JUDICIAL IMPACT FISCAL NOTE

Bill Number: 1122 HB	Title: Storage of Firearms		ns	Agency: 055 – Admin Office of the Courts (AOC)		
Part I: Estimates						
□ No Fiscal Impact						
Estimated Cash Receipts to:						
	FY 2018	FY 2	019 201	7-19	2019-21	2021-23
Total:						
Total.						
Estimated Expenditures from						
STATE Staff Name	FY 2018	FY 2	019 201	7-19	2019-21	2021-23
FTE – Staff Years						
Account General Fund – State (001-1)						
State Subtotal						
COUNTY						
County FTE Staff Years						
Account						
Local - Counties						
Counties Subtotal						
CITY						
City FTE Staff Years						
Account						
Local – Cities						
Cities Subtotal						
Local Subtotal						
Total Estimated Expenditures:						
The revenue and expenditure esting Responsibility for expenditures may Check applicable boxes and follows: ☐ If fiscal impact is greater than \$50 complete entire fiscal note form part is less than \$50, complete this page only (Part I). ☐ Capital budget impact, complete	ny be subject to v correspondir 50,000 per fiso rts I-V 000 per fiscal	o the properties of the proper	ovisions of R0 ctions: in the current	CW 43.135.	or in subsec	quent biennia,
Legislative Contact:			Phone:		Date:	
Legisiative Contact.						

Legislative Contact:	Phone:	Date:
Agency Preparation: Sam Knutson	Phone: 360-704-5528	Date: 1/30/2017
Agency Approval: Ramsey Radwan	Phone: 360-357-2406	Date:
OFM Review:	Phone:	Date:

Part II: Narrative Explanation

This bill would create the crime of community endangerment due to unsafe storage of a firearm. The bill would require a firearms dealer, when selling a firearm, to offer to sell or give the purchaser a locked box, a lock, or a device that prevents the firearm from discharging.

Part II.A – Brief Description of what the Measure does that has fiscal impact on the Courts

If enacted, this bill would add a new section to RCW 9.41.

Section 2 (1) – A person who stores or leaves a firearm in a location where the person knows, or reasonably should know, that a prohibited person is likely to gain access:

- (a) Would be guilty of community endangerment due to unsafe storage of a firearm in the first degree if a prohibited person obtains access and possession of the firearm and the prohibited person causes personal injury or death with the firearm; or
- (b) Would be guilty of community endangerment due to unsafe storage of a firearm in the second degree if the prohibited person obtains access and possession of the firearm and the prohibited person: (i) causes the firearm to discharge; (ii) exhibits the firearm in a public place or in an angry, threatening, or careless manner; or (iii) uses the firearm in the commission of a crime.

Section 2(2)(a) – Community endangerment due to unsafe storage of a firearm in the first degree would be defined as a class C felony punishable according to RCW 9A.20.

Section 2(2)(b) – Community endangerment due to unsafe storage of a firearm in the second degree would be defined as a gross misdemeanor punishable according to RCW 9A.20.

Section 2(4) – A prosecuting attorney would be allowed to decline to prosecute, even though technically sufficient evidence to prosecute exists, in situations where prosecution would serve not public purpose, would defeat the purpose of the law in question, or would result in decreased respect for the law.

Section 3(1)(2)(3) – Firearms dealers, stores, shops, or sales outlets would be required to offer to sell or give the purchaser of a firearm a locked box, a lock, or a device that prevents the firearm from discharging. Firearms dealers, stores, shops, or sales outlets would be required to prominently display warning signs, provided by the Department of Licensing (DOL) that state "YOU MAY FACE CRIMINAL PROSECUTION IF YOU STORE OR LEAVE AN UNSECURED FIREARM WHERE A PERSON WHO IS PROHIBITED FROM POSSESSING FIREARMS CAN AND DOES OBTAIN POSSESSION." Firearms dealers, stores, shops, or sales outlets would be required to deliver a written warning to the purchaser or transferee of a firearm that states "YOU MAY FACE CRIMINAL PROSECUTION IF YOU STORE OR LEAVE AN UNSECURED FIREARM WHERE A PERSON PROHIBITED FROM POSSESING FIREARMS CAN AND DOES OBTAIN POSSESSION."

Section 3(4) – Every person who violates the provisions of Section 3 would be guilty of a class 3 civil infraction and may be fined up to fifty dollars.

II.B - Cash Receipt Impact

Indeterminate. The Administrative Office of the Courts (AOC) does not have data available to estimate the number of trials/hearings that would result from this bill.

II.C – Expenditures

Indeterminate. The AOC does not have data available to estimate the number of trials/hearings that would result from this bill.

Judges would need to be trained regarding the new crimes. This would be handled during routine training opportunities.

Changes would be required to the law table and other system tables to create new laws and penalties. This would be handled during routine law table maintenance processes.