

TENNESSEE GENERAL ASSEMBLY
FISCAL REVIEW COMMITTEE



FISCAL NOTE

HB 2272 – SB3464

February 7, 2012

SUMMARY OF BILL: Specifies that an alleged victim's termination of participation in a global positioning monitoring system (GPS) does not terminate a defendant's obligation to participate in GPS as a condition of bail.

ESTIMATED FISCAL IMPACT:

NOT SIGNIFICANT

Assumptions:

- The Board of Probation and Parole (BOPP) will not be responsible for providing the global positioning monitoring (GPS) ordered for defendants subject to a GPS bond condition. Under Tenn. Code Ann. § 40-11-116(b)(1), BOPP is not authorized to supervise bond cases.
- Pursuant to Tenn. Code Ann. § 40-11-152(k), GPS monitoring ordered as a bond condition in domestic violence cases must be provided by the county or municipality in which the court ordering the monitoring is based.
- Retaining a defendant's GPS bond condition when the alleged victim terminates participation will not have a significant impact on the number of cases utilizing GPS monitoring and will not result in an additional fiscal impact on state or local government.

CERTIFICATION:

The information contained herein is true and correct to the best of my knowledge.

A handwritten signature in black ink, appearing to read "Lucian D. Geise".

Lucian D. Geise, Executive Director

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