

## STATEMENT OF PURPOSE

### RS26726

Idaho law allows the court to release a person from jail while awaiting trial. As a part of court ordered pretrial release, the court can impose conditions of release on a person awaiting trial. Such conditions can include electronic monitoring, alcohol testing, or drug testing. Many counties have established pretrial release supervision programs to monitor individuals on pretrial release. This legislation codifies existing pretrial release supervision programs, establishes parameters for the establishment of pretrial supervision fees, and establishes that pretrial release supervision fees are to be collected by the clerk of the court.

### FISCAL NOTE

There is no fiscal impact on the State general fund as pretrial supervision programs are handled at the county level. There is no fiscal impact to county governments because pretrial supervision programs are already in place. If the bill fails to become law, counties would incur additional costs as they would have to develop tracking and collection systems for individuals on pretrial release.

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**DISCLAIMER: This statement of purpose and fiscal note are a mere attachment to this bill and prepared by a proponent of the bill. It is neither intended as an expression of legislative intent nor intended for any use outside of the legislative process, including judicial review (Joint Rule 18).**