Louisiana Legislative	LEGISLATIVE FISCAL OFFICE Fiscal Note						
Office		Fiscal Note On: H	HB 425 HLS 2	5RS 1030			
Fiscal Notes		Bill Text Version: ORIGINAL					
State and the second	Opp. Chamb. Action:						
		Proposed Amd.:					
		Sub. Bill For.:					
Date: April 10, 2025	10:44 AM	Auth	Author: CARLSON				
Dept./Agy.: Corrections and S	heriffs						
Subject: Coerced Abortion and Reporting Requirements		Analy	Analyst: Daniel Druilhet				
ABORTION	OR SEE FISC NO	DTE GF EX	F	Page 1 of 1			
Provides relative to coerced abo	ortion and reporting requirements			5			

Provides relative to coerced abortion and reporting requirements

Current law provides for the crime of coerced abortion; provides for the definition of coerced abortion; assesses a sentence of imprisonment for no more than five years, a fine of no more than \$5,000, or both, for those convicted of coerced abortion; provides for mandatory reports to law enforcement; provides for mandatory reporting by law enforcement of victims of human trafficking, trafficking of children for sexual purposes, rape, incest or coerced abortion, who present at an outpatient abortion facility to the sheriff's department in the parish or local police department where the outpatient abortion Proposed law amends the definition of coerced abortion; provides for circumstances under which facility is located. threatened use of force, control, or intimidation apply within the definition of coerced abortion; changes penalty assessed for conviction of current law from a misdemeanor to a relative felony; removes the condition that a minor adult female present at an abortion facility and changes the reference of incest to crime against nature within current law; removes the reporting requirement when a victim does not reside in the parish where the outpatient abortion facility is located.

EXPENDITURES	2025-26	2026-27	2027-28	2028-29	2029-30	5 -YEAR TOTAL
State Gen. Fd.	SEE BELOW					
Agy. Self-Gen.	\$0	\$0	\$0	\$0	\$0	\$0
Ded./Other	\$0	\$0	\$0	\$0	\$0	\$0
Federal Funds	\$0	\$0	\$0	\$0	\$0	\$0
Local Funds	SEE BELOW					
Annual Total						
REVENUES	2025-26	2026-27	2027-28	2028-29	2029-30	5 -YEAR TOTAL
State Gen. Fd.	\$0	\$0	\$0	\$0	\$0	\$0
Agy. Self-Gen.	\$0	\$0	\$0	\$0	\$0	\$0
Ded./Other	\$0	\$0	\$0	\$0	\$0	\$0
Federal Funds	\$0	\$0	\$0	\$0	\$0	\$0
Local Funds	\$0	\$0	\$0	\$0	\$0	\$0
Annual Total	\$0	\$0	\$0	\$0	\$0	\$0

EXPENDITURE EXPLANATION

Proposed law may result in an indeterminable increase in SGF expenditures in the Department of Public Safety & Corrections-Corrections Services (DPS&C-CS), to the extent that a person is convicted of coerced abortion. The exact fiscal impact of the passage of this legislation is indeterminable, since it changes the <u>current law</u> from a misdemeanor to a relative felony, and it is not known how many people will be convicted nor the length of the sentences assessed with those convictions as a result of its potential enactment. The fiscal impact of the proposed law on either state or local expenditures is contingent on whether offenders sustain either misdemeanor or felony-grade convictions for its violation.

To the extent that offenders sustain a felony-grade conviction for violation of the proposed law, DPS&C-CS will sustain an indeterminable increase in expenditures. For those convicted, sentenced, and then subsequently housed in a state facility, DPS&C-CS will sustain expenditures of \$107.60 per offender per day. For those housed in local facilities, DPS&C-CS will sustain expenditures of \$26.39 per offender per day. DPS&C-CS advises that impacts on offender populations are anticipated to impact the number of offenders held in local facilities, and that in managing its offender population, it seeks to fill all beds in state facilities first, then assigns overflow offenders to local facilities.

The fiscal impact of the proposed law, to the extent that offenders sustain a misdemeanor conviction for its violation, will remain unchanged, as local governing authorities will sustain Local Funds expenditures. The exact fiscal impact of the passage of this legislation to local governing authorities is indeterminable, since it is not known how many people will be convicted and incarcerated in local facilities, nor the length of the sentences assessed with those convictions as a result of its potential enactment. The maximum imprisonment term is no more than five years.

REVENUE EXPLANATION

There is no anticipated direct material effect on governmental revenues as a result of this measure.

