Bill Summary 1st Session of the 59th Legislature

> Bill No.: Version: Request No.: Author: Date:

SB 108 INT 1256 Sen. Bergstrom 01/03/2023

Bill Analysis

SB 108 provides that any person convicted of multiple Schedule I or Schedule II substances 2 times prior to the new conviction for possession shall be guilty of a felony and subject to a term of imprisonment not exceeding 3 years and/or a fine not to exceed \$5,000.00. Additionally, if such a person was convicted 5 times prior to the new conviction for possession shall be guilty of a felony and subject to a term of imprisonment not exceeding 7 years and/or a fine not to exceed \$10,000.00. Persons convicted of possession without a prior conviction may enroll in a drug addiction rehabilitation program with permission from the district attorney.

Prepared by: Kalen Taylor