

# FISCAL NOTE

## SB 2448 - HB 3249

February 21, 2000

**SUMMARY OF BILL:** Provides that persons convicted of violent felony offenses that involve serious bodily injury or death to a victim or bystander or threats reasonably calculated to produce such results and persons convicted of offenses involving sexual contact or sexual penetration shall not be eligible for probation.

### ESTIMATED FISCAL IMPACT:

**Increase State Expenditures - \$6,599,500/ Incarceration\***  
**Decrease State Revenues - Exceeds \$100,000**

Assumes 599 offenders, convicted of Class E, D, and C felonies, who had been sentenced to probation will serve a minimum sentence of incarceration. Also, there will be a decrease in state revenues derived from the monthly probation supervision fees paid by the offenders, which is estimated to exceed \$100,000.

\*Section 9-6-119, TCA, requires that: *For any law enacted after July 1, 1986, which results in a net increase in periods of imprisonment in state facilities, there shall be appropriated from recurring revenues the estimated operating cost of such law.*

### CERTIFICATION:

This is to duly certify that the information contained herein is true and correct to the best of my knowledge.



James A. Davenport, Executive Director

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