



Colorado  
Legislative  
Council  
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MEMORANDUM

February 20, 2012

**TO:** Representative Dave Young  
**FROM:** Jonathan Senft, Fiscal Analyst (303-866-3523)  
**SUBJECT:** Fiscal Assessment of Proposed Amendment **HB1168\_L.001**.

This memorandum is an assessment of the fiscal impact of the attached proposed amendment to **HB12-1168**. This fiscal assessment is for the impact of the bill with inclusion of this amendment only. Any other added amendment could influence the fiscal impact.

**Summary of Proposed Amendment**

Amendment L.001 removes Section 2 of the bill, which concerns the probation court's option to require ignition interlock devices for certain offenders sentenced to probation.

**Fiscal Impact of Amendment**

The fiscal note dated February 15, 2012, estimates additional workload to the Judicial Department because of the provisions in Section 2 of the bill. This additional work is estimated to cost \$37,085 and 0.6 FTE for FY 2012-13 and each subsequent year. By removing Section 2, which drives the fiscal impact, this amendment eliminates any identifiable cost to the state.

**Bill's Revised Fiscal Impact with Amendment**

If Amendment L.001 is passed, this bill will be assessed as having no fiscal impact.

HB1168\_L.001

HOUSE COMMITTEE OF REFERENCE AMENDMENT

Committee on Judiciary.

HB12-1168 be amended as follows:

- 1 Amend printed bill, page 12, strike lines 19 through 26.
- 2 Renumber succeeding sections accordingly.

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