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HOUSE COMMITTEE OF REFERENCE REPORT

	March 21, 2019
Chair of Committee	Date
Committee on <u>Judiciary</u> .	
After consideration on the r following:	merits, the Committee recommends the
HB19-1250 be amended as for the Committee recommendation	- 1 1 1
Amend printed bill, page 3, line 14, strike " definitions. " and substitute " definition. ".	
Page 3, lines 19 and 20, strike "IN THE NORMAL COURSE OF THE" and substitute "CONTACTS THE VICTIM IN THE EXERCISE OF THE".	
Page 3, strike lines 24 through 26 and substitute: "(c) IN FURTHERANCE OF SEXUAL CONTACT, INTRUSION, OR PENETRATION, THE PEACE OFFICER MAKES ANY SHOW OF REAL OR APPARENT AUTHORITY.".	
` /	14 and substitute: S OF THIS SECTION, UNLESS THE CONTEXT OFFICER" MEANS ANY PERSON DESCRIBED
Page 6, after line 1 insert: "SECTION 7. In Color (1)(a)(III) as follows:	ado Revised Statutes, 18-1.3-1007, amend
(1) (a) The judicial department probation program for sex offer this part 10. In addition, the contract the probation of the contract the probation of the prob	ion - intensive supervision program. In the shall establish an intensive supervision enders sentenced to probation pursuant to urt shall require a person, as a condition of intensive supervision probation program

- established pursuant to this section if the person is convicted of one of the following offenses and sentenced to probation:
- 3 (III) Any of the offenses specified in section 16-22-102 (9)(j),
- 4 (9)(k), (9)(1), (9)(n), (9)(o), (9)(p), (9)(q), (9)(r), or (9)(s), C.R.S. OR
- 5 (9)(cc);".
- 6 Renumber succeeding sections accordingly.

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