

Sprechen sie uppen?

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SPEAK OUT

A solution to the national debt continues as a debate in Congress this week. The Homer (AK) Tribune asked young people what they thought of the situation. ("He's got nice abs")

When somebody asks you your opinions, that is not speaking out either.

If these kids were really interested in "speaking out" they could do it on Facebook or whatever.

Yeah, because a lot of
people have committed suicide
BY STABBING THEMSELVES
IN THE CHEST!!

ANCHORAGE

**Police await test results to
determine manner of death**

Police on Thursday said forensic testing will be needed to determine whether a young woman found dead this week was murdered.

Homicide detectives, who are investigating the case, said they are waiting for the results of lab analysis of 22-year-old Brittani Giliam's clothes and other evidence recovered at the scene before reaching a conclusion on the manner of her death, said Sgt. Slawomir Markiewicz, supervisor of the homicide unit.

Among the tests being conducted is DNA testing to determine if someone else had been in contact with Giliam, he said.

Giliam was discovered dead at about 1:30 a.m. Wednesday in the Helen Louise McDowell Sanctuary, a park between 36th Avenue and Tudor Road. Police say she had been stabbed in the chest.

— Anchorage Daily News/adn.com



← That's too clever! (Not.)

"Mat-Su" is short for
Matinushka - Susitna

They just couldn't help themselves.

The Alaska State Legislature; a refuge for cowards.

dysnomy; "bad" legislation

2008 AK. ALS 75, *; 2008 AK. Sess. Laws 75;
2008 AK. Ch. 75; 2007 AK. SB 265

ALASKA ADVANCE LEGISLATIVE SERVICE

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ALASKA 25TH LEGISLATURE -- SECOND SESSION

CHAPTER NO. 75

SENATE BILL 265

2008 AK. ALS 75; 2008 AK. Sess. Laws 75; 2008 AK. Ch. 75; 2007 AK. SB 265

BILL TRACKING SUMMARY FOR THIS DOCUMENT

SYNOPSIS: AN ACT Relating to the term of probation for persons convicted of minor consuming or in possession or control of alcohol or repeat minor consuming or in possession or control of alcohol; relating to termination of probation for certain persons convicted of minor consuming or in possession or control of alcohol or repeat minor consuming or in possession or control of alcohol; relating to furnishing or delivering alcoholic beverages to persons under 21 years of age; relating to shipping, sending, transporting, or bringing alcohol to a local option area and providing alcohol to others in the local option area, including penalties for violations; relating to reports of alcohol violations by minors; relating to the payment of permanent fund dividends to certain individuals required to register as sex offenders or child kidnappers; relating to public notice requirements relating to amounts that would have been paid as dividends to certain individuals required to register as sex offenders or child kidnappers; relating to certain persons who lend money on secondhand articles; relating to arson and criminally negligent burning; relating to defenses for the detention of persons suspected of committing concealment of merchandise or theft; relating to the determination of time of a conviction; relating to issuance of search warrants; relating to persons found incompetent to stand trial concerning criminal conduct; relating to probation for certain offenses; relating to restitution for fish and game violations; relating to aggravating factors at sentencing; relating to post-conviction relief proceedings; relating to criminal extradition authority of the governor; removing the statutory bar to prosecution of certain crimes; relating to the reporting of suspected child pornography by certain persons; amending Rule 37(b), Alaska Rules of Criminal Procedure, relating to execution of warrants, and Rule 35.1, Alaska Rules of Criminal Procedure; and providing for an effective date.

[*26] Sec. 26. AS 12.72.020(a) is amended to read:

(a) A claim may not be brought under AS 12.72.010 or the Alaska Rules of Criminal Procedure if

- (1) the claim is based on the admission or exclusion of evidence at trial or on the ground that the sentence is excessive;
- (2) the claim was, or could have been but was not, raised in a direct appeal from the proceeding that resulted in the conviction;
- (3) the later of the following dates has passed, except that if the applicant claims that the sentence was illegal there is no time limit on the claim:
 - (A) if the claim relates to a conviction, [A] 18 MONTHS [D] TWO YEARS after the entry of the judgment of the conviction or, if the conviction was appealed, one year after the court's decision is final under the Alaska Rules of Appellate Procedure;
 - (B) if the claim relates to a court revocation of probation, [A] 18 MONTHS [D] TWO YEARS after the entry of the court order revoking probation or, if the order revoking probation was appealed, one year after the court's decision is final under the Alaska Rules of Appellate Procedure;
- (4) one year or more has elapsed from the final administrative decision of the Board of Parole or the Department of Corrections that is being collaterally attacked;
- (5) the claim was decided on its merits or on procedural grounds in any previous proceeding; or
- (6) a previous application for post-conviction relief has been filed under this chapter or under the Alaska Rules of Criminal Procedure.

This is a pathetic attempt to try and cover-up their real motivations (at the bottom of a 300 word synopsis)

note: Rule 35.1 just happens to be the very last item in the synopsis.