30-LS0461\O Martin 2/27/17

## CS FOR SENATE BILL NO. 54(JUD)

IN THE LEGISLATURE OF THE STATE OF ALASKA

### THIRTIETH LEGISLATURE - FIRST SESSION

BY THE SENATE JUDICIARY COMMITTEE

**Offered: Referred:** 

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Sponsor(s): SENATOR COGHILL

## **A BILL**

## FOR AN ACT ENTITLED

"An Act relating to crime and criminal law; relating to violation of condition of release; 2 relating to sex trafficking; relating to sentencing; relating to probation; relating to 3 driving without a license; relating to the pretrial services program; and providing for an effective date." 4

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

\* Section 1. AS 11.56.757(a) is amended to read:

(a) A person commits the crime [OFFENSE] of violation of condition of release if the person

(1) has been charged with a crime or convicted of a crime;

(2) has been released under AS 12.30; and

(3) violates a condition of release imposed by a judicial officer under AS 12.30, other than the requirement to appear as ordered by a judicial officer. \* Sec. 2. AS 11.56.757(b) is amended to read:

(b) Violation of condition of release is a <u>class B misdemeanor</u> [VIOLATION

Drafted by Legal Services

	WORK DRAFT	WORK DRAFT	30-LS0461\O
1	PUNISHABLE B	Y A FINE OF UP TO \$1,000].	
2	* Sec. 3. AS 11.66.130	a) is amended to read:	
3	(a) A per	rson commits the crime of sex trafficking	; in the third degree if [,
4	WITH INTENT T	O PROMOTE PROSTITUTION,] the personal sector of the personal sector	on
5	(1)	receives compensation for prostitutio	n services rendered by
6	another; and		
7	<u>(2)</u>	with the intent to promote prostitution,	
8		(A) manages, supervises, controls, or	owns, either alone or in
9	association	n with others, a place of prostitution;	
10		$(\underline{B})$ [(2)] as other than a patron of	-
11	causes and	ther person who is 20 years of age or older	
12		$(\underline{C})$ [(3) AS OTHER THAN A PRO	
13		SATION FOR PERSONALLY RENDE	
14		S,] receives or agrees to receive money or	
15 16	agreement or understanding that the money or other property is derived from		
10	prostitutio	( <b>D</b> ) [(4)] engages in conduct that insti	tutes aids or facilitates a
18	prostitutio	n enterprise.	tutes, alds, of facilitates a
19	* Sec. 4. AS 11.66.135	-	
20		son commits the crime of sex trafficking in	n the fourth degree if the
21	person		C
22	<u>(1)</u>	receives compensation for prostitutio	n services rendered by
23	another; and		
24	<u>(2)</u>	engages in conduct that institutes, aids,	or facilitates prostitution
25	under circum	stances not proscribed under	AS 11.66.130(a)(2)(D)
26	[AS 11.66.130(a)	(4)].	
27	* Sec. 5. AS 11.66.150	is amended by adding a new paragraph to re	ead:
28	(4)	"compensation" does not include any	payment for reasonably
29	apportioned share	-	
30	* Sec. 6. AS 12.55.1250		
31	(e) Excep	t as provided in (i) of this section, a defended	ant convicted of a class C
	CSSB 54(JUD)	-2- w Text Underlined [DELETED TEXT BRACKET	

	WORK DRAFT	WORK DRAFT	30-LS0461\O
1	felony may be ser	ntenced to a definite term of imprisor	ment of not more than five
2	years, and shall b	e sentenced to a definite term within	the following presumptive
3	ranges, subject to a	djustment as provided in AS 12.55.155	5 - 12.55.175:
4	(1)	if the offense is a first felony conv	iction and does not involve
5	circumstances des	scribed in (4) of this subsection,	[PROBATION, WITH A
6	SUSPENDED TEI	RM OF IMPRISONMENT OF] zero to	o 18 months <u>; an active term</u>
7	<u>of imprisonment</u>	within this range may not exceed 120	days; a defendant sentenced
8	under this paragra	ph may, if the court finds it appropri	ate, be granted a suspended
9	imposition of sente	nce under AS 12.55.085;	
10	(2)	if the offense is a second felony convic	ction, one to three years;
11	(3)	if the offense is a third felony conviction	on, two to five years;
12	(4)	if the offense is a first felony conviction	n, and the defendant violated
13		(A) AS $08.54.720(a)(15)$ , one to two	vo years;
14		(B) AS $28.35.030(n)(1)(A)$ or $28.35.030(n)(1)(A)$	35.032(p)(1)(A), 120 days to
15	239 days;		
16		(C) AS 28.35.030(n)(1)(B) or 28.3	35.032(p)(1)(B), 240 days to
17	359 days;		
18		(D) AS $28.35.030(n)(1)(C)$ or $23.350(n)(1)(C)$	35.032(p)(1)(C), 360 days to
19	two years.		
20	* <b>Sec. 7.</b> AS 12.55.125 i	s amended by adding a new subsection	to read:
21	(q) Other than for convictions subject to a mandatory 99-year sentence, the		
22	court shall impose, in addition to an active term of imprisonment imposed under (i) of		
23	this section, a minimum period of (1) suspended imprisonment of five years and a		
24	minimum period of probation supervision of 15 years for conviction of an unclassified		
25	felony, (2) suspended imprisonment of three years and a minimum period of probation		
26	supervision of 10 years for conviction of a class A or class B felony, or (3) suspended		
27	imprisonment of t	wo years and a minimum period of p	probation supervision of five
28	years for convictio	n of a class C felony. The period of p	robation is in addition to any
29	sentence received under (i) of this section.		
30	* Sec. 8. AS 12.55.135(a		
31	(a) A defe	ndant convicted of a class A misdeme	eanor may be sentenced to a

	WORK	DRAFT	WORK DRAFT	30-LS0461\O
1		definite term of impriso	nment of not more than	
2		(1) one	year, if the	
3		(.	A) conviction is for a crime with a	mandatory minimum term
4		of 30 days or mo	ore of active imprisonment;	
5		()	B) trier of fact finds the aggravation	ng factor that the conduct
6		constituting the	offense was among the most seriou	is conduct included in the
7		definition of the	offense;	
8		()	C) defendant has <b>previously been</b>	convicted two or more
9		<u>times</u> [PAST C	RIMINAL CONVICTIONS] for con	nduct violative of criminal
10		laws, punishable	e as felonies or misdemeanors, simil	ar in nature to the offense
11		for which the de	fendant is being sentenced;	
12		()	D) conviction is for an assault in	the fourth degree under
13		AS 11.41.230; o	r	
14		()	E) conviction is for a violation of	
15			(i) AS 11.41.427;	
16			(ii) AS 11.41.440;	
17			(iii) AS 11.41.460, if the inde	ecent exposure is before a
18		person u	nder 16 years of age; [OR]	
19			(iv) AS 11.61.116(c)(2); or	
20			<u>(v)</u> AS 11.61.118(a)(2);	
21			days, if the defendant has one	
22			criminal laws, punishable as fel	
23			e offense for which the defendant i	s being sentenced;
24		<u>(3)</u> 30 d	•	
25	* Sec	<b>c. 9.</b> AS 12.55.135(b) is a		
26			at convicted of a class B misdemean	nor may be sentenced to a
27		1	nment of not more than	
28			ays unless otherwise specified in the	e provision of law defining
29 20		the offense or in this sec		<u>_</u>
30 21			ays if the conviction is for a violation	
31		(,	A) AS 11.61.116(c)(1) and the per	rson is 21 years of age or
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1	older; or			
2		(B) AS 11.61.120(a)(6) and the perso	on is 21 years of age or	
3	older <u>: or</u>			
4	<u>(3)</u>	five days if the conviction is for a violation	on of AS 11.56.757.	
5	* Sec. 10. AS 12.55.13	5(l) is amended to read:		
6	(l) A cou	rt sentencing a person convicted of theft in	the fourth degree under	
7	AS 11.46.150, co	oncealment of merchandise under AS 11.4	6.220(c)(3), removal of	
8	identification m	arks under AS 11.46.260(b)(3), unlaw	ful possession under	
9	AS 11.46.270(b)(	3), issuing a bad check under AS 11.46	5.280(d)(4), or criminal	
10	simulation under	AS 11.46.530(b)(3) may not impose		
11	(1)	a sentence of more than <u>10</u> [FIVE] days of	f <u>active</u> [SUSPENDED]	
12	imprisonment and	d a term of probation of more than six m	onths if the person has	
13	previously been	convicted two or more times of an offense	e under AS 11.46.110 -	
14	11.46.220, 11.46.	260 - 11.46.290, 11.46.360 or 11.46.365, o	or a law or ordinance of	
15	this or another jur	this or another jurisdiction with substantially similar elements; or		
16	(2) a sentence of active or suspended imprisonment and a term of			
17	probation of more than six months if the person has not been previously convicted			
18	or has previously	been convicted once, of an offense under As	S 11.46.110 - 11.46.220,	
19	11.46.260 - 11.46	.290, 11.46.360 or 11.46.365, or a law or ord	linance of this or another	
20	jurisdiction with s	substantially similar elements.		
21	* Sec. 11. AS 12.55.13	5(p) is amended to read:		
22	(p) If the	state seeks to establish an aggravating factor	at sentencing	
23	(1)	under (a)(1)(C) <u>or (a)(2)</u> of this section,	written notice must be	
24	served on the opp	osing party and filed with the court not later	than 10 days before the	
25	date set for impos	ition of sentence; the aggravating factor in (a	a)(1)(C) <u>or (a)(2)</u> of this	
26	section must be e	stablished by clear and convincing evidence	e before the court sitting	
27	without a jury; all	findings must be set out with specificity;		
28	(2)	an aggravating factor under (a)(1)(B) of	of this section shall be	
29	presented to a tria	l jury under procedures set by the court, unle	ess the defendant waives	
30	trial by jury, stip	ulates to the existence of the factor, or con	sents to have the factor	
31	proven under pro	ocedures set out in (1) of this subsection	; an aggravating factor	
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1	I	presented to a jury is	s established if proved beyond a reason	able doubt; written notice
2	C	of the intent to estab	lish an aggravating factor must be ser	ved on the defendant and
3	f	filed with the court		
4			(A) not later than 10 days before tria	l or at a time specified by
5		the court;		
6			(B) not later than 48 hours, or at a ti	me specified by the court,
7		if the court in	nstructs the jury about the option to re	turn a verdict for a lesser
8		included offer	nse; or	
9			(C) not later than five days before en	tering a plea that results in
10		a finding of	guilt or at a time specified by the co	ourt unless the defendant
11		waives the no	tice requirement.	
12	* Sec.	<b>12.</b> AS 12.55.145(a)	) is amended to read:	
13		(a) For purpo	ses of considering prior convictions in	imposing sentence under
14		(1) A	S 12.55.125(c), (d), or (e),	
15			(A) a prior conviction may not be co	onsidered if a period of 10
16		or more year	s has elapsed between the date of the	defendant's unconditional
17		discharge on	the immediately preceding offense and	commission of the present
18		offense unless	s the prior conviction was for an unclass	sified or class A felony;
19			(B) a conviction in this or another	jurisdiction of an offense
20		having eleme	nts similar to those of a felony defined	as such under Alaska law
21		at the time the	e offense was committed is considered a	a prior felony conviction;
22			(C) two or more convictions arising of	out of a single, continuous
23		criminal episo	ode during which there was no substant	ial change in the nature of
24		the criminal of	bjective are considered a single convi	ction unless the defendant
25		was sentence	d to consecutive sentences for the cr	imes; offenses committed
26		while attemp	ting to escape or avoid detection of	or apprehension after the
27		commission of	of another offense are not part of the	same criminal episode or
28		objective;		

(2) AS 12.55.125(*l*),

(A) a conviction in this or another jurisdiction of an offense having elements similar to those of a most serious felony is considered a prior

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most serious felony conviction;

(B) commission of and conviction for offenses relied on as prior most serious felony offenses must occur in the following order: conviction for the first offense must occur before commission of the second offense, and conviction for the second offense must occur before commission of the offense for which the defendant is being sentenced;

(3) AS 12.55.135(g),

(A) a prior conviction may not be considered if a period of five or more years has elapsed between the date of the defendant's unconditional discharge on the immediately preceding offense and commission of the present offense unless the prior conviction was for an unclassified or class A felony;

(B) a conviction in this or another jurisdiction of an offense having elements similar to those of a crime against a person or a crime involving domestic violence is considered a prior conviction;

(C) two or more convictions arising out of a single, continuous criminal episode during which there was no substantial change in the nature of the criminal objective are considered a single conviction unless the defendant was sentenced to consecutive sentences for the crimes; offenses committed while attempting to escape or avoid detection or apprehension after the commission of another offense are not part of the same criminal episode or objective;

(4) AS 12.55.125(i),

(A) a conviction in this or another jurisdiction of an offense having elements similar to those of a sexual felony is a prior conviction for a sexual felony;

(B) a felony conviction in another jurisdiction making it a crime to commit any lewd and lascivious act upon a child under the age of 16 years, with the intent of arousing, appealing to, or gratifying the sexual desires of the defendant or the victim is a prior conviction for a sexual felony;

(C) two or more convictions arising out of a single, continuous criminal episode during which there was no substantial change in the nature of

1	the criminal objective are considered a single conviction unless the defendant
2	was sentenced to consecutive sentences for the crimes; offenses committed
3	while attempting to escape or avoid detection or apprehension after the
4	commission of another offense are not part of the same criminal episode or
5	objective <u>:</u>
6	(5) AS 12.55.135(a),
7	(A) a prior conviction may not be considered if a period of
8	five or more years has elapsed between the date of the defendant's
9	unconditional discharge on the immediately preceding offense and
10	commission of the present offense unless the prior conviction was for an
11	unclassified or class A felony;
12	(B) a conviction in this or another jurisdiction of an offense
13	having elements similar to those of a felony or misdemeanor defined as
14	such under Alaska law at the time the offense was committed is considered
15	a prior conviction;
16	(C) two or more convictions arising out of a single,
17	continuous criminal episode during which there was no substantial change
18	in the nature of the criminal objective are considered a single conviction
19	unless the defendant was sentenced to consecutive sentences for the
20	crimes; offenses committed while attempting to escape or avoid detection
21	or apprehension after the commission of another offense are not part of
22	the same criminal episode or objective.
23	* Sec. 13. AS 12.63.100(6) is amended to read:
24	(6) "sex offense" means
25	(A) a crime under AS 11.41.100(a)(3), or a similar law of
26	another jurisdiction, in which the person committed or attempted to commit a
27	sexual offense, or a similar offense under the laws of the other jurisdiction; in
28	this subparagraph, "sexual offense" has the meaning given in
29	AS 11.41.100(a)(3);
30	(B) a crime under AS 11.41.110(a)(3), or a similar law of
31	another jurisdiction, in which the person committed or attempted to commit

1	one of the following crimes, or a similar law of another jurisdiction:	
2	(i) sexual assault in the first degree;	
3	(ii) sexual assault in the second degree;	
4	(iii) sexual abuse of a minor in the first degree; or	
5	(iv) sexual abuse of a minor in the second degree; or	
6	(C) a crime, or an attempt, solicitation, or conspiracy to commit	
7	a crime, under the following statutes or a similar law of another jurisdiction:	
8	(i) AS 11.41.410 - 11.41.438;	
9	(ii) AS 11.41.440(a)(2);	
10	(iii) AS 11.41.450 - 11.41.458;	
11	(iv) AS 11.41.460 if the indecent exposure is before a	
12	person under 16 years of age and the offender has a previous conviction	
13	for that offense;	
14	(v) AS 11.61.125 - 11.61.128;	
15	(vi) AS 11.66.110 or <u>11.66.130(a)(2)(B)</u>	
16	[11.66.130(a)(2)] if the person who was induced or caused to engage in	
17	prostitution was under 20 years of age at the time of the offense;	
18	(vii) former AS 11.15.120, former 11.15.134, or assault	
19	with the intent to commit rape under former AS 11.15.160, former	
20	AS 11.40.110, or former 11.40.200;	
21	(viii) AS 11.61.118(a)(2) if the offender has a previous	
22	conviction for that offense; or	
23	(ix) AS 11.66.100(a)(2) if the offender is subject to punishment under	
24	AS 11.66.100(c);	
25	* Sec. 14. AS 18.67.101 is amended to read:	
26	Sec. 18.67.101. Incidents and offenses to which this chapter applies. The	
27	board may order the payment of compensation in accordance with the provisions of	
28	this chapter for personal injury or death that resulted from	
29	(1) an attempt on the part of the applicant to prevent the commission of	
30	crime, or to apprehend a suspected criminal, or aiding or attempting to aid a police	
31	officer to do so, or aiding a victim of crime; or	
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1	(2) the commission or attempt on the part of one other than the		
2	applicant to commit any of the following offenses:		
3	(A) murder in any degree;		
4	(B) manslaughter;		
5	(C) criminally negligent homicide;		
6	(D) assault in any degree;		
7	(E) kidnapping;		
8	(F) sexual assault in any degree;		
9	(G) sexual abuse of a minor;		
10	(H) robbery in any degree;		
11	(I) threats to do bodily harm;		
12	(J) driving while under the influence of an alcoholic beverage,		
13	inhalant, or controlled substance or another crime resulting from the operation		
14	of a motor vehicle, boat, or airplane when the offender is under the influence		
15	of an alcoholic beverage, inhalant, or controlled substance;		
16	(K) arson in the first degree;		
17	(L) sex trafficking in violation of AS 11.66.110 or		
18	<u>11.66.130(a)(2)(B)</u> [11.66.130(a)(2)];		
19	(M) human trafficking in any degree; or		
20	(N) unlawful exploitation of a minor.		
21	* Sec. 15. AS 28.15.011 is amended by adding a new subsection to read:		
22	(d) Violation of (b) of this section is an infraction.		
23	* Sec. 16. AS 29.25.070(g) is amended to read:		
24	(g) If a municipality prescribes a penalty for a violation of a municipal		
25	ordinance, including a violation under (a) of this section, and there is a comparable		
26	state crime [OFFENSE] under AS 11 or AS 28 with elements that are similar to the		
27	municipal ordinance, the municipality may not impose a greater punishment than that		
28	imposed for a violation of the state crime [LAW]. This subsection applies to home		
29	rule and general law municipalities.		
30	* Sec. 17. AS 33.07.010, enacted by sec. 117, ch. 36, SLA 2016, is amended to read:		
31	Sec. 33.07.010. Pretrial services program; establishment. The commissioner		

shall establish and administer a pretrial services program that provides a pretrial risk assessment for all defendants <u>detained in custody in a correctional facility</u>
<u>following arrest and for any defendant for whom the prosecution requests to</u>
<u>have a pretrial risk assessment at the next hearing or arraignment. The pretrial</u>
<u>services program shall make</u> [,] recommendations to the court concerning pretrial
release decisions, and <u>provide</u> supervision of defendants released while awaiting trial as ordered by the court.

\* Sec. 18. AS 33.07.030(a) is amended to read:

(a) Pretrial services officers shall, in advance of a first appearance before a judicial officer under AS 12.30, conduct a pretrial risk assessment on the defendant using an instrument approved by the commissioner for the purpose of making a recommendation to the court concerning an appropriate pretrial release decision and conditions of release. In conducting a pretrial risk assessment and making a recommendation to the court, the pretrial services officer shall follow the decision-making process established by regulation under this chapter. The pretrial risk assessment shall be completed and presented to the court, the prosecution, and the defendant in a pretrial release report that contains a risk assessment rating of low, moderate, or high and a recommendation regarding release and release conditions, including a recommendation concerning a defendant's dependency on, abuse of, or addiction to alcohol or controlled substances, to the extent those factors are indicated by the offense or criminal history, before the defendant's first appearance before a judicial officer.

\* Sec. 19. AS 34.03.360(10) is amended to read:

(10) "illegal activity involving a place of prostitution" means a violation of AS 11.66.120(a)(1) or <u>11.66.130(a)(2)(A) or (D)</u> [11.66.130(a)(1) OR (4)];

\* **Sec. 20.** AS 11.66.130(b), 11.66.135(b); AS 12.55.125(e)(4)(B), 12.55.125(e)(4)(C), and 12.55.125(e)(4)(D) are repealed.

\* **Sec. 21.** 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

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	WORK DRAFT	WORK DRAFT	30-LS0461\O
1	the effective date of those s	sections:	
2	(1) AS 11.5	6.757(a), as amended by sec. 1 of this Act;	
3	(2) AS 11.5	6.757(b), as amended by sec. 2 of this Act;	
4	(3) AS 11.6	6.130(a), as amended by sec. 3 of this Act;	
5	(4) AS 11.6	6.135(a), as amended by sec. 4 of this Act;	
6	(5) AS 11.6	6.150(4), enacted by sec. 5 of this Act; and	
7	(6) AS 28.1	5.011(d), enacted by sec. 15 of this Act.	
8	(b) The following s	sections apply to sentences imposed on or af	fter the effective date of
9	those sections for conduct	occurring on or after the effective date of the	ose sections:
10	(1) AS 12.5	5.125(e), as amended by sec. 6 of this Act;	
11	(2) AS 12.5	5.125(q), enacted by sec. 7 of this Act;	
12	(3) AS 12.5	5.135(a), as amended by sec. 8 of this Act;	
13	(4) AS 12.5	5.135(b), as amended by sec. 9 of this Act;	
14	(5) AS 12.5	5.135(l), as amended by sec. 10 of this Act;	
15	(6) AS 12.5	5.135(p), as amended by sec. 11 of this Act	; and
16	(7) AS 12.5	5.145(a), as amended by sec. 12 of this Act.	
17	* Sec. 22. Sections 17 an	d 18 of this Act take effect January 1, 2018.	
18	* Sec. 23. Except as prov	vided in sec. 22 of this Act, this Act takes ef	ffect immediately under
19	AS 01.10.070(c).		
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