#### OFFERED IN THE HOUSE

TO: HB 145

1	Page 13, line I, through page 14, line 23:
2	Delete all material.
3	
4	Renumber the following bill sections accordingly.
5	
6	Page 21, following line 6:
7	Insert a new bill section to read:
8	"* Sec. 31. AS 12.55.015 is amended by adding a new subsection to read:
9	(1) In making a determination under (a)(12) of this section for a defendant
10	convicted of a crime involving a sex offense as defined in AS 12.63.100 or a crime
11	involving domestic violence as defined in AS 18.66.990, there is a presumption that
12	unless the court finds on the record, by clear and convincing evidence, that contact
13	between a defendant and the victim of the offense is necessary, the court shall order
14	the defendant to have no contact, either directly or indirectly, with the victim until the
15	defendant is unconditionally discharged."
16	
17	Renumber the following bill sections accordingly.
18	
19	Page 22, line 7, through page 24, line 28:
20	Delete all material.
21	
22	Renumber the following bill sections accordingly.
23	

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I	Page 26, lines 16 - 24:
2	Delete all material and insert:
3	"* Sec. 37. AS 12.61.050 is amended by adding a new subsection to read:
4	(c) Through the automated victim notification system established in (a) of this
5	section, the Department of Corrections shall notify a victim of a sex offense as defined
6	in AS 12.63.100 or a crime involving domestic violence as defined in AS 18.66.990 of
7	the option to request a protective order under AS 18.65.850 or AS 18.66.100 and
8	provide contact information for state victim resources, including the Council on
9	Domestic Violence and Sexual Assault, the Alaska Network on Domestic Violence
10	and Sexual Assault, the Office of Victims' Rights, and the Violent Crimes
11	Compensation Board. This notification must occur when the offender of the victim is
12	released from incarceration or when the order under AS 12.55.015(1) expires,
13	whichever is later."
14	
15	Renumber the following bill sections accordingly.
16	
17	Page 35, line 28:
18	Insert "and"
19	
20	Page 35, following line 28:
21	Insert a new paragraph to read:
22	"(5) the number of crime victims that participated in the
23	prosecution of and court process relating to the offense in which the person was a
24	victim; and"
25	
26	Renumber the following paragraph accordingly.
27	Page 39, line 30, through page 40, line 3:
28	Delete all material.
29	
30	Renumber the following paragraph accordingly.
31	

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1	Page 40, line 4:
2	Delete "sec. 28"
3	Insert "sec. 23"
4	
5	Page 40, line 5:
6	Delete "sec. 29"
7	Insert "sec. 24"
8	
9	Page 40, line 6:
10	Delete "sec. 30"
П	Insert "sec. 25"
12	
13	Page 40, line 7:
14	Delete "sec. 31"
15	Insert "sec. 26"
16	
17	Page 40, line 8:
18	Delete "sec. 32"
19	Insert "sec. 27"
20	
21	Page 40, line 9:
22	Delete "sec. 33"
23	Insert "sec. 28"
24	
25	Page 40, line 10:
26	Delete "sec. 34"
27	Insert "sec. 29"
28	
29	Page 40, line 11:
30	Delete "sec. 35"
31	Insert "sec. 30"

L -3-

```
1
 2
      Page 40, line 12:
  3
              Delete all material and insert:
 4
                     "(31) AS 12.55.015(I), enacted by sec. 31 of this Act;"
  5
 6
       Page 40, line 13:
 7
              Delete "sec. 49"
 8
              Insert "sec. 44"
 9
10
      Page 40, line 14:
11
              Delete "sec. 50"
12
              Insert "sec. 45"
13
14
      Page 40, line 17:
15
              Delete "sec. 36"
16
              Insert "sec. 32"
17
18
      Page 40, line 18:
19
              Delete "sec. 37"
20
              Insert "sec. 33"
21
22
      Page 40, line 19:
23
             Delete all material.
24
      Renumber the following paragraphs accordingly.
25
26
27
      Page 40, line 20:
             Delete "sec. 39"
28
29
             Insert "sec. 34"
30
31
      Page 40, line 21:
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1	Delete "sec. 40"
2	Insert "sec. 35"
3	
4	Page 40, line 22:
5	Delete "sec. 41"
6	Insert "sec. 36"
7	
8	Page 40, line 25:
9	Delete "sec. 43"
10	Insert "sec. 38"
11	
12	Page 40, line 26:
13	Delete "sec. 44"
14	Insert "sec. 39"
15	
16	Page 40, line 27:
17	Delete "sec. 45"
8	Insert "sec. 40"
19	
20	Page 40, line 28:
21	Delete "sec. 46"
22	Insert "sec. 41"
23	
24	Page 41, line 2:
2.5	Delete "sec. 51"
6	Insert "sec 46"

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### OFFERED IN THE HOUSE TO: HB 145

- Page 19, line 8, following "AS 11.71.050(a)(4)":
- 2 Insert "within the preceding 10 years"

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### OFFERED IN THE HOUSE

#### BY REPRESENTATIVE LEDOUX

TO: HB 145

1	Page 25, line 11:	
2	Delete "or"	
3	Insert "[OR]"	
4		
5	Page 25, line 18, following "A	S 11.61.118(a)(2);":
6	Insert "or	
7	9	F) conviction is for a crime involving domestic violence;
8	<u>or</u> "	

### OFFERED IN THE HOUSE

### BY REPRESENTATIVE SHAW

TO: HB 145

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1	Page 1, line 5, following "test;":
2	Insert "relating to a pretrial risk assessment instrument;"
3	
4	Page 32, following line 7:
5	Insert new bill sections to read:
6	"* Sec. 51. AS 33.07.020 is amended to read:
7	Sec. 33.07.020. Duties of commissioner; pretrial services. The commissioner
8	shall
9	(1) appoint and make available to the superior court and district court
10	qualified pretrial services officers;
11	(2) fix pretrial services officers' salaries;
12	(3) assign pretrial services officers to each judicial district;
13	(4) provide for the necessary supervision, training, expenses, including
14	clerical services, and travel of pretrial services officers;
15	(5) approve a risk assessment instrument that is objective,
16	standardized, and developed based on analysis of empirical data and risk factors
17	relevant to pretrial failure, that evaluates the likelihood of failure to appear in court
18	and the likelihood of rearrest during the pretrial period, [AND] that is validated on the
19	state's pretrial population, and that has been verified by peer review as provided in
20	(b) - (e) of this section; and
21	(6) adopt regulations in consultation with the Department of Law, the
22	public defender, the Department of Public Safety, the office of victims' rights, and the
23	Alaska Court System, consistent with this chapter and as necessary to implement the

program; the regulations must include a process for pretrial services officers to make a recommendation to the court concerning a pretrial release decision and guidelines for pretrial diversion recommendations.

\* Sec. 52. AS 33.07.020 is amended by adding new subsections to read:

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- (a)(5) of this section, and every three years thereafter, the commissioner shall submit the studies on which the risk assessment instrument is based and other related data for peer review by a minimum of three separate parties who are not employees of the department and whom the commissioner determines to be technically qualified in the subject matter under review. The commissioner shall ensure that the peer review includes an analysis of the factors considered by the commissioner in supporting the changes or additions to the risk assessment instrument proposed to be adopted and recommendations, if any, for additional research or investigation considered appropriate. Peer review reports shall be submitted to the commissioner within 45 days after the department submits a matter for peer review unless the commissioner determines that additional time is required.
- (c) Before the commissioner approves a risk assessment instrument under (a)(5) of this section, and every three years thereafter, the commissioner shall make available to the public, at convenient locations and on the department's Internet website, copies of the department's proposed risk assessment instrument, the findings of the department describing the basis for adoption of the risk assessment instrument, and the peer review reports submitted under (b) of this section.
- (d) The commissioner shall contract with persons to perform peer review under (b) of this section. All persons shall be selected based on competitive sealed proposals under AS 36.30.200 36.30.270 (State Procurement Code). The commissioner may not contract with a person to perform peer review under this section if the person has a significant financial interest or other significant interest that could bias evaluation of the proposed risk assessment instrument. An interest is not considered significant under this subsection if it is an interest possessed generally by the public or a large class of persons or if the effect of the interest on the person's ability to be impartial is only conjectural.

-2-

(e) If one or more peer review reports submitted to the commissioner under 1 (b) of this section state the risk assessment instrument is flawed based on the analysis 2 of empirical data and risk factors relevant to pretrial failure, the commissioner shall 3 review the risk assessment instrument to determine what changes are necessary, 4 amend the risk assessment instrument, and resubmit the risk assessment instrument for 5 peer review." 6 7 Renumber the following bill sections accordingly. 8 9 Page 41, line 2: 10 Delete "sec. 51" 11

L -3-

Insert "sec. 53"

12

### OFFERED IN THE HOUSE

#### BY REPRESENTATIVE SHAW

TO: HB 145

1	Page 21, following line 11:
2	Insert a new bill section to read:
3	"* Sec. 37. AS 12.55.125(c) is amended to read:
4	(c) Except as provided in (i) of this section, a defendant convicted of a class A
5	felony may be sentenced to a definite term of imprisonment of not more than 20 years,
6	and shall be sentenced to a definite term within the following presumptive ranges,
7	subject to adjustment as provided in AS 12.55.155 - 12.55.175:
8	(1) if the offense is a first felony conviction and does not involve
9	circumstances described in (2) of this subsection, five [THREE] to eight [SIX] years;
10	(2) if the offense is a first felony conviction and the defendant
11	[(A)] possessed a firearm, used a dangerous instrument, or
12	caused serious physical injury or death during the commission of the offense [,
13	FIVE TO NINE YEARS;] or
14	[(B)] knowingly directed the conduct constituting the offense at
15	a uniformed or otherwise clearly identified peace officer, firefighter,
16	correctional employee, emergency medical technician, paramedic, ambulance
17	attendant, or other emergency responder who was engaged in the performance
18	of official duties at the time of the offense, seven to 11 years;
19	(3) if the offense is a second felony conviction, 10 [EIGHT] to 14 [12]
20	years;
21	(4) if the offense is a third felony conviction and the defendant is not
22	subject to sentencing under (/) of this section, 15 [13] to 20 years."
23	

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1	Renumber the following bill sections accordingly.
2	
3	Page 21, line 18:
4	Delete "90 days [ZERO] to two"
5	Insert "one [ZERO] to three [TWO]"
6	
7	Page 22, line 5:
8	Delete "two to five"
9	Insert "four [TWO] to seven [FIVE]"
10	
11	Page 22, line 6:
12	Delete "four"
13	Insert "six [FOUR]"
14	
15	Page 22, following line 6:
16	Insert a new bill section to read:
17	"* Sec. 39. AS 12.55.125(e) is amended to read:
18	(e) Except as provided in (i) of this section, a defendant convicted of a class C
19	felony may be sentenced to a definite term of imprisonment of not more than five
20	years, and shall be sentenced to a definite term within the following presumptive
21	ranges, subject to adjustment as provided in AS 12.55.155 - 12.55.175:
22	(1) if the offense is a first felony conviction and does not involve
23	circumstances described in (4) of this subsection, zero to two years; a defendant
24	sentenced under this paragraph may, if the court finds it appropriate, be granted a
25	suspended imposition of sentence under AS 12.55.085, and the court may, as a
26	condition of probation under AS 12.55.086, require the defendant to serve an active
27	term of imprisonment within the range specified in this paragraph;
28	(2) if the offense is a second felony conviction, <u>two</u> [ONE] to four
29	years;
30	(3) if the offense is a third felony conviction, three [TWO] to five
31	years;

L -2-

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                            (4) if the offense is a first felony conviction, and the defendant violated
 2
             AS 08.54.720(a)(15), one to two years."
 3
 4
      Renumber the following bill sections accordingly.
 5
 6
      Page 40, line 12:
 7
             Delete "sec. 42"
 8
             Insert "sec. 44"
 9
10
      Page 40, line 13:
11
             Delete "sec. 49"
12
             Insert "sec. 51"
13
14
      Page 40, line 14:
             Delete "sec. 50"
15
16
             Insert "sec. 52"
17
18
      Page 40, following line 17:
19
             Insert a new paragraph to read:
20
                     "(2) AS 12.55.125(c), as amended by sec. 37 of this Act;"
21
22
      Renumber the following paragraphs accordingly.
23
24
      Page 40, line 18:
25
             Delete "sec. 37"
26
             Insert "sec. 38"
27
28
      Page 40, following line 18:
29
             Insert a new paragraph to read:
30
                     "(4) AS 12.55.125(e), as amended by sec. 39 of this Act;"
31
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L -3-

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l
      Renumber the following paragraphs accordingly.
 2
 3
      Page 40, line 19:
 4
             Delete "sec. 38"
             Insert "sec. 40"
 5
 6
 7
      Page 40, line 20:
 8
             Delete "sec. 39"
 9
             Insert "sec. 41"
10
11
      Page 40, line 21:
12
             Delete "sec. 40"
13
             Insert "sec. 42"
14
15
      Page 40, line 22:
16
             Delete "sec. 41"
17
             Insert "sec. 43"
18
19
      Page 40, line 25:
20
             Delete "sec. 43"
21
             Insert "sec. 45"
22
23
      Page 40, line 26:
24
             Delete "sec. 44"
25
             Insert "sec. 46"
26
      Page 40, line 27:
27
             Delete "sec. 45"
28
29
             Insert "sec. 47"
30
31
      Page 40, line 28:
```

L -4-

I	Delete "sec. 46"
2	Insert "sec. 48"
3	
4	Page 41, line 2:
5	Delete "sec. 51"
6	Insert "sec. 53"

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