Louisiana Legislative Fiscal Office Fiscal Notes			FIVE FISCAL C Fiscal Note	Fiscal Note On	REENGROSSE W/ SEN FLOC		
Date: Feb	ruary 29, 2024	ary 29, 2024 4:04 PM Author: BUTLER					
Dept./Agy.: Cou	rts/Supreme Co	urt					
Subject: Mar	datory Drug Scr	eening and Drug/S	pecialty Courts	A	nalyst: Daniel D	Druilhet	
offenders (Item # <u>Current law</u> require be subject to a pre- provide procedures requires clinical scr information and re- (DA) or defense at except for the purp- relative to the ma	10) s every person and trial drug test for for a pretrial dru eening for those p cords obtained pur torney; makes in oses of determining ndatory drug test	rested for a violation the presence of desi ug test and screening ersons testing positive suant to the propose formation or records ng suitability for part	of the Uniform Cont gnated substances a g and requires testing for UCDS and cons ad law to be confident obtained from testing	as a condition of bail, ng to occur within 2 sidered suitable for a ntial with the excepti ing or screening to b	ostances (UCDS) or <u>Proposed law</u> and hours of the boo drug/specialty cou on of disclosure to be inadmissible in	r crime of violence to nends present law to oking of the person; int program; requires the district attorney civil/criminal actions	
of execution of a	sentence of defen	arrested for violatior dant considered suit	n of state law; provic able for a drug cou	purpose for the use les that a court may	of opiod funds; suspend, in whole es for objection b	removes mandatory or in part, imposition y DAs to consent to	
of execution of a	sentence of defen	arrested for violatior dant considered suit	n of state law; provic able for a drug cou	purpose for the use les that a court may rt; provides guidelin	of opiod funds; suspend, in whole es for objection b	removes mandatory or in part, imposition y DAs to consent to	
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of execution of a suspensions of sent	sentence of defen ences; provides p 2024-25	arrested for violatior dant considered suit rocedures relative to 2025-26	n of state law; provic able for a drug cou a courts' discretion i 2026-27	purpose for the use les that a court may rt; provides guidelin n extending probation 2027-28	e of opiod funds; suspend, in whole es for objection b n for noncomplianc 2028-29	removes mandatory or in part, imposition y DAs to consent to e; effective 7/01/24.	
of execution of a suspensions of sent EXPENDITURES State Gen. Fd.	sentence of defen ences; provides p 2024-25 SEE BELOW	arrested for violation dant considered suit rocedures relative to 2025-26 SEE BELOW	n of state law; provid able for a drug cou a courts' discretion i 2026-27 SEE BELOW	purpose for the use les that a court may rt; provides guidelin n extending probation 2027-28 SEE BELOW	e of opiod funds; suspend, in whole es for objection b for noncomplianc 2028-29 SEE BELOW	removes mandatory or in part, imposition y DAs to consent to e; effective 7/01/24.	
of execution of a suspensions of sent EXPENDITURES State Gen. Fd. Agy. Self-Gen.	sentence of defen ences; provides p 2024-25 SEE BELOW SEE BELOW	arrested for violation dant considered suit rocedures relative to 2025-26 SEE BELOW SEE BELOW	n of state law; provid able for a drug cou a courts' discretion i 2026-27 SEE BELOW SEE BELOW	purpose for the use les that a court may rt; provides guidelin n extending probation 2027-28 SEE BELOW SEE BELOW	e of opiod funds; suspend, in whole es for objection b for noncompliance 2028-29 SEE BELOW SEE BELOW	removes mandatory or in part, imposition y DAs to consent to e; effective 7/01/24.	

REVENUES	2024-25	2025-26	2026-27	2027-28	2028-29	5 -YEAR TOTAL
State Gen. Fd.	\$0	\$0	\$0	\$0	\$0	\$C
Agy. Self-Gen.	SEE BELOW					
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						

The proposed law is anticipated to increase annual expenditures for (1) the District Courts to screen more persons for substance abuse and processing more drug court cases and (2) the District Attorneys' Offices to represent the state in more drug or specialty court cases. Overall net expenditures on a state and local level are indeterminabe. Present law requires that certain persons arrested must submit to a drug test. Proposed law adds that if the test is positive then the person shall be screened to determine if the person suffers from a substance abuse disorder and is suitable for a drug or specialty court. The LFO assumes that those who are deemed suitable for a drug or specialty court will be placed in that court. As a result of an increase in the volume of drug screening and processing, the courts and the DAs will incur additional operating expenses and/or workload. Drug courts are funded by the Louisiana Supreme Court, which is funded through SGF appropriation. DAs are funded through a combination of SGF, SGR and Local Funds.

Note: The bill provides that the cost associated with this legislation shall be deemed as an approved purpose for the use of opioid funds. The state has signed the *Louisiana State-Local Government Opioid Litigation Memorandum of Understanding* (hereafter called the MOU) as part of an opioid settlement. The state is anticipated to receive \$325 M. The MOU directs all funds to an Opioid Abatement Fund for the benefit of local jurisdictions, with 80% of funds allocated to the state's 64 parishes and 20% of funds allocated to each of the 64 parishes' sheriffs. The expected payout of settlement funds is over the next 10 to 18 years. To the degree that these funds may not be usable for the purposes of the bill, and once those funds are depleted, SGF would be required. Regardless, the proposed law specifies that additional funding for the administration of drug and other specialty courts shall be subject to appropriation by the legislature.

Cost of Additional Screening and Assessment

The Supreme Court estimates that each of the 42 drug courts will need 2.5 additional employees to screen and assess defendants at a cost of **\$9.9 M per year** (1 screener x \$56,000 in salaries and benefits + 1.5 assessors X \$180,000 in

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REVENUE EXPLANATION

There may be an indeterminable decrease in self-generated revenue to DPS&C – Probation and Parole to the extent expansion of the use of drug courts may result in a material change to the number of individuals under supervision. The current daily parole supervision rate for adult offenders is \$5.43 per day.





LEGISLATIVE FISCAL OFFICE Fiscal Note

Fiscal Note On: **HB** 3

Bill Text Version: REENGROSSED

Opp. Chamb. Action: W/ SEN FLOOR AMD

Author: BUTLER

Analyst: Daniel Druilhet

Proposed Amd.:

Sub. Bill For.:

Date: February 29, 2024 4:04 PM

Dept./Agy.: Courts/Supreme Court

Subject: Mandatory Drug Screening and Drug/Specialty Courts

CONTINUED EXPLANATION from page one:

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EXPENDITURE EXPLANATION CONTINUED FROM PAGE ONE

salaries and benefits = \$236,000 per court x 42 courts = \$9.9 M). The LFO agrees that the courts will have additional costs but cannot corroborate that the proposed law's requirements will create a workload level sufficient to justify that ALL 42 courts will require 2.5 additional employees. Additionally, given the permissive nature of the proposed law, not all districts may select to implement a drug court.

Cost of Additional Drug Court Participants

The LFO assumes that those who are deemed suitable for a drug or specialty court will be placed in that court. The Supreme Court currently budgets \$6,000 annually for adult drug court participants. The LFO cannot predict how many more participants will be placed in drug courts. However, **for illustrative purposes**, if there are 5 more drug participants each month in **ALL** 42 courts, the additional annual cost would be **\$15.1 M** (\$6,000 x 5 participants x 12 months x 42 courts = \$15.1 M).

Additional workload for DAs

The DAs will be responsible for representing the state in more drug courts cases, which may impact the workload of the DA offices statewide. The LFO is working with the DAs to quantify whether this measure will result in a material change in workload. The note will be updated as additional information becomes available.

Impact on Corrections Services and Local Jails

To the extent the expansion of services to offenders through drug courts may result in a diversion of convicted individuals into those programs and out of traditional options, the Department of Public Safety and Corrections (Corrections Services) and local governments may realize cost savings. The LFO is unable to estimate or quantify the number of individuals that may be diverted away from traditional incarceration or probation and parole. Currently the state expends SGF in an amount of \$107.60 per offender per day to the extent that an offender is convicted and then housed in a state facility or \$26.39 per offender per day for an offender housed in a local facility. An offender sentenced to the custody of the DPSC – CS for one year realizes expenditures of \$39,274 (\$107.60 per day x 365 days) if housed in a state facility and \$9,632.35 (\$26.39 per day x 365 days) if housed in a local facility. In public testimony during the 2023 2nd ES, Corrections Services testified that impacts on offender populations are anticipated to impact the number of offenders held in local facilities. Corrections Services reports that in managing its offender population, it seeks to fill all beds in state facilities first, then assigns overflow offenders to local facilities.

Local jails expend indeterminable amounts that vary by location to house offenders convicted of misdemeanor offenses.



6.8(G) >= \$500,000 Tax or Fee Increase or a Net Fee Decrease {S}

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Patrice Thomas Deputy Fiscal Officer