Multiple Agency Fiscal Note Summary

Bill Number: 1025 HB Title: Police/private actions

Estimated Cash Receipts

Agency Name	2023-25			2025-27			2027-29			
	GF-State	NGF-Outlook	Total	GF-State	NGF-Outlook	Total	GF-State	NGF-Outlook	Total	
Office of Attorney	0	0	1,619,000	0	0	5,345,000	0	0	5,342,000	
General										
Department of	Non-zero but	indeterminate cos	t and/or savings	. Please see disc	ussion.					
Enterprise Services										
Total \$	0	0	1,619,000	0	0	5,345,000	0	0	5,342,000	

Estimated Operating Expenditures

Agency Name		20	023-25			2	025-27				2027-29	
	FTEs	GF-State	NGF-Outlook	Total	FTEs	GF-State	NGF-Outlook	Total	FTEs	GF-State	NGF-Outlook	Total
Administrative Office of the Courts	Non-zei	o but indeterm	inate cost and/o	or savings. Ple	ease see	discussion.						
Office of Attorney General	5.4	0	0	1,619,000	18.0	0	0	5,345,000	18.0	0	0	5,342,000
State Lottery	.0	0	0	0	.0	0	0	0	.0	0	0	0
Washington State Gambling Commission	.0	0	0	0	.0	0	0	0	.0	0	0	0
Office of Insurance Commissioner	.0	0	0	0	.0	0	0	0	.0	0	0	0
Department of Enterprise Services	Non-zei	o but indeterm	inate cost and/o	or savings. Ple	ease see	discussion.						
Liquor and Cannabis Board	.0	0	0	0	.0	0	0	0	.0	0	0	0
Utilities and Transportation Commission	.0	0	0	0	.0	0	0	0	.0	0	0	0
Washington State Patrol	.5	37,400	37,400	163,600	2.0	129,200	129,200	564,000	2.0	129,200	129,200	564,000
Washington State Patrol	In addit	ion to the estin	nate above,there	e are additiona	al indete	rminate costs	and/or savings.	Please see in	dividual f	scal note.		
Department of Social and Health Services	.0	0	0	0	.0	0	0	0	.0	0	0	0
Department of Corrections	.0	0	0	0	.0	0	0	0	.0	0	0	0
University of Washington	Non-zei	o but indeterm	inate cost and/o	or savings. Ple	ease see	discussion.						
Washington State University	.0	0	0	0	.0	0	0	0	.0	0	0	0
Eastern Washington University	Non-zei	o but indeterm	inate cost and/o	or savings. Ple	ease see	discussion.						
Central Washington University	.0	4,500	4,500	4,500	.0	4,500	4,500	4,500	.0	4,500	4,500	4,500
The Evergreen State College	.0	3,900	3,900	3,900	.0	6,000	6,000	6,000	.0	6,000	6,000	6,000
Western Washington University	1.1	370,330	370,330	370,330	1.1	321,330	321,330	321,330	1.1	321,330	321,330	321,330
Western Washington University	In addition to the estimate above, there are additional indeterminate costs and/or savings. Please see individual fiscal note.											
State Parks and Recreation Commission			ndeterminate cost and/or savings. Please see discussion.									
Department of Fish and Wildlife	Non-zei	o but indeterm	inate cost and/o	or savings. Ple	ease see	discussion.	_					
Department of Natural Resources	.0	0	0	0	.0	0	0	0	.0	0	0	0
Total \$	7.0	416,130	416,130	2,161,330	21.1	461,030	461,030	6,240,830	21.1	461,030	461,030	6,237,830

Agency Name		2023-25			2025-27			2027-29		
	FTEs	GF-State	Total	FTEs	GF-State	Total	FTEs	GF-State	Total	
Local Gov. Courts	Non-z	ero but indetern	inate cost and	d/or sav	ings. Please see	e discussion.				
Loc School dist-SPI										
Local Gov. Other	Non-z	Non-zero but indeterminate cost and/or savings. Please see discussion.								
Local Gov. Total										

Estimated Capital Budget Expenditures

Agency Name		2023-25			2025-27			2027-29	
	FTEs	Bonds	Total	FTEs	Bonds	Total	FTEs	Bonds	Total
Administrative Office of the Courts	.0	0	0	.0	0	0	.0	0	0
Office of Attorney	.0	0	0	.0	0	0	.0	0	0
General									
State Lottery	.0	0	0	.0	0	0	.0	0	0
Washington State	.0	0	0	.0	0	0	.0	0	0
Gambling Commission									
Office of Insurance	.0	0	0	.0	0	0	.0	0	0
Commissioner									
Department of Enterprise	.0	0	0	.0	0	0	.0	0	0
Services									
Liquor and Cannabis	.0	0	0	.0	0	0	.0	0	0
Board									
Utilities and	.0	0	0	.0	0	0	.0	0	0
Transportation									
Commission									
Washington State Patrol	.0	0	0	.0	0	0	.0	0	0
Department of Social and	.0	0	0	.0	0	0	.0	0	0
Health Services									
Department of	.0	0	0	.0	0	0	.0	0	0
Corrections									
University of Washington	.0	0	0	.0	0	0	.0	0	0
Washington State	.0	0	0	.0	0	0	.0	0	0
University									
Eastern Washington	.0	0	0	.0	0	0	.0	0	0
University									
Central Washington	.0	0	0	.0	0	0	.0	0	0
University									
The Evergreen State	.0	0	0	.0	0	0	.0	0	0
College									
Western Washington	.0	0	0	.0	0	0	.0	0	0
University									
State Parks and	.0	0	0	.0	0	0	.0	0	0
Recreation Commission									
Department of Fish and Wildlife	.0	0	0	.0	0	0	.0	0	0
Department of Natural	.0	0	0	.0	0	0	.0	0	0
Resources	<u> </u>								
70. 4 1 4	0.0	0	0	0.0	0	0		0	0
Total \$	U.U	U	l v	0.0	U	U	0.0	l V	U

Agency Name	2023-25			2025-27			2027-29		
	FTEs	GF-State	Total	FTEs	GF-State	Total	FTEs	GF-State	Total
Local Gov. Courts	Non-z	ero but indeterm	inate cost and	l/or savi	ngs. Please see	discussion.			
Loc School dist-SPI									
Local Gov. Other	Non-z	Non-zero but indeterminate cost and/or savings. Please see discussion.							
Local Gov. Total									

Estimated Capital Budget Breakout

Prepared by: Bryce Andersen, OFM	Phone:	Date Published:
	(564) 999-0536	Revised 2/12/2023

Judicial Impact Fiscal Note

Bill Number: 1025 HB	Title: Police/private actions		055-Administrative Office of the Courts
Part I: Estimates			
No Fiscal Impact			
Estimated Cash Receipts to:			
NONE			
Estimated Expenditures from:			
Non-ze	ro but indeterminate cost and/or saving	s. Please see discussion.	
Estimated Conital Dudget Lumest.			
Estimated Capital Budget Impact: NONE			
NONE			
	s on this page represent the most likely fiscal in	npact. Responsibility for expendit	ures may be
subject to the provisions of RCW 43.1 Check applicable boxes and follow			
If fiscal impact is greater than	\$50,000 per fiscal year in the current biens	nium or in subsequent biennia,	complete entire fiscal note fo
Parts I-V. X If fiscal impact is less than \$50	0,000 per fiscal year in the current biennium	m or in subsequent biennia, co	mplete this page only (Part I).
Capital budget impact, compl	-	•	
Legislative Contact John Burzyn	ski	Phone: 360-786-7133	Date: 01/18/2023
Agency Preparation: Jackie Bailey	/-Johnson	Phone: 360-704-5545	Date: 01/25/2023
Agency Approval: Chris Stanle	7	Phone: 360-357-2406	Date: 01/25/2023
OFM Review: Gaius Horton	1	Phone: (360) 819-3112	Date: 01/25/2023

 180,123.00
 Request # 046-2

 Form FN (Rev 1/00)
 1

 Bill # 1025 HB

II. A - Brief Description Of What The Measure Does That Has Fiscal Impact on the Courts

INDETERMINATE FOR COURTS

The bill adds a new chapter to Title 7 RCW that would allow cause of action against peace officers.

II. B - Cash Receipts Impact

II. C - Expenditures

No fiscal impact is expected to the Administrative Office of the Courts.

The bill would allow for individuals who are injured by peace officers to have legal remedy.

Impact on the courts due to increased filings is indeterminate. We do not have data about the increased caseload.

Part III: Expenditure Detail

III. A - Expenditure By Object or Purpose (State)

Non-zero but indeterminate cost and/or savings. Please see discussion.

III. B - Expenditure By Object or Purpose (County)

Non-zero but indeterminate cost and/or savings. Please see discussion.

III. C - Expenditure By Object or Purpose (City)

Non-zero but indeterminate cost and/or savings. Please see discussion.

III. D - FTE Detail

NONE

III. E - Expenditures By Program (optional)

NONE

Part IV: Capital Budget Impact

IV. A - Capital Budget Expenditures

NONE

IV. B1 - Expenditures by Object Or Purpose (State)

NONE

IV. B2 - Expenditures by Object Or Purpose (County)

NONE

IV. B3 - Expenditures by Object Or Purpose (City)

NONE

180,123.00 Request # 046-2 Form FN (Rev 1/00) 2 Bill # 1025 HB

IV. C - Capital Budget Breakout

Acquisition and construction costs not reflected elsewhere on the fiscal note and description of potential financing methods.

NONE

Bill Number: 1025 HB	Title: P	Police/private actions	S	Agend	cy: 100-Office of A	Attorney
art I: Estimates				•		
No Fiscal Impact						
Estimated Cash Receipts to:						
ACCOUNT		FY 2024	FY 2025	2023-25	2025-27	2027-29
Legal Services Revolving Acc	count-State	243,000	1,376,000	1,619,000	5,345,000	5,342,000
405-1	Total \$	243,000	1,376,000	1,619,000	5,345,000	5,342,000
	10001		.,	1,010,000	2,212,222	2,012,000
Estimated Operating Expend	litures from:					
1 0 1		FY 2024	FY 2025	2023-25	2025-27	2027-29
FTE Staff Years		1.6	9.3	5.4	18.0	18.
Account Legal Services Revolving		243,000	1,376,000	1,619,000	5,345,000	5,342,00
Account-State 405-1		240,000	1,370,000	1,019,000	3,343,000	3,342,00
	Total \$	243,000	1,376,000	1,619,000	5,345,000	5,342,00
stimated Capital Budget Im NONE	pact:					
	pact:					
	ture estimates on thi		ost likely fiscal imp	act. Factors impacti	ing the precision of th	ese estimates,
NONE The cash receipts and expendit	ture estimates on thi priate), are explaine	ed in Part II.	nost likely fiscal imp	act. Factors impacti	ing the precision of th	ese estimates,
NONE The cash receipts and expending and alternate ranges (if approp	ture estimates on thi priate), are explaine follow correspond	ed in Part II. ding instructions:		•		
The cash receipts and expendit and alternate ranges (if appropriate applicable boxes and	ture estimates on thi priate), are explaine follow correspond r than \$50,000 per	ed in Part II. ding instructions: r fiscal year in the cu	ırrent biennium or	in subsequent bier	nnia, complete entii	re fiscal note
The cash receipts and expending and alternate ranges (if appropriate applicable boxes and X) If fiscal impact is greater form Parts I-V.	ture estimates on thi priate), are explaine follow correspond r than \$50,000 per nan \$50,000 per fis	ed in Part II. ding instructions: r fiscal year in the cu	ırrent biennium or	in subsequent bier	nnia, complete entii	re fiscal note
The cash receipts and expending and alternate ranges (if appropriate applicable boxes and applicable boxes are applicable boxes and applicable boxes and applicable boxes are applicable boxes.	ture estimates on the priate), are explained follow corresponds than \$50,000 per finan \$50,000 per fin	ed in Part II. ding instructions: r fiscal year in the curre	ırrent biennium or	in subsequent bier	nnia, complete entii	re fiscal note

Allyson Bazan

Edd Giger

Cheri Keller

Agency Preparation:

Agency Approval:

OFM Review:

Date: 01/23/2023

Date: 01/23/2023

Date: 01/24/2023

Phone: 360-586-3589

Phone: 360-586-2104

Phone: (360) 584-2207

II. A - Brief Description Of What The Measure Does That Has Fiscal Impact

Significant provisions of the bill and any related workload or policy assumptions that have revenue or expenditure impact on the responding agency by section number.

Sec. 1: Legislature intends to preclude the creation of the doctrine of qualified immunity as it has developed in litigation under 42 USC 1983.

Sec. 2: Definitions.

Sec. 3: Private right of action for injured persons when a peace officer engaged in conduct that is unlawful.

Defenses for officers based on substantial compliance with law, policy, guidance, procedure, or training established by the agency or approved/condoned by a superior officer. If officer proves the compliance was within an agency policy, guidance, or procedure, the employer is independently liable for harm unless the agency was following training by the criminal justice training center or was a model guidance drafted by the Attorney General's Office. Vicarious liability for employer of the peace officer. No immunity or defense for rights privileges or immunities that were not clearly established or because that the state of the law was unknown at the time of the action.

- Sec. 4: Actual damages and costs and fees to prevailing plaintiff.
- Sec. 5: Statute of limitations of three years after the cause of action accrues.
- Sec. 7: Preserves the right of a peace officer to have defense provided by their employer and having judgement satisfied by the employer in RCW 4.92 or 4.96.
- Sec. 8: Not retroactive for actions prior to effective date.
- Sec. 9: Effective date January 1, 2025.

II. B - Cash receipts Impact

Cash receipts impact of the legislation on the responding agency with the cash receipts provisions identified by section number and when appropriate, the detail of the revenue sources. Description of the factual basis of the assumptions and the method by which the cash receipts impact is derived. Explanation of how workload assumptions translate into estimates. Distinguished between one time and ongoing functions.

Cash receipts are assumed to equal the Legal Services Revolving Account (LSRA) cost estimates. These will be billed through the revolving account to the client agency.

The client agencies are the Department of Enterprise Services (DES), Washington State University (WSU), Washington Department of Fish and Wildlife (WDFW), Department of Natural Resources (DNR), Eastern Washington University (EWU), Central Washington University (CWU), The Evergreen State College (TESC), Western Washington University (WWU) and Washington State Patrol (WSP). The Attorney General's Office (AGO) will bill all clients for legal services rendered.

These cash receipts represent the AGO's authority to bill and are not a direct appropriation to the AGO. The direct appropriation is reflected in the client agencies' fiscal note. Appropriation authority is necessary in the AGO budget.

Tort defense costs are billed through the LSRA to the DES Risk Management Division through an Interagency Agreement (IAA). The Torts client agency is assumed to be DES. These costs are over and above the current 2021-23 IAA amount.

AGO AGENCY ASSUMPTIONS:

DES will be billed for Seattle rates:

FY 2024: \$67,000 for 0.25 FTE Assistant Attorney General (AAG), and 0.13 FTE Legal Assistant (LA).

FY 2025: \$1,299,000 for 3.00 FTE AAG, 1.50 FTE LA, 2.00 FTE Paralegal (PL), 1.00 FTE Investigator (INV), and 0.50 FTE Legal Office Assistant (LOA)

FY 2026: \$2,597,000 for 6.00 FTE AAG, 3.00 FTE LA, 4.00 FTE PL, 2.00 FTE INV, and 1.00 FTE LOA, and in each FY thereafter.

WSU will be billed for non-Seattle rates:

FY 2025: \$3,000 for 0.01 FTE AAG, and 0.01 FTE LA, and in each FY thereafter.

WDFW will be billed for non-Seattle rates:

FY 2025: \$1,500 for 0.01 FTE AAG, and 0.01 FTE LA, and in each FY thereafter.

DNR will be billed for non-Seattle rates:

FY 2025: \$1,500 for 0.01 FTE AAG, and 0.01 FTE LA, and in each FY thereafter.

UOW will be billed for Seattle rates:

FY 2024: \$135,000 for 0.50 FTE AAG, and 0.25 FTE LA.

FY 2025: \$53,000 for 0.20 FTE AAG, and 0.10 FTE LA, and in each FY thereafter.

EWU will be billed for non-Seattle rates:

FY 2024: \$10,000 for 0.04 FTE AAG, and 0.02 FTE LA.

FY 2025: \$5,000 for 0.02 FTE AAG, and 0.01 FTE LA, and in each FY thereafter.

CWU will be billed for non-Seattle rates:

FY 2024: \$10,000 for 0.04 FTE AAG, and 0.02 FTE LA.

FY 2025: \$5,000 for 0.02 FTE AAG, and 0.01 FTE LA, and in each FY thereafter.

TESC will be billed for non-Seattle rates:

FY 2024: \$7,500 for 0.03 FTE AAG, and 0.02 FTE LA.

FY 2025: \$2,500 for 0.01 FTE AAG, and 0.01 FTE LA, and in each FY thereafter.

WWU will be billed for non-Seattle rates:

FY 2024: \$7,500 for 0.03 FTE AAG, and 0.02 FTE LA.

FY 2025: \$2,500 for 0.01 FTE AAG, and 0.01 FTE LA, and in each FY thereafter.

WSP will be billed for non-Seattle rates:

FY 2024: \$3,000 for 0.01 FTE AAG, and 0.01 FTE LA.

FY 2025: \$3,000 for 0.01 FTE AAG, and 0.01 FTE LA.

FY 2026: \$3,000 for 0.01 FTE AAG, and 0.01 FTE LA.

II. C - Expenditures

Agency expenditures necessary to implement this legislation (or savings resulting from this legislation), with the provisions of the legislation that result in the expenditures (or savings) identified by section number. Description of the factual basis of the assumptions and the method by which the expenditure impact is derived. Explanation of how workload assumptions translate into cost estimates. Distinguished between one time and ongoing functions.

Attorney General's Office (AGO) Agency Assumptions:

This bill is effective January 1, 2025.

Location of staffing housed is assumed to be in statewide office buildings.

Total workload impact in this request includes standard assumption costs for goods & services, travel, and capital outlays for all FTE identified.

Agency administration support FTE are included in the tables, for every 1.0 Assistant Attorney General FTE (AAG), the AGO includes 0.5 FTE for a Legal Assistant 3 (LA) and 0.25 FTE of a Management Analyst 5 (MA). The MA is used as a representative classification.

1. The AGO Torts (TOR) Division has reviewed this bill and determined the following impact related to the enactment of this bill:

TOR is funded through an interagency agreement with the Department of Enterprise Services (DES) that draws from the self-insured liability account. TOR client is DES for purposes of this analysis. Costs identified are over the current FY amounts allocated in the IAA.

Section 3 of this bill creates a cause of action for any violation of state law or the state constitution performed by a peace officer, a bystander peace officer who fails to intervene and the peace officers' employers. Defenses are limited and it is no defense that a peace officer or the employer "could not reasonably have been expected to know" that the act/omission/decision was not lawful. As a result, there is no way to presume, as would normally be the case, that the law will be followed non-negligently. Any existing causes of action and the expected as-yet-to-be-identified causes of action will now have attorneys' fees and costs available. This can be expected to incentivize the bringing of lawsuits and lends support to assumptions below about increase in claims. Typically at least 45 percent of TOR cases are dismissed by motion. Elimination of a qualified immunity defense will reduce this number and increase defense costs and payouts.

Under existing law, over the last five years Torts has seen an increase in cases against law enforcement. For the five year period between January 2016 and January 2021, agencies with peace officers resolved a total of 16 cases. Currently there are 35 active cases. This trend is expected to grow as noted above.

TOR assumes that with this bill there will be at least half as many new cases (17) alleging some violation of state law or the state constitution as there are currently cases alleging violation of the federal constitution. This is because under the federal constitution there is not vicarious liability for an employee's civil rights violations. In contrast, the bill expressly provides for vicarious liability (e.g., liability for employer) for employee's violations of the state constitution.

TOR's experience with other areas of law where new causes of action have been recognized is illustrative as to further impact/increases in cases. In 2018, a common law cause of action was recognized against Department of Children, Youths and Families (DCYF) for harm to foster children perpetrated by foster parents. Analysis of DCYF cases pending in the few years after the decision was issued showed that 78 out of 132 active lawsuits or 59 percent were brought based on the new cause of action. In 2019, Washington's Law Against Discrimination was interpreted to recognize a public accommodation theory which resulted in 12 of 185 employment cases, or 6 percent, based on the new theory. Using these low and high end rates (6 percent and 59 percent) against the current 35 cases, coupled with the increase articulated in Assumption 5 would mean that TOR assumes a low of 20 new cases and a high of 82 new cases.

Assuming 10 cases for a line AAG and 5 cases for a managing AAG (which is TOR's current aspirational caseload goal), the AGO anticipates 6.0 AAGs. Professional staff modeling to support 6 AAGs is 3.0 LA, 4 Paralegal (PL), 2.0 Investigators (INV) and 1.0 Legal Office Assistant (LOA).

TOR assumes \$102,000 per FY in direct litigation costs, with the exception noted for the initial year:

- A. Object C: \$62,000 for expert witnesses, mediations/arbitrations and litigation consultants.
- B. Object E: \$35,000 for court reporting services, court costs, records and copying fees.
- C. Object G: \$5,000 for statewide travel for depositions, court hearings and trial attendance.

TOR risk management advice/training would be expected for all agencies employing peace officers with .25 FTE beginning in FY24. The bill takes effect midway through FY25 and so half of all FTE costs are projected for that year as well as the direct litigation costs and with full FTE and litigation costs required by FY26 and beyond.

TOR total FTE workload impact for Seattle rates:

FY 2024: \$67,000 for 0.25 AAG, and 0.13 LA.

FY 2025: \$1,299,000 for 3.0 AAG, 1.5 LA, 2.0 PL, 1.0 INV, and 0.5 LOA, this includes direct litigation costs of \$51,000. FY 2026: \$2,597,000 for 6.0 AAG, 3.0 LA, 4.0 PL, 2.0 INV, and 1.0 LOA, this includes direct litigation costs of \$102,000,

and in each FY thereafter.

2. The AGO Washington State University (WSU) Division has reviewed this bill and determined the following impact related to the enactment of this bill:

The enactment of this bill will marginally impact the provision of legal services to Washington State University by the WSU Division. In making this determination we assume that WSU Police Department's low rate of complaints regarding injury will continue and that and additional resources from our division will be in the form of additional training and legal advice regarding the bill, risk mitigation, and the definition of the term "injury." Bill Sections 2 and 3 will likely increased civil lawsuits against WSU, but we assume those lawsuits would be defended by the Torts Division.

WSU total FTE workload impact for non-Seattle rates:

FY 2025: \$3,000 for 0.01 AAG, and 0.01 LA, and in each FY thereafter.

3. The AGO Public Lands and Conservation (PLC) Division has reviewed this bill and determined the following impact related to the enactment of this bill:

PLC assumes that new lawsuits occasioned by the new cause of action created by this bill will be defended by the Torts division. In terms of legal services provided by PLC, we assume that there will be a temporary uptick in client advice requests from Washington Department of Fish and Wildlife and Department of Natural Resources in FY 2024 (estimated at 10 hours per agency), and a need for some refresher trainings for WDFW and DNR officers in the fiscal years following FY 2024 (estimated at 5 hours per year per agency).

PLC total FTE workload impact for non-Seattle rates:

FY 2024: \$3,000 for 0.50 FTE AAG, and 0.25 FTE LA, and in each FY thereafter.

4. The AGO University of Washington (UOW) Division has reviewed this bill and determined the following impact related to the enactment of this bill:

The UOW DIV will bill ~900 hours for legal services based on the enactment of this bill. This bill will require bargaining with police officer unions and increased training. In FY 2024, 0.5 AAG will be required to provide legal advice and

guidance on policing practice, interpretation, managing risk, and bargaining issues. In FY 2025 and subsequent years, 0.2 AAG will be required to provide ongoing legal advice and guidance related to policing practice, bargaining issues around updating policies or union bargaining proposals that seek to protect or indemnify their members, as well as individual employee discipline matters.

UOW total FTE workload impact for Seattle rates:

FY 2024: \$135,000 for 0.5 AAG, and 0.25 LA.

FY 2025: \$53,000 for 0.2 AAG, and 0.1 LA, and in each FY thereafter.

5. The AGO Education (EDU) Division has reviewed this bill and determined the following impact related to the enactment of this bill:

EDU assumes no direct litigation costs, as it is assumed that Torts will handle any litigation.

Section 3 of this bill creates a cause of action against peace officers and creates an untempered standard of vicarious liability on the part of the employer. Clients will likely seek advice about the implications and how to safeguard against liability. Injury is not defined, so the contours and scope of that term will require advice that will need to be revisited given that it will likely evolve through litigation.

EDU assumes that there will be an increase in requests for client advice, need for bargaining with police unions, need for advice around hiring, training, supervision, and discipline, need for additional clarity about the meaning of the term "injury," etc. (See provisions of Section 3).

EDU assumes that ongoing legal advice and guidance related to policing practice, bargaining issues around updating policies or union bargaining proposals that seek to protect or indemnify their members, as well as individual employee discipline matters will be necessary moving forward.

EDU total FTE workload impact for non-Seattle rates:

FY 2024: \$35,000 for 0.14 AAG, and 0.07 LA.

FY 2025: \$15,000 for 0.06 AAG, and 0.03 LA, and in each FY thereafter.

6. The AGO Criminal Justice (CRJ) Division has reviewed this bill and determined the following impact related to the enactment of this bill:

Section 3 of this bill may cause increased requests for client advice from Washington State Patrol (WSP) on how to train WSP's officers on new use of force laws. Sections 2 and 3 subject WSP and its commissioned employees to likely increased civil lawsuits for use of force incidents, but those lawsuits would be defended by the Torts Division.

CRJ total FTE workload impact for non-Seattle rates:

FY 2024: \$3,000 for 0.01 AAG, and 0.01 LA.

FY 2025: \$3,000 for 0.01 AAG, and 0.01 LA.

FY 2026: \$3,000 for 0.01 AAG, and 0.01 LA.

7. The AGO Government Compliance and Enforcement (GCE) Division has reviewed this bill and determined it will not significantly increase or decrease the division's workload in representing the Washington State Gambling Commission (GMB) and the Office of the Insurance Commissioner (OIC). This bill would create a state law remedy for persons injured by peace officers, with the term "peace officer" defined to mean a general authority law enforcement officer. The enactment of this bill would not impact GCE's provision of legal services to these GMB or OIC because both agencies are

currently limited authority law enforcement agencies and employ only limited authority peace officers. New legal services are nominal and costs are not included in this request.

8. The AGO Corrections (COR) Division has reviewed this bill and determined it will not significantly increase or decrease the division's workload in representing the Department of Corrections (DOC). The enactment of this bill will not impact the provision of legal services to the DOC because DOC is a limited authority law enforcement agency and employs only limited authority peace officers. The bill creates a state law remedy for persons injured by peace officers, with the term "peace officer" defined to mean a general authority law enforcement officer. DOC does not employ general authority officers. New legal services are nominal and costs are not included in this request.

Part III: Expenditure Detail

III. A - Operating Budget Expenditures

Account	Account Title	Type	FY 2024	FY 2025	2023-25	2025-27	2027-29
405-1	Legal Services	State	243,000	1,376,000	1,619,000	5,345,000	5,342,000
	Revolving Account						
		Total \$	243,000	1,376,000	1,619,000	5,345,000	5,342,000

III. B - Expenditures by Object Or Purpose

	FY 2024	FY 2025	2023-25	2025-27	2027-29
FTE Staff Years	1.6	9.3	5.4	18.0	18.0
A-Salaries and Wages	162,000	867,000	1,029,000	3,362,000	3,360,000
B-Employee Benefits	53,000	288,000	341,000	1,117,000	1,116,000
C-Professional Service Contracts		31,000	31,000	124,000	124,000
E-Goods and Other Services	27,000	178,000	205,000	694,000	694,000
G-Travel	1,000	12,000	13,000	48,000	48,000
Total \$	243,000	1,376,000	1,619,000	5,345,000	5,342,000

III. C - Operating FTE Detail: List FTEs by classification and corresponding annual compensation. Totals need to agree with total FTEs in Part I and Part IIIA

Job Classification	Salary	FY 2024	FY 2025	2023-25	2025-27	2027-29
Assistant Attorney General	118,700	0.2	0.1	0.1	0.1	0.1
Assistant Attorney General-Seattle	124,635	0.8	3.2	2.0	6.2	6.2
Legal Assistant 3	55,872	0.1	0.1	0.1	0.1	0.1
Legal Assistant 3-Seattle	67,044	0.4	1.6	1.0	3.1	3.1
Management Analyst 5	91,524	0.2	0.8	0.5	1.6	1.6
Office Assistant 3-Seattle	45,996		0.5	0.3	1.0	1.0
Paralegal 2-Seattle	75,096		2.0	1.0	4.0	4.0
Senior Investigator-Seattle	98,532		1.0	0.5	2.0	2.0
Total FTEs		1.6	9.3	5.4	18.0	18.0

III. D - Expenditures By Program (optional)

Program	FY 2024	FY 2025	2023-25	2025-27	2027-29
Criminal Justice Division (CRJ)	3,000	3,000	6,000	3,000	
Education Division (EDU)	35,000	15,000	50,000	30,000	30,000
Public Lands & Commissions (PLC)	3,000	3,000	6,000	6,000	6,000
Torts Division (TOR)	67,000	1,299,000	1,366,000	5,194,000	5,194,000
University of Washington Division (UOW)	135,000	53,000	188,000	106,000	106,000
Washing State University Division (WSU)		3,000	3,000	6,000	6,000
Total \$	243,000	1,376,000	1,619,000	5,345,000	5,342,000

Part IV: Capital Budget Impact

IV. A - Capital Budget Expenditures

NONE

IV. B - Expenditures by Object Or Purpose

NONE

IV. C - Capital Budget Breakout

 $Acquisition\ and\ construction\ costs\ not\ reflected\ elsewhere\ on\ the\ fiscal\ note\ and\ description\ of\ potential\ financing\ methods.$

NONE

IV. D - Capital FTE Detail: FTEs listed by classification and corresponding annual compensation. Totals agree with total FTEs in Part IVB.

NONE

Part V: New Rule Making Required

Provisions of the bill that require the agency to adopt new administrative rules or repeal/revise existing rules.

Bill Number: 1025 HB	Title: Police/private actions	Agency:	116-State Lottery
Part I: Estimates	•	•	
X No Fiscal Impact			
Estimated Cash Receipts to:			
NONE			
Estimated Operating Expendi NONE	tures from:		
Estimated Capital Budget Imp	act:		
NONE			
The cash receipts and expenditu	re estimates on this page represent the most	t likely fiscal impact. Factors impacting th	ne precision of these estimates,
and alternate ranges (if appropr	riate), are explained in Part II.		
	follow corresponding instructions:		1
If fiscal impact is greater to form Parts I-V.	than \$50,000 per fiscal year in the curre	ent biennium or in subsequent biennia,	complete entire fiscal note
If fiscal impact is less tha	on \$50,000 per fiscal year in the current	biennium or in subsequent biennia, co	omplete this page only (Part I)
Capital budget impact, co	omplete Part IV.		
Requires new rule making	g, complete Part V.		
Legislative Contact: John	Burzynski	Phone: 360-786-7133	Date: 01/18/2023
Agency Preparation: John	Iyall	Phone: 360-810-2870	Date: 01/19/2023
Agency Approval: Josh J	Johnston	Phone: 360-810-2878	Date: 01/19/2023
OFM Review: Gwen	n Stamey	Phone: (360) 790-1166	Date: 01/20/2023

II. A - Brief Description Of What The Measure Does That Has Fiscal Impact

Significant provisions of the bill and any related workload or policy assumptions that have revenue or expenditure impact on the responding agency by section number.

The intent of HB 1025 is to establish "a more meaningful remedy through a civil cause of action by which victims of such misconduct by peace officers or their employers may obtain compensation for their injuries and an award of costs and attorney fees incurred in seeking the remedy." Section 3 declares that it applies to "peace officers" as defined in RCW 43.101.010. That definition states, ""Peace officer" has the same meaning as a general authority Washington peace officer as defined in RCW 10.93.020." Washington's Lottery is a limited authority Washington law enforcement agency as defined in RCW 10.93.020. Therefore, the definition of peace officer does not apply to Lottery staff.

II. B - Cash receipts Impact

Cash receipts impact of the legislation on the responding agency with the cash receipts provisions identified by section number and when appropriate, the detail of the revenue sources. Description of the factual basis of the assumptions and the method by which the cash receipts impact is derived. Explanation of how workload assumptions translate into estimates. Distinguished between one time and ongoing functions.

II. C - Expenditures

Agency expenditures necessary to implement this legislation (or savings resulting from this legislation), with the provisions of the legislation that result in the expenditures (or savings) identified by section number. Description of the factual basis of the assumptions and the method by which the expenditure impact is derived. Explanation of how workload assumptions translate into cost estimates. Distinguished between one time and ongoing functions.

Part III: Expenditure Detail

III. A - Operating Budget Expenditures

NONE

III. B - Expenditures by Object Or Purpose

NONE

III. C - Operating FTE Detail: FTEs listed by classification and corresponding annual compensation. Totals agree with total FTEs in Part I and Part IIIA.

NONE

III. D - Expenditures By Program (optional)

NONE

Part IV: Capital Budget Impact

IV. A - Capital Budget Expenditures

NONE

IV. B - Expenditures by Object Or Purpose

NONE

IV. C - Capital Budget Breakout

 $Acquisition\ and\ construction\ costs\ not\ reflected\ elsewhere\ on\ the\ fiscal\ note\ and\ description\ of\ potential\ financing\ methods.$

NONE

IV. D - Capital FTE Detail: FTEs listed by classification and corresponding annual compensation. Totals agree with total FTEs in Part IVB.

NONE

Part V: New Rule Making Required

Provisions of the bill that require the agency to adopt new administrative rules or repeal/revise existing rules.

Bill Number: 1025 HB	Title:	Police/private actions	Agency	y: 117-Washington State Gambling Commission
Part I: Estimates				
X No Fiscal Impact				
Estimated Cash Receipts to	0:			
NONE				
Estimated Operating Expo	enditures from:			
Estimated Capital Budget	Impact:			
NONE				
The cash receipts and exper and alternate ranges (if app		this page represent the most likely fisca	l impact. Factors impactin	g the precision of these estimates,
Check applicable boxes a				
		per fiscal year in the current bienniu	m or in subsequent bien	nia, complete entire fiscal note
	s than \$50,000 per	fiscal year in the current biennium	or in subsequent biennia	, complete this page only (Part l
Capital budget impac			1	, ,
	•			
Requires new rule ma	iking, complete Pa	III V.		
	ohn Burzynski		Phone: 360-786-7133	Date: 01/18/2023
	Eriscinda Hansen		Phone: 360-486-3489	Date: 01/23/2023
	Criscinda Hansen		Phone: 360-486-3489	Date: 01/23/2023
OFM Review: G	wen Stamey		Phone: (360) 790-1166	Date: 01/24/2023

II. A - Brief Description Of What The Measure Does That Has Fiscal Impact

Significant provisions of the bill and any related workload or policy assumptions that have revenue or expenditure impact on the responding agency by section number.

No fiscal impact.

NOTE:

As written, this bill has no fiscal impact on state agencies that are limited authority law enforcement (Department of Natural Resources, Liquor and Cannabis Board, Office of Insurance Commissioner, Gambling Commission, State Parks and Recreation Commission) as their officers do not fall under the definition of "peace officer" as defined in this bill (the meaning defined in RCW 43.101.010).

HB 1132, a bill which is the Gambling Commission's agency request legislation, seeks to include limited authority officers who have powers of arrest and carry a firearm as part of their normal duty in the definition of peace officer in 43.101.010. If HB 1132 passes, this bill will have fiscal impact on those five limited authority law enforcement agencies.

II. B - Cash receipts Impact

Cash receipts impact of the legislation on the responding agency with the cash receipts provisions identified by section number and when appropriate, the detail of the revenue sources. Description of the factual basis of the assumptions and the method by which the cash receipts impact is derived. Explanation of how workload assumptions translate into estimates. Distinguished between one time and ongoing functions.

II. C - Expenditures

Agency expenditures necessary to implement this legislation (or savings resulting from this legislation), with the provisions of the legislation that result in the expenditures (or savings) identified by section number. Description of the factual basis of the assumptions and the method by which the expenditure impact is derived. Explanation of how workload assumptions translate into cost estimates. Distinguished between one time and ongoing functions.

Part III: Expenditure Detail

III. A - Operating Budget Expenditures

NONE

III. B - Expenditures by Object Or Purpose

NONE

III. C - Operating FTE Detail: FTEs listed by classification and corresponding annual compensation. Totals agree with total FTEs in Part I and Part IIIA.

NONE

III. D - Expenditures By Program (optional)

NONE

Part IV: Capital Budget Impact

IV. A - Capital Budget Expenditures NONE

IV. B - Expenditures by Object Or Purpose

NONE

IV. C - Capital Budget Breakout

Acquisition and construction costs not reflected elsewhere on the fiscal note and description of potential financing methods.

NONE

IV. D - Capital FTE Detail: FTEs listed by classification and corresponding annual compensation. Totals agree with total FTEs in Part IVB.

NONE

Part V: New Rule Making Required

Provisions of the bill that require the agency to adopt new administrative rules or repeal/revise existing rules.

Bill Number: 1025 HB	Title:	Police/private actions	Agency:	160-Office of Insurance Commissioner
Part I: Estimates				
X No Fiscal Impact				
Estimated Cash Receipts t	0:			
NONE				
Estimated Operating Expo NONE	enditures from:			
Estimated Capital Budget	Impact:			
NONE				
The cash receipts and expe		this page represent the most likely fisc	al impact. Factors impacting	the precision of these estimates,
Check applicable boxes a				
If fiscal impact is greater form Parts I-V.	ater than \$50,000	per fiscal year in the current bienni	um or in subsequent bienni	a, complete entire fiscal note
	s than \$50,000 pe	r fiscal year in the current biennium	or in subsequent biennia, o	complete this page only (Part I
Capital budget impac	ct, complete Part I	V.		
Requires new rule ma	aking, complete P	art V.		
Legislative Contact: Jo	ohn Burzynski		Phone: 360-786-7133	Date: 01/18/2023
Agency Preparation: N	Aichael Walker		Phone: 360-725-7036	Date: 01/19/2023
Agency Approval: N	Michael Wood		Phone: 360-725-7007	Date: 01/19/2023
OFM Review: J	ason Brown		Phone: (360) 742-7277	Date: 01/20/2023

II. A - Brief Description Of What The Measure Does That Has Fiscal Impact

Significant provisions of the bill and any related workload or policy assumptions that have revenue or expenditure impact on the responding agency by section number.

This bill intends to provide a meaningful legal remedy under state law for persons who are injured when a peace officer, or the officer's employer, violates the state Constitution or state law. The Office of Insurance Commissioner (OIC) employs limited authority WA peace officers which do not meet the bill's definition of peace officer. Therefore, no fiscal impact on the OIC.

II. B - Cash receipts Impact

Cash receipts impact of the legislation on the responding agency with the cash receipts provisions identified by section number and when appropriate, the detail of the revenue sources. Description of the factual basis of the assumptions and the method by which the cash receipts impact is derived. Explanation of how workload assumptions translate into estimates. Distinguished between one time and ongoing functions.

II. C - Expenditures

Agency expenditures necessary to implement this legislation (or savings resulting from this legislation), with the provisions of the legislation that result in the expenditures (or savings) identified by section number. Description of the factual basis of the assumptions and the method by which the expenditure impact is derived. Explanation of how workload assumptions translate into cost estimates. Distinguished between one time and ongoing functions.

Part III: Expenditure Detail

III. A - Operating Budget Expenditures

NONE

III. B - Expenditures by Object Or Purpose

NONE

III. C - Operating FTE Detail: FTEs listed by classification and corresponding annual compensation. Totals agree with total FTEs in Part I and Part IIIA.

NONE

III. D - Expenditures By Program (optional)

NONE

Part IV: Capital Budget Impact

IV. A - Capital Budget Expenditures

NONE

IV. B - Expenditures by Object Or Purpose

NONE

IV. C - Capital Budget Breakout

Acquisition and construction costs not reflected elsewhere on the fiscal note and description of potential financing methods.

NONE

IV. D - Capital FTE Detail: FTEs listed by classification and corresponding annual compensation. Totals agree with total FTEs in Part IVB.

NONE

Bill # 1025 HB

Part V: New Rule Making Required Provisions of the bill that require the agency to adopt new administrative rules or repeal/revise existing rules.

Bill Number: 1	025 HB	Title: Police/private actions	Age	ncy: 179-Department of Enterprise Services
Part I: Estima			·	
No Fiscal I	mpact			
Estimated Cash R	eceipts to:			
	Non-zero	but indeterminate cost and/or saving	gs. Please see discussion.	
Estimated Operat	ing Expenditures	from:		
	Non-zero	but indeterminate cost and/or savin	gs. Please see discussion.	
Estimated Capital	Budget Impact:			
NONE				
		timates on this page represent the most likel , are explained in Part II.	ly fiscal impact. Factors impac	ting the precision of these estimates,
Check applicabl	e boxes and follow	w corresponding instructions:		
X If fiscal impa form Parts I-		\$50,000 per fiscal year in the current b	iennium or in subsequent bi	ennia, complete entire fiscal note
If fiscal imp	act is less than \$5	0,000 per fiscal year in the current bien	nium or in subsequent bienr	nia, complete this page only (Part I)
Capital budg	get impact, compl	ete Part IV.		
Requires ne	w rule making, co	mplete Part V.		
Legislative Con	tact: John Burz	ynski	Phone: 360-786-713	Date: 01/18/2023
Agency Prepara	tion: Julie McV	<u>'ey</u>	Phone: (360) 407-93	Date: 01/23/2023
Agency Approv	al: Ashley Ho	oward	Phone: (360) 407-81	59 Date: 01/23/2023
OFM Review:	Cheri Kel	ler	Phone: (360) 584-22	207 Date: 01/23/2023

II. A - Brief Description Of What The Measure Does That Has Fiscal Impact

Significant provisions of the bill and any related workload or policy assumptions that have revenue or expenditure impact on the responding agency by section number.

This bill adds a new chapter to Title 7 RCW.

Section 1 describes this chapter will provide a more meaningful remedy for victims of misconducts by peace officers or their employers.

Section 3 creates a new cause of action against a peace officer acting under the "color of authority" for civil rights violations, allowing an individual to sue the peace officer and their employer for unlawful misconduct.

This is similar to federal Section 1983 actions, but with limits on the qualified immunities available under the federal provision.

Section 4 allows courts to award damages, costs and attorneys' fees to prevailing plaintiffs in such cases.

Section 10 states this does not go into effect until January 1, 2025, which will forestall increases in expenses to the self-insurance liability account for several years.

The cost of this proposed legislation is indeterminate, since this would be a new area of litigation.

II. B - Cash receipts Impact

Cash receipts impact of the legislation on the responding agency with the cash receipts provisions identified by section number and when appropriate, the detail of the revenue sources. Description of the factual basis of the assumptions and the method by which the cash receipts impact is derived. Explanation of how workload assumptions translate into estimates. Distinguished between one time and ongoing functions.

While the impact of this legislation to the Department of Enterprise Services (DES) is indeterminate, DES believes the increase in indemnity and defense costs could range between \$1.3M and \$5.3M per year.

Claims payouts and defense costs are paid from the Self Insurance Liability Account (SILA). The account is funded from premiums paid by state agencies, boards and commissions.

The account does not have capacity to absorb these new costs and premiums would need to be increased to cover them.

II. C - Expenditures

Agency expenditures necessary to implement this legislation (or savings resulting from this legislation), with the provisions of the legislation that result in the expenditures (or savings) identified by section number. Description of the factual basis of the assumptions and the method by which the expenditure impact is derived. Explanation of how workload assumptions translate into cost estimates. Distinguished between one time and ongoing functions.

The impact of this legislation to the Department of Enterprise Services (DES) is indeterminate. While the proposed legislation will increase legal defense and indemnity costs to the state, this would be a new area of actions against the state, with unclear impacts that will be sorted out over years of future litigation, therefore making costs difficult to quantify.

However, using the assumptions below, DES believes the impact could range between \$1.3M and \$5.3M per year, beginning in January of 2025.

In reviewing historic claim filings against agencies with law enforcement duties (e.g. WSP, Fish and Wildlife, Parks), and the results of similar expansions of causes of action via legislation in the past, the Attorney General's Office estimates there will be a range of 20 to 82 additional cases against state agencies per year as a result of this legislation. The average indemnity payout from similar lawsuits in the past is \$26,798 with an average legal defense cost per case of \$37,317.

Assuming the future anticipated cases would cost, on average, what past similar cases have, the total impact to the

Self-Insurance Liability Account would be a range of \$1,282,300 to \$5,257,430 per year, beginning in January 2025

Part III: Expenditure Detail

III. A - Operating Budget Expenditures

Non-zero but indeterminate cost and/or savings. Please see discussion.

III. B - Expenditures by Object Or Purpose

Non-zero but indeterminate cost and/or savings. Please see discussion.

III. C - Operating FTE Detail: FTEs listed by classification and corresponding annual compensation. Totals agree with total FTEs in Part I and Part IIIA.

NONE

III. D - Expenditures By Program (optional)

NONE

Part IV: Capital Budget Impact

IV. A - Capital Budget Expenditures

NONE

IV. B - Expenditures by Object Or Purpose

NONE

IV. C - Capital Budget Breakout

Acquisition and construction costs not reflected elsewhere on the fiscal note and description of potential financing methods.

NONE

IV. D - Capital FTE Detail: FTEs listed by classification and corresponding annual compensation. Totals agree with total FTEs in Part IVB.

NONE

Part V: New Rule Making Required

Provisions of the bill that require the agency to adopt new administrative rules or repeal/revise existing rules.

Bill Number: 1025 HB	Title:	Police/private actions	Agency:	195-Liquor and Cannabis Board
Part I: Estimates				
X No Fiscal Impact				
Estimated Cash Receipts	to:			
NONE				
Estimated Operating Exp NONE	enditures from:			
Estimated Capital Budget	Impact:			
NONE				
		n this page represent the most likely fisc	al impact. Factors impacting t	he precision of these estimates,
and alternate ranges (if ap	• • • •			
If fiscal impact is gre	-	per fiscal year in the current bienni	um or in subsequent biennia	, complete entire fiscal note
form Parts I-V.	ss than \$50 000 pe	r fiscal year in the current biennium	or in subsequent hiennia c	omplete this page only (Part I
Capital budget impa	_	-	. er eucee -q ere, e	emprese sine page emp (c are a
	-			
Requires new rule m	iaking, complete P	art v.	,	
Legislative Contact:	John Burzynski		Phone: 360-786-7133	Date: 01/18/2023
	Colin O Neill		Phone: (360) 664-4552	Date: 01/19/2023
	Aaron Hanson		Phone: 360-664-1701	Date: 01/19/2023
OFM Review:	Amy Hatfield		Phone: (360) 280-7584	Date: 01/23/2023

II. A - Brief Description Of What The Measure Does That Has Fiscal Impact

Significant provisions of the bill and any related workload or policy assumptions that have revenue or expenditure impact on the responding agency by section number.

Section 3: allows a person injured in person or property by a peace officer acting under color of authority has a cause of action against the officer, and against any other peace officer who had the power through reasonable diligence to prevent or aid in preventing the injury from occurring and failed to do so, if the peace officer engaged in conduct that is unlawful under the state Constitution or state law.

Section 3(2): A plaintiff engaging in an action against a peace officer may name the officer's employer as a defendant.

Section 4: The court shall award to a prevailing plaintiff actual damages, and also award plaintiff costs and reasonable attorney's fees.

Section 6: A cause of action under section 3 of this act must be commenced within three years after the cause of action accrues.

Section 10: This act takes effect January 1, 2025.

II. B - Cash receipts Impact

Cash receipts impact of the legislation on the responding agency with the cash receipts provisions identified by section number and when appropriate, the detail of the revenue sources. Description of the factual basis of the assumptions and the method by which the cash receipts impact is derived. Explanation of how workload assumptions translate into estimates. Distinguished between one time and ongoing functions.

II. C - Expenditures

Agency expenditures necessary to implement this legislation (or savings resulting from this legislation), with the provisions of the legislation that result in the expenditures (or savings) identified by section number. Description of the factual basis of the assumptions and the method by which the expenditure impact is derived. Explanation of how workload assumptions translate into cost estimates. Distinguished between one time and ongoing functions.

No fiscal impact to the agency. Section 7 indicates that the bill does not intend to limit the right of a peace officer to have a legal defense provided by his employer. Given that language, the agency assumes it would use the same process to consider whether a state paid defense was warranted, and anticipates that except for the most egregious circumstances, the agency would approve state defense.

Part III: Expenditure Detail

III. A - Operating Budget Expenditures

NONE

III. B - Expenditures by Object Or Purpose

NONE

III. C - Operating FTE Detail: FTEs listed by classification and corresponding annual compensation. Totals agree with total FTEs in Part I and Part IIIA.

NONE

III. D - Expenditures By Program (optional)

NONE

Part IV: Capital Budget Impact

IV. A - Capital Budget Expenditures

NONE

IV. B - Expenditures by Object Or Purpose

NONE

IV. C - Capital Budget Breakout

 $Acquisition\ and\ construction\ costs\ not\ reflected\ elsewhere\ on\ the\ fiscal\ note\ and\ description\ of\ potential\ financing\ methods.$

NONE

IV. D - Capital FTE Detail: FTEs listed by classification and corresponding annual compensation. Totals agree with total FTEs in Part IVB.

NONE

Part V: New Rule Making Required

Provisions of the bill that require the agency to adopt new administrative rules or repeal/revise existing rules.

Bill Number: 1025 HB	Title:	Police/private actions	Agency	2: 215-Utilities and Transportation Commission
Part I: Estimates	•		•	
X No Fiscal Impact				
Estimated Cash Receipts to	0:			
NONE				
Estimated Operating Expo	enditures from:			
Estimated Capital Budget	Impact:			
NONE				
The cash receipts and exper and alternate ranges (if app		this page represent the most likely fisca	l impact. Factors impacting	z the precision of these estimates,
Check applicable boxes a				
If fiscal impact is great form Parts I-V.	ater than \$50,000 p	per fiscal year in the current bienniu	m or in subsequent bienn	ia, complete entire fiscal note
	s than \$50,000 per	fiscal year in the current biennium	or in subsequent biennia,	complete this page only (Part I
Capital budget impac	t, complete Part IV	V.		
X Requires new rule ma	aking, complete Pa	art V.		
Legislative Contact: Jo	ohn Burzynski		Phone: 360-786-7133	Date: 01/18/2023
Agency Preparation: K	Lim Anderson		Phone: 360-664-1153	Date: 01/19/2023
	Lim Anderson		Phone: 360-664-1153	Date: 01/19/2023
OFM Review: T	iffany West		Phone: (360) 890-2653	Date: 01/19/2023

II. A - Brief Description Of What The Measure Does That Has Fiscal Impact

Significant provisions of the bill and any related workload or policy assumptions that have revenue or expenditure impact on the responding agency by section number.

There are no workload implications to the UTC resulting from this bill. It is a bill that allows the Attorney General to investigate policy misconduct and develop model policies for policing agencies to use. The commission is a limited law enforcement agency but does not commission employees as peace officers, nor does it enforce criminal law. UTC employees do not receive certification as criminal justice personnel.

II. B - Cash receipts Impact

Cash receipts impact of the legislation on the responding agency with the cash receipts provisions identified by section number and when appropriate, the detail of the revenue sources. Description of the factual basis of the assumptions and the method by which the cash receipts impact is derived. Explanation of how workload assumptions translate into estimates. Distinguished between one time and ongoing functions.

UTC assumes no cash receipts result from this bill.

II. C - Expenditures

Agency expenditures necessary to implement this legislation (or savings resulting from this legislation), with the provisions of the legislation that result in the expenditures (or savings) identified by section number. Description of the factual basis of the assumptions and the method by which the expenditure impact is derived. Explanation of how workload assumptions translate into cost estimates. Distinguished between one time and ongoing functions.

UTC assumes no agency expenditures resulting from this bill or to implement this legislation should it pass.

Part III: Expenditure Detail

III. A - Operating Budget Expenditures

NONE

III. B - Expenditures by Object Or Purpose

NONE

III. C - Operating FTE Detail: FTEs listed by classification and corresponding annual compensation. Totals agree with total FTEs in Part I and Part IIIA.

NONE

III. D - Expenditures By Program (optional)

NONE

Part IV: Capital Budget Impact

IV. A - Capital Budget Expenditures

NONE

IV. B - Expenditures by Object Or Purpose

NONE

IV. C - Capital Budget Breakout

Acquisition and construction costs not reflected elsewhere on the fiscal note and description of potential financing methods.

NONE

IV. D - Capital FTE Detail: FTEs listed by classification and corresponding annual compensation. Totals agree with total FTEs in Part IVB.

NONE

Part V: New Rule Making Required

Provisions of the bill that require the agency to adopt new administrative rules or repeal/revise existing rules.

The bill does not require UTC to adopt new administrative rules.

	1					
Bill Number: 1025 HB	Title:	Title: Police/private actions			Agency: 225-Washin	gton State Patrol
Part I: Estimates	•					
No Fiscal Impact						
Estimated Cash Receipts to:						
NONE						
Estimated Operating Expenditur	es from:					
		FY 2024	FY 2025	2023-25	2025-27	2027-29
FTE Staff Years		0.0	1.0	0.5	5 2.0	2.0
Account						
General Fund-State 001-1		0	37,400	37,400	· ·	129,200
State Patrol Highway Account-St 081-1	ate	0	126,200	126,200		434,800
	Total \$	0	163,600	163,600	564,000	564,000
In addition to the estimat	tes above.	there are additional in	ndeterminate costs	and/or savings.	Please see discussio	n.
The cash receipts and expenditure and alternate ranges (if appropriat			e most likely fiscal in	npact. Factors in	npacting the precision o	f these estimates,
Check applicable boxes and follow	ow corresp	onding instructions:				
X If fiscal impact is greater that form Parts I-V.	n \$50,000	per fiscal year in the	current biennium	or in subsequen	t biennia, complete e	ntire fiscal note
If fiscal impact is less than \$	550,000 per	r fiscal year in the cu	rrent biennium or	in subsequent b	iennia, complete this	page only (Part I)
Capital budget impact, comp	olete Part I	V.				
Requires new rule making, or	complete P	art V.				
Legislative Contact: John Bu	rzynski		I	Phone: 360-786-	7133 Date: 0	1/18/2023
Agency Preparation: Shawn F	Eckhart		I	Phone: 360-596-	4083 Date: 0	1/20/2023
Agency Approval: Mario B	uono		I	Phone: (360) 596	5-4046 Date: 0	1/20/2023
OFM Review: Tiffany	West		I	Phone: (360) 890)-2653 Date: 0	1/24/2023

II. A - Brief Description Of What The Measure Does That Has Fiscal Impact

Significant provisions of the bill and any related workload or policy assumptions that have revenue or expenditure impact on the responding agency by section number.

This legislation will have a fiscal impact to the Washington State Patrol (WSP) due to an increase in scope of liability.

In Section 3, a law enforcement officer is liable whenever a person or his or her property is injured by a peace officer acting under color of authority and engaged in conduct that is unlawful under the state Constitution or state law.

Any law enforcement officers who had the power through reasonable diligence to prevent, or aid in preventing, the injury and failed to do so would also be liable.

The employing agency of the subject law enforcement officer(s) may also be named as a defendant and held vicariously liable for conduct that caused injury if the officer acted within the scope of his or her employment. If an officer asserts that he or she complied with regulation, practice, procedures, policy or training of the employing agency during the conduct, liability would shift to the employing agency if the claim is proven. The employing agency can also be independently liable for failure to use reasonable care in hiring, training, retaining, supervising, or discipling an officer. However, the employing agency is not liable if the training in question was provided by the Criminal Justice Training Center, or a policy in question was model guidance drafted by the Washington Office of the Attorney General. The employing agency is also not liable if it proves that it was not able to use reasonable care in retaining or discipling the officer(s) as a result of binding arbitration.

Defendants may not use immunities or defenses against claims in this chapter by claiming that the rights, privileges, or immunities sued upon were not clearly established at the time of the conduct, nor that the state of the law was such that the officer or his or her employer could not reasonably have been expected to know whether the conduct was lawful.

Section 4 requires the court to make an award to a prevailing plaintiff of actual damages of at least nominal amount as determined by the trier of fact, and allows the court to award prevailing plaintiff costs, reasonable attorney's fees and declaratory and injunctive relief.

Section 5 states this bill adds to existing cause of action rights rather than replacing any.

Section 6 provides for a three-year statute of limitations while Section 8 states that the chapter only applies to causes of action arising on or after the effective date of this section.

Section 7 states that nothing in this legislation prevents a law enforcement officer from having his or her legal defense provided at the expense of his or her employing agency, or having any judgement under this chapter be satisfied by his or her employing agency.

Section 10 provides an effective date of January 1, 2025, for this act.

II. B - Cash receipts Impact

Cash receipts impact of the legislation on the responding agency with the cash receipts provisions identified by section number and when appropriate, the detail of the revenue sources. Description of the factual basis of the assumptions and the method by which the cash receipts impact is derived. Explanation of how workload assumptions translate into estimates. Distinguished between one time and ongoing functions.

There are no cash receipts to the WSP from this legislation.

II. C - Expenditures

Agency expenditures necessary to implement this legislation (or savings resulting from this legislation), with the provisions of the legislation that result in the expenditures (or savings) identified by section number. Description of the factual basis of the assumptions and the method by which the expenditure impact is derived. Explanation of how workload assumptions translate into cost estimates. Distinguished between one time and ongoing functions.

This legislation could have a significant fiscal impact to the WSP. The known costs are the additional paralegal FTEs described below, while the indeterminate costs are the potential tort liability claims and ancillary costs in excess of \$6 million annually.

We anticipate that this legislation will subject the agency to a large increase in claims and lawsuits. In calendar year 2019, we had 107 tort claims filed against us for a variety of causes with total claim costs of \$801,027.81. The volume of some categories of causes will largely be unaffected, such as damage caused by an officer who has a collision with a parked car, which is a claim that claimants are historically likely to pursue. However, this bill will likely increase the number of claims against the WSP in other areas due to removal of qualified immunities. Another factor would be liability to the agency for not using "reasonable care" in hiring, training, retaining, supervising, or disciplining an officer.

LIABILITY COST

The WSP investigates and tracks all uses of force regardless whether there is a claim or not. In calendar year 2019 we had 196 use-of-force arrests. Among those 2019 claims, 15 could be linked to claims related to use of force (excessive force, false imprisonment, pursuit). Because of changes in this legislation, the WSP's tort claims experience from 2019 could increase from 15 claims to 196 claims (increase of more than 180 claims, or by a multiple of 13). Use-of-force arrests can have multiple applications of force. Each application of force could result in liability for the WSP. In 2019, there were an average of 4.7 applications of the use of force in each use-of-force arrest, though those are often granular parts of an action, and include things like displaying a taser and applying handcuffs. In a hypothetical example, a use-of-force arrest might involve the discharge of a taser (use #1), followed by a take down and a counter-joint move (uses #2 and #3) to get a person into custody. Depending how a claimant articulates the causes of injury, this example could generate three times the tort risk. To come up with an estimate for tort payout cost, \$801,027.81 in payouts for 107 claims in 2019 (including ones in which the WSP prevailed), the average payout was \$7,486. If we have 180 additional suits and each suit averages 4.7 applications of force articulated to have caused injury, this could be about \$6,333,000 annually in liability.

In addition, use-of-force is just one subset of causes for claims. Under this bill, the WSP could also have increased claims for violations of civil rights, property damage, etc. In the end, the Department of Enterprise Services (which cover the state's lawsuit payouts) would retroactively track actual liability risk for agencies and if risk increases for an agency, they would request funding on our behalf via the central services allocation model so that we could receive the funding needed to cover the increased costs that they will bill to us. At this point, the state's tort self-insurance cost increase from this legislation would be indeterminate.

ATTORNEY GENERAL SERVICES

We would also have an increase in central services allocation expenditures to the Office of Attorney General as they increase staffing to defend us in an increased number of lawsuits. Some of the increased workload ends up being taken up via contracts with Special Assistant Attorney Generals at a significant cost paid directly by the agency. Like the liability cost above, at this point this cost would be indeterminate.

PARALEGAL SERVICES

We do anticipate needing at least two Paralegal 2 employees to cover the increased workload within the WSP. This would cost \$128,900 in direct costs and \$34,700 in indirect costs in the fiscal year 2025, and then \$214,100 in direct costs and \$67,900 in indirect costs annually thereafter. We base estimated salary expenditures on current levels for the positions requested per published salary schedules, plus any applicable incentive or assignment pay.

We compute estimated benefits expenditures based on federal or state mandated rates plus state provided amounts for health insurance and workers' compensation insurance. We assume that any increases in these rates or amounts will be covered by legislation establishing the increase. We compute estimated support expenditures such as supplies & materials, communications, computer costs (hardware and software), among others, using average costs to support agency positions. We adjust the estimated support costs to reflect the needs of individual divisions or positions within the Agency. The funding allocation for this estimate is based on the results of the Joint Legislative Audit and Review Committee cost allocation model approved by both the Transportation and the Omnibus Budget Committees in the 2022 Supplemental

Budget. The model analyzes costs and relevant activities (hours, transactions, type of enforcement, etc.) of WSP organizations funded by two or more sources to ensure a consistent and fair use of state resources. We base our estimate for agency indirect costs on the approved federal indirect cost rate of 31.88 percent. We apply this indirect cost rate percentage to all categories of expenditure with only two exceptions: capital equipment and expenditures after \$25,000 of each projected contract. Indirect costs include, but are not limited to, computer and telecommunications support, payroll processing, vendor payments, general accounting, procurement administration, inventory control, and human resource management.

HUMAN RESOURCES AND LABOR MANAGEMENT COSTS

There could be significant and cumulative costs associated with management of risk associated with staff. There are going to be costs in collective bargaining with applicable unions regarding how we move forward facing the challenges of the new risks from this legislation. Lowering the bar to prevail in lawsuits will encourage claims, and assigning liability to the employing agency for retaining officers who have been prevailed against adds more liability to the agency for not taking "reasonable care" in retaining the officer's employment. That means that there will be that much more weight to disciplinary actions against an employee, encouraging an employee to fight even low-level actions because of the cumulative effect that it might have on his or her employment in combination with future findings. There is also a high likelihood that arbitrators or courts would rule against termination of an employee, but in order to protect against liability risk, the agency might elect to reassign the employees to a desk job rather than to continue employment in positions with enforcement responsibilities. There are, however, very few desk jobs for commissioned officers, which could lead to retaining employees and creating roles for them that would otherwise not be positions that the agency would have chosen to create. The legislation does provide a defense to the agency that allows it to attempt to prove that it was not liable because it was not allowed to use reasonable care in retaining and discipling officers due to binding arbitration. If employees are actually terminated, they will need to be replaced, increasing cost of recruiting and training replacements. Finally, we might find that the increased liability in the profession of law enforcement decreases the pool of applicants still interested in pursuing law enforcement as a career. This might present challenges to filling our vacancies, thereby increasing the costs to recruit applicants ranging from increased marketing costs to increased pay. All these potential costs in this area are taken to be indeterminate at this time.

Part III: Expenditure Detail

III. A - Operating Budget Expenditures

r							
Account	Account Title	Туре	FY 2024	FY 2025	2023-25	2025-27	2027-29
001-1	General Fund	State	0	37,400	37,400	129,200	129,200
081-1	State Patrol Highway	State	0	126,200	126,200	434,800	434,800
	Account						
		Total \$	0	163,600	163,600	564,000	564,000

In addition to the estimates above, there are additional indeterminate costs and/or savings. Please see discussion.

III. B - Expenditures by Object Or Purpose

	FY 2024	FY 2025	2023-25	2025-27	2027-29
FTE Staff Years		1.0	0.5	2.0	2.0
A-Salaries and Wages		71,500	71,500	286,000	286,000
B-Employee Benefits		27,000	27,000	108,000	108,000
C-Professional Service Contracts					
E-Goods and Other Services		8,000	8,000	22,000	22,000
G-Travel		1,200	1,200	4,800	4,800
J-Capital Outlays		21,200	21,200	7,400	7,400
M-Inter Agency/Fund Transfers					
N-Grants, Benefits & Client Services					
P-Debt Service					
S-Interagency Reimbursements					
T-Intra-Agency Reimbursements					
9-Indirect Costs		34,700	34,700	135,800	135,800
Total \$	0	163,600	163,600	564,000	564,000

III. C - Operating FTE Detail: List FTEs by classification and corresponding annual compensation. Totals need to agree with total FTEs in Part I and Part IIIA

Job Classification	Salary	FY 2024	FY 2025	2023-25	2025-27	2027-29
Paralegal 2	71,520		1.0	0.5	2.0	2.0
Total FTEs			1.0	0.5	2.0	2.0

III. D - Expenditures By Program (optional)

NONE

Part IV: Capital Budget Impact

IV. A - Capital Budget Expenditures

NONE

IV. B - Expenditures by Object Or Purpose

NONE

IV. C - Capital Budget Breakout

Acquisition and construction costs not reflected elsewhere on the fiscal note and description of potential financing methods.

NONE

IV. D - Capital FTE Detail: FTEs listed by classification and corresponding annual compensation. Totals agree with total FTEs in Part IVB.

NONE

There is no impact to the WSP's capital budget from this legislation.

Part V: New Rule Making Required

Provisions of the bill that require the agency to adopt new administrative rules or repeal/revise existing rules.

Bill Number: 1025 HB	Title:	Police/private actions	Agency	7: 300-Department of Social and
				Health Services
Part I: Estimates				
X No Fiscal Impact				
Estimated Cash Receipts to	:			
NONE				
Estimated Operating Expension NONE	nditures from:			
Estimated Capital Budget In	npact:			
NONE				
The cash receipts and expend and alternate ranges (if appr		this page represent the most likely fisc	al impact. Factors impacting	z the precision of these estimates,
Check applicable boxes an				
If fiscal impact is great form Parts I-V.	er than \$50,000	per fiscal year in the current bienni	um or in subsequent bienn	ia, complete entire fiscal note
If fiscal impact is less	than \$50,000 per	r fiscal year in the current biennium	or in subsequent biennia,	complete this page only (Part I)
Capital budget impact,	, complete Part Γ	V.		
Requires new rule make	cing, complete P	art V.		
Legislative Contact: Jol	hn Burzynski		Phone: 360-786-7133	Date: 01/18/2023
Agency Preparation: Bil	ll Jordan		Phone: 360-902-8183	Date: 01/19/2023
Agency Approval: Da	n Winkley		Phone: 360-902-8236	Date: 01/19/2023
OFM Review: Ro	byn Williams		Phone: (360) 704-0525	Date: 01/23/2023

II. A - Brief Description Of What The Measure Does That Has Fiscal Impact

Significant provisions of the bill and any related workload or policy assumptions that have revenue or expenditure impact on the responding agency by section number.

There is no fiscal impact to the Department of Social and Health Services (DSHS). This bill creates a private right of action for harm from violations of the state Constitution or state law by peace officers. DSHS does not have peace officers.

II. B - Cash receipts Impact

Cash receipts impact of the legislation on the responding agency with the cash receipts provisions identified by section number and when appropriate, the detail of the revenue sources. Description of the factual basis of the assumptions and the method by which the cash receipts impact is derived. Explanation of how workload assumptions translate into estimates. Distinguished between one time and ongoing functions.

II. C - Expenditures

Agency expenditures necessary to implement this legislation (or savings resulting from this legislation), with the provisions of the legislation that result in the expenditures (or savings) identified by section number. Description of the factual basis of the assumptions and the method by which the expenditure impact is derived. Explanation of how workload assumptions translate into cost estimates. Distinguished between one time and ongoing functions.

Part III: Expenditure Detail

III. A - Operating Budget Expenditures

NONE

III. B - Expenditures by Object Or Purpose

NONE

III. C - Operating FTE Detail: FTEs listed by classification and corresponding annual compensation. Totals agree with total FTEs in Part I and Part IIIA.

NONE

III. D - Expenditures By Program (optional)

NONE

Part IV: Capital Budget Impact

IV. A - Capital Budget Expenditures

NONE

IV. B - Expenditures by Object Or Purpose

NONE

IV. C - Capital Budget Breakout

Acquisition and construction costs not reflected elsewhere on the fiscal note and description of potential financing methods.

NONE

IV. D - Capital FTE Detail: FTEs listed by classification and corresponding annual compensation. Totals agree with total FTEs in Part IVB.

Part V: New Rule Making Required Provisions of the bill that require the agency to adopt new administrative rules or repeal/revise existing rules.

Bill Number: 1025 HB	Title:	Police/private actions	Agency:	310-Department of Corrections
Part I: Estimates				
X No Fiscal Impact				
Estimated Cash Receipts to	0:			
NONE				
Estimated Operating Expo	enditures from:			
Estimated Capital Budget	Impact:			
NONE				
		this page represent the most likely fisca	l impact. Factors impacting t	the precision of these estimates,
and alternate ranges (if app Check applicable boxes a				
	_	per fiscal year in the current bienniu	m or in subsequent biennia	ı, complete entire fiscal note
form Parts I-V.				
	•	r fiscal year in the current biennium	or in subsequent biennia, c	omplete this page only (Part I
Capital budget impac	et, complete Part I	V.		
Requires new rule ma	aking, complete P	art V.		
Legislative Contact: Jo	ohn Burzynski		Phone: 360-786-7133	Date: 01/18/2023
Agency Preparation: S	tephanie Marty		Phone: (360) 725-8428	Date: 02/09/2023
Agency Approval: R	Ronell Witt		Phone: (360) 725-8428	Date: 02/09/2023
OFM Review:	Cynthia Hollimon		Phone: (360) 810-1979	Date: 02/09/2023

II. A - Brief Description Of What The Measure Does That Has Fiscal Impact

Significant provisions of the bill and any related workload or policy assumptions that have revenue or expenditure impact on the responding agency by section number.

HB 1025 adds a new chapter to Title 7 RCW relating to creating a private right of action for harm from violations of the state Constitution or state law by peace officers. The Department of Corrections (DOC) community corrections officers are defined as Peace officers in RCW 43.101.010. This bill intends to provide legal recourse when a person is injured by a peace officer and intends to hold employers of peace officers liable if caused by a regulation, practice, procedure, policy, or training approved or condoned by the employer.

NEW SECTION. Sec. 1. (1) The state of Washington and its subdivisions undertake to protect the safety of individuals and to preserve public peace by employing peace officers entrusted with the power to arrest, detain, and use force against individuals suspected of violating criminal statutes. It is the intent of the legislature to provide a meaningful legal remedy under state law for persons who are injured when a peace officer or the officer's employer violates the state Constitution or state law. (1) (2) The legislature finds that the lack of such a remedy jeopardizes justice for the victims and implies impunity for the violators. In order to foster the important public policy of accountability for unlawful policing and promote trust between communities and law enforcement, and in recognition of remedial deficiencies in existing federal law and Washington common law, this chapter establishes a more meaningful remedy through a civil cause of action by which victims of such misconduct by peace officers or their employers may obtain compensation for their injuries and an award of costs and attorney fees incurred in seeking the remedy. By enacting this chapter, the legislature intends to preclude the creation of the doctrine of qualified immunity as it has developed in litigation of suits under 42 U.S.C. Sec. 1983.

NEW SECTION. Sec. 2. The definitions in this section apply throughout this chapter unless the context clearly requires otherwise. (1) (a) "Employer" means: The state of Washington and all political subdivisions and agencies thereof that act as a peace officer's principal or supervisor; and (1) (b) Any private entity that, under a contract or agreement with the state or a subdivision of the state, supervises a peace officer or any other person exercising the powers of a peace officer. (2) (2) "Peace officer" has the meaning defined in RCW 43.101.010.

NEW SECTION. Sec. 3. (1) Any person injured in person or property by a peace officer acting under color of authority has a cause of action against the peace officer, and against any other peace officer who had the power through reasonable diligence to prevent or aid in preventing the injury from occurring and failed to do so, if the peace officer engaged in conduct that is unlawful under the state Constitution or state law. (3) (2) In an action against a peace officer under subsection (1) of this section, the plaintiff may also name the officer's employer as a defendant. The employer is vicariously liable if the unlawful conduct causing the injury was within the scope of the peace officer's employment. (3) (3) A peace officer has a defense against an action brought under subsection (1) of this section if, when the injury occurred, the officer substantially complied with a regulation, practice, procedure, policy, or training that was established by the employer or approved or condoned by superior officers. If the peace officer proves this defense, the employer is independently liable for the injury if the injury was proximately caused by a regulation, practice, procedure, policy, or training approved or condoned by the employer, unless the training was provided by the criminal justice training center, or the policy was model guidance drafted by the Washington office of the attorney general. (3) (4) The employer is also independently liable for the injury if a proximate cause of the injury was the employer's failure to use reasonable care in hiring, training, retaining, supervising, or disciplining the peace officer, unless the department proves that it was not able to use reasonable care in retaining or disciplining the officer as a result of binding arbitration. (3) (5) It is not an immunity or defense to an action brought under this chapter that (a) The rights, privileges, or immunities sued upon were not clearly established at the time of the act, omission, or decision by the peace officer or employer; or (b) At such time, the state of the law was such that the peace officer or employer could not reasonably have been expected to know whether such act, omission, or decision was lawful.

NEW SECTION. Sec. 6. A cause of action under section 3 of this act must be commenced within three years after the cause of action accrues.

Bill # 1025 HB

NEW SECTION. Sec. 7. Nothing in this chapter is intended to limit the right of a peace officer to have a legal defense provided at the expense of his or her public employer or to having any judgment under this chapter satisfied by such employer under chapter 4.92 or 4.96 RCW.

NEW SECTION. Sec. 8. This chapter applies only to causes of action arising on or after the effective date of this section.

NEW SECTION. Sec. 10. This act takes effect January 1, 2025.

II. B - Cash receipts Impact

Cash receipts impact of the legislation on the responding agency with the cash receipts provisions identified by section number and when appropriate, the detail of the revenue sources. Description of the factual basis of the assumptions and the method by which the cash receipts impact is derived. Explanation of how workload assumptions translate into estimates. Distinguished between one time and ongoing functions.

None.

II. C - Expenditures

Agency expenditures necessary to implement this legislation (or savings resulting from this legislation), with the provisions of the legislation that result in the expenditures (or savings) identified by section number. Description of the factual basis of the assumptions and the method by which the expenditure impact is derived. Explanation of how workload assumptions translate into cost estimates. Distinguished between one time and ongoing functions.

We assume this bill will have no fiscal impact to DOC.

DOC community corrections officers and correctional officers do not fall under the peace officer definition in RCW 43.101.010, which defines a peace officer as a general authority Washington peace officer as defined in RCW 10.93.020.

Part III: Expenditure Detail

III. A - Operating Budget Expenditures NONE

III. B - Expenditures by Object Or Purpose

NONE

III. C - Operating FTE Detail: FTEs listed by classification and corresponding annual compensation. Totals agree with total FTEs in Part I and Part IIIA.

NONE

III. D - Expenditures By Program (optional)

NONE

Part IV: Capital Budget Impact

IV. A - Capital Budget Expenditures

NONE

IV. B - Expenditures by Object Or Purpose

NONE

IV. C - Capital Budget Breakout

Acquisition and construction costs not reflected elsewhere on the fiscal note and description of potential financing methods.

IV. D - Capital FTE Detail: FTEs listed by classification and corresponding annual compensation. Totals agree with total FTEs in Part IVB.

NONE

Part V: New Rule Making Required

Provisions of the bill that require the agency to adopt new administrative rules or repeal/revise existing rules.

Bill Number: 1025 H	IB Title:	Police/private actions	Agency:	: 360-University of Washingto
Part I: Estimates			•	
No Fiscal Impact	t			
Estimated Cash Receipt	ts to:			
NONE				
Estimated Operating Ex				
	Non-zero but in	determinate cost and/or savings.	Please see discussion.	
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Estimated Capital Budg	get Impact:			
NONE				
The cash receipts and exand alternate ranges (if		on this page represent the most likely fi	scal impact. Factors impacting	the precision of these estimates,
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form Parts I-V.	1 4 050 000			
		per fiscal year in the current bienniu	ım or ın subsequent biennia, o	complete this page only (Part I)
Capital budget im	pact, complete Part	IV.		
Requires new rule	e making, complete	Part V.		
Legislative Contact:	John Burzynski		Phone: 360-786-7133	Date: 01/18/2023
Agency Preparation:	Charlotte Shanno	'n	Phone: 2066858868	Date: 01/23/2023
Agency Approval:	Charlotte Shanno	n	Phone: 2066858868	Date: 01/23/2023
OFM Review:	Ramona Nabors		Phone: (360) 742-8948	Date: 02/03/2023

II. A - Brief Description Of What The Measure Does That Has Fiscal Impact

Significant provisions of the bill and any related workload or policy assumptions that have revenue or expenditure impact on the responding agency by section number.

HB 1025 provides a civil cause of action for victims of police misconduct, or their employers, including compensation for their injuries and an award of costs and attorney fees incurred in seeking this remedy.

SECTION 1:

Provides an intent section, where in order to protect the safety of individuals, it is the intent of the legislature to provide a meaningful legal remedy under state law for persons who are injured when a peace officer or the officer's employer violates the state Constitution or state law.

SECTION 2:

Provides definitions to key terms including "Employer", "Peace officer", "Person"

SECTION 3:

Provides that a person injured in person or property by a peace officer acting under color of authority has a cause of action against the peace officer, and against any other peace officer who had the power through reasonable diligence to prevent or aid in preventing the injury from occurring and failed to do so, if the peace officer engaged in conduct that is unlawful under the state Constitution or state law. This section further includes that in an action against a peace officer, the plaintiff may also name the officer's employer as a defendant. The employer is vicariously liable if the unlawful conduct causing the injury was within the scope of the peace officer's employment. A peace officer has a defense against an action if, when the injury occurred, the officer substantially complied with a regulation, practice, procedure, policy, or training that was established by the employer or approved or condoned by superior officers. If the peace officer proves this defense, the employer is independently liable for the injury if the injury was proximately caused by a regulation, practice, procedure, policy, or training approved or condoned by the employer, unless the training was provided by the criminal justice training center, or the policy was model guidance drafted by the Washington office of the attorney general. The employer is also independently liable for the injury if a proximate cause of the injury was the employer's failure to use reasonable care in hiring, training, retaining, supervising, or disciplining the peace officer.

SECTION 4:

Provides that the court shall award to a prevailing plaintiff actual damages, and shall make an award of at least nominal damages. The court may also award costs and reasonable attorneys' fees, as well as declaratory and injunctive relief as it deems appropriate.

SECTION 6:

Provides a cause of action under section 3 of this act must be commenced within three years after the cause of action accrues.

SECTION 7:

Provides nothing in this chapter is intended to limit the right of a peace officer to have a legal defense provided at the expense of his or her public employer or to having any judgment under this chapter satisfied by such employer under chapter 4.92 or 4.96 RCW.

SECTION 8:

This chapter applies only to causes of action arising on or after the effective date of this section.

SECTION 10:

Provides this act takes effect January 1, 2025.

II. B - Cash receipts Impact

Cash receipts impact of the legislation on the responding agency with the cash receipts provisions identified by section number and when appropriate, the detail of the revenue sources. Description of the factual basis of the assumptions and the method by which the cash receipts impact is derived. Explanation of how workload assumptions translate into estimates. Distinguished between one time and ongoing functions.

II. C - Expenditures

Agency expenditures necessary to implement this legislation (or savings resulting from this legislation), with the provisions of the legislation that result in the expenditures (or savings) identified by section number. Description of the factual basis of the assumptions and the method by which the expenditure impact is derived. Explanation of how workload assumptions translate into cost estimates. Distinguished between one time and ongoing functions.

The potential costs to the University of Washington (UW) associated with a cause of action against an individual police officer, or against the UW as an employer through the University of Washington Police Department (UWPD), are indeterminant starting in FY 25, as this new chapter goes into effect January 1, 2025. It is difficult to accurately predict the legal costs associated with any actions brought against individual officers, or the UW/UWPD. In addition, the UWPD does not have a history of litigation or judgments against its officers and therefore we believe litigation would be unlikely to occur in any given year. However, if litigation were to occur, costs would almost certainly exceed \$50,000.

Given litigation under this legislation could occur, but is unlikely, we assess the fiscal impact as being indeterminate, but under \$50,000 for each fiscal year starting in FY25.

Part III: Expenditure Detail

III. A - Operating Budget Expenditures

Non-zero but indeterminate cost and/or savings. Please see discussion.

III. B - Expenditures by Object Or Purpose

Non-zero but indeterminate cost and/or savings. Please see discussion.

III. C - Operating FTE Detail: FTEs listed by classification and corresponding annual compensation. Totals agree with total FTEs in Part I and Part IIIA.

NONE

III. D - Expenditures By Program (optional)

NONE

Part IV: Capital Budget Impact

IV. A - Capital Budget Expenditures

NONE

IV. B - Expenditures by Object Or Purpose

NONE

IV. C - Capital Budget Breakout

 $Acquisition\ and\ construction\ costs\ not\ reflected\ elsewhere\ on\ the\ fiscal\ note\ and\ description\ of\ potential\ financing\ methods.$

NONE

IV. D - Capital FTE Detail: FTEs listed by classification and corresponding annual compensation. Totals agree with total FTEs in Part IVB.

Part V: New Rule Making Required Provisions of the bill that require the agency to adopt new administrative rules or repeal/revise existing rules.

Bill Number: 1025 HB	Title:	Police/private actions	Agency:	365-Washington State University
Part I: Estimates				
X No Fiscal Impact				
Estimated Cash Receipts to	0:			
NONE				
Estimated Operating Expe	enditures from:			
Estimated Capital Budget l	Impact:			
NONE				
		this page represent the most likely fisca	l impact. Factors impacting	the precision of these estimates,
and alternate ranges (if app Check applicable boxes a				
If fiscal impact is grea	_	per fiscal year in the current bienniu	ım or in subsequent biennia	a, complete entire fiscal note
form Parts I-V.	4 050,000	C 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
	_	r fiscal year in the current biennium	or in subsequent biennia, c	omplete this page only (Part I
Capital budget impac	t, complete Part I	V.		
Requires new rule ma	aking, complete P	art V.		
Legislative Contact: Jo	ohn Burzynski		Phone: 360-786-7133	Date: 01/18/2023
Agency Preparation: B	Brittney Gamez		Phone: 509-335-5406	Date: 01/23/2023
Agency Approval: C	Chris Jones		Phone: 509-335-9682	Date: 01/23/2023
OFM Review: R	amona Nabors		Phone: (360) 742-8948	Date: 02/03/2023

II. A - Brief Description Of What The Measure Does That Has Fiscal Impact

Significant provisions of the bill and any related workload or policy assumptions that have revenue or expenditure impact on the responding agency by section number.

This bill is to create a meaningful legal remedy under state law for persons who are injured when a peace office or the officer's employer violates the state constitution or state law and that the court shall award actual damages as determined by trier of fact, and award at least nominal damages, along with costs and attorney's fees. WSU estimates no fiscal impact.

II. B - Cash receipts Impact

Cash receipts impact of the legislation on the responding agency with the cash receipts provisions identified by section number and when appropriate, the detail of the revenue sources. Description of the factual basis of the assumptions and the method by which the cash receipts impact is derived. Explanation of how workload assumptions translate into estimates. Distinguished between one time and ongoing functions.

II. C - Expenditures

Agency expenditures necessary to implement this legislation (or savings resulting from this legislation), with the provisions of the legislation that result in the expenditures (or savings) identified by section number. Description of the factual basis of the assumptions and the method by which the expenditure impact is derived. Explanation of how workload assumptions translate into cost estimates. Distinguished between one time and ongoing functions.

Part III: Expenditure Detail

III. A - Operating Budget Expenditures

NONE

III. B - Expenditures by Object Or Purpose

NONE

III. C - Operating FTE Detail: FTEs listed by classification and corresponding annual compensation. Totals agree with total FTEs in Part I and Part IIIA.

NONE

III. D - Expenditures By Program (optional)

NONE

Part IV: Capital Budget Impact

IV. A - Capital Budget Expenditures

NONE

IV. B - Expenditures by Object Or Purpose

NONE

IV. C - Capital Budget Breakout

Acquisition and construction costs not reflected elsewhere on the fiscal note and description of potential financing methods.

NONE

IV. D - Capital FTE Detail: FTEs listed by classification and corresponding annual compensation. Totals agree with total FTEs in Part IVB.

Part V: New Rule Making Required Provisions of the bill that require the agency to adopt new administrative rules or repeal/revise existing rules.

Bill Number: 1025 HB	Title: Police/private actions		370-Eastern Washington University
Part I: Estimates			
No Fiscal Impact			
Estimated Cash Receipts to:			
NONE			
Estimated Operating Expenditur	es from:		
Non-ze	ro but indeterminate cost and/or savin	gs. Please see discussion.	
Estimated Capital Budget Impact	:		
NONE			
The cash receipts and expenditure and alternate ranges (if appropriat	estimates on this page represent the most liked e), are explained in Part II.	ly fiscal impact. Factors impacting th	ne precision of these estimates,
Check applicable boxes and follows:	ow corresponding instructions:		
If fiscal impact is greater that form Parts I-V.	an \$50,000 per fiscal year in the current b	iennium or in subsequent biennia,	complete entire fiscal note
X If fiscal impact is less than \$	\$50,000 per fiscal year in the current bien	nium or in subsequent biennia, co	omplete this page only (Part
Capital budget impact, comp	plete Part IV.		
Requires new rule making, o	complete Part V.		
Legislative Contact: John Bu	rzynski	Phone: 360-786-7133	Date: 01/18/2023
Agency Preparation: Alexand	lra Rosebrook	Phone: (509) 359-7364	Date: 01/23/2023
<u> </u>	lra Rosebrook	Phone: (509) 359-7364	Date: 01/23/2023
OFM Review: Ramona	Nabors	Phone: (360) 742-8948	Date: 02/03/2023

II. A - Brief Description Of What The Measure Does That Has Fiscal Impact

Significant provisions of the bill and any related workload or policy assumptions that have revenue or expenditure impact on the responding agency by section number.

Proposed HB 1025 – Adds a new section to Title 7 RCW. Section 3 (1) provides a cause of action for a person injured by an officer and requires an award of damages and costs and attorney's fees to a prevailing plaintiff. (2) The plaintiff may also name the officer's employer as a defendant. (4) The employer is also independently liable for the injury if the proximate cause of the injury was the employer's failure to use reasonable care in hiring, training, retaining, supervising or disciplining the peace officer.

Section 4 discusses awarding damages

Section 5 through 9 detail other specifics.

Section 10 identifies January 1, 2025 as the date it takes effect.

II. B - Cash receipts Impact

Cash receipts impact of the legislation on the responding agency with the cash receipts provisions identified by section number and when appropriate, the detail of the revenue sources. Description of the factual basis of the assumptions and the method by which the cash receipts impact is derived. Explanation of how workload assumptions translate into estimates. Distinguished between one time and ongoing functions.

II. C - Expenditures

Agency expenditures necessary to implement this legislation (or savings resulting from this legislation), with the provisions of the legislation that result in the expenditures (or savings) identified by section number. Description of the factual basis of the assumptions and the method by which the expenditure impact is derived. Explanation of how workload assumptions translate into cost estimates. Distinguished between one time and ongoing functions.

Overall this fiscal impact of this proposed bill is indeterminate. Eastern is unable to predict the legal costs, judgments, and settlement costs of future police officer litigation cases. Eastern does not have a history of litigations or judgments against Eastern Washington University Police Department (EWUPD) for misconduct. If a litigation did occur, the costs would likely exceed \$50,0000.

Eastern anticipate additional law enforcement liability insurance if this proposed bill is passed. Estimated additional coverage is \$30,000 per year.

Part III: Expenditure Detail

III. A - Operating Budget Expenditures

Non-zero but indeterminate cost and/or savings. Please see discussion.

III. B - Expenditures by Object Or Purpose

Non-zero but indeterminate cost and/or savings. Please see discussion.

III. C - Operating FTE Detail: FTEs listed by classification and corresponding annual compensation. Totals agree with total FTEs in Part I and Part IIIA.

NONE

III. D - Expenditures By Program (optional)

Part IV: Capital Budget Impact

IV. A - Capital Budget Expenditures

NONE

IV. B - Expenditures by Object Or Purpose

NONE

IV. C - Capital Budget Breakout

Acquisition and construction costs not reflected elsewhere on the fiscal note and description of potential financing methods.

NONE

IV. D - Capital FTE Detail: FTEs listed by classification and corresponding annual compensation. Totals agree with total FTEs in Part IVB.

NONE

Part V: New Rule Making Required

Provisions of the bill that require the agency to adopt new administrative rules or repeal/revise existing rules.

Bill Number: 1025	5 HB	Title:	Police/private acti	ons		Agency:	375-Central University	Washington
Part I: Estimate								
No Fiscal Imp	acı							
Estimated Cash Reco	eipts to:							
NONE								
Estimated Operating	g Expenditure	s from:				_		
			FY 2024	FY 2025	2023-25	2	2025-27	2027-29
Account	001.1		0.050	0.050	4,	-00	4.500	4.500
General Fund-State	001-1	Total \$	2,250 2,250	2,250 2,250		500	4,500 4,500	4,500 4,500
Estimated Capital Bu	ıdget Impact:							
_								
NONE								
•	-		this page represent th	ne most likely fiscal i	mpact. Factors	impacting t	he precision oj	f these estimates,
and alternate ranges Check applicable b			onding instructions:					
If fiscal impact	is greater than	-	per fiscal year in the		or in subsequ	ent biennia	, complete er	ntire fiscal note
form Parts I-V.		0.000	C 1		· 1	1.	1.441.*	1- (D. 4 I
		•	r fiscal year in the cu	urrent biennium or	in subsequent	biennia, co	omplete this	page only (Part I
Capital budget	impact, compl	ete Part I	V.					
Requires new r	rule making, co	mplete P	art V.					
Legislative Contac	t: John Burz	zynski]	Phone: 360-78	6-7133	Date: 01	/18/2023
Agency Preparatio	n: Erin Sargo	ent]	Phone: 509-96	3-2395	Date: 01	/23/2023
Agency Approval:	Lisa Plesł	ıa		1	Phone: (509) 9	63-1233	Date: 01	/23/2023
OFM Review:	Ramona N	Vabors			Phone: (360) 7	42-8948	Date: 02	2/03/2023

II. A - Brief Description Of What The Measure Does That Has Fiscal Impact

Significant provisions of the bill and any related workload or policy assumptions that have revenue or expenditure impact on the responding agency by section number.

- Section 1: New Section States the legislative intent to preclude creation of the doctrine of immunity, and provide legal remedy for individuals who are injured when a peace officer or employer violates the state law or Constitution.
- Section 2: New Section Provides definitions for "Employer", "Peace officer", and "Person".
- Section 3: New Section provides guidance related to cause of action as well as rights of plaintiff and defendant(s)
- Section 4: New Section Authorizes court to award prevailing plaintiff actual damages as well as fees, etc.

Effective January 1, 2025

II. B - Cash receipts Impact

Cash receipts impact of the legislation on the responding agency with the cash receipts provisions identified by section number and when appropriate, the detail of the revenue sources. Description of the factual basis of the assumptions and the method by which the cash receipts impact is derived. Explanation of how workload assumptions translate into estimates. Distinguished between one time and ongoing functions.

II. C - Expenditures

Agency expenditures necessary to implement this legislation (or savings resulting from this legislation), with the provisions of the legislation that result in the expenditures (or savings) identified by section number. Description of the factual basis of the assumptions and the method by which the expenditure impact is derived. Explanation of how workload assumptions translate into cost estimates. Distinguished between one time and ongoing functions.

While most costs related to implementing the proposed legislation would be allocated among existing resources, CWU anticipates this bill would require an estimated 10 hours of Attorney General consultation annually for a total cost of \$2,250 (10 Hours * 2250/hr).

Part III: Expenditure Detail

III. A - Operating Budget Expenditures

Account	Account Title	Type	FY 2024	FY 2025	2023-25	2025-27	2027-29
001-1	General Fund	State	2,250	2,250	4,500	4,500	4,500
		Total \$	2,250	2,250	4,500	4,500	4,500

III. B - Expenditures by Object Or Purpose

	FY 2024	FY 2025	2023-25	2025-27	2027-29
FTE Staff Years					
A-Salaries and Wages					
B-Employee Benefits					
C-Professional Service Contracts	2,250	2,250	4,500	4,500	4,500
E-Goods and Other Services					
G-Travel					
J-Capital Outlays					
M-Inter Agency/Fund Transfers					
N-Grants, Benefits & Client Services					
P-Debt Service					
S-Interagency Reimbursements					
T-Intra-Agency Reimbursements					
9-					
Total \$	2,250	2,250	4,500	4,500	4,500

III. C - Operating FTE Detail: FTEs listed by classification and corresponding annual compensation. Totals agree with total FTEs in Part I and Part IIIA.

NONE

III. D - Expenditures By Program (optional)

NONE

Part IV: Capital Budget Impact

IV. A - Capital Budget Expenditures

NONE

IV. B - Expenditures by Object Or Purpose

NONE

IV. C - Capital Budget Breakout

Acquisition and construction costs not reflected elsewhere on the fiscal note and description of potential financing methods.

NONE

IV. D - Capital FTE Detail: FTEs listed by classification and corresponding annual compensation. Totals agree with total FTEs in Part IVB.

NONE

Part V: New Rule Making Required

Provisions of the bill that require the agency to adopt new administrative rules or repeal/revise existing rules.

Bill Number: 102	25 HB	Title:	Police/private acti	ons			376-The Eve College	ergreen State
Part I: Estimat					I			
No Fiscal Im	pact							
Estimated Cash Red	ceipts to:							
NONE								
Estimated Operating	ng Expenditure	s from:						
•	•		FY 2024	FY 2025	2023-25	2	025-27	2027-29
Account								
General Fund-State			900	3,000		000	6,000	6,000
		Total \$	900	3,000	3,9	000	6,000	6,000
and alternate range	es (if appropriate)	, are explo	a this page represent the clined in Part II.		mpact. Factors	impacting th	ne precision oj	f these estimates,
	et is greater than	-	per fiscal year in the		or in subsequ	ent biennia,	complete er	ntire fiscal note
X If fiscal impac	et is less than \$5	0,000 per	r fiscal year in the co	urrent biennium or	in subsequent	biennia, co	omplete this	page only (Part l
Capital budge	et impact, compl	ete Part I	V.					
Requires new	rule making, co	mplete P	art V.					
Legislative Conta	ct: John Burz	ynski]	Phone: 360-78	6-7133	Date: 01	/18/2023
Agency Preparation	on: Daniel Ra	lph]	Phone: 360-86	7-6500	Date: 01	1/20/2023
Agency Approval	*				Phone: 360-86			1/20/2023
OFM Review:	Ramona N	labors]	Phone: (360) 7	42-8948	Date: 02	2/03/2023

II. A - Brief Description Of What The Measure Does That Has Fiscal Impact

Significant provisions of the bill and any related workload or policy assumptions that have revenue or expenditure impact on the responding agency by section number.

HB 1025 relates to creating a private right of action for harm from violations of the state constitution or state law by peace officers.

Section 2 defines "employer," "peace officer," and "person."

Section 3 (1) states that any person injured in person or property by a peace officer has a cause of action against the police officer, and against any other police officer who had the power to prevent or aid in preventing the injury from occurring and failed to do so.

Section 3 (2) states that in an action against a police officer under subsection (1) the plaintiff may also name the officer's employer as a defendant. The employer is vicariously liable if the unlawful conduct causing the injury was within the scope of the peace officer's employment.

Section 3 (3) states than a peace officer has a defense against an action brought if, when the injury occurred, the officer substantially complied with a regulation, practice, procedure, policy, or training that was established by the employer or approved or condoned by superior officers.

Section 4 (4) states that the employer is also liable for the injury if the proximate cause of the injury was the employer's failure to use reasonable care in hiring, training, supervising, or disciplining the peace officer, unless the department proves that it was not able to use reasonable care in retaining or disciplining the officer as a result of binding arbitration.

Section 6 requires that a course of action under section 3 must be commenced within three years of the cause of action.

Section 7 states that nothing in the chapter is intended to limit the right of a peace officer to have a legal defense provided at the expense of his or her public employer.

Section 10 states that this act would take effect on January 1, 2025.

II. B - Cash receipts Impact

Cash receipts impact of the legislation on the responding agency with the cash receipts provisions identified by section number and when appropriate, the detail of the revenue sources. Description of the factual basis of the assumptions and the method by which the cash receipts impact is derived. Explanation of how workload assumptions translate into estimates. Distinguished between one time and ongoing functions.

II. C - Expenditures

Agency expenditures necessary to implement this legislation (or savings resulting from this legislation), with the provisions of the legislation that result in the expenditures (or savings) identified by section number. Description of the factual basis of the assumptions and the method by which the expenditure impact is derived. Explanation of how workload assumptions translate into cost estimates. Distinguished between one time and ongoing functions.

This bill will require the need for legal services. We estimate the number of hours needed as follows: FY24 - 3 hours, FY25 through FY29 - 10 hours each year. At the current billing rate of \$300 per hour, the cost is: FY24 - \$900, FY25 through FY29 - \$3,000 each year. There is potential for a very large fiscal impact depending on litigation outcomes.

Part III: Expenditure Detail

III. A - Operating Budget Expenditures

Account	Account Title	Type	FY 2024	FY 2025	2023-25	2025-27	2027-29
001-1	General Fund	State	900	3,000	3,900	6,000	6,000
		Total \$	900	3,000	3,900	6,000	6,000

III. B - Expenditures by Object Or Purpose

	FY 2024	FY 2025	2023-25	2025-27	2027-29
FTE Staff Years					
A-Salaries and Wages					
B-Employee Benefits					
C-Professional Service Contracts	900	3,000	3,900	6,000	6,000
E-Goods and Other Services					
G-Travel					
J-Capital Outlays					
M-Inter Agency/Fund Transfers					
N-Grants, Benefits & Client Services					
P-Debt Service					
S-Interagency Reimbursements					
T-Intra-Agency Reimbursements					
9-					
Total \$	900	3,000	3,900	6,000	6,000

III. C - Operating FTE Detail: FTEs listed by classification and corresponding annual compensation. Totals agree with total FTEs in Part I and Part IIIA.

NONE

III. D - Expenditures By Program (optional)

NONE

Part IV: Capital Budget Impact

IV. A - Capital Budget Expenditures

NONE

IV. B - Expenditures by Object Or Purpose

NONE

IV. C - Capital Budget Breakout

Acquisition and construction costs not reflected elsewhere on the fiscal note and description of potential financing methods.

NONE

IV. D - Capital FTE Detail: FTEs listed by classification and corresponding annual compensation. Totals agree with total FTEs in Part IVB.

NONE

Part V: New Rule Making Required

Provisions of the bill that require the agency to adopt new administrative rules or repeal/revise existing rules.

Bill Number: 1025 HB	Title: Police/private action	ons	Ag	ency: 380-Western University	Washington
Part I: Estimates			•		
No Fiscal Impact					
Estimated Cash Receipts to:					
NONE					
Estimated Operating Expenditure	s from: FY 2024	FY 2025	2023-25	2025-27	2027-29
FTE Staff Years	1.1	1.1	1.1	1.1	1.1
Account		1.1	1.1		
General Fund-State 001-1	209,665	160,665	370,330	321,330	321,330
	Total \$ 209,665	160,665	370,330	321,330	321,330
In addition to the estimate	es above, there are additional is		•	·	
The cash receipts and expenditure es		e most likely fîscal in	npact. Factors impe	acting the precision of	these estimates,
and alternate ranges (if appropriate) Check applicable boxes and follow	•				
X If fiscal impact is greater than form Parts I-V.		current biennium	or in subsequent b	viennia, complete en	tire fiscal note
	50,000 per fiscal year in the cu	rrent biennium or	in subsequent bier	nnia, complete this p	oage only (Part I
Capital budget impact, compl	ete Part IV.				
Requires new rule making, co	omplete Part V.				
Legislative Contact: John Burz	zynski	F	Phone: 360-786-71	33 Date: 01/	18/2023
Agency Preparation: Gena Mik	kelsen	F	Phone: 360650741	2 Date: 01	/20/2023
Agency Approval: Faye Gall	ant	F	Phone: 360650476	2 Date: 01	/20/2023
OFM Review: Ramona N	Nabors	F	Phone: (360) 742-8	3948 Date: 02	/03/2023

II. A - Brief Description Of What The Measure Does That Has Fiscal Impact

Significant provisions of the bill and any related workload or policy assumptions that have revenue or expenditure impact on the responding agency by section number.

WWU is unable to determine the fiscal impact this bill could have on the department and university.

Under the existing State Self-Insurance Liability Program (SILP), in which Western participates, personal injury and property damage arising out of our police officer's negligence while acting within the scope of their employment duties and in good faith is covered under the SILP. Western's vicarious and independent liability arising from our police officer's actions is also covered under the SILP.

However, this bill will or could be creating liability other than negligence, including willful or unlawful conduct of police officers, and an employer's vicarious liability for that. Not all of this is covered under the SILP, so we will likely incur the expense of a new law enforcement liability insurance policy (premiums and deductibles) to fill gaps in coverage under the SILP.

Time and expense to terminate an implicated police officer and recruit a replacement. Depending on the "quality" of the termination, the former police officer may file a tort claim or lawsuit in response for wrongful termination.

Responding to an AGO investigation, demands for documents and testimony, and civil action will be very time-consuming for Western as an institution and its employees providing administrative support and response to the AGO's initiatives. Responding to these AGO initiatives will consume time and resources of affected employees. The estimated cost of a lawsuit would be approximately \$250,000 not including any plaintiff's award of damages. This is not reflected in this fiscal note, but the Office of the Attorney General fiscal note.

The University would not be able to purchase private insurance for its officers. However the cost for supplemental private insurance through a private carrier is approximately \$300 per year per individual for \$1 Million in coverage.

Sec. 1. (1) The state of Washington and its subdivisions undertake to protect the safety of individuals and to preserve public peace by employing peace officers entrusted with the power to arrest, detain, and use force against individuals suspected of violating criminal statutes. It is the intent of the legislature to provide a meaningful legal remedy under state law for persons who are injured when a peace officer or the officer's employer violates the state Constitution or state law.

- Sec. 1 (2) The legislature finds that the lack of such a remedy jeopardizes justice for the victims and implies impunity for the violators. In order to foster the important public policy of accountability for unlawful policing and promote trust between communities and law enforcement, and in recognition of remedial deficiencies in existing federal law and Washington common law, this chapter establishes a more meaningful remedy through a civil cause of action by which victims of such misconduct by peace officers or their. Employers may obtain compensation for their injuries and an award of costs and attorney fees incurred in seeking the remedy. By enacting this chapter, the legislature intends to preclude the creation of the doctrine of qualified immunity as it has developed in litigation of suits under 42 U.S.C. Sec. 1983.
- Sec. 3. (1) Any person injured in person or property by a peace officer acting under color of authority has a cause of action against the peace officer, and against any other peace officer who had the power through reasonable diligence to prevent or aid in preventing the injury from occurring and failed to do so, if the peace officer engaged in conduct that is unlawful under the state Constitution or state law.
- (2) In an action against a peace officer under subsection (1) of this section, the plaintiff may also name the officer's employer as a defendant. The employer is vicariously liable if the unlawful conduct causing the injury was within the scope of the peace officer's employment.

(broad liability for the university)

- (3) A peace officer has a defense against an action brought under subsection (1) of this section if, when the injury occurred, the officer substantially complied with a regulation, practice, procedure, policy, or training that was established by the employer or approved or condoned by superior officers. If the peace officer proves this defense, the employer is independently liable for the injury if the injury was proximately caused by a regulation, practice, procedure, policy, or training approved or condoned by the employer, unless the training was provided by the criminal justice training center, or the policy was model guidance drafted by the Washington office of the attorney general.
- (4) The employer is also independently liable for the injury if a proximate cause of the injury was the employer's failure to use reasonable care in hiring, training, retaining, supervising, or disciplining the peace officer, unless the department proves that it was not able to use reasonable care in retaining or disciplining the officer as a result of binding arbitration.
- Sec. 4. The court shall award to a prevailing plaintiff actual damages as determined by the trier of fact, and shall make an award of at least nominal damages. The court may also award to a prevailing plaintiff costs and reasonable attorneys' fees. The court may grant declaratory and injunctive relief as it deems appropriate.

II. B - Cash receipts Impact

Cash receipts impact of the legislation on the responding agency with the cash receipts provisions identified by section number and when appropriate, the detail of the revenue sources. Description of the factual basis of the assumptions and the method by which the cash receipts impact is derived. Explanation of how workload assumptions translate into estimates. Distinguished between one time and ongoing functions.

II. C - Expenditures

Agency expenditures necessary to implement this legislation (or savings resulting from this legislation), with the provisions of the legislation that result in the expenditures (or savings) identified by section number. Description of the factual basis of the assumptions and the method by which the expenditure impact is derived. Explanation of how workload assumptions translate into cost estimates. Distinguished between one time and ongoing functions.

Assumptions on staff training time are based on total number of officers multiplied by the average hourly wage of a police officer for a full day of training on each topic and estimating 10 primary topics. Total = \$68,375 including benefits reflected in salary/benefits.

Tort claims and lawsuits are very time-consuming for those employees providing support and those employees who are directly involved.? In addition to direct and indirect fiscal impacts, responding to tort claims and lawsuits consumes time and resources of affected employees.

Whether this will require additional employees, we will not know until the law and its repercussion matures.?????

Additional staff time is anticipated for workforce replacement if an officer is put on administrative leave for any period of time; recruitment and hiring of a replacement officer; and training time dedicated to police academy (720 hours) and 480 weeks of field training. It is difficult to quantify this at this time without knowing how many officers may be impacted.

The university would need to purchase new training management software, which it currently does not have. Training records would then need to be recorded and provided on demand. This would require the purchase of new training tracking software and staff time. The estimated cost of this would be approximately \$20,000 for new tracking software and an annual license (approximately \$200). In addition, the university would purchase an Early Warning System from IAPRO costing, \$30,000 for new software and an annual license of \$1,000.

It would need to obtain a new insurance policy to cover the gap not covered by the existing SILP costing around \$50,000; and if there is litigation resulting in a plaintiff's verdict, the cost of litigation will be minimum of \$250,000 not inclusive of any monetary damages. The cost of litigation is included in the fiscal not with the Office of the Attorney General and not reflected in this note.

Part III: Expenditure Detail

III. A - Operating Budget Expenditures

Account	Account Title	Type	FY 2024	FY 2025	2023-25	2025-27	2027-29
001-1	General Fund	State	209,665	160,665	370,330	321,330	321,330
		Total \$	209,665	160,665	370,330	321,330	321,330

In addition to the estimates above, there are additional indeterminate costs and/or savings. Please see discussion.

III. B - Expenditures by Object Or Purpose

	FY 2024	FY 2025	2023-25	2025-27	2027-29
FTE Staff Years	1.1	1.1	1.1	1.1	1.1
A-Salaries and Wages	84,204	84,204	168,408	168,408	168,408
B-Employee Benefits	25,261	25,261	50,522	50,522	50,522
C-Professional Service Contracts	100,200	51,200	151,400	102,400	102,400
E-Goods and Other Services					
G-Travel					
J-Capital Outlays					
M-Inter Agency/Fund Transfers					
N-Grants, Benefits & Client Services					
P-Debt Service					
S-Interagency Reimbursements					
T-Intra-Agency Reimbursements					
9-					
Total \$	209,665	160,665	370,330	321,330	321,330

In addition to the estimates above, there are additional indeterminate costs and/or savings. Please see discussion.

III. C - Operating FTE Detail: List FTEs by classification and corresponding annual compensation. Totals need to agree with total FTEs in Part I and Part IIIA

Job Classification	Salary	FY 2024	FY 2025	2023-25	2025-27	2027-29
Police Officer	91,524	0.6	0.6	0.6	0.6	0.6
Records Specialist 2	63,216	0.5	0.5	0.5	0.5	0.5
Total FTEs		1.1	1.1	1.1	1.1	1.1

III. D - Expenditures By Program (optional)

NONE

Part IV: Capital Budget Impact

IV. A - Capital Budget Expenditures

NONE

IV. B - Expenditures by Object Or Purpose

NONE

IV. C - Capital Budget Breakout

Acquisition and construction costs not reflected elsewhere on the fiscal note and description of potential financing methods.

NONE

IV. D - Capital FTE Detail: FTEs listed by classification and corresponding annual compensation. Totals agree with total FTEs in Part IVB.

Part V: New Rule Making Required Provisions of the bill that require the agency to adopt new administrative rules or repeal/revise existing rules.

Bill Number: 1025 HB	Title: Police/private actions		465-State Parks and Recreation Commission
Part I: Estimates			
No Fiscal Impact			
Estimated Cash Receipts to:			
NONE			
Estimated Operating Expenditure			
Non-zer	o but indeterminate cost and/or savings.	Please see discussion.	
Estimated Capital Budget Impact:			
NONE			
The cash receipts and expenditure ex and alternate ranges (if appropriate,	stimates on this page represent the most likely fisc), are explained in Part II.	cal impact. Factors impacting th	ne precision of these estimates,
Check applicable boxes and follo	w corresponding instructions:		
If fiscal impact is greater than form Parts I-V.	\$50,000 per fiscal year in the current bienn	ium or in subsequent biennia,	complete entire fiscal note
X If fiscal impact is less than \$5	50,000 per fiscal year in the current biennium	n or in subsequent biennia, co	omplete this page only (Part I)
Capital budget impact, compl	ete Part IV.		
Requires new rule making, co	omplete Part V.		
Legislative Contact: John Burz	zynski	Phone: 360-786-7133	Date: 01/18/2023
Agency Preparation: Robert In	gram	Phone: (360) 902-8615	Date: 01/20/2023
Agency Approval: Van Chur	ch	Phone: (360) 902-8542	Date: 01/20/2023
OFM Review: Matthew	Hunter	Phone: (360) 529-7078	Date: 01/22/2023

II. A - Brief Description Of What The Measure Does That Has Fiscal Impact

Significant provisions of the bill and any related workload or policy assumptions that have revenue or expenditure impact on the responding agency by section number.

This bill creates a private right of action against peace officers and/or their employers for harm resulting from violations of the State law or constitution by an officer.

Section 1 provides legal remedies under state law for persons who are injured when a peace officer or the officer's employer violates the state Constitution or state law.

Section 3 creates cause of action for any person injured in person or property by a peace officer acting under color of authority.

Section 4 awards damages to prevailing plaintiffs.

The fiscal impact of this legislation is indeterminate as it is impossible to predict such settlements or award amounts.

II. B - Cash receipts Impact

Cash receipts impact of the legislation on the responding agency with the cash receipts provisions identified by section number and when appropriate, the detail of the revenue sources. Description of the factual basis of the assumptions and the method by which the cash receipts impact is derived. Explanation of how workload assumptions translate into estimates. Distinguished between one time and ongoing functions.

None.

II. C - Expenditures

Agency expenditures necessary to implement this legislation (or savings resulting from this legislation), with the provisions of the legislation that result in the expenditures (or savings) identified by section number. Description of the factual basis of the assumptions and the method by which the expenditure impact is derived. Explanation of how workload assumptions translate into cost estimates. Distinguished between one time and ongoing functions.

Peace officers performing discretionary functions during the course of their duties have immunity at a federal level from civil suits unless the plaintiff shows that an officer violated clearly established statutory or constitutional rights. This qualified immunity only applies to individual peace officers, not to their employers. However, the elimination of qualified immunity at a state level will likely result in increased suits against peace officers and subsequently increased settlements or awards for damages. Likewise, civil suits against their employers will likely similarly increase in number and settlement or award amounts.

Though it is reasonably foreseeable that passage of this legislation will result in the increased potential for civil suit against WSPRC and substantial negative fiscal impact, the dollar amount is indeterminant as it is not possible to predict such settlement or award amounts.

Part III: Expenditure Detail

III. A - Operating Budget Expenditures

Non-zero but indeterminate cost and/or savings. Please see discussion.

III. B - Expenditures by Object Or Purpose

Non-zero but indeterminate cost and/or savings. Please see discussion.

III. C - Operating FTE Detail: FTEs listed by classification and corresponding annual compensation. Totals agree with total FTEs in Part I and Part IIIA.

III. D - Expenditures By Program (optional)

NONE

Part IV: Capital Budget Impact

IV. A - Capital Budget Expenditures

NONE

IV. B - Expenditures by Object Or Purpose

NONE

IV. C - Capital Budget Breakout

Acquisition and construction costs not reflected elsewhere on the fiscal note and description of potential financing methods.

NONE

IV. D - Capital FTE Detail: FTEs listed by classification and corresponding annual compensation. Totals agree with total FTEs in Part IVB.

NONE

Part V: New Rule Making Required

Provisions of the bill that require the agency to adopt new administrative rules or repeal/revise existing rules.

Bill Number: 1025 HB	Title: Police/private actions	Agency:	477-Department of Fish and Wildlife
Part I: Estimates	•	•	
No Fiscal Impact			
Estimated Cash Receipts to:			
NONE			
Estimated Operating Expendi	tures from:		
Non	-zero but indeterminate cost and/or sa	vings. Please see discussion.	
Estimated Capital Budget Imp	pact:		
NONE			
NONE			
The cash receipts and expendite and alternate ranges (if approp	ure estimates on this page represent the most t riate), are explained in Part II.	likely fiscal impact. Factors impacting	the precision of these estimates,
	follow corresponding instructions:		
If fiscal impact is greater form Parts I-V.	than \$50,000 per fiscal year in the currer	nt biennium or in subsequent biennia	ı, complete entire fiscal note
	an \$50,000 per fiscal year in the current b	piennium or in subsequent biennia, c	omplete this page only (Part I)
Capital budget impact, co	omplete Part IV.		
	•		
Requires new rule makin	g, complete Part v.		
Legislative Contact: John	Burzynski	Phone: 360-786-7133	Date: 01/18/2023
Agency Preparation: Davi	d Hoeveler	Phone: 3609701638	Date: 01/23/2023
Agency Approval: Davi	d Hoeveler	Phone: 3609701638	Date: 01/23/2023
OFM Review: Matt	hew Hunter	Phone: (360) 529-7078	Date: 01/23/2023

II. A - Brief Description Of What The Measure Does That Has Fiscal Impact

Significant provisions of the bill and any related workload or policy assumptions that have revenue or expenditure impact on the responding agency by section number.

The fiscal impact of this proposed legislation is indeterminate. This bill increases the scope of liability to the Department. The Department could see an increase in tort cases as "injury" to persons or property is not defined in the legislation. It is impossible to predict the fiscal impact of possible settlements or award amounts, and it is unknown the level of service that could be needed from the Attorney General's Office to represent the Department.

This bill creates a private right of action against law enforcement officers and law enforcement agencies for injuries to persons or property when an officer, acting under color of authority, engaged in conduct that is unlawful under the state Constitution or state law.

Section 1 states the intent of the legislature to change qualified immunity.

Section 2 defines "employer" and "peace officer", WDFW and WDFW Law Enforcement officers are subject to these definitions.

Section 3 (1) states a law enforcement officer is liable whenever a person or their property is injured by a peace officer

Section 3 (2) states any law enforcement officers who had the power through reasonable diligence to prevent, or aid in preventing, the injury and failed to do so would also be liable.

Section 3 (3) The employing agency of the subject law enforcement officer(s) may also be named as a defendant and held vicariously liable for conduct that caused injury if the officer acted within the scope of his or her employment. If an officer asserts that he or she complied with regulation, practice, procedures, policy or training of the employing agency during the conduct, liability would shift to the employing agency if the claim is proven. The employing agency can also be held independently liable for failure to use reasonable care in hiring, training, retaining, supervising, or discipling an officer. However, the employing agency is not liable if the training in question was provided by the Criminal Justice Training Center, or a policy in question was model guidance drafted by the Washington Office of the Attorney General. The employing agency is also not liable if it proves that it was not able to use reasonable care in retaining or discipling the officer(s) because of binding arbitration.

Section 3 (3) (5) Defendants may not use immunities or defenses against claims in this chapter by claiming that the rights, privileges, or immunities sued upon were not clearly established at the time of the conduct, nor that the state of the law was such that the officer or his or her employer could not reasonably have been expected to know whether the conduct was lawful.

Section 4 requires the court to make an award to a prevailing plaintiff of actual damages of at least nominal amount as determined by the trier of fact, and allows the court to award prevailing plaintiff costs, reasonable attorney's fees and declaratory and injunctive relief.

Section 5 states this bill adds to existing cause of action rights rather than replacing any.

Section 6 provides for a three-year statute of limitations while Section 8 states that the chapter only applies to causes of action arising on or after the effective date of this section.

Section 7 states that nothing in this legislation prevents a law enforcement officer from having his or her legal defense provided at the expense of his or her employing agency or having any judgement under this chapter be satisfied by his or her employing agency.

Bill # 1025 HB

Section 10 provides an effective date of January 1, 2025, for this act.

II. B - Cash receipts Impact

Cash receipts impact of the legislation on the responding agency with the cash receipts provisions identified by section number and when appropriate, the detail of the revenue sources. Description of the factual basis of the assumptions and the method by which the cash receipts impact is derived. Explanation of how workload assumptions translate into estimates. Distinguished between one time and ongoing functions.

II. C - Expenditures

Agency expenditures necessary to implement this legislation (or savings resulting from this legislation), with the provisions of the legislation that result in the expenditures (or savings) identified by section number. Description of the factual basis of the assumptions and the method by which the expenditure impact is derived. Explanation of how workload assumptions translate into cost estimates. Distinguished between one time and ongoing functions.

Peace officers performing discretionary functions during their duties have immunity at a federal level from civil suits unless the plaintiff shows that an officer violated clearly established statutory or constitutional rights. This qualified immunity only applies to individual peace officers, not to their employers. The elimination of qualified immunity at a state level may result in increased suits against peace officers and subsequently increased settlements or awards for damages.

The passage of this legislation may result in an increased potential for civil suit against WDFW officers. However, the fiscal impact of this legislation is indeterminate.

Part III: Expenditure Detail

III. A - Operating Budget Expenditures

Non-zero but indeterminate cost and/or savings. Please see discussion.

III. B - Expenditures by Object Or Purpose

Non-zero but indeterminate cost and/or savings. Please see discussion.

III. C - Operating FTE Detail: FTEs listed by classification and corresponding annual compensation. Totals agree with total FTEs in Part I and Part IIIA.

NONE

III. D - Expenditures By Program (optional)

NONE

Part IV: Capital Budget Impact

IV. A - Capital Budget Expenditures

NONE

IV. B - Expenditures by Object Or Purpose

NONE

IV. C - Capital Budget Breakout

Acquisition and construction costs not reflected elsewhere on the fiscal note and description of potential financing methods.

NONE

IV. D - Capital FTE Detail: FTEs listed by classification and corresponding annual compensation. Totals agree with total FTEs in Part IVB.

Part V: New Rule Making Required Provisions of the bill that require the agency to adopt new administrative rules or repeal/revise existing rules.

Bill Number: 1025 HB	Title:	Police/private actions	Agency:	490-Department of Natural Resources
Part I: Estimates				
X No Fiscal Impact				
Estimated Cash Receipts t	·o:			
NONE				
Estimated Operating Expo	enditures from:			
Estimated Capital Budget	Impact:			
NONE				
		n this page represent the most likely fisca	ul impact. Factors impacting t	the precision of these estimates,
and alternate ranges (if applicable boxes a				
If fiscal impact is gre	_	per fiscal year in the current bienniu	ım or in subsequent biennia	, complete entire fiscal note
form Parts I-V.	41	C 1		1 4 d' l- (D- 4 I
	_	er fiscal year in the current biennium	or in subsequent biennia, c	omplete this page only (Part I
Capital budget impac	et, complete Part l	IV.		
Requires new rule ma	aking, complete F	Part V.		
Legislative Contact: J	ohn Burzynski		Phone: 360-786-7133	Date: 01/18/2023
Agency Preparation: Z	Zoe Catron		Phone: 360-902-1121	Date: 01/20/2023
Agency Approval: N	Nicole Dixon		Phone: 360-902-1155	Date: 01/20/2023
OFM Review:	Lisa Borkowski		Phone: (360) 742-2239	Date: 01/22/2023

II. A - Brief Description Of What The Measure Does That Has Fiscal Impact

Significant provisions of the bill and any related workload or policy assumptions that have revenue or expenditure impact on the responding agency by section number.

This bill places liability on individuals. Although it does include language establishing vicarious liability for the employer if the individuals unlawful conduct causing the injury was within the scope of the peace officer's employment, the agency would only be impacted should such a situation occur. No fiscal impact at this time.

II. B - Cash receipts Impact

Cash receipts impact of the legislation on the responding agency with the cash receipts provisions identified by section number and when appropriate, the detail of the revenue sources. Description of the factual basis of the assumptions and the method by which the cash receipts impact is derived. Explanation of how workload assumptions translate into estimates. Distinguished between one time and ongoing functions.

II. C - Expenditures

Agency expenditures necessary to implement this legislation (or savings resulting from this legislation), with the provisions of the legislation that result in the expenditures (or savings) identified by section number. Description of the factual basis of the assumptions and the method by which the expenditure impact is derived. Explanation of how workload assumptions translate into cost estimates. Distinguished between one time and ongoing functions.

Part III: Expenditure Detail

III. A - Operating Budget Expenditures

NONE

III. B - Expenditures by Object Or Purpose

NONE

III. C - Operating FTE Detail: FTEs listed by classification and corresponding annual compensation. Totals agree with total FTEs in Part I and Part IIIA.

NONE

III. D - Expenditures By Program (optional)

NONE

Part IV: Capital Budget Impact

IV. A - Capital Budget Expenditures

NONE

IV. B - Expenditures by Object Or Purpose

NONE

IV. C - Capital Budget Breakout

Acquisition and construction costs not reflected elsewhere on the fiscal note and description of potential financing methods.

NONE

IV. D - Capital FTE Detail: FTEs listed by classification and corresponding annual compensation. Totals agree with total FTEs in Part IVB.

Part V: New Rule Making Required Provisions of the bill that require the agency to adopt new administrative rules or repeal/revise existing rules.

LOCAL GOVERNMENT FISCAL NOTE

Department of Commerce

Bill Numbe	r: 1025 HB	Title:	Police/private actions
Part I: J	urisdiction-Locati	on, type or	or status of political subdivision defines range of fiscal impacts.
X Counties X Special I Specific X Variance	to potential damages and jurisdictions participating: Same as above Districts: Same as above jurisdictions only:	d attorneys' fo g in risk poo	n claims against employed officers and against jurisdiction itself; indeterminate costs due fees and costs awarded to a prevailing plaintiff; indeterminate higher costs for pols otential case will vary in costs incurred by a local government
	l impacts.		
	tures represent one-time		
	ion provides local option iables cannot be estimate		ainty at this time: Increase in number of causes of action under the legislation; number of claims that will be settled or go to trial; outcome of claims; exact costs incurred for any given claim
Estimated	revenue impacts to:		
None			
Estimated	expenditure impacts to:		
	Non-zero	but indeter	erminate cost and/or savings. Please see discussion.

Part III: Preparation and Approval

Fiscal Note Analyst: James Vogl	Phone: 360-480-9429	Date: 01/25/2023
Leg. Committee Contact: John Burzynski	Phone: 360-786-7133	Date: 01/18/2023
Agency Approval: Alice Zillah	Phone: 360-725-5035	Date: 01/25/2023
OFM Review: Gaius Horton	Phone: (360) 819-3112	Date: 01/25/2023

Page 1 of 4 Bill Number: 1025 HB

FNS060 Local Government Fiscal Note

Part IV: Analysis

A. SUMMARY OF BILL

Description of the bill with an emphasis on how it impacts local government.

This legislation would add a new chapter to title 7 RCW (Special Proceedings and Actions).

Section 2 would provide definitions for person, employer and peace officer for the purposes of the new RCW chapter this bill would create.

Subsection 3 (1) would specify that any person injured in person or property by a peace officer acting under color of authority has a cause of action against said officer and against any other peace officer who had the power through reasonable diligence to prevent or aid in preventing the injury from occurring and failed to do so, if the peace officer engaged in conduct that is unlawful under the state constitution or state law.

Subsection 3 (2) would specify that in an action against a peace officer under subsection 3 (1), the plaintiff may also name the officer's employer as a defendant. Said employer is vicariously liable if the unlawful conduct causing the injury was within the scope of the peace officer's employment.

Subsection 3 (3) would specify that a peace officer has a defense against an action brought under subsection 3 (1) if, when the injury occurred, the officer substantially complied with a regulation, practice, procedure, policy, or training that was established by the employer or approved or condoned by superior officer. If the peace officer proves this defense, the employer is independently liable for the injury if the injury was proximately caused by a regulation, practice, procedure, policy, or training approved or condoned by the employer, unless the training was provided by the Criminal Justice Training Center, or the policy was model guidance drafted by the Washington State Office of the Attorney General.

Subsection 3 (4) would specify that an employer is independently liable for the injury if a proximate cause of the injury was the employer's failure to use reasonable care in hiring, training, retaining, supervising, or disciplining the police offic

Subsection 3 (5) would specify some prohibited defenses against actions brought under the chapter created by this legislation.

Section 4 would require the court to award to a prevailing plaintiff actual damages as determined by the trier of fact, and to make an award of at least nominal damages. The court may also award a prevailing plaintiff costs and reasonable attorney' fees. The court may grant declaratory and injunctive relief as it deems appropriate.

Section 6 would require that a cause of action under section 3 of this legislation be commenced within three years after the cause of action accrues.

Section 7 states that nothing in the chapter created by this legislation would be intended to limit the right of a peace officer to have a legal defense provided at the expense of his or her public employer or to having any judgment under this chapter satisfied by such employer under RCW chapter 4.92 or 4.96.

Section 8 states that the chapter created by this legislation would apply only to causes of action arising on or after the effective date of this section.

Section 10 states that this act would take effect January 1, 2025.

B. SUMMARY OF EXPENDITURE IMPACTS

Expenditure impacts of the legislation on local governments with the expenditure provisions identified by section number and when appropriate, the detail of expenditures. Delineated between city, county and special district impacts.

This legislation would result in an indeterminate increase in local government expenditures.

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Please note, court impacts, including judicial costs, clerk costs, and court fees are described in fiscal notes prepared by the Administrative Office of the Courts. It is possible that all cost drivers are not identified in this analysis.

NUMBER OF CLAIMS FILED

Subsection 3 (1) details the potential incidents that would give individuals causes of action against police officers and/or their employing agencies. At this time, it is infeasible to estimate the total number of incidents that occur within Washington per year that would qualify as creating a cause of action for a person to pursue a claim upon.

Section 6 would set the statute of limitations for a cause of action at three years. It is not possible to reliably predict the timeline of any given claim, further complicating attempts to estimate the number of claims local governments could see annually. It is assumed the number of claims that would be pursued per year would be variable by jurisdiction and by year

COST OF CLAIMS

Cost of claims would vary depending on whether the claim is dismissed, is settled out of court, or goes to trial. The costs of a claim that goes to trial where a judgment is entered in favor of a plaintiff would obviously be higher than a claim where a judgment is entered in favor of a defendant due to arbitration awards, and in some cases, having to pay a defendant's attorneys' fees.

Costs are lowest in the case of a claim being dismissed, as they are limited solely to a local jurisdiction's attorney or other counsel attending necessary hearings and submitting necessary documents. However, it should be noted, these costs for claims that are dismissed could still be substantial when attorney costs, staff costs, staff time, and other expended resources are taken into account. The Washington Counties Risk Pool (WCRP) indicates that it anticipates that the elimination of the qualified immunity defense in subsection 3 (5) of the proposed legislation would eliminate the opportunity for local jurisdictions to secure summary judgment dismissals, leaving claims to be resolved by either settlement or trial.

Where settlements are concerned, potential costs are indeterminate, but could be significant. Settlements may or may not be disclosed to the public, depending on their terms, and based on widely publicized examples from other jurisdictions, can range anywhere from thousands to millions of dollars. WCRP indicates that an inability to secure summary judgment dismissals could drive up settlement amounts as a means of avoiding the costs of a trial and a potential arbitration award. Furthermore, jurisdictions would incur costs for use of their attorneys or other counsel to handle proceedings and negotiations when a settlement is reached.

In cases that go to trial and are eventually ruled upon by a court, local jurisdictions could incur significant attorney and counsel costs as cases can cause dozens to hundreds of attorney and staff hours to be expended in the jurisdiction's defense. Section 4 of this legislation would require the court to award a prevailing plaintiff actual damages, and may award the plaintiff costs and reasonable attorneys' fees. As a result, local jurisdictions would have to pay for their defense, any awarded damages, and, in some cases, the attorneys' fees and costs of a prevailing plaintiff.

It should be noted across all possible resolutions to a claim under the provisions of the proposed legislation, that costs may be incurred by law enforcement agencies as well. These costs could be incurred through investigations, evidence management, and trial process participation. These costs would vary by case but would very likely be incurred for any claim as involved officers, supervisors, and other staff members may be required to participate in legal proceedings.

EXPLANATION OF COSTS

Measurement of the costs discussed above, from attorney and counsel representation for local jurisdictions, to settlement agreements, to awarding of damages and costs and attorneys' fees to a prevailing plaintiff, to law enforcement costs, is infeasible as all the above cost drivers will vary case by case. Combining this with the unknown number of claims and

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potential trial cases, the cumulative costs from claims that may arise under this legislation are indeterminate.

However, to provide illustrative examples, this analysis gathered figures from the Washington Counties Risk Pool (WCRP) and Washington Cities Insurance Authority (WCIA). WCRP provides its 25 member counties programs of joint self-insurance, joint purchasing of insurance and joint contracting for or hiring of personnel to provide risk management, claims handling and administrative services. WCIA has the same general mission and counts 165 cities and municipal entities among its membership, which also includes 90 police departments. WCRP and WCIA, however, do not account for Washington's largest counties and cities and therefore the data given may not adequately cover the complete context of this legislation as it concerns the state.

Over a 10-year period, WCRP spent about \$2 million in legal costs to address 70 law enforcement related cases. Over the next 10 years, using the same numbers and based on its assumptions, it would expect to spend about \$11.5 million if this legislation were to pass. This 475% increase in costs is based on WCRP's assumption that the language of this legislation would cause most cases to no longer be dismissed via a summary judgment. Over the 10-year period referenced by WCRP the cost incurred to have a case dismissed on summary judgment was about \$18,000 while taking a case to trial cost \$225,000 on average. It is important to note that it is reasonable to assume more cases could be filed than otherwise would have been due to this legislation's language.

WCIA anticipates a significant increase in costs for settlement and defense, at least doubling its expenses. The authority emphasizes that this potential doubling of costs would be driven in part by the provisions in subsection 3 (3) of the bill that would allow officers to point to compliance with certain law enforcement agency policies as a defense against liability. Over the past 10 years, the authority has spent \$12 million defending 1600 law enforcement claims.

The Association of Washington Cities anticipates that the additional liability this bill would create for cities could cause insurance costs to rise, potentially to cost-prohibitive levels for some cities. WCIA, like all risk pools, relies on the traditional insurance market, and believes that this legislation may hasten the exit of more carriers, which would further raise insurance costs as well, potentially to an unsustainable point for its model.

In sum, exact numbers of new claims as well as costs for settlements and trials, and therefore the total additional costs to local governments this legislation could create are indeterminate, but likely significant.

C. SUMMARY OF REVENUE IMPACTS

Revenue impacts of the legislation on local governments, with the revenue provisions identified by section number, and when appropriate, the detail of revenue sources. Delineated between city, county and special district impacts.

The proposed legislation would have no impact on local government revenues.

SOURCES:

Association of Washington Cities Local government fiscal note for 1202 P 3S HB H-1855.2, 2022 Washington Association of Sheriffs and Police Chiefs Washington Cities Insurance Authority Washington Counties Risk Pool

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