#### **SENATE BILL NO. 168**

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

#### BY THE SENATE RULES COMMITTEE BY REQUEST OF THE GOVERNOR

Introduced: 1/27/20

Referred: State Affairs, Judiciary, Finance

#### **A BILL**

### FOR AN ACT ENTITLED

- 1 "An Act relating to notice provided to victims regarding petitions for removal from a 2 registry that is published on the Internet; relating to the duration of the duty to register 3 as a sex offender or child kidnapper; relating to petitions for removal from a registry 4 that is published on the Internet; relating to the definitions of 'tier I sex offense,' 'tier II 5 sex offense or child kidnapping,' and 'tier III sex offense or child kidnapping'; amending 6 the definition of 'sex offense'; relating to the jurisdiction of the Court of Appeals; 7 establishing Rule 35.3, Alaska Rules of Criminal Procedure; and providing for an 8 effective date."
- 9 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:
- \* **Section 1.** AS 12.61.010(a) is amended to read:
- 11 (a) Victims of crimes have the following rights:
- 12 (1) the right to be present during any proceeding in

1	(A) the prosecution and sentencing of a defendant if the
2	defendant has the right to be present, including being present during testimony
3	even if the victim is likely to be called as a witness;
4	(B) the adjudication of a minor as provided under
5	AS 47.12.110;
6	(2) the right to be notified by the appropriate law enforcement agency
7	or the prosecuting attorney of any request for a continuance that may substantially
8	delay the prosecution and of the date of trial, sentencing, including a proceeding
9	before a three-judge panel under AS 12.55.175, an appeal, and any hearing in which
10	the defendant's release from custody is considered;
11	(3) the right to be notified that a sentencing hearing or a court
12	proceeding to which the victim has been subpoenaed will not occur as scheduled;
13	(4) the right to receive protection from harm and threats of harm
14	arising out of cooperation with law enforcement and prosecution efforts and to be
15	provided with information as to the protection available;
16	(5) the right to be notified of the procedure to be followed to apply for
17	and receive any compensation under AS 18.67;
18	(6) at the request of the prosecution or a law enforcement agency, the
19	right to cooperate with the criminal justice process without loss of pay and other
20	employee benefits except as authorized by AS 12.61.017 and without interference in
21	any form by the employer of the victim of crime;
22	(7) the right to obtain access to immediate medical assistance and not
23	to be detained for an unreasonable length of time by a law enforcement agency before
24	having medical assistance administered; however, an employee of the law
25	enforcement agency may, if necessary, accompany the person to a medical facility to
26	question the person about the criminal incident if the questioning does not hinder the
27	administration of medical assistance;
28	(8) the right to make a written or oral statement for use in preparation
29	of the presentence report of a felony defendant;
30	(9) the right to appear personally at the defendant's sentencing hearing
31	to present a written statement and to give sworn testimony or an unsworn oral

1	presentation;
2	(10) the right to be informed by the prosecuting attorney, at any time
3	after the defendant's conviction, about the complete record of the defendant's
4	convictions;
5	(11) the right to notice under AS 12.47.095 concerning the status of the
6	defendant found not guilty by reason of insanity;
7	(12) the right to notice under AS 33.16.087 of a hearing concerning
8	special medical parole of the defendant;
9	(13) the right to notice under AS 33.16.120 of a hearing to consider or
10	review discretionary parole of the defendant;
11	(14) the right to notice under AS 33.30.013 of the release or escape of
12	the defendant; [AND]
13	(15) the right to be notified orally and in writing of and receive
14	information about the office of victims' rights from the law enforcement officer
15	initially investigating the crime and from the prosecuting attorney assigned to the
16	offense; at a minimum, the information provided must include the address, telephone
17	number, and Internet address of the office of victims' rights; this paragraph
18	(A) applies only to victims of felonies and to victims of class A
19	misdemeanors if the class A misdemeanor is a crime involving domestic
20	violence or a crime against a person under AS 11.41; if the victim is an
21	unemancipated minor, the law enforcement officer and the prosecuting
22	attorney shall also provide the notice required by this paragraph to the parent
23	or guardian of the minor;
24	(B) is satisfied if, at the time of initial contact with the crime
25	victim, the investigating officer and prosecuting attorney each give each crime
26	victim a brochure or other written material prepared by the office of victims'
27	rights and provided to law enforcement agencies for that purpose; and
28	(16) the right to notice of a hearing under AS 12.63.035 concerning
29	a sex offender or child kidnapper's petition for removal from a registry that is
30	published on the Internet.
31	* <b>Sec. 2.</b> AS 12.61.015(a) is amended to read:

1	(a) If a victim of a felony, a sex offense as defined in AS 12.03.100, of a crime
2	involving domestic violence requests, the prosecuting attorney shall make a reasonable
3	effort to
4	(1) confer with the person against whom the offense has been
5	perpetrated about that person's testimony before the defendant's trial;
6	(2) in a manner reasonably calculated to give prompt actual notice,
7	notify the victim
8	(A) of the defendant's conviction and the crimes of which the
9	defendant was convicted;
10	(B) of the victim's right in a case that is a felony to make a
11	written or oral statement for use in preparation of the defendant's presentence
12	report, and of the victim's right to appear personally at the defendant's
13	sentencing hearing to present a written statement and to give sworn testimony
14	or an unsworn oral presentation;
15	(C) of the address and telephone number of the office that will
16	prepare the presentence report; and
17	(D) of the time and place of the sentencing proceeding; and
18	(E) when a petition is filed under AS 12.63.035 and of the
19	victim's right to appear at the hearing under AS 12.63.035, present a
20	written statement, and give sworn testimony or an unsworn oral
21	presentation;
22	(3) notify the victim in writing of the final disposition of the case
23	within 30 days after final disposition of the case;
24	(4) confer with the victim or the victim's legal guardian concerning a
25	proposed plea agreement before entering into the plea agreement to ask the victim or
26	the victim's legal guardian whether the victim is in agreement with the proposed plea
27	agreement; the prosecuting attorney shall record whether the victim or the victim's
28	legal guardian is in agreement with the proposed plea agreement;
29	(5) inform the victim of a pending motion that may substantially delay
30	the prosecution and inform the court of the victim's position on the motion; in this
31	paragraph, a "substantial delay" is

1	(A) for a misdemeanor, a deray of one month of longer,
2	(B) for a felony, a delay of two months or longer; and
3	(C) for an appeal, a delay of six months or longer.
4	* <b>Sec. 3.</b> AS 12.63.010(b) is amended to read:
5	(b) A sex offender or child kidnapper required to register under (a) of this
6	section shall register with the Department of Corrections if the sex offender or child
7	kidnapper is incarcerated or in person at the Alaska state trooper post or municipal
8	police department located nearest to where the sex offender or child kidnapper resides
9	at the time of registration. To fulfill the registration requirement, the sex offender or
10	child kidnapper shall
11	(1) complete a registration form that includes the following
12	information, if applicable: [, AT A MINIMUM,]
13	(A) the sex offender's or child kidnapper's name, mailing and
14	physical address, school address, telephone numbers used by the sex
15	offender or child kidnapper, social security number, passport
16	information, place of employment, job title, and date of birth;
17	(B) each conviction for a sex offense or child kidnapping for
18	which the duty to register has not terminated under AS 12.63.020, the date of
19	the sex offense or child kidnapping convictions, the place and court of the sex
20	offense or child kidnapping convictions, and whether the sex offender or child
21	kidnapper has been unconditionally discharged from the conviction for a sex
22	offense or child kidnapping and the date of the unconditional discharge; if the
23	sex offender or child kidnapper asserts that the offender or kidnapper has been
24	unconditionally discharged, the offender or kidnapper shall supply proof of
25	that discharge acceptable to the department;
26	(C) all aliases used;
27	(D) the sex offender's or child kidnapper's driver's license
28	number;
29	(E) the description, license numbers, and vehicle identification
30	numbers of motor vehicles, including watercraft, aircraft, motorcycles, and
31	recreational vehicles the sex offender or child kidnapper has access to,

1	regardless of whether that access is regular or not;
2	(F) any identifying features of the sex offender or child
3	kidnapper;
4	(G) anticipated changes of address and any temporary
5	lodging used by the sex offender or child kidnapper;
6	(H) a statement concerning whether the offender or kidnapper
7	has had treatment for a mental abnormality or personality disorder since the
8	date of conviction for an offense requiring registration under this chapter; and
9	(I) each electronic mail address, instant messaging address, and
10	other Internet communication identifier used by the sex offender or child
11	kidnapper;
12	(J) professional licensing information;
13	(2) allow the Alaska state troopers, Department of Corrections, or
14	municipal police to take a complete set of the sex offender's or child kidnapper's
15	fingerprints, palm prints, and to take the sex offender's or child kidnapper's
16	photograph.
17	* <b>Sec. 4.</b> AS 12.63.010(d) is amended to read:
18	(d) A sex offender or child kidnapper required to register
19	(1) for 10 years or 15 years under (a) of this section and AS 12.63.020
20	shall, annually, during the term of a duty to register under AS 12.63.020, on a date set
21	by the department at the time of the sex offender's or child kidnapper's initial
22	registration, provide written verification to the department, in the manner required by
23	the department, of the information provided under (b)(1) of this section [SEX
24	OFFENDER'S OR CHILD KIDNAPPER'S ADDRESS] and notice of any changes to
25	the information previously provided under (b)(1) of this section;
26	(2) for life under (a) of this section and AS 12.63.020 shall, not less
27	than quarterly, on a date set by the department, provide written verification to the
28	department, in the manner required by the department, of the information provided
29	under (b)(1) of this section [SEX OFFENDER'S OR CHILD KIDNAPPER'S
30	ADDRESS] and notice of any changes to the information previously provided under
31	(b)(1) of this section.

2	(g) If a sex offender or child kidnapper plans to leave the state after having
3	registered under (a) of this section, the sex offender or child kidnapper shall provide
4	written notice to the department of the plan to leave the state at least seven calenda
5	days before leaving the state. If a sex offender or child kidnapper plans to leave the
6	state because of international travel after having registered under (a) of this section
7	the sex offender or child kidnapper shall provide written notice to the department o
8	the plan for international travel at least 21 calendar days before leaving the state for
9	international travel.
10	(h) If a sex offender or child kidnapper is away from the address provided to
11	the department under (b)(1)(A) of this section for seven days or more, the sex offender
12	or child kidnapper must notify the department in writing of the address being used by
13	the sex offender or child kidnapper while away from the residence provided under
14	(b)(1)(A) of this section.
15	* Sec. 6. AS 12.63.020(a) is amended to read:
16	(a) The duty of a sex offender or child kidnapper to comply with the
17	requirements of AS 12.63.010 is as follows:
18	(1) for a sex offender or child kidnapper, as that term is defined in
19	AS 12.63.100(6)(A), for each sex offense or child kidnapping, the duty
20	(A) continues for the lifetime of a sex offender or child
21	kidnapper convicted of a tier III sex offense or child kidnapping
22	[(i) ONE AGGRAVATED SEX OFFENSE; OR
23	(ii) TWO OR MORE SEX OFFENSES, TWO OF
24	MORE CHILD KIDNAPPINGS, OR ONE SEX OFFENSE AND ONE
25	CHILD KIDNAPPING; FOR PURPOSES OF THIS SECTION, A
26	PERSON CONVICTED OF INDECENT EXPOSURE BEFORE A
27	PERSON UNDER 16 YEARS OF AGE UNDER AS 11.41.460 MORE
28	THAN TWO TIMES HAS BEEN CONVICTED OF TWO OR MORE
29	SEX OFFENSES];
30	(B) ends 15 years following the sex offender's or child
31	kidnapper's unconditional discharge from a conviction for a tier II sex offense

\* Sec. 5. AS 12.63.010 is amended by adding new subsections to read:

1	or child kidnapping;
2	(C) ends 10 years following the sex offender's unconditional
3	discharge from a conviction for a tier I sex offense [SINGLE SEX
4	OFFENSE THAT IS NOT AN AGGRAVATED SEX OFFENSE OR FOR A
5	SINGLE CHILD KIDNAPPING IF THE SEX OFFENDER OR CHILD
6	KIDNAPPER HAS SUPPLIED PROOF THAT IS ACCEPTABLE TO THE
7	DEPARTMENT OF THE UNCONDITIONAL DISCHARGE; THE
8	REGISTRATION PERIOD UNDER THIS SUBPARAGRAPH
9	(i) IS TOLLED FOR EACH YEAR THAT A SEX
10	OFFENDER OR CHILD KIDNAPPER FAILS TO COMPLY WITH
11	THE REQUIREMENTS OF THIS CHAPTER OR IS
12	INCARCERATED FOR THE OFFENSE OR KIDNAPPING FOR
13	WHICH THE OFFENDER OR KIDNAPPER IS REQUIRED TO
14	REGISTER OR FOR ANY OTHER OFFENSE;
15	(ii) MAY INCLUDE THE TIME A SEX OFFENDER
16	OR CHILD KIDNAPPER WAS ABSENT FROM THIS STATE IF
17	THE SEX OFFENDER OR CHILD KIDNAPPER HAS COMPLIED
18	WITH ANY SEX OFFENDER OR CHILD KIDNAPPER
19	REGISTRATION REQUIREMENTS OF THE JURISDICTION IN
20	WHICH THE OFFENDER OR KIDNAPPER WAS LOCATED AND
21	IF THE SEX OFFENDER OR CHILD KIDNAPPER PROVIDES THE
22	DEPARTMENT WITH PROOF OF THE COMPLIANCE WHILE
23	THE SEX OFFENDER OR CHILD KIDNAPPER WAS ABSENT
24	FROM THIS STATE; AND
25	(iii) CONTINUES FOR A SEX OFFENDER OR
26	CHILD KIDNAPPER WHO HAS NOT SUPPLIED PROOF
27	ACCEPTABLE TO THE DEPARTMENT OF THE OFFENDER'S OR
28	KIDNAPPER'S UNCONDITIONAL DISCHARGE FOR THE SEX
29	OFFENSE OR CHILD KIDNAPPING REQUIRING
30	REGISTRATION];
31	(2) for a sex offender or child kidnapper, as that term is defined in

1	AS 12.03.100(6)(B), the duty continues for the period determined by the department
2	under (b) of this section.
3	* Sec. 7. AS 12.63.020 is amended by adding a new subsection to read:
4	(c) The registration period under this section
5	(1) is tolled during the period
6	(A) of noncompliance, if the sex offender or child kidnapper
7	has failed to comply with the requirements of this chapter;
8	(B) that the sex offender or child kidnapper is incarcerated for
9	the offense or kidnapping for which the sex offender or child kidnapper is
10	required to register or for any other offense;
11	(2) may include the time a sex offender or child kidnapper was absent
12	from this state if the sex offender or child kidnapper has complied with any sex
13	offender or child kidnapper registration requirements of the jurisdiction in which the
14	sex offender or child kidnapper was located and if the sex offender or child kidnapper
15	provides the department with proof of the compliance while the sex offender or child
16	kidnapper was absent from this state; and
17	(3) continues for a sex offender or child kidnapper who has not
18	supplied proof acceptable to the department of the sex offender's or child kidnapper's
19	unconditional discharge for the sex offense or child kidnapping requiring registration.
20	* Sec. 8. AS 12.63 is amended by adding a new section to read:
21	Sec. 12.63.035. Removal from a registry that is published on the Internet.
22	(a) A sex offender or child kidnapper who has been unconditionally discharged may
23	petition the court to be removed from a registry that is published on the Internet if
24	(1) the sex offender or child kidnapper has successfully completed all
25	treatment programs ordered by the court or required by the parole board;
26	(2) the sex offender or child kidnapper has, within the previous year,
27	been assessed as low-risk by a treatment provider approved by the Department of
28	Corrections under AS 44.28.020, at the sex offender or child kidnapper's expense;
29	(3) the sex offender or child kidnapper since being convicted of the sex
30	offense or child kidnapping, has not been convicted of a crime, or an attempt,
31	solicitation, or conspiracy to commit a crime under the following statutes or a similar

1	law of another jurisdiction:
2	(A) a crime against a person under AS 11.41;
3	(B) a violation by a sex offender of condition of probation
4	under AS 11.56.759;
5	(C) sending an explicit image of a minor under AS 11.61.116;
6	(D) cruelty to animals under AS 11.61.140;
7	(E) misconduct involving weapons under AS 11.61.190 -
8	11.61.250;
9	(F) a sex offense or child kidnapping as defined in
10	AS 12.63.100; or
11	(G) a crime of domestic violence under AS 18.66.990;
12	(4) for a sex offender or child kidnapper convicted of a tier III sex
13	offense or child kidnapping, the sex offender or child kidnapper has not been
14	convicted of failure to register as a sex offender or child kidnapper under
15	AS 11.56.835 or 11.56.840 or a similar law in another jurisdiction for the previous 15
16	years excluding the period before the sex offender or child kidnapper's unconditional
17	discharge;
18	(5) for a sex offender or child kidnapper convicted of a tier II sex
19	offense or child kidnapping, the sex offender or child kidnapper has not been
20	convicted of failure to register as a sex offender or child kidnapper under
21	AS 11.56.835 or 11.56.840 or a similar law in another jurisdiction for the previous 10
22	years excluding the period before the sex offender or child kidnapper's unconditional
23	discharge;
24	(6) for a sex offender or child kidnapper convicted of a tier I sex
25	offense, the sex offender or child kidnapper has not been convicted of failure to
26	register as a sex offender or child kidnapper under AS 11.56.835 or 11.56.840 or a
27	similar law in another jurisdiction for the previous five years excluding the period
28	before the sex offender or child kidnapper's unconditional discharge.
29	(b) The court may order that a sex offender or child kidnapper be removed
30	from a registry that is published on the Internet if the court finds by clear and
31	convincing evidence that

1	(1) the sex offender or child kidnapper has satisfied the requirements
2	of (a) of this section;
3	(2) the sex offender or child kidnapper is unlikely to commit another
4	sex offense or child kidnapping; and
5	(3) continued registration on a registry that is published on the Internet
6	is not necessary for the protection of the public.
7	(c) A sex offender or child kidnapper petitioning for removal from a registry
8	that is published on the Internet must prove all factual assertions by clear and
9	convincing evidence.
10	(d) If the court denies the petition filed under (a) of this section, the sex
11	offender or child kidnapper may not petition the court again under this section for two
12	years from the date of the denial.
13	(e) If the court orders that a sex offender or child kidnapper be removed from
14	a registry that is published on the Internet under (b) of this section, the Department of
15	Public Safety shall remove the sex offender or child kidnapper from a registry that is
16	published on the Internet.
17	(f) Nothing in this section relieves a sex offender or child kidnapper of the
18	duty to comply with the registration requirements under AS 12.63.010 for the periods
19	specified in AS 12.63.020.
20	(g) If the court determines that the sex offender or child kidnapper is indigent,
21	the court may require the Department of Corrections to bear all or a portion of the cost
22	of the assessment required under (a)(2) of this section. If the court requires the
23	Department of Corrections to bear a portion of the costs of the assessment required
24	under (a)(2) of this section, the sex offender or child kidnapper shall bear the
25	remaining costs of the assessment.
26	(h) A victim may submit to the court a written statement that the victim
27	believes is relevant to the decision of whether to remove a sex offender or child
28	kidnapper from a registry that is published on the Internet and may give sworn
29	testimony or make an unsworn oral presentation to the court at the hearing under this
30	section. If there are numerous victims, the court may reasonably limit the number of

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victims who may give sworn testimony or make an unsworn oral presentation during

I	the nearing.
2	* <b>Sec. 9.</b> AS 12.63.100(7) is amended to read:
3	(7) "sex offense" means
4	(A) a crime under AS 11.41.100(a)(3), or a similar law of
5	another jurisdiction, in which the person committed or attempted to commit a
6	sexual offense, or a similar offense under the laws of the other jurisdiction; in
7	this subparagraph, "sexual offense" has the meaning given in
8	AS 11.41.100(a)(3);
9	(B) a crime under AS 11.41.110(a)(3), or a similar law of
10	another jurisdiction, in which the person committed or attempted to commit
11	one of the following crimes, or a similar law of another jurisdiction:
12	(i) sexual assault in the first degree;
13	(ii) sexual assault in the second degree;
14	(iii) sexual abuse of a minor in the first degree; or
15	(iv) sexual abuse of a minor in the second degree;
16	(C) a crime, or an attempt, solicitation, or conspiracy to commit
17	a crime, under the following statutes or a similar law of another jurisdiction:
18	(i) AS 11.41.410 - 11.41.438;
19	(ii) AS 11.41.440(a)(2);
20	(iii) AS 11.41.450 - 11.41.458;
21	(iv) AS 11.41.460 or AS 26.05.900(c) if the indecent
22	exposure is before a person under 16 years of age and the offender has
23	previously been convicted under AS 11.41.460 or AS 26.05.900(c);
24	(v) AS 11.61.125 - 11.61.128;
25	(vi) AS 11.66.110, 11.66.130(a)(2)(B), or
26	AS 26.05.900(b) if the person who was induced or caused to engage in
27	prostitution was under 20 years of age at the time of the offense;
28	(vii) former AS 11.15.120, former 11.15.134, or assault
29	with the intent to commit rape under former AS 11.15.160, former
30	AS 11.40.110, or former 11.40.200;
31	(viii) AS 11.61.118(a)(2) if the offender has a previous

1	conviction for that offense;
2	(ix) AS 11.66.100(a)(2) if the offender is subject to
3	punishment under AS 11.66.100(e);
4	(x) AS 26.05.890 if the person engaged in sexual
5	penetration or sexual contact with the victim;
6	(xi) AS 26.05.890 if, at the time of the offense, the
7	victim is under a duty to obey the lawful orders of the offender,
8	regardless of whether the offender is in the direct chain of command
9	over the victim;
10	(xii) AS 26.05.893 if the person engaged in sexual
11	penetration or sexual contact with the victim;
12	(xiii) AS 26.05.900(a)(1) - (4) if the victim is under 18
13	years of age at the time of the offense;
14	(xiv) AS 26.05.900 if, at the time of the offense, the
15	victim is under a duty to obey the lawful orders of the offender,
16	regardless of whether the offender is in the direct chain of command
17	over the victim; or
18	(xv) AS 11.61.123 if the offender is subject to
19	punishment under AS 11.61.123(f)(1) or (2); or
20	(xvi) AS 11.61.140(a)(6) or (7);
21	(D) an offense, or an attempt, solicitation, or conspiracy to
22	commit an offense, under AS 26.05.935(b), or a similar law of another
23	jurisdiction, if the member of the militia commits one of the following
24	enumerated offenses punishable under Article 134, 10 U.S.C. 934 (Uniform
25	Code of Military Justice):
26	(i) child pornography; or
27	(ii) pandering and prostitution if the person who is
28	induced, enticed, caused, or procured to engage in a sexual act is under
29	20 years of age at the time of the offense; or
30	(E) an offense in which the person is required to register as a
31	sex offender under the laws of another jurisdiction:

1	* Sec. 10. AS 12.63.100 is amended by adding new paragraphs to read:
2	(10) "registry that is published on the Internet" means a website
3	operated by the Department of Public Safety in which information is made publically
4	available about sex offenders and child kidnappers; "registry that is published on the
5	Internet" does not include information provided by sex offenders and child kidnappers
6	under AS 12.63.010 that is not published on the Internet;
7	(11) "tier I sex offense" means an offense, or an attempt, solicitation
8	or conspiracy to commit one of the following crimes, or a similar crime under the laws
9	of another jurisdiction:
10	(A) a class A misdemeanor sex offense;
11	(B) possession of child pornography under AS 11.61.127;
12	(C) an offense under AS 26.05.935(b) if the member of the
13	militia commits one of the following enumerated offenses punishable under
14	Article 134, 10 U.S.C. 934 (Uniform Code of Military Justice):
15	(i) child pornography; or
16	(ii) pandering and prostitution if the person who is
17	induced, enticed, caused, or procured to engage in a sexual act is under
18	20 years of age at the time of the offense;
19	(12) "tier II sex offense or child kidnapping" means
20	(A) an offense, or an attempt, solicitation, or conspiracy to
21	commit an offense that is a class B felony sex offense or class C felony sex
22	offense under this or a similar law of another jurisdiction that is not a tier I sex
23	offense or tier III sex offense or child kidnapping;
24	(B) an offense, or an attempt, solicitation, or conspiracy to
25	commit child kidnapping as defined in (2) of this section, that is not a tier III
26	sex offense or child kidnapping, or a similar law of another jurisdiction; or
27	(C) an offense, or an attempt, solicitation, or conspiracy to
28	commit a crime under the following statutes or a similar law of another
29	jurisdiction:
30	(i) AS 26.05.890 that is not a tier III sex offense or
31	child kidnapping;

1	(ii) AS 26.05.893 that is not a tier III sex offense or
2	child kidnapping;
3	(iii) AS 26.05.900(a)(1) - (4) if the victim is under 18
4	years of age at the time of the offense; or
5	(iv) AS 26.05.900 if, at the time of the offense, the
6	victim is under a duty to obey the lawful orders of the offender,
7	regardless of whether the offender is in the direct chain of command
8	over the victim;
9	(13) "tier III sex offense or child kidnapping" means
10	(A) a crime under AS 11.41.100(a)(3), or a similar law of
11	another jurisdiction, in which the person committed or attempted to commit a
12	sexual offense or a similar offense under the laws of another jurisdiction; in
13	this subparagraph, "sexual offense" has the meaning given in
14	AS 11.41.100(a)(3);
15	(B) a crime under AS 11.41.110(a)(3), or a similar law of
16	another jurisdiction, in which the person committed or attempted to commit
17	one of the following crimes or a similar crime under the laws of another
18	jurisdiction:
19	(i) sexual assault in the first degree under
20	AS 11.41.410;
21	(ii) sexual assault in the second degree under
22	AS 11.41.420;
23	(iii) sexual abuse of a minor in the first degree under
24	AS 11.41.434; or
25	(iv) sexual abuse of a minor in the second degree under
26	AS 11.41.436;
27	(C) an offense, or an attempt, solicitation, or conspiracy to
28	commit any of the following crimes, or a similar law of another jurisdiction or
29	a similar provision under a former law of this state:
30	(i) sexual assault in the first degree under
31	AS 11.41.410;

1	(ii) sexual assault in the second degree under
2	AS 11.41.420, if, in the course of or in furtherance of the offense, the
3	victim suffers serious physical injury;
4	(iii) sexual abuse of a minor in the first degree under
5	AS 11.41.434; or
6	(iv) sexual abuse of a minor in the second degree under
7	AS 11.41.436 if, in the course of or in furtherance of the offense, the
8	victim suffers serious physical injury or the victim is under 13 years of
9	age;
10	(D) an offense, or an attempt, solicitation, or conspiracy to
11	commit an offense under AS 11.41.300, or a similar law of another
12	jurisdiction, if the person is not a relative of the victim and the victim was
13	under 13 years of age at the time of the offense;
14	(E) two or more convictions for a tier I sex offense, two or
15	more convictions for a tier II sex offense or child kidnapping, or one
16	conviction for a tier I sex offense and one conviction for a tier II sex offense or
17	child kidnapping;
18	(F) an offense, or an attempt, solicitation, or conspiracy to
19	commit an offense, under
20	(i) AS 26.05.890, or a similar law of another
21	jurisdiction, if the person engaged in or attempted to engage in sexual
22	penetration; or
23	(ii) AS 26.05.893, or a similar law of another
24	jurisdiction, if the prohibited sexual activity in which the member of
25	the militia engaged or attempted to engage is sexual penetration.
26	(14) "serious physical injury" has the meaning given in AS 11.81.900.
27	* <b>Sec. 11.</b> AS 18.65.087(d) is amended to read:
28	(d) The Department of Public Safety
29	(1) shall adopt regulations to
30	(A) allow a sex offender or child kidnapper to review sex
31	offender or child kidnapper registration information that refers to that sex

1	offender or child kidnapper, and if the sex offender or child kidnapper believes
2	the information is inaccurate or incomplete, to request the department to
3	correct the information; if the department finds the information is inaccurate or
4	incomplete, the department shall correct or supplement the information;
5	(B) ensure the appropriate circulation to law enforcement
6	agencies of information contained in the central registry;
7	(C) ensure the anonymity of members of the public who
8	request information under this section;
9	(2) shall provide to the Department of Corrections and municipal
10	police departments the forms and directions necessary to allow sex offenders and child
11	kidnappers to comply with AS 12.63.010;
12	(3) may adopt regulations to establish fees to be charged for
13	registration under AS 12.63.010 and for information requests; the fee for registration
14	shall be based upon the actual costs of performing the registration and maintaining the
15	central registry but may not be set at a level whereby registration is discouraged; the
16	fee for an information request may not be greater than \$10;
17	(4) shall remove from the central registry of sex offenders and child
18	kidnappers under this section information about a sex offender or child kidnapper
19	required to register under AS 12.63.020(a)(1)(B) and (C) at the end of the sex
20	offender's or child kidnapper's duty to register if the offender or kidnapper has not
21	been convicted of another sex offense or child kidnapping and the offender or
22	kidnapper has supplied proof of unconditional discharge acceptable to the department;
23	in this paragraph, "sex offense" and "child kidnapping" have the meanings given in
24	AS 12.63.100.
25	* Sec. 12. AS 18.85.100 is amended by adding a new subsection to read:
26	(h) An indigent person is entitled to representation under (a) and (b) of this
27	section for purposes of petitioning the court for removal from a registry that is
28	published on the Internet under AS 12.63.035.
29	* Sec. 13. AS 22.07.020(a) is amended to read:
30	(a) The court of appeals has appellate jurisdiction in actions and proceedings

commenced in the superior court involving

1	(1) criminal prosecution;
2	(2) post-conviction relief;
3	(3) matters under AS 47.12, including waiver of jurisdiction over a
4	minor under AS 47.12.100;
5	(4) extradition;
6	(5) habeas corpus;
7	(6) probation and parole; [AND]
8	(7) bail <u>; and</u>
9	(8) removal from a registry that is published on the Internet under
10	<u>AS 12.63.035</u> .
11	* Sec. 14. AS 44.28.020 is amended by adding a new subsection to read:
12	(d) The department shall adopt standards, by regulation, for the administration
13	of risk assessments for sex offenders and child kidnappers.
14	* Sec. 15. The uncodified law of the State of Alaska is amended by adding a new section to
15	read:
16	DIRECT COURT RULE AMENDMENT. Rule 35.3, Alaska Rules of
17	Criminal Procedure, is amended by adding a new section to read:
18	Rule 35.3. Procedure for Removal from a Registry that is Published on the
19	Internet. (a) Scope and Criteria. A sex offender or child kidnapper who has been
20	unconditionally discharged may petition the court to be removed from a registry that is
21	published on the Internet if
22	(1) the sex offender or child kidnapper has successfully completed all
23	treatment programs ordered by the court or required by the parole board;
24	(2) the sex offender or child kidnapper has, within the previous year,
25	been assessed as low-risk by a treatment provider approved by the Department of
26	Corrections under AS 44.28.020, at the sex offender or child kidnapper's expense;
27	(3) the sex offender or child kidnapper since being incarcerated for the
28	sex offense or child kidnapping, has not been convicted of
29	(A) a crime against a person under AS 11.41;
30	(B) a violation by sex offender of condition of probation under
31	AS 11.56.759;

1	(C) sending an explicit image of a minor under AS 11.61.116;
2	(D) cruelty to animals under AS 11.61.140;
3	(E) misconduct involving weapons under AS 11.61.190 -
4	11.61.250;
5	(F) a sex offense or child kidnapping as defined in
6	AS 12.63.100; or
7	(G) a crime of domestic violence under AS 18.66.990;
8	(4) for a sex offender or child kidnapper convicted of a tier III sex
9	offense or child kidnapping, the sex offender or child kidnapper has not been
10	convicted of failure to register as a sex offender or child kidnapper under
11	AS 11.56.835 or 11.56.840 or a similar law in another jurisdiction for the previous 15
12	years excluding the period before the sex offender or child kidnapper's unconditional
13	discharge;
14	(5) for a sex offender or child kidnapper convicted of a tier II sex
15	offense or child kidnapping, the sex offender or child kidnapper has not been
16	convicted of failure to register as a sex offender or child kidnapper under
17	AS 11.56.835 or 11.56.840 or a similar law in another jurisdiction for the previous 10
18	years excluding the period before the sex offender or child kidnapper's unconditional
19	discharge;
20	(6) for a sex offender or child kidnapper convicted of a tier I sex
21	offense, the sex offender or child kidnapper has not been convicted of failure to
22	register as a sex offender or child kidnapper under AS 11.56.835 or 11.56.840 or a
23	similar law in another jurisdiction for the previous five years excluding the period
24	before the sex offender or child kidnapper's unconditional discharge.
25	(b) Commencement of Proceedings-Filing-Service. A proceeding is
26	commenced by filing a petition with the clerk at the court location where the
27	underlying conviction was filed. The clerk shall open a new file for the petition,
28	promptly bring it to the attention of the court and give a copy to the state.
29	(c) <b>Petition-Contents.</b> The petition shall (1) identify the proceedings in which
30	the petitioner was convicted; and (2) articulate that the petitioner meets the criteria in
31	(a) of this rule. Affidavits, records, or other evidence supporting the assertions in the

petition shall be attached to the petition or the petition shall recite why they are not attached. The application shall identify any previous petitions for removal from a registry that is published on the Internet.

## (d) Indigent Applicant.

- (1) If the applicant is indigent, filing fees must be paid under the provisions of AS 09.19, and counsel shall be appointed consistent with AS 18.85.100 to represent the applicant.
- (2) Within 60 days of an attorney's appointment on behalf of an indigent applicant, the attorney shall file with the court and serve on the state a statement that the litigation will proceed on the claims alleged in the petition filed by the petitioner or an amended or supplemental petition.

# (e) Pleadings and Judgment on Pleadings.

- (1) The state shall file an answer or a motion within 45 days of service of an original, amended, or supplemental petition filed by counsel or by a petitioner who elects to proceed without counsel, or of a notice of intent to proceed on the original application under (d)(2) of this rule. The petitioner shall have 30 days to file an opposition, and the state shall have 15 days to file a reply. The motion, opposition, and reply may be supported by affidavit. At any time prior to entry of judgment, the court may grant leave to withdraw the petition. The court may make appropriate orders for amendment of the petition or any pleading or motion, for pleading over, for filing further pleadings or motions, or for extending the time of the filing of any pleading. In considering a pro se petition, the court shall consider substance and disregard defects of form, but a pro se petitioner will be held to the same burden of proof and persuasion as a petitioner proceeding with counsel. If the petition is not accompanied by a record showing that the criteria in (a) of this rule are satisfied, the state may file with its answer the record or portions thereof that are material to proving or disproving the criteria in (a) of this rule.
- (2) If it appears to the court that the petitioner is not entitled to relief, the court shall indicate to the parties its intention to dismiss the petition and its reasons for so doing. The petitioner and the state shall be given an opportunity to reply to the proposed dismissal. If the petitioner files a response and the court finds that the

petition does not meet the criteria in (a) of this rule, or if the petitioner does not file a response, the court shall order the petition dismissed. If the court finds that the petition presents a colorable claim, the court may grant leave to file an amended petition or direct that the proceedings otherwise continue.

- (3) Subject to (f) of this rule, the court may grant a motion by either party for summary disposition of the petition when it appears from the pleadings, depositions, answers to interrogatories, and admissions and agreements of fact, together with any affidavits submitted, that there is no genuine issue of material fact and the moving party is entitled to judgment as a matter of law.
- (f) **Required Findings and Burden of Proof.** The court may order the sex offender or child kidnapper be removed from a registry that is published on the Internet if the court finds by clear and convincing evidence that
- (1) the sex offender or child kidnapper has satisfied the requirements of (a) of this rule;
- (2) the sex offender or child kidnapper is unlikely to commit another sex offense or child kidnapping; and
- (3) continued registration on a registry that is published on the Internet is not necessary for the protection of the public.
- (g) **Hearing-Evidence-Order.** A petition regarding a conviction that occurred in the state shall be heard in the court in which the underlying criminal case was heard. The petition may be heard before any judge of that court, but if the sentencing judge is available, the case shall initially be assigned to that judge. A petition regarding a conviction that occurred outside the state shall be heard in the court nearest to where the sex offender or child kidnapper resides and may be heard before any judge of that court. An electronic recording of the proceeding shall be made. All rules and statutes applicable in civil proceedings, including pretrial and discovery procedures, are available to the parties except that Civil Rule 26(a)(1) (4) does not apply to proceedings for removal from a registry that is published on the Internet. The court may receive proof by affidavits, depositions, oral testimony, or other evidence. Unless otherwise required by statute or the constitution, the petitioner bears the burden of proving all factual assertions by clear and convincing evidence. The court shall make

1	specific findings of fact and state expressly its conclusions of law as outlined in (d) of
2	this rule. The order made by the court is a final judgment.
3	(h) Expedited Consideration. A petitioner may move for expedited
4	consideration of the petition for removal from a registry that is published on the
5	Internet. The motion must comply with Civil Rule 77(g).
6	* Sec. 16. The uncodified law of the State of Alaska enacted in sec. 142(c), ch. 4, FSSLA
7	2019, is amended to read:
8	(c) The following sections apply to the duty to register as a sex offender for
9	offenses committed <b>before</b> , on, or after the effective date of those sections:
10	(1) AS 12.63.010(d), as amended by sec. 82 of this Act;
11	(2) AS 12.63.020, as amended by sec. 83 of this Act;
12	(3) AS 12.63.100(6), as amended by sec. 84 of this Act;
13	(4) AS 12.63.100(7), as amended by sec. 85 of this Act.
14	* Sec. 17. AS 12.63.100(1) is repealed.
15	* Sec. 18. The uncodified law of the State of Alaska is amended by adding a new section to
16	read:
17	APPLICABILITY. (a) AS 12.61.010(a), as amended by sec. 1 of this Act, and
18	AS 12.61.015(a), as amended by sec. 2 of this Act, apply to petitions filed and hearings held
19	under AS 12.63.035, enacted by sec. 8 of this Act, for offenses committed before, on, or after
20	the effective date of this Act.
21	(b) Except as otherwise provided in this Act, the following sections apply to the duty
22	to register as a sex offender or child kidnapper for offenses committed before, on, or after the
23	effective date of this Act:
24	(1) AS 12.63.010(b), as amended by sec. 3 of this Act;
25	(2) AS 12.63.010(d), as amended by sec. 4 of this Act;
26	(3) AS 12.63.010(g) and (h), enacted by sec. 5 of this Act;
27	(4) AS 12.63.020(a), as amended by sec. 6 of this Act;
28	(5) AS $12.63.100(11) - (13)$ , enacted by sec. 10 of this Act.
29	(c) AS 12.63.020(c)(1)(A), enacted by sec. 7 of this Act, applies to the tolling of the
30	duty to register as a sex offender or child kidnapper on or after the effective date of this Act
31	for determinations of noncompliance made by the court on or after the effective date of this

1 Act.

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- 2 (d) AS 12.63.020(c)(1)(B), (2), and (3), enacted by sec. 7 of this Act, apply to the tolling of or continuation of the duty to register as a sex offender or child kidnapper on or after the effective date of this Act as determined by the Department of Public Safety on or after the effective date of this Act.
  - (e) AS 12.63.035, enacted by sec. 8 of this Act, and AS 18.85.100(h), enacted by sec. 12 of this Act, and Rule 35.3, Alaska Rules of Criminal Procedure, enacted by sec. 15 of this Act, apply to petitions filed on or after the effective date of this Act regarding the duty to register as a sex offender or child kidnapper for offenses committed before, on, or after the effective date of this Act.
  - (f) AS 22.07.020(a), as amended by sec. 13 of this Act, applies to appeals filed on or after the effective date of this Act regarding the duty to register as a sex offender or child kidnapper, imposed before, on, or after the effective date of this Act.
  - (g) Nothing in AS 12.63.020(a), as amended by sec. 6 of this Act, or in AS 12.63.020(c), enacted by sec. 7 of this Act, may be construed as invalidating a decision of the Department of Public Safety to toll the period of registration, or continue the period of registration under AS 12.63 before the effective date of this Act.
- \* Sec. 19. The uncodified law of the State of Alaska is amended by adding a new section to read:
- 20 CONDITIONAL EFFECT. Section 15 of this Act takes effect only if sec. 15 of this 21 Act receives the two-thirds majority vote of each house required by art. IV, sec. 15, 22 Constitution of the State of Alaska.
- \* **Sec. 20.** This Act takes effect July 1, 2020.