First Regular Session Seventy-first General Assembly STATE OF COLORADO

ENGROSSED

This Version Includes All Amendments Adopted on Second Reading in the House of Introduction

LLS NO. 17-0554.01 Jane Ritter x4342

HOUSE BILL 17-1101

HOUSE SPONSORSHIP

Rosenthal,

SENATE SPONSORSHIP

(None),

House Committees

Senate Committees

Public Health Care & Human Services Finance

A BILL FOR AN ACT

101	CONCERNING THE CREATION OF THE YOUTH CORRECTIONS MONETARY
102	INCENTIVES AWARD PROGRAM IN THE DIVISION OF YOUTH
103	CORRECTIONS.

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 bill creates the youth corrections monetary incentives award program (program) in the division of youth corrections in the department of human services (department). The purpose of the program is to provide monetary awards and incentives for academic, social, and psychological achievement to juveniles committed to the department. The department

is directed to adopt rules concerning the administration of the program, including participation criteria, guidelines, and award amounts. At a minimum, a juvenile in the program must maintain an outstanding academic record during each academic term and make continual progress in therapeutic or other programs he or she is assigned to. Rules for the program must state that the incentive money may only be used for educational purposes, independent living expenses, restitution expenses, or other expenses approved as necessary and valid by the juvenile's case manager.

The department shall credit and hold in trust any incentive money awarded to a juvenile to that juvenile's account, if he or she has one established. If the juvenile does not have an account established, the department shall establish an account for a juvenile at such time as he or she begins to earn incentive awards through the program.

The department is authorized to accept gifts, grants, and donations for the purposes of the program.

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1.** In Colorado Revised Statutes, add 19-2-312 as 3 follows: 4 19-2-312. Youth corrections monetary incentives award 5 program - designated monetary custodian. (1) THE DIVISION OF YOUTH 6 CORRECTIONS IN THE DEPARTMENT OF HUMAN SERVICES IS AUTHORIZED 7 TO ESTABLISH, AT ITS DISCRETION, A YOUTH CORRECTIONS MONETARY 8 INCENTIVES AWARD PROGRAM, REFERRED TO IN THIS SECTION AS THE 9 "PROGRAM". THE PURPOSE OF THE PROGRAM IS TO PROVIDE MONETARY 10 AWARDS AND INCENTIVES FOR ACADEMIC, SOCIAL, AND PSYCHOLOGICAL 11 ACHIEVEMENT TO JUVENILES WHO WERE FORMERLY COMMITTED TO THE 12 DIVISION OF YOUTH CORRECTIONS WHO ARE ON PAROLE, IN COMMUNITY 13 CORRECTIONS, OR NOW OFF OF PAROLE. 14 (2) If the division of youth corrections establishes a 15 PROGRAM, IT SHALL DEVISE, IN COLLABORATION WITH THE NONPROFIT 16 ORGANIZATION DESIGNATED PURSUANT TO SUBSECTION (3) OF THIS

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1	SECTION, APPROPRIATE PARTICIPATION CRITERIA, APPLICATION
2	PROCEDURES, ANY NECESSARY ORGANIZATIONAL STRUCTURE, AND
3	CRITERIA FOR AWARDING INDIVIDUAL SCHOLARSHIPS. CRITERIA MAY, BUT
4	ARE NOT REQUIRED TO, INCLUDE THAT THE JUVENILE:
5	(a) MAINTAINS THE HIGHEST GRADES POSSIBLE EACH ACADEMIC
6	TERM;
7	(b) Makes consistent progress in his or her therapy or
8	OTHER ASSIGNED PROGRAM, IF APPLICABLE, DURING EACH ACADEMIC
9	TERM, AS DETERMINED BY THE TEAM OF PROFESSIONALS WHO WORKED
10	WITH THE JUVENILE WHILE COMMITTED TO THE DIVISION OF YOUTH
11	CORRECTIONS; AND
12	(c) USE THE MONEY EARNED ONLY FOR EXPENSES APPROVED AS
13	NECESSARY AND VALID BY THE DIVISION OF YOUTH CORRECTIONS AND THE
14	NONPROFIT ORGANIZATION DESIGNATED PURSUANT TO SUBSECTION (3) OF
15	THIS SECTION.
16	(3) If the division of youth corrections establishes a
17	PROGRAM, IT SHALL, IN CONJUNCTION WITH THE DIRECTOR OF THE
18	LEGISLATIVE COUNCIL, USE A REQUEST FOR PROPOSAL PROCESS TO
19	CONTRACT WITH AND DESIGNATE A NONPROFIT ORGANIZATION, REFERRED
20	TO IN THIS SECTION AS THE "DESIGNATED NONPROFIT", TO SERVE AS THE
21	CUSTODIAN OF MONEY DONATED TO THE PROGRAM THROUGH THE
22	DESIGNATED NONPROFIT. THE DESIGNATED NONPROFIT SHALL WORK WITH
23	THE DIVISION OF YOUTH CORRECTIONS FOR THE PURPOSE OF DESIGNING
24	THE PROGRAM CRITERIA, ACCEPTING FUNDS FOR PROGRAM SCHOLARSHIPS,
25	AND PROVIDING A DISTRIBUTION MECHANISM FOR SUCH SCHOLARSHIPS.
26	(4) (a) THE DESIGNATED NONPROFIT AND THE DIVISION OF YOUTH
27	CORRECTIONS ARE AUTHORIZED TO SOLICIT, ACCEPT, AND EXPEND

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1	MONETARY AND IN-KIND GIFTS, GRANTS, AND DONATIONS ON BEHALF OF
2	THE PROGRAM AND FOR PAYMENT OF SCHOLARSHIPS TO JUVENILES IN THE
3	PROGRAM. ANY SUCH MONEY DONATED OR AWARDED TO THE DESIGNATED
4	NONPROFIT FOR THE BENEFIT OF THE PROGRAM IS NOT SUBJECT TO
5	APPROPRIATION BY THE GENERAL ASSEMBLY. THE DESIGNATED NONPROFIT
6	MUST NOT BE THE CUSTODIAN OF ANY MONEY APPROPRIATED BY THE
7	STATE, WHICH MUST BE ANNUALLY APPROPRIATED BY THE GENERAL
8	ASSEMBLY TO THE DIVISION OF YOUTH CORRECTIONS IN THE DEPARTMENT
9	OF HUMAN SERVICES. ANY MONEY OBTAINED BY THE DIVISION OF YOUTH
10	CORRECTIONS OR THE DESIGNATED NONPROFIT THAT IS UNEXPENDED AND
11	UNENCUMBERED AT SUCH TIME THE PROGRAM IS DISSOLVED MUST BE
12	DISTRIBUTED ACCORDING TO APPROPRIATE FEDERAL AND STATE LAWS
13	GOVERNING NONPROFIT ORGANIZATIONS.
14	(b) If a different nonprofit or private organization is
15	SUBSEQUENTLY DESIGNATED AS THE CUSTODIAN OF DONATED MONEY IN
16	ACCORDANCE WITH THIS SUBSECTION (4), THE FORMER DESIGNATED
17	NONPROFIT SHALL PROMPTLY TRANSFER TO THE NEWLY DESIGNATED
18	NONPROFIT OR PRIVATE ORGANIZATION ANY MONEY THAT IS UNEXPENDED
19	AND UNENCUMBERED AT THE TIME OF THE CHANGE IN DESIGNATION.
20	SECTION 2. Act subject to petition - effective date. This act
21	takes effect at 12:01 a.m. on the day following the expiration of the
22	ninety-day period after final adjournment of the general assembly (August
23	9, 2017, if adjournment sine die is on May 10, 2017); except that, if a
24	referendum petition is filed pursuant to section 1 (3) of article V of the
25	state constitution against this act or an item, section, or part of this act
26	within such period, then the act, item, section, or part will not take effect

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- unless approved by the people at the general election to be held in
- November 2018 and, in such case, will take effect on the date of the
- official declaration of the vote thereon by the governor.

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