SENATE BILL NO. 64

IN THE LEGISLATURE OF THE STATE OF ALASKA TWENTY-EIGHTH LEGISLATURE - FIRST SESSION

BY THE SENATE JUDICIARY COMMITTEE

Introduced: 2/27/13 Referred:

A BILL

FOR AN ACT ENTITLED

1 "An Act establishing the Alaska Sentencing Commission; relating to jail-time credit for 2 offenders in court-ordered treatment programs; allowing a reduction of penalties for 3 offenders successfully completing court-ordered treatment programs for persons 4 convicted of driving while under the influence or refusing to submit to a chemical test; 5 relating to court termination of a revocation of a person's driver's license; relating to 6 limitation of drivers' licenses; relating to conditions of probation and parole; and 7 providing for an effective date."

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

9 * Section 1. AS 12.55.027(c) is amended to read:

10 (c) To qualify for credit against a sentence of imprisonment for time spent in a 11 treatment program, the treatment program and the facility of the treatment program 12 must impose substantial restrictions on a person's liberty that are equivalent to 13 incarceration, including the requirement that a participant in the program

1	(1) must live in a residential facility operated by the program;
2	(2) must be confined at all times to the grounds of the facility or be in
3	the physical custody of an employee of the facility, except for court appearances,
4	meetings with counsel, or periods during which residents are permitted to leave
5	the facility, so long as the periods during which the residents are permitted to
6	leave the facility are expressly limited as to both time and purpose [AND WORK
7	REQUIRED BY THE TREATMENT PROGRAM AND APPROVED IN ADVANCE
8	BY THE COURT];
9	(3) is subject to disciplinary sanctions by the program if the participant
10	violates rules of the program and facility; sanctions must be in writing and available
11	for court review; and
12	(4) is subject to immediate arrest, without warrant, if the participant
13	leaves the facility without permission.
14	* Sec. 2. AS 22.20 is amended by adding new sections to read:
15	Article 7. Sentencing Commission.
16	Sec. 22.20.500. Creation of commission. The Alaska Sentencing Commission
17	is established in the Alaska Court System.
18	Sec. 22.20.510. Membership; staff. (a) The commission consists of 16
19	members as follows:
20	(1) three members of the senate appointed by the president of the
21	senate, one of whom shall be a member of the minority caucus of the senate;
22	(2) three members of the house of representatives appointed by the
23	speaker of the house of representatives, one of whom shall be a member of the
24	minority caucus of the house of representatives;
25	(3) the chief justice of the Alaska Supreme Court or another justice of
26	the supreme court designated by the chief justice;
27	(4) a superior court judge designated by the chief justice for a three-
28	year term;
29	(5) a district court judge designated by the chief justice for a three-year
30	term;
31	(6) the executive director of the Alaska Native Justice Center or a

1	designee of the director;
2	(7) the attorney general or a designee of the attorney general;
3	(8) the commissioner of corrections or a deputy commissioner
4	designated by the commissioner;
5	(9) the commissioner of public safety or a deputy commissioner
6	designated by the commissioner;
7	(10) the director of the division responsible for juvenile justice in the
8	Department of Health and Social Services or a supervising regional probation officer
9	designated by the director;
10	(11) the director of the Public Defender Agency or a deputy public
11	defender designated by the director; and
12	(12) the director of the office of public advocacy or deputy director
13	designated by the director.
14	(b) The commission shall, by majority vote of the membership, elect a chair
15	and other officers it considers necessary from among its membership to serve on a
16	yearly basis.
17	(c) The Alaska Judicial Council shall provide staff and administrative support
18	to the commission.
19	Sec. 22.20.520. Compensation. Members of the commission serve without
20	compensation but are entitled to per diem and travel expenses authorized for boards
21	and commissions under AS 39.20.180.
22	Sec. 22.20.530. Meetings. A majority of the members constitutes a quorum for
23	conducting business and exercising the powers of the commission. The commission
24	shall meet at the call of the chair, at the request of the majority of the members, or at a
25	regularly scheduled time as determined by a majority of the members. The
26	commission shall keep a record of its proceedings and make these records available
27	for public inspection.
28	Sec. 22.20.540. Powers and duties of the commission. (a) The commission
29	shall evaluate the effect of sentencing laws and practices on the criminal justice
30	system to evaluate whether sentences provide for protection of the public, community
31	condemnation of the offender, the rights of victims of crimes, restitution from the

1	offender, and the principle of reformation. The commission shall make
2	recommendations for improving criminal sentencing practices and, in so doing, the
3	commission shall consider
4	(1) statutes and court rules related to sentencing of criminal defendants
5	in misdemeanor and felony cases;
6	(2) sentencing practices of the judiciary, including use of presumptive
7	sentences;
8	(3) means of promoting uniformity and proportionality in sentencing;
9	(4) alternatives to traditional forms of incarceration;
10	(5) the use of parole and probation in sentencing criminal defendants
11	and to ensure public safety;
12	(6) the adequacy, availability, and effectiveness of treatment and
13	rehabilitation programs;
14	(7) crime and incarceration rates, including the rate of violent crime, in
15	this state compared to other states, and best practices adopted by other states that have
16	proven to be successful in reducing recidivism;
17	(8) the relationship between sentencing priorities and correctional
18	resources;
19	(9) truth and certainty in statutes and sentencing practices; and
20	(10) the effectiveness of the state's current methodologies for the
21	collection and dissemination of criminal justice data.
22	(b) The commission may
23	(1) select and retain the services of consultants whose advice is
24	considered necessary to assist the commission in obtaining information;
25	(2) accumulate and compile information concerning sentencing
26	practices; and
27	(3) recommend legislative and administrative action on sentencing
28	practices.
29	Sec. 22.20.550. Methodology. In making recommendations, the commission
30	shall
31	(1) solicit and consider information and views from a variety of

1	constituencies to represent the broad spectrum of views that exist with respect to
2	possible approaches to sentencing criminals in the state; and
3	(2) base recommendations on the following factors:
4	(A) the seriousness of each offense in relation to other offenses;
5	(B) the effect of an offender's prior criminal history on
6	sentencing;
7	(C) the need to rehabilitate criminal offenders;
8	(D) the need to confine offenders to prevent harm to the public;
9	(E) the extent to which criminal offenses harm victims and
10	endanger the public safety and order;
11	(F) the effect of sentencing in deterring an offender or other
12	members of society from future criminal conduct;
13	(G) the effect of sentencing as a community condemnation of
14	criminal acts and as a reaffirmation of societal norms;
15	(H) the elimination of unjustified disparity in sentences;
16	(I) the resources available to agencies in the criminal justice
17	system; and
18	(J) the effect of sentencing on reducing the rate of recidivism in
19	the state.
20	Sec. 22.20.560. Annual report and recommendations. The commission shall
21	submit to the governor and the legislature an annual report of its proceedings for the
22	previous calendar year and may submit recommendations for legislative and
23	administrative action. Reports and recommendations provided under this section shall
24	be submitted not later than January 1 of each year.
25	Sec. 22.20.570. Definition. In AS 22.20.500 - 22.20.570, "commission" means
26	the Alaska Sentencing Commission.
27	* Sec. 3. AS 28.15.181(f) is amended to read:
28	(f) The court may terminate a revocation for an offense described in $(a)(5)$ or
29	(8) of this section if
30	(1) <u>either</u>
31	(A) the person's license, privilege to drive, or privilege to

1	obtain a license has been revoked for the minimum periods set out in (c) of this
2	section <u>; or</u>
3	(B) the person has successfully completed a court-ordered
4	treatment program under AS 28.35.028 and has not been charged with or
5	convicted of a violation of AS 28.35.030 or 28.35.032 or a similar law or
6	ordinance of this or another jurisdiction since completing the program;
7	and
8	(2) the person complies with the provisions of AS 28.15.211(d) and
9	(e).
10	* Sec. 4. AS 28.15.201 is amended by adding new subsections to read:
11	(g) Notwithstanding (d) of this section, a court revoking a driver's license,
12	privilege to drive, or privilege to obtain a license under AS 28.15.181(c) may grant
13	limited license privileges if
14	(1) the revocation was for a conviction under AS 28.35.030 or
15	28.35.032 or a similar municipal ordinance;
16	(2) the person is participating in a court-ordered treatment program
17	under AS 28.35.028;
18	(3) the person provides proof of insurance as required by AS 28.20.230
19	and 28.20.240; and
20	(4) the person totally abstains from the use of alcoholic beverages,
21	inhalants, and controlled substances and agrees to, participates in, and pays the cost of
22	testing for the use of any of those substances.
23	(h) The court shall immediately revoke a limited license granted under (g) of
24	this section if the person
25	(1) is charged with or convicted of a violation of AS 28.35.030 or
26	28.35.032 or a similar law or ordinance of this or another jurisdiction; or
27	(2) tests positive under $(g)(4)$ of this section for the use of alcoholic
28	beverages, inhalants, or controlled substances.
29	* Sec. 5. AS 28.35.028(b) is amended to read:
30	(b) Once the court elects to proceed under this section, the defendant shall
31	enter a no contest or guilty plea to the offense or shall admit to a probation violation,

1 as appropriate. The state and the defendant may enter into a plea agreement to 2 determine the offense or offenses to which the defendant is required to plead. If the 3 court accepts the agreement, the court shall enforce the terms of the agreement. The 4 court shall enter a judgment of conviction for the offense or offenses for which the 5 defendant has pleaded or an order finding that the defendant has violated probation, as 6 appropriate. A judgment of conviction or an order finding a probation violation must 7 set a schedule for payment of restitution owed by the defendant. In a judgment of 8 conviction and on probation conditions that the court considers appropriate, the court 9 may withhold pronouncement of a period of imprisonment or a fine to provide an 10 incentive for the defendant to complete recommended treatment successfully. 11 Imprisonment or a fine imposed by a court shall comply with AS 12.55 or any 12 mandatory minimum or other sentencing provision applicable to the offense. 13 However, notwithstanding Rule 35, Alaska Rules of Criminal Procedure, and any 14 other provision of law, the court, at any time after the period when a reduction of 15 sentence is normally available, may consider and reduce the defendant's sentence, 16 including imprisonment, fine, or license revocation, based on the defendant's 17 compliance with the treatment plan; when reducing a sentence, the court (1) may not 18 reduce the sentence below the mandatory minimum sentence for the offense unless the 19 court finds that the defendant has successfully complied with and completed the 20 treatment plan and that the treatment plan approximated the severity of the minimum 21 period of imprisonment, and (2) may consider the defendant's compliance with the 22 treatment plan as a mitigating factor allowing a reduction of a sentence under 23 AS 12.55.155(a). A court entering an order finding the defendant has violated 24 probation may withhold pronouncement of disposition to provide an incentive for the 25 defendant to complete the recommended treatment successfully.

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* Sec. 6. AS 33.05.020 is amended by adding a new subsection to read:

(f) The commissioner shall establish a program and eligibility requirements
for certain offenders with conditions of probation that include not consuming
controlled substances, inhalants, or alcoholic beverages and who have been identified
as a high risk for violating their conditions of probation. The program shall

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(1) include random urinalysis testing for controlled substance, inhalant,

and alcohol use;

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- 2 (2) require that the probation officer file a petition to revoke probation 3 by the close of the next business day if a probationer fails to appear for a urinalysis 4 test or results of a urinalysis test are positive for controlled substances, inhalants, or 5 alcoholic beverages; and
- 6 (3) include a means to provide the court with prompt notice that a 7 petition to revoke probation has been filed on a probationer placed in the program by 8 the commissioner so that the court may review the petition, schedule a prompt hearing, 9 address a request for a warrant provided by the probation officer, or take other action 10 the court considers appropriate.
- 11 * Sec. 7. AS 33.16.060 is amended by adding a new subsection to read:
- (c) The board shall establish a program for certain offenders with conditions
 of parole that include not consuming controlled substances, inhalants, or alcoholic
 beverages and who have been identified as a high risk for violating their conditions of
 parole. The program must
- 16 (1) include random urinalysis testing for controlled substance, inhalant,
 17 and alcohol use;
- (2) require that a parole officer file a petition to revoke parole by the
 close of the next business day if a parolee fails to appear for a urinalysis test or results
 of a urinalysis test are positive for a controlled substances, inhalants, or alcoholic
 beverages; and
- (3) include a means to provide the board with prompt notice that a
 petition to revoke parole has been filed on a parolee placed in the program by the
 board so that the board may review the petition, schedule a prompt hearing, address a
 request for a warrant provided by the parole officer, or take other action the board
 considers appropriate.
- 27 * Sec. 8. The uncodified law of the State of Alaska is amended by adding a new section to
 28 read:
- APPLICABILITY. (a) The change made to AS 12.55.027(c), as amended by sec. 1 of
 this Act, applies to offenses occurring on or after the effective date of this Act.
- 31 (b) The change made to AS 28.15.181(f), as amended by sec. 3 of this Act, the

changes made to AS 28.15.201, as amended by sec. 4 of this Act, and the change made to
AS 28.35.028(b), as amended by sec. 5 of this Act, apply to convictions occurring before, on,
or after the effective date of this Act for offenses occurring before, on, or after the effective
date of this Act.

5 * Sec. 9. The uncodified law of the State of Alaska is amended by adding a new section to
6 read:

TRANSITIONAL PROVISIONS. The initial appointments to the Alaska Sentencing
Commission under AS 22.20.510, added by sec. 2 of this Act, shall be made and the first
meeting of the commission shall be held not later than July 1, 2013. The first report required
under AS 22.20.560, added by sec. 2 of this Act, shall be submitted not later than January 1,
2014.

12 * Sec. 10. This Act takes effect immediately under AS 01.10.070(c).