Fiscal Note State of Alaska Bill Version: HB 214 2016 Legislative Session Fiscal Note Number: () Publish Date: Identifier: HB214CS(L&C)-ACS-TRC-03-17-16 Department: Judiciary Title: REPEAL WORKERS' COMP APPEALS Appropriation: Alaska Court System COMMISSION Allocation: **Trial Courts** Sponsor: **OLSON** OMB Component Number: 768 Requester: House Labor & Commerce Expenditures/Revenues Note: Amounts do not include inflation unless otherwise noted below. (Thousands of Dollars) Included in FY2017 Governor's **Out-Year Cost Estimates** Appropriation FY2017 Requested Request **OPERATING EXPENDITURES** FY 2017 FY 2021 FY 2017 FY 2018 FY 2019 **FY 2020** FY 2022 **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 (FY2016) cost:** 0.0 (separate supplemental appropriation required) (discuss reasons and fund source(s) in analysis section) Estimated CAPITAL (FY2017) 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 No If yes, by what date are the regulations to be adopted, amended or repealed?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:

Initial version.

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Division: Alaska Court System Date: 03/17/2016 10:00 AM

Approved By: Nancy Meade for Christine Johnson, Administrative Director Date: 03/17/16

Agency: Alaska Court System

FISCAL NOTE ANALYSIS

STATE OF ALASKA 2016 LEGISLATIVE SESSION

BILL NO.	HB214
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Analysis

The CS for HB 214 would eliminate the Alaska Workers' Compensation Appeals Commission currently housed within the Department of Labor, and transfer jurisdiction over appeals pending in that Commission and all future appeals from the decisions of the Workers' Compensation Board to the superior court. Based on case data provided by the Commission, an average of 33 appeals per year were handled by the Commission over the last ten years. The court system therefore anticipates that, under this bill, the superior court would be handling an additional 33 administrative appeals from the Board each year, on average. These additional cases would be presided over by a superior court judge; we anticipate that the impact of these new cases would be spread across jurisdictions and could be handled by our superior court judges without additional resources. The court system does not anticipate that this bill would change the caseload of the Supreme Court, which already currently handles appeals from the Commission. Its jurisdiction would not be altered under this bill; the appeals would simply come from the superior court instead of from the Commission. The court system anticipates that it will be able to absorb the increased caseload into its operations without a fiscal impact, and therefore submits this zero fiscal note.

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