CS FOR HOUSE BILL NO. 289(STA)

IN THE LEGISLATURE OF THE STATE OF ALASKA

TWENTY-SIXTH LEGISLATURE - SECOND SESSION

BY THE HOUSE STATE AFFAIRS COMMITTEE

Offered: 2/26/10

Referred: Judiciary, Finance

Sponsor(s): REPRESENTATIVES GRUENBERG, Lynn

A BILL

FOR AN ACT ENTITLED

1	An Act authorizing s	tate agencies to pay private legal fee	s and costs incurred by
2	persons exonerated of a	lleged Alaska Executive Branch Ethics	s Act violations; allowing
3	certain public officers	and former public officers to accept	state payments to offse
4	private legal fees and o	costs related to defending against an A	Alaska Executive Branch
5	Ethics Act complaint;	and creating certain exceptions to A	laska Executive Branch
6	Ethics Act limitations of	n the use of state resources to provide o	or pay for transportation
7	of spouses and children of the governor and the lieutenant governor."		
8	BE IT ENACTED BY T	HE LEGISLATURE OF THE STATE (OF ALASKA:
9	* Section 1. AS 39.52.120(b) is amended to read:		
10	(b) A public officer may not		
11	(1)	seek other employment or contracts thro	ough the use or attempted
12	use of official position;		
13	(2)	accept, receive, or solicit compensation	n for the performance of
	НВ0289ь	-1-	CSHB 289(STA)

New Text Underlined [DELETED TEXT BRACKETED]

1	official duties or responsibilities from a person other than the state;	
2	(3) use state time, property, equipment, or other facilities to benefit	
3	personal or financial interests;	
4	(4) take or withhold official action in order to affect a matter in which	
5	the public officer has a personal or financial interest;	
6	(5) attempt to benefit a personal or financial interest through coercion	
7	of a subordinate or require another public officer to perform services for the private	
8	benefit of the public officer at any time; or	
9	(6) use or authorize the use of state funds, facilities, equipment,	
10	services, or another government asset or resource for a partisan political purpose	
11	[PURPOSES]; this paragraph does not prohibit use of the governor's residence for	
12	meetings to discuss political strategy and does not prohibit use of state aircraft or the	
13	communications equipment in the governor's residence so long as there is no charge to	
14	the state for the use [; IN THIS PARAGRAPH, "FOR PARTISAN POLITICAL	
15	PURPOSES"	
16	(A) MEANS HAVING THE INTENT TO	
17	DIFFERENTIALLY BENEFIT OR HARM A	
18	(i) CANDIDATE OR POTENTIAL CANDIDATE	
19	FOR ELECTIVE OFFICE; OR	
20	(ii) POLITICAL PARTY OR GROUP;	
21	(B) BUT DOES NOT INCLUDE HAVING THE INTENT TO	
22	BENEFIT THE PUBLIC INTEREST AT LARGE THROUGH THE	
23	NORMAL PERFORMANCE OF OFFICIAL DUTIES].	
24	* Sec. 2. AS 39.52.120(f) is amended to read:	
25	(f) Use of state aircraft for $\underline{\mathbf{a}}$ partisan political $\underline{\mathbf{purpose}}$ [PURPOSES] is	
26	permitted under (b) of this section only when the use is collateral or incidental to the	
27	normal performance of official duties and does not exceed 10 percent of the total of	
28	the use of the aircraft for official purposes and partisan political purposes, combined,	
29	on a single trip. A public officer who authorizes or makes any partisan political use of	
30	a state aircraft under (b) of this section shall disclose the authorization and use under	
31	AS 39.52.210 or 39.52.220 for each trip, and the person who uses the aircraft shall	

1	reimburse the state for the proportionate share of the actual cost of the use.	
2	* Sec. 3. AS 39.52.120 is amended by adding new subsections to read:	
3	(g) Notwithstanding (a) and (b)(1) - (5) of this section, the use of state	
4	resources to transport or pay the cost of transporting a person who is the spouse	
5	child of the governor or lieutenant governor to an event other than an event that has	
6	partisan political purpose is permitted if	
7	(1) the person is transported with the governor or lieutenant governor	
8	and the state is reimbursed for the actual cost or, if the actual cost is not reasonably	
9	calculable, the fair market value of the person's transportation; or	
10	(2) the person's attendance is a benefit to the state; under this	
11	paragraph, a benefit to the state is presumed when	
12	(A) the person's attendance at the event is required for official	
13	action of the state;	
14	(B) the event is state-sponsored and the person's attendance has	
15	been customary at similar events;	
16	(C) the person is attending as an officially designated	
17	representative of the state; or	
18	(D) the person is invited by the event's sponsor before the	
19	transportation occurs, the invitation and the person's attendance have been	
20	customary for similar events, the event is related to issues important to the	
21	state, and the governor or lieutenant governor attends.	
22	(h) In this section, "partisan political purpose"	
23	(1) means a purpose intended to differentially benefit or harm a	
24	(A) candidate or potential candidate for elective office; or	
25	(B) political party or group;	
26	(2) does not include a purpose intended to benefit the public interest at	
27	large through the normal performance of official duties.	
28	* Sec. 4. AS 39.52 is amended by adding a new section to article 5 to read:	
29	Sec. 39.52.470. Legal fees and costs. (a) Notwithstanding AS 39.52.120, a	
30	state agency may pay the fees and costs of private legal representation that are	
31	incurred by a person who is a public officer or a former public officer while defending	

1	against a complaint initiated or filed under AS 39.52.310 concerning conduct by the	
2	person during a period when the person was serving or employed as a public officer, i	
3	the person has been exonerated. When a complaint has alleged more than one	
4	violation against a public officer or a former public officer, payments shall be	
5	apportioned by alleged violation.	
6	(b) Notwithstanding AS 39.52.120, a public officer or former public office	
7	who is the subject of a complaint may accept a payment under (a) of this section.	
8	(c) A public officer may not act for the state in the matter of a payment under	
9	this section if the payment is to the public officer or an immediate family member of	
10	the public officer.	
11	(d) In this section,	
12	(1) "exoneration" or "exonerated" means that an allegation of a	
13	violation of AS 39.52 (Alaska Executive Branch Ethics Act) is	
14	(A) dismissed under AS 39.52.310(d), 39.52.320, or	
15	39.52.370(d);	
16	(B) dismissed after an appeal under AS 39.52.370(f); or	
17	(C) resolved solely with a recommendation for preventive	
18	action under AS 39.52.330;	
19	(2) "fees and costs of private legal representation" means reasonable	
20	fees and related costs of legal representation that are necessarily incurred in defense	
21	against the allegations in the complaint and may include fees for services customarily	
22	performed by an attorney but delegated to and performed by a person working unde	
23	the supervision of an attorney licensed to practice in the state.	
24	* Sec. 5. The uncodified law of the State of Alaska is amended by adding a new section to	
25	read:	
26	APPLICABILITY. AS 39.52.470, enacted by sec. 4 of this Act, applies only to	
27	complaints under AS 39.52.310 - 39.52.390 that are initiated or filed on or after the effective	
28	date of this Act.	