27-LS0027\T Mischel 2/25/11

CS FOR HOUSE BILL NO. 6()

IN THE LEGISLATURE OF THE STATE OF ALASKA TWENTY-SEVENTH LEGISLATURE - FIRST SESSION

BY

Offered: Referred:

Sponsor(s): REPRESENTATIVES GRUENBERG, Peggy Wilson

A BILL

FOR AN ACT ENTITLED

"An Act authorizing the governor to remove or suspend a member of the Board of Regents of the University of Alaska for good cause; and establishing a procedure for the removal or suspension of a regent."

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

* Section 1. The uncodified law of the State of Alaska is amended by adding a new section to read:

LEGISLATIVE FINDINGS AND PURPOSES. (a) The legislature finds that

- (1) the framers of the Constitution of the State of Alaska intended to insulate the University of Alaska and the Board of Regents from politics, but did not intend to immunize the University of Alaska and the Board of Regents from appropriate nonpolitical legislative and executive branch oversight;
- (2) the legislature has the power to pass laws that pertain to the University of Alaska; and
 - (3) under AS 14.40.170(b)(1), the legislature has delegated to the Board of

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Regents the power to regulate itself, but the Board of Regents has not adopted selfgovernance rules that authorize the board to remove or suspend a regent in appropriate circumstances.

- (b) The purposes of AS 14.40.155, added by sec. 2 of this Act, are to
 - (1) clarify that the governor may remove a regent only with good cause;
- (2) prescribe a due process procedure under which the governor may remove a regent for good cause;
- (3) prescribe a due process procedure under which, in certain circumstances, the governor may suspend a regent; and
- (4) accomplish each of the above purposes in a manner that ensures the University of Alaska and the Board of Regents remain insulated from politics.
 - * Sec. 2. AS 14.40 is amended by adding a new section to read:
 - Sec. 14.40.155. Suspension and removal of regents. (a) The governor may, after providing notice and an opportunity for a hearing, suspend a member of the Board of Regents while final disposition is pending on
 - (1) a criminal complaint, presentment, information, or indictment involving a felony in any jurisdiction;
 - (2) an information or formal criminal charges of a misdemeanor described under (g)(3) of this section;
 - (3) a probable cause determination of a knowing ethics violation under AS 39.52 that results in a complaint under consideration by the personnel board;
 - (4) a verified complaint of malfeasance or nonfeasance in office described under (g)(4) of this section under consideration by the governor; or
 - (5) proceedings involving misconduct that is related to the regent's ability to serve as a regent under consideration by a professional or occupational licensing body.
 - (b) The governor may remove a member of the Board of Regents for good cause by providing to the member an accusation and an opportunity for a hearing and iudicial review.
 - (c) Notwithstanding the procedure under AS 44.62.390, a regent who has been suspended under (a) of this section may, at any time, request a hearing to

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1	1 (1) defend against th	e grounds	for the suspension	stated in th								
2	2 accusation; or											
3	3 (2) lift the suspension.	(2) lift the suspension.										
4	4 (d) The governor may delegate	(d) The governor may delegate the conduct of a hearing under this section t										
5	5 the office of administrative hearings ur	the office of administrative hearings under AS 44.64.030(b). If a hearing is requested										
6	the hearing officer may prepare a proposed decision under AS 44.62.500(b) to											
7	(1) remove a regent based on clear and convincing evidence of goo											
8	8 cause for removal;	cause for removal;										
9	9 (2) not remove a regent:	or										
10	10 (3) continue a suspension	(3) continue a suspension or lift a suspension of a regent.										
11	(e) AS 44.62.330 - 44.62.630 ap	oplies to all	proceedings under th	is section.								
12	, '	_	•	•								
13	l · · · · · · · · · · · · · · · · · · ·		_									
14	the allegations made against the former	the allegations made against the former regent, the governor's findings on each of the										
15		e removal p	roceedings.									
16		means										
17		(1) a violation of AS 39.52 (Alaska Executive Branch Ethics Act);										
18	` ′	(2) conviction of a felony in any jurisdiction;										
19		(3) conviction of a misdemeanor in any jurisdiction if the misdemeano										
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29		nure to pe	rform the duties of	the Board of								
30		+la ~ '	la abilia i									
31	1 (5) misconduct related to	ine regent	s admity to serve as	a regent and								

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(1)	defend	against	the	grounds	for	the	suspensio	n stated	in	the
sation; or										
(2)	lift the su	spension	1.							
(d) The go	vernor ma	ay deleg	ate t	the condu	ct of	a he	earing unde	er this se	ctio	n to
office of admin	istrative h	nearings	und	er AS 44.	64.03	30(b)). If a hear	ing is rea	ques	sted,
nearing officer	may prepa	are a pro	pose	ed decision	n unc	der A	AS 44.62.51	00(b) to		
(1)	remove a	regent	base	d on clea	r and	d cor	nvincing e	vidence	of g	good
e for removal;										
(2) 1	not remov	/e a regei	nt; o	r						
(3)	continue a	a suspens	sion	or lift a sı	ısper	asior	n of a regen	ıt.		
(e) AS 44.6	2.330 - 44	4.62.630	app	lies to all	proc	eedi	ngs under t	his secti	on.	
(f) After a f	final decis	sion by tl	he go	overnor th	ıat re	mov	'es a regen'	t for goo	d ca	ause
r (b) of this sec	ction, the	governo	r sha	all file wit	th the	e liet	itenant gov	ernor a	copy	y of
llegations mad	e against	the form	ier re	egent, the	gov	erno	r's findings	s on each	ı of	the
ations, and a co	mplete re	ecord of	the r	emoval p	rocee	eding	ţs.			
(g) In this se	ection, "ge	ood caus	se" m	neans						
(1) a	ι violation	of AS 3	9.52	? (Alaska	Exec	utive	e Branch E	thics Ac	t);	
(2) c	onviction	of a felo	ony i	in any juri	isdict	tion;				
(3) c	onviction	of a mis	sdem	neanor in a	any j	urisc	diction if th	e misder	nea	nor
ves										
	(A) dis	shonesty;	;							
	(B) bre	each of tr	rust;	or						
	, ,		•	of Alaska;						
(4) m	nalfeasanc	e or non	feas	sance in of	ifice,	incl	uding			
	(A) mis	sconduct	ι in o	office;						
	(B) an	inability	to se	erve;						
	(C) neg	glect of d	iuty;							
	(D) inc	ompeten	ice;							
	(E) unj	justified	fail	ure to pe	rforn	n the	e duties of	the Bo	ard	of
Regents;										,

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6 7 resulting in the revocation or suspension of a professional or occupational license issued under state law;

(6) failure to possess the qualifications of a regent under AS 14.40.130.

* Sec. 3. The uncodified law of the State of Alaska is amended by adding a new section to read:

APPLICABILITY. AS 14.40.155, added by sec. 2 of this Act, applies to all conduct and acts occurring before, on, or after the effective date of this Act.