CS FOR HOUSE BILL NO. 183(FIN)

IN THE LEGISLATURE OF THE STATE OF ALASKA

THIRTY-SECOND LEGISLATURE - SECOND SESSION

BY THE HOUSE FINANCE COMMITTEE

Offered: 5/5/22 Referred: Rules

6

Sponsor(s): REPRESENTATIVE CLAMAN

A BILL

FOR AN ACT ENTITLED

- 1 "An Act establishing the Alaska Criminal Justice Data Analysis Commission; relating to 2 the membership, powers, and duties of the Alaska Criminal Justice Data Analysis 3 Commission; relating to the duties of the Judicial Council; and providing for an 4 effective date." 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:
- * **Section 1.** AS 22.20 is amended by adding a new section to read:
- 7 Sec. 22.20.211. Staff and support for criminal justice data analysis 8 **commission.** The judicial council shall provide staff and administrative support to the
- 9 Alaska Criminal Justice Data Analysis Commission established in AS 44.19.641.
- 10 * Sec. 2. AS 22.20 is amended by adding a new section to article 4 to read:
- 11 Sec. 22.20.221. Prison inmate characteristics information. (a) The judicial 12 council shall design and implement a project for the purposes of studying risk factors 13 related to criminal activity, informing the legislature's policy and funding decisions 14 related to primary crime prevention, and improving primary crime prevention

strategies in the state. Under the project, the Department of Corrections shall transmit
information about offenders sentenced to serve terms of incarceration of 30 days or
more, and the judicial council shall analyze the information and provide to the
legislature the judicial council's conclusions and recommendations in the report
required under (b) of this section. The judicial council shall, in consultation with the
Justice Center at the University of Alaska, the Department of Corrections, and other
relevant entities or state agencies, create a list of the types of information and inmate
characteristics the Department of Corrections shall collect for the project and may
revise the list when necessary to meet project goals. The information may include data
relating to adverse childhood experiences, mental health and substance abuse history,
education, income, and employment of inmates. The Department of Corrections shall
adopt policies establishing procedures for collecting the information identified in the
list required under this subsection and providing the information to the judicial
council. The procedures may provide for the collection of the information as part of
the risk assessment program established under AS 33.30.011(a)(7). In this subsection,
"primary crime prevention" means intervention programs and strategies designed to
reduce crime risk factors among the general population and prevent crime from
happening.

- (b) The judicial council shall prepare an annual report summarizing the information collected and analyzed under (a) of this section. The judicial council shall
- (1) provide a summary in the form of tables, charts, graphs, or other formats that are easily understood;
- (2) include a review of the data and the judicial council's interpretations, findings, and conclusions related to the information collected;
- (3) describe any changes in the types of information collected during the preceding fiscal year;
- (4) make the report required under this subsection available to the public; the judicial council may not publish or present individually identifiable information relating to an inmate;
- (5) include, when possible, information from the previous fiscal year, comparisons to previous fiscal years, and cumulative information;

1	(6) not later than February 14 of each year, submit the report to the		
2	senate secretary and the chief clerk of the house of representatives and notify the		
3	legislature that the report is available; and		
4	(7) present the summary and analysis to the legislature within 10 days		
5	after the convening of the next regular session of the legislature following the		
6	submission of the report.		
7	* Sec. 3. AS 44.19.641 is amended to read:		
8	Sec. 44.19.641. Creation of commission. The Alaska Criminal Justice Data		
9	Analysis Commission is established in the Office of the Governor.		
10	* Sec. 4. AS 44.19.642(a), as amended by sec. 135(23) of Executive Order 121, is amended		
11	to read:		
12	(a) The commission consists of <u>16</u> [14] members, appointed or designated in		
13	a manner that ensures rural areas of the state are represented, as follows:		
14	(1) the chief justice of the Alaska Supreme Court or another active or		
15	retired justice of the supreme court or an active or retired judge of the court of appeals		
16	designated by the chief justice;		
17	(2) an active or retired superior court judge designated by the chief		
18	justice for a three-year term;		
19	(3) an active or retired district court judge designated by the chief		
20	justice for a three-year term;		
21	(4) a member of the Alaska Native community designated by the		
22	Alaska Native Justice Center for a three-year term;		
23	(5) the <u>deputy</u> attorney general <u>for the division of the Department of</u>		
24	Law that has responsibility for criminal cases or [A DESIGNEE OF] the deputy		
25	attorney general's designee [GENERAL];		
26	(6) the public defender or the public defender's [A] designee [OF		
27	THE PUBLIC DEFENDER];		
28	(7) the commissioner of corrections or the commissioner's designee;		
29	(8) the commissioner of public safety or the commissioner's designee;		
30	(9) the chief executive officer of the Alaska Mental Health Trust		
31	Authority or the chief executive officer's designee for a three-year term;		

1	(10) two [AN] active duty peace officers, one representing a rural
2	community off the road system and one representing an urban community,
3	designated by the Alaska Association of Chiefs of Police [MEMBER OF A
4	MUNICIPAL LAW ENFORCEMENT AGENCY APPOINTED BY THE
5	GOVERNOR] for [A] three-year terms [TERM];
6	(11) one victims' rights advocate designated [APPOINTED] by the
7	Alaska Network on Domestic Violence and Sexual Assault, after consultation
8	with its members and partner organizations, [GOVERNOR] for a three-year term;
9	(12) one nonvoting member, serving ex officio, who is a member of
10	the senate appointed by the president of the senate;
11	(13) one nonvoting member, serving ex officio, who is a member of
12	the house of representatives appointed by the speaker of the house of representatives;
13	[AND]
14	(14) [ONE NONVOTING MEMBER, SERVING EX OFFICIO,
15	WHO IS] the commissioner of health or the commissioner's designee; and
16	(15) one person who has been convicted of a felony offense in the
17	state for which the person has been unconditionally discharged, designated
18	jointly by the deputy attorney general for the division of the Department of Law
19	that has responsibility for criminal cases and the public defender for a three-year
20	term; in this paragraph, "unconditionally discharged" has the meaning given in
21	<u>AS 12.55.185</u> .
22	* Sec. 5. AS 44.19.645 is amended to read:
23	Sec. 44.19.645. Powers and duties of the commission. (a) The commission
24	shall
25	(1) contract for data analysis, research, reports, or studies
26	necessary to understand the functions, operations, and outcomes of the criminal
27	justice system in the state, including studies that [EVALUATE THE EFFECT OF
28	SENTENCING LAWS AND CRIMINAL JUSTICE PRACTICES ON THE
29	CRIMINAL JUSTICE SYSTEM TO EVALUATE WHETHER THOSE
30	SENTENCING LAWS AND CRIMINAL JUSTICE PRACTICES PROVIDE FOR
31	PROTECTION OF THE PUBLIC, COMMUNITY CONDEMNATION OF THE

1	OFFENDER, THE RIGHTS OF VICTIMS OF CRIMES, THE RIGHTS OF THE
2	ACCUSED AND THE PERSON CONVICTED, RESTITUTION FROM THE
3	OFFENDER, AND THE PRINCIPLE OF REFORMATION. THE COMMISSION
4	SHALL MAKE RECOMMENDATIONS FOR IMPROVING CRIMINAL
5	SENTENCING PRACTICES AND CRIMINAL JUSTICE PRACTICES,
6	INCLUDING REHABILITATION AND RESTITUTION. THE COMMISSION
7	SHALL ANNUALLY MAKE RECOMMENDATIONS TO THE GOVERNOR AND
8	THE LEGISLATURE ON HOW SAVINGS FROM CRIMINAL JUSTICE
9	REFORMS SHOULD BE REINVESTED TO REDUCE RECIDIVISM. IN
10	FORMULATING ITS RECOMMENDATIONS, THE COMMISSION SHALL]
11	consider
12	(A) [(1)] statutes, court rules, and court decisions relevant to
13	sentencing of criminal defendants in misdemeanor and felony cases;
14	(B) the needs and views of crime victims [(2) SENTENCING
15	PRACTICES OF THE JUDICIARY, INCLUDING USE OF PRESUMPTIVE
16	SENTENCES];
17	(C) [(3)] means of promoting uniformity, proportionality, and
18	accountability in sentencing;
19	$(\underline{\mathbf{D}})$ [(4)] alternatives to traditional forms of incarceration;
20	(E) [(5)] the efficacy of parole and probation in ensuring public
21	safety, achieving rehabilitation, and reducing recidivism;
22	(F) [(6)] the adequacy, availability, and effectiveness of
23	treatment and rehabilitation programs;
24	(G) [(7)] crime and incarceration rates, including the rate of
25	violent crime and the abuse of controlled substances, in this state compared to
26	other states, and best practices adopted by other states that have proven to be
27	successful in reducing recidivism;
28	(2) review the information collected under (1) of this subsection to
29	identify areas for improving the efficiencies and effectiveness of the criminal
30	justice system;
31	(3) recommend to the legislature appropriations from the annual

1	estimated balance in the recidivism reduction fund established in AS 43.61.010(c)
2	not later than August 1 of each year;
3	(4) if requested by the legislature, the governor, or the chief justice
4	of the supreme court, provide the results of data analysis, studies, or research or
5	make recommendations for improving criminal sentencing practices and
6	criminal justice practices, including rehabilitation and restitution; and
7	(5) submit the annual report required under AS 44.19.647
8	[(8) THE RELATIONSHIP BETWEEN SENTENCING PRIORITIES
9	AND CORRECTIONAL RESOURCES;
10	(9) THE EFFECTIVENESS OF THE STATE'S CURRENT
11	METHODOLOGIES FOR THE COLLECTION AND DISSEMINATION OF
12	CRIMINAL JUSTICE DATA; AND
13	(10) WHETHER THE SCHEDULES FOR CONTROLLED
14	SUBSTANCES IN AS 11.71.140 - 11.71.190 ARE REASONABLE AND
15	APPROPRIATE, CONSIDERING THE CRITERIA ESTABLISHED IN
16	AS 11.71.120(c)].
17	(b) The commission may
18	(1) [RECOMMEND LEGISLATIVE AND ADMINISTRATIVE
19	ACTION ON CRIMINAL JUSTICE PRACTICES;
20	(2)] select and retain the services of consultants as necessary;
21	[(3) APPOINT A WORKING GROUP TO REVIEW AND
22	ANALYZE THE IMPLEMENTATION OF THE RECOMMENDATIONS MADE IN
23	THE JUSTICE REINVESTMENT REPORT IN DECEMBER 2015, AND OTHER
24	RECOMMENDATIONS ISSUED BY THE COMMISSION, AND REGULARLY
25	REPORT TO THE COMMISSION ON THE STATUS OF THE
26	IMPLEMENTATION; A WORKING GROUP MAY INCLUDE
27	REPRESENTATIVES OF CRIMINAL JUSTICE AGENCIES AND KEY
28	CONSTITUENCIES WHO ARE NOT MEMBERS OF THE COMMISSION;] and
29	(2) [(4)] enter into data-sharing agreements with the Justice Center and
30	the Alaska Justice Information Center at the University of Alaska, the Alaska
31	Judicial Council, or other research institutions for the purposes of analyzing data and

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- (1) receive and analyze data collected by agencies and entities <u>under</u>

 (e) (g) of this section, information reported [CHARGED WITH IMPLEMENTING THE RECOMMENDATIONS OF THE 2015 JUSTICE REINVESTMENT REPORT AND OTHER RECOMMENDATIONS ISSUED] by the <u>Department of Law under AS 44.23.040</u>, and information from other sources <u>determined by the</u> commission [AND WHO ARE COLLECTING DATA DURING THE IMPLEMENTATION AND MANAGEMENT OF SPECIFIC COMMISSION RECOMMENDATIONS];
- (2) track and assess outcomes <u>and trends in</u> [FROM THE RECOMMENDATIONS] the [COMMISSION HAS MADE AND CORRESPONDING] criminal justice <u>system</u> [REFORMS]; <u>and</u>
- (3) request, receive, and review data and reports on performance outcome data relating to **the efficiency and effectiveness of the** criminal justice **system** [REFORM;
- (4) APPOINT A WORKING GROUP TO REVIEW AND ANALYZE SEXUAL OFFENSE STATUTES AND REPORT TO THE LEGISLATURE IF THERE ARE CIRCUMSTANCES UNDER WHICH VICTIMS' RIGHTS, PUBLIC SAFETY, AND THE REHABILITATION OF OFFENDERS ARE BETTER SERVED BY CHANGING EXISTING LAWS; THE WORKING GROUP SHALL CONSULT WITH THE OFFICE OF VICTIMS' RIGHTS IN DEVELOPING THE REPORT; THE COMMISSION SHALL DELIVER THE REPORT TO THE SENATE SECRETARY AND THE CHIEF CLERK OF THE HOUSE OF REPRESENTATIVES AND NOTIFY THE LEGISLATURE THAT THE REPORT IS AVAILABLE; THE COMMISSION MAY INCLUDE IN THE WORKING GROUP PEOPLE REPRESENTING A VARIETY OF VIEWPOINTS WHO ARE NOT MEMBERS OF THE COMMISSION; AND
- (5) EXPLORE THE POSSIBILITY OF ENTERING INTO MUTUALLY AGREEABLE ARRANGEMENTS WITH REGIONAL NONPROFIT ORGANIZATIONS, INCLUDING TRIBES AND TRIBAL ORGANIZATIONS, TO

1	PROVIDE THE PRETRIAL, PROBATION, AND PAROLE SERVICES NEEDED
2	IN UNDERSERVED AREAS OF THE STATE].
3	(d) Agencies and entities reporting data to the commission [WORKING
4	GROUP AUTHORIZED IN (b)(3) OF THIS SECTION] under (e) - (g) of this section
5	shall
6	(1) report data individually by case number, including an identifier
7	number such as the Alaska Public Safety Information Network number, the court case
8	number, the Alaska Corrections Offender Management System number, and the arrest
9	tracking number, as available;
10	(2) include demographic information necessary for tracking
11	individuals across multiple databases, including the individual's first name, last name,
12	middle initial as available, and date of birth; and
13	(3) include information necessary to measure possible disparate effects
14	of criminal justice laws and policies, such as race and gender as available.
15	(e) The judiciary shall report quarterly to the commission [WORKING
16	GROUP AUTHORIZED IN (b)(3) OF THIS SECTION]. The report shall include
17	criminal case processing data, including
18	(1) the date, type, and number of all charges disposed within the
19	quarter;
20	(2) the disposition of each charge, whether convicted, dismissed,
21	acquitted, or otherwise disposed; [AND]
22	(3) the date of the disposition for each charge; and
23	(4) information on pretrial release decisions by judicial officers,
24	including bail and supervision conditions, and information on pretrial outcomes,
25	including whether and when a bench warrant for failure to appear was issued
26	during the pretrial period; if this information is not readily available in electronic
27	format, the court system shall work with the commission to facilitate commission
28	staff review of paper case file records.
29	(f) The Department of Public Safety shall report quarterly to the commission
30	[WORKING GROUP AUTHORIZED UNDER (b)(3) OF THIS SECTION]. The
31	report shall include the following information:

1	(1) data on citations and arrests for criminal offenses, including the
2	offense charged and whether [REASON FOR ARREST IF] an arrest was made;
3	(2) data on the disposition of all criminal charges, including
4	convictions and sentences during the quarter; and
5	(3) criminal history information for selected offenders as agreed on by
6	the Department of Public Safety [DEPARTMENT] and the commission
7	[WORKING GROUP AUTHORIZED IN (b)(3) OF THIS SECTION].
8	(g) The Department of Corrections shall report quarterly to the commission
9	[WORKING GROUP AUTHORIZED IN (b)(3) OF THIS SECTION]. The report
10	shall include the following information:
11	(1) data on pretrial decision making and outcomes, including
12	information on pretrial detainees admitted for a new criminal charge; detainees
13	released at any point before case resolution; time spent detained before first release or
14	case resolution; pretrial defendant risk level and charge; pretrial release
15	recommendations made by pretrial services officers; pretrial conditions imposed on
16	pretrial detainees by judicial officers, if known, including [AMOUNT OF] bail [,] and
17	supervision conditions; and information on pretrial outcomes of defendants under
18	the supervision of the pretrial services program, including whether or not the
19	defendant appeared in court or was re-arrested during the pretrial period;
20	(2) data on offenders admitted to the Department of Corrections for a
21	new criminal conviction, including the offense type [, NUMBER OF PRIOR
22	FELONY CONVICTIONS, SENTENCE LENGTH,] and length of stay;
23	(3) data on the population of the Department of Corrections, using a
24	one-day snapshot on the first day of the first month of each quarter, broken down by
25	type of admission, offense type, and known risk level;
26	(4) data on offenders on probation supervised by the Department of
27	Corrections, including the total number of offenders supervised using a one-day
28	snapshot on the first month of each quarter; admissions to probation; assignments to a
29	program under AS 33.05.020(f); probation sentence length; time served on the
30	sentence; <u>and</u> whether probation was successfully completed [, ANY NEW
31	CONVICTIONS FOR A FELONY OFFENSE, AND ANY SENTENCES TO A

TERM OF	IMPRISONMENT	WHILE	ON PROB	ATION1:

- (5) data on parole, including the number of offenders supervised on parole, using a one-day snapshot on the first month of each quarter; the number of parole hearings; the parole grant rate and number of parolees released on [DISCRETIONARY AND SPECIAL MEDICAL] parole; and information on parolees, including time spent on parole, <u>and</u> whether parole was successfully completed [, ANY NEW CONVICTIONS FOR A NEW FELONY OFFENSE, AND ANY SENTENCES TO A TERM OF IMPRISONMENT WHILE ON PAROLE];
- (6) data on the [IMPLEMENTATION OF POLICIES FROM THE 2015 JUSTICE REINVESTMENT REPORT, INCLUDING THE] number and percentage of offenders who earn compliance credits under AS 33.05.020(h) or AS 33.16.270 in one or more months, and the total amount of credits earned; the average number of sanctions issued under as 33.05.020(g) before a petition to revoke probation or parole is filed; and the most common violations of probation or parole; and
- (7) data on probation and parole revocations, including information on probationers and parolees admitted <u>solely for a technical violation; probationers</u> <u>and parolees admitted</u> for a supervision violation pre-case and post-case resolution; probationers and parolees admitted for a new arrest; the number of previous revocations on the current sentence, if any; the length of time held pre-case resolution; the length of time to case resolution; and the length of stay.
- * Sec. 6. AS 44.19.645 is amended by adding a new subsection to read:
 - (i) The commission shall design and implement a project for the purposes of studying risk factors related to criminal activity, informing the legislature's policy and funding decisions related to primary crime prevention, and improving primary crime prevention strategies in the state. Under the project, the Department of Corrections shall transmit information about offenders sentenced to serve terms of incarceration of 30 days or more to the commission, and the commission shall analyze the information and provide to the legislature, in the report required under AS 44.19.647, the commission's conclusions and findings. The commission shall, in consultation with the Justice Center and the Alaska Justice Information Center at the University of Alaska,

1	the Alaska Judicial Council, the Department of Corrections, and other relevant entities
2	or state agencies, create a list of the types of information and inmate characteristics the
3	Department of Corrections shall collect for the project and may revise the list when
4	necessary to meet project goals. The information may include data relating to adverse
5	childhood experiences, mental health and substance abuse history, education, income,
6	and employment of inmates. The Department of Corrections shall adopt policies
7	establishing procedures for collecting the information identified in the list required
8	under this subsection and providing the information to the commission. The
9	procedures may provide for the collection of the information as part of the risk
10	assessment program established under AS 33.30.011(a)(7). In this subsection,
11	"primary crime prevention" means intervention programs and strategies designed to
12	reduce crime risk factors among the general population and prevent crime from
13	happening.
14	* Sec. 7. AS 44.19.646 is amended to read:
15	Sec. 44.19.646. Methodology. In conducting research [MAKING
16	RECOMMENDATIONS], the commission shall
17	(1) solicit and consider information and views from a variety of
18	constituencies to represent the broad spectrum of views that exist with respect to
19	possible approaches to sentencing and administration of justice in the state; and
20	(2) adopt a research agenda and priorities based on art. I, secs. 7,
21	12, and 24, Constitution of the State of Alaska, and the issues of most pressing
22	concern to the criminal justice system, including
23	(A) [BASE RECOMMENDATIONS ON THE FOLLOWING
24	FACTORS:
25	(A) THE SERIOUSNESS OF EACH OFFENSE IN
26	RELATION TO OTHER OFFENSES;
27	(B) THE EFFECT OF AN OFFENDER'S PRIOR CRIMINAL
28	HISTORY ON SENTENCING;
29	(C) THE NEED TO REHABILITATE CRIMINAL
30	OFFENDERS;
31	(D) THE NEED TO CONFINE OFFENDERS TO PREVENT

1	HARM TO THE PUBLIC,
2	(E) THE EXTENT TO WHICH CRIMINAL OFFENSES
3	HARM VICTIMS AND ENDANGER THE PUBLIC SAFETY AND
4	ORDER;
5	(F) THE EFFECT OF SENTENCING IN DETERRING AN
6	OFFENDER OR OTHER MEMBERS OF SOCIETY FROM FUTURE
7	CRIMINAL CONDUCT;
8	(G) THE EFFECT OF SENTENCING AS A COMMUNITY
9	CONDEMNATION OF CRIMINAL ACTS AND AS A REAFFIRMATION
10	OF SOCIETAL NORMS;
11	(H)] the elimination of unjustified disparity in the criminal
12	justice system;
13	(B) [SENTENCES;
14	(I) THE SUFFICIENCY OF STATE AGENCY RESOURCES
15	TO ADMINISTER THE CRIMINAL JUSTICE SYSTEM OF THE STATE;
16	(J)] the effect of criminal justice laws and practices on
17	[REDUCING] the rate of recidivism in the state, and the needs of victims of
18	<u>crimes</u> [;
19	(K) PEER REVIEWED AND DATA-DRIVEN RESEARCH;
20	AND
21	(L) THE EFFICACY OF EVIDENCE-BASED
22	RESTORATIVE JUSTICE INITIATIVES ON PERSONS CONVICTED OF
23	CRIMINAL VIOLATIONS AND OFFENSES, THE VICTIM, AND THE
24	COMMUNITY].
25	* Sec. 8. AS 44.19.647(a) is amended to read:
26	(a) The commission shall submit to the governor and the legislature an annual
27	report. The report must include
28	(1) a description of its proceedings for the previous calendar year;
29	(2) <u>a description of</u> [A SUMMARY OF SAVINGS AND
30	RECOMMENDATIONS ON HOW SAVINGS FROM CRIMINAL JUSTICE
31	REFORM SHOULD BE REINVESTED TO REDUCE RECIDIVISM.

1	(3) PERFORMANCE METRICS AND OUTCOMES FROM THE
2	RECOMMENDATIONS THE COMMISSION MADE IN ITS DECEMBER 2015
3	REPORT, INCLUDING] recidivism rates:
4	(3) analysis of the [, DEFINED AS
5	(A) THE PERCENTAGE OF INMATES WHO RETURN TO
6	PRISON WITHIN THREE YEARS AFTER RELEASE, BROKEN DOWN
7	BY OFFENSE TYPE AND RISK LEVEL; AND
8	(B) THE PERCENTAGE OF INMATES WHO RETURN TO
9	PRISON WITHIN THREE YEARS AFTER RELEASE FOR A NEW
10	CRIMINAL CONVICTION, BROKEN DOWN BY OFFENSE TYPE AND
11	RISK LEVEL;
12	(4) RECOMMENDATIONS FOR ADDITIONAL REFORMS,
13	WHICH MAY INCLUDE RECOMMENDATIONS FOR LEGISLATIVE AND
14	ADMINISTRATIVE ACTION; AND
15	(5)] data reported by the Department of Law under AS 44.23.040;
16	(4) the results of any data analysis, studies, or research conducted
17	under AS 44.19.645 relevant to understanding the efficiency and effectiveness of
18	the criminal justice system;
19	(5) a description provided by the Department of Health, the
20	Department of Corrections, and the Council on Domestic Violence and Sexual
21	Assault of state-funded treatment programs designed to promote rehabilitation,
22	such as substance abuse, mental health, and violence prevention programs,
23	including a description of program funding, capacity, utilization, and any
24	available outcome data;
25	(6) a summary of the commission's recommendations for the
26	allocation of the recidivism reduction fund made under AS 44.19.645(a)(3); and
27	(7) if requested by the legislature, the governor, or the chief justice
28	of the supreme court, the results of data analysis, studies, or research or the
29	recommendations for improving criminal sentencing practices and criminal
30	justice practices, including rehabilitation and restitution.
31	* Sec. 9. AS 44.19.647(b) is amended to read:

1	(b) The commission shall submit the annual report, findings [REPORTS,
2	SUMMARIES], and recommendations provided under this section not later than
3	November 1 of each year.
4	* Sec. 10. AS 44.19.647 is amended by adding a new subsection to read:
5	(d) In the report required under (a) of this section, the commission shall
6	include a summary and analysis of the information collected under AS 44.19.645(i).
7	The commission shall
8	(1) provide a summary in the form of tables, charts, graphs, or other
9	formats that are easily understood;
10	(2) include a review of the data and the commission's interpretations,
11	findings, or conclusions related to the information collected;
12	(3) describe any changes in the types of information collected during
13	the preceding fiscal year;
14	(4) make the summary and analysis required under this subsection
15	available to the public; the commission may not publish or present individually
16	identifiable information relating to an inmate;
17	(5) include, when possible, information from the previous fiscal year,
18	comparisons to previous fiscal years, and cumulative information; and
19	(6) present the summary and analysis to the legislature within 10 days
20	after the convening of the next regular session of the legislature following the
21	submission of the report.
22	* Sec. 11. AS 44.19.649 is amended to read:
23	Sec. 44.19.649. <u>Definitions</u> [DEFINITION]. In AS 44.19.641 - 44.19.649,
24	(1) "commission" means the Alaska Criminal Justice <u>Data Analysis</u>
25	Commission <u>:</u>
26	(2) "recidivism" means the percentage of convicted defendants
27	who are booked into, or who return to, a correctional facility within three years
28	after release or the date of conviction, whichever is later;
29	(3) "technical violation" means a violation of a condition of
30	probation or parole that does not constitute
31	(A) a new criminal offense;

1	(B) failure to complete sex offender treatment; or
2	(C) failure to complete an intervention program for
3	<u>batterers</u> .
4	* Sec. 12. AS 44.66.010(a) is amended by adding a new paragraph to read:
5	(14) Alaska Criminal Justice Data Analysis Commission
6	(AS 44.19.641) - June 30, 2029.
7	* Sec. 13. AS 47.38.100(b) is amended to read:
8	(b) The commissioner, in cooperation with the Alaska Criminal Justice Data
9	Analysis Commission established in AS 44.19.641, may provide for programs that
10	have, as a primary focus, rehabilitation and reduction of recidivism for persons on
11	probation or parole or incarcerated for offenses and recently released from correctional
12	facilities. The commissioner may enter into contracts to provide for programs under
13	this section. An eligible program under this section must accomplish at least one of the
14	following objectives:
15	(1) increasing access to evidence-based rehabilitation programs,
16	including drug and alcohol treatment, mental health treatment, and cognitive
17	behavioral programs; or
18	(2) supporting offenders' transition and re-entry from correctional
19	facilities to the community, including transitional housing services, employment
20	services, vocational training, educational support, counseling, and medical care.
21	* Sec. 14. AS 22.20.220; AS 44.19.642(b); and AS 44.66.010(a)(12) are repealed.
22	* Sec. 15. AS 22.20.211; AS 44.19.645(i), and 44.19.647(d) are repealed June 30, 2029.
23	* Sec. 16. The uncodified law of the State of Alaska is amended by adding a new section to
24	read:
25	TRANSITION: COMMISSION MEMBERS. A person who is a member of the
26	Alaska Criminal Justice Commission on the day before the effective date of sec. 4 of this Act
27	continues to serve on the Alaska Criminal Justice Data Analysis Commission until the
28	expiration of the member's term. Each appointing or designating authority shall take the
29	requirements of AS 44.19.642(a), as amended by sec. 4 of this Act, into account when making
30	new appointments or designations.
31	* Sec. 17. The uncodified law of the State of Alaska is amended by adding a new section to

- 1 read:
- 2 TRANSITION: ALASKA JUDICIAL COUNCIL. On or before the effective date of
- 3 sec. 14 of this Act, the Alaska Judicial Council shall conclude business of the council related
- 4 to the project and annual report required by AS 22.20.220, as repealed by sec. 14 of this Act,
- 5 and provide all information or data received under AS 22.20.220, as repealed by sec. 14 of
- 6 this Act, to the Alaska Criminal Justice Data Analysis Commission.
- 7 * Sec. 18. Section 2 of this Act takes effect July 1, 2029.
- * Sec. 19. Except as provided in sec. 18 of this Act, this Act takes effect July 1, 2022.