

STATE OF ALASKA THE LEGISLATURE

2001

Legislative
Resolve No.

17

Source

SCS HCR 5(STA)



Proposing amendments to Uniform Rules 20(a), 37, and 49(a)(4) of the Alaska State Legislature.

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

* **Section 1.** Rule 20(a), Uniform Rules of the Alaska State Legislature, is amended to read:

(a) Each house has the following standing committees with the jurisdiction indicated:

Finance (all appropriation, revenue, capital improvement, and bonding measures, the executive budget, and the programs and activities of the Department of Revenue)

Health, Education and Social Services (the programs and activities of the Department of Health and Social Services, the Department of Education and Early Development, and the University of Alaska)

Judiciary (the programs and activities of the Alaska Court System and the Department of Law, and the legal and substantive review of bills referred to it for that purpose)

Labor and Commerce (the programs and activities of the Department of Labor **and Workforce Development** relating to labor-management relations, industrial safety, unemployment compensation, and workers' compensation and the programs and activities of the Department of **Community** [COMMERCE] and Economic Development **that do not primarily relate to local government or to government services or functions in the unorganized borough**)

Community and Regional Affairs (the programs and activities of the Department of Community and **Economic Development that primarily relate to local government and government services or functions in the unorganized borough**, [REGIONAL AFFAIRS] and other matters relating to political subdivisions)

Resources (the programs and activities of the Departments of Fish and Game, Natural Resources, and Environmental Conservation)

Rules (interpretation of the Uniform Rules, calendar, the internal administration of the house and matters pertaining to the management of the legislature as a whole)

State Affairs (programs and activities of the Office of the Governor and the Departments of Administration, Military **and Veterans'** Affairs, **Corrections**, and Public Safety, and programs and activities of the Department of Transportation and Public Facilities relating to public facilities)

Transportation (programs and activities of the Department of Transportation and Public Facilities relating to transportation and other legislative matters relating to transportation).

* **Sec. 2.** Rule 37, Uniform Rules of the Alaska State Legislature, is amended to read:

Rule 37. Introduction of Bills. (a) Any member, group of members, standing, special, or joint committee may introduce a bill, subject to the provisions of these Uniform Rules. A bill must be introduced, in proper form as approved by the enrolling secretary of the legislature, with the original and **three** [TWO CARBON] copies delivered to the chief clerk or secretary. The bill is then assigned a number which it retains through subsequent changes and substitutions. The bill is considered formally introduced when the clerk or secretary reads the heading and title aloud in

open session (first reading). Bills may be introduced through the Rules Committees by the governor and the permanent interim committees pursuant to provisions of law.

(b) The original copy of a bill or resolution, or any substitute therefor, remains at all times in the custody of the chief clerk or secretary. [WHEN THE ORIGINAL COPY HAS BEEN PHOTOGRAPHED FOR DUPLICATION EACH PAGE OF THE BILL IS MARKED OR STAMPED "ORIGINAL COPY".] The first copy [CARBON] of the original bill is jacketed and marked "committee copy" and is delivered on receipt to the chairman of the committee of first reference. The "committee copy" is the official copy used to accompany committee reports within a house. If the committee copy is lost or is not otherwise available, a certified photocopy of the original copy may be used. The original of the enrolled copy is used for certification by each house for transmittal to the governor.

* **Sec. 3.** Rule 49(a)(4), Uniform Rules of the Alaska State Legislature, is amended to read:

(4) A special concurrent resolution is employed to consider disapproval of an executive order of the governor laid before the legislature under provisions of Sec. 23, Art. III, of the State Constitution. This resolution must be considered by a standing [JOINT] committee of each house and may be adopted by a majority vote of the full membership of the legislature in joint session without recourse to three readings.