31-LS0889\U

HOUSE BILL NO. 145

IN THE LEGISLATURE OF THE STATE OF ALASKA THIRTY-FIRST LEGISLATURE - FIRST SESSION BY THE HOUSE JUDICIARY COMMITTEE

Introduced: 4/24/19 Referred:

A BILL

FOR AN ACT ENTITLED

1 "An Act relating to crime and criminal procedure; establishing the crime of possession 2 of motor vehicle theft tools; relating to controlled substances; relating to credit toward a 3 sentence of imprisonment; relating to sentencing; relating to registration of sex 4 offenders; relating to the definition of 'sex offender or child kidnapper'; relating to 5 operating under the influence; relating to refusal to submit to a chemical test; relating to 6 the duties of the commissioner of corrections; relating to the Alaska Criminal Justice 7 Commission; relating to the duties of the attorney general and the Department of Law; 8 requiring law enforcement agencies to test sexual assault examination kits; requiring 9 notification of completion of testing; relating to reports on untested sexual assault 10 examination kits; and relating to public disclosure of information relating to certain minors." 11

12 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

1	* Section 1. AS 11.41.110(a) is amended to read:
2	(a) A person commits the crime of murder in the second degree if
3	(1) with intent to cause serious physical injury to another person or
4	knowing that the conduct is substantially certain to cause death or serious physical
5	injury to another person, the person causes the death of any person;
6	(2) the person knowingly engages in conduct that results in the death
7	of another person under circumstances manifesting an extreme indifference to the
8	value of human life;
9	(3) under circumstances not amounting to murder in the first degree
10	under AS 11.41.100(a)(3), while acting either alone or with one or more persons, the
11	person commits or attempts to commit arson in the first degree, kidnapping, sexual
12	assault in the first degree, sexual assault in the second degree, sexual abuse of a minor
13	in the first degree, sexual abuse of a minor in the second degree, burglary in the first
14	degree, escape in the first or second degree, robbery in any degree, or misconduct
15	involving a controlled substance under AS 11.71.010(a), <u>11.71.025</u> , 11.71.030(a)(1),
16	(2), or (4) - (8), or 11.71.040(a)(1) or (2) and, in the course of or in furtherance of that
17	crime or in immediate flight from that crime, any person causes the death of a person
18	other than one of the participants;
19	(4) acting with a criminal street gang, the person commits or attempts
20	to commit a crime that is a felony and, in the course of or in furtherance of that crime
21	or in immediate flight from that crime, any person causes the death of a person other
22	than one of the participants; or
23	(5) the person with criminal negligence causes the death of a child
24	under the age of 16, and the person has been previously convicted of a crime involving
25	a child under the age of 16 that was
26	(A) a felony violation of AS 11.41;
27	(B) in violation of a law or ordinance in another jurisdiction
28	with elements similar to a felony under AS 11.41; or
29	(C) an attempt, a solicitation, or a conspiracy to commit a
30	crime listed in (A) or (B) of this paragraph.
31	* Sec. 2. AS 11.41.150(a) is amended to read:

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(a) A person commits the crime of murder of an unborn child if the person

(1) with intent to cause the death of an unborn child or of another person, causes the death of an unborn child;

(2) with intent to cause serious physical injury to an unborn child or to another person or knowing that the conduct is substantially certain to cause death or serious physical injury to an unborn child or to another person, causes the death of an unborn child;

8 (3) while acting alone or with one or more persons, commits or 9 attempts to commit arson in the first degree, kidnapping, sexual assault in the first 10 degree, sexual assault in the second degree, sexual abuse of a minor in the first degree, 11 sexual abuse of a minor in the second degree, burglary in the first degree, escape in the 12 first or second degree, robbery in any degree, or misconduct involving a controlled 13 substance under AS 11.71.010(a), 11.71.025, 11.71.030(a)(1), (2), or (4) - (8), or 14 11.71.040(a)(1) or (2), and, in the course of or in furtherance of that crime or in 15 immediate flight from that crime, any person causes the death of an unborn child;

(4) knowingly engages in conduct that results in the death of an unborn
child under circumstances manifesting an extreme indifference to the value of human
life; for purposes of this paragraph, a pregnant woman's decision to remain in a
relationship in which domestic violence, as defined in AS 18.66.990, has occurred
does not constitute conduct manifesting an extreme indifference to the value of human
life.

22 * Sec. 3. AS 11.41.432(a) is amended to read:

23 (a) It is a defense to a crime charged under [AS 11.41.410(a)(3),
24 11.41.420(a)(2), 11.41.420(a)(3), 11.41.425, OR 11.41.427 THAT THE OFFENDER
25 IS]

26 (1) <u>AS 11.41.410(a)(3), 11.41.420(a)(2), 11.41.420(a)(3), 11.41.425,</u>
27 <u>or 11.41.427 that the offender is mentally incapable; or</u>
28 (2) <u>AS 11.41.410(a)(3), 11.41.420(a)(2), 11.41.420(a)(3)(A),</u>
29 <u>11.41.425(a)(1)(A), 11.41.425(a)(2) - (6), or 11.41.427 that the offender is married</u>
30 to the person and neither party has filed with the court for a separation, divorce, or

31 dissolution of the marriage.

1 * Sec. 4. AS 11.46.130(a) is amended to read: 2 (a) A person commits the crime of theft in the second degree if the person 3 commits theft as defined in AS 11.46.100 and the value of the property or services [, ADJUSTED FOR 4 (1)5 INFLATION AS PROVIDED IN AS 11.46.982,] is \$750 or more but less than 6 \$25,000; 7 (2) the property is a firearm or explosive; 8 (3) the property is taken from the person of another; 9 (4) the property is taken from a vessel and is vessel safety or survival 10 equipment; 11 (5) the property is taken from an aircraft and the property is aircraft 12 safety or survival equipment; (6) the value of the property [, ADJUSTED FOR INFLATION AS 13 14 PROVIDED IN AS 11.46.982,] is \$250 or more but less than \$750 and, within the 15 preceding five years, the person has been convicted and sentenced on two or more 16 separate occasions in this or another jurisdiction of 17 (A) an offense under AS 11.46.120, or an offense under 18 another law or ordinance with similar elements; 19 (B) a crime set out in this subsection or an offense under another law or ordinance with similar elements; 20 21 (C) an offense under AS 11.46.140(a)(1), or an offense under 22 another law or ordinance with similar elements; or 23 (D) an offense under AS 11.46.220(c)(1) or (c)(2)(A), or an 24 offense under another law or ordinance with similar elements; or 25 (7) the property is an access device or identification document. 26 * Sec. 5. AS 11.46.140(a) is amended to read: 27 (a) A person commits the crime of theft in the third degree if the person 28 commits theft as defined in AS 11.46.100 and 29 the value of the property or services [, ADJUSTED FOR (1)30 INFLATION AS PROVIDED IN AS 11.46.982.] is \$250 or more but less than \$750; 31 or

1	(2) [REPEALED]
2	(3) [REPEALED]
3	(4) the value of the property is less than \$250 and, within the preceding
4	five years, the person has been convicted and sentenced on three or more separate
5	occasions in this or another jurisdiction of theft or concealment of merchandise, or an
6	offense under another law or ordinance with similar elements.
7	* Sec. 6. AS 11.46.150(a) is amended to read:
8	(a) A person commits the crime of theft in the fourth degree if the person
9	commits theft as defined in AS 11.46.100 and the value of the property or services [,
10	ADJUSTED FOR INFLATION AS PROVIDED IN AS 11.46.982,] is less than \$250.
11	* Sec. 7. AS 11.46.220(c) is amended to read:
12	(c) Concealment of merchandise is
13	(1) a class C felony if
14	(A) the merchandise is a firearm;
15	(B) the value of the merchandise [, ADJUSTED FOR
16	INFLATION AS PROVIDED IN AS 11.46.982,] is \$750 or more; or
17	(C) the value of the merchandise [, ADJUSTED FOR
18	INFLATION AS PROVIDED IN AS 11.46.982,] is \$250 or more but less than
19	\$750 and, within the preceding five years, the person has been convicted and
20	sentenced on two or more separate occasions in this or another jurisdiction of
21	(i) the offense of concealment of merchandise under
22	this paragraph or (2)(A) of this subsection, or an offense under another
23	law or ordinance with similar elements; or
24	(ii) an offense under AS 11.46.120, 11.46.130, or
25	11.46.140(a)(1), or an offense under another law or ordinance with
26	similar elements;
27	(2) a class A misdemeanor if
28	(A) the value of the merchandise [, ADJUSTED FOR
29	INFLATION AS PROVIDED IN AS 11.46.982,] is \$250 or more but less than
30	\$750; or
31	(B) [REPEALED]

1	(C) the value of the merchandise is less than \$250 and, within
2	the preceding five years, the person has been convicted and sentenced on three
3	or more separate occasions of the offense of concealment of merchandise or
4	theft in any degree, or an offense under another law or ordinance with similar
5	elements;
6	(3) a class B misdemeanor if the value of the merchandise [,
7	ADJUSTED FOR INFLATION AS PROVIDED IN AS 11.46.982,] is less than \$250.
8	* Sec. 8. AS 11.46.260(b) is amended to read:
9	(b) Removal of identification marks is
10	(1) a class C felony if the value of the property on which the serial
11	number or identification mark appeared [, ADJUSTED FOR INFLATION AS
12	PROVIDED IN AS 11.46.982,] is \$750 or more;
13	(2) a class A misdemeanor if the value of the property on which the
14	serial number or identification mark appeared [, ADJUSTED FOR INFLATION AS
15	PROVIDED IN AS 11.46.982,] is \$250 or more but less than \$750;
16	(3) a class B misdemeanor if the value of the property on which the
17	serial number or identification mark appeared [, ADJUSTED FOR INFLATION AS
18	PROVIDED IN AS 11.46.982,] is less than \$250.
19	* Sec. 9. AS 11.46.270(b) is amended to read:
20	(b) Unlawful possession is
21	(1) a class C felony if the value of the property on which the serial
22	number or identification mark appeared [, ADJUSTED FOR INFLATION AS
23	PROVIDED IN AS 11.46.982,] is \$750 or more;
24	(2) a class A misdemeanor if the value of the property on which the
25	serial number or identification mark appeared [, ADJUSTED FOR INFLATION AS
26	PROVIDED IN AS 11.46.982,] is \$250 or more but less than \$750;
27	(3) a class B misdemeanor if the value of the property on which the
28	serial number or identification mark appeared [, ADJUSTED FOR INFLATION AS
29	PROVIDED IN AS 11.46.982,] is less than \$250.
30	* Sec. 10. AS 11.46.280(d) is amended to read:
31	(d) Issuing a bad check is

1	(1) a class B felony if the face amount of the check is \$25,000 or more;
2	(2) a class C felony if the face amount of the check [, ADJUSTED
3	FOR INFLATION AS PROVIDED IN AS 11.46.982,] is \$750 or more but less than
4	\$25,000;
5	(3) a class A misdemeanor if the face amount of the check [,
6	ADJUSTED FOR INFLATION AS PROVIDED IN AS 11.46.982,] is \$250 or more
7	but less than \$750;
8	(4) a class B misdemeanor if the face amount of the check [,
9	ADJUSTED FOR INFLATION AS PROVIDED IN AS 11.46.982,] is less than \$250.
10	* Sec. 11. AS 11.46.285 is amended to read:
11	Sec. 11.46.285. Fraudulent use of an access device <u>or identification</u>
12	document. (a) A person commits the crime of fraudulent use of an access device or
13	identification document if, with intent to defraud, the person uses an access device or
14	identification document to obtain property or services with knowledge that
15	(1) the access device <u>or identification document</u> is stolen or forged;
16	(2) the access device <u>or identification document</u> is expired or has
17	been revoked or cancelled; or
18	(3) for any other reason, that person's use of the access device <u>or</u>
19	identification document is unauthorized by either the issuer or the person to whom
20	the access device or identification document is issued.
21	(b) Fraudulent use of an access device or identification document is
22	(1) a class B felony if the value of the property or services obtained is
23	\$25,000 or more;
24	(2) a class C felony if the value of the property or services obtained [,
25	ADJUSTED FOR INFLATION AS PROVIDED IN AS 11.46.982,] is <u>\$75</u> [\$750] or
26	more but less than \$25,000;
27	(3) a class A misdemeanor if the value of the property or services
28	obtained [, ADJUSTED FOR INFLATION AS PROVIDED IN AS 11.46.982,] is less
29	than <u>\$75</u> [\$750].
30	* Sec. 12. AS 11.46.295 is amended to read:
31	Sec. 11.46.295. Prior convictions. For purposes of considering prior

1	convictions in prosecuting a crime of theft under AS 11.46.130(a)(6) or
2	11.46.140(a)(4) or in prosecuting the crime of concealment of merchandise under
3	AS 11.46.220(c),
4	(1) a conviction for an offense under another law or ordinance with
5	similar elements is a conviction of an offense having elements similar to those of an
6	offense defined as such under Alaska law at the time the offense was committed;
7	(2) a conviction for an offense under Alaska law where the value of the
8	property or services for the offense was lower than the value of property or services
9	for the offense under current Alaska law is a prior conviction for that offense; and
10	(3) the court shall consider the date of a prior conviction as occurring
11	on the date that sentence is imposed for the prior offense.
12	* Sec. 13. AS 11.46.360(a) is amended to read:
13	(a) A person commits the crime of vehicle theft in the first degree if, having
14	no right to do so or any reasonable ground to believe the person has such a right, the
15	person drives, tows away, or takes
16	(1) the car, truck, motorcycle, motor home, bus, aircraft, or watercraft
17	of another;
18	(2) the propelled vehicle of another and
19	(A) the vehicle or any other property of another is damaged in a
20	total amount [, ADJUSTED FOR INFLATION AS PROVIDED IN
21	AS 11.46.982,] of \$750 or more;
22	(B) the owner incurs reasonable expenses as a result of the loss
23	of use of the vehicle, in a total amount [, ADJUSTED FOR INFLATION AS
24	PROVIDED IN AS 11.46.982,] of \$750 or more; or
25	(C) the owner is deprived of the use of the vehicle for seven
26	days or more;
27	(3) the propelled vehicle of another and the vehicle is marked as a
28	police or emergency vehicle; or
29	(4) the propelled vehicle of another and, within the preceding seven
30	years, the person was convicted under
31	(A) this section or AS 11.46.365;

1	(B) former AS 11.46.482(a)(4) or (5);
2	(C) former AS 11.46.484(a)(2);
3	(D) AS 11.46.120 - 11.46.140 of an offense involving the theft
4	of a propelled vehicle; or
5	(E) a law or ordinance of this or another jurisdiction with
6	elements substantially similar to those of an offense described in (A) - (D) of
7	this paragraph.
8	* Sec. 14. AS 11.46 is amended by adding a new section to article 3 to read:
9	Sec. 11.46.370. Possession of motor vehicle theft tools. (a) A person commits
10	the crime of possession of motor vehicle theft tools if the person possesses a motor
11	vehicle theft tool with intent to use or permit use of the tool in the commission of
12	vehicle theft.
13	(b) In this section,
14	(1) "altered or shaved key" means a key altered by cutting, filing, or
15	other means to fit multiple vehicles or vehicles other than vehicles for which the key
16	was originally manufactured;
17	(2) "motor vehicle theft tool" includes a slim jim, master key, altered
18	or shaved key, trial or jiggler key, lock puller, electronic unlocking device, or similar
19	device adapted or designed for use in committing vehicle theft;
20	(3) "trial or jiggler key" means a key designed or altered to manipulate
21	a vehicle locking mechanism other than the lock for which the key was originally
22	manufactured.
23	(c) Possession of motor vehicle theft tools is a class A misdemeanor.
24	* Sec. 15. AS 11.46.482(a) is amended to read:
25	(a) A person commits the crime of criminal mischief in the third degree if,
26	having no right to do so or any reasonable ground to believe the person has such a
27	right,
28	(1) with intent to damage property of another, the person damages
29	property of another in an amount [, ADJUSTED FOR INFLATION AS PROVIDED
30	IN AS 11.46.982,] of \$750 or more;
31	(2) the person recklessly creates a risk of damage in an amount

1	exceeding \$100,000 to property of another by the use of widely dangerous means; or
2	(3) the person knowingly
3	(A) defaces, damages, or desecrates a cemetery or the contents
4	of a cemetery or a tomb, grave, or memorial regardless of whether the tomb,
5	grave, or memorial is in a cemetery or whether the cemetery, tomb, grave, or
6	memorial appears to be abandoned, lost, or neglected;
7	(B) removes human remains or associated burial artifacts from
8	a cemetery, tomb, grave, or memorial regardless of whether the cemetery,
9	tomb, grave, or memorial appears to be abandoned, lost, or neglected.
10	* Sec. 16. AS 11.46.484(a) is amended to read:
11	(a) A person commits the crime of criminal mischief in the fourth degree if,
12	having no right to do so or any reasonable ground to believe the person has such a
13	right,
14	(1) with intent to damage property of another, the person damages
15	property of another in an amount [, ADJUSTED FOR INFLATION AS PROVIDED
16	IN AS 11.46.982,] of \$250 or more but less than \$750;
17	(2) the person tampers with a fire protection device in a building that is
18	a public place;
19	(3) the person knowingly accesses a computer, computer system,
20	computer program, computer network, or part of a computer system or network;
21	(4) the person uses a device to descramble an electronic signal that has
22	been scrambled to prevent unauthorized receipt or viewing of the signal unless the
23	device is used only to descramble signals received directly from a satellite or unless
24	the person owned the device before September 18, 1984; or
25	(5) the person knowingly removes, relocates, defaces, alters, obscures,
26	shoots at, destroys, or otherwise tampers with an official traffic control device or
27	damages the work on a highway under construction.
28	* Sec. 17. AS 11.46.486(a) is amended to read:
29	(a) A person commits the crime of criminal mischief in the fifth degree if,
30	having no right to do so or any reasonable ground to believe the person has such a
31	right,

1	(1) with reckless disregard for the risk of harm to or loss of the
2	property or with intent to cause substantial inconvenience to another, the person
3	tampers with property of another;
4	(2) with intent to damage property of another, the person damages
5	property of another in an amount [, ADJUSTED FOR INFLATION AS PROVIDED
6	IN AS 11.46.982,] less than \$250; or
7	(3) the person rides in a propelled vehicle and, with criminal
8	negligence, disregards the fact that it has been stolen or that it is being used in
9	violation of AS 11.46.360 or 11.46.365(a)(1).
10	* Sec. 18. AS 11.46.530(b) is amended to read:
11	(b) Criminal simulation is
12	(1) a class C felony if the value of what the object purports to represent
13	[, ADJUSTED FOR INFLATION AS PROVIDED IN AS 11.46.982,] is \$750 or
14	more;
15	(2) a class A misdemeanor if the value of what the object purports to
16	represent [, ADJUSTED FOR INFLATION AS PROVIDED IN AS 11.46.982,] is
17	\$250 or more but less than \$750;
18	(3) a class B misdemeanor if the value of what the object purports to
19	represent [, ADJUSTED FOR INFLATION AS PROVIDED IN AS 11.46.982,] is less
20	than \$250.
21	* Sec. 19. AS 11.46.620(d) is amended to read:
22	(d) Misapplication of property is
23	(1) a class C felony if the value of the property misapplied [,
24	ADJUSTED FOR INFLATION AS PROVIDED IN AS 11.46.982,] is \$750 or more;
25	(2) a class A misdemeanor if the value of the property misapplied [,
26	ADJUSTED FOR INFLATION AS PROVIDED IN AS 11.46.982,] is less than \$750.
27	* Sec. 20. AS 11.46.730(c) is amended to read:
28	(c) Defrauding creditors is a class A misdemeanor unless that secured party,
29	judgment creditor, or creditor incurs a pecuniary loss [, ADJUSTED FOR
30	INFLATION AS PROVIDED IN AS 11.46.982,] of \$750 or more as a result of the
31	defendant's conduct, in which case defrauding secured creditors is

1	(1) a class B felony if the loss is \$25,000 or more;
2	(2) a class C felony if the loss [, ADJUSTED FOR INFLATION AS
3	PROVIDED IN AS 11.46.982,] is \$750 or more but less than \$25,000.
4	* Sec. 21. AS 11.46.980 is amended by adding a new subsection to read:
5	(e) In determining the degree or classification of a crime under this chapter, if
6	the combined value of the property or services taken from one or more persons or
7	commercial establishments within a period of 180 days is \$750 or more but less than
8	\$25,000, the value may be aggregated.
9	* Sec. 22. AS 11.56.810(a) is amended to read:
10	(a) A person commits the crime of terroristic threatening in the second degree
11	if the person knowingly communicates a threat [MAKES A FALSE REPORT
12	THAT A CIRCUMSTANCE]
13	(1) to commit a crime against a person or property with reckless
14	disregard of the risk of [DANGEROUS TO HUMAN LIFE EXISTS OR IS ABOUT
15	TO EXIST AND]
16	(A) causing the [A PERSON IS PLACED IN REASONABLE
17	FEAR OF PHYSICAL INJURY TO ANY PERSON; (B) CAUSES]
18	evacuation of a building, public place or area, business premises, or mode of
19	public transportation;
20	(B) causing [(C) CAUSES] serious public inconvenience; or
21	(C) placing the public or a substantial group of the public
22	in fear of serious injury [(D) THE REPORT CLAIMS THAT A
23	BACTERIOLOGICAL, BIOLOGICAL, CHEMICAL, OR RADIOLOGICAL
24	SUBSTANCE THAT IS CAPABLE OF CAUSING SERIOUS PHYSICAL
25	INJURY HAS BEEN SENT OR IS PRESENT IN A BUILDING, PUBLIC
26	PLACE OR AREA, BUSINESS PREMISES, OR MODE OF PUBLIC
27	TRANSPORTATION]; or
28	(2) <u>that a circumstance</u> exists or is about to exist that is dangerous to
29	the proper or safe functioning of an oil or gas pipeline or supporting facility, utility, or
30	transportation or cargo facility; in this paragraph, "oil or gas pipeline or supporting
31	facility" and "utility" have the meanings given in AS 11.46.495.

1	* Sec. 23. AS 11.61.123(a) is amended to read:
2	(a) A person commits the crime of indecent viewing or production of a
3	picture [PHOTOGRAPHY] if, in the state, the person knowingly
4	(1) views, or <u>views</u> [PRODUCES] a picture of, the private exposure of
5	the genitals, anus, or female breast of another person and the viewing occurs [VIEW
6	OR PRODUCTION IS] without the knowledge or consent of
7	(A) [(1)] the parent or guardian of the person viewed, or who is
8	shown in the picture, if the person who is viewed or shown is under 16 years of
9	age; <u>or</u>
10	(B) [AND (2)] the person viewed or shown in the picture, if the
11	person viewed or shown is at least <u>16</u> [13] years of age <u>: or</u>
12	(2) produces a picture of the private exposure of the genitals, anus,
13	or female breast of another person and the production occurs without the
14	knowledge or consent of
15	(A) the parent or guardian of the person shown in the
16	picture if the person shown is under 16 years of age; or
17	(B) the person shown in the picture if the person shown is
18	<u>at least 16 years of age</u> .
19	* Sec. 24. AS 11.61.123(c) is amended to read:
20	(c) This section does not apply to <u>the</u> viewing or <u>production of a picture</u>
21	[PHOTOGRAPHY] conducted by a law enforcement agency for a law enforcement
22	purpose.
23	* Sec. 25. AS 11.61.123(d) is amended to read:
24	(d) In a prosecution under this section, it is an affirmative defense that the
25	viewing or production of a picture [PHOTOGRAPHY] was conducted as a security
26	surveillance system, notice of the viewing or production [PHOTOGRAPHY] was
27	posted, and any viewing or use of pictures produced is done only in the interest of
28	crime prevention or prosecution.
29	* Sec. 26. AS 11.61.123(f) is amended to read:
30	(f) Indecent viewing or production of a picture [PHOTOGRAPHY] is a
31	(1) class B felony if the person violates (a)(2) of this section and the

1	person shown in the picture was, at the time of the production of the picture, a
2	minor;
3	(2) [(1)] class C felony if the person
4	(A) violates (a)(1) of this section and the person viewed
5	(i) [OR SHOWN IN A PICTURE] was, at the time of
6	the viewing [OR PRODUCTION OF THE PICTURE], a minor:
7	(ii) in a picture was, at the time of the production of
8	the picture, a minor; or
9	(B) violates (a)(2) of this section and the person shown in a
10	picture was, at the time of the production of the picture, an adult;
11	(3) [(2)] class A misdemeanor if the person violates (a)(1) of this
12	section and the person viewed
13	(A) [OR SHOWN IN A PICTURE] was, at the time of the
14	viewing [OR PRODUCTION OF THE PICTURE], an adult <u>: or</u>
15	(B) in a picture was, at the time of the production of the
16	picture, an adult.
17	* Sec. 27. AS 11.61.123 is amended by adding a new subsection to read:
18	(g) It is a defense to a crime charged under this section that
19	(1) the acts occurred as part of the normal caretaker responsibilities for
20	a child, interactions with a child, or affection for a child; or
21	(2) the offender performed the acts for the purpose of administering a
22	recognized and lawful form of treatment that is reasonably adapted to promoting the
23	physical or mental health of the person being treated.
24	* Sec. 28. AS 11.71 is amended by adding a new section to read:
25	Sec. 11.71.025. Misconduct involving a controlled substance in the second
26	degree. (a) Except as authorized in AS 17.30, a person commits the crime of
27	misconduct involving a controlled substance in the second degree if the person
28	manufactures or delivers, or possesses with intent to manufacture or deliver,
29	(1) one or more preparations, compounds, mixtures, or substances of
30	an aggregate weight of 100 grams or more containing a schedule IA controlled
31	substance;

1	(2) 200 or more tablets, ampules, or syrettes containing a schedule IA
2	controlled substance;
3	(3) one or more preparations, compounds, mixtures, or substances of
4	an aggregate weight of 200 grams or more containing a schedule IIA controlled
5	substance; or
6	(4) 400 or more tablets, ampules, or syrettes containing a schedule IIA
7	controlled substance.
8	(b) Misconduct involving a controlled substance in the second degree is a
9	class A felony.
10	* Sec. 29. AS 11.71.030(a) is amended to read:
11	(a) Except as authorized in AS 17.30, a person commits the crime of
12	misconduct involving a controlled substance in the third [SECOND] degree if the
13	person
14	(1) manufactures or delivers, or possesses with intent to manufacture
15	or deliver,
16	(A) one or more preparations, compounds, mixtures, or
17	substances of an aggregate weight of one gram or more but less than 100
18	grams containing a schedule IA controlled substance;
19	(B) 25 or more <u>but less than 200</u> tablets, ampules, or syrettes
20	containing a schedule IA controlled substance;
21	(C) one or more preparations, compounds, mixtures, or
22	substances of an aggregate weight of
23	(i) 2.5 grams or more but less than 200 grams
24	containing a schedule IIA controlled substance:
25	(ii) 2.5 grams or more containing a schedule [OR]
26	IIIA controlled substance; or
27	(D) 50 or more
28	(i) but less than 400 tablets, ampules, or syrettes
29	containing a schedule IIA controlled substance:
30	<u>(ii) tablets, ampules, or syrettes containing a</u>
31	schedule [OR] IIIA controlled substance;

1	(2) delivers any amount of a schedule IVA, VA, or VIA controlled
2	substance to a person under 19 years of age who is at least three years younger than
3	the person delivering the substance;
4	(3) possesses any amount of a schedule IA or IIA controlled substance
5	(A) with reckless disregard that the possession occurs
6	(i) on or within 500 feet of school grounds; or
7	(ii) at or within 500 feet of a recreation or youth center;
8	or
9	(B) on a school bus;
10	(4) manufactures any material, compound, mixture, or preparation that
11	contains
12	(A) methamphetamine, or its salts, isomers, or salts of isomers;
13	or
14	(B) an immediate precursor of methamphetamine, or its salts,
15	isomers, or salts of isomers;
16	(5) possesses an immediate precursor of methamphetamine, or the
17	salts, isomers, or salts of isomers of the immediate precursor of methamphetamine,
18	with the intent to manufacture any material, compound, mixture, or preparation that
19	contains methamphetamine, or its salts, isomers, or salts of isomers;
20	(6) possesses a listed chemical with intent to manufacture any material,
21	compound, mixture, or preparation that contains
22	(A) methamphetamine, or its salts, isomers, or salts of isomers;
23	or
24	(B) an immediate precursor of methamphetamine, or its salts,
25	isomers, or salts of isomers;
26	(7) possesses methamphetamine in an organic solution with intent to
27	extract from it methamphetamine or its salts, isomers, or salts of isomers; or
28	(8) under circumstances not proscribed under AS 11.71.010(a)(2),
29	delivers
30	(A) an immediate precursor of methamphetamine, or the salts,
31	isomers, or salts of isomers of the immediate precursor of methamphetamine,

1	to another person with reckless disregard that the precursor will be used to
2	manufacture any material, compound, mixture, or preparation that contains
3	methamphetamine, or its salts, isomers, or salts of isomers; or
4	(B) a listed chemical to another person with reckless disregard
5	that the listed chemical will be used to manufacture any material, compound,
6	mixture, or preparation that contains
7	(i) methamphetamine, or its salts, isomers, or salts of
8	isomers;
9	(ii) an immediate precursor of methamphetamine, or its
10	salts, isomers, or salts of isomers; or
11	(iii) methamphetamine or its salts, isomers, or salts of
12	isomers in an organic solution.
13	* Sec. 30. AS 11.71.030(d) is amended to read:
14	(d) Misconduct involving a controlled substance in the <u>third</u> [SECOND]
15	degree is a class B felony.
16	* Sec. 31. AS 11.71.040(a) is amended to read:
17	(a) Except as authorized in AS 17.30, a person commits the crime of
18	misconduct involving a controlled substance in the fourth [THIRD] degree if the
19	person
20	(1) manufactures or delivers any amount of a schedule IVA or VA
21	controlled substance or possesses any amount of a schedule IVA or VA controlled
22	substance with intent to manufacture or deliver;
23	(2) manufactures or delivers, or possesses with the intent to
24	manufacture or deliver, one or more preparations, compounds, mixtures, or substances
25	of an aggregate weight of one ounce or more containing a schedule VIA controlled
26	substance;
27	(3) possesses any amount of a schedule IA controlled substance listed
28	in AS 11.71.140(e);
29	(4) possesses a schedule IIIA, IVA, VA, or VIA controlled substance
30	(A) with reckless disregard that the possession occurs
31	(i) on or within 500 feet of school grounds; or

1	(ii) at or within 500 feet of a recreation or youth center;
2	ог
3	(B) on a school bus;
4	(5) knowingly keeps or maintains any store, shop, warehouse,
5	dwelling, building, vehicle, boat, aircraft, or other structure or place that is used for
6	keeping or distributing controlled substances in violation of a felony offense under this
7	chapter or AS 17.30;
8	(6) makes, delivers, or possesses a punch, die, plate, stone, or other
9	thing that prints, imprints, or reproduces a trademark, trade name, or other identifying
10	mark, imprint, or device of another or any likeness of any of these on a drug, drug
11	container, or labeling so as to render the drug a counterfeit substance;
12	(7) knowingly uses in the course of the manufacture or distribution of a
13	controlled substance a registration number that is fictitious, revoked, suspended, or
14	issued to another person;
15	(8) knowingly furnishes false or fraudulent information in or omits
16	material information from any application, report, record, or other document required
17	to be kept or filed under AS 17.30;
18	(9) obtains possession of a controlled substance by misrepresentation,
19	fraud, forgery, deception, or subterfuge;
20	(10) affixes a false or forged label to a package or other container
21	containing any controlled substance; [OR]
22	(11) manufactures or delivers, or possesses with the intent to
23	manufacture or deliver,
24	(A) one or more preparations, compounds, mixtures, or
25	substances of an aggregate weight of less than one gram containing a schedule
26	IA controlled substance;
27	(B) less than 25 tablets, ampules, or syrettes containing a
28	schedule IA controlled substance;
29	(C) one or more preparations, compounds, mixtures, or
30	substances of an aggregate weight of less than 2.5 grams containing a schedule
31	IIA or IIIA controlled substance; or

1	(D) less than 50 tablets, ampules, or syrettes containing a
2	schedule IIA or IIIA controlled substance; or
3	(12) under circumstances not proscribed under AS 11.71.030(a)(3)
4	or (3) of this subsection, possesses any amount of a schedule IA or IIA controlled
5	substance and has been previously convicted on two or more separate occasions
6	of a crime under
7	(A) this paragraph;
8	(B) AS 11.71.050(a)(4); or
9	(C) a law or ordinance of this or another jurisdiction with
10	elements similar to a crime listed under (A) or (B) of this paragraph.
11	* Sec. 32. AS 11.71.040(d) is amended to read:
12	(d) Misconduct involving a controlled substance in the <u>fourth</u> [THIRD]
13	degree is a class C felony.
14	* Sec. 33. AS 11.71.050 is amended to read:
15	Sec. 11.71.050. Misconduct involving a controlled substance in the <u>fifth</u>
16	[FOURTH] degree. (a) Except as authorized in AS 17.30, a person commits the
17	crime of misconduct involving a controlled substance in the <u>fifth</u> [FOURTH] degree if
18	the person
19	(1) manufactures or delivers, or possesses with the intent to
20	manufacture or deliver, one or more preparations, compounds, mixtures, or substances
21	of an aggregate weight of less than one ounce containing a schedule VIA controlled
22	substance;
23	(2) [REPEALED]
24	(3) fails to make, keep, or furnish any record, notification, order form,
25	statement, invoice, or information required under AS 17.30; or
26	(4) under circumstances not proscribed under AS 11.71.030(a)(3),
27	11.71.040(a)(3), (4), or (12) [11.71.040(a)(4)], or 11.71.060(a)(2), possesses any
28	amount of a schedule IA, IIA, IIIA, IVA, VA, or VIA controlled substance.
29	(b) Misconduct involving a controlled substance in the <u>fifth</u> [FOURTH]
30	degree is a class A misdemeanor.
31	* Sec. 34. AS 11.71.060 is amended to read:

1	Sec. 11.71.060. Misconduct involving a controlled substance in the sixth
2	[FIFTH] degree. (a) Except as authorized in AS 17.30, a person commits the crime of
3	misconduct involving a controlled substance in the sixth [FIFTH] degree if the person
4	(1) uses or displays any amount of a schedule VIA controlled
5	substance;
6	(2) possesses one or more preparations, compounds, mixtures, or
7	substances of an aggregate weight of
8	(A) less than one ounce containing a schedule VIA controlled
9	substance;
10	(B) six grams or less containing a schedule IIIA controlled
11	substance listed in AS 11.71.160(f)(7) - (16) that has been sprayed on or
12	otherwise applied to tobacco, an herb, or another organic material; or
13	(3) refuses entry into premises [A PREMISE] for an inspection
14	authorized under AS 17.30.
15	(b) Misconduct involving a controlled substance in the <u>sixth</u> [FIFTH] degree
16	is a class B misdemeanor.
17	* Sec. 35. AS 11.71.311(a) is amended to read:
18	(a) A person may not be prosecuted for a violation of AS 11.71.025(a),
19	11.71.030(a)(3), 11.71.040(a)(3), (4), or (12) [AS 11.71.030(a)(3), 11.71.040(a)(3)
20	OR (4)], 11.71.050(a)(4), or 11.71.060(a)(1) or (2) if that person
21	(1) sought, in good faith, medical or law enforcement assistance for
22	another person who the person reasonably believed was experiencing a drug overdose
23	and
24	(A) the evidence supporting the prosecution for an offense
25	under AS 11.71.025(a), 11.71.030(a)(3), 11.71.040(a)(3), (4), or (12)
26	[AS 11.71.030(a)(3), 11.71.040(a)(3) OR (4)], 11.71.050(a)(4), or
27	11.71.060(a)(1) or (2) was obtained or discovered as a result of the person
28	seeking medical or law enforcement assistance;
29	(B) the person remained at the scene with the other person until
30	medical or law enforcement assistance arrived; and
31	(C) the person cooperated with medical or law enforcement

1	personnel, including by providing identification;
2	
	(2) was experiencing a drug overdose and sought medical assistance,
3	and the evidence supporting a prosecution for an offense under <u>AS 11.71.025(a)</u> , $11.51.020(x)(2) = 11.51.040(x)(2)$
4	<u>11.71.030(a)(3), 11.71.040(a)(3), (4), or (12)</u> [AS 11.71.030(a)(3), 11.71.040(a)(3)
5	OR (4)], 11.71.050(a)(4), or 11.71.060(a)(1) or (2) was obtained as a result of the
6	overdose and the need for medical assistance.
7	* Sec. 36. AS 12.55.027 is amended by adding a new subsection to read:
8	(i) A court may grant credit under this section for time spent in a treatment
9	program or under electronic monitoring only if the court finds that the sentence,
10	including any credit toward the sentence of imprisonment, meets the requirements of
11	AS 12.55.005.
12	* Sec. 37. AS 12.55.125(d) is amended to read:
13	(d) Except as provided in (i) of this section, a defendant convicted of a class B
14	felony may be sentenced to a definite term of imprisonment of not more than 10 years,
15	and shall be sentenced to a definite term within the following presumptive ranges,
16	subject to adjustment as provided in AS 12.55.155 - 12.55.175:
17	(1) if the offense is a first felony conviction and does not involve
18	circumstances described in (2) or 3 of this subsection, 90 days [ZERO] to two years; a
19	defendant sentenced under this paragraph may, if the court finds it appropriate, be
20	granted a suspended imposition of sentence under AS 12.55.085;
21	(2) if the offense is a first felony conviction, the defendant violated
22	AS 11.41.130, and the victim was
23	(A) a child under 16 years of age, two to four years; or
24	(B) was 16 years of age or older, one to three years;
25	(3) if the offense is a first felony conviction under
26	AS 11.71.030(a)(4), (5), (6), (7), or (8) for manufacture or possession with intent
27	to manufacture a controlled substance that is listed in AS 11.71.150(e)(2) and
28	(A) the manufacture or possession with intent to
29	manufacture occurred in a building with reckless disregard that the
30	building was used as a permanent or temporary home or place of lodging
31	for one or more children under 18 years of age, or a place frequented by

1	<u>children, two to four years; or</u>
2	(B) in the course of manufacturing, the defendant obtained
3	the assistance of one or more children under 18 years of age, or one or
4	more children were present, two to four years;
5	(4) $[(3)]$ if the offense is a second felony conviction, two to five years;
6	(5) $[(4)]$ if the offense is a third felony conviction, four to 10 years.
7	* Sec. 38. AS 12.55.125(i) is amended to read:
8	(i) A defendant convicted of
9	(1) sexual assault in the first degree, sexual abuse of a minor in the
10	first degree, or sex trafficking in the first degree under AS 11.66.110(a)(2) may be
11	sentenced to a definite term of imprisonment of not more than 99 years and shall be
12	sentenced to a definite term within the following presumptive ranges, subject to
13	adjustment as provided in AS 12.55.155 - 12.55.175:
14	(A) if the offense is a first felony conviction, the offense does
15	not involve circumstances described in (B) of this paragraph, and the victim
16	was
17	(i) less than 13 years of age, 25 to 35 years;
18	(ii) 13 years of age or older, 20 to 30 years;
19	(B) if the offense is a first felony conviction and the defendant
20	possessed a firearm, used a dangerous instrument, or caused serious physical
21	injury during the commission of the offense, 25 to 35 years;
22	(C) if the offense is a second felony conviction and does not
23	involve circumstances described in (D) of this paragraph, 30 to 40 years;
24	(D) if the offense is a second felony conviction and the
25	defendant has a prior conviction for a sexual felony, 35 to 45 years;
26	(E) if the offense is a third felony conviction and the defendant
27	is not subject to sentencing under (F) of this paragraph or (l) of this section, 40
28	to 60 years;
29	(F) if the offense is a third felony conviction, the defendant is
30	not subject to sentencing under (l) of this section, and the defendant has two
31	prior convictions for sexual felonies, 99 years;

1	(2) unlawful exploitation of a minor under AS 11.41.455(c)(2), online
2	enticement of a minor under AS 11.41.452(e), or attempt, conspiracy, or solicitation to
-3	commit sexual assault in the first degree, sexual abuse of a minor in the first degree, or
4	sex trafficking in the first degree under AS 11.66.110(a)(2) may be sentenced to a
5	definite term of imprisonment of not more than 99 years and shall be sentenced to a
6	definite term within the following presumptive ranges, subject to adjustment as
7	provided in AS 12.55.155 - 12.55.175:
8	(A) if the offense is a first felony conviction, the offense does
9	not involve circumstances described in (B) of this paragraph, and the victim
10	was
11	(i) under 13 years of age, 20 to 30 years;
11	(ii) 13 years of age or older, 15 to 30 years;
12	(B) if the offense is a first felony conviction and the defendant
13	possessed a firearm, used a dangerous instrument, or caused serious physical
15	injury during the commission of the offense, 25 to 35 years;
16	(C) if the offense is a second felony conviction and does not
17	involve circumstances described in (D) of this paragraph, 25 to 35 years;
18	(D) if the offense is a second felony conviction and the
19	defendant has a prior conviction for a sexual felony, 30 to 40 years;
20	(E) if the offense is a third felony conviction, the offense does
21	not involve circumstances described in (F) of this paragraph, and the defendant
22	is not subject to sentencing under (l) of this section, 35 to 50 years;
23	(F) if the offense is a third felony conviction, the defendant is
24	not subject to sentencing under (l) of this section, and the defendant has two
25	prior convictions for sexual felonies, 99 years;
26	(3) sexual assault in the second degree, sexual abuse of a minor in the
27	second degree, online enticement of a minor under AS 11.41.452(d), unlawful
28	exploitation of a minor under AS 11.41.455(c)(1), indecent viewing or production of
29	a picture under AS 11.61.123(f)(1), or distribution of child pornography under
30	AS 11.61.125(e)(2) may be sentenced to a definite term of imprisonment of not more
31	than 99 years and shall be sentenced to a definite term within the following

1	presumptive ranges, subject to adjustment as provided in AS 12.55.155 - 12.55.175:
2	(A) if the offense is a first felony conviction, five to 15 years;
3	(B) if the offense is a second felony conviction and does not
4	involve circumstances described in (C) of this paragraph, 10 to 25 years;
5	(C) if the offense is a second felony conviction and the
6	defendant has a prior conviction for a sexual felony, 15 to 30 years;
7	(D) if the offense is a third felony conviction and does not
8	involve circumstances described in (E) of this paragraph, 20 to 35 years;
9	(E) if the offense is a third felony conviction and the defendant
10	has two prior convictions for sexual felonies, 99 years;
11	(4) sexual assault in the third degree, incest, indecent exposure in the
12	first degree, indecent viewing or production of a picture under AS 11.61.123(f)(2),
13	possession of child pornography, distribution of child pornography under
14	AS 11.61.125(e)(1), or attempt, conspiracy, or solicitation to commit sexual assault in
15	the second degree, sexual abuse of a minor in the second degree, unlawful exploitation
16	of a minor, or distribution of child pornography, may be sentenced to a definite term
17	of imprisonment of not more than 99 years and shall be sentenced to a definite term
18	within the following presumptive ranges, subject to adjustment as provided in
19	AS 12.55.155 - 12.55.175:
20	(A) if the offense is a first felony conviction, two to 12 years;
21	(B) if the offense is a second felony conviction and does not
22	involve circumstances described in (C) of this paragraph, eight to 15 years;
23	(C) if the offense is a second felony conviction and the
24	defendant has a prior conviction for a sexual felony, 12 to 20 years;
25	(D) if the offense is a third felony conviction and does not
26	involve circumstances described in (E) of this paragraph, 15 to 25 years;
27	(E) if the offense is a third felony conviction and the defendant
28	has two prior convictions for sexual felonies, 99 years.
29	* Sec. 39. AS 12.55.135(a) is amended to read:
30	(a) A defendant convicted of a class A misdemeanor may be sentenced to a
31	definite term of imprisonment of not more than

1	(1) one year, if the
2	(A) conviction is for a crime with a mandatory minimum term
3	of 30 days or more of active imprisonment;
4	(B) trier of fact finds the aggravating factor that the conduct
5	constituting the offense was among the most serious conduct included in the
6	definition of the offense;
7	(C) defendant has past criminal convictions for conduct
8	violative of criminal laws, punishable as felonies or misdemeanors, similar in
9	nature to the offense for which the defendant is being sentenced;
10	(D) conviction is for an assault in the fourth degree under
11	AS 11.41.230; or
12	(E) conviction is for a violation of
13	(i) AS 11.41.427;
14	(ii) AS 11.41.440;
15	(iii) AS 11.41.460, if the indecent exposure is before a
16	person under 16 years of age;
17	(iv) AS 11.61.116(c)(2); or
18	(v) AS 11.61.118(a)(2);
19	(2) <u>90</u> [30] days.
20	* Sec. 40. AS 12.55.135(b) is amended to read:
21	(b) A defendant convicted of a class B misdemeanor may be sentenced to a
22	definite term of imprisonment of not more than
23	(1) <u>30</u> [10] days unless otherwise specified in the provision of law
24	defining the offense or in this section;
25	(2) 90 days if the conviction is for a violation of
26	(A) AS $11.61.116(c)(1)$ and the person is 21 years of age or
27	older; or
28	(B) AS 11.61.120(a)(6) and the person is 21 years of age or
29	older; or
30	(3) five days if the conviction is for a violation of AS 11.56.757.
31	* Sec. 41. AS 12.55.135(n) is amended to read:

1	(n) A court sentencing a person convicted of misconduct involving a
2	controlled substance in the <u>fifth</u> [FOURTH] degree under AS 11.71.050(a)(4) or
3	misconduct involving a controlled substance in the sixth [FIFTH] degree under
4	AS 11.71.060(a)(2) may not impose
5	(1) a sentence of active imprisonment, unless the person has previously
6	been convicted more than once of an offense under AS 11.71 or a law of this or
7	another jurisdiction with elements substantially similar to an offense under AS 11.71;
8	or
9	(2) a sentence of suspended imprisonment greater than
10	(A) 30 days, if the defendant has not been previously convicted
11	of an offense under AS 11.71 or a law of this or another jurisdiction with
12	elements substantially similar to an offense under AS 11.71; or
13	(B) 180 days, if the person has been previously convicted of an
14	offense under AS 11.71 or a law of this or another jurisdiction with elements
15	substantially similar to an offense under AS 11.71.
16	* Sec. 42. AS 12.55.185(16) is amended to read:
17	(16) "sexual felony" means sexual assault in the first degree, sexual
18	abuse of a minor in the first degree, sex trafficking in the first degree, sexual assault in
19	the second degree, sexual abuse of a minor in the second degree, unlawful exploitation
20	of a minor, indecent viewing or production of a picture under AS 11.61.123(f)(1)
21	or (2), distribution of child pornography, sexual assault in the third degree, incest,
22	indecent exposure in the first degree, possession of child pornography, online
23	enticement of a minor, and felony attempt, conspiracy, or solicitation to commit those
24	crimes;
25	* Sec. 43. AS 12.63.010(d) is amended to read:
26	(d) A sex offender or child kidnapper required to register
27	(1) for 15 years under (a) of this section and <u>AS 12.63.020</u>
28	[AS 12.63.020(a)(2)] shall, annually, during the term of a duty to register under
29	AS 12.63.020, on a date set by the department at the time of the sex offender's or child
30	kidnapper's initial registration, provide written verification to the department, in the
31	manner required by the department, of the sex offender's or child kidnapper's address

and notice of any changes to the information previously provided under (b)(1) of this section;

3 (2) for life under (a) of this section and <u>AS 12.63.020</u>
4 [AS 12.63.020(a)(1)] shall, not less than quarterly, on a date set by the department,
5 provide written verification to the department, in the manner required by the
6 department, of the sex offender's or child kidnapper's address and any changes to the
7 information previously provided under (b)(1) of this section.

8 * Sec. 44. AS 12.63.010 is amended by adding a new subsection to read:

9 (g) Notwithstanding the requirement to register under this section, a sex 10 offender or child kidnapper, as that term is defined in AS 12.63.100(6)(B), may 11 petition the department for removal from the central registry of sex offenders and child 12 kidnappers and to be exempt from the registration requirements under this section. The 13 department shall grant the petition if the petitioner submits proof acceptable to the 14 department that the facts underlying the conviction in another jurisdiction do not 15 constitute a sex offense or child kidnapping in this state. When the petition is granted, 16 the department shall remove from the central registry information about the sex 17 offender or child kidnapper as provided in AS 18.65.087(d)(4).

18 * Sec. 45. AS 12.63.020 is amended to read:

19Sec. 12.63.020. Duration of sex offender or child kidnapper duty to20register. (a) The duty of a sex offender or child kidnapper to comply with the21requirements of AS 12.63.010 is as follows:

(1) for a sex offender or child kidnapper, as that term is defined in
 AS 12.63.100(6)(A), for each sex offense or child kidnapping, the duty
 (A) [(1)] continues for the lifetime of a sex offender or child
 kidnapper convicted of

26 (i) [(A)] one aggravated sex offense; or
27 (ii) [(B)] two or more sex offenses, two or more child
28 kidnappings, or one sex offense and one child kidnapping; for purposes
29 of this section, a person convicted of indecent exposure before a person
30 under 16 years of age under AS 11.41.460 more than two times has
31 been convicted of two or more sex offenses;

1

2

1	(B) [(2)] ends 15 years following the sex offender's or child
2	kidnapper's unconditional discharge from a conviction for a single sex offense
3	that is not an aggravated sex offense or for a single child kidnapping if the sex
4	offender or child kidnapper has supplied proof that is acceptable to the
5	department of the unconditional discharge; the registration period under this
6	<u>subparagraph</u>
7	(i) [PARAGRAPH (A)] is tolled for each year that a sex
8	offender or child kidnapper [(i)] fails to comply with the requirements
9	of this chapter or [; (ii)] is incarcerated for the offense or kidnapping
10	for which the offender or kidnapper is required to register or for any
11	other offense;
12	(ii) [(B)] may include the time a sex offender or child
13	kidnapper was absent from this state if the sex offender or child
14	kidnapper has complied with any sex offender or child kidnapper
15	registration requirements of the jurisdiction in which the offender or
16	kidnapper was located and if the sex offender or child kidnapper
17	provides the department with proof of the compliance while the sex
18	offender or child kidnapper was absent from this state; and
19	(iii) [(C)] continues for a sex offender or child
20	kidnapper who has not supplied proof acceptable to the department of
21	the offender's or kidnapper's unconditional discharge for the sex
22	offense or child kidnapping requiring registration:
23	(2) for a sex offender or child kidnapper, as that term is defined in
24	AS 12.63.100(6)(B), the duty continues for the period determined by the
25	department under (b) of this section.
26	(b) The department shall adopt, by regulation,
27	(1) procedures to notify a sex offender or child kidnapper
28	(A) who, on the registration form under AS 12.63.010, lists a
29	conviction for a sex offense or child kidnapping that is a violation of a former
30	law of this state or a law of another jurisdiction, of the duration of the
31	offender's or kidnapper's duty under (a) of this section for that sex offense or

1	child kidnapping <u>:</u>
2	(B) as that term is defined in AS 12.63.100(6)(B), of the
3	duration of the sex offender or child kidnapper's duty under (a) of this
4	section and of the procedure to petition for removal from the central
5	registry; in adopting regulations under this subparagraph, the
6	department shall
7	(i) consider the period of registration required in the
8	other jurisdiction; and
9	(ii) provide for tolling of the registration period if
10	the sex offender or child kidnapper fails to comply with the
11	requirements of this chapter or is incarcerated;
12	(2) a requirement that an [. AS A PART OF THE REGULATIONS,
13	THE DEPARTMENT SHALL REQUIRE THE] offender or kidnapper [TO] supply
14	proof acceptable to the department of unconditional discharge and the date it occurred:
15	(3) procedures to remove a sex offender or child kidnapper, as that
16	term is defined in AS 12.63.100(6)(B), from the central registry of sex offenders
17	and child kidnappers.
18	* Sec. 46. AS 12.63.100(6) is amended to read:
19	(6) "sex offender or child kidnapper" means
20	(A) a person convicted of a sex offense or child kidnapping in
21	this state or another jurisdiction regardless of whether the conviction occurred
22	before, after, or on January 1, 1999;
23	(B) a person charged and convicted as an adult of an
24	offense that requires registration as a sex offender or child kidnapper in
25	another jurisdiction;
26	* Sec. 47. AS 18.65.087(d) is amended to read:
27	(d) The Department of Public Safety
27 28	(d) The Department of Public Safety(1) shall adopt regulations to
28	(1) shall adopt regulations to

1	the information is inaccurate or incomplete, to request the department to
2	correct the information; if the department finds the information is inaccurate or
-3	incomplete, the department shall correct or supplement the information;
4	(B) ensure the appropriate circulation to law enforcement
5	agencies of information contained in the central registry;
6	(C) ensure the anonymity of members of the public who
7	request information under this section;
8	(2) shall provide to the Department of Corrections and municipal
9	police departments the forms and directions necessary to allow sex offenders and child
10	kidnappers to comply with AS 12.63.010;
11	(3) may adopt regulations to establish fees to be charged for
12	registration under AS 12.63.010 and for information requests; the fee for registration
13	shall be based on [UPON] the actual costs of performing the registration and
14	maintaining the central registry but may not be set at a level whereby registration is
15	discouraged; the fee for an information request may not be greater than \$10;
16	(4) shall remove from the central registry of sex offenders and child
17	kidnappers under this section information about a sex offender or child kidnapper
18	(A) required to register under AS 12.63.020(a)(2) at the end of
19	
	the sex offender's or child kidnapper's duty to register if the offender or
20	kidnapper has not been convicted of another sex offense or child kidnapping
21	and the offender or kidnapper has supplied proof of unconditional discharge
22	acceptable to the department;
23	(B) who has successfully petitioned the Department of
24	Public Safety to be removed from the central registry of sex offenders and
25	child kidnappers under AS 12.63.010(g) [IN THIS PARAGRAPH, "SEX
26	OFFENSE" AND "CHILD KIDNAPPING" HAVE THE MEANINGS GIVEN
27	IN AS 12.63.100].
28	* Sec. 48. AS 18.65.087 is amended by adding a new subsection to read:
29	(j) In this section, "sex offense" and "child kidnapping" have the meanings
30	given in AS 12.63.100.
31	* Sec. 49. AS 28.35.030(o) is amended to read:

1	(o) Upon request, the department shall review a driver's license revocation
2	imposed under (n)(3) of this section and, unless the revocation was ordered in a
3	<u>case in which the person was also convicted of a crime under AS 11.41.100 -</u>
4	11.41.210, 11.41.280, 11.41.282, or a similar law in another jurisdiction,
5	(1) may restore the driver's license if
6	(A) the license has been revoked for a period of at least 10
7	years;
8	(B) the person has not been convicted of a [DRIVING-
9	RELATED] criminal offense in the 10 years preceding the request for
10	restoration of [SINCE] the license [WAS REVOKED]; and
11	(C) the person provides proof of financial responsibility;
12	(2) shall restore the driver's license if
13	(A) the person has been granted limited license privileges
14	under AS 28.15.201(g) and has successfully driven under that limited license
15	for three years without having the limited license privileges revoked;
16	(B) the person has successfully completed a court-ordered
17	treatment program under AS 28.35.028 or a rehabilitative treatment program
18	under AS 28.15.201(h);
19	(C) the person has not been convicted of a violation of
20	AS 28.35.030 or 28.35.032 or a similar law or ordinance of this or another
21	jurisdiction since the license was revoked;
22	(D) the person is otherwise eligible to have the person's driving
23	privileges restored as provided in AS 28.15.211; in an application under this
24	subsection, a person whose license was revoked for a violation of
25	AS 28.35.030(n) or 28.35.032(p) is not required to submit compliance as
26	required under AS 28.35.030(h) or 28.35.032(l); and
27	(E) the person provides proof of financial responsibility.
28	* Sec. 50. AS 28.35.032(q) is amended to read:
29	(q) Upon request, the department shall review a driver's license revocation
30	imposed under (p)(3) of this section and, unless the revocation was ordered in a
31	case in which the person was also convicted of a crime under AS 11.41.100 -

1	11.41.210, 11.41.280, 11.41.282, or a similar law in another jurisdiction, may
2	restore the driver's license if
3	(1) the license has been revoked for a period of at least 10 years;
4	(2) the person has not been convicted of a criminal offense in the 10
5	years preceding the request for restoration of [SINCE] the license [WAS
6	REVOKED]; and
7	(3) the person provides proof of financial responsibility.
8	* Sec. 51. AS 33.30.011(a) is amended to read:
9	(a) The commissioner shall
10	(1) establish, maintain, operate, and control correctional facilities
11	suitable for the custody, care, and discipline of persons charged or convicted of
12	offenses against the state or held under authority of state law; each correctional facility
13	operated by the state shall be established, maintained, operated, and controlled in a
14	manner that is consistent with AS 33.30.015;
15	(2) classify prisoners;
16	(3) for persons committed to the custody of the commissioner,
17	establish programs, including furlough programs that are reasonably calculated to
18	(A) protect the public and the victims of crimes committed by
19	prisoners;
20	(B) maintain health;
21	(C) create or improve occupational skills;
22	(D) enhance educational qualifications;
23	(E) support court-ordered restitution; and
24	(F) otherwise provide for the rehabilitation and reformation of
25	prisoners, facilitating their reintegration into society;
26	(4) provide necessary
27	(A) medical services for prisoners in correctional facilities or
28	who are committed by a court to the custody of the commissioner, including
29	examinations for communicable and infectious diseases;
30	(B) psychological or psychiatric treatment if a physician or
31	other health care provider, exercising ordinary skill and care at the time of

1	observation, concludes that
2	(i) a prisoner exhibits symptoms of a serious disease or
3	injury that is curable or may be substantially alleviated; and
4	(ii) the potential for harm to the prisoner by reason of
5	delay or denial of care is substantial; and
6	(C) assessment or screening of the risks and needs of offenders
7	who may be vulnerable to harm, exploitation, or recidivism as a result of fetal
8	alcohol syndrome, fetal alcohol spectrum disorder, or another brain-based
9	disorder;
10	(5) establish minimum standards for sex offender treatment programs
11	offered to persons who are committed to the custody of the commissioner;
12	(6) provide for fingerprinting in correctional facilities in accordance
13	with AS 12.80.060;
14	(7) establish a program to conduct assessments of the risks and needs
15	of offenders sentenced to serve a term of incarceration of 90 [30] days or more [AND
16	PROVIDE TO THE LEGISLATURE, BY ELECTRONIC MEANS, BY JANUARY
17	15, 2017, AND THEREAFTER BY JANUARY 15, PRECEDING THE FIRST
18	REGULAR SESSION OF EACH LEGISLATURE, A REPORT SUMMARIZING
19	THE FINDINGS AND RESULTS OF THE PROGRAM]; the program must include a
20	requirement for an assessment before a prisoner's release on parole, furlough, or
21	electronic monitoring from a correctional facility;
22	(8) establish a procedure that provides for each prisoner required to
23	serve an active term of imprisonment of <u>90</u> [30] days or more a written case plan that
24	(A) <u>takes effect and</u> is provided to the prisoner within 90 days
25	after sentencing;
26	(B) is based on the results of the assessment of the prisoner's
27	risks and needs under (7) of this subsection;
28	(C) includes a requirement to follow the rules of the institution;
29	(D) is modified when necessary for changes in classification,
30	housing status, medical or mental health, and resource availability;
31	(E) includes participation in programming that addresses the

1	needs identified in the assessment;
2	(9) establish a program to begin reentry planning with each prisoner
3	serving an active term of imprisonment of 90 days or more; reentry planning must
4	begin at least 90 days before release on furlough or probation or parole; the reentry
5	program must include
6	(A) a written reentry plan for each prisoner completed upon
7	release on furlough or probation or parole that includes information on the
8	prisoner's proposed
9	(i) residence;
10	(ii) employment or alternative means of support;
11	(iii) treatment options;
12	(iv) counseling services;
13	(v) education or job training services;
14	(B) any other requirements for successful transition back to the
15	community, including electronic monitoring or furlough for the period between
16	a scheduled parole hearing and parole eligibility;
17	(C) coordination with the Department of Labor and Workforce
18	Development to provide access, after release, to job training and employment
19	assistance; and
20	(D) coordination with community reentry coalitions or
21	other providers of reentry services if available;
22	(10) for offenders under electronic monitoring, establish
23	(A) minimum standards for electronic monitoring, which may
24	include the requirement of active, real-time monitoring using global
25	positioning systems; and
26	(B) procedures for oversight and approving electronic
27	monitoring programs and systems provided by private contractors; [AND]
28	(11) assist a prisoner in obtaining a valid state identification card if the
29	prisoner does not have a valid state identification card before the prisoner's release; the
30	department shall pay the application fee for the identification card; and
31	(12) provide to the legislature, by electronic means, by January 10

1	preceding the first regular session of each legislature, a report summarizing the
2	findings and results of the program established under (7) of this subsection; the
3	<u>report must include</u>
4	(A) the number of prisoners who were provided with
5	written case plans under (8) of this subsection;
6	(B) the number of written case plans under (8) of this
7	subsection initiated within the preceding year; and
8	(C) the number of written case plans under (8) of this
9	subsection that were updated in the preceding year.
10	* Sec. 52. AS 34.03.360(7) is amended to read:
11	(7) "illegal activity involving a controlled substance" means a violation
12	of AS 11.71.010(a), <u>11.71.025</u> , 11.71.030(a)(1), (2), or (4) - (8), or 11.71.040(a)(1),
13	(2), or (5);
14	* Sec. 53. AS 44.19.647(a) is amended to read:
15	(a) The commission shall submit to the governor and the legislature an annual
16	report. The report must include
17	(1) a description of its proceedings for the previous calendar year;
18	(2) a summary of savings and recommendations on how savings from
19	criminal justice reform should be reinvested to reduce recidivism;
20	(3) performance metrics and outcomes from the recommendations the
21	commission made in its December 2015 report, including recidivism rates, defined as
22	(A) the percentage of inmates who return to prison within three
23	years after release, broken down by offense type and risk level; and
24	(B) the percentage of inmates who return to prison within three
25	years after release for a new criminal conviction, broken down by offense type
26	and risk level; [AND]
27	(4) recommendations for additional reforms, which may include
28	recommendations for legislative and administrative action; and
29	(5) data reported by the Department of Law under AS 44.23.040.
30	* Sec. 54. AS 44.23.020 is amended by adding a new subsection to read:
31	(k) The attorney general, in consultation with the commissioner of public

1	safety, shall
2	(1) develop a tool to track felony sex offenses reported to the
3	Department of Public Safety by geographic location; the tracking tool must include a
4	means to record the reason a reported offense was not referred for prosecution or, if
5	referred, the reason the offense was not prosecuted and, if applicable, the reason a sex
6	offense charged as a felony resulted in a conviction of an offense other than a sex
7	offense under a plea agreement;
8	(2) develop regulations and procedures to implement the requirements
9	established under (1) of this subsection; and
10	(3) provide training for the implementation of the regulations and
11	procedures established under (2) of this subsection in each state department as
12	necessary.
13	* Sec. 55. AS 44.23.040 is amended by adding a new subsection to read:
14	(b) The Department of Law, in consultation with the Department of Public
15	Safety, shall gather and report data on felony sex offenses to the Alaska Judicial
16	Council. The data must include
17	(1) the number of felony sex offenses reported to the Department of
18	Public Safety that were not referred for prosecution;
19	(2) the number of felony sex offenses referred for prosecution that
20	were not prosecuted;
21	(3) the number of felony sex offenses that resulted in a conviction for a
22	crime other than a sex offense; and
23	(4) the number of sex offenses referred for prosecution that were
24	charged as a felony and, under a plea agreement, resulted in a conviction for a crime
25	other than a sex offense.
26	* Sec. 56. AS 44.41 is amended by adding a new section to read:
27	Sec. 44.41.065. Sexual assault examination kits. (a) When a law enforcement
28	agency collects a sexual assault examination kit under AS 18.68.010, the agency shall
29	(1) within 30 days after the agency collects the sexual assault
30	examination kit, send the sexual assault examination kit to an accredited laboratory in
31	coordination with the Department of Public Safety or a laboratory operated by the

1 Department of Public Safety; 2 (2) ensure that the laboratory to which the sexual assault examination 3 kit is sent under (1) of this subsection conducts a serological or DNA test on the 4 sexual assault examination kit within one year after the laboratory receives the sexual 5 assault examination kit; and 6 (3) within two weeks after the laboratory that receives the sexual 7 assault examination kit under (1) of this subsection completes serological or DNA 8 testing, make a reasonable effort to notify the victim from whom the sexual assault 9 examination kit was collected that the sexual assault examination kit has been tested. 10 A criminal action may not be dismissed nor the evidence deemed (b) 11 nonadmissible for failure to be tested within the times established in (a)(1) and (2) of 12 this section. 13 (c) If a case is resolved before a sexual assault examination kit is tested, a law 14 enforcement agency is not required to meet the time limits established in (a) of this 15 section. 16 (d) In this section, (1) "law enforcement agency" or "agency" has the meaning given to 17 18 "law enforcement agency" in AS 12.36.090; 19 (2) "victim" has the meaning given in AS 11.41.470. 20 * Sec. 57. AS 44.41.070(a) is amended to read: 21 (a) By September 1 of each year, each law enforcement agency and state 22 department charged with the maintenance, storage, and preservation of sexual assault 23 examination kits shall conduct an inventory of untested sexual assault examination kits 24 and report, in writing, to the Department of Public Safety the number of untested 25 sexual assault examination kits in the possession of the agency or department, the 26 number of sexual assault examination kits that the law enforcement agency or 27 state department has determined is ineligible for testing under (e) of this section, 28 with the reason or reasons the untested sexual assault examination kits were 29 determined to be ineligible for testing, and the date on which each untested sexual 30 assault examination kit was collected. 31 * Sec. 58. AS 44.41.070(b) is amended to read:

1	(b) By November 1 of each year, the Department of Public Safety shall
2	prepare and transmit a report to the president of the senate and the speaker of the
3	house of representatives that contains
4	(1) the number of untested sexual assault examination kits stored by
5	each law enforcement agency or department and the number of sexual assault
6	examination kits that the law enforcement agency or state department has
7	determined is ineligible for testing under (e) of this section, with the reason or
8	reasons the untested sexual assault examination kits were determined to be
9	ineligible for testing;
10	(2) the date each untested sexual assault examination kit was collected;
11	and
12	(3) a plan for addressing the backlog and prevention of a backlog of
13	untested sexual assault examination kits.
14	* Sec. 59. AS 44.41.070 is amended by adding a new subsection to read:
15	(e) A sexual assault examination kit is ineligible for testing if the law
16	enforcement agency or state department finds that the sexual assault examination kit
17	(1) is scientifically unviable;
18	(2) does not meet eligibility requirements for inclusion in the
19	Combined DNA Index System database; or
20	(3) was collected from a person who wishes to remain anonymous.
21	* Sec. 60. AS 47.12.315(a) is amended to read:
22	(a) Notwithstanding AS 47.12.310 and except as otherwise provided in this
23	section, the department shall disclose information to the public, on request, concerning
24	a minor subject to this chapter who was at least 13 years of age at the time of
25	commission of
26	(1) a felony offense against a person under AS 11.41;
27	(2) arson in the first or second degree;
28	(3) burglary in the first degree;
29	(4) distribution of child pornography;
30	(5) sex trafficking in the first degree;
31	(6) misconduct involving a controlled substance in the first ₁ [OR]

(7) misconduct involving weapons in the first through fourth degrees. * Sec. 61. AS 11.46.980(d) and 11.46.982 are repealed. * Sec. 62. The uncodified law of the State of Alaska is amended by adding a new section to read: APPLICABILITY. (a) The following sections apply to offenses committed on or after the effective date of those sections: (1) AS 11.41.110(a), as amended by sec. 1 of this Act; (2) AS 11.41.150(a), as amended by sec. 2 of this Act; (3) AS 11.41.432(a), as amended by sec. 3 of this Act; (4) AS 11.46.130(a), as amended by sec. 4 of this Act; (5) AS 11.46.140(a), as amended by sec. 5 of this Act; (6) AS 11.46.150(a), as amended by sec. 6 of this Act; (7) AS 11.46.220(c), as amended by sec. 7 of this Act; (6) AS 11.46.20(b), as amended by sec. 8 of this Act; (7) AS 11.46.20(c), as amended by sec. 9 of this Act; (6) (9) AS 11.46.20(b), as amended by sec. 10 of this Act; (7) (10) AS 11.46.20(d), as amended by sec. 11 of this Act; (11) AS 11.46.270(b), as amended by sec. 13 of this Act; (2) (13) AS 11.46.370, enacted by sec. 14 of this Act; (3) (14) AS 11.46.370, enacted by sec. 15 of this Act; (4) (17) AS 11.46.20(d), as amended by sec. 16 of this Act; (3) (16) AS 11.46.20(d), as amended by sec. 16 of this Act; (4) (17) AS 11.46.484(a), as amended by sec. 16 of this Act; </th <th>1</th> <th>second, or third degrees involving distribution or possession with intent to deliver; or</th>	1	second, or third degrees involving distribution or possession with intent to deliver; or
* Sec. 62. The uncodified law of the State of Alaska is amended by adding a new section to read: APPLICABILITY. (a) The following sections apply to offenses committed on or after the effective date of those sections: (1) AS 11.41.110(a), as amended by sec. 1 of this Act; (2) AS 11.41.150(a), as amended by sec. 2 of this Act; (1) (3) AS 11.41.32(a), as amended by sec. 3 of this Act; (2) (5) AS 11.46.130(a), as amended by sec. 4 of this Act; (3) (6) AS 11.46.130(a), as amended by sec. 5 of this Act; (4) (7) AS 11.46.140(a), as amended by sec. 5 of this Act; (5) (6) AS 11.46.150(a), as amended by sec. 7 of this Act; (6) AS 11.46.220(c), as amended by sec. 10 of this Act; (7) AS 11.46.220(c), as amended by sec. 10 of this Act; (8) AS 11.46.270(b), as amended by sec. 10 of this Act; (10) AS 11.46.270(b), as amended by sec. 12 of this Act; (11) AS 11.46.280(d), as amended by sec. 13 of this Act; (12) AS 11.46.370, enacted by sec. 14 of this Act; (13) AS 11.46.482(a), as amended by sec. 15 of this Act; (14) AS 11.46.484(a), as amended by sec. 17 of this Act; (15) AS 11.46.484(a), as amended by sec. 13 of this Act; (16) AS 11.46.484(a), as amended by sec. 13 of this Act; (17) AS 11.46.484(a), as amended by sec. 14 of this Act; (18) AS 11.46.484(a), as ame	2	(7) misconduct involving weapons in the first through fourth degrees.
5 read: 6 APPLICABILITY. (a) The following sections apply to offenses committed on or after the effective date of those sections: 7 the effective date of those sections: 8 (1) AS 11.41.110(a), as amended by sec. 1 of this Act; 9 (2) AS 11.41.150(a), as amended by sec. 2 of this Act; 10 (3) AS 11.41.432(a), as amended by sec. 3 of this Act; 11 (4) AS 11.46.130(a), as amended by sec. 4 of this Act; 12 (5) AS 11.46.140(a), as amended by sec. 5 of this Act; 13 (6) AS 11.46.150(a), as amended by sec. 6 of this Act; 14 (7) AS 11.46.220(c), as amended by sec. 7 of this Act; 15 (8) AS 11.46.260(b), as amended by sec. 9 of this Act; 16 (9) AS 11.46.270(b), as amended by sec. 10 of this Act; 17 (10) AS 11.46.280(d), as amended by sec. 10 of this Act; 18 (11) AS 11.46.280, as amended by sec. 12 of this Act; 19 (12) AS 11.46.280, as amended by sec. 13 of this Act; 21 (14) AS 11.46.370, enacted by sec. 14 of this Act; 22 (15) AS 11.46.482(a), as amended by sec. 15 of this Act; 23 (16) AS 11.46.484(a), as amended by sec. 17 of this Act; 24 (17) AS 11.46.480(b), as amended by sec. 10 of this Act;	3	* Sec. 61. AS 11.46.980(d) and 11.46.982 are repealed.
6 APPLICABILITY. (a) The following sections apply to offenses committed on or after 7 the effective date of those sections: 8 (1) AS 11.41.110(a), as amended by sec. 1 of this Act; 9 (2) AS 11.41.150(a), as amended by sec. 2 of this Act; 10 (3) AS 11.41.432(a), as amended by sec. 3 of this Act; 11 (4) AS 11.46.130(a), as amended by sec. 3 of this Act; 12 (5) AS 11.46.140(a), as amended by sec. 5 of this Act; 13 (6) AS 11.46.50(a), as amended by sec. 6 of this Act; 14 (7) AS 11.46.220(c), as amended by sec. 7 of this Act; 15 (8) AS 11.46.260(b), as amended by sec. 9 of this Act; 16 (9) AS 11.46.280(d), as amended by sec. 10 of this Act; 17 (10) AS 11.46.280(d), as amended by sec. 11 of this Act; 18 (11) AS 11.46.295, as amended by sec. 12 of this Act; 20 (13) AS 11.46.360(a), as amended by sec. 13 of this Act; 21 (14) AS 11.46.482(a), as amended by sec. 15 of this Act; 23 (16) AS 11.46.484(a), as amended by sec. 16 of this Act; 24 (17) AS 11.46.484(a), as amended by sec. 17 of this Act; 23 (16) AS 11.46.484(a), as amended by sec. 19 of this Act; 24 (17) AS 11.46.484(a), as amended by sec. 19 of this Ac	4	* Sec. 62. The uncodified law of the State of Alaska is amended by adding a new section to
7the effective date of those sections:8(1) AS 11.41.110(a), as amended by sec. 1 of this Act;9(2) AS 11.41.150(a), as amended by sec. 2 of this Act;10(3) AS 11.41.432(a), as amended by sec. 3 of this Act;11(4) AS 11.46.130(a), as amended by sec. 3 of this Act;12(5) AS 11.46.140(a), as amended by sec. 5 of this Act;13(6) AS 11.46.150(a), as amended by sec. 5 of this Act;14(7) AS 11.46.220(c), as amended by sec. 6 of this Act;15(8) AS 11.46.260(b), as amended by sec. 7 of this Act;16(9) AS 11.46.270(b), as amended by sec. 9 of this Act;17(10) AS 11.46.280(d), as amended by sec. 10 of this Act;18(11) AS 11.46.285, as amended by sec. 12 of this Act;20(13) AS 11.46.360(a), as amended by sec. 13 of this Act;21(14) AS 11.46.370, enacted by sec. 14 of this Act;22(15) AS 11.46.482(a), as amended by sec. 15 of this Act;23(16) AS 11.46.484(a), as amended by sec. 16 of this Act;24(17) AS 11.46.484(a), as amended by sec. 17 of this Act;25(18) AS 11.46.530(b), as amended by sec. 19 of this Act;26(19) AS 11.46.60(d), as amended by sec. 19 of this Act;27(20) AS 11.46.730(c), as amended by sec. 19 of this Act;28(21) AS 11.46.980(e), enacted by sec. 21 of this Act;	5	read:
8 (1) AS 11.41.110(a), as amended by sec. 1 of this Act; 9 (2) AS 11.41.150(a), as amended by sec. 2 of this Act; 10 (3) AS 11.41.432(a), as amended by sec. 3 of this Act; 11 (4) AS 11.46.130(a), as amended by sec. 4 of this Act; 12 (5) AS 11.46.140(a), as amended by sec. 5 of this Act; 13 (6) AS 11.46.150(a), as amended by sec. 6 of this Act; 14 (7) AS 11.46.220(c), as amended by sec. 7 of this Act; 15 (8) AS 11.46.260(b), as amended by sec. 9 of this Act; 16 (9) AS 11.46.270(b), as amended by sec. 10 of this Act; 17 (10) AS 11.46.280(d), as amended by sec. 10 of this Act; 18 (11) AS 11.46.360(a), as amended by sec. 13 of this Act; 20 (13) AS 11.46.370, enacted by sec. 14 of this Act; 21 (14) AS 11.46.482(a), as amended by sec. 15 of this Act; 23 (16) AS 11.46.484(a), as amended by sec. 17 of this Act; 24 (17) AS 11.46.486(a), as amended by sec. 18 of this Act; 25 (18) AS 11.46.730(b), as amended by sec. 19 of this Act; 26 (19) AS 11.46.730(b), as amended by sec. 10 of this Act; 25 (18) AS 11.46.300(b), as amended by sec. 10 of this Act; 26 (19) AS 11.46.630(b), as amended by sec. 10 of this Act; <td>6</td> <td>APPLICABILITY. (a) The following sections apply to offenses committed on or after</td>	6	APPLICABILITY. (a) The following sections apply to offenses committed on or after
9 (2) AS 11.41.150(a), as amended by sec. 2 of this Act; 10 (3) AS 11.41.432(a), as amended by sec. 3 of this Act; 11 (4) AS 11.46.130(a), as amended by sec. 4 of this Act; 12 (5) AS 11.46.140(a), as amended by sec. 5 of this Act; 13 (6) AS 11.46.150(a), as amended by sec. 5 of this Act; 14 (7) AS 11.46.220(c), as amended by sec. 7 of this Act; 15 (8) AS 11.46.260(b), as amended by sec. 7 of this Act; 16 (9) AS 11.46.270(b), as amended by sec. 9 of this Act; 17 (10) AS 11.46.280(d), as amended by sec. 10 of this Act; 18 (11) AS 11.46.285, as amended by sec. 12 of this Act; 19 (12) AS 11.46.30(a), as amended by sec. 13 of this Act; 20 (13) AS 11.46.370, enacted by sec. 14 of this Act; 21 (14) AS 11.46.482(a), as amended by sec. 15 of this Act; 23 (16) AS 11.46.482(a), as amended by sec. 16 of this Act; 24 (17) AS 11.46.486(a), as amended by sec. 18 of this Act; 25 (18) AS 11.46.630(b), as amended by sec. 19 of this Act; 26 (19) AS 11.46.630(b), as amended by sec. 10 of this Act; 25 (18) AS 11.46.300(b), as amended by sec. 10 of this Act; 26 (19) AS 11.46.630(b), as amended by sec. 20 of this Act;	7	the effective date of those sections:
10 (3) AS 11.41.432(a), as amended by sec. 3 of this Act; 11 (4) AS 11.46.130(a), as amended by sec. 4 of this Act; 12 (5) AS 11.46.140(a), as amended by sec. 5 of this Act; 13 (6) AS 11.46.150(a), as amended by sec. 5 of this Act; 14 (7) AS 11.46.220(c), as amended by sec. 7 of this Act; 15 (8) AS 11.46.260(b), as amended by sec. 7 of this Act; 16 (9) AS 11.46.270(b), as amended by sec. 9 of this Act; 17 (10) AS 11.46.280(d), as amended by sec. 10 of this Act; 18 (11) AS 11.46.285, as amended by sec. 11 of this Act; 19 (12) AS 11.46.295, as amended by sec. 12 of this Act; 20 (13) AS 11.46.370, enacted by sec. 14 of this Act; 21 (14) AS 11.46.482(a), as amended by sec. 15 of this Act; 22 (15) AS 11.46.482(a), as amended by sec. 16 of this Act; 23 (16) AS 11.46.482(a), as amended by sec. 17 of this Act; 24 (17) AS 11.46.486(a), as amended by sec. 18 of this Act; 25 (18) AS 11.46.620(d), as amended by sec. 19 of this Act; 26 (19) AS 11.46.620(d), as amended by sec. 10 of this Act; 27 (20) AS 11.46.730(c), as amended by sec. 20 of this Act; 28 (21) AS 11.46.980(e), enacted by sec. 21 of this Act;	8	(1) AS 11.41.110(a), as amended by sec. 1 of this Act;
11 (4) AS 11.46.130(a), as amended by sec. 4 of this Act; 12 (5) AS 11.46.140(a), as amended by sec. 5 of this Act; 13 (6) AS 11.46.150(a), as amended by sec. 5 of this Act; 14 (7) AS 11.46.220(c), as amended by sec. 7 of this Act; 15 (8) AS 11.46.260(b), as amended by sec. 7 of this Act; 16 (9) AS 11.46.270(b), as amended by sec. 9 of this Act; 17 (10) AS 11.46.280(d), as amended by sec. 10 of this Act; 18 (11) AS 11.46.280(d), as amended by sec. 10 of this Act; 19 (12) AS 11.46.295, as amended by sec. 12 of this Act; 20 (13) AS 11.46.360(a), as amended by sec. 13 of this Act; 21 (14) AS 11.46.482(a), as amended by sec. 15 of this Act; 22 (15) AS 11.46.482(a), as amended by sec. 16 of this Act; 23 (16) AS 11.46.484(a), as amended by sec. 17 of this Act; 24 (17) AS 11.46.486(a), as amended by sec. 18 of this Act; 25 (18) AS 11.46.530(b), as amended by sec. 19 of this Act; 26 (19) AS 11.46.730(c), as amended by sec. 20 of this Act; 27 (20) AS 11.46.980(e), enacted by sec. 21 of this Act; 28 (21) AS 11.46.980(e), enacted by sec. 21 of this Act;	9	(2) AS 11.41.150(a), as amended by sec. 2 of this Act;
12 (5) AS 11.46.140(a), as amended by sec. 5 of this Act; 13 (6) AS 11.46.150(a), as amended by sec. 6 of this Act; 14 (7) AS 11.46.220(c), as amended by sec. 7 of this Act; 15 (8) AS 11.46.260(b), as amended by sec. 8 of this Act; 16 (9) AS 11.46.270(b), as amended by sec. 9 of this Act; 17 (10) AS 11.46.270(b), as amended by sec. 10 of this Act; 18 (11) AS 11.46.285, as amended by sec. 11 of this Act; 19 (12) AS 11.46.295, as amended by sec. 12 of this Act; 20 (13) AS 11.46.370, enacted by sec. 14 of this Act; 21 (14) AS 11.46.482(a), as amended by sec. 15 of this Act; 23 (16) AS 11.46.484(a), as amended by sec. 17 of this Act; 24 (17) AS 11.46.486(a), as amended by sec. 19 of this Act; 25 (18) AS 11.46.620(d), as amended by sec. 19 of this Act; 26 (19) AS 11.46.730(c), as amended by sec. 20 of this Act; 27 (20) AS 11.46.730(c), as amended by sec. 21 of this Act; 28 (21) AS 11.46.980(e), enacted by sec. 21 of this Act;	10	(3) AS 11.41.432(a), as amended by sec. 3 of this Act;
13 (6) AS 11.46.150(a), as amended by sec. 6 of this Act; 14 (7) AS 11.46.220(c), as amended by sec. 7 of this Act; 15 (8) AS 11.46.260(b), as amended by sec. 8 of this Act; 16 (9) AS 11.46.270(b), as amended by sec. 9 of this Act; 17 (10) AS 11.46.280(d), as amended by sec. 10 of this Act; 18 (11) AS 11.46.285, as amended by sec. 11 of this Act; 19 (12) AS 11.46.295, as amended by sec. 12 of this Act; 20 (13) AS 11.46.360(a), as amended by sec. 13 of this Act; 21 (14) AS 11.46.370, enacted by sec. 15 of this Act; 23 (16) AS 11.46.482(a), as amended by sec. 16 of this Act; 24 (17) AS 11.46.484(a), as amended by sec. 17 of this Act; 25 (18) AS 11.46.530(b), as amended by sec. 18 of this Act; 26 (19) AS 11.46.620(d), as amended by sec. 20 of this Act; 27 (20) AS 11.46.730(c), as amended by sec. 21 of this Act; 28 (21) AS 11.46.980(e), enacted by sec. 21 of this Act;	11	(4) AS 11.46.130(a), as amended by sec. 4 of this Act;
14 (7) AS 11.46.220(c), as amended by sec. 7 of this Act; 15 (8) AS 11.46.260(b), as amended by sec. 8 of this Act; 16 (9) AS 11.46.270(b), as amended by sec. 9 of this Act; 17 (10) AS 11.46.280(d), as amended by sec. 10 of this Act; 18 (11) AS 11.46.285, as amended by sec. 11 of this Act; 19 (12) AS 11.46.295, as amended by sec. 12 of this Act; 20 (13) AS 11.46.360(a), as amended by sec. 13 of this Act; 21 (14) AS 11.46.370, enacted by sec. 14 of this Act; 22 (15) AS 11.46.482(a), as amended by sec. 15 of this Act; 23 (16) AS 11.46.484(a), as amended by sec. 16 of this Act; 24 (17) AS 11.46.486(a), as amended by sec. 17 of this Act; 25 (18) AS 11.46.620(d), as amended by sec. 18 of this Act; 26 (19) AS 11.46.620(d), as amended by sec. 20 of this Act; 27 (20) AS 11.46.730(c), as amended by sec. 20 of this Act; 28 (21) AS 11.46.980(e), enacted by sec. 21 of this Act;	12	(5) AS 11.46.140(a), as amended by sec. 5 of this Act;
15 (8) AS 11.46.260(b), as amended by sec. 8 of this Act; 16 (9) AS 11.46.270(b), as amended by sec. 9 of this Act; 17 (10) AS 11.46.280(d), as amended by sec. 10 of this Act; 18 (11) AS 11.46.285, as amended by sec. 11 of this Act; 19 (12) AS 11.46.295, as amended by sec. 12 of this Act; 20 (13) AS 11.46.360(a), as amended by sec. 13 of this Act; 21 (14) AS 11.46.370, enacted by sec. 14 of this Act; 22 (15) AS 11.46.482(a), as amended by sec. 15 of this Act; 23 (16) AS 11.46.484(a), as amended by sec. 17 of this Act; 24 (17) AS 11.46.486(a), as amended by sec. 18 of this Act; 25 (18) AS 11.46.620(d), as amended by sec. 20 of this Act; 26 (19) AS 11.46.730(c), as amended by sec. 21 of this Act; 27 (20) AS 11.46.980(e), enacted by sec. 21 of this Act;	13	(6) AS 11.46.150(a), as amended by sec. 6 of this Act;
16(9) AS 11.46.270(b), as amended by sec. 9 of this Act;17(10) AS 11.46.280(d), as amended by sec. 10 of this Act;18(11) AS 11.46.285, as amended by sec. 11 of this Act;19(12) AS 11.46.295, as amended by sec. 12 of this Act;20(13) AS 11.46.360(a), as amended by sec. 13 of this Act;21(14) AS 11.46.370, enacted by sec. 14 of this Act;22(15) AS 11.46.482(a), as amended by sec. 15 of this Act;23(16) AS 11.46.484(a), as amended by sec. 16 of this Act;24(17) AS 11.46.486(a), as amended by sec. 17 of this Act;25(18) AS 11.46.530(b), as amended by sec. 19 of this Act;26(19) AS 11.46.620(d), as amended by sec. 20 of this Act;27(20) AS 11.46.730(c), as amended by sec. 21 of this Act;28(21) AS 11.46.980(e), enacted by sec. 21 of this Act;	14	(7) AS 11.46.220(c), as amended by sec. 7 of this Act;
17 (10) AS 11.46.280(d), as amended by sec. 10 of this Act; 18 (11) AS 11.46.285, as amended by sec. 11 of this Act; 19 (12) AS 11.46.295, as amended by sec. 12 of this Act; 20 (13) AS 11.46.360(a), as amended by sec. 13 of this Act; 21 (14) AS 11.46.370, enacted by sec. 14 of this Act; 22 (15) AS 11.46.482(a), as amended by sec. 15 of this Act; 23 (16) AS 11.46.484(a), as amended by sec. 16 of this Act; 24 (17) AS 11.46.486(a), as amended by sec. 17 of this Act; 25 (18) AS 11.46.530(b), as amended by sec. 19 of this Act; 26 (19) AS 11.46.620(d), as amended by sec. 20 of this Act; 27 (20) AS 11.46.730(c), as amended by sec. 21 of this Act; 28 (21) AS 11.46.980(e), enacted by sec. 21 of this Act;	15	(8) AS 11.46.260(b), as amended by sec. 8 of this Act;
18 (11) AS 11.46.285, as amended by sec. 11 of this Act; 19 (12) AS 11.46.295, as amended by sec. 12 of this Act; 20 (13) AS 11.46.360(a), as amended by sec. 13 of this Act; 21 (14) AS 11.46.370, enacted by sec. 14 of this Act; 22 (15) AS 11.46.482(a), as amended by sec. 15 of this Act; 23 (16) AS 11.46.484(a), as amended by sec. 16 of this Act; 24 (17) AS 11.46.486(a), as amended by sec. 17 of this Act; 25 (18) AS 11.46.530(b), as amended by sec. 19 of this Act; 26 (19) AS 11.46.620(d), as amended by sec. 20 of this Act; 27 (20) AS 11.46.730(c), as amended by sec. 21 of this Act; 28 (21) AS 11.46.980(e), enacted by sec. 21 of this Act;	16	(9) AS 11.46.270(b), as amended by sec. 9 of this Act;
19 (12) AS 11.46.295, as amended by sec. 12 of this Act; 20 (13) AS 11.46.360(a), as amended by sec. 13 of this Act; 21 (14) AS 11.46.370, enacted by sec. 14 of this Act; 22 (15) AS 11.46.482(a), as amended by sec. 15 of this Act; 23 (16) AS 11.46.484(a), as amended by sec. 16 of this Act; 24 (17) AS 11.46.486(a), as amended by sec. 17 of this Act; 25 (18) AS 11.46.530(b), as amended by sec. 18 of this Act; 26 (19) AS 11.46.620(d), as amended by sec. 20 of this Act; 27 (20) AS 11.46.730(c), as amended by sec. 21 of this Act; 28 (21) AS 11.46.980(e), enacted by sec. 21 of this Act;	17	(10) AS 11.46.280(d), as amended by sec. 10 of this Act;
20 (13) AS 11.46.360(a), as amended by sec. 13 of this Act; 21 (14) AS 11.46.370, enacted by sec. 14 of this Act; 22 (15) AS 11.46.482(a), as amended by sec. 15 of this Act; 23 (16) AS 11.46.484(a), as amended by sec. 16 of this Act; 24 (17) AS 11.46.486(a), as amended by sec. 17 of this Act; 25 (18) AS 11.46.530(b), as amended by sec. 18 of this Act; 26 (19) AS 11.46.620(d), as amended by sec. 19 of this Act; 27 (20) AS 11.46.730(c), as amended by sec. 20 of this Act; 28 (21) AS 11.46.980(e), enacted by sec. 21 of this Act;	18	(11) AS 11.46.285, as amended by sec. 11 of this Act;
21 (14) AS 11.46.370, enacted by sec. 14 of this Act; 22 (15) AS 11.46.482(a), as amended by sec. 15 of this Act; 23 (16) AS 11.46.484(a), as amended by sec. 16 of this Act; 24 (17) AS 11.46.486(a), as amended by sec. 17 of this Act; 25 (18) AS 11.46.530(b), as amended by sec. 18 of this Act; 26 (19) AS 11.46.620(d), as amended by sec. 19 of this Act; 27 (20) AS 11.46.730(c), as amended by sec. 20 of this Act; 28 (21) AS 11.46.980(e), enacted by sec. 21 of this Act;	19	(12) AS 11.46.295, as amended by sec. 12 of this Act;
 (15) AS 11.46.482(a), as amended by sec. 15 of this Act; (16) AS 11.46.484(a), as amended by sec. 16 of this Act; (17) AS 11.46.486(a), as amended by sec. 17 of this Act; (18) AS 11.46.530(b), as amended by sec. 18 of this Act; (19) AS 11.46.620(d), as amended by sec. 19 of this Act; (20) AS 11.46.730(c), as amended by sec. 20 of this Act; (21) AS 11.46.980(e), enacted by sec. 21 of this Act; 	20	(13) AS 11.46.360(a), as amended by sec. 13 of this Act;
 (16) AS 11.46.484(a), as amended by sec. 16 of this Act; (17) AS 11.46.486(a), as amended by sec. 17 of this Act; (18) AS 11.46.530(b), as amended by sec. 18 of this Act; (19) AS 11.46.620(d), as amended by sec. 19 of this Act; (20) AS 11.46.730(c), as amended by sec. 20 of this Act; (21) AS 11.46.980(e), enacted by sec. 21 of this Act; 	21	(14) AS 11.46.370, enacted by sec. 14 of this Act;
24 (17) AS 11.46.486(a), as amended by sec. 17 of this Act; 25 (18) AS 11.46.530(b), as amended by sec. 18 of this Act; 26 (19) AS 11.46.620(d), as amended by sec. 19 of this Act; 27 (20) AS 11.46.730(c), as amended by sec. 20 of this Act; 28 (21) AS 11.46.980(e), enacted by sec. 21 of this Act;	22	(15) AS 11.46.482(a), as amended by sec. 15 of this Act;
25 (18) AS 11.46.530(b), as amended by sec. 18 of this Act; 26 (19) AS 11.46.620(d), as amended by sec. 19 of this Act; 27 (20) AS 11.46.730(c), as amended by sec. 20 of this Act; 28 (21) AS 11.46.980(e), enacted by sec. 21 of this Act;	23	(16) AS 11.46.484(a), as amended by sec. 16 of this Act;
26 (19) AS 11.46.620(d), as amended by sec. 19 of this Act; 27 (20) AS 11.46.730(c), as amended by sec. 20 of this Act; 28 (21) AS 11.46.980(e), enacted by sec. 21 of this Act;	24	(17) AS 11.46.486(a), as amended by sec. 17 of this Act;
 27 (20) AS 11.46.730(c), as amended by sec. 20 of this Act; 28 (21) AS 11.46.980(e), enacted by sec. 21 of this Act; 	25	(18) AS 11.46.530(b), as amended by sec. 18 of this Act;
28 (21) AS 11.46.980(e), enacted by sec. 21 of this Act;	26	(19) AS 11.46.620(d), as amended by sec. 19 of this Act;
	27	(20) AS 11.46.730(c), as amended by sec. 20 of this Act;
29 (22) AS 11.56.810(a), as amended by sec. 22 of this Act;	28	(21) AS 11.46.980(e), enacted by sec. 21 of this Act;
	29	(22) AS 11.56.810(a), as amended by sec. 22 of this Act;
30 (23) AS 11.61.123(a), as amended by sec 23 of this Act;	30	(23) AS 11.61.123(a), as amended by sec 23 of this Act;
31 (24) AS 11.61.123(c), as amended by sec 24 of this Act;	31	(24) AS 11.61.123(c), as amended by sec 24 of this Act;

1	(25) AS 11.61.123(d), as amended by sec 25 of this Act;
2	(26) AS 11.61.123(f), as amended by sec 26 of this Act;
3	(27) AS 11.61.123(g), enacted by sec 27 of this Act;
4	(28) AS 11.71.025, enacted by sec. 28 of this Act;
5	(29) AS 11.71.030(a), as amended by sec. 29 of this Act;
6	(30) AS 11.71.030(d), as amended by sec. 30 of this Act;
7	(31) AS 11.71.040(a), as amended by sec. 31 of this Act;
8	(32) AS 11.71.040(d), as amended by sec. 32 of this Act;
9	(33) AS 11.71.050, as amended by sec. 33 of this Act;
10	(34) AS 11.71.060, as amended by sec. 34 of this Act;
11	(35) AS 11.71.311(a), as amended by sec. 35 of this Act;
12	(36) AS 12.55.185(16), as amended by sec. 42 of this Act;
13	(37) AS 28.35.030(o), as amended by sec. 49 of this Act;
14	(38) AS 28.35.032(q), as amended by sec. 50 of this Act.
15	(b) The following sections apply to sentences imposed on or after the effective date of
16	those sections:
17	(1) AS 12.55.027(i), enacted by sec. 36 of this Act;
18	(2) AS 12.55.125(d), as amended by sec. 37 of this Act;
19	(3) AS 12.55.125(i), as amended by sec. 38 of this Act;
20	(4) AS 12.55.135(a), as amended by sec. 39 of this Act;
21	(5) AS 12.55.135(b), as amended by sec. 40 of this Act;
22	(6) AS 12.55.135(n), as amended by sec. 41 of this Act.
23	(c) The following sections apply to the duty to register as a sex offender for offenses
24	committed on or after the effective date of those sections:
25	(1) AS 12.63.010(d), as amended by sec. 43 of this Act;
26	(2) AS 12.30.010(g), enacted by sec. 44 of this Act;
27	(3) AS 12.63.020, as amended by sec. 45 of this Act;
28	(4) AS 12.63.100(6), as amended by sec. 46 of this Act.
29	* Sec. 63. The uncodified law of the State of Alaska is amended by adding a new section to
30	read:
31	REPORT TO LEGISLATURE; COMMISSIONER OF CORRECTIONS. On or

before January 10, 2020, the commissioner of corrections shall provide a report to the legislature as described under AS 33.30.011(a)(12), enacted by sec. 51 of this Act. The commissioner shall submit the report to the senate secretary and chief clerk of the house of representatives and notify the legislature that the report is available.