to an amount or term of maintenance that does not follow the
12	maintenance guidelines unless the unrepresented party has indicated that
13	he or she THE PARTY is aware of the maintenance guidelines pursuant to
14	this section.
15	SECTION 13. In Colorado Revised Statutes, 14-10-116, amend
16	(2.5)(a) as follows:
17	14-10-116. Appointment in domestic relations cases -
18	representation of the best interests of the child - legal representative
19	of the child - disclosure - short title. (2.5) (a) Within seven days after
20	his or her THE appointment, the appointed person shall disclose to each
21	party, attorneys OR LICENSED LEGAL PARAPROFESSIONALS of record, and
22	the court any familial, financial, or social relationship that the appointed
23	person has or has had with the child, either party, the attorneys OR
24	LICENSED LEGAL PARAPROFESSIONALS of record, or the judicial officer
25	and, if a relationship exists, the nature of the relationship.
26	SECTION 14. In Colorado Revised Statutes, 14-10-116.5,
27	amend (2.5)(a) as follows:

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1	14-10-116.5. Appointment in domestic relations cases - child
2	and family investigator - disclosure - background check.
3	(2.5) (a) Within seven days after his or her THE appointment, the
4	appointed person shall disclose to each party, attorneys OR LICENSED
5	LEGAL PARAPROFESSIONALS of record, and the court any familial,
6	financial, or social relationship that the appointed person has or has had
7	with the child, either party, the attorneys OR LICENSED LEGAL
8	PARAPROFESSIONALS of record, or the judicial officer and, if a
9	relationship exists, the nature of the relationship.
10	SECTION 15. In Colorado Revised Statutes, amend 14-10-119
11	as follows:
12	14-10-119. Attorney and licensed legal paraprofessional fees.
13	The court from time to time, after considering the financial resources of
14	both parties, may order a party to pay a reasonable amount for the cost to
15	the other party of maintaining or defending any proceeding under
16	PURSUANT TO this article ARTICLE 10 and for attorney's ATTORNEY fees OR
17	LICENSED LEGAL PARAPROFESSIONAL FEES, including sums for legal
18	services rendered and costs incurred prior to the commencement of the
19	proceeding or after entry of judgment. The court may order that the
20	amount be paid directly to the attorney OR THE LICENSED LEGAL
21	PARAPROFESSIONAL, who may enforce the order in his THE ATTORNEY'S
22	OR THE LICENSED LEGAL PARAPROFESSIONAL'S name.
23	SECTION 16. In Colorado Revised Statutes, 14-10-120.3,
24	amend (1)(a) as follows:
25	14-10-120.3. Dissolution of marriage or legal separation upon
26	affidavit - requirements. (1) Final orders in a proceeding for dissolution
27	of marriage or legal separation may be entered upon the affidavit of either

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1	or both parties when:
2	(a) There are no minor children of the husband and wife and the
3	wife is not pregnant or the husband and wife are both represented by
4	counsel OR BY A LICENSED LEGAL PARAPROFESSIONAL and have entered
5	into a separation agreement that provides for the allocation of parental
6	responsibilities concerning the children of the marriage and setting out the
7	amount of child support to be provided by the husband or wife or both;
8	and
9	SECTION 17. In Colorado Revised Statutes, 14-10-122, amend
10	(1.5)(f)(I) introductory portion and $(1.5)(f)(I)(J)$ as follows:
11	14-10-122. Modification and termination of provisions for
12	maintenance, support, and property disposition - automatic lien -
13	definitions. (1.5) (f) Notice of lien - contents. (I) The notice of lien
14	shall MUST contain the following information:
15	(J) A statement that interest may accrue on all amounts ordered to
16	be paid, pursuant to sections 14-14-106 and 5-12-101, C.R.S., and may
17	be collected from the obligor in addition to costs of sale, attorney fees,
18	LICENSED LEGAL PARAPROFESSIONAL FEES, and any other costs or fees
19	incident to such THE sale for liens arising pursuant to paragraphs (b) and
20	(c) of this subsection (1.5) SUBSECTIONS (1.5)(b) AND (1.5)(c) OF THIS
21	SECTION.
22	SECTION 18. In Colorado Revised Statutes, amend 14-10-126
23	as follows:
24	14-10-126. Interviews. (1) The court may interview the child in
25	chambers to ascertain the child's wishes as to the allocation of parental

PARAPROFESSIONAL to be present at the interview. The court shall cause

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a record of the interview to be made, and it shall THE INTERVIEW MUST be made part of the record in the case.

- whether or not they are employed on a regular basis by the court. The advice given shall MUST be in writing and shall be made available by the court to counsel of record OR LICENSED LEGAL PARAPROFESSIONAL OF RECORD, parties, and other expert witnesses upon request, but it shall THE ADVICE MUST otherwise be considered confidential, and shall be sealed, and shall not be open to inspection, except by consent of the court. Counsel OR A LICENSED LEGAL PARAPROFESSIONAL may call for cross-examination any professional personnel consulted by the court.
- **SECTION 19.** In Colorado Revised Statutes, 14-10-127, **amend** (1.2)(a) and (3) as follows:
 - **14-10-127.** Evaluation and reports training and qualifications of evaluators disclosure. (1.2) (a) Within seven days after his or her THE appointment, the evaluator shall disclose to each party, attorneys OR LICENSED LEGAL PARAPROFESSIONALS of record, and the court any familial, financial, or social relationship that the evaluator has or has had with the child, either party, the attorneys OR LICENSED LEGAL PARAPROFESSIONALS of record, or the judicial officer and, if a relationship exists, the nature of the relationship.
 - (3) The evaluator shall mail the report to the court and to counsel OR A LICENSED LEGAL PARAPROFESSIONAL, and to any party not represented by counsel OR A LICENSED LEGAL PARAPROFESSIONAL, at least twenty-one days prior to the hearing. The evaluator shall make available to counsel OR THE LICENSED LEGAL PARAPROFESSIONAL, and to any party not represented by counsel his or her OR A LICENSED LEGAL

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1	PARAPROFESSIONAL, THE EVALUATOR'S file of underlying data and
2	reports, complete texts of diagnostic reports made to the evaluator
3	pursuant to the provisions of subsections (2), (5), and (6) of this section,
4	and the names and addresses of all persons whom the evaluator has
5	consulted. Any party to the proceeding may call the evaluator and any
6	person with whom the evaluator has consulted for cross-examination. No
7	A party may SHALL NOT waive his or her THE PARTY'S right of
8	cross-examination prior to the hearing.
9	SECTION 20. In Colorado Revised Statutes, 14-10-128.1,
10	amend (2.5)(a) and (7)(d) as follows:
11	14-10-128.1. Appointment of parenting coordinator -
12	disclosure. (2.5) (a) Within seven days after his or her THE appointment,
13	the appointed person shall disclose to each party, attorneys OR LICENSED
14	LEGAL PARAPROFESSIONALS of record, and the court any familial,
15	financial, or social relationship that the appointed person has or has had
16	with the child, either party, the attorneys OR LICENSED LEGAL
17	PARAPROFESSIONALS of record, or the judicial officer and, if a
18	relationship exists, the nature of the relationship.
19	(7) (d) If a person commences a civil action against a parenting
20	coordinator arising from the services of the parenting coordinator, or if
21	a person seeks to compel a parenting coordinator to testify or produce
22	records in violation of paragraph (c) of this subsection (7) SUBSECTION
23	(7)(c) OF THIS SECTION, and the court determines that the parenting
24	coordinator is immune from civil liability or that the parenting
25	coordinator is not competent to testify, the court shall award to the
26	parenting coordinator reasonable attorney fees OR REASONABLE LICENSED
27	LEGAL PARAPROFESSIONAL FEES and reasonable expenses of litigation.

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1	SECTION 21. In Colorado Revised Statutes, 14-10-128.3,
2	amend (3), (4.5)(a), and (7)(d) as follows:
3	14-10-128.3. Appointment of decision-maker - disclosure.
4	(3) All decisions made by the decision-maker pursuant to this section
5	shall MUST be in writing, dated, and signed by the decision-maker.
6	Decisions of the decision-maker shall MUST be filed with the court and
7	mailed to the parties or to counsel OR LICENSED LEGAL
8	PARAPROFESSIONAL for the parties, if any, no later than twenty days after
9	the date the decision is issued. All decisions shall be ARE effective
10	immediately upon issuance and shall continue in effect until vacated,
11	corrected, or modified by the decision-maker or until an order is entered
12	by a court pursuant to a de novo hearing under PURSUANT TO subsection
13	(4) of this section.
14	(4.5) (a) Within seven days after his or her THE appointment, the
15	appointed person shall disclose to each party, attorneys OR LICENSED
16	LEGAL PARAPROFESSIONALS of record, and the court any familial,
17	financial, or social relationship that the appointed person has or has had
18	with the child, either party, the attorneys OR LICENSED LEGAL
19	PARAPROFESSIONALS of record, or the judicial officer and, if a
20	relationship exists, the nature of the relationship.
21	(7) (d) If a person commences a civil action against a
22	decision-maker arising from the services of the decision-maker, or if a
23	person seeks to compel a decision-maker to testify or produce records in
24	violation of paragraph (c) of this subsection (7) SUBSECTION (7)(c) OF
25	THIS SECTION, and the court decides that the decision-maker is immune
26	from civil liability or that the decision-maker is not competent to testify,
27	the court shall award to the decision-maker reasonable attorney fees OR

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1 REASONABLE LICENSED LEGAL PARAPROFESSIONAL FEES and reasonable 2 expenses of litigation.

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SECTION 22. In Colorado Revised Statutes, 14-10-129, amend (2.5)(b), (3)(a), and (5) as follows:

14-10-129. Modification of parenting time. (2.5) (b) If the court finds that the filing of a motion under paragraph (a) of this subsection (2.5) PURSUANT TO SUBSECTION (2.5)(a) OF THIS SECTION was substantially frivolous, substantially groundless, substantially vexatious, or intended to harass or intimidate the other party, the court shall require the moving party to pay the reasonable and necessary attorney fees OR LICENSED LEGAL PARAPROFESSIONAL FEES and costs of the other party.

(3) (a) If a parent has been convicted of any of the crimes listed in paragraph (b) of this subsection (3) SUBSECTION (3)(b) OF THIS SECTION or convicted in another state or jurisdiction, including, but not limited to, a military or federal jurisdiction, of an offense that, if committed in Colorado, would constitute any of the crimes listed in paragraph (b) of this subsection (3) SUBSECTION (3)(b) OF THIS SECTION, or convicted of any crime in which the underlying factual basis has been found by the court on the record to include an act of domestic violence, as defined in section 18-6-800.3 (1), C.R.S., that constitutes a potential threat or endangerment to the child, the other parent, or any other person who has been granted custody of or parental responsibility for the child pursuant to court order may file an objection to parenting time with the court. The other parent or other person having custody or parental responsibility shall give notice to the offending parent of such THE objection as provided by the Colorado rules of civil procedure, and the offending parent shall have HAS twenty-one days from such THE notice to respond.

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If the offending parent fails to respond within twenty-one days, the parenting time rights of such THE parent shall be ARE suspended until further order of the court. If such THE parent responds and objects, a hearing shall MUST be held within thirty-five days of such AFTER THE response. The court may determine that any offending parent who responds and objects shall be IS responsible for the costs associated with any hearing, including reasonable attorney fees OR LICENSED LEGAL PARAPROFESSIONAL FEES incurred by the other parent. In making such THE determination, the court shall MUST consider the criminal record of the offending parent and any actions to harass the other parent and the children, any mitigating actions by the offending parent, and whether the actions of either parent have been substantially frivolous, substantially groundless, or substantially vexatious. The offending parent shall have HAS the burden at the hearing to prove that parenting time by such THE parent is in the best interests of the child or children.

(5) If the court finds that the filing of a motion under PURSUANT TO subsection (4) of this section was substantially frivolous, substantially groundless, or substantially vexatious, the court shall require the moving party to pay the reasonable and necessary attorney fees and costs OR LICENSED LEGAL PARAPROFESSIONAL FEES AND COSTS of the other party.

SECTION 23. In Colorado Revised Statutes, 14-10-129.5, **amend** (4) as follows:

14-10-129.5. Disputes concerning parenting time. (4) In addition to any other order entered pursuant to subsection (2) of this section, the court shall order a parent who has failed to provide court-ordered parenting time or to exercise court-ordered parenting time to pay to the aggrieved party, attorney's ATTORNEY fees OR LICENSED

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1	LEGAL PARAPROFESSIONAL FEES, court costs, and expenses that are
2	associated with an action brought pursuant to this section. In the event the
3	parent responding to an action brought pursuant to this section is found
4	not to be in violation of the parenting time order or schedule, the court
5	may order the petitioning parent to pay the court costs, attorney fees OR
6	LICENSED LEGAL PARAPROFESSIONAL FEES, and expenses incurred by such
7	THE responding parent. Nothing in This section shall DOES NOT preclude
8	a party's right to a separate and independent legal action in tort.
9	SECTION 24. In Colorado Revised Statutes, amend 19-4-120 as
10	follows:
11	19-4-120. Represented by counsel. At the pretrial hearing and in
12	further proceedings, any party may be represented by counsel OR A
13	LICENSED LEGAL PARAPROFESSIONAL, BUT A LICENSED LEGAL
14	PARAPROFESSIONAL SHALL NOT ENGAGE IN ANY TASKS OR ACTIVITIES
15	THAT ARE PROHIBITED BY THE COLORADO SUPREME COURT PURSUANT TO
16	COURT RULES.
17	SECTION 25. In Colorado Revised Statutes, 19-6-103, amend
18	(1) as follows:
19	19-6-103. Summons. (1) Upon filing of the petition, the clerk of
20	the court, or the attorney OR LICENSED LEGAL PARAPROFESSIONAL for the
21	petitioner, or the delegate child support enforcement unit shall issue a
22	summons stating the substance of the petition and requiring the
23	respondent to appear at the time and place set for hearing on the petition.
24	SECTION 26. In Colorado Revised Statutes, 26-13.5-102,
25	amend (4) as follows:
26	<u>26-13.5-102.</u> Definitions. As used in this article 13.5, unless the
27	context otherwise requires:

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1	(4) "Costs of collection" means attorney fees OR LICENSED LEGAL
2	PARAPROFESSIONAL FEES, costs for administrative staff time, service of
3	process fees, court costs, costs of genetic tests, and costs for certified
4	mail. Attorney fees, LICENSED LEGAL PARAPROFESSIONAL FEES, and costs
5	for administrative time shall MUST only be collected in accordance with
6	federal law and rules and regulations.
7	SECTION 27. In Colorado Revised Statutes, 26-13.5-103,
8	amend (1)(t) as follows:
9	26-13.5-103. Notice of financial responsibility issued -
10	contents. (1) The delegate child support enforcement unit shall issue a
11	notice of financial responsibility to the APA-respondent who is the
12	obligee or an obligor who owes a child support debt or who is responsible
13	for the support of a child or to the custodian of a child who is receiving
14	support enforcement services from the delegate child support enforcement
15	unit pursuant to article 13 of this title 26. If the obligor has applied for
16	child support services, the notice must be served on the obligee. The
17	notice must advise the APA-respondent:
18	(t) That the APA-petitioner or APA-respondent has the right to
19	consult an attorney OR LICENSED LEGAL PARAPROFESSIONAL and the right
20	to be represented by an attorney OR LICENSED LEGAL PARAPROFESSIONAL
21	at the negotiation conference; and
22	SECTION 28. In Colorado Revised Statutes, 26-13.5-107,
23	amend (1) as follows:
24	26-13.5-107. Orders - duration - effect of court
25	determinations. (1) A copy of any order of financial responsibility or of
26	any default order or of any temporary order of financial responsibility
27	issued by the delegate child support enforcement unit must be sent by

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1	such THE unit by first-class mail to the APA-petitioner and
2	APA-respondent or his or her THE APA-PETITIONER'S OR
3	APA-RESPONDENT'S attorney OR LICENSED LEGAL PARAPROFESSIONAL of
4	record and to the custodian of the child.
5	SECTION 29. In Colorado Revised Statutes, 26-13.5-116,
6	amend (1) and (3) as follows:
7	26-13.5-116. Attorney of record in administrative process
8	action case. (1) If a party retains legal counsel to represent him or her
9	THE PARTY in an APA case, a written notice of representation signed by
10	both the party and his or her THE PARTY'S attorney OR LICENSED LEGAL
11	PARAPROFESSIONAL must be received by the delegate child support
12	enforcement unit. The notice of representation is not effective until
13	delivered to the delegate child support enforcement unit.
14	(3) Except for service of the notice upon the APA-respondent, an
15	attorney OR LICENSED LEGAL PARAPROFESSIONAL of record must, on
16	behalf of his or her THE client, receive a copy of all documents delivered
17	to the parties in an APA case.
18	SECTION 30. Act subject to petition - effective date. This act
19	takes effect at 12:01 a.m. on the day following the expiration of the
20	ninety-day period after final adjournment of the general assembly; except
21	that, if a referendum petition is filed pursuant to section 1 (3) of article V
22	of the state constitution against this act or an item, section, or part of this
23	act within such period, then the act, item, section, or part will not take
24	effect unless approved by the people at the general election to be held in
25	November 2024 and, in such case, will take effect on the date of the
26	official declaration of the vote thereon by the governor.

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