Second Regular Session Seventy-first General Assembly STATE OF COLORADO

INTRODUCED

LLS NO. 18-0208.02 Jerry Barry x4341

SENATE BILL 18-220

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A BILL FOR AN ACT

CONCERNING A PROHIBITION ON SANCTUARY POLICIES.

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 specifies that the state and any political subdivision of the state (jurisdiction) shall not:

- ! Prohibit or restrict any jurisdiction, official, or employee from sending to, or receiving from, federal immigration agencies information regarding the citizenship or immigration status of any individual;
- ! Prohibit or restrict a jurisdiction from doing any of the following with respect to information regarding the

immigration status of any individual:

- Sending the information to, or requesting the information from, federal immigration agencies;
- ! Maintaining the information; or
- ! Exchanging the information with any other federal, state, or political subdivision of this state; or

! Encourage the physical harboring of an illegal immigrant. A jurisdiction is deemed a sanctuary jurisdiction if it violates the prohibitions in the bill, is informed by the federal government that it is in violation of federal immigration law, or is denied federal grant money or eligibility for a federal grant due to noncompliance with federal

immigration laws.

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The bill also requires each jurisdiction to give written notice to its elected officials, employees, and law enforcement officers of their duty to comply with all federal laws concerning immigration.

The bill requires each jurisdiction to submit an annual report to the department of public safety (department) affirming that it has not violated the prohibitions in the bill, has not been notified by the federal government that it is in violation of federal immigration law, and has not been denied federal grant money or informed that it is ineligible for federal grant money due to noncompliance with federal immigration laws.

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1. Short title.** The short title of this act is the "Public" 3 Safety Protection Against Sanctuary Policies Act". 4 **SECTION 2.** In Colorado Revised Statutes, **add** part 21 to article 5 33.5 of title 24 as follows: 6 **PART 21** 7 PROHIBITION ON SANCTUARY POLICIES 8 **Legislative declaration.** (1) THE GENERAL 24-33.5-2101. 9 ASSEMBLY FINDS AND DECLARES THAT IT IS NECESSARY TO ENSURE 10 CONSISTENCY AND FAIRNESS IN THE APPLICATION OF THIS PART 21 11 THROUGHOUT THE STATE AND THAT, THEREFORE, EXCEPT AS OTHERWISE 12 SPECIFIED IN THIS PART 21, ADDRESSING SANCTUARY POLICIES AS

OUTLINED IN THIS PART 21 IS A MATTER OF STATEWIDE CONCERN.

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1	(2) THE GENERAL ASSEMBLY FINDS THAT:
2	(a) ALTHOUGH ILLEGAL IMMIGRATION IS MAINLY A QUESTION OF
3	FEDERAL LAW, THE EFFECTS AND COST TO TAXPAYERS OF ILLEGAL
4	IMMIGRATION ARE FELT BY PERSONS THROUGHOUT THE COUNTRY AND IN
5	Colorado;
6	(b) TO PROTECT THE SECURITY, SAFETY, AND WELL-BEING OF
7	PERSONS WITHIN THE UNITED STATES, FEDERAL LAWS PROHIBIT STATE
8	AND LOCAL GOVERNMENTS FROM RESTRICTING OR OBSTRUCTING THE
9	EXCHANGE OF INFORMATION, OR FROM PUNISHING PERSONS FOR
10	COOPERATING OR EXCHANGING INFORMATION, WITH FEDERAL
11	IMMIGRATION AUTHORITIES, AND STATE AND LOCAL GOVERNMENTS THAT
12	VIOLATE SUCH LAWS RISK LOSING FEDERAL GRANTS OR ELIGIBILITY FOR
13	FEDERAL GRANTS;
14	(c) THE COLORADO DEPARTMENT OF CORRECTIONS HAS REPORTED
15	THAT IN FISCAL YEAR 2016, THE STATE CORRECTIONS SYSTEM RECEIVED
16	A GRANT FROM THE UNITED STATES DEPARTMENT OF JUSTICE IN THE
17	AMOUNT OF $\$2,077,720$ IN RECOGNITION OF THE COSTS OF INCARCERATING
18	2,039 CRIMINAL ALIEN INMATES, OR 14.7% OF ALL DEPARTMENT OF
19	CORRECTIONS INMATES. SINCE THE REPORTED AVERAGE COST PER
20	OFFENDER WAS \$37,958 ANNUALLY IN THE STATE CORRECTIONS SYSTEM
21	IN 2016, THE TRUE COST OF INCARCERATION FOR 2,039 CRIMINAL ALIEN
22	INMATES WAS AN ESTIMATED \$77,396,362, WHICH MEANS THAT THE
23	FEDERAL GRANT COVERED ONLY 2.7% OF THE TRUE INCARCERATION
24	COSTS AND LEAVES COLORADO WITH A NET, UNREIMBURSED COST TO
25	COLORADO TAXPAYERS OF \$75,318,642 IN FISCAL YEAR 2016.
26	(d) Federal Law also expressly prohibits the physical
27	HARBORING OF PERSONS KNOWN TO BE UNLAWFULLY PRESENT IN THE

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1	UNITED STATES, SO IT IS INAPPROPRIATE AND CONTRARY TO THE PUBLIC
2	SAFETY AND WELFARE FOR ANY STATE OR A LOCAL GOVERNMENT TO
3	ENCOURAGE, ENDORSE, OR IN ANY WAY SUPPORT ANY PUBLIC OR PRIVATE
4	ORGANIZATION SEEKING TO OFFER SO-CALLED "SANCTUARY PROTECTION"
5	TO PERSONS NOT LAWFULLY PRESENT IN THE UNITED STATES;
6	(e) AS JUSTICE KENNEDY STATED IN THE MAJORITY OPINION IN
7	Arizona v. United States, 567 U.S. 387 (2012), "The Supremacy
8	CLAUSE PROVIDES A CLEAR RULE THAT FEDERAL LAW 'SHALL BE THE
9	SUPREME LAW OF THE LAND'; UNDER THIS PRINCIPLE, CONGRESS HAS
10	THE POWER TO PREEMPT STATE LAW STATE LAW MUST GIVE WAY TO
11	FEDERAL LAW IN AT LEAST TWO OTHER CIRCUMSTANCES. FIRST, THE
12	STATES ARE PRECLUDED FROM REGULATING CONDUCT IN A FIELD THAT
13	CONGRESS HAS DETERMINED MUST BE REGULATED BY ITS EXCLUSIVE
14	GOVERNANCE SECOND, STATE LAWS ARE PREEMPTED WHEN THEY
15	CONFLICT WITH FEDERAL LAW." [CITATIONS OMITTED].
16	(f) In striking down three Arizona laws concerning
17	IMMIGRANTS BASED ON FEDERAL SUPREMACY, JUSTICE KENNEDY
18	FURTHER FOUND "THE FEDERAL POWER TO DETERMINE IMMIGRATION
19	POLICY IS WELL SETTLED. IMMIGRATION POLICY CAN AFFECT TRADE,
20	INVESTMENT, TOURISM, AND DIPLOMATIC RELATIONS FOR THE ENTIRE
21	NATION, AS WELL AS THE PERCEPTIONS AND EXPECTATIONS OF ALIENS IN
22	THIS COUNTRY WHO SEEK THE FULL PROTECTION OF ITS LAWS."
23	(3) THE GENERAL ASSEMBLY, THEREFORE, DECLARES THAT IT IS IN
24	THE BEST INTERESTS OF COLORADO TO PROHIBIT ITS STATE AND LOCAL
25	GOVERNMENTS FROM CREATING OR ENFORCING POLICIES OR ORDINANCES
26	THAT OBSTRUCT OR RESTRICT COMMUNICATION OR COOPERATION WITH
2.7	FEDERAL IMMIGRATION AGENCIES OR PERSONNEL

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1	24-33.5-2102. Definitions. AS USED IN THIS PART 21, UNLESS THE
2	CONTEXT OTHERWISE REQUIRES:
3	(1) "DEPARTMENT" MEANS THE DEPARTMENT OF PUBLIC SAFETY.
4	(2) "JURISDICTION" MEANS THE STATE OR A POLITICAL
5	SUBDIVISION THEREOF ORGANIZED PURSUANT TO LAW, INCLUDING ANY
6	COUNTY; CITY AND COUNTY; CITY; MUNICIPALITY; SCHOOL DISTRICT,
7	SPECIAL DISTRICT, OR ANY OTHER DISTRICT; AGENCY; INSTRUMENTALITY;
8	LAW ENFORCEMENT AGENCY; AND ANY STATE INSTITUTION OF HIGHER
9	EDUCATION.
10	24-33.5-2103. Compliance with federal immigration law -
11	restrictions on jurisdictions regulating official and employee
12	communications relating to immigration status - notice to officials
13	and employees - reports on compliance. (1) Compliance with federal
14	immigration law on communications and cooperation. A
15	JURISDICTION:
16	(a) Shall not, in violation of 8 U.S.C. sec. 1373 (a), prohibit,
17	OR IN ANY WAY RESTRICT, ANY JURISDICTION, OFFICIAL, OR EMPLOYEE
18	FROM SENDING TO, OR RECEIVING FROM, FEDERAL IMMIGRATION AGENCIES
19	INFORMATION REGARDING THE CITIZENSHIP OR IMMIGRATION STATUS,
20	LAWFUL OR UNLAWFUL, OF ANY INDIVIDUAL;
21	(b) SHALL NOT, IN VIOLATION OF 8 U.S.C. SEC. 1373 (b) OR 8
22	U.S.C. SEC. 1644, PROHIBIT, OR IN ANY WAY RESTRICT, THE STATE OR
23	POLITICAL SUBDIVISION OF THIS STATE FROM DOING ANY OF THE
24	FOLLOWING WITH RESPECT TO INFORMATION REGARDING THE
25	
	IMMIGRATION STATUS, LAWFUL OR UNLAWFUL, OF ANY INDIVIDUAL:
26	IMMIGRATION STATUS, LAWFUL OR UNLAWFUL, OF ANY INDIVIDUAL: (I) SENDING THE INFORMATION TO, OR REQUESTING THE

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1	(II) MAINTAINING THE INFORMATION, OR
2	(III) EXCHANGING THE INFORMATION WITH ANY OTHER FEDERAL,
3	STATE, OR POLITICAL SUBDIVISION OF THIS STATE; AND
4	(c) Shall not, in violation of 8 U.S.C. sec. 1324, encourage
5	THE PHYSICAL HARBORING OF AN ILLEGAL IMMIGRANT.
6	(2) Finding of sanctuary jurisdiction. A JURISDICTION IS
7	DEEMED TO HAVE CREATED A SANCTUARY JURISDICTION POLICY FOR
8	PURPOSES OF THIS SECTION IF IT:
9	(a) VIOLATES THE PROVISIONS OF SUBSECTION (1) OF THIS
10	SECTION;
11	(b) IS NOTIFIED BY THE FEDERAL DEPARTMENT OF JUSTICE OR THE
12	FEDERAL DEPARTMENT OF HOMELAND SECURITY THAT IT IS NOT IN
13	COMPLIANCE WITH FEDERAL IMMIGRATION LAW; OR
14	(c) Has been denied federal grant money or been found
15	INELIGIBLE TO RECEIVE FEDERAL GRANT MONEY BASED ON LACK OF
16	COMPLIANCE WITH FEDERAL IMMIGRATION LAW.
17	(3) Federal court orders. Nothing in this section requires a
18	JURISDICTION, AN OFFICIAL, OR AN EMPLOYEE TO VIOLATE AN APPLICABLE
19	COURT RULING REGARDING THE ENFORCEMENT OF ANY PROVISION OF
20	FEDERAL IMMIGRATION LAW FROM THE UNITED STATES DISTRICT COURT
21	FOR THE DISTRICT OF COLORADO, THE UNITED STATES TENTH CIRCUIT
22	COURT OF APPEALS, OR THE UNITED STATES SUPREME COURT.
23	(4) Notice to officials, employees, and law enforcement
24	officers. The governing body of a jurisdiction shall provide
25	WRITTEN NOTICE TO EACH ELECTED OFFICIAL, EMPLOYEE, AND LAW
26	ENFORCEMENT OFFICER OF THE JURISDICTION OF HIS OR HER DUTY TO
2.7	COMPLY WITH ALL FEDERALLAWS RELATED TO IMMIGRATION INCLUDING

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1	8 U.S.C. SEC. 1373, 8 U.S.C. SEC. 1324, AND 8 U.S.C. SEC. 1044, AS
2	SPECIFIED IN SUBSECTION (1) OF THIS SECTION.
3	(5) Compliance reports. On or before January 1, 2019, and
4	ON OR BEFORE JANUARY 1 OF EACH YEAR THEREAFTER THROUGH
5	January 1, 2025, the governing body of each jurisdiction having
6	A POPULATION OF AT LEAST TEN THOUSAND PEOPLE SHALL SUBMIT A
7	WRITTEN REPORT AND AN AFFIRMATION OF COMPLIANCE TO THE
8	DEPARTMENT THAT INDICATES THAT THE JURISDICTION:
9	(a) IS IN COMPLIANCE WITH THE REQUIREMENTS OF SUBSECTION (1)
10	OF THIS SECTION;
11	(b) HAS NOT BEEN NOTIFIED BY THE FEDERAL GOVERNMENT THAT
12	IT IS NOT IN COMPLIANCE WITH FEDERAL IMMIGRATION LAW; AND
13	(c) Has not been denied federal grant money or been
14	FOUND INELIGIBLE TO RECEIVE FEDERAL GRANT MONEY AS DESCRIBED IN
15	SUBSECTION (2) OF THIS SECTION.
16	(6) Annual report. On or before April 1, 2019, and on or
17	BEFORE APRIL 1 OF EACH YEAR THEREAFTER, THE DEPARTMENT SHALL
18	COMPILE THE COMPLIANCE REPORTS AND AFFIRMATIONS RECEIVED
19	PURSUANT TO SUBSECTION (5) OF THIS SECTION. THE DEPARTMENT SHALL
20	SUBMIT AN ANNUAL REPORT BASED ON THIS INFORMATION TO THE
21	GENERAL ASSEMBLY, INCLUDING A LIST OF THOSE JURISDICTIONS THAT DID
22	NOT SUBMIT A COMPLIANCE REPORT OR AN AFFIRMATION OF COMPLIANCE.
23	NOTWITHSTANDING THE REQUIREMENT IN SECTION 24-1-136 (11)(a)(I),
24	THE REQUIREMENT TO SUBMIT THE REPORT TO THE GENERAL ASSEMBLY
25	REQUIRED IN THIS SECTION CONTINUES THROUGH 2025.
26	SECTION 3. Refer to people under referendum. At the
27	election held on November 6, 2018, the secretary of state shall submit this

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act by its ballot title to the registered electors of the state for their approval or rejection. Each elector voting at the election may cast a vote either "Yes/For" or "No/Against" on the following ballot title: "Shall there be a prohibition on governmental jurisdictions in Colorado obstructing federal immigration law enforcement, and, in connection therewith, requiring such jurisdictions to affirm annually that they have not violated federal immigration laws or been informed by any federal agency that they are in violation of federal immigration laws?" Except as otherwise provided in section 1-40-123, Colorado Revised Statutes, if a majority of the electors voting on the ballot title vote "Yes/For", then the act will become part of the Colorado Revised Statutes.

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