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

# REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction SENATE BILL 18-096

LLS NO. 18-0420.01 Jane Ritter x4342

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# A BILL FOR AN ACT

#### 101 CONCERNING MODERNIZING STATUTORY PROVISIONS THAT REFER TO

102 TERMS RELATED TO "MENTAL RETARDATION".

### **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 <u>http://leg.colorado.gov/</u>.)

**Statutory Revision Committee.** The bill modernizes and makes nonsubstantive changes to provisions of statute that use terms like "mental retardation" or "mentally retarded" by replacing the terms with more appropriate "intellectual and developmental disability" language.

Shading denotes HOUSE amendment. <u>Double underlining denotes SENATE amendment.</u> Capital letters or bold & italic numbers indicate new material to be added to existing statute. Dashes through the words indicate deletions from existing statute.



Amended 2nd Reading February 12, 2018

SENATE

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

SECTION 1. Legislative declaration. The general assembly declares that the purpose of Senate Bill <u>18-096</u>, enacted in 2018, is to effect a nonsubstantive change in statute to modernize the outdated use of the terms "mental retardation" and "mentally retarded" where appropriate. The general assembly further declares that these terminology changes do not in any way alter the scope or applicability of the statutory sections in which the terminology appears.

9 SECTION 2. In Colorado Revised Statutes, 18-1.3-1101, amend
10 (2) as follows:

11

**18-1.3-1101. Definitions.** As used in this part 11:

12 (2) "Mentally retarded defendant OR DEFENDANT WITH AN 13 INTELLECTUAL AND DEVELOPMENTAL DISABILITY" means any defendant 14 with significantly subaverage general intellectual functioning existing 15 concurrently with substantial deficits in adaptive behavior and manifested 16 and documented during the developmental period. The requirement for 17 documentation may be excused by the court upon a finding that 18 extraordinary circumstances exist.

SECTION 3. In Colorado Revised Statutes, amend 18-1.3-1102
as follows:

18-1.3-1102. Pretrial motion by defendant in class 1 felony
case - determination whether defendant is mentally retarded or has
an intellectual and developmental disability - procedure. (1) Any
defendant may file a motion with the trial court in which the defendant
may allege that such defendant is a mentally retarded defendant Such OR
A DEFENDANT WITH AN INTELLECTUAL AND DEVELOPMENTAL DISABILITY.
THE motion shall MUST be filed at least ninety-one days prior to trial.

1 (2) The court shall hold a hearing upon any motion filed pursuant 2 to subsection (1) of this section and shall make a determination regarding 3 such THE motion no later than fourteen days prior to trial. At such 4 hearing, the defendant shall MUST be permitted to present evidence with 5 regard to such THE motion and the prosecution shall MUST be permitted 6 to offer evidence in rebuttal. The defendant shall have HAS the burden of 7 proof to show by clear and convincing evidence that such defendant HE 8 OR SHE is mentally retarded OR HAS AN INTELLECTUAL AND 9 DEVELOPMENTAL DISABILITY.

(3) The court shall enter specific findings of fact and conclusions
of law regarding whether or not the defendant is a mentally retarded
defendant OR A DEFENDANT WITH AN INTELLECTUAL AND
DEVELOPMENTAL DISABILITY, as defined in section 18-1.3-1101.

SECTION 4. In Colorado Revised Statutes, amend 18-1.3-1103
as follows:

16 18-1.3-1103. Mentally retarded defendant or defendant with 17 an intellectual and developmental disability - death penalty not 18 imposed. A sentence of death shall not be imposed upon any defendant 19 who is determined to be a mentally retarded defendant OR A DEFENDANT 20 WITH AN INTELLECTUAL AND DEVELOPMENTAL DISABILITY pursuant to 21 section 18-1.3-1102. If any person who is determined to be a mentally 22 retarded defendant OR A DEFENDANT WITH AN INTELLECTUAL AND 23 DEVELOPMENTAL DISABILITY is found guilty of a class 1 felony, such 24 defendant shall be sentenced to life imprisonment.

25 SECTION 5. In Colorado Revised Statutes, 18-1.3-1104, amend
26 (1), (3), (4), (6) introductory portion, and (6)(c) as follows:

27 **18-1.3-1104. Evaluation and report.** (1) When the defendant

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files a motion alleging that the defendant is a mentally retarded defendant
 OR A DEFENDANT WITH AN INTELLECTUAL AND DEVELOPMENTAL
 DISABILITY, the court shall order one or more evaluations of the defendant
 with regard to such motion.

5 (3) The defendant shall have HAS a privilege against 6 self-incrimination that may be invoked prior to or during the course of an 7 evaluation under PURSUANT TO this section. A defendant's failure to 8 cooperate with the evaluators or other personnel conducting the 9 evaluation may be admissible in the defendant's HEARING CONCERNING 10 mental retardation hearing OR THE PRESENCE OF AN INTELLECTUAL AND 11 DEVELOPMENTAL DISABILITY.

12 (4) To aid in the formation of an opinion as to mental retardation 13 OR THE PRESENCE OF AN INTELLECTUAL AND DEVELOPMENTAL DISABILITY, 14 it is permissible in the course of an evaluation under CONDUCTED 15 PURSUANT TO this section to use statements of MADE BY the defendant and 16 any other evidence, including but not limited to the circumstances 17 surrounding the commission of the offense as well as the DEFENDANT'S 18 medical and social history, of the defendant, in evaluating the defendant. 19 (6) The report of evaluation shall MUST include, but is not limited 20 to:

(c) Diagnosis and an opinion as to whether the defendant is
mentally retarded OR HAS AN INTELLECTUAL AND DEVELOPMENTAL
DISABILITY.

SECTION 6. In Colorado Revised Statutes, amend 18-1.3-1105
as follows:

**18-1.3-1105.** Evaluation at insistence of defendant. (1) If the
defendant wishes to be evaluated by an expert in mental retardation of the

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defendant's choice IN MENTAL RETARDATION OR INTELLECTUAL AND
 DEVELOPMENTAL DISABILITIES in connection with the mental retardation
 OR INTELLECTUAL AND DEVELOPMENTAL DISABILITY hearing under
 PURSUANT TO this part 11, the court, upon timely motion, shall order that
 the evaluator chosen by the defendant be given reasonable opportunity to
 conduct the evaluation.

7 (2) Whenever an expert is endorsed as a witness by the defendant,
8 a copy of any report of an evaluation of the defendant shall be furnished
9 to the prosecution within a reasonable time but not less than thirty-five
10 days prior to the mental retardation OR INTELLECTUAL AND
11 DEVELOPMENTAL DISABILITY hearing.

SECTION 7. In Colorado Revised Statutes, 18-1.3-1201, amend
(1)(a) as follows:

14 Imposition of sentence in class 1 felonies -18-1.3-1201. 15 appellate review. (1) (a) Upon conviction of guilt of a defendant of a 16 class 1 felony, the trial court shall conduct a separate sentencing hearing 17 to determine whether the defendant should be sentenced to death or life 18 imprisonment, unless the defendant was under the age of eighteen years 19 at the time of the commission of the offense or unless the defendant has 20 been determined to be a mentally retarded defendant OR A DEFENDANT 21 WITH AN INTELLECTUAL AND DEVELOPMENTAL DISABILITY pursuant to 22 part 11 of this article ARTICLE 1.3, in either of which cases, the defendant 23 shall MUST be sentenced to life imprisonment. THE TRIAL JUDGE SHALL 24 CONDUCT the hearing shall be conducted by the trial judge before the trial 25 jury as soon as practicable. Alternate jurors shall not be excused from the 26 case prior to submission of the issue of guilt to the trial jury and shall 27 MUST remain separately sequestered until a verdict is entered by the trial

1 jury. If the verdict of the trial jury is that the defendant is guilty of a class 2 1 felony, the alternate jurors shall MUST sit as alternate jurors on the issue 3 of punishment. If, for any reason satisfactory to the court, any member or 4 members of the trial jury are excused from participation in the sentencing 5 hearing, the trial judge shall replace each juror or jurors with an alternate 6 juror or jurors. If a trial jury was waived or if the defendant pled guilty, 7 the hearing shall be conducted before the trial judge. The court shall 8 instruct the defendant when waiving his or her right to a jury trial or when 9 pleading guilty that he or she is also waiving his or her right to a jury 10 determination of the sentence at the sentencing hearing.

SECTION 8. In Colorado Revised Statutes, 18-1.4-102, amend
(1)(a) as follows:

13 18-1.4-102. Imposition of sentence in class 1 felonies for crimes 14 committed on or after July 1, 1995, and prior to July 12, 2002 -15 appellate review. (1) (a) Upon conviction of guilt of a defendant of a 16 class 1 felony, the trial court shall conduct a separate sentencing hearing 17 to determine whether the defendant should be sentenced to death or life 18 imprisonment, unless the defendant was under the age of eighteen years 19 at the time of the commission of the offense, or unless the defendant has 20 been determined to be a mentally retarded defendant OR A DEFENDANT 21 WITH AN INTELLECTUAL AND DEVELOPMENTAL DISABILITY pursuant to 22 part 4 of article 9 of title 16, <del>C.R.S.,</del> as it existed prior to October 1, 2002, 23 in either of which cases, the defendant shall be sentenced to life 24 imprisonment. THE TRIAL JUDGE SHALL CONDUCT the hearing shall be 25 conducted by the trial judge before the trial jury as soon as practicable. 26 Alternate jurors shall not be excused from the case prior to submission of the issue of guilt to the trial jury and shall MUST remain separately 27

1 sequestered until a verdict is entered by the trial jury. If the verdict of the 2 trial jury is that the defendant is guilty of a class 1 felony, the alternate 3 jurors shall sit as alternate jurors on the issue of punishment. If, for any 4 reason satisfactory to the court, any member or members of the trial jury 5 are excused from participation in the sentencing hearing, the trial judge 6 shall replace such juror or jurors with an alternate juror or jurors. If a trial 7 jury was waived or if the defendant pled guilty, the hearing shall be 8 conducted before the trial judge. The court shall instruct the defendant 9 when waiving his or her right to a jury trial or when pleading guilty, that 10 he or she is also waiving his or her right to a jury determination of the 11 sentence at the sentencing hearing.

SECTION 9. In Colorado Revised Statutes, 22-20-103, amend
(25) as follows:

14 22-20-103. Definitions. As used in this part 1, unless the context
15 otherwise requires:

16 (25) "Specific learning disability" means a disorder in one or more 17 of the basic psychological processes involved in understanding or in using 18 language, spoken or written. which THE disorder may manifest itself in 19 the imperfect ability to listen, think, speak, read, write, spell, or do 20 mathematical calculations, and includes such conditions as perceptual 21 disabilities, brain injury, minimal brain dysfunction, dyslexia, and 22 developmental aphasia. "Specific learning disability" does not include a 23 learning problem that is primarily the result of visual, hearing, or motor 24 disabilities; of mental retardation, of AN INTELLECTUAL AND 25 DEVELOPMENTAL DISABILITY; AN emotional disturbance; or of AN 26 environmental, cultural, or economic disadvantage.

27 **SECTION 10.** In Colorado Revised Statutes, **amend** 25-3-403 as

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1 follows:

2 25-3-403. Department to administer federal mental health 3 construction funds. The department of public health and environment is 4 designated as the sole agency for carrying out the purposes of Part C of 5 Title I and Title II of the federal "Mental Retardation Facilities and 6 Community Mental Health Centers Construction Act of 1963", Public 7 Law 88-164 of the 88th congress of the United States, approved October 8 31, 1963, or any amendments thereto, and is authorized to administer a 9 state plan for carrying out the ITS provisions thereof and to accept, on 10 behalf of the state, all funds allotted to the state under the provisions of 11 said THE federal act. or any amendments thereto. Such THE STATE 12 MENTAL HEALTH AUTHORITY SHALL FORMULATE THE state plan. shall be 13 formulated by the state mental health and mental retardation authority. In 14 carrying out the purposes hereof OF THE FEDERAL ACT, the department of 15 public health and environment is authorized to make such reports as may 16 be required by said THE federal act, or any amendments thereto, and to do 17 all things that may be required as a condition precedent to the proper 18 application for the receipt of federal grants under said THE federal act, 19 and any amendments thereto and regulations thereof, and to administer 20 and supervise the expenditure of such grants for the purposes hereof in 21 consultation with the mental health and mental retardation authority of the 22 state of Colorado.

23 SECTION 11. In Colorado Revised Statutes, amend 25-4-801 as
24 follows:

25 25-4-801. Legislative declaration. The general assembly declares
26 that, as a matter of public policy of this state and in the interest of public
27 health, every newborn infant should be tested for phenylketonuria and

other metabolic DISORDERS OR defects in order to prevent mental
 retardation resulting therefrom INTELLECTUAL AND DEVELOPMENTAL
 DISABILITIES RESULTING FROM SUCH CONDITIONS and that the people of
 this state should be extensively informed as to the nature and effects of
 such METABOLIC DISORDERS OR defects.

6 SECTION 12. In Colorado Revised Statutes, 25-4-802, amend
7 (2) as follows:

8 **25-4-802.** Tests for metabolic disorders or defects. (2) The 9 state board of health has the duty to prescribe from time to time effective 10 tests and examinations designed to detect phenylketonuria and such other 11 metabolic disorders or defects likely to cause mental retardation 12 INTELLECTUAL AND DEVELOPMENTAL DISABILITIES, as accepted medical 13 practice indicates.

SECTION 13. In Colorado Revised Statutes, amend 25-4-803 as
follows:

25-4-803. Rules. (1) The state board of health shall promulgate
rules and regulations concerning the obtaining of samples or specimens
from newborn infants required for the tests prescribed by the state board
of health for the handling and delivery of the same and for the testing and
examination thereof to detect phenylketonuria or other metabolic
disorders THAT HAVE BEEN found likely to cause mental retardation
INTELLECTUAL AND DEVELOPMENTAL DISABILITIES.

(2) The department of public health and environment shall furnish
 all physicians, public health nurses, hospitals, maternity homes, county
 departments of HUMAN OR social services, and the state department of
 human services available medical information concerning the nature and
 effects of phenylketonuria and other metabolic disorders and defects

THAT HAVE BEEN found likely to cause mental retardation INTELLECTUAL
 AND DEVELOPMENTAL DISABILITIES.

3 SECTION 14. In Colorado Revised Statutes, 25-4-1004.5,
4 amend (1)(b) as follows:

5 25-4-1004.5. Follow-up testing and treatment - second
6 screening - legislative declaration - fee - rules. (1) The general
7 assembly finds that:

8 (b) Newborn testing is designed to identify metabolic disorders 9 that cause mental retardation INTELLECTUAL AND DEVELOPMENTAL 10 DISABILITIES and other health problems unless they are diagnosed and 11 treated early in life;

SECTION 15. In Colorado Revised Statutes, 25.5-6-403, amend
(3.3)(a) as follows:

14 25.5-6-403. Definitions. As used in this part 4, unless the context
15 otherwise requires:

16 (3.3) (a) "Intellectual and developmental disability" means a 17 disability that manifests before the person reaches twenty-two years of 18 age, that constitutes a substantial disability to the affected person, and that 19 is attributable to mental retardation AN INTELLECTUAL AND DEVELOPMENTAL DISABILITY or related conditions, which include 20 21 INCLUDING cerebral palsy, epilepsy, autism, or other neurological 22 conditions, when those conditions result in impairment of general 23 intellectual functioning or adaptive behavior similar to that of a person 24 with mental retardation AN INTELLECTUAL AND DEVELOPMENTAL 25 DISABILITY. Unless otherwise specifically stated, the federal definition of 26 "developmental disability" found in 42 U.S.C. sec. 15001 et seg. shall 27 DOES not apply.

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SECTION 16. In Colorado Revised Statutes, 25.5-10-202,
 amend (26)(a) as follows:

3 25.5-10-202. Definitions. As used in this article 10, unless the
4 context otherwise requires:

5 (26) (a) "Intellectual and developmental disability" means a disability that manifests before the person reaches twenty-two years of 6 7 age, that constitutes a substantial disability to the affected person, and that 8 is attributable to mental retardation AN INTELLECTUAL AND 9 DEVELOPMENTAL DISABILITY or related conditions, which include 10 INCLUDING cerebral palsy, epilepsy, autism, or other neurological 11 conditions, when those conditions result WHEN THE CONDITION OR 12 CONDITIONS RESULT in impairment of general intellectual functioning or 13 adaptive behavior similar to that of a person with mental retardation AN 14 INTELLECTUAL AND DEVELOPMENTAL DISABILITY. Unless otherwise 15 specifically stated, the federal definition of "developmental disability" 16 found in 42 U.S.C. sec. 15001 et seq. shall DOES not apply.

SECTION 17. In Colorado Revised Statutes, amend 25.5-10-239
as follows:

19 **25.5-10-239.** Evaluations to determine whether a defendant is 20 mentally retarded or has an intellectual and developmental disability 21 for purposes of class 1 felony trials. Upon request of the court, the 22 executive director, or his or her designee, shall recommend specific 23 professionals who are qualified to perform an evaluation to determine 24 whether a defendant is mentally retarded OR IS A DEFENDANT WITH AN 25 INTELLECTUAL AND DEVELOPMENTAL DISABILITY, as defined in section 26 18-1.3-1101. C.R.S. Any professional who is recommended shall A RECOMMENDED PROFESSIONAL MUST be licensed as a psychologist in the 27

1 state of Colorado and shall MUST have experience in and shall have 2 demonstrated competence in determination and evaluation of persons 3 with mental retardation INTELLECTUAL AND DEVELOPMENTAL 4 DISABILITIES. The executive director shall convene a panel of not fewer 5 than three persons with expertise in mental retardation who shall 6 INTELLECTUAL AND DEVELOPMENTAL DISABILITIES TO assess the 7 qualifications of licensed psychologists and make recommendations to the 8 executive director OR HIS OR HER DESIGNEE.

9 SECTION 18. In Colorado Revised Statutes, 26-11-207, amend
10 (5) as follows:

11 **26-11-207.** Family caregiver support program - creation. 12 (5) The area agency on aging shall give priority for services under the 13 program to older individuals with greatest social and economic need, with 14 particular attention to low-income older individuals, and to older 15 individuals providing care and support to persons with mental retardation 16 and related INTELLECTUAL AND developmental disabilities.

SECTION 19. In Colorado Revised Statutes, 27-66-105, amend
(1)(e) as follows:

19 27-66-105. Standards for approval. (1) In approving or
20 rejecting community mental health clinics for the purchase of behavioral
21 or mental health services, the executive director shall:

(e) Require that each clinic from which services may be purchased
be under the control and direction of a county or community board of
health, a board of directors or trustees of a corporation, for profit or not
for profit, a regional mental health and mental retardation board, or a
political subdivision of the state;

27 SECTION 20. In Colorado Revised Statutes, amend 27-66-106

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1 as follows:

2 27-66-106. Federal grants-in-aid - administration. The 3 department is designated the official mental health and mental retardation 4 authority, and is authorized to receive grants-in-aid from the federal 5 government under the provisions of 42 U.S.C. sec. 246, and shall 6 administer said grants in accordance therewith.

7 **SECTION 21.** Act subject to petition - effective date. This act 8 takes effect at 12:01 a.m. on the day following the expiration of the 9 ninety-day period after final adjournment of the general assembly (August 10 8, 2018, if adjournment sine die is on May 9, 2018); except that, if a 11 referendum petition is filed pursuant to section 1 (3) of article V of the 12 state constitution against this act or an item, section, or part of this act 13 within such period, then the act, item, section, or part will not take effect 14 unless approved by the people at the general election to be held in 15 November 2018 and, in such case, will take effect on the date of the 16 official declaration of the vote thereon by the governor.