



FISCAL NOTE

House Bill 228

Committee: Judiciary

Sponsor: Representative Chris England

Analyst: Peter Grogan

Date: 04/11/2023

House Bill 228 as introduced provides: 1) that the Board of Pardons and Paroles update parole guidelines to provide weighted consideration for the age of the eligible inmate; 2) a 2-year reconsideration for parole for certain inmates upon denial of parole; 3) the board to provide an inmate over age 50 a detailed plan to improve chances for parole upon denial, failure to provide a plan would result in a new parole hearing within 90-days; 4) appellate relief for certain inmates with certain serious chronic health conditions upon denial of parole or medical parole; and 5) that the Board conduct a medical parole hearing within 30 days of an inmate becoming eligible for medical parolee. These provisions would increase the obligations of the Board by an undetermined amount to comply with the provisions of this bill.

In addition, this bill authorizes that: 1) an inmate released on medical furlough may reside in any state; and 2) a parole eligible inmate may attend his or her parole hearing virtually. These provisions could increase the obligations of the Department of Correction, by an undetermined amount to comply with the provisions of this bill.