# CS FOR SENATE BILL NO. 151(JUD)

## IN THE LEGISLATURE OF THE STATE OF ALASKA

## TWENTY-SEVENTH LEGISLATURE - SECOND SESSION

#### BY THE SENATE JUDICIARY COMMITTEE

Offered: 3/23/12 Referred: Finance

Sponsor(s): SENATORS MEYER, Hoffman, Dyson, Menard, Paskvan, Egan, Davis, Ellis, McGuire

## A BILL

# FOR AN ACT ENTITLED

- 1 "An Act relating to mitigation at sentencing in a criminal case for a defendant found by
- 2 the court to have been affected by a fetal alcohol spectrum disorder."

## 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

- 5 (d) The following factors shall be considered by the sentencing court if proven in accordance with this section, and may allow imposition of a sentence below the
- 7 presumptive range set out in AS 12.55.125:

\* **Section 1.** AS 12.55.155(d) is amended to read:

- 8 (1) the offense was principally accomplished by another person, and
- 9 the defendant manifested extreme caution or sincere concern for the safety or well-
- being of the victim;

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- 11 (2) the defendant, although an accomplice, played only a minor role in
- the commission of the offense;
- 13 (3) the defendant committed the offense under some degree of duress,

1	significantly affected the defendant's conduct;
2	(4) the conduct of a youthful defendant was substantially influenced by
3	another person more mature than the defendant;
4	(5) the conduct of an aged defendant was substantially a product of
5	physical or mental infirmities resulting from the defendant's age;
6	(6) in a conviction for assault under AS 11.41.200 - 11.41.220, the
7	defendant acted with serious provocation from the victim;
8	(7) except in the case of a crime defined by AS 11.41.410 - 11.41.470,
9	the victim provoked the crime to a significant degree;
10	(8) before the defendant knew that the criminal conduct had been
11	discovered, the defendant fully compensated or made a good faith effort to fully
12	compensate the victim of the defendant's criminal conduct for any damage or injury
13	sustained;
14	(9) the conduct constituting the offense was among the least serious
15	conduct included in the definition of the offense;
16	(10) the defendant was motivated to commit the offense solely by an
17	overwhelming compulsion to provide for emergency necessities for the defendant's
18	immediate family;
19	(11) after commission of the offense for which the defendant is being
20	sentenced, the defendant assisted authorities to detect, apprehend, or prosecute other
21	persons who committed an offense;
22	(12) the facts surrounding the commission of the offense and any
23	previous offenses by the defendant establish that the harm caused by the defendant's
24	conduct is consistently minor and inconsistent with the imposition of a substantial
25	period of imprisonment;
26	(13) the defendant is convicted of an offense specified in AS 11.71 and
27	the offense involved small quantities of a controlled substance;
28	(14) the defendant is convicted of an offense specified in AS 11.71 and
29	the offense involved the distribution of a controlled substance, other than a schedule
30	IA controlled substance, to a personal acquaintance who is 19 years of age or older for
31	no profit;

1	(15) the defendant is convicted of an offense specified in AS 11.71 and
2	the offense involved the possession of a small amount of a controlled substance for
3	personal use in the defendant's home;
4	(16) in a conviction for assault or attempted assault or for homicide or
5	attempted homicide, the defendant acted in response to domestic violence perpetrated
6	by the victim against the defendant and the domestic violence consisted of aggravated
7	or repeated instances of assaultive behavior;
8	(17) except in the case of an offense defined by AS 11.41 or
9	AS 11.46.400, the defendant has been convicted of a class B or C felony, and, at the
10	time of sentencing, has successfully completed a court-ordered treatment program as
11	defined in AS 28.35.028 that was begun after the offense was committed;
12	(18) except in the case of an offense defined under AS 11.41 or
13	AS 11.46.400 or a defendant who has previously been convicted of a felony, the
14	defendant committed the offense while suffering from a mental disease or defect as
15	defined in AS 12.47.130 that was insufficient to constitute a complete defense but that
16	significantly affected the defendant's conduct;
17	(19) the defendant is convicted of an offense under AS 11.71, and the
18	defendant sought medical assistance for another person who was experiencing a drug
19	overdose contemporaneously with the commission of the offense:
20	(20) except in the case of an offense defined under AS 11.41 or
21	AS 11.46.400, the defendant committed the offense while suffering from a
22	condition diagnosed as a fetal alcohol spectrum disorder, the fetal alcohol
23	spectrum disorder substantially impaired the defendant's judgment, behavior,
24	capacity to recognize reality, or ability to cope with the ordinary demands of life,
25	and the fetal alcohol spectrum disorder, though insufficient to constitute a
26	complete defense, significantly affected the defendant's conduct; in this
27	paragraph, "fetal alcohol spectrum disorder" means a condition of impaired
28	brain function in the range of permanent birth defects caused by maternal

consumption of alcohol during pregnancy.

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