Second Regular Session Sixty-ninth General Assembly STATE OF COLORADO

PREAMENDED

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

LLS NO. 14-0046.01 Michael Dohr x4347

SENATE BILL 14-129

SENATE SPONSORSHIP

Steadman,

HOUSE SPONSORSHIP

May,

Senate Committees

House Committees

Judiciary Finance

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A BILL FOR AN ACT

CONCERNING CHANGES TO CRIMINAL PROVISIONS RELATED TO MARIJUANA.

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.)

Section 1. The bill adds consumption and possession of marijuana and possession of marijuana paraphernalia to the crime of underage possession or consumption of alcohol. The bill changes the penalty structure for the crime as follows:

! For a first offense, there is a fine of up to \$100 or a

- requirement to attend substance abuse education classes;
- ! For a second offense, there is a fine of up to \$100; a requirement to attend substance abuse education classes; if appropriate, an order for a substance abuse assessment and any treatment recommended by the assessment; and up to 24 hours of public service; and
- ! For a third or subsequent offense, there is a fine of up to \$250, an order for a substance abuse assessment and any treatment recommended by the assessment, and up to 36 hours of public service.

Section 2. Under current law, the P.O.S.T. board is encouraged to offer an advanced roadside impaired driving training course at basic academy training. The bill encourages the P.O.S.T. board to offer the course as an elective to basic field sobriety training recertification.

Section 3. The bill changes the open marijuana container crime to require that prosecution prove that the container has a broken seal, that the contents were partially removed, and that there is evidence that marijuana was consumed in the vehicle. Current law only requires proof of one of those 3 elements.

Sections 4 through 9. The bill makes conforming amendments.

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

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SECTION 1. In Colorado Revised Statutes, repeal and reenact,
with amendments, 18-13-122 as follows:

18-13-122. Illegal possession or consumption of ethyl alcohol or marijuana by an underage person - illegal possession of marijuana paraphernalia by an underage person - definitions - adolescent substance abuse prevention and treatment fund - legislative declaration. (1) (a) The general assembly finds and declares that it is necessary for the state of Colorado to educate Colorado youth about the dangers of early use of alcohol and marijuana, to actively promote programs that prevent the illegal use of alcohol and marijuana, and to teach Colorado youth about responsible use and the healthy choices available to an adult once he or she is able to legally consume alcohol or marijuana.

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1	(b) THE COLORADO GENERAL ASSEMBLY FINDS IT IS NECESSARY
2	FOR THE STATE OF COLORADO TO PROVIDE MORE ADOLESCENT SUBSTANCE
3	ABUSE EDUCATION AND TREATMENT IN A DEVELOPMENTALLY,
4	INTELLECTUALLY, AND SOCIALLY APPROPRIATE MANNER. THEREFORE, IT
5	IS NECESSARY TO CREATE THE ADOLESCENT SUBSTANCE ABUSE
6	PREVENTION AND TREATMENT FUND FOR THAT PURPOSE.
7	(2) AS USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE
8	REQUIRES:
9	(a) "ESTABLISHMENT" MEANS A BUSINESS, FIRM, ENTERPRISE,
10	SERVICE OR FRATERNAL ORGANIZATION, CLUB, INSTITUTION, ENTITY,
11	GROUP, OR RESIDENCE; ANY REAL PROPERTY, INCLUDING BUILDINGS AND
12	IMPROVEMENTS, CONNECTED THEREWITH; AND ANY MEMBERS,
13	EMPLOYEES, AND OCCUPANTS ASSOCIATED THEREWITH.
14	(b) "ETHYL ALCOHOL" MEANS ANY SUBSTANCE WHICH IS OR
15	CONTAINS ETHYL ALCOHOL.
16	(c) "Marijuana" has the same meaning as in section 16 (2)
17	(f) OF ARTICLE XVIII OF THE COLORADO CONSTITUTION.
18	(d) "Marijuana paraphernalia" has the same meaning as
19	MARIJUANA ACCESSORIES IN SECTION $16(2)(g)$ OF ARTICLE XVIII OF THE
20	COLORADO CONSTITUTION.
21	(e) "POSSESSION OF ETHYL ALCOHOL" MEANS THAT A PERSON HAS
22	OR HOLDS ANY AMOUNT OF ETHYL ALCOHOL ANYWHERE ON HIS OR HER
23	PERSON OR THAT A PERSON OWNS OR HAS CUSTODY OF ETHYL ALCOHOL OR
24	HAS ETHYL ALCOHOL WITHIN HIS OR HER IMMEDIATE PRESENCE AND
25	CONTROL.
26	(f) "POSSESSION OF MARIJUANA" MEANS THAT A PERSON HAS OR
27	HOLDS ANY AMOUNT OF MARIJUANA ANYWHERE ON HIS OR HER PERSON OR

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1	THAT A PERSON OWNS OR HAS CUSTODY OF MARIJUANA OR HAS
2	MARIJUANA WITHIN HIS OR HER IMMEDIATE PRESENCE AND CONTROL.
3	(g) "PRIVATE PROPERTY" MEANS ANY DWELLING AND ITS
4	CURTILAGE WHICH IS BEING USED BY A NATURAL PERSON OR NATURAL
5	PERSONS FOR HABITATION AND WHICH IS NOT OPEN TO THE PUBLIC AND
6	PRIVATELY OWNED REAL PROPERTY WHICH IS NOT OPEN TO THE PUBLIC.
7	"PRIVATE PROPERTY" SHALL NOT INCLUDE:
8	(I) ANY ESTABLISHMENT WHICH HAS OR IS REQUIRED TO HAVE A
9	LICENSE PURSUANT TO ARTICLE 46, 47, OR 48 OF TITLE 12, C.R.S.;
10	(II) ANY ESTABLISHMENT WHICH SELLS ETHYL ALCOHOL OR UPON
11	WHICH ETHYL ALCOHOL IS SOLD; OR
12	(III) ANY ESTABLISHMENT WHICH LEASES, RENTS, OR PROVIDES
13	ACCOMMODATIONS TO MEMBERS OF THE PUBLIC GENERALLY.
14	(3) (a) EXCEPT AS DESCRIBED BY SECTION 18-1-711 AND
15	SUBSECTION (6) OF THIS SECTION, A PERSON UNDER TWENTY-ONE YEARS
16	OF AGE WHO POSSESSES OR CONSUMES ETHYL ALCOHOL ANYWHERE IN THE
17	STATE OF COLORADO COMMITS ILLEGAL POSSESSION OR CONSUMPTION OF
18	ETHYL ALCOHOL BY AN UNDERAGE PERSON. ILLEGAL POSSESSION OR
19	CONSUMPTION OF ETHYL ALCOHOL BY AN UNDERAGE PERSON IS A STRICT
20	LIABILITY OFFENSE.
21	(b) EXCEPT AS DESCRIBED BY SECTION 14 OF ARTICLE XVIII OF
22	THE COLORADO CONSTITUTION AND SECTION 18-18-406.3, A PERSON
23	UNDER TWENTY-ONE YEARS OF AGE WHO POSSESSES ONE OUNCE OR LESS
24	OF MARIJUANA OR CONSUMES MARIJUANA ANYWHERE IN THE STATE OF
25	COLORADO COMMITS ILLEGAL POSSESSION OR CONSUMPTION OF
26	MARIJUANA BY AN UNDERAGE PERSON. ILLEGAL POSSESSION OR
27	CONSUMPTION OF MARIJUANA BY AN UNDERAGE PERSON IS A STRICT

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2	(c) EXCEPT AS DESCRIBED BY SECTION 14 OF ARTICLE XVIII OF
3	THE COLORADO CONSTITUTION AND SECTION 18-18-406.3, A PERSON
4	UNDER TWENTY-ONE YEARS OF AGE WHO POSSESSES MARIJUANA
5	PARAPHERNALIA ANYWHERE IN THE STATE OF COLORADO AND KNOWS OR
6	REASONABLY SHOULD KNOW THAT THE DRUG PARAPHERNALIA COULD BE
7	USED IN CIRCUMSTANCES IN VIOLATION OF THE LAWS OF THIS STATE
8	COMMITS ILLEGAL POSSESSION OF MARIJUANA PARAPHERNALIA BY AN
9	UNDERAGE PERSON. ILLEGAL POSSESSION OF MARIJUANA PARAPHERNALIA
10	BY AN UNDERAGE PERSON IS A STRICT LIABILITY OFFENSE.
11	(4) (a) Upon conviction of a first offense of subsection (3)
12	OF THIS SECTION, THE COURT SHALL SENTENCE THE UNDERAGE PERSON TO
13	A FINE OF NOT MORE THAN ONE HUNDRED DOLLARS, OR THE COURT SHALL
14	ORDER THAT THE UNDERAGE PERSON COMPLETE A SUBSTANCE ABUSE
15	EDUCATION PROGRAM APPROVED BY THE DIVISION OF BEHAVIORAL
16	HEALTH IN THE DEPARTMENT OF HUMAN SERVICES.
17	(b) Upon conviction of a second offense of subsection (3)
18	OF THIS SECTION, THE COURT SHALL SENTENCE THE UNDERAGE PERSON TO
19	A FINE OF NOT MORE THAN ONE HUNDRED DOLLARS, AND THE COURT
20	SHALL ORDER THE UNDERAGE PERSON TO:
21	(I) COMPLETE A SUBSTANCE ABUSE EDUCATION PROGRAM
22	APPROVED BY THE DIVISION OF BEHAVIORAL HEALTH IN THE DEPARTMENT
23	OF HUMAN SERVICES;
24	(II) IF DETERMINED NECESSARY AND APPROPRIATE, SUBMIT TO A
25	SUBSTANCE ABUSE ASSESSMENT APPROVED BY THE DIVISION OF
26	BEHAVIORAL HEALTH IN THE DEPARTMENT OF HUMAN SERVICES AND
27	COMPLETE ANY TREATMENT RECOMMENDED BY THE ASSESSMENT; AND

COMPLETE ANY TREATMENT RECOMMENDED BY THE ASSESSMENT; AND

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1	(III) PERFORM UP TO TWENTY-FOUR HOURS OF USEFUL PUBLIC
2	SERVICE, SUBJECT TO THE CONDITIONS AND RESTRICTIONS SPECIFIED IN
3	SECTION 18-1.3-507.
4	(c) Upon conviction of a third or subsequent offense of
5	SUBSECTION (3) OF THIS SECTION, THE COURT SHALL SENTENCE THE
6	DEFENDANT TO A FINE OF UP TO TWO HUNDRED FIFTY DOLLARS, AND THE
7	COURT SHALL ORDER THE UNDERAGE PERSON TO:
8	(I) SUBMIT TO A SUBSTANCE ABUSE ASSESSMENT APPROVED BY
9	THE DIVISION OF BEHAVIORAL HEALTH IN THE DEPARTMENT OF HUMAN
10	SERVICES AND COMPLETE ANY TREATMENT RECOMMENDED BY THE
11	ASSESSMENT; AND
12	(II) PERFORM UP TO THIRTY-SIX HOURS OF USEFUL PUBLIC
13	SERVICE, SUBJECT TO THE CONDITIONS AND RESTRICTIONS SPECIFIED IN
14	SECTION 18-1.3-507.
15	(d) Nothing in this section prohibits a prosecutor from
16	ENTERING INTO A DIVERSION OR DEFERRED JUDGMENT AGREEMENT WITH
17	ANY UNDERAGE PERSON FOR ANY OFFENSE UNDER THIS SECTION, AND
18	PROSECUTORS ARE ENCOURAGED TO ENTER INTO THOSE AGREEMENTS
19	WHEN THEY ARE CONSISTENT WITH THE LEGISLATIVE DECLARATION OF
20	THIS SECTION AND IN THE INTERESTS OF JUSTICE.
21	(e) A PERSON CONVICTED OF A VIOLATION OF THIS SECTION IS
22	SUBJECT TO AN ADDITIONAL PENALTY SURCHARGE OF TWENTY-FIVE
23	DOLLARS, WHICH MAY BE WAIVED BY THE COURT UPON A SHOWING OF
24	INDIGENCY, THAT SHALL BE TRANSFERRED TO THE ADOLESCENT
25	SUBSTANCE ABUSE PREVENTION AND TREATMENT FUND CREATED
26	PURSUANT TO SUBSECTION (18) OF THIS SECTION.
27	(5) It is an affirmative defense to the offense described in

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1	PARAGRAPH (a) OF SUBSECTION (3) OF THIS SECTION THAT THE ETHYL
2	ALCOHOL WAS POSSESSED OR CONSUMED BY A PERSON UNDER
3	TWENTY-ONE YEARS OF AGE UNDER THE FOLLOWING CIRCUMSTANCES:
4	(a) WHILE SUCH PERSON WAS LEGALLY UPON PRIVATE PROPERTY
5	WITH THE KNOWLEDGE AND CONSENT OF THE OWNER OR LEGAL POSSESSOR
6	OF SUCH PRIVATE PROPERTY AND THE ETHYL ALCOHOL WAS POSSESSED OR
7	CONSUMED WITH THE CONSENT OF HIS OR HER PARENT OR LEGAL
8	GUARDIAN WHO WAS PRESENT DURING SUCH POSSESSION OR
9	CONSUMPTION;
10	(b) WHEN THE EXISTENCE OF ETHYL ALCOHOL IN A PERSON'S BODY
11	WAS DUE SOLELY TO THE INGESTION OF A CONFECTIONERY WHICH
12	CONTAINED ETHYL ALCOHOL WITHIN THE LIMITS PRESCRIBED BY SECTION
13	25-5-410(1)(i)(II), C.R.S.; OR THE INGESTION OF ANY SUBSTANCE WHICH
14	WAS MANUFACTURED, DESIGNED, OR INTENDED PRIMARILY FOR A PURPOSE
15	OTHER THAN ORAL HUMAN INGESTION; OR THE INGESTION OF ANY
16	SUBSTANCE WHICH WAS MANUFACTURED, DESIGNED, OR INTENDED
17	SOLELY FOR MEDICINAL OR HYGIENIC PURPOSES; OR SOLELY FROM THE
18	INGESTION OF A BEVERAGE WHICH CONTAINED LESS THAN ONE-HALF OF
19	ONE PERCENT OF ETHYL ALCOHOL BY WEIGHT; OR
20	(c) THE PERSON IS A STUDENT WHO:
21	(I) TASTES BUT DOES NOT IMBIBE AN ALCOHOL BEVERAGE ONLY
22	WHILE UNDER THE DIRECT SUPERVISION OF AN INSTRUCTOR WHO IS AT
23	LEAST TWENTY-ONE YEARS OF AGE AND EMPLOYED BY A
24	POST-SECONDARY SCHOOL;
25	(II) IS ENROLLED IN A UNIVERSITY OR A POST-SECONDARY SCHOOL
26	ACCREDITED OR CERTIFIED BY AN AGENCY RECOGNIZED BY THE UNITED
27	STATES DEPARTMENT OF EDUCATION, A NATIONALLY RECOGNIZED

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1	ACCREDITING AGENCY OR ASSOCIATION, OR THE PRIVATE OCCUPATIONAL
2	EDUCATION ACT OF 1981", ARTICLE 59 OF TITLE 12, C.R.S.;
3	(III) IS PARTICIPATING IN A CULINARY ARTS, FOOD SERVICE, OR
4	RESTAURANT MANAGEMENT DEGREE PROGRAM; AND
5	(IV) TASTES BUT DOES NOT IMBIBE THE ALCOHOL BEVERAGE FOR
6	INSTRUCTIONAL PURPOSES AS A PART OF A REQUIRED COURSE IN WHICH
7	THE ALCOHOL BEVERAGE, EXCEPT THE PORTION THE STUDENT TASTES,
8	REMAINS UNDER THE CONTROL OF THE INSTRUCTOR.
9	(6) The possession or consumption of ethyl alcohol or
10	MARIJUANA SHALL NOT CONSTITUTE A VIOLATION OF THIS SECTION IF SUCH
11	POSSESSION OR CONSUMPTION TAKES PLACE FOR RELIGIOUS PURPOSES
12	PROTECTED BY THE FIRST AMENDMENT TO THE UNITED STATES
13	CONSTITUTION.
14	(7) AN UNDERAGE PERSON SHALL BE IMMUNE FROM CRIMINAL
15	PROSECUTION UNDER THIS SECTION IF HE OR SHE ESTABLISHES THE
16	FOLLOWING:
17	(a) THE UNDERAGE PERSON CALLED 911 AND REPORTED IN GOOD
18	FAITH THAT ANOTHER UNDERAGE PERSON WAS IN NEED OF MEDICAL
19	ASSISTANCE DUE TO ALCOHOL OR MARIJUANA CONSUMPTION;
20	(b) The underage person who called 911 provided his or
21	HER NAME TO THE 911 OPERATOR;
22	(c) THE UNDERAGE PERSON WAS THE FIRST PERSON TO MAKE THE
23	911 REPORT; AND
24	(d) THE UNDERAGE PERSON WHO MADE THE 911 CALL REMAINED
25	ON THE SCENE WITH THE UNDERAGE PERSON IN NEED OF MEDICAL
26	ASSISTANCE UNTIL ASSISTANCE ARRIVED AND COOPERATED WITH MEDICAL
27	ASSISTANCE OR LAW ENFORCEMENT PERSONNEL ON THE SCENE.

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1	(8) PRIMA FACIE EVIDENCE OF A VIOLATION OF SUBSECTION (3) OF
2	THIS SECTION SHALL CONSIST OF:
3	(a) EVIDENCE THAT THE DEFENDANT WAS UNDER TWENTY-ONE
4	YEARS OF AGE AND POSSESSED OR CONSUMED ETHYL ALCOHOL OR
5	MARIJUANA OR POSSESSED MARIJUANA PARAPHERNALIA ANYWHERE IN
6	THIS STATE; OR
7	(b) EVIDENCE THAT THE DEFENDANT WAS UNDER THE AGE OF
8	TWENTY-ONE YEARS AND MANIFESTED ANY OF THE CHARACTERISTICS
9	COMMONLY ASSOCIATED WITH ETHYL ALCOHOL INTOXICATION OR
10	IMPAIRMENT OR MARIJUANA IMPAIRMENT WHILE PRESENT ANYWHERE IN
11	THIS STATE.
12	(9) DURING ANY TRIAL FOR A VIOLATION OF SUBSECTION (3) OF
13	THIS SECTION, ANY BOTTLE, CAN, OR ANY OTHER CONTAINER WITH
14	LABELING INDICATING THE CONTENTS OF SUCH BOTTLE, CAN, OR
15	CONTAINER SHALL BE ADMISSIBLE INTO EVIDENCE, AND THE INFORMATION
16	CONTAINED ON ANY LABEL ON SUCH BOTTLE, CAN, OR OTHER CONTAINER
17	SHALL BE ADMISSIBLE INTO EVIDENCE AND SHALL NOT CONSTITUTE
18	HEARSAY. A JURY OR A JUDGE, WHICHEVER IS APPROPRIATE, MAY
19	CONSIDER THE INFORMATION UPON SUCH LABEL IN DETERMINING
20	WHETHER THE CONTENTS OF THE BOTTLE, CAN, OR OTHER CONTAINER
21	WERE COMPOSED IN WHOLE OR IN PART OF ETHYL ALCOHOL OR
22	MARIJUANA. A LABEL WHICH IDENTIFIES THE CONTENTS OF ANY BOTTLE,
23	CAN, OR OTHER CONTAINER AS "BEER", "ALE", "MALT BEVERAGE",
24	"FERMENTED MALT BEVERAGE", "MALT LIQUOR", "WINE", "CHAMPAGNE",
25	"WHISKEY" OR "WHISKY", "GIN", "VODKA", "TEQUILA", "SCHNAPPS",
26	"BRANDY", "COGNAC", "LIQUEUR", "CORDIAL", "ALCOHOL", OR "LIQUOR"
27	SHALL CONSTITUTE PRIMA FACIE EVIDENCE THAT THE CONTENTS OF THE

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1	BOTTLE, CAN, OR OTHER CONTAINER WAS COMPOSED IN WHOLE OR IN PART
2	OF ETHYL ALCOHOL.
3	(10) A PARENT OR LEGAL GUARDIAN OF A PERSON UNDER
4	TWENTY-ONE YEARS OF AGE OR ANY NATURAL PERSON WHO HAS THE
5	PERMISSION OF SUCH PARENT OR LEGAL GUARDIAN MAY GIVE OR PERMIT
6	THE POSSESSION AND CONSUMPTION OF ETHYL ALCOHOL TO OR BY A
7	PERSON UNDER TWENTY-ONE YEARS OF AGE UNDER THE CONDITIONS
8	DESCRIBED IN PARAGRAPH (a) OF SUBSECTION (5) OF THIS SECTION. THIS
9	SUBSECTION (10) SHALL NOT BE CONSTRUED TO PERMIT ANY
10	ESTABLISHMENT WHICH IS LICENSED OR IS REQUIRED TO BE LICENSED
11	PURSUANT TO ARTICLE 46, 47, OR 48 OF TITLE 12, C.R.S., OR ANY
12	MEMBERS, EMPLOYEES, OR OCCUPANTS OF ANY SUCH ESTABLISHMENT TO
13	GIVE, PROVIDE, MAKE AVAILABLE, OR SELL ETHYL ALCOHOL TO A PERSON
14	UNDER TWENTY-ONE YEARS OF AGE.
15	(11) NOTHING IN THIS SECTION SHALL BE CONSTRUED TO PROHIBIT
16	ANY STATUTORY OR HOME RULE MUNICIPALITY FROM ENACTING ANY
17	ORDINANCE WHICH PROHIBITS PERSONS UNDER TWENTY-ONE YEARS OF
18	AGE FROM POSSESSING OR CONSUMING ETHYL ALCOHOL OR MARIJUANA OR
19	POSSESSING MARIJUANA PARAPHERNALIA, WHICH ORDINANCE IS AT LEAST
20	AS RESTRICTIVE OR MORE RESTRICTIVE THAN THIS SECTION.
21	(12) NOTHING IN THIS SECTION SHALL BE CONSTRUED TO LIMIT OR

(13) **Sealing of record.** (a) Upon dismissal of a case pursuant to this section after completion of a deferred judgment or diversion or any other action resulting in dismissal of the case or upon completion of the court-ordered substance abuse

PRECLUDE PROSECUTION FOR ANY OFFENSE PURSUANT TO ARTICLE 46, 47,

OR 48 OF TITLE 12, C.R.S., EXCEPT AS PROVIDED IN SUCH ARTICLES.

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1 EDUCATION AND PAYMENT OF ANY FINE FOR A FIRST CONVICTION OF 2 SUBSECTION (3) OF THIS SECTION, THE COURT SHALL IMMEDIATELY ORDER 3 THE CASE SEALED AND PROVIDE TO THE UNDERAGE PERSON AND THE 4 PROSECUTOR A COPY OF THE ORDER SEALING THE CASE FOR DISTRIBUTION 5 BY THE APPROPRIATE PARTY TO ALL LAW ENFORCEMENT AGENCIES IN THE 6 CASE. 7 (b) Upon the expiration of one year from the date of a 8 SECOND OR SUBSEQUENT CONVICTION FOR A VIOLATION OF SUBSECTION 9 (3) OF THIS SECTION, THE UNDERAGE PERSON CONVICTED OF SUCH 10 VIOLATION MAY PETITION THE COURT IN WHICH THE CONVICTION WAS 11 ASSIGNED FOR AN ORDER SEALING THE RECORD OF THE CONVICTION. THE 12 PETITIONER SHALL SUBMIT A VERIFIED COPY OF HIS OR HER CRIMINAL 13 HISTORY, CURRENT THROUGH AT LEAST THE TWENTIETH DAY PRIOR TO THE 14 DATE OF THE FILING OF THE PETITION, ALONG WITH THE PETITION AT THE 15 TIME OF FILING, BUT IN NO EVENT LATER THAN THE TENTH DAY AFTER THE 16 PETITION IS FILED. THE PETITIONER SHALL BE RESPONSIBLE FOR OBTAINING 17 AND PAYING FOR HIS OR HER CRIMINAL HISTORY RECORD. THE COURT 18 SHALL GRANT THE PETITION IF THE PETITIONER HAS NOT BEEN ARRESTED 19 FOR, CHARGED WITH, OR CONVICTED OF ANY FELONY, MISDEMEANOR, OR 20 PETTY OFFENSE DURING THE PERIOD OF ONE YEAR FOLLOWING THE DATE 21 OF THE PETITIONER'S CONVICTION FOR A VIOLATION OF SUBSECTION (3) OF 22 THIS SECTION. 23 (14) THE QUALITATIVE RESULT OF AN ALCOHOL OR MARIJUANA 24 TEST OR TESTS SHALL BE ADMISSIBLE AT THE TRIAL OF ANY PERSON 25 CHARGED WITH A VIOLATION OF SUBSECTION (3) OF THIS SECTION UPON A 26 SHOWING THAT THE DEVICE OR DEVICES USED TO CONDUCT SUCH TEST OR

TESTS HAVE BEEN APPROVED AS ACCURATE IN DETECTING ALCOHOL OR

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1	MARIJUANA BY THE EXECUTIVE DIRECTOR OF THE DEPARTMENT OF PUBLIC
2	HEALTH AND ENVIRONMENT.

(15) OFFICIAL RECORDS OF THE DEPARTMENT OF PUBLIC HEALTH AND ENVIRONMENT RELATING TO THE CERTIFICATION OF BREATH TEST INSTRUMENTS, CERTIFICATION OF OPERATORS AND OPERATOR INSTRUCTORS OF BREATH TEST INSTRUMENTS, CERTIFICATION OF STANDARD SOLUTIONS, AND CERTIFICATION OF LABORATORIES SHALL BE OFFICIAL RECORDS OF THE STATE. COPIES OF SUCH RECORDS, ATTESTED BY THE EXECUTIVE DIRECTOR OF THE DEPARTMENT OF PUBLIC HEALTH AND ENVIRONMENT OR HIS DEPUTY AND ACCOMPANIED BY A CERTIFICATE BEARING THE OFFICIAL SEAL FOR SAID DEPARTMENT, WHICH STATE THAT THE EXECUTIVE DIRECTOR OF THE DEPARTMENT HAS CUSTODY OF SUCH RECORDS, SHALL BE ADMISSIBLE IN ALL COURTS OF RECORD AND SHALL CONSTITUTE PRIMA FACIE EVIDENCE OF THE INFORMATION CONTAINED IN SUCH RECORDS. THE OFFICIAL SEAL OF THE DEPARTMENT DESCRIBED IN THIS SUBSECTION (15) MAY CONSIST OF A RUBBER STAMP PRODUCING A FACSIMILE OF THE SEAL STAMPED UPON THE DOCUMENT.

(16) IN ANY JUDICIAL PROCEEDING IN ANY COURT OF THIS STATE CONCERNING A CHARGE UNDER SUBSECTION (3) OF THIS SECTION, THE COURT SHALL TAKE JUDICIAL NOTICE OF METHODS OF TESTING A PERSON'S BLOOD, BREATH, SALIVA, OR URINE FOR THE PRESENCE OF ALCOHOL OR MARIJUANA AND OF THE DESIGN AND OPERATION OF DEVICES CERTIFIED BY THE DEPARTMENT OF PUBLIC HEALTH AND ENVIRONMENT FOR TESTING A PERSON'S BLOOD, BREATH, SALIVA, OR URINE FOR THE PRESENCE OF ALCOHOL OR MARIJUANA. THIS SUBSECTION (16) SHALL NOT PREVENT THE NECESSITY OF ESTABLISHING DURING A TRIAL THAT THE TESTING DEVICES WERE WORKING PROPERLY AND THAT SUCH TESTING DEVICES WERE

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1 PROPERLY OPERATED. NOTHING IN THIS SUBSECTION (16) SHALL PRECLUDE

2 A DEFENDANT FROM OFFERING EVIDENCE CONCERNING THE ACCURACY OF

3 TESTING DEVICES.

4 (17) A LAW ENFORCEMENT OFFICER MAY NOT ENTER UPON ANY
5 PRIVATE PROPERTY TO INVESTIGATE ANY VIOLATION OF THIS SECTION
6 WITHOUT PROBABLE CAUSE.

7 (18) **Cash fund.** The surcharge collected pursuant to 8 PARAGRAPH (e) OF SUBSECTION (4) OF THIS SECTION MUST BE 9 TRANSMITTED TO THE STATE TREASURER, WHO SHALL CREDIT THE SAME 10 TO THE ADOLESCENT SUBSTANCE ABUSE PREVENTION AND TREATMENT 11 FUND, WHICH FUND IS CREATED AND REFERRED TO IN THIS SECTION AS THE 12 "FUND". THE MONEYS IN THE FUND ARE SUBJECT TO ANNUAL 13 APPROPRIATION BY THE GENERAL ASSEMBLY TO THE UNIT IN THE 14 DEPARTMENT OF HUMAN SERVICES THAT ADMINISTERS BEHAVIORAL 15 HEALTH PROGRAMS AND SERVICES, INCLUDING THOSE RELATED TO 16 MENTAL HEALTH AND SUBSTANCE ABUSE, ESTABLISHED IN ARTICLE 80 OF 17 TITLE 27, C.R.S., FOR ADOLESCENT SUBSTANCE ABUSE PREVENTION AND 18 TREATMENT PROGRAMS. THE UNIT IN THE DEPARTMENT OF HUMAN 19 SERVICES THAT ADMINISTERS BEHAVIORAL HEALTH PROGRAMS AND 20 SERVICES, INCLUDING THOSE RELATED TO MENTAL HEALTH AND 21 SUBSTANCE ABUSE, IS AUTHORIZED TO SEEK AND ACCEPT GIFTS, GRANTS. 22 OR DONATIONS FROM PRIVATE OR PUBLIC SOURCES FOR THE PURPOSES OF 23 THIS SECTION. ALL PRIVATE AND PUBLIC FUNDS RECEIVED THROUGH GIFTS, 24 GRANTS, OR DONATIONS MUST BE TRANSMITTED TO THE STATE TREASURER, WHO SHALL CREDIT THE SAME TO THE FUND. ANY 25 26 UNEXPENDED MONEYS IN THE FUND MAY BE INVESTED BY THE STATE 27 TREASURER AS PROVIDED BY LAW. ALL INTEREST AND INCOME DERIVED

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1	FROM THE INVESTMENT AND DEPOSIT OF MONEYS IN THE FUND MUST BE
2	CREDITED TO THE FUND. ANY UNEXPENDED AND UNENCUMBERED MONEYS
3	REMAINING IN THE FUND AT THE END OF A FISCAL YEAR REMAIN IN THE
4	FUND AND SHALL NOT BE CREDITED OR TRANSFERRED TO THE GENERAL
5	FUND OR ANOTHER FUND.
6	SECTION 2. In Colorado Revised Statutes, 24-31-314, amend
7	(1) as follows:
8	24-31-314. Advanced roadside impaired driving enforcement
9	training. (1) On and after October 1, 2013, the P.O.S.T. board is
10	encouraged to include advanced roadside impaired driving enforcement
11	training in the curriculum for persons who enroll in a training academy
12	for basic peace officer training AS AN ELECTIVE TO BASIC FIELD SOBRIETY
13	TEST TRAINING RECERTIFICATION.
14	SECTION 3. In Colorado Revised Statutes, 42-4-1305.5, amend
15	(1) (c) as follows:
16	42-4-1305.5. Open marijuana container - motor vehicle -
17	prohibited. (1) Definitions. As used in this section, unless the context
18	otherwise requires:
19	(c) "Open marijuana container" means a receptacle or marijuana
20	accessory that contains any amount of marijuana and:
21	(I) That is open or has a broken seal;
22	(II) The contents of which are partially removed; or AND
23	(III) There is evidence that marijuana has been consumed within
24	the motor vehicle.
25	SECTION 4. In Colorado Revised Statutes, 10-3-1104, amend
26	(4) (a) as follows:
27	10-3-1104. Unfair methods of competition - unfair or deceptive

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1 acts or practices - repeal. (4) The following is defined as an unfair 2 practice in the business of insurance: For an insurer to deny, refuse to 3 issue, refuse to renew, refuse to reissue, cancel, or otherwise terminate a 4 motor vehicle insurance policy, to restrict motor vehicle insurance coverage on any person, or to add any surcharge or rating factor to a 5 6 premium of a motor vehicle insurance policy solely because of: 7 (a) A conviction under section 12-47-901 (1) (b), C.R.S., or 8 section 18-13-122 (2) SECTION 18-13-122 (3), C.R.S., or any counterpart 9 municipal charter or ordinance offense or because of any driver's license 10 revocation resulting from such conviction. This paragraph (a) includes, 11 but is not limited to, a driver's license revocation imposed under section 12 42-2-125 (1) (m), C.R.S. 13 **SECTION 5.** In Colorado Revised Statutes, 12-47-801, amend 14 (4.5) as follows: 15 **12-47-801.** Civil liability - legislative declaration. (4.5) An instructor or entity that complies with section 18-13-122 (3) (c) SECTION 16 17 18-13-122 (5) (c), C.R.S., shall not be liable for civil damages resulting 18 from the intoxication of a minor due to the minor's unauthorized 19 consumption of alcohol beverages during instruction in culinary arts, food 20 service, or restaurant management pursuant to section 18-13-122 (3) (c) 21 SECTION 18-13-122 (5) (c), C.R.S. 22 **SECTION 6.** In Colorado Revised Statutes, 18-1-711, **amend** (3) 23 (h) as follows: 24 18-1-711. Immunity for persons who suffer or report an 25 emergency drug or alcohol overdose event - definitions. (3) The 26 immunity described in subsection (1) of this section shall apply to the 27 following criminal offenses:

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1	(h) Illegal possession or consumption of ethyl alcohol OR
2	MARIJUANA BY AN UNDERAGE PERSON OR ILLEGAL POSSESSION OF
3	MARIJUANA PARAPHERNALIA by an underage person, as described in
4	section 18-13-122.
5	SECTION 7. In Colorado Revised Statutes, 18-18-426, amend
6	(2) as follows:
7	18-18-426. Drug paraphernalia - definitions. (2) "Drug
8	paraphernalia" does not include any marijuana accessories as defined in
9	section 16 (2) (g) of article XVIII of the state constitution. if possessed
10	or used by a person age twenty-one or older.
11	SECTION 8. In Colorado Revised Statutes, 18-19-102, amend
12	(1) (e) as follows:
13	18-19-102. Definitions. As used in this article, unless the context
14	otherwise requires:
15	(1) "Alcohol- or drug-related offender" means a person convicted
16	of any of the following offenses or of attempt to commit any of the
17	following offenses:
18	(e) Illegal possession or consumption of ethyl alcohol OR
19	MARIJUANA BY AN UNDERAGE PERSON OR ILLEGAL POSSESSION OF
20	MARIJUANA PARAPHERNALIA by an underage person, as described in
21	section 18-13-122.
22	SECTION 9. In Colorado Revised Statutes, 19-2-104, amend (1)
23	(a) (I) as follows:
24	19-2-104. Jurisdiction. (1) Except as otherwise provided by law,
25	the juvenile court shall have exclusive original jurisdiction in
26	proceedings:
27	(a) Concerning any juvenile ten years of age or older who has

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1	violated:
2	(I) Any federal or state law, except nonfelony state traffic, game
3	and fish, and parks and recreation laws or rules, the offenses specified in
4	section 18-13-121, C.R.S., concerning tobacco products, the offense
5	specified in section 18-13-122, C.R.S., concerning the illegal possession
6	or consumption of ethyl alcohol OR MARIJUANA BY AN UNDERAGE PERSON
7	OR ILLEGAL POSSESSION OF MARIJUANA PARAPHERNALIA by an underage
8	person, and the offenses specified in section 18-18-406 (5) (a) (I), (5) (b)
9	(I), and (5) (b) (II), C.R.S., concerning marijuana and marijuana
10	concentrate;
11	SECTION 10. In Colorado Revised Statutes, 19-2-513, amend
12	(3) (a) introductory portion as follows:
13	19-2-513. Petition form and content. (3) (a) Pursuant to the
14	provisions of section 19-1-126, in those delinquency proceedings to
15	which the federal "Indian Child Welfare Act", 25 U.S.C. sec. 1901, et
16	seq., applies, including but not limited to status offenses such as the
17	illegal possession or consumption of ethyl alcohol OR MARIJUANA BY AN
18	UNDERAGE PERSON OR ILLEGAL POSSESSION OF MARIJUANA
19	PARAPHERNALIA by an underage person, as described in section
20	18-13-122, C.R.S., purchase or attempted purchase of cigarettes or
21	tobacco products by a person under eighteen years of age, as described in
22	section 18-13-121, C.R.S., and possession of handguns by juveniles, as
23	described in section 18-12-108.5, C.R.S., the petition shall:
24	SECTION 11. In Colorado Revised Statutes, 42-2-125, amend
25	(1) (m) (I) and (1) (m) (II) as follows:
26	$\textbf{42-2-125. Mandatory revocation of license and permit.} \ (1) \ The$
27	department shall immediately revoke the license or permit of any driver

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1	or minor driver upon receiving a record showing that such driver has:
2	(m) (I) Been convicted of violating section 12-47-901 (1) (b) or
3	(1) (c) or 18-13-122 (2) 18-13-122 (3), C.R.S., or any counterpart
4	municipal charter or ordinance offense to such sections and having failed
5	to complete an alcohol evaluation or assessment, an alcohol education
6	program, or an alcohol treatment program ordered by the court in
7	connection with such conviction; or
8	(II) Been convicted of violating section 12-47-901 (1) (b) or (1)
9	(c) or 18-13-122 (2) 18-13-122 (3), C.R.S., or any counterpart municipal
10	charter or ordinance offense to such sections and has a previous
11	conviction for such offenses;
12	SECTION 12. In Colorado Revised Statutes, amend 42-2-131 as
13	follows:
14	42-2-131. Revocation of license or permit for failing to comply
15	with a court order relating to nondriving alcohol convictions. Upon
16	a plea of guilty or nolo contendere or a verdict of guilty by the court or a
17	jury to an offense under section 12-47-901 (1) (b) or (1) (c) or 18-13-122
18	(2) 18-13-122 (3), C.R.S., or any counterpart municipal charter or
19	ordinance offense to such section and upon a failure to complete an
20	alcohol evaluation or assessment, an alcohol education program, or an
21	alcohol treatment program ordered by the court in connection with such
22	plea or verdict, the court shall forward to the department a notice of plea
23	or verdict or such failure to complete on the form prescribed by the
24	department. Any revocation pursuant to section 42-2-125 (1) (m) shall
25	begin when the department gives notice of the revocation to the person in
26	accordance with section 42-2-119 (2).
27	SECTION 13. Effective date - applicability. This act takes

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- effect July 1, 2014, and applies to offenses committed on or after said
- date.
- 3 **SECTION 14. Safety clause.** The general assembly hereby finds,
- 4 determines, and declares that this act is necessary for the immediate
- 5 preservation of the public peace, health, and safety.

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