

# FINAL FISCAL NOTE

**Drafting Number: Prime Sponsors:** 

LLS 18-1059

Sen. Priola;
Martinez Humenik

Date: July 30, 2018

Bill Status: Postponed Indefinitely

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Bill Topic:

INCREASE PENALTY FOR PEACE OFFICER ASSAULTS

Summary of Fiscal Impact:

✓ State Revenue✓ State Expenditure□ State Transfer

☑ TABOR Refund☑ Local Government

□ Statutory Public Entity

This bill increases the penalty level for assault on a peace officer and requires the court to sentence the defendant to a term of incarceration of at least the maximum sentence and no more than two and one-half times the maximum of the presumptive range of the offense. This bill decreases state Judicial Department and local government revenue and expenditures on an ongoing basis. Department of

Corrections expenditures are increased on an ongoing basis.

Appropriation Summary:

This bill requires a five-year appropriation of \$23.3 million to the Department of Corrections.

Corrections.

For FY 2018-19, this bill requires a reduction of \$57,227 in Judicial Department

appropriations.

Fiscal Note Status:

This fiscal note reflects the introduced bill. This bill was not enacted into law;

therefore, the impacts identified in this analysis do not take effect.

# Table 1 State Fiscal Impacts Under SB 18-199

		FY 2018-19	FY 2019-20
Revenue	General Fund and Cash Funds	(at least \$36,560)	(at least \$36,560)
Expenditures	General Fund Centrally Appropriated	(\$57,227) (\$14,840)	\$2,238,068 (\$14,840)
	Total Total FTE	(\$72,067) (0.9 FTE)	2,223,227 (0.9 FTE)
Transfers	_	-	-
TABOR Refund	General Fund	(at least \$36,560)	(at least \$36,560)

# **Summary of Legislation**

This bill increases the penalty level for assault on a peace officer and requires the court to sentence the defendant to a term of incarceration of at least the maximum sentence and no more than two and one-half times the maximum of the presumptive range of the offense. These crime classification changes are summarized in Table 2.

Table 2
Assault Crime Classifications Under Current Law and SB 18-199

	Current Crime Class*	Current Min. Sentence	Current Max. Sentence	SB 199 Crime Class	SB 199 Min. Sentence	SB 199 Max. Sentence
First Degree Assault	Class 3 Felony	10 years, \$3,000 fine, or both	32 years, \$750,000 fine, or both	Class 2 Felony	24 years, \$5,000	60 years, \$1 million
Second Degree Assault	Class 4 Felony	5 years, \$2,000 fine, or both	16 years, \$500,000 fine, or both	Class 3 Felony	16 years, \$3,000	40 years, \$750,000
Third Degree Assault	Class 1 Misdemeanor	6 months, \$500 fine, or both	24 months, \$5,000 fine or both	Class 6 Felony	2 years \$1,000	5 years, \$100,000

<sup>\*</sup> Generally, under current law, first degree assault on a peace officer is a class 3 felony, but could be a class 4 or 5 felony depending on the circumstance of the crime. Second degree assault on a peace office is a class 4 felony, but could be sentenced as a class 3, 5, or 6 felony. Third degree assault on a peace officer is a class 1 misdemeanor, but could be sentenced as a class 2 misdemeanor.

# **Background**

Under current law, any first degree or second degree assault charge is considered a crime of violence and the sentence is enhanced to at least the midpoint and no more than twice the maximum of the presumptive range. This sentence may be modified by the court after the offender has served 119 days in the Department of Corrections (DOC) based on an evaluation and diagnosis of the violent offender report and if unusual or extenuating circumstances exists. Some second degree assault cases do not require sentencing as a crime of violence (HB 15-1303). Third degree assault is considered a extraordinary risk of harm to society crime and the sentence is enhanced. Not all persons convicted of a felony receive a sentence to incarceration in the Department of Corrections (DOC) because current law authorizes alternative sentencing such as deferred prosecution, deferred sentencing, probation, or community corrections.

# **Comparable Crime and Assumptions**

Legislative Council Staff is required to include certain information in the fiscal note for any bill that creates a new crime, changes the classification of an existing crime, or changes an element of the existing crime that creates a new factual basis for the offense. This bill changes the classification of existing crimes for assault on a peace officer. Data was analyzed from the last three years on first, second, and third degree assault on a peace officer sentencing to determine the prevalence of prison sentences for these crimes.

**First degree assault on a peace officer.** Since 2015, there have been 35 convictions of first degree assault on a peace officer (32 Male, 3 Female; 27 Caucasian, 4 African American, 2 Hispanic, 1 Asian, and 1 other). Of these, all 35 resulted in a sentence of a term of incarceration in the DOC.

**Second degree assault on a peace officer.** Since 2015, there have been 618 convictions of second degree assault on a peace officer (478 Male, 139 Female, 1 unknown; 475 Caucasian, 83 African American, 41 Hispanic, 9 other, 7 Indian, 2 Asian, and 1 unknown). Of these, 314 were sentenced to a term of incarceration in the DOC.

**Third degree assault on a peace officer.** Since 2015, there have been 11 convictions of third degree assault on a peace officer (10 Male, 1 Female; 8 Caucasian, 2 African American, and 1 Hispanic.) Of these, 1 was sentenced to a term in county jail.

**DOC impact assumptions.** Its believed that the approximately 50 percent sentencing rate in the data described above for second degree assault on a peace officer is the result of alternative sentencing and offenders committing assault on a police officer during the commission of another crime and being sentenced according to the highest charge. Under this bill the following sentences are assumed:

- 101 offenders per year will be sentenced for second degree assault on a peace officer (class 3 felony) and sentenced to a term of at least 16 years in DOC; and
- 4 offenders per year will be sentenced for third degree assault on a peace officer (class 6 felony) and sentenced to a term of at least 2 years in DOC instead of county jail; and
- 105 offenders per year previously sentenced for second degree assault on a peace officer to a term in DOC for a class 4 felony, will instead be sentenced for a class 3 felony and serve a longer term in DOC.

The number of offenders sentenced to incarceration in DOC will decrease to the extent that the sentences created by this bill increase the number of plea bargains. This impact has not been estimated, but the fiscal note assumes any adjustments required to DOC appropriations will be addressed through the annual budget process.

## **State Revenue**

Beginning in FY 2018-19, overall this bill is anticipated to decrease state revenue by at least \$36,560 per year, as described below.

**Criminal fines.** The bill increases state revenue, credited to the Fines Collection Cash Fund in the Judicial Department. Under current law, the fine penalty for assault on a peace officer ranges from \$500 to \$750,000 depending on the circumstance of the crime. By increasing the classification of these crimes, this bill potentially increases criminal fine revenue. Because the courts have the discretion of incarceration, imposing a fine, or both, the precise impact to state revenue cannot be determined.

**Court and administrative fees.** The bill will also increase state fee revenue credited to the General Fund and various cash funds. Fees are imposed for a variety of court-related costs, which vary based on the offense but may include drug or sex offender surcharges, victim compensation, and late fees, among others. By making third degree assault on a peace officer a class 6 felony additional district court fees may be assessed from Denver county court cases becoming Denver district court cases. Some fee revenue is shared with local governments; refer to the Local Government Impact section for additional information.

**Probation supervision revenue.** By requiring mandatory sentencing for assault on a peace officer, this bill decreases probation supervision revenue by an estimated \$36,560. This is based on assessed probation supervision fees in FY 2017-18 for probationers convicted of assault on a peace officer with a historical collection rate of 32 percent applied and assumes at least 81 offenders previously sentenced to probation will instead be sentenced to a term of incarceration in DOC.

#### **TABOR Refund**

Overall, this bill reduces state revenue from probation supervision fees, which will reduce the amount of money required to be refunded under TABOR for FY 2018-19 and FY 2019-20 by \$36,560. Since the bill decreases the TABOR refund obligation without a corresponding change in General Fund revenue, the amount of money available in the General Fund for the budget will increase by an identical amount. State revenue subject to TABOR is not estimated for years beyond FY 2019-20.

# **State Expenditures**

Beginning in FY 2018-19, this bill results in a net increase workload for the Judicial Department. Probation expenditures are expected to decrease by \$72,067 and 0.9 FTE on an ongoing basis as shown in Table 3. This bill also increases state General Fund expenditures in the Department of Corrections by \$23.3 million between FY 2018-19 and FY 2022-23 as shown in Tables 4 and 5. These impacts are discussed below.

Table 3
Expenditures Under SB 18-199

Cost Components	FY 2018-19	FY 2019-20
Judicial Department		
Personal Services	(\$54,719)	(\$54,719)
Operating Expenses and Capital Outlay Costs	(\$2,508)	(\$2,508)
Centrally Appropriated Costs*	(\$14,840)	(\$14,840)
FTE – Personal Services	(0.9 FTE)	(0.9 FTE)
Judicial Department Total	(\$72,067)	(\$72,067)
Department of Corrections		
Prison Bed and Parole Costs	-	\$2,295,294
Department of Corrections Total	-	\$2,295,294
То	tal (\$72,067)	\$2,223,227
Total F	TE (0.9 FTE)	(0.9 FTE)

<sup>\*</sup> Centrally appropriated costs are not included in the bill's appropriation.

**Judicial Department.** While this bill is not anticipated to increase the number of case filings, the increased penalties may increase trial length, which will increase workload in the trial courts. To the extent that the increased sentences created by this bill increase the number of plea bargains, workload will decrease. Additionally, by changing the classification of third degree assault from a class 1 misdemeanor to a class 6 felony, this bill will shift cases from county to district court and increase workload because felony cases are more complex. The net impact to court workload is expected to increase by a minimal amount, which can be accomplished within existing appropriations.

This bill will reduce probation workload by reducing the number of offenders sentenced to probation. Based on FY 2017-18 data, this analysis assumes at least 81 offenders previously sentenced to probation will instead be sentenced to a term of incarceration in DOC. This results in a workload reduction of at least 1,787 hours or 0.9 FTE.

**Agencies providing representation to indigent persons.** Workload and costs for the Office of the State Public Defender and the Office of the Alternate Defense Counsel will increase under the bill. To the extent this occurs, this analysis assumes the affected offices will request an increase in appropriations through the annual budget process.

**Community Corrections.** Under current law, some offenders convicted of assault on a peace officer are sentenced to community corrections in the Department of Public Safety. This bill reduces community corrections costs as these offenders will instead be sentenced to DOC. This impact has not been estimated as of this writing.

**Department of Corrections.** This bill increases prison bed and parole costs for the DOC by approximately\$23.3 million between FY 2018-19 and FY 2022-23.

**Prison beds.** This bill is anticipated to increase state General Fund expenditures by approximately \$23.3 million between FY 2018-19 and FY 2022-23. This increase assumes at least 105 offenders will be sentenced to prison for a class 3 or class 6 felony every year. This is based on the private prison bed cost of \$60.47 per day or \$22,072 per year. The fiscal note assumes no impact will occur in the first year due to the amount of time required for criminal filling, trial, disposition and sentencing of each case. If impacts arise in the first year, this analysis assumes the DOC will request any required appropriations through the annual budget process. Table 4 shows the estimated cost of the bill over the next five fiscal years.

Table 4
Prison Costs Under SB 18-199

	Inmate Bed Impact	Operating Cost
FY 2018-19	-	-
FY 2019-20	104.0	\$2,295,294
FY 2020-21	205.0	\$4,524,521
FY 2021-22	306.0	\$6,753,747
FY 2022-23	438.1	\$9,670,502
Total Cost		\$23,244,064

**Parole.** Once an offender is released from prison, he or she is assigned to parole. Table 5 shows the estimated parole impact over the next five fiscal years for offenders convicted of class 6 felony third degree assault on a peace officer offenders, serving an average of 9.5 months on parole. This is based on a parole cost of \$13.03 per day or \$4,756 per year. No impact is expected until the first year's cohort of offenders is released to parole and no impact is shown for class 2 felony first degree assault on a peace officer and class 3 felony second degree assault on a peace officer offenders because their term of parole will not begin until after the five year period covered by this analysis.

Table 5
Parole Costs Under SB 18-199

	<b>Annualized Parole Impact</b>	<b>Annualized Operating Cost</b>
FY 2018-19	-	-
FY 2019-20	1.0	\$4,788
FY 2020-21	3.2	\$15,092
FY 2021-22	3.2	\$15,092
FY 2022-23	3.2	\$15,092
Total Cost		\$50,064

For additional information about costs in fiscal notes for bills affecting the Department of Corrections, please visit: leg.colorado.gov/fiscalnotes.

## **Local Government Impact**

Overall, this bill is expected to decrease local government revenue, workload, and costs as described below. The exact impact to a particular local government will vary depending on the number of assault on a peace officer offenses committed within its jurisdiction.

**District Attorneys.** To the extent that this bill increases the length of assault on a peace officer trials, District Attorney workload will increase. Alternatively, to the extent that this bill results in fewer trials because of the acceptance of a plea bargain, district attorney workload will decrease. Overall, this impact is expected to be minimal and has not been estimated.

**Denver County Court.** By changing current misdemeanor assault on a peace officer crimes to a felony, Denver County Court revenue from criminal fines, administrative fees, and probation supervision fees will decrease because these cases will instead be tried in Denver District Court which is part of the state court system. Court and probation workload will also decrease.

**County Jails.** County jail costs will decrease to the extent that offenders currently convicted of misdemeanor assault on a peace officer and sentenced to county jail are instead convicted of felony assault on a peace officer and sentenced to DOC. The sentence for a class 1 misdemeanor assault on a police officer ranges from 6 months to 2 years (there has been 1 jail sentence since 2015).

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# **Effective Date**

This bill was postponed indefinitely by the Senate Finance Committee on March 29, 2018.

# **State Appropriations**

For FY 2018-19, this bill requires a General Fund appropriation for the five-year DOC prison bed impact as shown in Table 4. The total DOC five-year appropriation required is \$23,294,128.

This bill also requires a General Fund appropriation reduction of \$57,227 and 0.9 FTE from the Judicial Department.

# **State and Local Government Contacts**

Corrections District Attorneys Judicial

Public Safety Sheriffs