

LAWS OF ALASKA

2006

THIRD SPECIAL SESSION

Source	Chapter No
HCS CSSB 3005(JUD) am H	

AN ACT

Relating to contempt of court and to temporary detention and identification of persons; 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

I	Relating to contempt of court and to temporary detention and identification of persons; and
2	providing for an effective date.
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4	* Section 1. AS 09.50.020(a) is repealed and reenacted to read:
5	(a) A person who commits a criminal contempt is guilty of a class A
6	misdemeanor. A person who commits a civil contempt is subject to damages, a civil
7	penalty of \$5,000 or less for each violation, and other orders as the court finds
8	appropriate.
9	* Sec. 2. AS 12.50 is amended by adding a new section to read:
10	Article 3. Temporary Detention and Identification of Persons.
11	Sec. 12.50.201. Temporary detention and identification of persons. (a) A
12	peace officer may temporarily detain a person under circumstances that give the
13	officer reasonable suspicion that
14	(1) the person witnessed or was at or near the scene of the commission

1	of a felony crime against a person under AS 11.41, arson under AS 11.46.400 or
2	11.46.410, criminal mischief under AS 11.46.475 or 11.46.480, or misconduct
3	involving weapons under AS 11.61.190 or 11.61.195(a)(3);
4	(2) the person has information of material aid in the investigation of
5	that crime; and
6	(3) the temporary detention of the person is reasonably necessary to
7	obtain or verify the identification of the person, to obtain an account of the crime, to
8	protect a crime victim from imminent harm, or for other exigent circumstances.
9	(b) A peace officer who temporarily detains a person under (a) of this section
10	may
11	(1) detain the person only as long as reasonably necessary to
12	accomplish the purposes of that subsection;
13	(2) take one or more photographs of the person, if photographs can be
14	taken without unreasonably delaying the person or removing the person from the
15	vicinity; and
16	(3) if the person does not provide valid government-issued
17	photographic identification or other valid identification that the officer finds to be
18	reliable to identify the person, or the officer has reasonable suspicion that the
19	identification is not valid,
20	(A) serve a subpoena on the person to appear before the grand
21	jury where the crime was committed; and
22	(B) take the person's fingerprint impressions if
23	(i) the crime under investigation is murder, attempted
24	murder, or misconduct involving weapons under AS 11.61.190 or
25	11.61.195(a)(3); and
26	(ii) fingerprint impressions can be taken without
27	unreasonably delaying the person or removing the person from the
28	vicinity.
29	(c) A peace officer electing to serve a subpoena under (b) of this section may
30	not require the person to sign the subpoena or another document. The officer or the
31	subpoena must advise the person that failure to honor the subpoena may be punishable

as criminal contempt of court under AS 09.50.010. A person receiving a subpoena to testify under (b) of this section may request the district attorney to withdraw the subpoena if, before the grand jury proceeding for which the person has been served a subpoena to appear, the person provides the peace officer who served the subpoena or the lead investigator with valid government-issued photographic identification or other valid identification that the officer or lead investigator finds to be reliable to identify the person.

(d) Photographs or fingerprints taken under (b) of this section

- (1) may be used for identification purposes only, and not for criminal investigative purposes unless it is determined that the person is suspected of committing a crime within the scope of the investigation; and
- (2) must be destroyed upon the earlier of the following occurrences unless it is determined that the person is suspected of committing a crime within the scope of the investigation:
 - (A) the person has testified in a grand jury or court proceeding in connection with the matter under investigation; or
 - (B) completion of the prosecution of the crime being investigated.
- (e) This section does not limit the authority of peace officers to investigate crimes, to collect evidence, to photograph crime scenes, evidence, or bystanders, to issue lawful court process, or to ensure the welfare of crime victims or other persons.
- (f) A person who refuses or resists the taking of photographs or fingerprints under this section commits a class B misdemeanor, punishable as provided in AS 12.55, except that a sentence of imprisonment, if imposed, may not exceed 10 days.
- (g) Notwithstanding (f) of this section, if the person establishes that the person does not have information of material aid in the investigation of the crime, it is within the discretion of the court to determine that this is a civil matter punishable by a civil fine of not more than \$1,000.
- * Sec. 3. The uncodified law of the State of Alaska is amended by adding a new section to read:

- REPORT. The state has an interest in protecting witnesses from violence or other danger. The Department of Public Safety shall provide a report to the legislature by February 1, 2007. The report must contain proposals for workable measures to protect a witness who must provide information under AS 12.50.201, as added in sec. 2 of this Act, and who might be endangered by providing identifying information to other persons, including gang members who might endanger the witness who provides the information.
- 7 * Sec. 4. This Act takes effect immediately under AS 01.10.070(c).