Second Regular Session Seventieth General Assembly STATE OF COLORADO

INTRODUCED

LLS NO. 16-0499.01 Michael Dohr x4347

HOUSE BILL 16-1117

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	A BILL FOR AN ACT
101	CONCERNING A REQUIREMENT THAT CUSTODIAL INTERROGATIONS
102	RELATED TO INVESTIGATIONS FOR CERTAIN SERIOUS FELONIES
103	BE ELECTRONICALLY RECORDED.

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://www.leg.state.co.us/billsummaries.)

The bill requires all law enforcement agencies to have audio-visual recording equipment available and policies and procedures in place for preserving custodial interrogations by January 1, 2017. A peace officer must record custodial interrogations occurring in a permanent detention facility if the peace officer is investigating a class 1 or 2 felony or a

felony sexual assault. A peace officer does not have to record the interrogation if:

- ! The defendant requests that the interrogation not be recorded and the defendant's request is preserved by electronic recording or in writing;
- ! The recording equipment fails;
- ! The recording equipment is unavailable, either through damage or extraordinary circumstances;
- ! Exigent circumstances related to public safety prevent recording; or
- ! The interrogation takes place outside of Colorado.

The court may admit evidence from a custodial interrogation that is not recorded. When offering evidence from an unrecorded interrogation, if the prosecution shows by a preponderance of the evidence that one of the exceptions apply or that the evidence is offered as rebuttal or impeachment evidence, the court may admit the evidence without a cautionary instruction. If the prosecution does not meet that burden, the court shall issue a cautionary instruction to the jury after admitting the evidence.

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

2 **SECTION 1.** In Colorado Revised Statutes, **add** part 6 to article

3 of title 16 as follows:

1

4 PART 6

5 RECORDING CUSTODIAL INTERROGATIONS

6 16-3-601. Recording custodial interrogations - definitions.

- 7 (1) On and after January 1, 2016, except as provided for in
- 8 SUBSECTION (2) OF THIS SECTION, WHEN A PEACE OFFICER REASONABLY
- 9 BELIEVES HE OR SHE IS INVESTIGATING A CLASS 1 OR CLASS 2 FELONY OR
- 10 A FELONY SEXUAL ASSAULT DESCRIBED IN SECTION 18-3-402, 18-3-404,
- 11 18-3-405, OR 18-3-405.5, C.R.S., THE PEACE OFFICER SHALL
- 12 ELECTRONICALLY RECORD A CUSTODIAL INTERROGATION OCCURRING IN
- 13 A PERMANENT DETENTION FACILITY OF ANY PERSON SUSPECTED OF SUCH
- 14 AN OFFENSE.

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1	(2) SUBSECTION (1) OF THIS SECTION DOES NOT APPLY IF:
2	(a) THE DEFENDANT REQUESTS THE INTERROGATION NOT BE
3	RECORDED, AS LONG AS THIS REQUEST IS PRESERVED BY ELECTRONIC
4	RECORDING OR IN WRITING;
5	(b) THE RECORDING EQUIPMENT FAILS;
6	(c) RECORDING EQUIPMENT IS UNAVAILABLE, EITHER THROUGH
7	DAMAGE OR EXTRAORDINARY CIRCUMSTANCES;
8	(d) Exigent circumstances relating to public safety
9	PREVENT THE PRESERVATION BY ELECTRONIC RECORDING; OR
10	(e) THE INTERROGATION IS CONDUCTED OUTSIDE THE STATE OF
11	COLORADO.
12	(3) NOTHING IN THIS SECTION PREVENTS A COURT FROM
13	ADMITTING A STATEMENT MADE IN A CUSTODIAL INTERROGATION IN A
14	PERMANENT DETENTION FACILITY AS REBUTTAL OR IMPEACHMENT
15	TESTIMONY OF THE DEFENDANT.
16	(4) If a law enforcement agency does not make an
17	ELECTRONIC RECORDING OF THE CUSTODIAL INTERROGATION AS REQUIRED
18	BY THIS SECTION, THE COURT MAY STILL ADMIT EVIDENCE FROM THE
19	INTERROGATION. IF THE PROSECUTION WHEN OFFERING THE EVIDENCE
20	FROM THE INTERROGATION ESTABLISHES BY A PREPONDERANCE OF THE
21	EVIDENCE THAT ONE OF THE EXCEPTIONS IDENTIFIED IN SUBSECTION (2)
22	APPLIES OR THE CIRCUMSTANCES DESCRIBED IN SUBSECTION (3) APPLY,
23	THE COURT MAY ADMIT THE EVIDENCE WITHOUT A CAUTIONARY
24	INSTRUCTION. IF THE PROSECUTION DOES NOT MEET THIS BURDEN OF
25	PROOF, THE COURT SHALL PROVIDE A CAUTIONARY INSTRUCTION TO THE
26	JURY REGARDING THE FAILURE TO RECORD THE INTERROGATION AFTER
2.7	ADMITTING THE EVIDENCE THE COURT SHALL INSTRUCT THE JURY THAT

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1	THE FAILURE TO RECORD THE INTERROGATION IS A VIOLATION OF THE LAW
2	ENFORCEMENT AGENCY'S POLICY AND STATE LAW AND THAT THE
3	VIOLATION MAY BE CONSIDERED BY THE JURY IN DETERMINING THE
4	WEIGHT THAT IS GIVEN TO ANY STATEMENT OF THE DEFENDANT IN
5	VIOLATION OF THIS POLICY IN THE COURSE OF THE JURY'S DELIBERATIONS.
6	(5) By January 1, 2017, all law enforcement agencies
7	SHALL HAVE AVAILABLE EQUIPMENT FOR MAKING ELECTRONIC
8	RECORDINGS AND HAVE IN PLACE POLICIES AND PROCEDURES FOR THE
9	PRESERVATION OF CUSTODIAL INTERROGATIONS CONSISTENT WITH THIS
10	SECTION.
11	(6) For the purposes of this section, the following
12	DEFINITIONS APPLY:
13	(a) "CUSTODIAL INTERROGATION" MEANS ANY INTERROGATION OF
14	A PERSON WHILE SUCH PERSON IS IN CUSTODY.
15	(b) "CUSTODY" MEANS RESTRAINT ON A PERSON'S FREEDOM SUCH
16	THAT A REASONABLE PERSON WOULD BELIEVE HE OR SHE IS IN POLICE
17	CUSTODY TO THE DEGREE ASSOCIATED WITH A FORMAL ARREST.
18	(c) "ELECTRONIC RECORDING" MEANS AN AUDIO-VISUAL
19	RECORDING THAT ACCURATELY PRESERVES THE STATEMENTS OF ALL
20	PARTIES TO A CUSTODIAL INTERROGATION.
21	(d) "Interrogation" means words or conduct initiated by
22	A LAW ENFORCEMENT OFFICER THAT THE OFFICER SHOULD KNOW ARE
23	REASONABLY LIKELY TO ELICIT AN INCRIMINATING RESPONSE FROM THE
24	SUSPECT.
25	(e) "PERMANENT DETENTION FACILITY" MEANS ANY BUILDING,
26	STRUCTURE, OR PLACE WHERE PERSONS ARE OR MAY LAWFULLY BE HELD
27	IN CUSTODY OR CONFINEMENT LINDER THE JURISDICTION OF THE STATE OF

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1	COLORADO OR ANY POLITICAL SUBDIVISION OF THE STATE OF COLORADO,
2	INCLUDING A BUILDING HOUSING THE OFFICES OF A LAW ENFORCEMENT
3	AGENCY. "PERMANENT DETENTION FACILITY" DOES NOT INCLUDE A
4	VEHICLE, TRAILER, MOBILE OFFICE, OR TEMPORARY STRUCTURE.
5	SECTION 2. Applicability. This act applies to custodial
6	interrogations conducted on or after January 1, 2017.
7	SECTION 3. Safety clause. The general assembly hereby finds,
8	determines, and declares that this act is necessary for the immediate
9	preservation of the public peace, health, and safety.

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