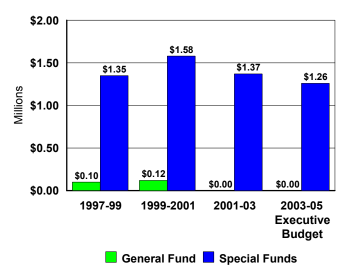
Department 140 - Department of Administrative Hearings House Bill No. 1018

2003-05 Executive Budget	FTE Positions 8.00	General Fund \$0	Other Funds \$1,263,589	Total \$1,263,589
2001-03 Legislative Appropriations	6.00	0	1,374,820	1,374,820 ¹
Increase (Decrease)	2.00	\$0	(\$111,231)	(\$111,231)

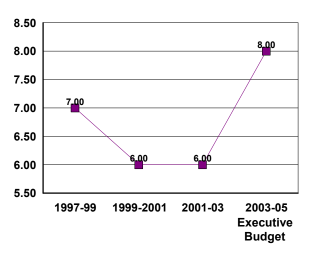
¹ The 2001-03 appropriation amounts include \$3,528 of other funds for the agency's share of the \$5 million funding pool appropriated to the Office of Management and Budget for special market equity adjustments for classified employees.

Agency Funding



achieve the 95 percent budget request

FTE Positions



Total

\$0

(\$137,836)

Executive Budget Highlights

		General Fund	Other Funds	
1.	Moves funding from the operating expenses line item for temporary administrative law judges to the salaries and wages line item (\$261,104)			
	for an additional 2 FTE administrative law judges primarily to conduct			
	Workers Compensation Bureau hearings			
2.	Reduces operating expenses, primarily for professional services, to		(\$137,836)	

Major Related Legislation

House Bill No. 1044 - This bill transfers the responsibility of contracting for legal services for indigents from the judicial branch to the Office of Administrative Hearings. Based on the fiscal note for House Bill No. 1044, the Office of Administrative Hearings would incur \$152,632 in additional general fund expenditures during the 2003-05 biennium to hire an attorney and pay for operating and equipment expenses to administer the program. In addition, \$2,990,547 of general fund money and \$42,900 from the indigent defense administration fund within the Supreme Court budget for indigent defense attorneys contract services expenses would need to be transferred to the Office of Administrative Hearings. The bill does not provide an appropriation to the Office of Administrative Hearings.

House Bill No. 1045 - This bill requires the state, rather than counties, to pay for indigent defense costs for mental illness commitment proceedings, civil commitment of sexual predators, and for guardian ad litem services.