DepartmentofPlanningandBudget 2002FiscalImpactStatement

1.	BillNumber	r SB642S1
	HouseofOrigi	in Introduced Substitute Engrossed
	SecondHouse	InCommittee Substitute Enrolled
2.	Patron	Watkins
3.Committee SenateRehabilitation&SocialServices		
4.	Title	Deferralanddismissal; community -basedcorrectionsprogram.

- **5. Summary/Purpose:**Thislegislationproposestoamendandreenact§§9.1 -173,9.1-174, 9.1-182,19.2-303.2and19.2 -303.3oftheCodeofVirginia,toexpandthesectionallowinga misdemeanorchargetobedischargedanddismissedifthedefendantfulfillst hetermsand conditionsofhisprobationeventhoughthefactsjustifyafindingofguilt.Thebillallows dischargeanddismissalforanymisdemeanorwhereascurrentlawincludescertainproperty crimesonly.Thebillalsoallowsajudgetoordersucces sfulcompletionofacommunity basedcorrectionsprogramasatermorconditionofprobationfordischargeanddismissal. Undercurrentlawapersonmustbeconvictedbeforebeingsentencedtoacommunity correctionsprogram.
- 6. FiscalImpactEstimatesa repreliminary: SeeItem#8.
- 7. Budgetamendmentnecessary: Yes.Item432.
- 8. Fiscalimplications: Thefiscalimplicationsofthislegislationareuncertain. Thelegislation proposes an umber of changes. One portion of the legislation will allow judget ode fer conviction of a misdemean or offense and ultimately dismiss the charges contingent up on the successful completion of a community corrections program. Under that scenario, the Department of Criminal Justice Services advises that the bill coul dincrease by approximately 30 percent the number of misdemean ant sthat might utilize community corrections programs. The department also estimates that the averaged aily cost of community corrections programming to be approximately \$3 per offender and fu rther advises that 6 months is the average length of time in a program. Those estimates equate to an increase of approximately 10,000 offenders at a cost of \$3 per day for 180 days or \$5.4 million.

However, the legislational soallows judgestod is charg eordismiss any misdemean or charge, where as currently judges are only allowed to dismiss approximately 24 misdemean or charges. According to DCJS, if passed this legislation will allow the judgestod is missover 700 additional misdemean or charges. Theore tically, judgess entencing behavior could reduce the number of offenders sentenced to community corrections programs. Ultimately, the department cannot provide an accurate estimate of the number of offenders that will be required to community corrections programs because of this legislation.

- **9.** Specificagencyorpoliticalsubdivisionsaffected: DepartmentofCriminalJustice Servicesandlocalcommunitybasedcorrectionsprograms.
- 10. Technicalamendmentnecessary: No.

11. Othercomments: None.

Date: 02/12/02/MEM Document: G:\FIS\02\DCJS\SB642.Doc MichaelMcMahon

cc:SecretaryofPublicSafety