

1 IN THE HOUSE

BY ULMER

2

HOUSE BILL NO. 295

3

IN THE LEGISLATURE OF THE STATE OF ALASKA

4

FIFTEENTH LEGISLATURE - FIRST SESSION

5

A BILL

6

For an Act entitled: "An Act relating to criminal sentencing procedure;

7

and amending Rule 32(a), Alaska Rules of Criminal

8

Procedure."

9

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

10

* Section 1. Rule 32(a) of the Alaska Rules of Criminal Procedure is

11

amended to read:

12

(a) SENTENCE. Sentence shall be imposed without unreasonable

13

delay. Pending sentence the court may commit the defendant or con-

14

tinue or alter bail as provided in Rule 41(a), Alaska Rules of Crimi-

15

nal Procedure. Before imposing sentence the court shall afford the

16

defendant an opportunity to make a statement in the defendant's [HIS]

17

own behalf and to present any information in mitigation of punishment.

18

Before imposing sentence the court shall also provide an opportunity

19

for a victim of the defendant's offense to make a statement regarding

20

the effects of the offense on the victim. If the defendant is being

21

sentenced following a plea of guilty or no contest [NOLO CONTENDERE]

22

the court shall question the defendant to ascertain that the defendant

23

[HE] understood the meaning of the [HIS] plea, and that it was freely

24

and voluntarily entered.