First Regular Session Seventy-fourth General Assembly STATE OF COLORADO

PREAMENDED

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

LLS NO. 23-0080.01 Jacob Baus x2173

HOUSE BILL 23-1199

HOUSE SPONSORSHIP

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A BILL FOR AN ACT

101	CONCERNING MEASURES TO PROVIDE ADDITIONAL ACCESS TO
102	SERVICES FOR VICTIMS OF SEXUAL ASSAULT, AND, IN
103	CONNECTION THEREWITH, MAKING AN APPROPRIATION.

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.)

The bill requires the department of public safety (department), by December 31, 2024, to develop and maintain a statewide system for victims of alleged sexual assault to monitor the status of evidence obtained from their forensic medical evidence examinations. The system must also provide relevant information for victims regarding the

3rd Reading Unamended April 21, 2023

HOUSE Amended 2nd Reading April 20, 2023 processing, custody, analysis, and destruction of evidence, as well as contact information for law enforcement and victim resources.

Under current law, the division of criminal justice (division) in the department administers the sexual assault victim emergency payment program (program), which assists victims of sexual assault with medical expenses associated with a sexual assault. The bill repeals the requirement that the department cap an amount payable per victim based on reasonable costs and available funds and instead requires the department to cap amounts payable to medical facilities seeking reimbursement for services.

The bill prohibits a medical facility that administers a medical forensic examination to a victim of an alleged sexual assault from billing the victim or the victim's public or private coverage for medical fees or costs associated with the examination unless the victim consents to the billing. A medical facility that administers a forensic medical examination may seek reimbursement from the program.

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

2 **SECTION 1.** In Colorado Revised Statutes, add 24-33.5-113.5

3 as follows:

SYSTEM.

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24-33.5-113.5. Forensic medical evidence in sexual assault cases - tracking system. (1) The department shall develop and maintain a confidential and secure statewide system, referred to in this section as "system", for victims of alleged sexual assault to monitor the status and location of their sexual assault evidence collection kit. The system must be operational by June 30, 2025. The department shall maintain and operate the

(2) (a) (I) IF THE VICTIM OF AN ALLEGED SEXUAL ASSAULT CONSENTS TO ANALYSIS OF THE VICTIM'S FORENSIC MEDICAL EVIDENCE EXAMINATION, THE SYSTEM MUST TRACK THE LOCATION, DATE, AND TIME OF THE FOLLOWING RELEVANT STAGES:

(A) FORENSIC MEDICAL EVIDENCE EXAMINATION;

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1	(B) POSSESSION OF THEIR SEXUAL ASSAULT EVIDENCE COLLECTION
2	KIT BY A LAW ENFORCEMENT AGENCY FOR STORAGE;
3	(C) Possession of the victim's sexual assault evidence
4	COLLECTION KIT BY A FORENSIC LABORATORY FOR ANALYSIS;
5	(D) COMPLETION OF THE FORENSIC LABORATORY'S ANALYSIS OF
6	THE VICTIM'S SEXUAL ASSAULT EVIDENCE COLLECTION KIT; AND
7	(E) EARLIEST ANTICIPATED DATE OF DESTRUCTION OF THE
8	EVIDENCE OBTAINED FROM THE VICTIM'S FORENSIC MEDICAL EVIDENCE
9	EXAMINATION.
10	(II) IF THE VICTIM OF AN ALLEGED SEXUAL ASSAULT DOES NOT
11	CONSENT TO HAVING THE EVIDENCE OBTAINED FROM THE VICTIM'S
12	FORENSIC MEDICAL EVIDENCE EXAMINATION ANALYZED, THE RELEVANT
13	STAGES OF ANALYSIS INCLUDE:
14	(A) FORENSIC MEDICAL EVIDENCE EXAMINATION;
15	(B) Possession of the victim's sexual assault evidence
16	COLLECTION KIT BY A LAW ENFORCEMENT AGENCY FOR STORAGE; AND
17	(C) EARLIEST ANTICIPATED DATE OF DESTRUCTION OF THE
18	EVIDENCE OBTAINED FROM THE VICTIM'S FORENSIC MEDICAL EVIDENCE
19	EXAMINATION.
20	(b) THE SYSTEM MUST PROVIDE VICTIMS OF AN ALLEGED SEXUAL
21	ASSAULT WITH INFORMATION CONCERNING:
22	(I) FINANCIAL ASSISTANCE AND COMPENSATION PROGRAMS FOR
23	VICTIMS OF SEXUAL ASSAULT;
24	(II) UP-TO-DATE STATUTORY AND REGULATORY INFORMATION
25	CONCERNING VICTIMS OF AN ALLEGED SEXUAL ASSAULT;
26	(III) DEADLINES REGARDING THE PROCESSING, CUSTODY,
27	ANALYSIS AND DESTRUCTION OF EVIDENCE OBTAINED FROM FORENSIC

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1	MEDICAL EXAMINATIONS;
2	(IV) HOW A VICTIM OF ALLEGED SEXUAL ASSAULT MAY OBJECT TO
3	THE DESTRUCTION OF FORENSIC MEDICAL EVIDENCE PURSUANT TO
4	SECTION 24-4.1-303;
5	(V) CONTACT INFORMATION FOR THE SYSTEM'S ADMINISTRATOR
6	AND FOR THE LAW ENFORCEMENT AGENCY STORING EVIDENCE OBTAINED
7	FROM THE VICTIM OF ALLEGED SEXUAL ASSAULT'S FORENSIC MEDICAL
8	EVIDENCE EXAMINATION; AND
9	(VI) COMMUNITY-BASED RESOURCES AND SERVICES FOR VICTIMS
10	OF SEXUAL ASSAULT.
11	(3) (a) EVERY STATE OR LOCAL LAW ENFORCEMENT AGENCY,
12	MEDICAL FACILITY, CRIME LABORATORY, OR OTHER PERSON OR ENTITY
13	THAT SUPPLIES OR PERFORMS FORENSIC MEDICAL EVIDENCE
14	EXAMINATIONS, ANALYZES EVIDENCE OBTAINED FROM FORENSIC MEDICAL
15	EVIDENCE EXAMINATIONS, OR IS RESPONSIBLE FOR THE STORAGE OR
16	DESTRUCTION OF EVIDENCE OBTAINED FROM FORENSIC MEDICAL EVIDENCE
17	EXAMINATIONS, SHALL PARTICIPATE IN THE SYSTEM.
18	(b) The federal bureau of investigation, a tribal law
19	ENFORCEMENT AGENCY LOCATED IN COLORADO, OR A FEDERAL INDIAN
20	HEALTH SERVICE LOCATED IN COLORADO THAT SUPPLIES FORENSIC
21	MEDICAL EVIDENCE EXAMINATIONS, PERFORMS FORENSIC MEDICAL
22	EVIDENCE EXAMINATIONS, ANALYZES EVIDENCE OBTAINED FROM
23	FORENSIC MEDICAL EVIDENCE EXAMINATIONS, OR IS RESPONSIBLE FOR THE
24	STORAGE OR DESTRUCTION OF EVIDENCE OBTAINED FROM FORENSIC
25	MEDICAL EXAMINATIONS MAY PARTICIPATE IN THE SYSTEM.
26	(4) (a) On or after January 30, 2026, and on or before
27	JANUARY 30 OF EACH YEAR THEREAFTER, THE EXECUTIVE DIRECTOR OF

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1	THE DEPARTMENT SHALL SUBMIT A REPORT TO THE JUDICIARY
2	COMMITTEES OF THE HOUSE OF REPRESENTATIVES AND SENATE, OR ANY
3	SUCCESSOR COMMITTEES, INCLUDING THE FOLLOWING INFORMATION FROM
4	THE PRECEDING CALENDAR YEAR:
5	(I) THE NUMBER OF SEXUAL ASSAULT EVIDENCE COLLECTION KITS
6	REPORTED INTO THE SYSTEM, IN TOTAL AND DISAGGREGATED BY THE TYPE
7	OF REPORT;
8	(II) THE TOTAL NUMBER OF SEXUAL ASSAULT EVIDENCE
9	COLLECTION KITS ANALYZED BY A FORENSIC LABORATORY; AND
10	(III) THE TOTAL NUMBER OF SEXUAL ASSAULT EVIDENCE
11	COLLECTION KITS PENDING ANALYSIS BY A FORENSIC LABORATORY.
12	(b) The department shall ensure the report does not
13	DISCLOSE ANY INFORMATION IN VIOLATION OF APPLICABLE STATE AND
14	FEDERAL LAWS REGARDING THE CONFIDENTIALITY OF AN INDIVIDUAL'S
15	INFORMATION.
16	(c) Notwithstanding the requirement in Section 24-1-136
17	(11)(a)(I), THE REQUIREMENT TO SUBMIT THE REPORT REQUIRED IN THIS
18	SUBSECTION (4) CONTINUES INDEFINITELY.
19	(5) The department shall consult with the office of
20	LIAISON FOR MISSING AND MURDERED INDIGENOUS RELATIVES TO MAKE
21	RECOMMENDATIONS TO ENSURE THE SYSTEM DEVELOPED PURSUANT TO
22	THIS SECTION IS ACCESSIBLE TO VICTIMS OF ALLEGED SEXUAL ASSAULT IN
23	A TRIBAL JURISDICTION.
24	(6) For the 2023-24 state fiscal year, the general
25	ASSEMBLY SHALL APPROPRIATE SEVEN HUNDRED FORTY-FOUR THOUSAND
26	THREE HUNDRED FIFTY-ONE DOLLARS FROM THE COLORADO CRIME VICTIM
27	SERVICES FUND, CREATED PURSUANT TO SECTION 24-33.5-505.5, TO THE

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1	DEPARTMENT FOR THE PURPOSE OF DEVELOPING AND MAINTAINING THE
2	SYSTEM PURSUANT TO THIS SECTION.
3	SECTION 2. In Colorado Revised Statutes, 24-33.5-505.5, add
4	(2.5) as follows:
5	24-33.5-505.5. Colorado crime victim services fund - creation
6	- uses - applications for grants - legislative declaration - repeal.
7	(2.5) (a) For the 2023-24 state fiscal year, seven hundred
8	FORTY-FOUR THOUSAND THREE HUNDRED FIFTY-ONE DOLLARS IS
9	ANNUALLY APPROPRIATED FROM THE FUND TO THE DEPARTMENT FOR THE
10	PURPOSE OF DEVELOPING AND MAINTAINING THE CONFIDENTIAL AND
11	SECURE STATEWIDE SYSTEM PURSUANT TO SECTION 24-33.5-113.5.
12	(b) This subsection (2.5) is repealed, effective July 1, 2025.
13	SECTION 3. In Colorado Revised Statutes, 18-3-407.7, amend
14	(1) and (2)(a); and add (2)(a.5), (4), and (5) as follows:
15	18-3-407.7. Sexual assault victim emergency payment
16	program - creation - eligibility. (1) There is hereby created the sexual
17	assault victim emergency payment program, referred to in this section as
18	the "program", in the division of criminal justice in the department of
19	public safety. The purpose of the program is to assist medical-reporting
20	victims of sexual assault with medical expenses associated with a sexual
21	assault that are not otherwise covered pursuant to section 18-3-407.5 or
22	any other victim compensation program.
23	(2) (a) A medical-reporting victim must request and receive a
24	medical forensic examination to be eligible to have medical costs and fees
25	covered through the program. The division of criminal justice shall
26	develop a policy for administering the program. The policy must include
2.7	a requirement to establish a can for the amount payable per victim based

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on actual and reasonable costs and available funds, but the minimum cap		
must not be less than one thousand dollars. The program must cover		
medical fees and costs associated with obtaining the medical forensic		
examination, including but not limited to emergency department fees and		
costs, laboratory fees, prescription medication, and physician's fees, as		
long as funds are available. The program may also cover medical fees and		
costs for injuries directly related to the sexual assault. The program may		
also pay for any uncovered direct costs of the medical forensic		
examination. for a medical-reporting victim. The total amount paid for all		
expenses must not exceed the annual cap established by the division of		
criminal justice.		
(a.5) A LAW ENFORCEMENT AGENCY MAY REQUEST		
REIMBURSEMENT TO HAVE COSTS ASSOCIATED WITH THE COLLECTION OF		
FORENSIC EVIDENCE FOR A VICTIM COVERED THROUGH THE PROGRAM. THE		
DIVISION OF CRIMINAL JUSTICE SHALL DEVELOP A POLICY, INCLUDING A		
REQUIREMENT TO ESTABLISH AN ANNUAL CAP, FOR THE AMOUNT PAYABLE		
TO A LAW ENFORCEMENT AGENCY BASED ON ACTUAL AND REASONABLE		
COSTS AND AVAILABLE FUNDS.		
(4) By December 31, 2024, the division of criminal justice		
SHALL DEVELOP AND MAINTAIN A SYSTEM THAT ALLOWS THE DIVISION TO		
TRACK CLAIMS, PROCESS INVOICES, SORT INFORMATION, AND PRODUCE		
REPORTS CONCERNING, AT A MINIMUM:		

BY THE PROGRAM;

(b) THE TOTAL COST OF SERVICES COMPENSATED RELATED TO MEDICAL FORENSIC EXAMINATIONS PAID FOR BY THE PROGRAM;

(a) THE NUMBER OF MEDICAL FORENSIC EXAMINATIONS PAID FOR

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1	(c) INFORMATION CONCERNING THE STATUS OF CLAIMS IN THE
2	SYSTEM, INCLUDING THE NUMBER OF CLAIMS PAID, THE NUMBER OF
3	CLAIMS DENIED AND REASONS FOR DENIAL, THE NUMBER OF CLAIMS
4	PENDING APPROVAL OR DENIAL, AND THE AVERAGE TIME BETWEEN
5	REIMBURSEMENT CLAIM SUBMISSION AND APPROVAL OR DENIAL BY THE
6	PROGRAM;
7	(d) THE NAMES AND LOCATIONS OF MEDICAL FACILITIES THAT
8	SUBMITTED CLAIMS FOR REIMBURSEMENT FROM THE PROGRAM; AND
9	(e) DEMOGRAPHIC INFORMATION OF VICTIMS WHOSE CLAIMS ARE
10	REIMBURSED AND DENIED THROUGH THE PROGRAM, IF AVAILABLE.
11	(5) (a) On or before January 30, 2026, and on or before
12	January 30 of each year thereafter, the division shall submit a
13	REPORT TO THE JUDICIARY COMMITTEES OF THE HOUSE OF
14	REPRESENTATIVES AND SENATE, OR ANY SUCCESSOR COMMITTEES, WITH
15	THE INFORMATION DESCRIBED IN SUBSECTION (4) OF THIS SECTION FROM
16	THE PRECEDING CALENDAR YEAR.
17	(b) The department shall ensure the report does not
18	DISCLOSE ANY INFORMATION IN VIOLATION OF APPLICABLE STATE AND
19	FEDERAL LAWS REGARDING THE CONFIDENTIALITY OF AN INDIVIDUAL'S
20	INFORMATION.
21	(c) Notwithstanding the requirement in Section 24-1-136
22	(11)(a)(I), THE REQUIREMENT TO SUBMIT THE REPORT REQUIRED IN THIS
23	SUBSECTION (5) CONTINUES INDEFINITELY.
24	SECTION 4. In Colorado Revised Statutes, 18-1-1001, amend
25	(8)(b) as follows:
26	18-1-1001. Protection order against defendant - definitions.
27	(8) For purposes of this section:

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1	(b) "Until final disposition of the action" means until the case is
2	dismissed, until the defendant is acquitted, or until the defendant
3	completes his or her THE DEFENDANT'S sentence, OR UNTIL THE
4	DEFENDANT'S COMMITMENT IS TERMINATED AND THE DEFENDANT IS
5	DISCHARGED FROM SUPERVISION FOLLOWING A VERDICT OF NOT GUILTY
6	BY REASON OF INSANITY PURSUANT TO SECTION 16-8-115. Any defendant
7	sentenced to probation is deemed to have completed his or her THE
8	DEFENDANT'S sentence upon discharge from probation. A defendant
9	sentenced to incarceration is deemed to have completed his or her THE
10	DEFENDANT'S sentence upon release from incarceration and discharge
11	from parole supervision.
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13	SECTION 5. Appropriation. (1) For the 2023-24 state fiscal
14	year, \$523,686 is appropriated to the office of the governor for use by the
15	office of information technology. This appropriation is from
16	reappropriated funds received from the department of public safety under
17	section 24.33.5-505.5 (2.5)(a), C.R.S., and is based on the assumption
18	that the office will require an additional 2.7 FTE. To implement this act,
19	the office may use this appropriation to provide information technology
20	services for the department of public safety.
21	SECTION <u>6.</u> 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, or safety.

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