#### Fiscal Note State of Alaska Bill Version: HB 51 2022 Legislative Session Fiscal Note Number: () Publish Date: Identifier: HB051-CRIM-CJL-1-14-2022 Department: Department of Law Title: AGGRAVATING FACTORS AT SENTENCING Appropriation: Criminal Division **JOSEPHSON** Criminal Justice Litigation Sponsor: Allocation: Requester: (H) State Affairs OMB Component Number: 2202 Expenditures/Revenues Note: Amounts do not include inflation unless otherwise noted below. (Thousands of Dollars) Included in FY2023 Governor's **Out-Year Cost Estimates** FY2023 Appropriation Requested Request **OPERATING EXPENDITURES** FY 2024 FY 2026 FY 2027 FY 2023 FY 2025 FY 2028 **FY 2023** Personal Services Travel Services Commodities Capital Outlay **Grants & Benefits** Miscellaneous 0.0 **Total Operating** 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 None Total 0.0 0.0 0.0 0.0 0.0 0.0 0.0 Estimated SUPPLEMENTAL (FY2022) cost: 0.0 (separate supplemental appropriation required) Estimated CAPITAL (FY2023) cost: 0.0 (separate capital appropriation required) Does the bill create or modify a new fund or account? No (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If yes, by what date are the regulations to be adopted, amended or repealed?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:

Updated for SLA2022 fiscal note template.

Prepared By:	Valerie Rose, Budget Analyst	Phone:	(907)465-3674
Division:	Administrative Services Division	Date:	01/14/2022
Approved By:	Amber LeBlanc, Administrative Services Director	Date:	01/14/22
Agency:	Office of Management and Budget		

Printed 1/19/2022 Page 1 of 2 Control Code: KVekG

### FISCAL NOTE ANALYSIS

## STATE OF ALASKA 2021 LEGISLATIVE SESSION

# **Analysis**

This legislation creates an aggravator at sentencing if the defendant knowingly directed the conduct constituting the offense at the victim because of the victim's sexual orientation or gender identity.				
Aggravators are proved in conjunction with the prosecution of the defendant and are considered when imposing a sentence. Therefore, this aggravator would apply to cases which the department had already accepted for prosecution on other grounds and would not result in a substantial increase in workload. For these reasons the department does not anticipate a fiscal impact from this legislation.				

(Revised 1/13/2021 OMB/LFD) Page 2 of 2