## Second Regular Session Sixty-seventh General Assembly STATE OF COLORADO

## **ENGROSSED**

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

LLS NO. 10-0635.01 Jery Payne

**HOUSE BILL 10-1164** 

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Judiciary

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# A BILL FOR AN ACT CONCERNING SERVICE OF PROCESS IN ACTIONS CONCERNING

102 INCIDENTS THAT MAY BE COVERED BY A MOTOR VEHICLE

103 INSURANCE POLICY.

## **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://www.leg.state.co.us/billsummaries.)

The bill requires a motor vehicle insurance company to be appointed as an insured person's agent for service of process in a lawsuit arising from an accident that may be covered by the person's motor vehicle insurance. If a potential defendant and the defendant's insurance

company cannot be served in such a lawsuit, the bill deems the defendant to be uninsured for the purposes of allowing recovery under an uninsured motorist coverage policy.

1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. 10-4-609, Colorado Revised Statutes, is amended
3	BY THE ADDITION OF A NEW SUBSECTION to read:
4	10-4-609. Insurance protection against uninsured motorists -
5	applicability. (6) An alleged tortfeasor shall be deemed to be
6	UNINSURED SOLELY FOR THE PURPOSE OF ALLOWING THE INSURED PARTY
7	TO RECEIVE PAYMENT UNDER AN UNINSURED MOTORIST POLICY,
8	REGARDLESS OF WHETHER THE ALLEGED TORTFEASOR WAS ACTUALLY
9	INSURED, IF:
10	(a) THE ALLEGED TORTFEASOR CANNOT BE LOCATED FOR SERVICE
11	OF PROCESS AFTER A REASONABLE ATTEMPT TO SERVE THE ALLEGED
12	TORTFEASOR; AND
13	(b) (I) SERVICE OF PROCESS ON THE INSURANCE CARRIER AS
14	AUTHORIZED BY SECTION 42-7-414 (3), C.R.S., IS DETERMINED BY A
15	COURT TO BE INSUFFICIENT OR INEFFECTIVE AFTER REASONABLE EFFORT
16	HAS FAILED; OR
17	(II) (A) THE REPORT OF A LAW ENFORCEMENT AGENCY
18	INVESTIGATING THE MOTOR VEHICLE ACCIDENT FAILS TO DISCLOSE THE
19	INSURANCE COMPANY COVERING THE ALLEGED TORTFEASOR'S MOTOR
20	VEHICLE; AND
21	(B) THE ALLEGED TORTFEASOR'S INSURANCE COVERAGE WHEN THE
22	INCIDENT OCCURRED IS NOT ACTUALLY KNOWN BY THE PERSON
23	ATTEMPTING TO SERVE PROCESS.
24	(7) NOTHING IN SUBSECTION (6) OF THIS SECTION VOIDS THE

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1	ALLEGED TORTFEASOR'S POLICY IF THE ALLEGED TORTFEASOR WAS
2	ACTUALLY INSURED.
3	SECTION 2. 42-7-102, Colorado Revised Statutes, is amended
4	to read:
5	<b>42-7-102.</b> Legislative declaration. (1) The general assembly is
6	acutely aware of the toll in human suffering and loss of life, limb, and
7	property caused by negligence in the operation of motor vehicles in our
8	state. Although it recognizes that this basic problem can be and is being
9	dealt with by direct measures designed to protect our people from the
10	ravages of irresponsible drivers, the general assembly is also very much
11	concerned with the financial loss visited upon innocent traffic accident
12	victims by negligent motorists who are financially irresponsible. In
13	prescribing the sanctions and requirements of this article, it is the policy
14	of this state to induce and encourage all motorists to provide for their
15	financial responsibility for the protection of others, and to assure the
16	widespread availability to the insuring public of insurance protection
17	against financial loss caused by negligent financially irresponsible
18	motorists.
19	(2) (a) The General assembly hereby finds that motor
20	VEHICLE ACCIDENTS CAUSE A SUBSTANTIAL ECONOMIC IMPACT IN LOST
21	WAGES, MEDICAL BILLS, AND PROPERTY DESTRUCTION EXACERBATED BY
22	THE FOLLOWING:
23	(I) Some negligent motorists are uninsured or flee the
24	SCENE OF AN ACCIDENT.
25	(II) NEGLIGENT MOTORISTS OFTEN ATTEMPT TO AVOID FINANCIAL
26	RESPONSIBILITY BY MEANS SUCH AS FLEEING THE STATE, CONCEALING
27	THEIR WHEREABOUTS, OR FAILING TO UPDATE THE ADDRESS ON THEIR

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DRIVER'S LICENSE WITH THE DEPARTMENT OF REVENUE, THEREBY
FRUSTRATING SERVICE OF PROCESS AND PREVENTING THE INNOCENT
VICTIM FROM ACCESSING EITHER THE NEGLIGENT DRIVER'S LIABILITY
INSURANCE POLICY OR THE UNINSURED MOTORIST COVERAGE THE VICTIM
HAS PURCHASED.
(III) When the control of the contro

- (III) WHEN INNOCENT TRAFFIC ACCIDENT VICTIMS CANNOT ACCESS EITHER THE NEGLIGENT DRIVER'S AUTOMOBILE LIABILITY POLICY OR THEIR OWN UNINSURED MOTORIST POLICY, THE BURDEN OF THE UNCOMPENSATED LOSSES ARE BORNE BY THE TAXPAYER IN THE FORM OF TAXES FOR MEDICAID, BY TRAUMA FACILITIES IN THE FORM OF UNCOMPENSATED HOSPITAL-RELATED COSTS, AND BY THE INNOCENT VICTIM.
- (b) (I) THE STATE OF COLORADO ENCOURAGES THE WIDESPREAD AVAILABILITY OF UNINSURED OR UNDERINSURED MOTORIST INSURANCE BY REQUIRING EVERY MOTOR VEHICLE LIABILITY POLICY DELIVERED OR ISSUED IN THIS STATE TO CONTAIN UNINSURED MOTORIST COVERAGE UNLESS THE NAMED INSURED REJECTS SUCH COVERAGE IN WRITING.
- (II) BECAUSE INSURANCE BENEFITS HAVE BEEN PAID FOR BY EITHER THE NEGLIGENT DRIVER OR THE INNOCENT VICTIM FOR THE PURPOSE OF COMPENSATING THE INNOCENT VICTIM FOR INJURIES OR LOSSES, THE GENERAL ASSEMBLY DECLARES THAT IT IS NECESSARY TO SIMPLIFY THE PROCESS FOR AN INNOCENT VICTIM TO ACCESS THE NEGLIGENT DRIVER'S LIABILITY INSURANCE POLICY OR HIS OR HER OWN UNINSURED MOTORIST POLICY IN ORDER TO PREVENT THE BURDEN FROM BEING BORNE BY THE TAXPAYER OR THE HEALTH CARE SYSTEM.
- (c) THEREFORE, THE GENERAL ASSEMBLY DECLARES THAT THE POLICY OF COLORADO IS THAT ALL MOTOR VEHICLE LIABILITY POLICIES SHALL REQUIRE POLICYHOLDERS OF AN AUTOMOBILE LIABILITY POLICY OR

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1	UNINSURED OR UNDERINSURED MOTORIST POLICY TO APPOINT THEIR
2	INSURANCE CARRIER AS AN AGENT FOR THE PURPOSE OF SERVICE OF
3	PROCESS IN CERTAIN LIMITED INSTANCES IN ACCORDANCE WITH SECTION
4	42-7-414 (3), AND TO DEEM A DEFENDANT TO BE UNINSURED FOR
5	PURPOSES OF UNINSURED OR UNDERINSURED MOTORIST COVERAGE IF THE
6	COURT DEEMS SERVICE ON THE DEFENDANT'S INSURANCE COMPANY TO BE
7	INEFFECTIVE OR INSUFFICIENT.
8	SECTION 3. 42-7-414, Colorado Revised Statutes, is amended
9	BY THE ADDITION OF A NEW SUBSECTION to read:
10	42-7-414. Requirements to be complied with. (3) (a) THE
11	INSURANCE CARRIER THAT ISSUES A MOTOR VEHICLE LIABILITY POLICY
12	ACCEPTED AS PROOF UNDER THIS ARTICLE SHALL INCLUDE THE FOLLOWING
13	PROVISION IN THE POLICY CONTRACT: "IF THE INSURED'S WHEREABOUTS
14	FOR SERVICE OF PROCESS CANNOT BE DETERMINED THROUGH REASONABLE
15	EFFORT, THE INSURED AGREES TO DESIGNATE AND IRREVOCABLY APPOINT
16	THE INSURANCE CARRIER AS THE AGENT OF THE INSURED FOR SERVICE OF
17	PROCESS, PLEADINGS, OR OTHER FILINGS IN A CIVIL ACTION BROUGHT
18	AGAINST THE INSURED OR TO WHICH THE INSURED HAS BEEN JOINED AS A
19	DEFENDANT OR RESPONDENT IN ANY COLORADO COURT IF THE CAUSE OF
20	ACTION CONCERNS AN INCIDENT FOR WHICH THE INSURED CAN POSSIBLY
21	CLAIM COVERAGE. SUBSEQUENT TERMINATION OF THE INSURANCE POLICY
22	DOES NOT AFFECT THE APPOINTMENT FOR AN INCIDENT THAT OCCURRED
23	WHEN THE POLICY WAS IN EFFECT. THE INSURED AGREES THAT ANY SUCH
24	CIVIL ACTION MAY BE COMMENCED AGAINST THE INSURED BY THE SERVICE
25	OF PROCESS UPON THE INSURANCE CARRIER AS IF PERSONAL SERVICE HAD
26	BEEN MADE DIRECTLY ON THE INSURED. THE INSURANCE CARRIER AGREES
27	TO FORWARD ALL COMMUNICATIONS RELATED TO SERVICE OF PROCESS TO

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1	THE LAST-KNOWN E-MAIL AND MAILING ADDRESS OF THE POLICYHOLDER
2	IN ORDER TO COORDINATE ANY PAYMENT OF CLAIMS OR DEFENSE OF
3	CLAIMS THAT ARE REQUIRED."
4	(b) IF SERVICE OF PROCESS IS MADE ON THE INSURANCE CARRIER
5	UNDER THIS SUBSECTION (3), THE PLAINTIFF SHALL CAUSE THE SERVICE OF
6	PROCESS TO BE MADE ON THE INSURANCE CARRIER'S REGISTERED AGENT.
7	(c) If SERVICE IS OBTAINED UNDER THIS SECTION, THE VENUE FOR
8	THE UNDERLYING CLAIM IS THE SAME AS IF THE DEFENDANT IS A
9	NONRESIDENT.
10	(d) EXCEPT AS EXPRESSLY PROVIDED IN THIS SUBSECTION (3), THIS
11	SUBSECTION (3) DOES NOT ALTER OR EXPAND THE TERMS AND CONDITIONS
12	OF THE INSURANCE POLICY OR LIABILITY COVERAGE.
13	(e) IN THE CONTRACT PROVISION REQUIRED BY THIS SUBSECTION
14	(3), THE NAME OF THE INSURANCE CARRIER ISSUING THE POLICY SHALL BE
15	SUBSTITUTED FOR THE PHRASE "THE INSURANCE CARRIER."
16	(f) IF SERVICE OF PROCESS IS MADE ON THE INSURANCE CARRIER
17	UNDER THIS SUBSECTION (3) AND THE COURT ENTERS JUDGMENT OR THE
18	INSURANCE CARRIER AGREES TO A SETTLEMENT FOR THE DAMAGES
19	CAUSED BY THE ABSENT INSURED, THE AMOUNT OF THE INSURANCE
20	CARRIER'S LIABILITY SHALL NOT EXCEED THE POLICY LIMITS OF THE
21	COVERAGE. A JUDGEMENT OR SETTLEMENT OBTAINED USING SERVICE OF
22	PROCESS ON THE CARRIER SHALL NOT BAR THE INJURED PERSON FROM
23	SUBSEQUENTLY MAKING PERSONAL SERVICE ON THE PERSON WHO CAUSED
24	THE INJURY AND SEEKING ADDITIONAL REMEDIES PROVIDED BY LAW.
25	(g) PAYMENT UNDER THE POLICY PURSUANT TO THIS SECTION
26	SHALL NOT BE DEEMED TO BE AN ADMISSION OF LIABILITY BY THE
27	ALLEGED TORTFEASOR AND SHALL NOT PREJUDICE THE RIGHT OF THE

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1	ALLEGED TORTFEASOR TO CONTEST HIS OR HER LIABILITY OR THE EXTENT
2	OF DAMAGES OWED TO THE INJURED PARTY.
3	(h) As used in this subsection (3), "reasonable effort"
4	MEANS SERVICE AT THE DEFENDANT'S LAST-KNOWN ADDRESS, AN
5	ADDRESS OBTAINED FROM THE INSURANCE POLICY, AN ADDRESS OBTAINED
6	FROM A DRIVER'S LICENSE OR MOTOR VEHICLE REGISTRATION, OR ANY
7	READILY ASCERTAINABLE SUCCESSOR ADDRESS.
8	SECTION 4. Specified effective date - applicability. This act
9	shall take effect January 1, 2011, and shall apply to insurance policies
10	issued on or after said date.
11	SECTION 5. Safety clause. The general assembly hereby finds,
12	determines, and declares that this act is necessary for the immediate
13	preservation of the public peace, health, and safety.

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