

HB24-1216 be amended as follows:

1 Amend printed bill, page 12, line 2, strike "2025," and substitute "2026,".

2 Page 12, line 24, strike "2027." and substitute "2028.".

3 Page 12, line 26, strike "As" and substitute "BEGINNING JULY 1, 2025,
4 AS".

5 Page 12, strike line 27 and substitute "DEPARTMENT SHALL".

6 Page 13, line 1, strike "DEPARTMENT TO".

7 Page 13, after line 7 insert:

8 "SECTION 2. In Colorado Revised Statutes, 19-2.5-303, **amend**
9 (2)(f) as follows:

10 **19-2.5-303. Duty of officer - screening teams - notification -**
11 **release or detention.** (2) (f) The screening team and the juvenile court
12 shall use the results from the detention screening instrument in making a
13 release determination. THE COURT IS ENCOURAGED TO TAKE INTO
14 CONSIDERATION THE JUVENILE'S EDUCATIONAL PROGRESS AND ABILITY TO
15 ACHIEVE CREDITS TOWARD GRADUATION. Release options include
16 allowing a juvenile to return home with no supervision, or with limited
17 supervision such as a location monitoring device, or a referral to a
18 preadjudication alternative to detention or service program established
19 pursuant to section 19-2.5-606.

20 **SECTION 3.** In Colorado Revised Statutes, 19-2.5-306, **add**
21 (4)(a.5) as follows:

22 **19-2.5-306. Conditions of release - personal recognizance**
23 **bond.** (4) (a.5) THE JUDGE OR MAGISTRATE IS ENCOURAGED TO TAKE
24 INTO CONSIDERATION THE JUVENILE'S EDUCATIONAL PROGRESS AND
25 ABILITY TO ACHIEVE CREDITS TOWARD GRADUATION.".

26 Renumber succeeding sections accordingly.

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