

BILL SUMMARY
1st Session of the 52nd Legislature

Bill No.:	HB 1021
Version:	Introduced
Author:	Representative Faught
Date:	February 15, 2009
Impact:	\$0

Bill Summary

Research Analyst: Arnella Karges

The introduced version of HB1021 creates new law that restricts recoverable damages to only medical, property and lost income (excluding damages for pain and suffering), if the plaintiff in a motor vehicle accident does not have auto insurance. The restriction does not apply if the plaintiff was injured by a motorist who was under the influence; if the plaintiff was a passenger, unless he or she is the owner of the vehicle; if the plaintiff was not in a vehicle during the accident; to wrongful death claims; or if the motorist at fault intended the accident, left the scene or was in the commission of a felony

Fiscal Summary

Fiscal Analyst: Marilyn Anderson

HB 1021, as introduced, limits the amount of damages that an uninsured claimant may recover from another party with whom they are involved in a motor vehicle accident.

Fiscal Analysis

HB 1021 in its current form has no significant fiscal impact.

Long Term Fiscal Considerations

None

Fiscal Analysis Reviewed By:

Janice Buchanan

House Fiscal Director