28-LS1145\C

CS FOR SENATE BILL NO. 187(JUD)

IN THE LEGISLATURE OF THE STATE OF ALASKA

TWENTY-EIGHTH LEGISLATURE - SECOND SESSION

BY THE SENATE JUDICIARY COMMITTEE

Offered: 3/18/14 Referred: Rules

Sponsor(s): SENATOR COGHILL

A BILL

FOR AN ACT ENTITLED

1 "An Act relating to the crime of endangering the welfare of a child in the second degree; 2 relating to the crime of misconduct involving confidential information in the first 3 degree; amending Rule 16, Alaska Rules of Criminal Procedure; amending Rule 8, 4 Alaska Child in Need of Aid Rules; and providing for an effective date." BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA: 5 6 * Section 1. AS 11.76.113(a) is amended to read: 7 A person commits the crime of misconduct involving confidential (a) 8 information in the first degree if the person 9 (1) violates AS 11.76.115 and obtains the confidential information 10 with the intent to

11(A) [(1)] use the confidential information to commit a crime; or12(B) [(2)] obtain a benefit to which the person is not entitled, to13injure another person, or to deprive another person of a benefit; or

14 (2) publishes or distributes an audio or video recording of an

SB0187B

a medical examination of a victim or minor conducted for the purpose of the investigation of an offense under AS 11.41.410 - 11.41.440, 11.41.450, or a child protection investigation, including photographs taken during the examination. * Sec. 2. AS 11.76.113 is amended by adding a new subsection to read: (d) The provisions of (a)(2) of this section do not apply to (a) a person who publishes or distributes a recording, record, or image as permitted or directed under (i) a court order; (ii) a rule of court; or (iii) a federal or state law requiring the publication or distribution; or (B) the use of a recording, record, or image for training by law enforcement officials, prosecutors, or defense counsel, if the identity of the minor or victim is concealed; or (C) a recording, record, or image that is released with the (ii) a minor's parent or guardian unless the parent or guardian is the perpetrator of the abuse or offense about which the recording, record, or image was gathered. * Sec. 3. The uncodified law of the State of Alaska is amended by adding a new section to read: OIRECT COURT RULE AMENDMENT. Rule 16(d)(3), Alaska Rules of Criminal Procedure, is amended to read (3) Materials to Remain in Custody of Attorney. <td< th=""><th>1</th><th>interview of a child for a criminal or child protection investigation, or records of</th></td<>	1	interview of a child for a criminal or child protection investigation, or records of
4 protection investigation, including photographs taken during the examination. 5 * Sec. 2. AS 11.76.113 is amended by adding a new subsection to read: 6 (d) The provisions of (a)(2) of this section do not apply to 7 (A) a person who publishes or distributes a recording, record, 8 or image as permitted or directed under 9 (i) a court order; 10 (iii) a rule of court; or 11 (B) the use of a recording, record, or image for training by law 14 enforcement officials, prosecutors, or defense counsel, if the identity of the 15 minor or victim is concealed; or 16 (C) a recording, record, or image that is released with the 17 consent of 18 (i) an adult victim or a minor victim for whom the 19 disabilities of minority have been removed for general purposes under 20 AS 09.55.590; or 21 (ii) a minor's parent or guardian unless the parent or 22 guardian is the perpetrator of the abuse or offense about which the 23 recording, record, or image was gathered. 24 * Sec. 3. The uncodified law of the State of Alaska is anended by adding a new section to 25 read: </td <td>2</td> <td>a medical examination of a victim or minor conducted for the purpose of the</td>	2	a medical examination of a victim or minor conducted for the purpose of the
 * Sec. 2. AS 11.76.113 is amended by adding a new subsection to read: (d) The provisions of (a)(2) of this section do not apply to (A) a person who publishes or distributes a recording, record, or image as permitted or directed under (i) a court order; (ii) a rule of court; or (iii) a fideral or state law requiring the publication or distribution; or (B) the use of a recording, record, or image for training by law enforcement officials, prosecutors, or defense counsel, if the identity of the minor or victim is concealed; or (C) a recording, record, or image that is released with the consent of (i) an adult victim or a minor victim for whom the disabilities of minority have been removed for general purposes under AS 09.55.590; or (ii) a minor's parent or guardian unless the parent or guardian is the perpetrator of the abuse or offense about which the recording, record, or image was gathered. * Sec. 3. The uncodified law of the State of Alaska is amended by adding a new section to read: (3) Materials to Remain in Custody of Attorney. (4) Materials furnished to an attorney pursuant to these rules shall be used only for the purpose of conducting the case. The following 	3	investigation of an offense under AS 11.41.410 - 11.41.440, 11.41.450, or a child
6(d) The provisions of (a)(2) of this section do not apply to7(A) a person who publishes or distributes a recording, record,8or image as permitted or directed under9(i) a court order;10(iii) a rule of court; or11(iii) a federal or state law requiring the publication or12distribution; or13(B) the use of a recording, record, or image for training by law14enforcement officials, prosecutors, or defense counsel, if the identity of the15minor or victim is concealed; or16(C) a recording, record, or image that is released with the17consent of18(i) an adult victim or a minor victim for whom the19disabilities of minority have been removed for general purposes under20AS 09.55.590; or21(ii) a minor's parent or guardian unless the parent or23recording, record, or image was gathered.24* Sec. 3. The uncodified law of the State of Alaska is amended by adding a new section to25read:26DIRECT COURT RULE AMENDMENT. Rule 16(d)(3), Alaska Rules of27Criminal Procedure, is amended to read28(3) Materials to Remain in Custody of Attorney.29(A) Materials furnished to an attorney pursuant to these rules30shall be used only for the purpose of conducting the case. The following	4	protection investigation, including photographs taken during the examination.
7 (A) a person who publishes or distributes a recording, record, 8 or image as permitted or directed under 9 (i) a court order; 10 (ii) a rule of court; or 11 (iii) a federal or state law requiring the publication or 12 distribution; or 13 (B) the use of a recording, record, or image for training by law 14 enforcement officials, prosecutors, or defense counsel, if the identity of the 15 minor or victim is concealed; or 16 (C) a recording, record, or image that is released with the 17 consent of 18 (i) an adult victim or a minor victim for whom the 19 disabilities of minority have been removed for general purposes under 20 AS 09.55.590; or 21 (ii) a minor's parent or guardian unless the parent or 22 guardian is the perpetrator of the abuse or offense about which the 23 recording, record, or image was gathered. 24 * Sec. 3. The uncodified law of the State of Alaska is amended by adding a new section to 25 read: 26 DIRECT COURT RULE AMENDMENT. Rule 16(d)(3), Alaska Rules of 27 Criminal Procedure, is amended	5	* Sec. 2. AS 11.76.113 is amended by adding a new subsection to read:
8 or image as permitted or directed under 9 (i) a court order; 10 (ii) a rule of court; or 11 (iii) a federal or state law requiring the publication or 12 distribution; or 13 (B) the use of a recording, record, or image for training by law 14 enforcement officials, prosecutors, or defense counsel, if the identity of the 15 minor or victim is concealed; or 16 (C) a recording, record, or image that is released with the 17 consent of 18 (i) an adult victim or a minor victim for whom the 19 disabilities of minority have been removed for general purposes under 20 AS 09.55.590; or 21 (ii) a minor's parent or guardian unless the parent or 22 guardian is the perpetrator of the abuse or offense about which the 23 recording, record, or image was gathered. 24 * Sec. 3. The uncodified law of the State of Alaska is amended by adding a new section to 25 read: 26 DIRECT COURT RULE AMENDMENT. Rule 16(d)(3), Alaska Rules of 27 (3) Materials to Remain in Custody of Attorney. 28 (3) Materials furnished to an attorney pursua	6	(d) The provisions of (a)(2) of this section do not apply to
9(i) a court order;10(ii) a rule of court; or11(iii) a federal or state law requiring the publication or12distribution; or13(B) the use of a recording, record, or image for training by law14enforcement officials, prosecutors, or defense counsel, if the identity of the15minor or victim is concealed; or16(C) a recording, record, or image that is released with the17consent of18(i) an adult victim or a minor victim for whom the19disabilities of minority have been removed for general purposes under20AS 09.55.590; or21(ii) a minor's parent or guardian unless the parent or22guardian is the perpetrator of the abuse or offense about which the23recording, record, or image was gathered.24* Sec. 3. The uncodified law of the State of Alaska is amended by adding a new section to25read:26DIRECT COURT RULE AMENDMENT. Rule 16(d)(3), Alaska Rules of27Criminal Procedure, is amended to read28(3) Materials to Remain in Custody of Attorney.29(A) Materials furnished to an attorney pursuant to these rules30shall be used only for the purpose of conducting the case. The following	7	(A) a person who publishes or distributes a recording, record,
10(ii) a rule of court; or11(iii) a federal or state law requiring the publication or12distribution; or13(B) the use of a recording, record, or image for training by law14enforcement officials, prosecutors, or defense counsel, if the identity of the15minor or victim is concealed; or16(C) a recording, record, or image that is released with the17consent of18(i) an adult victim or a minor victim for whom the19disabilities of minority have been removed for general purposes under20AS 09.55.590; or21(ii) a minor's parent or guardian unless the parent or22guardian is the perpetrator of the abuse or offense about which the23recording, record, or image was gathered.24* Sec, 3. The uncodified law of the State of Alaska is amended by adding a new section to25read:26DIRECT COURT RULE AMENDMENT. Rule 16(d)(3), Alaska Rules of27Criminal Procedure, is amended to read28(3) Materials to Remain in Custody of Attorney.29(A) Materials furnished to an attorney pursuant to these rules30shall be used only for the purpose of conducting the case. The following	8	or image as permitted or directed under
11(iii) a federal or state law requiring the publication or12distribution; or13(B) the use of a recording, record, or image for training by law14enforcement officials, prosecutors, or defense counsel, if the identity of the15minor or victim is concealed; or16(C) a recording, record, or image that is released with the17consent of18(i) an adult victim or a minor victim for whom the19disabilities of minority have been removed for general purposes under20AS 09.55.590; or21(ii) a minor's parent or guardian unless the parent or22guardian is the perpetrator of the abuse or offense about which the23recording, record, or image was gathered.24* Sec. 3. The uncodified law of the State of Alaska is amended by adding a new section to25read:26DIRECT COURT RULE AMENDMENT. Rule 16(d)(3), Alaska Rules of27Criminal Procedure, is amended to read28(3) Materials to Remain in Custody of Attorney.29(A) Materials furnished to an attorney pursuant to these rules30shall be used only for the purpose of conducting the case. The following	9	(i) a court order;
12distribution; or13(B) the use of a recording, record, or image for training by law14enforcement officials, prosecutors, or defense counsel, if the identity of the15minor or victim is concealed; or16(C) a recording, record, or image that is released with the17consent of18(i) an adult victim or a minor victim for whom the19disabilities of minority have been removed for general purposes under20AS 09.55.590; or21(ii) a minor's parent or guardian unless the parent or22guardian is the perpetrator of the abuse or offense about which the23recording, record, or image was gathered.24* Sec. 3. The uncodified law of the State of Alaska is amended by adding a new section to25read:26DIRECT COURT RULE AMENDMENT. Rule 16(d)(3), Alaska Rules of27Criminal Procedure, is amended to read28(3) Materials to Remain in Custody of Attorney.29(A) Materials furnished to an attorney pursuant to these rules30shall be used only for the purpose of conducting the case. The following	10	(ii) a rule of court; or
13(B) the use of a recording, record, or image for training by law14enforcement officials, prosecutors, or defense counsel, if the identity of the15minor or victim is concealed; or16(C) a recording, record, or image that is released with the17consent of18(i) an adult victim or a minor victim for whom the19disabilities of minority have been removed for general purposes under20AS 09.55.590; or21(ii) a minor's parent or guardian unless the parent or22guardian is the perpetrator of the abuse or offense about which the23recording, record, or image was gathered.24* Sec. 3. The uncodified law of the State of Alaska is amended by adding a new section to25read:26DIRECT COURT RULE AMENDMENT. Rule 16(d)(3), Alaska Rules of27(3) Materials to Remain in Custody of Attorney.28(3) Materials to Remain in Custody of Attorney29(A) Materials furnished to an attorney pursuant to these rules30shall be used only for the purpose of conducting the case. The following	11	(iii) a federal or state law requiring the publication or
14enforcement officials, prosecutors, or defense counsel, if the identity of the15minor or victim is concealed; or16(C) a recording, record, or image that is released with the17consent of18(i) an adult victim or a minor victim for whom the19disabilities of minority have been removed for general purposes under20AS 09.55.590; or21(ii) a minor's parent or guardian unless the parent or22guardian is the perpetrator of the abuse or offense about which the23recording, record, or image was gathered.24* Sec. 3. The uncodified law of the State of Alaska is amended by adding a new section to25read:26DIRECT COURT RULE AMENDMENT. Rule 16(d)(3), Alaska Rules of27Criminal Procedure, is amended to read28(3) Materials to Remain in Custody of Attorney.29(A) Materials furnished to an attorney pursuant to these rules30shall be used only for the purpose of conducting the case. The following	12	distribution; or
15minor or victim is concealed; or16(C) a recording, record, or image that is released with the17consent of18(i) an adult victim or a minor victim for whom the19disabilities of minority have been removed for general purposes under20AS 09.55.590; or21(ii) a minor's parent or guardian unless the parent or22guardian is the perpetrator of the abuse or offense about which the23recording, record, or image was gathered.24* Sec. 3. The uncodified law of the State of Alaska is amended by adding a new section to25read:26DIRECT COURT RULE AMENDMENT. Rule 16(d)(3), Alaska Rules of27(3) Materials to Remain in Custody of Attorney.28(3) Materials to Remain in Custody of Attorney.29(A) Materials furnished to an attorney pursuant to these rules30shall be used only for the purpose of conducting the case. The following	13	(B) the use of a recording, record, or image for training by law
16(C) a recording, record, or image that is released with the17consent of18(i) an adult victim or a minor victim for whom the19disabilities of minority have been removed for general purposes under20AS 09.55.590; or21(ii) a minor's parent or guardian unless the parent or22guardian is the perpetrator of the abuse or offense about which the23recording, record, or image was gathered.24* Sec. 3. The uncodified law of the State of Alaska is amended by adding a new section to25read:26DIRECT COURT RULE AMENDMENT. Rule 16(d)(3), Alaska Rules of27Criminal Procedure, is amended to read28(3) Materials to Remain in Custody of Attorney.29(A) Materials furnished to an attorney pursuant to these rules30shall be used only for the purpose of conducting the case. The following	14	enforcement officials, prosecutors, or defense counsel, if the identity of the
17consent of18(i) an adult victim or a minor victim for whom the19disabilities of minority have been removed for general purposes under20AS 09.55.590; or21(ii) a minor's parent or guardian unless the parent or22guardian is the perpetrator of the abuse or offense about which the23recording, record, or image was gathered.24* Sec. 3. The uncodified law of the State of Alaska is amended by adding a new section to25read:26DIRECT COURT RULE AMENDMENT. Rule 16(d)(3), Alaska Rules of27Criminal Procedure, is amended to read28(3) Materials to Remain in Custody of Attorney.29(A) Materials furnished to an attorney pursuant to these rules30shall be used only for the purpose of conducting the case. The following	15	minor or victim is concealed; or
 (i) an adult victim or a minor victim for whom the disabilities of minority have been removed for general purposes under AS 09.55.590; or (ii) a minor's parent or guardian unless the parent or guardian is the perpetrator of the abuse or offense about which the recording, record, or image was gathered. * Sec. 3. The uncodified law of the State of Alaska is amended by adding a new section to read: DIRECT COURT RULE AMENDMENT. Rule 16(d)(3), Alaska Rules of Criminal Procedure, is amended to read (3) Materials to Remain in Custody of Attorney. (A) Materials furnished to an attorney pursuant to these rules shall be used only for the purpose of conducting the case. The following 	16	(C) a recording, record, or image that is released with the
 disabilities of minority have been removed for general purposes under AS 09.55.590; or (ii) a minor's parent or guardian unless the parent or guardian is the perpetrator of the abuse or offense about which the recording, record, or image was gathered. * Sec. 3. The uncodified law of the State of Alaska is amended by adding a new section to read: DIRECT COURT RULE AMENDMENT. Rule 16(d)(3), Alaska Rules of Criminal Procedure, is amended to read (3) Materials to Remain in Custody of Attorney. (A) Materials furnished to an attorney pursuant to these rules shall be used only for the purpose of conducting the case. The following 	17	consent of
20AS 09.55.590; or21(ii) a minor's parent or guardian unless the parent or22guardian is the perpetrator of the abuse or offense about which the23recording, record, or image was gathered.24* Sec. 3. The uncodified law of the State of Alaska is amended by adding a new section to25read:26DIRECT COURT RULE AMENDMENT. Rule 16(d)(3), Alaska Rules of27Criminal Procedure, is amended to read28(3) Materials to Remain in Custody of Attorney.29(A) Materials furnished to an attorney pursuant to these rules30shall be used only for the purpose of conducting the case. The following	18	(i) an adult victim or a minor victim for whom the
 (ii) a minor's parent or guardian unless the parent or guardian is the perpetrator of the abuse or offense about which the recording, record, or image was gathered. * Sec. 3. The uncodified law of the State of Alaska is amended by adding a new section to read: DIRECT COURT RULE AMENDMENT. Rule 16(d)(3), Alaska Rules of Criminal Procedure, is amended to read (3) Materials to Remain in Custody of Attorney. (A) Materials furnished to an attorney pursuant to these rules shall be used only for the purpose of conducting the case. The following 	19	disabilities of minority have been removed for general purposes under
 guardian is the perpetrator of the abuse or offense about which the recording, record, or image was gathered. * Sec. 3. The uncodified law of the State of Alaska is amended by adding a new section to read: DIRECT COURT RULE AMENDMENT. Rule 16(d)(3), Alaska Rules of Criminal Procedure, is amended to read (3) Materials to Remain in Custody of Attorney. (A) Materials furnished to an attorney pursuant to these rules shall be used only for the purpose of conducting the case. The following 	20	AS 09.55.590; or
 recording, record, or image was gathered. * Sec. 3. The uncodified law of the State of Alaska is amended by adding a new section to read: DIRECT COURT RULE AMENDMENT. Rule 16(d)(3), Alaska Rules of Criminal Procedure, is amended to read (3) Materials to Remain in Custody of Attorney. (A) Materials furnished to an attorney pursuant to these rules shall be used only for the purpose of conducting the case. The following 	21	(ii) a minor's parent or guardian unless the parent or
 * Sec. 3. The uncodified law of the State of Alaska is amended by adding a new section to read: DIRECT COURT RULE AMENDMENT. Rule 16(d)(3), Alaska Rules of Criminal Procedure, is amended to read (3) Materials to Remain in Custody of Attorney. (A) Materials furnished to an attorney pursuant to these rules shall be used only for the purpose of conducting the case. The following 	22	guardian is the perpetrator of the abuse or offense about which the
 read: DIRECT COURT RULE AMENDMENT. Rule 16(d)(3), Alaska Rules of Criminal Procedure, is amended to read (3) Materials to Remain in Custody of Attorney. (A) Materials furnished to an attorney pursuant to these rules shall be used only for the purpose of conducting the case. The following 	23	recording, record, or image was gathered.
26DIRECT COURT RULE AMENDMENT. Rule 16(d)(3), Alaska Rules of27Criminal Procedure, is amended to read28(3) Materials to Remain in Custody of Attorney.29(A) Materials furnished to an attorney pursuant to these rules30shall be used only for the purpose of conducting the case. The following	24	* Sec. 3. The uncodified law of the State of Alaska is amended by adding a new section to
 27 Criminal Procedure, is amended to read 28 (3) Materials to Remain in Custody of Attorney. 29 (A) Materials furnished to an attorney pursuant to these rules 30 shall be used only for the purpose of conducting the case. The following 	25	read:
 (3) Materials to Remain in Custody of Attorney. (A) Materials furnished to an attorney pursuant to these rules shall be used only for the purpose of conducting the case. The following 	26	DIRECT COURT RULE AMENDMENT. Rule 16(d)(3), Alaska Rules of
 29 (A) Materials furnished to an attorney pursuant to these rules 30 shall be used only for the purpose of conducting the case. The following 	27	Criminal Procedure, is amended to read
30 shall be used only for the purpose of conducting the case. The following	28	(3) Materials to Remain in Custody of Attorney.
	29	(A) Materials furnished to an attorney pursuant to these rules
31 materials must remain in the custody of the defense attorney, the attorney's	30	shall be used only for the purpose of conducting the case. The following
	31	materials must remain in the custody of the defense attorney, the attorney's

1	staff, investigators, experts, and others as necessary for the preparation of the
2	defendant's case, and shall be subject to other terms and conditions that the
3	court may provide. The materials listed in this paragraph shall not be provided
4	to the defendant, but the information in the materials may be shared with the
5	defendant to the extent necessary to prepare the defense of the case:
6	(i) a criminal history record of a victim or witness;
7	(ii) a medical, psychiatric, psychological, or counseling
8	record of a victim or witness;
9	(iii) an adoption record;
10	(iv) a record that is confidential under AS 47.12.300 or
11	a similar law in another jurisdiction;
12	(v) a report of a presentence investigation of a victim or
13	witness prepared pursuant to Criminal Rule 32.1 or a similar law in
14	another jurisdiction;
15	(vi) a record of the Department of Corrections other
16	than the defendant's own file and any other incident report relating to
17	the crime with which the defendant is charged; [AND]
18	(vii) any other record that the court orders be kept in the
19	exclusive custody of the attorney:
20	(viii) in a prosecution under AS 11.41.410 - 11.41.440
21	or 11.41.450, an audio or video interview of a victim; and
22	(ix) in a prosecution under AS 11.41.410 - 11.41.440
23	or 11.41.450, photographs taken during a medical examination of a
24	<u>victim</u> .
25	(B) An attorney shall not disclose to a defendant the residence
26	or business address or telephone number of a victim or witness, obtained from
27	information provided under this rule, even if the defendant is acting as co-
28	counsel. If the address and telephone numbers of all victims and witnesses
29	have been obliterated, materials that had contained the address or telephone
30	number of a victim or witness may be provided to a defendant proceeding
31	without counsel only as allowed by AS 12.61.120.

1 (C) Notwithstanding a defendant's status as co-counsel, 2 materials covered by subsection (d)(3)(A) shall remain in the custody of the 3 defendant's attorney, the attorney's staff, investigators, experts, and others as 4 necessary for the preparation of the defendant's case, and shall be subject to 5 other terms and conditions that the court may provide.

6 (D) If a defendant is proceeding without counsel, materials 7 covered by subsection (d)(3)(A) may be provided to the defendant. If materials 8 are provided to an unrepresented defendant under this paragraph, the court 9 shall order that the materials remain in the defendant's exclusive custody, be 10 used only for purposes of conducting the case, and be subject to other terms, 11 conditions, and restrictions that the court may provide. Upon a showing of good cause, the court may impose specific terms, conditions, or restrictions 12 13 concerning inspection of the materials by other persons involved in the 14 preparation of the case, such as staff, investigators, experts, witnesses, or 15 others. The court shall also inform the defendant and such other persons 16 involved in the preparation of the case that violation of an order issued under 17 this paragraph is punishable as a contempt of court and may also constitute a 18 criminal offense.

* Sec. 4. The uncodified law of the State of Alaska is amended by adding a new section to
read:

- 21 DIRECT COURT RULE AMENDMENT. Rule 16(d), Alaska Rules of 22 Criminal Procedure, is amended by adding a new paragraph to read: 23 (7) Confidential filing. A party that files with the court or offers as an 24 exhibit materials listed in subsection (d)(3)(viii) or (d)(3)(ix) of this rule shall file the 25 materials in a confidential envelope. In this paragraph, "confidential" has the meaning 26 given in Rule 37.5, Alaska Rules of Administration. 27 * Sec. 5. The uncodified law of the State of Alaska is amended by adding a new section to 28 read: DIRECT COURT RULE AMENDMENT. Rule 8, Alaska Child in Need of 29 30 Aid Rules, is amended by adding new subsections to read:
- 31

(j) Limitations on disclosure of certain recordings, images, and medical

1	records. A party to a child in need of aid proceeding may disclose a video or audio
2	recording or medical record of a child, including a photograph taken during a medical
3	examination of a child, only to the party's attorney, the attorney's staff or investigator,
4	or a party's expert witness, and only as necessary for the preparation of the case.
5	(k) Confidential filing. A party that files with the court or offers as an exhibit
6	materials listed in (j) of this rule shall file the materials in a confidential envelope. In
7	this paragraph, "confidential" has the meaning given in Rule 37.5, Alaska Rules of
8	Administration.
9	* Sec. 6. The uncodified law of the State of Alaska is amended by adding a new section to
10	read:
11	APPLICABILITY. (a) Sections 1 and 2 of this Act apply to offenses committed on or
12	after the effective date of this Act.
13	(b) Sections 3 - 5 of this Act apply to criminal proceedings pending on or arising after
14	the effective date of this Act, regardless of whether the prosecution was initiated before the
15	effective date of the Act.
16	* Sec. 7. This Act takes effect immediately under AS 01.10.070(c).