

REGULAR CALENDAR

April 8, 2022

HOUSE OF REPRESENTATIVES

REPORT OF COMMITTEE

**The Committee on Criminal Justice and Public Safety
to which was referred SB 456-FN-A,**

**AN ACT establishing a law enforcement conduct review
committee in the police standards and training council
and making an appropriation therefor. Having
considered the same, report the same with the
recommendation that the bill be REFERRED FOR
INTERIM STUDY.**

Rep. David Welch

FOR THE COMMITTEE

COMMITTEE REPORT

Committee:	Criminal Justice and Public Safety
Bill Number:	SB 456-FN-A
Title:	establishing a law enforcement conduct review committee in the police standards and training council and making an appropriation therefor.
Date:	April 8, 2022
Consent Calendar:	REGULAR
Recommendation:	REFER FOR INTERIM STUDY

STATEMENT OF INTENT

The House previously passed HB 1682-FN-A which is word for word the same bill as SB 456-FN-A with the exception of the amount to be appropriated and the addition of the definition of the term administrative suspension. The House Finance committee had reduced the amount to read \$175,000 reflecting the actual anticipated cost of this bill. The committee voted Interim Study to avoid duplication of effort.

Vote 21-0.

Rep. David Welch
FOR THE COMMITTEE

Original: House Clerk
Cc: Committee Bill File

REGULAR CALENDAR

Criminal Justice and Public Safety

SB 456-FN-A, establishing a law enforcement conduct review committee in the police standards and training council and making an appropriation therefor. **REFER FOR INTERIM STUDY.**

Rep. David Welch for Criminal Justice and Public Safety. The House previously passed HB 1682-FN-A which is word for word the same bill as SB 456-FN-A with the exception of the amount to be appropriated and the addition of the definition of the term administrative suspension. The House Finance committee had reduced the amount to read \$175,000 reflecting the actual anticipated cost of this bill. The committee voted Interim Study to avoid duplication of effort. **Vote 21-0.**

Original: House Clerk

Cc: Committee Bill File

HOUSE COMMITTEE ON CRIMINAL JUSTICE AND PUBLIC SAFETY

EXECUTIVE SESSION on SB 456-FN-A

BILL TITLE: establishing a law enforcement conduct review committee in the police standards and training council and making an appropriation therefor.

DATE: April 8, 2022

LOB ROOM: 202-204

MOTIONS: REFER FOR INTERIM STUDY

Moved by Rep. Welch

Seconded by Rep. Bordenet

Vote: 21-0

CONSENT CALENDAR: NO

Statement of Intent: Refer to Committee Report

Respectfully submitted,

Rep Scott Wallace, Clerk

OFFICE OF THE HOUSE CLERK



2/8/2022 3:07:34 PM
Roll Call Committee Registers
Report

2022 SESSION

Criminal Justice and Public Safety

Bill #: HB 456 Motion: F/S AM #: _____ Exec Session Date: 4-8-22

<u>Members</u>	<u>YEAS</u>	<u>Nays</u>	<u>NV</u>
Abbas, Daryl A. Chairman	21		
Roy, Terry Vice Chairman	1		
Welch, David A.	2		
Burt, John A.	3		
Rhodes, Jennifer	4		
Green, Dennis E.	5		
Wallace, Scott Clerk	6		
Testerman, Dave	7		
True, Chris <u>FOLSOM</u>	8		
Pratt, Kevin M.	9		
Marston, Dick	10		
Harriott-Gathright, Linda C.	11		
Pantelakos, Laura C.	12		
O'Hearne, Andrew S. <u>JACK</u>	13		
Bordenet, John	14		
Meuse, David	15		
Newman, Ray E.	16		
Bouldin, Amanda C. <u>S. NEWMAN</u>	17		
Conley, Casey M. <u>MANEVAL</u>	18		
Bradley, Amy	19		
Espitia, Manny	20		

OFFICE OF THE HOUSE CLERK



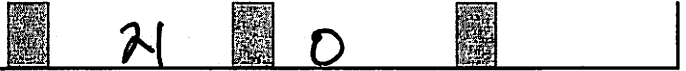
2/8/2022 3:07:34 PM
Roll Call Committee Registers
Report

2022 SESSION

Criminal Justice and Public Safety

Bill #: SB456 Motion: F/S AM #: _____ Exec Session Date: 4-8-22

TOTAL VOTE:



HOUSE COMMITTEE ON CRIMINAL JUSTICE AND PUBLIC SAFETY

PUBLIC HEARING ON SB 456-FN-A

BILL TITLE: establishing a law enforcement conduct review committee in the police standards and training council and making an appropriation therefor.

DATE: April 8, 2022

LOB ROOM: 202-204 **Time Public Hearing Called to Order:** 11:24am

Time Adjourned: 11:45am

Committee Members: Reps. Abbas, Roy, Wallace, Welch, Burt, Rhodes, Green, Testerman, True, Pratt, Marston, Harriott-Gathright, Pantelakos, O'Hearne, Bordenet, Meuse, R. Newman, Amanda Bouldin, Conley, Bradley and Espitia

Bill Sponsors:
Sen. Carson

TESTIMONY

* Use asterisk if written testimony and/or amendments are submitted.

***Grant Bosse for Senator Carson**

- Supports

Matt Broadhead - NHAG

- Supports

John Scippa - NHPTSA

- Supports

Respectfully submitted,

Rep. Scott Wallace, Clerk

House Remote Testify

Criminal Justice and Public Safety Committee Testify List for Bill SB456 on 2022-04-08

Support: 1 Oppose: 0 Neutral: 0 Total to Testify: 0

[Export to Excel](#)

<u>Name</u>	<u>City, State</u> <u>Email Address</u>	<u>Title</u>	<u>Representing</u>	<u>Position</u>	<u>Testifying</u>	<u>Non-Germane</u>	<u>Signed Up</u>
Bissonnette, Gilles	Concord, NH gilles@aclu-nh.org	A Lobbyist	ACLU-NH	Support	No	No	4/8/2022 10:21 AM

456
SB ~~261~~

**House Committee on Criminal Justice
and Public Safety**

April 8, 2022, 11:15 a.m. LOB 202-204

Good afternoon, Chairman and Members of the Committee,

I am Grant Bosse here to introduce SB 456 on behalf of Sen. Carson, the prime sponsor.

This bill established the Law Enforcement Conduct Review Committee within the New Hampshire Police Standards and Training Council. It makes a \$350,000 appropriation in FY 23 to fund it.

This stems from a recommendation in the Final Report of the New Hampshire Commission of Law Enforcement Accountability, Community, and Transparency, known as LEACT, to find a way to receive complaints of alleged misconduct against law enforcement officers. This bill is the result of that work.

The House has passed parallel legislation, and this bill helps consolidate the goals of the House and the Senate, along with the various stakeholders who have helped craft this consensus solution.

SB 456 received the unanimous support of the Senate Judiciary and Finance Committees and cleared the Senate twice on a voice vote.

Sen. Carson asks for your support of this pragmatic, bipartisan approach to how New Hampshire handles complaints of police misconduct.

If you have any questions for Sen. Carson, I will make sure she gets you an answer. But I would defer to the stakeholders behind me.

Thank you again for allowing me to bring in this bill on Sen. Carson's behalf.

ACLU-NH Statement on Senate Bill 456
by Joseph Lascaze, ACLU-NH Smart Justice Campaign Manager,
and Gilles Bissonnette, ACLU-NH Legal Director
House Criminal Justice Committee
Hearing: April 8, 2022

We submit this testimony on behalf of the American Civil Liberties Union of New Hampshire (“ACLU-NH”), a non-partisan, non-profit organization working to protect civil liberties for over 50 years. SB456 would establish a law enforcement conduct review committee in the New Hampshire Police Standards and Training Council (“PSTC”). The ACLU-NH is generally supportive of SB456.

This bill seems to be identical to HB1682, which was heard by the House Criminal Justice and Public Safety Committee on January 14, 2022 and voted out of Committee 17-0. It passed the House by voice vote on February 16, 2022, with a referral to the House Finance Committee. Following a minor amendment, it passed the House again on March 31, 2022. HB1682 is being heard by the Senate Judiciary Committee on April 12, 2022.

I. Background: SB456/HB1682 and the LEACT Recommendation for a Statewide Agency to Investigate Police Complaints.

The New Hampshire Commission on Law Enforcement Accountability, Community, and Transparency (“LEACT Commission”) conducted 26 meetings during the summer of 2020 following the May 25, 2020 murder of George Floyd. In the LEACT Commission’s final August 31, 2020 Report, the Commission recommended—at the initiative of then Attorney General Gordon MacDonald—the “establishment of a single, neutral and independent statewide entity to receive complaints alleging misconduct regarding all sworn and elected law enforcement officers” with several components. The ACLU-NH—through its Smart Justice Campaign Manager, Joseph Lascaze—was a member of the LEACT Commission and supported this recommendation. That specific recommendation is attached as *Exhibit 1*.

In last year’s HB2, a separate study committee was established “to develop recommendations for legislation to establish a single, neutral, and independent statewide entity to receive complaints alleging misconduct regarding all sworn and elected law enforcement officers pursuant to recommendation #16 in the final report issued by the” LEACT Commission. A copy of the budgetary provisions forming the study committee is attached as *Exhibit 2*.

A majority of the study committee constituted law enforcement members. Along with a Senate and House designee, the study committee included the Attorney General, the director of PSTC, the Commissioner of Safety’s designee, the N.H. Association of Chiefs of Police, and the N.H. Police Association—in total, 5 law enforcement members. The ACLU-NH—through its Smart Justice Campaign Manager, Joseph Lascaze—was also a member of this study committee, along with Julian Jefferson—an attorney with the Office of the Public Defender who also served on the LEACT Commission.

This study committee met during the Fall of 2021, and we greatly appreciate the efforts of the Attorney General and his staff to facilitate negotiations of all committee members—a task which is undoubtedly difficult. The study committee issued a report on November 1, 2021. SB456/HB1682 is the product of this study committee’s report. The study committee’s report and draft legislation is attached as *Exhibit 3*.

II. While the ACLU-NH is Generally Supportive of SB456, this Committee Should Be Aware that it is Not Fully Consistent with the LEACT Commission’s Recommendation in Several Ways.

While the ACLU-NH continues to be generally supportive of the November 1, 2021 report and the resulting SB456, the ACLU-NH has also made clear that the November 1, 2021 report and this resulting legislation was

the result of many compromises, including some that have caused this resulting proposal to be inconsistent with the LEACT Commission’s August 31, 2020 recommendation in several ways. For example:

1. The LEACT Commission made clear that this new body should conduct “[i]nvestigation[s] following consistent and defined standards.” However, the November 1, 2021 report and the resulting SB456 does not allow this new body to automatically conduct investigations at its own discretion, but rather only after it first concludes that the employing agency did not conduct a “valid” investigation, including if the local “agency’s findings or conclusions are *clearly not supported by the evidence or contain material errors or omissions of fact or law.*” This is a potentially high threshold in determining when an investigation should be conducted by this new council. *See* Page 3, Lines 32-33 (defining “valid investigation”); Page 7, Lines 13-14 (noting that the new body is to determine if an “investigation was not valid”), Page 9, Lines 23-25 (“If the committee determines that a law enforcement agency’s investigation of the officer’s conduct did not constitute a valid investigation or was not fully completed the committee or the director shall direct the complaint to be investigated.”).
2. The LEACT Commission made clear that this new body should be a “single, neutral and independent statewide entity.” However, the November 1, 2021 report and the resulting SB456 placed this new body within the PSTC, which is essentially a law enforcement agency with a majority of law enforcement members. *See* RSA 106:L-3.
3. The LEACT Commission made clear that, in this new body, “[a]ny committee or panel would be slightly weighted toward law enforcement.” However, the November 1, 2021 report and the resulting SB456, only causes the final hearing body that hears complaints—the PSTC—to have 17 members, which includes 10 law enforcement members (59%) and only 4 public members. The committee also would include two judges and a criminal justice college professor. *See* Page 4, Lines 3-20. With only four public members, we do not believe that this is “slightly weighted toward law enforcement” consistent with the LEACT Commission’s recommendation.¹

III. The Importance of a New Body to Investigate Police Officer Complaints.

Despite these inconsistencies with the LEACT Commission, the ACLU-NH expressed general support of this proposal in late October 2021 because it is a significant improvement over the current process where local law enforcement agencies conduct disciplinary investigations of their own police officers with little public accountability or transparency. One of the benefits of this bill is—consistent with the LEACT recommendation—a statewide, universal definition of what constitutes misconduct. *See* Page 2, Line 7-Page 3, Line 4.² This new proposal will help address the mistrust that stems from police departments internally investigating their own officers for misconduct.

Indeed, there are often inherent conflicts with investigations into misconduct being exclusively performed by an officer’s own department (meaning their own colleagues). Such conflicts can raise suspicions that internal investigations that have led to “unfounded” or “unsubstantiated” determinations may not have been done with full independence.

¹ Currently, the PSTC has 14 members consisting of a vast majority of law enforcement members. It contains 9 law enforcement members (64%), two judges, a community college designee, and two public members. *See* RSA 106:L-3.

² This bill states before each misconduct definition that a “sustained finding” should exist. *See* Page 2, Line 17-Page 3, Line 4. This should be construed to mean that there has been a sustained finding by PSTC, not that “misconduct” depends on whether the local police department determined the misconduct to be “sustained.” Such an alternative interpretation would undermine the entire point of this bill.

This was seen recently with respect to the Salem Police Department where an internal audit report from 2018 showed that the Department failed to take seriously complaints concerning their officers' alleged misconduct.³ Moreover, this report showed that, pursuant to Salem's collective bargaining agreement with the police union, there is a narrow window of six months from the date of an incident within which time a complaint must be filed, or else the Department is prohibited from even investigating the case. Further, this 2018 report showed that the Department failed to meaningfully investigate potential criminal activity from 2012 where an officer, while off-duty, led another Salem police officer on a high-speed chase. The report said this internal investigation "did not meet acceptable best practices for internal review." This report also noted that a Salem Police Department investigator made little effort to review a heated altercation at a local ice rink where police stunned and arrested a hockey coach in December 2017. In the end, the Salem Police Department deemed the complaint against its officers as "unfounded" within less than 24 hours.⁴

These concerns about the independence and integrity of internal police internal investigations are precisely why this agency will have value and why the LEACT Commission made its original recommendation.⁵

For these reasons, the ACLU-NH is generally supportive of SB456.

³ Ryan Lessard, "Report Blasts Salem Police for Handling Officer Complaints, Internal Investigations," *Union Leader* (Nov. 23, 2018), https://www.unionleader.com/news/politics/local/report-blasts-salem-police-for-handling-of-officer-complaints-internal-investigations/article_a7b3323c-d6a1-5380-9b46-1f1114c5250e.html.

⁴ Ryan Lessard, "Court Documents: Salem Police Made Little Effort to Investigate Complaints," *Union Leader* (Jan. 25, 2019), https://www.unionleader.com/news/courts/court-documents-salem-police-made-little-effort-to-investigate-complaints/article_3e93d64e-8682-56bd-853d-adc735a1d22f.html.

⁵ As the Attorney General made clear during the final October 28, 2021 meeting on this proposed legislation, this legislation is not designed to change the law with respect to overall disclosure of police disciplinary files. We agree, and this interpretation is consistent with this legislation's provisions. This legislation *only* impacts records in the possession of PSTC as part of this new misconduct process. See Page 9, Line 32 (applying confidentiality where appropriate only to "[r]ecords of the committee as well as investigations conducted by the committee"). Thus, this legislation does *not* implicate records that may otherwise be disclosable in the possession of individual police departments. Even if records in the possession of the PSTC as part of this new regime are separately in the possession of individual police departments, those records in the possession of individual police departments may be subject to disclosure, including if the findings are not sustained by the police department. See *Provenza v. Town of Canaan*, No. 215-2020-cv-155 (Grafton Cty. Super. Ct. Dec. 2, 2020) (Bornstein, J.) (holding that an internal investigation report concerning an allegation that an officer engaged in excessive force and that found the misconduct unsustainable is a public document, in part, because "the public has a significant interest in knowing how the police investigate such complaints"; currently on appeal to N.H. Supreme Court at No. 2020-0563); see also *Reid v. N.H. AG*, 169 N.H. 509, 532 (2016) ("[t]he public has a significant interest in knowing that a government investigation is comprehensive and accurate").

EXHIBIT 1

**New Hampshire Commission on Law Enforcement
Accountability, Community, and Transparency**



Report and Recommendations

Submitted August 31, 2020

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New Hampshire Commission on Law Enforcement Accountability, Community, and Transparency

I. Introduction

On June 16, 2020, Governor Christopher T. Sununu established the Commission on Law Enforcement Accountability, Community and Transparency (LEACT) by Executive Order 2020-11 (on June 22, 2020, Executive Order 2020-13 amended the original Order). Copies of these Orders appear at Appendix A. The LEACT Commission was specifically charged with examining law enforcement training curriculum, procedures and policies throughout the State; procedures related to the reporting and investigation of police misconduct; the current state of relationships between law enforcement and the communities they serve; and any other subject matter the Commission deemed relevant. Through the course of its work, the Commission deemed the following other subject matters relevant to the overall mission of enhancing transparency, accountability, and community relations in law enforcement: mental health and well-being and the results of the February 2019 Office of Legislative Budget Assistant New Hampshire Police Standards and Training Council Performance Audit.

Over the course of 10 weeks, the Commission met 26 times and heard testimony from 24 subject matter experts, including Commission members, and 25 members of the public. Many individuals who testified before the Commission also submitted written testimony. Additionally, the Commission received more than 50 written submissions from a variety of individuals who did not testify. Oral and written testimony is part of the public record and is accessible at www.governor.nh.gov/accountability. Commission members considered all written submissions and asked probative questions of witnesses in order to make the following comprehensive recommendations.

II. Training Curriculum, Procedures and Policies

Executive Order 2020-11 directs that the Commission shall examine: “[t]raining curriculum, procedures and policies developed by State Police, local police departments and the Police Standards and Training Council, and potential options for improving the same to better address certain areas which may include, but are not limited to, (i) de-escalation, (ii) use of deadly and non-deadly force, and (iii) diversity training.” Executive Order 2020-11, at ¶ 3 (a).

This section of the report describes the current state of training curriculum, procedures and policies with respect to the New Hampshire Police Standards and Training Council (NH PSTC), the New Hampshire State Police and local police departments; summarizes public testimony and recommendations on these subjects; discusses recent relevant legislative changes; and sets forth the Commission’s recommendations with respect to training curriculum, procedures and policies.



New Hampshire Commission on Law Enforcement Accountability, Community, and Transparency

c. Commission Recommendations

The Commission makes the following recommendations for reforms and improvements with respect to reporting and investigation of police misconduct:

1. Support the establishment of a single, neutral and independent statewide entity to receive complaints alleging misconduct regarding all sworn and elected law enforcement officers with the following components:
 - a. Staffed by full-time attorneys, paralegals, legal assistants and investigators;
 - b. Provide robust due process with multiple levels of review, including both sides having the right to appeal;
 - c. Members of the various committees and panels to be appointed by the Governor, consisting of community members, current or retired judges, law enforcement officers, attorneys; 3-year terms (initially staggered). Any committee or panel would be slightly weighted toward law enforcement;
 - d. Statewide, universal definition regarding what constitutes misconduct;¹⁰
 - e. Notice of complaint to the officer and an opportunity to be heard;
 - f. Initial screening of all complaints received by the entity to determine if an investigation is warranted;
 - g. Investigation following consistent and defined standards;
 - h. Statewide, universal standards to apply with respect to determination of whether misconduct occurred;
 - i. Executive summary of finding to be made available to the public with the full investigative report subject to disclosure upon in-camera review. Sustained findings publicly accessible in a database maintained by the entity;

¹⁰ Definition of misconduct should take into consideration the policy guidelines regarding Code of Conduct to be developed by NH PSTC. Discussed above at § II.c.II.5.



New Hampshire Commission on Law Enforcement Accountability, Community, and Transparency

- j. Right of appeal to New Hampshire Supreme Court;
 - k. Require all law enforcement agencies to report alleged misconduct to this entity; and
 - l. Nothing in this recommendation would limit the ability of the hiring law enforcement agency or NH PSTC to investigate, discipline, or take any action consistent with their rules, regulations, and collective bargaining agreements; or would limit the ability of the Office of the Attorney General or County Attorney with jurisdiction to investigate or prosecute any criminal conduct.
2. To promote a uniform approach to investigation and prosecution of alleged criminal conduct by government officials, including law enforcement officials, establish by statute, a dedicated Public Integrity Unit within the Attorney General's Office with permanent and sustainable resources, including full-time attorneys, paralegals, legal assistants, and investigators.
 3. To promote equal justice under the law in all aspects of the criminal justice system, the Commission strongly encourages implicit bias and racial profiling training for all prosecutors, including all police prosecutors, all criminal defense attorneys, and all judges.
 - a. The Office of the Attorney General shall require such training for all attorneys, investigators, legal staff and victim/witness advocates in the Attorney General's Office; all County Attorney Offices; and all state agency attorneys.
 - b. The Office of the Attorney General shall facilitate and arrange for such trainings as described in 3(a) no later than April 1, 2021.
 - c. The Office of the Attorney General shall establish a system whereby all new prosecutor hires receive implicit bias and racial profiling training within 30 days of their start date.
 - d. Recommend the New Hampshire Supreme Court require one hour of yearly continuing legal education credit (CLE) to be dedicated to implicit bias and racial profiling training.
 4. Establish a community outreach position within the Attorney General's Office to facilitate communication between all state, county and local prosecution offices and New Hampshire's diverse communities.



New Hampshire Commission on Law Enforcement Accountability, Community, and Transparency

Respectfully submitted,

Jane E. Young, Chair
Deputy Attorney General

Ahni Malachi
Executive Director, New Hampshire
Commission for Human Rights

Rogers Johnson
Chair, Governor's Advisory Council on
Diversity and Inclusion

Sawako Gardner
Judge, New Hampshire Circuit Court

Chief Charlie Dennis
New Hampshire Association of Chiefs of
Police

Joseph Lascaze
Smart Justice Organizer, American Civil
Liberties Union of New Hampshire

Chief Eddie Edwards (Ret.)
Public Member

Dated: August 31, 2020

Robert Quinn
Commissioner, Department of Safety

John Scippa
Director, Police Standards and Training
Council

James T. McKim
President of the Manchester, NH NAACP

Lieutenant Mark Morrison
New Hampshire Police Association

Kenneth Norton
Executive Director, NAMI New Hampshire
The State Chapter of the National Alliance on
Mental Illness

Julian Jefferson, Esq.
Criminal Defense Representative

Ronelle Tshiela
Public Member and Co-Founder, Black Lives
Matter Manchester, NH

EXHIBIT 2

CHAPTER 91
HB 2-FN-A-LOCAL - FINAL VERSION
- Page 59 -

1 91:149 Department of Safety; Position Created. There is hereby established in the department
2 of safety, division of administration, the full-time classified position of business administrator I. The
3 commissioner of the department of safety may use the body-worn and dashboard camera fund
4 established in RSA 105-D:3 to fund the position.

5 91:150 New Section; Complaints Alleging Law Enforcement Misconduct; Commission
6 Established. Amend RSA 105-D by inserting after section 2 the following new section:

7 105-D:2-a Statewide Entity to Receive Complaints Alleging Misconduct Regarding Sworn and
8 Elected Law Enforcement Officers; Commission Established.

9 I. There is hereby established a commission to develop recommendations for legislation to
10 establish a single, neutral, and independent statewide entity to receive complaints alleging
11 misconduct regarding all sworn and elected law enforcement officers pursuant to recommendation
12 #16 in the final report issued by the New Hampshire commission on law enforcement accountability,
13 community and transparency. The commission shall be composed of the following members:

- 14 (a) The attorney general, or designee, who shall be the chairperson of the commission.
15 (b) One member of the house of representatives, appointed by the speaker of the house.
16 (c) One member of the senate, appointed by the president of the senate.
17 (d) The director of the New Hampshire police standards and training council, or
18 designee.
19 (e) The commissioner of safety, or designee.

20 (f) Four additional members from the New Hampshire commission on law enforcement
21 accountability, community and transparency established in Executive Order 2020-11, appointed by
22 the attorney general. Two of these members shall be law enforcement members and 2 of these
23 members shall not be law enforcement members.

24 II. Legislative members of the commission shall receive mileage at the legislative rate when
25 attending to the duties of the commission.

26 III. The chairperson of the commission shall call the first meeting within 30 days of the
27 effective date of this section. Five members of the commission shall constitute a quorum.

28 IV. The commission shall submit a report containing its recommendations for legislation to
29 the governor, the speaker of the house of representatives, the president of the senate, and the state
30 library no later than November 1, 2021.

31 91:151 Appropriation; Statewide Entity to Receive Complaints of Misconduct. The sum of
32 \$100,000 for the fiscal year ending June 30, 2023 is hereby appropriated the department of
33 administrative services which shall be available to fund an independent statewide entity to receive
34 complaints alleging misconduct regarding all sworn and elected law enforcement officers established
35 pursuant to recommendation #16 in the final report issued by the New Hampshire commission on
36 law enforcement accountability, community and transparency. Any unexpended amount of said

CHAPTER 91
HB 2-FN-A-LOCAL - FINAL VERSION
- Page 60 -

1 appropriation shall lapse to the general fund on June 30, 2023. The governor is hereby authorized to
2 draw a warrant for said sum out of any money in the treasury not otherwise appropriated.

3 91:152 Contingency. If an independent statewide entity to receive complaints alleging
4 misconduct regarding all sworn and elected law enforcement officers as a result of recommendation
5 #16 in the final report issued by the New Hampshire commission on law enforcement accountability,
6 community, and transparency becomes law by July 1, 2022, then section 151 of this act shall take
7 effect July 1, 2022. If such an entity does not become law by July 1, 2022, then section 151 of this
8 act shall not take effect.

9 91:153 Effective Date. Section 151 of this act shall take effect as provided in section 152 of this
10 act.

11 91:154 Department of Safety; Radio Infrastructure Equipment Purchases; Procurement.

12 I. The department of safety shall, in collaboration with the department of administrative
13 services, establish standards for radio infrastructure-related hardware, computers, software, related
14 licenses, media, documentation, support and maintenance services, and other related services.

15 II. Prior to an agency's issuance of a solicitation for the purchase of radio infrastructure-
16 related computer or radio hardware, software, related licenses, media, documentation, support and
17 maintenance services, and other related services including a request for proposal, request for
18 purchase, or other procurement documentation, the agency shall consult with and seek approval
19 from the department of safety, division of emergency services and communications.

20 III. The department of safety, division of emergency services and communications, shall
21 annually review and set dollar, or other, limits for purchases and contracts that require approval
22 from the director of the division of emergency services and communications before proceeding.

23 IV. For purposes of this section, "agency" shall have the same meaning as in RSA 21-I:11,
24 II(b), but shall not include:

- 25 (a) The university system of New Hampshire.
- 26 (b) The court systems.
- 27 (c) The legislature, secretary of state, and the state reporter.
- 28 (d) The retirement system.
- 29 (e) The community college system of New Hampshire.

30 91:155 New Paragraph; Office of the Chief Medical Examiner; Definitions. Amend RSA 611-B:1
31 by inserting after paragraph II the following new paragraph:

32 II-a. "Associate medical examiner" means the licensed physician certified by the American
33 Board of Pathology as a qualified pathologist and appointed pursuant to RSA 611-B:3-a.

34 91:156 New Section; Office of the Chief Medical Examiner; Associate Medical Examiner. Amend
35 RSA 611-B by inserting after section 3 the following new section:

36 611-B:3-a Associate Medical Examiner. There is hereby established within the office of the chief
37 medical examiner the position of associate medical examiner. The associate medical examiner shall

EXHIBIT 3

**ATTORNEY GENERAL
DEPARTMENT OF JUSTICE**

33 CAPITOL STREET
CONCORD, NEW HAMPSHIRE 03301-6397

JOHN M. FORMELLA
ATTORNEY GENERAL



JANE E. YOUNG
DEPUTY ATTORNEY GENERAL

MEMORANDUM

DATE: November 1, 2021

TO: Honorable Christopher Sununu, Governor
Honorable Sherman Packard, Speaker of the House
Honorable Chuck Morse, President of the Senate
Honorable Paul C. Smith, House Clerk
Honorable Tammy L. Wright, Senate Clerk
Michael York, State Librarian

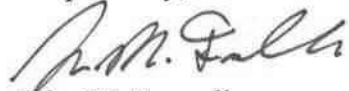
FROM: Attorney General John M. Formella, Chairman

SUBJECT: Final Report of Chapter 91:150, Laws of 2021
Commission to Develop Recommendations for Legislation to Establish a
Single, Neutral, and Independent Statewide Entity to Receive Complaints
Alleging Misconduct Regarding All Sworn and Elected Law Enforcement
Officers Pursuant to Recommendation #16 in the Final Report Issued by the
New Hampshire Commission on Law Enforcement Accountability,
Community and Transparency

Pursuant to HB2, Chapter 91:150, Laws of 2021, enclosed please find the final report of the Commission to Develop Recommendations for Legislation to Establish a Single, Neutral, and Independent Statewide Entity to Receive Complaints Alleging Misconduct Regarding All Sworn and Elected Law Enforcement Officers Pursuant to Recommendation #16 in the Final Report Issued by the New Hampshire Commission on Law Enforcement Accountability, Community and Transparency.

If you have any questions or comments regarding this report, please do not hesitate to contact me.

Respectfully,

A handwritten signature in black ink, appearing to read "John M. Formella". The signature is fluid and cursive, with the first name "John" being the most prominent.

John M. Formella
Attorney General

Enclosure

FINAL REPORT

Commission to Develop Recommendations for Legislation to Establish a Single, Neutral, and Independent Statewide Entity to Receive Complaints Alleging Misconduct Regarding All Sworn and Elected Law Enforcement Officers Pursuant to Recommendation #16 in the Final Report Issued by the New Hampshire Commission on Law Enforcement Accountability, Community and Transparency

**HB2, Chapter 91:150, Laws of 2021
November 1, 2021**

MEMBERS

Commission

Attorney General John Formella
Senator Sharon Carson
Representative David Welch
Director John Scippa, Police Standards and Training
Assistant Commissioner Eddie Edwards, New Hampshire Department of Safety
Attorney Julian Jefferson, New Hampshire Public Defender
Chief Charlie Dennis, Hanover Police Department
Lieutenant Mark Morrison, Londonderry Police Department
Joseph Lascaze, ACLU

Alternates

Senior Assistant Attorney General Matthew Broadhead
Chief Joseph Hoebeke, Hollis Police Department
Attorney Jake Krupski, Milner & Krupski
Attorney Gilles Bissonette, ACLU

CHARGE OF THE COMMISSION

The Commission to Develop Recommendations for Legislation to Establish a Single, Neutral, and Independent Statewide Entity to Receive Complaints Alleging Misconduct Regarding All Sworn and Elected Law Enforcement Officers Pursuant to Recommendation #16 in the Final Report Issued by the New Hampshire Commission on Law Enforcement Accountability, Community and Transparency (“the Commission”) was charged with “establishment [of] a statewide entity to receive and review misconduct complaints.”

HISTORY

The Commission held meetings on August 23; September 2, 9, 16, 23, and 30; and October 7, 13, 14, 21, 27, and 28, 2021.

On August 23, Senior Assistant Attorney General (“SAAG”) Matthew Broadhead presented an overview of the LEACT Commission’s mission and the resulting forty-eight recommendations that issued, including the establishment of this Commission through recommendation sixteen (16). Numerous topics were raised on which members requested additional background at further meetings in order to achieve the goals of the Commission. A weekly standing meeting was scheduled to achieve consensus and provide a report to the Legislature by November 1.

On September 2, SAAG Broadhead highlighted numerous LEACT Commission recommendations that had been enacted, including but not limited to public release of the Exculpatory Evidence Schedule (“EES List”), establishing a state fund for body cameras for local law enforcement, juvenile justice reform, revisions to law enforcement training curriculum, model policy development, and improved crime reporting data. Director John Scippa presented an overview of how Police Standards and Training could serve as the appropriate body to incorporate the goals of this Commission, since it was already doing much of the functions in regulatory oversight and certification hearings, and could adopt needed changes through statutory and regulatory amendments.

On September 9, Hanover Police Chief Charlie Dennis presented “Citizen Complaints and Internal Investigations” to the Commission, discussing the procedure for local law enforcement to receive complaints, complete internal affairs investigations, and issue determinations including discipline. The presentation included an explanation of expectations of police officers and supervisors, the interaction with the PSTC certification procedure, and the impact of collective bargaining agreements. SAAG Broadhead also provided an overview of the proposed legislation based on the LEACT recommendations to receive complaints within a reformed PSTC model or by creating a new entity incorporating public participation and modeled on the Attorney Discipline Office (“ADO”).

On September 16, Hollis Police Chief Joseph Hoebeke presented an overview of body-worn and cruiser-system police cameras and their impact on evaluation of officer conduct, description of incident scenes and police reports, and enhancement of police transparency. Additionally, there was further exploration of the options to enact LEACT Commission recommendation sixteen, and Director Scippa presented findings from his review of models in other states, and in particular that of Vermont.

On September 23, Executive Director of the Vermont Police Academy Heather Simmons, and Chief Bricknell of the Vermont Regulation Committee, provided an overview of the system

implemented in Vermont to address complaints against police officers, including a council with seventeen (17) subcommittees. New Hampshire Office of Professional Licensure and Certification Executive Director Lindsay Courtney also presented an overview of the office's procedures, responsibilities, hierarchy, and considerations, with particular emphasis on dealing with complaints and investigations. Finally, Janet Ackerman, Vice President of Eastern Bankshares, Inc., provided a presentation to the board on volunteering for the ADO and the responsibilities and procedures of investigations.

On September 30, the Commission identified and discussed four essential questions that it needed to answer: (1) what authority would the entity have, (2) where would the entity be housed, (3) how would the entity be composed and staffed, and (4) what is the appropriate definition of misconduct?

In the subsequent meetings, the Commission proceeded into discussion of specific proposals submitted by Commission members. On October 7, the Commission commenced a review of a draft definition of misconduct that had been submitted by the ACLU, which continued to be discussed on October 13. On October 14, the Commission began a review of an initial proposal by Director Scippa for changes to the relevant provisions of RSA 106-L Police Standards and Training Council, to incorporate the creation of the committee. On October 21, the Commission reviewed the ACLU's proposed changes to the draft of RSA 106-L previously submitted by Director Scippa, as well as additional provisions submitted by Londonderry Police Lieutenant Mark Morrison.

The Commission conducted its final meeting on October 28. An updated draft incorporating all of the prior discussions was reviewed with further additions and revisions agreed by the Commission. The ACLU-NH is generally supportive of this proposal, but stated it is still reviewing the proposal's transparency provisions and reserves final judgment on those provisions. At the conclusion of the discussion, Attorney General Formella proposed and the Commission moved to approve the draft legislation contained in Exhibit A, and to authorize the Attorney General to file this report recommending that the General Court adopt the same with the understanding that final details will be clarified through the legislative process. The Commission unanimously voted to approve this motion. The approved draft legislation is attached herein as Exhibit A.

FINDINGS AND RECOMMENDATIONS

The Commission presents for the consideration of the General Court two legislative recommendations as follows, with the understanding that the final details will be clarified through the legislative process:

1. RSA Chapter 106-L Police Standards and Training Council, be amended as detailed in Exhibit A; and

2. The sum of \$350,000 be appropriated to the Police Standards and Training Council for the fiscal year ending June 30, 2023, for the purpose of hiring one full-time staff attorney and two full-time investigators.

LIST OF APPENDICES

Exhibit A: Draft Proposed Legislation

EXHIBIT A

Draft Proposed Legislation

1. Amend RSA 106-L to read as follows (proposed revisions to RSA 106-L shown in redline/mark up):

**TITLE VII
SHERIFFS, CONSTABLES, AND POLICE OFFICERS**

**CHAPTER 106-L
POLICE STANDARDS AND TRAINING COUNCIL**

Section 106-L:1

106-L:1 Findings and Policy. – The legislature finds that the administration of criminal justice is of statewide concern; that police and corrections work are important to the health, safety, and welfare of the people of this state; that police and corrections work are of such a nature as to require education and training of a professional character; and that it is in the public interest that such education and training be made available to persons who seek to become police and corrections officers, persons who are serving as police and corrections officers in a temporary or probationary capacity, and persons already in regular service. *Further, the legislature finds that law enforcement officers are vested with responsibilities that require high standards of moral character, integrity, knowledge and trust. In support of these heightened responsibilities and to continuously strive for public confidence in law enforcement officers, the Law Enforcement Conduct Review Committee is created at the New Hampshire Police Standards and Training Council.*

Section 106-L:2

106-L:2 Definitions. – In this chapter:

- I. *"Law enforcement officer" means any individual who is*
- (a) employed by a local, municipal, county, or state governmental agency in the State of New Hampshire;*
 - (b) certified or certifiable by the Police Standards and Training Council;*
 - (c) responsible for the prevention, detection, or prosecution of crimes and the enforcement of the laws of the state and of its political subdivisions; and at least one of the following:*
 - (i) has full general arrest powers, or*
 - (ii) is a certified or certifiable state corrections officer, or*
 - (iii) is a certified or certifiable state probation-parole officer.*

~~"Police officer" means any appointed or elected employee of a police department or any appointed employee of a sheriff's department, the fish and game department, the department of safety, or any special agent appointed by the state liquor commission which is administered by the state or any of its political subdivisions and who is responsible for the prevention, detection~~

~~or prosecution of crime or the enforcement of the penal, traffic, highway, boating, liquor, or bingo and lucky 7 laws of this state or any of its political subdivisions.~~

II. "Committee" means the Law Enforcement Conduct Review Committee

III. "Council" means the Ppolice Sstandards and Ttraining Ceouncil.

IVH. "Director" means the director of the Ppolice Sstandards and Ttraining eouncil.

IV. "State corrections officer" means any sworn classified employee of the New Hampshire department of corrections who is responsible for the physical custody and security of inmates at a state correctional institution and is authorized by law to use force to prevent escapes from such institution.

VI. "State probation-parole officer" means any sworn employee of the New Hampshire department of corrections who is responsible for the supervision of probationers and parolees, who has an assigned caseload, and who has the authority to arrest for violations of the rules of probation or parole.

VII "Valid complaint" means a statement in writing made by a person who identifies themselves to the council or any law enforcement agency that alleges a certified law enforcement officer, state corrections officer or probation-parole officer has committed an act or acts of misconduct.

VIII. As used in this Chapter, "misconduct" shall be defined as:

(a) The officer has been convicted of the following:

(i) a crime which constitutes a felony in this or any other state;

(ii) a misdemeanor for which there was a sentence of incarceration, regardless of whether all or part of the sentence was suspended;

(iii) driving while intoxicated in this or any other state;

(iv) a crime of moral turpitude. "Moral turpitude" means an illegal act involving dishonesty, deceit, theft, or willful misrepresentation or a crime which tends to bring discredit on the police or corrections service. A crime of moral turpitude shall include those crimes listed in POL 402.02(a)(4);

(b) A sustained finding that the officer has engaged in conduct negatively reflecting on the officer's trustworthiness or credibility, including but not limited to:

(i) a deliberate and material lie during a civil, administrative, or criminal proceeding, in a police report, an internal investigation, or an investigation conducted by New Hampshire Police Standards and Training; or

(ii) a falsification of records or evidence in an investigation or official proceeding;

(iii) a misrepresentation or tampering with official records or reports, tampering with witnesses or falsifying evidence;

(c) A sustained finding that during the course of the officer's official duties, the officer engaged in discriminatory conduct on the basis of age, sex, sexual orientation, gender

identity, race, religious creed, color, marital status, familial status, physical or mental disability, or national origin prohibited by RSA 354-A;

(d) A sustained finding that the officer engaged in conduct, whether on or off duty, that would adversely reflect on their fitness to perform law enforcement or corrections duties to include engaging in racist conduct or making racist statements;

(e) A sustained finding that the officer engaged in acts or omissions of conduct which would cause a reasonable person to have doubts about the individual's honesty, fairness, and respect for the rights of others and for the laws of the state or nation;

(f) A sustained finding that the officer knowingly committed an egregious dereliction of duty resulting in a preventable fatality or serious bodily injury or resulting in the deprivation of constitutional rights or that leads to the failure of someone to be prosecuted for a felony; or

(g) A sustained finding that during the course of the officer's official duties, the officer engaged in the use of excessive and illegal force.

IX. "Valid investigation" means an investigation conducted pursuant to a law enforcement agency's established or accepted procedures. An investigation shall not be valid if:

(i) the agency has not adopted an effective internal affairs program;

(ii) the agency refuses, without any legitimate basis, to conduct an investigation;

(iii) the agency intentionally did not report allegations to the council as required;

(iv) the agency attempts to conceal the misconduct or takes an action intended to discourage or intimidate a complainant;

(v) the agency's executive officer is the officer accused of the misconduct; or

(vi) the agency's findings or conclusions are clearly not supported by the evidence or contain material errors or omissions of fact or law.

X. "Sustained finding" means a final determination on the merits of an allegation only after the completion of the grievance or legal appeal process, and after the officer has exhausted all appellate rights, unless the grievance or legal process determines that the alleged misconduct was unfounded, not sustained, or that the officer was exonerated.

Section 106-L:3

106-L:3 Police Standards and Training Council. –

I. There is established a police standards and training council. It shall consist of the following members:

(a) Two members shall be chiefs of police in *a town or for a university*;

(b) Two members shall be chiefs of police in cities;

(c) Two members shall be county sheriffs;

(d) Two members shall be judges of courts with criminal jurisdiction;

~~(e) The chancellor of the community college system of New Hampshire, or designee~~ ***One member shall be a professor from a New Hampshire college or university whose primary teaching responsibilities are in the field of criminal justice or similar course of study;***

(f) A law enforcement officer of a town or city employed at a rank below lieutenant;

~~(g)~~ The director of the division of state police, or designee;

~~(h)~~ The attorney general, or designee;

~~(i)~~ The commissioner of the department of corrections, or designee; and

~~(j)~~ ***Four*** public members, ***none*** ~~neither~~ of whom shall be a certified police officer, lawyer, or judge, and ***none*** ~~neither~~ of whom shall have a spouse, sibling, or parent, by birth, adoption, or marriage, who is a certified police officer, lawyer, or judge.

II. Except for the members appointed pursuant to subparagraphs I~~(e)-(h)~~ ***(g)-(i)*** who shall serve during their continuance in office, members of the council shall be appointed by the governor for terms of 2 years. No member shall serve beyond the time that the office or employment which qualified such member for appointment. Any vacancy on the council shall be filled for the unexpired term in the same manner as the original appointment is held. Persons filling vacancies shall be appointed to serve out the unexpired term and shall have the same qualifications for office as the member whose vacancy they are filling.

III. The governor shall designate a member to be the chairperson of the council, and the council shall elect annually its vice chairperson from among the members of the council.

IV. Notwithstanding the provisions of any statute, ordinance, local law, or charter provision to the contrary and except as otherwise provided in subparagraph I(i) regarding qualification of public members, membership on the council shall not disqualify any member from holding any other public office or employment, or cause the forfeiture of any office or employment.

V. Members of the council shall serve without compensation, but shall be entitled to receive reimbursement for any actual expenses incurred as a necessary incident to such service.

VI. The council shall hold no fewer than 4 regular meetings a year. The chairperson shall fix the times and places of meetings, either on the chairperson's own motion or upon written request of any 5 members of the council.

VII. The council shall report annually to the governor and executive council on its activities, and may make such other reports as it deems desirable.

Section 106-L:4

106-L:4 Executive Branch Jurisdiction. ~~The p~~***Police Standards and Training, its council, committees and employees are*** is an executive branch ***agency council***. The council, the director, and employees hired by the director performing the functions required by this chapter shall be subject to RSA 7:8, RSA 541-B, and RSA 99-D, and contracts by them shall be subject to attorney general review and review and approval by the governor and executive council.

Section 106-L:5

106-L:5 Powers. –

In addition to other powers given to the council ***and its agency*** by this chapter, it may:

I. Adopt rules for the administration of this chapter in accordance with the provisions of RSA 541-A.

- II. Require submission of reports and information from law enforcement and corrections agencies within this state that may be pertinent to the effective functioning of the council.
- III. For the purposes of a disciplinary hearing, *investigate, review investigative reports*, subpoena and examine witnesses under oath, take oaths or affirmations, and reduce to writing testimony given at any hearing. Any person whose rights or privileges may be affected at such a disciplinary hearing may appear with witnesses and be represented by counsel.
- IV. Establish minimum educational and training standards for employment as a police officer, state corrections officer, or state probation-parole officer either in permanent positions or in temporary or probationary status.
- V. Certify persons as being qualified under the provisions of this chapter to be police officers, state corrections officers, state probation-parole officers, or certified border patrol agents for the purposes of RSA 594:26, and establish, rules under RSA 541-A for the *investigation*, suspension or revocation of the certification of such persons in the case of egregious misconduct or failure to comply with council standards.
- VI. Establish entrance, student conduct, and curriculum requirements for preparatory, in-service, and advanced courses and programs for schools operated by or for the state or its political subdivisions for the specific purpose of training police, state corrections, or state probation-parole recruits or officers or tuition students at such programs.
- VII. Consult and cooperate with counties, municipalities, agencies of this state, other governmental agencies, and with universities, colleges, junior colleges, and other institutions concerning the development of police and corrections training schools and programs or courses of instruction, and the development of standards and methodology for the voluntary accreditation of police departments in the state.
- VIII. Offer the educational material and, as appropriate, training relative to the human immunodeficiency virus and related issues prepared and developed pursuant to RSA 141-F:3, II.
- IX. Establish, maintain, certify, or approve institutions and facilities for training police officers, state corrections officers, or state probation-parole officers, and recruits for such positions.
- X. Make or cause to be made studies of any aspect of police or corrections education and training or recruitment.
- XI. Prepare and make available, upon request, model policies and procedures to assist law enforcement agencies in preparation of written policies.
- XII. Establish and maintain a voluntary certification program for police canines and canine handlers.
- XIII. Make recommendations concerning any matter within its purview pursuant to this chapter.
- XIV. Make such investigations as may be necessary to determine whether *law enforcement officers and* governmental units are complying with the provisions of this chapter.
- XV. Adopt and amend bylaws, consistent with law, for its internal management and control.
- XVI. Enter into contracts or do such things as may be necessary and incidental to the administration of its authority pursuant to this chapter.
- XVII. Accept in the name of the state any and all donations or grants, both real and personal, from any governmental unit or public agency, or from any institution, person, firm, or corporation. The council shall receive, utilize, and dispose of all donations and grants subject to budgetary provisions and according to the rules of the council and consistent with the purposes

or conditions of the donation or grant. The receipt of a donation or grant shall be noted in the annual report of the council. The report shall identify the donor, the nature of the donation or grant, and the condition of the donation or grant, if any. Any moneys received by the council pursuant to this paragraph shall be deposited in the state treasury to the account of the council and shall not lapse.

XVIII. Nominate and appoint a director of police standards and training for a term of 4 years who shall report to the police standards and training council, and who shall be an unclassified employee, and whose salary shall be established by RSA 94:1-a. All other employees shall be hired by the director and shall be classified employees. The director shall have practical and academic knowledge in the field of law enforcement, including substantial administrative experience and a degree or degrees in criminology, police administration, or other similar field or any equivalent combination of education and experience.

XIX. The council may delegate to the director of police standards and training any powers and duties enumerated in this chapter.

XX. The director may grant authority to any certified full-time police officer *or attorney* employed by the council *to serve as an* assistant director, ~~or~~ law enforcement training specialist *or investigator*, to enforce the provisions of this chapter and any rules adopted under this chapter, and cooperate and exchange information with any local, state, or federal law enforcement agency relative to the qualification and moral fitness of applicants for employment or continued employment as police officers or corrections officers. *Certified full-time law enforcement officers employed by the council shall maintain their law enforcement certification during employment with the council, shall have statewide law enforcement authority and shall be recognized as peace officers as defined by RSA 594:1, III.*

XXI. The council may appoint, after consultation with the commissioner of corrections, a corrections advisory committee from a list of nominees submitted by the director. The members shall serve without compensation at the pleasure of the council and shall consist of one representative of the management of each adult correctional facility operated by the department of corrections, one representative each from prison industries, the secure psychiatric unit, and probation-parole, one medical professional from within the correctional system, one state corrections officer chosen by the New Hampshire state employees' association, and one representative of a county correctional institution chosen by the New Hampshire Association of Counties. The committee shall meet not less than twice in each fiscal year at the call of the director, and shall advise the council as requested on issues coming before it concerning corrections standards and training.

XXII. Adopt rules and establish fees to implement the provisions of the Law Enforcement Officers Safety Act of 2004, 18 U.S.C. section 926C(d)(2)(B) in accordance with RSA 541-A.

XXIII. The council and its agency shall assess whether law enforcement agencies are in compliance with this Chapter and whether they have sufficient policies and procedures to handle internal affairs investigations governing allegations of misconduct;

XXIV. Upon receipt by the council of written notification of the arrest of a law enforcement officer, to include a copy of the charging document, the director shall have the authority to impose an immediate and temporary administrative suspension of the involved officer's

certification. The aggrieved officer may file a written petition with the council to be heard at the next regularly scheduled council meeting on the administrative action. The administrative suspension or the failure of the officer to request such a hearing shall not be prejudicial. Until such time that the matter is heard and decided on by the council, or resolved by informal process approved by the council, the administrative suspension will remain in place.

XXV. The council may impose any of the following sanctions on a law enforcement officer's certification upon its final finding on clear and convincing evidence that a law enforcement officer committed misconduct or violated any administrative rule:

(a) a written warning;

(b) a suspension, that may run concurrent with the length and time of any suspension imposed by the employing law enforcement agency with an effective internal affairs program, which shall amount to suspension for time already served if an officer has already served a suspension imposed by the employing agency with such a program;

(c) a suspension independent and unilateral from any locally-imposed suspension and with the option of recertification at the discretion of the council; or

(d) a permanent revocation.

XXVI. Nothing established in this Chapter shall replace or hinder the ability of a law enforcement agency to investigate, discipline, or take any action against an employee consistent with their rules, regulations, and collective bargaining agreements within the context of the employer/employee relationship. Further, nothing in this chapter shall limit the ability of the Department of Justice or County Attorney with jurisdiction to investigate or prosecute any criminal conduct.

Section 106-L:6

106-L:6 Education and Training Required. –

I. The council shall provide by rule that after one year from the effective date of the rule no person shall be appointed as a police officer, state corrections officer, or state probation-parole officer, except on a temporary or probationary basis, unless such person has satisfactorily completed a preparatory program of police, corrections, or probation-parole training appropriate to such person's position at a school approved by the council. No such officer who lacks the educational and training qualifications required by this section may have the temporary or probationary employment extended beyond 2 years.

II. Every elected police officer shall be required to satisfactorily complete a preparatory program of police training at a school approved by the council. Any elected officer who has not complied with the educational and training requirements of this paragraph within 6 months after election shall be removed from office by the governing body of the governmental unit by which such officer was elected; provided, however, that the council may, for such reasons as it may specify in its rules, grant an extension of this time limit not to exceed an additional 6 months. A governing body which has removed an elected police officer from office under the provisions of this paragraph shall appoint a police officer to fill the vacant office. The appointed police officer

shall continue to hold office until the elected officer who was removed has complied with the educational and training requirements of this paragraph or until an election is held, whichever occurs first. If any police officer who has failed to comply with the educational and training requirements of this paragraph is reelected, such officer shall not take office without permission of the council. If a noncomplying police officer who has not obtained the permission of the council to take office is reelected, the governing body of the governmental unit by which such officer was elected shall appoint a police officer to fill the vacant office. The appointed police officer shall continue to hold office until the elected officer has complied with the educational and training requirements of this paragraph or until an election is held, whichever occurs first.

III. The council, by rules adopted under RSA 541-A, shall establish the standards for physical and mental fitness under paragraphs IV-XI and shall fix other qualifications for the appointment of police officers, state corrections officers, and probation-parole officers, including minimum age, physical and mental standards, citizenship, good moral character, experience, and other such matters as relate to the competence and reliability of persons to assume and discharge the responsibilities of their offices. The council shall prescribe the means for presenting evidence of the fulfillment of these requirements.

IV. The council shall require that all uncertified part-time and full-time police officers, state corrections officers, and probation-parole officers, prior to assuming their duties, successfully pass a medical examination including a drug screening administered under the direction of a licensed physician according to protocols adopted by the council. Such examination, when conducted, shall be valid for a period of one year for purposes of application for employment.

V. The council shall require that all uncertified part-time and full-time police officers, state corrections officers, and probation-parole officers, as a condition of admission to a basic or reciprocal certification training program successfully pass a physical fitness performance test administered according to standards adopted by the council.

VI. The council shall require that all uncertified part-time and full-time police officers, state corrections officers, and probation-parole officers, prior to assuming their duties, successfully pass a psychological screening test battery administered under the direction of a licensed psychologist or psychiatrist according to protocols adopted by the council and designed to detect behavioral traits that could adversely affect the person's ability to perform the essential functions of a law enforcement officer. Such an examination shall be valid for a period of one year from the date of administration for purposes of application for such employment.

VII. Beginning January 1, 2001, the police standards and training council shall require that all certified police officers, state corrections officers, and probation-parole officers, hired after that date, as a condition of continued certification and employment furnish the council every 3 years with a certificate from a licensed physician, physician's assistant, or registered nurse practitioner who has conducted a medical examination of the officer according to protocols adopted by the council, certifying that in the opinion of the examiner the officer is physically capable of participating in the council's physical fitness test.

VIII. Any officer who is unable to meet the medical requirements of paragraph VII may request an additional medical examination by a physician chosen by the council. If the officer is still unable to meet the standards, such officer's certification shall be placed in a probationary status for a period of up to 2 years, during which time the officer may request re-examination at any time. If following the 2-year period the officer is still unable to meet the standards, the officer's certification shall be suspended until such time as such officer obtains the medical certification required in paragraph VII.

IX. Beginning January 1, 2001, the police standards and training council shall require that all certified police officers, state corrections officers, and probation-parole officers, hired after that date, as a condition of continued certification and employment every 3 years pass a physical fitness performance test administered by the hiring authority or the council, according to protocols adopted by the council.

X. Any officer who is unable to meet the physical fitness performance requirements of paragraph IX may request an additional physical fitness performance test administered by the council. If the officer is still unable to meet the standards, such officer's certification shall be placed in a probationary status for a period of up to 2 years, during which time the officer may request re-examination at any time. If, following the 2-year period, the officer is still unable to meet the standards, the officer's certification shall be suspended until such time as such officer is able to pass the physical performance test.

XI. In any case where the council has reasonable grounds to doubt that the medical examination performed as required in paragraph VII was performed in accordance with the appropriate protocols, the council may require the officer to submit to a separate examination by a physician selected by the council, at the council's expense.

XII. A licensed physician, psychiatrist, psychologist, or person acting under the licensee's supervision, whose examination administered under this chapter results in an employment decision adverse to a police, corrections, or probation-parole officer shall be immune from suit resulting from such examination or decision, providing such examination is conducted in good faith, not in a wanton or reckless manner.

XIII. To the extent required to comply with federal or state law, the council may grant a waiver, with respect to employment at a specific agency, to an officer who cannot meet the standards in paragraphs VII-X.

XIV. Nothing in this section shall prevent individual hiring agencies from adopting physical fitness programs for their officers that are more stringent or frequent than those required in this section.

XV. Except as provided in paragraph XI and notwithstanding other provisions of law to the contrary, a hiring authority may assess a testing fee to cover all or part of the cost of any medical or psychological examination in cases where the person has been given a conditional offer of employment. A hiring authority may also make repayment of a testing fee part of any training or hiring contract that establishes a minimum term of employment for such an officer.

XVI. The council shall issue a certificate evidencing satisfaction of the requirements of paragraphs I, II, and III to any applicant who presents such evidence as may be required by its rules of satisfactory completion of a program or course of instruction in another jurisdiction equivalent in content and quality to that required by the council for approved police, corrections, or probation-parole, as appropriate, education and training programs in this state.

XVII. Any special agent of the state liquor commission who has the power to enforce the criminal laws under RSA title XIII and rules of the state liquor commission and who was serving under a permanent appointment prior to August 13, 1985, shall not be required to meet the requirements of paragraphs I and III; however, any special agent referred to in this paragraph shall complete such limited programs as may be prescribed by rule adopted under RSA 541-A by the police standards and training council under this section within one year of the date the programs are required. Should any special agent exempted from the requirements of paragraphs I and III of this section by this paragraph terminate employment with the state liquor commission and be hired as a police officer by another police department of the state or a political

subdivision thereof, the special agent's certification shall lapse and may be reinstated upon completion of such necessary additional training courses as the police standards and training council may prescribe by rule adopted under RSA 541-A.

Section 106-L:7

106-L:7 Additional Training of Peace Officers. – The director of the police standards and training council shall develop appropriate training programs and methods to instruct peace officers in the proper techniques for dealing with intoxicated and incapacitated persons and to encourage the maximum utilization by peace officers of detoxification facilities, alcohol counselors, and licensed general hospitals for such purposes.

Section 106-L:8

106-L:8 Alzheimer's Disease and Other Related Dementia Training. – The director of the police standards and training council shall provide education and training to the law enforcement community on Alzheimer's disease and other related dementia. The director may use the educational program developed in conjunction with the department of health and human services under RSA 126-A:5, XXVII and may include such additional components as may be appropriate to effectively assist law enforcement officers in responding to incidents involving persons with Alzheimer's disease and other related dementia.

Section 106-L:9

106-L:9 Reimbursement of Expenses. – The council may reimburse political subdivisions or the state for, or may pay for a portion of, the expenses incurred by the officers in attendance at police training programs conducted or approved by the council, and the expenses incurred for psychological stability screening for candidates for certification as law enforcement officers.

Section 106-L:10

106-L:10 Penalty Assessment; Waiver of Penalty. –

- I. Every court shall levy a penalty assessment of \$2 or 24 percent, whichever is greater, on each fine or penalty imposed by the court for a criminal offense, including any fine or penalty for a violation of RSA title XXI or any municipal ordinance, except for a violation of a municipal ordinance relating to motor vehicles unlawfully left or parked. Notwithstanding any law or rule to the contrary, the penalty assessment shall be levied in addition to the amount of the fine or penalty imposed by the court.
- II. If multiple offenses are involved, the penalty assessment shall be imposed on the total fine.
- III. If a fine is suspended in whole or in part, the penalty assessment shall be reduced in proportion to the suspension.
- IV. The clerk of each court shall collect all penalty assessments and shall transmit the amount collected under paragraphs I-III to the state treasurer for deposit in the following funds. The state treasurer shall deposit 66.66 percent of the amount collected in the state general fund, 16.67 percent of the amount collected in the victims' assistance fund, and 16.67 percent of the amount collected in the judicial branch information technology fund.

V. If it is determined by a court that the payment of all or any part of a penalty assessment would work a hardship on the person convicted or on such person's immediate family, the court may suspend the payment of all or any part of the assessment.

Section 106-L:11

106-L:11 Attendance by Persons Other Than Police Officers. – Persons who are not police officers as defined in RSA 106-L:2 may attend courses given by the police standards and training council under such conditions and for such tuition as may be established by the council. Certain courses may be closed to persons who are not police officers on recommendation of the director and approval by the council.

Section 106-L:12

106-L:12 Tuition Students. –

I. The council may set tuition, selection procedures, and fees for acceptance of tuition students at its programs and for the use of its facilities. Such fees shall be credited, with the approval of the department of administrative services, to the operating accounts of the council to offset additional expenditures necessitated by the acceptance of the additional students.

II. Tuition students at police and corrections academy programs shall be required to comply with background investigation requirements no less stringent than for persons hired as police or corrections officers by units of government.

III. Certain courses may be closed to persons who are not police or corrections officers on recommendation by the director and approval by the council.

Section 106-L:13

106-L:13 Volunteers; Liability Limited. –

I. Any volunteer of a nonprofit organization or government entity assisting the council in its training programs shall be immune from civil liability in any action brought on the basis of any act or omission resulting in damage or injury to any person if:

(a) The volunteer had prior written approval from the organization to act on behalf of the organization; and

(b) The volunteer was acting in good faith and within the scope of the volunteer's official functions and duties with the organization; and

(c) The damage or injury was not caused by willful, wanton, or grossly negligent misconduct by the volunteer.

II. In this section:

(a) "Damage or injury" includes physical, nonphysical, economic, and noneconomic damage.

(b) "Nonprofit organization" shall include, but not be limited to, a not for profit organization, corporation, community chest, fund or foundation, and an organization exempt from taxation under section 501(c) of the Internal Revenue Code of 1986 organized or incorporated in this state or having a principal place of business in this state.

Section 106-L:14

106-L:14 Firearms Instructors; Liability Limited. – Members of the council, council employees, or persons currently certified as firearms instructors by the council pursuant to Pol 404.05, having certified a person as being proficient with their weapons and meeting the standards established in Pol 404.03 to qualify under the provisions of 18 U.S.C. section 926C(d)(2)(B), shall be immune from liability for any action taken by such person subsequent to their certification, unless the employee or firearms instructor knew that the person certified was not qualified under 18 U.S.C. section 926C(d)(2)(B) to have received such certification.

Section 106-L:15

106-L:15 Prior Certification. – Any police officer previously certified by the police standards and training council prior to the effective date of this chapter shall be considered certified under this chapter and shall continue to be subject to the jurisdiction of the police standards and training council.

Section 106-L:16

106-L:16 Police Psychological Stability Screening Fund. – There is established a police psychological stability screening fund for the purpose of reimbursing costs related to psychological stability screening for candidates for certification as law enforcement officers, which shall be administered by the council. The fund shall be nonlapsing and shall be continually appropriated to the council.

Section 106-L:17

106-L:17. The Law Enforcement Conduct Review Committee.

I. The Governor shall appoint members of the Law Enforcement Conduct Review Committee and name its chairperson. This committee shall be administratively attached to the New Hampshire Police Standards and Training Council and shall report to the director or his or her designee. This committee shall be composed of four law enforcement members and three public members, none of whom shall be employed as a certified police officer, lawyer, or judge, and none of whom shall have a spouse, sibling, or parent, by birth, adoption, or marriage, who is a certified police officer, lawyer, or judge. A quorum for the transaction of business by the Committee shall be five members; of which least three shall be law enforcement officers, and two shall be public members. The committee shall meet at least four times a year to address their responsibilities. Their meetings shall be conducted in non-public session. A staff attorney hired by and reporting to the director shall provide guidance to the committee, shall direct investigations as authorized by the committee or the director, and shall be responsible to present recommended findings in front of the council on behalf of the committee. No committee member may serve concurrently as a member of the council. The term of appointment for each member is two years and no appointed member may serve more

than three consecutive terms. No member shall participate in any proceedings before the committee involving his, her, or their own conduct or the conduct of his, her, or their agency.

II. The existence of the Law Enforcement Conduct Review Committee shall be publicly displayed on the council's website.

Section 106-L:18

106-L:18 Responsibilities of the Committee.

I. The committee shall review all valid complaints alleging misconduct, as defined by statute and, if determined necessary, shall cause or direct an investigation of the alleged misconduct to be conducted by the law enforcement agency that employs the subject officer; confirm that any investigation by a law enforcement agency was valid; review the record and findings of an investigation by a law enforcement agency and, if the investigation was not valid, authorize the staff attorney to direct the complaint to be investigated with assistance from investigators; after said investigation, direct the staff attorney to present a recommended finding to the council at a public hearing of the council on behalf of the committee; and provide a recommended sanction upon a sustained finding of misconduct by the council.

II. Upon receipt of a valid complaint alleging that a law enforcement officer committed a criminal act or acts while acting as a law enforcement officer, the committee shall report its findings to the director immediately, who shall refer the complaint to the New Hampshire Attorney General's Office, Public Integrity Unit for investigation.

III. The committee shall dismiss a complaint of misconduct when the complainant lacks standing, the council lacks jurisdiction over the complaint, the complaint is insufficient or there is insufficient cause to proceed, the complaint alleges minor agency policy violation that does not meet the definition of misconduct, or the period of limitation has expired.

Section 106-L: 19

106-L:19 Law Enforcement Agencies; Duty to Adopt a Valid Internal Affairs Program

I. Within nine months of the effective date of this section, each law enforcement agency shall adopt a valid internal affairs program in order to manage complaints regarding their agency's law enforcement officers.

II. A valid internal affairs program requires that a law enforcement agency provide all of the following:

(a) The agency has a written formal policy that defines code of conduct and/or misconduct and a formal written policy that defines the internal investigation process.

(b) The agency accepts properly filed complaints against its law enforcement officers.

(c) The agency assigns an investigator to conduct an investigation as determined by the formal written policy, to determine whether an officer has committed an act or acts of misconduct.

(d) The agency must have language in its policies or applicable collective bargaining agreement that outlines for its officers the acts of misconduct enumerated in this chapter, the expectations of employment or prohibited activities of the agency and provides due process rights for its officers in its policies.

(e) The agency policy must provide for due process for the accused officer and address discipline based on just cause, a set range of discipline for offenses, and consideration of mitigating and aggravating circumstances.

III. The chief executive officer of every law enforcement agency in the State shall be responsible for the implementation of this section and shall cause copies of all written policies required by this section to be filed with the Police Standards and Training Council.

IV. The council shall create an effective internal affairs program model policy that may be used by law enforcement agencies to meet the requirements of this section

Section 106-L:20

106-L:20 Law Enforcement Agencies; Duty to Report an Allegation of Misconduct

I. The chief executive officer of a law enforcement agency shall report to the committee, through the Director or designee, within 15 business days if any of the following occur in regard to a law enforcement officer of the agency:

(a) The agency is in receipt of a valid complaint of misconduct, and:

(i) The agency is conducting, or has conducted, a valid internal investigation of the allegation as defined in this Chapter and in accordance with their internal policy;

(ii) The agency has an outside law enforcement agency conducting, or that has conducted, a valid internal investigation into the matter as defined in this Chapter; or

(iii) The agency is requesting a valid internal investigation be conducted into the matter by investigators designated by the Director or the committee.

(b) The results of a valid internal investigation has resulted in a sustained finding of misconduct; or

(c) That an officer resigned from the agency while under investigation for misconduct.

II. As part of the report, the executive officer of the agency shall provide a copy of any all relevant documents associated with the valid investigation, including the agency's investigative report, any findings, decisions. Such documents shall not be subject to RSA 91-A, except as provided in this chapter.

III. The committee shall review the report to determine if the local agency has conducted a valid investigation. If the committee determines that there is not an effective internal affairs program at the local agency, the committee can recommend a separate investigation be conducted by police standards and training investigators.

Section 106-L:21

106-L:21 Investigations

I. Each law enforcement agency shall conduct or cause a valid investigation of any complaint alleging that a law enforcement officer employed by the agency committed an act or acts of misconduct. An agency shall conclude the investigation even if the officer resigns from the agency during the course of the investigation.

II. A law enforcement agency or the governing executive body of that agency shall refer to the committee any misconduct complaints made against a law enforcement officer who is the executive officer of that agency.

III. The committee shall accept valid complaints alleging a law enforcement officer committed misconduct and shall refer any complaints regarding allegations of misconduct to the executive officer of the agency who employs that officer, and that agency shall conduct a valid investigation.

IV. A staff attorney, at the direction of the committee or Director, shall cause to be conducted an investigation if the allegation is in regard to a law enforcement officer who is the executive officer of the agency.

V. The committee shall have the authority to review all documents related to a law enforcement agency's investigation into misconduct and may receive or solicit additional information from the local law enforcement agency or any other person in order to determine whether the law enforcement agency conducted a valid investigation. If the committee determines that a law enforcement agency's investigation of the officer's conduct did not constitute a valid investigation or was not fully completed, the committee or the Director shall direct the complaint to be investigated.

Section 106-L:22

106-L:22 Accessibility and Confidentiality

I. It is the purpose of this section both to protect the reputation of law enforcement officers from public disclosure of unwarranted complaints against them and to fulfill the public's right

to know of any action taken against a law enforcement officer when that action is based on a sustained finding of misconduct.

II. Meetings of the committee concerning an individual complaint shall not be open to the public. Records of the committee as well as investigations conducted by the committee shall in all respects be treated as work product and shall not be made public or be discoverable under RSA ch. 91-A except as provided in this Section. However, if the committee recommends to the council that a finding of misconduct be sustained then this decision of the committee shall be public and the council shall schedule a public hearing.

III. The council shall prepare and maintain a register of all complaints reviewed by the committee, which shall be open to public inspection and copying and contain the following information:

(a) the date and the nature of the complaint, but not including the identity of the law enforcement officer or employing agency; and

(b) a summary of the disposition of the completed investigation.

IV. All hearings of the council concerning complaints of misconduct shall be conducted in accordance with RSA 106-L:5, III. At the time of the hearing, the committee's investigative report and any records relied on by the committee to present its recommendation to the council shall be available for public inspection. After the council issues its final decision, the decision and all records or information relied on or presented to the council shall be made public. However, any hearing or record, or any portion thereof, described in this paragraph may be sealed or redacted if the council determines with specificity that any such record will reveal confidential information that creates a compelling interest outweighing the public's presumed right of access.

V. A law enforcement officer charged with committing an act or acts of misconduct shall have the right to inspect and copy the investigation file that results in the charges against him or her, except for any attorney work-product or other privileged information.

VI. Any person aggrieved by a final order of the council granting or denying in whole or in part the relief sought may obtain review of such order in the manner prescribed in RSA 541.

VII. Notwithstanding any other provision of law set forth in this Chapter, in a criminal proceeding a prosecutor may review and disclose, subject to the procedure set forth in RSA 105:13-b, any such information or records related to a sustained finding of misconduct in the possession of any law enforcement agency, the council, or the committee in order to determine whether any such information contains potentially exculpatory materials consistent with the prosecutor's constitutional, legal, or ethical obligations.

Section 106-L:23

106-L:23 Statute of Limitations:

- I. The committee may not review any complaint or allegation of misconduct that is alleged to have occurred prior to the effective date of this provision.*
 - II. Complaints must be filed within two years after the act or acts of alleged misconduct. When alleged misconduct was not discovered, and could not reasonably have been discovered at the time of the alleged misconduct, the complaint must be filed within two years of the time it was discovered, or in the exercise of reasonable diligence should have been discovered. Notwithstanding the foregoing, a complaint alleging misconduct under RSA 106-L:2, VIII (b) relating to an officer's trustworthiness or credibility may be filed at any time.*
-
- 2. The sum of \$350,000 is hereby appropriated to the Police Standards and Training Council for the fiscal year ending June 30, 2023 for the purpose of hiring one full time staff attorney and two full time investigators.*

SB 456-FN-A - AS AMENDED BY THE SENATE

03/17/2022 1042s

2022 SESSION

22-3123

04/08

SENATE BILL **456-FN-A**

AN ACT establishing a law enforcement conduct review committee in the police standards and training council and making an appropriation therefor.

SPONSORS: Sen. Carson, Dist 14

COMMITTEE: Judiciary

ANALYSIS

This bill establishes the law enforcement conduct review committee in the New Hampshire police standards and training council and makes an appropriation therefor.

Explanation: Matter added to current law appears in ***bold italics***.
Matter removed from current law appears ~~[in brackets and struck through.]~~
Matter which is either (a) all new or (b) repealed and reenacted appears in regular type.

STATE OF NEW HAMPSHIRE

In the Year of Our Lord Two Thousand Twenty Two

AN ACT establishing a law enforcement conduct review committee in the police standards and training council and making an appropriation therefor.

Be it Enacted by the Senate and House of Representatives in General Court convened:

1 1 Findings and Policy; Police Standards and Training Council. Amend RSA 106-L:1 to read as
2 follows:

3 106-L:1 Findings and Policy.

4 ***I.*** The legislature finds that the administration of criminal justice is of statewide concern;
5 that police and corrections work are important to the health, safety, and welfare of the people of this
6 state; that police and corrections work are of such a nature as to require education and training of a
7 professional character; and that it is in the public interest that such education and training be made
8 available to persons who seek to become police and corrections officers, persons who are serving as
9 police and corrections officers in a temporary or probationary capacity, and persons already in
10 regular service.

11 ***II.*** *Further, the legislature finds that law enforcement officers are vested with*
12 *responsibilities that require high standards of moral character, integrity, knowledge and*
13 *trust. In support of these heightened responsibilities and to continuously strive for public*
14 *confidence in law enforcement officers, the law enforcement conduct review committee is*
15 *created at New Hampshire police standards and training council.*

16 2 Definitions; Police Standards and Training Council. Amend RSA 106-L:2 to read as follows:

17 106-L:2 Definitions. In this chapter:

18 I. ~~["Police officer" means any appointed or elected employee of a police department or any~~
19 ~~appointed employee of a sheriff's department, the fish and game department, the department of~~
20 ~~safety, or any special agent appointed by the state liquor commission which is administered by the~~
21 ~~state or any of its political subdivisions and who is responsible for the prevention, detection or~~
22 ~~prosecution of crime or the enforcement of the penal, traffic, highway, boating, liquor, or bingo and~~
23 ~~lucky 7 laws of this state or any of its political subdivisions.] "Committee" means the law~~
24 ***enforcement conduct review committee.***

25 II. "Council" means the police standards and training council.

26 III. "Director" means the director of the police standards and training council.

27 ***IV. "Law enforcement officer" means any individual who is***

28 ***(a) Employed by a local, municipal, county, or state governmental agency in the***
29 ***state of New Hampshire;***

30 ***(b) Certified or certifiable by the police standards and training council;***

1 (c) *Responsible for the prevention, detection, or prosecution of crimes and the*
2 *enforcement of the laws of the state and of its political subdivisions; and at least one of the*
3 *following:*

4 (1) *Has full general arrest powers, or*

5 (2) *A certified or certifiable state corrections officer, or*

6 (3) *A certified or certifiable state probation-parole officer.*

7 V. *"Misconduct" means:*

8 (a) *An officer has been convicted of one or more the following:*

9 (1) *A crime which constitutes a felony in this or any other state;*

10 (2) *A misdemeanor for which there was a sentence of incarceration,*
11 *regardless of whether all or part of the sentence was suspended;*

12 (3) *Driving while intoxicated in this or any other state;*

13 (4) *A crime of moral turpitude. "Moral turpitude" means an illegal act*
14 *involving dishonesty, deceit, theft, or willful misrepresentation, or a crime which tends to*
15 *bring discredit on the police or corrections service. A crime of moral turpitude shall*
16 *include those crimes listed in POL 402.02(a)(4); or*

17 (b) *A sustained finding that the officer has engaged in conduct negatively*
18 *reflecting on the officer's trustworthiness or credibility, including but not limited to:*

19 (1) *A deliberate and material lie during a civil, administrative, or criminal*
20 *proceeding, in a police report, an internal investigation, or an investigation conducted by*
21 *the New Hampshire police standards and training council;*

22 (2) *A falsification of records or evidence in an investigation or official*
23 *proceeding; or*

24 (3) *A misrepresentation or tampering with official records or reports,*
25 *tampering with witnesses or falsifying evidence; or*

26 (c) *A sustained finding that during the course of the officer's official duties, the*
27 *officer engaged in discriminatory conduct on the basis of age, sex, sexual orientation,*
28 *gender identity, race, religious creed, color, marital status, familial status, physical or*
29 *mental disability, or national origin prohibited by RSA 354-A; or*

30 (d) *A sustained finding that the officer engaged in conduct, whether on or off*
31 *duty, that would adversely reflect on their fitness to perform law enforcement or*
32 *corrections duties to include engaging in racist conduct or making racist statements; or*

33 (e) *A sustained finding that the officer engaged in acts or omissions of conduct*
34 *which would cause a reasonable person to have doubts about the individual's honesty,*
35 *fairness, and respect for the rights of others and for the laws of the state or nation; or*

36 (f) *A sustained finding that the officer knowingly committed an egregious*
37 *dereliction of duty resulting in a preventable fatality or serious bodily injury or resulting*

1 *in the deprivation of constitutional rights or leads to the failure of someone to be*
2 *prosecuted for a felony; or*

3 *(g) A sustained finding that during the course of the officer's official duties, the*
4 *officer engaged in the use of excessive and illegal force.*

5 ~~[IV.]~~ VI. "State corrections officer" means any sworn classified employee of the New
6 Hampshire department of corrections who is responsible for the physical custody and security of
7 inmates at a state correctional institution and is authorized by law to use force to prevent escapes
8 from such institution.

9 VII. "*Sustained finding*" means a final determination on the merits of an allegation
10 only after the completion of the grievance or legal appeal process, and after the officer has
11 exhausted all appellate rights, unless the grievance or legal process determines that the
12 alleged misconduct was unfounded, not sustained, or that the officer was exonerated.

13 ~~[V.]~~ VIII. "State probation-parole officer" means any sworn employee of the New Hampshire
14 department of corrections who is responsible for the supervision of probationers and parolees, who
15 has an assigned caseload, and who has the authority to arrest for violations of the rules of probation
16 or parole.

17 IX. "*Valid complaint*" means a statement in writing made by a person who
18 identifies themselves to the council or any law enforcement agency that alleges a certified
19 law enforcement officer, state corrections officer or probation parole officer has committed
20 an act or acts of misconduct.

21 X. "*Valid investigation*" means an investigation conducted pursuant to a law
22 enforcement agency's established or accepted procedures. An investigation shall not be
23 valid if:

24 (a) *The agency has not adopted an effective internal affairs program;*

25 (b) *The agency refuses, without any legitimate basis, to conduct an*
26 *investigation;*

27 (c) *The agency intentionally did not report allegations to the council as*
28 *required;*

29 (d) *The agency attempts to cover up the misconduct or takes an action intended*
30 *to discourage or intimidate a complainant;*

31 (e) *The agency's executive officer is the officer accused of the misconduct; or*

32 (f) *The agency's findings or conclusions are clearly not supported by the*
33 *evidence or contain material errors or omissions of fact or law.*

34 XI. "*Administrative suspension*" means a temporary and non-disciplinary
35 *suspension of the certification of a police officer, corrections officer, or probation-parole*
36 *officer for regulatory purposes pending an investigation or hearing.*

1 3 Membership; Police Standards and Training Council. Amend RSA 106-L:3, I-II to read as
2 follows:

3 I. There is established a police standards and training council. It shall consist of the
4 following members:

5 (a) Two members shall be [~~chiefs of police in towns~~] ***a chief of police in a town or for***
6 ***a university;***

7 (b) Two members shall be chiefs of police in cities;

8 (c) Two members shall be county sheriffs;

9 (d) Two members shall be judges of courts with criminal jurisdiction;

10 (e) [~~The chancellor of the community college system of New Hampshire, or designee;~~] ***A***
11 ***professor from a New Hampshire college or university whose primary teaching***
12 ***responsibilities are in the field of criminal justice or similar course of study;***

13 (f) ***A law enforcement officer of a town or city employed at a rank below***
14 ***lieutenant;***

15 [~~(g)~~] (g) The director of the division of state police, or designee;

16 [~~(g)~~] (h) The attorney general, or designee;

17 [~~(h)~~] (i) The commissioner of the department of corrections, or designee; and

18 [~~(i)~~] (j) [~~Two~~] ***Four*** public members, [~~neither~~] ***none*** of whom shall be a certified police
19 officer, lawyer, or judge, and [~~neither~~] ***none*** of whom shall have a spouse, sibling, or parent, by birth,
20 adoption, or marriage, who is a certified police officer, lawyer, or judge.

21 II. Except for the members appointed pursuant to subparagraphs [~~(e)-(h)~~] ***I(g)-(i)*** who shall
22 serve during their continuance in office, members of the council shall be appointed by the governor
23 for terms of 2 years. No member shall serve beyond the time that the office or employment which
24 qualified such member for appointment. Any vacancy on the council shall be filled for the unexpired
25 term in the same manner as the original appointment is held. Persons filling vacancies shall be
26 appointed to serve out the unexpired term and shall have the same qualifications for office as the
27 member whose vacancy they are filling.

28 4 Executive Branch Jurisdiction; Police Standards and Training Council. Amend RSA 106-L:4
29 to read as follows:

30 106-L:4 Executive Branch Jurisdiction. The police standards and training council, ***its***
31 ***committees, and its employees*** [~~is~~] ***are*** an executive branch [~~council~~] ***agency pursuant to RSA***
32 ***21-G:6-b, III.*** The council, the director, and employees hired by the director performing the
33 functions required by this chapter shall be subject to RSA 7:8, RSA 541-B, and RSA 99-D, and
34 contracts by them shall be subject to attorney general review and review and approval by the
35 governor and executive council.

36 5 Powers; Police Standards and Training Council. Amend RSA 106-L:5, III to read as follows:

1 III. For the purposes of a disciplinary hearing, **investigate, review investigative reports,**
2 subpoena and examine witnesses under oath, take oaths or affirmations, and reduce to writing
3 testimony given at any hearing. Any person whose rights or privileges may be affected at such a
4 disciplinary hearing may appear with witnesses and be represented by counsel. A disciplinary
5 hearing shall be public; however, a portion of the hearing may be closed to the public only if the
6 party seeking closure can prove with specificity that the portion of the hearing will reveal
7 confidential information that creates a compelling interest outweighing the public's presumed right
8 of access. The council may, in a nonpublic session, hear and consider the request for closure and rule
9 on such request.

10 6 Powers; Police Standards and Training Council. Amend RSA 106-L:5, V to read as follows:

11 V. Certify persons as being qualified under the provisions of this chapter to be police
12 officers, state corrections officers, state probation-parole officers, or certified border patrol agents for
13 the purposes of RSA 594:26, and establish rules under RSA 541-A for the **investigation,** suspension
14 or revocation of the certification of such persons in the case of egregious misconduct or failure to
15 comply with council standards.

16 7 Powers; Police Standards and Training Council. Amend RSA 106-L:5, XIV to read as follows:

17 XIV. Make such investigations as may be necessary to determine whether **law enforcement**
18 **officers and** governmental units are complying with the provisions of this chapter.

19 8 Powers; Police Standards and Training Council. Amend RSA 106-L:5, XX to read as follows:

20 XX. The director may grant authority to any certified full-time police officer **or attorney**
21 employed by the council **to serve** as **an** assistant director, [~~or~~] law enforcement training specialist,
22 **or investigator** to enforce the provisions of this chapter and any rules adopted under this chapter,
23 and cooperate and exchange information with any local, state, or federal law enforcement agency
24 relative to the qualification and moral fitness of applicants for employment or continued employment
25 as police officers or corrections officers. **Certified full time law enforcement officers employed**
26 **by the council shall maintain their law enforcement certification during their employment**
27 **with the council, shall have statewide law enforcement authority, and shall be recognized**
28 **as a peace officer as defined by RSA 594:1, III.**

29 9 New Paragraphs; Powers; Police Standards and Training Council. Amend RSA 106-L:5 by
30 inserting after paragraph XXII the following new paragraphs:

31 XXIII. The council shall assess whether law enforcement agencies are in compliance with
32 this chapter and whether they have sufficient policies and procedures to handle internal affairs
33 investigations governing allegations of misconduct;

34 XXIV. Upon receipt of written notification of the arrest of a law enforcement officer by the
35 council, to include a copy of the charging document, the director may impose an immediate and
36 temporary administrative suspension of the involved officer's certification. The aggrieved officer
37 may file a written petition with the council to be heard at the next regularly scheduled council

1 meeting on the administrative action. The administrative suspension or the failure of the officer to
2 request such hearing shall not be prejudicial. Until such time that the matter is heard and decided
3 on by the council, or resolved by informal process approved by the council, the administrative
4 suspension shall remain in place.

5 XXV. The council may impose any of the following sanctions on a law enforcement officer's
6 certification upon its final finding on clear and convincing evidence that a law enforcement officer
7 committed misconduct or violated any administrative rule:

8 (a) A written warning;

9 (b) A suspension, that may run concurrent with the length and time of any suspension
10 imposed by the employing law enforcement agency with an effective internal affairs program, which
11 shall amount to suspension for time already served if an officer has already served a suspension
12 imposed by the employing agency with such a program;

13 (c) A suspension independent and unilateral from any locally imposed suspension and
14 with the option of recertification at the discretion of the council; or

15 (d) A permanent revocation.

16 XXVI. Nothing in this chapter shall replace or hinder the ability of a law enforcement
17 agency to investigate, discipline, or take any action against an employee consistent with their rules,
18 regulations, and collective bargaining agreements within the context of the employer/employee
19 relationship. Further, nothing in this chapter shall limit the ability of the department of justice or
20 county attorney with jurisdiction to investigate or prosecute any criminal conduct.

21 10 New Subdivision; Law Enforcement Conduct Review Committee. Amend RSA 106-L by
22 inserting after section 16 the following new subdivision:

23 Law Enforcement Conduct Review Committee

24 106-L:17 The Law Enforcement Conduct Review Committee.

25 I. There is established the law enforcement conduct review committee. The governor shall
26 appoint members of the law enforcement conduct review committee and name its chairperson. This
27 committee shall be administratively attached to New Hampshire police standards and training
28 council and shall report to the director or his or her designee. Such committee shall be composed of
29 4 law enforcement members and 3 public members, none of whom shall be employed as a certified
30 police officer, lawyer, or judge, and none of whom shall have a spouse, sibling, or parent, by birth,
31 adoption, or marriage, who is a certified police officer, lawyer, or judge.

32 II. The quorum required for the committee to transact business shall be 5 members, of
33 which least 3 are law enforcement officers, and 2 are public members. The committee shall meet at
34 least 4 times a year to address their responsibilities. Their meetings shall be conducted in nonpublic
35 session. A staff attorney hired by and reporting to the director shall provide guidance to the
36 committee, shall direct investigations as authorized by the committee or the director, and shall be
37 responsible to present recommended findings in front of the council on behalf of the committee. No

1 committee member may serve concurrently as a member of the council. Each member shall be
2 appointed for 2 years and no appointed member may serve more than 3 consecutive terms. No
3 member shall participate in any proceedings before the committee involving his, her, or their own
4 conduct or the conduct of his, her, or their agency.

5 III. The council shall post a link to the law enforcement conduct review committee on the
6 council's public website.

7 106-L:18 Responsibilities of the Committee.

8 I. The committee shall review all valid complaints alleging misconduct and, if determined
9 necessary, shall:

10 (a) Cause or direct an investigation of the alleged misconduct to be conducted by the law
11 enforcement agency that employs the subject officer;

12 (b) Confirm that any investigation by a law enforcement agency was valid;

13 (c) Review the record and findings of an investigation by a law enforcement agency and,
14 if the investigation was not valid;

15 (d) Authorize the staff attorney to direct the complaint to be investigated with assistance
16 from investigators;

17 (e) After such investigation, direct the staff attorney to present a recommended finding
18 to the council at a public hearing of the council on behalf of the committee; and

19 (f) Provide a recommended sanction upon a sustained finding of misconduct by the
20 council.

21 II. Upon receipt of a valid complaint alleging that a law enforcement officer committed a
22 criminal act or acts while acting as a law enforcement officer, the committee shall report its findings
23 to the director immediately, who shall refer the complaint to the New Hampshire attorney general's
24 office, public integrity unit for investigation.

25 III. The committee shall dismiss a complaint of misconduct when:

26 (a) The complainant lacks standing;

27 (b) The council lacks jurisdiction over the complaint;

28 (c) The complaint is insufficient or there is insufficient cause to proceed;

29 (d) The complaint alleges a minor agency policy violation that does not meet the
30 definition of misconduct; or

31 (e) The statute of limitations has expired under RSA 106-L:23.

32 106-L:19 Law Enforcement Agencies; Duty to Adopt a Valid Internal Affairs Program.

33 I. Within 9 months of the effective date of this section, each law enforcement agency shall
34 adopt an internal affairs program in order to conduct internal investigations and manage complaints
35 regarding their agency's law enforcement officers.

36 II. An internal affairs program shall include all of the following:

1 (a) A written policy that defines code of conduct and/or misconduct and defines the
2 internal investigation process.

3 (b) A written procedure for accepting a properly filed complaint against a law
4 enforcement officer.

5 (c) A written procedure to assign an investigator to conduct an investigation as
6 determined by the written policy to determine whether an officer has committed an act or acts of
7 misconduct.

8 (d) A written policy, or provisions in the applicable collective bargaining agreement, that
9 outline for its officers the acts of misconduct enumerated in this chapter, the expectations of
10 employment or prohibited activities of the agency, and the due process rights for its officers.

11 (e) Due process for the accused officer, including addressing discipline based on just
12 cause, establishing a set range of discipline for offenses, and consideration of mitigating and
13 aggravating circumstances.

14 III. The chief executive officer of every law enforcement agency in the state shall be
15 responsible for the implementation of this section and shall file copies of all written policies required
16 by this section with the police standards and training council.

17 IV. The council shall create an effective internal affairs program model policy that may be
18 used by law enforcement agencies to meet the requirements of this section

19 106-L:20 Law Enforcement Agencies; Duty to Report an Allegation of Misconduct.

20 I. The chief executive officer of a law enforcement agency shall report to the committee,
21 through the director or designee, within 15 business days if any of the following occur in regard to a
22 law enforcement officer of the agency:

23 (a) The agency has received a valid complaint of misconduct, and:

24 (1) That the agency is conducting, or has conducted a valid internal investigation of
25 the allegation as defined in this chapter and in accord with their internal affairs policy;

26 (2) That the agency has an outside law enforcement agency conducting or has
27 conducted a valid internal investigation into the matter as defined in this chapter; or

28 (3) That the agency is requesting a valid internal investigation be conducted into the
29 matter by investigators designated by the director or the committee.

30 (b) The results of a valid internal investigation has resulted in a sustained finding of
31 misconduct; or

32 (c) That an officer resigned from the agency while under investigation for misconduct.

33 II. As part of the report, the executive officer of the agency shall provide a copy of any all
34 relevant documents associated with the valid investigation, including the agency's investigative
35 report, and any findings and decisions. Such documents shall not be subject to RSA 91-A, except as
36 provided in this chapter.

1 III. The committee shall review the report to determine if the local agency has conducted a
2 valid investigation. If the committee determines that there is not a valid internal affairs program at
3 the local agency, the committee may recommend a separate investigation be conducted by police
4 standards and training investigators.

5 106-L:21 Investigations.

6 I. Each law enforcement agency shall conduct or cause a valid investigation of any complaint
7 alleging that a law enforcement officer employed by the agency committed an act or acts of
8 misconduct. An agency shall conclude the investigation even if the officer resigns from the agency
9 during the course of the investigation.

10 II. A law enforcement agency or the governing executive body of that agency shall refer to
11 the committee any misconduct complaints made against a law enforcement officer who is the
12 executive officer of that agency.

13 III. The committee shall accept valid complaints alleging a law enforcement officer
14 committed misconduct and shall refer any complaints regarding allegations of misconduct to the
15 executive officer of the agency who employs that officer, and that agency shall conduct a valid
16 investigation.

17 IV. A staff attorney, at the direction of the committee or director, shall cause an
18 investigation to be conducted if the allegation is in regard to a law enforcement officer who is the
19 executive officer of the agency.

20 V. The committee shall review all documents related to a law enforcement agency's
21 investigation into misconduct and may receive or solicit additional information from the local law
22 enforcement agency or any other person in order to determine whether the law enforcement agency
23 conducted a valid investigation. If the committee determines that a law enforcement agency's
24 investigation of the officer's conduct did not constitute a valid investigation or was not fully
25 completed the committee or the director shall direct the complaint to be investigated.

26 106-L:22 Accessibility and Confidentiality.

27 I. It is the purpose of this section both to protect the reputation of law enforcement officers
28 from public disclosure of unwarranted complaints against them and to fulfill the public right to know
29 of any action taken against a law enforcement officer when that action is based on a sustained
30 finding of misconduct.

31 II. Meetings of the committee concerning an individual complaint shall not be open to the
32 public. Records of the committee as well as investigations conducted by the committee shall be work
33 product and shall not be made public or be discoverable under RSA 91-A except as provided in this
34 subdivision. If the committee recommends to the council that a finding of misconduct be sustained
35 then such decision of the committee shall be public and the council shall schedule a public hearing.

36 III. The council shall prepare and maintain a register of all complaints reviewed by the
37 committee which shall be open to public inspection and copying containing the following information:

1 (a) The date and the nature of the complaint, but not including the identity of the law
2 enforcement officer or employing agency; and

3 (b) A summary of the disposition of the completed investigation.

4 IV. All hearings of the council concerning complaints of misconduct shall be conducted in
5 accordance with RSA 106-L:5, III. At the time of the hearing, the committee's investigative report
6 and any records relied on by the committee to present its recommendation to the council shall be
7 available for public inspection. After the council issues its final decision, the decision and all records
8 or information relied on or presented to the council shall be public. However, any hearing or record,
9 or any portion thereof, described in this paragraph may be sealed or redacted if the council
10 determines with specificity that any such record will reveal confidential information that creates a
11 compelling interest outweighing the public's presumed right of access.

12 V. A person charged with committing an act or acts of misconduct may inspect and copy the
13 investigation file that results in the charges against him or her, except for any attorney work
14 product or other privileged information.

15 VI. Any person aggrieved by a final order of the council granting or denying in whole or in
16 part the relief sought may obtain review of such order in the manner prescribed in RSA 541.

17 VII. Notwithstanding any other provision of law set forth in this chapter, a prosecutor in a
18 criminal proceeding may review and disclose any such information or records related to a sustained
19 finding of misconduct in the possession of any law enforcement agency, the council, or the committee
20 subject to the procedure set forth in RSA 105:13-b in order to determine whether any such
21 information contains potentially exculpatory materials consistent with the prosecutor's
22 constitutional, legal, or ethical obligations.

23 106-L:23 Statute of Limitations.

24 I. The committee shall not review any complaint or allegation of misconduct that is alleged
25 to have occurred prior to the effective date of this section.

26 II. A valid complaint shall be filed within 2 years after the act or acts of alleged misconduct.
27 When alleged misconduct was not discovered, and could not reasonably have been discovered at the
28 time of the alleged misconduct, the complaint shall be filed within 2 years of the time it was
29 discovered, or in the exercise of reasonable diligence should have been discovered.

30 III. Notwithstanding paragraph II, any grievance alleging misconduct under RSA 106-L:2,
31 V(b)(1) may be filed at any time.

32 11 Appropriation. The sum of \$350,000 for the fiscal year ending June 30, 2023 is hereby
33 appropriated to the police standards and training council. Such appropriation shall be nonlapsing
34 and shall be used for the purpose of hiring one full time staff attorney and 2 full time investigators.
35 The governor is authorized to draw a warrant for said sum out of any money in the treasury not
36 otherwise appropriated.

37 12 Effective Date. This act shall take effect January 1, 2023.

SB 456-FN-A- FISCAL NOTE
 AS AMENDED BY THE SENATE (AMENDMENT #2022-1042s)

AN ACT establishing a law enforcement conduct review committee in the police standards and training council and making an appropriation therefor.

FISCAL IMPACT: State County Local None

STATE:	Estimated Increase / (Decrease)			
	FY 2022	FY 2023	FY 2024	FY 2025
Appropriation	\$0	\$350,000	\$0	\$0
Revenue	\$0	\$0	\$0	\$0
Expenditures	\$0	\$392,000	\$400,000	\$416,000
Funding Source:	<input checked="" type="checkbox"/> General	<input type="checkbox"/> Education	<input type="checkbox"/> Highway	<input type="checkbox"/> Other

METHODOLOGY:

This bill, effective January 1, 2023, establishes a law enforcement conduct review committee, which would be administratively attached to the Police Standards and Training Council, and provides a \$350,000 general fund appropriation in FY 2023 (non-lapsing) for three (3) new positions; one (1) full-time staff attorney (attorney IV, labor grade 32) and two (2) full-time investigators (law enforcement training specialist I, labor grade 25). The Council has provided the following cost estimates relative to the three positions:

	Total Estimated Costs ¹		
	FY 2023	FY 2024	FY 2025
Attorney IV	\$94,000	\$132,000	\$136,000
Law Enforcement Training Specialist I	\$149,000	\$134,000	\$140,000
Law Enforcement Training Specialist I	\$149,000	\$134,000	\$140,000
TOTAL	\$392,000	\$400,000	\$416,000

¹ Assumes a start date of November 1, 2022, and includes salary, benefits, needed equipment (vehicle, laptop, etc...), and other related costs.

It is assumed any costs in excess of the \$350,000 appropriation in FY 2023 would be absorbed as part of the Police Standard and Training Council's current budget, and these new positions would be part of budget considerations in FY 2024 and each year thereafter.

AGENCIES CONTACTED:

Police Standards and Training Council