JUDICIAL IMPACT FISCAL NOTE

Bill Number:	Title: Aa				gency:	
5867 SB	Drug Offense Resentencing			055 – Administrative Office of the Courts (AOC)		
Part I: Estimates	- I					
_						
☐ No Fiscal Impact						
Estimated Cash Receipts to:						
	FY 2020	FY 2021	2019)-21	2021-23	2023-25
		2021				
Total:						
Estimated Expenditures from						
STATE CONTROL	FY 2020	FY 2021	2019)-21	2021-23	2023-25
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 estimate expenditures may be subject to the pro		•	•	fiscal impa	ct. Respons	ibility for
Check applicable boxes and follow cor	responding ins	tructions:				
☐ If fiscal impact is greater than \$50,0 entire fiscal note form parts I-V	000 per fiscal ye	ear in the curi	ent bienniui	n or in subs	sequent bier	nnia, complete
oxtimes If fiscal impact is less than \$50,000 page only (Part I).	per fiscal year	in the current	biennium o	r in subseq	uent biennia	a, complete this
☐ Capital budget impact, complete Pa	rt IV.					
Legislative Contact:			Phone:		Date:	
Agency Propagation: Sam Knutson				04.5500	Date: 1/22/2020	

OFM Review:

Agency Approval: Ramsey Radwan

Phone: 360-357-2406 Date:

Date:

Phone:

Part II: Narrative Explanation

This bill would amend RCW 9.94A directing courts to provide a resentencing hearing to any drug offender who committed their offense prior to July 1, 2004 and who remain incarcerated as a result of the sentencing from that crime.

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

Section 1(1) – Would provide that an offender sentenced for a drug offense committed prior to July 1, 2004, and serving a term of incarceration for that drug offense is entitled to a resentencing hearing. The prosecuting attorney for a county in which any offender would be required to review the sentencing documents. Would provide that if an offender is serving a term of incarceration for a drug offense committed prior to July 1, 2004, the prosecuting attorney would be required, or an offender may, make a motion for relief from sentence to the original sentencing court.

Section 1(2) – Would require that a sentencing court shall grant the motion if it finds that the offender is serving a sentence for a drug offense committed prior to July 1, 2004, and shall immediately set an expedited date for resentencing.

Section 1(3) – Would provide that in no case may the resentencing result in the offender serving a greater term of total confinement.

Section 1(4) – Would provide an expiration date of July 1, 2021 for this bill.

II.B - Cash Receipt Impact

None.

II.C – Expenditures

Indeterminate. There is no data available to estimate the number of motions that would result from this bill.