Second Regular Session Seventy-third General Assembly STATE OF COLORADO

INTRODUCED

LLS NO. 22-0206.01 Michael Dohr x4347

HOUSE BILL 22-1067

HOUSE SPONSORSHIP

Woodrow and Gonzales-Gutierrez,

SENATE SPONSORSHIP

Lee,

House Committees

Senate Committees

Judiciary

A BILL FOR AN ACT

101 CONCERNING CLARIFYING CHANGES TO MEASURES THAT ENSURE
102 DEFENDANTS HAVE A PROMPT BOND HEARING.

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://leg.colorado.gov.)

Under current law, when a defendant is detained in jail on a municipal hold, the defendant must receive a hearing before the municipal court within 2 calendar days, excluding Sundays and federal holidays. The bill requires the hearing to be held within 48 hours after the defendant arrives at the jail.

The bill makes clarifying changes to the district attorney assistance

for bond hearings grant program and repeals the district attorney assistance for bond hearings cash fund.

1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. In Colorado Revised Statutes, 13-10-111.5, amend
3	(2) as follows:
4	13-10-111.5. Notice to municipal courts of municipal holds.
5	(2) Once a municipal court receives notice that the defendant is being
6	held solely on the basis of a municipal hold, the municipal court shall
7	hold a hearing within two calendar days, excluding Sundays and federal
8	holidays; except that, if the defendant has failed to appear in that case at
9	least twice and the defendant is incarcerated in a county different from the
10	county where the demanding municipal court is located, the demanding
11	municipal court shall hold a hearing within four calendar days, excluding
12	Sundays and federal holidays FORTY-EIGHT HOURS AFTER THE DEFENDANT
13	ARRIVES AT THE JAIL OR HOLDING FACILITY.
14	SECTION 2. In Colorado Revised Statutes, 16-4-117, amend (4)
15	and (8); and repeal (9) as follows:
16	16-4-117. District attorney assistance for bond hearings grant
17	program - created - rules. (4) The Colorado district attorneys' council
18	shall administer the grant program and subject to available appropriations,
19	shall award grants, subject to available appropriations. grants shall be
20	paid out of the district attorney assistance for bond hearings cash fund
21	created in subsection (9) of this section.
22	(8) Subject to available appropriations, on or before October 1
23	APRIL 1 each year of the grant program, the Colorado district attorneys'
24	council shall award grants.
25	(9) (a) The district attorney assistance for bond hearings cash

-2- HB22-1067

fund, referred to in this subsection (9) as the "fund", is hereby created in
the state treasury. The fund consists of money that the general assembly
may appropriate or transfer to the fund. The department of law shall
administer the fund.

- (b) The state treasurer shall credit all interest and income derived from the deposit and investment of money in the fund to the fund.
- (c) Any unexpended and unencumbered money remaining in the fund at the end of a fiscal year must remain in the fund and may be spent in future fiscal years.

SECTION 3. Act subject to petition - effective date. Section 1 of this act takes effect October 1, 2022, and the remainder of this act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly; except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within the ninety-day period after final adjournment of the general assembly, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in November 2022 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.

-3- HB22-1067