SENATE COMMITTEE OF REFERENCE REPORT

	May 1, 2023
Chair of Committee	Date
Committee on <u>Judiciary</u> .	
After consideration on the merit following:	s, the Committee recommends the
	vs, and as so amended, be referred to <u>Appropriations</u> with favorable
Amend reengrossed bill, page 5, af	ter line 22 insert:
ASSEMBLY SHALL APPROPRIATE SEV THREE HUNDRED FIFTY-ONE DOLLAR SERVICES FUND, CREATED PURSUAN	STATE FISCAL YEAR, THE GENERAL EN HUNDRED FORTY-FOUR THOUSAND IS FROM THE COLORADO CRIME VICTIM IT TO SECTION 24-33.5-505.5, TO THE DEVELOPING AND MAINTAINING THE N.
(2.5) as follows: 24-33.5-505.5. Colorado colorado en applications for grants - le (2.5) (a) For the 2023-24 strong through the colorado en applications for grants - le (2.5) (a) For the 2023-24 strong through the colorado en applications for grants - le (2.5) (a) For the 2023-24 strong through the colorado en applications for grants - le (2.5) (a) For the 2023-24 strong through the colorado en applications for grants - le (2.5) (a) For the 2023-24 strong through the colorado en applications for grants - le (2.5) (a) For the 2023-24 strong through the colorado en applications for grants - le (2.5) (a) For the 2023-24 strong through through the colorado en applications for grants - le (2.5) (a) For the 2023-24 strong through through the colorado en applications for grants - le (2.5) (a) For the 2023-24 strong through through through the colorado en applications for grants - le (2.5) (a) For the 2023-24 strong through through through through through through through the colorado en applications for grants - le (2.5) (a) For the 2023-24 strong through throu	STATE FISCAL YEAR, SEVEN HUNDRED HUNDRED FIFTY-ONE DOLLARS IS IE FUND TO THE DEPARTMENT FOR THE AINTAINING THE CONFIDENTIAL AND
Renumber succeeding sections acc	ordingly.
Page 8, after line 6 insert:	
(8)(b) as follows:	Revised Statutes, 18-1-1001, amend ler against defendant - definitions.

- (b) "Until final disposition of the action" means until the case is 1 dismissed, until the defendant is acquitted, or until the defendant 2 completes his or her THE DEFENDANT'S sentence, OR UNTIL THE 4 DEFENDANT'S COMMITMENT IS TERMINATED AND THE DEFENDANT IS 5 DISCHARGED FROM SUPERVISION FOLLOWING A VERDICT OF NOT GUILTY BY REASON OF INSANITY PURSUANT TO SECTION 16-8-115. Any defendant 6 sentenced to probation is deemed to have completed his or her THE 7 DEFENDANT'S sentence upon discharge from probation. A defendant 8 sentenced to incarceration is deemed to have completed his or her THE 9 DEFENDANT'S sentence upon release from incarceration and discharge 10 from parole supervision.". 11
- 12 Renumber succeeding section accordingly.

** *** ** ***