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3. This case is brought on behalf of currently and formerly unhoused Spokane residents and a local organization that has dedicated itself to serving and working with Spokane's unhoused community. Together, these Plaintiffs come before this Court to enforce Washington's constitutional protection against cruel punishment.

- 4. Plaintiffs seek an order from this Court declaring two Spokane laws unconstitutional. Plaintiffs recognize that if our State's constitutional prohibition on cruel punishment means anything, it means that our poorest neighbors—those who lack a home, those who live and sleep outdoors—cannot be punished for being unhoused. Simply put, because homelessness is not a crime, being subject to criminal penalties for acts that are inextricable from being homeless is cruel and such punishments are unconstitutional.
- 5. It is difficult to measure homelessness. The most common method for measuring homelessness in the United States is the "Point-in-Time Count," colloquially referred to as PIT, or PIT counts. The PIT "is a count of sheltered and unsheltered people experiencing homelessness on a single night in January." While scholars, policymakers, and advocates rely on PIT counts for an approximated understanding of the scope of the homelessness crisis facing our nation, it is generally accepted that the PIT numbers undercount our unhoused population.<sup>2</sup> Nonetheless, based on the 2023 PIT count, HUD estimates that in the United States more than 650,000 people

HUD Exchange, *Point-in-Time Count and Housing Inventory Count*, HUDEXCHANGE.INFO, https://www.hudexchange.info/programs/hdx/pit-hic/#2024-pit-count-and-hic-guidance-and-training.

United States Government Accountability Office, Homelessness: Better HUD Oversight of Data Collection Could Improve Estimates of Homeless Population, GAO.GOV (July 14, 2020), https://www.gao.gov/products/gao-20-433. See also Gregg Colburn & Clayton Page Aldern, Homelessness Is a Housing Problem: How Structural Factors Explain U.S. Patterns, UNIVERSITY OF CALIFORNIA PRESS, 4 (2022); Johnson v. City of Grants Pass, 50 F.4th 787, 795 n.7 (9th Cir. 2022) ("Courts and experts note that PIT counts routinely undercount homeless persons, but they appear to be the best available source of data on homelessness.") (citing Martin v. City of Boise, 920 F.3d 584, 604 (9th Cir. 2019), abrogated by City of Grants Pass, Oregon v. Johnson, No. 23-175, 2024 WL 3208072 (U.S. June 28, 2024)).

experience homelessness on a given night.<sup>3</sup> That number represents a 12 percent increase from the 2022 PIT count.

- 6. HUD also estimates that at least 28,000 Washingtonians experienced homelessness in 2023. Based on the most recent analysis, in 2023, Spokane was home to about 2,390 unhoused people (36% increase from 2022), with 955 individuals experiencing unsheltered homelessness.
- 7. Homelessness disproportionately harms Black and Indigenous people, and people of color. For example, in Washington, Black people represent 4.5% of the state's total population but make up almost 17% of the homeless population. This disproportionate impact has also been documented in Spokane. According to Spokane's 2023 PIT count, of the 2,390 unhoused people in the City, 187 people identify as American Indian or Alaska Native; 173 people identify with multiple races; 166 people identify as Black or African American; 60 people identify as Native Hawai'ian or Pacific Islander; and 21 people identify as Asian. In sum, while Spokane is 82% white, a quarter of the City's unhoused population identify as Black, Indigenous, or as people of color.

HUD Press Room, *HUD Releases January 2023 Point-in-Time Count Report*, HUD.GOV (Dec. 15, 2023), https://www.hud.gov/press/press\_releases\_media\_advisories/hud\_no\_23\_278. *See also*, HUD, *The 2023 Annual Homelessness Assessment Report (AHAR) to Congress*, 2 (Dec. 2023).

<sup>&</sup>lt;sup>4</sup> HUD Office of Community Planning and Development, *2023 Annual Homelessness Assessment Report to Congress*, 16 (Dec. 2023), https://www.huduser.gov/portal/sites/default/files/pdf/2023-AHAR-Part-1.pdf.

<sup>&</sup>lt;sup>5</sup> City of Spokane Community Housing and Human Services, *Point-in-Time 2023*, https://static.spokanecity.org/documents/chhs/cmis/dashboards/2023-pit-dashboards.pdf. *See Total Persons*; *see also Unsheltered Persons*.

<sup>&</sup>lt;sup>6</sup> Anna Patrick, HUD reports record-high homeless count in 2023 for U.S., WA, SEATTLE TIMES (Dec. 19, 2023), https://www.seattletimes.com/seattle-news/homeless/hud-reports-record-high-homeless-count-in-2023-for-u-s-wa/.
<sup>7</sup> Id.

<sup>&</sup>lt;sup>8</sup> Supra n.5 at Total Persons—Race.

<sup>&</sup>lt;sup>9</sup> U.S. Census Bureau QuickFacts: Spokane City, Washington, https://www.census.gov/quickfacts/fact/table/spokanecitywashington/PST045223.

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<sup>10</sup> See Heidi Groover, Why people camping out for the new iPhone won't be cited under the sit-lie law, INLANDER (Sep. 18, 2014), https://www.inlander.com/Bloglander/archives/2014/09/18/why-the-people-camping-out-for-thenew-iphone-wont-be-cited-under-the-sit-lie-law; Union-Bulletin Editorial Staff, Two years in, homeless feel targeted by Spokane's sit-lie law, WALLA WALLA UNION-BULLETIN (Dec. 14, 2015).

Spokane has criminalized homelessness by targeting its proxy, meaning that

Spokane's efforts to criminalize homelessness date back to at least 2014, when the

<sup>11</sup> Celina Van Hyning, Sit-and-lie v. Illegal camping: What's the difference between Spokane's two ordinances?, 2022), https://www.krem.com/article/news/local/homeless/spokane-sit-and-lie-illegal-(Sep. camping/293-bfc27331-4909-4d73-8872-dc3c291473b9.

<sup>&</sup>lt;sup>12</sup> Compare Ryan Simms, Tickets for Spokane sit-and-lie ordinance drop substantially since 2014, KREM (Oct. 10, 2017), https://www.krem.com/article/news/local/spokane-county/tickets-for-spokane-sit-and-lie-ordinance-dropsubstantially-since-2014/293-482419201 with Samantha Wohlfeil, More than half of Spokane's sit-lie citations have been handed down in 2018, INLANDER (Sep. 17, 2018), https://www.inlander.com/news/more-than-half-ofspokanes-sit-lie-citations-have-been-handed-down-in-2018-12561736.

- 10. Spokane's unlawful camping law was first passed in May of 2018 as ordinance C35615.<sup>13</sup> The unlawful camping law was recently subject to a ballot proposal which approved a significant expansion of the city areas in which unhoused people will be subject to criminal penalties for sleeping outside.<sup>14</sup> It has been suggested that the expansion of the City's unlawful camping law "effectively prohibit[s] homelessness from existing within the boundaries of the city."<sup>15</sup>
- 11. In 2024 alone, Spokane has prosecuted at least 114 cases of unlawful camping and sitting and lying violations. And in 2023, Spokane prosecuted at least 107 unlawful camping cases.
- 12. The criminalization of homelessness threatens to degrade the physical and mental health of unhoused people, <sup>16</sup> and although their circumstances are born of poverty and our collective failure to invest in affordable housing, <sup>17</sup> rather than address the core causes of houselessness, cities that punish the unhoused elect to stigmatize our poorest neighbors. <sup>18</sup>

<sup>&</sup>lt;sup>13</sup> City of Spokane, Washington, *Ordinance No. C35615*, OFFICIAL GAZETTE 108(20), 651 (May 16, 2018), https://static.spokanecity.org/documents/officialgazettes/2018/05/official-gazette-2018-05-16.pdf. *See also* Kip Hill, *Residents of homeless camps in Spokane to be directed to shelters under new law*, The Spokesman-Review, (May 8, 2018), https://www.spokesman.com/stories/2018/may/08/residents-of-homeless-camps-in-spokane-to-be-direc/.

<sup>&</sup>lt;sup>14</sup> See Jewels Helping Hands v. Hansen, 29 Wn.App.2d 1, 539 P.3d 68 (2023), review granted, 549 P.3d 115 (Wn. 2024).

<sup>&</sup>lt;sup>15</sup> Robert Sauders, *How the Proposed Anti-Encampment Initiative Impacts the City of Spokane*, LINKEDIN (Oct. 2, 2023), https://www.linkedin.com/pulse/how-proposed-anti-encampment-initiative-impacts-city-spokane-sauders/?trackingId=5ikpIrKH0DefaLCl9I9OYw%3D%3D.

<sup>&</sup>lt;sup>16</sup> See e.g., Marisa Westbrook & Tony Robinson, Unhealthy by Design: Public Health Consequences of Denver's Criminalization of Homelessness, DENVER HOMELESS OUT LOUD (2019), https://perma.cc/Y7R5-UC3G; Joshua A. Barocas, et al., Population-Level Health Effects of Involuntary Displacement of People Experiencing Unsheltered Homelessness Who Inject Drugs in US Cities. 329(17) JAMA, https://jamanetwork.com/journals/jama/fullarticle/2803839?utm campaign=articlePDF&utm medium=articlePDF link&utm source=articlePDF&utm content=jama.2023.4800; National Health Care for the Homeless Council, Issue Brief: Impact of Encampment Sweeps on People Experiencing Homelessness, NHCHC.ORG, 3-4 (Dec. 2022), https://nhchc.org/wp-content/uploads/2022/12/NHCHC-encampment-sweeps-issue-brief-12-22.pdf.

<sup>&</sup>lt;sup>17</sup> See Gregg Colburn & Clayton Page Aldern, Homelessness is a Housing Problem: How Structural Factors Explain U.S. Patterns. 7-10, 142-144 (2022).

<sup>&</sup>lt;sup>18</sup> See Sara K. Rankin, *Punishing Homelessness*, 22 New Crim. L. Rev. 99, 103-4 (2019). See also Johanna Reilly, et al., *A systematic review of the effect of stigma on the health of people experiencing homelessness*, 30(6) HEALTH & SOCIAL CARE IN THE COMMUNITY (2022).

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We know that experiencing homelessness shortens one's lifespan, <sup>19</sup> Washington's 13. highest Court has acknowledged that homelessness is traumatizing, 20 and our Legislature has explained that the underlying causes of homelessness exceed an individual's control.<sup>21</sup> Yet, Spokane's unlawful camping and sitting and lying laws criminalize the very existence of its unhoused residents, and make life on the street more traumatizing, chaotic, debilitating, and dangerous. Ultimately, Spokane's criminalization of homelessness dehumanizes the City's unhoused residents by punishing them for sitting, lying down, and sleeping outdoors—conduct that is an inextricable from experiencing homelessness and extreme poverty.

#### II. **PARTIES**

14. Plaintiff Donnell L. Currie was raised in Spokane. Later in her life, Donnell moved to Vancouver, Washington, where she became the owner-entrepreneur of Donnell's Bar. When her mother fell ill, Donell moved to Phoenix, Arizona to care for her. Upon her mother's death, Donnell moved to California with her adult son, and then later relocated to Spokane. Due to a number of reasons, after she moved to Spokane, she and her son were forced to live out of her car. Donnell recalls that she first became homeless in 2023.

<sup>&</sup>lt;sup>19</sup> National Health Care for the Homeless Council, National Homeless Mortality Overview, NHCHC.ORG, 3 (2020), https://nhchc.org/wp-content/uploads/2020/12/Section-1-Toolkit.pdf (in one example, the life of an unhoused person was calculated as 33% shorter than the national life expectancy); Bruce D. Meyer, Angela Wyse & Ilina Logani, Life and Death at the Margins of Society: The Mortality of the U.S. Homeless Population, NATIONAL BUREAU OF ECONOMIC RESEARCH, 27 (Nov. 2023), https://www.nber.org/papers/w31843 ("a 40-year-old homeless person faces a mortality risk similar to a housed person nearly twenty years older."). See also Rebecca T. Brown, et al., Factors Associated with Mortality Among Homeless Older Adults in California: The HOPE HOME Study, 182(10) JAMA INTERN MED. (2022).

<sup>&</sup>lt;sup>20</sup> State v. City of Sunnyside, 550 P.3d 31, 2024 WL 3058780, at \*9 (Wn. June 20, 2024).

<sup>&</sup>lt;sup>21</sup> See RCW 43.185C.005 ("The legislature finds that there are many causes of homelessness, including a shortage of affordable housing; a shortage of family-wage jobs which undermines housing affordability; a lack of an accessible and affordable health care system available to all who suffer from physical and mental illnesses and chemical and alcohol dependency; domestic violence; and a lack of education and job skills necessary to acquire adequate wage jobs in the economy of the twenty-first century.").

- 15. For Donnell, congregate shelters were not a viable option. Her son is neurodivergent, and she knew the chaotic and crowded setting of congregate shelters would be overwhelming to his sensitivity and thus, threaten his well-being. Additionally, Donnell feared being victimized at shelters, as she knew them to be settings where rape and assaults occur. Donnell also did not want her son to be in a setting where drug overdoses happen and where infectious diseases threaten the health of residents.
- 16. Donnell was cited for unlawful camping pursuant to Spokane Municipal Code 12.02.1010 on September 18, 2023. Donnell recalls police arriving at the location where she and her friends were residing only ten minutes after she had parked her vehicle. After Donnell was cited for unlawful camping, she was told by police to leave the area.
- Donnell was constantly stressed. Donnell survived on the streets by relying on her vehicle as a home, for protection from the elements, and as a space to keep her belongings. Donnell's vehicle thus helped to shelter her dignity from the traumatic experience that is being unhoused. Fearing property destruction by police and the threat that her vehicle may be towed or broken into if ever left unattended, Donnell was constantly on alert. She reports being routinely woken up by police in the middle of the night and driving around in the hopes of avoiding police patrols aimed at enforcing the unlawful camping law. As a result, during the estimated year in which Donnell experienced homelessness in Spokane, she barely slept.
  - 18. Donnell resides in Spokane and is a taxpayer in Washington.
- 19. Donnell objects to the use of taxpayer funds to implement Spokane Municipal Codes 12.02.1010, 10.60.020, and 12.02.1011 that unconstitutionally criminalize homelessness.

- 20. Donnell has decided to bring this case in an effort to fight for the humanity of unhoused people.
- 21. **Plaintiff Clifford J. Moore** grew up in Texas. He moved to Spokane in 2016. A few months after moving to Spokane, Cliff lost his housing. Currently, Cliff is unhoused in Spokane. He possesses a few items of clothing, a sleeping bag, and a tarp that he utilizes to shield himself from the elements.
- 22. While experiencing homelessness in Spokane, Cliff has utilized beds available at the City's congregate shelters. Cliff reports experiencing traumatic events at City shelters. He has witnessed violent attacks go unaddressed and abuse of unhoused individuals perpetrated by shelter staff.
- 23. Cliff was cited for unlawful camping pursuant to Spokane Municipal Code 12.02.1010 during the night of April 26, 2024.<sup>22</sup> Cliff reports that police gave him just a few minutes to collect whatever belongings he could carry with him before leaving the area, and that as a result of this incident, he lost personal property such as many clothing items.
- 24. Additionally, Cliff reports that after Spokane cited him for unlawful camping, he was displaced, and had to roam the city streets for hours in the dark, nervous of another police interaction, and unsure where he could go to rest for the night.
- 25. Cliff was also cited for a Sitting and Lying violation pursuant to Spokane Municipal Code 12.60.020 during the night of May 14, 2024.<sup>23</sup>
  - 26. Cliff resides in Spokane and is a taxpayer in Washington.

<sup>&</sup>lt;sup>22</sup> The case number for this citation is 4A0189115. This case has since been transferred out of Community Court.

<sup>&</sup>lt;sup>23</sup> The case number for this citation is 4A0394563. On May 17, Spokane amended its complaint and charged this matter as a "pedestrian/vehicular interference violation" per Spokane Municipal Code 10.60.010.

27. Cliff objects to the use of taxpayer funds to implement Spokane Municipal Codes 12.02.1010, 10.60.020, and 12.02.1011 that unconstitutionally criminalize homelessness. Cliff remains unhoused in Spokane, and he struggles to meet his basic needs of food, hygiene, healthcare, adequate clothing and supplies, and protection from the elements.

- 28. Cliff is bringing this case because he wants to prevent what happened to him from happening to anyone else, and because he wants to see the constitutional rights of unhoused people vindicated.
- 29. Plaintiff Jewels Helping Hands is a state-registered nonprofit organization, founded in 2019 and based out of Spokane. Jewels Helping Hands is dedicated to serving Spokane's unhoused population by both providing for their material well-being and by advocating with them and on their behalf in governmental forums. Jewels Helping Hands' mission is to "ensure people who are houseless have their basic needs met—to survive, thrive, and connect to community resources."24 The organization pursues this mission "[t]hrough kindness, compassion, and respect."25
- 30. Jewels Helping Hands operates under the laws of Washington State and is a taxpayer in Washington.
- Jewels Helping Hands objects to the use of taxpayer funds to implement Spokane 31. Municipal Codes 12.02.1010, 10.60.020, and 12.02.1011 that unconstitutionally criminalize homelessness.

<sup>25</sup> *Id*.

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<sup>&</sup>lt;sup>24</sup> Jewels Helping Hands, *Our Mission*, https://www.jewelshelpinghands.org/.

- 32. The staff of Jewels Helping Hands conduct daily direct outreach with unhoused residents throughout the city and operate shelters. In addition, the organization "provide[s] a wide variety of services including a warming center, street medical teams, mobile outreach, food, mobile showers, hygiene supplies, and connection to community resources and services."<sup>26</sup>
- 33. The Jewels Helping Hands community is composed of currently and formerly unhoused people. In addition, many of the staff members of Jewels Helping Hands have personal lived experience with homelessness.
- 34. In accordance with its organizational purpose, Jewels Helping Hands is bringing this case in the hopes that it will halt the criminalization of homelessness in Spokane and "ensure all people are treated with dignity and respect."<sup>27</sup>
- 35. On July 25, 2024, Plaintiffs, though counsel, made a demand upon Attorney General Bob Ferguson to bring suit against Defendants regarding the constitutional violations arising from these ordinances. *See* Exhibit A.
- 36. On July 29, 2024, Attorney General Ferguson declined to take action. *See* Exhibit B.
- 37. **Defendant City of Spokane** is a municipality and a political subdivision of the State of Washington.
- 38. **Defendant Betsy Wilkerson** is a City Council Member and President of the Spokane City Council.
- 39. **Defendant Jonathan Bingle** is a City Council Member of the Spokane City Council.

<sup>&</sup>lt;sup>26</sup> Id. at Our Programs.

<sup>&</sup>lt;sup>27</sup> *Id.* at *Core Values*.

- 52. People who are unhoused live on the street and thus, utilize city streets for places where they can rest, sleep, and gain shelter from the elements.
- 53. By criminalizing sitting, lying, sleeping, and camping outside, Spokane has criminalized conduct that is inextricable from the condition of lacking a home. Thus, Spokane has criminalized homelessness, even though experiencing homelessness is not a crime.
- 54. Typically, after police cite homeless individuals pursuant to 12.02.1010 and 10.60.020, the individuals are instructed to vacate the area. Pursuant to 12.02.1011, any property that the individuals cannot carry with them when they are displaced by the police "will be deemed abandoned." SMC 12.02.1011(A)(2)(a)(i); 12.02.1011(B)(1)(a). The City then takes the property and unilaterally decides whether the property will be temporarily stored, discarded, or destroyed. See SMC 12.02.1011(A)(2); 12.02.1011(B)(2).
- 55. People experiencing homelessness are not provided individual hearings before the City takes their property and unilaterally decides whether the property will be temporarily stored, discarded, or destroyed.
- 56. Police enforcement of 12.02.1010 and 10.60.020 and the property removal and destruction procedure authorized by 12.02.1011 typically results in the loss of sleeping bags, tarps, beddings, tents, and other vital personal property that individuals use to survive while living on the street. Thus, Spokane's criminalization threatens the ability of its unhoused residents to survive.

### V. CAUSE OF ACTION: VIOLATION OF ARTICLE I, SECTION 14

57. Article I, section 14 of the Washington State Constitution guarantees that "[e]xcessive bail shall not be required, excessive fines imposed, nor cruel punishment inflicted." Const. art. I, § 14.

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	AMERICAN CIVIL LIBERTIES UNION OF WASHINGTON FOUNDATION  COMPLAINT FOR DECLARATORY RELIEF - 2  P.O. Boy 2728

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#### SENT VIA ELECTRONIC MAIL

July 25, 2024

Robert Ferguson, Washington State Attorney General Noah Purcell, Solicitor General for the Washington State Attorney General's Office PO Box 40100 Olympia, WA 98504



## Washington

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Tracie Hooper Wells Paralegal Re: Taxpayer Request for Action—Response Needed by July 31, 2024

Dear Attorney General Ferguson and Solicitor General Purcell:

The ACLU of Washington seeks to represent a resident and taxpayer of Washington State, who seeks declaratory relief against the City of Spokane to address the constitutional defects of the municipality's laws which criminalize homelessness. As a prerequisite for taxpayer standing, and as outlined in *State ex rel. Boyles v. Whatcom Cnty. Superior Court*, 103 Wn.2d 610, 694 P.2d 27 (1985), we request that you bring suit on behalf of Washington State taxpayers to obtain this relief. We request that you advise us as soon as possible, and in any event no later than July 31, 2024, whether you will file suit to redress the constitutional infirmities described below.

Being homeless is not a criminal offense, yet Spokane municipal codes 12.02.1010 and 10.60.020 authorize the imposition of misdemeanor penalties for conduct that is inextricable from the condition of being homeless (i.e. sleeping and living on the street). We are particularly concerned that these local codes impose unconstitutionally cruel punishment in violation of Article I, section 14 of the Washington Constitution. In addition, because these local codes authorize property seizures or property destruction, we are concerned that such laws run afoul of the due process rights of unhoused people, thus violating Article I, section 3 of the Washington Constitution.

We look forward to your response as to whether you will file suit to redress these constitutional infirmities.

La Rond Baker, Legal Director

Jazmyn Clark, Smart Justice Policy Program Director

Brent Low, Staff Attorney Sagiv Galai, Legal Fellow

American Civil Liberties Union of Washington





# Bob Ferguson ATTORNEY GENERAL OF WASHINGTON

Administration Division
PO Box 40100 • Olympia, WA 98504-0100 • (360) 753-6200

July 29, 2024

Sent via electronic mail

La Rond Baker, Legal Director Jazmyn Clark, Smart Justice Policy Program Director Brent Low, Staff Attorney Sagiv Galai, Legal Fellow American Civil Liberties Union of Washington PO Box 2728 Seattle, WA 98111

**RE:** Response to Taxpayer Request for Action

Dear Ms. Baker, et al.:

I am responding to your letter of July 25, 2024, concerning a lawsuit you anticipate filing against the City of Spokane regarding one of Spokane's ordinances. As a prerequisite to asserting taxpayer standing, you request that our office bring suit to seek declaratory relief against the City regarding the constitutionality of its laws regarding homelessness.

We consider litigation at the request of taxpayers in appropriate situations. In this instance, we decline to take the actions you request, but do so without expressing any view as to whether your claims may have potential merit. To the extent your request is made as a prerequisite to asserting taxpayer standing, please understand that this letter expresses no view as to whether the requirements for taxpayer standing would be met.

I trust that this information will be helpful.

Sincerely,

Alicia O. Young

Deputy Solicitor General