

PREPARED BY: Doug Nichols
 DATE PREPARED: February 2, 2011
 PHONE: 471-0052

LB 408

Revision: 00

FISCAL NOTE
 LEGISLATIVE FISCAL ANALYST ESTIMATE

ESTIMATE OF FISCAL IMPACT – STATE AGENCIES *				
	FY 2011-12		FY 2012-13	
	EXPENDITURES	REVENUE	EXPENDITURES	REVENUE
GENERAL FUNDS				
CASH FUNDS				
FEDERAL FUNDS				
OTHER FUNDS				
TOTAL FUNDS	See Below			

*Does not include any impact on political subdivisions. See narrative for political subdivision estimates.

This bill would change provisions relating to divorce.

The Supreme Court estimates no fiscal impact, unless a standardized process for use by all courts must be developed, and then there could be a fiscal impact to develop a qualification process and monitor those qualified. The Supreme Court's response follows:

LB 408 contains a provision that a court can refer parties to conciliation services "determined by the court to be qualified". It is assumed for this fiscal note that each court will be able to determine qualified persons or agencies. Based on that assumption there would be no fiscal impact. If, however, a standardized qualification process must be developed for use by all courts statewide, expenditures could increase to develop a qualification process and monitor those qualified.