JUDICIAL IMPACT FISCAL NOTE

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Bill Number:	Title:	- Time alim		Agency:			
2457 HB	Domestic Violence Timelines				055 – Administrative 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	
				- 10			
Total:							
·			•	•			
Estimated Expenditures from	:						
STATE	FY 2018	FY 2	040 204	7-19	2019-21	2021-23	
FTE – Staff Years	F1 2010	FIZ	019 201	7-19	2019-21	2021-23	
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 estimate	es on this page	represer	nt the most like	ly fiscal impa	act. Respons	ibility for	
expenditures may be subject to the pro-	. •	•		, ,	,	,	
Check applicable boxes and follow cor	responding ins	tructions	:				
☐ If fiscal impact is greater than \$50,0	000 per fiscal ve	ar in the	current hienni	um or in sub	saguant hiar	onia complete	
entire fiscal note form parts I-V	100 per liscar ye	ai iii iiie	current blennin	uiii oi iii sub	sequent bier	iriia, complete	
onine noda note form parte i v							
☑ If fiscal impact is less than \$50,000 page only (Part I).	per fiscal year	in the cu	rrent biennium	or in subsec	uent biennia	, complete this	
☐ Capital budget impact, complete Pa	rt IV.						
Legislative Contact:			Phone:		Date:		
Agency Preparation: Sam Knutson			Phone: 360-704-5528		Date: 1/12/2018		

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Agency Approval: Ramsey Radwan	Phone: 360-357-2406	Date:	
OFM Review:	Phone:	Date:	
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Part II: Narrative Explanation

This bill would create a consistent standard for the maximum duration of domestic violence nocontact orders in non-felony cases in all court levels.

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

Section 2 – Would amend RCW 10.99.050 to clarify that a domestic violence no-contact order issued by a trial court judge remains in place at least for the period of time determined by the court, and may remain in place until the defendant has completed his or her sentence, even if the sentence extends beyond the normal maximum due to consecutive sentences, tolling while on warrant status, or another reason.

Section 3 – Would clarify a discrepancy between municipal court and superior court judges' authority to suspend the execution of a sentence for a domestic violence offense by amending RCW 9.95.210 to allow superior court judges five-year jurisdiction over domestic violence offenses.

II.B - Cash Receipt Impact

None.

II.C – Expenditures

Indeterminate, but impact is expected to be minimal due to increased jurisdiction, primarily in superior courts.