

King County

Legislation Details (With Text)

File #:	2022	2-0380	Version	: 1			
Туре:	Ordi	nance			Status:	Passed	
File created:	10/4	/2022			In control:	Budget and Fiscal Managem	ent Committee
On agenda:					Final action	: 11/15/2022	
Enactment date:	11/2	9/2022			Enactment	#: 19536	
Title:	AN ORDINANCE eliminating electronic monitoring fees for all program participants; and repealing Ordinance 12917, Section 1, as amended, and K.C.C. 4A.640.010.						
Sponsors:	Joe McDermott						
Indexes:	Fees						
Code sections:	4A.640.010						
Attachments:	1. Ordinance 19536, 2. 2022-0380 transmittal letter, 3. 2022-0380 Legislative Review Form, 4. 2022- 0380 fiscal note, 5. 2022-0380_SR_Krekel-Zoppi_EHMfees_ml 10-25-22, 6. 2022-0380_SR_Krekel- Zoppi_EHMfees_11-8-22, 7. 2022-0380Seattle Times - Invoice #42183 - \$196.24						
Date	Ver.	Action By	1			Action	Result
11/15/2022	1	Metropolitan King County C			Council I	Passed	Pass
11/8/2022	1	Budget and Fiscal Manage Committee			gement l	Recommended Do Pass	Pass
10/25/2022	1	1 Budget and Fiscal Managem Committee			gement l	Deferred	
10/4/2022	1	1 Metropolitan King County Council Introduced and Referred					
Clerk 09/27/2022							

AN ORDINANCE eliminating electronic monitoring fees for all program

participants; and repealing Ordinance 12917, Section 1, as amended, and K.C.C.

4A.640.010.

PREAMBLE:

King County's department of adult and juvenile detention through its community corrections

division manages an electronic monitoring program as an alternative to secure detention.

Program participants are required to pay fees for monitoring and equipment rental pursuant to

K.C.C. 4A.640.010. Such fees can impact a person's ability to participate in the program. The

executive removed the fee requirements throughout the COVID-19 pandemic in order to make

the program accessible to everyone, regardless of their ability to pay. This ordinance removes

the fee requirements for the program permanently.

BE IT ORDAINED BY THE COUNCIL OF KING COUNTY:

SECTION 1. Ordinance 12917, Section 1, as amended, and K.C.C. 4A.640.010 are hereby repealed.