Second Regular Session Seventieth General Assembly STATE OF COLORADO

REVISED

This Version Includes All Amendments Adopted on Second Reading in the Second House SENATE BILL 16-019

LLS NO. 16-0262.01 Michael Dohr x4347

SENATE SPONSORSHIP

Cooke,

Saine and Foote.

HOUSE SPONSORSHIP

Senate Committees Judiciary Appropriations House Committees Judiciary Appropriations

A BILL FOR AN ACT

101 CONCERNING A REQUIREMENT THAT COURT-ORDERED MENTAL

102 CONDITION EXAMINATIONS BE <u>RECORDED</u>, AND, IN CONNECTION

103 <u>THEREWITH, MAKING AN APPROPRIATION.</u>

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-ordered mental condition examination to be video and audio recorded. A copy of the recording must be included with the evaluator's report.

Shading denotes HOUSE amendment. <u>Double underlining denotes SENATE amendment.</u> Capital letters indicate new material to be added to existing statute. Dashes through the words indicate deletions from existing statute. HOUSE Amended 2nd Reading May 9, 2016





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

2 SECTION 1. In Colorado Revised Statutes, 16-8-106, amend (1)
3 as follows:

4 **16-8-106.** Examinations and report. (1) (a) All examinations 5 ordered by the court in criminal cases shall be accomplished by the entry 6 of an order of the court specifying the place where such examination is 7 to be conducted and the period of time allocated for such examination. 8 The defendant may be committed for such examination to the Colorado 9 psychiatric hospital in Denver, the Colorado mental health institute at 10 Pueblo, the place where he or she is in custody, or such other public 11 institution designated by the court. In determining the place where such 12 examination is to be conducted, the court shall give priority to the place 13 where the defendant is in custody, unless the nature and circumstances of 14 the examination require designation of a different facility. The defendant 15 shall be observed and examined by one or more psychiatrists or forensic 16 psychologists during such period as the court directs. For good cause 17 shown, upon motion of the prosecution or defendant, or upon the court's 18 own motion, the court may order such further or other examination as is 19 advisable under the circumstances. Nothing in this section shall abridge 20 the right of the defendant to procure an examination as provided in 21 section 16-8-108.

(b) AN INTERVIEW CONDUCTED <u>IN ANY CASE THAT INCLUDES A</u>
<u>CLASS 1 OR CLASS 2 FELONY CHARGE OR A FELONY SEX OFFENSE CHARGE</u>
<u>DESCRIBED IN SECTIONS 18-3-402, 18-3-404, 18-3-405, OR 18-3-405.5</u>,
<u>C.R.S.</u>, PURSUANT TO THIS SECTION MUST BE VIDEO AND AUDIO RECORDED
AND PRESERVED. <u>THE COURT SHALL ADVISE THE DEFENDANT THAT ANY</u>
EXAMINATION WITH A PSYCHIATRIST OR FORENSIC PSYCHOLOGIST MAY BE

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1	VIDEO AND AUDIO RECORDED. A COPY OF THE RECORDING MUST BE
2	PROVIDED TO ALL PARTIES AND THE COURT WITH THE EXAMINATION
3	REPORT. ANY JAIL OR OTHER FACILITY WHERE THE COURT ORDERS THE
4	EXAMINATION TO TAKE PLACE MUST PERMIT THE RECORDING TO OCCUR
5	AND MUST PROVIDE THE SPACE AND EQUIPMENT NECESSARY FOR SUCH
6	<u>RECORDING. IF SPACE AND EQUIPMENT ARE NOT AVAILABLE, THE SHERIFF</u>
7	OR FACILITY DIRECTOR SHALL ATTEMPT TO COORDINATE A LOCATION AND
8	THE AVAILABILITY OF EQUIPMENT WITH THE COURT, WHICH MAY CONSULT
9	WITH THE DISTRICT ATTORNEY AND DEFENSE COUNSEL FOR AN AGREED
10	UPON LOCATION. IF NO AGREEMENT IS REACHED, AND UPON THE REQUEST
11	OF EITHER THE DEFENSE COUNSEL OR DISTRICT ATTORNEY, THE COURT
12	SHALL ORDER THE LOCATION OF THE EXAMINATION WHICH MAY INCLUDE
13	THE COLORADO MENTAL HEALTH INSTITUTE AT PUEBLO.
14	(c) (I) PRIOR TO OR DURING ANY EXAMINATION REQUIRED BY THIS
15	SECTION, THE PSYCHIATRIST OR FORENSIC PSYCHOLOGIST SHALL ASSESS
16	WHETHER THE RECORDING OF THE EXAMINATION IS LIKELY TO CAUSE OR
17	IS CAUSING MENTAL OR PHYSICAL HARM TO THE DEFENDANT OR OTHERS
18	OR WILL MAKE THE EXAMINATION NOT USEFUL TO THE EXPERT FORENSIC
19	OPINION. IF SUCH A DETERMINATION IS MADE AND DOCUMENTED
20	CONTEMPORANEOUSLY IN WRITING, THE PSYCHIATRIST OR FORENSIC
21	PSYCHOLOGIST SHALL NOT RECORD THE EXAMINATION OR SHALL CEASE
22	RECORDING THE EXAMINATION, AND THE PSYCHIATRIST OR FORENSIC
23	PSYCHOLOGIST SHALL ADVISE THE COURT AND THE PARTIES OF THIS
24	DETERMINATION AND THE REASONS THEREFORE IN A WRITTEN REPORT TO
25	THE COURT. IF ONLY A PARTIAL RECORDING IS MADE, THE PSYCHIATRIST
26	OR FORENSIC PSYCHOLOGIST SHALL PROVIDE THE PARTIAL RECORDING TO
27	THE COURT AND THE PARTIES, AND THE PARTIAL RECORDING MAY BE USED

BY ANY PSYCHIATRIST OR FORENSIC PSYCHOLOGIST IN FORMING AN
OPINION, SUBMITTING A REPORT, OR TESTIFYING ON THE ISSUE OF THE
<u>DEFENDANT'S MENTAL HEALTH.</u>
(II) IF THE EXAMINATION IS NOT RECORDED IN WHOLE OR IN PART,
THE WRITTEN REPORT EXPLAINING THE DECISION NOT TO RECORD THE
EXAMINATION IS ADMISSIBLE AS EVIDENCE, AND, AT THE REQUEST OF
EITHER PARTY, THE COURT SHALL INSTRUCT THE JURY THAT FAILURE TO
RECORD THE EXAMINATION MAY BE CONSIDERED BY THE JURY IN
DETERMINING THE WEIGHT TO AFFORD THE EXPERT WITNESS TESTIMONY.
(III) THE PSYCHIATRIST OR FORENSIC PSYCHOLOGIST DOES NOT
NEED TO RECORD THE ADMINISTRATION OF PSYCHOMETRIC TESTING THAT
INVOLVES THE USE OF COPYRIGHTED MATERIAL.
(d) The court shall determine the admissibility of any
RECORDING OR PARTIAL RECORDING, IN WHOLE OR IN PART, SUBJECT TO
ALL AVAILABLE CONSTITUTIONAL AND EVIDENTIARY OBJECTIONS.
SECTION 2. In Colorado Revised Statutes, 16-8-108, amend (1)
as follows:
16-8-108. Examination at instance of defendant. (1) (a) If the
defendant wishes to be examined by a psychiatrist, psychologist, or other
expert of his own choice in connection with any proceeding under this
article, the court, upon timely motion, shall order that the examiner
chosen by the defendant be given reasonable opportunity to conduct the
examination. AN INTERVIEW CONDUCTED PURSUANT TO A COURT ORDER
UNDER THIS SECTION MUST BE VIDEO AND AUDIO RECORDED AND
PRESERVED. THE COURT SHALL ADVISE THE DEFENDANT THAT ANY
EXAMINATION WITH A PSYCHIATRIST OR FORENSIC PSYCHOLOGIST MAY BE
<u>AUDIO AND VIDEO RECORDED.</u> A COPY OF THE RECORDING MUST BE

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1	PROVIDED TO THE PROSECUTION WITH THE EXAMINATION REPORT. <u>ANY</u>
2	JAIL OR OTHER FACILITY WHERE THE COURT ORDERS THE EXAMINATION TO
3	TAKE PLACE MUST PERMIT THE RECORDING TO OCCUR AND MUST PROVIDE
4	THE SPACE AND EQUIPMENT NECESSARY FOR SUCH RECORDING, IF
5	AVAILABLE. IF SPACE AND EQUIPMENT ARE NOT AVAILABLE, THE SHERIFF
6	OR FACILITY DIRECTOR SHALL ATTEMPT TO COORDINATE A LOCATION AND
7	THE AVAILABILITY OF EQUIPMENT WITH THE COURT, WHICH MAY CONSULT
8	WITH THE DISTRICT ATTORNEY AND DEFENSE COUNSEL FOR AN AGREED
9	UPON LOCATION. IF NO AGREEMENT IS REACHED, AND UPON THE REQUEST
10	OF EITHER THE DEFENSE COUNSEL OR DISTRICT ATTORNEY, THE COURT
11	SHALL ORDER THE LOCATION OF THE EXAMINATION WHICH MAY INCLUDE
12	THE COLORADO MENTAL HEALTH INSTITUTE AT PUEBLO.
13	(b) PRIOR TO OR DURING ANY EXAMINATION REQUIRED BY THIS
14	SECTION, THE PSYCHIATRIST OR FORENSIC PSYCHOLOGIST SHALL ASSESS
15	WHETHER THE RECORDING OF THE EXAMINATION IS LIKELY TO CAUSE OR
16	IS CAUSING MENTAL OR PHYSICAL HARM TO THE DEFENDANT OR OTHERS.
17	IF SUCH A DETERMINATION IS MADE AND DOCUMENTED
18	CONTEMPORANEOUSLY IN WRITING, THE PSYCHIATRIST OR FORENSIC
19	PSYCHOLOGIST SHALL NOT RECORD THE EXAMINATION OR SHALL CEASE
20	RECORDING THE EXAMINATION, AND THE PSYCHIATRIST OR FORENSIC
21	PSYCHOLOGIST SHALL ADVISE THE COURT AND THE PARTIES OF THIS
22	DETERMINATION AND THE REASONS THEREFORE IN A WRITTEN REPORT TO
23	THE COURT. IF ONLY A PARTIAL RECORDING IS MADE, THE PSYCHIATRIST
24	OR FORENSIC PSYCHOLOGIST SHALL PROVIDE THE PARTIAL RECORDING TO
25	THE COURT AND THE PARTIES, AND THE PARTIAL RECORDING MAY BE USED
26	BY ANY PSYCHIATRIST OR FORENSIC PSYCHOLOGIST IN FORMING AN
27	OPINION, SUBMITTING A REPORT, OR TESTIFYING ON THE ISSUE OF THE

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DEFENDANT'S MENTAL HEALTH.

2 (c) THE COURT SHALL DETERMINE THE ADMISSIBILITY OF ANY 3 RECORDING OR PARTIAL RECORDING, IN WHOLE OR IN PART, SUBJECT TO 4 ALL AVAILABLE CONSTITUTIONAL AND EVIDENTIARY OBJECTIONS. 5 **SECTION 3.** Appropriation. (1) For the 2016-17 state fiscal 6 year, \$62,831 is appropriated to the department of human services. This 7 appropriation is from the general fund. To implement this act, the 8 department may use this appropriation as follows: 9 (a) \$18,292 for use by the mental health institute at Pueblo for 10 personal services, which amount is based on an assumption that the 11 institute will require an additional 0.4 FTE; 12 (b) \$2,630 for use by the mental health institute at Pueblo for 13 operating expenses; (c) \$4,703 for use by the mental health institute at Pueblo for 14 15 capital outlay; and 16 (d) \$37,206 for use by the office of operations for operating 17 expenses. 18 SECTION 4. Effective date - applicability. This act takes effect 19 January 1, 2017, and applies to court-ordered mental condition 20 examinations conducted on or after said date. 21 **SECTION 5.** Safety clause. The general assembly hereby finds, 22 determines, and declares that this act is necessary for the immediate 23 preservation of the public peace, health, and safety.