

**JBC STAFF FISCAL ANALYSIS  
HOUSE APPROPRIATIONS COMMITTEE**

CONCERNING REDUCTIONS IN BARRIERS TO OBTAINING IDENTITY-RELATED DOCUMENTS.

Prime Sponsors: Senator Boyd  
Representative Summers

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Date Prepared: March 24, 2010

**Summary of Amendments Made to the Bill After the 03/03/10 Legislative Council Staff Revised Fiscal Note Was Prepared (Amended by the House Health and Human Services Committee 03/15/10)**

The reengrossed bill authorizes a court to grant a name change to a person who has been convicted of a felony if specified conditions are met. The House Health and Human Services Committee Report requires individuals who are in the custody of the Department of Corrections to notify the supervising agency of the requested name change. This amendment does not alter the fiscal impact of the bill as delineated in the March 3, 2010, Legislative Council Staff Revised Fiscal Note. Legislative Council staff agrees with this assessment.

**JBC Staff Concurrence with Legislative Council Staff Fiscal Note**

**Concurs**       **Does Not Concur**       **Updated Analysis**

**Amendments/Appropriation Status**

The bill does not contain, nor does it require, an appropriation clause. The Department of Revenue does not require an appropriation of \$3,923 cash funds from the Licensing Services Cash Fund as identified in the Revised Legislative Council Staff Fiscal Note because the Long Bill includes an ongoing appropriation for the Department of Revenue to implement legislation that requires computer programming hours.

**Bill Sponsor Amendments**

*Sponsor amendment L.012:* This amendment requires that the state not charge a fee when it supplies identification cards to youth who plan to emancipate from foster care. The number of youth below the age of 18 who are annually emancipated from foster care is small so this amendment does not significantly alter the fiscal impact of the bill.

*Sponsor amendment L.013:* The bill prohibits the state from charging an identification-card fee when the applicant is "referred by *or* released within the prior six months" from the Department of Corrections, the Division of Youth Corrections, or a county jail. Amendment L.013 would change this to an applicant who is "referred *and either in the custody of or* released within the prior six months." This amendment does not alter the fiscal impact of the bill.

**Points to Consider**

None.