Fiscal Note

State of Alaska 2021 Legislative Session

Identifier:	HB005-JUD-ACS-3-25-21					
Title:	SEXUAL ASSAULT; DEF. OF "CONSENT"					
Sponsor:	TARR					
Requester:	House State Affairs Committee					

Bill Version: HB 5 Fiscal Note Number: () Publish Date: Department: Judiciary Appropriation: Alaska Court System

Allocation: Trial Courts OMB Component Number: 768

Expenditures/Revenues Note: Amounts do not include inflation unless otherwise noted below. (Thousands of Dollars) Included in FY2022 Governor's **Out-Year Cost Estimates** Appropriation FY2022 Requested Request **OPERATING EXPENDITURES** FY 2025 FY 2022 FY 2022 FY 2023 FY 2024 FY 2026 FY 2027 Personal Services *** ** *** Travel Services Commodities Capital Outlay Grants & Benefits Miscellaneous *** *** 0.0 *** *** *** **Total Operating**

Fund Source (Operating Only)

None							
Total	***	0.0	***	***	***	***	***

Positions

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	0.0	(separate supplemental appropriation required)					
Estimated CAPITAL (FY2022)	0.0	(separate capital appropriation required)					
Does the bill create or modify a new fund or account? 0							
(Supplemental/Capital/New Fund - discuss reasons and fund source(s) in analysis section)							
ASSOCIATED REGULATIONS		lation changes	adopted by vo	ur agency?	0		

Does the bill direct, or will the bill result in, regulation changes adopted by your agency? 0 If yes, by what date are the regulations to be adopted, amended or repealed? N/A

Why this fiscal note differs from previous version/comments:

Initial version.

907)463-4736
03/25/2021 01:00 PM
3/25/21

FISCAL NOTE ANALYSIS

STATE OF ALASKA 2021 LEGISLATIVE SESSION

BILL NO. HB 5

Analysis

House Bill 5 reclassifies and redefines certain conduct as sexual abuse of a minor in the first and second degrees depending on the specific conduct and the age difference between the offender and the victim (secs. 1-2), adds a new definition of "consent" that will apply for sexual assault cases (secs. 3-4), makes that new definition apply in other offenses involving sexual crimes (secs. 5-7), and shortens the time period within which a law enforcement agency must ensure that a test is conducted on a sexual assault examination kit (sec. 8).

The court system anticipates that the changed definitions, and the broader scope of conduct that may be included in the definition of sexual assault crimes, may lead to an increase in the number of sexual assault cases that are filed with the court, and also will lead to an increase in the number of felony sexual assault trials. The increases in filings and trials in felony sexual assault cases is expected to occur in the areas of the state where the number of sexual assault cases is higher, which can involve areas of the state that cause increased jury costs for the court system.

Though House Bill 5 is expected to change the number of sexual assault case filings and trials, the amount that it will affect the court system's workload and costs is not able to be determined. The court system therefore submits this indeterminate fiscal note.

(Revised 1/13/2021 OMB/LFD)

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