Second Regular Session Seventy-first General Assembly STATE OF COLORADO

INTRODUCED

LLS NO. 18-0243.01 Esther van Mourik x4215

HOUSE BILL 18-1058

HOUSE SPONSORSHIP

Beckman,

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Coram,

House Committees

Senate Committees

Judiciary Finance

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A BILL FOR AN ACT

CONCERNING THE PROVISION OF FINANCIAL ASSISTANCE TO COUNTIES FOR COUNTY FACILITIES.

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/.)

County Courthouse and County Jail Funding and Overcrowding Solutions Interim Study Committee. Current law tasks the underfunded courthouse facility cash fund commission to evaluate grant applications and issue grants to counties for underfunded courthouse facilities through master planning services, matching funds or leverage grant funding opportunities, or for addressing emergency needs

due to the imminent closure of a court facility.

The bill changes the name of the commission and the fund and expands the responsibilities of the commission to include jails in addition to court facilities. Additionally, the bill allows grants to be issued for up to 50% of a county's annual voter-approved debt service on any county-approved financing of the construction or remodeling costs of a court or jail facility. The bill also creates a low-interest loan program to be administered by the commission whereby counties may apply for low-interest loans to finance the capital construction or remodeling costs of a court or jail facility.

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

SECTION 1. In Colorado Revised Statutes, **amend** 13-1-301 as follows:

- **13-1-301. Legislative declaration.** (1) The general assembly hereby finds that:
 - (a) Providing access to state court AND JAIL facilities and ensuring the safety of employees and other users of state court AND JAIL facilities are fundamental components of ensuring access to justice for the people of the state of Colorado;
 - (b) Recent years have seen numerous occasions in which courthouse COURT AND JAIL FACILITY repair, renovation, improvement, and expansion needs have become important priorities for judicial districts and the counties they serve;
 - (c) In some cases these needs result from anticipated causes, such as expanding caseloads, the allocations of new judges to the district, or the aging of existing courtroom COURT AND JAIL facilities and the attendant need to bring them up to current operational and safety standards;
 - (d) In other cases the needs are driven by unexpected events, such as natural disasters, accidents, or the discovery of previously unknown

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1	threats to health and safety; and
2	(e) While the responsibility for providing adequate courtrooms
3	and other court AND JAIL facilities lies with county governments, the
4	geographically, demographically, and economically diverse nature of our
5	state affects the level of funding and services that each county can
6	provide.
7	(2) The general assembly, therefore, determines and declares that:
8	(a) The creation of the underfunded courthouse COURT AND JAIL
9	facility cash fund commission and the underfunded courthouse COURT
10	AND JAIL facility cash fund is beneficial to and in the best interests of the
11	people of the state of Colorado; and
12	(b) The purpose of the commission and the fund is to provide
13	supplemental funding for courthouse COURT AND JAIL facility projects in
14	the counties with the most limited financial resources.
15	SECTION 2. In Colorado Revised Statutes, 13-1-302, amend (1),
16	(3), and (4) as follows:
17	13-1-302. Definitions. As used in this part 3, unless the context
18	otherwise requires:
19	(1) "Commission" means the underfunded courthouse COURT AND
20	JAIL facility cash fund commission created in section 13-1-303.
21	(3) "Fund" means the underfunded courthouse COURT AND JAIL
22	facility cash fund created in section 13-1-304.
23	(4) "Imminent closure of a court OR JAIL facility" means a court OR
24	JAIL facility with health, life, or safety issues that impact court OR JAIL
25	employees, JAIL INMATES, or other court users and that is designated for
26	imminent closure by A COUNTY OR the state court administrator in
27	consultation with the state's risk management system or other appropriate

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1	professionals. Health, life, or safety issues include air quality issues,
2	water intrusion problems, temperature control issues, structural conditions
3	that cannot reasonably be mitigated, fire hazards, electrical hazards, and
4	utility problems. Certain health, life, or safety issues may require
5	additional third-party evaluations such as an environmental or structural
6	engineering review.
7	SECTION 3. In Colorado Revised Statutes, 13-1-303, amend (1)
8	and (6) as follows:
9	13-1-303. Underfunded court and jail facility cash fund
10	commission - creation - membership. (1) There is hereby created in the
11	judicial department the underfunded courthouse COURT AND JAIL facility
12	cash fund commission to evaluate grant AND LOAN applications received
13	pursuant to this part 3 and make recommendations to the state court
14	administrator for awarding grants AND LOANS from the underfunded
15	courthouse COURT AND JAIL facility cash fund based on the statutory
16	criteria set forth in section 13-1-305. The commission shall be appointed
17	no later than July 1, 2014.
18	(6) In accordance with the principles set out in section 13-1-305
19	THIS PART 3, the commission shall adopt guidelines prescribing the
20	procedures to be followed in making, filing, and evaluating grant AND
21	LOAN applications, the criteria for evaluation, and other guidelines
22	necessary for administering the program GRANT AND LOAN PROGRAMS.
23	SECTION 4. In Colorado Revised Statutes, amend 13-1-304 as
24	follows:
25	13-1-304. Underfunded court and jail facility cash fund -
26	creation - grants - loans - regulations. (1) (a) There is hereby created
27	in the state treasury the underfunded courthouse COURT AND JAIL facility

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cash fund that consists of any moneys MONEY appropriated by the general assembly to the fund. The moneys MONEY in the fund are IS subject to annual appropriation by the general assembly for the implementation of this part 3. The state court administrator may accept gifts, grants, or donations from any private or public source for the purpose of implementing this part 3. All private and public moneys MONEY received by the state court administrator from gifts, grants, or donations must be transmitted to the state treasurer, who shall credit the same to the fund in addition to any moneys MONEY that may be appropriated to the fund directly by the general assembly. All investment earnings derived from the deposit and investment of moneys THE MONEY in the fund, INCLUDING ANY INTEREST EARNINGS ON THE LOANS ISSUED AS ALLOWED IN SECTION 13-1-305.5, remain in the fund and may not be transferred or revert to the general fund at the end of any fiscal year. Any unexpended and unencumbered moneys MONEY remaining in the fund at the end of any fiscal year shall remain in the fund and shall not be credited or transferred to the general fund or any other fund.

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- (b) In addition to any other transfers to the fund from the general fund or any other fund, commencing with the 2018-19 state fiscal year through the 2022-23 state fiscal year the state treasurer shall annually transfer thirty million dollars from the general fund to the underfunded court and jail facility cash fund to be used as follows:
- (I) TEN MILLION DOLLARS ANNUALLY FOR GRANTS TO PAY UP TO FIFTY PERCENT OF A COUNTY'S ANNUAL VOTER-APPROVED DEBT SERVICE ON ANY COUNTY-APPROVED FINANCING OF THE CONSTRUCTION OR REMODELING COSTS OF A COURT OR JAIL FACILITY;

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1	(II) TEN MILLION DOLLARS ANNUALLY FOR LOW-INTEREST LOANS
2	AS ALLOWED IN SECTION 13-1-305.5 FOR CAPITAL CONSTRUCTION OR
3	REMODELING COSTS OF ANY COURT FACILITY; AND
4	(III) TEN MILLION DOLLARS ANNUALLY FOR LOW-INTEREST LOANS
5	AS ALLOWED IN SECTION 13-1-305.5 FOR CAPITAL CONSTRUCTION OR
6	REMODELING COSTS OF ANY JAIL FACILITY.
7	(2) (a) Moneys Money from the fund that are is distributed to
8	counties IN THE FORM OF A GRANT pursuant to this part 3:
9	(I) May only be used for commissioning master planning services,
10	matching funds or leveraging grant funding opportunities for construction
11	or remodeling projects, or addressing emergency needs due to the
12	imminent closure of a court OR JAIL facility;
13	(II) MAY BE USED TO PAY UP TO FIFTY PERCENT OF A COUNTY'S
14	ANNUAL VOTER-APPROVED DEBT SERVICE ON ANY COUNTY-APPROVED
15	FINANCING, INCLUDING A LOW-INTEREST LOAN ALLOWED IN SECTION
16	13-1-305.5, FOR CAPITAL CONSTRUCTION OR REMODELING COSTS OF A
17	COURT OR JAIL FACILITY PURSUANT TO THIS PART 3;
18	(III) Moneys from the fund May not be allocated for the purchase
19	of furniture, fixtures, or equipment or as the sole source of funding for
20	new construction; AND
21	(IV) Moneys from the fund May not be allocated as the sole
22	source of funding for remodeling, unless the need for funding is
23	associated with the imminent closure of a court OR JAIL facility.
24	(b) Money from the fund that is distributed to counties in
25	THE FORM OF A LOW-INTEREST LOAN TO COUNTIES PURSUANT TO THIS
26	PART 3 MAY ONLY BE USED FOR NEW CONSTRUCTION OR REMODELING OF
27	A COURT OR JAIL FACILITY AND MAY NOT BE USED FOR THE PURCHASE OF

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1	FURNITURE, FIXTURES, OR EQUIPMENT.
2	(3) All moneys MONEY credited to the fund shall be IS available
3	for grants OR LOANS awarded by the state court administrator, based on
4	recommendations of the commission, to counties for the purposes
5	described in this part 3; except that the state court administrator may use
6	a portion of the moneys MONEY annually appropriated from the fund for
7	administrative costs incurred through FOR the implementation of this part
8	3. The state court administrator, subject to annual appropriation by the
9	general assembly, may expend moneys MONEY appropriated from the
10	fund pursuant to this part 3.
11	SECTION 5. In Colorado Revised Statutes, 13-1-305, amend (1),
12	(2), (3), and (4) introductory portion; and add (5) as follows:
13	13-1-305. Grant applications - duties of counties. (1) To be
14	eligible for moneys GRANTS from the fund, a county must apply to the
15	commission through the state court administrator, using the application
16	form provided by the commission, in accordance with the timelines and
17	guidelines adopted by the commission. For the commission to consider
18	a grant application, the application must first be reviewed and approved
19	by the chief judge of the county and the board of county commissioners.
20	(2) (a) Grants from the fund may only be used to fund counties
21	that meet the requirements set forth in paragraph (b) of this subsection (2)
22	SUBSECTION (2)(b) OF THIS SECTION and the criteria specified in
23	subsection (4) of this section to:
24	(I) Commission master planning services;
25	(II) Serve as matching funds or leverage grant funding
26	opportunities; or
27	(III) Address emergency needs due to the imminent closure of a

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1	court OR JAIL facility; OR
2	(IV) PAY UP TO FIFTY PERCENT OF A COUNTY'S ANNUAL
3	VOTER-APPROVED DEBT SERVICE ON ANY COUNTY-APPROVED FINANCING
4	OF THE CONSTRUCTION OR REMODELING COSTS OF A COURT OR JAIL
5	FACILITY.
6	(b) Grants from the fund may only be awarded to a county when:
7	(I) The county has demonstrated good faith in attempting to
8	resolve the issues before seeking a grant from the fund;
9	(II) The county has agreed to disclose pertinent financial
10	statements to the commission or the state court administrator for review;
11	and
12	(III) The state court administrator is satisfied that the county does
13	not have significant uncommitted reserves.
14	(c) Grants from the fund may not supplant any county funding for
15	a county that has the means to support its court facility OR JAIL FACILITIES.
16	(d) The approval of a grant shall DOES not result in the state or
17	commission assuming ownership or liability for a county courthouse or
18	other county COURT OR JAIL facility. that houses county offices and
19	employees. The county shall continue to have ownership and liability for
20	all such facilities.
21	(e) Once a county is awarded a grant, the county shall EITHER
22	complete the project as designated and described in the grant award, OR
23	USE THE GRANT TO PAY THE VOTER-APPROVED DEBT SERVICE ON ANY
24	COUNTY-APPROVED FINANCING OF THE CONSTRUCTION OR REMODELING
25	OF A COURT OR JAIL FACILITY.
26	(f) The commission shall develop a compliance review process to
27	ensure that counties are using each grant as specified in the grant award.

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1	(3) Counties that meet all four of the criteria specified in
2	subsection (4) of this section must be given the highest priority for
3	need-based grants for underfunded courthouse COURT OR JAIL facilities
4	pursuant to this part 3.
5	(4) Counties that meet at least two of the following criteria qualify
6	for need-based grants for underfunded courthouse COURT OR JAIL
7	facilities pursuant to this part 3:
8	(5) GRANTS MAY ALSO BE AWARDED TO A COUNTY TO BE USED TO
9	PAY UP TO FIFTY PERCENT OF A COUNTY'S ANNUAL VOTER-APPROVED DEBT
10	SERVICE ON ANY COUNTY-APPROVED FINANCING, INCLUDING A
11	LOW-INTEREST LOAN ALLOWED IN SECTION 13-1-305.5, FOR CAPITAL
12	CONSTRUCTION OR REMODELING COSTS OF A COURT OR JAIL FACILITY.
13	SECTION 6. In Colorado Revised Statutes, add 13-1-305.5 as
14	follows:
1415	follows: 13-1-305.5. Low-interest loans for counties for financing the
15	13-1-305.5. Low-interest loans for counties for financing the
15 16	13-1-305.5. Low-interest loans for counties for financing the capital construction or remodeling costs of a court or jail facility.
15 16 17	13-1-305.5. Low-interest loans for counties for financing the capital construction or remodeling costs of a court or jail facility. (1) (a) (I) THE COMMISSION MAY ENTER INTO A CONTRACT WITH A BANK
15 16 17 18	13-1-305.5. Low-interest loans for counties for financing the capital construction or remodeling costs of a court or jail facility. (1) (a) (I) THE COMMISSION MAY ENTER INTO A CONTRACT WITH A BANK OR A NONDEPOSITORY COMMUNITY DEVELOPMENT FINANCIAL INSTITUTION
15 16 17 18 19	13-1-305.5. Low-interest loans for counties for financing the capital construction or remodeling costs of a court or jail facility. (1) (a) (I) THE COMMISSION MAY ENTER INTO A CONTRACT WITH A BANK OR A NONDEPOSITORY COMMUNITY DEVELOPMENT FINANCIAL INSTITUTION TO ESTABLISH AND ADMINISTER A REVOLVING LOAN PROGRAM FOR ANY
15 16 17 18 19 20	13-1-305.5. Low-interest loans for counties for financing the capital construction or remodeling costs of a court or jail facility. (1) (a) (I) THE COMMISSION MAY ENTER INTO A CONTRACT WITH A BANK OR A NONDEPOSITORY COMMUNITY DEVELOPMENT FINANCIAL INSTITUTION TO ESTABLISH AND ADMINISTER A REVOLVING LOAN PROGRAM FOR ANY COUNTY THAT MEETS THE CRITERIA SET FORTH IN SUBSECTION (1)(b) OF
15 16 17 18 19 20 21	13-1-305.5. Low-interest loans for counties for financing the capital construction or remodeling costs of a court or jail facility. (1) (a) (I) THE COMMISSION MAY ENTER INTO A CONTRACT WITH A BANK OR A NONDEPOSITORY COMMUNITY DEVELOPMENT FINANCIAL INSTITUTION TO ESTABLISH AND ADMINISTER A REVOLVING LOAN PROGRAM FOR ANY COUNTY THAT MEETS THE CRITERIA SET FORTH IN SUBSECTION (1)(b) OF THIS SECTION THAT SEEKS TO FINANCE THE CAPITAL CONSTRUCTION OR
15 16 17 18 19 20 21 22	13-1-305.5. Low-interest loans for counties for financing the capital construction or remodeling costs of a court or jail facility. (1) (a) (I) THE COMMISSION MAY ENTER INTO A CONTRACT WITH A BANK OR A NONDEPOSITORY COMMUNITY DEVELOPMENT FINANCIAL INSTITUTION TO ESTABLISH AND ADMINISTER A REVOLVING LOAN PROGRAM FOR ANY COUNTY THAT MEETS THE CRITERIA SET FORTH IN SUBSECTION (1)(b) OF THIS SECTION THAT SEEKS TO FINANCE THE CAPITAL CONSTRUCTION OR REMODELING COSTS OF A COURT OR JAIL FACILITY. THE SELECTION OF
15 16 17 18 19 20 21 22 23	13-1-305.5. Low-interest loans for counties for financing the capital construction or remodeling costs of a court or jail facility. (1) (a) (I) THE COMMISSION MAY ENTER INTO A CONTRACT WITH A BANK OR A NONDEPOSITORY COMMUNITY DEVELOPMENT FINANCIAL INSTITUTION TO ESTABLISH AND ADMINISTER A REVOLVING LOAN PROGRAM FOR ANY COUNTY THAT MEETS THE CRITERIA SET FORTH IN SUBSECTION (1)(b) OF THIS SECTION THAT SEEKS TO FINANCE THE CAPITAL CONSTRUCTION OR REMODELING COSTS OF A COURT OR JAIL FACILITY. THE SELECTION OF SUCH BANK OR NONDEPOSITORY COMMUNITY DEVELOPMENT FINANCIAL
15 16 17 18 19 20 21 22 23 24	13-1-305.5. Low-interest loans for counties for financing the capital construction or remodeling costs of a court or jail facility. (1) (a) (I) THE COMMISSION MAY ENTER INTO A CONTRACT WITH A BANK OR A NONDEPOSITORY COMMUNITY DEVELOPMENT FINANCIAL INSTITUTION TO ESTABLISH AND ADMINISTER A REVOLVING LOAN PROGRAM FOR ANY COUNTY THAT MEETS THE CRITERIA SET FORTH IN SUBSECTION (1)(b) OF THIS SECTION THAT SEEKS TO FINANCE THE CAPITAL CONSTRUCTION OR REMODELING COSTS OF A COURT OR JAIL FACILITY. THE SELECTION OF SUCH BANK OR NONDEPOSITORY COMMUNITY DEVELOPMENT FINANCIAL INSTITUTION MUST BE MADE FOLLOWING AN OPEN AND COMPETITIVE

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1	FORM PROVIDED BY THE COMMISSION, IN ACCORDANCE WITH THE
2	TIMELINES AND GUIDELINES ADOPTED BY THE COMMISSION. FOR THE
3	COMMISSION TO CONSIDER A LOAN APPLICATION, THE APPLICATION MUST
4	FIRST BE REVIEWED AND APPROVED BY THE CHIEF JUDGE OF THE COUNTY
5	AND THE BOARD OF COUNTY COMMISSIONERS, AND IF APPROVED, THE
6	COUNTY MUST FIRST SEEK VOTER-APPROVAL AS REQUIRED UNDER SECTION
7	20 (4)(b) OF ARTICLE X OF THE STATE CONSTITUTION PRIOR TO THE
8	CLOSING OF THE LOAN.
9	(b) (I) COUNTIES THAT MEET AT LEAST TWO OF THE FOLLOWING
10	CRITERIA QUALIFY FOR LOANS PURSUANT TO THIS SECTION:
11	(A) COUNTIES IN WHICH THE TOTAL POPULATION IS BELOW THE
12	STATE MEDIAN, AS DETERMINED BY THE MOST RECENT DATA PUBLISHED
13	BY THE DEPARTMENT OF LOCAL AFFAIRS;
14	(B) COUNTIES IN WHICH THE PER CAPITA INCOME IS BELOW THE
15	STATE MEDIAN, AS DETERMINED BY THE MOST RECENT DATA PUBLISHED
16	BY THE DEPARTMENT OF LOCAL AFFAIRS;
17	(C) COUNTIES IN WHICH PROPERTY TAX REVENUES ARE BELOW THE
18	STATE MEDIAN, AS DETERMINED BY THE MOST RECENT DATA PUBLISHED
19	BY THE DEPARTMENT OF LOCAL AFFAIRS; OR
20	(D) COUNTIES IN WHICH THE TOTAL COUNTY POPULATION LIVING
21	BELOW THE FEDERAL POVERTY LINE IS GREATER THAN THE STATE MEDIAN,
22	AS DETERMINED BY THE MOST RECENT CENSUS PUBLISHED BY THE UNITED
23	STATES BUREAU OF THE CENSUS.
24	(II) COUNTIES THAT MEET ALL FOUR OF THE CRITERIA SPECIFIED IN
25	SUBSECTION (1)(b)(I) OF THIS SECTION MUST BE GIVEN THE HIGHEST
26	PRIORITY FOR LOANS PURSUANT TO THIS SECTION.
27	(c) (I) THE LOAN PROGRAM IS CAPITALIZED BY THE GENERAL FUND

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1	TRANSFER SPECIFIED IN SECTION 13-1-304 (1)(b).
2	(II) THE COMMISSION MAY ADVANCE MONEY IN THE FORM OF A
3	GRANT OR PAYMENT TO THE BANK OR NONDEPOSITORY COMMUNITY
4	DEVELOPMENT FINANCIAL INSTITUTION PRIOR TO LOANS ACTUALLY BEING
5	MADE.
6	(2) AS PART OF ADMINISTERING THE LOAN PROGRAM, THE BANK OR
7	A NONDEPOSITORY COMMUNITY DEVELOPMENT FINANCIAL INSTITUTION
8	SHALL ESTABLISH AN APPLICATION FEE, AN ORIGINATION FEE, AND
9	CLOSING COST POLICIES, SET ITS OWN UNDERWRITING AND RISK
10	MANAGEMENT POLICIES, AND SHALL DETERMINE INTEREST RATES, LOAN
11	TERMS, AND MAXIMUM ASSISTANCE LEVELS IN GUIDELINES ADOPTED BY
12	THE COMMISSION; EXCEPT THAT THE PROGRAM SHALL BE ADMINISTERED
13	IN SUCH A WAY SO THAT LOANS ARE PROVIDED TO COUNTIES AT INTEREST
14	RATES LESS THAN THOSE AVAILABLE IN THE CURRENT INTEREST RATE
15	MARKET.
16	SECTION 7. In Colorado Revised Statutes, amend 13-1-306 as
17	follows:
18	13-1-306. Legislative review - repeal. The underfunded
19	courthouse COURT AND JAIL facility cash fund commission repeals on IS
20	REPEALED, EFFECTIVE September 1, 2024. Prior to repeal, the
21	underfunded courthouse COURT AND JAIL facility cash fund commission
22	is subject to review as provided in section 24-34-104. C.R.S.
23	SECTION 8. In Colorado Revised Statutes, 24-34-104, amend
24	(25)(a)(IX) as follows:
25	24-34-104. General assembly review of regulatory agencies
26	and functions for repeal, continuation, or reestablishment - legislative
27	declaration - repeal. (25) (a) The following agencies, functions, or both,

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1	are scheduled for repeal on September 1, 2024:
2	(IX) The underfunded courthouse COURT AND JAIL facility cash
3	fund commission created in part 3 of article 1 of title 13;
4	SECTION 9. Safety clause. The general assembly hereby finds
5	determines, and declares that this act is necessary for the immediate
6	preservation of the public peace, health, and safety.

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