FISCAL NOTE

STATE OF ALASKA					Fiscal Note Number:				
2010 LEGISLATIVE SESSION					Bill Version:		HB 271		
					() Publish Da	ite:			
Identifier (file name): HB271-LAW-CRIM-01-28-10					Dept. Affecte	vq.	LAW		
Title An act relating to offenses of driving while under the influence of							CRIMINAL		
alcoholic beverage, inhalant, or controlled substance and refusal to submit to a test						Criminal Just			
Sponsor		Representative Hav		10 4 1001			<u></u>		
Requester		Judiciary	Judiciary			Number	2202		
Expenditure	s/Revenues			(Thous	ands of Dol	lars)			
	do not include inflation	unless otherwise n	oted below.	(
		Appropriation							
		Required	Information						
OPERATING 	EXPENDITURES	FY 2011	FY 2011	FY 2012	FY 2013	FY 2014	FY 2015	FY 2016	
Personal Servi	ices	339.0		339.0	339.0	339.0	339.0	339.0	
Travel		1.8		1.8	1.8	1.8	1.8	1.8	
Contractual		49.5		49.5	49.5	49.5	49.5	49.5	
Supplies		7.8		7.8	7.8	7.8	7.8	7.8	
Equipment		1.9		1.9	1.9	1.9	1.9	1.9	
Land & Structu									
Grants & Claim	ns								
Miscellaneous	AL ODEDATING	400.0	0.0	400.0	100.0	400.0	400.0	400.0	
	AL OPERATING	400.0	0.0	400.0	400.0	400.0	400.0	400.0	
CAPITAL EXP	PENDITURES								
CHANGE IN R	REVENUES ()								
FUND SOURCE			(Thousands of Dollars)						
1002 Federal Receipts				,		,			
1003 GF Match									
1004 GF		400.0		400.0	400.0	400.0	400.0	400.0	
1005 GF/Program Receipts									
1037 GF/Menta									
Other Interagency Receipts		400.0		100.0	100.0	400.0	100.0	100.0	
	TOTAL	400.0	0.0	400.0	400.0	400.0	400.0	400.0	
Estimate of ar	ny current year (FY201	10) cost:	•						
POSITIONS									
Full-time		2.0		2	2	2	2	2	
Part-time									
Temporary									
ANALYSIS:	(Attach a separate page	if nococcond							
ſ		ii Hecessary)							
See attache	eu page								
Prepared by:						Phone 465-5427			
Division	Administrative Service	ces				Date/Time 1/28/10 12:00 AM			
Approved by:	Approved by: Daniel S. Sullivan, Attorney General					Date 1/28/2010			

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Department of Law

FISCAL NOTE

STATE OF ALASKA 2010 LEGISLATIVE SESSION

BILL NO. HB 271

ANALYSIS CONTINUATION

The bill requires a judge to order a person charged with drunk driving or refusal to submit to a breath test to impose, as a condition of pretrial release, that the person may not drive a vehicle without an ignition interlock device. Further, as a condition of pretrial release, if the defendant's vehicle was impounded at arrest, the vehicle may not be returned to the owner until such a device is installed on the vehicle.

The bill also makes a second drunk driving or refusal within a 10 year period a class C felony. It makes the mandatory terms of imprisonment, fines, and other terms that currently apply to the third conviction apply to the second conviction.

The bill will result in an increased number of felony cases being prosecuted by the Department of Law. Felony prosecutions are much more resource intensive than misdemeanor prosecutions. Because the penalties are so much higher, defendants are more likely to vigorously challenge the charge, and less likely to settle prior to trial. The Criminal Division anticipates it would need 2 new FTE attorney positions to handle these new felony cases, to both screen referrals and prosecute those that are accepted.

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