Fiscal Note

State of Alaska 2015 Leg

2015 Legislative Session			Bill Version:	CSHB 15(JUD)
			Fiscal Note Number:	1
			(H) Publish Date:	3/25/2015
Identifier:	HB015-DOA-OPA-02-13-15	Departme	nt: Department of Admini	stration
Title:	CREDITS FOR TIME SERVED/GOOD TIME	Appropria	tion: Legal and Advocacy S	Services
Sponsor:	WILSON	Allocation	: Office of Public Advoc	acy
Requester: House Judiciary Committee OMB Com		mponent Number: 43		

Expenditures/Revenues

Note: Amounts do not include in			(Thousar	nds of Dollars)			
		Included in					
	FY2016	Governor's					
	Appropriation	FY2016		Out-	ear Cost Estin	nates	
	Requested	Request					
OPERATING EXPENDITURES	FY 2016	FY 2016	FY 2017	FY 2018	FY 2019	FY 2020	FY 2021
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 (FY2015) cost: 0.0

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

(separate supplemental appropriation required)

Estimated CAPITAL (FY2016) cost: 0.0

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

(separate capital appropriation required)

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 No If yes, by what date are the regulations to be adopted, amended or repealed?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:

Not applicable; initial version.

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Division:	Office of Pubic Advocacy	Date: 02/13/2015 09:25 PM
Approved By:	Sheldon Fisher, Commissioner	Date: 02/13/2013 03:231 M
Agency:	Department of Administration	REPORTED
Printed 4/14/2015	Page 1 of 2	HFC 04/10/2015 Control Code: DCzVr

STATE OF ALASKA 2015 LEGISLATIVE SESSION

BILL NO. HB 15

Analysis

The bill, if enacted into law as drafted, would require the courts to grant credit, against a term of imprisonment, for time spent by the sentenced defendant in a private residence or under electronic monitoring. The bill would also require the Department of Corrections to administratively award "good time" deduction from a sentence of imprisonment for any period spent by the sentenced defendant in a treatment program, in a private residence or while under electronic monitoring.

The effect, if the bill became law, would be to increase the amount of time credited to a prisoner on his or her sentence for time spent by that prisoner "in a private residence," in a treatment program and/or under electronic monitoring. There could be a corresponding reduction in the costs to the state associated with housing incarcerated prisoners in jails and prisons and a corresponding increase in the costs associated with administering treatment programs and electronic monitoring programs, since the latter would likely become a preferred mode of supervision for many accused defendants, both pre- and post-trial, as a way of reducing the time spent in jail or prison.

The Departments of Law, Public Safety and Corrections and the Alaska Court System, along with accused and sentenced defendants, organizations and businesses concerned with victims' rights and bail/monitoring of defendants, all would likely be materially affected by the law.

What is meant by the term "in a private residence" is not defined.

The bill as such would not materially affect the operations or mission of the Office of Public Advocacy (OPA) but would definitely affect criminal defendants represented by OPA attorneys. The agency, therefore, submits a zero fiscal note.

(Revised 10/30/2014 OMB)

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