

FINAL BILL REPORT

HB 1202

C EnterChapter L 05

Synopsis as Enacted

Brief Description: Creating additional district court judge positions.

Sponsors: By Representatives Williams, Woods, Lantz, Hunt, Campbell, Appleton, McCune, Eickmeyer, Ormsby and Kilmer; by request of Board For Judicial Administration.

House Committee on Judiciary
Senate Committee on Judiciary

Background:

The number of district court judges in each county is set by statute. Any change in the number of judges in a county must be made by the Legislature after receiving a recommendation from the Washington Supreme Court. The recommendation must be based on an objective workload analysis conducted by the Administrative Office of the Courts (AOC). The objective workload analysis takes into account available judicial resources and the caseload activity of the court.

The county must pay all costs associated with a district court judge position. The county may phase in a newly authorized judge position over a two-year period.

Kitsap County has three statutorily authorized district court positions and Thurston County has two. In 2003, the Legislature added one additional district court position in Clark County.

Summary:

The number of statutorily authorized district court judges is increased in Kitsap County from three to four and in Thurston County from two to three. The additional district court position created in Clark County in 2003 is recreated, giving the county two more years to phase in the additional judge position.

Votes on Final Passage:

House	96	0
Senate	45	0

Effective: July 24, 2005