FISCAL NOTE

STATE OF ALASKA										
2014	LEGISLATIVE	SESSION								

Bill Version

SB108

2014 LEGISLATIVE SESSION						Fiscal Note Number () Publish Date				
	ier (file name)	SB108- ACS-TI				Dept. Affected	Ala	aska Court Syste	m	
Title		Limit Public Acc	cess to Criminal R	ecords		Appropriation Trial Courts				
Sponse	or	Senator Dyson				Allocation				
Reque		Senate Judiciary	у			OMB Compone	nt Number	768		
	nditures/Rev		<u>,</u>			usands of Doll				
			n unless otherwis	e noted below.	(110		<u>ais</u>			
				Included in Governor's FY15 Request		Out-Year Cost Estimates				
		IDITURES	FY15	FY15	FY16	FY17	FY18	FY19	FY20	
Travel Service Comm Capital Grants										
	TOTAL OPE	RATING	0.0	0.0	0.0	0.0	0.0	0.0	0.0	
FUND	SOURCE				(Th	ousands of Dolla	ars)			
1002 1003 1004 1005 1007 1156	Federal Rece GF Match GF GF/Prgm (DC I/A Rcpts (Oth Rcpt Svcs (D	GF) ther)								
			0.0	0.0	0.0	0.0	0.0	0.0	0.0	
POSIT	IONS									
Full-tim			T'							
Part-tir										
Tempo	orary		′	ĹL				LL		
CHAN	GE IN REVEN	UES	1'							
(discus Estima	Estimated SUPPLEMENTAL (FY14) operating costs (discuss reasons and fund source(s) in analysis section) (separate supplemental appropriation required) Estimated CAPITAL (FY15) costs (discuss reasons and fund source(s) in analysis section) (separate capital appropriation required)									
ASSOCIATED REGULATIONS Does the bill direct, or will the bill result in, regulation changes adopted by your agen If yes, by what date are the regulations to be adopted, amended, or repealed?						ncy? No Discuss details in analysis section.				
	his fiscal note version.	differs from pr	revious version (if initial version	ı, please note	as such)				

Prepared by Nancy Meade, General Counsel Phone 907-465-4736 Division Alaska Court System Date/Time 1/31/14 2:00 PM Approved by Nancy Meade for Christine Johnson, Administrative Director Date 1/31/2014 Division Alaska Court System

(Revised 8/16/2013 OMB)

FISCAL NOTE ANALYSIS

STATE OF ALASKA 2014 LEGISLATIVE SESSION

BILL NO. SB108

Analysis

Senate Bill 108 makes certain criminal case records confidential, and therefore not accessible to the general public. Specifically, criminal cases that are fully disposed via dismissal, acquittal, or a combination of dismissal and acquittal would be deemed confidential 90 days after the case is closed.

When a court case is confidential, the court system provides access to the case file only to the parties, the attorneys of record in the case, individuals with a written order from the court authorizing access, and court personnel for case processing purposes only, in accordance with Administrative Rule 37.5(c)(4). Cases that become confidential remain listed on the court's website in its case management system (CourtView), but the names of any party are removed, so that it is anonymous. Under SB 108, for any criminal case that is fully disposed via dismissal, acquittal, or a combination, the Court System would have 90 days to remove the names of the parties in the case from CourtView to make it anonymous, and would make the paper case file confidential.

The Court System can implement the changes required by SB 108 without a fiscal impact, and therefore submits a zero fiscal note.