

the applicant is a bona fide dealer in motor vehicles, trailers or semi-trailers with an established business at the location given.

(7) Such other information as the Department of Revenue shall require to efficiently administer this Act.

**Sec. 4. Application: Filing and Renewal.** The application shall be filed with the Department of Revenue. Upon receipt thereof the Department shall examine it and may make an individual investigation relative to statements contained therein. Upon being satisfied that the dealer is entitled to registration, that the proper fees therefor have been paid and that a bond has been filed, the Department shall assign to such dealer a distinctive registration number and shall file his application and index it alphabetically under the name designated in the application and also numerically. Upon assignment of a registration number to a dealer, he shall be considered as registered. Registration shall be renewed annually by each dealer on or before December 31 of each year.

**Sec. 5. Bond.** (1) Every applicant for a dealer's registration or for the renewal of such dealer's registration shall file with the application or request for renewal, and shall thereafter maintain in force while so registered, a bond, in

favor of the State of Alaska, executed by an authorized corporate surety approved by the Commissioner of Revenue, in the amount of \$10,000.00. The bond shall be conditioned that the applicant will conduct his business in accordance with the provisions of this Act and will not commit fraud or make fraudulent representations in the course thereof. (2) Any such bond shall be held in the office of the Commissioner of Revenue and shall remain in force until the surety is released from the liability by the Commissioner, or until the bond is cancelled by the surety as set forth herein. Without prejudice to any liability accrued prior to cancellation, the surety may cancel the bond upon thirty days advance notice in writing filed with the Commissioner, and the Commissioner shall cancel such bond six months after receipt of notice in writing from the surety that the dealer has ceased to do such business in the state.

**Sec. 6. Bond: Action Upon.** If any person suffers any loss or damage by reason of fraud, fraudulent representations of violation of any of the provisions of this Act by a dealer, he has a right of action against such dealer and a right of action in his own name against the surety upon the bond, provided, however, that the aggregate liability of the surety to all such persons shall, in no event, exceed the amount of said bond.

Approved April 29, 1959

## CHAPTER 136

### AN ACT

**Relating to the furnishing of return transportation by employers upon termination of employment; amending Sec. 1, Ch. 67, SLA 1949; and providing for an effective date.**

(H.B. 178)

**Be it enacted by the Legislature of the State of Alaska:**

Section 1. Sec. 1, Ch. 67, SLA 1949 is hereby amended to read as follows:

Section 1. Any employer who furnishes, finances, or agrees to furnish or finance, or who in any way provides transportation for any person from the place of hire to any point within or without the State of Alaska for the

purpose of employing him shall, on or after the termination of employment for any good and sufficient cause in the opinion of the Commissioner of Labor, beyond the control of such person, or on or after the termination of the contract of employment, or any renewal thereof, provide such person upon his request, or the request of the Commissioner of Labor, made within 10 days after the termination of em-

ployment, with return transportation to the place of hire from which transportation was furnished or financed, or to destination agreed upon by the parties with transportation to be furnished or financed, provided that upon such termination of employment the subsistence of the employee shall con-

tinue until at least such time as transportation is commenced.

Sec. 2. This Act shall take effect immediately upon its passage and approval or upon its becoming law without such approval.

Approved April 29, 1959

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## CHAPTER 137

### AN ACT

**To authorize the Treasurer of Alaska to pay certain warrants in the amount of \$2,287.05, which were presented to the Treasurer of Alaska for payment later than the time prescribed by law for payment; and providing for an effective date.**

(H.B. 212)

**Be it enacted by the Legislature of the State of Alaska:**

Section 1. The Treasurer of Alaska is hereby authorized to pay territorial warrants Nos. 13052, 476483, 624881, 580647, 571587, 399146, 2908, 285419, 630850, 483140, 4100, 301751, 8624, 48288, 59963, 250507, 543700, 563437, 416023, 304961, 586809, 169089, 371417, 262317, 372134, 372039, 516588, 426784, 321597, 322951, 402013, in the total amount of \$2,287.05,

which have been presented for payment to the Treasurer of Alaska, payment of which has been disallowed by the Treasurer for the reason that said warrants were not presented for payment within the time prescribed by Chapter 130, Section 3, SLA 1951.

Sec. 2. This Act shall take effect immediately upon its passage and approval or upon its becoming law without such approval.

Approved April 29, 1959

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## CHAPTER 138

### AN ACT

**Appropriating the sum of \$2,287.05 from monies in the General Fund of the State of Alaska, for the payment by the Treasurer of Alaska of certain warrants in the total amount of \$2,287.05; and providing for an effective date.**

(H.B. 213)

**Be it enacted by the Legislature of the State of Alaska:**

Section 1. There is hereby appropriated \$2,287.05 out of any monies in the General Fund not otherwise appropriated for the payment of territorial warrants No. 13052, 476483, 624881, 580647, 571587, 399146, 2908, 285419, 630850, 483140, 4100,

301751, 8624, 48288, 59963, 250507, 543700, 563437, 416023, 304961, 586809, 169089, 371417, 262317, 372134, 372039, 516588, 426784, 321597, 322951, 402013, in the total amount of \$2,287.05.

Sec. 2. This Act shall take effect immediately upon its passage and approval or upon its becoming law without such approval.

Approved April 29, 1959