SENATE BILL NO. 172(efd fld S)

IN THE LEGISLATURE OF THE STATE OF ALASKA

NINETEENTH LEGISLATURE - FIRST SESSION

BY THE SENATE RULES COMMITTEE BY REQUEST

Amended: 5/9/95
Introduced: 4/28/95

A BILL

FOR AN ACT ENTITLED

"An Act eliminating 'monte carlo' nights as an authorized form of charitable gaming."

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

* Section 1. AS 05.15.100(d) is amended to read:

   (d) The department may issue a multiple-beneficiary permit to two to six municipalities or qualified organizations or to a combination of two to six municipalities and qualified organizations that apply jointly for the permit. The permit gives the permit holders the privilege of jointly conducting the activities specified in (a) [AND (b)] of this section [, SUBJECT TO THE RESTRICTIONS SET OUT IN (b) OF THIS SECTION].

* Sec. 2. AS 05.15.115(c) is amended to read:

   (c) A permittee may not contract with more than one operator at a time to conduct the same type of activity. For the purposes of this subsection, bingo games, raffles, lotteries, pull-tab games, ice classics, rain classics, goose classics, mercury
classics, canned salmon classics, salmon classics, king salmon classics, dog mushers' contests, fish derbies, and contests of skill [, AND ALL ACTIVITIES PERMITTED UNDER AS 05.15.100(b)] are each a different type of activity.

* Sec. 3. AS 05.15.180(a) is amended to read:

(a) **This [EXCEPT AS PROVIDED IN AS 05.15.100(b), THIS] chapter does not authorize the use of playing cards, dice, roulette wheels, coin-operated instruments or machines, or other objects or instruments used, designed, or intended primarily for gaming or gambling or any other method or implement not expressly authorized by the department.**

* Sec. 4. AS 05.15.180(b) is amended to read:

(b) With the exception of raffles, lotteries, bingo games, pull-tab games, rain classics, goose classics, mercury classics, canned salmon classics, salmon classics, and king salmon classics, [AND OTHER ACTIVITIES AUTHORIZED UNDER AS 05.15.100(b),] an activity may not be licensed under this chapter unless it existed in the state in substantially the same form and was conducted in substantially the same manner before January 1, 1959.

* Sec. 5. AS 05.15.030(b), 05.15.100(b), and 05.15.180(c) are repealed.