Second Regular Session Sixty-ninth General Assembly STATE OF COLORADO

ENGROSSED

This Version Includes All Amendments Adopted on Second Reading in the House of Introduction HOUSE BILL 14-1260

LLS NO. 14-0311.02 Michael Dohr x4347

HOUSE SPONSORSHIP

Foote,

Johnston,

SENATE SPONSORSHIP

House Committees State, Veterans, & Military Affairs Appropriations **Senate Committees**

A BILL FOR AN ACT

101	CONCERNING THE CREATION OF THREE MANDATORY MINIMUM
102	PRESUMPTIVE RANGES FOR DEFENDANTS CONVICTED OF A
103	FELONY SEX OFFENSE INVOLVING INTRUSION AGAINST A CHILD
104	WHO IS UNDER TWELVE YEARS OF AGE WHEN THE ADULT
105	DEFENDANT IS AT LEAST TEN YEARS OLDER THAT HAS ONE OF
106	THE RANGES STARTING AT TEN YEARS AS THE MINIMUM IN THE
107	RANGE, AND, IN CONNECTION THEREWITH, CREATING AN
108	INDETERMINATE LIFETIME SENTENCE WITH A MANDATORY
109	MINIMUM PRESUMPTIVE RANGE OF TEN TO SIXTEEN YEARS FOR
110	A CLASS 4 FELONY; A MANDATORY MINIMUM PRESUMPTIVE
111	RANGE OF EIGHTEEN TO THIRTY-TWO YEARS FOR A CLASS 3
112	FELONY; AND A MANDATORY MINIMUM PRESUMPTIVE RANGE OF

HOUSE Amended 2nd Reading March 17, 2014

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 <u>http://www.leg.state.co.us/billsummaries.</u>)

The bill requires a court to impose a sentence within an indeterminate minimum presumptive range to a maximum of the offender's life upon an adult offender if he or she commits a class 2, class 3, or class 4 felony sexual assault that includes intrusion or penetration against a child who is under 12 years of age at the time of the offense and the offender is at least 10 years older than the child. For a class 2 felony the presumptive range is 24 to 48 years, for a class 3 felony it is 18 to 32 years, and for a class 4 felony it is 10 to 16 years.

2	SECTION 1. Legislative declaration. (1) The General
3	Assembly hereby finds and declares that:
4	(a) More than forty states in the United States have passed laws
5	that are similar to Florida's House Bill 2005-1877, the Jessica Lunsford
6	Act, which is commonly referred to as "Jessica's Law";
7	(b) When the Colorado General Assembly adopts House Bill
8	14-1260 and it becomes law, it will make Colorado one of the states that
9	have adopted a law that is similar to "Jessica's Law".
10	SECTION 2. In Colorado Revised Statutes, 18-1.3-1004, amend
11	(2) (a); and add (1) (e) as follows:
12	18-1.3-1004. Indeterminate sentence. (1) (e) (I)
13	NOTWITHSTANDING ANY OTHER PROVISION OF LAW, THE DISTRICT COURT
14	SHALL SENTENCE A SEX OFFENDER TO THE CUSTODY OF THE DEPARTMENT
15	FOR AN INDETERMINATE TERM AS SPECIFIED IN SUBPARAGRAPH (II) OF THIS

¹ Be it enacted by the General Assembly of the State of Colorado:

1 PARAGRAPH (e) IF THE SEX OFFENDER:

2 (A) COMMITTED A CLASS 2, CLASS 3, OR CLASS 4 SEX OFFENSE IN
3 VIOLATION OF SECTION 18-3-402, 18-3-405, OR 18-3-405.3 WHEN THE ACT
4 INCLUDES SEXUAL INTRUSION AS DEFINED IN SECTION 18-3-401 (5) OR
5 SEXUAL PENETRATION AS DEFINED IN SECTION 18-3-401 (6);

6 (B) COMMITTED THE ACT AGAINST A CHILD WHO WAS UNDER
7 TWELVE YEARS OF AGE AT THE TIME OF THE OFFENSE; AND

8 (C) WAS AT LEAST EIGHTEEN YEARS OF AGE AND AT LEAST TEN
9 YEARS OLDER THAN THE CHILD.

10 (II) THE DISTRICT COURT SHALL SENTENCE A SEX OFFENDER TO
11 THE DEPARTMENT OF CORRECTIONS FOR AN INDETERMINATE TERM OF
12 INCARCERATION OF:

13 (A) AT LEAST TEN TO SIXTEEN YEARS FOR A CLASS 4 FELONY TO A
14 MAXIMUM OF THE PERSON'S NATURAL LIFE, AS PROVIDED IN THIS
15 SUBSECTION (1), IF HE OR SHE COMMITTED A CRIME AS DESCRIBED IN
16 SUBPARAGRAPH (I) OF THIS PARAGRAPH (e);

17 (B) AT LEAST EIGHTEEN TO THIRTY-TWO YEARS FOR A CLASS 3
18 FELONY TO A MAXIMUM OF THE PERSON'S NATURAL LIFE, AS PROVIDED IN
19 THIS SUBSECTION (1), IF HE OR SHE COMMITTED A CRIME AS DESCRIBED IN
20 SUBPARAGRAPH (I) OF THIS PARAGRAPH (e); AND

(C) AT LEAST TWENTY-FOUR TO FORTY-EIGHT YEARS FOR A CLASS
2 FELONY, TO A MAXIMUM OF THE PERSON'S NATURAL LIFE, AS PROVIDED
IN THIS SUBSECTION (1), IF HE OR SHE COMMITTED A CRIME AS DESCRIBED
IN SUBPARAGRAPH (I) OF THIS PARAGRAPH (e).

(III) IF THE DEFENDANT IS PLACED ON PAROLE, THE PAROLE BOARD
SHALL ORDER THE DEFENDANT TO WEAR ELECTRONIC MONITORING FOR
THE DURATION OF HIS OR HER PERIOD OF PAROLE.

1 The district court having jurisdiction, based on (2) (a) 2 consideration of the evaluation conducted pursuant to section 3 16-11.7-104, C.R.S., and the factors specified in section 18-1.3-203, may 4 sentence a sex offender to probation for an indeterminate period of at 5 least ten years for a class 4 felony or twenty years for a class 2 or 3 felony 6 and a maximum of the sex offender's natural life; except that, if the sex 7 offender committed a sex offense that constitutes a crime of violence, as 8 defined in section 18-1.3-406, or committed a sex offense that makes him 9 or her eligible for sentencing as a habitual sex offender against children 10 pursuant to section 18-3-412, OR A SEX OFFENSE REQUIRING SENTENCING 11 PURSUANT TO PARAGRAPH (e) OF SUBSECTION (1) OF THIS SECTION, the 12 court shall sentence the sex offender to the department of corrections as 13 provided in subsection (1) of this section. For any sex offender sentenced 14 to probation pursuant to this subsection (2), the court shall order that the 15 sex offender, as a condition of probation, participate in an intensive 16 supervision probation program established pursuant to section 17 18-1.3-1007, until further order of the court.

SECTION 3. Potential appropriation. Pursuant to section 2-2-703, Colorado Revised Statutes, any bill that results in a net increase in periods of imprisonment in the state correctional facilities must include an appropriation of moneys that is sufficient to cover any increased capital construction and operational costs for the first five fiscal years in which there is a fiscal impact. Because this act may increase periods of imprisonment, this act may require a five-year appropriation.

SECTION 4. Effective date - applicability. This act takes effect
 July 1, 2014, and applies to offenses committed on or after said date.
 SECTION 5. Safety clause. The general assembly hereby finds,

-4-

- 1 determines, and declares that this act is necessary for the immediate
- 2 preservation of the public peace, health, and safety.