CS FOR SENATE BILL NO. 229(FIN)

IN THE LEGISLATURE OF THE STATE OF ALASKA

TWENTY-FIRST LEGISLATURE - SECOND SESSION

BY THE SENATE FINANCE COMMITTEE

Offered: 2/15/00
Referred: Rules

Sponsor(s): SENATORS PEARCE, Taylor

A BILL

FOR AN ACT ENTITLED

"An Act relating to the employment of hearing examiners, arbitrators, and mediators by the Regulatory Commission of Alaska; repealing a requirement that the principal office of the Alaska Oil and Gas Conservation Commission move to the same location as the principal office of the Regulatory Commission of Alaska; relating to the sharing of record-keeping facilities and clerical staff by the two commissions; and providing for an effective date."

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

* Section 1. AS 42.04.050(a) is amended to read:

(a) The chair of the commission is responsible for directing the administrative functions of the commission and carrying out the policies as set by the commission.

The commission chair may employ engineers, hearing examiners [OFFICERS], administrative law judges, arbitrators, mediators, experts, clerks, accountants, and other agents and assistants considered necessary. Employees of the commission who
are not in the exempt service under AS 39.25.110 or the partially exempt service under
AS 39.25.120 [,] are in the classified service under AS 39.25.100.

* Sec. 2. AS 42.04.050(c) is amended to read:

(c) At the request of the Alaska Oil and Gas Conservation Commission and
to the extent workload permits, the Regulatory Commission of Alaska shall make
available to the Alaska Oil and Gas Conservation Commission the services of a
hearing examiner [OFFICER].

* Sec. 3. AS 42.04.070(b) is amended to read:

(b) The chair of the commission may appoint a hearing examiner [OFFICER]
or an administrative law judge to hear a matter that has come before the commission;
a member of the commission may serve as hearing examiner [OFFICER] or, if
qualified, as an administrative law judge.

* Sec. 4. AS 42.05.171 is amended to read:

Sec. 42.05.171. Formal hearings. A formal hearing that the commission has
power to hold may be held by or before a hearing panel appointed under
AS 42.04.080, a hearing examiner [OFFICER], or an administrative law judge
designated for the purpose by the chair of the commission. In appropriate cases, a
formal hearing may be held before an arbitrator or mediator designated for the
purpose by the commission. The testimony and evidence in a formal hearing may be
taken by the panel, by the hearing examiner [OFFICER], by the arbitrator, by the
mediator, or by the administrative law judge to whom the hearing has been assigned.
A decision of a hearing examiner [OFFICER], an arbitrator, a mediator, or an
administrative law judge is not final until approved by the commission. A
commissioner who has not heard or read the testimony, including the argument, may
not participate in making a decision of a hearing panel. A party may file a petition
for reconsideration of, or an administrative appeal of, a decision by a hearing
examiner [OFFICER], an arbitrator, a mediator, or an administrative law judge that
has been approved by the commission, or a decision of a hearing panel. The full
commission shall act on the petition for reconsideration or the appeal. In determining
the place of a hearing, the commission shall give preference to holding the hearing at
a place most convenient for those interested in the subject of the hearing.
* Sec. 5. Section 27, ch. 25, SLA 1999, is repealed.

* Sec. 6. This Act takes effect immediately under AS 01.10.070(c).