PREPARED BY: DATE PREPARED: PHONE: Doug Nichols February 4, 2010 471-0052

LB 968

Revision: 00

FISCAL NOTE

LEGISLATIVE FISCAL ANALYST ESTIMATE

ESTIMATE OF FISCAL IMPACT – STATE AGENCIES *				
	FY 2010-11		FY 2011-12	
	EXPENDITURES	REVENUE	EXPENDITURES	REVENUE
GENERAL FUNDS				
CASH FUNDS				
FEDERAL FUNDS				
OTHER FUNDS				
TOTAL FUNDS				

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

This bill would redefine abuse for certain domestic violence situations.

The Department of Correctional Services (DCS) estimates no fiscal impact. The response follows:

LB968 changes language in statute relating to the offenses of domestic assault in the 3rd degree, by removing the word 'imminent' from the current offense of "places, by physical menace, his or her intimate partner in fear of imminent bodily injury". The offense is a Class I misdemeanor, except subsequent violations within twelve years are a Class IV felony.

There is not anticipated to be any impact on the Department of Correctional Services.