Department of Fiscal Services

Maryland General Assembly

FISCAL NOTE Revised

Senate Bill 520 (Senator Green, et al.)

Judicial Proceedings

Referred to Judiciary

Juvenile Law - Informal Adjustment Process - Intake Conferences - Mandatory Attendance

This enrolled bill provides that a child who is the subject of an informal adjustment proceeding under the juvenile cause process, and the child's parent, must appear at an intake conference. It repeals the requirement that the victim, child, and child's parent be notified that the informal adjustment is not obligatory.

Fiscal Summary

State Effect: None. The bill would not substantively affect State activities or operations.

Local Effect: None.

Small Business Effect: None. The bill would not directly affect small businesses.

Information Source(s): Department of Juvenile Justice, Department of Fiscal Services

Fiscal Note History: First Reader - February 17, 1997

mld Revised - Senate Third Reader - March 31, 1997

Revised - Enrolled Bill - May 19, 1997

Analysis by: Sue Friedlander Direct Inquiries to:

Reviewed by: John Rixey John Rixey, Coordinating Analyst

(410) 841-3710 (301) 858-3710