Second Regular Session Seventy-third General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 22-0331.01 Michael Dohr x4347

HOUSE BILL 22-1211

HOUSE SPONSORSHIP

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	A BILL FOR AN ACT
101	CONCERNING THE CONTINUATION OF THE COMMITTEE ON JUVENILE
102	JUSTICE REFORM, AND, IN CONNECTION THEREWITH,
103	IMPLEMENTING THE RECOMMENDATION CONTAINED IN THE
104	2021 SUNSET REPORT BY THE DEPARTMENT OF REGULATORY
105	AGENCIES TO SUNSET THE COMMITTEE ON JUVENILE JUSTICE
106	REFORM.

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/.)

Sunset Process - House Judiciary Committee. The bill

HOUSE Amended 3rd Reading March 3, 2022

HOUSE Amended 2nd Reading March 2, 2022 implements the recommendation of the department of regulatory agencies' sunset review and report concerning the committee on juvenile justice reform by repealing the committee.

1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. In Colorado Revised Statutes, 24-33.5-2402, add
3	(1.5) as follows:
4	24-33.5-2402. Juvenile justice reform committee - duties.
5	(1.5) The committee shall complete the tasks identified in
6	SUBSECTIONS $(1)(a)(II)(B), (1)(a)(II)(C), (1)(a)(II)(D), AND (1)(e)(III) OF$
7	THIS SECTION BEFORE THE REPEAL OF THE COMMITTEE.
8	SECTION 2. In Colorado Revised Statutes, repeal part 24 of
9	article 33.5 of title 24.
10	SECTION 3. In Colorado Revised Statutes, 2-3-1203, repeal
11	(13)(a)(V) as follows:
12	2-3-1203. Sunset review of advisory committees - legislative
13	declaration - definition - repeal. (13) (a) The following statutory
14	authorizations for the designated advisory committees are scheduled for
15	repeal on September 1, 2022:
16	(V) The juvenile justice reform committee created pursuant to
17	section 24-33.5-2401;
18	SECTION 4. In Colorado Revised Statutes, 19-2.5-402, amend
19	(4)(a) and (8)(a) as follows:
20	19-2.5-402. Juvenile diversion program - authorized - report
21	- allocation of money - legislative declaration - definitions. (4) District
22	attorneys' offices or the office's designees shall:
23	(a) On and after January 1, 2021, conduct a risk screening using
24	a risk screening tool selected pursuant to section 24-33.5-2402 (1)(c), AS

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IT EXISTED PRIOR TO ITS REPEAL IN 2022, for all juveniles referred to the district attorney pursuant to section 19-2.5-201, unless the juvenile is currently committed or on parole, a determination has already been made to divert the juvenile, OR the district attorney declines to file charges, dismisses the case, or charges the juvenile with a class 1 or class 2 felony. The district attorney's office shall conduct the risk screening or contract with an alternative agency that has been formally designated by the district attorney's office to conduct the screening, in which case the results of the screening must be made available to the district attorney's office. The entity conducting the screening shall make the results of the risk screening available to the juvenile and the juvenile's family. All individuals using the risk screening tool must receive training on the appropriate use of the tool. The risk screening tool is for informing decisions about diversion. The risk screening tool and any information obtained from a juvenile in the course of any screening, including any admission, confession, or incriminating evidence, obtained from a juvenile in the course of any screening or assessment in conjunction with proceedings pursuant to this section or made in order to participate in a diversion or restorative justice program is not admissible into evidence in any adjudicatory hearing in which the juvenile is accused and is not subject to subpoena or any other court process for use in any other proceeding or for any other purpose.

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(8) (a) The director may implement a behavioral or mental health screening program to screen juveniles who participate in the juvenile diversion program. If the director chooses to implement a behavioral or mental health screening program, the director shall use the mental health screening tool selected pursuant to section 24-33.5-2402 (1)(b), AS IT

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EXISTED PRIOR TO ITS REPEAL IN 2022, and conduct the screening in accordance with procedures established pursuant to that section.

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SECTION 5. In Colorado Revised Statutes, 19-2.5-612, **amend** (2) and (7)(c) as follows:

19-2.5-612. Mental health services for juvenile - how and when issue raised - procedure - definitions. (2) After the party advises the court of the party's belief that the juvenile could benefit from mental health services, the court shall immediately order a mental health screening of the juvenile pursuant to section 16-11.9-102 using the mental health screening tool selected pursuant to section 24-33.5-2402 (1)(b), AS IT EXISTED PRIOR TO ITS REPEAL IN 2022, unless the court already has sufficient information to determine whether the juvenile could benefit from mental health services or unless a mental health screening of the juvenile has been completed within the last three months. Before sentencing a juvenile, the court shall order a mental health screening using the mental health screening tool selected pursuant to section 24-33.5-2402 (1)(b), AS IT EXISTED PRIOR TO ITS REPEAL IN 2022, or make a finding that the screening would not provide information that would be helpful in sentencing the juvenile. The court shall not stay or suspend delinquency proceedings pending the results of the mental health screening ordered pursuant this section. However, the court may continue the dispositional and sentencing hearing to await the results of the mental health screening.

- (7) For purposes of this section:
- (c) "Screening" means a short validated mental health screening adopted by the COMMITTEE ON juvenile justice reform committee pursuant to section 24-33.5-2402 (1)(b), AS IT EXISTED PRIOR TO ITS REPEAL IN

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1	2022, to identify juveniles who may have mental health needs.
2	SECTION 6. In Colorado Revised Statutes, 19-2.5-1108, amend
3	(2)(a) introductory portion and (2)(b) as follows:
4	19-2.5-1108. Probation - terms - release - revocation -
5	graduated responses system - rules - report - definition.
6	(2) (a) Conditions of probation must be customized to each juvenile
7	based on the guidelines developed by the committee on juvenile justice
8	reform pursuant to section 24-33.5-2402, AS IT EXISTED PRIOR TO ITS
9	REPEAL IN 2022. The court shall, as minimum conditions of probation,
10	order that the juvenile:
11	(b) The court shall use the results from a validated risk and needs
12	assessment adopted by the COMMITTEE ON juvenile justice reform
13	committee pursuant to section 24-33.5-2402, AS IT EXISTED PRIOR TO ITS
14	REPEAL IN 2022, to inform the court of additional conditions of probation,
15	as necessary.
16	SECTION 7. In Colorado Revised Statutes, 19-2.5-1109, amend
17	(1) introductory portion and (1)(e) as follows:
18	19-2.5-1109. Juvenile probation standards - development.
19	(1) Before July 1, 2021, the state court administrator, in consultation with
20	judges, the judicial branch, district attorneys, defense counsel, the
21	delivery of child welfare services task force created in section 26-5-105.8,
22	and other interested parties shall establish statewide standards for juvenile
23	probation supervision and services that are aligned with research-based
24	practices and based on the juvenile's risk of reoffending, as determined
25	by a validated risk and needs assessment tool adopted pursuant to section
26	24-33.5-2402, AS IT EXISTED PRIOR TO ITS REPEAL IN 2022. The state court
27	administrator shall at least annually provide training to juvenile probation

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1	on the adoption and implementation of these standards. Juvenile standards
2	must include, but need not be limited to:
3	(e) Common criteria for when juvenile probation officers may
4	recommend the use of out-of-home placements and commitment to the
5	division of youth services. The court shall consider the results of a
6	validated risk and needs assessment, a validated mental health screening,
7	and, if applicable, a full mental health assessment conducted pursuant to
8	section 24-33.5-2402 to make decisions concerning the juvenile's
9	placement.
10	SECTION 8. In Colorado Revised Statutes, 19-2.5-1117, amend
11	(7)(a) introductory portion, (7)(a)(I), and (7)(a)(IV) as follows:
12	19-2.5-1117. Sentencing - commitment to the department of
13	human services - definitions. (7) (a) On or before January 1, 2021, the
14	department of human services, in consultation with the COMMITTEE ON
15	juvenile justice reform committee established pursuant to section
16	24-33.5-2401, AS IT EXISTED PRIOR TO ITS REPEAL IN 2022, shall develop
17	a length of stay matrix and establish criteria to guide the release of
18	juveniles from a state facility that are based on:
19	(I) A juvenile's risk of reoffending, as determined by the results
20	of a validated risk and needs assessment adopted pursuant to section
21	24-33.5-2402 (1)(a), AS IT EXISTED PRIOR TO ITS REPEAL IN 2022;
22	(IV) Other criteria as determined by the department. and the
23	juvenile justice reform committee.
24	SECTION 9. In Colorado Revised Statutes, 19-2.5-1402, amend
25	(4)(b) as follows:
26	19-2.5-1402. Juvenile community review board. (4) (b) The
27	board shall review the juvenile's case file and make a decision regarding

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residential community placement, taking into consideration the results of a validated risk and needs assessment adopted pursuant to section 24-33.5-2402 (1), AS IT EXISTED PRIOR TO ITS REPEAL IN 2022, by the department of human services, the criteria established by the juvenile community review board based on the interests of the community, and guidance established by the department of human services in consultation with the COMMITTEE ON juvenile justice reform committee established pursuant to section 24-33.5-2401, AS IT EXISTED PRIOR TO ITS REPEAL IN 2022. The criteria must be based upon researched factors that have been demonstrated to be correlative to risk to the community.

SECTION 10. Act subject to petition - effective date. Sections 2 through 9 of this act take effect December 31, 2022, and the remainder of this act takes effect at 12:01 a.m. on the day following 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 2022 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor; except that sections 2 through 9 of this act take effect December 31, 2022.

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