JUDICIAL IMPACT FISCAL NOTE

Bill Number:	I — — — — — — — — — — — — — — — — — — —					ncy:		
6394 SSB	Sports Wa	-			dministrative Office			
Dani I. Fatimatas				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								
STATE	FY 2020	FY 2	2021	2019	-21	2021-23	2023-25	
FTE – Staff Years								
Account General Fund – State (001-1)								
State Subtotal								
COUNTY					<u> </u>			
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	ovisions of RCV rresponding ins 000 per fiscal ye per fiscal year	W 43.135 tructions ear in the	5.060. : e current	biennium	n or in sub	sequent bien	inia, complete	
Legislative Contact:		Phone:			Date:			
Agency Preparation: Sam Knuts			Phone: 360-704-5528 Date: 2/7/2020					
Agency Approval: Ramsey Ra	idwan		Phone: 360-357-2406 Date:					

Phone:

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OFM Review:

Date:

Part II: Narrative Explanation

This bill would authorize the amendment of tribal/state gaming compacts, upon a tribe's request, to allow sports wagering at the tribe's facility when conducted pursuant to the terms of negotiated tribal-state gaming compacts. The bill would add to the duties, powers, and responsibilities of the Washington Gambling Commission. The bill would establish new crimes and would amend existing crimes in the Gambling Act.

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

Section 2(1) – Would provide that upon the request of a federally recognized Indian tribe or tribes in the state of Washington, the tribe's class III gaming compact may be amended to authorize the tribe to conduct and operate sports wagering on its Indian lands.

Section 6 – Would amend RCW 9.46.190 to provide that any person, association, or organization operating any gambling activity may not: (4) alter or misrepresent the outcome of a game or other event on which wagers have been made after the outcome is made sure but before it is revealed to the players; (5) place, increase, or decrease a bet or to determine the course of play after acquiring knowledge, not available to all players, of the outcome of the game or any event that affects the outcome of the game or which is the subject of the bet or to aid anyone in acquiring such knowledge for the purpose of placing, increasing, or decreasing a bet or determining the course of play contingent upon the event or outcome; (6) knowingly entice or induce another person to go to any place where a gambling activity is being conducted or operated in violation of the provisions of this chapter, with the intent that the other person play or participate in that gambling activity; (7) place or increase a bet after acquiring knowledge of the outcome of the game or other event that is the subject of the bet, including past posting and pressing bets; or (8) reduce the amount wagered or cancel the bet after acquiring knowledge of the outcome of the game or other event that is the subject of the bet, including pinching bets. Any person, association, or organization that violates this section would be guilty of a Class C felony.

Section 8(1)(e) – Would provide that any person who engages in bookmaking as defined in RCW 9.46.0213 would be guilty of professional gambling in the first degree.

II.B - Cash Receipt Impact

None.

II.C – Expenditures

Indeterminate. There is no data available to estimate the number of new Class C felonies or professional gambling in the first degree that would result from this bill.

Judicial education would be required. The law tables would need to be updated. These impacts would be managed within existing resources.