

FISCAL NOTE

SB 1121 - HB 1501

April 5, 2001

SUMMARY OF BILL: Provides that no public or private entity may contract to receive, house, or confine, in any facility in this state, any out-of-state prisoners convicted of offenses that would constitute first degree murder, second degree murder, aggravated rape, rape, rape of a child, escape, or attempted escape if committed in this state. This provision shall only apply to contracts entered into, or renewed after July 1, 2001. If there is a violation of the provision, the Department of Correction is to assess a civil penalty of \$100 against the contractor for each violation.

ESTIMATED FISCAL IMPACT:

**Increase State Expenditures - \$42,600 Recurring
\$2,000 One-Time**

Increase State Revenues - Not Significant

Estimate assumes:

- the Department of Correction would require one position to monitor the classification of all out-of-state inmates, to assess penalties where applicable, and report findings to the Commissioner of Correction.
- any increase in state revenues from civil penalties would be not significant.

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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