FISCAL NOTE

STATE OF ALASKA					Fiscal Note Number:				
2010 LEGISLATIVE SESSION					Bill Version:		CSHB 324 (JUD)		
TOTO MECHANISTE DEBOTOTI					() Publish Date:		00.12 02 1 (002)		
					() . a.s				
Identifier (file name): Dept. Affected:									
Title	Failure to appear; release procedures				RDU Alaska Court System				
0	Hausa Duias			Component Trial Courts					
Sponsor Requester		House Ruies Governor			Component I	Numbor			
		Covollici			<u> </u>				
Expenditures/Revenues (Thous					sands of Dollars)				
Note: Amounts	do not include inflation ur	less otherwise r	noted below.						
		Appropriation							
		Required			Inform	nation			
OPERATING E	EXPENDITURES	FY 2011	FY 2011	FY 2012	FY 2013	FY 2014	FY 2015	FY 2016	
Personal Servi	ces	611.8	611.8	611.8	611.8	611.8	611.8	611.8	
Travel		23.9	23.9	23.9	23.9	23.9	23.9	23.9	
Contractual		18.8	18.8	18.8	18.8	18.8	18.8	18.8	
Supplies		39.8	39.8	6.0	6.0	6.0	6.0	6.0	
Equipment		212	24.2						
Land & Structu		94.0	94.0						
Grants & Claim Miscellaneous	1S		-						
	AL OPERATING	788.3	788.3	660.5	660.5	660.5	660.5	660.5	
		700.5	700.5	000.5	000.5	000.5	000.5	000.5	
CAPITAL EXP	ENDITURES								
CHANGE IN R	EVENUES ()								
	·	•		(,	•	•	
FUND SOURCE		T	(Thousands of Dollars)						
1002 Federal F	•								
1003 GF Match	1	788.3	788.3	660 F	660.5	660.5	660.5	660 F	
1004 GF 1005 GF/Program Receipts		700.3	700.3	660.5	000.5	660.5	000.5	660.5	
1005 GF/Program Receipts 1037 GF/Mental Health									
Other Interagency Receipts									
- mor marange	TOTAL	788.3	788.3	660.5	660.5	660.5	660.5	660.5	
		•					•		
Estimate of ar	ny current year (FY2010)	cost:	-						
POSITIONS									
Full-time		4.0	4.0	4.0	4.0	4.0	4.0	4.0	
Part-time									
Temporary									
ANALYSIS:	(Attach a separate page if n	ecessary)							
ľ	, , ,	• .	il statutes. T	he principle	change imp	acting the c	ourt system	is a	
CSHB 324 (JUD) makes several changes to the bail statutes. The principle change impacting the court system is a provision in section 4 of the bill that establishes a rebuttable presumption that no condition or combination of bail									
conditions will reasonably assure the presence of the defendant or the safety of the victim for those defendants charged									
with certain specified offenses and those with specified criminal histories. A similar provision in section 12 states that a									
	aring in court on a petition								
								Jan	
establish by a preponderance of the evidence that the proposed release conditions will reasonably assure the appearance of the person and the safety of the victim, other persons and the community.									
Continued									
Johnnaea									
Prepared by:	Doug Wooliver, Administrative Attorney Alaska Court System					Phone 907-463-4750			
Division	Alaska Court System					Date/Time 4/06/10 @ 2:00 pm			
Approved by:	Doug Wooliver for Christine Johnson, Administrative Director					Date 4/6/2010			

Page 1 of 3 (Revised 10/13/2009 OMB)

Alaska Court System

Date 4/6/2010

FISCAL NOTE

STATE OF ALASKA 2010 LEGISLATIVE SESSION

BILL NO. CSHB 324 (JUD)

ANALYSIS CONTINUATION

It is difficult to determine how many cases this rebuttable presumption will impact. There is significant overlap between the various categories of those subject to the presumptions. For example, a person subject to the presumption because the person was charged with a felony within five years of being unconditionally released from another felony conviction, would also be subjected to the presumption if he or she was subject to a petition to revoke probation. Because many offenders subject to this presumption are likely to also be subject to a petition to revoke probation, and in order to avoid double counting, this note only counts those who are subject to a petition to revoke probation. That means that it will apply to roughly 18,000 cases a year.

The next difficult estimate to make is the number of bail hearings that will actually be impacted by the change in the law. Not all bail hearings are currently contested and, presumably, not all will be contested under the new provisions.

This note conservatively estimates that 85% of those 18,000 cases subject to the presumption will continue to be resolved in the same amount of time as under current practice. These will be the cases where there is up-front agreement between the prosecution and the defense as to the appropriate bail conditions. This note estimates that in about 10% of the cases (1,800) the hearings will last an additional 15 minutes. This is similar to the extra time currently needed when a bail provision is contested. Finally, this note assumes that 5% of the cases (900) subject to the presumption will result in evidentiary hearings where the defendant must put on evidence and witnesses in an attempt to overcome the presumption. These hearings are each estimated to last three hours.

This fiscal note reflects the judicial and clerical resources necessary for the additional time spent on bail issues.

Alaska Court System Fiscal Note Calculations for CSHB 324 (JUD)

Personal Services

Superior Court Judge - Anchorage In-Court Clerk - Anchorage, Range 12A Law Clerk - Anchorage, Range 13D Administrative Assistant - Anchorage Range 12A Pro Tems Superior Court Judge (167days) - Various Court Locations Clerical Staffing In-Court for pro tems (1,255 hours - Various Court Locations)	257,300 61,400 60,400 61,400 136,454 34,844			
Subtotal Personal Services	611,800			
Travel for Pro Tem Judges Airfare - 19 trips @\$400/trip Per Diem - 90 Days X \$60/day Lodging - 90 nights X \$110/night Airport Parking/Ground Transportation (\$50/trip)	7,600 5,400 9,900 950			
Subtotal Travel for Pro Tem Judges				
Supplies (desk, computer, courtroom electronics, and chair)				
WAN Fees, Software & Licensing				
Remodeling Costs within Nesbett Courthouse for New Judge				
Fiscal Note Total	788,300			
Breakdown by Expense Category: Personal Services Total Travel Total Contractual Total Supplies Total Land & Structures Total	611,800 23,900 18,800 39,800 94,000			
Total	788,300			