CORRECTIONS IMPACT STATEMENT

SESSION: 19RS BILL # HB 104 Prefiled BR # 201 DOC ID #: XXXX

BILL SPONSOR(S): Rep. L. Bechler AMENDMENT SPONSOR(S): . .

SUBJECT: AN ACT relating to the sexual endangerment of a child and declaring an emergency.

SUMMARY OF LEGISLATION: Create a new section of KRS Chapter 510 to make the sexual endangerment of a child a Class D felony; EMERGENCY.

This \boxtimes bill \square amendment \square committee sub	stitute is expected to:	
☑ Have the following Corrections impact ☐ Have no Corrections impact		
 ☑ Creates new crime(s) ☑ Increases penalty for existing crime(s) ☑ Increases incarceration ☑ Reduces inmate/offender services ☑ Increases staff time or positions ☑ Changes elements of offense for existing crim ☑ Otherwise impacts incarceration (Explain) 	☐ Repeals existing crime(s) ☐ Decreases penalty for existing crime(s) ☐ Decreases incarceration ☐ Increases inmate/offender services ☐ Reduces staff time or positions e(s)	
are housed in one of 76 full service jails for up to per day (includes jail per diem, medical & centra are based on the daily rate x 365 x number of ye		
Projected Impact: ☐ NONE ☑ MINIMAL to MODERATE (<\$1 million) ☐ SIGNIFICANT (>\$1 million)		

The legislation creates a new Class D felony of Sexual Endangerment of a Child. This offense is the wanton engagement in conduct that creates a substantial risk of childhood sexual assault or abuse or wanton failure to take reasonable steps to alleviate the substantial risk of childhood sexual assault or abuse where there is a duty to act.

Childhood sexual assault or abuse is an act(s) against a minor which meets the criteria of a felony or misdemeanor offense in KRS 529.040 Promoting Prostitution (when advances or profits from a minor), KRS 529.100 Human Trafficking (involving commercial sexual activity), KRS 529.110 Promoting Human Trafficking (involving commercial sexual activity), KRS 530.020 Incest, KRS 530.064 Unlawful Transaction with a Minor 1st Degree (for illegal sexual activity), KRS 531 (involving or depicting a minor), and Criminal Attempt or Criminal Solicitation of any of these offenses.

Restrictions under KRS 6.945 are not applied to the legislation. The legislation is identified as an emergency act.

It is not known how many additional Class D offenders would be convicted under this new offense.

Note: Neither AOC nor the Department of Corrections tracks the age of the victim. Unless the offense itself specifies the age of the victim, it is not possible to determine if the offense involved a minor. It must also be noted that some offenses specify victims under the age of twelve (12). There could be additional convictions for minor victims between the ages of twelve (12) and seventeen (17) that are not identified by the offense title (Example: Rape 1st Degree vs Rape 1st Degree – Victim under Twelve (12) Years of Age).

For the offenses included in this legislation where a minor victim could be identified, Department of Corrections incarceration records indicate 1,540 convictions for offenses against a minor, with an additional 700 offenses against a minor by offenders on supervision. Note: Offenders may have multiple offenses. This does not represent all offenses cited by the legislation where a minor may be a victim.

AOC records for FY2018 indicate 1,783 convictions for offenses specified in this legislation where the charges specify a minor as a victim (including inchoate offenses of criminal attempt and criminal solicitation). Note: This does not represent all offenses cited in the legislation where a minor may be a victim.

Not all sexual offenses against a minor possess circumstances applicable to Sexual Endangerment of a Child. It is unknown how many additional convictions the proposed legislation would generate.

Convictions for Sexual Endangerment of a Child would be a Class D felony subject to incarceration at the local detention center as a state inmate.

The impact from this legislation is expected to be minimal to moderate.

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	entence is 1 to 5 years. ets KY \$11,965 to \$59,824	10 Class D Felons cost 100 Class D Felons cos	KY \$119,649 to \$598,244 st KY \$1.2M to \$6M
B misdemeanors an	ocal governments are responsible for the defendants until disposition of the same of the s	f the case. While the exp	pense varies by jail, this estimated
Projected Impact:	□ NONE ⋈ MINIMAL to MODEF	RATE (< \$1 million) 🗆 SI	GNIFICANT (> \$1 million)
	er, offenders incarcerated under this of the per day to the local jail.	offense would serve their	sentence in a county jail at a cost
	onal revenue for jails. However, in time cupancy of jail beds.	es of current overcrowdir	ng any additional incarceration has
Overall, the number in jails.	of offenders generated by this offense	e could have a minimal to	o moderate impact on incarceration
•	es contributed to this Corrections In sale □ Dept. of Kentucky State Police □	•	the Courts □ Parole Board □ Othe
or that impose new continue to operate	on should be given to the cumulative obligations on state or local gover e over capacity. Without steps to rethens the term of incarceration will	nments. The Departme	nt of Corrections and local jails ny legislation that increases
APPROVED BY:	Commissioner, Kentucky Department	of Corrections	<u>1/7/2019</u> Date