Fiscal Estimate - 2019 Session

Original Updated	☐ Corrected ☐ Supplen	nental		
LRB Number 19-5480/1	Introduction Number SB-753			
Description acts for which a juvenile may be placed in correction	onal placement or the Serious Juvenile Offender F	²rogram		
Fiscal Effect				
Appropriations	ase Existing absorb within agency's but			
Local: No Local Government Costs Indeterminate 1. Increase Costs Permissive Mandatory 2. Decrease Costs Permissive Mandatory Districts 5. Types of Local Government Units Affected Towns Counties Others School Districts Districts				
Fund Sources Affected Affected Ch. 20 Appropriations GPR FED PRO PRS SEG SEGS				
Agency/Prepared By	Authorized Signature	Date		
DA/ Kasey Deiss (608) 267-2700	James Langdon (608) 264-6109	1/30/2020		

Fiscal Estimate Narratives DA 1/30/2020

LRB Number 19-5480/1	Introduction Number SB-753	Estimate Type Orig	jinal	
Description				
acts for which a juvenile may be placed in correctional placement or the Serious Juvenile Offender Program				

Assumptions Used in Arriving at Fiscal Estimate

This fiscal estimate is submitted by the Director of the State Prosecutors Office on behalf of Agency 475 – District Attorneys. This fiscal estimate is responsive only to the fiscal and resource effect of the proposed legislation on the District Attorney program.

This bill expands the acts for which a juvenile may be placed in the Serious Juvenile Offender Program (SJOP) or in a juvenile correctional facility or secured residential care center for children and youth under the Juvenile Justice Code.

Under current law, a juvenile who is 14 years of age or over and who has been adjudicated delinquent by the court assigned to exercise jurisdiction under the Juvenile Justice Code (juvenile court) for committing or conspiring to commit certain law violations may be placed in the SJOP. This bill expands the law violations for which a juvenile may be placed in the SJOP to include any act that would be a felony if committed by an adult.

Also under current law, if the juvenile court determines that placement in the SJOP is not appropriate, a finding that a juvenile has committed any of a number of law violations that would be felonies if committed by an adult is prima facie evidence that the juvenile is a danger to the public and in need of restrictive placement. Under current law such a juvenile may be placed in a juvenile correctional facility or a secured residential care center for children and youth. This bill expands the list of acts constituting prima facie evidence that the juvenile is a danger to the public and in need of restrictive placement to any act that would be a felony if committed by an adult.

Responsive District Attorneys did not provide a consensus opinion as to the fiscal impact on their offices. Opinions ranged from no impact to some fiscal effect. As such, the agency fiscal estimate is listed as indeterminate.

Long-Range Fiscal Implications

Responsive District Attorneys did not provide a consensus opinion as to the long-range fiscal impact on their offices. Opinions ranged from no impact to some fiscal effect. As such, the agency fiscal estimate is listed as indeterminate.