## JUDICIAL IMPACT FISCAL NOTE

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Bill Number: 5291 E2SSB AMH PS H5074.3	Title: Confinement Alts Children				Agency: 055 – Administrative Office of the Courts (AOC)		
Part I: Estimates							
☐ No Fiscal Impact							
Estimated Cash Receipts to:							
	FY 2020	FY 2	021	2019-21	2021-23	2023-25	
Total:							
Estimated Expenditures from		EV 2	024	2040 24	2024 22	2022 25	
STATE FTE – Staff Years	FY 2020	FY 2	021	2019-21	2021-23	2023-25	
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 expenditures may be subject to the process of the control of the process of the process of the control	ovisions of RCI rresponding ins 000 per fiscal ye per fiscal year	W 43.135 structions ear in the	i.060. : current bie	ennium or in	subsequent bie	ennia, complete	
Legislative Contact:			Phone: 260 704 5529			Date: 2/0/2020	
Agency Preparation: Sam Knutson			Phone: 360-704-5528		zo   Date: 3/9	Date: 3/9/2020	

Date:

Phone: 360-357-2406 Date:

Phone:

Ramsey Radwan

Agency Approval:

OFM Review:

### **Part II: Narrative Explanation**

This bill would expand the eligibility criteria for Parenting Sentencing Alternative (PSA) and Community Parenting Alternative (CPA) by modifying the restrictions on criminal history, immigration status, and types of qualifying familial relationships.

The bill would modify requirements and procedures for applications to the PSA and CPA involving open and prior child welfare cases.

The bill would authorize a court to impose up to an additional six months of community custody for a participant in the PSA when modifying conditions or imposing sanctions.

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

Section 2(8)(b) – Would provide that at the commencement of a hearing, a court shall advise the person sentenced under this section of the person's right to assistance of counsel and appoint counsel if the person is indigent.

Section 2(8)(d) – Would provide that if the offender is brought back into court, the court may modify the conditions of community custody or impose sanctions including extending the length of participation in the alternative program, by no more than six months. The court shall also consider modification to the participant's support and rehabilitation plan as needed.

### II.B - Cash Receipt Impact

None.

### II.C – Expenditures

Judicial education would be required. Felony Judgment and Sentencing form (parenting sentencing alternative) would need to be modified. These impacts would be managed within existing resources.