First Regular Session Seventy-fifth General Assembly STATE OF COLORADO

PREAMENDED

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 25-0113.01 Shelby Ross x4510

SENATE BILL 25-042

SENATE SPONSORSHIP

Cutter and Amabile, Michaelson Jenet

HOUSE SPONSORSHIP

Bradfield, English

Senate Committees

Health & Human Services Appropriations

House Committees

A BILL FOR AN ACT

101 CONCERNING MEASURES TO ADDRESS COLORADO'S BEHAVIORAL 102 HEALTH CRISIS RESPONSE.

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/.)

Legislative Oversight Committee Concerning the Treatment of Persons with Behavioral Health Disorders in the Criminal and Juvenile Justice Systems. No later than December 31, 2025, the bill requires the department of public safety (DPS), in collaboration with the behavioral health administration (BHA), to convene a stakeholder group to identify existing resources and model programs that communities

throughout Colorado utilize when responding to behavioral health crises, including, but not limited to, co-responder programs, alternative response programs, and mobile crisis response programs. The bill requires DPS to compile a list of the existing resources and model programs and make the resources and information about the model programs publicly available on DPS's website.

The bill requires the department of health care policy and financing (HCPF), the department of public health and environment, and the BHA to provide information to the general assembly on or before January 1, 2027, regarding the reimbursement shortages and gaps within the continuum of care for the behavioral health crisis response system and the reimbursement and funding options at the state and federal level that are available to address the shortages and gaps, including funding for treatment in place.

Upon receiving the necessary federal authorization, the bill requires HCPF to reimburse an institute of mental health disease for providing inpatient mental health care and treatment to a member for up to 60 days, as long as the average length of stay does not exceed 30 days per calendar year.

Current law requires each person detained for an emergency mental health hold to receive an evaluation as soon as possible after the person is presented to a facility, and the evaluation may, but is not required to, include an assessment to determine if the person continues to meet the criteria for an emergency mental health hold and requires further mental health care in a facility designated by the commissioner. The bill requires the evaluation to include the assessment determination.

The bill requires a facility to only discharge a person placed on an emergency mental health hold if the person no longer meets the criteria for an emergency mental health hold; except that a facility may transfer the person to another facility if the facility is unable to provide the appropriate medical care to the person.

The bill requires the BHA to include in its annual report to the general assembly the reason for discharging each person who is placed on an emergency mental health hold.

No later than December 31, 2025, the bill requires each behavioral health entity, facility, and hospital to provide information to the BHA about the behavioral health entity's, facility's, or hospital's medical and behavioral health-care capabilities.

Beginning October 1, 2025, and continuing annually until October 1, 2030, the bill requires the BHA, in coordination with HCPF and the health information organization network, to prepare and submit a report to the general assembly on behavioral health data interoperability.

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

-2- 042

1	SECTION 1. In Colorado Revised Statutes, add 24-33.5-121 as
2	follows:
3	24-33.5-121. Alternative response programs, co-responder
4	programs, mobile crisis response programs - stakeholder group -
5	data collection - legislative declaration. (1) (a) THE GENERAL
6	ASSEMBLY FINDS THAT SOME COLORADO COMMUNITIES UTILIZE UNIQUE
7	RESOURCES AND MODEL PROGRAMS WHEN RESPONDING TO A BEHAVIORAL
8	HEALTH CRISIS, INCLUDING CO-RESPONDER PROGRAMS, ALTERNATIVE
9	RESPONSE PROGRAMS, AND MOBILE CRISIS RESPONSE PROGRAMS.
10	HOWEVER, THERE IS NO REPOSITORY OF INFORMATION ABOUT, NOR A
11	GENERAL UNDERSTANDING OF, WHY THE DIFFERENT RESOURCES AND
12	MODEL PROGRAMS WORK IN EACH COMMUNITY.
13	(b) Therefore, the general assembly declares that in
14	ORDER TO ENCOURAGE AND ASSIST OTHER COLORADO COMMUNITIES TO
15	DEVELOP RESOURCES AND A MODEL PROGRAM SPECIFIC TO THE
16	COMMUNITY'S NEEDS, THE DEPARTMENT OF PUBLIC SAFETY AND THE
17	BEHAVIORAL HEALTH ADMINISTRATION SHALL CONVENE A STAKEHOLDER
18	GROUP TO IDENTIFY EXISTING RESOURCES AND MODEL PROGRAMS,
19	COMPILE THE INFORMATION, AND MAKE THE INFORMATION PUBLICLY
20	AVAILABLE.
21	(2) (a) No later than December 31, 2025, the department,
22	IN COLLABORATION WITH THE BEHAVIORAL HEALTH ADMINISTRATION IN
23	THE DEPARTMENT OF HUMAN SERVICES, SHALL CONVENE A STAKEHOLDER
24	GROUP TO IDENTIFY:
25	(I) EXISTING RESOURCES AND MODEL PROGRAMS THAT
26	COMMUNITIES THROUGHOUT COLORADO UTILIZE WHEN RESPONDING TO
27	BEHAVIORAL HEALTH CRISES, INCLUDING, BUT NOT LIMITED TO,

-3- 042

1	CO-RESPONDER PROGRAMS, ALTERNATIVE RESPONSE PROGRAMS, AND
2	MOBILE CRISIS RESPONSE PROGRAMS; AND
3	(II) THE REIMBURSEMENT SHORTAGES AND GAPS WITHIN THE
4	CONTINUUM OF CARE FOR BEHAVIORAL HEALTH CRISIS RESPONSE, AND
5	REIMBURSEMENT AND FUNDING OPTIONS THAT ARE AVAILABLE AT THE
6	STATE AND FEDERAL LEVEL TO ADDRESS THE SHORTAGES AND GAPS,
7	INCLUDING TREATMENT FOR FUNDING IN PLACE.
8	(b) AT A MINIMUM, THE STAKEHOLDER GROUP MUST INCLUDE
9	REPRESENTATIVES FROM COMMUNITIES THAT HAVE EXISTING RESOURCES
10	AND PROGRAMS; REPRESENTATIVES FROM \underline{LOCAL} BEHAVIORAL HEALTH
11	PROGRAMS, FAMILY RESOURCE CENTERS, AND DOMESTIC VIOLENCE
12	PROGRAMS RELEVANT TO THE COMMUNITY, SUCH AS ESSENTIAL
13	PROVIDERS, COMPREHENSIVE COMMUNITY BEHAVIORAL HEALTH
14	PROVIDERS, SUBSTANCE USE TREATMENT PROVIDERS, MENTAL
15	HEALTH-CARE PROVIDERS, AND INDEPENDENT CLINICIANS OR QUALIFIED
16	UNLICENSED INDEPENDENT PROVIDERS; REPRESENTATIVES CERTIFIED IN
17	PEDIATRIC HEALTH CARE; AND REPRESENTATIVES FROM AGENCIES
18	PROVIDING LAW ENFORCEMENT, FIRE PROTECTION, EMERGENCY MEDICAL
19	SERVICES, EMERGENCY RESPONSE SERVICES, EMERGENCY DISPATCH
20	SERVICES; AND ANY OTHER REPRESENTATIVES THE DEPARTMENT AND
21	BEHAVIORAL HEALTH ADMINISTRATION DETERMINE ARE NECESSARY.
22	(c) The department may convene the stakeholder group
23	REMOTELY.
24	(3) (a) AFTER CONVENING THE STAKEHOLDER GROUP PURSUANT
25	TO SUBSECTION (2)(a) OF THIS SECTION, BUT NO LATER THAN DECEMBER
26	31, 2025, THE DEPARTMENT SHALL COMPILE A LIST OF EXISTING
27	RESOURCES AND MODEL PROGRAMS, AND ANALYZE REIMBURSEMENT

-4- 042

1	SHORTAGES AND GAPS AND DEVELOP RECOMMENDATIONS FOR
2	ADDRESSING THE SHORTAGES AND GAPS. THE DEPARTMENT SHALL MAKE
3	THE RESOURCES, MODEL PROGRAMS, AND RECOMMENDATIONS PUBLICLY
4	AVAILABLE ON THE DEPARTMENT'S WEBSITE.
5	(b) (I) In its 2026 annual report to the committees of
6	REFERENCE MADE PURSUANT TO SECTION 2-7-203, THE DEPARTMENT
7	SHALL PROVIDE A REPORT ON THE INFORMATION COMPILED AND THE
8	ANALYSIS AND RECOMMENDATIONS DEVELOPED PURSUANT TO
9	SUBSECTION (3)(a) OF THIS SECTION.
10	(II) THE DEPARTMENT SHALL SUBMIT THE REPORT DEVELOPED
11	PURSUANT TO SUBSECTION (3)(b)(I) OF THIS SECTION TO ANY IMPACTED
12	STATE AGENCY.
13	(c) THE DEPARTMENT AND THE BHA SHALL CONTINUALLY UPDATE
14	THE RESOURCES AND MODEL PROGRAMS COMPILED PURSUANT TO
15	SUBSECTION (3)(a) OF THIS SECTION, AS THE DEPARTMENT DETERMINES IS
16	NECESSARY.
17	SECTION 2. In Colorado Revised Statutes, add 27-60-117 as
18	<u>follows:</u>
19	27-60-117. Crisis response continuum of care - reimbursement
20	shortages and gaps - report - repeal. (1) On or before January 1,
21	2027, THE BEHAVIORAL HEALTH ADMINISTRATION, IN COLLABORATION
22	WITH THE DEPARTMENT OF HEALTH CARE POLICY AND FINANCING SHALL
23	PROVIDE INFORMATION TO THE HOUSE OF REPRESENTATIVES HEALTH AND
24	HUMAN SERVICES COMMITTEE AND THE SENATE HEALTH AND HUMAN
25	SERVICES COMMITTEE, OR THEIR SUCCESSOR COMMITTEES, AND ANY
26	IMPACTED STATE AGENCY, REGARDING THE REIMBURSEMENT SHORTAGES
27	AND GAPS WITHIN THE CONTINUUM OF CARE FOR BEHAVIORAL HEALTH

-5- 042

1	<u>CRISIS RESPONSE</u> , AND REIMBURSEMENT AND FUNDING OPTIONS AT THE
2	STATE AND FEDERAL LEVEL THAT ARE AVAILABLE TO ADDRESS
3	SHORTAGES AND GAPS, INCLUDING FUNDING FOR TREATMENT IN PLACE.
4	(2) This section is repealed, effective June 30, 2027.
5	SECTION 3. In Colorado Revised Statutes, add 25.5-4-435 as
6	<u>follows:</u>
7	25.5-4-435. Reimbursement for sixty-day stay. The STATE
8	DEPARTMENT SHALL REIMBURSE AN INSTITUTION FOR MENTAL DISEASES,
9	AS DEFINED IN 42 CFR 435.1010, FOR PROVIDING INPATIENT MENTAL
10	HEALTH TREATMENT TO A MEMBER FOR UP TO SIXTY DAYS OR TO THE
11	EXTENT PERMITTED BY FEDERAL LAW.
12	SECTION 4. In Colorado Revised Statutes, 27-65-106, amend
13	(6)(a); and add (7)(d) as follows:
14	27-65-106. Emergency mental health hold - screening -
	2. of 100. Emergency mental neutral notal servening
15	court-ordered evaluation - discharge instructions - respondent's
15	court-ordered evaluation - discharge instructions - respondent's
15 16	court-ordered evaluation - discharge instructions - respondent's rights. (6) (a) Each person detained for an emergency mental health hold
15 16 17	court-ordered evaluation - discharge instructions - respondent's rights. (6) (a) Each person detained for an emergency mental health hold pursuant to this section shall receive an evaluation as soon as possible
15 16 17 18	court-ordered evaluation - discharge instructions - respondent's rights. (6) (a) Each person detained for an emergency mental health hold pursuant to this section shall receive an evaluation as soon as possible after the person is presented to the facility and shall receive such
15 16 17 18 19	court-ordered evaluation - discharge instructions - respondent's rights. (6) (a) Each person detained for an emergency mental health hold pursuant to this section shall receive an evaluation as soon as possible after the person is presented to the facility and shall receive such treatment and care as the person's condition requires for the full period
15 16 17 18 19 20	court-ordered evaluation - discharge instructions - respondent's rights. (6) (a) Each person detained for an emergency mental health hold pursuant to this section shall receive an evaluation as soon as possible after the person is presented to the facility and shall receive such treatment and care as the person's condition requires for the full period that the person is held. The evaluation may MUST include an assessment
15 16 17 18 19 20 21	court-ordered evaluation - discharge instructions - respondent's rights. (6) (a) Each person detained for an emergency mental health hold pursuant to this section shall receive an evaluation as soon as possible after the person is presented to the facility and shall receive such treatment and care as the person's condition requires for the full period that the person is held. The evaluation may MUST include an assessment to determine if the person continues to meet the criteria for an emergency
15 16 17 18 19 20 21 22	court-ordered evaluation - discharge instructions - respondent's rights. (6) (a) Each person detained for an emergency mental health hold pursuant to this section shall receive an evaluation as soon as possible after the person is presented to the facility and shall receive such treatment and care as the person's condition requires for the full period that the person is held. The evaluation may MUST include an assessment to determine if the person continues to meet the criteria for an emergency mental health hold and requires further mental health care in a facility
15 16 17 18 19 20 21 22 23	court-ordered evaluation - discharge instructions - respondent's rights. (6) (a) Each person detained for an emergency mental health hold pursuant to this section shall receive an evaluation as soon as possible after the person is presented to the facility and shall receive such treatment and care as the person's condition requires for the full period that the person is held. The evaluation may MUST include an assessment to determine if the person continues to meet the criteria for an emergency mental health hold and requires further mental health care in a facility designated by the commissioner. The evaluation must state whether the
15 16 17 18 19 20 21 22 23 24	court-ordered evaluation - discharge instructions - respondent's rights. (6) (a) Each person detained for an emergency mental health hold pursuant to this section shall receive an evaluation as soon as possible after the person is presented to the facility and shall receive such treatment and care as the person's condition requires for the full period that the person is held. The evaluation may MUST include an assessment to determine if the person continues to meet the criteria for an emergency mental health hold and requires further mental health care in a facility designated by the commissioner. The evaluation must state whether the person should be released, referred for further care and treatment on a

-6- 042

1	MEDICAL TREATMENT AND LABOR ACT, 42 U.S.C SEC. 1393DD, A
2	FACILITY SHALL ONLY DISCHARGE A PERSON PLACED ON AN EMERGENCY
3	MENTAL HEALTH HOLD IF THE PERSON NO LONGER MEETS THE CRITERIA
4	FOR AN EMERGENCY MENTAL HEALTH HOLD; EXCEPT THAT A FACILITY
5	MAY TRANSFER THE PERSON TO ANOTHER FACILITY IF THE FACILITY IS
6	UNABLE TO PROVIDE THE APPROPRIATE MEDICAL CARE TO THE PERSON
7	AND THE FACILITY IS DESIGNATED BY THE BHA TO PROVIDE CARE AND
8	TREATMENT PURSUANT TO ARTICLE 65 OF TITLE 27.
9	
10	
11	SECTION 5. Act subject to petition - effective date. This act
12	takes effect at 12:01 a.m. on the day following the expiration of the
13	ninety-day period after final adjournment of the general assembly; except
14	that, if a referendum petition is filed pursuant to section 1 (3) of article V
15	of the state constitution against this act or an item, section, or part of this
16	act within such period, then the act, item, section, or part will not take
17	effect unless approved by the people at the general election to be held in
18	November 2026 and, in such case, will take effect on the date of the
19	official declaration of the vote thereon by the governor.

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