WORK DRAFT

WORK DRAFT

31-LS0253\G Radford 3/21/19

CS FOR SPONSOR SUBSTITUTE FOR HOUSE BILL NO. 20()

IN THE LEGISLATURE OF THE STATE OF ALASKA

THIRTY-FIRST LEGISLATURE - FIRST SESSION

BY

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Offered: Referred:

Sponsor(s): REPRESENTATIVES TARR, Spohnholz, Tuck, Rauscher, Hopkins, Fields, Drummond

A BILL

FOR AN ACT ENTITLED

"An Act relating to sexual assault; requiring law enforcement agencies to test sexual assault examination kits; requiring notification of completion of testing; relating to reports on untested sexual assault examination kits; and providing for an effective date."

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

* **Section 1.** AS 11.41.410(a) is amended to read:

(a) An offender commits the crime of sexual assault in the first degree if

(1) the offender engages in sexual penetration with another person without consent of that person;

(2) the offender attempts to engage in sexual penetration with another person without consent of that person and causes serious physical injury to that person;

(3) the offender engages in sexual penetration with another person

<u>when</u>

Drafted by Legal Services

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1	(A) [WHO] the offender knows or recklessly disregards that		
2	the other person is mentally incapable; and		
3	(B) <u>the other person</u> [WHO] is in the offender's care		
4		(i) by authority of law; or	
5		(ii) in a facility or program t	hat is required by law to be
6	licensed b	by the state; or	
7	(4) the o	offender engages in sexual penetr	ration with a person when
8	[WHO] the offender kno	ows <u>or recklessly disregards that</u>	the person is unaware that
9	a sexual act is being com	mitted and	
10	(A) the offender is a health care wor	ker; and
11	(B) the offense takes place during	the course of professional
12	treatment of the v	victim.	
13	* Sec. 2. AS 11.41.420(a) is an	nended to read:	
14	(a) An offender of	commits the crime of sexual assaul	t in the second degree if
15	(1) the ot	ffender engages in sexual contact v	with another person without
16	consent of that person;		
17	(2) the of	fender engages in sexual contact w	with a person when
18	(A	(WHO) the offender knows <u>or</u>	recklessly disregards that
19	<u>the person</u> is me	ntally incapable; and	
20	(В	b) <u>the person</u> [WHO] is in the offe	ender's care
21		(i) by authority of law; or	
22		(ii) in a facility or program t	hat is required by law to be
23	licensed b	by the state;	
24	(3) the o	offender engages in sexual penetr	ration with a person when
25	[WHO] the offender kno	ws <u>or recklessly disregards that</u>	the person is
26	(A) mentally incapable;	
27	(В) incapacitated; or	
28	(C	() unaware that a sexual act is bein	g committed; or
29	(4) the ot	ffender engages in sexual contact v	with a person <u>when</u> [WHO]
30	the offender knows or re	ecklessly disregards that the pers	son is unaware that a sexual
31	act is being committed as	nd	

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1		(A) the offender is a health care worker; and	1	
2	(B) the offense takes place during the course of professional			
3	treatment of the victim.			
4	* Sec. 3. AS 11.41.425(a) is amended to read:			
5	(a) An offende	er commits the crime of sexual assault in the	e third degree if the	
6	offender			
7	(1) engages in sexual contact with a person <u>when</u> [WHO] the offender			
8	knows or recklessly disregards that the person is			
9	((A) mentally incapable;		
10	((B) incapacitated; or		
11	((C) unaware that a sexual act is being comm	nitted;	
12	(2) whi	ile employed in a state correctional facility	or other placement	
13	designated by the com	missioner of corrections for the custody an	d care of prisoners,	
14	engages in sexual pene	etration with a person who the offender know	ows is committed to	
15	the custody of the De	epartment of Corrections to serve a term of	of imprisonment or	
16	period of temporary commitment;			
17	(3) eng	ages in sexual penetration with a person 18	3 or 19 years of age	
18	who the offender know	vs is committed to the custody of the Depart	tment of Health and	
19	Social Services under	AS 47.10 or AS 47.12 and the offender is the	he legal guardian of	
20	the person;			
21	(4) wh	ile employed in the state by a law enforce	cement agency as a	
22	peace officer, or while	le acting as a peace officer in the state,	engages in sexual	
23	penetration with a pers	son with reckless disregard that the person	is in the custody or	
24	the apparent custody	of the offender, or is committed to the	custody of a law	
25	enforcement agency;			
26		ile employed by the state or a municipality	-	
27		arole officer, or while acting as a probatic	-	
28		ages in sexual penetration with a person wit	h reckless disregard	
29	that the person is on pro-	-		
30		ile employed as a juvenile probation offic	-	
31	facility staff, engages i	in sexual penetration with a person 18 or 1	9 years of age with	
	New To	-3- xt Underlined [DELETED TEXT BRACKETED]	CSSSHB 20()	

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reckless disregard that the person is committed to the custody or probationary supervision of the Department of Health and Social Services.

* Sec. 4. AS 44.41 is amended by adding a new section to read:

Sec. 44.41.065. Sexual assault examination kits. (a) When a law enforcement agency collects a sexual assault examination kit under AS 18.68.010, the agency shall

(1) within 30 days after the agency collects the sexual assault examination kit, send the sexual assault examination kit to an accredited laboratory in coordination with the Department of Public Safety or a laboratory operated by the Department of Public Safety;

(2) ensure that the laboratory to which the sexual assault examinationkit is sent under (1) of this subsection conducts a serological or DNA test on thesexual assault examination kit within one year after the laboratory receives the sexualassault examination kit; and

(3) within two weeks after the laboratory that receives the sexual assault examination kit under (1) of this subsection completes serological or DNA testing, make a reasonable effort to notify the person from whom the sexual assault examination kit was collected that the sexual assault examination kit has been tested.

(b) A criminal action may not be dismissed nor the evidence deemed nonadmissible for failure to be tested within the times established in (a)(1) and (2) of this section.

(c) If a case is resolved before a sexual assault examination kit is tested, a law enforcement agency is not required to meet the time limits established in (a) of this section.

(d) In this section,

(1) "law enforcement agency" or "agency" has the meaning given to"law enforcement agency" in AS 12.36.090;

(2) "victim" has the meaning given in AS 11.41.470.

* Sec. 5. AS 44.41.070(a) is amended to read:

(a) By September 1 of each year, each law enforcement agency and statedepartment charged with the maintenance, storage, and preservation of sexual assaultexamination kits shall conduct an inventory of untested sexual assault examination kits

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1	and report, in writing, to the Department of Public Safety the number of untested		
2	sexual assault examination kits in the possession of the agency or department, the		
3	number of sexual assault examination kits that the law enforcement agency or		
4	state department has determined is ineligible for testing under (e) of this section,		
5	with the reason or reasons the untested sexual assault examination kits were		
6	determined to be ineligible for testing, and the date on which each untested sexual		
7	assault examination kit was collected.		
8	* Sec. 6. AS 44.41.070(b) is amended to read:		
9	(b) By November 1 of each year, the Department of Public Safety shall		
10	prepare and transmit a report to the president of the senate and the speaker of the		
11	house of representatives that contains		
12	(1) the number of untested sexual assault examination kits stored by		
13	each law enforcement agency or department and the number of sexual assault		
14	examination kits that the law enforcement agency or state department has		
15	determined is ineligible for testing under (e) of this section, with the reason or		
16	reasons the untested sexual assault examination kits were determined to be		
17	ineligible for testing;		
18	(2) the date each untested sexual assault examination kit was collected;		
19	and		
20	(3) a plan for addressing the backlog and prevention of a backlog of		
21	untested sexual assault examination kits.		
22	* Sec. 7. AS 44.41.070 is amended by adding a new subsection to read:		
23	(e) A sexual assault examination kit is ineligible for testing if the law		
24	enforcement agency or state department finds that the sexual assault examination kit		
25	(1) is scientifically unviable;		
26	(2) does not meet eligibility requirements for inclusion in the		
27	Combined DNA Index System database; or		
28	(3) was collected from a person who wishes to remain anonymous.		
29	* Sec. 8. The uncodified law of the State of Alaska is amended by adding a new section to		
30	read:		
31	APPLICABILITY. AS 11.41.410(a), as amended by sec. 1 of this Act,		
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	New Text Underlined [DELETED TEXT BRACKETED]		

AS 11.41.420(a), as amended by sec. 2 of this Act, and AS 11.41.425(a), as amended by sec.

2 3 of this Act, apply to offenses committed on or after the effective date of secs. 1 - 3 of this

3 Act.

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* Sec. 9. This Act takes effect January 1, 2021.

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