Fiscal Note

State of Alaska 2014 Legisl

2014 Legislative Session		Bill Version: HB 366	
		Fiscal Note Number:	
		() Publish Date:	
Identifier:	HB366- ACS-TRC-03-07-14	Department: Alaska Court System	
Title:	INVOLUNTARY COMMITMENT	Appropriation: Alaska Court System	
Sponsor:	PRUITT	Allocation: Trial Courts	
Requester:	House State Affairs	OMB Component Number: 768	

Expenditures/Revenues

Note: Amounts do not include inflation unless otherwise noted below.						(Thousa	nds of Dollars)
		Included in					
	FY2015	Governor's					
	Appropriation	FY2015		Out-`	Year Cost Estin	nates	
	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					
		1	I	1	
Change in Revenues					

Estimated SUPPLEMENTAL (FY2014) cost: 0.0

(discuss reasons and fund source(s) in analysis section)

(separate supplemental appropriation required)

Estimated CAPITAL (FY2015) cost: 0.0

(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 agency? No If yes, by what date are the regulations to be adopted, amended or repealed?

Why this fiscal note differs from previous version:

Initial version

Phone:	(907)463-4736
Date:	03/07/2014 01:00 PM
istrative Director Date:	03/07/14
	Date:

FISCAL NOTE ANALYSIS

STATE OF ALASKA 2014 LEGISLATIVE SESSION

BILL NO. HB366

Analysis

House Bill 366 would require the Court System to handle two additional case types and to report certain information about cases that involve involuntary commitments or certain adjudications.

Specifically, Section 3 gives persons the right to file a motion with the court to seal certain records that involve the discharge from the disabilities of a mental commitment or adjudication of mental incompetence.

Section 4 allows persons with a record of involuntary commitment or an adjudication of mental illness or mental incompetence to file a motion and go through certain steps to seek relief from the disabilities of that record. The court would typically hold a hearing and make findings, as set forth in Section 4.

Section 5 requires the Court System to transmit listed information about persons who are involuntarily committed or who obtain relief under Section 4 to the Department of Public Safety.

The requirements in HB 366 will increase the number of cases that are handled in the courts, but the number is anticipated to be small. The court anticipates that it can absorb the increased workload with no fiscal impact, and therefore submits this zero fiscal note.