

Bill Summary
2nd Session of the 57th Legislature

Bill No.:	SB 1674
Version:	INT
Request No.:	2592
Author:	Sen. Murdock
Date:	01/21/2020

Bill Analysis

SB 1674 creates a felony offense for a person convicted on a third or subsequent violation as it relates to possessing a Schedule I or II substance, excepting marijuana. Persons convicted in this manner are subject to a maximum term of imprisonment of 5 years. In lieu of a term of imprisonment, violators may participate in a drug court program. Persons convicted of a similar offense involving methamphetamine, heroin, cocaine, or fentanyl, in, on or within 1,000 feet of a public or private elementary school, park, or institution of higher learning or involving a child under 12 years of age shall not be eligible to participate in the drug court program.

Prepared by: Kalen Taylor

Fiscal Analysis

FY'21 Impact: Contingent on convictions and sentencing

Full Year Impact: Contingent on convictions and sentencing

Introduced– creates a felony for a third or subsequent violation of possessing a Schedule I or II substance, except marijuana. Allows violators to participate in drug court unless violation involves meth, heroin, cocaine, or fentanyl in/on/within 1,000 feet of any public or private school, park, or involving a child under 12 years old.

FY'19 daily cots per inmate at DOC: \$90.48 (max security), \$52.35 (med security), \$48.19 (min security), \$49.41 (community level). These amounts were provided by DOC and include all direct, indirect, and medical costs.

Prepared by: Fiscal Staff