

## LAWS OF ALASKA 2004

Source SCS CSHB 514(FIN)

Chapter No.

## **AN ACT**

Relating to child support modification and enforcement, to the establishment of paternity by the child support enforcement agency, and to the crimes of criminal nonsupport and aiding the nonpayment of child support; amending Rule 90.3, Alaska Rules of Civil Procedure; and providing for an effective date.

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

THE ACT FOLLOWS ON PAGE 1

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1	Relating to child support modification and enforcement, to the establishment of paternity by
2	the child support enforcement agency, and to the crimes of criminal nonsupport and aiding the
3	nonpayment of child support; amending Rule 90.3, Alaska Rules of Civil Procedure; and
4	providing for an effective date.
5	
6	* Section 1. AS 11.51.120(a) is amended to read:
7	(a) A person commits the crime of criminal nonsupport if, being a person
8	legally charged with the support of a child [UNDER 18 YEARS OF AGE,] the person
9	knowingly fails, without lawful excuse, to provide support for the child.
10	* Sec. 2. AS 11.51.120(c) is repealed and reenacted to read:
11	(c) Except as provided in (d) of this section, criminal nonsupport is a class A
12	misdemeanor.
13	* Sec. 3. AS 11.51.120 is amended by adding new subsections to read:
14	(d) Criminal nonsupport is a class C felony if the support the person failed to

1	provide is monetary support required by a court or administrative order from this or
2	another jurisdiction and, at the time the person knowingly failed, without lawful
3	excuse, to provide the support,
4	(1) the aggregate amount of accrued monetary child support arrearage
5	is \$20,000 or more;
6	(2) no child support payment has been made for a period of 24
7	consecutive months or more; or
8	(3) the person had been previously convicted under this section or a
9	similar provision in another jurisdiction and
10	(A) the aggregate amount of accrued monetary child support
11	arrearage is \$5,000 or more; or
12	(B) no child support payment has been made for a period of six
13	months or more.
14	(e) In addition to the provisions of (c) and (d) of this section, criminal
15	nonsupport is punishable by loss or restriction of a recreational license as provided in
16	AS 12.55.139.
17	(f) In this section,
18	(1) "child" means a person
19	(A) under 18 years of age; or
20	(B) 18 years of age or older for whom a person is ordered to
21	pay support under a valid court or administrative order;
22	(2) "child support" means support for a child;
23	(3) "without lawful excuse" means having the financial ability to
24	provide support or having the capacity to acquire that ability through the exercise of
25	reasonable efforts.
26	* Sec. 4. AS 11.51 is amended by adding a new section to read:
27	Sec. 11.51.121. Aiding the nonpayment of child support in the first
28	degree. (a) A person commits the crime of aiding the nonpayment of child support in
29	the first degree if the person violates AS 11.51.122 and the person knows the obligor
30	(1) has an aggregate amount of accrued monetary child support
31	arrearage of \$20,000 or more;

1	(2) has not made a child support payment for a period of 24
2	consecutive months or more; or
3	(3) had been previously convicted under AS 11.51.120 or a similar
4	provision in another jurisdiction and
5	(A) has an aggregate amount of accrued monetary child support
6	arrearage of \$5,000 or more; or
7	(B) has not made a child support payment for a period of 24
8	consecutive months or more.
9	(b) Aiding the nonpayment of child support in the first degree is a class C
10	felony.
11	(c) In addition to the penalties under (b) of this section, aiding the nonpayment
12	of child support in the first degree is punishable by loss or restriction of a recreational
13	license as provided in AS 12.55.139.
14	* <b>Sec. 5.</b> AS 11.51.122(a) is amended to read:
15	(a) A person commits the crime of aiding the nonpayment of child support <u>in</u>
16	the second degree if the person [(1)] knows that an obligor has a duty under an
17	administrative or judicial order for periodic payment of child support or for the
18	provision of health care coverage for a child under a medical support order [;] and
19	(1) being a person with a statutory duty to disclose information to
20	<u>a child support enforcement agency</u> [(2)] intentionally [(A)] withholds <u>the</u>
21	information [ABOUT THE RESIDENCE OR EMPLOYMENT OF THE OBLIGOR]
22	when it [THAT INFORMATION] is requested by a child support enforcement
23	agency;
24	(2) [(B)] being an employer of the obligor, intentionally withholds
25	information about the residence or employment of the obligor, the eligibility of the
26	obligor's children for coverage under the employer's health insurance plan, or
27	[ABOUT] the cost of the coverage of the children under the plan, when that
28	information is requested by a child support enforcement agency or when the
29	employer is required by state or federal law to report the information without a
30	request by a child support enforcement agency; or
31	(3) intentionally [(C)] participates in a commercial, business, [OR]

employment, or other arrangement with the obligor, knowing at the time that the arrangement is made that it will allow the obligor to avoid paying all or some of the support when it is due or to avoid having a lien placed on assets for the payment of delinquent support; receipt of a substantial asset for less than fair market value from an obligor after the obligor's support order has been established constitutes a rebuttable presumption that the person receiving the asset knew that the transfer would allow the obligor to avoid paying all or some of the support or to avoid having a lien placed on the asset.

\* **Sec. 6.** AS 11.51.122(b) is amended to read:

- (b) In a prosecution under (a)(2) and (3) [(a)(2)(B) AND (C)] of this section, it is a defense that the
- (1) defendant did not intend to assist the obligor in the nonpayment of child support or in the avoidance of a duty to provide health care coverage of a child; or
- (2) obligor did not intend to avoid paying child support or to avoid providing health care coverage of a child.
- \* Sec. 7. AS 11.51.122(d) is amended to read:
  - (d) Aiding the nonpayment of child support <u>in the second degree</u> is a class A misdemeanor.
- \* Sec. 8. AS 11.51.122 is amended by adding new subsections to read:
  - (e) In addition to the penalties under (d) of this section, aiding the nonpayment of child support in the second degree is punishable by loss or restriction of a recreational license as provided in AS 12.55.139.
  - (f) In this section, "child" and "child support" have the meanings given in AS 11.51.120.
  - \* **Sec. 9.** AS 12.55.139 is amended to read:
    - Sec. 12.55.139. Penalties for criminal nonsupport. In addition to other penalties imposed for the offense of criminal nonsupport under AS 11.51.120, the court may suspend, restrict, or revoke, <u>for the period during which the arrearage</u> <u>continues to exist</u> [FOR A PERIOD NOT TO EXCEED SIX MONTHS], a recreational license as defined in AS 09.50.020(c), if the defendant is a natural person.

1	* Sec. 10. AS 12.55.139 is amended by adding a new subsection to read:
2	(b) In addition to other penalties imposed for the offense of aiding the
3	nonpayment of child support in the first degree under AS 11.51.121 and for the
4	offense of aiding the nonpayment of child support in the second degree under
5	AS 11.51.122, the court may suspend, restrict, or revoke, for a period not to exceed
6	one year, a recreational license as defined in AS 09.50.020(c), if the defendant is a
7	natural person.
8	* Sec. 11. AS 22.10.020 is amended by adding a new subsection to read:
9	(j) The superior court, in an action for divorce, separation, or child support
10	may issue orders to aid in the enforcement of child support, including orders requiring
11	an individual who owes support under an order of support to
12	(1) make payments according to an approved payment plan;
13	(2) participate in appropriate work activities if the individual is no
14	incapacitated; or
15	(3) complete and submit an application for a permanent fund dividend
16	under AS 43.23.015 or provide proof to the agency or the court that the individual is
17	not eligible for a dividend in a given year.
18	* Sec. 12. AS 25.27.020(d) is amended to read:
19	(d) The agency may issue an administrative order or request a court order tha
20	requires an individual in arrears under an order of support for a child who is receiving
21	assistance under AS 47.07, or under AS 47.25.310 - 47.25.420 or a successor program
22	or for a child whose parent, guardian, or designee of the parent or guardian has
23	applied for aid from the agency under AS 25.27.100, to make payments according
24	to an approved payment plan or, if the individual is not incapacitated, to participate in
25	appropriate work activities.
26	* Sec. 13. AS 25.27.020 is amended by adding new subsections to read:
27	(f) The agency shall, by regulation, establish procedures and standards for the
28	forgiveness of an arrearage owed to the state under AS 25.27.120. The agency may
29	forgive arrears under this section, with the approval of the commissioner and withou
30	the approval of the Department of Law, if
31	(1) the obligor

1	(A) has of obtains employment for which income withholding
2	is initiated under AS 25.27.250 within 60 days after the date the obligor is
3	approved for the forgiveness program;
4	(B) enrolls in and successfully completes an employment
5	training program approved by the agency and obtains employment for which
6	income withholding is initiated under AS 25.27.250 within 30 days after
7	completion of the employment training program; or
8	(C) enters into an agreement with the agency for alternative
9	payment procedures if the agency determines that there are unusual
10	circumstances justifying a waiver of income withholding;
11	(2) the obligor is in compliance with additional requirements and
12	limitations imposed by the agency by regulation to assure that forgiveness of the
13	arrearage is in the best interest of the child and of the state; and
14	(3) the obligor makes monthly payments pursuant to a payment
15	agreement approved by the agency; if the obligor misses more than two monthly
16	payments in a calendar year or more than two consecutive payments without approval
17	of the agency for good cause, the obligor is not eligible to continue in the arrears
18	forgiveness program under this section.
19	(g) During each year in which an obligor complies with the requirements for
20	the forgiveness of an arrearage under (f) of this section and any regulations adopted by
21	the agency under that subsection, the agency may forgive up to 20 percent of the total
22	arrearage owed to the state under AS 25.27.120, including any interest owed on that
23	debt. For purposes of determining the amount of the forgiveness, the arrears shall be
24	calculated as of the date the obligor is approved for participation in the forgiveness
25	program.
26	(h) The agency may establish by regulation requirements and limitations on
27	eligibility in addition to those stated in (f) and (g) of this section.
28	* <b>Sec. 14.</b> AS 25.27.040(b) is amended to read:
29	(b) The agency may not attempt to establish paternity in any case
30	(1) involving incest or forcible rape, unless the mother of the child is
31	legally competent and requests the establishment of paternity; in this paragraph.

1	"forcible rape" means sexual assault in the first degree under AS 11.41.410 or a
2	conviction under a law or ordinance from another jurisdiction with similar
3	elements; "forcible rape" includes adjudications of delinquency for acts with
4	elements similar to AS 11.41.410;
5	(2) when legal proceedings for adoption are pending; [,] or
6	(3) when it would not be in the best interests of the children or the
7	state.
8	* Sec. 15. AS 25.27.080(b) is amended to read:
9	(b) The agency on behalf of the custodian or the state shall take all necessary
10	action permitted by law to enforce child support orders [SO ENTERED], including
11	petitioning the court for orders to aid in the enforcement of child support.
12	* Sec. 16. AS 25.27.190(e) is amended to read:
13	(e) Modification or termination of future periodic support payments may be
14	ordered upon a showing of good cause and material change in circumstances. The
15	adoption or enactment of guidelines or a significant amendment to guidelines for
16	determining child support is a material change in circumstances, if the guidelines are
17	relevant to the petition. As necessary to comply with 42 U.S.C. 666, a periodic
18	modification of child support may be made without a showing of a material
19	change in circumstances if the child support order being modified on the periodic
20	basis has not been modified or adjusted during the three years preceding the
21	periodic modification.
22	* Sec. 17. The uncodified law of the State of Alaska is amended by adding a new section to
23	read:
24	INDIRECT COURT RULE AMENDMENT. Section 16 of this Act has the effect of
25	changing Rule 90.3, Alaska Rules of Civil Procedure, by changing the grounds for modifying
26	a support order.
27	* Sec. 18. The uncodified law of the State of Alaska is amended by adding a new section to
28	read:
29	TWO-THIRDS VOTE NOT REQUIRED. Because Rule 90.3, Alaska Rules of Civil
30	Procedure, was adopted under the Alaska Supreme Court's interpretive authority exercised
31	under art. IV, sec. 1, Constitution of the State of Alaska, sec. 16 of this Act takes effect for

- purposes of Rule 90.3, Alaska Rules of Civil Procedure, without needing to meet the two-
- 2 thirds vote requirement normally applicable to changing court rules under art. IV, sec. 15,
- 3 Constitution of the State of Alaska.
- \* Sec. 19. The uncodified law of the State of Alaska is amended by adding a new section to
- 5 read:
- 6 APPLICABILITY. (a) The provisions of AS 11.51.120(d)(1) and (d)(3)(A), enacted
- 7 by sec. 3 of this Act, and the provisions of AS 11.51.121(a)(1) and (a)(3)(A), enacted by sec.
- 8 4 of this Act, apply to monetary arrearages that have accrued before the effective date of this
- 9 Act, but only if the person fails to provide monetary support in violation of AS 11.51.120, as
- amended by secs. 1, 2, and 3 of this Act, on or after the effective date of this Act or the person
- aids in the nonpayment of child support in the first degree under AS 11.51.121, as enacted by
- sec. 4 of this Act, on or after the effective date of this Act, as applicable.
- 13 (b) The provisions of AS 11.51.120(d)(2) and (d)(3)(B), enacted by sec. 3 of this Act,
- and the provisions of AS 11.51.121(a)(2) and (a)(3)(B), enacted by sec. 4 of this Act, apply to
- nonpayment of child support in violation of AS 11.51.120, as amended by secs. 1, 2, and 3 of
- this Act, on or after the effective date of this Act or to aiding the nonpayment of child support
- in the first degree under AS 11.51.121, as enacted by sec. 4 of this Act, on or after the
- 18 effective date of this Act, as applicable.
- \* Sec. 20. The uncodified law of the State of Alaska is amended by adding a new section to
- 20 read:
- 21 TRANSITION. The forgiveness program authorized under AS 25.27.020(f) and (g),
- as enacted in sec. 13 of this Act, may not be implemented until the agency has adopted
- 23 regulations setting standards and procedures for the program. Regulations under this section
- 24 must be adopted within nine months after the effective date of this section.
- \* Sec. 21. This Act takes effect July 1, 2004.