

SB 25-062: FAILURE TO APPEAR CHARGES IN MUNICIPAL COURT

Prime Sponsors:

Sen. Hinrichsen; Weissman

Rep. Carter; Bird

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Version: First Revised Note

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Fiscal note status: This revised fiscal note reflects the reengrossed bill.

Summary Information

Overview. The bill prohibits municipalities form making failure to appear to municipal court a crime.

Types of impacts. The bill is projected to affect the following areas on an ongoing basis:

Local Government

Appropriations. No appropriation is required.

Table 1 State Fiscal Impacts

	Budget Year	Out Year
Type of Impact	FY 2025-26	FY 2026-27
State Revenue	\$0	\$0
State Expenditures	\$0	\$0
Transferred Funds	\$0	\$0
Change in TABOR Refunds	\$0	\$0
Change in State FTE	0.0 FTE	0.0 FTE

Summary of Legislation

The bill prohibits municipal courts from using failure to appear as the basis of a municipal criminal offense. Home rule cities cannot override these restrictions. "Failure to appear" includes any other term a municipality might use to describe a person's absence from a scheduled court date.

The bill does not prevent a municipal judge from issuing a bench warrant for failure to appear or from considering such failures when setting bond at a later hearing.

Local Government

Municipalities with charters or ordinances that make failure to appear the basis for a criminal charge will have an increase in workload to update policies. To the extent a municipality formerly sentenced this crime to a jail sentence, jail costs will decrease.

Effective Date

The bill takes effect upon signature of the Governor, or upon becoming law without his signature.

State and Local Government Contacts

JudicialMunicipalitiesMunicipal Judge AssociationSheriffs