## **Fiscal Note** State of Alaska Bill Version: **SB 64** 2013 Legislative Session Fiscal Note Number: () Publish Date: Identifier: SB064-DOC-OC-03-31-13 Department: Department of Corrections Title: OMNIBUS CRIME/CORRECTIONS BILL Appropriation: Administration and Support **JUDICIARY** Office of the Commissioner Sponsor: Allocation: Requester: Senate State Affairs OMB Component Number: 694 **Expenditures/Revenues** Note: Amounts do not include inflation unless otherwise noted below. (Thousands of Dollars) Included in FY2014 Governor's FY2014 Appropriation **Out-Year Cost Estimates** Requested Request **OPERATING EXPENDITURES** FY 2014 FY 2014 FY 2015 FY 2016 FY 2017 **FY 2018** FY 2019 Personal Services Travel Services Commodities Capital Outlay **Grants & Benefits** Miscellaneous 0.0 0.0 0.0 **Total Operating** 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 (FY2013) cost: 0.0 Estimated CAPITAL (FY2014) cost: 0.0 **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 No If yes, by what date are the regulations to be adopted, amended or repealed?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: This is the original version of the bill.

Prepared By: Kevin Worley, Director Phone: (907)465-4641

Division Administrative Services, Department of Corrections Date: 03/31/2013 06:40 AM

Approved By: Leslie Houston, Deputy Commissioner Department of Corrections

Department of Corrections

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## FISCAL NOTE ANALYSIS

## STATE OF ALASKA 2013 LEGISLATIVE SESSION

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## **Analysis**

This bill establishes the Alaska Sentencing Commission composed of executive, legislative, and judicial branch members, as well as members of the public. This commission is tasked with evaluating the effect of sentencing laws on the criminal justice system and providing an annual report to the governor and legislature. The bill also makes adjustments to statutes which relate to reductions in penalties for offenders successfully completing court-ordered treatment programs. These adjustments allow an offender to receive credit against their sentence for time spent in a treatment facility which allows them to leave the grounds for limited purposes. It also allows a court to terminate the revocation of a person's license if that person successfully completes a court-ordered treatment program. Finally, this bill requires the Commissioner of the Department of Corrections and the Board of Parole to establish a program for offenders with substance abuse problems that includes vigilant monitoring, random urinalyses, and immediate consequences for violating conditions of probation or parole. This bill will have no fiscal impact on the Department of Corrections.

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