# First Regular Session Seventy-fifth General Assembly STATE OF COLORADO

## **INTRODUCED**

LLS NO. 25-0365.01 Shelby Ross x4510

**SENATE BILL 25-116** 

#### SENATE SPONSORSHIP

Snyder and Frizell,

**HOUSE SPONSORSHIP** 

(None),

# **Senate Committees**

#### **House Committees**

Judiciary

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### A BILL FOR AN ACT

CONCERNING SPOUSAL MAINTENANCE GUIDELINES TO PROTECT VICTIMS OF DOMESTIC VIOLENCE.

## **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>.)

Current law requires a party petitioning the court for dissolution of marriage or legal separation (petition) to disclose to the court the existence of any prior temporary or permanent restraining orders and civil protection orders, any mandatory restraining orders and protection orders, and any emergency protection orders entered against either party within 2 years prior to the filing of the petition. The bill requires the disclosure

of any orders entered within 5 years prior to the filing of the petition.

When dividing marital property, the bill requires the court to consider as a relevant factor whether a mandatory protection order has been entered against a spouse within 5 years prior to the filing of the petition.

The bill prohibits the court from awarding spousal maintenance to a spouse who has had a mandatory protection order entered against them within 5 years prior to the filing of the petition.

If a mandatory protection order has been entered against a party within 5 years prior to the filing of the petition, the bill authorizes the court to order the restrained party to pay the other party's attorney fees or licensed legal paraprofessional fees from marital property. The non-restrained party must not be required to pay the restrained party's attorney fees or licensed legal paraprofessional fees from the non-restrained party's separate property.

If a mandatory protection order has been entered against a party within 5 years prior to the filing of the petition, the bill authorizes the other party to request the date of legal separation be the date the mandatory protection order was issued against the restrained party.

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

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SECTION 1. In Colorado Revised Statutes, 14-10-107.8, amend

(1) as follows:

**14-10-107.8.** Required notice of prior restraining, civil protection, or emergency protection orders to prevent domestic abuse - petitions for dissolution of marriage or legal separation. (1) When filing a petition for dissolution of marriage or legal separation pursuant to this article ARTICLE 10, the filing party shall have HAS a duty to disclose to the court the existence of any prior temporary or permanent restraining orders and civil protection orders to prevent domestic abuse issued pursuant to article 14 of title 13, C.R.S., any mandatory restraining order and protection orders issued pursuant to section 18-1-1001, C.R.S., and any emergency protection orders issued pursuant to section 13-14-103 C.R.S., entered against either party by any court within two

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1	FIVE years prior to the filing of the petition of dissolution of marriage or
2	legal separation. The disclosure required pursuant to this section shall
3	MUST address the subject matter of the previous restraining, civil
4	protection, or emergency protection orders, including the case number
5	and jurisdiction issuing such THE orders.
6	SECTION 2. In Colorado Revised Statutes, 14-10-113, amend
7	(1) introductory portion; and add (1.5) as follows:
8	14-10-113. Disposition of property - definitions. (1) In a
9	proceeding for dissolution of marriage, or in a proceeding for legal
10	separation, or in a proceeding for disposition of property following the
11	previous dissolution of marriage by a court which at the time of the prior
12	dissolution of the marriage lacked personal jurisdiction over the absent
13	spouse or lacked jurisdiction to dispose of the property, the court, subject
14	to the provisions of subsection (7) of this section, shall set apart to each
15	spouse his or her SPOUSE'S property and shall divide the marital property,
16	without regard to marital misconduct EXCEPT AS PROVIDED IN SUBSECTION
17	(1.5) OF THIS SECTION, in such proportions as the court deems just after
18	considering all relevant factors including:
19	(1.5) Notwithstanding subsection $(1)$ of this section to the
20	CONTRARY, WHEN DIVIDING MARITAL PROPERTY, THE COURT SHALL
21	CONSIDER AS A RELEVANT FACTOR WHETHER A MANDATORY PROTECTION
22	ORDER HAS BEEN ENTERED AGAINST A SPOUSE PURSUANT TO SECTION
23	18-1-1001 and the other spouse was the protected person within
24	FIVE YEARS PRIOR TO THE FILING OF THE PETITION OF DISSOLUTION OF
25	MARRIAGE OR LEGAL SEPARATION.
26	SECTION 3. In Colorado Revised Statutes, 14-10-114, amend
27	(3)(d) as follows:

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**SECTION 4.** In Colorado Revised Statutes, **amend** 14-10-119 as follows:

# 14-10-119. Attorney and licensed legal paraprofessional fees.

The court from time to time, after considering the financial resources of both parties, may order a party to pay a reasonable amount for the cost to the other party of maintaining or defending any proceeding pursuant to this article 10 and for attorney fees or licensed legal paraprofessional fees, including sums for legal services rendered and costs incurred prior to the commencement of the proceeding or after entry of judgment. The court may order that the amount be paid directly to the attorney or the licensed legal paraprofessional, who may enforce the order in the attorney's or the licensed legal paraprofessional's name. IF A MANDATORY

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1	PROTECTION ORDER HAS BEEN ENTERED AGAINST A PARTY PURSUANT TO
2	SECTION 18-1-1001 WITHIN FIVE YEARS PRIOR TO THE FILING OF THE
3	PETITION OF DISSOLUTION OF MARRIAGE OR LEGAL SEPARATION AND THE
4	OTHER PARTY WAS THE PROTECTED PERSON, THE COURT MAY ORDER THE
5	RESTRAINED PARTY TO PAY THE OTHER PARTY'S ATTORNEY FEES OR
6	LICENSED LEGAL PARAPROFESSIONAL FEES FROM MARITAL PROPERTY. THE
7	COURT SHALL NOT REQUIRE A NON-RESTRAINED PARTY TO PAY THE
8	RESTRAINED PARTY'S ATTORNEY FEES OR LICENSED LEGAL
9	PARAPROFESSIONAL FEES FROM THE NON-RESTRAINED PARTY'S SEPARATE
10	PROPERTY.
11	SECTION 5. In Colorado Revised Statutes, 14-10-120, amend
12	(1) as follows:
13	14-10-120. Decree. (1) A decree of dissolution of marriage or of
14	legal separation is final when entered, subject to the right of appeal. An
15	appeal from the decree of dissolution that does not challenge the finding
16	that the marriage is irretrievably broken does not delay the finality of that
17	provision of the decree which dissolves the marriage beyond the time for
18	appealing from that provision, so that either of the parties may remarry
19	pending appeal. IF A MANDATORY PROTECTION ORDER HAS BEEN ENTERED
20	AGAINST A PARTY PURSUANT TO SECTION 18-1-1001 WITHIN FIVE YEARS
21	PRIOR TO THE FILING OF THE PETITION OF DISSOLUTION OF MARRIAGE OR
22	LEGAL SEPARATION AND THE OTHER PARTY WAS THE PROTECTED PERSON,
23	THE OTHER PARTY MAY REQUEST THE DATE OF LEGAL SEPARATION BE THE
24	DATE THE MANDATORY PROTECTION ORDER WAS ISSUED AGAINST THE
25	RESTRAINED PARTY.
26	SECTION 6. Act subject to petition - effective date -
27	applicability. (1) This act takes effect at 12:01 a.m. on the day following

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the expiration of the ninety-day period after final adjournment of the general assembly; except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in November 2026 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.

(2) This act applies to petitions for dissolution of marriage or legal separation that are filed on or after the applicable effective date of this act.

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