Department of Legislative Services Maryland General Assembly

2009 Session

FISCAL AND POLICY NOTE

House Bill 1545	(Chair, Judiciary Committee)(By Request - Departmental - Public
	Safety and Correctional Services)
Judiciary	Judicial Proceedings

Correctional Services - Power of the Director of the Division of Parole and Probation - Authorization to Execute Warrants

This departmental bill allows the Director of the Division of Parole and Probation (DPP) to authorize parole and probation employees of the division to execute warrants for the arrest of probationers for an alleged violation of probation.

Fiscal Summary

State Effect: None. Although this bill would likely provide some operational efficiencies for DPP relating to the apprehension of probation violators, there is no direct fiscal impact on the agency.

Local Effect: None. Fewer calls from DPP employees relating to the execution of warrants by local law enforcement units is not expected to significantly affect the overall operations or finances of local governments.

Small Business Effect: The Department of Public Safety and Correctional Services has determined that the bill has minimal or no impact on small business (attached). Legislative Services concurs with this assessment.

Analysis

Current Law: The Director of DPP may authorize parole and probation employees of the division to: (1) execute warrants for the retaking of offenders; (2) obtain and execute authorized search warrants; and (3) arrest offenders in home detention. A DPP employee authorized to make arrests under these provisions must meet the minimum qualifications

required by the Maryland Police Training Commission and satisfactorily complete the training prescribed by the commission.

A sheriff or police officer authorized to serve criminal process, or a parole and probation employee properly designated, who receives a warrant for the retaking of an alleged violator must execute the warrant in accordance with the directions in the warrant.

Background: Under the general retaking authority cited above, DPP is authorized to execute warrants for the retaking of persons for a violation of the terms of a parole or mandatory supervision release. For violation of probation warrants issued by the courts, DPP must rely on local law enforcement units for the execution of the warrant. DPP routinely requests such violation of probation warrants. However, even under circumstances where the probation violator reports to a DPP office, division personnel may not actually execute the court ordered warrant. Often a 911 call to local law enforcement is made for that purpose – sometimes resulting in flight by the violator.

DPP advises that the authority granted under the bill would be granted to the existing Warrant Apprehension Unit of the division. All persons attached to this unit have received training from the Police Training Commission.

Additional Information

Prior Introductions: None.

Cross File: None.

Information Source(s): Judiciary (Administrative Office of the Courts), Department of Public Safety and Correctional Services, Department of Legislative Services

Fiscal Note History: First Reader - March 25, 2009 ncs/hlb

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ANALYSIS OF ECONOMIC IMPACT ON SMALL BUSINESSES

- TITLE OF BILL: Correctional Services Parole and Probation Warrant Power of the Director
- BILL NUMBER: HB 1545
- PREPARED BY: Department of Public Safety and Correctional Services

PART A. ECONOMIC IMPACT RATING

This agency estimates that the proposed bill:

__X__ WILL HAVE MINIMAL OR NO ECONOMIC IMPACT ON MARYLAND SMALL BUSINESS

OR

WILL HAVE MEANINGFUL ECONOMIC IMPACT ON MARYLAND SMALL BUSINESSES

PART B. ECONOMIC IMPACT ANALYSIS

The proposed legislation will have no impact on small business in Maryland.