CERTIFICATION OF ENROLLMENT

SUBSTITUTE HOUSE BILL 2799

Chapter 111, Laws of 2000

56th Legislature 2000 Regular Session

COURTS OF LIMITED JURISDICTION--WARRANTS

EFFECTIVE DATE: 6/8/00

Passed by the House March 6, 2000 Yeas 98 Nays 0

CLYDE BALLARD Speaker of the House of Representatives

FRANK CHOPP Speaker of the House of Representatives

Passed by the Senate March 3, 2000 Yeas 45 Nays 0 CERTIFICATE

We, Timothy A. Martin and Cynthia Zehnder, Co-Chief Clerks of the House of Representatives of the State of Washington, do hereby certify that the attached is **SUBSTITUTE HOUSE BILL 2799** as passed by the House of Representatives and the Senate on the dates hereon set forth.

CYNTHIA ZEHNDER

Chief Clerk

TIMOTHY A. MARTIN

Chief Clerk

BRAD OWEN

President of the Senate

Approved March 24, 2000

FILED

March 24, 2000 - 3:02 p.m.

GARY LOCKE

Governor of the State of Washington

Secretary of State State of Washington

SUBSTITUTE HOUSE BILL 2799

Passed Legislature - 2000 Regular Session

AS AMENDED BY THE SENATE

State of Washington56th Legislature2000 Regular SessionByHouseCommittee on Judiciary (originally sponsored by
Representatives Lambert, Hurst, Kagi, Benson, Lovick and Pflug)Read first time 02/03/2000.Referred to Committee on .

AN ACT Relating to granting state-wide warrant jurisdiction to courts of limited jurisdiction; amending RCW 3.66.010, 3.66.060, 3.66.070, 3.46.030, 3.50.020, and 35.20.030; and creating new sections.

4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

5 NEW SECTION. Sec. 1. The administrator for the courts shall establish a pilot program for the efficient state-wide processing of б warrants issued by courts of limited jurisdiction. The pilot program 7 shall contain procedures and criteria for courts of 8 limited 9 jurisdiction to enter into agreements with other courts of limited 10 jurisdiction throughout the state to process each other's warrants when the defendant is within the processing court's jurisdiction. 11 The 12 administrator for the courts shall establish a formula for allocating 13 between the court processing the warrant and the court that issued the 14 warrant any moneys collected and costs associated with the processing 15 of warrants.

16 **Sec. 2.** RCW 3.66.010 and 1984 c 258 s 40 are each amended to read 17 as follows:

(1) The justices of the peace elected in accordance with chapters 1 3.30 through 3.74 RCW are authorized to hold court as judges of the 2 district court for the trial of all actions enumerated in chapters 3.30 3 4 through 3.74 RCW or assigned to the district court by law; to hear, try, and determine the same according to the law, and for that purpose 5 where no special provision is otherwise made by law, such court shall 6 be vested with all the necessary powers which are possessed by courts 7 8 of record in this state; and all laws of a general nature shall apply 9 to such district court as far as the same may be applicable and not 10 inconsistent with the provisions of chapters 3.30 through 3.74 RCW. The district court shall, upon the demand of either party, impanel a 11 jury to try any civil or criminal case in accordance with the 12 13 provisions of chapter 12.12 RCW. No jury trial may be held in a proceeding involving a traffic infraction. 14

15 (2) A district court participating in the program established by 16 the office of the administrator for the courts pursuant to section 1 of 17 this act shall have jurisdiction to take recognizance, approve bail, 18 and arraign defendants held within its jurisdiction on warrants issued 19 by any other court of limited jurisdiction participating in the 20 program.

21 **Sec. 3.** RCW 3.66.060 and 1984 c 258 s 44 are each amended to read 22 as follows:

23 The district court shall have jurisdiction: (1) Concurrent with 24 the superior court of all misdemeanors and gross misdemeanors committed 25 in their respective counties and of all violations of city ordinances. It shall in no event impose a greater punishment than a fine of five 26 27 thousand dollars, or imprisonment for one year in the county or city jail as the case may be, or both such fine and imprisonment, unless 28 29 otherwise expressly provided by statute. It may suspend and revoke 30 vehicle operators' licenses in the cases provided by law; (2) to sit as a committing magistrate and conduct preliminary hearings in cases 31 provided by law; (3) concurrent with the superior court of a proceeding 32 33 to keep the peace in their respective counties; (4) concurrent with the superior court of all violations under Title 75 RCW; ((and)) (5) to 34 hear and determine traffic infractions under chapter 46.63 RCW; and (6) 35 36 to take recognizance, approve bail, and arraign defendants held within its jurisdiction on warrants issued by other courts of limited 37

1 jurisdiction when those courts are participating in the program

2 established under section 1 of this act.

3 Sec. 4. RCW 3.66.070 and 1991 c 290 s 2 are each amended to read 4 as follows:

All criminal actions shall be brought in the district where the 5 alleged violation occurred: PROVIDED, That (1) the prosecuting б 7 attorney may file felony cases in the district in which the county seat 8 is located, (2) with the consent of the defendant criminal actions other than those arising out of violations of city ordinances may be 9 brought in or transferred to the district in which the county seat is 10 located, ((and)) (3) if the alleged violation relates to driving, or 11 being in actual physical control of, a motor vehicle while under the 12 influence of intoxicating liquor or any drug and the alleged violation 13 14 occurred within a judicial district which has been designated an 15 enhanced enforcement district under RCW 2.56.110, the charges may be 16 filed in that district or in a district within the same county which is adjacent to the district in which the alleged violation occurred, and 17 18 (4) a district court participating in the program established by the office of the administrator for the courts pursuant to section 1 of 19 this act shall have jurisdiction to take recognizance, approve bail, 20 and arraign defendants held within its jurisdiction on warrants issued 21 by any other court of limited jurisdiction participating in the 22 23 program.

24 **Sec. 5.** RCW 3.46.030 and 1985 c 303 s 13 are each amended to read 25 as follows:

26 A municipal department shall have exclusive jurisdiction of matters 27 arising from ordinances of the city, and no jurisdiction of other 28 matters except as conferred by statute. <u>A municipal department</u> 29 participating in the program established by the office of the administrator for the courts pursuant to section 1 of this act shall 30 have jurisdiction to take recognizance, approve bail, and arraign 31 32 defendants held within its jurisdiction on warrants issued by any court 33 of limited jurisdiction participating in the program.

34 **Sec. 6.** RCW 3.50.020 and 1985 c 303 s 14 are each amended to read 35 as follows:

The municipal court shall have exclusive original jurisdiction over 1 traffic infractions arising under city ordinances and exclusive 2 3 original criminal jurisdiction of all violations of city ordinances 4 duly adopted by the city in which the municipal court is located and shall have original jurisdiction of all other actions brought to 5 enforce or recover license penalties or forfeitures declared or given 6 7 by such ordinances or by state statutes. The municipal court shall 8 also have the jurisdiction as conferred by statute. The municipal 9 court is empowered to forfeit cash bail or bail bonds and issue 10 execution thereon; and in general to hear and determine all causes, civil or criminal, including traffic infractions, arising under such 11 12 ordinances and to pronounce judgment in accordance therewith. Α 13 municipal court participating in the program established by the office 14 of the administrator for the courts pursuant to section 1 of this act 15 shall have jurisdiction to take recognizance, approve bail, and arraign 16 defendants held within its jurisdiction on warrants issued by any court of limited jurisdiction participating in the program. 17

18 Sec. 7. RCW 35.20.030 and 1993 c 83 s 3 are each amended to read 19 as follows:

The municipal court shall have jurisdiction to try violations of 20 all city ordinances and all other actions brought to enforce or recover 21 license penalties or forfeitures declared or given by any such 22 23 ordinances. It is empowered to forfeit cash bail or bail bonds and 24 issue execution thereon, to hear and determine all causes, civil or criminal, arising under such ordinances, and to pronounce judgment in 25 accordance therewith: PROVIDED, That for a violation of the criminal 26 provisions of an ordinance no greater punishment shall be imposed than 27 a fine of five thousand dollars or imprisonment in the city jail not to 28 29 exceed one year, or both such fine and imprisonment, but the punishment 30 for any criminal ordinance shall be the same as the punishment provided in state law for the same crime. All civil and criminal proceedings in 31 municipal court, and judgments rendered therein, shall be subject to 32 review in the superior court by writ of review or on appeal: PROVIDED, 33 That an appeal from the court's determination or order in a traffic 34 infraction proceeding may be taken only in accordance with RCW 35 36 46.63.090(5). Costs in civil and criminal cases may be taxed as provided in district courts. A municipal court participating in the 37 38 program established by the office of the administrator for the courts

1 pursuant to section 1 of this act shall have jurisdiction to take 2 recognizance, approve bail, and arraign defendants held within its 3 jurisdiction on warrants issued by any court of limited jurisdiction 4 participating in the program.

5 <u>NEW SECTION.</u> Sec. 8. The program established by the office of the 6 administrator for the courts pursuant to section 1 of this act shall by 7 June 1, 2003, report to the legislature on the effectiveness and costs 8 of the pilot program. Copies of the report shall be distributed to the 9 house of representatives judiciary committee and the senate judiciary 10 committee.

> Passed the House March 6, 2000. Passed the Senate March 3, 2000. Approved by the Governor March 24, 2000. Filed in Office of Secretary of State March 24, 2000.