

SENATE JOURNAL
ALASKA STATE LEGISLATURE
TWENTY-EIGHTH LEGISLATURE

SECOND SESSION

Juneau, Alaska Friday September 19, 2014

First Supplement

Certification

As Secretary of the Senate, I certify as to the correctness of the journal for the ninety-fifth day, Senate Journal Supplement No. 10 and Senate and House Joint Journal Supplement No. 13 of the Second Session of the Twenty-Eighth Legislature.

Enrollment

SB 58

SENATE BILL NO. 58 "An Act allowing an insurer to cancel an insurance policy if property becomes entirely abandoned and the abandonment increases the hazard insured against" was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 10:30 a.m., June 12, 2014.

SB 64

HOUSE CS FOR CS FOR SENATE BILL NO. 64(FIN) am H "An Act relating to theft and property offenses; relating to the definition of 'prior convictions' for certain theft offenses; establishing the Alaska Criminal Justice Commission and providing an expiration date; relating to electronic monitoring for certain persons convicted of driving while under the influence; relating to the crime of custodial interference; relating to the duties of the Alaska Judicial Council; relating to jail-time credit for offenders in court-ordered treatment programs; relating to conditions of release, probation, and parole; relating to a mitigating factor for a person suffering from combat-

related post-traumatic stress disorder or combat-related traumatic brain injury; relating to duties of the commissioner of corrections and board of parole; establishing a program for reducing recidivism in the Department of Health and Social Services; requiring the commissioner of health and social services to establish programs for persons on conditions of release or probation that require testing for controlled substances and alcoholic beverages; requiring the board of parole to establish programs for persons on parole that require testing for controlled substances and alcoholic beverages; relating to the duties of the Department of Health and Social Services; and providing for an effective date" was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 11:13 a.m., July 14, 2014.

Memorandum from the Division of Legal and Research Services, Legislative Affairs Agency, reporting the following manifest errors in HOUSE CS FOR CS FOR SENATE BILL NO. 64(FIN) am H, which have been corrected in enrolling:

Page 12, line 18:

Delete "or"

Insert "[OR]"

Page 12, line 19, following "inhalant₂":

Insert "**or**"

Page 13, line 28:

Delete "and"

Insert "[AND]"

Page 13, line 31, following "treatment₂":

Insert "**and**"

Page 16, line 9:

Delete "paragraph"

Insert "**subparagraph** [PARAGRAPH]"

Page 16, line 19:

Delete "**paragraph**"

Insert "**subparagraph**"

Page 16, line 24:

Delete "**paragraph**"

Insert "**subparagraph**"

Page 22, line 14:

Delete "(a)(10) - (11)"

Insert "(a)(10) or (11)"

Page 25, line 6:

Delete "AS 44.19.642"

Insert "AS 44.19.641"

Page 26, line 31:

Delete "(c)"

Insert "(a)"

Page 27, line 29:

Delete "AS 33.05.020, as amended"

Insert "AS 33.05.020(f), enacted"

Delete "AS 33.16.060, as amended"

Insert "AS 33.16.060(c), enacted"

Page 27, line 30:

Delete the second occurrence of "as"

SB 71

HOUSE CS FOR CS FOR SENATE BILL NO. 71(FIN) am H "An Act relating to the fishery resource landing tax and cost recovery fisheries; relating to a product development tax credit for certain salmon and herring products; providing for an effective date by amending the effective date of sec. 3, ch. 57, SLA 2003; and providing for an effective date" was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 9:25 a.m., July 2, 2014.

SB 74

SENATE BILL NO. 74 "An Act creating the University of Alaska building fund for the payment by the University of Alaska of the costs of use, management, operation, maintenance, and depreciation of

space in buildings; and authorizing the Board of Regents of the University of Alaska to designate buildings for which the fund is to be used" was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 12:00 p.m., June 13, 2014.

SB 77

HOUSE CS FOR CS FOR SENATE BILL NO. 77(RES) "An Act relating to big game hunting with children" was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 1:30 p.m., July 23, 2014.

SB 99

CS FOR SENATE BILL NO. 99(L&C) am H "An Act relating to the Alaska Industrial Development and Export Authority revolving fund; limiting the use of the Alaska Industrial Development and Export Authority sustainable energy transmission and supply development fund for certain loans and loan guarantees and allowing the development fund to be used as security for a bond guarantee; amending the definition of 'qualified energy development'; authorizing the Alaska Industrial Development and Export Authority to issue bonds to finance the infrastructure and construction costs of the Bokan-Dotson Ridge rare earth element project and the Niblack project; and relating to legislative approval for a loan from the power project fund for the Blue Lake hydroelectric project" was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 12:00 p.m., June 13, 2014.

SB 106

CS FOR SENATE BILL NO. 106(STA) "An Act providing for certain individuals who have erected a building on land leased from the state to receive a preference right to purchase certain state land without competitive bid" was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 9:25 a.m., July 2, 2014.

Memorandum from the Division of Legal and Research Services, Legislative Affairs Agency, reporting the following manifest error in CS FOR SENATE BILL NO. 106(STA), which has been corrected in enrolling:

Page 2, line 25:

Delete "AS 38.05.035(e)"

Insert "(e) of this section"

SB 108

HOUSE CS FOR CS FOR SENATE BILL NO. 108(FIN) "An Act relating to the confidentiality of certain records of criminal cases; and providing for an effective date" was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 2:30 p.m., August 7, 2014.

SB 110

CS FOR SENATE BILL NO. 110(JUD) "An Act relating to the authority of the victims' advocate to request a hearing for the release to a crime victim under certain conditions of certain property in the custody of a law enforcement agency" was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 11:13 a.m., July 14, 2014.

SB 116

CS FOR SENATE BILL NO. 116(STA) "An Act relating to service of citations; amending Rule 3(f), Alaska Rules of Minor Offense Procedure; repealing Rule 3(g), Alaska Rules of Minor Offense Procedure; and providing for an effective date" was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 10:30 a.m., June 12, 2014.

SB 119

HOUSE CS FOR CS FOR SENATE BILL NO. 119(FIN) am H "An Act making and amending appropriations, including capital appropriations, supplemental appropriations, reappropriations, and other appropriations; making appropriations to capitalize funds;

making appropriations under art. IX, sec. 17(c), Constitution of the State of Alaska, from the constitutional budget reserve fund; and providing for an effective date" was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 9:20 a.m., May 23, 2014.

Memorandum from the Division of Legal and Research Services, Legislative Affairs Agency, reporting the following manifest errors in HOUSE CS FOR CS FOR SENATE BILL NO. 119(FIN) am H, which have been corrected in enrolling:

Page 101, line 7, following "plan":

Insert "for"

Page 118, line 30:

Delete "balance"

Insert "balances"

Page 128, line 23, following "for":

Insert "the"

Page 130, line 2:

Delete "the"

SB 124

SENATE BILL NO. 124 "An Act extending the termination date of the Council on Domestic Violence and Sexual Assault; and providing for an effective date" was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 10:30 a.m., June 12, 2014.

SB 128

HOUSE CS FOR CS FOR SENATE BILL NO. 128(JUD) "An Act relating to the crime of harassment" was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 11:13 a.m., July 14, 2014.

SB 129

CS FOR SENATE BILL NO. 129(FIN) "An Act extending the termination date of the Board of Certified Real Estate Appraisers; relating to real estate appraisers; and providing for an effective date" was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 12:00 p.m., June 13, 2014.

Memorandum from the Division of Legal and Research Services, Legislative Affairs Agency, reporting the following manifest errors in CS FOR SENATE BILL NO. 129(FIN), which have been corrected in enrolling:

Page 3, line 11, following "estate":

Insert "appraiser"

Page 3, line 18:

Delete "who"

Page 4, line 6:

Delete "AS 08.87.300"

Insert "AS 08.87.300(a)"

SB 132

CS FOR SENATE BILL NO. 132(STA) "An Act relating to exemptions from the payment of motor vehicle registration fees for residents 65 years of age or older; and providing for an effective date" was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 11:13 a.m., July 14, 2014.

SB 135

SENATE BILL NO. 135 "An Act extending the termination date of the Alaska Health Care Commission; and providing for an effective date" was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 10:30 a.m., June 12, 2014.

SB 137

SENATE BILL NO. 137 "An Act extending the termination date of the Alaska Seismic Hazards Safety Commission; and providing for an effective date" was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 10:30 a.m., June 12, 2014.

SB 138

HOUSE CS FOR CS FOR SENATE BILL NO. 138(FIN) am H "An Act relating to the limitation on the value of property taxable by a municipality; relating to the Alaska Gasline Development Corporation; relating to an in-state natural gas pipeline, an Alaska liquefied natural gas project, and associated funds; requiring state agencies and other entities to expedite reviews and actions related to natural gas pipelines and projects; making certain contracts by the Department of Natural Resources and the Department of Law not subject to the State Procurement Code; relating to the authorities and duties of the commissioner of natural resources relating to a North Slope natural gas project, oil and gas and gas only leases, and royalty gas and other gas received by the state including gas received as payment for the production tax on gas; relating to a report and recommendations by the commissioner of natural resources regarding the delivery and availability of North Slope natural gas in the state, including the identification of risks and recommendations for mitigation; relating to the tax on oil and gas production, on oil production, and on gas production; relating to the duties of the commissioner of revenue relating to a North Slope natural gas project and gas received as payment for tax; relating to confidential information and public record status of information provided to or in the custody of the Department of Natural Resources and the Department of Revenue; relating to apportionment factors of the Alaska Net Income Tax Act; amending the definition of gross value at the 'point of production' for gas for purposes of the oil and gas production tax; clarifying that the exploration incentive credit, the oil or gas producer education credit, and the film production tax credit may not be taken against the gas production tax paid in gas; relating to the oil or gas producer education credit; requiring the commissioner of revenue to provide a report to the legislature on financing options for state ownership and participation in a North Slope natural gas project; requesting the governor to establish an advisory planning group to

advise the governor on municipal involvement in a North Slope natural gas project; relating to the development of a plan by the Alaska Energy Authority for developing infrastructure to deliver affordable energy to areas of the state that will not have direct access to a North Slope natural gas pipeline and a recommendation of a funding source for energy infrastructure development; establishing the Alaska affordable energy fund; requiring the Department of Transportation and Public Facilities to evaluate certain bridges and infrastructure related to an Alaska liquefied natural gas project; requiring the commissioner of revenue to develop a plan and suggest legislation for municipalities, regional corporations, and residents of the state to acquire ownership interests in a North Slope natural gas pipeline project; relating to the duties of the Oil and Gas Competitiveness Review Board; making conforming amendments; and providing for an effective date" was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 11:55 a.m., May 6, 2014 with a Legislative Letter of Intent and a Senate Letter of Intent.

Memorandum from the Division of Legal and Research Services, Legislative Affairs Agency, reporting the following manifest errors in HOUSE CS FOR CS FOR SENATE BILL NO. 138(FIN) am H, which have been corrected in enrolling:

Page 10, line 11, following "**project**,":

Insert "**or**"

Page 11, line 3, following "development":

Insert "of"

Page 12, line 3:

Delete "interest"

Insert "interests"

Page 17, line 4:

Delete "**AS 40.25**"

Insert "**AS 40.25.100 - 40.25.295**"

Page 19, line 6:

Delete "AS 40.25"

Insert "AS 40.25.100 - 40.25.295"

Page 52, line 8:

Delete "[OR]"

Insert "or"

Page 64, line 17:

Delete "sec. 27"

Insert "sec. 33"

Page 67, line 29:

Delete the second occurrence of "a"

SB 140

HOUSE CS FOR CS FOR SENATE BILL NO. 140(FIN) am H(reengrossed) "An Act creating the Arctic infrastructure development program and fund in the Alaska Industrial Development and Export Authority; and relating to dividends from the Alaska Industrial Development and Export Authority" was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 11:13 a.m., July 14, 2014.

SB 145

SENATE BILL NO. 145 am H "An Act relating to the Teachers' Retirement System, the Judicial Retirement System, and the Public Employees' Retirement System for qualified military service; relating to the definition of 'veteran' for purposes of housing, eligibility for veterans' loans, and preferences in state employment hiring; providing for home and community-based waiver services under Medicaid for children of military service members; and providing for an effective date" was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 1:30 p.m., July 23, 2014.

Memorandum from the Division of Legal and Research Services, Legislative Affairs Agency, reporting the following manifest errors in SENATE BILL NO. 145 am H, which have been corrected in enrolling:

September 19, 2014

2819

Page 2, lines 5 - 6:

Delete "26 U.S.C. 415(c)"

Insert "26 U.S.C. 415(b)"

Page 2, line 7:

Delete "which"

Insert "that"

Page 2, line 26:

Delete "which"

Insert "that"

Page 3, line 8:

Delete "between"

Insert "[BETWEEN]"

Page 3, line 9, following "(i)":

Insert "**between**"

Page 3, line 10, following "(ii)":

Insert "**between**"

Page 3, line 11, following "(iii)":

Insert "**between**"

Page 3, line 12, following "(iv)":

Insert "**between**"

Page 3, line 13, following "(v)":

Insert "**beginning**"

Page 3, line 16, following "(vi)":

Insert "**during**"

Page 4, lines 3 - 4:

Delete "26 U.S.C. 415(c)"

Insert "26 U.S.C. 415(b)"

Page 4, line 5:

Delete "which"

Insert "that"

Page 4, line 13, following "are":

Insert "**as follows**"

Page 4, line 18, following "**1992,**":

Insert "**or**"

Page 8, lines 17 - 18:

Delete "26 U.S.C. 415(c)"

Insert "26 U.S.C. 415(b)"

Page 8, line 19:

Delete "which"

Insert "that"

Page 9, line 7:

Delete "which"

Insert "that"

SB 156

SENATE BILL NO. 156 "An Act relating to direct-entry midwives" was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 1:30 p.m., July 23, 2014.

SB 157

HOUSE CS FOR SENATE BILL NO. 157(CRA) am H "An Act exempting solicitations or voluntary agreements to provide ambulance, emergency, or fire department services from regulation as insurance; relating to municipal fire protection service area boundary changes" was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 11:13 a.m., July 14, 2014.

SB 162

SENATE BILL NO. 162 "An Act authorizing a licensed optometrist to prescribe a pharmaceutical agent containing hydrocodone" was

enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 10:30 a.m., June 12, 2014.

Memorandum from the Division of Legal and Research Services, Legislative Affairs Agency, reporting the following manifest error in SENATE BILL NO. 162, which has been corrected in enrolling:

Page 1, line 11:

Delete "**paragraph**"

Insert "**subparagraph**"

SB 166

CS FOR SENATE BILL NO. 166(FIN) "An Act relating to nursing and to the Board of Nursing" was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 12:00 p.m., June 13, 2014 with a Legislative Letter of Intent.

Memorandum from the Division of Legal and Research Services, Legislative Affairs Agency, reporting the following manifest error in CS FOR SENATE BILL NO. 166(FIN), which has been corrected in enrolling:

Page 6, line 14:

Delete "**physician's**"

Insert "**physician**"

SB 167

SENATE BILL NO. 167 "An Act relating to the maximum amount of uninsured and underinsured coverage payable under multiple motor vehicle insurance policies issued by the same insurer in the same household" was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 1:30 p.m., July 23, 2014.

SB 169

HOUSE CS FOR CS FOR SENATE BILL NO. 169(HSS) "An Act establishing in the Department of Health and Social Services a statewide immunization program and the State Vaccine Assessment Council; creating a vaccine assessment account; requiring a vaccine

assessment from assessable entities and other program participants for statewide immunization purchases; repealing the temporary child and adult immunization program; and providing for an effective date" was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 12:00 p.m., June 13, 2014.

SB 171

HOUSE CS FOR CS FOR SENATE BILL NO. 171(2d JUD) "An Act relating to multidisciplinary child protection teams; and relating to investigation of child abuse or neglect" was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 9:25 a.m., July 2, 2014.

SB 173

HOUSE CS FOR CS FOR SENATE BILL NO. 173(JUD) "An Act relating to a prohibition on the possession, offer, display, marketing, advertising for sale, or sale of illicit synthetic drugs" was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 11:13 a.m., July 14, 2014.

Memorandum from the Division of Legal and Research Services, Legislative Affairs Agency, reporting the following manifest errors in HOUSE CS FOR CS FOR SENATE BILL NO. 173(JUD), which have been corrected in enrolling:

Page 1, following line 4:

Insert new material to read:

"Chapter 21. Illicit Synthetic Drugs."

Page 3, line 20:

Delete "that is"

SB 175

CS FOR SENATE BILL NO. 175(STA) "An Act designating the official state bolt-action rifle" was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 1:30 p.m., July 23, 2014.

SB 183

SENATE BILL NO. 183 "An Act extending the termination date of the emerging energy technology fund and grant program" was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 11:13 a.m., July 14, 2014.

SB 186

SENATE BILL NO. 186 "An Act relating to the Controlled Substances Advisory Committee and providing for mandatory meetings of the committee at least twice a year" was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 11:13 a.m., July 14, 2014.

SB 187

HOUSE CS FOR CS FOR SENATE BILL NO. 187(JUD) "An Act relating to the crime of misconduct involving confidential information in the first degree; amending Rule 16, Alaska Rules of Criminal Procedure; amending Rule 8, Alaska Child in Need of Aid Rules; and providing for an effective date" was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 9:25 a.m., July 2, 2014.

Memorandum from the Division of Legal and Research Services, Legislative Affairs Agency, reporting the following manifest errors in HOUSE CS FOR CS FOR SENATE BILL NO. 187(JUD), which have been corrected in enrolling:

Page 2, line 11:

Delete "or"

Page 4, line 21:

Delete "(d)(3)(viii) or (d)(3)(ix)"

Insert "(d)(3)(A)(viii) or (d)(3)(A)(ix)"

SB 190

CS FOR SENATE BILL NO. 190(L&C) "An Act permitting certain persons who are not licensed by the Big Game Commercial Services

Board to provide or assist in providing certain guide services" was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 10:30 a.m., June 12, 2014.

SB 191

HOUSE CS FOR CS FOR SENATE BILL NO. 191(FIN) "An Act relating to the authority of the Legislative Budget and Audit Committee to approve the temporary transfer of money from the general fund to construction funds or accounts; and providing for an effective date" was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 11:13 a.m., July 14, 2014.

SB 193

HOUSE CS FOR SENATE BILL NO. 193(FIN) "An Act relating to bonds required for contractors; and providing for an effective date" was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 9:25 a.m., July 2, 2014.

Memorandum from the Division of Legal and Research Services, Legislative Affairs Agency, reporting the following manifest error in HOUSE CS FOR SENATE BILL NO. 193(FIN), which has been corrected in enrolling:

Page 1, line 14:

Delete "for a"

SB 194

HOUSE CS FOR CS FOR SENATE BILL NO. 194(L&C) "An Act creating the Alaska Tourism Marketing Board; and relating to tourism marketing" was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 9:25 a.m., July 2, 2014.

Memorandum from the Division of Legal and Research Services, Legislative Affairs Agency, reporting the following manifest error in HOUSE CS FOR CS FOR SENATE BILL NO. 194(L&C), which has been corrected in enrolling:

Page 3, line 1:

Delete ", company sizes,"

Insert "and company sizes"

SB 195

HOUSE CS FOR CS FOR SENATE BILL NO. 195(FIN) "An Act relating to the membership and authority of the Alaska Commission on Postsecondary Education; relating to the Alaska Student Loan Corporation; relating to teacher education loans; relating to interest on and consolidation of postsecondary education loans; relating to Alaska supplemental education loans; relating to AlaskAdvantage grants; relating to the Alaska family education loan program; relating to postsecondary educational institutions; and providing for an effective date" was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 11:13 a.m., July 14, 2014.

Memorandum from the Division of Legal and Research Services, Legislative Affairs Agency, reporting the following manifest error in HOUSE CS FOR CS FOR SENATE BILL NO. 195(FIN), which has been corrected in enrolling:

Page 15, line 31:

Delete "satisfies"

Insert "satisfy [SATISFIES]"

SB 200

HOUSE CS FOR SENATE BILL NO. 200(RLS) "An Act relating to an action for the death of an unborn child in certain circumstances" was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 9:25 a.m., July 2, 2014.

SB 201

CS FOR SENATE BILL NO. 201(JUD) "An Act relating to the crime of trespass" was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 12:00 p.m., June 13, 2014.

SB 206

CS FOR SENATE BILL NO. 206(STA) am H "An Act relating to motor vehicle registration and fees; relating to licensing of school bus drivers; relating to notice of an accident involving a motor vehicle; and providing for an effective date" was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 10:30 a.m., June 12, 2014.

Memorandum from the Division of Legal and Research Services, Legislative Affairs Agency, reporting the following manifest error in CS FOR SENATE BILL NO. 206(STA) am H, which has been corrected in enrolling:

Page 3, line 6:

Delete "11.41.360 - 11.41.530"

Insert "11.41.360 - 11.41.370, 11.41.410 - 11.41.470, or 11.41.500 - 11.41.530"

SB 213

SENATE BILL NO. 213 "An Act relating to the appointment of municipal election boards" was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 10:30 a.m., June 12, 2014.

SB 214

CS FOR SENATE BILL NO. 214(L&C) am "An Act relating to independent portable electronics adjuster licensing" was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 1:30 p.m., July 23, 2014.

Memorandum from the Division of Legal and Research Services, Legislative Affairs Agency, reporting the following manifest error in CS FOR SENATE BILL NO. 214(L&C) am, which has been corrected in enrolling:

Page 4, line 24:

Delete "portable electronics independent"

Insert "independent portable electronics"

SB 218

HOUSE CS FOR CS FOR SENATE BILL NO. 218(FIN) "An Act relating to financing; relating to the Alaska Municipal Bond Bank Authority; authorizing the University of Alaska to issue bonds to finance the design, construction, acquisition, and equipping costs of the University of Alaska Fairbanks heat and power plant; authorizing the University of Alaska to borrow money from the Alaska Municipal Bond Bank Authority to finance the design, construction, acquisition, and equipping costs of the University of Alaska Fairbanks heat and power plant; and providing for an effective date" was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 12:00 p.m., June 13, 2014.

SJR 15

HOUSE CS FOR SENATE JOINT RESOLUTION NO. 15(RES) Opposing any international designation of Alaska land or water as an international park, world heritage site, biosphere reserve, Ramsar site, or other classification of land or water that affects the use of land or water by the state or an Alaska Native corporation without approval by the United States Congress and the Alaska State Legislature; requesting the United States Department of State and the United States Department of the Interior to cease all further action related to an international designation for land and water in the state until the action is approved by the United States Congress and the Alaska State Legislature; requesting that the United States Congress pass legislation requiring Congressional approval of any international designation that affects the use of land or water by the state or the United States; requesting that the governor be involved in the process and development of any joint action plan; requesting that the state, including the departments responsible for the management of fish and wildlife and other natural resources, be an integral part of any discussion, agreement, understanding, or other process that affects the use or development of fish and wildlife and other natural resources in the state; and urging the governor and the attorney general to reserve all legal remedies for a taking of the natural resources of the state by

an international designation of land and water in the state, was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 9:25 a.m., July 2, 2014.

Legislative Resolve No. 35

SJR 22

HOUSE CS FOR SENATE JOINT RESOLUTION NO. 22(JUD) Opposing the warrantless collection of telephone call data by the National Security Agency, was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 9:25 a.m., July 2, 2014.

Legislative Resolve No. 51

SJR 24

HOUSE CS FOR CS FOR SENATE JOINT RESOLUTION NO. 24(MLV) Relating to certain holiday practices at federal Veterans Health Administration facilities, was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 9:25 a.m., July 2, 2014.

Legislative Resolve No. 40

Memorandum from the Division of Legal and Research Services, Legislative Affairs Agency, reporting the following manifest error in HOUSE CS FOR CS FOR SENATE JOINT RESOLUTION NO. 24(MLV), which has been corrected in enrolling:

Page 3, line 21:

Delete the first occurrence of "and"

SCR 2

CS FOR SENATE CONCURRENT RESOLUTION NO. 2(JUD) Urging the United States Congress to act on the request of the governor to acquire for the state additional land in the Tongass National Forest from the United States government by purchase or

negotiation or by seeking amendment to the Alaska Statehood Act, was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 12:00 p.m., June 13, 2014.

Legislative Resolve No. 48

Memorandum from the Division of Legal and Research Services, Legislative Affairs Agency, reporting the following manifest error in CS FOR SENATE CONCURRENT RESOLUTION NO. 2(JUD), which has been corrected in enrolling:

Page 3, line 27:

Delete "and"

SCR 13

CS FOR SENATE CONCURRENT RESOLUTION NO. 13(HSS) Urging the governor to establish and support programs designed to eradicate the occurrence of fetal alcohol spectrum disorder from the state, was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 9:25 a.m., July 2, 2014.

Legislative Resolve No. 41

Memorandum from the Division of Legal and Research Services, Legislative Affairs Agency, reporting the following manifest error in CS FOR SENATE CONCURRENT RESOLUTION NO. 13(HSS), which has been corrected in enrolling:

Page 3, line 6:

Delete "Services"

Insert "Service"

SCR 14

CS FOR SENATE CONCURRENT RESOLUTION NO. 14(HSS) Relating to health and social service best practice models and identifying citizen networks to achieve solutions to health and social problems in the state, was enrolled, signed by the President and

Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 9:25 a.m., July 2, 2014.

Legislative Resolve No. 42

SCR 17

SENATE CONCURRENT RESOLUTION NO. 17 Commemorating the 150th anniversary of the purchase of Alaska for \$7,200,000; urging Alaska communities to plan activities and events in 2017 to commemorate the Alaska Purchase; requesting that the Alaska Historical Commission coordinate events; and inviting Alaska communities, schools, universities, libraries, museums, businesses, civic and historical groups, and government agencies to participate in and support commemorative activities and events, was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 9:25 a.m., July 2, 2014.

Legislative Resolve No. 49

SCR 21

SENATE CONCURRENT RESOLUTION NO. 21 Suspending Rules 24(c), 35, 41(b), and 42(e), Uniform Rules of the Alaska State Legislature, concerning House Bill No. 23, creating the Knik Crossing Development Corporation as a subsidiary corporation of the Alaska Housing Finance Corporation and relating to bonds of the Knik Crossing Development Corporation, was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 9:25 a.m., July 2, 2014.

Legislative Resolve No. 58

SCR 22

SENATE CONCURRENT RESOLUTION NO. 22 Suspending Rules 24(c), 35, 41(b), and 42(e), Uniform Rules of the Alaska State Legislature, concerning House Joint Resolution No. 25, urging the United States Congress to restore the presumption of a service connection for Agent Orange exposure to United States Veterans who

served in the waters defined by and in the airspace over the combat zone in Vietnam, was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 9:25 a.m., July 2, 2014.

Legislative Resolve No. 43

SCR 23

SENATE CONCURRENT RESOLUTION NO. 23 Suspending Rules 24(c), 35, 41(b), and 42(e), Uniform Rules of the Alaska State Legislature, concerning House Bill No. 75, amending certain audit requirements for entities receiving contributions from permanent fund dividends; requiring the three main campuses of the University of Alaska to apply to be included on the contribution list for contributions from permanent fund dividends; and requiring the university to pay an application fee for each campus separately listed on the contribution list for contributions from permanent fund dividends, was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 9:25 a.m., July 2, 2014.

Legislative Resolve No. 52

SCR 25

SENATE CONCURRENT RESOLUTION NO. 25 Suspending Rules 24(c), 35, 41(b), and 42(e), Uniform Rules of the Alaska State Legislature, concerning House Bill No. 193, relating to the joint administration of tobacco taxes by the state and a municipality, was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 9:25 a.m., July 2, 2014.

Legislative Resolve No. 53

SCR 26

SENATE CONCURRENT RESOLUTION NO. 26 Suspending Rules 24(c), 35, 41(b), and 42(e), Uniform Rules of the Alaska State Legislature, concerning House Bill No. 47, requiring a party seeking a restraining order, preliminary injunction, or order vacating or staying the operation of certain permits affecting an industrial operation to

give security in the amount the court considers proper for costs incurred and damages suffered if the industrial operation is wrongfully enjoined or restrained, was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 9:25 a.m., July 2, 2014.

Legislative Resolve No. 50

SCR 27

SENATE CONCURRENT RESOLUTION NO. 27 Suspending Rules 24(c), 35, 41(b), and 42(e), Uniform Rules of the Alaska State Legislature, concerning House Bill No. 246, adding additional land and water to the Creamer's Field Migratory Waterfowl Refuge, was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 9:25 a.m., July 2, 2014.

Legislative Resolve No. 54

SCR 28

SENATE CONCURRENT RESOLUTION NO. 28 Suspending Rules 24(c), 35, 41(b), and 42(e), Uniform Rules of the Alaska State Legislature, concerning House Bill No. 385, relating to additional state contributions to the teachers' defined benefit retirement plan and the public employees' defined benefit retirement plan, was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 9:25 a.m., July 2, 2014.

Legislative Resolve No. 55

SCR 29

SENATE CONCURRENT RESOLUTION NO. 29 Suspending Rules 24(c), 35, 41(b), and 42(e), Uniform Rules of the Alaska State Legislature, concerning House Bill No. 278, increasing the base student allocation used in the formula for state funding of public education; relating to the exemption from jury service for certain teachers; relating to the powers of the Department of Education and Early Development; relating to high school course credit earned

through assessment; relating to school performance reports; relating to assessments; establishing a public school and school district grading system; relating to charter schools and student transportation; relating to residential school applications; relating to tenure of public school teachers; relating to unemployment contributions for the Alaska technical and vocational education program; relating to earning high school credit for completion of vocational education courses offered by institutions receiving technical and vocational education program funding; relating to schools operated by a federal agency; relating to a grant for school districts; relating to education tax credits; establishing an optional municipal tax exemption for privately owned real property rented or leased for use as a charter school; requiring the Department of Administration to provide a proposal for a salary and benefits schedule for school districts; and making conforming amendments, was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 9:25 a.m., July 2, 2014.

Legislative Resolve No. 59

SCR 30

SENATE CONCURRENT RESOLUTION NO. 30 Suspending Rules 24(c), 35, 41(b), and 42(e), Uniform Rules of the Alaska State Legislature, concerning House Bill No. 306, relating to the review and administration of tax credit programs; requiring the Department of Revenue to report indirect expenditures; relating to the duties of state agencies; requiring the legislative finance division to analyze certain indirect expenditures; relating to lapse dates for appropriations for capital projects; and repealing the insurance tax education credit, the income tax education credit, the veteran employment tax credit, the oil or gas producer education credit, the property tax education credit, the mining business education credit, the fisheries business education credit, the fisheries business tax credit for scholarship contributions, the fisheries business salmon product development tax credit, the fisheries business salmon utilization tax credit, the fisheries business landing tax credit for scholarship contributions, the fisheries resource landing tax credit for the fisheries resource harvested under the community development quota, the fisheries resource landing tax education credit, and the film production tax credit, was enrolled,

signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 9:25 a.m., July 2, 2014.

Legislative Resolve No. 56

SCR 31

SENATE CONCURRENT RESOLUTION NO. 31 Suspending Rules 24(c), 35, 41(b), and 42(e), Uniform Rules of the Alaska State Legislature, concerning House Bill No. 287, relating to the determination of the royalty received by the state on oil production refined or processed in the state; providing tax credits for qualified infrastructure expenditures for in-state refineries and hydrocarbon processing facilities; and approving and ratifying the sale of royalty oil by the State of Alaska to Tesoro Corporation and Tesoro Refining and Marketing Company LLC, was enrolled, signed by the President and Secretary, Speaker and Chief Clerk and the engrossed and enrolled copies transmitted to the Office of the Governor at 9:25 a.m., July 2, 2014.

Legislative Resolve No. 57

Messages from the Governor

SB 138

Message was received stating the Governor signed the following bill on May 8 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

HOUSE CS FOR CS FOR SENATE BILL NO. 138(FIN)
am H "An Act relating to the limitation on the value of property taxable by a municipality; relating to the Alaska Gasline Development Corporation; relating to an in-state natural gas pipeline, an Alaska liquefied natural gas project, and associated funds; requiring state agencies and other entities to expedite reviews and actions related to natural gas pipelines and projects; making certain contracts by the Department of Natural Resources and the Department of Law not subject to the State Procurement Code; relating to

the authorities and duties of the commissioner of natural resources relating to a North Slope natural gas project, oil and gas and gas only leases, and royalty gas and other gas received by the state including gas received as payment for the production tax on gas; relating to a report and recommendations by the commissioner of natural resources regarding the delivery and availability of North Slope natural gas in the state, including the identification of risks and recommendations for mitigation; relating to the tax on oil and gas production, on oil production, and on gas production; relating to the duties of the commissioner of revenue relating to a North Slope natural gas project and gas received as payment for tax; relating to confidential information and public record status of information provided to or in the custody of the Department of Natural Resources and the Department of Revenue; relating to apportionment factors of the Alaska Net Income Tax Act; amending the definition of gross value at the 'point of production' for gas for purposes of the oil and gas production tax; clarifying that the exploration incentive credit, the oil or gas producer education credit, and the film production tax credit may not be taken against the gas production tax paid in gas; relating to the oil or gas producer education credit; requiring the commissioner of revenue to provide a report to the legislature on financing options for state ownership and participation in a North Slope natural gas project; requesting the governor to establish an advisory planning group to advise the governor on municipal involvement in a North Slope natural gas project; relating to the development of a plan by the Alaska Energy Authority for developing infrastructure to deliver affordable energy to areas of the state that will not have direct access to a North Slope natural gas pipeline and a recommendation of a funding source for energy infrastructure development; establishing the Alaska affordable energy fund; requiring the Department of Transportation and Public Facilities to evaluate certain bridges and infrastructure related to an Alaska liquefied natural gas project; requiring the commissioner of revenue to develop a plan and suggest legislation for municipalities, regional corporations, and residents of the state to acquire

ownership interests in a North Slope natural gas pipeline project; relating to the duties of the Oil and Gas Competitiveness Review Board; making conforming amendments; and providing for an effective date."

Chapter 14, SLA 2014
Effective Date: See Chapter

HB 278

Message was received stating the Governor signed the following bill on May 13 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

FREE CONFERENCE CS FOR HOUSE BILL NO. 278
"An Act relating to the exemption from jury service for certain teachers; relating to the powers of the Department of Education and Early Development; relating to school performance reports; relating to accountability standards; providing funding for Internet services; relating to secondary school course credit earned through assessment; relating to public school college and career readiness assessments and diplomas; relating to the secondary school competency examination and related requirements; relating to charter schools and student transportation; relating to residential school applications; relating to school construction bond debt reimbursement; increasing the stipend for boarding school students; relating to the local contribution to public school funding; increasing the base student allocation used in the formula for state funding of public education; relating to correspondence programs, funding, and student allotments; relating to funding of and reporting by Alaska technical and vocational education programs; relating to earning high school credit for completion of vocational education courses offered by institutions receiving technical and vocational education program funding; relating to schools operated by a federal agency; relating to education tax credits; establishing an optional municipal tax exemption for privately owned real property rented or leased for use as a charter school; establishing a pilot project for public middle school students; requiring the Department of

Administration to provide a proposal for a salary and benefits schedule for school districts and for teacher tenure; requiring the Legislative Budget and Audit Committee to provide for studies on public education funding; requiring the Department of Education and Early Development to report to the legislature on school design and construction; relating to grants to school districts; and providing for an effective date."

Chapter 15, SLA 2014
Effective Date: See Chapter

HB 266

Message dated May 28 was received stating:

Dear President Huggins,

On this date, I have signed the following bill passed by the second session of the Twenty-Eighth Alaska State Legislature and am transmitting the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

CONFERENCE CS FOR HOUSE BILL NO. 266
"An Act making appropriations for the operating and loan program expenses of state government and for certain programs, capitalizing funds, and making reappropriations; and providing for an effective date."

Chapter No. 16, SLA 2014
[Effective Date: See Chapter]

As passed by the Legislature, CCS HB 266 contains appropriations for Fiscal Year 2014 and Fiscal Year 2015, totaling \$11.2 billion, including \$4.95 billion in unrestricted general funds. The budget includes special appropriations for tax credits, revenue sharing, and includes funding for public education, the university, public health and safety, transportation, resource management, and funding for State government programs, services, and grants.

I am committed to a responsible budget that provides essential public services and makes strategic investments to grow our economy. Leaving a strong, vibrant Alaska for our children and grandchildren requires living within our means and prioritizing spending for Alaskans' future. The FY2015 operating budget contains funding to pay down State debt and significantly reduces State government spending. Even at this reduced level, the budget represents my continued commitment to Alaska's constitutional priorities including education, resource development, public safety, transportation, and infrastructure.

Working together, we were able to enact a responsible budget and significantly reduce State spending from the current year. In addition, with the increased jobs and economic activity being generated by the More Alaska Production Act, our state will continue to be prosperous and full of opportunity.

Thank you for your leadership.

Sincerely,

/s/

Sean Parnell

Governor

HB 267

Message dated May 28 was received stating:

Dear President Huggins,

On this date, I have signed the following bill passed by the second session of the Twenty-Eighth Alaska State Legislature and am transmitting the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

CONFERENCE CS FOR HOUSE BILL NO. 267 "An Act making appropriations for the operating and capital expenses of the state's integrated comprehensive mental health program; and providing for an effective date."

Chapter No.17, SLA 2014

[Effective Date: 7/1/14]

As passed by the Legislature, CCS HB 267 totals \$245.5 million, including \$209.2 million in unrestricted general funds. I am committed to a responsible budget that provides essential public services and makes strategic investments to grow our economy.

Working together, we were able to enact a responsible budget and significantly reduce State spending from the current year. In addition, with the increased jobs and economic activity being generated by the More Alaska Production Act, our state will continue to be prosperous and full of opportunity.

Thank you for your leadership.

Sincerely,

/s/

Sean Parnell

Governor

SB 119

Message dated May 28 was received stating:

Dear President Huggins,

On this date, I have signed the following bill passed by the second session of the Twenty-Eighth Alaska State Legislature and am transmitting the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

HOUSE CS FOR CS FOR SENATE BILL NO. 119(FIN) am H "An Act making and amending appropriations, including capital appropriations, supplemental appropriations, reappropriations, and other appropriations; making appropriations to capitalize funds; making appropriations under art. IX, sec. 17(c), Constitution of the State of Alaska, from the constitutional budget reserve fund; and providing for an effective date."

Chapter No. 18, SLA 2014
[Effective Date: See Chapter]

As passed by the Legislature, HCS CSSB 119(FIN) am H contains capital, supplemental, and operating appropriations for Fiscal Year 2014 and Fiscal Year 2015, totaling \$2.45 billion, including \$888.8 million in unrestricted general funds. This bill represents my continued commitment to Alaska's constitutional priorities including resource development, public safety, education, transportation, and infrastructure.

This legislation also approves a transfer of \$3 billion from the Constitutional Budget Reserve fund into the State's retirement trust funds. This transfer addresses Alaska's single largest cost driver – our unfunded pension liability – and will significantly reduce our annual operating costs instead of pushing it off to future generations.

I am committed to a responsible budget that provides essential public services and makes strategic investments to grow our economy. Leaving a strong, vibrant Alaska for our children and grandchildren requires living within our means and prioritizing spending for Alaskans' future. The capital budget focuses on fixing what we have through deferred maintenance and finishing what we have started. It also provides matching funds to leverage federal and local dollars. The budget contains ongoing investments in energy development, roads to resources, water and sewer projects, and school construction.

Working together, we were able to enact a responsible budget and significantly reduce State spending from the current year. In addition, with the increased jobs and economic activity being generated by the More Alaska Production Act, our state will continue to be prosperous and full of opportunity.

Thank you for your leadership.

Sincerely,

/s/

Sean Parnell

Governor

HB 211

Message was received stating the Governor signed the following bill on May 29 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

SENATE CS FOR CS FOR HOUSE BILL
NO. 211(L&C) "An Act relating to the education and
employment of individuals with disabilities."

Chapter 19, SLA 2014
Effective Date: 8/27/14

SB 99

Message was received stating the Governor signed the following bill on June 16 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

CS FOR SENATE BILL NO. 99(L&C) am H "An Act relating to the Alaska Industrial Development and Export Authority revolving fund; limiting the use of the Alaska Industrial Development and Export Authority sustainable energy transmission and supply development fund for certain loans and loan guarantees and allowing the development fund to be used as security for a bond guarantee; amending the definition of 'qualified energy development'; authorizing the Alaska Industrial Development and Export Authority to issue bonds to finance the infrastructure and construction costs of the Bokan-Dotson Ridge rare earth element project and the Niblack project; and relating to legislative approval for a loan from the power project fund for the Blue Lake hydroelectric project."

Chapter 20, SLA 2014
Effective Date: 9/14/14

HB 154

Message was received stating the Governor signed the following bill on June 17 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

SENATE CS FOR CS FOR HOUSE BILL NO. 154(EDC)
"An Act relating to natural and cultural history repositories."

Chapter 21, SLA 2014
Effective Date: 9/15/14

HB 268

Message was received stating the Governor signed the following bill on June 17 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

CS FOR HOUSE BILL NO. 268(FIN) "An Act relating to big bull moose derbies and the Snow Town Ice Classic; and relating to permits for games of chance and contests of skill."

Chapter 22, SLA 2014
Effective Date: 9/15/14

SB 74

Message was received stating the Governor signed the following bill on June 17 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

SENATE BILL NO. 74 "An Act creating the University of Alaska building fund for the payment by the University of Alaska of the costs of use, management, operation, maintenance, and depreciation of space in buildings; and authorizing the Board of Regents of the University of Alaska to designate buildings for which the fund is to be used."

Chapter 23, SLA 2014
Effective Date: 9/15/14

SB 218

Message was received stating the Governor signed the following bill on June 17 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

HOUSE CS FOR CS FOR SENATE BILL NO. 218(FIN) "An Act relating to financing; relating to the Alaska Municipal Bond Bank Authority; authorizing the University of Alaska to issue bonds to finance the design, construction, acquisition, and equipping costs of the University of Alaska Fairbanks

heat and power plant; authorizing the University of Alaska to borrow money from the Alaska Municipal Bond Bank Authority to finance the design, construction, acquisition, and equipping costs of the University of Alaska Fairbanks heat and power plant; and providing for an effective date."

Chapter 24, SLA 2014
Effective Date: 6/18/14

SB 137

Message was received stating the Governor signed the following bill on June 17 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

SENATE BILL NO. 137 "An Act extending the termination date of the Alaska Seismic Hazards Safety Commission; and providing for an effective date."

Chapter 25, SLA 2014
Effective Date: 6/18/14

HB 302

Message was received stating the Governor signed the following bill on June 17 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

CS FOR HOUSE BILL NO. 302(L&C) "An Act relating to rules of professional conduct for the profession of public accounting."

Chapter 26, SLA 2014
Effective Date: 9/15/14

HB 282

Message was received stating the Governor signed the following bill on June 17 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

CS FOR HOUSE BILL NO. 282(JUD) "An Act relating to the rights and obligations of residential landlords and tenants; and relating to the taking of a permanent fund dividend for rent and damages owed to a residential landlord."

Chapter 27, SLA 2014
Effective Date: 9/15/14

SB 135

Message was received stating the Governor signed the following bill on June 18 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

SENATE BILL NO. 135 "An Act extending the termination date of the Alaska Health Care Commission; and providing for an effective date."

Chapter 28, SLA 2014
Effective Date: 6/19/14

SB 166

Message was received stating the Governor signed the following bill on June 18 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

CS FOR SENATE BILL NO. 166(FIN) "An Act relating to nursing and to the Board of Nursing."

Chapter 29, SLA 2014
Effective Date: 9/16/14

SB 169

Message was received stating the Governor signed the following bill on June 18 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

HOUSE CS FOR CS FOR SENATE BILL NO. 169(HSS) "An Act establishing in the Department of Health and Social Services a statewide

immunization program and the State Vaccine Assessment Council; creating a vaccine assessment account; requiring a vaccine assessment from assessable entities and other program participants for statewide immunization purchases; repealing the temporary child and adult immunization program; and providing for an effective date."

Chapter 30, SLA 2014
Effective Date: 1/1/15

HB 242

Message was received stating the Governor signed the following bill on June 18 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

HOUSE BILL NO. 242 "An Act extending the termination date of the State Physical Therapy and Occupational Therapy Board; and providing for an effective date."

Chapter 31, SLA 2014
Effective Date: 6/19/14

HB 240

Message was received stating the Governor signed the following bill on June 18 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

HOUSE BILL NO. 240 "An Act extending the termination date of the Board of Chiropractic Examiners; and providing for an effective date."

Chapter 32, SLA 2014
Effective Date: 6/19/14

HB 241

Message was received stating the Governor signed the following bill on June 18 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

HOUSE BILL NO. 241 "An Act extending the termination date of the Board of Marital and Family Therapy; and providing for an effective date."

Chapter 33, SLA 2014
Effective Date: 6/19/14

HB 239

Message was received stating the Governor signed the following bill on June 18 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

HOUSE BILL NO. 239 "An Act extending the termination date of the Board of Examiners in Optometry; and providing for an effective date."

Chapter 34, SLA 2014
Effective Date: 6/19/14

SB 162

Message was received stating the Governor signed the following bill on June 18 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

SENATE BILL NO. 162 "An Act authorizing a licensed optometrist to prescribe a pharmaceutical agent containing hydrocodone."

Chapter 35, SLA 2014
Effective Date: 9/16/14

HB 160

Message was received stating the Governor signed the following bill on June 18 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

SENATE CS FOR CS FOR HOUSE BILL NO. 160(FIN)
"An Act relating to the licensing and regulation of athletic trainers; and providing for an effective date."

Chapter 36, SLA 2014
Effective Date: See Chapter

HB 234

Message was received stating the Governor signed the following bill on June 18 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

HOUSE BILL NO. 234 "An Act extending the termination date of the Regulatory Commission of Alaska; and providing for an effective date."

Chapter 37, SLA 2014
Effective Date: 6/19/14

HB 127

Message was received stating the Governor signed the following bill on June 18 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

SENATE CS FOR CS FOR HOUSE BILL NO. 127(JUD) "An Act relating to compensation of the ombudsman and to employment of staff by the ombudsman under personal service contracts; relating to disclosure by an agency to the ombudsman of communications subject to attorney-client and attorney work-product privileges; relating to the privilege of the ombudsman not to testify and creating a privilege under which the ombudsman is not required to disclose certain documents; relating to procedures for procurement by the ombudsman; and amending Rules 501 and 503, Alaska Rules of Evidence."

Chapter 38, SLA 2014
Effective Date: 9/16/14

HB 135

Message was received stating the Governor signed the following bill on June 18 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

HOUSE BILL NO. 135 "An Act relating to the reservation of certain mining claims from all uses incompatible with the purposes for establishing the Petersville Recreational Mining Area."

Chapter 39, SLA 2014
Effective Date: 9/16/14

HB 244

Message was received stating the Governor signed the following bill on June 18 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

SENATE CS FOR HOUSE BILL NO. 244(FIN)
"An Act extending the termination date of the Citizens' Advisory Commission on Federal Management Areas in Alaska; and providing for an effective date."

Chapter 40, SLA 2014
Effective Date: 6/19/14

HB 361

Message was received stating the Governor signed the following bill on June 18 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

HOUSE BILL NO. 361 "An Act relating to licensing of behavior analysts."

Chapter 41, SLA 2014
Effective Date: 9/16/14

SB 129

Message was received stating the Governor signed the following bill on June 18 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

CS FOR SENATE BILL NO. 129(FIN) "An Act extending the termination date of the Board of Certified Real Estate Appraisers; relating to real estate appraisers; and providing for an effective date."

Chapter 42, SLA 2014
Effective Date: 6/19/14

SB 124

Message was received stating the Governor signed the following bill on June 18 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

SENATE BILL NO. 124 "An Act extending the termination date of the Council on Domestic Violence and Sexual Assault; and providing for an effective date."

Chapter 43, SLA 2014
Effective Date: 6/19/14

SB 213

Message was received stating the Governor signed the following bill on June 19 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

SENATE BILL NO. 213 "An Act relating to the appointment of municipal election boards."

Chapter 44, SLA 2014
Effective Date: 9/17/14

SB 206

Message was received stating the Governor signed the following bill on June 19 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

CS FOR SENATE BILL NO. 206(STA) am H "An Act relating to motor vehicle registration and fees; relating to licensing of school bus drivers; relating to notice of an accident involving a motor vehicle; and providing for an effective date."

Chapter 45, SLA 2014
Effective Date: 7/1/14

HB 308

Message was received stating the Governor signed the following bill on June 19 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

HOUSE BILL NO. 308 "An Act relating to the exemptions under the Alaska Securities Act and to securities issued by Native corporations; and providing for an effective date."

Chapter 46, SLA 2014
Effective Date: 7/1/14

HB 161

Message was received stating the Governor signed the following bill on June 20 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

SENATE CS FOR CS FOR HOUSE BILL NO. 161(RES) am S "An Act relating to auctions or raffles for big game harvest permits and to the selection of nonprofit organizations to conduct auctions and raffles for the Department of Fish and Game."

Chapter 47, SLA 2014
Effective Date: 9/18/14

SB 201

Message was received stating the Governor signed the following bill on June 20 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

CS FOR SENATE BILL NO. 201(JUD) "An Act relating to the crime of trespass."

Chapter 48, SLA 2014
Effective Date: 9/18/14

SB 190

Message was received stating the Governor signed the following bill on June 20 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

CS FOR SENATE BILL NO. 190(L&C) "An Act permitting certain persons who are not licensed by the Big Game Commercial Services Board to provide or assist in providing certain guide services."

Chapter 49, SLA 2014
Effective Date: 9/18/14

HB 19

Message was received stating the Governor signed the following bill on June 20 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

CS FOR HOUSE BILL NO. 19(RLS)(efd am) "An Act relating to permanent motor vehicle registration in the unorganized borough and in a municipality that has elected to allow permanent registration; relating to the registration fee for noncommercial trailers and to the motor vehicle tax for trailers; and providing for an effective date."

Chapter 50, SLA 2014
Effective Date: 1/1/15

HB 23

Message was received stating the Governor signed the following bill on June 20 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

FREE CONFERENCE CS FOR HOUSE BILL NO. 23 "An Act relating to the Department of Transportation and Public Facilities; relating to the Knik Arm Bridge and Toll Authority; relating to construction of the Knik Arm bridge and appurtenant facilities; relating to toll bridge revenue bonds; establishing the Knik Arm construction fund, the toll bridge revenue fund, the toll bridge revenue bond redemption fund, and the toll bridge revenue bond reserve fund; relating to powers and duties of the state bond committee; and providing for an effective date."

Chapter 51, SLA 2014
Effective Date: 7/1/14

HB 385

Message was received stating the Governor signed the following bill on June 23 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

SENATE CS FOR HOUSE BILL NO. 385(FIN) "An Act relating to the past service liabilities of the defined benefit plan in the teachers' retirement system and the defined benefit plan in the public employees' retirement system, and to excess assets of those plans on termination of the plans; and providing for an effective date."

Chapter 52, SLA 2014
Effective Date: See Chapter

SB 116

Message was received stating the Governor signed the following bill on June 23 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

CS FOR SENATE BILL NO. 116(STA) "An Act relating to service of citations; amending Rule 3(f), Alaska Rules of Minor Offense Procedure; repealing Rule 3(g), Alaska Rules of Minor Offense Procedure; and providing for an effective date."

Chapter 53, SLA 2014
Effective Date: 6/24/14

SB 58

Message was received stating the Governor signed the following bill on June 23 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

SENATE BILL NO. 58 "An Act allowing an insurer to cancel an insurance policy if property becomes entirely abandoned and the abandonment increases the hazard insured against."

Chapter 54, SLA 2014
Effective Date: 9/21/14

HB 141

Message was received stating the Governor signed the following bill on June 23 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

HOUSE BILL NO. 141 "An Act setting the fee for medical treatment or services performed outside the state under the Alaska Workers' Compensation Act, requiring a provider of medical treatment or services under the Alaska Workers' Compensation Act to submit bills for treatment or services to employers

within 180 days after the date the treatment or services are rendered, and limiting the time for appealing an employer's denial or reduction of a bill; and providing for an effective date."

Chapter 55, SLA 2014
Effective Date: See Chapter

HB 218

Message was received stating the Governor signed the following bill on June 23 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

SENATE CS FOR CS FOR HOUSE BILL NO. 218(JUD) "An Act relating to the aggravating factor at felony sentencing of multiple prior misdemeanors when a prior misdemeanor involves an assault on a correctional employee; providing that deportation is not a proper factor for referral of a case to a three-judge panel for sentencing for a felony; and providing for an effective date."

Chapter 56, SLA 2014
Effective Date: 7/1/14

HB 223

Message was received stating the Governor signed the following bill on July 7 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

HOUSE BILL NO. 223 "An Act authorizing municipalities to exempt or partially exempt for up to 10 years property in a military facility zone that creates or supports industry, development, or educational or training opportunities."

Chapter 57, SLA 2014
Effective Date: 10/5/14

HB 212

Message was received stating the Governor signed the following bill on July 7 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

HOUSE BILL NO. 212 "An Act relating to an exemption from driver licensing requirements for spouses of members of the armed forces of the United States."

Chapter 58, SLA 2014
Effective Date: 10/5/14

SB 171

Message was received stating the Governor signed the following bill on July 7 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

HOUSE CS FOR CS FOR SENATE BILL NO. 171(2d JUD) "An Act relating to multidisciplinary child protection teams; and relating to investigation of child abuse or neglect."

Chapter 59, SLA 2014
Effective Date: 10/5/14

SB 187

Message was received stating the Governor signed the following bill on July 7 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

HOUSE CS FOR CS FOR SENATE BILL NO. 187(JUD) "An Act relating to the crime of misconduct involving confidential information in the first degree; amending Rule 16, Alaska Rules of Criminal Procedure; amending Rule 8, Alaska Child in Need of Aid Rules; and providing for an effective date."

Chapter 60, SLA 2014
Effective Date: 7/8/14

HB 306

Message was received stating the Governor signed the following bill on July 7 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

SENATE CS FOR CS FOR HOUSE BILL NO. 306(FIN)
am S "An Act relating to the review and administration of tax credit programs; requiring the Department of Revenue to report indirect expenditures; relating to the duties of state agencies; requiring the legislative finance division to analyze certain indirect expenditures; relating to lapse dates for appropriations for capital projects; relating to lapse dates for capital budget grants; relating to capital expenditures; relating to unexpended balances of capital projects; repealing the capital projects funds; repealing the insurance tax education credit, the income tax education credit, the oil or gas producer education credit, the property tax education credit, the mining business education credit, the fisheries business education credit, the fisheries business tax credit for scholarship contributions, the fisheries business salmon product development tax credit, the fisheries business salmon utilization tax credit, the fisheries business landing tax credit for scholarship contributions, the fisheries resource landing tax credit for the fisheries resource harvested under the community development quota, the fisheries resource landing tax education credit, and the film production tax credit; providing for an effective date by repealing the effective dates in sec. 7, ch. 57, SLA 2003, the effective date in sec. 57, ch. 92, SLA 2010, and the effective dates in secs. 40 - 42, ch. 51, SLA 2012; and providing for an effective date."

Chapter 61, SLA 2014
Effective Date: See Chapter

HB 250

Message was received stating the Governor signed the following bill on July 8 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

CS FOR HOUSE BILL NO. 250(HSS) am "An Act making an expression of apology, sympathy, commiseration, compassion, or benevolence by a health care provider inadmissible in a medical malpractice case; requiring a health care provider to advise a patient or the patient's legal representative to seek legal advice before making an agreement with the patient to correct an unanticipated outcome of medical treatment or care; and amending Rules 402, 407, 408, 409, and 801, Alaska Rules of Evidence."

Chapter 62, SLA 2014
Effective Date: 10/6/14

HB 316

Message was received stating the Governor signed the following bill on July 8 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

CS FOR HOUSE BILL NO. 316(FIN) "An Act relating to workers' compensation fees for medical treatment and services; relating to workers' compensation regulations; and providing for an effective date."

Chapter 63, SLA 2014
Effective Date: See Chapter

HB 169

Message was received stating the Governor signed the following bill on July 8 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

CS FOR HOUSE BILL NO. 169(L&C) "An Act relating to the authority of the Regulatory Commission of Alaska to regulate the production and distribution of telephone directories."

Chapter 64, SLA 2014
Effective Date: 10/6/14

HB 167

Message was received stating the Governor signed the following bill on July 8 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

CS FOR HOUSE BILL NO. 167(RLS) "An Act relating to the regulation of architects, engineers, land surveyors, and landscape architects."

Chapter 65, SLA 2014
Effective Date: 10/6/14

HB 231

Message was received stating the Governor signed the following bill on July 8 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

HOUSE BILL NO. 231 "An Act eliminating the Department of Revenue's duty to register cattle brands."

Chapter 66, SLA 2014
Effective Date: 10/6/14

HB 305

Message was received stating the Governor signed the following bill on July 8 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

CS FOR HOUSE BILL NO. 305(FIN) "An Act relating to the records of metal scrappers; repealing the requirement that a junk dealer or metal scrapper obtain a license; and providing for an effective date."

Chapter 67, SLA 2014
Effective Date: 1/1/15

HB 143

Message was received stating the Governor signed the following bill on July 8 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

CS FOR HOUSE BILL NO. 143(FIN) "An Act relating to crewmember fishing licenses; and providing for an effective date."

Chapter 68, SLA 2014
Effective Date: 1/1/15

SB 71

Message was received stating the Governor signed the following bill on July 8 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

HOUSE CS FOR CS FOR SENATE BILL NO. 71(FIN) am H "An Act relating to the fishery resource landing tax and cost recovery fisheries; relating to a product development tax credit for certain salmon and herring products; providing for an effective date by amending the effective date of sec. 3, ch. 57, SLA 2003; and providing for an effective date."

Chapter 69, SLA 2014
Effective Date: See Chapter

SB 193

Message was received stating the Governor signed the following bill on July 8 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

HOUSE CS FOR SENATE BILL NO. 193(FIN) "An Act relating to bonds required for contractors; and providing for an effective date."

Chapter 70, SLA 2014
Effective Date: 1/1/15

SB 106

Message was received stating the Governor signed the following bill on July 10 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

CS FOR SENATE BILL NO. 106(STA) "An Act providing for certain individuals who have erected a building on land leased from the state to receive a preference right to purchase certain state land without competitive bid."

Chapter 71, SLA 2014
Effective Date: 10/8/14

HB 369

Message was received stating the Governor signed the following bill on July 10 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

SENATE CS FOR CS FOR HOUSE BILL NO. 369(JUD) "An Act relating to restrictions on the criminal prosecution for certain offenses for a person who seeks medical assistance for a person experiencing a drug overdose."

Chapter 72, SLA 2014
Effective Date: 10/8/14

HB 366

Message was received stating the Governor signed the following bill on July 10 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

CS FOR HOUSE BILL NO. 366(JUD) "An Act relating to reporting an involuntary mental health commitment to the National Instant Criminal Background Check System; relating to the sealing of records of mental health proceedings; and relating to relief from a disability resulting from an involuntary commitment or an adjudication of mental illness or mental incompetence."

Chapter 73, SLA 2014
Effective Date: 10/8/14

HB 193

Message was received stating the Governor signed the following bill on July 10 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

SENATE CS FOR CS FOR HOUSE BILL
NO. 193(FIN) "An Act relating to the joint
administration of tobacco taxes by the state and a
municipality; and authorizing the Department of
Revenue to furnish to a municipality returns or
reports related to the vehicle rental tax."

Chapter 74, SLA 2014
Effective Date: 10/8/14

HB 297

Message was received stating the Governor signed the following bill on July 10 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

CS FOR HOUSE BILL NO. 297(FIN) "An Act
recognizing the Alaska Housing Finance Corporation
as the authorizing agency to approve home energy
rating systems for the state; and providing for an
effective date."

Chapter 75, SLA 2014
Effective Date: 7/11/14

SB 194

Message was received stating the Governor signed the following bill on July 10 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

HOUSE CS FOR CS FOR SENATE BILL
NO. 194(L&C) "An Act creating the Alaska Tourism
Marketing Board; and relating to tourism marketing."

Chapter 76, SLA 2014
Effective Date: 10/8/14

SB 200

Message was received stating the Governor signed the following bill on July 10 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

HOUSE CS FOR SENATE BILL NO. 200(RLS)
"An Act relating to an action for the death of an unborn child in certain circumstances."

Chapter 77, SLA 2014
Effective Date: 10/8/14

HB 206

Message was received stating the Governor signed the following bill on July 10 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

SENATE CS FOR CS FOR HOUSE BILL
NO. 206(L&C) "An Act relating to motor vehicle service contracts; exempting motor vehicle service contracts from regulation as insurance; and providing for an effective date."

Chapter 78, SLA 2014
Effective Date: 1/1/15

HB 262

Message was received stating the Governor signed the following bill on July 10 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

HOUSE BILL NO. 262 "An Act exempting the Public Defender Agency and the office of public advocacy from certain provisions of the State Procurement Code; and providing for an effective date."

Chapter 79, SLA 2014
Effective Date: 7/11/14

HB 378

Message was received stating the Governor signed the following bill on July 10 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

SENATE CS FOR CS FOR HOUSE BILL
NO. 378(FIN) "An Act relating to motor vehicle
registration; relating to drivers' licenses; relating to
instruction permits; relating to commercial motor
vehicles and commercial motor carriers; and
providing for an effective date."

Chapter 80, SLA 2014
Effective Date: See Chapter

HB 116

Message was received stating the Governor signed the following bill on July 10 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

CS FOR HOUSE BILL NO. 116(L&C) "An Act
relating to the use of credited military service by
retired peace officers and firefighters to meet certain
requirements for major medical insurance coverage;
and providing for an effective date."

Chapter 81, SLA 2014
Effective Date: 7/11/14

HB 309

Message was received stating the Governor signed the following bill on July 14 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

CS FOR HOUSE BILL NO. 309(L&C) "An Act
relating to distillery licenses."

Chapter 82, SLA 2014
Effective Date: 10/12/14

SB 64

Message was received stating the Governor signed the following bill on July 16 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

HOUSE CS FOR CS FOR SENATE BILL
NO. 64(FIN) am H "An Act relating to theft and property offenses; relating to the definition of 'prior convictions' for certain theft offenses; establishing the Alaska Criminal Justice Commission and providing an expiration date; relating to electronic monitoring for certain persons convicted of driving while under the influence; relating to the crime of custodial interference; relating to the duties of the Alaska Judicial Council; relating to jail-time credit for offenders in court-ordered treatment programs; relating to conditions of release, probation, and parole; relating to a mitigating factor for a person suffering from combat-related post-traumatic stress disorder or combat-related traumatic brain injury; relating to duties of the commissioner of corrections and board of parole; establishing a program for reducing recidivism in the Department of Health and Social Services; requiring the commissioner of health and social services to establish programs for persons on conditions of release or probation that require testing for controlled substances and alcoholic beverages; requiring the board of parole to establish programs for persons on parole that require testing for controlled substances and alcoholic beverages; relating to the duties of the Department of Health and Social Services; and providing for an effective date."

Chapter 83, SLA 2014
Effective Date: See Chapter

SB 157

Message was received stating the Governor signed the following bill on July 16 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

HOUSE CS FOR SENATE BILL NO. 157(CRA)
am H "An Act exempting solicitations or voluntary
agreements to provide ambulance, emergency, or fire
department services from regulation as insurance;
relating to municipal fire protection service area
boundary changes."

Chapter 84, SLA 2014
Effective Date: 10/14/14

SB 128

Message was received stating the Governor signed the following bill
on July 16 and transmitted the engrossed and enrolled copies to the
Lieutenant Governor's Office for permanent filing:

HOUSE CS FOR CS FOR SENATE BILL
NO. 128(JUD) "An Act relating to the crime of
harassment."

Chapter 85, SLA 2014
Effective Date: 10/14/14

SB 173

Message was received stating the Governor signed the following bill
on July 16 and transmitted the engrossed and enrolled copies to the
Lieutenant Governor's Office for permanent filing:

HOUSE CS FOR CS FOR SENATE BILL
NO. 173(JUD) "An Act relating to a prohibition on
the possession, offer, display, marketing, advertising
for sale, or sale of illicit synthetic drugs."

Chapter 86, SLA 2014
Effective Date: 10/14/14

HB 140

Message was received stating the Governor signed the following bill
on July 16 and transmitted the engrossed and enrolled copies to the
Lieutenant Governor's Office for permanent filing:

SENATE CS FOR CS FOR HOUSE BILL
NO. 140(JUD) "An Act relating to the proposed
adoption, amendment, or repeal of a regulation; and
relating to contact with agencies about regulations."

Chapter 87, SLA 2014
Effective Date: 10/14/14

SB 132

Message was received stating the Governor signed the following bill
on July 16 and transmitted the engrossed and enrolled copies to the
Lieutenant Governor's Office for permanent filing:

CS FOR SENATE BILL NO. 132(STA) "An Act
relating to exemptions from the payment of motor
vehicle registration fees for residents 65 years of age
or older; and providing for an effective date."

Chapter 88, SLA 2014
Effective Date: 1/1/15

SB 195

Message was received stating the Governor signed the following bill
on July 16 and transmitted the engrossed and enrolled copies to the
Lieutenant Governor's Office for permanent filing:

HOUSE CS FOR CS FOR SENATE BILL
NO. 195(FIN) "An Act relating to the membership and
authority of the Alaska Commission on Postsecondary
Education; relating to the Alaska Student Loan
Corporation; relating to teacher education loans; relating
to interest on and consolidation of postsecondary
education loans; relating to Alaska supplemental
education loans; relating to AlaskAdvantage grants;
relating to the Alaska family education loan program;
relating to postsecondary educational institutions; and
providing for an effective date."

Chapter 89, SLA 2014
Effective Date: 7/17/14

SB 191

Message was received stating the Governor signed the following bill on July 16 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

HOUSE CS FOR CS FOR SENATE BILL NO. 191(FIN) "An Act relating to the authority of the Legislative Budget and Audit Committee to approve the temporary transfer of money from the general fund to construction funds or accounts; and providing for an effective date."

Chapter 90, SLA 2014
Effective Date: 7/17/14

SB 110

Message was received stating the Governor signed the following bill on July 16 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

CS FOR SENATE BILL NO. 110(JUD) "An Act relating to the authority of the victims' advocate to request a hearing for the release to a crime victim under certain conditions of certain property in the custody of a law enforcement agency."

Chapter 91, SLA 2014
Effective Date: 10/14/14

SB 186

Message was received stating the Governor signed the following bill on July 16 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

SENATE BILL NO. 186 "An Act relating to the Controlled Substances Advisory Committee and providing for mandatory meetings of the committee at least twice a year."

Chapter 92, SLA 2014
Effective Date: 10/14/14

SB 140

Message was received stating the Governor signed the following bill on July 16 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

HOUSE CS FOR CS FOR SENATE BILL
NO. 140(FIN) am H(reengrossed) "An Act creating
the Arctic infrastructure development program and
fund in the Alaska Industrial Development and
Export Authority; and relating to dividends from the
Alaska Industrial Development and Export
Authority."

Chapter 93, SLA 2014
Effective Date: 10/14/14

SB 183

Message was received stating the Governor signed the following bill on July 16 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

SENATE BILL NO. 183 "An Act extending the
termination date of the emerging energy technology
fund and grant program."

Chapter 94, SLA 2014
Effective Date: 10/14/14

HB 210

Message was received stating the Governor signed the following bill on July 16 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

CS FOR HOUSE BILL NO. 210(FIN) am "An Act
relating to crisis intervention training for school
personnel; and relating to restraint and seclusion of
students in public schools."

Chapter 95, SLA 2014
Effective Date: 10/14/14

HB 301

Message was received stating the Governor signed the following bill on July 17 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

CS FOR HOUSE BILL NO. 301(HSS) "An Act relating to duties and procedures of the state medical examiner and the Department of Health and Social Services."

Chapter 96, SLA 2014
Effective Date: 10/15/14

HB 199

Message was received stating the Governor signed the following bill on July 18 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

HOUSE BILL NO. 199 "An Act relating to Department of Public Safety regulations allowing village public safety officers to carry firearms."

Chapter 97, SLA 2014
Effective Date: 10/16/14

HB 293

Message was received stating the Governor signed the following bill on July 25 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

CS FOR HOUSE BILL NO. 293(STA) "An Act relating to motor vehicle registration plates; relating to special registration plates for firefighters and emergency medical service providers; and providing for an effective date."

Chapter 98, SLA 2014
Effective Date: 1/1/15

SB 156

Message was received stating the Governor signed the following bill on July 25 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

SENATE BILL NO. 156 "An Act relating to direct-entry midwives."

Chapter 99, SLA 2014
Effective Date: 10/23/14

SB 175

Message was received stating the Governor signed the following bill on July 28 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

CS FOR SENATE BILL NO. 175(STA) "An Act designating the official state bolt-action rifle."

Chapter 100, SLA 2014
Effective Date: 10/26/14

HB 357

Message was received stating the Governor signed the following bill on July 28 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

HOUSE BILL NO. 357 "An Act relating to the purchase of alcoholic beverages at a club and to access by certain persons under 21 years of age to a club's licensed premises when alcoholic beverages are present."

Chapter 101, SLA 2014
Effective Date: 10/26/14

SB 145

Message was received stating the Governor signed the following bill on July 28 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

SENATE BILL NO. 145 am H "An Act relating to the Teachers' Retirement System, the Judicial Retirement System, and the Public Employees' Retirement System for qualified military service; relating to the definition of 'veteran' for purposes of housing, eligibility for veterans' loans, and preferences in state employment hiring; providing for home and community-based waiver services under Medicaid for children of military service members; and providing for an effective date."

Chapter 102, SLA 2014
Effective Date: See Chapter

SB 214

Message was received stating the Governor signed the following bill on July 28 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

CS FOR SENATE BILL NO. 214(L&C) am "An Act relating to independent portable electronics adjuster licensing."

Chapter 103, SLA 2014
Effective Date: 10/26/14

SB 167

Message was received stating the Governor signed the following bill on July 28 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

SENATE BILL NO. 167 "An Act relating to the maximum amount of uninsured and underinsured coverage payable under multiple motor vehicle insurance policies issued by the same insurer in the same household."

Chapter 104, SLA 2014
Effective Date: 10/26/14

HB 255

Message was received stating the Governor signed the following bill on July 28 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

CS FOR HOUSE BILL NO. 255(JUD) "An Act relating to unmanned aircraft systems; and relating to images captured by an unmanned aircraft system."

Chapter 105, SLA 2014
Effective Date: 10/26/14

HB 75

Message was received stating the Governor signed the following bill on July 29 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

SENATE CS FOR CS FOR HOUSE BILL NO. 75(FIN)
"An Act amending certain audit requirements for entities receiving contributions from permanent fund dividends; requiring the three main campuses of the University of Alaska to apply to be included on the contribution list for contributions from permanent fund dividends; relating to notice provided on the electronic dividend application form; relating to administrative costs for administering the program of contributions from permanent fund dividends; relating to a coordination fee for entities that receive contributions from permanent fund dividends; and requiring the university to pay an application fee for each campus separately listed on the contribution list for contributions from permanent fund dividends."

Chapter 106, SLA 2014
Effective Date: 10/27/14

SB 77

Message was received stating the Governor signed the following bill on July 29 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

HOUSE CS FOR CS FOR SENATE BILL
NO. 77(RES) "An Act relating to big game hunting
with children."

Chapter 107, SLA 2014
Effective Date: 10/27/14

HB 287

Message was received stating the Governor signed the following bill on July 29 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

SENATE CS FOR CS FOR HOUSE BILL
NO. 287(FIN) "An Act relating to the determination
of the royalty received by the state on oil production
refined or processed in the state; providing tax credits
for qualified infrastructure expenditures for in-state
refineries; approving and ratifying the sale of royalty
oil by the State of Alaska to Tesoro Corporation and
Tesoro Refining and Marketing Company LLC; and
providing for an effective date."

Chapter 108, SLA 2014
Effective Date: See Chapter

HB 217

Message was received stating the Governor signed the following bill on July 30 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

HOUSE BILL NO. 217 "An Act establishing
November 14 each year as Dr. Walter Soboleff Day."

Chapter 109, SLA 2014
Effective Date: 10/28/14

HB 32

Message was received stating the Governor signed the following bill on July 31 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

CS FOR HOUSE BILL NO. 32(FIN) am S "An Act providing for the issuance of one business license for multiple lines of business; and providing for reissuance of a business license to make a change on the license."

Chapter 110, SLA 2014
Effective Date: 10/29/14

HB 47

Message was received stating the Governor signed the following bill on August 4 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

CS FOR HOUSE BILL NO. 47(JUD) am S "An Act requiring a party seeking a restraining order, preliminary injunction, or order staying the operation of certain permits affecting an industrial operation to give security in the amount the court considers proper for costs incurred and damages suffered if the industrial operation is wrongfully enjoined or restrained."

Chapter 111, SLA 2014
Effective Date: 11/2/14

HB 121

Message was received stating the Governor signed the following bill on August 4 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

CS FOR HOUSE BILL NO. 121(FIN) "An Act relating to the examinations, board, loans, and records of the Alaska Commercial Fishing and Agriculture Bank; and providing for an effective date."

Chapter 112, SLA 2014
Effective Date: 8/5/14

HB 263

Message was received stating the Governor signed the following bill on August 6 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

SENATE CS FOR CS FOR HOUSE BILL
NO. 263(FIN) "An Act extending the Alaska senior
benefits payment program."

Chapter 113, SLA 2014
Effective Date: 11/4/14

HB 328

Message was received stating the Governor signed the following bill on August 11 and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

CS FOR HOUSE BILL NO. 328(L&C) "An Act
establishing the Board of Massage Therapists;
relating to the licensing of massage therapists; and
providing for an effective date."

Chapter 114, SLA 2014
Effective Date: See Chapter

HB 281

Message dated August 18 was received stating:

Dear President Huggins,

Under the authority of Article II, Section 17, of the Alaska Constitution, I have let the following bill become law without signature:

CS FOR HOUSE BILL NO. 281(L&C) am S "An
Act relating to prescription of drugs by a physician
without a physical examination."

Chapter No. 115, SLA 2014
[Effective Date: 11/28/14]

HB 281 prohibits the Alaska State Medical Board from sanctioning physicians in Alaska who prescribe certain drugs via telemedicine without requiring Alaskans to obtain an in-person physical examination. The bill contains limitations or sideboards on the practice of telemedicine. One sideboard, for example, prohibits dispensing a controlled substance via telemedicine unless it is done with an appropriate licensed health care provider present with the patient to assist the physician with examination, diagnosis, and treatment.

Supporters of the legislation contend it will provide Alaskans with additional access to health care, lower cost health care (saving the cost of office visits), and more individual choice to make health care decisions while maintaining a high standard of care. The legislative history indicates telemedicine affords these benefits to consumers when the lower-level, more mundane prescriptions are accessed via telemedicine. Only a small number of health care providers weighed in on HB 281; the Alaska State Medical Association remained largely neutral on the legislation, but available to assist legislators and staff with questions. Legislators voted in overwhelming numbers to pass HB 281.

On the other hand, the Alaska State Medical Board (“the Board”) opposed HB 281 because of the Board’s concern over changing the practice of medicine, in limited circumstances, so as not to include an in-person examination. As Alaskans, we appreciate and commend all physicians and other health care providers in the state. The work of these dedicated professionals and the State Medical Board assure high practice standards exist in Alaska. I carefully considered the Board’s legitimate concerns.

First, the Board expressed concern that the standard of care would be diminished without requiring either a prior physician-patient relationship or the presence of a licensed healthcare provider with the patient at the time of the consultation. However, no testimony was provided that significant standard of care levels have been diminished in Alaska or elsewhere by using telemedicine. Indeed, telemedicine is already practiced successfully throughout the state, and telemedicine in Alaska originated with the Tribal Health Programs, thanks in significant part to Alaska’s former United States Senator Ted Stevens. Not only was no objective data presented of diminished health care

outcomes for consumers due to telemedicine, but data exists tending to show the opposite – that telemedicine offers a useful and potentially cost-effective service.¹

Currently in Alaska, when a patient uses telemedicine to access health services like prescriptions, a licensed health care provider is at each end of the line, one with the patient, and one on the other end of the telecommunication. To address the Board's concern that under HB 281 no health care provider would be physically present with the patient to prescribe lower level prescriptions (those that are not controlled substances), legislators added a provision requiring follow-up care and an agreement that the individual receiving the care consents to have all records of the consultation sent to his or her primary care provider.

Second, the Board expressed concern that out-of-state medical providers would be prescribing medications from another state; yet nothing in HB 281 changes the requirement that a physician must be licensed to practice medicine in this state. Furthermore, the Legislature directed that the physician be located in this state, and that, as noted above, the prescribing physician or another licensed health care provider is available to provide follow up care. Taken together, these provisions assure the legislative goal of cost-effective medical care delivered by trained and qualified Alaska physicians. In addition, although it appears nothing in HB 281 would restrict an Alaska physician who travels out-of-state temporarily to be able to treat his or her patients via telemedicine while on travel status, the Board could, by regulation, address this if it feels the need.

Third, one person raised concern that this legislation might run afoul of judicial interpretation related to whether a physician's recommendation to a patient, given over the phone, to seek emergency room care amounted to medical malpractice.² *Marsingill* and other

¹ See, Lori Uscher-Pines and Ateev Mehrotra, Abstract, *Analysis Of Teladoc Use Seems To Indicate Expanded Access To Care For Patients Without Prior Connection To A Provider* Health Affairs February 2014, Vol 33, no. 2, pp. 258 - 264

² *Marsingill v. O'Malley*, 58 P.3d 495 (Alaska 2002) (*Marsingill I*)(Case remanded for further proceedings after lower court denied plaintiff's request for jury instructions based on a reasonable patient standard);

cases establish that “a physician has a duty to provide a patient with enough information to allow a reasonable patient to make an informed and intelligent decision concerning whether to proceed with treatment.”³ The cases did not hold that physicians are prohibited from making a diagnosis or providing a prescription over the phone. If the concern is that somehow HB 281 would alter the court’s rulings on the standards that apply for informed consent between a physician and patient, the Department of Law notes that HB 281 does not amend AS 09.55.556 on standards related to a health care provider’s duty to obtain the informed consent of a patient.

During the legislative process and in our subsequent review, the bill’s potential public benefits of health care access, affordability, and personal responsibility were rigorously weighed against concerns raised by the Board. Like the overwhelming number of legislators who voted to pass HB 281, I believe Alaskans’ interests more heavily tilt to implementing HB 281. I also have a great deal of respect for the Alaska State Medical Board and its concern for losing some ability to require in-office patient examination.

For these reasons, HB 281 will become law without my signature, so legislators may be reminded in the years ahead to revisit this issue, assure telemedicine is working properly for Alaskans, and to continue the dialogue between the Alaska State Medical Board, legislators, and the Executive Branch.

Sincerely,

/s/

Sean Parnell
Governor

SB 108

Message dated August 28 was received stating:

Dear President Huggins,

Marsingill v. O'Malley, 128 P.3d 151 (Alaska 2006) (*Marsingill II*) (On appeal after remand, the jury verdict in favor of the physician was upheld.)

³ *Marsingill II*, 128 P.3d at 155, citing to *Marsingill I*, 58 P.3d at 503 (internal citations omitted).

Under the authority vested in me by Article II, Section 15 of the Alaska Constitution, I have vetoed the following bill:

HOUSE CS FOR CS FOR SENATE BILL
NO. 108(FIN) "An Act relating to the confidentiality
of certain records of criminal cases; and providing for
an effective date."

The provisions in HCS CSSB 108(FIN) attempt to solve a complex issue that requires striking the right balance between open and transparent criminal court proceedings, the rights of crime victims, and the rights of persons who have been accused, but never convicted, of a crime. Unfortunately, the legislation summarily sweeps all such cases under the cloak of confidentiality in an unnecessarily broad manner without respect to likely adverse impacts on the public. In my view, the legislation unnecessarily restricts access to criminal court records which adversely affects the ability of Alaskans to protect themselves and to hold their judicial system accountable. Additionally, the law would be vulnerable to legal challenge.

This legislation implicates important constitutional provisions and protections for all concerned, including the victim, the accused, members of the public outside the criminal proceeding, and generations to come who review and rely on historical information left in the public record.

For centuries, our country and her states have allowed public access to criminal court documents and proceedings because public confidence in the fairness, trustworthiness, and impartiality of our judicial system depends on the public's ability to observe criminal court proceedings and access the records of those proceedings. Indeed, the United States Supreme Court has concluded that "...a presumption of openness inheres in the very nature of a criminal trial under our system of justice." *Richmond Newspapers, Inc. v. Virginia*, 448 U.S. 555, 573 (1980).

While *Richmond Newspapers* addressed the issue of whether a trial could be closed to the press and public, something not at issue in this legislation, the Supreme Court's opinion spoke to constitutional interests at stake in HCS CSSB 108(FIN). The First Amendment, in

conjunction with the Fourteenth, prohibits governments from abridging the freedom of speech, or of the press; or of its people to petition the government for a redress of grievances. The First Amendment right to free speech "goes beyond protection of the press and the self-expression of individuals to prohibit government from limiting the stock of information from which members of the public may draw." *Id.* at 576, citing, *First National Bank of Boston v. Bellotti*, 435 U.S. 765, 783 (1978). Free speech, the *Richmond Newspapers* Court held, carries with it some freedom to listen, to receive information and ideas. *Id.* at 576.

The public's right to know what happens in criminal proceedings was not based on some right to satisfy mere personal curiosity, but rather on a person's right to be fully informed so as to protect him or herself or family members from harm, to foster accountability for our judicial branch by the people, and to improve individual decision-making.

I think here of the parent who wants to complete his or her due diligence on a potential daycare provider. Just because the prosecutor failed to prove beyond a reasonable doubt that a person should be convicted of a crime related to child abuse, it does not mean that a parent outside the proceeding should be left in the dark about that court process. A parent's standard for who should watch his or her child would likely be considerably different than whether someone had been acquitted of such charges on a "beyond a reasonable doubt" standard. At the very least, the parent should have access to court information so they can pursue a more fully informed choice.

The legislation makes case records confidential from public view, but gives access rights to records of criminal proceedings to employees of the Department of Health and Social Services who are responsible for the health, safety, welfare, or placement of a child; a person with a physical or intellectual disability; or a person with a mental illness. Why is it important for a State worker to have access rights to this information to protect a vulnerable person in the State's care, but not for a parent or other family member trying to ensure the safety of a vulnerable person in their household? An argument can be made that the legislation could create more crime victims in our state because it would inhibit the ability of Alaskans to protect themselves or their loved ones via access to complete criminal records.

While I do not believe the provisions of this bill clearly violate the victims' rights provisions of the Alaska Constitution, I believe that the other constitutional implications and the rights of victims need to be considered further to address the important interests at stake in this type of legislation.

Next, the public's right to know what happened in a criminal proceeding is important for reasons of government accountability. How else would we discover misconduct by a prosecutor or defense counsel or misconduct by a judge in one trial or a series of trials?

The public's right to know is also important for historical accuracy and completeness. Where records in the public domain are incomplete, truth and accuracy suffer. Where volumes of court information would be rendered confidential by the legislation, the public is left with only what was printed in press reports of the time, if any. Under the best of circumstances, no one could say those accounts are complete or wholly accurate. More reputational destruction could occur based on incomplete accounts and no member of the public would be able to ever "set the record straight." It has been said that text, out of context, is pretext, and the saying holds true here. An incomplete historical record fosters inaccuracy in the retelling, all at the expense of truth, safety, accountability, and future decision-making.

On the other hand, as a society we have already set some limitations on the public's right to know out of concern for individuals. For example, in some cases, the parties' privacy interests outweigh the public's right to view proceedings or records, such as proceedings involving the protection of minor children. These privacy interests and more were thoughtfully set forth by a number of people in legislative hearings on the bill.

Lawmakers heard compelling testimony from individuals who had been arrested, but never charged with a crime, or who had been subject to retaliatory, baseless requests for protective orders against them. These individuals' names appear on the Alaska Court System's easily searchable electronic public index (CourtView), adversely affecting their reputation.⁴ In many situations, I agree that the privacy

⁴ See, House Finance Standing Committee Minutes, April 14, 2014 and letters of support for Senate Bill 108.

interests of a person outweigh the public's need to know of a minor brush with the law, and certainly so when an Alaskan is the subject of a baseless, retaliatory action.

It is easy to imagine how someone could simply log on to CourtView and make decisions based on the simple fact that a person was arrested or had a protective order filed against them, regardless of the final outcome. This is especially true where CourtView does not make the disposition of the case known until one drills down several screens into CourtView. A relatively simple solution might be for the Alaska Court System to make the case or charge disposition more readily available on the same screen as the listing of the charge.

Unfortunately, the bill before me requires no consideration of the substance of a matter, or of its possible significance, historical or otherwise, to the public at large, in order to remove a record from public view. As one person wrote in opposition to the bill, "This bill takes a meat-axe approach to a problem," by making all criminal records confidential (in the broad categories enumerated) when a more finely targeted or nuanced response would better balance the rights and interests of all Alaskans.

During public testimony on the bill, several tragic accounts were related about how people had been stigmatized by an arrest without subsequent charges being brought and by being wrongly charged as an adult when a minor was involved and the charges should not have been on CourtView. To better address some of these concerns, the Alaska Court System recently adopted a more finely-tuned approach via an amended Alaska Court rule that better protects Alaskans' privacy. The newly amended Alaska Court rule provides that names of those who are arrested with the following circumstances will no longer be visible in the electronically searchable CourtView database:

- criminal cases dismissed because the prosecuting authority declined to file a charging document;
- criminal cases dismissed for lack of probable cause under Criminal Rule 5(d);
- criminal cases dismissed for an identity error under Criminal Rule 43(d);
- criminal cases dismissed because the named defendant is a

minor wrongly charged in adult court with an offense within the jurisdiction for delinquency proceedings under AS 47.12.020;

- minor offense cases dismissed for an identity error under Minor Offense Rule 11(c);
- domestic violence protective order cases dismissed at or before the hearing on an ex parte petition because there is not sufficient evidence that the petitioner is a victim of domestic violence as defined by AS 18.66.990(3) or there is not sufficient evidence that the petitioner is a household member as defined by AS 18.66.990(5); and
- stalking or sexual assault protective order cases dismissed at or before the hearing on an ex parte petition because there is not sufficient evidence that the petitioner is a victim of stalking as defined by AS 11.41.270 or sexual assault as defined in AS 18.66.990(9).

Alaska citizens who find themselves in the circumstances listed above are now better protected. Because of the Alaska Court rule, they will no longer have their names on an easily searchable public database due to a minor brush with the law that resulted in no charges, or where they were the target of baseless requests for a protective order by a disgruntled ex-partner.

I remain open to further discussion about whether the balance struck by the Alaska Court rule in tandem with my veto adequately addresses circumstances where privacy interests might outweigh the public's right to know about criminal proceedings. For example, should case records related to an arrest, a charge based on probable cause, and a subsequent prosecutor or court dismissal be available on CourtView (when no lack of probable cause is cited in the record as a reason for dismissal)? Or, should criminal case records involving crimes against people be treated differently than those involving crimes against property with respect to confidentiality in the "not guilty" context? I do not attempt to answer those issues here, but merely to signal to legislators that I am willing to engage in discussing a more targeted approach to confidentiality of criminal case records beyond the new Alaska Court rule, but not so far as HCS CSSB 108(FIN) would take us.

Accordingly, although I have vetoed HCS CSSB 108(FIN) because I think it too blunt and sweeping an instrument against the public's right to know, I share that deep concern for individual privacy and maintenance of a person's reputational interest. The sponsor and supporters of HCS CSSB 108(FIN) have made great strides in protecting those interests as demonstrated by implementation of the newly amended Alaska Court rule. Due to this new Alaska Court rule, Alaskans' privacy will be better protected. In addition, I remain open to working with the Legislature, the Court System, and members of the public to develop a more targeted and balanced approach.

Sincerely,

/s/

Sean Parnell
Governor

HB 246

Message dated August 18 was received stating:

Dear President Huggins,

Due to errors in the legislation that could impair or burden Alaskans' property rights, and under the authority vested in me by Article II, Section 15 of the Alaska Constitution, I have vetoed the following bill:

HOUSE BILL NO. 246 am S "An Act adding additional land and water to the Creamer's Field Migratory Waterfowl Refuge; designating the House of Wickersham as the official residence of the lieutenant governor and making the House of Wickersham available for other uses; and relating to per diem claims by the lieutenant governor that are related to the location of the official residence of the lieutenant governor."

House Bill 246 originally proposed to incorporate four parcels of State-owned land adjacent to Creamer's Field Migratory Waterfowl to the refuge. Although these parcels have been managed as part of the multi-use refuge for years, legislative action was needed to clarify the management authority of the Alaska Department of Fish and Game.

Unfortunately, after the bill passed, errors were discovered in the legal descriptions of all four parcels. The most troubling is in proposed AS 16.20.039(a)(4), where the property description in the bill refers to "Range 1 East." The Department of Law, after consulting with affected agencies, informs me it should read "Range 1 West," and that the "Range 1 East" land as described in the bill includes private and State property not adjacent to the refuge. Although the Department of Law advises that title to the private property inadvertently described likely will not be clouded since the bill only covers "State-owned land and water," the Department cannot guarantee that outcome. In my view, it would be unjust for a private property owner to awaken, open the newspaper, and discover that his or her property has just been legally described as refuge lands without notice or hearing, due to a mistake.

Additionally, that refuge designation or potential burden on the property could show up in a title report should that landowner want to sell their property. Such an outcome only chills private property rights, something no legislator nor I intended with this legislation. I strongly believe that Alaskans should not bear the risk, no matter how small, of any possible title or use encumbrance on their property caused by the incorrect description in the bill.

There are two additional areas of concern. The first and most important relates to maintaining access to lands. The legislation contains an exception appearing in AS 16.20.039(a)(7) that should be in AS 16.20.039(a)(6). The exception refers to State land excepted from the refuge as part of a right-of-way. Although the Department of Law advises that this is unlikely to cause actual issues with the right-of-way use, it needs to be corrected to avoid any possible access issues. Last, according to the Department of Law, some extraneous text exists in proposed AS 16.20.039(a)(5)(A).

While I agree with the bill's intended purpose of consolidating management of the refuge, I am vetoing this legislation due to the erroneous legal descriptions that can only be corrected by future legislation. The preferable approach is to have accurate legal descriptions to avoid any questions about what State-owned land and water is to be included in the Creamer's Field Migratory Waterfowl Refuge. My Administration would welcome the opportunity to work

with the sponsor of HB 246 during the next legislative session to pass legislation that can address this issue in a way that will protect the rights of private property owners – an utmost concern of myself and our Administration.

Sincerely,

/s/

Sean Parnell
Governor

HCR 24

Message dated August 11 was received stating the Governor read the following resolution and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

HOUSE CONCURRENT RESOLUTION NO. 24
Recognizing, honoring, supporting, and encouraging
support for dog mushing and dog mushers in the
state.

Legislative Resolve No. 33

HJR 24

Message dated July 17 was received stating the Governor read the following resolution and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

CS FOR HOUSE JOINT RESOLUTION
NO. 24(STA) Urging the United States Department
of State to consider the priorities of the state while it
holds the position of chair of the Arctic Council;
requesting that the United States Department of State
work in partnership with state officials to appoint a
chair of the Arctic Council; and supporting the
strategic recommendation of the January 30, 2014,
preliminary report of the Alaska Arctic Policy
Commission.

Legislative Resolve No. 34

SJR 15

Message dated August 11 was received stating the Governor read the following resolution and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

HOUSE CS FOR SENATE JOINT RESOLUTION NO. 15(RES) Opposing any international designation of Alaska land or water as an international park, world heritage site, biosphere reserve, Ramsar site, or other classification of land or water that affects the use of land or water by the state or an Alaska Native corporation without approval by the United States Congress and the Alaska State Legislature; requesting the United States Department of State and the United States Department of the Interior to cease all further action related to an international designation for land and water in the state until the action is approved by the United States Congress and the Alaska State Legislature; requesting that the United States Congress pass legislation requiring Congressional approval of any international designation that affects the use of land or water by the state or the United States; requesting that the governor be involved in the process and development of any joint action plan; requesting that the state, including the departments responsible for the management of fish and wildlife and other natural resources, be an integral part of any discussion, agreement, understanding, or other process that affects the use or development of fish and wildlife and other natural resources in the state; and urging the governor and the attorney general to reserve all legal remedies for a taking of the natural resources of the state by an international designation of land and water in the state.

Legislative Resolve No. 35

HCR 26

Message dated July 14 was received stating the Governor read the following resolution and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

HOUSE CONCURRENT RESOLUTION NO. 26
Commending the State of Israel for its cordial and mutually beneficial relationship with the United States and Alaska; and supporting the right of the State of Israel to self-governance and self-defense.

Legislative Resolve No. 37

SJR 24

Message dated July 28 was received stating the Governor read the following resolution and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

HOUSE CS FOR CS FOR SENATE JOINT
RESOLUTION NO. 24(MLV) Relating to certain holiday practices at federal Veterans Health Administration facilities.

Legislative Resolve No. 40

SCR 13

Message dated July 25 was received stating the Governor read the following resolution and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

CS FOR SENATE CONCURRENT RESOLUTION
NO. 13(HSS) Urging the governor to establish and support programs designed to eradicate the occurrence of fetal alcohol spectrum disorder from the state.

Legislative Resolve No. 41

SCR 14

Message dated July 25 was received stating the Governor read the following resolution and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

CS FOR SENATE CONCURRENT RESOLUTION NO. 14(HSS) Relating to health and social service best practice models and identifying citizen networks to achieve solutions to health and social problems in the state.

Legislative Resolve No. 42

SCR 22

Message dated July 25 was received stating the Governor read the following resolution and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

SENATE CONCURRENT RESOLUTION NO. 22
Suspending Rules 24(c), 35, 41(b), and 42(e),
Uniform Rules of the Alaska State Legislature,
concerning House Joint Resolution No. 25, urging the
United States Congress to restore the presumption of
a service connection for Agent Orange exposure to
United States Veterans who served in the waters
defined by and in the airspace over the combat zone
in Vietnam.

Legislative Resolve No. 43

HCR 18

Message dated July 28 was received stating the Governor read the following resolution and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

HOUSE CONCURRENT RESOLUTION NO. 18
Encouraging hospitals and birthing facilities in the
state to participate in the Baby-Friendly Hospital
Initiative and to support breastfeeding; and
recognizing the benefits of breastfeeding.

Legislative Resolve No. 44

HCR 19

Message dated July 17 was received stating the Governor read the following resolution and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

CS FOR HOUSE CONCURRENT RESOLUTION
NO. 19(HSS) Supporting Recover Alaska in its
efforts to reduce excessive alcohol consumption and
its effects.

Legislative Resolve No. 45

HCR 23

Message dated July 25 was received stating the Governor read the following resolution and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

HOUSE CONCURRENT RESOLUTION NO. 23
Suspending Rules 24(c), 35, 41(b), and 42(e),
Uniform Rules of the Alaska State Legislature,
concerning Senate Bill No. 49, relating to women's
health services and defining "medically necessary
abortion" for purposes of making payments under the
state Medicaid program.

Legislative Resolve No. 46

HJR 20

Message dated July 25 was received stating the Governor read the following resolution and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

HOUSE JOINT RESOLUTION NO. 20 Urging the
President of the United States and the United States
Congress to repeal the excise tax on medical devices.

Legislative Resolve No. 47

SCR 2

Message dated June 16 was received stating the Governor read the following resolution and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

CS FOR SENATE CONCURRENT RESOLUTION NO. 2(JUD) Urging the United States Congress to act on the request of the governor to acquire for the state additional land in the Tongass National Forest from the United States government by purchase or negotiation or by seeking amendment to the Alaska Statehood Act.

Legislative Resolve No. 48

SCR 17

Message dated August 6 was received stating the Governor read the following resolution and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

SENATE CONCURRENT RESOLUTION NO. 17 Commemorating the 150th anniversary of the purchase of Alaska for \$7,200,000; urging Alaska communities to plan activities and events in 2017 to commemorate the Alaska Purchase; requesting that the Alaska Historical Commission coordinate events; and inviting Alaska communities, schools, universities, libraries, museums, businesses, civic and historical groups, and government agencies to participate in and support commemorative activities and events.

Legislative Resolve No. 49

SCR 26

Message dated July 25 was received stating the Governor read the following resolution and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

SENATE CONCURRENT RESOLUTION NO. 26 Suspending Rules 24(c), 35, 41(b), and 42(e), Uniform Rules of the Alaska State Legislature, concerning House Bill No. 47, requiring a party seeking a restraining order, preliminary injunction, or order vacating or staying the operation of certain permits affecting an industrial operation to give security in the amount the court considers proper for costs incurred and damages suffered if the industrial operation is wrongfully enjoined or restrained.

Legislative Resolve No. 50

SJR 22

Message dated August 11 was received stating the Governor read the following resolution and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

HOUSE CS FOR SENATE JOINT
RESOLUTION NO. 22(JUD) Opposing the
warrantless collection of telephone call data by the
National Security Agency.

Legislative Resolve No. 51

SCR 23

Message dated July 25 was received stating the Governor read the following resolution and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

SENATE CONCURRENT RESOLUTION NO. 23 Suspending Rules 24(c), 35, 41(b), and 42(e), Uniform Rules of the Alaska State Legislature, concerning House Bill No. 75, amending certain audit requirements for entities receiving contributions from permanent fund dividends; requiring the three main campuses of the University of Alaska to apply to be included on the contribution list for contributions from permanent

fund dividends; and requiring the university to pay an application fee for each campus separately listed on the contribution list for contributions from permanent fund dividends.

Legislative Resolve No. 52

SCR 25

Message dated July 25 was received stating the Governor read the following resolution and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

SENATE CONCURRENT RESOLUTION NO. 25
Suspending Rules 24(c), 35, 41(b), and 42(e),
Uniform Rules of the Alaska State Legislature,
concerning House Bill No. 193, relating to the joint
administration of tobacco taxes by the state and a
municipality.

Legislative Resolve No. 53

SCR 27

Message dated August 18 was received stating the Governor read the following resolution and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

SENATE CONCURRENT RESOLUTION NO. 27
Suspending Rules 24(c), 35, 41(b), and 42(e),
Uniform Rules of the Alaska State Legislature,
concerning House Bill No. 246, adding additional
land and water to the Creamer's Field Migratory
Waterfowl Refuge.

Legislative Resolve No. 54

SCR 28

Message dated July 25 was received stating the Governor read the following resolution and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

SENATE CONCURRENT RESOLUTION NO. 28
Suspending Rules 24(c), 35, 41(b), and 42(e),
Uniform Rules of the Alaska State Legislature,
concerning House Bill No. 385, relating to additional
state contributions to the teachers' defined benefit
retirement plan and the public employees' defined
benefit retirement plan.

Legislative Resolve No. 55

SCR 30

Message dated July 25 was received stating the Governor read the following resolution and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

SENATE CONCURRENT RESOLUTION NO. 30
Suspending Rules 24(c), 35, 41(b), and 42(e), Uniform
Rules of the Alaska State Legislature, concerning House
Bill No. 306, relating to the review and administration of
tax credit programs; requiring the Department of
Revenue to report indirect expenditures; relating to the
duties of state agencies; requiring the legislative finance
division to analyze certain indirect expenditures; relating
to lapse dates for appropriations for capital projects; and
repealing the insurance tax education credit, the income
tax education credit, the veteran employment tax credit,
the oil or gas producer education credit, the property tax
education credit, the mining business education credit,
the fisheries business education credit, the fisheries
business tax credit for scholarship contributions, the
fisheries business salmon product development tax credit,
the fisheries business salmon utilization tax credit, the
fisheries business landing tax credit for scholarship
contributions, the fisheries resource landing tax credit for
the fisheries resource harvested under the community
development quota, the fisheries resource landing tax
education credit, and the film production tax credit.

Legislative Resolve No. 56

SCR 31

Message dated July 25 was received stating the Governor read the following resolution and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

SENATE CONCURRENT RESOLUTION NO. 31
Suspending Rules 24(c), 35, 41(b), and 42(e),
Uniform Rules of the Alaska State Legislature,
concerning House Bill No. 287, relating to the
determination of the royalty received by the state on
oil production refined or processed in the state;
providing tax credits for qualified infrastructure
expenditures for in-state refineries and hydrocarbon
processing facilities; and approving and ratifying the
sale of royalty oil by the State of Alaska to Tesoro
Corporation and Tesoro Refining and Marketing
Company LLC.

Legislative Resolve No. 57

SCR 21

Message dated July 25 was received stating the Governor read the following resolution and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

SENATE CONCURRENT RESOLUTION NO. 21
Suspending Rules 24(c), 35, 41(b), and 42(e),
Uniform Rules of the Alaska State Legislature,
concerning House Bill No. 23, creating the Knik
Crossing Development Corporation as a subsidiary
corporation of the Alaska Housing Finance
Corporation and relating to bonds of the Knik
Crossing Development Corporation.

Legislative Resolve No. 58

SCR 29

Message dated July 25 was received stating the Governor read the following resolution and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

SENATE CONCURRENT RESOLUTION NO. 29
Suspending Rules 24(c), 35, 41(b), and 42(e), Uniform Rules of the Alaska State Legislature, concerning House Bill No. 278, increasing the base student allocation used in the formula for state funding of public education; relating to the exemption from jury service for certain teachers; relating to the powers of the Department of Education and Early Development; relating to high school course credit earned through assessment; relating to school performance reports; relating to assessments; establishing a public school and school district grading system; relating to charter schools and student transportation; relating to residential school applications; relating to tenure of public school teachers; relating to unemployment contributions for the Alaska technical and vocational education program; relating to earning high school credit for completion of vocational education courses offered by institutions receiving technical and vocational education program funding; relating to schools operated by a federal agency; relating to a grant for school districts; relating to education tax credits; establishing an optional municipal tax exemption for privately owned real property rented or leased for use as a charter school; requiring the Department of Administration to provide a proposal for a salary and benefits schedule for school districts; and making conforming amendments.

Legislative Resolve No. 59

HCR 15

Message dated July 28 was received stating the Governor read the following resolution and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

CS FOR HOUSE CONCURRENT RESOLUTION
NO. 15(FIN) Relating to the Task Force on
Unmanned Aircraft Systems.

Legislative Resolve No. 60

HCR 22

Message dated July 29 was received stating the Governor read the following resolution and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

CS FOR HOUSE CONCURRENT RESOLUTION NO. 22(RES) Urging the governor, the commissioner of natural resources, and the attorney general to seek resolution of TAPS quality bank disputes before January 1, 2015, in a manner that will provide long-term quality bank stability and reduce the cost of quality bank adjustments paid by in-state refiners of Alaska North Slope crude oil.

Legislative Resolve No. 61

HCR 27

Message dated August 11 was received stating the Governor read the following resolution and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

HOUSE CONCURRENT RESOLUTION NO. 27 Suspending Rules 24(c), 35, 41(b), and 42(e), Uniform Rules of the Alaska State Legislature, concerning Senate Bill No. 64, relating to theft and property offenses; relating to the definition of "prior convictions" for certain theft offenses; establishing the Alaska Criminal Justice Commission and providing an expiration date; relating to the crime of custodial interference; relating to the duties of the Alaska Judicial Council; relating to jail-time credit for offenders in court-ordered treatment programs; relating to conditions of release, probation, and parole; relating to duties of the commissioner of corrections and board of parole; establishing a fund for reducing recidivism in the Department of Health and Social Services; requiring the commissioner of health and social services to establish programs for persons on conditions of release or probation that require testing for controlled substances and

alcoholic beverages; requiring the board of parole to establish programs for persons on parole that require testing for controlled substances and alcoholic beverages; and relating to the duties of the Department of Health and Social Services.

Legislative Resolve No. 62

HCR 28

Message dated July 25 was received stating the Governor read the following resolution and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

HOUSE CONCURRENT RESOLUTION NO. 28
Suspending Rules 24(c), 35, 41(b), and 42(e), Uniform Rules of the Alaska State Legislature, concerning Senate Bill No. 138, relating to the purposes, powers, and duties of the Alaska Gasline Development Corporation; relating to an in-state natural gas pipeline, an Alaska liquefied natural gas project, and associated funds; requiring state agencies and other entities to expedite reviews and actions related to natural gas pipelines and projects; relating to the authorities and duties of the commissioner of natural resources relating to a North Slope natural gas project, oil and gas and gas only leases, and royalty gas and other gas received by the state including gas received as payment for the production tax on gas; relating to the tax on oil and gas production, on oil production, and on gas production; relating to the duties of the commissioner of revenue relating to a North Slope natural gas project and gas received as payment for tax; relating to confidential information and public record status of information provided to or in the custody of the Department of Natural Resources and the Department of Revenue; relating to apportionment factors of the Alaska Net Income Tax Act; amending the definition of gross value at the "point of production" for gas for purposes of the oil and gas production tax; clarifying that the exploration incentive credit, the oil or gas producer education credit, and the film production tax credit may not be taken against the gas

production tax paid in gas; relating to the oil or gas producer education credit; requesting the governor to establish an interim advisory board to advise the governor on municipal involvement in a North Slope natural gas project; relating to the development of a plan by the Alaska Energy Authority for developing infrastructure to deliver affordable energy to areas of the state that will not have direct access to a North Slope natural gas pipeline and a recommendation of a funding source for energy infrastructure development; establishing the Alaska affordable energy fund; requiring the commissioner of revenue to develop a plan and suggest legislation for municipalities, regional corporations, and residents of the state to acquire ownership interests in a North Slope natural gas pipeline project; and making conforming amendments.

Legislative Resolve No. 63

HCR 29

Message dated July 25 was received stating the Governor read the following resolution and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

HOUSE CONCURRENT RESOLUTION NO. 29
Suspending Rules 24(c), 35, 41(b), and 42(e), Uniform Rules of the Alaska State Legislature, concerning Senate Bill No. 200, establishing a right of action for the death of an unborn child in certain circumstances.

Legislative Resolve No. 64

HCR 30

Message dated July 25 was received stating the Governor read the following resolution and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

HOUSE CONCURRENT RESOLUTION NO. 30
Suspending Rules 24(c), 35, 41(b), and 42(e), Uniform Rules of the Alaska State Legislature,

concerning Senate Bill No. 145, relating to the Teachers' Retirement System, the Judicial Retirement System, and the Public Employees' Retirement System for qualified military service; and relating to the definition of "veteran" for purposes of housing, eligibility for veterans' loans, and preferences in state employment hiring.

Legislative Resolve No. 65

HCR 31

Message dated July 25 was received stating the Governor read the following resolution and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

HOUSE CONCURRENT RESOLUTION NO. 31
Suspending Rules 24(c), 35, 41(b), and 42(e),
Uniform Rules of the Alaska State Legislature,
concerning Senate Bill No. 71, relating to the fishery
resource landing tax.

Legislative Resolve No. 66

HCR 32

Message dated July 25 was received stating the Governor read the following resolution and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

HOUSE CONCURRENT RESOLUTION NO. 32
Suspending Rules 24(c), 35, 41(b), and 42(e),
Uniform Rules of the Alaska State Legislature,
concerning Senate Bill No. 157, relating to municipal
fire protection service area boundary changes.

Legislative Resolve No. 67

HJR 22

Message dated July 7 was received stating the Governor read the following resolution and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

HOUSE JOINT RESOLUTION NO. 22 am
Requesting the United States Congress to call a convention of the states to propose amendments to the Constitution of the United States that impose fiscal restraints on the federal government, limit the power and jurisdiction of the federal government, and limit the terms of office of federal government officials; and urging the legislatures of the other 49 states to request the United States Congress to call a convention of the states.

Legislative Resolve No. 68

HJR 25

Message dated July 10 was received stating the Governor read the following resolution and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

SENATE CS FOR CS FOR HOUSE JOINT
RESOLUTION NO. 25(STA) Urging the United States Congress to restore the presumption of a service connection for Agent Orange exposure to United States Veterans who served in the waters defined by and in the airspace over the combat zone in Vietnam; and urging the United States Congress to pass the Toxic Exposure Research and Military Family Support Act of 2013 and to establish a national center for the diagnosis, treatment, and research of health conditions of descendants of veterans exposed to toxic substances.

Legislative Resolve No. 69

HCR 34

Message dated July 25 was received stating the Governor read the following resolution and transmitted the engrossed and enrolled copies to the Lieutenant Governor's Office for permanent filing:

HOUSE CONCURRENT RESOLUTION NO. 34
Suspending Rules 24(c), 35, 41(b), and 42(e),
Uniform Rules of the Alaska State Legislature,
concerning Senate Bill No. 99, relating to the Alaska
Industrial Development and Export Authority
revolving fund; limiting the use of the Alaska
Industrial Development and Export Authority
sustainable energy transmission and supply
development fund for certain loans and loan
guarantees and allowing the development fund to be
used as security for a bond guarantee; amending the
definition of 'qualified energy development'; and
authorizing the Alaska Industrial Development and
Export Authority to issue bonds to finance the
infrastructure and construction costs of the Bokan-
Dotson Ridge rare earth element project and the
Niblack project.

Legislative Resolve No. 70

Messages from the House

HB 23

Message dated April 25 was received stating the House has adopted the report of the Free Conference Committee considering SENATE CS FOR 2d CS FOR HOUSE BILL NO. 23(FIN) am S and 2d CS FOR HOUSE BILL NO. 23(RLS), thus adopting:

FREE CONFERENCE CS FOR HOUSE BILL NO. 23
"An Act relating to the Department of Transportation
and Public Facilities; relating to the Knik Arm Bridge
and Toll Authority; relating to construction of the Knik
Arm bridge and appurtenant facilities; relating to toll
bridge revenue bonds; establishing the Knik Arm
construction fund, the toll bridge revenue fund, the toll
bridge revenue bond redemption fund, and the toll
bridge revenue bond reserve fund; relating to powers
and duties of the state bond committee; and providing
for an effective date."

The Senate adopted FREE CONFERENCE CS FOR HOUSE BILL NO. 23 on April 25, page 2793.

HB 278

Message dated April 25 was received stating the House has adopted the report of the Free Conference Committee considering SENATE CS FOR CS FOR HOUSE BILL NO. 278(FIN) am S and CS FOR HOUSE BILL NO. 278(FIN) am, thus adopting:

FREE CONFERENCE CS FOR HOUSE BILL NO. 278 "An Act relating to the exemption from jury service for certain teachers; relating to the powers of the Department of Education and Early Development; relating to school performance reports; relating to accountability standards; providing funding for Internet services; relating to secondary school course credit earned through assessment; relating to public school college and career readiness assessments and diplomas; relating to the secondary school competency examination and related requirements; relating to charter schools and student transportation; relating to residential school applications; relating to school construction bond debt reimbursement; increasing the stipend for boarding school students; relating to the local contribution to public school funding; increasing the base student allocation used in the formula for state funding of public education; relating to correspondence programs, funding, and student allotments; relating to funding of and reporting by Alaska technical and vocational education programs; relating to earning high school credit for completion of vocational education courses offered by institutions receiving technical and vocational education program funding; relating to schools operated by a federal agency; relating to education tax credits; establishing an optional municipal tax exemption for privately owned real property rented or leased for use as a charter school; establishing a pilot project for public middle school students; requiring

the Department of Administration to provide a proposal for a salary and benefits schedule for school districts and for teacher tenure; requiring the Legislative Budget and Audit Committee to provide for studies on public education funding; requiring the Department of Education and Early Development to report to the legislature on school design and construction; relating to grants to school districts; and providing for an effective date."

The Senate adopted FREE CONFERENCE CS FOR HOUSE BILL NO. 278 on April 25, page 2796.

SCR 21

Message dated April 25 was received stating the House passed and returned:

SENATE CONCURRENT RESOLUTION NO. 21
Suspending Rules 24(c), 35, 41(b), and 42(e),
Uniform Rules of the Alaska State Legislature,
concerning House Bill No. 23, creating the Knik
Crossing Development Corporation as a subsidiary
corporation of the Alaska Housing Finance
Corporation and relating to bonds of the Knik
Crossing Development Corporation.

The resolution was referred to the Secretary for enrollment.

SCR 29

Message dated April 25 was received stating the House passed and returned:

SENATE CONCURRENT RESOLUTION NO. 29
Suspending Rules 24(c), 35, 41(b), and 42(e),
Uniform Rules of the Alaska State Legislature,
concerning House Bill No. 278, increasing the base
student allocation used in the formula for state
funding of public education; relating to the
exemption from jury service for certain teachers;
relating to the powers of the Department of

Education and Early Development; relating to high school course credit earned through assessment; relating to school performance reports; relating to assessments; establishing a public school and school district grading system; relating to charter schools and student transportation; relating to residential school applications; relating to tenure of public school teachers; relating to unemployment contributions for the Alaska technical and vocational education program; relating to earning high school credit for completion of vocational education courses offered by institutions receiving technical and vocational education program funding; relating to schools operated by a federal agency; relating to a grant for school districts; relating to education tax credits; establishing an optional municipal tax exemption for privately owned real property rented or leased for use as a charter school; requiring the Department of Administration to provide a proposal for a salary and benefits schedule for school districts; and making conforming amendments.

The resolution was referred to the Secretary for enrollment.

HB 218

Message dated April 25 was received stating the House concurred in the Senate amendment to CS FOR HOUSE BILL NO. 218(JUD), thus adopting:

SENATE CS FOR CS FOR HOUSE BILL NO. 218(JUD) "An Act relating to the aggravating factor at felony sentencing of multiple prior misdemeanors when a prior misdemeanor involves an assault on a correctional employee; providing that deportation is not a proper factor for referral of a case to a three-judge panel for sentencing for a felony; and providing for an effective date."

HB 369

Message dated April 25 was received stating the House concurred in the Senate amendment to CS FOR HOUSE BILL NO. 369(JUD), thus adopting:

SENATE CS FOR CS FOR HOUSE BILL
NO. 369(JUD) "An Act relating to restrictions on the
criminal prosecution for certain offenses for a person
who seeks medical assistance for a person
experiencing a drug overdose."

Communications

Disclosure letters received in accordance with AS 24.60 will be published in Senate Journal Supplement No. 11 and House and Senate Joint Journal Supplement No. 14.

HB 266

The following was received and is on file in the Office of the Secretary of the Senate:

Letter dated May 14 from the Division of Legislative Finance identifying the fiscal notes included in the packet (page 2654) that accompanied CONFERENCE CS FOR HOUSE BILL NO. 266 "An Act making appropriations for the operating and loan program expenses of state government and for certain programs, capitalizing funds, and making reappropriations; and providing for an effective date" which was adopted by the House and Senate on April 20.

The itemized fiscal notes are as follows:

HB 32 LINES OF BUSINESS ON BUSINESS LICENSE

Fiscal Note No. 2, Department of Commerce, Community and
Economic Development

HB 89 AQUATIC INVASIVE SPECIES

Fiscal Note No. 12, Department of Fish and Game
Fiscal Note No. 13, Department of Natural Resources

- HB 140 REGULATIONS: NOTICE, REVIEW, COMMENT
Fiscal Note No. 4, Department of Natural Resources
Fiscal Note No. 7, Department of Environmental Conservation [by
Senate Finance Committee]
Fiscal Note No. 9, Department of Commerce, Community and
Economic Development [by Senate Finance Committee]
- HB 143 COMMERCIAL FISHING CREWMEMBER LICENSES
Fiscal Note No. 3, Department of Fish and Game
- HB 160 LICENSING OF ATHLETIC TRAINERS
Fiscal Note No. 1, Department of Commerce, Community and
Economic Development
- HB 193 TOBACCO AND VEHICLE RENTAL TAXES
Fiscal Note No. 4, Department of Revenue
- HB 210 SCHOOLS: RESTRAINT, SECLUSION, CRISIS TRG
Fiscal Note No. 1, Department of Education and Early
Development
- HB 293 LICENSE PLATES
Fiscal Note No. 1, Department of Administration
- HB 306 EVAL. INDIRECT EXPENDITURES;
TAX CREDITS
Fiscal Note No. 6, Legislative Agency
Fiscal Note No. 7, Department of Revenue
- HB 316 WORKERS' COMPENSATION MEDICAL FEES
Fiscal Note No. 4, Department of Labor and Workforce
Development
- HB 328 BOARD/LICENSING OF MASSAGE THERAPISTS
Fiscal Note No. 1, Department of Commerce, Community and
Economic Development
- HB 361 LICENSING OF BEHAVIOR ANALYSTS
Fiscal Note No. 2, Department of Commerce, Community and
Economic Development

HB 378 MOTOR VEHICLES: REGISTRATION, COMMERCIAL

Fiscal Note No. 3, Department of Administration [by Senate Finance Committee]

HCR 15 TASK FORCE ON UNMANNED AIRCRAFT SYSTEMS

Fiscal Note No. 2, Legislative Agency

SB 49 MEDICAID PAYMENT FOR ABORTIONS; TERMS

Fiscal Note No. 4, Department of Health and Social Services

SB 64 OMNIBUS CRIME/CORRECTIONS/RECIDIVISM BILL

Fiscal Note No. 14, Department of Health and Social Services [by Senate Finance Committee]

Fiscal Note No. 16, Department of Corrections [by Senate Finance Committee]

Fiscal Note No. 23, Alaska Court System

Fiscal Note No. 24, Department of Corrections

Fiscal Note No. 25, Department of Health and Social Services [by House Finance Committee]

SB 108 CONFIDENTIALITY OF CRIMINAL CASE RECORDS

Fiscal Note No. 5, Alaska Court System

SB 138 GAS PIPELINE; AGDC; OIL & GAS PROD. TAX

Fiscal Note No. 21, Department of Commerce, Community and Economic Development [by House Finance Committee]

Fiscal Note No. 22, Department of Transportation and Public Facilities [by House Finance Committee]

Fiscal Note No. 24, Department of Revenue [by House Finance Committee]

Fiscal Note No. 25, Department of Revenue

Fiscal Note No. 26, Department of Natural Resources [by House Finance Committee]

SB 169 IMMUNIZATION PROGRAM; VACCINE ASSESSMENTS

Fiscal Note No. 10, Department of Health and Social Services

Fiscal Note No. 11, Department of Health and Social Services

SB 195 POSTSECONDARY EDUCATION LOANS/GRANTS

Fiscal Note No. 3, Department of Education and Early Development

SB 218 MUNI BOND BANK; UAF HEAT & PWR PLANT
Fiscal Note No. 1, University of Alaska

SJR 23 CONST. AM: STUDENT LOAN DEBT
Fiscal Note No. 1, Office of the Governor

The following reports are on file in the Office of the Secretary of the Senate:

State of Alaska Commission on Judicial Conduct, 2013 Annual Report
from Marla N. Greenstein, Executive Director

Alaska Railroad Corporation Quarterly Progress Reports
from Tim Sullivan, Manager, External Affairs
Alaska Railroad Corporation
in accordance with AS 42.40.290

Alaska Seafood Marketing Institute (ASMI) Annual Report
from Tyson Fick, Communications Director
in accordance with AS 16.51.100

Alaska Timber Jobs Task Force Report
Alaska Board of Forestry, 2013 Annual Report to the Governor;
Annual Report to the Board of Forestry: 2013 Forest Practices Act
Effectiveness;
2013 Annual Report to the Board of Forestry prepared by the Alaska
Department of Environmental Conservation Division of Water;
2013 Annual Report to the Board of Forestry prepared by the Alaska
Department of Fish and Game, Division of Habitat
from John "Chris" Maisch, State Forester
Department of Natural Resources
in accordance with AS 41.17.047

The Alaska Business Industrial Development Corporation Act 2013
Economic Report
from Michaela Fowler, Legislative Liaison
Department of Commerce, Community, and Economic Development
in accordance with AS 10.13.590

Alaska Labor Relations Agency 2013 Annual Report
from Mark Torgerson, Administrator/Hearing Examiner
in accordance with AS 23.05.370

Lease-Purchase Notification for Vehicles to be Used as Part of its
Fairbanks Campus Facilities and Maintenance Fleet
from Myron Dosch, Controller, University of Alaska
in accordance with AS 36.30.086

Alaska Native Language Preservation and Advisory Council Report to
the Governor and Legislature, July 2014
from Annette Evans, Chair
in accordance with AS 44.33.520

HCR 6

Final Report to the Legislature
from Representative Shelley Hughes and
Senator Donny Olson, Cochairs
Legislative Task Force on Unmanned Aircraft Systems
in accordance with Legislative Resolve 17, SLA 2013

Review and Recommendations for the Long Range Transportation
Plan - Alaska Community and Public Transportation Advisory Board
from Jeff Ottesen, Board Chair
Department of Transportation and Public Facilities
in accordance with AS 44.42.085

Alternative Fuels, Public Fleets Phase I Technical Memo dated May
2014 - Alaska Community and Public Transportation Advisory Board
from Jeff Ottesen, Board Chair
Department of Transportation and Public Facilities
in accordance with AS 44.42.095

Annual Report to the Alaska Legislature, dated July 31, 2013
from Taylor E. Winston, Executive Director
Alaska Office of Victims' Rights
in accordance with AS 24.65.170

Unfinished Business

SB 64

In accordance with AS 44.19.642, President Huggins made the following appointments:

Alaska Criminal Justice Commission

Senator Dyson, ex officio member, August 1, 2014 - January 12, 2015
Senator Coghill, ex officio member, January 13, 2015

HCR 15

In accordance with Legislative Resolve No. 60, President Huggins and Speaker Chenault made the following appointments:

Unmanned Aircraft Systems Legislative Task Force

John Parker
Steve Wackowski
Bob May

This is the first supplement of the Senate Journal for the Second Session of the Twenty-eighth Legislature.

Liz Clark
Secretary of the Senate