

**UPDATED SUMMARY
SENATE BILL 16-102**

Second Regular Session - Seventieth Colorado General Assembly

This summary applies to the reengrossed version of this bill as introduced in the second house. It does not reflect any amendments that may be subsequently adopted. This summary reflects only the main points of the legislation.

Under current law, a person convicted of certain types of second degree assault and convicted of violating bail bond conditions must be sentenced to a mandatory term of incarceration. This bill removes the mandatory term of incarceration requirement in ~~those~~ *the second degree assault circumstances and many of the violating bail bond conditions* circumstances. *The bill requires a mandatory imprisonment sentence for a person who is convicted of a misdemeanor violation of a protection order offense or of a felony offense related to witness bribing, intimidation, retaliation, or tampering, involving a victim or witness in the underlying offense while on bond in the underlying case, unless the court makes findings that unusual or extenuating circumstances exist and finds that a sentence to incarceration would not be in the interest of justice and would be inconsistent with the purposes of sentencing. The court must impose the mandatory sentence as a consecutive sentence to any underlying incarceration sentence.*

Italicized words indicate new material added to the original summary; dashes through words indicate deletions from the original summary.
Prepared by the Office of Legislative Legal Services.