Fiscal Note

State of Alaska 2019 Legislative Session

Bill Version:	HB 50
Fiscal Note Number:	2
(H) Publish Date:	2/20/2019

Identifier:0030-DPS-PT-01-22-19Title:ARREST;RELEASE;SENTENCING;PROBATIONSponsor:RLS BY REQUEST OF THE GOVERNORRequester:Governor

Expenditures/Revenues

Department: Department of Public Safety Appropriation: Alaska State Troopers Allocation: Prisoner Transportation OMB Component Number: 512

Note: Amounts do not include in	nflation unless o	otherwise noted	below.			(Thousand	s of Dollars)
		Included in					
	FY2020	Governor's					
	Appropriation	FY2020		Out-Ye	ar Cost Estima	tes	
	Requested	Request					
OPERATING EXPENDITURES	FY 2020	FY 2020	FY 2021	FY 2022	FY 2023	FY 2024	FY 2025
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

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Full-time				
Part-time				
Temporary				

Change in Revenues

None							
Total	0.0	0.0	0.0	0.0	0.0	0.0	0.0
Estimated SUPPLEMENTAL (F	FY2019) cost:		0.0	(separate supplemental appropriation required			red)
Estimated CAPITAL (FY2020) cost:			0.0	(separate capital appropriation required)			
Does the bill create or modify	te or modify a new fund or account?						

(Supplemental/Capital/New Fund - 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 No If yes, by what date are the regulations to be adopted, amended or repealed?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/comments:

Not applicable, initial version.

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Division: Office of the Commissioner	Date:	01/22/2019 10:50 AM
Approved By: Dan Spencer, Administrative Services Director	Date:	01/22/19
Agency: Office of Management and Budget		

STATE OF ALASKA 2019 LEGISLATIVE SESSION

Analysis

This bill amends Alaska Court Rule 38.2(b), Alaska Rules of Criminal Procedure, by requiring, when the technology is available, in-custody defendants to appear by television for all hearings except for trial and sentencing.

Under AS 33.30.081, the Department of Public Safety (DPS) is responsible for transporting prisoners to and from the court having jurisdiction over the prisoner, and for delivering a prisoner to a correctional facility upon temporary or final commitment by a court, or upon transfer of a prisoner from one correctional facility to another either inside or outside the state. Additionally, DPS is responsible for return transportation to the place of arrest for a prisoner who is released from custody before admission to a state correctional facility.

Videoconferencing is currently in use between the courts and several correctional facilities across the state. Current court rules require misdemeanant defendants to appear by videoconference for arraignments, pleas, and non-evidentiary bail reviews. Felony defendants are required to appear by videoconference for initial appearance hearings, non-evidentiary bail reviews, and not guilty plea arraignments. This is only in areas where a videolink exists between the court and the correctional facility.

Should this bill pass, the number of pretrial hearings conducted via videoconferencing would increase, and there would be some decrease in the need for the physical transportation of prisoners. However, DPS transports prisoners for a myriad of reasons beyond pretrial hearings, often at the direction of the court.

While passage of this bill would result in improved efficiency of the criminal justice system including better allocation of manpower and resources for DPS, most of the costs associated with prisoner transportation are outside the control of DPS. Therefore, a zero fiscal note is being submitted.

(Revised 11/19/18 OMB/LFD)

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