

LAWS OF ALASKA 2003

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Chapter	No.
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AN ACT

Relating to the factors that may be considered in making a crime victim compensation award; relating to sentencing and to the earning of good time deductions for certain sexual offenses.

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

THE ACT FOLLOWS ON PAGE 1

AN ACT

1	Relating to the factors that may be considered in making a crime victim compensation award;
2	relating to sentencing and to the earning of good time deductions for certain sexual offenses.
3	
4	* Section 1. AS 12.55.125(c) is amended to read:
5	(c) Except as provided in (i) of this section, a [A] defendant convicted of a
6	class A felony may be sentenced to a definite term of imprisonment of not more than
7	20 years, and shall be sentenced to the following presumptive terms, subject to
8	adjustment as provided in AS 12.55.155 - 12.55.175:
9	(1) if the offense is a first felony conviction and does not involve
10	circumstances described in (2) of this subsection, five years;
11	(2) if the offense is a first felony conviction
12	(A) other than for manslaughter and the defendant possessed a
13	firearm, used a dangerous instrument, or caused serious physical injury during

1	the commission of the offense, or knowingly directed the conduct constituting
2	the offense at a uniformed or otherwise clearly identified peace officer, fire
3	fighter, correctional employee, emergency medical technician, paramedic,
4	ambulance attendant, or other emergency responder who was engaged in the
5	performance of official duties at the time of the offense, seven years;
6	(B) for manslaughter and the conduct resulting in the
7	conviction was knowingly directed towards a child under the age of 16, seven
8	years;
9	(C) for manslaughter and the conduct resulting in the
10	conviction involved driving while under the influence of an alcoholic
11	beverage, inhalant, or controlled substance, seven years;
12	(3) if the offense is a second felony conviction, 10 years;
13	(4) if the offense is a third felony conviction and the defendant is not
14	subject to sentencing under (l) of this section, 15 years.
15	* Sec. 2. AS 12.55.125(d) is amended to read:
16	(d) Except as provided in (i) of this section, a [A] defendant convicted of a
17	class B felony may be sentenced to a definite term of imprisonment of not more than
18	10 years, and shall be sentenced to the following presumptive terms, subject to
19	adjustment as provided in AS 12.55.155 - 12.55.175:
20	(1) if the offense is a second felony conviction, four years;
21	(2) if the offense is a third felony conviction, six years.
22	[(3) REPEALED]
23	* Sec. 3. AS 12.55.125(e) is amended to read:
24	(e) Except as provided in (i) of this section, a [A] defendant convicted of a
25	class C felony may be sentenced to a definite term of imprisonment of not more than
26	five years, and shall be sentenced to the following presumptive terms, subject to
27	adjustment as provided in AS 12.55.155 - 12.55.175:
28	(1) if the offense is a second felony conviction, two years;
29	(2) if the offense is a third felony conviction, three years: [.]
30	(3) [REPEALED
31	(4)] if the offense is a first felony conviction, and the defendant

1	violated AS 08.54./20(a)(15), one year.
2	* Sec. 4. AS 12.55.125(g) is amended to read:
3	(g) If a defendant is sentenced under (c), (d)(1), (d)(2), (e)(1), (e)(2), (e)(3)
4	[(e)(4)], or (i) of this section, except to the extent permitted under AS 12.55.155 -
5	12.55.175,
6	(1) imprisonment may not be suspended under AS 12.55.080;
7	(2) imposition of sentence may not be suspended under AS 12.55.085;
8	(3) terms of imprisonment may not be otherwise reduced.
9	* Sec. 5. AS 12.55.125(i) is amended to read:
10	(i) A defendant convicted of
11	(1) sexual assault in the first degree or sexual abuse of a minor in the
12	first degree may be sentenced to a definite term of imprisonment of not more than $\underline{40}$
13	[30] years [,] and shall be sentenced to the following presumptive terms, subject to
14	adjustment as provided in AS 12.55.155 - 12.55.175:
15	(A) [(1)] if the offense is a first felony conviction and does not
16	involve circumstances described in (B) [(2)] of this paragraph
17	[SUBSECTION], eight years;
18	(B) [(2)] if the offense is a first felony conviction [,] and the
19	defendant possessed a firearm, used a dangerous instrument, or caused serious
20	physical injury during the commission of the offense, 10 years;
21	(C) [(3)] if the offense is a second felony conviction and does
22	not involve circumstances described in (D) of this paragraph, 15 years;
23	(D) if the offense is a second felony conviction and the
24	defendant has a prior conviction for a sexual felony, 20 years;
25	(E) [(4)] if the offense is a third felony conviction and the
26	defendant is not subject to sentencing under (F) of this paragraph or (l) of
27	this section, 25 years:
28	(F) if the offense is a third felony conviction, the defendant
29	is not subject to sentencing under (1) of this section, and the defendant has
30	two prior convictions for sexual felonies, 30 years;
31	(2) attempt, conspiracy, or solicitation to commit sexual assault in

1	the first degree or sexual abuse of a minor in the first degree may be sentenced to
2	a definite term of imprisonment of not more than 30 years and shall be sentenced
3	to the following presumptive terms, subject to adjustment as provided in
4	<u>AS 12.55.155 - 12.55.175:</u>
5	(A) if the offense is a first felony conviction and does not
6	involve circumstances described in (B) of this paragraph, five years;
7	(B) if the offense is a first felony conviction, and the
8	defendant possessed a firearm, used a dangerous instrument, or caused
9	serious physical injury during the commission of the offense, 10 years;
10	(C) if the offense is a second felony conviction and does not
11	involve circumstances described in (D) of this paragraph, 10 years;
12	(D) if the offense is a second felony conviction and the
13	defendant has a prior conviction for a sexual felony, 15 years;
14	(E) if the offense is a third felony conviction, does not
15	involve circumstances described in (F) of this paragraph, and the
16	defendant is not subject to sentencing under (1) of this section, 15 years;
17	(F) if the offense is a third felony conviction, the defendant
18	is not subject to sentencing under (1) of this section, and the defendant has
19	two prior convictions for sexual felonies, 20 years;
20	(3) sexual assault in the second degree, sexual abuse of a minor in
21	the second degree, unlawful exploitation of a minor, or distribution of child
22	pornography may be sentenced to a definite term of imprisonment of not more
23	than 20 years and shall be sentenced to the following presumptive terms, subject
24	to adjustment as provided in AS 12.55.155 - 12.55.175:
25	(A) if the offense is a second felony conviction and does not
26	involve circumstances described in (B) of this paragraph, five years;
27	(B) if the offense is a second felony conviction and the
28	defendant has a prior conviction for a sexual felony, 10 years;
29	(C) if the offense is a third felony conviction, does not
30	involve circumstances described in (D) of this paragraph, 10 years;
31	(D) if the offense is a third felony conviction, and the

1	defendant has two prior convictions for sexual felonies, 15 years;
2	(4) sexual assault in the third degree, incest, indecent exposure in
3	the first degree, possession of child pornography, or attempt, conspiracy, or
4	solicitation to commit sexual assault in the second degree, sexual abuse of a minor
5	in the second degree, unlawful exploitation of a minor, or distribution of child
6	pornography, may be sentenced to a definite term of imprisonment of not more
7	than 10 years and shall be sentenced to the following presumptive terms, subject
8	to adjustment as provided in AS 12.55.155 - 12.55.175:
9	(A) if the offense is a second felony conviction and does not
10	involve circumstances described in (B) of this paragraph, two years;
11	(B) if the offense is a second felony conviction and the
12	defendant has a prior conviction for a sexual felony, three years;
13	(C) if the offense is a third felony conviction and does not
14	involve circumstances described in (D) of this paragraph, three years;
15	(D) if the offense is a third felony conviction and the
16	defendant has two prior convictions for sexual felonies, six years.
17	* Sec. 6. AS 12.55.145(a) is amended to read:
18	(a) For purposes of considering prior convictions in imposing sentence under
19	(1) AS $12.55.125(c)$, $(d)(1)$, $(d)(2)$, $(e)(1)$, $\underline{\mathbf{or}}(e)(2)$, $[OR(i),]$
20	(A) a prior conviction may not be considered if a period of 10
21	or more years has elapsed between the date of the defendant's unconditional
22	discharge on the immediately preceding offense and commission of the present
23	offense unless the prior conviction was for an unclassified or class A felony;
24	(B) a conviction in this or another jurisdiction of an offense
25	having elements similar to those of a felony defined as such under Alaska law
26	at the time the offense was committed is considered a prior felony conviction;
27	(C) two or more convictions arising out of a single, continuous
28	criminal episode during which there was no substantial change in the nature of
29	the criminal objective are considered a single conviction unless the defendant
30	was sentenced to consecutive sentences for the crimes; offenses committed
31	while attempting to escape or avoid detection or apprehension after the

1	commission of another offense are not part of the same criminal episode or
2	objective;
3	(2) AS 12.55.125(<i>l</i>),
4	(A) a conviction in this or another jurisdiction of an offense
5	having elements similar to those of a most serious felony is considered a prior
6	most serious felony conviction;
7	(B) commission of and conviction for offenses relied on as
8	prior most serious felony offenses must occur in the following order:
9	conviction for the first offense must occur before commission of the second
10	offense, and conviction for the second offense must occur before commission
11	of the offense for which the defendant is being sentenced;
12	(3) AS 12.55.135(g),
13	(A) a prior conviction may not be considered if a period of five
14	or more years has elapsed between the date of the defendant's unconditional
15	discharge on the immediately preceding offense and commission of the present
16	offense unless the prior conviction was for an unclassified or class A felony;
17	(B) a conviction in this or another jurisdiction of an offense
18	having elements similar to those of a crime against a person or a crime
19	involving domestic violence is considered a prior conviction;
20	(C) two or more convictions arising out of a single, continuous
21	criminal episode during which there was no substantial change in the nature of
22	the criminal objective are considered a single conviction unless the defendant
23	was sentenced to consecutive sentences for the crimes; offenses committed
24	while attempting to escape or avoid detection or apprehension after the
25	commission of another offense are not part of the same criminal episode or
26	objective <u>:</u>
27	(4) AS 12.55.125(i),
28	(A) a conviction in this or another jurisdiction of an offense
29	having elements similar to those of a sexual felony is a prior conviction for
30	a sexual felony;
31	(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 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.

* **Sec. 7.** AS 12.55.155(a) is amended to read:

- (a) If a defendant is convicted of an offense and is subject to sentencing under AS 12.55.125(c), (d)(1), (d)(2), (e)(1), (e)(2), (e)(3) [(e)(4)], or (i) and
- (1) the presumptive term is four years or less, the court may decrease the presumptive term by an amount as great as the presumptive term for factors in mitigation or may increase the presumptive term up to the maximum term of imprisonment for factors in aggravation;
- (2) the presumptive term of imprisonment is more than four years, the court may decrease the presumptive term by an amount as great as 50 percent of the presumptive term for factors in mitigation or may increase the presumptive term up to the maximum term of imprisonment for factors in aggravation.
- * **Sec. 8.** AS 12.55.165(a) is amended to read:
 - (a) If the defendant is subject to sentencing under AS 12.55.125(c), (d)(1), (d)(2), (e)(1), (e)(2), (e)(3) [(e)(4)], or (i) and the court finds by clear and convincing evidence that manifest injustice would result from failure to consider relevant aggravating or mitigating factors not specifically included in AS 12.55.155 or from imposition of the presumptive term, whether or not adjusted for aggravating or mitigating factors, the court shall enter findings and conclusions and cause a record of the proceedings to be transmitted to a three-judge panel for sentencing under AS 12.55.175.

1	* Sec. 9. AS 12.55.185 is amended by adding a new paragraph to read:
2	(17) "sexual felony" means sexual assault in the first degree, sexual
3	abuse of a minor in the first degree, sexual assault in the second degree, sexual abuse
4	of a minor in the second degree, unlawful exploitation of a minor, distribution of child
5	pornography, sexual assault in the third degree, incest, indecent exposure in the first
6	degree, possession of child pornography, and felony attempt, conspiracy, or
7	solicitation to commit those crimes.
8	* Sec. 10. AS 18.67.080(c) is amended to read:
9	(c) In determining whether to make an order under this section, the board shall
10	consider all circumstances determined to be relevant, including provocation, consent,
11	or any other behavior of the victim that directly or indirectly contributed to the
12	victim's injury or death, the prior case or social history, if any, of the victim, the
13	victim's need for financial aid, and any other relevant matters. In applying this
14	subsection,
15	(1) the board may not deny an order based on the factors in this
16	subsection, unless those factors relate significantly to the occurrence that caused
17	the victimization and are of such a nature and quality that a reasonable or
18	prudent person would know that the factors or actions could lead to the crime
19	and the victimization;
20	(2) with regard to circumstances in which the victim consented to,
21	provoked, or incited the criminal act, the board may consider those
22	circumstances only if the board finds that it is more probable than not that those
23	circumstances occurred and were the cause of the crime and the victimization;
24	(3) the board may deny an order based on the victim's involvement
25	with illegal drugs, only if
26	(A) the victim was involved in the manufacture or delivery
27	of a controlled substance at the time of the crime or the crime and
28	victimization was a direct result of the prior manufacture or delivery of a
29	controlled substance; the evidence of this manufacture or delivery must be
30	corroborated by law enforcement or other credible sources; and
31	(B) the evidence shows a direct correlation linking the

1	illegal activity and the crime and victimization; or
2	(4) if a claim is based on a crime involving domestic violence or on
3	a crime of sexual abuse of a minor or sexual assault and the offender is
4	(A) convicted of one of those crimes, notwithstanding (1) -
5	(3) of this subsection, the board may not deny an order based on
6	considerations of provocation, the use of alcohol or drugs by the victim, or
7	the prior social history of the victim; or
8	(B) not convicted of one of those crimes, the board may not
9	deny an order based on the involvement or behavior of the victim.
10	* Sec. 11. AS 33.20.010(a) is amended to read:
11	(a) Notwithstanding AS 12.55.125(f)(3) and 12.55.125(g)(3), a prisoner
12	convicted of an offense against the state or a political subdivision of the state and
13	sentenced to a term of imprisonment that exceeds three days is entitled to a deduction
14	of one-third of the term of imprisonment rounded off to the nearest day if the prisoner
15	follows the rules of the correctional facility in which the prisoner is confined. A
16	prisoner is not eligible for a good time deduction if the prisoner has been sentenced
17	[TO A]
18	(1) <u>to a</u> mandatory 99-year term of imprisonment under
19	AS 12.55.125(a) after June 27, 1996; [OR]
20	(2) <u>to a</u> definite term under AS 12.55.125(<i>l</i>); <u>or</u>
21	(3) for a sexual felony under AS 12.55.125(i) and has one or more
22	prior sexual felony convictions as determined under AS 12.55.145(a)(4).
23	* Sec. 12. The uncodified law of the State of Alaska is amended by adding a new section to
24	read:
25	APPLICABILITY. (a) The changes made to AS 12.55.125 and 12.55.145 by this Act
26	apply to sentencings for offenses committed on or after the effective date of this Act. All
27	references to prior or previous convictions in AS 12.55.125 and 12.55.145, as amended by
28	this Act, apply to convictions occurring before, on, or after the effective date of this Act.
29	(b) The changes made to the earning of good time deductions under AS 33.20.010
30	apply to offenses occurring on or after the effective date of this Act. References to prior
31	convictions under AS 33.20.010(a) apply to offenses occurring before, on, or after the

1 effective date of this Act.