



# Ohio Legislative Service Commission

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## Fiscal Note & Local Impact Statement

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**Bill:** [Sub. H.B. 247 of the 129th G.A.](#)      **Date:** November 27, 2012  
**Status:** As Re-referred to Senate Judiciary      **Sponsor:** Rep. Butler

**Local Impact Statement Procedure Required:** No

**Contents:** Court costs and storage facilities

### State Fiscal Highlights

- No direct fiscal effect on the state.

### Local Fiscal Highlights

- No direct fiscal effect on political subdivisions.

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## Detailed Fiscal Analysis

### Court costs

The bill updates the Revised Code to reflect two recent Ohio Supreme Court decisions regarding court costs, eliminates the Felony Sentence Appeal Cost Oversight Committee, and allows a court to cancel amounts owed the court but deemed uncollectible. None of these changes is expected to generate any readily discernible fiscal effects for the state or any of its political subdivisions. The Felony Sentence Appeal Cost Oversight Committee is no longer needed for the purpose for which it was originally created pursuant to Am. Sub. S.B. 2 of the 121st General Assembly; it has not met in over a decade. The bill's remaining provisions are designed to either: (1) allow a court to operate more efficiently by clearing its "books" of money owed the court but deemed at some point uncollectible or (2) conform the Revised Code and certain court practices with recent Ohio Supreme Court decisions.

### Self-service storage facility lien

The bill modifies the procedures that an owner of a self-service storage facility must follow when disposing of the contents of a rental unit once a lien is placed on those contents. There is no apparent direct fiscal effect on the state or any of its political subdivisions as a result of this modification.

HB0247RS / th