## **HOUSE BILL NO. 133**

# IN THE LEGISLATURE OF THE STATE OF ALASKA THIRTY-FIRST LEGISLATURE - FIRST SESSION

#### BY REPRESENTATIVE SPOHNHOLZ

**Introduced: 4/15/19** 

Referred: Health & Social Services, Judiciary

### A BILL

# FOR AN ACT ENTITLED

- "An Act relating to care of juveniles and to juvenile justice; relating to employment of
  juvenile probation officers by the Department of Health and Social Services; relating to
  terms used in juvenile justice; relating to mandatory reporters of child abuse or neglect;
  relating to sexual assault in the third degree; relating to sexual assault in the fourth
  degree; repealing a requirement for administrative revocation of a minor's driver's
  license, permit, privilege to drive, or privilege to obtain a license for consumption or
  possession of alcohol or drugs; and providing for an effective date."
- 8 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:
- 9 \* **Section 1.** AS 09.65.255(b) is amended to read:
- 10 (b) A state agency or its agents, including a person working in or responsible 11 for the operation of a foster <u>home</u>, as <u>defined in AS 47.32.900</u>, <u>juvenile treatment</u> 12 <u>facility</u>, <u>juvenile detention facility</u> [, RECEIVING, OR DETENTION HOME], or 13 <u>treatment</u> [CHILDREN'S] institution, is not liable for the acts of unemancipated

1	minors in its charge or custody. A state agency or an agent of a state agency, including
2	a nonprofit corporation that designates shelters for runaways under AS 47.10.392 -
3	47.10.399 and employees of or volunteers with that corporation, is not liable for the
4	acts of a minor sheltered in a shelter for runaways, as defined in AS 47.10.399. In this
5	subsection, "juvenile treatment facility" and "juvenile detention facility" have
6	the meanings given in AS 47.12.990 and "treatment institution" has the meaning
7	given in AS 47.14.990.
8	* Sec. 2. AS 11.41.425(b)(1) is amended to read:
9	(1) "juvenile facility staff" means a person employed in a juvenile
10	detention facility or juvenile treatment facility as those terms are defined in
11	<u>AS 47.12.990</u> ;
12	* Sec. 3. AS 11.41.425(b)(2) is amended to read:
13	(2) "juvenile probation officer" has the meaning given in
14	AS 47.12.990 [MEANS A PERSON ASSIGNED TO SUPERVISE ANOTHER
15	PERSON 18 OR 19 YEARS OF AGE WHO IS COMMITTED TO THE
16	PROBATIONARY SUPERVISION OF THE DEPARTMENT OF HEALTH AND
17	SOCIAL SERVICES];
18	* Sec. 4. AS 11.41.427(b)(2) is amended to read:
19	(2) "juvenile probation officer" has the meaning given in AS 47.12.990
20	[AS 11.41.425];
21	* Sec. 5. AS 11.41.470(3) is amended to read:
22	(3) "legal guardian" means a person who is under a duty to exercise
23	general supervision over a minor or other person committed to the custody of the
24	Department of Health and Social Services under AS 47.10 or AS 47.12 as a result of a
25	court order, statute, or regulation, and includes Department of Health and Social
26	Services employees, foster parents, and staff members and other employees of
27	treatment institutions, group homes, or youth facilities where the minor or other
28	person is placed as a result of a court order or the action of the Department of Health
29	and Social Services, and police officers, <u>juvenile and adult</u> probation officers, and

31

other person;

social workers when those persons are exercising custodial control over a minor or

1	* <b>Sec. 6.</b> AS 11.41.470(5) is amended to read:
2	(5) "position of authority" means an employer, youth leader, scout
3	leader, coach, teacher, counselor, school administrator, religious leader, doctor, nurse,
4	psychologist, guardian ad litem, babysitter, or a substantially similar position, and a
5	police officer, correctional employee, juvenile facility staff, staff member of a
6	treatment institution, or juvenile or adult probation officer other than when the
7	officer or staff member is exercising custodial control over a minor;
8	* Sec. 7. AS 11.41.470 is amended by adding new paragraphs to read:
9	(9) "juvenile facility staff" has the meaning given in AS 11.41.425(b);
10	(10) "treatment institution" has the meaning given in AS 47.14.990.
11	* Sec. 8. AS 11.61.123(e)(2) is amended to read:
12	(2) "private exposure" means that a person has exposed the person's
13	body or part of the body in a place, and under circumstances, that the person
14	reasonably believed would not result in the person's body or body parts being (A)
15	viewed by the defendant; or (B) produced in a picture; "private exposure" does not
16	include the exposure of a person's body or body parts in a law enforcement facility,
17	correctional facility, treatment institution, designated treatment facility, juvenile
18	treatment facility, or a juvenile detention facility; in this paragraph, "correctional
19	facility" has the meaning given in AS 33.30.901, "designated treatment facility" has
20	the meaning given in AS 47.30.915, [AND] "juvenile detention facility" and
21	"juvenile treatment facility" have [HAS] the meanings [MEANING] given in
22	AS 47.12.990; and "treatment institution" has the meaning given in AS 47.14.990.
23	* Sec. 9. AS 14.07.020(a) is amended to read:
24	(a) The department shall
25	(1) exercise general supervision over the public schools of the state
26	except the University of Alaska;
27	(2) study the conditions and needs of the public schools of the state,
28	adopt or recommend plans, administer and evaluate grants to improve school
29	performance awarded under AS 14.03.125, and adopt regulations for the improvement
30	of the public schools; the department may consult with the University of Alaska to

develop secondary education requirements to improve student achievement in college

1	preparatory courses;
2	(3) provide advisory and consultative services to all public school
3	governing bodies and personnel;
4	(4) prescribe by regulation a minimum course of study for the public
5	schools; the regulations must provide that, if a course in American Sign Language is
6	given, the course shall be given credit as a course in a foreign language;
7	(5) establish, in coordination with the Department of Health and Social
8	Services, a program for the continuing education of children who are held in juvenile
9	detention facilities or juvenile treatment facilities, as those terms are defined in
10	AS 47.12.990, in the state during the period of detention or treatment;
11	(6) accredit those public schools that meet accreditation standards
12	prescribed by regulation by the department; these regulations shall be adopted by the
13	department and presented to the legislature during the first 10 days of any regular
14	session, and become effective 45 days after presentation or at the end of the session,
15	whichever is earlier, unless disapproved by a resolution concurred in by a majority of
16	the members of each house;
17	(7) prescribe by regulation, after consultation with the state fire
18	marshal and the state sanitarian, standards that will ensure healthful and safe
19	conditions in the public and private schools of the state, including a requirement of
20	physical examinations and immunizations in pre-elementary schools; the standards for
21	private schools may not be more stringent than those for public schools;
22	(8) exercise general supervision over pre-elementary schools that
23	receive direct state or federal funding;
24	(9) exercise general supervision over elementary and secondary
25	correspondence study programs offered by municipal school districts or regional
26	educational attendance areas; the department may also offer and make available to any
27	Alaskan through a centralized office a correspondence study program;
28	(10) accredit private schools that request accreditation and that meet
29	accreditation standards prescribed by regulation by the department; nothing in this
30	paragraph authorizes the department to require religious or other private schools to be

licensed;

1	(11) review plans for construction of new public elementary and
2	secondary schools and for additions to and major rehabilitation of existing public
3	elementary and secondary schools and, in accordance with regulations adopted by the
4	department, determine and approve the extent of eligibility for state aid of a school
5	construction or major maintenance project; for the purposes of this paragraph, "plans"
6	include educational specifications, schematic designs, projected energy consumption
7	and costs, and final contract documents;
8	(12) provide educational opportunities in the areas of vocational
9	education and training, and basic education to individuals over 16 years of age who
10	are no longer attending school; the department may consult with businesses and labor
11	unions to develop a program to prepare students for apprenticeships or internships that
12	will lead to employment opportunities;
13	(13) administer the grants awarded under AS 14.11;
14	(14) establish, in coordination with the Department of Public Safety, a
15	school bus driver training course;
16	(15) require the reporting of information relating to school disciplinary
17	and safety programs under AS 14.33.120 and of incidents of disruptive or violent
18	behavior;
19	(16) establish by regulation criteria, based on low student performance,
20	under which the department may intervene in a school district to improve instructional
21	practices, as described in AS 14.07.030(a)(14) or (15); the regulations must include
22	(A) a notice provision that alerts the district to the deficiencies
23	and the instructional practice changes proposed by the department;
24	(B) an end date for departmental intervention, as described in
25	AS 14.07.030(a)(14)(A) and (B) and (15), after the district demonstrates three
26	consecutive years of improvement consisting of not less than two percent
27	increases in student proficiency on standards-based assessments in language
28	arts and mathematics, as provided in AS 14.03.123(f)(1)(A); and
29	(C) a process for districts to petition the department for
30	continuing or discontinuing the department's intervention;
31	(17) notify the legislative committees having jurisdiction over

1	education before intervening in a school district under AS 14.07.030(a)(14) or
2	redirecting public school funding under AS 14.07.030(a)(15).
3	* Sec. 10. AS 14.30.186(a) is amended to read:
4	(a) Special education and related services shall be provided by
5	(1) a borough or city school district for a child with a disability
6	residing within the district;
7	(2) the board of a regional educational attendance area operating a
8	school in the area for a child with a disability residing in the area served by the school;
9	(3) the borough, city school district, or regional educational attendance
10	area in which a treatment institution, as that term is defined in AS 47.14.990,
11	juvenile detention facility or juvenile treatment facility, as those terms are defined
12	in AS 47.12.990, or a correctional [OR YOUTH DETENTION] facility is located for
13	a child with a disability placed at the facility;
14	(4) a state boarding school established under AS 14.16 for a child with
15	a disability enrolled at a state boarding school; or
16	(5) a school district that provides a statewide correspondence study
17	program for a child with a disability who is enrolled in the program.
18	* <b>Sec. 11.</b> AS 17.37.070(6) is amended to read:
19	(6) "facility monitored by the department or the Department of
20	Administration" means an institution, building, office, or home operated by the
21	department or the Department of Administration, funded by the department or the
22	Department of Administration, under contract with the department or the Department
23	of Administration, inspected by the department or the Department of Administration,
24	designated by the department or the Department of Administration, or licensed by the
25	department or the Department of Administration, for the care of
26	(A) juveniles; for the purposes of this subparagraph,
27	"institution" includes a foster home and a group home, and a juvenile detention
28	facility [, A JUVENILE DETENTION HOME, A JUVENILE WORK
29	CAMP,] and a <u>iuvenile</u> treatment facility, as those terms are defined in
30	AS 47.12.990;
31	(B) the elderly; for the purposes of this subparagraph,

1	"institution" includes
2	(i) an assisted living home as defined in AS 47.33.990;
3	and
4	(ii) the Alaska Pioneers' Home or the Alaska Veterans'
5	Home, operated under AS 47.55;
6	(C) the mentally ill; for the purposes of this subparagraph,
7	"institution" includes a designated treatment facility and an evaluation facility,
8	as those terms are defined in AS 47.30.915;
9	* Sec. 12. AS 18.20.499(2) is amended to read:
10	(2) "health care facility" means a private, municipal, or state hospital;
11	independent diagnostic testing facility; primary care outpatient facility; skilled nursing
12	facility; kidney disease treatment center, including freestanding hemodialysis units;
13	intermediate care facility; ambulatory surgical facility; Alaska Pioneers' Home or
14	Alaska Veterans' Home administered by the Department of Health and Social Services
15	under AS 47.55; correctional facility owned or administered by the state; private,
16	municipal, or state facility employing one or more public health nurses; long-term care
17	facility; psychiatric hospital; residential psychiatric treatment center, as defined in
18	AS 18.07.111 or AS 47.32.900; secure residential psychiatric treatment center under
19	AS 47.12.990; <u>a</u> juvenile detention facility [; JUVENILE DETENTION HOME,
20	JUVENILE WORK CAMP,] or <u>iuvenile</u> treatment facility, as <u>those terms are</u>
21	defined in AS 47.12.990; or a treatment institution as that term is defined in
22	<u>AS 47.14.990;</u>
23	* <b>Sec. 13.</b> AS 47.10.141(c) is amended to read:
24	(c) A minor may be taken into emergency protective custody by a peace
25	officer and placed into temporary detention in a juvenile detention facility [HOME] in
26	the local community if there has been an order issued by a court under a finding of
27	probable cause that (1) the minor is a runaway in wilful violation of a valid court order
28	issued under AS 47.10.080(c)(1), 47.10.142(f), AS 47.12.120(b)(1) or (3), or
29	47.12.250(d), (2) the minor's current situation poses a severe and imminent risk to the
30	minor's life or safety, and (3) no reasonable placement alternative exists within the
31	community. A minor detained under this subsection shall be brought before a court on

1	the day the minor is detained, or if that is not possible, within 24 hours after the
2	detention for a hearing to determine the most appropriate placement in the best
3	interests of the minor. A minor taken into emergency protective custody under this
4	subsection may not be detained for more than 24 hours, except as provided under
5	AS 47.12.250. Emergency protective custody may not include placement of a minor in
6	an adult correctional facility, an adult [A] jail or a temporary secure juvenile
7	holding area [SECURE FACILITY OTHER THAN A JUVENILE DETENTION
8	HOME], nor may an order for protective custody be enforced against a minor who is
9	residing in a licensed program for runaway minors, as defined in AS 47.10.390.
10	* Sec. 14. AS 47.10.141(j) is amended by adding a new paragraph to read:
11	(3) "temporary secure juvenile holding area" has the meaning given in
12	AS 47.12.990.
13	* <b>Sec. 15.</b> AS 47.10.990(20) is amended to read:
14	(20) "juvenile detention facility [HOME]" has the meaning given in
15	AS 47.12.990 [IS A SEPARATE ESTABLISHMENT, EXCLUSIVELY DEVOTED
16	TO THE DETENTION OF MINORS ON A SHORT-TERM BASIS AND NOT A
17	PART OF AN ADULT JAIL];
18	* Sec. 16. AS 47.12.025(c) is amended to read:
19	(c) If a person who is subject to the jurisdiction of this chapter due solely to
20	AS 47.12.020(b) has been arrested by a peace officer or a <b>juvenile</b> probation officer
21	under AS 47.12.245, detained under AS 47.12.250, or committed to the custody or
22	supervision of the department under AS 47.12.120(b) or 47.12.240, the department,
23	after consulting the peace officer or <b><u>iuvenile</u></b> probation officer if appropriate, shall
24	make arrangements for the detention, placement, or supervision of the person. In the
25	discretion of the department, the person may be detained or placed in a juvenile
26	detention facility, juvenile treatment facility, temporary secure juvenile holding
27	area, or in an adult correctional facility.
28	* <b>Sec. 17.</b> AS 47.12.040(a) is amended to read:
29	(a) Whenever circumstances subject a minor to the jurisdiction of this chapter,
30	the court shall
31	(1) require in conformance with this section, that, for a minor who is

alleged to be a delinquent minor under AS 47.12.020, the department or an entity selected by it shall make a preliminary inquiry to determine if any action is appropriate and may take appropriate action to adjust the matter without a court hearing; the department or an entity selected by it may arrange to interview the minor, the minor's parents or guardian, and any other person having relevant information; at or before the interview, the minor and the minor's parents or guardian, if present, must be advised that any statement may be used against the minor and of the following rights of the minor: to have a parent or guardian present at the interview; to remain silent; to have retained or appointed counsel at all stages of the proceedings, including the initial interview; if a petition is filed, to have an adjudication hearing before a judge or jury with compulsory process to compel the attendance of witnesses; and the opportunity to confront and cross-examine witnesses; if, under this paragraph,

- (A) the department or an entity selected by it makes a preliminary inquiry and takes appropriate action to adjust the matter without a court hearing, the minor may not be detained or taken into custody as a condition of the adjustment and, subject to AS 47.12.060, the matter shall be closed by the department or an entity selected by it if the minor successfully completes all that is required of the minor by the department or an entity selected by it in the adjustment; in a municipality or municipalities in which a youth court has been established under AS 47.12.400, adjustment of the matter under this paragraph may include referral to the youth court; if a community dispute resolution center has been established under AS 47.12.450(a) and has obtained recognition under AS 47.12.450(b), adjustment of the matter under this paragraph may include use of the services of the community dispute resolution center;
- (B) the department or an entity selected by it concludes that the matter may not be adjusted without a court hearing, the department may file a petition, amended petition, or supplemental petition under (2) of this subsection setting out the facts; or
- (2) appoint a competent person or agency to make a preliminary inquiry and report for the information of the court to determine whether the interests

of the public or of the minor require that further action be taken; if, under this paragraph, the court appoints a person or agency to make a preliminary inquiry and to report to it, then upon the receipt of the report, the court may informally adjust the matter without a hearing, or it may authorize the person having knowledge of the facts of the case to file with the court a petition setting out the facts; if, following the filing of a petition, additional facts are determined, the court may authorize a person having knowledge of the facts to file an amended petition or supplemental petition; if the court informally adjusts the matter, the minor may not be detained or taken into the custody of the court as a condition of the adjustment, and the matter shall be closed by the court upon adjustment.

\* **Sec. 18.** AS 47.12.120(b) is amended to read:

- (b) If the minor is not subject to (j) of this section and the court finds that the minor is delinquent, it shall
- (1) order the minor committed to the department for a period of time not to exceed two years or in any event extend past the day the minor becomes 19 years of age, except that the department may petition for and the court may grant in a hearing (A) two-year extensions of commitment that do not extend beyond the minor's 19th birthday if the extension is in the best interests of the minor and the public; and (B) an additional one-year period of supervision past age 19 if continued supervision is in the best interests of the person and the person consents to it; the department shall place the minor in the juvenile facility that the department considers appropriate and that may include a juvenile [CORRECTIONAL SCHOOL, JUVENILE WORK CAMP,] treatment facility, juvenile [DETENTION HOME, OR] detention facility, or secure residential psychiatric treatment center; the minor may be released from placement or detention and placed on probation on order of the court and may also be released by the department, in its discretion, under AS 47.12.260;
- (2) order the minor placed on probation, to be supervised by the department, and released to the minor's parents, guardian, or a suitable person; if the court orders the minor placed on probation, it may specify the terms and conditions of probation; the probation may be for a period of time not to exceed two years and in no event to extend past the day the minor becomes 19 years of age, except that the

1	department may petition for and the court may grant in a hearing
2	(A) two-year extensions of supervision that do not extend
3	beyond the minor's 19th birthday if the extension is in the best interests of the
4	minor and the public; and
5	(B) an additional one-year period of supervision past age 19 if
6	the continued supervision is in the best interests of the person and the person
7	consents to it;
8	(3) order the minor committed to the custody of the department and
9	placed on probation, to be supervised by the department and released to the minor's
10	parents, guardian, other suitable person, or suitable nondetention setting such as with a
11	relative or in a foster home or residential child care facility, whichever the department
12	considers appropriate to implement the treatment plan of the predisposition report; if
13	the court orders the minor placed on probation, it may specify the terms and conditions
14	of probation; the department may transfer the minor, in the minor's best interests, from
15	one of the probationary placement settings listed in this paragraph to another, and the
16	minor, the minor's parents or guardian, the minor's foster parent, and the minor's
17	attorney are entitled to reasonable notice of the transfer; the probation may be for a
18	period of time not to exceed two years and in no event to extend past the day the
19	minor becomes 19 years of age, except that the department may petition for and the
20	court may grant in a hearing
21	(A) two-year extensions of commitment that do not extend
22	beyond the minor's 19th birthday if the extension is in the best interests of the
23	minor and the public; and
24	(B) an additional one-year period of supervision past age 19 if
25	the continued supervision is in the best interests of the person and the person
26	consents to it;
27	(4) order the minor and the minor's parent to make suitable restitution
28	in lieu of or in addition to the court's order under (1), (2), or (3) of this subsection;
29	under this paragraph,
30	(A) except as provided in (B) of this paragraph, the court may
31	not refuse to make an order of restitution to benefit the victim of the act of the

minor that is the basis of the delinquency adjudication; under this
subparagraph, the court may require the minor to use the services of a
community dispute resolution center that has been recognized by the
commissioner under AS 47.12.450(b) to resolve any dispute between the minor
and the victim of the minor's offense as to the amount of or manner of payment
of the restitution;

- (B) the court may not order payment of restitution by the parent of a minor who is a runaway or missing minor for an act of the minor that was committed by the minor after the parent has made a report to a law enforcement agency, as authorized by AS 47.10.141(a), that the minor has run away or is missing; for purposes of this subparagraph, "runaway or missing minor" means a minor who a parent reasonably believes is absent from the minor's residence for the purpose of evading the parent or who is otherwise missing from the minor's usual place of abode without the consent of the parent; and
- (C) at the request of the department, the Department of Law, the victims' advocate, or on its own motion, the court shall, at any time, order the minor and the minor's parent, if applicable, to submit financial information on a form approved by the Alaska Court System to the court, the department, and the Department of Law for the purpose of establishing the amount of restitution or enforcing an order of restitution under AS 47.12.170; the form must include a warning that submission of incomplete or inaccurate information is punishable as unsworn falsification in the second degree under AS 11.56.210;
- (5) order the minor committed to the department for placement in an adventure-based education program established under AS 47.21.020 with conditions the court considers appropriate concerning release upon satisfactory completion of the program or commitment under (1) of this subsection if the program is not satisfactorily completed;
- (6) in addition to an order under (1) (5) of this subsection, order the minor to perform community service; for purposes of this paragraph, "community

I	service includes work
2	(A) on a project identified in AS 33.30.901; or
3	(B) that, on the recommendation of the city council or
4	traditional village council, would benefit persons within the city or village who
5	are elderly or disabled; or
6	(7) in addition to an order under (1) - (6) of this subsection, order the
7	minor's parent or guardian to comply with orders made under AS 47.12.155, including
8	participation in treatment under AS 47.12.155(b)(1).
9	* <b>Sec. 19.</b> AS 47.12.140 is amended to read:
10	Sec. 47.12.140. Court dispositional order. In making its dispositional order
11	under AS 47.12.120(b)(1) - (3) and (5) and (j), the court shall
12	(1) consider both the best interests of the minor and the interests of the
13	public, and, in doing so, the court shall take into account
14	(A) the seriousness of the minor's delinquent act and the
15	attitude of the minor and the minor's parents toward that act;
16	(B) the minor's culpability as indicated by the circumstances of
17	the particular case;
18	(C) the age of the minor;
19	(D) the minor's prior criminal or juvenile record and the
20	success or failure of any previous orders, dispositions, or placements imposed
21	on the minor;
22	(E) the effect of the dispositional order to be imposed in
23	deterring the minor from committing other delinquent acts;
24	(F) the need to commit the minor to the department's custody or
25	to detain the minor in a juvenile treatment facility, juvenile detention
26	facility, secure residential psychiatric treatment center, [AN
27	INSTITUTION] or other suitable place in order to prevent further harm to the
28	public;
29	(G) the interest of the public in securing the minor's
30	rehabilitation; and
31	(H) the ability of the state to take custody of and to care for the

1	mmor, and
2	(2) order the least restrictive alternative disposition for the minor; for
3	purposes of this paragraph, the "least restrictive alternative disposition" means that
4	disposition that is no more restrictive than is, in the judgment of the court, most
5	conducive to the minor's rehabilitation taking into consideration the interests of the
6	public.
7	* <b>Sec. 20.</b> AS 47.12.240(a) is amended to read:
8	(a) When the court commits a minor to the custody of the department, the
9	department shall arrange to place the minor in a juvenile detention facility
10	[DETENTION HOME, WORK CAMP,] or another suitable place that the department
11	designates for that purpose. Except under the conditions described in [WHEN
12	DETENTION IN A CORRECTIONAL FACILITY IS AUTHORIZED BY] (c) of this
13	section, the minor may not be detained [INCARCERATED] in a correctional facility
14	that houses adult prisoners.
15	* Sec. 21. AS 47.12.240(c) is amended to read:
16	(c) Notwithstanding (a) of this section, a minor may be detained
17	[INCARCERATED] in an adult [A] correctional facility, an adult jail, or a
18	temporary secure juvenile holding area only if one of the following applies:
19	(1) [IF] the minor is the subject of a petition filed with the court under
20	this chapter seeking adjudication of the minor as a delinquent minor or [IF] the minor
21	is detained or in official detention pending the filing of that petition; however,
22	detention in an adult [A] correctional facility, an adult jail, or a temporary secure
23	<u>iuvenile holding area</u> under this paragraph may not exceed the lesser of
24	(A) six hours, except under the criteria listed in (e) of this
25	section; or
26	(B) the time necessary to arrange the minor's transportation to a
27	juvenile detention facility [HOME] or comparable facility for the detention of
28	minors;
29	(2) [IF,] in response to a petition of delinquency filed under this
30	chapter, the court has entered an order closing the case under AS 47.12.100(a),
31	allowing the minor to be prosecuted as an adult; or

1	(3) [IF] the minor is at least 16 years of age and the court has entered
2	an order under AS 47.12.160(e) imposing an adult sentence and transferring custody
3	of the minor to the Department of Corrections.
4	* Sec. 22. AS 47.12.245(b) is amended to read:
5	(b) A <u>juvenile</u> probation officer may arrest a minor if the <u>juvenile</u> probation
6	officer has probable cause to believe that the minor has violated conditions of the
7	minor's release or probation.
8	* Sec. 23. AS 47.12.250(a) is amended to read:
9	(a) A peace officer or a <b>juvenile</b> probation officer who has arrested, or a peace
10	officer who has continued the arrest of a minor under AS 47.12.245 may
11	(1) have the minor detained in a juvenile detention facility or
12	temporary secure juvenile holding area if, in the opinion of the peace officer
13	making or continuing the arrest, it is necessary to do so to protect the minor or the
14	community; however, the department may direct that a minor who was arrested or
15	whose arrest was continued be released from detention before the hearing required by
16	(c) of this section;
17	(2) before taking the minor to a juvenile detention facility or
18	temporary secure juvenile holding area, release the minor to the minor's parents or
19	guardian if detention is not necessary to
20	(A) protect the minor or the community; or
21	(B) ensure the minor's attendance at subsequent court hearings.
22	* Sec. 24. AS 47.12.270 is repealed and reenacted to read:
23	Sec. 47.12.270. Juvenile probation officers. (a) The department shall employ
24	juvenile probation officers. A juvenile probation officer shall exercise the duties of a
25	probation officer and shall prepare preliminary investigations and assist and advise the
26	court in the furtherance of the welfare and control of a minor under the court's
27	jurisdiction. A juvenile probation officer shall also carry out other duties in the care
28	and treatment of minors that are consistent with the intent of this chapter.
29	(b) A juvenile probation officer has the powers of a peace officer with respect
30	to the service of process and arresting a minor when
31	(1) a court has issued an arrest warrant:

1	(2) there is probable cause to believe the minor has violated conditions
2	of release or probation; or
3	(3) probable cause exists for believing that the minor has escaped from
4	or unlawfully evaded a placement made under AS 47.12.120(b)(1).
5	* Sec. 25. AS 47.12.310(d) is amended to read:
6	(d) Upon request of a victim, the department shall make every reasonable
7	effort to notify the victim as soon as practicable, by telephone or in writing, when a
8	delinquent minor is to be released from placement [IN A JUVENILE FACILITY]
9	under AS 47.12.120(b)(1). The notice under this subsection must include the expected
10	date of the delinquent minor's release, the geographic area in which the delinquent
11	minor is required to reside, and other pertinent information concerning the delinquent
12	minor's conditions of release that may affect the victim.
13	* Sec. 26. AS 47.12.315(c) is amended to read:
14	(c) When required by this section to disclose information, the department may
15	disclose only the name of the minor, the name of each legal parent or guardian, the
16	specific offense for which the minor was adjudicated delinquent [ALLEGED TO
17	HAVE BEEN COMMITTED IN THE PETITION], and the final outcome of the court
18	proceedings relating to the offense. Before the disclosure, the department shall delete
19	the information that identifies the victim of the offense.
20	* Sec. 27. AS 47.12.990(7) is amended to read:
21	(7) "juvenile detention facility" means <u>a secure facility</u> [SEPARATE
22	QUARTERS WITHIN A CITY JAIL USED] for the detention of delinquent minors in
23	the custody of the department under AS 47.12.240 or 47.12.250;
24	* <b>Sec. 28.</b> AS 47.12.990(12) is amended to read:
25	(12) "minor" means a person who is
26	(A) under 18 years of age at the time the person commits an
27	offense; and
28	(B) subject to the jurisdiction of the court under this
29	<u>chapter;</u>
30	* Sec. 29. AS 47.12.990 is amended by adding new paragraphs to read:
31	(17) "juvenile probation officer" means an officer described in

1	AS 47.12.270;
2	(18) "juvenile treatment facility" means a secure facility for treatment
3	of minors adjudicated delinquent and committed by a court to the care and custody of
4	the department under AS 47.12.120(b)(1);
5	(19) "residential child care facility" has the meaning given in
6	AS 47.32.900;
7	(20) "temporary secure juvenile holding area" means separate quarters
8	that are used for the temporary detention of delinquent minors pending a court order or
9	transportation to a juvenile detention facility and that are not within sight or sound of
10	any adult prisoners.
11	* Sec. 30. AS 47.14.010 is amended to read:
12	Sec. 47.14.010. General powers of department over juvenile facilities and
13	institutions. The department may
14	(1) purchase, lease, or construct buildings or other facilities for the
15	care, detention, rehabilitation, and education of children in need of aid or delinquent
16	minors;
17	(2) adopt plans for construction of juvenile detention facilities
18	[HOMES, JUVENILE WORK CAMPS], juvenile treatment [DETENTION]
19	facilities, and other juvenile institutions;
20	(3) adopt standards and regulations for the design, construction, repair,
21	maintenance, and operation of all juvenile detention facilities, juvenile treatment
22	[HOMES, WORK CAMPS,] facilities, and institutions;
23	(4) inspect periodically each juvenile detention facility, juvenile
24	treatment [HOME, WORK CAMP,] facility, or other institution to ensure that the
25	standards and regulations adopted are being maintained;
26	(5) reimburse <u>municipalities</u> [CITIES] maintaining and operating
27	juvenile detention [HOMES, WORK CAMPS, AND] facilities;
28	(6) enter into contracts and arrangements with cities and state and
29	federal agencies to carry out the purposes of AS 47.10, AS 47.12, and this chapter;
30	(7) do all acts necessary to carry out the purposes of AS 47.10,
31	AS 47.12, and this chapter;

1	(8) adopt the regulations necessary to carry out AS 47.10, AS 47.12,
2	and this chapter;
3	(9) accept donations, gifts, or bequests of money or other property for
4	use in construction of juvenile [HOMES, WORK CAMPS,] institutions, [OR]
5	detention facilities, or juvenile treatment facilities;
6	(10) operate juvenile <u>detention facilities</u> [HOMES] when
7	municipalities are unable to do so;
8	(11) receive, care for, and place in a juvenile detention facility
9	[HOME], the minor's own home, a foster home, [OR] a juvenile treatment facility
10	[CORRECTIONAL SCHOOL, WORK CAMP], or treatment institution all minors
11	committed to its custody under AS 47.10, AS 47.12, and this chapter.
12	* Sec. 31. AS 47.14.020 is amended to read:
13	Sec. 47.14.020. Duties of department. The department shall
14	(1) accept all minors committed to the custody of the department and
15	all minors who are involved in a written agreement under AS 47.14.100(c), and
16	provide for the welfare, control, care, custody, and placement of these minors in
17	accordance with this chapter;
18	(2) require and collect statistics on juvenile offenses and offenders in
19	the state;
20	(3) conduct studies and prepare findings and recommendations on the
21	need, number, type, construction, maintenance, and operating costs of juvenile
22	detention facilities, juvenile treatment [HOMES, WORK CAMPS,] facilities, and
23	[THE] other institutions, and adopt and submit a plan for construction of the
24	[HOMES, WORK CAMPS,] facilities [,] and institutions when needed, together with
25	a plan for financing the construction programs;
26	(4) examine, where possible, all facilities, institutions, [WORK
27	CAMPS,] and places of juvenile detention and treatment in the state and inquire into
28	their methods and the management of juveniles in them.
29	* <b>Sec. 32.</b> AS 47.14.040 is amended to read:
30	Sec. 47.14.040. Authority to maintain and operate temporary secure
31	juvenile holding area, juvenile detention facility, or juvenile treatment [HOME,

1	work Came, Or facility. (a) A inumcipality of entity [C11 1] may maintain
2	and operate a temporary secure juvenile holding area [JUVENILE DETENTION
3	FACILITY], and a municipality [CITY] or a nonprofit corporation may maintain and
4	operate a juvenile detention facility or juvenile treatment facility [HOME OR A
5	JUVENILE WORK CAMP].
6	(b) The municipality [CITY] or nonprofit corporation may receive grants-in-
7	aid from the state for costs of operation of the temporary secure juvenile holding
8	area or facility [HOMES, WORK CAMPS, OR FACILITIES] maintained and
9	operated under (a) of this section.
10	* Sec. 33. AS 47.14.050(a) is repealed and reenacted to read:
11	(a) The department shall adopt standards and regulations for the operation of
12	juvenile detention facilities and juvenile treatment facilities in the state.
13	* Sec. 34. AS 47.14.050(b) is amended to read:
14	(b) The department may enter into contracts with <b>municipalities</b> [CITIES]
15	and other governmental agencies for the detention of juveniles before and after
16	commitment by juvenile authorities. A contract may not be made for longer than one
17	year.
18	* Sec. 35. AS 47.14.990(7) is amended to read:
19	(7) "juvenile detention facility" has the meaning given in
20	AS 47.12.990 [MEANS SEPARATE QUARTERS WITHIN A CITY JAIL USED
21	FOR THE DETENTION OF DELINQUENT MINORS];
22	* <b>Sec. 36.</b> AS 47.14.990(10) is amended to read:
23	(10) "minor" has the meaning given in AS 47.12.990 [MEANS A
24	PERSON UNDER 18 YEARS OF AGE];
25	* Sec. 37. AS 47.14.990 is amended by adding new paragraphs to read:
26	(12) "juvenile probation officer" has the meaning given in
27	AS 47.12.990;
28	(13) "juvenile treatment facility" has the meaning given in
29	AS 47.12.990;
30	(14) "temporary secure juvenile holding area" has the meaning given
31	in AS 47.12.990.

1	* Sec. 38. AS 47.17.020(a) is amended to read:
2	(a) The following persons who, in the performance of their occupational
3	duties, their appointed duties under (8) of this subsection, or their volunteer duties
4	under (9) of this subsection, have reasonable cause to suspect that a child has suffered
5	harm as a result of child abuse or neglect shall immediately report the harm to the
6	nearest office of the department:
7	(1) practitioners of the healing arts;
8	(2) school teachers and school administrative staff members, including
9	athletic coaches, of public and private schools;
10	(3) peace officers and officers of the Department of Corrections;
11	(4) administrative officers of institutions;
12	(5) child care providers;
13	(6) paid employees of domestic violence and sexual assault programs
14	and crisis intervention and prevention programs as defined in AS 18.66.990;
15	(7) paid employees of an organization that provides counseling or
16	treatment to individuals seeking to control their use of drugs or alcohol;
17	(8) members of a child fatality review team established under
18	AS 12.65.015(e) or 12.65.120 or the multidisciplinary child protection team created
19	under AS 47.14.300;
20	(9) volunteers who interact with children in a public or private school
21	for more than four hours a week;
22	(10) juvenile probation officers, juvenile probation office staff, and
23	staff of juvenile detention facilities and juvenile treatment facilities, as those
24	terms are defined in AS 47.12.990.
25	* Sec. 39. AS 28.15.176; AS 47.12.060(b)(5), 47.12.990(8), 47.12.990(9), 47.12.990(15);
26	AS 47.14.990(8), and 47.14.990(9) are repealed.
27	* Sec. 40. The uncodified law of the State of Alaska is amended by adding a new section to
28	read:
29	APPLICABILITY. AS 11.41.425(b)(1), as amended by sec. 2 of this Act
30	AS 11.41.425(b)(2), as amended by sec. 3 of this Act, AS 11.41.427(b)(2), as amended by
31	sec. 4 of this Act, AS 11.41.470(3), as amended by sec. 5 of this Act, AS 11.41.470(5), as

- amended by sec. 6 of this Act, AS 11.41.470(9) and (10), enacted by sec. 7 of this Act, and
- 2 AS 11.61.123(e), as amended by sec. 8 of this Act, apply to offenses committed on or after
- 3 the effective date of secs. 2 8 of this Act.
- \* Sec. 41. The uncodified law of the State of Alaska is amended by adding a new section to
- 5 read:
- 6 TRANSITION: REGULATIONS. The Department of Health and Social Services may
- 7 adopt regulations necessary to implement the changes made by this Act. The regulations take
- 8 effect under AS 44.62 (Administrative Procedure Act), but not before the effective date of the
- 9 relevant provision of this Act implemented by the regulation.
- \* Sec. 42. Section 41 of this Act takes effect immediately under AS 01.10.070(c).