HOUSE BILL NO. 51

IN THE LEGISLATURE OF THE STATE OF ALASKA THIRTY-SECOND LEGISLATURE - FIRST SESSION

BY REPRESENTATIVE JOSEPHSON

Introduced: 1/8/21 Referred: Prefiled

A BILL

FOR AN ACT ENTITLED

1 "An Act relating to aggravating factors considered at sentencing."

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

3 * **Section 1.** AS 12.55.155(c) is amended to read: 4 (c) The following factors shall be considered by the sentencing court if proven 5 in accordance with this section, and may allow imposition of a sentence above the 6 presumptive range set out in AS 12.55.125: 7 (1) a person, other than an accomplice, sustained physical injury as a 8 direct result of the defendant's conduct; 9 (2) the defendant's conduct during the commission of the offense 10 manifested deliberate cruelty to another person; 11 (3) the defendant was the leader of a group of three or more persons 12 who participated in the offense; 13 (4) the defendant employed a dangerous instrument in furtherance of 14 the offense: 15 the defendant knew or reasonably should have known that the (5)

1	victim of the offense was particularly vulnerable or incapable of resistance due to
2	advanced age, disability, ill health, homelessness, consumption of alcohol or drugs, or
3	extreme youth or was for any other reason substantially incapable of exercising
4	normal physical or mental powers of resistance;
5	(6) the defendant's conduct created a risk of imminent physical injury
6	to three or more persons, other than accomplices;
7	(7) a prior felony conviction considered for the purpose of invoking a
8	presumptive range under this chapter was of a more serious class of offense than the
9	present offense;
10	(8) the defendant's prior criminal history includes conduct involving
11	aggravated assaultive behavior, repeated instances of assaultive behavior, repeated
12	instances of cruelty to animals proscribed under AS 11.61.140(a)(1) and (3) - (5), or a
13	combination of assaultive behavior and cruelty to animals proscribed under
14	AS 11.61.140(a)(1) and (3) - (5); in this paragraph, "aggravated assaultive behavior"
15	means assault that is a felony under AS 11.41, or a similar provision in another
16	jurisdiction;
17	(9) the defendant knew that the offense involved more than one victim;
18	(10) the conduct constituting the offense was among the most serious
19	conduct included in the definition of the offense;
20	(11) the defendant committed the offense under an agreement that the
21	defendant either pay or be paid for the commission of the offense, and the pecuniary
22	incentive was beyond that inherent in the offense itself;
23	(12) the defendant was on release under AS 12.30 for another felony
24	charge or conviction or for a misdemeanor charge or conviction having assault as a
25	necessary element;
26	(13) the defendant knowingly directed the conduct constituting the
27	offense at an active officer of the court or at an active or former judicial officer,
28	prosecuting attorney, law enforcement officer, correctional employee, firefighter,
29	emergency medical technician, paramedic, ambulance attendant, or other emergency
30	responder during or because of the exercise of official duties;

31

(14) the defendant was a member of an organized group of five or

1	more persons, and the oriense was committed to further the criminal objectives of the
2	group;
3	(15) the defendant has three or more prior felony convictions;
4	(16) the defendant's criminal conduct was designed to obtain
5	substantial pecuniary gain and the risk of prosecution and punishment for the conduct
6	is slight;
7	(17) the offense was one of a continuing series of criminal offenses
8	committed in furtherance of illegal business activities from which the defendant
9	derives a major portion of the defendant's income;
10	(18) the offense was a felony
11	(A) specified in AS 11.41 and was committed against a spouse,
12	a former spouse, or a member of the social unit made up of those living
13	together in the same dwelling as the defendant;
14	(B) specified in AS 11.41.410 - 11.41.458 and the defendant
15	has engaged in the same or other conduct prohibited by a provision of
16	AS 11.41.410 - 11.41.460 involving the same or another victim;
17	(C) specified in AS 11.41 that is a crime involving domestic
18	violence and was committed in the physical presence or hearing of a child
19	under 16 years of age who was, at the time of the offense, living within the
20	residence of the victim, the residence of the perpetrator, or the residence where
21	the crime involving domestic violence occurred;
22	(D) specified in AS 11.41 and was committed against a person
23	with whom the defendant has a dating relationship or with whom the defendant
24	has engaged in a sexual relationship; or
25	(E) specified in AS 11.41.434 - 11.41.458 or AS 11.61.128 and
26	the defendant was 10 or more years older than the victim;
27	(19) the defendant's prior criminal history includes an adjudication as a
28	delinquent for conduct that would have been a felony if committed by an adult;
29	(20) the defendant was on furlough under AS 33.30 or on parole or
30	probation for another felony charge or conviction that would be considered a prior
31	felony conviction under AS 12.55.145(a)(1)(B);

1	(21) the defendant has a criminal history of repeated instances of
2	conduct violative of criminal laws, whether punishable as felonies or misdemeanors,
3	similar in nature to the offense for which the defendant is being sentenced under this
4	section;
5	(22) the defendant knowingly directed the conduct constituting the
6	offense at a victim because of that person's race, sex, sexual orientation or gender
7	identity, color, creed, physical or mental disability, ancestry, or national origin;
8	(23) the defendant is convicted of an offense specified in AS 11.71 and
9	(A) the offense involved the delivery of a controlled substance
10	under circumstances manifesting an intent to distribute the substance as part of
11	a commercial enterprise; or
12	(B) at the time of the conduct resulting in the conviction, the
13	defendant was caring for or assisting in the care of a child under 10 years of
14	age;
15	(24) the defendant is convicted of an offense specified in AS 11.71 and
16	the offense involved the transportation of controlled substances into the state;
17	(25) the defendant is convicted of an offense specified in AS 11.71 and
18	the offense involved large quantities of a controlled substance;
19	(26) the defendant is convicted of an offense specified in AS 11.71 and
20	the offense involved the distribution of a controlled substance that had been
21	adulterated with a toxic substance;
22	(27) the defendant, being 18 years of age or older,
23	(A) is legally accountable under AS 11.16.110(2) for the
24	conduct of a person who, at the time the offense was committed, was under 18
25	years of age and at least three years younger than the defendant; or
26	(B) is aided or abetted in planning or committing the offense by
27	a person who, at the time the offense was committed, was under 18 years of
28	age and at least three years younger than the defendant;
29	(28) the victim of the offense is a person who provided testimony or
30	evidence related to a prior offense committed by the defendant;
31	(29) the defendant committed the offense for the benefit of, at the

1	direction of, or in association with a criminal street gang;
2	(30) the defendant is convicted of an offense specified in AS 11.41.410
3	- 11.41.455, and the defendant knowingly supplied alcohol or a controlled substance to
4	the victim in furtherance of the offense with the intent to make the victim
5	incapacitated; in this paragraph, "incapacitated" has the meaning given in
6	AS 11.41.470;
7	(31) the defendant's prior criminal history includes convictions for five
8	or more crimes in this or another jurisdiction that are class A misdemeanors under the
9	law of this state, or having elements similar to a class A misdemeanor; two or more
10	convictions arising out of a single continuous episode are considered a single
11	conviction; however, an offense is not a part of a continuous episode if committed
12	while attempting to escape or resist arrest or if it is an assault on a uniformed or
13	otherwise clearly identified peace officer or correctional employee; notice and denial
14	of convictions are governed by AS 12.55.145(b) - (d);
15	(32) the offense is a violation of AS 11.41 or AS 11.46.400 and the
16	offense occurred on school grounds, on a school bus, at a school-sponsored event, or
17	in the administrative offices of a school district if students are educated at that office;
18	in this paragraph,
19	(A) "school bus" has the meaning given in AS 11.71.900;
20	(B) "school district" has the meaning given in AS 47.07.063;
21	(C) "school grounds" has the meaning given in AS 11.71.900;
22	(33) the offense was a felony specified in AS 11.41.410 - 11.41.455,
23	the defendant had been previously diagnosed as having or having tested positive for
24	HIV or AIDS, and the offense either (A) involved penetration, or (B) exposed the
25	victim to a risk or a fear that the offense could result in the transmission of HIV or
26	AIDS; in this paragraph, "HIV" and "AIDS" have the meanings given in
27	AS 18.15.310;
28	(34) the defendant committed the offense on, or to affect persons or
29	property on, the premises of a recognized shelter or facility providing services to
30	victims of domestic violence or sexual assault;
31	(35) the defendant knowingly directed the conduct constituting the

1	offense at a victim because that person was 65 years of age or older;
2	(36) the defendant committed the offense at a health care facility and
3	knowingly directed the conduct constituting the offense at a medical professional
4	during or because of the medical professional's exercise of professional duties; in this
5	paragraph,
6	(A) "health care facility" has the meaning given in
7	AS 18.07.111;
8	(B) "medical professional" has the meaning given in
9	AS 12.55.135(k);
10	(37) the defendant knowingly caused the victim to become
11	unconscious by means of a dangerous instrument; in this paragraph, "dangerous
12	instrument" has the meaning given in AS 11.81.900(b)(15)(B).
13	* Sec. 2. The uncodified law of the State of Alaska is amended by adding a new section to
14	read:
15	APPLICABILITY. AS 12.55.155(c), as amended by sec. 1 of this Act, applies to
16	offenses committed on or after the effective date of this Act.