FISCAL NOTE

STATE OF ALASKA 2012 LEGISLATIVE SESSION

Bill Version Fiscal Note Number

HB 359 6 2/22/12

Identifier (file name)	0627-DPS-R&I-02-21-12	Dept. Affected	Public Safety		
Title	SEX TRAFFICKING AND DISTRIBUTION OF	Appropriation	Statewide Support Records & Identification		
	INDECENT MATERIAL TO MINORS	Allocation			
Sponsor	Rules by Request of the Governor				
Requester	Governor Parnell	OMB Component	Number 1190		

Expenditures/Revenues

(Thousands of Dollars)

(H) Publish Date

Note:	Amounts do not include inflatior	n unless otherwise	e noted below.						
FY13 Included in FY13 Governor's Appropriation FY13 Requested Request					Out-Yea	Out-Year Cost Estimates			
OPERATING EXPENDITURES		FY13	FY13	FY14	FY15	FY16	FY17	FY18	
Personal Services		109.5		109.5	109.5	109.5	109.5	109.5	
Travel		5.0		5.0	5.0	5.0	5.0	5.0	
Services		5.8		5.8	5.8	5.8	5.8	5.8	
Commodities		1.0		1.0	1.0	1.0	1.0	1.0	
Capital Outlay		2.9		2.9	2.9	2.9	2.9	2.9	
Grants, Benefits									
Miscellaneous									
	TOTAL OPERATING	124.2	0.0	124.2	124.2	124.2	124.2	124.2	
FUND	SOURCE			(Thou	sands of Dollars	3)			
1002	Federal Receipts			, I					
1003	GF Match								
1004	GF	124.2		124.2	124.2	124.2	124.2	124.2	
1005	GF/Prgm (DGF)								
1037	GF/MH (UGF)								
1178	temp code (UGF)								
	TOTAL	124.2	0.0	124.2	124.2	124.2	124.2	124.2	
POSI	TIONS								
POSITIONS Full-time		1		1	1	1	1	1	
Part-time				1		1	1		
Temporary									
remp	Jiaiy		I						
СНАК		1							

Estimated SUPPLEMENTAL (FY12) operating costs

(separate supplemental appropriation required)

(discuss reasons and fund source(s) in analysis section)

David Schade, Director

Division of Statewide Services Joe Masters, Commissioner

Department of Public Safety

(separate capital appropriation required)

Estimated CAPITAL (FY13) costs (discuss reasons and fund source(s) in analysis section)

Why this fiscal note differs from previous version (if initial version, please note as such)

Not applicable, initial version.

Prepared by Division Approved by Phone (907) 269-0202 Date/Time 2/21/12 11:07 AM Date 2/21/2012

(Revised 1/17/2012 OMB)

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BILL NO. HB 359

Analysis

This proposed legislation would require a person who is required to register as a sex offender or child kidnapper in another jurisdiction to register in Alaska even if there is no substantive law in Alaska that is similar to the offense the person was convicted of.

For the department's Records & Identification bureau to continue to accomplish a core service of providing public access to current information regarding sex offenders in Alaska, the determination that a person must register as a sex offender or child kidnapper in Alaska because of their requirement to register in another jurisdiction must be made timely and must be based on information that has been validated.

Considerable research and analysis of the criminal history background of persons with sex offense convictions outside of Alaska would be required to determine whether the offense of conviction is a registerable offense under the current laws of that jurisdiction and whether or not the person is subject to that jurisdiction's registration requirements. Coordination with the jurisdiction's sex offender central registry office would need to occur to obtain source documents and other relevant information on the person.

Additionally, it is anticipated that the department would need to continually monitor the status of registration laws and legal cases affecting sex offender registration in all jurisdictions to ensure a person required to register in Alaska under proposed AS 12.63.100(6)(D) continued to be subject to the registration requirements of the jurisdiction that their offense was committed in.

The department anticipates that these additional efforts will require one new full-time Criminal Justice Planner position. This position would be responsible to review and evaluate offender records with out-of-state sex offense convictions to determine the requirement to register under proposed AS 12.63.100(6)(D), to coordinate with other jurisdictions' sex offender central registry offices, and to monitor sex offender registration laws in other jurisdictions and any changes for possible impact to currently registered offenders.