HOUSE JOURNAL

ALASKA STATE LEGISLATURE

TWENTY-NINTH LEGISLATURE

SECOND SESSION

Juneau, Alaska

Wednesday

May 4, 2016

One Hundred Seventh Day

Pursuant to adjournment the House was called to order by Speaker Chenault at 1:16 p.m. in the Terry Miller Legislative Office Building gymnasium.

Roll call showed 39 members present. Representative Hawker had been excused from a call of the House today.

The invocation was offered by the Chaplain, Representative Tuck. Representative Wilson moved and asked unanimous consent that the invocation be spread on the journal. There being no objection, it was so ordered.

With the deepest respect for the religious beliefs of all Alaskans, I offer the following prayer:

Dear Father God.

We thank you for the opportunity to collectively come together and to honor you. You have a purpose for each and every one of us, and I thank you for our individual hearts' desires and for the distinctive talents of us all. In more ways than one, we are members of one body with unique skills and abilities. I pray we use our skills in harmony with one another to serve the people according to your will and purpose. In doing so, we ask for knowledge and wisdom as we seek to solve the problems facing our communities, our districts, and our state. We ask for good favor and respect for one another.

As iron sharpens iron, we pray that we sharpen one another. Please continue to bless our lives, our families, and the greater people of Alaska with good health and prosperity. With all those who may agree, we pray in your name. Amen.

The Pledge of Allegiance was led by Representative Spohnholz.

CERTIFICATION OF THE JOURNAL

Representative Millett moved and asked unanimous consent that the journal for the 106th legislative day be approved as certified by the Chief Clerk. There being no objection, it was so ordered.

MESSAGES FROM THE SENATE

HB 137

A message dated May 4, 2016, was read stating the Senate failed to recede from its amendment to:

CS FOR HOUSE BILL NO. 137(FIN) am

"An Act raising certain fees related to sport fishing, hunting, and trapping; relating to the fish and game fund; providing for the repeal of the sport fishing surcharge and sport fishing facility revenue bonds; replacing the permanent sport fishing, hunting, or trapping identification card for certain residents with an identification card valid for three years; relating to hunting and fishing by proxy; relating to fish and game conservation decals; raising the age of eligibility for a sport fishing, hunting, or trapping license exemption for state residents; raising the age at which a state resident is required to obtain a license for sport fishing, hunting, or trapping; and providing for an effective date."

namely:

SENATE CS FOR CS FOR HOUSE BILL NO. 137(FIN) am S

"An Act establishing an intensive management surcharge; providing for the repeal of the intensive management surcharge; establishing certain special hunting and fishing licenses and permits for residents with developmental disabilities; establishing a separate sustainable wildlife account in the fish and game fund;

raising certain fees related to sport fishing, hunting, and trapping; relating to the fish and game fund; providing for the repeal of the sport fishing surcharge and sport fishing facility revenue bonds; relating to the regulation of nonresident hunters; relating to hunting and fishing by proxy; relating to fish and game conservation decals; raising the age at which a state resident is required to obtain a license for sport fishing, hunting, or trapping; relating to the Chitina dip net fishery; and providing for an effective date."

(SCR 22 – title change resolution)

The President appointed the following members to a Conference Committee to meet with a like committee from the House to consider the bills:

Senator Giessel, Chair Senator Stoltze Senator Stevens

The House members of the Conference Committee were appointed April 20, 2016 (page 2551).

HB 156

A message dated May 4, 2016, was read stating the Senate adopted the Conference Committee report on CSHB 156(EDC) am and SCS CSHB 156(FIN), thus adopting:

SENATE CS FOR CS FOR HOUSE BILL NO. 156(FIN)

"An Act relating to a parent's right to direct the education of a child; relating to the duties of the state Board of Education and Early Development, the Department of Education and Early Development, school boards, and school districts; relating to public school curriculum and assessments; relating to compliance with federal education laws; relating to public school accountability; relating to a statewide assessment plan and review of education laws and regulations; repealing the minimum expenditure for instruction for school districts; relating to sex education, human reproduction education, and human sexuality education; relating to suicide awareness and prevention training; relating to contracts for student assessments; relating to

questionnaires and surveys administered in public schools; relating to physical examinations for teachers; and providing for an effective date."

The report is under Unfinished Business.

SB 196

A message dated May 4, 2016, was read stating the Senate adopted the Conference Committee with limited powers of free conference report on HCS CSSB 196(FIN) and CSSB 196(FIN), thus adopting:

CONFERENCE CS FOR SENATE BILL NO. 196

"An Act relating to the amount appropriated for power cost equalization; relating to the use of certain unexpended earnings from the power cost equalization endowment fund; and providing for an effective date."

The House adopted CCS SB 196 (page 2590).

UNFINISHED BUSINESS

HB 156

Representative Millett moved and asked unanimous consent that the House consider the Conference Committee report (page 2648) on CSHB 156(EDC) am and SCS CSHB 156(FIN). There being no objection, it was so ordered.

Representative Millett moved that the House adopt the Conference Committee report, thus adopting the following:

SENATE CS FOR CS FOR HOUSE BILL NO. 156(FIN)

"An Act relating to a parent's right to direct the education of a child; relating to the duties of the state Board of Education and Early Development, the Department of Education and Early Development, school boards, and school districts; relating to public school curriculum and assessments; relating to compliance with federal education laws; relating to public school accountability; relating to a statewide assessment plan and review of education laws and regulations; repealing the minimum expenditure for instruction for school districts; relating to sex

education, human reproduction education, and human sexuality education; relating to suicide awareness and prevention training; relating to contracts for student assessments; relating to questionnaires and surveys administered in public schools; relating to physical examinations for teachers; and providing for an effective date."

The question being: "Shall the House adopt the report?" The roll was taken with the following result:

SCS CSHB 156(FIN)

Adopt

YEAS: 20 NAYS: 19 EXCUSED: 1 ABSENT: 0

Yeas: Olson, Pruitt, Reinbold, Saddler, Talerico, Thompson, Tilton, Vazquez, Wilson, Colver, Gattis, Hughes, Johnson, Keller, LeDoux, Lynn, Millett, Neuman, Chenault, Munoz

Nays: Ortiz, Seaton, Spohnholz, Stutes, Tarr, Tuck, Wool, Claman, Drummond, Edgmon, Foster, Gara, Guttenberg, Josephson, Kawasaki, Kito, Kreiss-Tomkins, Nageak, Herron

Excused: Hawker

Munoz changed from "NAY" to "YEA". Herron changed from "YEA" to "NAY"

And so, the House failed to adopt SCS CSHB 156(FIN).

SCS CSHB 156(FIN)(fld H) was referred to the Chief Clerk for engrossment.

CONSIDERATION OF THE DAILY CALENDAR SENATE BILLS IN THIRD READING

SB 91

The following was before the House in second reading (page 2608) with Amendment No. 35 (page 2734) moved and pending:

HOUSE CS FOR CS FOR SS FOR SENATE BILL NO. 91(FIN) am H

"An Act relating to civil in rem forfeiture actions; relating to criminal law and procedure; relating to controlled substances;

relating to victims of criminal offenses; relating to probation; relating to sentencing; relating to treatment program credit for time spent toward service of a sentence of imprisonment; relating to the Violent Crimes Compensation Board; establishing a pretrial services program with pretrial services officers in the Department of Corrections; relating to permanent fund dividends; relating to electronic monitoring; relating to penalties for violations of municipal ordinances; relating to parole; relating to correctional restitution centers; relating to community work service; relating to revocation, termination, suspension, cancellation, or restoration of a driver's license; relating to identification cards and driver's licenses for parolees; relating to the disqualification of persons convicted of certain felony drug offenses from participation in the food stamp and temporary assistance programs; relating to the duties of the commissioner of corrections; relating to collecting information about civil litigation by the Alaska Judicial Council; amending Rules 32, 32.1, 38, and 43, Alaska Rules of Criminal Procedure; repealing Rule 41(a)(3), Alaska Rules of Civil Procedure, and Rules 511(c) and (e), Alaska Rules of Appellate Procedure; and providing for an effective date."

Representative Pruitt moved and asked unanimous consent to withdraw Amendment No. 35. There being no objection, it was so ordered.

Amendment No. 42 was offered by Representative Pruitt:

Page 50, line 21, through page 51, line 14:

Delete all material and insert:

- "* Sec. 83. AS 12.55.125(e) is amended to read:
 - (e) Except as provided in (i) of this section, a defendant convicted of a class C felony may be sentenced to a definite term of imprisonment of not more than five years, and shall be sentenced to a definite term within the following presumptive ranges, subject to adjustment as provided in AS 12.55.155 12.55.175:
 - (1) if the offense is a first felony conviction and does not involve circumstances described in (4) of this subsection, zero to 120 days [TWO YEARS]; a defendant sentenced under this paragraph may, if the court finds it appropriate, be granted a suspended imposition of sentence under as 12.55.085, and the

court may, as a condition of probation under AS 12.55.086, require the defendant to serve an active term of imprisonment within the range specified in this paragraph;

- (2) if the offense is a second felony conviction, <u>one to</u> <u>three</u> [TWO TO FOUR] years;
- (3) if the offense is a third felony conviction, \underline{two} [THREE] to five years;
- (4) if the offense is a first felony conviction, and the defendant violated
 - (A) AS 08.54.720(a)(15), one to two years;
 - $\frac{\text{(B)} \quad \text{AS 28.35.030(n)(1)(A)} \quad \text{or } 28.35.032(\text{p})(1)(A),}{120 \text{ days to } 239 \text{ days;}}$
 - (C) AS 28.35.030(n)(1)(B) or 28.35.032(p)(1)(B), 240 days to 359 days;
 - (D) AS 28.35.030(n)(1)(C) or 23.35.032(p)(1)(C), 360 days to two years."

Representative Pruitt moved and asked unanimous consent that Amendment No. 42 be adopted.

Representative Wilson objected.

The question being: "Shall Amendment No. 42 be adopted?" The roll was taken with the following result:

HCS CSSSSB 91(FIN) am H Second Reading

Amendment No. 42

YEAS: 19 NAYS: 20 EXCUSED: 1 ABSENT: 0

Yeas: Ortiz, Pruitt, Reinbold, Talerico, Thompson, Vazquez, Colver, Drummond, Herron, Hughes, Johnson, Josephson, Kawasaki, Keller, Lynn, Millett, Neuman, Chenault, Tilton

Nays: Saddler, Seaton, Spohnholz, Stutes, Tarr, Tuck, Wilson, Wool, Claman, Edgmon, Foster, Gara, Gattis, Guttenberg, Kito, Kreiss-Tomkins, LeDoux, Munoz, Nageak, Olson

Excused: Hawker

Tilton changed from "NAY" to "YEA"

And so, Amendment No. 42 was not adopted.

Amendment No. 36 was offered by Representatives Pruitt, Gara, and Colver:

Page 38, line 19: Delete "360 days" Insert "120 days"

Representative Pruitt moved and asked unanimous consent that Amendment No. 36 be adopted.

Representative Wilson objected.

The question being: "Shall Amendment No. 36 be adopted?" The roll was taken with the following result:

HCS CSSSSB 91(FIN) am H Second Reading Amendment No. 36

YEAS: 17 NAYS: 22 EXCUSED: 1 ABSENT: 0

Yeas: Pruitt, Reinbold, Tarr, Tuck, Vazquez, Colver, Drummond, Gara, Guttenberg, Herron, Hughes, Johnson, Josephson, Kawasaki, Lynn, Nageak, Chenault

Nays: Saddler, Seaton, Spohnholz, Stutes, Talerico, Thompson, Tilton, Wilson, Wool, Claman, Edgmon, Foster, Gattis, Keller, Kito, Kreiss-Tomkins, LeDoux, Millett, Munoz, Neuman, Olson, Ortiz

Excused: Hawker

And so, Amendment No. 36 was not adopted.

Amendment No. 37 was offered by Representatives Gara, Millett, Josephson, Herron, Pruitt, and Tuck:

Page 43, line 11:

Delete all material and insert:

- "(1) has completed at least
- (A) two years on probation if the person was convicted of a class A or class B felony that is not a crime

under (5) of this subsection; or

- (B) one year on probation if the person was convicted of a crime that is not a crime
 - (i) under (A) of this paragraph; or
 - (ii) under (5) of this subsection;"

Page 43, line 15:

Delete "at least one year"

Insert "the period specified in (1) of this subsection"

Representative Gara moved and asked unanimous consent that Amendment No. 37 be adopted.

Objection was heard and withdrawn. There being no further objection Amendment No. 37 was adopted.

Amendment No. 38 was offered by Representatives Claman, Wool, LeDoux, and Kawasaki:

Page 60, line 6, following "corrections":

Insert ". A person who is serving a sentence of imprisonment required under (b)(1)(A) of this section by electronic monitoring at a private residence may not be subject to a search of the person's dwelling by a peace officer or a person required to administer the electronic monitoring under AS 33.30.065(a), except upon probable cause"

Page 62, line 10, following "corrections":

Insert ". A person who is serving a sentence of imprisonment required under (g)(1)(A) of this section by electronic monitoring at a private residence may not be subject to a search of the person's dwelling by a peace officer or a person required to administer the electronic monitoring under AS 33.30.065(a), except upon probable cause"

Representative Claman moved and asked unanimous consent that Amendment No. 38 be adopted.

Representative Saddler objected.

The question being: "Shall Amendment No. 38 be adopted?" The roll was taken with the following result:

HCS CSSSSB 91(FIN) am H Second Reading Amendment No. 38

YEAS: 22 NAYS: 17 EXCUSED: 1 ABSENT: 0

Yeas: Spohnholz, Stutes, Tarr, Tuck, Wilson, Wool, Claman, Drummond, Edgmon, Foster, Gara, Gattis, Guttenberg, Herron, Hughes, Johnson, Kawasaki, Kreiss-Tomkins, LeDoux, Munoz, Ortiz, Josephson

Nays: Reinbold, Saddler, Seaton, Talerico, Thompson, Tilton, Vazquez, Colver, Keller, Kito, Lynn, Millett, Nageak, Neuman, Olson, Pruitt, Chenault

Excused: Hawker

Josephson changed from "NAY" to "YEA"

And so, Amendment No. 38 was adopted.

Amendment No. 39 was not offered.

The Speaker ruled Amendment No. 40 out of order citing Article II, Section 13 of the Constitution of the State of Alaska, Rule 35 of the Uniform Rules, and Section 402 of Mason's Manual.

Amendment No. 41 was not offered.

Amendment No. 43 [Amendment to Amendment No. 27] was offered by Representatives Claman and Chenault:

Page 5, line 24 of the amendment: Delete "\$2,000" Insert "\$1,000"

Page 5, line 31 of the amendment: Delete "\$2,000"

Insert "\$1,000"

Page 6, line 1 of the amendment:

Delete "\$2,000" Insert "\$1,000"

Representative Claman moved and asked unanimous consent that Amendment No. 43 [Amendment to Amendment No. 27] be adopted.

Objection was heard and withdrawn. There being no further objection, Amendment No. 43 [Amendment to Amendment No. 27] was adopted.

Amendment No. 44 was offered by Representative Vazquez:

Page 10, line 16, through page 11, line 28:

Delete all material and insert:

"* **Sec. 20.** AS 11.56.730 is amended by adding a new subsection to read:

(d) In a prosecution for failure to appear under (a) of this section, it is not a defense that the defendant did not receive a reminder notification from a court or judicial officer under Rule 38(e), Alaska Rules of Criminal Procedure."

Renumber the following bill sections accordingly.

Page 25, lines 3 - 7:

Delete all material and insert:

"(3) the peace officer has probable cause to believe the person has committed a violation of conditions of release under AS 11.56.757."

Page 108, line 3:

Delete "sec. 53"

Insert "sec. 51"

Page 108, line 9:

Delete "sec. 69"

Insert "sec. 67"

Page 108, line 12:

Delete "sec. 69"

Insert "sec. 67"

Page 108, line 13: Delete "sec. 70" Insert "sec. 68"

Page 108, line 16: Delete "sec. 86" Insert "sec. 84"

Page 108, line 19: Delete "sec. 105" Insert "sec. 103"

Page 110, lines 15 - 16: Delete all material.

Renumber the following paragraphs accordingly.

Page 110, line 17: Delete "sec. 24" Insert "sec. 22"

Page 110, line 18: Delete "sec. 26" Insert "sec. 24"

Page 110, line 19: Delete "sec. 27" Insert "sec. 25"

Page 110, line 20: Delete "sec. 29" Insert "sec. 27"

Page 110, line 21: Delete "sec. 35" Insert "sec. 33"

Page 110, line 22: Delete "sec. 36" Insert "sec. 34"

Page 110, line 23: Delete "sec. 39" Insert "sec. 37"

Page 110, line 24: Delete "sec. 41" Insert "sec. 39"

Page 110, line 25: Delete "sec. 43" Insert "sec. 41"

Page 110, line 26: Delete "sec. 79" Insert "sec. 77"

Page 110, line 27: Delete "sec. 80" Insert "sec. 78"

Page 110, line 28: Delete "sec. 92" Insert "sec. 90"

Page 110, line 29: Delete "sec. 93" Insert "sec. 91"

Page 110, line 30: Delete "sec. 99" Insert "sec. 97"

Page 110, line 31: Delete "sec. 100" Insert "sec. 98"

Page 111, line 1: Delete "sec. 149" Insert "sec. 147"

Page 111, line 4: Delete "sec. 31" Insert "sec. 29"

Page 111, line 5: Delete "sec. 32" Insert "sec. 30"

Page 111, line 6: Delete "sec. 33" Insert "sec. 31"

Page 111, line 7: Delete "sec. 34" Insert "sec. 32"

Page 111, line 10: Delete "sec. 62" Insert "sec. 60"

Page 111, line 11: Delete "sec. 63" Insert "sec. 61"

Page 111, line 12: Delete "sec. 64" Insert "sec. 62"

Page 111, line 13: Delete "sec. 65" Insert "sec. 63"

Page 111, line 16: Delete "sec. 60" Insert "sec. 58"

Page 111, line 17: Delete "sec. 61" Insert "sec. 59"

Page 111, line 18: Delete "sec. 78" Insert "sec. 76"

Page 111, line 19: Delete "sec. 95" Insert "sec. 93"

Page 111, line 20: Delete "sec. 98" Insert "sec. 96"

Page 111, line 21: Delete "sec. 108" Insert "sec. 106"

Page 111, line 22: Delete "sec. 109" Insert "sec. 107"

Page 111, line 23: Delete "sec. 110" Insert "sec. 108"

Page 111, line 24: Delete "sec. 112" Insert "sec. 110"

Page 111, line 25: Delete "sec. 121" Insert "sec. 119"

Page 111, line 26: Delete "sec. 141" Insert "sec. 139"

Page 111, line 27: Delete "sec. 58" Insert "sec. 56"

Page 111, line 28: Delete "sec. 58" Insert "sec. 56"

Page 111, line 29: Delete "sec. 58" Insert "sec. 56"

Page 112, line 2: Delete "sec. 67" Insert "sec. 65"

Page 112, line 3: Delete "sec. 68" Insert "sec. 66"

Page 112, line 4: Delete "sec. 69" Insert "sec. 67"

Page 112, line 5: Delete "sec. 66" Insert "sec. 64"

Page 112, line 6: Delete "sec. 66" Insert "sec. 64"

Page 112, line 7: Delete "sec. 66" Insert "sec. 64"

Page 112, line 8: Delete "sec. 70" Insert "sec. 68"

Page 112, line 9: Delete "sec. 70" Insert "sec. 68"

Page 112, line 10: Delete "sec. 70" Insert "sec. 68"

Page 112, line 11: Delete "sec. 72" Insert "sec. 70"

Page 112, line 12: Delete "sec. 72" Insert "sec. 70"

Page 112, line 13: Delete "sec. 72" Insert "sec. 70"

Page 112, line 14: Delete "sec. 75" Insert "sec. 73"

Page 112, line 15: Delete "sec. 75" Insert "sec. 73"

Page 112, line 16: Delete "sec. 75" Insert "sec. 73"

Page 112, line 20: Delete "sec. 71" Insert "sec. 69"

Page 112, line 21: Delete "sec. 73" Insert "sec. 71"

Page 112, line 22: Delete "sec. 74" Insert "sec. 72"

Page 112, line 23: Delete "sec. 77" Insert "sec. 75"

Page 112, line 24: Delete "sec. 103" Insert "sec. 101"

Page 112, line 28: Delete "sec. 90" Insert "sec. 88"

Page 112, line 29: Delete "sec. 91" Insert "sec. 89"

Page 112, line 30: Delete "sec. 97" Insert "sec. 95"

Page 113, line 2: Delete "sec. 106" Insert "sec. 104"

Page 113, line 3: Delete "sec. 107" Insert "sec. 105"

Page 113, line 4: Delete "sec. 111" Insert "sec. 109"

Page 113, line 5: Delete "sec. 113" Insert "sec. 111"

Page 113, line 6: Delete "sec. 114" Insert "sec. 112"

Page 113, line 7: Delete "sec. 115" Insert "sec. 113"

Page 113, line 8: Delete "sec. 122" Insert "sec. 120"

Page 113, line 9: Delete "sec. 123" Insert "sec. 121"

Page 113, line 10: Delete "sec. 124" Insert "sec. 122"

Page 113, line 11: Delete "sec. 125" Insert "sec. 123"

Page 113, line 12: Delete "sec. 126" Insert "sec. 124"

Page 113, line 13: Delete "sec. 127" Insert "sec. 125"

Page 113, line 14: Delete "sec. 128" Insert "sec. 126"

Page 113, line 15: Delete "sec. 130" Insert "sec. 128"

Page 113, line 16: Delete "AS 11.56.730(e)" Insert "AS 11.56.730(d)" Delete "sec. 22"

Insert "sec. 20" Delete "sec. 166" Insert "sec. 164"

Page 113, line 17:

Delete "secs. 22 and 166" Insert "secs. 20 and 164"

Page 113, line 20: Delete "sec. 49" Insert "sec. 47"

Page 113, line 21: Delete "sec. 50" Insert "sec. 48"

Page 113, line 22: Delete "sec. 51" Insert "sec. 49"

Page 113, line 23: Delete "sec. 52" Insert "sec. 50"

Page 113, line 24: Delete "sec. 53" Insert "sec. 51"

Page 113, line 25: Delete "sec. 54" Insert "sec. 52"

Page 113, line 26: Delete "sec. 55" Insert "sec. 53"

Page 113, line 27: Delete "sec. 56" Insert "sec. 54"

Page 113, line 28: Delete "sec. 57" Insert "sec. 55"

Page 113, line 29: Delete "sec. 105" Insert "sec. 103"

Page 114, line 1: Delete "sec. 129" Insert "sec. 127"

Page 114, line 2: Delete "sec. 131" Insert "sec. 129"

Page 114, line 3: Delete "sec. 132" Insert "sec. 130"

Page 114, line 4: Delete "sec. 133" Insert "sec. 131"

Page 114, line 5: Delete "sec. 134" Insert "sec. 132"

Page 114, line 6: Delete "sec. 135" Insert "sec. 133"

Page 114, line 7: Delete "sec. 136" Insert "sec. 134"

Page 114, line 8: Delete "sec. 137" Insert "sec. 135"

Page 114, line 9: Delete "sec. 138" Insert "sec. 136"

Page 114, line 10: Delete "sec. 139" Insert "sec. 137"

Page 114, line 11: Delete "sec. 102" Insert "sec. 100"

Page 114, line 12: Delete "sec. 102" Insert "sec. 100"

Page 114, line 13: Delete "sec. 102" Insert "sec. 100"

Page 114, line 14: Delete "sec. 102" Insert "sec. 100"

Page 114, line 15: Delete "sec. 142" Insert "sec. 140"

Page 114, line 16: Delete "sec. 142" Insert "sec. 140"

Page 114, line 17: Delete "sec. 142" Insert "sec. 140"

Page 114, line 18: Delete "sec. 142" Insert "sec. 140"

Page 114, line 22: Delete "sec. 45" Insert "sec. 43"

Page 114, line 23: Delete "sec. 47" Insert "sec. 45"

Page 114, line 24: Delete "sec. 44" Insert "sec. 42"

Page 114, line 25: Delete "sec. 44" Insert "sec. 42"

Page 114, line 26: Delete "sec. 44" Insert "sec. 42"

Page 114, line 29: Delete "sec. 81" Insert "sec. 79"

Page 114, line 30: Delete "sec. 82" Insert "sec. 80"

Page 114, line 31: Delete "sec. 83" Insert "sec. 81"

Page 115, line 1: Delete "sec. 84" Insert "sec. 82"

Page 115, line 2: Delete "sec. 85" Insert "sec. 83"

Page 115, line 3: Delete "sec. 86" Insert "sec. 84"

Page 115, line 4: Delete "sec. 101" Insert "sec. 99"

Page 115, line 5: Delete "sec. 83" Insert "sec. 81"

Page 115, line 7: Delete "sec. 83" Insert "sec. 81"

Page 115, line 9: Delete "sec. 83" Insert "sec. 81"

Page 115, line 18: Delete "AS 11.56.730(e)" Insert "AS 11.56.730(d)" Delete "sec. 22" Insert "sec. 20"

Page 115, line 19: Delete "sec. 166" Insert "sec. 164"

Page 115, line 21: Delete "sec. 53" Insert "sec. 51"

Page 115, line 22: Delete "sec. 168(a)" Insert "sec. 166(a)"

Page 115, line 24: Delete "sec. 69" Insert "sec. 67"

Delete "sec. 168(b)" Insert "sec. 166(b)"

Page 115, line 27:

Delete "sec. 70" Insert "sec. 68" Delete "sec. 168(c)" Insert "sec. 166(c)"

Page 115, line 30:

Delete "sec. 86" Insert "sec. 84" Delete "sec. 168(d)" Insert "sec. 166(d)"

Page 116, line 2:

Delete "sec. 105" Insert "sec. 103" Delete "sec. 168(e)" Insert "sec. 166(e)"

Page 116, lines 5 - 6:

Delete "Sections 3 - 21, 23 - 43, 67 - 70, 72, 79 - 87, 90 - 94, 97, 99 - 101, 142, 148 - 158, 167, 168(b), 168(c), and 168(d)"

Insert "Sections 3 - 19, 21 - 41, 65 - 68, 70, 77 - 85, 88 - 92, 95, 97 - 99, 140, 146 - 156, 165, 166(b), 166(c), and 166(d)"

Page 116, lines 6 - 7:

Delete "and AS 11.56.730(d), enacted by sec. 22 of this Act,"

Page 116, line 8:

Delete "Section 89" Insert "Section 87"

Page 116, lines 9 - 10:

Delete "Sections 45 - 48, 58, 60, 61, 66, 71, 73 - 78, 95, 96, 98, 102 - 104, 106 - 141, 143 - 146, and 159 - 161"

Insert "Sections 43 - 46, 56, 58, 59, 64, 69, 71 - 76, 93, 94, 96, 100 - 102, 104 - 139, 141 - 144, 157 - 159"

Page 116, line 11:

Delete "Section 147" Insert "Section 145"

Page 116, line 12:

Delete "Sections 44, 49 - 57, 88, 105, 168(a), and 168(e)" Insert "Sections 42, 47 - 55, 86, 103, 166(a), and 166(e)"

Page 116, line 14:

Delete "AS 11.56.730(e)" Insert "AS 11.56.730(d)" Delete "sec. 22" Insert "sec. 20" Delete "sec. 166" Insert "sec. 164"

Representative Vazquez moved and asked unanimous consent that Amendment No. 44 be adopted.

Representative Claman objected.

The question being: "Shall Amendment No. 44 be adopted?" The roll was taken with the following result:

HCS CSSSSB 91(FIN) am H

Second Reading Amendment No. 44

YEAS: 8 NAYS: 31 EXCUSED: 1 ABSENT: 0

Yeas: Vazquez, Colver, Johnson, Keller, Lynn, Pruitt, Reinbold, Chenault

Nays: Saddler, Seaton, Spohnholz, Stutes, Talerico, Tarr, Thompson, Tilton, Tuck, Wilson, Wool, Claman, Drummond, Edgmon, Foster, Gara, Gattis, Guttenberg, Herron, Hughes, Josephson, Kawasaki, Kito, Kreiss-Tomkins, LeDoux, Millett, Munoz, Nageak, Neuman, Olson, Ortiz

Excused: Hawker

And so, Amendment No. 44 was not adopted.

The Speaker ruled Amendment No. 1 out of order citing Article II, Section 13 of the Constitution of the State of Alaska, Rule 35 of the Uniform Rules, and Section 402 of Mason's Manual.

Representative Reinbold moved and asked unanimous consent to rescind action in failing to adopt Amendment No. 13 (page 2643). There being no objection, it was so ordered.

The question being: "Shall Amendment No. 13 be adopted?" The roll was taken with the following result:

HCS CSSSSB 91(FIN) am H Second Reading Amendment No. 13

YEAS: 6 NAYS: 32 EXCUSED: 1 ABSENT: 1

Yeas: Tuck, Vazquez, Herron, Josephson, Lynn, Reinbold

Nays: Seaton, Spohnholz, Stutes, Talerico, Tarr, Thompson, Tilton, Wilson, Wool, Claman, Colver, Drummond, Edgmon, Gara, Gattis, Guttenberg, Hughes, Johnson, Kawasaki, Keller, Kito, Kreiss-Tomkins, LeDoux, Millett, Munoz, Nageak, Neuman, Olson, Ortiz, Pruitt, Saddler, Chenault

Excused: Hawker Absent: Foster

And so Amendment No. 13 was not adopted.

Representative Gara moved and asked unanimous consent to rescind action in adopting Amendment No. 4 (page 2634). There being no objection, it was so ordered.

The Speaker ruled Amendment No. 4 out of order citing Article II, Section 13 of the Constitution of the State of Alaska, Rule 35 of the Uniform Rules, and Section 402 of Mason's Manual, and the new title follows:

HOUSE CS FOR CS FOR SS FOR SENATE BILL NO. 91(FIN) am H

"An Act relating to civil in rem forfeiture actions; relating to criminal law and procedure; relating to controlled substances;

relating to victims of criminal offenses; relating to probation; relating to sentencing; relating to treatment program credit for time spent toward service of a sentence of imprisonment; relating to the Violent Crimes Compensation Board; establishing a pretrial services program with pretrial services officers in the Department of Corrections; relating to permanent fund dividends; relating to electronic monitoring; relating to penalties for violations of municipal ordinances; relating to parole; relating to correctional restitution centers; relating to community work service; relating to revocation, termination, suspension, cancellation, or restoration of a driver's license; relating to identification cards and driver's licenses for parolees; relating to the disqualification of persons convicted of certain felony drug offenses from participation in the food stamp and temporary assistance programs; relating to the duties of the commissioner of corrections; amending Rules 32, 32.1, 38, and 43, Alaska Rules of Criminal Procedure; and providing for an effective date."

HCS CSSSSB 91(FIN) am H was automatically in third reading.

The House adjourned.

ANNOUNCEMENTS

With appointment of the Conference Committee on the operating budget, Rule 23(d) of the Uniform Rules is in effect as of April 6, 2016.

House committee schedules are published under separate cover.

ADJOURNMENT

Representative Millett moved and asked unanimous consent that the House adjourn (page 2764) until 11:00 a.m., May 5, 2016. There being no objection, the House adjourned at 6:03 p.m.

Crystaline Jones Chief Clerk