First Regular Session Seventy-fifth General Assembly STATE OF COLORADO

REREVISED

This Version Includes All Amendments Adopted in the Second House

LLS NO. 25-0611.01 Anna Petrini x5497

HOUSE BILL 25-1026

HOUSE SPONSORSHIP

Carter and Garcia, Bacon, Boesenecker, Brown, Clifford, English, Jackson, Lindsay, Mabrey, Rydin, Sirota, Stewart R., Story, Velasco, Woodrow, Zokaie

SENATE SPONSORSHIP

Jodeh and Hinrichsen, Amabile, Ball, Coleman, Cutter, Gonzales J., Kipp, Snyder, Sullivan, Wallace, Weissman, Winter F.

House Committees

Judiciary Appropriations

Senate Committees

Judiciary Appropriations

A BILL FOR AN ACT

101	CONCERNING PROCEDURES RELATED TO THE PROVISION OF
102	HEALTH-CARE SERVICES TO INMATES, AND, IN CONNECTION
103	THEREWITH, PROHIBITING CERTAIN COPAYMENTS AND FEES AND
104	MAKING AND REDUCING AN APPROPRIATION.

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.)

Current law requires the department of corrections (department) to assess a copayment for inmate-initiated visits to providers of medical, dental, mental health, and optometric care services. Current law permits

SENATE rd Reading Unamended

SENATE Amended 2nd Reading April 29, 2025

HOUSE 3rd Reading Unamended April 16, 2025

HOUSE Amended 2nd Reading April 15, 2025

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 law.

Dashes through the words or numbers indicate deletions from existing law.

a waiver or reduction of the copayment under a range of circumstances. The department's current administrative regulations assess fees when an inmate fails to attend or refuses a scheduled health-care appointment. The bill eliminates the copayment and prohibits the department from assessing a fee when an inmate fails to attend or refuses a health-care appointment.

1 *Be it enacted by the General Assembly of the State of Colorado:* 2 **SECTION 1. Legislative declaration.** (1) The general assembly 3 finds and declares that: 4 (a) The U.S. supreme court in *Estelle v. Gamble*, 429 U.S. 97 5 (1976), established that people who are incarcerated have a constitutional 6 right to health care, and prison health care supports community reentry 7 and well-being; 8 Colorado law authorizes the Colorado department of (b) 9 corrections to charge people who are incarcerated copayments and 10 additional charges for emergency, medical, mental health, dental, and optometric visits, as well as charges for requesting, using, refusing, or 11 12 failing to use medical services; 13 Pursuant to section 17-1-113 (1)(a), Colorado Revised 14 Statutes, the general assembly has previously found "that the procedures 15 for charging inmates a copayment for medical services are confusing to 16 department personnel and, as a result, are inconsistently applied"; 17 (d) Copayments and other medical charges in prison create 18 financial barriers that restrict access to critical health-care treatment. 19 Research published in JAMA Internal Medicine in 2024 demonstrates 20 that the burden of paying health-care charges in prison prevents people 21 who are incarcerated from seeking essential services, including medical 22 and mental health treatment.

(e) Copayments and other medical charges in prison jeopardize

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1	the health of Coloradans. According to a 2024 article in the centers for
2	disease control and prevention journal Emerging Infectious Diseases,
3	reductions in prison health-care use can increase the spread of illness and
4	disease, negatively affecting people who are incarcerated, prison staff and
5	visitors, and the broader public.
6	(f) Public health, mental health, law, and corrections experts
7	oppose health-care charges in prison, including copayments and any other
8	policies or practices that restrict people's access to health care; and
9	(g) To fulfill the department of corrections' mission to build a
10	safer Colorado, and to support the health of all Coloradans, copayments
11	and additional charges for requesting, using, refusing, or failing to use
12	medical services in prison must be repealed.
13	SECTION 2. In Colorado Revised Statutes, add 17-1-112.7 as
14	follows:
15	17-1-112.7. Medical visits - copayment and fees <u>prohibited -</u>
15 16	17-1-112.7. Medical visits - copayment and fees <u>prohibited -</u> <u>report.</u> (1) The department shall not assess a copayment against
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16	<u>report.</u> (1) The department shall not assess a copayment against
16 17	report. (1) The department shall not assess a copayment against an inmate account for medical, dental, mental health, or
16 17 18	report. (1) The department shall not assess a copayment against an inmate account for medical, dental, mental health, or optometric services, including specialty or emergency care
16 17 18 19	report. (1) The department shall not assess a copayment against an inmate account for medical, dental, mental health, or optometric services, including specialty or emergency care services, provided to the inmate.
16 17 18 19 20	report. (1) The department shall not assess a copayment against an inmate account for medical, dental, mental health, or optometric services, including specialty or emergency care services, provided to the inmate. (2) The department shall not assess a fee against an
16 17 18 19 20 21	report. (1) The department shall not assess a copayment against an inmate account for medical, dental, mental health, or optometric services, including specialty or emergency care services, provided to the inmate. (2) The department shall not assess a fee against an inmate account if an inmate:
16 17 18 19 20 21 22	report. (1) The department shall not assess a copayment against an inmate account for medical, dental, mental health, or optometric services, including specialty or emergency care services, provided to the inmate. (2) The department shall not assess a fee against an inmate account if an inmate: (a) Fails to attend a scheduled appointment for medical,
16 17 18 19 20 21 22 23	report. (1) The department shall not assess a copayment against an inmate account for medical, dental, mental health, or optometric services, including specialty or emergency care services, provided to the inmate. (2) The department shall not assess a fee against an inmate account if an inmate: (a) Fails to attend a scheduled appointment for medical, dental, mental health, or optometric care services, including
16 17 18 19 20 21 22 23 24	report. (1) The department shall not assess a copayment against an inmate account for medical, dental, mental health, or optometric services, including specialty or emergency care services, provided to the inmate. (2) The department shall not assess a fee against an inmate account if an inmate: (a) Fails to attend a scheduled appointment for medical, dental, mental health, or optometric care services, including specialty care services;

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1	CARE SERVICES; AND
2	(c) OTHERWISE REFUSES AN APPOINTMENT FOR MEDICAL, DENTAL
3	MENTAL HEALTH, OR OPTOMETRIC CARE SERVICES, INCLUDING SPECIALTY
4	OR EMERGENCY CARE SERVICES.
5	(3) IN JANUARY 2026, THE DEPARTMENT SHALL INCLUDE, AS PART
6	OF ITS PRESENTATION DURING ITS "SMART ACT" HEARING REQUIRED BY
7	SECTION 2-7-203, INFORMATION CONCERNING THE NUMBER OF TIMES IN
8	THE PREVIOUS YEAR THAT:
9	(a) AN INMATE FAILED TO ATTEND A SCHEDULED APPOINTMENT
10	FOR MEDICAL, DENTAL, MENTAL HEALTH, OR OPTOMETRIC CARE SERVICES
11	INCLUDING SPECIALTY CARE SERVICES; AND
12	(b) AN INMATE INITIATED A REQUEST FOR MEDICAL, DENTAL
13	MENTAL HEALTH, OR OPTOMETRIC CARE SERVICES, INCLUDING SPECIALTY
14	CARE SERVICES, AND, FOLLOWING A VISIT WITH A PROVIDER, THE
15	PROVIDER DETERMINED THAT THE REQUEST WAS NOT RELEVANT TO ANY
16	MEDICAL, DENTAL, MENTAL HEALTH, OR OPTOMETRIC CONDITION.
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18	SECTION 3. In Colorado Revised Statutes, repeal 17-1-113.
19	SECTION 4. Appropriation - adjustments to 2025 long bill
20	(1) To implement this act, appropriations made in the annual general
21	appropriation act for the 2025-26 state fiscal year to the department of
22	corrections for use by the medical services subprogram are adjusted as
23	follows:
24	(a) The cash funds appropriation from inmate medical fees
25	collected pursuant to section 17-1-113 (2), C.R.S., for personal services
26	is decreased by \$322,089, and the related FTE is decreased by 3.0 FTE
27	and

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1	(b) The cash funds appropriation from inmate medical fees
2	collected pursuant to section 17-1-113 (2), C.R.S., for indirect cost
3	assessment is decreased by \$772.
4	(2) For the 2025-26 state fiscal year, \$157,179 is appropriated to
5	the department of corrections for use by the medical services subprogram.
6	This appropriation is from the general fund and is based on an assumption
7	that the department will require an additional 1.5 FTE. To implement this
8	act, the subprogram may use this appropriation for personal services.
9	SECTION 5. Safety clause. The general assembly finds,
10	determines, and declares that this act is necessary for the immediate
11	preservation of the public peace, health, or safety or for appropriations for
12	the support and maintenance of the departments of the state and state
13	institutions.

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