Fiscal Note State of Alaska Bill Version: SB 108 2014 Legislative Session Fiscal Note Number: () Publish Date: Identifier: SB108-DOA-OPA-02-21-14 Department: Department of Administration Title: LIMIT PUBLIC ACCESS TO CRIMINAL RECORDS Appropriation: Legal and Advocacy Services DYSON Office of Public Advocacy Sponsor: Allocation: Requester: Senate Judiciary OMB Component Number: 43 **Expenditures/Revenues** Note: Amounts do not include inflation unless otherwise noted below. (Thousands of Dollars) Included in FY2015 Governor's FY2015 Appropriation **Out-Year Cost Estimates** Requested Request **OPERATING EXPENDITURES** FY 2015 FY 2015 FY 2016 **FY 2017** FY 2018 FY 2019 FY 2020 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** Full-time Part-time Temporary Change in Revenues Estimated SUPPLEMENTAL (FY2014) cost: (separate supplemental appropriation required) (discuss reasons and fund source(s) in analysis section) Estimated CAPITAL (FY2015) cost: (separate capital appropriation required) (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 No If yes, by what date are the regulations to be adopted, amended or repealed?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: Not applicable, initial version

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| Division: | Office of Public Advocacy | Date: | 02/21/2014 09:00 PM |
| Approved By: | Curtis Thayer, Commissioner | Date: | 02/21/14 |
| Agency: | Administration | _ | |

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FISCAL NOTE ANALYSIS

STATE OF ALASKA 2014 LEGISLATIVE SESSION

| BILL NO. SB | 108 |
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Analysis

| Senate Bill 108, sponsored by Senator Dyson, would bar public access to criminal case records or files in instances where the accused defendant was either acquitted or the prosecution dismissed the case. If enacted as filed, the bill would protect the Office of Public Advocacy (OPA) clients whose criminal cases fit into one or the other of those categories. The bill would also impede the ability of OPA professionals, including attorneys, guardians ad litem and public guardians, from using those court files as a source of information or evidence about witnesses, backgrounds and physical evidence. |
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| The bill, if enacted, would therefore have some impact upon OPA operations, administration and clients. The public and other agencies and companies which may rely upon criminal case records for background and research information would, in such cases, have to seek desired information from other sources. The fiscal impact would likely be slight but could increase with the use of alternative methods and sources for acquiring information and evidence. The Office of Public Advocacy submits a zero impact fiscal note at this time. |
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