

LAWS OF ALASKA

2006

Source CSHB 410(JUD)

AN ACT

Making corrective amendments to the Alaska Statutes as recommended by the revisor of statutes; and providing for an effective date.

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

THE ACT FOLLOWS ON PAGE 1

AN ACT

1	Making corrective amendments to the Alaska Statutes as recommended by the revisor of
2	statutes; and providing for an effective date.
3	
4	* Section 1. AS 04.11.499(2) is amended to read:
5	(2) "send" means to cause to be taken or distributed or to attempt or
6	solicit to cause to be taken or distributed, and includes use of the United States Postal
7	Service [POST OFFICE];
8	* Sec. 2. AS 09.45.825 is amended to read:
9	Sec. 09.45.825. Procedure applicable. Except as otherwise provided in
10	AS 09.45.800 - 09.45.880, the Alaska Rules of Civil Procedure [COURT RULES
11	OF CIVIL PROCEDURE] shall apply to actions authorized by AS 09.45.800 -
12	09.45.880.
13	* Sec. 3. AS 09.45.830 is amended to read:
14	Sec. 09.45.830. Jurisdiction. Upon the completion of the service, publication

and posting of the summons, as may be required by AS 09.45.800 - 09.45.880 and the **Alaska Rules of Civil Procedure** [COURT RULES OF CIVIL PROCEDURE], the court has complete jurisdiction over the parties plaintiff or plaintiffs and the entire real property described in the complaint as intended to be affected by the action and over the person of everyone having or claiming an estate, right, title, or interest in or to, or lien upon, all or any part of the property and shall be considered to have obtained the possession and control of the property for the purposes of the action with complete jurisdiction to render the judgment provided for in AS 09.45.800 - 09.45.880.

* **Sec. 4.** AS 09.55.536(a) is amended to read:

(a) In an action for damages due to personal injury or death based upon the provision of professional services by a health care provider, including a person providing services on behalf of a governmental entity, when the parties have not agreed to arbitration of the claim under AS 09.55.535, the court shall appoint within 20 days after **the** filing of **an** answer to a summons and complaint a three-person expert advisory panel unless the court decides that an expert advisory opinion is not necessary for a decision in the case. When the action is filed, the court shall, by order, determine the professions or specialties to be represented on the expert advisory panel, giving the parties the opportunity to object or make suggestions.

* **Sec. 5.** AS 09.65.161 is amended to read:

Sec. 09.65.161. Immunity for disclosure of required health care data. A person who reports health care data required to be reported under AS 18.05 and regulations adopted under that chapter for conditions or diseases of public health importance [SIGNIFICANCE] may not be held liable for the disclosure to the Department of Health and Social Services or for the use of the data by the department.

* **Sec. 6.** AS 11.46.130(a) is amended to read:

- (a) A person commits the crime of theft in the second degree if the person commits theft as defined in AS 11.46.100 and
- 28 (1) the value of the property or services is \$500 or more but less than 29 \$25,000;
 - (2) the property is a firearm or explosive;
 - (3) the property is taken from the person of another;

1	(4) the property is taken from a vessel and is vessel safety or survival
2	equipment;
3	(5) the property is taken from an aircraft and the property is aircraft
4	safety or survival equipment;
5	(6) the value of the property is \$50 or more but less than \$500 and,
6	within the preceding five years, the person has been convicted and sentenced on two
7	or more separate occasions in this or another jurisdiction of
8	(A) an offense under AS 11.46.120, or an offense under
9	another law or ordinance with similar elements;
10	(B) a crime set out in this subsection or an offense under
11	another law or ordinance with similar elements;
12	(C) <u>an offense under</u> AS 11.46.140(a)(1), or an offense under
13	another law or ordinance with similar elements; or
14	(D) <u>an offense under</u> AS $11.46.220(c)(1)$ or $(c)(2)(A)$, or an
15	offense under another law or ordinance with similar elements; or
16	(7) the property is an access device.
17	* Sec. 7. AS 11.46.220(c) is amended to read:
18	(c) Concealment of merchandise is
19	(1) a class C felony if
20	(A) the merchandise is a firearm;
21	(B) the value of the merchandise is \$500 or more; or
22	(C) the value of the merchandise is \$50 or more but less than
23	\$500 and, within the preceding five years, the person has been convicted and
24	sentenced on two or more separate occasions in this or another jurisdiction of
25	[THE OFFENSE OF]
26	(i) <u>the offense of</u> concealment of merchandise under
27	this paragraph or (2)(A) of this subsection, or an offense under another
28	law or ordinance with similar elements; or
29	(ii) <u>an offense under</u> AS 11.46.120, 11.46.130, or
30	11.46.140(a)(1), or an offense under another law or ordinance with
31	similar elements;

1	(2) a class A misdemeanor if
2	(A) the value of the merchandise is \$50 or more but less than
3	\$500; or
4	(B) the value of the merchandise is less than \$50 and, within
5	the preceding five years, the person has been convicted and sentenced on two
6	or more separate occasions of the offense of concealment of merchandise or
7	theft in any degree, or an offense under another law or ordinance with similar
8	elements;
9	(3) a class B misdemeanor if the value of the merchandise is less than
10	\$50.
11	* Sec. 8. AS 14.03.123(c) is amended to read:
12	(c) The state board shall adopt regulations implementing this section,
13	providing for a statewide student assessment system, and providing for the process of
14	assigning a designation under (a) of this section, including
15	(1) the methodology used to assign the performance designation,
16	including the measures used and their relative weights;
17	(2) high performance [ACHIEVEMENT] and low performance
18	[ACHIEVEMENT] designations that are based on the accountability system under this
19	section;
20	(3) a procedure for appealing a designation that may be used by the
21	principal of a public school or by the superintendent of a public school district;
22	(4) additional measures that may be progressively implemented by the
23	commissioner to assist schools or districts to improve performance in accordance with
24	this section and with federal law; to the extent necessary to conform to federal law, the
25	additional measures may be unique to a certain school or district if that school or
26	district receives federal funding that is not available to all schools or districts in the
27	state.
28	* Sec. 9. AS 14.03.123(d) is amended to read:
29	(d) A public school or district that receives a low performance
30	[ACHIEVEMENT] designation under this section shall prepare and submit to the
31	department a school or district improvement plan, as applicable, in accordance with

- regulations adopted by the board. The improvement plan must be prepared with the maximum feasible public participation of the community including, as appropriate, interested individuals, teachers, parents, parent organizations, students, tribal organizations, local government representatives, and other community groups.
- * **Sec. 10.** AS 14.03.123(e) is amended to read:

- (e) The department shall establish a program of special recognition for those public schools that receive a high **performance** [ACHIEVEMENT] designation.
- * **Sec. 11.** AS 14.60.010(6) is amended to read:
 - (6) "public schools" include elementary schools, high schools, citizenship night schools for adults, and other public educational institutions **that** [WHICH] may be established; [HOWEVER, NOTHING IN THIS TITLE INCLUDES SCHOOLS FOR ALASKA NATIVES UNDER THE CONTROL OF THE FEDERAL GOVERNMENT AND ADMINISTERED AND SUPERVISED THROUGH THE BUREAU OF INDIAN AFFAIRS;]
- * **Sec. 12.** AS 15.07.137 is amended to read:
 - **Sec. 15.07.137. Voting information from municipalities.** Within 60 days after each election held in a municipality, the municipal clerk shall certify and send to the director the official registration list containing the names, residence addresses, and voter **identification** numbers of all persons voting in each precinct in that election. The names of the persons who voted in the municipal election shall be indicated on the official registration list sent to the director by the municipal clerk.
- * **Sec. 13.** AS 15.10.105(a) is amended to read:
 - (a) The division of elections is created. The lieutenant governor shall control and supervise the division of elections. The lieutenant governor shall appoint a director of elections. The director shall act for the lieutenant governor in the supervision of central and regional election offices, the hiring, performance evaluation, promotion, termination, and all other matters relating to the employment and training of election personnel, and the administration of all state elections as well as those municipal elections that the state is required to conduct. The director is responsible for the coordination of state responsibilities under 42 U.S.C. 1973gg (National Voter Registration Act of 1993). The director serves at the pleasure of the

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1	neutenant governor.
2	* Sec. 14. AS 15.20.072(c) is amended to read:
3	(c) If the request for a special needs ballot is made through a representative,
4	the representative shall sign a register provided by an election official. The register
5	must include the following information:
6	(1) the representative's name;
7	(2) the representative's residence and mailing address;
8	(3) the representative's social security number, voter <u>identification</u>
9	number, or date of birth;
10	(4) the name of the voter on whose behalf the representative is
11	requesting a ballot and voting materials;
12	(5) an oath that the representative
13	(A) is receiving a ballot and voting materials on behalf of the
14	voter;
15	(B) will not vote the ballot for the voter;
16	(C) will not coerce the voter;
17	(D) will not divulge the vote cast by the voter; and
18	(E) has been notified that unlawful interference with voting is
19	punishable under AS 15.56.030;
20	(6) the representative's signature.
21	* Sec. 15. AS 15.60.010 is amended by adding a new paragraph to read:
22	(42) "division" means the division of elections created under
23	AS 15.10.105.
24	* Sec. 16. AS 21.89.080(b) is amended to read:
25	(b) An electronic transaction under this section must comply with AS 09.80
26	[AS 09.25.500 - 09.25.520].
27	* Sec. 17. AS 23.30 is amended by adding a new section to read:
28	Sec. 23.30.002. Division of workers' compensation; director. The division
29	of workers' compensation is established in the department. The commissioner shall
30	appoint the director of the division of workers' compensation.
31	* Sec. 18. AS 24.60 is amended by adding a new section to read:

1	Sec. 24.60.995. Short title. This chapter may be cited as the Legislative Ethics
2	Act.
3	* Sec. 19. AS 26.23.040(e)(12) is amended to read:
4	(12) to the extent that money is available from an appropriation for the
5	purposes of this paragraph,
6	(A) award grants for the purpose of forming local emergency
7	planning committees under AS 26.23.073;
8	(B) in order to comply with 49 U.S.C. 5116(a)(2)(B) [49
9	U.S.C. APPX. 1815(a)(3)], make funds available to local emergency planning
10	committees for developing and maintaining emergency plans under
11	AS 26.23.073 and 26.23.075;
12	(C) make funds available to local emergency planning
13	committees to implement 42 U.S.C. 11022(e) and 42 U.S.C. 11044; and
14	(D) award grants for training local emergency planning
15	committees and for training and equipping the emergency response
16	organizations identified in the local plans that execute the plans developed by
17	the committees under AS 26.23.073 and 26.23.075.
18	* Sec. 20. AS 28.10.181(p) is amended to read:
19	(p) Vehicles owned by veterans. The department, upon receipt of written proof
20	that the veteran is a sole or joint owner of a motor vehicle, shall issue special
21	registration plates for the motor vehicle to a requesting person who is a veteran or
22	retired veteran of the armed forces of the United States. The commissioner, after
23	consulting with the person in the Department of Military and Veterans' Affairs in
24	charge of veterans' affairs [DIRECTOR OF THE DIVISION OF VETERANS
25	AFFAIRS], shall determine the design and color of the veteran or retired veteran
26	plates.
27	* Sec. 21. AS 28.10.181(q) is amended to read:
28	(q) Vehicles owned by recipients of the Purple Heart. The department, upon
29	receipt of written proof that the person is the sole or joint owner of a motor vehicle,
30	shall issue special registration plates for the motor vehicle to a requesting person who
31	has received the Purple Heart medal awarded for wounds suffered in action against an

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* **Sec. 22.** AS 29.05.200(b) is amended to read:

- (b) Before August 31 of each fiscal year, the department shall submit a report to the <u>office of management and budget</u> [DEPARTMENT OF ADMINISTRATION] indicating
 - (1) each municipality expected to qualify to receive an organization grant during the next fiscal year;
 - (2) the amount of money needed to cover all organization grants expected to be awarded during the next fiscal year.
- * **Sec. 23.** AS 32.11.220 is amended to read:
 - **Sec. 32.11.220. Sharing of profits and losses.** The profits and losses of a limited partnership shall be allocated among the partners, and among classes of partners, in the manner provided in writing in the partnership agreement. If the partnership agreement does not specify **the allocation** in writing, profits and losses shall be allocated on the basis of the value, as stated in the partnership records required to be kept under AS 32.11.840, of the contributions made by each partner to the extent they have been received by the partnership and have not been returned.
- * **Sec. 24.** AS 32.11.230 is amended to read:
 - **Sec. 32.11.230. Allocation of distributions.** Distributions of cash or other assets of a limited partnership shall be allocated among the partners and among classes of partners in the manner provided in writing in the partnership agreement. If the partnership agreement does not specify **the allocation** in writing, distributions shall be made on the basis of the value, as stated in the partnership records required to be kept under AS 32.11.840, of the contributions made by each partner to the extent they have been received by the partnership and have not been returned.
- * **Sec. 25.** AS 32.11.300 is amended to read:
- Sec. 32.11.300. Limitations on distribution. A partner may not receive a

distribution from a limited partnership to the extent that, after giving effect to the distribution, all liabilities of the limited partnership, other than liabilities to partners on account of their partnership <u>interests</u> [INTEREST], exceed the fair value of the partnership assets.

* **Sec. 26.** AS 36.30.170(e) is amended to read:

- (e) If a bidder qualifies under (b) of this section as an Alaska bidder, is a qualifying entity, and is the lowest responsible and responsive bidder with a bid that is not more than 10 percent higher than the lowest bid, the procurement officer shall award the contract to that bidder. This subsection does not give a bidder who would otherwise qualify for a preference under this subsection a preference over another bidder who would otherwise qualify for a preference under this subsection or (f) of this section. In this subsection, "qualifying entity" means a
 - (1) sole proprietorship owned by a person with a disability;
- (2) partnership under <u>former AS 32.05, AS 32.06</u>, or AS 32.11 if each of the partners is a person with a disability;
- (3) limited liability company organized under AS 10.50 if each of the members is a person with a disability; or
- (4) corporation that is wholly owned by individuals and each of the individuals is a person with a disability.

* **Sec. 27.** AS 37.05.530(a) is amended to read:

- (a) The National Petroleum Reserve Alaska special revenue fund is established. The fund consists of all money disbursed to the state by the federal government under **42 U.S.C. 6506a(***l***) and former** 42 U.S.C. 6508 (P.L. 96-514) since December 12, 1980, less the amount deposited in the general fund and expended by the state by general fund appropriations before June 9, 1984.
- * Sec. 28. AS 37.05.530(c) is amended to read:
 - (c) The Department of Commerce, Community, and Economic Development shall adopt regulations under which municipalities impacted by National Petroleum Reserve Alaska oil and gas development under <u>42 U.S.C. 6506a or former</u> 42 U.S.C. 6508 may apply for and be eligible to receive grants to alleviate the impact. The department shall give priority in the allocation of grants to municipalities that are

experiencing or will experience the most direct or severe impact from oil and gas development under 42 U.S.C. 6506a or former 42 U.S.C. 6508 within the National Petroleum Reserve - Alaska. The department shall fund all meritorious grant applications out of the money appropriated to it each year. Within 10 days after the convening of each regular session of the legislature, the department shall submit to the legislature a list of all municipalities that have received grants, a list of all municipalities determined by the department to be eligible for further grants, a recommendation of the amount of money to be granted for those additional applications, and written justification of each past and potential grant.

* **Sec. 29.** AS 37.05.530(d) is amended to read:

- (d) It is the intent of the legislature that each year all of the money in the National Petroleum Reserve Alaska special revenue fund be made available for appropriation by the legislature to municipalities that demonstrate under (c) of this section present impact, or the need to determine or plan for future impact, from oil and gas development under 42 U.S.C. 6506a or former 42 U.S.C. 6508. It is the intent of the legislature that an initial appropriation be made to the Department of Commerce, Community, and Economic Development to cover anticipated impact grants, and that additional funds be made available through supplemental appropriations if the impact is greater than anticipated and the legislature considers the additional grants proposed by the department to be meritorious.
- * **Sec. 30.** AS 37.05.530(e) is amended to read:
 - (e) A municipality may use the funds received under (d) of this section only for the following activities and services to alleviate the impact of the oil and gas development under <u>42 U.S.C. 6506a or former</u> 42 U.S.C. 6508 within the National Petroleum Reserve Alaska:
 - (1) planning;
 - (2) construction, maintenance, and operation of essential public facilities by the municipality; and
 - (3) other necessary public services provided by the municipality.
- **Sec. 31.** AS 37.05.530(g) is amended to read:
 - (g) Amounts received by the state under 42 U.S.C. 6506a(l) or former 42

U.S.C. 6508 and not appropriated for grants to municipalities under (d) of this section shall be deposited at the end of each fiscal year as follows: (1) 25 percent to the principal of the Alaska permanent fund; and (2) .5 percent to the public school trust fund (AS 37.14.110). The amounts remaining after the deposits to the Alaska permanent fund and the public school trust fund may be appropriated to the power cost equalization and rural electric capitalization fund (AS 42.45.100). The amounts remaining after any appropriation to the power cost equalization and rural electric capitalization fund shall lapse into the general fund for use by the state for the following facilities and services: planning; construction, maintenance, and operation of essential public facilities; and other necessary public services.

* **Sec. 32.** AS 39.35.680(20) is amended to read:

(20) "former member" means an employee who is terminated and who has received a total refund of the balance of the employee contribution account [,] or who has requested in writing a refund of the balance in the employee contribution account [, OR WHO IS ELIGIBLE FOR A REFUND UNDER AS 39.35.200(b)];

* **Sec. 33.** AS 39.50.200(a) is amended to read:

(a) In this chapter,

- (1) "assistant to the governor or the lieutenant governor" includes any executive, legislative, special, administrative, or press assistant to the governor or lieutenant governor, and any person similarly employed in a policy-making position;
- (2) "child" includes a biological child, an adoptive child, and a stepchild;
- (3) "commission" means the Alaska Public Offices Commission created under AS 15.13.020(a);
- (4) "domestic partner" means a person who is cohabiting with another person in a relationship that is like a marriage but that is not a legal marriage;
- (5) "instrumentality of the state" means a state department or agency, whether in the legislative, judicial, or executive branch, including the University of Alaska;
- (6) "judicial officer" means a person appointed as a justice to the supreme court or as a judge to the court of appeals, superior court, district court, or

1	magistrate court;
2	(7) "mother or father" includes a biological parent, an adoptive parent,
3	and a step-parent;
4	(8) "municipal officer" includes a borough or city mayor, borough
5	assemblyman, city councilman, school board member, elected utility board member,
6	city or borough manager, members of a city or borough planning or zoning
7	commission within a home rule or general law city or borough, or a unified
8	municipality;
9	(9) "public official" means
10	(A) a judicial officer;
11	(B) the governor or the lieutenant governor;
12	(C) a person hired or appointed in a department in the
13	executive branch as
14	(i) the head or deputy head of the department;
15	(ii) the director or deputy director of a division;
16	(iii) a special assistant to the head of the department;
17	(iv) a person serving as the legislative liaison for the
18	department;
19	(D) an assistant to the governor or the lieutenant governor;
20	(E) the chair or a member of a state commission or board;
21	(F) state investment officers and the state comptroller in the
22	Department of Revenue;
23	(G) the chief procurement officer appointed under
24	AS 36.30.010;
25	(H) the executive director of the Alaska Workforce Investment
26	Board; [AND]
27	(I) each appointed or elected municipal officer; and
28	(J) the members of the board of trustees, the executive
29	director, and the investment officers of the Alaska Permanent Fund
30	Corporation;
31	(10) "source of income" means the entity for which service is

performed or that is otherwise the origin of payment; if the person whose income is being reported is employed by another, the employer is the source of income; but if the person is self-employed by means of a sole proprietorship, partnership, professional corporation, or a corporation in which the person, the person's spouse or domestic partner, or the person's dependent children, or a combination of them, hold a controlling interest, the "source" is the client or customer of the proprietorship, partnership, or corporation, but, if the entity that is the origin of payment is not the same as the client or customer for whom the service is performed, both are considered the source. * **Sec. 34.** AS 39.50.200(b)(42) is amended to read:

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- (42) [BOARD OF TRUSTEES, EXECUTIVE DIRECTOR, AND INVESTMENT OFFICERS OF THE] Alaska Permanent Fund Corporation (AS 37.13.040):
- * Sec. 35. AS 39.52 is amended by adding a new section to read:
- Sec. 39.52.965. Short title. This chapter may be cited as the Alaska Executive Branch Ethics Act.
- * **Sec. 36.** AS 42.45.010(b) is amended to read:
 - (b) The authority may make loans from the power project fund
 - (1) to electric utilities, regional electric authorities, municipalities, regional and village corporations, village councils, independent power producers, and nonprofit marketing cooperatives to pay the costs of
 - (A) reconnaissance studies, feasibility studies, license and permit applications, preconstruction engineering, and design of power projects;
 - (B) constructing, equipping, modifying, improving, and expanding small-scale power production facilities that are designed to produce less than 10 megawatts of power, bulk fuel storage facilities, and transmission and distribution facilities, including energy production, transmission and distribution, waste energy, energy conservation, energy efficiency, and alternative energy facilities and equipment; and
 - reconnaissance studies, preconstruction engineering, (C) design, construction, equipping, modification, and expansion of potable water

1	supply including surface storage and groundwater sources and transmission o
2	water from surface storage to existing distribution systems;
3	(2) to a borrower for a power project or for bulk fuel, waste energy
4	energy conservation, energy efficiency, or alternative energy facilities or equipment if
5	(A) the loan is entered into under a leveraged lease financing
6	arrangement;
7	(B) the party that will be responsible for the power project $\underline{\mathbf{o}}$
8	the bulk fuel, waste energy, energy conservation, energy efficiency, or
9	alternative energy facilities or equipment is an electric utility, regiona
10	electric authority, municipality, regional or village corporation, village council
11	independent power producer, or nonprofit marketing cooperative; and
12	(C) the borrower seeking the loan demonstrates to the authority
13	that the financing arrangement for the power project or the bulk fuel, waste
14	energy, energy conservation, energy efficiency, or alternative energy
15	facilities or equipment will reduce [PROJECT] financing costs for the
16	project, facilities, or equipment below costs of comparable public power
17	projects, facilities, or equipment.
18	* Sec. 37. AS 43.55.013(g) is amended to read:
19	(g) The monthly production <u>rate</u> at the economic limit for a lease or property
20	is presumed to be 3,000 Mcf times the number of well days for the lease or property
21	during that month for which the tax is to be paid. The taxpayer may rebut this
22	presumption by providing clear and convincing evidence of a different monthly
23	production rate at the economic limit for the lease or property. The hearing shall be
24	held before February 15 of the year or within six months after commencement of gas
25	production for a lease or property. The monthly production rate at the economic limit
26	for the lease or property based upon the clear and convincing evidence of the taxpaye
27	shall be calculated by dividing the value determined under (i) of this section into the
28	average monthly direct operating cost determined under (h) of this section.

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(3) "qualified regional seafood development association" means an

* Sec. 38. AS 43.76.399 is amended by adding new paragraphs to read:

association designated as qualified under AS 44.33.065(a);

1	(4) "seafood development region" means a region established under
2	AS 44.33.065(b).
3	* Sec. 39. AS 44.33.502 is amended to read:
4	Sec. 44.33.502. Regional competitions. Four regional competitions shall be
5	held each summer in the first, second, third, and fourth judicial districts
6	established in AS 22.10.010 [SOUTHEASTERN, SOUTHCENTRAL, CENTRAL,
7	AND NORTHWESTERN SENATORIAL DISTRICTS]. First place and honorable
8	mention awards shall be made in each category and one grand prize award and one
9	honorable mention award shall be made for each region.
10	* Sec. 40. AS 46.40.210(1) is amended to read:
11	(1) "area which merits special attention" means a delineated
12	geographic area within the coastal area which is sensitive to change or alteration and
13	which, because of plans or commitments or because a claim on the resources within
14	the area delineated would preclude subsequent use of the resources to a conflicting or
15	incompatible use, warrants special management attention, or which, because of its
16	value to the general public, should be identified for current or future planning,
17	protection, or acquisition; these areas, subject to the department's [COUNCIL]
18	definition of criteria for their identification, include:
19	(A) areas of unique, scarce, fragile or vulnerable natural
20	habitat, cultural value, historical significance, or scenic importance;
21	(B) areas of high natural productivity or essential habitat for
22	living resources;
23	(C) areas of substantial recreational value or opportunity;
24	(D) areas where development of facilities is dependent upon
25	the utilization of, or access to, coastal water;
26	(E) areas of unique geologic or topographic significance which
27	are susceptible to industrial or commercial development;
28	(F) areas of significant hazard due to storms, slides, floods,
29	erosion, or settlement; and
30	(G) areas needed to protect, maintain, or replenish coastal land
31	or resources, including coastal flood plains, aquifer recharge areas, beaches,

1 and offshore sand deposits;

- * Sec. 41. Section 26, ch. 28, SLA 2000, is repealed and reenacted to read:
- 3 Sec. 26. AS 12.25.190(c) is repealed and reenacted to read:
- (c) The person cited for the crime shall give a written promise to appear in 4 5 court by signing at least one copy of the written citation prepared by the peace officer, 6 and the officer shall deliver a copy of the citation to the person. The written promise 7 requirement of this subsection does not apply to motor vehicle and traffic citations for 8 which a bail or fine schedule has been established under AS 28.05.151, fish and game 9 citations for which a bail schedule has been established under AS 16.05.165, citations issued under AS 04.21.065, citations for skiing violations issued under AS 05.45.100, 10 11 citations issued under AS 18.35.341, citations issued in state park and recreational 12 facilities under AS 41.21.960, or littering citations issued under AS 46.06.080.
- * **Sec. 42.** AS 14.08.031(d); AS 14.20.215(8); AS 18.56.590; AS 44.99.009; and AS 47.12.240(g) are repealed.
- * Sec. 43. This Act takes effect immediately under AS 01.10.070(c).