Second Regular Session Sixty-seventh General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 10-0783.01 Michael Dohr

HOUSE BILL 10-1277

HOUSE SPONSORSHIP

DelGrosso, Waller

SENATE SPONSORSHIP

Steadman,

House Committees

Senate Committees

Judiciary Appropriations

A BILL FOR AN ACT

101	CONCERNING AN EXTENSION OF THE PROHIBITION AGAINST SEXUAL
102	CONDUCT IN CORRECTIONAL INSTITUTIONS, AND MAKING AN
103	APPROPRIATION THEREFOR.

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.)

Current law prohibits a correctional employee or volunteer from engaging in sexual activity with an inmate. The bill extends that prohibition to engaging in sexual activity with a person or with a juvenile in a detention or commitment facility.

HOUSE 3rd Reading Unam ended April15,2010

HOUSE ended 2nd Reading April 14, 2010

Be it enacted by the General Assembly of the State of Colorado: 1 2 **SECTION 1.** 18-7-701, Colorado Revised Statutes, is amended 3 to read: 4 **18-7-701. Sexual conduct in a correctional institution.** (1) An 5 employee, contract employee, or volunteer of a criminal justice facility 6 CORRECTIONAL INSTITUTION or an individual who performs work or 7 volunteer functions in a criminal justice facility or for the department of 8 corrections CORRECTIONAL INSTITUTION who engages in sexual conduct 9 with a person who is in lawful custody in a criminal justice facility 10 CORRECTIONAL INSTITUTION commits the offense of sexual conduct in a 11 penal institution CORRECTIONAL INSTITUTION. 12 (2) For purposes of this section: 13 "Criminal justice facility" "CORRECTIONAL INSTITUTION" 14 means a correctional facility, as defined in section 17-1-102 (1.7), C.R.S., 15 A LOCAL JAIL, AS DEFINED IN SECTION 17-1-102 (7), C.R.S., operated by 16 or under contract with the department of corrections, or a jail, A 17 FACILITY OPERATED BY OR UNDER CONTRACT WITH THE DEPARTMENT OF 18 HUMAN SERVICES IN WHICH JUVENILES ARE OR MAY BE LAWFULLY HELD 19 FOR DETENTION OR COMMITMENT FOR THE COMMISSION OF A CRIME, OR A 20 FACILITY OF A COMMUNITY CORRECTIONS PROGRAM AS DEFINED IN 21 SECTION 17-27-102 (3), C.R.S. 22 (b) "Sexual conduct" means sexual contact as defined in section 18-3-401 (4), sexual intrusion as defined in section 18-3-401 (5), or 23 24 sexual penetration as defined in section 18-3-401 (6). "Sexual conduct" 25 does not include acts of an employee of a criminal justice facility

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CORRECTIONAL INSTITUTION or a person who has custody of another person that are performed to carry out the necessary duties of the employee or the person with custody.

- (3) Sexual conduct in a penal institution CORRECTIONAL INSTITUTION is a class 5 felony if the sexual conduct includes sexual intrusion or sexual penetration and is committed by an employee or contract employee of a criminal justice facility CORRECTIONAL INSTITUTION or by an employee, contract employee, or individual who performs work functions in a criminal justice facility CORRECTIONAL INSTITUTION or for the department of corrections, THE DEPARTMENT OF HUMAN SERVICES, OR A COMMUNITY CORRECTIONS PROGRAM.
- (4) Sexual conduct in a penal institution CORRECTIONAL INSTITUTION is a class 6 felony if:
- (a) The sexual conduct consists solely of sexual contact and is committed by an employee or contract employee of a criminal justice facility CORRECTIONAL INSTITUTION or by an employee, contract employee, or individual who performs work functions in a criminal justice facility CORRECTIONAL INSTITUTION or for the department of corrections, THE DEPARTMENT OF HUMAN SERVICES, OR A COMMUNITY CORRECTIONS PROGRAM;
- (b) The sexual conduct includes sexual intrusion or sexual penetration and is committed by a volunteer.
 - (5) Sexual conduct in a penal institution CORRECTIONAL INSTITUTION is a class 1 misdemeanor if the sexual conduct consists solely of sexual contact and is committed by a volunteer.
- **SECTION 2.** 16-22-102 (9) (u), Colorado Revised Statutes, is amended to read:

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1	16-22-102. Definitions. As used in this article, unless the context
2	otherwise requires:
3	(9) "Unlawful sexual behavior" means any of the following
4	offenses or criminal attempt, conspiracy, or solicitation to commit any of
5	the following offenses:
6	(u) Engaging in sexual conduct in a penal CORRECTIONAL
7	institution, in violation of section 18-7-701, C.R.S.;
8	SECTION 3. 16-22-112 (2) (b) (II) (F), Colorado Revised
9	Statutes, is amended to read:
10	16-22-112. Release of information - law enforcement agencies.
11	(2) (b) A local law enforcement agency may post on its web site sex
12	offender registration information of a person from its registration list only
13	if the person is:
14	(II) An adult convicted of a second or subsequent offense of any
15	of the following misdemeanors:
16	(F) Sexual conduct in a penal CORRECTIONAL institution as
17	described in section 18-7-701, C.R.S.;
18	SECTION 4. Article 18 of title 17, Colorado Revised Statutes, is
19	amended BY THE ADDITION OF A NEW SECTION to read:
20	17-18-105. Appropriation to comply with section 2-2-703 - HB
21	10-1277 - repeal. (1) Pursuant to Section 2-2-703, C.R.S., the
22	FOLLOWING STATUTORY APPROPRIATIONS, OR SO MUCH THEREOF AS MAY
23	BE NECESSARY, ARE MADE IN ORDER TO IMPLEMENT HOUSE BILL 10-1277,
24	ENACTED IN 2010:
25	(a) For the fiscal year beginning July 1, 2010, in addition
26	TO ANY OTHER APPROPRIATION, THERE IS HEREBY APPROPRIATED FROM
27	THE CAPITAL CONSTRUCTION FUND CREATED IN SECTION 24-75-302,

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1	C.R.S., TO THE CORRECTIONS EXPANSION RESERVE FUND CREATED IN
2	SECTION 17-1-116, THE SUM OF EIGHTY-THREE THOUSAND EIGHT HUNDRED
3	SIXTY-ONE DOLLARS (\$83,861).
4	
5	(b) For the fiscal year beginning July 1, 2011, in addition
6	TO ANY OTHER APPROPRIATION, THERE IS HEREBY APPROPRIATED TO THE
7	DEPARTMENT, OUT OF ANY MONEYS IN THE GENERAL FUND NOT
8	OTHERWISE APPROPRIATED, THE SUM OF TWENTY-EIGHT THOUSAND
9	FOURTEEN DOLLARS (\$28,014).
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11	(c) FOR THE FISCAL YEAR BEGINNING JULY 1, 2012, IN ADDITION
12	TO ANY OTHER APPROPRIATION, THERE IS HEREBY APPROPRIATED TO THE
13	DEPARTMENT, OUT OF ANY MONEYS IN THE GENERAL FUND NOT
14	OTHERWISE APPROPRIATED, THE SUM OF FOUR THOUSAND FOUR HUNDRED
15	EIGHTY-TWO DOLLARS (\$4,482).
16	
17	(2) This section is repealed, effective July 1, 2013.
18	SECTION 5. The introductory portion to 24-75-302 (2) and
19	24-75-302 (2) (w), Colorado Revised Statutes, is amended
20	to read:
21	24-75-302. Capital construction fund - capital assessment fees
22	- calculation. (2) As of July 1, 1988, and July 1 of each year thereafter
23	through July 1, 2012, a sum as specified in this subsection (2) shall accrue
24	to the capital construction fund. The state treasurer and the controller
25	shall transfer such sum out of the general fund and into the capital
26	construction fund as moneys become available in the general fund during
27	the fiscal year beginning on said July 1. Transfers between funds

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pursuant to this subsection (2) shall not be deemed to be appropriations subject to the limitations of section 24-75-201.1. The amount that shall accrue pursuant to this subsection (2) shall be as follows:

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(w) On July 1, 2010, five hundred twenty-three thousand one hundred sixty-four dollars pursuant to S.B. 06-206, enacted at the second regular session of the sixty-fifth general assembly; plus five hundred twenty-three thousand one hundred sixty-four dollars pursuant to S.B. 06-207, enacted at the second regular session of the sixty-fifth general assembly; plus forty-three thousand five hundred ninety-seven dollars pursuant to H.B. 06-1145, enacted at the second regular session of the sixty-fifth general assembly; plus five hundred twenty-three thousand one hundred sixty-four dollars pursuant to H.B. 06-1011, enacted at the second regular session of the sixty-fifth general assembly; plus sixty-nine thousand seven hundred fifty-five dollars pursuant to S.B. 06S-004, enacted at the first extraordinary session of the sixty-fifth general assembly; plus seven hundred fifty thousand nine hundred ninety dollars pursuant to S.B. 07-096, enacted at the first regular session of the sixty-sixth general assembly; plus one hundred twelve thousand six hundred forty-nine dollars pursuant to H.B. 08-1115, enacted at the second regular session of the sixty-sixth general assembly; plus one hundred thirty-seven thousand six hundred eighty-two dollars pursuant to S.B. 08-239, enacted at the second regular session of the sixty-sixth general assembly; PLUS EIGHTY-THREE THOUSAND EIGHT HUNDRED SIXTY-ONE DOLLARS PURSUANT TO H.B. 10-1277, ENACTED AT THE SECOND REGULAR SESSION OF THE SIXTY-SEVENTH GENERAL ASSEMBLY;

SECTION 6. Appropriation - legislative intent. (1) It is the

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1	intent of the general assembly that the general fund appropriation for the
2	implementation of this act shall be derived from savings generated from
3	the implementation of the provisions of House Bill 10-1338, as enacted
4	during the second regular session of the sixty-seventh general assembly.
5	SECTION 7. Effective date. (1) This act shall take effect upon
6	passage.
7	(2) Notwithstanding the provisions of subsection (1) of this
8	section, this act shall only take effect if:
9	(a) The final fiscal estimate for House Bill 10-1338, as reflected
10	in the appropriations clause for said act, shows a net general fund savings
11	that is equal to or greater than the final general fund fiscal estimate for
12	this act, as reflected in section 4 of this act; and
13	(b) House Bill 10-1338 is enacted at the second regular session of
14	the sixty-seventh general assembly and becomes law; and
15	(c) The staff director of the joint budget committee files written
16	notice with the revisor of statutes no later than July 15, 2010, that the
17	requirement set forth in paragraph (a) of this subsection (2) has been met.
18	SECTION 8. Safety clause. The general assembly hereby finds,
19	determines, and declares that this act is necessary for the immediate
20	preservation of the public peace, health, and safety.

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