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. 11-0401.01 Michael Dohr

HOUSE BILL 11-1032

HOUSE SPONSORSHIP

Lee,

SENATE SPONSORSHIP

(None),

House Committees

Senate Committees

Judiciary Appropriations

A BILL FOR AN ACT

101 CONCERNING RESTORATIVE JUSTICE.

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 adds restorative justice to the options a court has when it imposes an alternative sentence instead of incarceration or as a part of a probation sentence.

Under current law, restorative justice sentencing provisions are permitted in juvenile cases during advisement, entry of plea, sentencing, and during probation. The bill would make some of those provisions mandatory, including provisions that would require most juveniles to undergo a presentence evaluation to determine whether restorative justice is a suitable sentencing option. Prior to charging a juvenile for the first time, which juvenile would be subject to misdemeanor or petty offenses, the district attorney shall assess whether the juvenile is suitable for restorative justice. If the district attorney determines the juvenile is suitable, the district attorney may offer the juvenile the opportunity to participate in restorative justice rather than charging the juvenile.

The bill directs the department of corrections to establish policies and procedures for facilitated victim-offender dialogues in institutions under the control of the department, which would arrange the dialogues if requested by the victim and agreed to by the offender.

The bill encourages each school district in the state and the state charter school institute to implement restorative justice practices that each school in the district or each institute charter school can use in its disciplinary program.

The bill creates the right for a victim to be informed by the district attorney about the availability of restorative justice practices and the possibility of a victim-offender conference.

Be it enacted by the General Assembly of the State of Colorado:

SECTION 1. 16-7-202 (1), Colorado Revised Statutes, is

amended to read:

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16-7-202. Presence of defendant. (1) If the offense charged is a felony or a class 1 misdemeanor or if the maximum penalty for the offense charged is more than one year's imprisonment, the defendant must be personally present for arraignment; except that the court, for good cause shown, may accept a plea of not guilty made by an attorney representing the defendant without requiring the defendant to be personally present. In all prosecutions for lesser offenses, the defendant may appear by his OR HER attorney who may enter a plea on his OR HER behalf. If the Defendant APPEARS PERSONALLY FOR A CHARGE THAT IS NOT IN TITLE 42, C.R.S., THE COURT MAY ADVISE THE DEFENDANT OF THE POSSIBILITY THAT RESTORATIVE JUSTICE PRACTICES MAY BE PART OF A SENTENCE, IF AVAILABLE IN THE JURISDICTION AND REQUESTED BY THE

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1	VICTIM WHO HAS BEEN INFORMED ABOUT THE RESTORATIVE JUSTICE
2	PRACTICES PURSUANT TO SECTION 24-4.1-303 (11) (g), C.R.S.
3	SECTION 2. 17-28-101, Colorado Revised Statutes, is amended
4	to read:
5	17-28-101. Legislative declaration. (1) The general assembly
6	finds and declares that:
7	(a) The number of victims of crime increases daily;
8	(b) These victims suffer undue hardship by virtue of physical,
9	MENTAL, AND EMOTIONAL injury or loss of property;
10	(c) Persons found guilty of causing such suffering should be ARE
11	under a moral and legal obligation to make adequate restitution AND
12	RESTORATION to those injured by their conduct;
13	(d) Restitution AND RESTORATION provided by criminal offenders
14	to their victims may be an instrument INSTRUMENTS of rehabilitation for
15	offenders AND MAY CONTRIBUTE TO THE HEALING AND IMPROVED
16	EMOTIONAL WELL-BEING OF THEIR VICTIMS.
17	(2) The purpose of this article is to encourage the establishment
18	of programs to provide for restitution to AND RESTORATION OF victims of
19	crime by offenders who are sentenced, or who have been released on
20	parole, or who are being held in local correctional and detention facilities.
21	It is the intent of the general assembly that restitution be utilized wherever
22	feasible to restore losses to the victims of crime and to aid the offender
23	in reintegration as a productive member of society. IT IS ALSO THE
24	PURPOSE OF THIS ARTICLE TO PROMOTE ESTABLISHMENT OF
25	VICTIM-OFFENDER CONFERENCES IN THE INSTITUTIONS UNDER THE
26	CONTROL OF THE DEPARTMENT OF CORRECTIONS, USING RESTORATIVE
27	JUSTICE PRACTICES AS DEFINED IN SECTION 18-1-901 (3) (0.5), C.R.S.

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1	SECTION 3. Article 28 of title 17, Colorado Revised Statutes, is
2	amended BY THE ADDITION OF A NEW SECTION to read:
3	17-28-103. Victim-offender conferences - pilot program. THE
4	DEPARTMENT IS AUTHORIZED TO ESTABLISH A PILOT PROGRAM, WHEN
5	FUNDS BECOME AVAILABLE, IN ITS CORRECTIONAL FACILITIES TO
6	FACILITATE VICTIM-INITIATED VICTIM-OFFENDER CONFERENCES WHEREBY
7	A VICTIM OF A CRIME MAY REQUEST A FACILITATED CONFERENCE WITH THE
8	OFFENDER WHO COMMITTED THE CRIME, IF THE OFFENDER IS IN THE
9	CUSTODY OF THE DEPARTMENT. AFTER SUCH A PILOT PROGRAM IS
10	ESTABLISHED, THE DEPARTMENT MAY ESTABLISH POLICIES AND
11	PROCEDURES FOR THE VICTIM-OFFENDER CONFERENCES USING
12	VOLUNTEERS TO FACILITATE THE CONFERENCES. THE VOLUNTEERS SHALL
13	COMPLETE THE DEPARTMENT'S VOLUNTEER AND FACILITY-SPECIFIC
14	TRAINING PROGRAMS AND COMPLETE HIGH-RISK VICTIM-OFFENDER
15	TRAINING AND VICTIM ADVOCACY TRAINING. THE DEPARTMENT SHALL
16	NOT COMPENSATE OR REIMBURSE A VOLUNTEER OR VICTIM FOR ANY
17	EXPENSES NOR OTHERWISE INCUR ANY ADDITIONAL EXPENSES TO
18	ESTABLISH OR OPERATE THE VICTIM-OFFENDER CONFERENCES PILOT
19	PROGRAM. IF A PILOT PROGRAM IS AVAILABLE, AND SUBSEQUENT TO THE
20	VICTIM'S OR THE VICTIM REPRESENTATIVE'S REQUEST, THE DEPARTMENT
21	SHALL ARRANGE SUCH A CONFERENCE ONLY AFTER DETERMINING THAT
22	THE CONFERENCE WOULD BE SAFE AND ONLY IF THE OFFENDER AGREES TO
23	PARTICIPATE. THE PURPOSES OF THE CONFERENCE SHALL BE TO ENABLE
24	THE VICTIM TO MEET THE OFFENDER, TO OBTAIN ANSWERS TO QUESTIONS
25	ONLY THE OFFENDER CAN ANSWER, TO ASSIST THE VICTIM IN HEALING
26	FROM THE IMPACT OF THE CRIME, AND TO PROMOTE A SENSE OF REMORSE
27	AND ACCEPTANCE OF RESPONSIBILITY BY THE OFFENDER THAT MAY

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1	CONTRIBUTE TO HIS OR HER REHABILITATION.
2	SECTION 4. 18-1-102 (1), Colorado Revised Statutes, is
3	amended BY THE ADDITION OF A NEW PARAGRAPH to read:
4	18-1-102. Purpose of code, statutory construction. (1) This
5	code shall be construed in such manner as to promote maximum
6	fulfillment of its general purposes, namely:
7	(e) TO PROMOTE ACCEPTANCE OF RESPONSIBILITY AND
8	ACCOUNTABILITY BY OFFENDERS AND TO PROVIDE RESTORATION AND
9	HEALING FOR VICTIMS AND THE COMMUNITY WHILE ATTEMPTING TO
10	REDUCE RECIDIVISM AND THE COSTS TO SOCIETY BY THE USE OF
11	RESTORATIVE JUSTICE PRACTICES.
12	SECTION 5. 18-1-102.5 (1) (c) and (1) (d), Colorado Reviseo
13	Statutes, are amended, and the said 18-1-102.5 (1) is further amended BY
14	THE ADDITION OF A NEW PARAGRAPH, to read:
15	18-1-102.5. Purposes of code with respect to sentencing.
16	(1) The purposes of this code with respect to sentencing are:
17	(c) To prevent crime and promote respect for the law by providing
18	an effective deterrent to others likely to commit similar offenses; and
19	(d) To promote rehabilitation by encouraging correctiona
20	programs that elicit the voluntary cooperation and participation of
21	convicted offenders; AND
22	(e) TO PROMOTE ACCEPTANCE OF RESPONSIBILITY AND
23	ACCOUNTABILITY BY OFFENDERS AND TO PROVIDE RESTORATION AND
24	HEALING FOR VICTIMS AND THE COMMUNITY WHILE ATTEMPTING TO
25	REDUCE RECIDIVISM AND THE COSTS TO SOCIETY BY THE USE OF
26	RESTORATIVE JUSTICE PRACTICES.
27	SECTION 6 18-1-901 (3) Colorado Revised Statutes is

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1	amended BY THE ADDITION OF A NEW PARAGRAPH to read:
2	18-1-901. Definitions. (3) (0.5) "RESTORATIVE JUSTICE
3	PRACTICES MEANS PRACTICES THAT EMPHASIZE REPAIRING THE HARM
4	CAUSED TO VICTIMS AND THE COMMUNITY BY OFFENSES. RESTORATIVE
5	JUSTICE PRACTICES INCLUDE VICTIM INITIATED VICTIM-OFFENDER
6	CONFERENCES, FAMILY GROUP CONFERENCES, CIRCLES, COMMUNITY
7	CONFERENCES, AND OTHER SIMILAR VICTIM-CENTERED PRACTICES.
8	RESTORATIVE JUSTICE PRACTICES ARE FACILITATED MEETINGS ATTENDED
9	VOLUNTARILY BY THE VICTIM OR VICTIM'S REPRESENTATIVES, THE
10	VICTIM'S SUPPORTERS, THE OFFENDER, AND THE OFFENDER'S SUPPORTERS
11	AND MAY INCLUDE COMMUNITY MEMBERS. BY ENGAGING THE PARTIES TO
12	THE OFFENSE IN VOLUNTARY DIALOGUE, RESTORATIVE JUSTICE PRACTICES
13	PROVIDE AN OPPORTUNITY FOR THE OFFENDER TO ACCEPT RESPONSIBILITY
14	FOR THE HARM CAUSED TO THE VICTIM AND COMMUNITY, PROMOTE VICTIM
15	HEALING, AND ENABLE THE PARTICIPANTS TO AGREE ON CONSEQUENCES
16	TO REPAIR THE HARM, TO THE EXTENT POSSIBLE, INCLUDING BUT NOT
17	LIMITED TO APOLOGIES, COMMUNITY SERVICE, REPARATION
18	RESTORATION, AND COUNSELING. RESTORATIVE JUSTICE PRACTICES MAY
19	BE IN USED IN ADDITION TO ANY OTHER CONDITIONS, CONSEQUENCES, OR
20	SENTENCE IMPOSED BY THE COURT.
21	SECTION 7. 18-1.3-104 (1) (b.5) (I), Colorado Revised Statutes,
22	is amended to read:
23	18-1.3-104. Alternatives in imposition of sentence. (1) Within
24	the limitations of the applicable statute pertaining to sentencing and
25	subject to the provisions of this title, the trial court has the following
26	alternatives in entering judgment imposing a sentence:
27	(b.5) (I) Except as otherwise provided by subparagraph (II) of this

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1	paragraph (b.5), any defendant who, in the determination of the court, is
2	a candidate for an alternative sentencing option and who would otherwise
3	be sentenced to imprisonment pursuant to paragraph (b) of this subsection
4	(1) may, as an alternative, be sentenced to a specialized restitution and
5	community service program pursuant to section 18-1.3-302, WHICH MAY
6	INCLUDE RESTORATIVE JUSTICE PRACTICES, AS DEFINED IN SECTION
7	18-1-901 (3) (0.5), if such defendant is determined eligible and is
8	accepted into such program. TO BE ELIGIBLE FOR RESTORATIVE JUSTICE
9	PRACTICES, THE DEFENDANT SHALL NOT HAVE BEEN CONVICTED OF
10	UNLAWFUL SEXUAL BEHAVIOR AS DEFINED IN SECTION 16-22-102 (9),
11	C.R.S., A CRIME IN WHICH THE UNDERLYING FACTUAL BASIS INVOLVES
12	DOMESTIC VIOLENCE, AS DEFINED IN SECTION 18-6-800.3 (1), STALKING AS
13	DEFINED IN SECTION 18-3-602, OR VIOLATION OF A PROTECTION ORDER AS
14	DEFINED IN SECTION 18-6-803.5. IF THE COURT ORDERS THE DEFENDANT
15	TO ATTEND A RESTORATIVE JUSTICE PRACTICES VICTIM-OFFENDER
16	CONFERENCE, THE FACILITATOR OF THE CONFERENCE SHALL PROVIDE HIS
17	OR HER SERVICES FOR A FEE OF NO MORE THAN ONE HUNDRED
18	TWENTY-FIVE DOLLARS, BASED ON A SLIDING SCALE. ANY STATEMENTS
19	MADE DURING THE CONFERENCE SHALL BE CONFIDENTIAL AND SHALL NOT
20	BE USED AS A BASIS FOR CHARGING OR PROSECUTING THE DEFENDANT
21	UNLESS THE DEFENDANT COMMITS A CHARGEABLE OFFENSE DURING THE
22	CONFERENCE.
23	SECTION 8. 18-1.3-204 (2) (a), Colorado Revised Statutes, is
24	amended BY THE ADDITION OF A NEW SUBPARAGRAPH to read:
25	18-1.3-204. Conditions of probation. (2) (a) When granting
26	probation, the court may, as a condition of probation, require that the
27	defendant:

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1	(III.5) PARTICIPATE IN RESTORATIVE JUSTICE PRACTICES, AS
2	DEFINED IN SECTION 18-1-901 (3) (0.5), IF AVAILABLE IN THE
3	JURISDICTION, REQUESTED BY THE VICTIM WHO HAS BEEN INFORMED
4	ABOUT RESTORATIVE JUSTICE PRACTICES PURSUANT TO SECTION
5	24-4.1-303 (11) (g), C.R.S., AND THE DEFENDANT IS DETERMINED
6	SUITABLE BY A DESIGNATED RESTORATIVE JUSTICE PRACTICES
7	FACILITATOR. TO BE ELIGIBLE FOR RESTORATIVE JUSTICE PRACTICES, THE
8	DEFENDANT SHALL NOT HAVE BEEN CONVICTED OF UNLAWFUL SEXUAL
9	BEHAVIOR AS DEFINED IN SECTION 16-22-102 (9), C.R.S., A CRIME IN
10	WHICH THE UNDERLYING FACTUAL BASIS INVOLVES DOMESTIC VIOLENCE,
11	AS DEFINED IN SECTION $18-6-800.3$ (1), STALKING AS DEFINED IN SECTION
12	18-3-602, OR VIOLATION OF A PROTECTION ORDER AS DEFINED IN
13	SECTION 18-6-803.5. Any statements made during a restorative
14	JUSTICE CONFERENCE SHALL BE CONFIDENTIAL AND SHALL NOT BE USED
15	AS A BASIS FOR CHARGING OR PROSECUTING THE DEFENDANT UNLESS THE
16	DEFENDANT COMMITS A CHARGEABLE OFFENSE DURING THE CONFERENCE.
17	FAILURE TO COMPLETE THE REQUIREMENTS ARISING FROM A RESTORATIVE
18	JUSTICE CONFERENCE MAY BE CONSIDERED A VIOLATION OF PROBATION.
19	NOTHING IN THIS SUBPARAGRAPH (III.5) SHALL BE CONSTRUED TO
20	REQUIRE A VICTIM TO PARTICIPATE IN A RESTORATIVE JUSTICE
21	VICTIM-OFFENDER CONFERENCE.
22	SECTION 9. 19-1-103 (44), Colorado Revised Statutes, is
23	amended to read:
24	19-1-103. Definitions. As used in this title or in the specified
25	portion of this title, unless the context otherwise requires:
26	(44) "Diversion" means a decision made by a person with
27	authority or a delegate of that person that results in specific official action

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1	of the legal system not being taken in regard to a specific juvenile or child
2	and in lieu thereof providing individually designed services by a specific
3	program. The goal of diversion is to prevent further involvement of the
4	juvenile or child in the formal legal system. Diversion of a juvenile or
5	child may take place either at the prefiling level as an alternative to the
6	filing of a petition pursuant to section 19-2-512 or at the postadjudication
7	level as an adjunct to probation services following an adjudicatory
8	hearing pursuant to section 19-3-505 or a disposition as a part of
9	sentencing pursuant to section 19-2-907. "Services", as used in this
10	subsection (44), includes but is not limited to diagnostic needs
11	assessment, restitution programs, community service, job training and
12	placement, specialized tutoring, constructive recreational activities,
13	general counseling and counseling during a crisis situation, and follow-up
14	activities. Services may include restorative justice practices including,
15	where practicable, victim-offender conferences AS DEFINED IN SECTION
16	18-1-901 (3) (0.5), AS REQUESTED BY THE VICTIM, AFTER BEING INFORMED
17	ABOUT RESTORATIVE JUSTICE PRACTICES PURSUANT TO SECTION
18	24-4.1-303 (11) (g), C.R.S., AND AS DEEMED SUITABLE BY THE PROBATION
19	DEPARTMENT OR A DESIGNATED RESTORATIVE JUSTICE PRACTICES
20	FACILITATOR. SUCH PRACTICES MAY INCLUDE VICTIM-OFFENDER
21	CONFERENCES, IF REQUESTED BY THE VICTIM. RESTORATIVE JUSTICE
22	PRACTICES SHALL BE CONDUCTED BY FACILITATORS RECOMMENDED BY
23	THE DISTRICT ATTORNEY.
24	SECTION 10. 19-2-512, Colorado Revised Statutes, is amended
25	to read:
26	19-2-512. Petition initiation. (1) If the district attorney

determines that the interests of the juvenile or of the community require

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that further action be taken, the district attorney may file a petition in delinquency on the form specified in section 19-2-513, which shall be accepted by the court. If the district attorney chooses to file a petition in delinquency on any juvenile who receives a detention hearing under section 19-2-508, he or she shall file said petition within seventy-two hours after the detention hearing, excluding Saturdays, Sundays, and legal holidays. Upon filing of such petition, the court, if practicable, shall send notice of the pendency of such action to the natural parents of the juvenile who is the subject of such petition.

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(2) IF THE PETITION IS THE FIRST JUVENILE PETITION FILED AGAINST THE JUVENILE IN ANY JURISDICTION AND IS INITIATED IN A JURISDICTION THAT HAS RESTORATIVE JUSTICE PRACTICES AVAILABLE, THE DISTRICT ATTORNEY OR HIS OR HER DESIGNEE MAY DETERMINE WHETHER A JUVENILE IS SUITABLE FOR RESTORATIVE JUSTICE PRACTICES. IN MAKING A DETERMINATION OF WHETHER THE JUVENILE IS SUITABLE FOR RESTORATIVE JUSTICE PRACTICES, THE DISTRICT ATTORNEY SHALL FIRST DETERMINE WHETHER THE VICTIM, HAVING BEEN INFORMED ABOUT RESTORATIVE JUSTICE PRACTICES PURSUANT TO SECTION 24-4.1-303 (11) (g), C.R.S., IS REQUESTING CONSIDERATION OF RESTORATIVE JUSTICE PRACTICES AS AN ALTERNATIVE TO FORMAL PROSECUTION. UPON SUCH REQUEST, THE DISTRICT ATTORNEY SHALL CONSIDER WHETHER THE JUVENILE ACCEPTS RESPONSIBILITY FOR, EXPRESSES REMORSE FOR, AND IS WILLING TO REPAIR THE HARM CAUSED BY HIS OR HER ACTIONS AND WHETHER THE JUVENILE'S PARENT OR LEGAL GUARDIAN IS WILLING TO SUPPORT THE JUVENILE IN THE PROCESS. IF REQUESTED BY THE VICTIM, RESTORATIVE JUSTICE PRACTICES MAY BE UTILIZED AS PART OF THIS PROCESS. THE DISTRICT ATTORNEY MAY OFFER DISMISSAL OF CHARGES AS

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1	AN OPTION FOR THE SUCCESSFUL COMPLETION OF THESE AND ANY OTHER
2	CONDITIONS IMPOSED AND DESIGNED TO ADDRESS THE HARM DONE TO THE
3	VICTIM AND THE COMMUNITY BY THE OFFENDER, SUBJECT TO APPROVAL
4	BY THE COURT.
5	SECTION 11. 19-2-706 (1), Colorado Revised Statutes, is
6	amended to read:
7	19-2-706. Advisement. (1) At the first appearance before the
8	court after the filing of a petition, the juvenile and his or her parents,
9	guardian, or other legal custodian shall be advised by the court of their
10	constitutional and legal rights as set forth in rule 3 of the Colorado rules
11	of juvenile procedure. Such advisement may SHALL include the
12	possibility of restorative justice practices, including victim-offender
13	conferences if applicable. The advisement regarding restorative
14	JUSTICE PRACTICES DOES NOT ESTABLISH ANY RIGHT TO RESTORATIVE
15	JUSTICE PRACTICES ON BEHALF OF THE JUVENILE, AND FAILURE TO
16	PROVIDE AN ADVISEMENT REGARDING RESTORATIVE JUSTICE PRACTICES
17	DOES NOT CONSTITUTE ANY LEGAL ERROR BY THE COURT.
18	SECTION 12. 19-2-708 (2), Colorado Revised Statutes, is
19	amended to read:
20	19-2-708. Entry of plea. (2) Upon the entry of a plea of guilty to
21	one or more of the allegations contained in the petition, the court shall
22	advise the juvenile in accordance with rule 3 of the Colorado rules of
23	juvenile procedure. Such advisement may SHALL include the possibility
24	of restorative justice practices, including victim-offender conferences if
25	applicable. The advisement regarding restorative justice
26	PRACTICES DOES NOT ESTABLISH ANY RIGHT TO RESTORATIVE JUSTICE
27	PRACTICES ON BEHALF OF THE JUVENILE, AND FAILURE TO PROVIDE AN

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1	ADVISEMENT REGARDING RESTORATIVE JUSTICE PRACTICES DOES NOT
2	CONSTITUTE ANY LEGAL ERROR BY THE COURT.
3	SECTION 13. 19-2-905, Colorado Revised Statutes, is amended
4	BY THE ADDITION OF A NEW SUBSECTION to read:
5	19-2-905. Presentence investigation. (4) PRIOR TO SENTENCING
6	A JUVENILE WHO WAS ADJUDICATED FOR AN OFFENSE THAT WOULD BE A
7	FELONY OR MISDEMEANOR NOT CONTAINED IN TITLE 42, C.R.S., IF
8	COMMITTED BY AN ADULT, THE COURT, AND UPON THE REQUEST OF THE
9	VICTIM, MAY ORDER THE JUVENILE TO PARTICIPATE IN AN ASSESSMENT TO
10	DETERMINE WHETHER THE JUVENILE WOULD BE SUITABLE FOR
11	PARTICIPATION IN RESTORATIVE JUSTICE PRACTICES THAT WOULD BE A
12	PART OF THE JUVENILE'S SENTENCE; EXCEPT THAT THE COURT MAY NOT
13	ORDER PARTICIPATION IN A RESTORATIVE JUSTICE PRACTICE IF THE
14	JUVENILE WAS ADJUDICATED A DELINQUENT FOR UNLAWFUL SEXUAL
15	BEHAVIOR, AS DEFINED IN SECTION 16-22-102 (9), C.R.S., A CRIME IN
16	WHICH THE UNDERLYING FACTUAL BASIS INVOLVES DOMESTIC VIOLENCE,
17	AS DEFINED IN SECTION 18-6-800.3 (1), C.R.S., STALKING AS DEFINED IN
18	SECTION 18-3-602, C.R.S., OR VIOLATION OF A PROTECTION ORDER AS
19	DEFINED IN SECTION 18-6-803.5, C.R.S. IF THE COURT ORDERS A
20	SUITABILITY ASSESSMENT, THE ASSESSOR SHALL PROVIDE THE SERVICES
21	FOR A FEE OF NO MORE THAN FORTY DOLLARS BASED ON A SLIDING SCALE.
22	IF THE JUVENILE PARTICIPATES IN A RESTORATIVE JUSTICE PRACTICES
23	VICTIM-OFFENDER CONFERENCE, THE FACILITATOR SHALL PROVIDE THESE
24	SERVICES FOR A FEE OF NO MORE THAN ONE HUNDRED TWENTY-FIVE
25	DOLLARS BASED ON A SLIDING SCALE.
26	SECTION 14. 19-2-907 (1) (1), Colorado Revised Statutes, is
27	amended to read:

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1	19-2-907. Sentencing schedule - options. (1) Upon completion
2	of the sentencing hearing, pursuant to section 19-2-906, the court shall
3	enter a decree of sentence or commitment imposing any of the following
4	sentences or combination of sentences, as appropriate:
5	(l) Participation in an evaluation to determine whether the juvenile
6	would be suitable for restorative justice practices, that would be a part of
7	the juvenile's sentence; except that the court may not order participation
8	in restorative justice practices if the juvenile was adjudicated a delinquent
9	for unlawful sexual behavior as defined in section 16-22-102 (9), C.R.S.,
10	or a crime in which the underlying factual basis involves domestic
11	violence as defined in section 18-6-800.3 (1), C.R.S., STALKING AS
12	DEFINED IN SECTION 18-3-602, C.R.S., OR VIOLATION OF A PROTECTION
13	ORDER AS DEFINED IN SECTION 18-6-803.5, C.R.S. IF THE COURT ORDERS
14	PARTICIPATION IN RESTORATIVE JUSTICE PRACTICES, THE FACILITATOR
15	SHALL PROVIDE THESE SERVICES FOR A FEE OF NO MORE THAN ONE
16	HUNDRED TWENTY-FIVE DOLLARS BASED ON A SLIDING SCALE. NOTHING
17	IN THIS PARAGRAPH (1) SHALL BE CONSTRUED TO REQUIRE A VICTIM TO
18	PARTICIPATE IN A RESTORATIVE JUSTICE VICTIM-OFFENDER CONFERENCE.
19	SECTION 15. 19-2-925 (2) (l), Colorado Revised Statutes, is
20	amended to read:
21	19-2-925. Probation - terms - release - revocation. (2) The
22	court shall, as minimum conditions of probation, order that the juvenile:
23	(l) May be evaluated to determine whether the juvenile would be
24	suitable for restorative justice practices that would be a part of the
25	juvenile's probation program; except that the court may not order
26	participation in restorative justice practices if the juvenile was adjudicated
27	a delinquent for unlawful sexual behavior as defined in section 16-22-102

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1	(9), C.R.S., or a crime in which the underlying factual basis involves
2	domestic violence as defined in section 18-6-800.3 (1), C.R.S., STALKING
3	AS DEFINED IN SECTION 18-3-602, C.R.S., OR VIOLATION OF A PROTECTION
4	ORDER AS DEFINED IN SECTION 18-6-803.5, C.R.S.
5	SECTION 16. Article 32 of title 22, Colorado Revised Statutes
6	is amended BY THE ADDITION OF A NEW SECTION to read:
7	22-32-142. Restorative justice practices - legislative
8	declaration. (1) The General assembly hereby finds that:
9	(a) CONFLICTS AND OFFENSES ARISING DURING THE SCHOOL DAY
10	INTERRUPT LEARNING, THREATEN SCHOOL SAFETY, AND OFTEN LEAD TO
11	SUSPENSIONS, EXPULSIONS, AND AN INCREASE IN THE LIKELIHOOD OF A
12	STUDENT DROPPING OUT OF SCHOOL;
13	(b) STUDENTS WHO DROP OUT OF HIGH SCHOOL FACE DIMINISHED
14	JOB OPPORTUNITIES, LOWER LIFETIME EARNINGS, AND INCREASED
15	UNEMPLOYMENT AND MORE OFTEN REQUIRE PUBLIC ASSISTANCE. THEY
16	ARE MORE LIKELY TO PARTICIPATE IN CRIMINAL ACTIVITY, RESULTING IN
17	HIGHER INCARCERATION RATES, AND THEY FACE MUCH GREATER
18	CHALLENGES TO BECOMING PRODUCTIVE, CONTRIBUTING MEMBERS OF
19	THEIR COMMUNITIES.
20	(c) SCHOOL CONFLICTS CAN RESULT IN OFFENSES THAT VIOLATE
21	SCHOOL RULES AND LOCAL LAWS AND DAMAGE RELATIONSHIPS AMONO
22	MEMBERS OF THE SCHOOL AND SURROUNDING COMMUNITY;
23	(d) RESTORATIVE JUSTICE, WHICH REQUIRES THE OFFENDER TO
24	ACCEPT RESPONSIBILITY AND ACCOUNTABILITY FOR HIS OR HER ACTIONS
25	TEACHES CONFLICT RESOLUTION, REPAIRS THE HARM FROM THE OFFENSE
26	REDUCES CLASSROOM DISRUPTIONS, SUSPENSIONS, EXPULSIONS, AND
27	CONSEQUENT DROPOUTS, PROMOTES SCHOOL SAFETY, AND ENABLES

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1	VICTIMS, OFFENDERS, AND COMMUNITY MEMBERS TO REBUILD THE
2	COMMUNITY AND RESTORE RELATIONSHIPS; AND
3	(e) THE GENERAL ASSEMBLY HAS A VITAL INTEREST IN REDUCING
4	CLASSROOM DISRUPTIONS, SUSPENSIONS, EXPULSIONS, AND DROPOUT
5	RATES AND IN ASSISTING VICTIMS, REDUCING REFERRALS TO THE JUSTICE
6	SYSTEM, AND BUILDING SAFER, MORE COHESIVE SCHOOL COMMUNITIES TO
7	PROMOTE LEARNING.
8	(2) (a) Therefore, the general assembly supports and
9	ENCOURAGES THE USE OF RESTORATIVE JUSTICE AS A SCHOOL'S FIRST
10	CONSIDERATION TO REMEDIATE OFFENSES SUCH AS INTERPERSONAL
11	CONFLICTS, BULLYING, VERBAL AND PHYSICAL CONFLICTS, THEFT,
12	DAMAGE TO PROPERTY, CLASS DISRUPTION, HARASSMENT AND INTERNET
13	HARASSMENT, AND ATTENDANCE ISSUES.
14	(b) THE GENERAL ASSEMBLY ENCOURAGES EACH SCHOOL DISTRICT
15	TO IMPLEMENT TRAINING AND EDUCATION IN THE PRINCIPLES AND
16	PRACTICES OF RESTORATIVE JUSTICE TO ENSURE THAT CAPABLE
17	PERSONNEL AND RESOURCES ARE AVAILABLE TO SUCCESSFULLY
18	FACILITATE ALL STEPS OF THE RESTORATIVE JUSTICE PROCESS.
19	(3) FOR PURPOSES OF THIS SECTION, "RESTORATIVE JUSTICE"
20	MEANS PRACTICES THAT EMPHASIZE REPAIRING THE HARM TO THE VICTIM
21	AND THE SCHOOL COMMUNITY CAUSED BY A STUDENT'S MISCONDUCT.
22	RESTORATIVE JUSTICE PRACTICES MAY INCLUDE VICTIM-INITIATED
23	VICTIM-OFFENDER CONFERENCES ATTENDED VOLUNTARILY BY THE
24	VICTIM, A VICTIM ADVOCATE, THE OFFENDER, SCHOOL MEMBERS, AND
25	SUPPORTERS OF THE VICTIM AND THE OFFENDER, WHICH PROGRAM
26	PROVIDES AN OPPORTUNITY FOR THE OFFENDER TO ACCEPT
27	RESPONSIBILITY FOR THE HARM CAUSED TO THOSE AFFECTED BY THE ACT

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1	AND TO PARTICIPATE IN SETTING CONSEQUENCES TO REPAIR THE HARM.
2	CONSEQUENCES RECOMMENDED BY THE PARTICIPANTS MAY INCLUDE, BUT
3	NEED NOT BE LIMITED TO, APOLOGIES, COMMUNITY SERVICE, RESTITUTION,
4	RESTORATION, AND COUNSELING. THE SELECTED CONSEQUENCES SHALL
5	BE INCORPORATED INTO AN AGREEMENT THAT SETS TIME LIMITS FOR
6	COMPLETION OF THE CONSEQUENCES AND IS SIGNED BY ALL PARTICIPANTS.
7	(4) EACH SCHOOL DISTRICT IS ENCOURAGED TO DEVELOP AND
8	UTILIZE RESTORATIVE JUSTICE PRACTICES THAT ARE PART OF THE
9	DISCIPLINARY PROGRAM OF EACH SCHOOL IN THE DISTRICT.
10	SECTION 17. Part 5 of article 30.5 of title 22, Colorado Revised
11	Statutes, is amended BY THE ADDITION OF A NEW SECTION to
12	read:
13	22-30.5-520. Restorative justice practices. The State Charter
14	SCHOOL INSTITUTE IS ENCOURAGED TO DEVELOP AND UTILIZE
15	RESTORATIVE JUSTICE PRACTICES, AS DEFINED IN SECTION 22-32-142 (3),
16	THAT ARE PART OF THE DISCIPLINARY PROGRAM OF EACH INSTITUTE
17	CHARTER SCHOOL.
18	SECTION 18. 24-4.1-302.5 (1), Colorado Revised Statutes, is
19	amended BY THE ADDITION OF A NEW PARAGRAPH to read:
20	24-4.1-302.5. Rights afforded to victims. (1) In order to
21	preserve and protect a victim's rights to justice and due process, each
22	victim of a crime shall have the following rights:
23	(1.5) The right to be informed about the possibility of
24	RESTORATIVE JUSTICE PRACTICES, AS DEFINED IN SECTION 18-1-901 (3)
25	(o.5), C.R.S.
26	SECTION 19. 24-4.1-303 (11) (e) and (11) (f), Colorado Revised
27	Statutes are amended and the said 24-4 1-303 (11) is further amended

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1	BY THE ADDITION OF A NEW PARAGRAPH, to read:
2	24-4.1-303. Procedures for ensuring rights of victims of
3	crimes. (11) The district attorney shall inform a victim of the following:
4	(e) The availability of benefits pursuant to this article and the
5	name, address, and telephone number of any person to contact to obtain
6	such benefits; and
7	(f) The availability of transportation to and from any court
8	proceeding for any victim, except as provided in section 24-4.1-302.5 (2):
9	AND
10	(g) THE AVAILABILITY OF RESTORATIVE JUSTICE PRACTICES, AS
11	DEFINED IN SECTION 18-1-901 (3) (0.5), C.R.S.
12	SECTION 20. Act subject to petition - effective date. This act
13	shall take effect at 12:01 a.m. on the day following the expiration of the
14	ninety-day period after final adjournment of the general assembly (August
15	10, 2011, if adjournment sine die is on May 11, 2011); except that, if a
16	referendum petition is filed pursuant to section 1 (3) of article V of the
17	state constitution against this act or an item, section, or part of this act
18	within such period, then the act, item, section, or part shall not take effect
19	unless approved by the people at the general election to be held in
20	November 2012 and shall take effect on the date of the official
21	declaration of the vote thereon by the governor.

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