First Regular Session Sixty-eighth General Assembly STATE OF COLORADO

PREAMENDED

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 11-0809.01 Richard Sweetman

HOUSE BILL 11-1268

HOUSE SPONSORSHIP

Levy,

SENATE SPONSORSHIP

(None),

House Committees

Senate Committees

Judiciary

A BILL FOR AN ACT

101 CONCERNING PENALTIES FOR TRAFFIC OFFENSES INVOLVING ALCOHOL

102 AND DRUGS.

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 clarifies that, upon a conviction of a traffic offense involving alcohol or drugs where the offender has one or more prior such convictions, the court may proceed to immediate sentencing without considering the statutorily required alcohol and drug evaluation if the prosecuting attorney and the defendant have stipulated to the convictions.

The bill clarifies that when a person is convicted of a first-time DUI, DUI per se, DWAI, or habitual user offense, the court may suspend the mandatory minimum period of the imprisonment portion of the offender's sentence if, as a condition of the suspended sentence, the offender undergoes a presentence or postsentence alcohol and drug evaluation and satisfactorily completes and meets all financial obligations of a level I or level II program as is determined to be appropriate by the statutorily required alcohol and drug evaluation.

The bill clarifies the probation portion of the statutorily prescribed sentences for a traffic offense involving alcohol or drugs.

The bill makes conforming amendments.

1 *Be it enacted by the General Assembly of the State of Colorado:* 2 SECTION 1. 42-4-1301.3 (1) and (2), Colorado Revised Statutes, 3 are amended to read: 4 42-4-1301.3. Alcohol and drug driving safety program. 5 (1) (a) Upon conviction of a violation of section 42-4-1301, the court 6 shall sentence the defendant in accordance with the provisions of this 7 section and other applicable provisions of this part 13. The court shall 8 consider the alcohol and drug evaluation required pursuant to this section 9 prior to sentencing; except that the court may proceed to immediate 10 sentencing without considering such alcohol and drug evaluation: 11 (I) (A) If the defendant has no prior convictions or pending 12 charges under this section; OR 13 (B) IF THE DEFENDANT HAS ONE OR MORE PRIOR CONVICTIONS, THE 14 PROSECUTING ATTORNEY AND THE DEFENDANT HAVE STIPULATED TO SUCH 15 CONVICTION OR CONVICTIONS; and 16 (II) If neither the defendant nor the prosecuting attorney objects. 17 If the court proceeds to immediate sentencing, without 18 considering such AN alcohol and drug evaluation, such THE alcohol and 19 drug evaluation shall be conducted after sentencing, and the court shall

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order the defendant to complete the education and treatment program recommended in such THE alcohol and drug evaluation. If the defendant disagrees with the education and treatment program recommended in such THE alcohol and drug evaluation, the defendant may request the court to hold a hearing to determine which education and treatment program should be completed by the defendant. (2) (a) (I) The sentence of any person subject to the provisions of section 42-4-1307 may be suspended to the extent provided for in said

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- section if the offender:
 - (A) Receives a presentence alcohol and drug evaluation;
- (B) Based on that evaluation, satisfactorily completes an appropriate level I or level II alcohol and drug driving safety education or treatment program; and
- (C) Abstains from the use of alcohol for a period of one year from the date of sentencing. Such abstinence shall be monitored by the treatment facility by the administration of disulfiram or by any other means that the director of the treatment facility deems appropriate.
- (II) If, at any time during the one-year period, the offender does not satisfactorily comply with the conditions of the suspension, the sentence shall be reimposed, and the offender shall spend that portion of such offender's sentence that was suspended in the county jail.
- (b) In the case of any person who is sentenced pursuant to the provisions of section 42-4-1301 (7) (a) (I) or (7) (b) (I), the court may suspend the mandatory minimum of any sentence of imprisonment if, as a condition thereof, the offender has a presentence or postsentence alcohol and drug evaluation and satisfactorily completes and meets all financial obligations of a level I or level II program as is determined

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1	appropriate by the alcohol and drug evaluation required pursuant to this
2	section.
3	SECTION 2. 42-4-1307 (1) (b), (3) (a) (I), (3) (a) (II), (4) (a) (I),
4	(4) (a) (II), (5) (a) (II), (6) (a) (II), (7) (b) (II), and (11), Colorado Revised
5	Statutes, are amended to read:
6	42-4-1307. Penalties for traffic offenses involving alcohol and
7	drugs - repeal. (1) Legislative declaration. The general assembly
8	hereby finds and declares that, for the purposes of sentencing as described
9	in section 18-1-102.5, C.R.S., each sentence for a conviction of a
10	violation of section 42-4-1301 shall include:
11	(b) FOR A SECOND OR SUBSEQUENT OFFENDER, a period of
12	probation. The imposition of a period of probation upon the
13	CONVICTION OF A FIRST-TIME OFFENDER SHALL BE SUBJECT TO THE
14	COURT'S DISCRETION AS DESCRIBED IN PARAGRAPH (c) OF SUBSECTION (3)
15	AND PARAGRAPH (c) OF SUBSECTION (4) OF THIS SECTION. The purpose of
16	probation is to help the offender change his or her behavior to reduce the
17	risk of future violations of section 42-4-1301. If a court imposes
18	imprisonment as a penalty for a violation of a condition of his or her
19	probation, the penalty shall constitute a separate period of imprisonment
20	that the offender shall serve in addition to the imprisonment component
21	of his or her original sentence.
22	(3) First offenses - DUI, DUI per se, and habitual user.
23	(a) Except as otherwise provided in subsections (5) and (6) of this
24	section, a person who is convicted of DUI, DUI per se, or habitual user
25	shall be punished by:
26	(I) Imprisonment in the county jail for at least five days but no
27	more than one year, the minimum period of which shall be mandatory

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1	except as otherwise provided in THAT, THE COURT MAY SUSPEND THE
2	MANDATORY MINIMUM PERIOD IF, AS A CONDITION OF THE SUSPENDED
3	SENTENCE, THE OFFENDER UNDERGOES A PRESENTENCE OR POSTSENTENCE
4	ALCOHOL AND DRUG EVALUATION AND SATISFACTORILY COMPLETES AND
5	MEETS ALL FINANCIAL OBLIGATIONS OF A LEVEL I OR LEVEL II PROGRAM
6	AS IS DETERMINED TO BE APPROPRIATE BY THE ALCOHOL AND DRUG
7	EVALUATION THAT IS REQUIRED PURSUANT TO section 42-4-1301.3;
8	(II) A fine of at least six hundred dollars but no more than one
9	thousand dollars, AND THE COURT SHALL HAVE DISCRETION TO SUSPEND
10	THE FINE; and
11	(4) First offenses - DWAI. (a) Except as otherwise provided in
12	subsections (5) and (6) of this section, a person who is convicted of
13	DWAI shall be punished by:
14	(I) Imprisonment in the county jail for at least two days but no
15	more than one hundred eighty days, the minimum period of which shall
16	be mandatory; except as provided in THAT THE COURT MAY SUSPEND THE
17	MANDATORY MINIMUM PERIOD IF, AS A CONDITION OF THE SUSPENDED
18	SENTENCE, THE OFFENDER UNDERGOES A PRESENTENCE OR POSTSENTENCE
19	ALCOHOL AND DRUG EVALUATION AND SATISFACTORILY COMPLETES AND
20	MEETS ALL FINANCIAL OBLIGATIONS OF A LEVEL I OR LEVEL II PROGRAM
21	AS IS DETERMINED TO BE APPROPRIATE BY THE ALCOHOL AND DRUG
22	EVALUATION THAT IS REQUIRED PURSUANT TO section 42-4-1301.3; and
23	(II) A fine of at least two hundred dollars but no more than five
24	hundred dollars, AND THE COURT SHALL HAVE DISCRETION TO SUSPEND
25	THE FINE; and
26	(5) Second offenses. (a) Except as otherwise provided in
27	subsection (6) of this section, a person who is convicted of DUI, DUI per

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1	se, DWAI, or habitual user who, at the time of sentencing, has a prior
2	conviction of DUI, DUI per se, DWAI, habitual user, vehicular homicide
3	pursuant to section 18-3-106 (1) (b), C.R.S., vehicular assault pursuant to
4	section 18-3-205 (1) (b), C.R.S., aggravated driving with a revoked
5	license pursuant to section 42-2-206 (1) (b) (I) (A) or (1) (b) (I) (B), or
6	driving while the person's driver's license was under restraint pursuant to
7	section 42-2-138 (1) (d), shall be punished by:
8	(II) A fine of at least six hundred dollars but no more than one
9	thousand five hundred dollars, AND THE COURT SHALL HAVE DISCRETION
10	TO SUSPEND THE FINE;
11	(6) Third and subsequent offenses. (a) A person who is
12	convicted of DUI, DUI per se, DWAI, or habitual user who, at the time
13	of sentencing, has two or more prior convictions of DUI, DUI per se,
14	DWAI, habitual user, vehicular homicide pursuant to section 18-3-106 (1)
15	(b), C.R.S., vehicular assault pursuant to section 18-3-205 (1) (b), C.R.S.,
16	aggravated driving with a revoked license pursuant to section 42-2-206
17	(1) (b) (I) (A) or (1) (b) (I) (B), or driving while the person's driver's
18	license was under restraint pursuant to section 42-2-138 (1) (d) shall be
19	punished by:
20	(II) A fine of at least six hundred dollars but no more than one
21	thousand five hundred dollars, AND THE COURT SHALL HAVE DISCRETION
22	TO SUSPEND THE FINE;
23	(7) Probation-related penalties. When a person is sentenced to
24	a period of probation pursuant to subparagraph (IV) of paragraph (a) of
25	subsection (5) of this section or subparagraph (IV) of paragraph (a) of
26	subsection (6) of this section:
2.7	(b) The court:

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(II) May impose an additional period of probation for the purpose of monitoring the person or ensuring that the person continues to receive court-ordered alcohol or substance abuse treatment, which additional period shall not exceed two years; as described in subsection (11) of this section;

(11) **Restitution.** In addition to any other penalty provided by law, a court may sentence a person who is twice or more convicted of DUI, DUI per se, DWAI, habitual user, or UDD to a period of probation not to exceed two additional years to monitor the person's compliance with court orders. As a condition of any sentence to probation IMPOSED PURSUANT TO THIS SECTION, the SENTENCED person shall be required to make restitution in accordance with the provisions of section 18-1.3-205, C.R.S.

SECTION 3. 42-4-1301.4 (5), Colorado Revised Statutes, is amended to read:

42-4-1301.4. Useful public service - definitions - local programs - assessment of costs. (5) In accordance with section 42-4-1301 (7) (h) SECTION 42-4-1307 (14), in addition to any other penalties prescribed in this part 13, the court shall assess an amount, not to exceed one hundred twenty dollars, upon any person required to perform useful public service. Such amount shall be used by the operating agency responsible for overseeing such person's useful public service program to pay the cost of administration of the program, a general public liability policy covering such person, and, if such person will be covered by workers' compensation insurance pursuant to paragraph (c) of subsection (4) of this section or an insurance policy providing such or similar coverage, the cost of purchasing and keeping in

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1	force such insurance coverage. Such amount shall be adjusted from time
2	to time by the general assembly in order to ensure that the useful public
3	service program established in this section shall be financially
4	self-supporting. The proceeds from such amounts shall be used by the
5	operating agency only for defraying the cost of personal services and
6	other operating expenses related to the administration of the program and
7	the cost of purchasing and keeping in force policies of general public
8	liability insurance, workers' compensation insurance, or insurance
9	providing such or similar coverage and shall not be used by the operating
10	agency for any other purpose.
11	SECTION 4. 42-4-1701 (3) (a) (II) (A), Colorado Revised
12	Statutes, is amended to read:
13	42-4-1701. Traffic offenses and infractions classified -
14	penalties - penalty and surcharge schedule - repeal.
15	(3) (a) (II) (A) Except as otherwise provided in sub-subparagraph (B) of
16	this subparagraph (II), subsections (4) and (5) of this section, and sections
17	42-4-1301 (7), 42-4-1301.3, and 42-4-1301.4, AND 42-4-1307, or the
18	section creating the offense, misdemeanor traffic offenses are divided into
19	two classes that are distinguished from one another by the following
20	penalties that are authorized upon conviction:

21	Class	Minimum	Maximum
22		Sentence	Sentence
23	1	Ten days imprisonment,	One year imprisonment,
24		or \$300 fine, or both	or \$1,000 fine, or both
25	2	Ten days imprisonment,	Ninety days imprisonment,
26		or \$150 fine, or both	or \$300 fine, or both
27		SECTION 5. The introduct	ory portion to 42-3-303 (1), Colorado

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1	Revised Statutes, is amended to read:
2	42-3-303. Persistent drunk driver cash fund - programs to
3	deter persistent drunk drivers. (1) There is hereby created in the state
4	treasury the persistent drunk driver cash fund, which shall be composed
5	of moneys collected for penalty surcharges under section 42-4-1301 (7)
6	$\frac{\text{(d)}(\text{H})}{\text{SECTION}}$ SECTION 42-4-1307 (10) (b). The moneys in such fund are subject
7	to annual appropriation by the general assembly:
8	SECTION 6. Safety clause. The general assembly hereby finds,
9	determines, and declares that this act is necessary for the immediate
10	preservation of the public peace, health, and safety.

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