- RCW 2.28.330 Privilege from civil arrest—Court facilities. (1) No person is subject to civil arrest while going to, remaining at, or returning from, a court facility, except:
- (a) Where such arrest is pursuant to a court order authorizing the arrest;
- (b) When necessary to secure the immediate safety of judges, court staff, or the public; or
- (c) Where circumstances otherwise permit warrantless arrest pursuant to RCW 10.31.100.
- (2) For purposes of this section, "going to" and "returning from" includes the area within one mile of the court facility.
- (3) Prior to any civil arrest in or on a court facility authorized by subsection (1)(a) of this section, a designated judicial officer shall review a court order authorizing any civil arrest to confirm compliance with subsection (1)(a) of this section.
- (4) Nothing in this section narrows, or in any way lessens, any common law or other right or privilege of a person privileged from arrest pursuant to RCW 2.28.300 through 2.28.320 or otherwise. [2020 c 37 § 5.]

Findings—Short title—2020 c 37: See notes following RCW
2.28.300.