27-GH2627\M Gardner 3/17/12

CS FOR HOUSE BILL NO. 359(JUD)

IN THE LEGISLATURE OF THE STATE OF ALASKA

TWENTY-SEVENTH LEGISLATURE - SECOND SESSION

BY THE HOUSE JUDICIARY COMMITTEE

Offered: Referred:

Sponsor(s): HOUSE RULES COMMITTEE BY REQUEST OF THE GOVERNOR

A BILL

FOR AN ACT ENTITLED

"An Act relating to conspiracy to commit human trafficking in the first degree or sex trafficking in the first degree; relating to the crime of distribution of indecent material to minors, the crime of online enticement of a minor, the crime of prostitution, and the crime of sex trafficking; relating to forfeiture of property used in prostitution offenses; relating to testimony by video conference; adding Rule 38.3, Alaska Rules of Criminal Procedure; and providing for an effective date."

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

* Section 1. AS 04.06.110 is amended to read:

Sec. 04.06.110. Peace officer powers. The director and the persons employed for the administration and enforcement of this title may, with the concurrence of the commissioner of public safety, exercise the powers of peace officers when those powers are specifically granted by the board. Powers granted by the board under this section may be exercised only when necessary for the enforcement of the criminally

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punishable provisions of this title, regulations of the board, and other criminally punishable laws and regulations, including investigation of violations of laws against prostitution and sex trafficking [PROMOTING PROSTITUTION] described in AS 11.66.100 - 11.66.135 [AS 11.66.100 - 11.66.130] and laws against gambling, promoting gambling, and related offenses described in AS 11.66.200 - 11.66.280.

* Sec. 2. AS 04.11.370(a) is amended to read:

- (a) A license or permit shall be suspended or revoked if the board finds
- (1) misrepresentation of a material fact on an application made under this title or a regulation adopted under this title:
- continuation of the manufacture, sale, or service of alcoholic beverages by the licensee or permittee would be contrary to the best interests of the public;
- (3) failure on the part of the licensee to correct a defect that constitutes a violation of this title, a condition or restriction imposed by the board, a regulation adopted under this title, or other laws after receipt of notice issued by the board or its agent;
- (4) conviction of a licensee of a violation of this title, a regulation adopted under this title, or an ordinance adopted under AS 04.21.010;
- (5) conviction of an agent or employee of a licensee of a violation of this title, a regulation adopted under this title, or an ordinance adopted under AS 04.21.010, if the licensee is found by the board to have either knowingly allowed the violation or to have recklessly or with criminal negligence failed to act in accordance with the duty prescribed under AS 04.21.030 with the result that the agent or employee violates a law, regulation, or ordinance:
- (6) failure of the licensee to comply with the public health, fire, or safety laws and regulations in the state;
- (7) use of the licensed premises as a resort for illegal possessors or users narcotics, prostitutes, or sex traffickers [PROMOTERS PROSTITUTION]; in addition to any other legally competent evidence, the character of the premises may be proved by the general reputation of the premises in the community as a resort for illegal possessors or users of narcotics, prostitutes, or sex

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traffickers [PROMOTERS OF PROSTITUTION];

- (8) occurrence of illegal gambling within the limits of the licensed premises;
- (9) the licensee permitted a public offense involving moral turpitude to occur on the licensed premises;
- (10) violation by a licensee of this title, a condition or restriction imposed by the board, a regulation adopted under this title, or an ordinance adopted under AS 04.21.010; or
- (11) violation by an agent or employee of a licensee of a provision of this title, a condition or restriction imposed by the board, a regulation adopted under this title, or an ordinance adopted under AS 04.21.010, if the licensee is found by the board to have either knowingly allowed the violation or to have recklessly or with criminal negligence failed to act in accordance with the duty prescribed under AS 04.21.030 with the result that the agent or employee violates the law, condition or restriction, regulation, or ordinance.
- * Sec. 3. AS 11.31.120(h)(2) is amended to read:
 - (2) "serious felony offense" means an offense
 - (A) against the person under AS 11.41, punishable as an unclassified or class A felony;
 - (B) involving controlled substances under AS 11.71, punishable as an unclassified, class A, or class B felony;
 - (C) that is criminal mischief in the first degree under AS 11.46.475; [OR]
 - (D) that is terroristic threatening in the first degree under AS 11.56.807;
 - (E) that is human trafficking in the first degree under AS 11.41.360; or
 - (F) that is sex trafficking in the first degree under AS 11.66.110.
- * **Sec. 4.** AS 11.61.128(a) is amended to read:
 - (a) A person commits the crime of distribution of indecent material to minors

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(2) the prostitute is under 18 years of age; and

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(3)	the defendant is over	r 18 years of ag	ge and at least	three years olde
than the prostitute.				

- (d) In a prosecution under (c) of this section, it is an affirmative defense that, at the time of the alleged offense, the defendant
 - (1) reasonably believed the prostitute to be 18 years of age or older;
- (2) undertook reasonable measures to verify that the prostitute was 18 years of age or older.
- * Sec. 7. AS 11.66.110(a) is amended to read:
 - (a) A person commits the crime of <u>sex trafficking</u> [PROMOTING PROSTITUTION] in the first degree if the person
 - (1) induces or causes a person to engage in prostitution through the use of force;
 - (2) as other than a patron of a prostitute, induces or causes a person under 18 years of age to engage in prostitution; or
 - (3) induces or causes a person in that person's legal custody to engage in prostitution.
- * Sec. 8. AS 11.66.110(c) is amended to read:
 - (c) Except as provided in (d) of this section, <u>sex trafficking</u> [PROMOTING PROSTITUTION] in the first degree is a class A felony.
- * Sec. 9. AS 11.66.120 is amended to read:
 - Sec. 11.66.120. <u>Sex trafficking [PROMOTING PROSTITUTION]</u> in the second degree. (a) A person commits the crime of <u>sex trafficking [PROMOTING PROSTITUTION]</u> in the second degree if the person
 - (1) manages, supervises, controls, or owns, either alone or in association with others, a prostitution enterprise other than a place of prostitution;
 - (2) procures or solicits a patron for a prostitute; or
 - (3) offers, sells, advertises, promotes, or facilitates travel that includes commercial sexual conduct as enticement for the travel; in this paragraph, "commercial sexual conduct" means sexual conduct for which anything of value is given or received by any person.

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(b) **Sex trafficking** [PROMOTING PROSTITUTION] in the second degree is a class B felony.

* Sec. 10. AS 11.66.130 is amended to read:

Sec. 11.66.130. Sex trafficking [PROMOTING PROSTITUTION] in the third degree. (a) A person commits the crime of sex trafficking [PROMOTING PROSTITUTION] in the third degree if, with intent to promote prostitution, the person

- (1) manages, supervises, controls, or owns, either alone or in association with others, a place of prostitution:
- (2) as other than a patron of a prostitute, induces or causes a person 18 years of age or older to engage in prostitution;
- (3) as other than a prostitute receiving compensation for personally rendered prostitution services, receives or agrees to receive money or other property under [PURSUANT] to an agreement or understanding that the money or other property is derived from prostitution; or
- (4) engages in conduct that institutes, aids, or facilitates a prostitution enterprise.
- (b) Sex trafficking [PROMOTING PROSTITUTION] in the third degree is a class C felony.

* Sec. 11. AS 11.66.135 is amended to read:

Sec. 11.66.135. Sex trafficking [PROMOTING PROSTITUTION] in the fourth degree. (a) A person commits the crime of sex trafficking [PROMOTING PROSTITUTION] in the fourth degree if the person engages in conduct that institutes, aids, or facilitates prostitution under circumstances not proscribed under AS 11.66.130(a)(4).

- (b) Sex trafficking [PROMOTING PROSTITUTION] in the fourth degree is a class A misdemeanor.
- * Sec. 12. AS 11.66.140 is amended to read:

Sec. 11.66.140. Corroboration of certain testimony not required. In a prosecution under AS 11.66.110 - 11.66.135 [AS 11.66.110 - 11.66.130], it is not necessary that the testimony of the person whose prostitution is alleged to have been

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* Sec. 13. AS 11.66.145 is amended to read:

Sec. 11.66.145. Forfeiture. Property used to institute, aid, or facilitate, or received or derived from, a violation of AS 11.66.100 - 11.66.135 [AS 11.66.110 -11.66.135] shall be forfeited.

* Sec. 14. AS 11.81.250(a) is amended to read:

- (a) For purposes of sentencing under AS 12.55, all offenses defined in this title, except murder in the first and second degree, attempted murder in the first degree, solicitation to commit murder in the first degree, conspiracy to commit murder in the first degree, murder of an unborn child, sexual assault in the first degree, sexual abuse of a minor in the first degree, misconduct involving a controlled substance in the first degree, sex trafficking [PROMOTING PROSTITUTION] in the first degree under AS 11.66.110(a)(2), and kidnapping, are classified on the basis of their seriousness, according to the type of injury characteristically caused or risked by commission of the offense and the culpability of the offender. Except for murder in the first and second degree, attempted murder in the first degree, solicitation to commit murder in the first degree, conspiracy to commit murder in the first degree, murder of an unborn child, sexual assault in the first degree, sexual abuse of a minor in the first degree, misconduct involving a controlled substance in the first degree, sex trafficking [PROMOTING PROSTITUTION in the first degree under AS 11.66.110(a)(2), and kidnapping, the offenses in this title are classified into the following categories:
- (1) class A felonies, which characteristically involve conduct resulting in serious physical injury or a substantial risk of serious physical injury to a person;
- (2) class B felonies, which characteristically involve conduct resulting in less severe violence against a person than class A felonies, aggravated offenses against property interests, or aggravated offenses against public administration or order;
- (3) class C felonies, which characteristically involve conduct serious enough to deserve felony classification but not serious enough to be classified as A or

B felonies:

- (4) class A misdemeanors, which characteristically involve less severe violence against a person, less serious offenses against property interests, less serious offenses against public administration or order, or less serious offenses against public health and decency than felonies;
- (5) class B misdemeanors, which characteristically involve a minor risk of physical injury to a person, minor offenses against property interests, minor offenses against public administration or order, or minor offenses against public health and decency;
- (6) violations, which characteristically involve conduct inappropriate to an orderly society but which do not denote criminality in their commission.
- * **Sec. 15.** AS 11.81.250(b) is amended to read:
 - (b) The classification of each felony defined in this title, except murder in the first and second degree, attempted murder in the first degree, solicitation to commit murder in the first degree, conspiracy to commit murder in the first degree, murder of an unborn child, sexual assault in the first degree, sexual abuse of a minor in the first degree, misconduct involving a controlled substance in the first degree, sex trafficking in the first degree under AS 11.66.110(a)(2), and kidnapping, is designated in the section defining it. A felony under the [ALASKA] law of this state defined outside this title for which no penalty is specifically provided is a class C felony.
- * Sec. 16. AS 12.47.100 is amended by adding a new subsection to read:
 - (h) In a hearing to determine competency under this section, the court may, at the court's discretion, allow a witness, including a psychiatrist or psychologist who examined the defendant, to testify concerning the competency of the defendant by contemporaneous two-way video conference if the witness is in a place from which people customarily travel by air to the court and the procedure allows the parties a fair opportunity to examine the witness. The video conference technician shall be the only person in the presence of the witness unless the court, at the court's discretion, determines that another person may be present. Any person present with the witness must be identified on the record. In this subsection, "contemporaneous two-way video

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conference"

- (1) means a conference among people at different places by means of transmitted audio and video signals;
- (2) includes all communication technologies that allow people at two or more places to interact by two-way video and audio transmissions simultaneously.
- * Sec. 17. AS 12.55.035(b) is amended to read:
 - (b) Upon conviction of an offense, a defendant who is not an organization may be sentenced to pay, unless otherwise specified in the provision of law defining the offense, a fine of **not** [NO] more than
 - (1) \$500,000 for murder in the first or second degree, attempted murder in the first degree, murder of an unborn child, sexual assault in the first degree, sexual abuse of a minor in the first degree, kidnapping, sex trafficking [PROMOTING PROSTITUTION] in the first degree under AS 11.66.110(a)(2), or misconduct involving a controlled substance in the first degree;
 - (2) \$250,000 for a class A felony;
 - (3) \$100,000 for a class B felony;
 - (4) \$50,000 for a class C felony;
 - (5) \$10,000 for a class A misdemeanor;
 - (6) \$2,000 for a class B misdemeanor;
 - (7) \$500 for a violation.
- * Sec. 18. AS 12.55.125(i) is amended to read:
 - (i) A defendant convicted of
 - (1) sexual assault in the first degree, sexual abuse of a minor in the first degree, or <u>sex trafficking</u> [PROMOTING PROSTITUTION] in the first degree under AS 11.66.110(a)(2) may be sentenced to a definite term of imprisonment of not more than 99 years and shall be sentenced to a definite term within the following presumptive ranges, subject to adjustment as provided in AS 12.55.155 12.55.175:
 - (A) if the offense is a first felony conviction, the offense does not involve circumstances described in (B) of this paragraph, and the victim was
 - (i) less than 13 years of age, 25 to 35 years;

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(ii) 13 years of age or older, 20 to 30 years;

- (B) if the offense is a first felony conviction and the defendant possessed a firearm, used a dangerous instrument, or caused serious physical injury during the commission of the offense, 25 to 35 years;
- (C) if the offense is a second felony conviction and does not involve circumstances described in (D) of this paragraph, 30 to 40 years;
- (D) if the offense is a second felony conviction and the defendant has a prior conviction for a sexual felony, 35 to 45 years;
- (E) if the offense is a third felony conviction and the defendant is not subject to sentencing under (F) of this paragraph or (*l*) of this section, 40 to 60 years;
- (F) if the offense is a third felony conviction, the defendant is not subject to sentencing under (*l*) of this section, and the defendant has two prior convictions for sexual felonies, 99 years;
- (2) unlawful exploitation of a minor under AS 11.41.455(c)(2), online enticement of a minor under AS 11.41.452(e), or attempt, conspiracy, or solicitation to commit sexual assault in the first degree, sexual abuse of a minor in the first degree, or **sex trafficking** [PROMOTING PROSTITUTION] in the first degree under AS 11.66.110(a)(2) may be sentenced to a definite term of imprisonment of not more than 99 years and shall be sentenced to a definite term within the following presumptive ranges, subject to adjustment as provided in AS 12.55.155 12.55.175:
 - (A) if the offense is a first felony conviction, the offense does not involve circumstances described in (B) of this paragraph, and the victim was
 - (i) under 13 years of age, 20 to 30 years;
 - (ii) 13 years of age or older, 15 to 30 years;
 - (B) if the offense is a first felony conviction and the defendant possessed a firearm, used a dangerous instrument, or caused serious physical injury during the commission of the offense, 25 to 35 years;
 - (C) if the offense is a second felony conviction and does not involve circumstances described in (D) of this paragraph, 25 to 35 years;

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(D)	if	the	offense	is	a	second	felony	conviction	and	the
defendant has a pri	or co	nvic	tion for	a se	хu	al felony	, 30 to	40 years;		

- (E) if the offense is a third felony conviction, the offense does not involve circumstances described in (F) of this paragraph, and the defendant is not subject to sentencing under (*l*) of this section, 35 to 50 years;
- (F) if the offense is a third felony conviction, the defendant is not subject to sentencing under (*l*) of this section, and the defendant has two prior convictions for sexual felonies, 99 years;
- (3) sexual assault in the second degree, sexual abuse of a minor in the second degree, online enticement of a minor under AS 11.41.452(d), unlawful exploitation of a minor under AS 11.41.455(c)(1), or distribution of child pornography under AS 11.61.125(e)(2) may be sentenced to a definite term of imprisonment of not more than 99 years and shall be sentenced to a definite term within the following presumptive ranges, subject to adjustment as provided in AS 12.55.155 12.55.175:
 - (A) if the offense is a first felony conviction, five to 15 years;
 - (B) if the offense is a second felony conviction and does not involve circumstances described in (C) of this paragraph, 10 to 25 years;
 - (C) if the offense is a second felony conviction and the defendant has a prior conviction for a sexual felony, 15 to 30 years;
 - (D) if the offense is a third felony conviction and does not involve circumstances described in (E) of this paragraph, 20 to 35 years;
 - (E) if the offense is a third felony conviction and the defendant has two prior convictions for sexual felonies, 99 years;
- (4) sexual assault in the third degree, incest, indecent exposure in the first degree, possession of child pornography, distribution of child pornography under AS 11.61.125(e)(1), or attempt, conspiracy, or solicitation to commit sexual assault in the second degree, sexual abuse of a minor in the second degree, unlawful exploitation of a minor, or distribution of child pornography, may be sentenced to a definite term of imprisonment of not more than 99 years and shall be sentenced to a definite term within the following presumptive ranges, subject to adjustment as provided in AS 12.55.155 12.55.175:

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(A) if the offense is a first felony conviction, two to 12 years;

(B) if the offense is a second felony conviction and does not involve circumstances described in (C) of this paragraph, eight to 15 years;

- (C) if the offense is a second felony conviction and the defendant has a prior conviction for a sexual felony, 12 to 20 years;
- (D) if the offense is a third felony conviction and does not involve circumstances described in (E) of this paragraph, 15 to 25 years;
- (E) if the offense is a third felony conviction and the defendant has two prior convictions for sexual felonies, 99 years.

* Sec. 19. AS 12.55.185(10) is amended to read:

(10) "most serious felony" means

- (A) arson in the first degree, <u>sex trafficking</u> [PROMOTING PROSTITUTION] in the first degree under AS 11.66.110(a)(2), <u>online</u> <u>enticement of a minor</u>, or any unclassified or class A felony prescribed under AS 11.41; or
- (B) an attempt, or conspiracy to commit, or criminal solicitation under AS 11.31.110 of, an unclassified felony prescribed under AS 11.41;

* Sec. 20. AS 15.80.010(9) is amended to read:

(9) "felony involving moral turpitude" includes those crimes that are immoral or wrong in themselves such as murder, manslaughter, assault, sexual assault, sexual abuse of a minor, unlawful exploitation of a minor, robbery, extortion, coercion, kidnapping, incest, arson, burglary, theft, forgery, criminal possession of a forgery device, offering a false instrument for recording, scheme to defraud, falsifying business records, commercial bribe receiving, commercial bribery, bribery, receiving a bribe, perjury, perjury by inconsistent statements, endangering the welfare of a minor, escape, promoting contraband, interference with official proceedings, receiving a bribe by a witness or a juror, jury tampering, misconduct by a juror, tampering with physical evidence, hindering prosecution, terroristic threatening, riot, criminal possession of explosives, unlawful furnishing of explosives, sex trafficking [PROMOTING PROSTITUTION], criminal mischief, misconduct involving a controlled substance or

an imitation controlled substance, permitting an escape, promoting gambling, possession of gambling records, distribution of child pornography, and possession of child pornography;

- * Sec. 21. AS 28.15.046(c) is amended to read:
 - (c) The department may not issue a license under this section to an applicant who has been convicted of any of the following offenses within 20 years of the time of application:
 - (1) sexual abuse of a minor in any degree under AS 11.41.434 11.41.440;
 - (2) sexual assault in any degree under AS 11.41.410 11.41.425;
 - (3) incest under AS 11.41.450;
 - (4) unlawful exploitation of a minor under AS 11.41.455;
 - (5) contributing to the delinquency of a minor under AS 11.51.130;
 - (6) a felony involving possession of a controlled or imitation controlled substance under AS 11.71 or AS 11.73;
 - (7) a felony or misdemeanor involving distribution of a controlled or imitation controlled substance under AS 11.71 or AS 11.73;
 - (8) <u>sex trafficking</u> [PROMOTING PROSTITUTION] in the first or second degree under AS 11.66.110 or 11.66.120;
 - (9) indecent exposure in the first or second degree under AS 11.41.458 or 11.41.460.
- * Sec. 22. AS 47.12.110(d) is amended to read:
 - (d) Notwithstanding (a) of this section, a court hearing on a petition seeking the adjudication of a minor as a delinquent shall be open to the public, except as prohibited or limited by order of the court, if
 - (1) the department files with the court a motion asking the court to open the hearing to the public, and the petition seeking adjudication of the minor as a delinquent is based on
 - (A) the minor's alleged commission of an offense, and the minor has knowingly failed to comply with all the terms and conditions required of the minor by the department or imposed on the minor in a court

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order entered under AS 47.12.040(a)(2) or 47.12.120;

- (B) the minor's alleged commission of
- (i) a crime against a person that is punishable as a felony;
- (ii) a crime in which the minor employed a deadly weapon, as that term is defined in AS 11.81.900(b), in committing the crime;
 - (iii) arson under AS 11.46.400 11.46.410:
 - (iv) burglary under AS 11.46.300;
- distribution of child pornography (v) under AS 11.61.125;
- (vi) sex trafficking [PROMOTING PROSTITUTION] in the first degree under AS 11.66.110; or
- (vii) misconduct involving a controlled substance under AS 11.71 involving the delivery of a controlled substance or the possession of a controlled substance with intent to deliver, other than an offense under AS 11.71.040 or 11.71.050; or
- (C) the minor's alleged commission of a felony and the minor was 16 years of age or older at the time of commission of the offense when the minor has previously been convicted or adjudicated a delinquent minor based on the minor's commission of an offense that is a felony; or
- the minor agrees to a public hearing on the petition seeking adjudication of the minor as a delinquent.
- * Sec. 23. AS 47.12.315(a) is amended to read:
 - Notwithstanding AS 47.12.310, when an agency takes action under AS 47.12.040(a)(1) to adjust a matter, or when, under AS 47.12.040(a)(2), the court directs the agency to adjust the matter, the agency
 - (1) shall, for a minor who is at least 13 years of age at the time of commission of the offense, disclose to the public the name of the minor, the name or names of the parent, parents, or guardian of the minor, the action required by the agency to be taken by the minor under AS 47.12.060 to adjust the matter, and

information about the offense exclusive of information that identifies the victim of the offense, if the minor was, under AS 47.12.020, previously alleged to be a delinquent minor on the basis of the minor's commission of at least one offense and, on the basis of that allegation, a state agency has, under AS 47.12.040(a), been asked to make a preliminary inquiry to determine if any action on that matter is appropriate, and, if the minor is alleged to be a delinquent minor on the basis of the minor's commission of another offense, exercise of agency jurisdiction is based on the minor's alleged commission of that other offense, and that other offense is one of the following:

- (A) a crime against a person that is punishable as a felony;
- (B) a crime in which the minor employed a deadly weapon, as that term is defined in AS 11.81.900(b), in committing the crime;
 - (C) arson under AS 11.46.400 11.46.410;
 - (D) burglary under AS 11.46.300;
 - (E) distribution of child pornography under AS 11.61.125;
- (F) $\underline{\text{sex trafficking}}$ [PROMOTING PROSTITUTION] in the first degree under AS 11.66.110; or
- (G) misconduct involving a controlled substance under AS 11.71 involving the delivery of a controlled substance or the possession of a controlled substance with intent to deliver, other than an offense under AS 11.71.040 or 11.71.050; and
- (2) may, for a minor who is at least 13 years of age at the time of commission of the offense, disclose to the public the name of the minor, the name or names of the parent, parents, or guardian of the minor, the action required by the agency to be taken by the minor under AS 47.12.060 to adjust the matter, and information about the offense exclusive of information that identifies the victim of the offense if the minor has knowingly failed to comply with all terms and conditions required of the minor by the agency to adjust the matter under AS 47.12.060(b).
- * Sec. 24. The uncodified law of the State of Alaska is amended by adding a new section to read:

DIRECT COURT RULE AMENDMENT. The Alaska Rules of Criminal Procedure are amended by adding a new section to read:

Rule 38.3. Video Conference Testimony. (a) In General. In every trial, the testimony of witnesses shall be taken in open court, unless otherwise provided by statute or rule.

- (b) **Testimony by Video Conference.** The parties may agree to take testimony from a witness by contemporaneous two-way video conference presented in open court. Absent the parties' agreement, the court may, at the court's discretion, authorize the contemporaneous two-way video conference testimony at trial of a witness only if
- (1) the requesting party establishes that testimony by two-way video conference is necessary to further an important public policy;
 - (2) the requesting party establishes that the witness is unavailable; and
 - (3) the testimony is given under oath and subject to cross-examination.
- (c) Procedures for Taking Video Conference Testimony. If the trial court authorizes video conference testimony under (b) of this rule, it shall determine the procedures for taking the contemporaneous two-way video conference testimony. The parties, the court, the trier of fact, and the public must be able to see and hear the witness; and the witness must see and hear the courtroom proceedings, including the defendant, as if the witness were sitting in the courtroom's witness stand. The video conference technician shall be the only person in the presence of the witness unless the court, at the court's discretion, determines that another person may be present. Any person present with the witness must be identified.

(d) Definitions.

- (1) Contemporaneous Two-Way Video Conference. Contemporaneous two-way video conference means a conference among people at different places by means of transmitted audio and video signals. It includes all communication technologies that allow two or more places to interact by two-way video and audio transmissions simultaneously.
 - (2) Unavailable. In this rule, a witness is unavailable if
 - (A) by clear and convincing evidence the court finds under Rule 804(a)(4) or (5), Alaska Rules of Evidence, or Rule 15(e)(4), Alaska Rules of Criminal Procedure, that the witness is unavailable;

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(B) by clear and convincing evidence the	court finds that under
the circumstances the witness is unavailable; or	

(C) the parties agree that the witness is unavailable.

* Sec. 25. The uncodified law of the State of Alaska is amended by adding a new section to read:

APPLICABILITY. (a) Sections 1, 2, 7 - 11, 14, and 17 - 23 of this Act apply to offenses committed before, on, or after the effective date of the Act.

(b) Sections 3 - 6, 12, 13, 16, and 24 of this Act apply to offenses committed on or after the effective date of this Act.

* Sec. 26. The uncodified law of the State of Alaska is amended by adding a new section to read:

REVISOR'S INSTRUCTION. The revisor of statutes is instructed to change the heading of AS 11.66.110 from "Promoting prostitution in the first degree" to "Sex trafficking in the first degree."

* Sec. 27. This Act takes effect July 1, 2012.