

Fiscal Note

State of Alaska
2024 Legislative Session

Bill Version: HB 28
Fiscal Note Number:
() Publish Date:

Identifier: HB028CS(FIN)-JUD-ACS-1-19-24

Title: ACCESS TO MARIJUANA CONVICTION
RECORDS

Sponsor: WRIGHT

Requester: Senate Judiciary Committee

Expenditures/Revenues

Note: Amounts do not include inflation unless otherwise noted below.

(Thousands of Dollars)

	FY2025 Appropriation Requested	Included in Governor's FY2025 Request	Out-Year Cost Estimates				
			FY 2025	FY 2025	FY 2026	FY 2027	FY 2028
OPERATING EXPENDITURES	FY 2025						
Personal Services							
Travel							
Services							
Commodities							
Capital Outlay							
Grants & Benefits							
Miscellaneous							
Total Operating	0.0		0.0		0.0		0.0

Fund Source (Operating Only)

None							
Total	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

Estimated SUPPLEMENTAL (FY2024) cost: 0.0 *(separate supplemental appropriation required)*

Estimated CAPITAL (FY2025) 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? n/a

If yes, by what date are the regulations to be adopted, amended or repealed?

Why this fiscal note differs from previous version/comments:

Updated Note for FY 25.

Prepared By:

Nancy Meade, General Counsel

Phone: (907)463-4736

Division:

Alaska Court System

Date: 01/19/2024 12:00 PM

Approved By:

Stacey Marz, Administrative Director

Date: 01/19/24

Agency:

Alaska Court System

FISCAL NOTE ANALYSIS

STATE OF ALASKA
2024 LEGISLATIVE SESSION

BILL NO. HB028

Analysis

House Bill 28, version U, would add a provision to Title 22 prohibiting the court system from publishing certain cases in which a defendant was convicted of possession of less than an ounce of marijuana on its website (specifically CourtView), if the defendant was over 21 at the time of the offense and if the person had no other convictions in that case. It further would require the court to include certain notices on its website relating to this provision. Section 4.

Last year, the Alaska Supreme Court adopted a court rule change that already accomplishes what section 4 of this bill would do. As of May 1, 2023, the category of cases described in the bill were removed from and do not appear on the court's CourtView website. And the court system already posts information about records removed from CourtView and about how to obtain a criminal background check.

This bill would not require any action or changed practices by the court system. The court system therefore submits this zero fiscal note.