

hibitory, costs for home purchasers and subsequently cause an even greater housing shortage than exists at present, which shortage is indeed great, some families living in basements, tar-paper shacks, and other unsafe and unsanitary dwellings; and

WHEREAS, the cost of the program to the federal government is almost nil, the sums appropriated being used exclusively for the purchase of mortgages which

must be, and are, duly paid with full interest;

NOW THEREFORE, Your Memorialist urgently requests the Congress to extend the life of the Federal National Mortgage Association Special Program No. 4 by appropriating additional funds for the continuation of this absolutely vital program of refinancing home loans.

Passed by the House February 20, 1960.

Passed by the Senate February 24, 1960.

### HOUSE JOINT MEMORIAL NO. 50

**To the Honorable Fred A Seaton, Secretary of the Interior:**

Your Memorialist, the Legislature of the State of Alaska in First Legislature, Second Session assembled respectfully submits that:

WHEREAS, Alaska, by constitutional ordinance Number 3 has abolished fish traps by an overwhelming majority in a statewide plebiscite; and

WHEREAS, the First State Legislature of the State of Alaska has by statute made the operation of fish traps in any of the waters of Alaska a criminal offense; and

WHEREAS, the Alaska Native Brotherhood and the Alaska Native Sisterhood in general convention assembled at Yakutat, Alaska, in November 1959, by resolution reiterated a long standing policy against the use of fish traps; and

WHEREAS, the villages of Kake, Angoon and Metlakatla, in common with other cities and villages in Alaska, have consistently voted in favor of the abolition of fish traps; and

WHEREAS, the people of Alaska in the state constitution and by ratification of the Statehood Act, Public Law 508 never relinquished the power to conserve their fisheries resources; and

WHEREAS, fish traps are a device used in the taking of migratory salmon

which belong to all of the people and not merely any favored few; and

WHEREAS, the contemplated use of fish traps is not only inimical to the sustained yield principle of conservation but also creates great inequities in competition among individual fishermen on the basis of race; and

WHEREAS, the Organized Villages of Kake and Angoon were put into the commercial fish trap business by the Department of the Interior less than 15 years ago and the Metlakatla Indian Community began the fish trap and canning business less than 50 years ago under federal auspices, none of the three villages can claim modern commercial fish trapping as a custom dating from time immemorial; and

WHEREAS, any rules or regulations promulgated by the Federal Government for Alaska which would result in discrimination between the races of preferential treatment for federal Indian corporations as opposed to all other fishermen in the state are not in the best interests of the whole people;

NOW THEREFORE, Your Memorialist respectfully urges that the Department of Interior refrain from authorizing the organized villages of Kake, Angoon, and Metlakatla to operate fish traps.

Passed by the House February 25, 1960.

Passed by the Senate March 5, 1960.

### HOUSE JOINT MEMORIAL NO. 51

**To the Honorable Dwight D. Eisenhower, the President of the United States; the**

**President of the Senate and Speaker of the House of Representatives; and to**

**the Senate and House of Representatives of the United States, in Congress assembled:**

Your Memorialist, the Legislature of the State of Alaska, in First Legislature, Second Session assembled respectfully submits that:

WHEREAS, in the newly created State of Alaska, the future development of the State will depend upon the orderly development of transportation facilities to, from and within the State of Alaska; and

WHEREAS, the Senate Interstate and Foreign Commerce Committee has held hearings in Alaska concerning the problems of transportation; and

WHEREAS, in 1957 at the request of the Senate of the United States, the Interstate Commerce Commission made a comprehensive survey and analysis of the regulatory problems affecting transportation to, from and within Alaska; and

WHEREAS, certain of the transportation facilities are now operating under the federal statutes regulating transportation and subject to the jurisdiction of the Interstate Commerce Commission; and

WHEREAS, the Interstate Commerce Commission in its report to the Senate of the United States has recommended that the Alaska Railroad, a government corporation, should be subject to the rate and service regulations of the Commission; and

WHEREAS, other transportation facilities in Alaska are not now subject to the same or similar regulatory procedures and

control; and

WHEREAS, this lack of uniformity of regulation has permitted inequitable and discriminatory rate practices to the detriment of the shippers and receivers of freight in Alaska and such inequities and lack of uniformity will continue to exist until proper amendments to the Interstate Commerce Act have been promulgated by Congress;

NOW THEREFORE, BE IT RESOLVED, that we, the Senate and House of Representatives of the State of Alaska, do hereby respectfully present to the Congress of the United States and particularly to the Senate and House Committees on Foreign and Interstate Commerce that they give due and immediate consideration to the questions involved with relation to the proper amendments to laws governing interstate commerce affecting the broad problems of transportation to, from and within the newly created State of Alaska; and be it

FURTHER RESOLVED, that copies of this Memorial be transmitted to the President of the United States, the President of the United States Senate, the Speaker of the United States House of Representatives, the Honorable E. L. Bartlett and the Honorable Ernest Gruening, Senators from Alaska and the Honorable Ralph J. Rivers, Representative from Alaska, each Senator and Representative in Congress from the State of Washington, and to each member of the Senate and House Committees on Foreign and Interstate Commerce.

Passed by the House February 25, 1960.

Passed by the Senate March 1, 1960.

### HOUSE JOINT MEMORIAL NO. 52

**To the Honorable John F. Kennedy, Senator from Massachusetts; the Honorable E. L. Bartlett and the Honorable Ernest Gruening, Senators from Alaska; and the Honorable Ralph J. Rivers, Representative from Alaska:**

Your Memorialist, the Legislature of the State of Alaska in First Legislature, Second Session assembled, respectfully submits that:

WHEREAS, a bill, S. 791 has been in-

troduced in Congress designed to bring uniformity to unemployment insurance throughout the United States; and

WHEREAS, this bill recognizes that unemployment is a problem which is the concern of all the states and requires concerted action by all the states; and

WHEREAS, this bill provides for federal grants rather than loans as at present for insurance to states whose un-