JUDICIAL IMPACT FISCAL NOTE

Bill Number: 1200 HB	Title: Voyeurism, Second Degree			Agency: 055 – Admin Office of the Courts (AOC)		
Part I: Estimates					, , , ,	
□ No Fiscal Impact						
Estimated Cash Receipts to:						
	FY 2018	FY 2019	2017-19		2019-21	2021-23
Total:						
Total.						
Estimated Expenditures from						
STATE STATE	FY 2018	FY 2019	2017-19		2019-21	2021-23
FTE – Staff Years						
Account General Fund – State (001-1)						
State Subtotal						
County FTF Stoff Voors						
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 pays of the fiscal impact is less than \$50, complete this page only (Part I). ☐ Capital budget impact, complete	ay be subject to v correspondir 50,000 per fisc arts I-V 000 per fiscal	o the provision ng instructions: cal year in the	os of RC	W 43. ·	135.060. um or in subse	quent biennia
Legislative Contact:		Phone	0:		Date:	
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Legislative Contact:	Phone:	Date:
Agency Preparation: Sam Knutson	Phone: 360-704-5528	Date: 1/24/2017
Agency Approval: Ramsey Radwan	Phone: 360-357-2406	Date:
OFM Review:	Phone:	Date:

Part II: Narrative Explanation

This bill would create the crime of voyeurism in the second degree.

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

This bill would amend RCW 9A.44.115 and RCW 9.94A.515 (sentencing statute) to create the crime of voyeurism in the second degree, and making it a gross misdemeanor. The bill creates a defense for voyeurism for private detectives licensed by RCW 18.165.

II.B - Cash Receipt Impact

No cash receipt impact.

II.C – Expenditures

This bill would create a new gross misdemeanor for voyeurism in the second degree, removing the "sexual arousal" element (the act of committing the crime for the purpose of arousing or gratifying the sexual desire of the perpetrator is not an element of the offense for voyeurism in the second degree).

A review of Judicial Information System data for the period 2012 through 2016 showed that an average of 130 cases of voyeurism were filed statewide each year in the Superior Courts. Using this as a baseline, if half of these cases were charged as voyeurism in the second degree, that would result in 65 new cases each year in the district and municipal courts, and a reduction of the same number of cases in the Superior Courts. Impact is expected to be minimal.

The law tables would need to be updated. This could be managed within existing resources.