JUDICIAL IMPACT FISCAL NOTE

Bill Number:	Title:	Agency:
2045 HB	Dependency Tribal	055 – Admin Office of the
	Jurisdiction	Courts (AOC)

Part I: Estimates

⋈ No Fiscal Impact

Estimated Cash Receipts to:

	FY 2018	FY 2019	2017-19	2019-21	2021-23
Total:					

Estimated Expenditures from:

STATE	FY 2018	FY 2019	2017-19	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	estimates on t	his page	represent the	most likely	fiscal impact.
Responsibility	y for expenditure	s may be subje	ect to the	provisions of	RCW 43.13	35.060.

Check applicable boxes and follow corresponding instructions:

☐ If fiscal impact is greater than \$50,000 per fiscal year in the current biennium or in subsequent biennia, complete entire fiscal note form parts I-V
☐ If fiscal impact is less than \$50,000 per fiscal year in the current biennium or in subsequent biennia, complete this page only (Part I).

☐ Capital budget impact, complete Part IV.

Legislative Contact:	Phone:	Date:
Agency Preparation: Sam Knutson	Phone: 360-704-5528	Date: 2/13/2017
Agency Approval: Ramsey Radwan	Phone: 360-357-2406	Date:
OFM Review:	Phone:	Date:

Part II: Narrative Explanation

This bill would require Washington State to recognize a child and assume jurisdiction of a case if a tribal court orders transfer of jurisdiction from tribal jurisdiction because of unforeseen circumstances.

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

This bill would provide that if a tribal court orders transfer of jurisdiction from the tribe, the state would be required to take jurisdiction of the case and comply with federal and state native American child welfare acts/laws.

This would not be a common occurrence, and would not create significant court impact.