

FISCAL NOTE

Nonpartisan Services for Colorado's Legislature

LLS 18-0119 **Date:** January 18, 2018 **Drafting Number:** Bill Status: Senate Judiciary **Prime Sponsors:** Sen. Cooke; Fields

Fiscal Analyst: Kerry White | 303-866-3469 Rep. Wist; Herod

Kerry.White@state.co.us

DOC DISCLOSE LOCATION OF OUT-OF-STATE INMATE **Bill Topic:**

Summary of **Fiscal Impact:** □ State Revenue

State Expenditure (minimal)

□ State Transfer

□ TABOR Refund

□ Local Government (minimal)

□ Statutory Public Entity

This bill requires that the Department of Corrections (DOC) disclose the location of an inmate it transfers to an out of state facility. Beginning in the current FY 2017-18, the bill minimally increases workload for the DOC and district attorneys' offices. Transportation costs may also increase for the DOC if another state rejects placement of an inmate due to the notification requirements of this bill. These

impacts are assumed to be minimal and ongoing.

Appropriation Summary:

No appropriation is required.

Fiscal Note Status:

The fiscal note reflects the introduced bill.

Summary of Legislation

This bill requires the Department of Corrections (DOC) to notify the prosecuting attorney and any registered victim within 48 hours of its decision to relocate an inmate to another state under the Interstate Corrections Compact. The disclosure is required to include the location of the facility to which the inmate has been relocated unless:

- the inmate is a witness or has been employed by the DOC or as a law enforcement officer and the executive director of the DOC determines that disclosing the information poses a safety risk;
- the prosecuting attorney requests in writing that the information not be disclosed; or
- the registered victim is currently incarcerated.

If the executive director of the DOC determines that an exemption from disclosure exists. he or she must notify the prosecuting attorney within 48 hours that the inmate has been relocated and which exemption applies. If the prosecuting attorney agrees, the DOC must notify the registered victim that the inmate has been relocated, but that the department is unable to disclose his or her location because one of the conditions for exemption has been met. If the prosecuting attorney disagrees with the DOC, the department must release the information to the registered victim as required under the bill.

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State Expenditures

Beginning in the current FY 2017-18, the bill minimally increases workload for the DOC to provide notifications as required by the bill. If another state rejects the placement due to the notification requirements, the department may also incur costs to relocate that inmate. These impacts are assumed to be minimal.

Local Government

Similar to the state, workload is increased for district attorneys' offices to receive and, in some cases respond, to disclosures about inmate relocations by the DOC. This impact is minimal.

Effective Date

The bill takes effect upon signature of the Governor, or upon becoming law without his signature, and applies to offenders serving a sentence on or after this date.

State and Local Government Contacts

Corrections District Attorneys