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

# REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 14-0773.01 Jane Ritter x4342

**HOUSE BILL 14-1271** 

### **HOUSE SPONSORSHIP**

Melton, Buckner, Fields, Williams

## SENATE SPONSORSHIP

Newell,

### **House Committees**

### **Senate Committees**

Health, Insurance, & Environment

# A BILL FOR AN ACT CONCERNING EXTENDING A MENTAL HEALTH PROVIDER'S DUTY TO WARN TO INCLUDE SPECIFIC ENTITIES THAT, IF PURPOSEFULLY DAMAGED OR ATTACKED AS A RESULT OF A MENTAL HEALTH PATIENT'S VIOLENT BEHAVIOR, WOULD JEOPARDIZE PUBLIC HEALTH AND SAFETY.

# **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 <a href="http://www.leg.state.co.us/billsummaries">http://www.leg.state.co.us/billsummaries</a>.)

Current law grants immunity from liability to a mental health

HOUSE d Reading Unamended March 6, 2014

HOUSE Amended 2nd Reading March 5, 2014

provider (provider) who has a duty to warn a specific person or persons when a patient has communicated to the provider a serious threat of imminent physical violence against that person or persons. The bill would extend that immunity and duty to warn to include specific entities that, if purposefully damaged or attacked as a result of a mental health patient's violence, would jeopardize public health and safety if the patient has communicated to the provider a serious threat of imminent physical violence against that entity.

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Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1.** In Colorado Revised Statutes, repeal and reenact, 3 with amendments, 13-21-117 as follows: 4 13-21-117. Civil liability - mental health providers - duty to 5 warn - definitions. (1) As used in this section, unless the context 6 OTHERWISE REQUIRES: 7 (a) "MENTAL HEALTH PROVIDER" MEANS A PHYSICIAN, SOCIAL 8 WORKER, PSYCHIATRIC NURSE, PSYCHOLOGIST, OR OTHER MENTAL HEALTH 9 PROFESSIONAL, OR A MENTAL HEALTH HOSPITAL, COMMUNITY MENTAL 10 HEALTH CENTER OR CLINIC, INSTITUTION, OR THEIR STAFF. 11 (b) "PSYCHIATRIC NURSE" MEANS A REGISTERED PROFESSIONAL 12 NURSE AS DEFINED IN SECTION 12-38-103 (11), C.R.S., WHO BY VIRTUE OF 13 POSTGRADUATE EDUCATION AND ADDITIONAL NURSING PREPARATION HAS 14 GAINED KNOWLEDGE, JUDGMENT, AND SKILL IN PSYCHIATRIC OR MENTAL 15 HEALTH NURSING. 16 17 (2) (a) A MENTAL HEALTH PROVIDER IS NOT LIABLE FOR DAMAGES 18 IN ANY CIVIL ACTION FOR FAILURE TO WARN OR PROTECT A SPECIFIC 19 PERSON OR PERSONS, INCLUDING THOSE IDENTIFIABLE BY THEIR 20 ASSOCIATION WITH A SPECIFIC LOCATION OR ENTITY, AGAINST THE 21 VIOLENT BEHAVIOR OF A PERSON RECEIVING TREATMENT FROM THE

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1	MENTAL HEALTH PROVIDER, AND ANY SUCH MENTAL HEALTH PROVIDER
2	MUST NOT BE HELD CIVILLY LIABLE FOR FAILURE TO PREDICT SUCH
3	VIOLENT BEHAVIOR EXCEPT WHERE THE PATIENT HAS COMMUNICATED TO
4	THE MENTAL HEALTH PROVIDER A SERIOUS THREAT OF IMMINENT
5	PHYSICAL VIOLENCE AGAINST A SPECIFIC PERSON OR PERSONS, INCLUDING
6	THOSE IDENTIFIABLE BY THEIR ASSOCIATION WITH A SPECIFIC LOCATION
7	OR ENTITY.
8	(b) WHEN THERE IS A DUTY TO WARN AND PROTECT UNDER THE
9	PROVISIONS OF PARAGRAPH (a) OF THIS SUBSECTION (2), THE MENTAL
10	HEALTH PROVIDER SHALL MAKE REASONABLE AND TIMELY EFFORTS TO
11	NOTIFY THE PERSON OR PERSONS, OR THE PERSON OR PERSONS
12	RESPONSIBLE FOR A SPECIFIC LOCATION OR ENTITY, THAT IS SPECIFICALLY
13	THREATENED, AS WELL AS TO NOTIFY AN APPROPRIATE LAW ENFORCEMENT
14	AGENCY OR TO TAKE OTHER APPROPRIATE ACTION, INCLUDING BUT NOT
15	LIMITED TO HOSPITALIZING THE PATIENT. A MENTAL HEALTH PROVIDER IS
16	NOT LIABLE FOR DAMAGES IN ANY CIVIL ACTION FOR WARNING A SPECIFIC
17	PERSON OR PERSONS, OR A PERSON OR PERSONS RESPONSIBLE FOR A
18	SPECIFIC LOCATION OR ENTITY, AGAINST OR PREDICTING THE VIOLENT
19	BEHAVIOR OF A PERSON RECEIVING TREATMENT FROM THE MENTAL
20	HEALTH PROVIDER.
21	(c) A MENTAL HEALTH PROVIDER MUST NOT BE SUBJECT TO
22	PROFESSIONAL DISCIPLINE WHEN THERE IS A DUTY TO WARN AND PROTECT
23	PURSUANT TO THIS SECTION.
24	(3) The provisions of this section do not apply to the
25	NEGLIGENT RELEASE OF A PATIENT FROM ANY MENTAL HEALTH
26	HOSPITAL OR WARD OR TO THE NEGLIGENT FAILURE TO INITIATE
27	INVOLUNTARY SEVENTY-TWO-HOUR TREATMENT AND EVALUATION AFTER

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- 1 A PERSONAL PATIENT EVALUATION DETERMINING THAT THE PERSON
- 2 APPEARS TO HAVE A MENTAL ILLNESS AND, AS A RESULT OF THE MENTAL
- 3 ILLNESS, APPEARS TO BE AN IMMINENT DANGER TO OTHERS.
- 4 **SECTION 2. Safety clause.** The general assembly hereby finds,
- determines, and declares that this act is necessary for the immediate
- 6 preservation of the public peace, health, and safety.

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