JUDICIAL IMPACT FISCAL NOTE

Bill Number:	Title:	Agency:
5073 SSB	Involuntary Commitment	055 – Administrative Office
		of the Courts (AOC)

Part I: Estimates

Estimated Cash Receipts to:

	FY 2021	FY 2022	2021-23	2023-25	2025-27
Total:					

Estimated Expenditures from:

STATE	FY 2021	FY 2022	2021-23	2023-25	2025-27
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 this pag	e represent the	most likel	ly fiscal ii	mpact. I	Responsibility	y for
expenditures may	/ be subject t	to the provi	sions of RC	W 43.135.060					

Check applicable boxes and follow corresponding instructions:

\square If fiscal impact is greater than \$50,000 per fiscal year in the current biennium or in subseque	nt 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:
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Agency Approval: Ramsey Radwan	Phone: 360-357-2406	Date:
OFM Review:	Phone:	Date:

Part II: Narrative Explanation

This bill would amend various statutes regarding involuntary commitment laws.

This bill differs from SB 5073:

- Would remove the term "court ordered involuntary outpatient behavioral health treatment" and all references to persons committed for forensic treatment;
- Would clarify that a program of less restrictive alternative (LRA) treatment for an adolescent may include residential treatment outside an inpatient hospital setting; and
- Would update terminology related to involuntary commitment and would make technical changes to clarify specific sections.

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

Section 7(8) and Section 8(8) – Would allow a court to subsequently modify the terms of an order for less restrictive alternative treatment under RCW 71.05.590(3).

Section 11 – Would specify the period of commitment that cannot be exceeded; 90 days if the underlying commitment was for a period of 14 or 90 days, or 180 days if the underlying commitment was for a period of 180 days.

Section 13 and Section 14 – A court may supervise a person on an order for less restrictive alternative treatment or a conditional release order. While the person is under the order, a court may: (a) require appearance in court for periodic release; and (b) modify the order after considering input from the agency or facility designated to provide or facilitate services. The court may not remand a person into inpatient treatment except as provided under other sections.

II.B - Cash Receipt Impact

None.

II.C – Expenditures

Minor forms review and revision. Court education would be required. These impacts would be managed within existing resources.