Second Regular Session Sixty-eighth General Assembly STATE OF COLORADO

PREAMENDED

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 12-0426.01 Michael Dohr x4347

SENATE BILL 12-104

SENATE SPONSORSHIP

Steadman, Aguilar, Guzman, Morse, Newell, Renfroe, Roberts

HOUSE SPONSORSHIP

DelGrosso, Kerr A., Lee, Pabon, Vigil

Senate Committees Judiciary Finance Appropriations **House Committees**

A BILL FOR AN ACT

101 **CONCERNING CONSOLIDATION OF DRUG TREATMENT FUNDING INTO**

102 THE CORRECTIONAL TREATMENT <u>FUND</u>, AND, IN CONNECTION

103 <u>THEREWITH, MAKING AND REDUCING APPROPRIATIONS.</u>

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.)

Currently, there are 3 major state funding sources for substance abuse treatment. The bill consolidates the 3 sources into the correctional treatment cash fund (fund). The bill creates the correctional treatment board (board) that will prepare an annual treatment plan that the judicial department shall include in its annual presentation to the joint budget committee. The board shall review information regarding drug treatment programs in the state provided by the department of human services and suggestions from judicial district drug treatment boards before preparing the annual treatment plan.

Currently, the drug treatment board for each judicial district recommends allocations of moneys for local drug treatment needs from one of the existing treatment funds. Each judicial district drug treatment board will be expanded to include a community corrections board chair, a local parole officer, a person with expertise in juvenile matters, and a county sheriff. The judicial district drug treatment boards will make suggestions to the board regarding assessed local drug treatment needs.

1 Be it enacted by the General Assembly of the State of Colorado: 2 SECTION 1. In Colorado Revised Statutes, 18-19-103, amend 3 (3) (d), (3.5) (b), (4) (a), (5), and (5.5); add (4) (a.5); and repeal (3.5) (a) 4 as follows: 5 18-19-103. Source of revenues - allocation of moneys - repeal. 6 (3) The clerk of the court shall disburse the surcharge required by 7 subsection (1) of this section as follows: 8 (d) Ninety percent shall be disbursed to the state treasurer who 9 shall credit the same to the drug offender surcharge fund CORRECTIONAL 10 TREATMENT CASH FUND created pursuant to subsection (4) of this section. 11 (3.5) (a) Moneys appropriated by the general assembly pursuant 12 to House Bill 10-1352, enacted in 2010, shall be deposited into the drug 13 offender surcharge fund created pursuant to subsection (4) of this section. 14 and shall be allocated pursuant to section 16-11.5-102 (3) (c), C.R.S. 15 (b) Each fiscal year, The general assembly shall appropriate to the drug offender surcharge fund CORRECTIONAL TREATMENT CASH FUND 16 17 created pursuant to subsection (4) of this section the savings generated by 18 AT LEAST SEVEN MILLION SIX HUNDRED FIFTY-SIX THOUSAND TWO 19 HUNDRED DOLLARS IN FISCAL YEAR 2012-13 FROM THE GENERAL FUND, AT <u>LEAST NINE MILLION FIVE HUNDRED THOUSAND DOLLARS IN FISCAL YEAR</u>
 <u>2013-14 FROM THE GENERAL FUND, AND EACH YEAR THEREAFTER</u>
 <u>GENERATED FROM ESTIMATED SAVINGS FROM</u> House Bill 10-1352,
 enacted in 2010. <u>The appropriation shall be made after consideration of</u>
 <u>the division of criminal justice's annual report</u> <u>required pursuant to</u>
 <u>section 24-33.5-503 (1) (u), C.R.S.</u>

7 (4) (a) There is hereby created in the state treasury a drug offender 8 surcharge fund THE CORRECTIONAL TREATMENT CASH FUND, REFERRED TO 9 IN THIS PARAGRAPH (a) AS THE "FUND", which shall consist of moneys 10 received by the state treasurer pursuant to paragraph (d) of subsection (3) 11 of this section and subsection (3.5) of this section, AND, IN ADDITION, 12 EACH YEAR, THE GENERAL ASSEMBLY SHALL APPROPRIATE AT LEAST TWO 13 MILLION TWO HUNDRED THOUSAND DOLLARS GENERATED FROM 14 ESTIMATED SAVINGS FROM THE ENACTMENT OF SENATE BILL 03-318, 15 ENACTED IN 2003, TO THE FUND. THE MONEYS IN THE FUND SHALL BE 16 USED FOR THE PURPOSES DESCRIBED IN PARAGRAPH (c) OF SUBSECTION (5) 17 OF THIS SECTION. All interest derived from the deposit and investment of 18 moneys in the fund shall be credited to the fund. Any moneys not 19 appropriated by the general assembly shall remain in the drug offender 20 surcharge fund and shall not be transferred or revert to the general fund 21 of the state at the end of any fiscal year. All moneys in the fund shall be 22 subject to annual appropriation by the general assembly to the judicial 23 department, the department of corrections, the division of criminal justice 24 of the department of public safety, and the department of human services, 25 after consideration of the plan developed pursuant to section 16-11.5-102 26 (3), C.R.S., to cover the costs associated with substance abuse 27 assessment, testing, education, and treatment.

(a.5) AFTER THE DRUG OFFENDER SURCHARGE FUND IS RENAMED
 THE CORRECTIONAL TREATMENT CASH FUND, ANY APPROPRIATION MADE
 BY THE GENERAL ASSEMBLY FROM THE DRUG OFFENDER SURCHARGE FUND
 FOR THE FISCAL YEAR COMMENCING ON JULY 1, 2011, IS FROM THE
 CORRECTIONAL TREATMENT CASH FUND CREATED IN PARAGRAPH (a) OF
 THIS SUBSECTION (4). THIS PARAGRAPH (a.5) IS REPEALED, EFFECTIVE
 JULY 1, 2012.

8 (5) The department of public safety shall award such moneys 9 received by it pursuant to subsection (4) of this section as are designated 10 in the plan developed pursuant to section 16-11.5-102 (3), C.R.S., and 11 appropriated by the general assembly for such purpose (a) THE 12 CORRECTIONAL TREATMENT BOARD, CREATED HEREIN AND REFERRED TO 13 IN THIS SUBSECTION (5) AS THE "BOARD", SHALL PREPARE AN ANNUAL 14 TREATMENT FUNDING PLAN THAT INCLUDES A FAIR AND REASONABLE 15 ALLOCATION OF RESOURCES FOR PROGRAMS THROUGHOUT THE STATE. 16 THE JUDICIAL DEPARTMENT SHALL INCLUDE THE ANNUAL TREATMENT 17 FUNDING PLAN IN ITS ANNUAL PRESENTATION TO THE JOINT BUDGET 18 COMMITTEE.

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(b) THE BOARD CONSISTS OF:

20 (I) THE EXECUTIVE DIRECTOR OF THE DEPARTMENT OF 21 CORRECTIONS OR HIS OR HER DESIGNEE;

(II) THE DIRECTOR OF THE DIVISION OF PROBATION SERVICES IN
THE JUDICIAL DEPARTMENT OR HIS OR HER DESIGNEE;

24 (III) THE EXECUTIVE DIRECTOR OF THE DEPARTMENT OF PUBLIC
25 SAFETY OR HIS OR HER DESIGNEE;

26 (IV) THE EXECUTIVE DIRECTOR OF THE DEPARTMENT OF HUMAN
27 SERVICES OR HIS OR HER DESIGNEE;

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1 (V) THE STATE PUBLIC DEFENDER OR HIS OR HER DESIGNEE; 2 (VI)THE PRESIDENT OF THE STATEWIDE ASSOCIATION 3 REPRESENTING DISTRICT ATTORNEYS OR HIS OR HER DESIGNEE; AND 4 (VII) THE PRESIDENT OF THE STATEWIDE ASSOCIATION 5 REPRESENTING COUNTY SHERIFFS OR HIS OR HER DESIGNEE. 6 7 (c) THE BOARD MAY DIRECT THAT MONEYS IN THE CORRECTIONAL 8 TREATMENT CASH FUND MAY BE USED FOR THE FOLLOWING PURPOSES: 9 (I) ALCOHOL AND DRUG SCREENING, ASSESSMENT, AND 10 EVALUATION; 11 (II) ALCOHOL AND DRUG TESTING; 12 (III) SUBSTANCE ABUSE EDUCATION AND TRAINING; 13 (IV)AN ANNUAL STATEWIDE CONFERENCE REGARDING 14 SUBSTANCE ABUSE TREATMENT; 15 (V) TREATMENT FOR ASSESSED SUBSTANCE ABUSE AND 16 CO-OCCURRING DISORDERS; 17 (VI) RECOVERY SUPPORT SERVICES; AND 18 (VII) DATA COLLECTION, DATA ANALYSIS, AND ADMINISTRATIVE 19 SUPPORT RELATED TO THE PROGRAMS CONSIDERED OR SUPPORTED BY THE 20 FUND. 21 (d) MONEYS FROM THE CORRECTIONAL TREATMENT CASH FUND 22 MAY BE USED TO SERVE THE FOLLOWING POPULATIONS: 23 (I) ADULTS AND JUVENILES SERVING A DIVERSION SENTENCE; 24 (II) ADULTS AND JUVENILES SERVING A PROBATION SENTENCE; 25 (III) ADULTS AND JUVENILES ON PAROLE; 26 (IV) OFFENDERS SENTENCED OR TRANSITIONED TO A COMMUNITY 27 CORRECTIONS PROGRAM; AND

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(V) OFFENDERS SERVING A SENTENCE IN A COUNTY JAIL.

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(e) BEFORE ADOPTING THE ANNUAL TREATMENT FUND PLAN, THE
BOARD SHALL REVIEW THE INFORMATION SPECIFIED IN PARAGRAPH (f) OF
THIS SUBSECTION (5) AND SHALL CONSIDER PROPOSALS FROM THE DRUG
OFFENDER TREATMENT BOARDS CREATED IN SECTION 18-19-104 FOR
FUNDING LOCAL ASSESSED TREATMENT NEEDS.

7 (f) THE BOARD SHALL DETERMINE THE SCOPE, METHOD, AND
8 FREQUENCY OF THE DATA COLLECTION AND THE PARTIES RESPONSIBLE FOR
9 DATA COLLECTION, ANALYSIS, AND REPORTING. THE DATA SHALL BE
10 ORGANIZED BY JUDICIAL DISTRICT AND SHALL INCLUDE, AT A MINIMUM,
11 THE FOLLOWING FROM EACH TREATMENT PROGRAM:

12 (I) NAME AND LOCATION OF THE PROGRAM, INCLUDING THE13 COUNTY AND JUDICIAL DISTRICT;

14 (II) THE REFERRING CRIMINAL AGENCY;

15 (III) DEMOGRAPHIC INFORMATION INCLUDING GENDER AND16 ETHNICITY;

17 (IV) LEVEL OF TREATMENT DELIVERED;

18 (V) ACTUAL LENGTH OF TIME IN TREATMENT FOR EACH CLIENT;
19 (VI) DISCHARGE STATUS AND, IF THE STATUS IS NEGATIVE, THE

20 REASON FOR THE NEGATIVE DISCHARGE; AND

(VII) ANY SPECIAL LICENSES HELD BY THE TREATMENT PROGRAM.
(5.5) (a) There is hereby created in the state treasury a drug
offender treatment fund that shall consist of moneys appropriated thereto.
In addition, the fund may accept gifts, grants, and donations. All interest
derived from the deposit and investment of moneys in the fund shall be
credited to the fund. Any moneys not appropriated by the general
assembly shall remain in the drug offender treatment fund and shall not

1 be transferred or revert to the general fund of the state at the end of any 2 fiscal year. All moneys in the fund shall be subject to annual 3 appropriation by the general assembly to the judicial department for 4 allocation to the interagency task force on treatment for costs associated 5 with community-based substance abuse treatment ON JULY 1, 2012, THE 6 STATE TREASURER SHALL TRANSFER ALL UNENCUMBERED MONEYS THAT 7 REMAIN IN THE DRUG OFFENDER TREATMENT FUND TO THE CORRECTIONAL 8 TREATMENT CASH FUND CREATED IN SUBSECTION (4) OF THIS SECTION. 9 This subsection (5.5) is repealed, effective July 2, 2012.

(b) Notwithstanding any provision of paragraph (a) of this
 subsection (5.5) to the contrary, on April 20, 2009, the state treasurer
 shall deduct three hundred fifty thousand dollars from the fund and
 transfer such sum to the general fund.

14 (c) Notwithstanding any provision of paragraph (a) of this
 15 subsection (5.5) to the contrary, on June 30, 2011, the state treasurer shall
 16 deduct six hundred seventy-two thousand seven hundred twenty-five
 17 dollars from the drug offender treatment fund and transfer such sum to
 18 the general fund.

19 SECTION 2. In Colorado Revised Statutes, 18-19-104, amend
20 (1) and (2) and repeal (4) as follows:

18-19-104. Judicial district drug offender treatment boards.
(1) Each judicial district shall create a drug offender treatment board,
WHOSE MEMBERSHIP IS KNOWLEDGEABLE ABOUT ADULT CRIMINAL AND
JUVENILE JUSTICE MATTERS, consisting of:

(a) The district attorney serving the judicial district or his or her
designee;

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(b) The chief public defender serving the judicial district or his or

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1 her designee;

2 (c) THE CHAIR OF THE LOCAL COMMUNITY CORRECTIONS BOARD
3 OR HIS OR HER DESIGNEE;
4 (d) A PAROLE OFFICER WORKING IN THE JUDICIAL DISTRICT CHOSEN

5 BY THE DIRECTOR OF THE DEPARTMENT OF CORRECTIONS OR HIS OR HER
6 DESIGNEE;

7 (e) A SHERIFF THAT SERVES THE JUDICIAL DISTRICT CHOSEN BY
8 THE CHIEF JUDGE OF THE JUDICIAL DISTRICT;

9 (f) <u>A REPRESENTATIVE OF A DRUG COURT OR SIMILAR</u>
 10 <u>PROBLEM-SOLVING COURT IF SUCH A COURT EXISTS IN THE JUDICIAL</u>
 11 <u>DISTRICT CHOSEN BY THE CHIEF JUDGE OF THE JUDICIAL DISTRICT;</u>

12 (g) A PERSON WITH EXPERTISE IN JUVENILE MATTERS CHOSEN BY
 13 THE CHIEF JUDGE OF THE JUDICIAL DISTRICT; AND

14 (h) A probation officer working in the judicial district chosen by
15 the chief judge of the judicial district.

16 (2) Each drug offender treatment board shall receive moneys from 17 the state drug offender treatment board pursuant to section 16-11.5-102 18 (7) (a), C.R.S., and shall distribute those moneys to drug treatment 19 programs based in the judicial district. No program shall receive moneys 20 from the drug offender treatment board without a majority vote of the 21 board. The board shall give priority to drug court funding if the 22 jurisdiction operates a drug court EACH DRUG OFFENDER TREATMENT 23 BOARD SHALL ANNUALLY MAKE RECOMMENDATIONS TO THE 24 CORRECTIONAL TREATMENT BOARD FOR FUNDING LOCAL ASSESSED 25 TREATMENT NEEDS.

26 (4) Each judicial district's drug offender treatment board shall
 27 submit a report to the interagency task force on treatment created in

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1 section 16-11.5-102 (4), C.R.S., and the judiciary committees of the 2 senate and house of representatives detailing the amount and to whom the 3 board distributed its funding in the previous year and the amount of 4 funding received by the board from the interagency task force on 5 treatment by January 31 of each year beginning the first year after the 6 judicial district drug offender treatment boards receive funding.

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SECTION 3. In Colorado Revised Statutes, 16-11.5-102, repeal 8 (2), (3), (4), (5), (6), (7), and (8) as follows:

9 16-11.5-102. Substance abuse assessment - standardized 10 procedure. (2) The procedures for assessment, treatment, and sanctions 11 required to be developed by subsection (1) of this section shall be 12 implemented only to the extent moneys are available in the drug offender 13 surcharge fund created in section 18-19-103 (4), C.R.S., on July 1, 1992.

14 (3) (a) The executive directors of the department of corrections, 15 department of public safety, department of human services, and the state 16 court administrator shall appoint six members including the directors or 17 designees of the division of adult parole, community corrections and 18 youthful offender system in the department of corrections, division of 19 criminal justice of the department of public safety, the unit in the 20 department of human services that administers behavioral health 21 programs and services, including those related to mental health and 22 substance abuse, youth corrections within the department of human 23 services, and the division of probation services in the judicial department 24 who shall cooperate to develop a plan for the allocation of moneys 25 deposited in the drug offender surcharge fund created pursuant to section 26 18-19-103 (4), C.R.S., among the judicial department, the department of 27 corrections, the division of criminal justice of the department of public

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1	safety, and the department of human services. The plan developed
2	pursuant to this subsection (3) shall be submitted to the general assembly
3	with the judicial department's annual budget request.
4	(b) Repealed
5	(c) (I) The moneys allocated to the drug offender surcharge fund
6	pursuant to section 18-19-103 (3.5), C.R.S., shall only be used to cover
7	the costs associated with the treatment of substance abuse or co-occurring
8	disorders of adult offenders who are assessed to be in need of treatment
9	and who are:
10	(A) On diversion;
11	(B) On probation;
12	(C) On parole;
13	(D) In community corrections; or
14	(E) In jail.
15	(II) The plan to allocate moneys deposited in the drug offender
16	surcharge fund pursuant to section 18-19-103 (3.5), C.R.S., shall be
17	developed pursuant to paragraph (a) of this subsection (3) and shall also
18	include a representative designated by the Colorado district attorney's
19	council, the state public defender, a representative from a statewide
20	association representing county sheriffs, and a representative from a
21	statewide association representing counties.
22	(4) There is hereby created the interagency task force on treatment
23	that shall consist of the following members:
24	(a) The individuals referenced in paragraph (a) of subsection (3)
25	of this section;
26	(b) Three elected district attorneys or their designees selected by
27	the president of the Colorado district attorneys' council as follows:

1 (I) One from the third, sixth, tenth, twelfth, fifteenth, sixteenth, or 2 twenty-second judicial district; 3 (II) One from the fifth, seventh, ninth, fourteenth, or twenty-first 4 judicial district; 5 (III) One from the first, second, fourth, eighth, eleventh, 6 thirteenth, seventeenth, eighteenth, nineteenth, or twentieth judicial 7 district: and 8 (c) The state public defender or his or her designee. 9 (5) The interagency task force on treatment shall elect a chairman 10 and vice-chairman at the first meeting. The chairman shall call the 11 meetings of the interagency task force on treatment and set the agenda for 12 each meeting called. 13 (6) The interagency task force on treatment's authority shall be 14 limited to those duties specified in subsections (7) and (8) of this section. 15 (7) (a) The interagency task force on treatment shall allocate at 16 least eighty percent of the yearly drug offender treatment fund allocation 17 to the judicial district drug offender treatment boards created pursuant to 18 section 18-19-104, C.R.S. Such allocation shall be based upon a formula 19 developed by the state drug offender treatment board. The interagency 20 task force on treatment shall develop an allocation formula for the 21 allocation of the moneys from the drug offender treatment fund. The 22 formula shall only be based upon a judicial district's population and the 23 number of use and possession drug case filings in the judicial district. 24 Each judicial district drug treatment board shall submit a plan, based upon 25 the proposed allocation formula, to the interagency task force on 26 treatment beginning September 1 of the first year funding is appropriated 27 to the judicial department from the drug offender treatment fund and September 1 of each year thereafter to be included in the judicial
 department's annual budget request. The interagency task force on
 treatment shall not have the authority to reject the plan submitted from the
 local judicial drug treatment boards.

5 (b) The interagency task force on treatment may allocate up to 6 twenty percent of the yearly drug offender treatment fund allocation to 7 drug treatment programs that serve more than one judicial district. When 8 allocating funds pursuant to this paragraph (b), the state drug offender 9 treatment board is encouraged to fund and develop innovative and 10 effective drug treatment programs.

(8) The interagency task force on treatment shall report to the
judiciary committees of the house of representatives and senate on or
before January 31, 2005, and January 31, 2007, regarding the anticipated
savings generated by the enactment of Senate Bill 03-318, enacted at the
first regular session of the sixty-fourth general assembly.

16 <u>SECTION 4. In Colorado Revised Statutes</u>, repeal 24-33.5-503
17 (1) (u).

18 <u>SECTION 5. Appropriation - adjustments in 2012 long bill.</u>
 19 (1) For the implementation of this act, appropriations made in the annual
 20 general appropriation act to the department of corrections for the fiscal
 21 year beginning July 1, 2012, are adjusted as follows:

(a) The cash funds appropriation for inmate programs, drug and
 alcohol treatment subprogram, drug offender surcharge program, is
 decreased by \$995,127. Said sum is from the drug offender surcharge

25 <u>fund created in section 18-19-103 (4) (a), Colorado Revised Statutes.</u>

26 (b) The cash funds appropriation for inmate programs, drug and
 27 alcohol treatment subprogram, contract services, is decreased by

1	\$250,000. Said sum is from the drug offender surcharge fund created in
2	section 18-19-103 (4) (a), Colorado Revised Statutes.
3	(c) The reappropriated funds appropriation for community
4	services, parole subprogram, contract services, is decreased by
5	\$1,757,100. Said sum is from moneys transferred from the judicial
6	department.
7	(2) For the implementation of this act, appropriations made in the
8	annual general appropriation act to the department of human services for
9	the fiscal year beginning July 1, 2012, are adjusted as follows:
10	(a) The cash funds appropriation for mental health and alcohol
11	and drug abuse services, alcohol and drug abuse division, treatment
12	services, treatment and detoxification contracts, is decreased by \$887,300.
13	Said sum is from the drug offender surcharge fund created in section
14	18-19-103 (4) (a), Colorado Revised Statutes.
15	(b) The cash funds appropriation for mental health and alcohol
16	and drug abuse services, alcohol and drug abuse division, treatment
17	services, short-term intensive residential remediation and treatment
18	(STIRRT), is decreased by \$383,316. Said sum is from the drug offender
19	surcharge fund created in section 18-19-103 (4) (a), Colorado Revised
20	<u>Statutes.</u>
21	(c) The reappropriated funds appropriation for mental health and
22	alcohol and drug abuse services, co-occurring behavioral health services,
23	substance use disorder offender services (H.B. 10-1352), is decreased by
24	\$1,819,900. Said sum is from moneys transferred from the judicial
25	<u>department.</u>
26	(3) For the implementation of this act, appropriations made in the
27	annual general appropriation act to the judicial department for the fiscal

1	year beginning July 1, 2012, are adjusted as follows:
2	(a) The cash funds appropriation for courts administration, central
3	appropriations, for various centrally appropriated line items, is decreased
4	by \$81,998. Said sum is from the drug offender surcharge fund created in
5	section 18-19-103 (4) (a), Colorado Revised Statutes.
6	(b) The cash funds appropriation for probation and related
7	services, probation programs, is decreased by \$702,114. Said sum is from
8	the drug offender surcharge fund created in section 18-19-103 (4) (a),
9	Colorado Revised Statutes.
10	(c) The cash funds appropriation for probation and related
11	services, offender treatment and services, is decreased by \$1,010,006.
12	Said sum is from the drug offender surcharge fund created in section
13	18-19-103 (4) (a), Colorado Revised Statutes.
14	(d) The reappropriated funds appropriation for probation and
15	related services, offender treatment and services, is decreased by
16	\$7,656,200. Said sum is from general fund moneys credited to the drug
17	offender surcharge fund pursuant to section 18-19-103 (3.5), Colorado
18	Revised Statutes.
19	(e) The general fund appropriation for probation and related
20	services, S.B. 03-318 community treatment funding, is decreased by
21	<u>\$2,200,000.</u>
22	(f) The general fund appropriation for probation and related
23	services, H.B. 10-1352 appropriation to drug offender surcharge fund, is
24	decreased by \$7,656,200.
25	(4) For the implementation of this act, appropriations made in the
26	annual general appropriation act to the department of public safety for the
27	fiscal year beginning July 1, 2012, are adjusted as follows:

1	(a) The cash funds appropriation for the executive director's
2	office, administration, for various centrally appropriated line items, is
3	decreased by \$10,793. Said sum is from the drug offender surcharge fund
4	created in section 18-19-103 (4) (a), Colorado Revised Statutes.
5	(b) The cash funds appropriation for the division of criminal
6	justice, administration, DCJ administrative services, is decreased by
7	\$84,803. Said sum is from the drug offender surcharge fund created in
8	section 18-19-103 (4) (a), Colorado Revised Statutes.
9	(c) The general fund appropriation for the division of criminal
10	justice, administration, DCJ administrative services, is decreased by
11	<u>\$37,964 and 0.5 FTE.</u>
12	(d) The cash funds appropriation for the division of criminal
13	justice, administration, indirect cost assessment, is decreased by \$8,401.
14	Said sum is from the drug offender surcharge fund created in section
15	18-19-103 (4) (a), Colorado Revised Statutes.
16	(e) The cash funds appropriation for the division of criminal
17	justice, community corrections, community corrections placement, is
18	decreased by \$994,019. Said sum is from the drug offender surcharge
19	fund created in section 18-19-103 (4) (a), Colorado Revised Statutes.
20	(f) The reappropriated funds appropriation for the division of
21	criminal justice, community corrections, treatment for substance abuse
22	and co-occurring disorders, is decreased by \$1,568,750. Said sum is from
23	moneys transferred from the judicial department.
24	SECTION 6. Appropriation. (1) In addition to any other
25	appropriation, there is hereby appropriated, to the department of
26	corrections, for the fiscal year beginning July 1, 2012, the sum of
27	\$3,002,227, or so much thereof as may be necessary, for services and

1	activities authorized by sections 18-19-103 (5) (c) and (d), Colorado
2	Revised Statutes. Said sum is from reappropriated funds transferred from
3	the judicial department from the appropriations made in paragraphs (b)
4	and (c) of subsection (3) of this section.
5	(2) In addition to any other appropriation, there is hereby
6	appropriated, to the department of human services, for the fiscal year
7	beginning July 1, 2012, the sum of \$3,090,516, or so much thereof as may
8	be necessary, for allocation to the mental health and alcohol and drug
9	abuse services section for services and activities authorized by sections
10	18-19-103 (5) (c) and (d), Colorado Revised Statutes. Said sum is from
11	reappropriated funds transferred from the judicial department from the
12	appropriations made in paragraphs (b) and (c) of subsection (3) of this
13	section.
14	(3) In addition to any other appropriation, there is hereby
15	appropriated, to the judicial department, for the fiscal year beginning July
16	1,2012, the sum of \$25,120,277, or so much thereof as may be necessary.
17	for allocation to the probation and related services section for the
18	implementation of this act as follows:
19	(a) \$9,856,200 general fund to be credited to the correctional
20	treatment cash fund pursuant to sections 18-19-103 (3.5) (b) and
21	18-19-103 (4) (a), Colorado Revised Statutes;
22	(b) \$5,407,877 cash funds for services and activities authorized
23	by sections 18-19-103 (5) (c) and (d), Colorado Revised Statutes; said
24	sum is from the correctional treatment cash fund created in section
25	18-19-103 (3.5) (b), Colorado Revised Statutes; and
26	(c) \$9,856,200 reappropriated funds for services and activities
27	authorized by sections 18-19-103 (5) (c) and (d), Colorado Revised

1	Statutes; said sum is from general fund moneys credited to the
2	correctional treatment cash fund through the appropriation made in
3	paragraph (a) of subsection (3) of this section.
4	(4) In addition to any other appropriation, there is hereby
5	appropriated, to the department of public safety, for the fiscal year
6	beginning July 1, 2012, the sum of \$2,666,766, or so much thereof as may
7	be necessary, for allocation to the division of criminal justice for services
8	and activities authorized by sections 18-19-103 (5) (c) and (d), Colorado
9	Revised Statutes. Said sum shall be from reappropriated funds transferred
10	from the judicial department from the appropriations made in paragraphs
11	(b) and (c) of subsection (3) of this section.
12	SECTION 7. Safety clause. The general assembly hereby finds,
13	determines, and declares that this act is necessary for the immediate
14	preservation of the public peace, health, and safety.