First Regular Session Seventy-fifth General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 25-0959.01 Jacob Baus x2173

SENATE BILL 25-276

SENATE SPONSORSHIP

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Senate Committees

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House Committees

State, Veterans, & Military Affairs Appropriations

APPROPRIATION.

A BILL FOR AN ACT CONCERNING MEASURES TO PREVENT THE VIOLATION OF THE CIVIL RIGHTS OF PERSONS IN COLORADO BASED ON IMMIGRATION STATUS, AND, IN CONNECTION THEREWITH, MAKING AN

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, a person who does not have lawful immigration status must submit an affidavit stating that they have either applied for lawful presence or will apply for lawful presence as soon as they are SENATE Amended 3rd Reading April 21, 2025

SEINATE Amended 2nd Reading April 15, 2025 eligible when the person is applying for:

- In-state student tuition classification; or
- An identification document pursuant to the "Colorado Road and Community Safety Act".

The bill repeals these affidavit requirements.

Under current law, a jail custodian is generally required to release a defendant within 6 hours after the defendant has been granted a personal recognizance bond or is prepared to post bond. The bill prohibits the jail custodian from delaying a defendant's release for the purpose of an immigration enforcement operation.

Under current law, a criminal defendant may petition a court to vacate a guilty plea to a class 1 or class 2 misdemeanor or a municipal offense if the criminal defendant alleges that:

- They were not adequately advised by defense counsel of adverse immigration consequences of a guilty plea;
- They did not knowingly, intelligently, or voluntarily waive the right to counsel because they were not advised that the right to counsel includes the right to be advised regarding immigration consequences of a guilty plea; or
- The guilty plea was constitutionally infirm.

The bill extends the ability to petition a court to vacate a guilty plea to class 3 misdemeanors as classified at the time of the plea, traffic misdemeanors, and petty offenses.

Under current law, state agencies and state agencies' employees are:

- Required to comply with provisions that limit the disclosure, collection, and access to a person's personal identifying information;
- Required to annually report certain information concerning requests made for a person's personal identifying information; and
- Subject to a civil penalty for an intentional violation of the requirements.

The bill extends these requirements concerning a person's personal identifying information to political subdivisions and their employees.

The bill creates minimum requirements for a public child care center, public school, local education provider, public institution of higher education, or public health-care facility concerning access to its facilities or property and creates a civil penalty for a violation of the requirements. An employee who intentionally violates a requirement is subject to a civil action, and the civil action is exempt from statutory or qualified immunity.

Under current law, a peace officer who is employed by the Colorado state patrol, a municipal police department, a town marshal's office, or a county sheriff's office is prohibited from arresting or detaining

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an individual on the basis of a civil immigration detainer request. The bill extends the prohibition to a peace officer designated by the state as a peace officer.

Under current law, a probation officer or probation department employee is prohibited from providing personal information about an individual to federal immigration authorities. The bill extends this prohibition to a pretrial officer or pretrial services office employee.

The bill prohibits a peace officer or employee or agent of a detention facility from allowing federal immigration authorities access to a part of the detention facility that is not accessible to the public, unless required by a federal warrant or writ to transfer an inmate to or from federal custody.

Under current law, certain governmental entities are limited in contracting to detain an individual for federal civil immigration purposes. The bill removes the condition that the contract is for payment.

The bill prohibits a military force from another state from entering the state without the governor's permission, unless the military force from another state is acting on federal orders and acting as a part of the United States armed forces.

The bill prohibits a controller from collecting personal data beyond what is reasonable, necessary, and proportionate to provide a product or service requested by a consumer.

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

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2 **SECTION 1. Legislative declaration.** (1) The general assembly finds that:

- (a) The fourth amendment of the United States constitution guarantees individuals the right to be free from unreasonable searches and seizures, and requires that warrants are supported by probable cause. Additionally, section 7 of article II of the state constitution addresses the security of persons and their property.
- (b) The fifth amendment of the United States constitution guarantees due process of law, ensuring that individuals must not be deprived of life, liberty, or property without fair and proper legal proceedings. Additionally, section 25 of article II of the state constitution also guarantees the right to due process.

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1	(c) The sixth amendment of the United States constitution
2	guarantees the right to a fair and speedy trial, the right to be informed of
3	charges, the right to legal counsel, and the right to confront witnesses in
4	criminal proceedings;
5	(d) The tenth amendment of the United States constitution affirms
6	the principle of federalism, which reserves for the states or the people the
7	powers that are not delegated to the federal government by the United
8	$States\underline{constitution.ThetenthamendmentoftheUnitedStatesconstitution}$
9	divides power between the federal government and the states. The United
10	States constitution reserves to the states or the people the powers that are
11	not delegated to the federal government and are not forbidden to the
12	states. The federal government cannot command the states to administer
13	or enforce a federal regulatory program.
14	(e) The fourteenth amendment of the United States constitution
15	establishes that all persons within the jurisdiction of the United States are
16	entitled to equal protection under the law and cannot be deprived of due
17	process, regardless of citizenship or immigration status; and
18	(f) State and local governments must not infringe upon the
19	constitutional rights of individuals or use state and local resources for
20	federal immigration enforcement.
21	(2) Therefore, the general assembly declares that all persons in
22	Colorado are entitled to protections of and compliance with the United
23	States constitution and the Colorado constitution.
24	SECTION 2. In Colorado Revised Statutes, 23-7-110, amend (2)
25	and (4) as follows:
26	23-7-110. Tuition classification of students who successfully
27	complete high school or a high school equivalency examination in

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Colorado. (2) (a) In addition to satisfying the requirements set forth in subsection (1) of this section, a student seeking tuition classification as an in-state student pursuant to this section who does not have lawful immigration status must submit an affidavit to the institution to which the student is admitted, stating that the student has applied for lawful presence or will apply as soon as he or she is eligible to do so.

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(b) The institution shall not count a student described in subsection (2)(a) of this section as a resident for any purpose other than tuition classification and the purpose described in subsection (2.5) of this section; except that the student A STUDENT SEEKING TUITION CLASSIFICATION AS AN IN-STATE STUDENT PURSUANT TO THIS SECTION WHO DOES NOT HAVE LAWFUL IMMIGRATION STATUS is eligible for the college opportunity fund program pursuant to the provisions of part 2 of article 18 of this title 23 and state student financial assistance pursuant to article 3.3 of this title 23, upon confirmation of the student's uniquely identifying student number provided by the local education provider where the student graduated from high school or successfully completed a high school equivalency examination, as defined in section 22-33-102 (8.5), and may be eligible for institutional or other private financial aid programs. Any information collected prior to the effective date OF SENATE BILL 25-276 FOR THE PURPOSE OF DEMONSTRATING STUDENT ELIGIBILITY FOR THE COLLEGE OPPORTUNITY FUND FOR A STUDENT WHO DOES NOT HAVE LAWFUL IMMIGRATION STATUS MUST BE MANAGED IN ACCORDANCE WITH THE DATA PRIVACY POLICY ADOPTED BY THE DEPARTMENT OF HIGHER EDUCATION.

(4) Any information provided to satisfy the criteria specified in this section shall be IS confidential unless disclosure is explicitly required

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1	by law. An institution that receives an affidavit described in subsection
2	(2) of this section shall treat the affidavit as an education record of the
3	student under the provisions of the federal "Family Educational Rights
4	and Privacy Act of 1974", 20 U.S.C. sec. 1232g.
5	SECTION 3. In Colorado Revised Statutes, 42-2-505, <u>amend (1)</u>
6	introductory portion; and repeal (1)(d) as follows:
7	42-2-505. Identification documents - individuals not lawfully
8	present - rules. (1) Documents issued. An individual who is not
9	lawfully present in the United States may apply for an identification
10	document in accordance with this part 5. <u>ANY INFORMATION COLLECTED</u>
11	PRIOR TO THE EFFECTIVE DATE OF SENATE BILL 25-276 FOR THE PURPOSE
12	OF DEMONSTRATING ELIGIBILITY FOR AN IDENTIFICATION DOCUMENT IN
13	ACCORDANCE WITH THIS PART 5 FOR AN INDIVIDUAL WHO DOES NOT HAVE
14	<u>LAWFUL IMMIGRATION STATUS IN THE UNITED STATES MUST BE MANAGED</u>
15	IN ACCORDANCE WITH THE DATA PRIVACY POLICY ADOPTED BY THE
16	<u>DEPARTMENT OF REVENUE.</u> The department shall issue an identification
17	document to an applicant who:
18	(d) Affirms in an affidavit signed by the applicant that the
19	applicant has applied to be lawfully present within the United States or
20	will apply to be lawfully present as soon as the applicant is eligible; and
21	SECTION 4. In Colorado Revised Statutes, 16-4-102, add
22	(2)(e.5) as follows:
23	16-4-102. Right to bail - before conviction - definitions.
24	(2) $(e.5)$ (I) The custodian of a jail shall not delay a defendant's
25	RELEASE FROM CUSTODY FOR THE PURPOSE OF AN IMMIGRATION
26	ENFORCEMENT OPERATION.
2.7	(II) FOR PURPOSES OF THIS SUBSECTION (2)(e.5):

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1	(A) "IMMIGRATION ENFORCEMENT OPERATION" HAS THE SAME
2	MEANING AS SET FORTH IN SECTION 24-76.6-101; EXCEPT THAT
3	"IMMIGRATION ENFORCEMENT OPERATION" DOES NOT INCLUDE ANY
4	CONDUCT CONTEMPLATED BY, OR IN COMPLIANCE WITH, SECTION
5	<u>24-76.6-102 (4).</u>
6	(B) "JAIL" MEANS A CORRECTIONAL FACILITY, AS DEFINED IN
7	SECTION 17-1-102; LOCAL JAIL, AS DEFINED IN SECTION 17-1-102;
8	MULTIJURISDICTIONAL JAIL, AS DESCRIBED IN SECTION 17-26.5-101; OR
9	MUNICIPAL JAIL, AS DESCRIBED IN SECTION 31-15-401 (1)(j).
10	SECTION 5. In Colorado Revised Statutes, 18-1-410.6, amend
11	(2), (3)(a), and (4) introductory portion as follows:
12	18-1-410.6. Relief from improperly entered guilty pleas for
13	certain misdemeanor and municipal offenses - legislative declaration.
14	(2) Therefore, the general assembly declares that noncitizen defendants
15	must have the opportunity to meaningfully challenge an
16	unconstitutionally entered guilty plea for certain class 1 misdemeanors,
17	class2mis demeanors, CLASS3MISDEMEANORS, TRAFFICMISDEMEANORS,
18	PETTY OFFENSES, and municipal offenses.
19	(3) (a) Notwithstanding a limitation contained in section 16-5-402,
20	a municipal ordinance, or a municipal court rule of procedure, at any time
21	following the entry of a guilty plea, a criminal defendant may challenge
22	the guilty plea on the grounds set forth in subsection (4) of this section to
23	a:
24	(I) Class 1, or class 2, OR CLASS 3 misdemeanor AS CLASSIFIED AT
25	THE TIME THE GUILTY PLEA WAS ENTERED that is not defined in section
26	24-4.1-302 (1); or title 42, and committed before March 1, 2022; or
27	(II) Municipal offense that is not substantially similar to an

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2	before March 1, 2022.
3	(III) TRAFFIC MISDEMEANOR; OR
4	(IV) PETTY OFFENSE.
5	(4) A defendant moving to vacate a guilty plea to a class 1, or
6	class 2, OR CLASS 3 misdemeanor AS CLASSIFIED AT THE TIME THE GUILTY
7	PLEA WAS ENTERED; A TRAFFIC MISDEMEANOR; A PETTY OFFENSE; or a
8	municipal offense, must, in good faith, allege the following:
9	SECTION 6. In Colorado Revised Statutes, 24-74-101, amend
10	(1)(a), (1)(b), (1)(d), (1)(e), and (2) as follows:
11	24-74-101. Legislative declaration. (1) The general assembly
12	hereby finds and declares that:
13	(a) State agencies AND POLITICAL SUBDIVISIONS increasingly
14	collect residents' personal information to be able to provide a variety of
15	services, including education, healthcare HEALTH CARE, financial
16	assistance, and regulatory and enforcement activities designed to ensure
17	the safety of Colorado residents;
18	(b) Colorado residents have a reasonable expectation that state
19	agencies AND POLITICAL SUBDIVISIONS will not disclose this information
20	with outside actors for unintended purposes;
21	(d) All Coloradans should feel welcome to be the recipients of
22	state RECEIVE STATE AND LOCAL services without fear of abuse of their
23	privacy or data;
24	(e) Any role that a state agency OR POLITICAL SUBDIVISION plays
25	in enforcing federal immigration laws can undermine public trust and
26	deter persons from accessing these services offered by state agencies AND
27	POLITICAL SUBDIVISIONS;

offense defined in section 24-4.1-302 (1); or title 42, and committed

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1	(2) The general assembly further finds and declares that it is
2	necessary to adopt this article 74 to protect individual rights and to further
3	the preservation of the peace, health, and safety of Colorado residents.
4	Therefore, the matters in this article 74 are declared to be
5	MATTERS OF STATEWIDE CONCERN.
6	SECTION 7. In Colorado Revised Statutes, 24-74-102, amend
7	(3), (4), and (5); and add (1.5), (1.6), and (1.8) as follows:
8	24-74-102. Definitions. As used in this article 74, unless the
9	context otherwise requires:
10	(1.5) "POLITICAL SUBDIVISION" MEANS A GOVERNING SUBDIVISION
11	OF THE STATE, INCLUDING A COUNTY OR MUNICIPALITY, OR A BOARD,
12	COMMISSION, INSTITUTION, DEPARTMENT, OR AGENCY OF THE POLITICAL
13	SUBDIVISION. "COUNTY" INCLUDES A HOME RULE COUNTY.
14	"MUNICIPALITY" INCLUDES A HOME RULE MUNICIPALITY. "POLITICAL
15	SUBDIVISION" DOES NOT INCLUDE A HOSPITAL OR MEDICAL FACILITY
16	CREATED BY, AND OPERATED UNDER, THE DENVER HEALTH AND HOSPITAL
17	AUTHORITY CREATED PURSUANT TO SECTION 25-29-103 OR THE
18	UNIVERSITY OF COLORADO HOSPITAL AUTHORITY CREATED PURSUANT TO
19	<u>SECTION 23-21-503.</u>
20	(1.6) "POLITICAL SUBDIVISION EMPLOYEE" MEANS A PERSON IN
21	THE SERVICE OF A POLITICAL SUBDIVISION WHILE ACTING IN THE PERSON'S
22	EMPLOYMENT CAPACITY. "POLITICAL SUBDIVISION EMPLOYEE" INCLUDES
23	AN OFFICER OR EMPLOYEE, WHETHER ELECTED OR APPOINTED AND
24	WHETHER FULL-TIME, PART-TIME, OR TEMPORARY. "POLITICAL
25	SUBDIVISION EMPLOYEE" ALSO INCLUDES AN AGENT OF A POLITICAL
26	SUBDIVISION WHEN ACTING ON BEHALF OF, OR AT THE DIRECTION OF, A
27	POLITICAL SUBDIVISION IN THEIR CAPACITY AS AN AGENT OF A POLITICAL

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- 2 (1.8) "Public Institution of Higher Education" means a 3 STATE INSTITUTION OF HIGHER EDUCATION, AS DEFINED IN SECTION 4 23-18-102, Local District College, or Area Technical College.
 - (3) "State agency" means a department of the executive branch of state government, including any division, office, agency, or other unit created within a department or the governor's office, including institutions of higher education and the Colorado commission on higher education A DEPARTMENT OF THE LEGISLATIVE, JUDICIAL, OR EXECUTIVE BRANCH OF STATE GOVERNMENT, INCLUDING A DIVISION, OFFICE, AGENCY, OR OTHER UNIT CREATED WITHIN A DEPARTMENT OF THE LEGISLATIVE, JUDICIAL, OR EXECUTIVE BRANCH; A BOARD, COMMISSION, ___ OR PUBLIC INSTITUTION OF HIGHER EDUCATION; OR THE COLORADO COMMISSION ON HIGHER EDUCATION.
 - (4) "State agency employee" means every person in the service of a state agency, including all officers and employees, whether full-time, part-time, or temporary, and whether classified in or exempt from the state personnel system. "State agency employee" also includes all independent contractors of a state agency when acting in their capacity as independent contractors for the state agency A PERSON IN THE SERVICE OF A STATE AGENCY WHILE ACTING IN THE PERSON'S EMPLOYMENT CAPACITY. "STATE AGENCY EMPLOYEE" INCLUDES AN OFFICER OR EMPLOYEE, WHETHER ELECTED OR APPOINTED; FULL-TIME, PART-TIME, OR TEMPORARY; AND CLASSIFIED IN OR EXEMPT FROM THE STATE PERSONNEL SYSTEM. "STATE AGENCY EMPLOYEE" ALSO INCLUDES AN AGENT OF A STATE AGENCY WHEN ACTING ON BEHALF OF, OR AT THE DIRECTION OF, A STATE AGENCY IN THEIR CAPACITY AS AN AGENT OF A STATE AGENCY.

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1	(5) "Third party" means any A person or entity, including any A
2	law enforcement officer or agency, that is not a state agency, a state
3	agency employee, A POLITICAL SUBDIVISION, A POLITICAL SUBDIVISION
4	EMPLOYEE, or otherwise part of the state government OR A POLITICAL
5	SUBDIVISION. "THIRD PARTY" INCLUDES A PRIVATE ENTITY THAT
6	CONTRACTS WITH, AND COLLECTS OR MANAGES DATA ON BEHALF OF, A
7	STATE AGENCY OR POLITICAL SUBDIVISION.
8	SECTION 8. In Colorado Revised Statutes, amend 24-74-103 as
9	follows:
10	24-74-103. Personal identifying information shared by state
11	agencies or political subdivisions - limitation - responsibilities - state
12	agency or political subdivision employee. (1) A state agency employee
13	OR POLITICAL SUBDIVISION EMPLOYEE shall not disclose or make
14	accessible, including through a database or automated network, personal
15	identifying information that is not publicly available information for the
16	purpose of investigating for, participating in, cooperating with, or
17	assisting in federal immigration enforcement, including enforcement of
18	civil immigration laws and 8 U.S.C. sec. 1325 or 1326, except as required
19	by federal or state law, INCLUDING STUDENT VISA SPONSORSHIP
20	REQUIREMENTS FOR PUBLIC INSTITUTIONS OF HIGHER EDUCATION OR
21	REQUIREMENTS THAT ARE NECESSARY TO PERFORM STATE AGENCY OR
22	POLITICAL SUBDIVISION DUTIES, or as required to comply with a
23	court-issued subpoena, warrant, or order.
24	(2) NOTHING IN THIS ARTICLE 74 IS INTENDED TO INTERFERE WITH
25	<u>CRIMINAL INVESTIGATIONS AND PROCEEDINGS THAT ARE AUTHORIZED BY</u>
26	JUDICIAL PROCESS OR TO RESTRICT A STATE AGENCY EMPLOYEE OR
27	POLITICAL SUBDIVISION EMPLOYEE FROM FULLY INVESTIGATING,

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1	PARTICIPATING IN, COOPERATING WITH, OR ASSISTING FEDERAL LAW
2	ENFORCEMENT AGENCIES IN FEDERAL CRIMINAL INVESTIGATIONS; EXCEPT
3	THAT ANY PERSONAL IDENTIFYING INFORMATION REQUESTED BY FEDERAL
4	LAW ENFORCEMENT MUST COMPLY WITH SECTION 24-74-105.
5	SECTION 9. In Colorado Revised Statutes, 24-74-104, amend
6	(1), (2) introductory portion, and (3) as follows:
7	24-74-104. Reduce personal identifying information collected
8	by state agencies or political subdivisions. (1) Beginning January 1,
9	2022, A state agency employee OR POLITICAL SUBDIVISION EMPLOYEE
10	shall not inquire into, or request information or documents to ascertain,
11	a person's immigration status for the purpose of identifying if the person
12	has complied with federal immigration laws, including civil immigration
13	laws and 8 U.S.C. sec. 1325 or 1326, except as required by state or
14	federal law or as necessary to perform state agency OR POLITICAL
15	SUBDIVISION duties, INCLUDING COLLECTING INFORMATION FOR STUDENT
16	VISA SPONSORSHIP AND STUDENT FINANCIAL AID or to verify a person's
17	eligibility for a government-funded program for housing or economic
18	development if verification is a necessary condition of the government
19	funding.
20	(2) Beginning January 1, 2022, A state agency OR POLITICAL
21	SUBDIVISION shall not collect the following, except as required by state or
22	federal law or as necessary to perform state agency OR POLITICAL
23	SUBDIVISION duties, or to verify a person's eligibility for a
24	government-funded program for HEALTH CARE, housing, or economic
25	development if verification is a necessary condition of the government
26	funding:
27	(3) (a) This section does not apply to INFORMATION IN a database

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1	or automated network collecting data or documents that was activated by
2	a state agency on or before December 31, 2021.
3	(b) This section does not apply to information in a
4	DATABASE OR AUTOMATED NETWORK COLLECTING DATA OR DOCUMENTS
5	THAT WAS ACTIVATED BY A POLITICAL SUBDIVISION, ON OR BEFORE JUNE
6	30, 2025.
7	SECTION 10. In Colorado Revised Statutes, 24-74-105, amend
8	(2) as follows:
9	24-74-105. Access to state agency or political subdivision
10	records - limitations. (2) The attorney general's office shall create a
11	model certification form and provide it to state agencies within sixty days
12	of June 25, 2021 MAKE IT AVAILABLE TO STATE AGENCIES AND POLITICAL
13	SUBDIVISIONS.
14	SECTION 11. In Colorado Revised Statutes, repeal 24-74-106.
15	
16	SECTION 12. In Colorado Revised Statutes, amend 24-74-107
17	as follows:
18	24-74-107. Data privacy breaches - civil penalty - legislative
19	<u>declaration.</u> (1) Any A state agency employee OR POLITICAL
20	SUBDIVISION EMPLOYEE who intentionally violates the provisions A
21	PROVISION of this article 74 is subject to an injunction and is liable for a
22	civil penalty of not more than fifty thousand dollars for each violation.
23	(2) ANY CIVIL PENALTY MONEY COLLECTED PURSUANT TO
24	${\tt SUBSECTION}(1) {\tt OFTHISSECTIONFORIMMIGRATION-RELATEDVIOLATIONS}$
25	MUST BE TRANSFERRED TO THE STATE TREASURER, WHO SHALL CREDIT IT
26	TO THE IMMIGRATION LEGAL DEFENSE FUND ESTABLISHED PURSUANT TO
27	SECTION 8-3.8-101.

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1	(3) FOR PURPOSES OF AN ACTION FOR A TEMPORARY RESTRAINING
2	ORDER OR PRELIMINARY INJUNCTION BROUGHT PURSUANT TO THIS
3	SECTION, THE GENERAL ASSEMBLY FINDS AND DECLARES THAT VIOLATION
4	OF THIS ARTICLE 74 POSES A REAL, IMMEDIATE, AND IRREPARABLE INJURY
5	FOR WHICH THERE IS NO PLAIN, SPEEDY, AND ADEQUATE REMEDY AT LAW,
6	AND THE PUBLIC INTEREST IS SERVED BY COMPLIANCE WITH THIS ARTICLE
7	<u>74.</u>
8	SECTION 13. In Colorado Revised Statutes, add article 74.1 to
9	title 24 as follows:
10	ARTICLE 74.1
11	Policies Regarding Federal Immigration Enforcement Actions
12	24-74.1-101. Definitions. As used in this article 74.1, unless
13	THE CONTEXT OTHERWISE REQUIRES:
14	(1) "EMPLOYEE" MEANS A PERSON IN THE SERVICE OF A PUBLIC
15	CHILD CARE CENTER, PUBLIC SCHOOL, LOCAL EDUCATION PROVIDER,
16	PUBLIC INSTITUTION OF HIGHER EDUCATION, PUBLIC HEALTH-CARE
17	FACILITY, OR PUBLICLY SUPPORTED LIBRARY WHILE ACTING IN THE
18	PERSON'S EMPLOYMENT CAPACITY. "EMPLOYEE" INCLUDES AN OFFICER OR
19	EMPLOYEE, WHETHER ELECTED OR APPOINTED AND WHETHER FULL-TIME,
20	PART-TIME, OR TEMPORARY. "EMPLOYEE" ALSO INCLUDES AN AGENT OF
21	A PUBLIC CHILD CARE CENTER, PUBLIC SCHOOL, LOCAL EDUCATION
22	PROVIDER, PUBLIC INSTITUTION OF HIGHER EDUCATION, <u>PUBLIC</u>
23	HEALTH-CARE FACILITY, OR PUBLICLY SUPPORTED LIBRARY WHEN ACTING
24	IN THEIR CAPACITY AS AN AGENT OF A PUBLIC CHILD CARE CENTER, PUBLIC
25	SCHOOL, LOCAL EDUCATION PROVIDER, PUBLIC INSTITUTION OF HIGHER
26	EDUCATION,PUBLIC HEALTH-CARE <u>FACILITY</u> , OR <u>PUBLICLY SUPPORTED</u>
2.7	LIBRARY. "EMPLOYEE" DOES NOT INCLUDE A PERSON ACTING IN A

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VOLUNTEER CAPACITY.

- 2 (2) "FEDERAL IMMIGRATION ENFORCEMENT" MEANS AN EFFORT TO
 3 INVESTIGATE, ENFORCE, OR ASSIST IN THE INVESTIGATION OR
 4 ENFORCEMENT OF A FEDERAL CIVIL IMMIGRATION LAW OR A FEDERAL
 5 CRIMINAL IMMIGRATION LAW THAT PENALIZES A PERSON'S PRESENCE IN,
 6 ENTRY OR REENTRY TO, OR EMPLOYMENT IN THE UNITED STATES.
- 7 (3) "LOCAL EDUCATION PROVIDER" MEANS A SCHOOL DISTRICT, A
 8 CHARTER SCHOOL AUTHORIZED BY A SCHOOL DISTRICT PURSUANT TO PART
 9 1 OF ARTICLE 30.5 OF TITLE 22, A CHARTER SCHOOL AUTHORIZED BY THE
 10 STATE CHARTER SCHOOL INSTITUTE PURSUANT TO PART 5 OF ARTICLE 30.5
 11 OF TITLE 22, OR A BOARD OF COOPERATIVE SERVICES CREATED AND
 12 OPERATING PURSUANT TO ARTICLE 5 OF TITLE 22 THAT OPERATES ONE OR
 13 MORE PUBLIC SCHOOLS.
- 14 (4) "PUBLIC CHILD CARE CENTER" MEANS A CHILD CARE CENTER
 15 AS DEFINED IN SECTION 26.5-5-303 THAT IS LICENSED PURSUANT TO PART
 16 3 OF ARTICLE 5 OF TITLE 26.5 AND HAS RECEIVED MONEY IN THE LAST FIVE
 17 STATE FISCAL YEARS, IN ANY AMOUNT, FROM THE STATE.
 - (5) "PUBLIC HEALTH-CARE FACILITY" MEANS A HEALTH-CARE FACILITY THAT IS LICENSED OR CERTIFIED PURSUANT TO SECTION 25-1.5-103 (1)(a)(I)(A) OR ARTICLE 3 OF TITLE 25, OR AN ESSENTIAL COMMUNITY PROVIDER AS DEFINED IN SECTION 25.5-8-103 (6), AND THAT RECEIVES MONEY, IN ANY AMOUNT, FROM THE STATE.
 - (6) "Public Institution of Higher Education" Means a state institution of Higher Education, as Defined in Section 23-18-102; local district college, as Defined in Section 23-71-102; area technical college, as Defined in Section 23-60-103; or Private institution of Higher Education, as Defined in Section 23-18-102,

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1	THAT RECEIVES COLLEGE OPPORTUNITY FUNDING FOR AN ELIGIBLE
2	UNDERGRADUATE STUDENT.
3	(7) "PUBLIC SCHOOL" MEANS A SCHOOL OF A SCHOOL DISTRICT; A
4	DISTRICT CHARTER SCHOOL AUTHORIZED BY A SCHOOL DISTRICT
5	PURSUANT TO PART 1 OF ARTICLE 30.5 OF TITLE 22; AN INSTITUTE
6	CHARTER SCHOOL AUTHORIZED BY THE STATE CHARTER SCHOOL
7	INSTITUTE PURSUANT TO PART 5 OF ARTICLE 30.5 OF TITLE 22; AN
8	APPROVED FACILITY SCHOOL, AS DEFINED IN SECTION 22-2-402; THE
9	COLORADO SCHOOL FOR THE DEAF AND THE BLIND, AS DESCRIBED
10	PURSUANT TO SECTION 22-80-102; OR A SCHOOL OPERATED BY A BOARD
11	OF COOPERATIVE SERVICES CREATED AND OPERATING PURSUANT TO
12	ARTICLE 5 OF TITLE 22.
13	(8) "PUBLICLY SUPPORTED LIBRARY" HAS THE SAME MEANING SET
14	<u>FORTH IN SECTION 24-90-103.</u>
15	(9) "Surrounding area" means the vicinity within one
16	THOUSAND FEET OF A PUBLIC CHILD CARE CENTER, PUBLIC SCHOOL, LOCAL
17	EDUCATION PROVIDER, PUBLIC INSTITUTION OF HIGHER EDUCATION,
18	PUBLIC HEALTH-CARE FACILITY, OR PUBLICLY SUPPORTED LIBRARY,
19	INCLUDING, BUT NOT LIMITED TO, AN ENTRYWAY, A SIDEWALK, A
20	DRIVEWAY, A GREEN SPACE, OR A PARKING AREA SERVING A PUBLIC CHILD
21	CARE CENTER'S, PUBLIC SCHOOL'S, LOCAL EDUCATION PROVIDER'S, PUBLIC
22	INSTITUTION OF HIGHER EDUCATION'S, PUBLIC HEALTH-CARE FACILITY'S,
23	OR PUBLICLY SUPPORTED LIBRARY'S FACILITY, AUXILIARY FACILITY,
24	PROPERTY, OR GROUNDS.
25	24-74.1-102. Limitations within policies. (1) BEGINNING
26	July 1, 2025, a public child care center, public school, local
27	EDUCATION PROVIDER, PUBLIC INSTITUTION OF HIGHER EDUCATION,

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1	PUBLIC HEALTH-CARE FACILITY, PUBLICLY SUPPORTED LIBRARY, OR AN
2	EMPLOYEE THEREOF, SHALL NOT COLLECT THE FOLLOWING, EXCEPT AS
3	REQUIRED BY FEDERAL OR STATE LAW, AS NECESSARY TO PERFORM
4	DUTIES, OR TO VERIFY A PERSON'S ELIGIBILITY FOR A
5	GOVERNMENT-FUNDED PROGRAM IF VERIFICATION IS A NECESSARY
6	CONDITION OF GOVERNMENT FUNDING OR PARTICIPATION:
7	(a) PLACE OF BIRTH;
8	(b) IMMIGRATION OR CITIZENSHIP STATUS; OR
9	(c) Information from passports, permanent resident cards,
10	ALIEN REGISTRATION CARDS, OR EMPLOYMENT AUTHORIZATION
11	DOCUMENTS.
12	(2) It is not a violation of this section to release a record
13	PURSUANT TO:
14	(a) A SUBPOENA ISSUED BY A FEDERAL JUDGE OR FEDERAL
15	MAGISTRATE;
16	(b) An order issued by a federal judge or federal
17	MAGISTRATE;
18	(c) A WARRANT ISSUED BY A FEDERAL JUDGE OR FEDERAL
19	MAGISTRATE;
20	(d) The consent of the <u>student, patient, or patron</u> through
21	A VALID RELEASE OF INFORMATION; OR
22	(e) The consent of the child's, <u>student's</u> , <u>patient's</u> , <u>or</u>
23	PATRON'S PARENT OR GUARDIAN THROUGH A VALID RELEASE OF
24	INFORMATION.
25	$\underline{(3)}$ (a) No later than September 1, 2025, each public child
26	CARE CENTER, PUBLIC SCHOOL, LOCAL EDUCATION PROVIDER, PUBLIC
27	INSTITUTION OF HIGHER EDUCATION, PUBLIC HEALTH-CARE FACILITY,

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1	AND PUBLICLY SUPPORTED LIBRARY SHALL ADOPT AND IMPLEMENT A
2	POLICY FOR EMPLOYEES AND A POLICY FOR CHILDREN, STUDENTS,
3	PATIENTS, <u>PATRONS</u> , PARENTS, GUARDIANS, RELATIVES, AND THE GENERAL
4	PUBLIC, OR AMEND AN EXISTING POLICY, THAT ALIGNS WITH THE
5	REQUIREMENTS OF THIS ARTICLE 74.1 FOR FEDERAL IMMIGRATION
6	ENFORCEMENT. THE POLICY MUST INCLUDE, AT A MINIMUM:
7	(I) PROCEDURES TO PROVIDE, AS SPECIFICALLY REQUIRED BY
8	STATE AND FEDERAL LAW, ANY PERSONAL IDENTIFYING INFORMATION
9	ABOUT A CHILD OR STUDENT WHO WAS OR IS ENROLLED IN THE PUBLIC
10	CHILD CARE CENTER, PUBLIC SCHOOL, LOCAL EDUCATION PROVIDER, OR
11	PUBLIC INSTITUTION OF HIGHER EDUCATION; A PATIENT WHO SOUGHT,
12	RECEIVED, IS SEEKING, OR IS RECEIVING SERVICES FROM THE PUBLIC
13	HEALTH-CARE FACILITY; OR A PATRON WHO ACCESSED OR IS ACCESSING
14	SERVICES, OR WAS OR IS PRESENT, AT A PUBLICLY SUPPORTED LIBRARY;
15	(II) PROCEDURES TO PROVIDE, AS SPECIFICALLY REQUIRED BY
16	STATE AND FEDERAL LAW, ANY INFORMATION ABOUT A PARENT,
17	GUARDIAN, OR RELATIVE OF A CHILD, STUDENT, PATIENT, OR PATRON;
18	(III) PROCEDURES TO PROVIDE ACCESS, OR CONSENT TO ACCESS,
19	AS SPECIFICALLY REQUIRED BY STATE AND FEDERAL LAW, A PART OF THE
20	PUBLIC CHILD CARE CENTER'S, PUBLIC SCHOOL'S, LOCAL EDUCATION
21	PROVIDER'S, PUBLIC INSTITUTION OF HIGHER EDUCATION'S, PUBLIC
22	HEALTH-CARE FACILITY'S, OR PUBLICLY SUPPORTED LIBRARY'S FACILITY,
23	AUXILIARY FACILITY, PROPERTY, GROUNDS, OR SURROUNDING AREA THAT
24	IS NOT ACCESSIBLE TO THE PUBLIC;
25	(IV) PROCEDURES TO PROPERLY RELEASE INFORMATION
26	SPECIFICALLY REQUIRED BY STATE AND FEDERAL LAW THAT IS OTHERWISE
27	PROTECTED IF FEDERAL IMMIGRATION AUTHORITIES HAVE:

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1	(A) A SUBPOENA ISSUED BY A FEDERAL JUDGE OR MAGISTRATE;
2	(B) An order issued by a federal judge or federal
3	MAGISTRATE TO ALLOW ACCESS; OR
4	(C) A WARRANT ISSUED BY A FEDERAL JUDGE OR FEDERAL
5	MAGISTRATE;
6	$\underline{(V)}$ The designation of a responsible employee to be
7	NOTIFIED IF INFORMATION OR ACCESS IS REQUESTED FOR FEDERAL
8	IMMIGRATION ENFORCEMENT;
9	(VI) Information that must be requested of and
10	DOCUMENTED REGARDING THE FEDERAL IMMIGRATION ENFORCEMENT
11	INCLUDING THE FIRST AND LAST NAME OF THE PERSON LEADING THE
12	FEDERAL IMMIGRATION ENFORCEMENT, EMPLOYER, BADGE NUMBER, AND
13	A COPY OF THE SUBPOENA ISSUED BY A FEDERAL JUDGE OR MAGISTRATE,
14	WARRANT ISSUED BY A FEDERAL JUDGE OR MAGISTRATE, OR ORDER ISSUED
15	BY A FEDERAL JUDGE OR MAGISTRATE TO ALLOW ACCESS; AND
16	(VII) PROCEDURES TO COMMUNICATE INFORMATION, AS
17	APPROPRIATE, ABOUT A FEDERAL IMMIGRATION AUTHORITY'S REQUEST
18	FOR INFORMATION OR ACCESS TO THE CHILD, STUDENT, PATIENT, OR
19	<u>PATRON</u> WHO WAS THE SUBJECT OF THE REQUEST, OR PARENT, GUARDIAN,
20	OR RELATIVE OF THE CHILD, STUDENT, <u>PATIENT</u> , <u>OR PATRON</u> .
21	(b) A PUBLIC CHILD CARE CENTER, PUBLIC SCHOOL, LOCAL
22	EDUCATION PROVIDER, PUBLIC INSTITUTION OF HIGHER EDUCATION
23	PUBLIC HEALTH-CARE FACILITY, OR PUBLICLY SUPPORTED LIBRARY SHALL
24	MAKE ITS POLICIES REQUIRED PURSUANT TO THIS SECTION AVAILABLE
25	THROUGH ITS TRADITIONAL MEANS, INCLUDING UPON REQUEST, A
26	HANDBOOK, A WEBSITE, A PATIENT PORTAL, OR ANY OTHER MEANS THAT
27	THE PUBLIC CHILD CARE CENTER, PUBLIC SCHOOL, LOCAL EDUCATION

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1	PROVIDER, PUBLIC INSTITUTION OF HIGHER EDUCATION, <u>PUBLIC</u>
2	HEALTH-CARE FACILITY, OR PUBLICLY SUPPORTED LIBRARY USES TO
3	COMMUNICATE WITH CHILDREN, STUDENTS, PATIENTS, PATRONS, PARENTS,
4	GUARDIANS, AND RELATIVES.
5	(4) This section does not preempt 8 U.S.C. sec. <u>1373.</u>
6	(5) MATTERS IN THIS ARTICLE 74.1 ARE DECLARED TO BE MATTERS
7	OF STATEWIDE CONCERN.
8	24-74.1-103. Remedy. (1) A PUBLIC CHILD CARE CENTER, PUBLIC
9	SCHOOL, LOCAL EDUCATION PROVIDER, PUBLIC INSTITUTION OF HIGHER
10	EDUCATION, PUBLIC HEALTH-CARE FACILITY, OR PUBLICLY SUPPORTED
11	LIBRARY THAT IS FOUND TO HAVE INTENTIONALLY VIOLATED SECTION
12	<u>24-74.1-102</u> (1), (2), or (3)(a) is subject to an injunction and is
13	LIABLE FOR A CIVIL PENALTY OF NOT MORE THAN FIFTY THOUSAND
14	DOLLARS FOR EACH VIOLATION.
15	(2) A CIVIL PENALTY COLLECTED PURSUANT TO SUBSECTION (1) OF
16	THIS SECTION MUST BE TRANSFERRED TO THE STATE TREASURER, WHO
17	SHALL CREDIT IT TO THE IMMIGRATION LEGAL DEFENSE FUND ESTABLISHED
18	PURSUANT TO SECTION 8-3.8-101.
19	(3) FOR PURPOSES OF AN ACTION FOR A TEMPORARY RESTRAINING
20	ORDER OR PRELIMINARY INJUNCTION BROUGHT PURSUANT TO THIS
21	SECTION, THE GENERAL ASSEMBLY FINDS AND DECLARES THAT VIOLATION
22	OF THIS ARTICLE 74.1 POSES A REAL, IMMEDIATE, AND IRREPARABLE
23	INJURY FOR WHICH THERE IS NO PLAIN, SPEEDY, AND ADEQUATE REMEDY
24	AT LAW, AND THE PUBLIC INTEREST IS SERVED BY COMPLIANCE WITH THIS
25	<u>ARTICLE 74.1.</u>
26	SECTION 14. In Colorado Revised Statutes, 24-76.6-101,
27	amend (1) and (3); and add (1.5), (2.3), and (2.7) as follows:

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1	24-76.6-101. Definitions. As used in this article 76.6, unless the
2	context otherwise requires:
3	(1) "Civil immigration detainer" means a written request issued
4	by FOR federal immigration enforcement authorities pursuant to 8 CFR
5	287.7 to law enforcement officers TO ARREST OR DETAIN AN INDIVIDUAL
6	OR to maintain custody of an individual beyond the time when the
7	individual is eligible for release from custody, including any A request for
8	law enforcement agency action, warrant for arrest of alien, order to detain
9	or release alien, or warrant of removal/deportation REMOVAL OR
10	DEPORTATION on any A form promulgated by federal immigration
11	enforcement. authorities.
12	(1.5) "DETENTION FACILITY" MEANS A CORRECTIONAL FACILITY,
13	AS DEFINED IN SECTION 17-1-102; LOCAL JAIL, AS DEFINED IN SECTION
14	17-1-102; MULTIJURISDICTIONAL JAIL, AS DEFINED IN SECTION
15	17-26.5-101; OR MUNICIPAL JAIL, AS DESCRIBED IN SECTION 31-15-401
16	(1)(j).
17	(2.3) "GOVERNMENTAL ENTITY" HAS THE SAME MEANING AS SET
18	FORTH IN SECTION 24-76.7-101.
19	(2.7) "IMMIGRATION ENFORCEMENT OPERATION" MEANS AN
20	OPERATION IN WHICH THE PRIMARY OBJECTIVE IS THE IDENTIFICATION OR
21	APPREHENSION OF A PERSON OR PERSONS TO:
22	(a) SUBJECT THEM TO CIVIL IMMIGRATION DETENTION, REMOVAL,
23	OR DEPORTATION PROCEEDINGS, OR REMOVAL OR DEPORTATION FROM THE
24	UNITED STATES; OR
25	(b) CRIMINALLY PROSECUTE THEM FOR OFFENSES RELATED TO
26	THEIR IMMIGRATION STATUS.
27	(3) "Law enforcement officer" means a peace officer employed by

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1	the Colorado state patrol, a municipal police department, a town marshal's
2	office, or a county sheriff's office DESCRIBED IN ARTICLE 2.5 OF TITLE 16,
3	WHILE ACTING IN THE PEACE OFFICER'S EMPLOYMENT CAPACITY, WHETHER
4	ELECTED OR APPOINTED OR WHETHER EMPLOYED FULL-TIME, PART-TIME,
5	OR TEMPORARILY.
6	SECTION 15. In Colorado Revised Statutes, 24-76.6-102,
7	amend (1)(b) and (2); and add (2.5) as follows:
8	24-76.6-102. Civil immigration detainers - legislative
9	declaration. (1) The general assembly finds and declares that:
10	(b) Requests for civil immigration detainers, OR ANY OTHER
11	REQUESTS TO ARREST OR DETAIN A PERSON FOR IMMIGRATION
12	ENFORCEMENT, are not warrants under Colorado law. A warrant is a
13	written order by a judge directed to a law enforcement officer
14	commanding the arrest of the person named, as defined in section
15	16-1-104 (18). None of the civil immigration detainer requests received
16	from the federal immigration authorities are reviewed, approved, or
17	signed by a judge as required by Colorado law. The continued detention
18	of an inmate at the request of federal immigration authorities beyond
19	when he or she would otherwise be released constitutes a warrantless
20	arrest, which is unconstitutional, People v. Burns, 615 P.2d 686, 688
21	(Colo. 1980).
22	(2) (a) A law enforcement officer shall not arrest or detain an
23	individual on the basis of a civil immigration detainer. request. FOR THE
24	PURPOSE OF THIS SUBSECTION (2), "DETAIN" INCLUDES THE DENIAL OR
25	DELAY OF RELEASE FROM CUSTODY FOR IMMIGRATION ENFORCEMENT
26	OPERATIONS OR FOR IMMIGRATION ENFORCEMENT PURPOSES.
27	(b) IF AN INDIVIDUAL HAS POSTED BOND AND THE BOND HAS BEEN

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1	PROCESSED, THE CONTINUED DETAINMENT OF THE INDIVIDUAL ON THE
2	BASIS OF A CIVIL IMMIGRATION DETAINER IS A NEW, WARRANTLESS
3	ARREST.
4	(2.5) A LAW ENFORCEMENT OFFICER SHALL NOT COMMAND OR
5	REQUEST A PRIVATE CITIZEN TO ASSIST IN THE ARREST OR DETAINMENT OF
6	AN INDIVIDUAL ON THE BASIS OF A CIVIL IMMIGRATION DETAINER.
7	SECTION 16. In Colorado Revised Statutes, 24-76.6-103,
8	amend (1) as follows:
9	24-76.6-103. Limitations on providing personal information
10	by probation offices. (1) (a) A probation officer, or probation
11	department employee, PRETRIAL OFFICER, OR PRETRIAL SERVICES OFFICE
12	EMPLOYEE shall not provide personal information about an individual to
13	federal immigration authorities.
14	(b) FOR PURPOSES OF THIS SUBSECTION (1), "PRETRIAL OFFICER"
15	OR "PRETRIAL SERVICES OFFICE EMPLOYEE" INCLUDES AN AGENT OF A
16	PRETRIAL SERVICES OFFICE WHEN ACTING ON BEHALF OF, OR AT THE
17	DIRECTION OF, A PRETRIAL SERVICES OFFICE IN THEIR CAPACITY AS AN
18	AGENT OF A PRETRIAL SERVICES OFFICE.
19	SECTION 17. In Colorado Revised Statutes, add 24-76.6-104 as
20	follows:
21	24-76.6-104. Limitation on access in detention facilities. (1) A
22	LAW ENFORCEMENT OFFICER, OR ANY EMPLOYEE OR AGENT OF A
23	DETENTION FACILITY, SHALL NOT ALLOW FEDERAL IMMIGRATION
24	AUTHORITIES ACCESS TO A PART OF THE DETENTION FACILITY THAT IS NOT
25	$ACCESSIBLE \ TO \ THE \ \underline{GENERAL\ PUBLIC, UNLESS\ THE\ FEDERAL\ IMMIGRATION}$
26	<u>AUTHORITIES ARE INVESTIGATING A FEDERAL CRIME</u> , UNLESS THE FEDERAL
27	IMMIGRATION AUTHORITIES HAVE A WARRANT ISSUED BY A FEDERAL

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1	JUDGE OR MAGISTRATE TO ALLOW ACCESS, OR IF THE FEDERAL
2	IMMIGRATION AUTHORITIES HAVE A WRIT ISSUED BY A JUDGE CONCERNING
3	THE TRANSFER OF AN INMATE TO OR FROM FEDERAL CUSTODY.
4	(2) For the safety of the law enforcement officers and
5	INDIVIDUALS INVOLVED, A DETENTION FACILITY SHALL DESIGNATE AN
6	EXIT POINT TO USE FOR THE PURPOSES OF TRANSFERRING AN INDIVIDUAL
7	OUT OF CUSTODY FROM THE DETENTION FACILITY TO A FEDERAL
8	IMMIGRATION AUTHORITY UPON RECEIPT OF A WARRANT ISSUED BY A
9	FEDERAL JUDGE OR MAGISTRATE. A DETENTION FACILITY THAT DELAYS AN
10	INDIVIDUAL'S RELEASE FROM CUSTODY SOLELY FOR THE PURPOSE OF
11	TRANSFERRING AN INDIVIDUAL TO A FEDERAL IMMIGRATION AUTHORITY
12	<u>IS SUBJECT TO SECTION 24-76.6-102 (2)(b).</u>
13	SECTION 18. In Colorado Revised Statutes, 24-76.7-101,
14	amend (2) as follows:
15	24-76.7-101. Definitions. As used in this article 76.7, unless the
16	context otherwise requires:
17	(2) "Immigration detention agreement" means any A contract,
18	including, but not limited to, an intergovernmental service agreement, or
19	portion thereof for payment to WITH a governmental entity to detain
20	individuals for federal civil immigration purposes. For a contract or
21	intergovernmental service agreement that is only in part for the detention
22	of individuals for federal immigration officials, this term only applies to
23	the civil immigration detention portion of the contract.
24	SECTION 19. In Colorado Revised Statutes, 28-3-103, add (10)
25	as follows:
26	28-3-103. General provisions. (10) A MILITARY FORCE FROM
27	ANOTHER STATE, TERRITORY, OR DISTRICT SHALL NOT ENTER THE STATE

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1	WITHOUT THE PERMISSION OF THE GOVERNOR; EXCEPT THAT THIS
2	SUBSECTION (10) DOES NOT APPLY TO A MILITARY FORCE FROM ANOTHER
3	STATE, TERRITORY, OR DISTRICT THAT IS ON FEDERAL ORDERS AND ACTING
4	AS A PART OF THE ARMED FORCES.
5	SECTION 20. In Colorado Revised Statutes, 6-1-1303, add
6	(17.4) as follows:
7	6-1-1303. Definitions. As used in this part 13, unless the context
8	otherwise requires:
9	(17.4) "PRECISE GEOLOCATION DATA" MEANS INFORMATION
10	DERIVED FROM TECHNOLOGY THAT ACCURATELY IDENTIFIES THE PRESENT
11	OR PAST LOCATION OF A DEVICE THAT LINKS OR IS LINKABLE TO AN
12	INDIVIDUAL WITHIN A RADIUS OF ONE THOUSAND EIGHT HUNDRED FIFTY
13	<u>FEET.</u>
14	(a) "PRECISE GEOLOCATION DATA" INCLUDES:
15	(I) GLOBAL POSITIONING SYSTEM (GPS) COORDINATES;
16	(II) CELL-SITE LOCATION INFORMATION; OR
17	(III) ANY DATA DERIVED FROM A DEVICE AND THAT IS USED OR
18	INTENDED TO BE USED TO LOCATE A CONSUMER WITHIN A GEOGRAPHIC
19	AREA.
20	(b) "Precise geolocation data" does not include the
21	CONTENT OF COMMUNICATIONS OR ANY DATA GENERATED BY OR
22	CONNECTED TO ADVANCED UTILITY MEETING INFRASTRUCTURE SYSTEMS
23	OR EQUIPMENT FOR USE BY A UTILITY.
24	SECTION 21. In Colorado Revised Statutes, 6-1-1303, amend
25	(24)(c) and (24)(d); repeal as it will become effective October 1, 2025.
26	(17.5); and add (24)(e) as follows:
27	6-1-1303. Definitions. As used in this part 13, unless the context

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1	otherwise requires:
2	(17.5) [Editor's note: Subsection (17.5) is effective October 1,
3	2025.] "Precise geolocation data":
4	(a) Means information derived from technology, including global
5	positioning system level latitude and longitude coordinates or other
6	mechanisms, that directly identifies the specific location of an individual
7	with precision and accuracy within a radius of one thousand seven
8	hundred fifty feet; and
9	(b) Does not include:
10	(I) The content of communications regarding location; or
11	(II) Any data generated by or connected to advanced utility
12	metering infrastructure systems or equipment for use by a utility.
13	(24) "Sensitive data" means:
14	(c) Personal data from a known child; or
15	(d) Biological data; OR
16	(e) Precise geolocation data.
17	SECTION 22. In Colorado Revised Statutes, 6-1-1308, amend
18	(7) as follows:
19	6-1-1308. Duties of controllers (7) Duty regarding
20	sensitive data. A controller shall not process OR SELL a consumer's
21	sensitive data without first obtaining the consumer's consent or, in the
22	case of the processing of personal data concerning a known child, without
23	first obtaining consent from the child's parent or lawful guardian.
24	SECTION 23. In Colorado Revised Statutes, 8-3.8-101, amend
25	(2) as follows:
26	8-3.8-101. Immigration legal assistance - fund - report -
2.7	definitions. (2) (a) There is established in the state treasury the

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1	immigration legal defense fund. The money in the fund is continuously
2	appropriated to the administrator. Pursuant to subsection (5)(b) of this
3	section, the administrator is authorized to make grants from the fund to
4	qualifying organizations to represent indigent individuals appearing
5	before an immigration court in Colorado who lack private counsel.
6	(b) The state treasurer shall credit any civil penalty
7	MONEY TRANSFERRED TO THE STATE TREASURER PURSUANT TO SECTION
8	24-74-107 or $24-74.1-103$ and interest and income derived from the
9	DEPOSIT AND INVESTMENT OF THE CIVIL PENALTY MONEY IN THE FUND TO
10	THE FUND.
11	SECTION 24. In Colorado Revised Statutes, 13-1-402, add (6)
12	as follows:
13	13-1-402. Definitions. As used in this part 4, unless the context
14	otherwise requires:
15	(6) "RELATED FACILITY" MEANS THE FOLLOWING FACILITIES,
16	FACILITIES WHERE THE FOLLOWING PROGRAMS OR SERVICES ARE
17	PROVIDED, OR FACILITIES WHERE THE FOLLOWING PROVIDERS PROVIDE
18	PROGRAMS OR SERVICES IN RELATION TO A COURT PROCEEDING,
19	INCLUDING:
20	(a) A BEHAVIORAL HEALTH ENTITY, AS DEFINED IN SECTION
21	<u>27-50-101;</u>
22	(b) A BEHAVIORAL HEALTH PROGRAM, AS DEFINED IN SECTION
23	<u>27-50-101;</u>
24	(c) A BEHAVIORAL HEALTH PROVIDER, AS DEFINED IN SECTION
25	<u>27-50-101;</u>
26	(d) A BEHAVIORAL HEALTH SAFETY NET PROVIDER, AS DEFINED IN
27	<u>SECTION 27-50-101;</u>

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1	(e) A BEHAVIORAL HEALTH SAFETY NET SERVICE, AS DEFINED IN
2	<u>SECTION 27-50-101;</u>
3	(f) A COMPREHENSIVE COMMUNITY BEHAVIORAL HEALTH
4	PROVIDER, AS DEFINED IN SECTION 27-50-101;
5	(g) An essential behavioral health safety net provider, as
6	DEFINED IN SECTION 27-50-101;
7	(h) A HOSPITAL THAT IS OPERATED BY THE DEPARTMENT OF
8	HUMAN SERVICES;
9	(i) A PSYCHIATRIC HOSPITAL THAT IS OPERATED BY THE
10	DEPARTMENT OF HUMAN SERVICES;
11	(j) A DETENTION OR COMMITMENT FACILITY THAT IS OPERATED BY
12	THE DEPARTMENT OF HUMAN SERVICES;
13	(k) A TREATMENT PROVIDER PROVIDING SERVICES ORDERED
14	PURSUANT TO A TREATMENT PLAN REQUIRED PURSUANT TO SECTIONS
15	<u>19-3-507 AND 19-3-508;</u>
16	(1) Any foster care, qualified residential treatment
17	PROGRAM, OR OTHER OUT-OF-HOME PLACEMENT DEFINED IN SECTION
18	<u>19-1-103; AND</u>
19	(m) A NURSING HOME.
20	SECTION 25. In Colorado Revised Statutes, 13-1-403, amend
21	(1) as follows:
22	13-1-403. Prohibition of civil arrest - writ of protection -
23	procedure. (1) A person shall not be IS NOT subject to civil arrest while
24	the person is present at a courthouse or on its environs; or while going to,
25	attending, or coming from a court proceeding; OR WHILE THE PERSON IS
26	RECEIVING TREATMENT IN A RELATED FACILITY.
2.7	SECTION 26. In Colorado Revised Statutes, 22-2-117, amend

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I	(1)(b)(XI) and $(1)(b)(XII)$; and add $(1)(b)(XIII)$ as follows:
2	22-2-117. Additional power - state board - waiver of
3	requirements - rules. (1) (b) The state board shall not waive any of the
4	requirements specified in any of the following statutory provisions:
5	(XI) Any provision of section 22-1-145 relating to the use of a
6	student's chosen name, as defined in section 22-1-145 (1), in a public
7	school; or
8	(XII) The wearing of cultural or religious objects at school
9	graduation ceremonies pursuant to section 22-1-142.5; OR
10	(XIII) A PROVISION OF ARTICLE 74.1 OF TITLE 24 CONCERNING THE
11	POLICIES TO COMPLY WITH FEDERAL IMMIGRATION ENFORCEMENT.
12	SECTION 27. In Colorado Revised Statutes, 22-30.5-104,
13	amend (6)(c) introductory portion, (6)(c)(X), and (6)(c)(XI); and add
14	(6)(c)(XII) as follows:
15	22-30.5-104. Charter school - requirements - authority - rules
16	- definitions. (6) (c) A school district, on behalf of a charter school, may
17	apply to the state board for a waiver of a state statute or state rule that is
18	not an automatic waiver. Notwithstanding any provision of this
19	subsection (6), to the contrary, the state board may SHALL not waive any
20	A statute or rule relating to:
21	(X) Any provision of section 22-1-145 relating to the use of a
22	student's chosen name, as defined in section 22-1-145 (1), in a public
23	school; or
24	(XI) The wearing of cultural or religious objects at school
25	graduation ceremonies pursuant to section 22-1-142.5; OR
26	(XII) A PROVISION OF ARTICLE 74.1 OF TITLE 24 CONCERNING THE
27	POLICIES TO COMPLY WITH FEDERAL IMMIGRATION ENFORCEMENT.

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1	SECTION <u>28.</u> In Colorado Revised Statutes, 22-30.5-507,
2	amend $(7)(b)(X)$ and $(7)(b)(XI)$; and add $(7)(b)(XII)$ as follows:
3	22-30.5-507. Institute charter school - requirements -
4	authority - rules - definitions. (7) (b) An institute charter school may
5	apply to the state board, through the institute, for a waiver of state statutes
6	and state rules that are not automatic waivers. The state board may waive
7	state statutory requirements or rules promulgated by the state board;
8	except that the state board may SHALL not waive any statute or rule
9	relating to:
10	(X) Any provision of section 22-1-145 relating to the use of a
11	student's chosen name, as defined in section 22-1-145 (1), in a public
12	school; or
13	(XI) The wearing of cultural or religious objects at school
14	graduation ceremonies pursuant to section 22-1-142.5; OR
15	(XII) A provision of article 74.1 of title 24 concerning the
16	POLICIES TO COMPLY WITH FEDERAL IMMIGRATION ENFORCEMENT.
17	SECTION 29. Appropriation. (1) For the 2025-26 state fiscal
18	year, \$23,794 is appropriated to the office of the governor for use by the
19	governor's office. This appropriation is from the general fund and is based
20	on an assumption that the office will require an additional 0.3 FTE. To
21	implement this act, the office may use this appropriation for
22	administration of governor's office and residence.
23	(2) For the 2025-26 state fiscal year, \$147,552 is appropriated to
24	the judicial department for use by the state courts. This appropriation is
25	from the general fund. To implement this act, the state courts may use this
26	appropriation as follows:
27	(a) \$133.552 for use by the trial courts for trial court programs.

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1	which amount is based on an assumption that the trial courts will require
2	an additional 2.0 FTE; and
3	(b) \$14,000 for use by state courts administration for capital
4	outlay.
5	(3) For the 2025-26 state fiscal year, \$30,000 is appropriated to
6	the judicial department for use by the office of public guardianship. This
7	appropriation is from the general fund. To implement this act, the office
8	may use this appropriation for program costs.
9	(4) For the 2025-26 state fiscal year, \$4,207 is appropriated to the
10	judicial department for use by the independent ethics commission. This
11	appropriation is from the general fund and is based on an assumption that
12	the commission will require an additional 0.1 FTE. To implement this act,
13	the commission may use this appropriation for program costs.
14	SECTION 30. Severability. If any provision of this act or the
15	application of this act to any person or circumstance is held invalid, the
16	invalidity does not affect other provisions or applications of the act that
17	can be given effect without the invalid provision or application, and to
18	this end the provisions of this act are declared to be severable.
19	SECTION 31. Safety clause. The general assembly finds,
20	determines, and declares that this act is necessary for the immediate
21	preservation of the public peace, health, or safety or for appropriations for
22	the support and maintenance of the departments of the state and state
23	institutions.

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