

FISCAL NOTE

Nonpartisan Services for Colorado's Legislature

Date: January 11, 2018 LLS 18-0546 **Drafting Number:** Bill Status: House Judiciary Rep. Wist **Prime Sponsors:**

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RELOCATE TITLE 24 LOTTERY TO NEW TITLE 44 Bill Topic:

Summary of □ State Revenue □ TABOR Refund □ State Expenditure **Fiscal Impact:** □ State Transfer □ Statutory Public Entity

> This bill is a nonsubstantive relocation of statutes regulating the state lottery. It will result in a minimal one-time increase in local government workload; it has no state

fiscal impact.

Appropriation Summary:

No appropriation is required.

Fiscal Note Status:

This fiscal note reflects the introduced bill, which was recommended by the

Committee on Legal Services.

Summary of Legislation

This bill relocates the statutes regulating the state lottery from Title 12 to a newly created Title 44 of the Colorado Revised Statutes and makes minor technical changes.

Background

The Committee on Legal Services is currently supervising the Office of Legislative Legal Services in a project to recodify Title 12 of the C.R.S., as directed by Senate Bill 16-163. In anticipation of this recodification, House Bill 17-1006 was enacted to allow agencies to request the Secretary of State to update statutory citations in the Code of Colorado Regulations without the agency notice, comment, or hearing requirements of the Administrative Procedure Act.

Assessment of No State Fiscal Impact

The bill is assessed as having no state fiscal impact. As discussed in the Background section, relocating these sections of statute will not impact the revenue, expenditures, or workload of any state agency.

Local Government Impact

The Colorado District Attorneys Council (CDAC) maintains a statewide case management system that contains statutory citations of offenses used in the preparation of criminal complaints. CDAC will have a minimal one-time workload increase to update its system with the citations for the relocated criminal offenses included in this bill.

Effective Date

The bill takes effect August 8, 2018, if the General Assembly adjourns on May 9, 2018, as scheduled, and no referendum petition is filed.

State and Local Government Contacts

District Attorneys Law Revenue