## **Fiscal Note** State of Alaska Bill Version: HB 366 2014 Legislative Session Fiscal Note Number: () Publish Date: Identifier: HB366CS(STA)-DOA-OPA-03-14-2014 Department: Department of Administration Title: INVOLUNTARY COMMITMENT Appropriation: Legal and Advocacy Services **PRUITT** Office of Public Advocacy Sponsor: Allocation: Requester: House Judiciary OMB Component Number: 43 **Expenditures/Revenues** Note: Amounts do not include inflation unless otherwise noted below. (Thousands of Dollars) Included in FY2015 Governor's FY2015 **Out-Year Cost Estimates** Appropriation Requested Request **OPERATING EXPENDITURES** FY 2015 FY 2015 FY 2016 **FY 2017** FY 2018 FY 2019 FY 2020 Personal Services Travel Services Commodities Capital Outlay **Grants & Benefits** Miscellaneous **Total Operating** 0.0 0.0 0.0 0.0 0.0 0.0 0.0 **Fund Source (Operating Only)** None **Total** 0.0 0.0 0.0 0.0 0.0 0.0 0.0 **Positions** Full-time Part-time Temporary Change in Revenues Estimated SUPPLEMENTAL (FY2014) cost: (separate supplemental appropriation required) (discuss reasons and fund source(s) in analysis section) Estimated CAPITAL (FY2015) cost: (separate capital appropriation required) (discuss reasons and fund source(s) in analysis section) **ASSOCIATED REGULATIONS** Does the bill direct, or will the bill result in, regulation changes adopted by your agency? No If yes, by what date are the regulations to be adopted, amended or repealed? Why this fiscal note differs from previous version: Updated for new committee substitute

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Agency:	Department of Administration	_	

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## FISCAL NOTE ANALYSIS

## STATE OF ALASKA 2014 LEGISLATIVE SESSION

BILL NO. CS HB366 (STA)

## **Analysis**

This legislation amends AS 44.41, concerning involuntary commitment proceedings, in several aspects. The effect of the bill would be to strengthen the role of the Department of Public Safety (DPS) in involuntary commitment proceedings, eliminate the option of expungement of the proceedings records for the person post-commitment and allow the person, post-commitment, to seek relief from the disability of being prohibited from owning a firearm. The bill if enacted would impact both the persons who are committed and the general public, in that the question of such persons being able to possess firearms post-commitment would be able to be brought and litigated in the courts. The bill specifically allows for a person to appeal from an adverse ruling to the state supreme court under a de novo standard of review. Agencies affected would include the departments of Law, Public Safety, Administration and the Alaska Court System. Attorneys from the Office of Public Advocacy (OPA) and/or the Public Defender Agency (PD) assigned to represent a person in involuntary commitment proceedings would also be affected. If enacted as most recently amended, the bill would likely have some impact on the caseloads of those Office of Public Advocacy (OPA) attorneys working those cases. The bill would likely not have any material impact upon the operations, administration or overall budget of OPA therefore, OPA submits a zero fiscal note.

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