

FISCAL NOTE

TO: Chief Clerk of the Senate
Chief Clerk of the House

FROM: James A. Davenport, Executive Director

DATE: February 13, 1996

SUBJECT: **SB 2612 - HB 2711**

This bill, if enacted, will allow the courts to run a sentence for resisting arrest or evading arrest consecutively to another sentence. Evading arrest may be a Class A misdemeanor, Class E felony or Class D felony depending upon the circumstances.

The fiscal impact from enactment of this bill is estimated to be an increase in state expenditures of \$88,700 for incarceration*. The estimate is based upon six Class E felony convictions sentenced to one year with 110 days to serve and six Class D felony convictions sentenced to two years with 220 days to serve.

Enactment of this bill is also estimated to result in an increase in local government expenditures for incarceration. The amount of such increase cannot be determined but is estimated to be not significant.

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

*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*

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shall be appropriated from recurring revenues the estimated operating cost of such law.