# Second Regular Session Seventy-fourth General Assembly STATE OF COLORADO

## **PREAMENDED**

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

LLS NO. 24-1030.01 Chelsea Princell x4335

**HOUSE BILL 24-1323** 

#### **HOUSE SPONSORSHIP**

Velasco and Hernandez,

### **SENATE SPONSORSHIP**

(None),

### **House Committees**

#### **Senate Committees**

Education

101

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#### A BILL FOR AN ACT

CONCERNING THE MANNER OF DRESS DURING SCHOOL GRADUATION CEREMONIES.

### **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 <a href="http://leg.colorado.gov">http://leg.colorado.gov</a>.)

The bill allows a preschool, public school, or public college or university student to wear objects of cultural or religious significance as an adornment at a graduation ceremony.

The bill prohibits a preschool, public school, or public college or university from restricting what a student may wear under the student's required graduation attire. The bill allows a preschool, public school, or public college or university to prohibit a student from wearing or displaying an adornment that is likely to cause substantial disruption of, or material interference with, a graduation ceremony, but the prohibition must be the least restrictive means necessary to accomplish a specifically identified important government interest.

Prior to the start of the 2024-25 school year, the bill requires a preschool, public school, and public college or university to develop and adopt a policy that aligns with the requirements of the bill.

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

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2 **SECTION 1.** In Colorado Revised Statutes, add 22-1-142.5 as 3 follows: 4 22-1-142.5. Wearing cultural or religious objects at public 5 school graduation ceremonies - definitions. (1) AS USED IN THIS 6 SECTION, UNLESS THE CONTEXT OTHERWISE REQUIRES: (a) "ADORNMENT" MEANS SOMETHING ATTACHED TO, OR WORN 7 8 WITH, BUT NOT REPLACING OR COVERING IN ITS ENTIRETY, GRADUATION 9 ATTIRE, AND IS NOT LIMITED TO DECORATING GRADUATION CAPS. 10 (b) "CULTURAL" MEANS A RECOGNIZED PRACTICE OR TRADITION 11 OF A CERTAIN GROUP OF PEOPLE AND INCLUDES ONLY A PROTECTED CLASS 12 BASED ON DISABILITY, RACE, ETHNICITY, CREED, COLOR, SEX, SEXUAL 13 ORIENTATION, GENDER IDENTITY, GENDER EXPRESSION, FAMILY 14 COMPOSITION, RELIGION, AGE, NATIONAL ORIGIN, OR ANCESTRY. 15 "CULTURAL" DOES NOT INCLUDE OBJECTS RELATED TO TRIBAL REGALIA AS 16 DEFINED IN SECTION 22-1-142, INCITEMENT, DEFAMATION, FRAUD,

OBSCENITY, CHILD PORNOGRAPHY, FIGHTING WORDS, AND THREATS.

SCHOOL DISTRICT, CHARTER SCHOOL INSTITUTE, OR BOARD OF

COOPERATIVE SERVICES REQUIRES A STUDENT TO WEAR AS PART OF THE

(c) "GRADUATION ATTIRE" MEANS ATTIRE THAT A PUBLIC SCHOOL,

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1	DRESS CODE FOR A GRADUATION CEREMONY.
2	(d) "PUBLIC SCHOOL" MEANS A SCHOOL, INCLUDING A DISTRICT
3	CHARTER SCHOOL, OF A SCHOOL DISTRICT; A SCHOOL OPERATED BY A
4	BOARD OF COOPERATIVE SERVICES; AN INSTITUTE CHARTER SCHOOL; OR
5	THE COLORADO SCHOOL FOR THE DEAF AND THE BLIND.
6	(e) "STUDENT" MEANS AN INDIVIDUAL PARTICIPATING IN THE
7	GRADUATION CEREMONY AS A GRADUATE.
8	(2) A STUDENT MAY WEAR RECOGNIZED OBJECTS OF CULTURAL OF
9	RELIGIOUS SIGNIFICANCE AS AN ADORNMENT DURING THE STUDENT'S
10	GRADUATION CEREMONY. AN ADORNMENT WORN BY A STUDENT MUST
11	COMPLY WITH THE PUBLIC SCHOOL'S, SCHOOL DISTRICT'S, CHARTER
12	SCHOOL INSTITUTE'S, OR BOARD OF COOPERATIVE SERVICES' DRESS CODE
13	POLICY, AS LONG AS THE DRESS CODE POLICY DOES NOT INFRINGE UPON A
14	STUDENT'S GENDER EXPRESSION, AS DEFINED IN SECTION 24-34-301
15	GENDER IDENTITY, RELIGION, OR CULTURE.
16	(3) A PUBLIC SCHOOL, SCHOOL DISTRICT, CHARTER SCHOOL
17	INSTITUTE, OR BOARD OF COOPERATIVE SERVICES SHALL NOT IMPOSE
18	RESTRICTIONS ON WHAT A STUDENT MAY WEAR UNDER THE STUDENT'S
19	REQUIRED GRADUATION ATTIRE BEYOND WHAT IS REQUIRED BY A PUBLIC
20	SCHOOL'S, SCHOOL DISTRICT'S, CHARTER SCHOOL INSTITUTE'S, OR BOARD
21	OF COOPERATIVE SERVICES' DRESS CODE POLICY, AS LONG AS THE DRESS
22	CODE POLICY DOES NOT INFRINGE UPON A STUDENT'S GENDER EXPRESSION
23	AS DEFINED IN SECTION 24-34-301, GENDER IDENTITY, RELIGION, OR
24	CULTURE.
25	(4) (a) This section does not limit a public school's, school
26	DISTRICT'S, CHARTER SCHOOL INSTITUTE'S, OR BOARD OF COOPERATIVE

27 SERVICES' ABILITY TO PROHIBIT AN ADORNMENT THAT IS LIKELY TO CAUSE

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2	GRADUATION CEREMONY.
3	(b) A PROHIBITION IMPOSED BY A PUBLIC SCHOOL, SCHOOL
4	DISTRICT, CHARTER SCHOOL INSTITUTE, OR BOARD OF COOPERATIVE
5	SERVICES PURSUANT TO SUBSECTION (4)(a) OF THIS SECTION MUST BE:
6	$(I)\ Based on \ evidence\ of\ disruption\ rather\ than\ relying\ on$
7	AN UNDIFFERENTIATED FEAR OR APPREHENSION OF DISTURBANCE; AND
8	(II) BY THE LEAST RESTRICTIVE MEANS NECESSARY.
9	(5) On or before the start of the 2024-25 school year, a
10	PUBLIC SCHOOL, SCHOOL DISTRICT, CHARTER SCHOOL INSTITUTE, OR
11	BOARD OF COOPERATIVE SERVICES SHALL DEVELOP AND ADOPT A POLICY
12	THAT ALIGNS WITH THE REQUIREMENTS OF THIS SECTION.
13	(6) This section applies to all public school graduations,
14	INCLUDING, BUT NOT LIMITED TO, KINDERGARTEN, ELEMENTARY SCHOOL,
15	MIDDLE SCHOOL, JUNIOR HIGH SCHOOL, AND HIGH SCHOOL GRADUATIONS.
16	(7) This section does not limit the rights of certain
17	INDIVIDUALS TO WEAR TRIBAL REGALIA TO A PUBLIC SCHOOL
18	GRADUATION, AS DESCRIBED IN SECTION 22-1-142.
19	SECTION 2. In Colorado Revised Statutes, 22-2-117, amend
20	(1)(b)(IX) and $(1)(b)(X)$ ; and <b>add</b> $(1)(b)(XI)$ as follows:
21	22-2-117. Additional power - state board - waiver of
22	requirements - rules. (1) (b) The state board shall not waive any of the
23	requirements specified in any of the following statutory provisions:
24	(IX) Any provisions of section 22-1-128 relating to
25	comprehensive human sexuality education content requirements; or
26	(X) Any provision of section 22-30.5-104 (3), 22-30.5-507 (3),
27	22-32-109 (1)(11), 22-32-110 (1)(k), 22-38-104 (1)(d), or 22-63-206 (1)

SUBSTANTIAL DISRUPTION OF, OR MATERIAL INTERFERENCE WITH, THE

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1	relating to discrimination based on hair texture, hair type, or a protective
2	hairstyle that is commonly or historically associated with race; OR
3	(XI) THE WEARING OF CULTURAL OR RELIGIOUS OBJECTS AT
4	SCHOOL GRADUATION CEREMONIES PURSUANT TO SECTION 22-1-142.5.
5	SECTION 3. In Colorado Revised Statutes, 22-30.5-104, amend
6	(6)(c)(VIII) and (6)(c)(IX); and <b>add</b> (6)(c)(X) as follows:
7	22-30.5-104. Charter school - requirements - authority - rules
8	- definitions. (6) (c) A school district, on behalf of a charter school, may
9	apply to the state board for a waiver of a state statute or state rule that is
10	not an automatic waiver. Notwithstanding any provision of this
11	subsection (6) to the contrary, the state board may not waive any statute
12	or rule relating to:
13	(VIII) Section 22-33-106.1 concerning suspension and expulsion
14	of students in preschool through second grade; or
15	(IX) Subsection (3) of this section and sections 22-32-110 (1)(k)
16	and 22-63-206 (1) relating to discrimination based on hair texture, hair
17	type, or a protective hairstyle that is commonly or historically associated
18	with race; OR
19	(X) The wearing of cultural or religious objects at
20	SCHOOL GRADUATION CEREMONIES PURSUANT TO SECTION 22-1-142.5.
21	SECTION 4. In Colorado Revised Statutes, 22-30.5-507, amend
22	(7)(b)(VIII) and $(7)(b)(IX)$ ; and <b>add</b> $(7)(b)(X)$ as follows:
23	22-30.5-507. Institute charter school - requirements -
24	authority - rules - definitions. (7) (b) An institute charter school may
25	apply to the state board, through the institute, for a waiver of state statutes
26	and state rules that are not automatic waivers. The state board may waive
27	state statutory requirements or rules promulgated by the state board;

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1	except that the state board may not waive any statute or rule relating to:
2	(VIII) Section 22-33-106.1 concerning suspension and expulsion
3	of students in preschool through second grade; or
4	(IX) Subsection (3) of this section and sections 22-32-110 (1)(k)
5	and 22-63-206 (1) relating to discrimination based on hair texture, hair
6	type, or a protective hairstyle that is commonly or historically associated
7	with race; OR
8	(X) THE WEARING OF CULTURAL OR RELIGIOUS OBJECTS AT
9	SCHOOL GRADUATION CEREMONIES PURSUANT TO SECTION 22-1-142.5.
10	SECTION 5. In Colorado Revised Statutes, add 23-1-137.7 as
11	follows:
12	23-1-137.7. Wearing cultural or religious objects at college
13	graduation ceremonies - definitions. (1) AS USED IN THIS SECTION,
14	UNLESS THE CONTEXT OTHERWISE REQUIRES:
15	(a) "ADORNMENT" MEANS SOMETHING ATTACHED TO, OR WORN
16	WITH, BUT NOT REPLACING OR COVERING IN ITS ENTIRETY, GRADUATION
17	ATTIRE, AND IS NOT LIMITED TO DECORATING GRADUATION CAPS.
18	(b) "CULTURAL" MEANS A RECOGNIZED PRACTICE OR TRADITION
19	OF A CERTAIN GROUP OF PEOPLE AND INCLUDES ONLY A PROTECTED CLASS
20	BASED ON DISABILITY, RACE, ETHNICITY, CREED, COLOR, SEX, SEXUAL
21	ORIENTATION, GENDER IDENTITY, GENDER EXPRESSION, FAMILY
22	COMPOSITION, RELIGION, AGE, NATIONAL ORIGIN, OR ANCESTRY.
23	"CULTURAL" DOES NOT INCLUDE OBJECTS RELATED TO TRIBAL REGALIA AS
24	DEFINED IN SECTION 23-1-137.5, INCITEMENT, DEFAMATION, FRAUD,
25	OBSCENITY, CHILD PORNOGRAPHY, FIGHTING WORDS, AND THREATS.
26	(c) "GRADUATION ATTIRE" MEANS ATTIRE THAT A PUBLIC
27	INSTITUTION OF HIGHER EDUCATION REQUIRES A STUDENT TO WEAR AS

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2	(d) "PUBLIC INSTITUTION OF HIGHER EDUCATION" MEANS A PUBLIC
3	COLLEGE, UNIVERSITY, COMMUNITY COLLEGE, AREA TECHNICAL COLLEGE,
4	EDUCATIONAL CENTER, LOCAL DISTRICT COLLEGE, OR JUNIOR COLLEGE
5	THAT IS SUPPORTED IN WHOLE OR IN PART BY GENERAL FUND MONEY.
6	(e) "STUDENT" MEANS AN INDIVIDUAL PARTICIPATING IN THE
7	GRADUATION CEREMONY AS A GRADUATE.
8	(2) A STUDENT MAY WEAR RECOGNIZED OBJECTS OF CULTURAL OR
9	RELIGIOUS SIGNIFICANCE AS AN ADORNMENT DURING THE STUDENT'S
10	GRADUATION CEREMONY.
11	(3) A PUBLIC INSTITUTION OF HIGHER EDUCATION SHALL NOT
12	IMPOSE RESTRICTIONS ON WHAT A STUDENT MAY WEAR UNDER THE
13	STUDENT'S REQUIRED GRADUATION ATTIRE.
14	(4) (a) This section does not limit a public institution of
15	HIGHER EDUCATION'S ABILITY TO PROHIBIT AN ADORNMENT THAT IS
16	LIKELY TO CAUSE A SUBSTANTIAL DISRUPTION OF, OR MATERIAL
17	INTERFERENCE WITH, THE GRADUATION CEREMONY.
18	(b) A PROHIBITION IMPOSED BY A PUBLIC INSTITUTION OF HIGHER
19	EDUCATION PURSUANT TO SUBSECTION (4)(a) OF THIS SECTION MUST BE:
20	$(I)\ Based on \ evidence\ of\ disruption\ rather\ than\ relying\ on$
21	AN UNDIFFERENTIATED FEAR OR APPREHENSION OF DISTURBANCE; AND
22	(II) BY THE LEAST RESTRICTIVE MEANS NECESSARY.
23	(5) On or before the start of the $2024-25$ school year, a
24	PUBLIC INSTITUTION OF HIGHER EDUCATION SHALL DEVELOP AND ADOPT
25	A POLICY THAT ALIGNS WITH THE REQUIREMENTS OF THIS SECTION.
26	(6) This section applies to all public institutions of higher
27	EDUCATION GRADUATIONS.

PART OF THE DRESS CODE FOR A GRADUATION CEREMONY.

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1	(7) THIS SECTION DOES NOT LIMIT THE RIGHTS OF CERTAIN
2	INDIVIDUALS TO WEAR TRIBAL REGALIA TO A PUBLIC INSTITUTION OF
3	HIGHER EDUCATION'S GRADUATION, AS DESCRIBED IN SECTION 23-1-137.5.
4	SECTION 6. In Colorado Revised Statutes, add 26.5-1-115 as
5	follows:
6	26.5-1-115. Wearing cultural or religious objects at preschool
7	graduation ceremonies - definitions. (1) AS USED IN THIS SECTION,
8	UNLESS THE CONTEXT OTHERWISE REQUIRES:
9	(a) "ADORNMENT" MEANS SOMETHING ATTACHED TO, OR WORN
10	WITH, BUT NOT REPLACING OR COVERING IN ITS ENTIRETY, GRADUATION
11	ATTIRE, AND IS NOT LIMITED TO DECORATING GRADUATION CAPS.
12	(b) "CULTURAL" MEANS A RECOGNIZED PRACTICE OR TRADITION
13	OF A CERTAIN GROUP OF PEOPLE AND INCLUDES ONLY A PROTECTED CLASS
14	BASED ON DISABILITY, RACE, CREED, ETHNICITY, COLOR, SEX, SEXUAL
15	ORIENTATION, GENDER IDENTITY, GENDER EXPRESSION, FAMILY
16	COMPOSITION, RELIGION, AGE, NATIONAL ORIGIN, OR ANCESTRY.
17	"CULTURAL" DOES NOT INCLUDE OBJECTS RELATED TO TRIBAL REGALIA AS
18	DEFINED IN SECTION 26.5-1-114, INCITEMENT, DEFAMATION, FRAUD,
19	OBSCENITY, CHILD PORNOGRAPHY, FIGHTING WORDS, AND THREATS.
20	(c) "GRADUATION ATTIRE" MEANS ATTIRE THAT A PRESCHOOL
21	REQUIRES A STUDENT TO WEAR AS PART OF THE DRESS CODE FOR A
22	GRADUATION CEREMONY.
23	(d) "STUDENT" MEANS AN INDIVIDUAL PARTICIPATING IN THE
24	GRADUATION CEREMONY AS A GRADUATE.
25	(2) A STUDENT MAY WEAR RECOGNIZED OBJECTS OF CULTURAL OR
26	RELIGIOUS SIGNIFICANCE AS AN ADORNMENT DURING THE STUDENT'S
27	GRADUATION CEREMONY. AN ADORNMENT WORN BY A STUDENT MUST

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1	COMPLY WITH THE PRESCHOOL'S DRESS CODE POLICY, AS LONG AS THE
2	DRESS CODE POLICY DOES NOT INFRINGE UPON A STUDENT'S GENDER
3	EXPRESSION, AS DEFINED IN SECTION 24-34-301, GENDER IDENTITY,
4	RELIGION, OR CULTURE.
5	(3) A PRESCHOOL SHALL NOT IMPOSE RESTRICTIONS ON WHAT A
6	STUDENT MAY WEAR UNDER THE STUDENT'S REQUIRED GRADUATION
7	ATTIRE BEYOND WHAT IS REQUIRED BY A PRESCHOOL'S DRESS CODE
8	POLICY, AS LONG AS THE DRESS CODE POLICY DOES NOT INFRINGE UPON A
9	STUDENT'S GENDER EXPRESSION, AS DEFINED IN SECTION 24-34-301,
10	GENDER IDENTITY, RELIGION, OR CULTURE.
11	(4) (a) This section does not limit a preschool's ability to
12	PROHIBIT AN ADORNMENT THAT IS LIKELY TO CAUSE A SUBSTANTIAL
13	DISRUPTION OF, OR MATERIAL INTERFERENCE WITH, THE GRADUATION
14	CEREMONY.
15	(b) A PROHIBITION IMPOSED BY A PRESCHOOL PURSUANT TO
16	SUBSECTION (4)(a) OF THIS SECTION MUST BE:
17	$(I)\ Based on \ evidence\ of\ disruption\ rather\ than\ relying\ on$
18	AN UNDIFFERENTIATED FEAR OR APPREHENSION OF DISTURBANCE; AND
19	(II) BY THE LEAST RESTRICTIVE MEANS NECESSARY.
20	(5) On or before August 1, 2024, a public preschool
21	PROVIDER AS DEFINED IN SECTION $26.5\text{-}5\text{-}303$ SHALL DEVELOP AND ADOPT
22	A POLICY THAT ALIGNS WITH THE REQUIREMENTS OF THIS SECTION.
23	(6) This section applies to a graduation held by a public
24	PRESCHOOL PROVIDER AS DEFINED IN SECTION 26.5-5-303.
25	(7) This section does not limit the rights of certain
26	INDIVIDUALS TO WEAR TRIBAL REGALIA TO A PUBLIC PRESCHOOL
27	GRADUATION, AS DESCRIBED IN SECTION 26.5-1-114.

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SECTION 7. Safety clause. The general assembly finds,
determines, and declares that this act is necessary for the immediate
preservation of the public peace, health, or safety or for appropriations for
the support and maintenance of the departments of the state and state
institutions.

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