

Changes to HB31 from A to CS

New Text Underlined

{Deleted text bracketed}

For an Act Entitled: {An Act requiring the Department of Public Safety to develop a tracking system and collection and processing protocol for sexual examination kits; requiring law enforcement agencies to send sexual examination kits for testing within 18 months after collection; requiring an inventory and reports on untested sexual assault examination kits; and providing for an effective date.}

To: An Act relating to law enforcement training in domestic violence and sexual assault; relating to sexual assault investigation protocols; requiring an inventory and reports on untested sexual assault examination kits; and providing for an effective date."

Section #1 removed

Section #2-AS 18.65.510 is amended to read:

- a. 18.65.510- (1)-include "sexual assault" after ...involving domestic violence (2) include "sexual assault" after... domestic violence (3) include "sexual assault" after ...involving domestic violence (4) add "sexual assault" after ...victims of domestic violence (5) add "sexual assault" after ...involving domestic violence and (7) add "sexual assault" after...victims of sexual assault (8)b add "and sexual assault" after ...victims of domestic violence
- b. 18.65.240-(a) (1) add "and sexual assault" after ...regarding domestic violence.

Section 4 is amended to read:

The protocols must allow a victim who is 16 years of age or older to choose one of the three following types of reports:

1. A law enforcement report if the victim wants to obtain a medical forensic examination with evidence collection and, at the time of the medical forensic examination, chooses to participate in the criminal justice system;
2. A medical report if the victim wants to obtain a medical forensic examination with evidence collection but, at the time of the medical forensic examination, chooses not to participate in the criminal justice system; the person who collects the evidence shall provide to the appropriate law enforcement agency personal identifying information of the victim and release the evidence collected for testing and preservation in accordance with AS 12.36.200; or
3. an anonymous report if a victim wants to obtain a medical forensic examination with evidence collected but, at the time of the medical forensic examination, chooses not to have personal identifying information provided to law enforcement provided to law enforcement or to participate in the criminal justice system; person who collects the evidence shall release the evidence to the appropriate law enforcement agency for preservation in accordance with AS 12.36.200 but may not provide personal identifying information of the victim to law enforcement agency; the law enforcement agency shall assign a unique identifying number to the evidence, and the

person who collects the evidence shall record the number and provide the number to the victim.