

	PRETRIAL CREDIT?		POST – SENTENCE CREDIT	
	<i>Day for day credit</i>	<i>Good time credit</i>	<i>Day for day credit</i>	<i>Good time reduction under AS 33.20.010 assuming none is forfeited<sup>1</sup></i>
Jail	yes	yes	Yes always	Excluded are persons: <ul style="list-style-type: none"> <li>• Sentenced to a mandatory 99 term of imprisonment (see 12.55.125(a) or (i)(some murders<sup>2</sup> and three-strike offenders<sup>3</sup>)</li> <li>• Convicted of any unclassified or class A sexual felony<sup>4</sup></li> <li>• Convicted of a sex felony with one prior sex felony</li> </ul>
CRC	<ul style="list-style-type: none"> <li>• If placed by DOC, yes.</li> <li>• If there for an approved bail placement, may be if determined by court at sentencing to be sufficiently restrictive</li> </ul>	<ul style="list-style-type: none"> <li>• If placed by DOC, yes</li> <li>• If there for an approved bail placement, no</li> </ul>	Yes if placed there by DOC	yes
Treatment	If there for an approved bail placement, may be if determined by court at sentencing to be sufficiently restrictive	No	Yes if placed there by DOC	No
EM or Private residence	Yes, changed in 2015.	No	Yes if placed there by DOC	No

<sup>1</sup> A prisoner convicted of an offense against the state or a political subdivision of the state and sentenced to a term of imprisonment that exceeds three days is entitled to a deduction of one-third of the term of imprisonment rounded off to the nearest day if the prisoner follows the rules of the correctional facility in which the prisoner is confined. Good time credit is subject to forfeiture under § 33.20.050 under DOC regulations for commission of an offense or violation of rules.

<sup>2</sup> AS 12.55.125(a) after June 27, 1996. Persons subject to a mandatory 99 year term of imprisonment are those both convicted of murder 1 and when

(1) the defendant is convicted of the murder of a uniformed or otherwise clearly identified peace officer, firefighter, or correctional employee who was engaged in the performance of official duties at the time of the murder;

(2) the defendant has been previously convicted of

(A) murder in the first degree under AS 11.41.100 or former AS 11.15.010 or 11.15.020;

(B) murder in the second degree under AS 11.41.110 or former AS 11.15.030; or

(C) homicide under the laws of another jurisdiction when the offense of which the defendant was convicted contains elements similar to first degree murder under AS 11.41.100 or second degree murder under AS 11.41.110;

(3) the defendant subjected the murder victim to substantial physical torture;

(4) the defendant is convicted of the murder of and personally caused the death of a person, other than a participant, during a robbery; or

(5) the defendant is a peace officer who used the officer's authority as a peace officer to facilitate the murder.

<sup>3</sup> AS 12.55.125(l). A defendant convicted of an unclassified or class A felony offense, and already not subject to a mandatory 99-year sentence under (a) of this section, shall be sentenced to a definite term of imprisonment of 99 years when the defendant has been previously convicted of two or more most serious felonies.

<sup>4</sup> Sexual felonies include all felony-level SAM's, SA's, indecent exposure and child porn possession offenses.