

**SB**

**110**

<target><bill>SB 110</bill><subject>SB  
110</subject><comm>SFIN26</comm></target>

# SENATE FINANCE COMMITTEE REPORT

DATE: 4/7/09

FURTHER:

DATE TURNED  
IN TO OFFICE: \_\_\_\_\_

Finance Committee considered

SENATE BILL NO. 110

## SB 110 PRESERVATION OF EVIDENCE

"An Act relating to the preservation of evidence."

and recommends:

- be replaced with  SCS or  CS SB 110 (FIN)
- adopt previous  SCS or  CS \_\_\_\_\_ ( )
- attached amendment(s)
- adopt \_\_\_\_\_ Letter of Intent
- further referral to \_\_\_\_\_ Committee

<b>SENATE BILL:</b>	
<input type="checkbox"/>	Same Title
<input type="checkbox"/>	New Title
<hr/>	
<b>HOUSE BILL:</b>	
<input type="checkbox"/>	Same Title
<input type="checkbox"/>	Technical Title Change
<input type="checkbox"/>	New Title w/ SCR # _____

**NEW FISCAL NOTE(S):**

Department	Date	Fiscal	Indet.	Zero	FN#
SFIN <del>DPS</del>	3/12			✓	
DPS	3/10			✓	
LAW	3/9	✓			

**PREVIOUS FISCAL NOTE(S):**

Department	Date	Fiscal	Indet.	Zero	FN#

APPROPRIATION - no fiscal note

SIGNATURES AND RECOMMENDATIONS:	PRINTED LAST NAME	Do PASS	Do NOT PASS	NO REC	AMEND
	Huggin			✓	
	Thomas	✓			
	EGAN	✓			
	OLSON			✓	
	ELLIS	✓			
CO-CHAIR:	Hoffman	✓			
CO-CHAIR:	STEINMAN	✓			

# Alaska State Legislature



## Senator Hollis French

### Sponsor Statement Senate Bill 110 Preservation of Evidence

The American system of justice is founded on balancing the twin protections of the rights of those harmed by crimes, and the rights of the accused. Criminal convictions are guided by evidence of innocence or guilt, and no one in the criminal justice system wants innocent people to be convicted of crimes they did not commit. The availability and use of physical evidence at trials and during appeals is a critical piece of a meaningful justice system.

Modern DNA technology, coupled with today's comprehensive information and communications technologies, has exponentially increased the power of preserved evidence. Preserved evidence can solve cold cases and prove or disprove claims of innocence in ways unimaginable just a few years ago. The problem is, however, that evidence collection and preservation policies have not always kept pace with these new technologies.

Senate Bill 110 begins to address this issue by requiring that biological evidence in murder and sexual assault cases is properly retained while cases are unsolved and during the period after conviction that an offender is imprisoned or required to register as a sex offender. The bill still provides for police departments to return or dispose of evidence too large to keep after portions of the material likely to contain biological evidence have been removed and preserved. The bill provides for a notice process in cases where evidence will be destroyed, and it establishes a temporary task force to look at other issues involved in this emerging field of technology and make recommendations on standards and practices in cataloging and handling evidence.

Recently in Denver, Colorado a young man who had been convicted of murder at the age of 15 and who served over a decade in prison was released and his conviction was vacated as a result of DNA evidence that proved his innocence. And in cases closer to home, DNA was used after 13 years to identify a suspect in the murder of Bonnie Craig, a UAA student. The preservation of evidence is a vital and effective way to ensure the criminal justice system meets its goal of protecting the innocent and convicting the guilty. Join me in supporting this important bill.



Senator Hollis French

## **S** **HB110 Preservation of Evidence** **Sectional Analysis**

### Section 1.

Section 1 creates new provisions in the criminal code for the preservation of evidence that require state agencies and municipal law enforcement agencies to preserve all evidence that relate to unsolved cases of murder and 1<sup>st</sup> degree sexual assault and 1<sup>st</sup> degree sexual abuse of a minor.

The section further requires that biological evidence in these crimes be retained while a person remains a prisoner in the custody of the Department of Corrections or subject to registration as a sex offender.

The section then provides that evidence that is impracticable due to size or other characteristics to retain may be destroyed after removal and preservation of portions likely to contain relevant evidence, and that evidence can be destroyed before the expiration of the time period by following a notice procedure outlined in the bill.

The section provides for the court to order remedies if evidence is destroyed in violation of this section, and protects agencies from civil immunity for unintentional failure to comply with the provisions of the section.

Finally, section one provides definitions of terms.

Sectional Analysis  
Page Two

Sections 2, 3 and 4, make amendments to the disposal of DNA for persons who are not guilty of offences for which they were arrested.

Section 5 establishes a task force to address standards and practices for the proper collection and preservation of preserved evidence.

Section 6 establishes the applicability of section 1.

Section 7 provides a repeal of the task force established in Section 5.

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## Prison inmate charged in Bonnie Craig killing

**DNA Database connects man held Outside to 1994 slaying of Anchorage teen.**

By MEGAN HOLLAND  
Anchorage Daily News

(05/01/07 05:39:00)

A grand jury has charged a former Anchorage man with murder in the slaying of Bonnie Craig, an 18-year-old college student who was raped and savagely beaten before she toppled over a cliff into a creek in 1994.

Kenneth Dion, now 37 and in prison in New Hampshire for a series of armed robberies, has also been charged with rape in one of the most highly publicized and emotional slayings in Anchorage in recent decades.

DNA evidence that prosecutors say links Dion to the slaying was central to the solution, according to cold-case investigators.

"It's a major step in a case that was of significance to Anchorage and a burden to the family for years," prosecutor Pat Gullufsen said.

Dion was on probation on an Anchorage robbery conviction and had been out of prison for only a few months when Bonnie was killed.

"Just to know he's already in jail and there's no way he can hurt anyone else is a relief," said Bonnie's mother, Karen Foster, reached Monday morning. She said she had been told in January that charges could be coming in the slaying of her daughter, who had been a high school wrestler and had taught swimming to junior high kids.

Troopers were able to match semen found on Bonnie with Dion through a national computer database of DNA profiles. Dion was never known to troopers and wasn't a suspect in the case until the DNA match came back in November.

"There is no doubt about this one," trooper cold-case investigator Jim Stogsdill said of the match. "There's no confusion."

Dion likely did not know Bonnie, Stogsdill said, but apparently picked her up as she walked to a bus stop on Lake Otis Parkway on the way to an early-morning class on Sept. 28, 1994, at the University of Alaska Anchorage. Her body was found that afternoon by a hiker at McHugh Creek.

## FORT RICHARDSON

Dion, originally from New Hampshire, came to Alaska as a soldier and was stationed at Fort Richardson, then stayed for a couple of years after he left the military. He did not have a job at the time of Bonnie's slaying and was in and out of jail on robbery and assault charges. He was 25 years old when Bonnie was killed.

He was in jail in Alaska at the end of July 1994, two months before Bonnie's death. And he

returned to jail on a probation violation about two months after the slaying.

Troopers say Bonnie was beaten and raped before she fell off a cliff near the Seward Highway. Her body was found floating in McHugh Creek near Mile 112.

Troopers have said she died of a head injury and hypothermia.

As to how Bonnie got to McHugh Creek, 10 miles from her home, or where she was raped, or whether she was struck in the head by her killer or she injured her head in the fall off the 30-foot cliff, "we can only surmise," Stogsdill said.

The hunt for her killer mesmerized Anchorage. Family and friends posted photocopies of the doe-eyed teenager who graduated from Service High School, asking for anyone with information about her killer to call troopers. She was not the kind of young woman to get in trouble. She lived with her parents and played the violin. She didn't drink.

Clues, though, were few and far between. And as the years passed, the crime remained unsolved and a reminder to young women walking alone that a brutal rapist had not been found.

As authorities kept looking, technology advanced to better match DNA, and more people were put into a national database.

DNA from Bonnie's case was put in the national database in 2000. New Hampshire authorities entered Dion's information in November 2006. Immediately, when workers with the Alaska state crime lab were conducting their weekly routine check of the database on Nov. 9, they had a hit.

Tammy Gregory, who was married to Dion at the time Bonnie was killed, broke down crying when reached Monday afternoon in Kenai. She said Dion was in and out of jail, on drugs, and generally abusive during those years. She hasn't seen or spoken to him in a decade. She doesn't want to remember that time in her life.

But still, she said, "I would never have thought he was capable of that. I would never have thought I was associated with someone like that."

## NEW HAMPSHIRE RECORD

Dion, who left Alaska around 1996, made it back to New Hampshire, where he committed a series of robberies beginning in May 2002, according to authorities there and in Alaska. One robbery was of a pharmacy. He didn't have a weapon but, using his finger, pretended to, said Tom Velardi, deputy county attorney for Strafford County, N.H.

Dion ordered the pharmacy workers to give him OxyContin, a prescription painkiller similar to heroin that has become a popular street drug. "He had very serious addiction to it," Velardi said.

After the initial DNA match in November, authorities collected new DNA from Dion, which was taken back to Anchorage and matched again, Stogsdill said.

The grand jury in Anchorage indicted Dion on one count of first-degree murder, two counts of second-degree murder and one count of first-degree sexual assault. The two counts of second-degree murder are because it could have been a situation in which Dion didn't intend to kill Bonnie, Stogsdill said.

According to the New Hampshire Department of Corrections, Dion was sentenced to 15 years in

prison in February 2003 for five robberies that occurred from spring 2002 until he was incarcerated. Dion was living in Rochester, N.H., before he went to prison. According to the department's Web site, he is eligible for parole in August 2008.

Alaska troopers and New Hampshire authorities interviewed Dion recently, but Stogsdill said he revealed little information.

"This is a long-overdue resolution to the Bonnie Craig case," Stogsdill said.

Bonnie's mother said the news of the charges is a relief, but it also opens old wounds and memories of what happened to her little girl. She said she doesn't want a trial to deepen those wounds. She hopes Dion will admit to the crime and make a deal with prosecutors. That would be easier, she said.

Alaska authorities will try to have him extradited here to face the new charges, Gullufsen said. And, if he is convicted, he will likely finish out his sentence in New Hampshire, then transfer to an Alaska prison.

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Daily News reporter Megan Holland can be reached at [mrholland@adn.com](mailto:mrholland@adn.com).

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# denverpost.com

THE DENVER POST

denver & the west

## Masters released from jail

By Howard Pankratz  
The Denver Post  
Posted: 01/22/2008 01:02:20 PM MST



Tim Masters leaves the Larimer County courtroom where he was released after serving nearly a decade of a life term in prison for the murder of Peggy Hettrick in 1987. (THE DENVER POST | CRAIG F. WALKER)

findings to Judge Joe Weatherby, Weatherby vacated the judgment of conviction and sentence against Masters, who was immediately released from custody on a \$200,000 personal recognizance bond.

Masters' next court date is Feb. 5, after the Larimer County district attorney assesses the status of the case.

A short time after Masters' release, longtime Colorado defense attorney David Wymore — who led the effort to free Masters for a crime Masters maintained he didn't commit — praised former employees of the Colorado Bureau of Investigation, the FBI and Fort Collins Police Department for their help in freeing Masters.

FORT COLLINS — Special prosecutors today said that DNA testing of murder victim Peggy Hettrick's clothing revealed the partial profiles of three men but that the profiles excluded Tim Masters as the source of the DNA.

Minutes after the prosecutors handed their

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MAR 27 2009

Dale I. Webb, MD · Jeanne E. Anderson, MD · Dennis D. Beckworth, MD

March 24, 2009

Senator Bert Steadman, Co-Chair, Senate Finance Committee  
State Capitol, Rm. 516  
Juneau, Alaska 99801-1182  
Phone: 907-465-3873  
Fax: 907-465-3922  
E-mail: [Senator\\_Bert\\_Steadman@legis.state.ak.us](mailto:Senator_Bert_Steadman@legis.state.ak.us).

Dear Senator Steadman:

We are writing this letter to explain to you the importance of Senate Bill 10, a bill sponsored by the cancer physicians in Alaska to require health care insurers to provide insurance coverage for the routine medical care costs for cancer patients who enroll on certain approved clinical trials. We believe that this bill will significantly enhance the care and outcome for many of our patients with cancer. Clearly, a diagnosis of cancer is life threatening and requires the best care possible. Many clinical trials are available in Alaska, but this treatment option is often not pursued by patients because of the concern for costs of the standard medical care.

This bill has been fully vetted in the Senate Health & Social Services and the Labor & Commerce Committees. Furthermore, it carries a zero fiscal note. We would like to urge you to place this bill on the Finance Committee as soon as possible or to waive the bill through your committee due to the zero fiscal note.

Your prompt attention to this bill will clearly enhance the treatment for our patients and that of all the Alaskans affected by cancer..

Thank you very much for your attention. Please contact our office to speak with one of us if you have any questions.

Sincerely yours,

Jeanne E. Anderson, MD

Dale I. Webb, MD

Dennis D. Beckworth, MD

Susan Delgalvis, MD

JEA/In

**Section**

- 120. Filing, approval of forms
- 123. Form filing subject to prior approval
- 125. Form filing subject to file and use; penalties
- 130. Grounds for disapproval
- 140. Standard provisions
- 145. Stop-loss insurance provisions
- 150. Policy must contain entire contract
- 160. Contents of policies in general
- 170. Additional policy contents
- 175. Non-English translations
- 180. Charter, bylaw provisions
- 190. Execution of policies
- 200. Underwriters' and combination policies
- 205. Coordination of benefits
- 210. Interest in reinsurance
- 220. Validity of noncomplying forms
- 230. Construction of policies
- 240. Binders
- 250. Delivery of policy
- 260. Renewal by certificate
- 265. Effective date of coverage
- 270. Assignment of policies
- 280. Payment discharges insurer
- 290. Minor may give acquittance
- 300. Forms for proof of loss to be furnished
- 310. Claims administration not waiver

**Section**

- 345. Required provision for coverage of dependents
- 347. Coverage for costs of birth
- 349. Coverage for newborn and infant hearing screening
- 351. Coverage for well-baby exams
- 353. Coverage for the costs of acupuncture treatment
- 355. Coverage for cost of services provided by nurse midwives
- 363. Eye care under health insurance
- 365. Coverage for treatment of alcoholism or drug abuse
- 370. Separate accounts
- 375. Coverage for mammograms
- 377. Coverage for colorectal cancer screening
- 380. Coverage for treatment of phenylketonuria
- 385. Dental, vision, and hearing coverage
- 390. Coverage for treatment of diabetes
- 392. Requirements relating to dental care coverage provisions
- 395. Coverage for prostate and cervical cancer detection
- 400. Coverage for reconstructive surgery following mastectomy
- 405. High deductible health plan
- 500. Definitions

**Sec. 21.42.010. Applicability.** AS 21.42.010 — 21.42.500 do not apply to

- (1) reinsurance;
- (2) policies or contracts not issued for delivery in this state or delivered in this state, except as provided in AS 21.42.120;
- (3) wet marine and transportation insurance;
- (4) title insurance, except that AS 21.42.080, 21.42.120, 21.42.130, 21.42.180, 21.42.190 and 21.42.230 do apply. (§ 1 ch 120 SLA 1966)

**Revisor's notes.** — In the introductory language of this section, in 2006, "AS 21.42.010 — 21.42.500 do not" was substituted for "this chapter does not" to reflect the addition of AS 21.42.700 — 21.42.705 to this chapter by § 1, ch. 39, SLA 2006.

**Sec. 21.42.020. Insurable interest: life, annuity, or health.** (a) A person of competent legal capacity may procure or effect an insurance contract on the life or body of the person for the benefit of any person. A person may not procure or cause to be procured an insurance contract upon the life or body of another person unless the benefits under the contract are payable to the individual insured, the personal representatives of the individual insured, or to a person having, at the time the contract was made, an insurable interest in the individual insured.

(b) If the beneficiary, assignee, or other payee under a contract made in violation of this section receives from the insurer any benefits from the contract upon the death, disablement, or injury of the person insured, the person insured or the executor or administrator of the person insured may maintain an action to recover the benefits from the person receiving them.

(c) Notwithstanding the other provisions of this section, a charitable organization may obtain, by procurement, assignment, or otherwise, life or health insurance on an insured who consents to the issuance of the insurance. In this subsection, "charitable organization" means a charity that is exempt from taxation under 26 U.S.C. 501(c)(3) (Internal Revenue Code).

(d) "Insurable interest," with reference to life, annuity, or health insurance, includes only the following interests:

- (1) in the case of persons related closely by blood or by law, a substantial interest engendered by love and affection;

(2) in the case of person and substantial economic insured continue, as distinct enhanced in value by, the

(3) an individual party a business partnership or interest in the shares, has contract for the purposes may otherwise exist as to SLA 1992; am § 36 ch 56

**Revisor's notes.** — Subject Rerelettered in 1992, at which time (c) was relettered as (d).

**Effect of amendments.** — T effective September 9, 1996, sub "disability" in subsection (c).

The 2002 amendment, effect subsection (d) substituted "life insurance" for "personal insuratory language and made a stylistic

**Collateral references.** — 4: ance, §§ 974 to 1001.

**Sec. 21.42.030. Insur:** erty or of an interest in p: insurance except for the insured at the time of the

(b) The measure of an i: might be indemnified by l

(c) In this section, "in economic interest in the s loss, destruction, or pecur

**Revisor's notes.** — Subsectio and present (c) was formerly (b)

**Interest of non-owner spou** to have had a sufficient benefi band's truck to give her an insi

**Collateral references.** — 43 ance, §§ 943 to 971.

44 C.J.S., Insurance, §§ 218-2 Insurable interest predicated t forceable contract. 9 ALR2d 181.

Insurable interest of husband property. 27 ALR2d 1059.

**Sec. 21.42.040. Intere** is specified in a policy insu interest of the person insu

**Applicability of section.** — Towing & Salvage, Inc., 523 P.2d

# FISCAL NOTE

**STATE OF ALASKA**  
**2010 LEGISLATIVE SESSION**

Fiscal Note Number: \_\_\_\_\_  
 Bill Version: CSSB110(JUD)  
 ( ) Publish Date: \_\_\_\_\_

Identifier (file name): SB110CS(JUD)-LAW-CRIM-03-09-10 Dept. Affected: Law  
 Title An Act relating to the preservation of evidence and to the DNA RDU Criminal  
identification system. Component Criminal Justice Litigation  
 Sponsor Senator French  
 Requester Judiciary Component Number 2203

**Expenditures/Revenues** (Thousands of Dollars)

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

	Appropriation Required	Information					
		FY 2011	FY 2012	FY 2013	FY 2014	FY 2015	FY 2016
<b>OPERATING EXPENDITURES</b>							
Personal Services	0.0	0.0	0.0	0.0	0.0	0.0	0.0
Travel	2.5	0.0	0.0	0.0	0.0	0.0	0.0
Contractual	2.0	0.0	0.0	0.0	0.0	0.0	0.0
Supplies	0.5	0.0	0.0	0.0	0.0	0.0	0.0
Equipment							
Land & Structures							
Grants & Claims							
Miscellaneous							
<b>TOTAL OPERATING</b>	<b>5.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>
<b>CAPITAL EXPENDITURES</b>							
<b>CHANGE IN REVENUES ( )</b>							

**FUND SOURCE** (Thousands of Dollars)

1002 Federal Receipts							
1003 GF Match							
1004 GF	5.0	0.0	0.0	0.0	0.0	0.0	0.0
1005 GF/Program Receipts							
1037 GF/Mental Health							
Other Interagency Receipts							
<b>TOTAL</b>	<b>5.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>

Estimate of any current year (FY2010) cost: \_\_\_\_\_

**POSITIONS**

Full-time							
Part-time							
Temporary							

**ANALYSIS:** (Attach a separate page if necessary)

See attached analysis...

Prepared by: Eileen Donahue, Division Operations Manager  
 Division: Administrative Services Division  
 Approved by: Daniel S. Sullivan, Attorney General  
Department of Law

Phone 465-5427  
 Date/Time 3/9/10 4:30 PM  
 Date 3/9/2010

FISCAL NOTE

STATE OF ALASKA  
2010 LEGISLATIVE SESSION

BILL NO. CSSB110(JUD)

**ANALYSIS CONTINUATION**

CSSB110(JUD) would establish requirements for the preservation or retention of certain types of evidentiary material. Since Law only maintains temporary custody and returns such material to the investigating agency there will be no fiscal impact on Law from this portion of the bill.

The bill also adopts a procedure for a person whose DNA is collected at the time the person is arrested for a felony offense but who is later acquitted of the charge to request that his or her DNA be removed from the system. It also provides that DNA included in the DNA identification registration system in good faith, even if it is later removed, may be used as provided by law in a criminal investigation.

Section 5 of the bill establishes a "Task Force on Standards and Training of Evidence Technicians" under the Department of Law and directs the Task Force to complete its work by 12/31/2011. In contemplating the creation and assignment of the Task Force to Law it is clear there will be a period of considerable staff work involved (for which Law is not seeking additional monetary support). In addition, the potential also exists for some significant out-of-pocket costs. With eleven members on the task force including the Attorney General, the Chief Justice, and members of the Legislature it seems reasonable to conclude some face-to-face meetings would be necessary. Law will minimize such costs by carrying out the extensive and detailed interagency staff work largely (if not entirely) via teleconference, videoconference, etc. Presuming all participating agencies would assume their own costs, Law would anticipate incurring travel and other associated Task Force related expenses not to exceed \$5,000.00 in FY11.

# FISCAL NOTE

STATE OF ALASKA  
2010 LEGISLATIVE SESSION

Fiscal Note Number: \_\_\_\_\_  
 Bill Version: CSSB 110(JUD)  
 ( ) Publish Date: \_\_\_\_\_

Identifier (file name): CSSB 110(JUD) Dept. Affected: Public Safety  
 Title Preservation of Evidence RDU Statewide Support  
 Component Laboratory Services  
 Sponsor Senator French  
 Requester Senate Finance Committee Component Number \_\_\_\_\_

**Expenditures/Revenues** (Thousands of Dollars)

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

	Appropriation Required	Information						
		FY 2011	FY 2011	FY 2012	FY 2013	FY 2014	FY 2015	FY 2016
<b>OPERATING EXPENDITURES</b>								
Personal Services								
Travel								
Contractual								
Supplies								
Equipment								
Land & Structures								
Grants & Claims								
Miscellaneous								
<b>TOTAL OPERATING</b>		<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>

<b>CAPITAL EXPENDITURES</b>								
-----------------------------	--	--	--	--	--	--	--	--

<b>CHANGE IN REVENUES ( )</b>								
-------------------------------	--	--	--	--	--	--	--	--

**FUND SOURCE** (Thousands of Dollars)

1002 Federal Receipts								
1003 GF Match								
1004 GF								
1005 GF/Program Receipts								
1037 GF/Mental Health								
Other Interagency Receipts								
<b>TOTAL</b>		<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>

Estimate of any current year (FY2010) cost: \_\_\_\_\_

**POSITIONS**

Full-time								
Part-time								
Temporary								

**ANALYSIS:** (Attach a separate page if necessary)

Prepared by: Darwin Peterson  
Senate Finance Committee  
 Approved by: Co-Chair Bert Stedman/Co-Chair Lyman Hoffman

Phone 465-3873/465-4453  
 Date/Time 3/12/10 8:30 AM  
 Date \_\_\_\_\_

# FISCAL NOTE

**STATE OF ALASKA**  
**2010 LEGISLATIVE SESSION**

Fiscal Note Number: \_\_\_\_\_  
 Bill Version: \_\_\_\_\_  
 () Publish Date: \_\_\_\_\_

Identifier (file name): CSSB110-DPS-AST-03-10-10  
 Title "An Act relating to the preservation of evidence."  
 Dept. Affected: Public Safety  
 RDU Alaska State Troopers  
 Component AST Detachments  
 Sponsor Senator French  
 Requester Senate Finance  
 Component Number 2325

**Expenditures/Revenues** (Thousands of Dollars)

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

	Appropriation Required		Information				
	FY 2011	FY 2011	FY 2012	FY 2013	FY 2014	FY 2015	FY 2016
<b>OPERATING EXPENDITURES</b>							
Personal Services							
Travel							
Contractual							
Supplies							
Equipment							
Land & Structures							
Grants & Claims							
Miscellaneous							
<b>TOTAL OPERATING</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>

<b>CAPITAL EXPENDITURES</b>							
-----------------------------	--	--	--	--	--	--	--

<b>CHANGE IN REVENUES ( )</b>							
-------------------------------	--	--	--	--	--	--	--

**FUND SOURCE** (Thousands of Dollars)

1002 Federal Receipts							
1003 GF Match							
1004 GF							
1005 GF/Program Receipts							
1037 GF/Mental Health							
Other Interagency Receipts							
<b>TOTAL</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>

Estimate of any current year (FY2010) cost: 0.0

**POSITIONS**

Full-time							
Part-time							
Temporary							

**ANALYSIS:** (Attach a separate page if necessary)

This bill amends AS 12.36.010 by adding a new section which requires the preservation of evidence in crimes listed under AS 11.41.100 - 11.41.130. This legislation will result in additional evidence being stored for a longer period of time. It is expected that the requirements of this bill will be manageable and have no fiscal impact on the department.

Prepared by: Lt. Rodney Dial  
 Division: Alaska State Troopers  
 Approved by: Joseph Masters, Commissioner  
Department of Public Safety

Phone 907-247-4480  
 Date/Time 03-10-10 / 4:00  
 Date 3/10/2010