Second Regular Session Seventy-third General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 22-0744.01 Jacob Baus x2173

HOUSE BILL 22-1150

HOUSE SPONSORSHIP

Bockenfeld and Exum, Snyder

SENATE SPONSORSHIP

Cooke and Fields,

House Committees

Senate Committees

Judiciary

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Conc	ERNING T	HE ELI	IMINA	ATION OF S	SIGN	ATURE	REQUIREM	ENTS FOR
	PERSONS	WHO	ARE	ALLEGED	ТО	HAVE	VIOLATED	CERTAIN
	OFFENSES	S.						

Bill Summary

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(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.)

Under current law, a defendant is required to execute the defendant's signature on citations for a misdemeanor, petty offense, misdemeanor traffic offense, or traffic infraction to signify agreement to pay the penalties or appear in court.

The bill eliminates the defendant signature requirement.

HOUSE 3rd Reading Unamended February 22, 2022

HOUSE 2nd Reading Unamended February 18, 2022

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1.** In Colorado Revised Statutes, 42-4-1705, amend 3 (1) introductory portion, (1)(e), and (2) as follows: 4 42-4-1705. Person arrested to be taken before the proper 5 **court.** (1) Whenever a person is arrested for any violation of this article 6 ARTICLE 4 punishable as a misdemeanor, the arrested person shall MUST 7 be taken without unnecessary delay before a county judge who has 8 jurisdiction of such offense as provided by law, in any of the following 9 cases: 10 (e) In any other event when the provisions of section 42-4-1701 11 (5)(b) and (5)(c) apply. and the person arrested refuses to give a written 12 promise to appear in court as provided in section 42-4-1707. 13 (2) Whenever any person is arrested by a police officer for any violation of this article ARTICLE 4 punishable as a misdemeanor and is not 14 15 required to be taken before a county judge as provided in subsection (1) 16 of this section, the arrested person shall MUST, in the discretion of the 17 officer, either be given a written notice or summons to appear in court as 18 provided in section 42-4-1707 or be taken without unnecessary delay 19 before a county judge who has jurisdiction of such offense when the 20 arrested person does not furnish satisfactory evidence of identity or when 21 the officer has reasonable and probable grounds to believe the person will 22 disregard a written promise to NOT appear in court. The court shall 23 provide a bail bond schedule and available personnel to accept adequate 24 security for such bail bonds. 25 **SECTION 2.** In Colorado Revised Statutes, 42-4-1707, amend 26 (3)(a) and (6) as follows:

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42-4-1707. Summons and complaint or penalty assessment
notice for misdemeanors, petty offenses, and misdemeanor traffic
offenses - release - registration. (3) (a) Whenever a penalty assessment
notice for a misdemeanor, petty offense, or misdemeanor traffic offense
is issued pursuant to section 42-4-1701 (5)(a), the penalty assessment
notice that shall be served upon the defendant by the peace officer shall
SERVES UPON THE DEFENDANT MUST contain the name and address of the
defendant, the license number of the vehicle involved, if any, the number
of the defendant's driver's license, if any, a citation of the statute alleged
to have been violated, a brief description of the offense, the date and
approximate location thereof OF THE OFFENSE, the amount of the penalty
prescribed for the offense, the amount of the surcharges thereon pursuant
to sections 24-4.1-119 (1)(f), 24-4.2-104 (1), and 24-33.5-415.6, C.R.S.,
the number of points, if any, prescribed for the offense pursuant to section
42-2-127, and the date the penalty assessment notice is served on the
defendant; shall MUST direct the defendant to appear in a specified county
court at a specified time and place in the event the penalty and surcharges
thereon are not paid; shall MUST be signed by the peace officer; and shall
MUST contain a place for the defendant to elect to execute a signed
acknowledgment of guilt and an agreement to pay the penalty prescribed
and surcharges thereon within twenty days, as well as such other
information as may be required by law to constitute the penalty
assessment notice to be a summons and complaint should IF the
prescribed penalty and surcharges thereon ARE not be paid within the time
allowed in section 42-4-1701.

(6) If the defendant is otherwise eligible to be issued a summons and complaint or a penalty assessment notice for a violation of this title

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1	TITLE 42 punishable as a misdemeanor, petty offense, or misdemeanor
2	traffic offense and if the defendant does not possess a valid Colorado
3	driver's license, the defendant, in order to secure release, as provided in
4	this section, must either consent to be taken by the officer to the nearest
5	mailbox and to mail the amount of the penalty and surcharges thereon to
6	the department or must execute a promise to appear in court on the
7	penalty assessment notice or on the summons and complaint MUST
8	RECEIVE INFORMATION ON THE PENALTY ASSESSMENT NOTICE OR
9	SUMMONS AND COMPLAINT THAT DIRECTS THE DEFENDANT TO APPEAR AT
10	A SPECIFIED COUNTY COURT AT A SPECIFIED TIME AND PLACE IN THE EVENT
11	THE PENALTY AND SURCHARGES ARE NOT PAID WITHIN TWENTY DAYS, AND
12	OTHER INFORMATION THAT MAY BE REQUIRED BY LAW TO CONSTITUTE THE
13	PENALTY ASSESSMENT TO BE A SUMMONS AND COMPLAINT IF THE
14	PRESCRIBED PENALTY AND SURCHARGES ARE NOT PAID WITHIN THE TIME
15	ALLOWED IN SECTION 42-4-1701. If the defendant does possess a valid
16	Colorado driver's license, the defendant shall MUST not be required to
17	execute a promise to appear on the penalty assessment notice or on the
18	summons and complaint. The peace officer shall not require any person
19	who is eligible to be issued a summons and complaint or a penalty
20	assessment notice for a violation of this title TITLE 42 to produce or
21	divulge such person's social security number.
22	SECTION 3. In Colorado Revised Statutes, 42-4-1709, amend
23	(1) as follows:
24	42-4-1709. Penalty assessment notice for traffic infractions -
25	violations of provisions by officer - driver's license - definition.
26	(1) Whenever a penalty assessment notice for a traffic infraction is issued

pursuant to section 42-4-1701 (5)(a), the penalty assessment notice that

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shall be served upon the defendant by the peace officer shall SERVES
UPON THE DEFENDANT MUST contain the name and address of the
defendant, the license number of the vehicle involved, if any, the number
of the defendant's driver's license, if any, a citation of the statute alleged
to have been violated, a brief description of the traffic infraction, the date
and approximate location thereof OF THE OFFENSE, the amount of the
penalty prescribed for the traffic infraction, the amount of the surcharges
thereon pursuant to sections 24-4.1-119 (1)(f), 24-4.2-104 (1), and
24-33.5-415.6, C.R.S., the number of points, if any, prescribed for the
traffic infraction pursuant to section 42-2-127, and the date the penalty
assessment notice is served on the defendant; shall MUST direct the
defendant to appear in a specified county court at a specified time and
place in the event the penalty and surcharges thereon are not paid; shall
MUST be signed by the peace officer; and shall MUST contain a place for
the defendant to elect to execute a signed acknowledgment of liability and
an agreement to pay the penalty prescribed and surcharges thereon within
twenty days, as well as such other information as may be required by law
to constitute the penalty assessment notice to be a summons and
complaint should IF the prescribed penalty and surcharges thereon ARE
not be paid within the time allowed in section 42-4-1701.

SECTION 4. In Colorado Revised Statutes, **amend** 42-4-1711 as follows:

42-4-1711. Compliance with appearance. A written promise to appear A DEFENDANT MAY COMPLY WITH A REQUIREMENT TO APPEAR in court may be complied with by THROUGH an appearance by counsel.

SECTION 5. Act subject to petition - effective date. This act takes effect at 12:01 a.m. on the day following the expiration of the

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- 1 ninety-day period after final adjournment of the general assembly; except
- 2 that, if a referendum petition is filed pursuant to section 1 (3) of article V
- 3 of the state constitution against this act or an item, section, or part of this
- 4 act within such period, then the act, item, section, or part will not take
- 5 effect unless approved by the people at the general election to be held in
- 6 November 2022 and, in such case, will take effect on the date of the
- 7 official declaration of the vote thereon by the governor.

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