



Legislative
Council Staff

Nonpartisan Services for Colorado's Legislature

SB 18-060

**FINAL
FISCAL NOTE**

Drafting Number: LLS 18-0535
Prime Sponsors: Sen. Coram
Rep. Hamner

Date: June 21, 2018
Bill Status: Signed into Law
Fiscal Analyst: Chris Creighton | 303-866-5834
Chris.Creighton@state.co.us

Bill Topic: PROTECTIVE ORDERS IN CRIMINAL CASES

Summary of Fiscal Impact:

<input type="checkbox"/> State Revenue	<input type="checkbox"/> TABOR Refund
<input checked="" type="checkbox"/> State Expenditure (<i>minimal</i>)	<input checked="" type="checkbox"/> Local Government (<i>minimal</i>)
<input type="checkbox"/> State Transfer	<input type="checkbox"/> Statutory Public Entity

This bill adds two new protective orders that may be granted by the courts. This bill increases state and local workload by a minimal amount. These impacts continue in future years.

Appropriation Summary: No appropriation is required.

Fiscal Note Status: This fiscal note reflects the enacted bill.

Summary of Legislation

Under current law, in domestic violence cases and in other cases involving certain crimes, the court may grant various protective orders against the defendant that require the defendant to refrain from certain actions, such as contact with a victim or alcohol consumption. This bill adds two protective orders to the list of orders the court may grant. The first protective order prohibits the taking or harming of an animal owned by the alleged victim or witness. The second protective order directs a wireless company to transfer financial responsibility and rights to a wireless number to the petitioner if the petitioner is not the account holder and the petitioner proves that he or she and any minor child under his or her care are the primary users of the number. This order may be granted upon a discretionary motion of the district attorney or the court's own motion. The wireless provider is immune from civil liability for complying with such an order.

Background and Assumptions

The violation of a protective order can result in the offender being charged with a class 2 misdemeanor or a class 1 misdemeanor in cases involving the harassment of a victim or witness. Subsequent violations are subject to a six month sentencing enhancement. In 2017, a protective order was issued in 57,182 cases. Under current law, a protective order is often granted in a domestic violence case to protect the victim from a variety of potential actions. While this bill could increase the number of protective order violations, this analysis assumes that no new protective order violation cases will be filed because various other more restrictive protective orders are already being granted in such cases.

State Expenditures

Beginning in FY 2018-19, this bill increases workload in the Judicial Department. These impacts are discussed below.

Judicial Department. The bill increases workload for the trial courts to consider granting the two new protective orders created by this bill. For orders granted to change the financial responsibility and rights of a wireless number, workload is also increased to write a separate order directed to the wireless company. In addition, workload is increased in FY 2018-19 only to update the existing protective order process in the court case management system. Overall, these workload increases are minimal and can be accomplished within existing appropriations.

Local Government

Overall, this bill increases local government costs and workload as described below. The exact impact to a particular local government will vary depending on the number of protective orders requested within its jurisdiction.

District attorneys. The bill increases costs and workload for district attorneys to request any new protective orders under the bill.

Effective Date

This bill was signed into law by the Governor on March 22, 2018, and takes effect November 1, 2018. It applies to protective orders entered on or after this effective date.

State and Local Government Contacts

District Attorneys

District Attorneys

Judicial