HOUSE JOURNAL

ALASKA STATE LEGISLATURE

THIRTIETH LEGISLATURE

SECOND SESSION

Juneau, Alaska

Wednesday

May 9, 2018

One Hundred Fourteenth Day

Pursuant to adjournment the House was called to order by Speaker Edgmon at 10:28 a.m.

Roll call showed 39 members present. Representative Guttenberg was absent and his presence was noted later.

The invocation was offered by the Chaplain, Representative Birch. Representative Ortiz moved and asked unanimous consent that the invocation be spread on the journal. There being no objection, it was so ordered.

With the deepest respect for the religious views of all Alaskans, I offer the following prayer:

Praise be to you, O Lord, God of our father Israel, from everlasting to everlasting. Yours, O Lord, is the greatness and the power and the glory and the majesty and the splendor, for everything in heaven and earth is yours. Yours, O Lord, is the kingdom; you are exalted as head over all. Wealth and honor come from you; you are the ruler of all things. In your hands are strength and power to exalt and give strength to all. Now, our God, we give you thanks, and praise your glorious name. Amen. (1 Chronicles 29)

The Pledge of Allegiance was led by Representative Ortiz.

CERTIFICATION OF THE JOURNAL

Representative Tuck moved and asked unanimous consent that the journal for the 113th legislative day be approved as certified by the Chief Clerk. There being no objection, it was so ordered.

MESSAGES FROM THE SENATE

HB 219

A message dated May 8 was read stating the Senate passed:

CS FOR HOUSE BILL NO. 219(JUD)

"An Act relating to background investigation requirements for state employees whose job duties require access to certain federal tax information; relating to current or prospective contractors with the state with access to certain federal tax information; establishing state personnel procedures required for employee access to certain federal tax information; and providing for an effective date."

CSHB 219(JUD) was referred to the Chief Clerk for enrollment.

HB 306

A message dated May 8 was read stating the Senate passed:

CS FOR HOUSE BILL NO. 306(FIN)

"An Act relating to disbursement options under the Public Employees' Retirement System of Alaska and the Teachers' Retirement System of Alaska for participants in the defined contribution plan; and providing for an effective date."

CSHB 306(FIN) was referred to the Chief Clerk for enrollment.

HB 346

A message dated May 8 was read stating the Senate passed:

CS FOR HOUSE BILL NO. 346(L&C)

"An Act relating to the licensure of dentists."

with the following amendment, and it is transmitted for consideration:

SENATE CS FOR CS FOR HOUSE BILL NO. 346(FIN)

"An Act relating to the licensure of dentists; and providing for an effective date."

(technical title change)

CSHB 346(L&C) is under Unfinished Business.

A message dated May 8 was read stating the Senate passed the following, and they are transmitted for consideration:

FIRST READING AND REFERENCE OF SENATE RESOLUTIONS

SCR 19

SENATE CONCURRENT RESOLUTION NO. 19 by the Senate State Affairs Committee:

Suspending Rules 24(c), 35, 41(b), and 42(e), Uniform Rules of the Alaska State Legislature, concerning House Bill No. 44, requiring a legislator to abstain from taking or withholding official action or exerting official influence that could benefit or harm an immediate family member or certain employers; and requiring a legislator to request to be excused from voting in an instance where the legislator may have a financial conflict of interest.

was read the first time.

FIRST READING AND REFERENCE OF SENATE BILLS

SB 142

CS FOR SENATE BILL NO. 142(FIN) am by the Senate Finance Committee, entitled:

"An Act making appropriations, including capital appropriations, supplemental appropriations, reappropriations, and other appropriations; amending appropriations; making appropriations to capitalize funds; and providing for an effective date."

was read the first time and referred to the Finance Committee.

INTRODUCTION OF CITATIONS

The following citations were introduced and referred to the Rules Committee for placement on the calendar:

Honoring - Airman First Class Emma J. Copeland, Alaska Air National Guardsman of the Year By Representative Wilson

In Memoriam - Specialist Gabriel David Conde By Representative Saddler; Senator MacKinnon

In Memoriam - Sheila Howe

By Senator Wielechowski; Representative Spohnholz

CONSIDERATION OF THE DAILY CALENDAR

SECOND READING OF SENATE BILLS

SB 81

The following was read the second time:

CS FOR SENATE BILL NO. 81(HSS)

"An Act relating to criminal and civil history record checks and requirements; relating to licenses, certifications, appeals, and authorizations by the Department of Health and Social Services; relating to child protection information; and providing for an effective date."

with the:	Journal Page
JUD RPT HCS(JUD) 2DP 3NR 2AM	3458 3459
FN3: ZERO(DPS) FN4: ZERO(DHS)	3459

Representative Tuck moved and asked unanimous consent that the following committee substitute be adopted in lieu of the original bill:

HOUSE CS FOR CS FOR SENATE BILL NO. 81(JUD) (same title)

There being no objection, it was so ordered.

Amendment No. 1 was offered by Representative Eastman:

Page 11, following line 28:

Insert a new bill section to read:

- "* **Sec. 19.** AS 47.32.032 is amended by adding a new subsection to read:
 - (c) The department may approve a variance of the requirements of AS 47.05.325(a) for licensure of a foster care home if
 - (1) the applicant is a biological parent who is applying for the foster home license to provide foster care to the applicant's biological child;
 - (2) the applicant relinquished parental rights to the applicant's biological child under AS 25.23.180 or AS 47.10.089 at least one year before applying for the foster home license;
 - (3) approval of the foster home license is in the best interests of the child; and
 - (4) the applicant agrees, in writing, not to accept any funds from the department available under AS 47.14.100 to care for the child."

Renumber the following bill sections accordingly.

Representative Eastman moved and asked unanimous consent that Amendment No. 1 be adopted.

Representative Spohnholz objected.

The question being: "Shall Amendment No. 1 be adopted?" The roll was taken with the following result:

HCS CSSB 81(JUD) Second Reading Amendment No. 1

YEAS: 11 NAYS: 28 EXCUSED: 0 ABSENT: 1

Yeas: Chenault, Eastman, Johnson, Knopp, Neuman, Rauscher, Reinbold, Talerico, Thompson, Tilton, Wilson

Nays: Birch, Claman, Drummond, Edgmon, Foster, Gara, Grenn, Johnston, Josephson, Kawasaki, Kito, Kopp, Kreiss-Tomkins, LeDoux, Lincoln, Millett, Ortiz, Parish, Pruitt, Saddler, Seaton, Spohnholz, Stutes, Sullivan-Leonard, Tarr, Tuck, Wool, Zulkosky

Absent: Guttenberg

And so, Amendment No. 1 was not adopted.

Representative Tuck moved and asked unanimous consent that HCS CSSB 81(JUD) be considered engrossed, advanced to third reading, and placed on final passage.

There was objection.

HCS CSSB 81(JUD) will advance to third reading on tomorrow's calendar.

SB 204

The following, which was not taken up on the May 8 calendar (page 3607), was read the second time:

SENATE BILL NO. 204

"An Act relating to special registration plates for vehicles owned by veterans with disabilities."

with the: Journal Page

STA RPT HCS(STA) NT 7DP	3354
FN1: ZERO(ADM)	3355

Representative Tuck moved and asked unanimous consent that the following committee substitute be adopted in lieu of the original bill:

HOUSE CS FOR SENATE BILL NO. 204(STA)

"An Act relating to a veteran's designation on an identification card or a driver's license for Hmong veterans and Lao veterans; relating to registration plates celebrating the arts; and relating to

special registration plates for vehicles owned by veterans with disabilities."

(HCR 32 - title change resolution)

There being no objection, it was so ordered.

Amendment No. 1 was offered by Representative Eastman:

Page 1, line 3 (title amendment):

Delete "and"

Page 1, line 4, following "disabilities":

Insert "; and relating to commendation and recognition of individual veterans along certain veterans' memorial roads and on certain veterans' memorial bridges"

Page 4, following line 14:

Insert new bill sections to read:

"* **Section 5.** AS 35.40.035 is amended by adding new subsections to read:

(g) The Department of Military and Veterans' Affairs shall accept nominations from veterans' organizations identified under 26 U.S.C. 501(c)(19) (Internal Revenue Code) for commendation and for recognition of an individual veteran on a veterans' memorial as provided in this section. A veterans' organization shall submit to the Department of Military and Veterans' Affairs, with a nomination for an individual veteran under this subsection. a copy of the veteran's certificate of release or discharge from active duty issued by the United States Department of Defense or a similar document issued by a state or federal agency. On the first day of each legislative session, the Department of Military and Veterans' Affairs shall submit to the president of the senate and the speaker of the house of representatives a list of nominations received under this subsection during the previous calendar year, including, for each nomination, the name of the veteran and the nominating veterans' organization. The Department of Military and Veterans' Affairs may not submit the name of a living veteran to the legislature unless the department receives approval from the veteran to do so. The legislature may commend one or more

nominees submitted under this subsection in accordance with the provisions for adopting citations under the uniform rules of the legislature. The commendation must include a designated veterans' memorial where the individual veteran is to be recognized by a sign or marker. Within five years after an individual veteran's commendation by the legislature, the Department of Transportation and Public Facilities may not remove or replace the veteran's name on a sign or marker under this section unless the legislature has submitted instructions to the department for removing or replacing the veteran's name. The Department of Transportation and Public Facilities shall make arrangements for the design, posting, maintenance, and replacement of signs and other markers at or near a veterans' memorial under this subsection.

- (h) The Department of Transportation and Public Facilities may accept gifts, donations, and grants for the purpose of designing, posting, maintaining, and replacing signs or other markers under (g) of this section. A donor may request that a gift, donation, or grant be used for a specific veterans' memorial, and the Department of Transportation and Public Facilities shall accommodate the donor's request to the extent practicable. The Department of Transportation and Public Facilities may not
- (1) design, post, maintain, or replace a sign or other marker unless there is adequate funding through gifts, donations, or grants received under this subsection to cover the costs of designing, posting, maintaining, or replacing the sign or other marker; or
- (2) post a sign or marker if posting the sign or marker is inconsistent with the standards and guidance of the current edition of the Alaska Traffic Manual prepared by the Department of Transportation and Public Facilities or the Manual on Uniform Traffic Control Devices as adopted by the American Association of State Highway Officials.
- (i) The Department of Transportation and Public Facilities shall establish the initial placement of a sign or other marker in the order of the most recent veteran commended by the legislature under (g) of this section, unless otherwise provided by law.
- (j) Nothing in (g) (i) of this section shall be construed to limit the authority of the state or a veterans' organization to perform an action otherwise permitted by law.

- (k) In this section, "veteran" means a person who served in the uniformed services, the National Guard of the United States, the Alaska State Defense Force, the Alaska Territorial Guard, and the Alaska Naval Militia, and who received an honorable discharge.
- * Sec. 6. AS 37.05.146(b) is amended by adding a new paragraph to read:
 - (90) gifts, donations, and grants received by the Department of Transportation and Public Facilities for the purpose of designing, posting, maintaining, and replacing signs under AS 35.40.035(h)."

Renumber the following bill sections accordingly.

Representative Eastman moved and asked unanimous consent that Amendment No. 1 be adopted.

Representative Kito objected.

**The presence of Representative Guttenberg was noted.

The question being: "Shall Amendment No. 1 be adopted?" The roll was taken with the following result:

HCS SB 204(STA) Second Reading Amendment No. 1

YEAS: 13 NAYS: 26 EXCUSED: 0 ABSENT: 1

Yeas: Chenault, Eastman, Johnson, Kawasaki, Knopp, LeDoux, Neuman, Rauscher, Sullivan-Leonard, Talerico, Thompson, Tilton, Wilson

Nays: Birch, Claman, Drummond, Edgmon, Foster, Grenn, Guttenberg, Johnston, Josephson, Kito, Kopp, Kreiss-Tomkins, Lincoln, Millett, Ortiz, Parish, Pruitt, Reinbold, Saddler, Seaton, Spohnholz, Stutes, Tarr, Tuck, Wool, Zulkosky

Absent: Gara

And so, Amendment No. 1 was not adopted.

Amendment No. 2 was offered by Representatives Gara and Saddler:

Page 1, line 3 (title amendment):

Delete "and"

Insert "relating to special motor vehicle registration plates for recipients of the Bronze Star awarded for valor, Silver Star, Navy Cross, Distinguished Service Cross, Air Force Cross, Coast Guard Cross, and other awards reflecting valor;"

Page 1, line 4, following "disabilities":

Insert "; and providing for an effective date"

Page 3, following line 27:

Insert new bill sections to read:

"* **Sec. 4.** AS 28.10.181 is amended by adding new subsections to read:

- (jj) Vehicles owned by recipients of a Bronze Star awarded for valor, Silver Star, Navy Cross, Distinguished Service Cross, Air Force Cross, or Coast Guard Cross. The department, upon receipt of written proof that the person is the sole or joint owner of a motor vehicle, shall issue special registration plates for the motor vehicle to a requesting person who has received the Bronze Star Medal awarded for valor, Silver Star Medal, Navy Cross, Distinguished Service Cross, Air Force Cross, or Coast Guard Cross. The commissioner, after consulting with the person in the Department of Military and Veterans' Affairs in charge of veterans' affairs, shall determine the design and color of the Bronze Star awarded for valor recipient plates, Silver Star recipient plates, Navy Cross recipient plates, Distinguished Service Cross recipient plates, Air Force Cross recipient plates, and Coast Guard Cross recipient plates.
- (kk) Vehicles owned by recipients of awards reflecting valor issued by the armed forces of the United States. The department, upon written proof that the person is the sole or joint owner of a motor vehicle, may issue special registration plates for the motor vehicle to a requesting person who has received an award reflecting valor issued by the armed forces of the United States other than a Purple Heart, Bronze Star awarded for valor, Silver Star, Navy Cross, Distinguished Service Cross, Air Force Cross, or Coast Guard Cross. The commissioner, after consulting with

the person in the Department of Military and Veterans' Affairs in charge of veterans' affairs, shall determine the design and color of the award recipient plates.

* **Sec. 5.** AS 28.10.421(d)(2) is amended to read:

- (2) special request plates for
 - (A) Alaska National Guard personnel \$30;
 - (B) veterans, retired veterans, or Lao veterans \$30;
 - (C) recipients of the Purple Heart none;
- (D) <u>recipients of the Bronze Star awarded for valor, Silver Star, Navy Cross, Distinguished Service Cross, Air Force Cross, Coast Guard Cross, or other award reflecting valor \$30;</u>

reflecting valor	\$30 ;
(E) owners of custom collector vehicles	\$50;
(TO) - (TO) - TAIL A	A = 0

- (F) [(E)] Iditarod race finishers \$50; (G) [(F)] other special request plates \$30;
- plus the fee required for that vehicle under (b) of this section; the

fee required by this paragraph shall be collected only on the first issuance and on the replacement of special request plates;"

Renumber the following bill sections accordingly.

Page 4, following line 24:

Insert a new bill section to read:

"* Sec. 9. Sections 4 and 5 of this Act take effect January 1, 2019."

Representative Gara moved and asked unanimous consent that Amendment No. 2 be adopted.

There was objection

The question being: "Shall Amendment No. 2 be adopted?" The roll was taken with the following result:

HCS SB 204(STA) Second Reading Amendment No. 2

YEAS: 40 NAYS: 0 EXCUSED: 0 ABSENT: 0

Yeas: Birch, Chenault, Claman, Drummond, Eastman, Edgmon, Foster, Gara, Grenn, Guttenberg, Johnson, Johnston, Josephson, Kawasaki, Kito, Knopp, Kopp, Kreiss-Tomkins, LeDoux, Lincoln, Millett, Neuman, Ortiz, Parish, Pruitt, Rauscher, Reinbold, Saddler, Seaton, Spohnholz, Stutes, Sullivan-Leonard, Talerico, Tarr, Thompson, Tilton, Tuck, Wilson, Wool, Zulkosky

And so, Amendment No. 2 was adopted, and the new title follows:

HOUSE CS FOR SENATE BILL NO. 204(STA) am H

"An Act relating to a veteran's designation on an identification card or a driver's license for Hmong veterans and Lao veterans; relating to registration plates celebrating the arts; relating to special motor vehicle registration plates for recipients of the Bronze Star awarded for valor, Silver Star, Navy Cross, Distinguished Service Cross, Air Force Cross, Coast Guard Cross, and other awards reflecting valor; relating to special registration plates for vehicles owned by veterans with disabilities; and providing for an effective date."

Representative Tuck moved and asked unanimous consent that HCS SB 204(STA) am H be considered engrossed, advanced to third reading, and placed on final passage.

There was objection.

HCS SB 204(STA) am H will advance to third reading on tomorrow's calendar.

THIRD READING OF HOUSE BILLS

HB 119

The following, which was not taken up on the May 8 calendar (page 3607), was read the third time:

CS FOR HOUSE BILL NO. 119(FIN)

"An Act relating to a mandatory exemption from municipal property taxes for certain assets of the Alaska Industrial Development and Export Authority; relating to dividends from the Alaska Industrial Development and Export Authority; relating to

the meanings of 'mark-to-market fair value,' 'net income,' 'project or development,' and 'unrestricted net income' for purposes of the Alaska Industrial Development and Export Authority; and providing for an effective date."

Representative Lincoln moved and asked unanimous consent to abstain from voting because of a conflict of interest. Objection was heard, and he was required to vote.

The question being: "Shall CSHB 119(FIN) pass the House?" The roll was taken with the following result:

CSHB 119(FIN) Third Reading Final Passage

YEAS: 37 NAYS: 3 EXCUSED: 0 ABSENT: 0

Yeas: Birch, Chenault, Claman, Drummond, Edgmon, Foster, Gara, Grenn, Guttenberg, Johnson, Johnston, Josephson, Kawasaki, Kito, Knopp, Kopp, Kreiss-Tomkins, LeDoux, Lincoln, Millett, Neuman, Ortiz, Parish, Pruitt, Rauscher, Reinbold, Saddler, Seaton, Spohnholz, Stutes, Sullivan-Leonard, Talerico, Tarr, Thompson, Tuck, Wool, Zulkosky

Nays: Eastman, Tilton, Wilson

And so, CSHB 119(FIN) passed the House.

Representative Tuck moved and asked unanimous consent that the roll call on the passage of the bill be considered the roll call on the effective date clause. There being no objection, it was so ordered.

CSHB 119(FIN) was referred to the Chief Clerk for engrossment.

THIRD READING OF SENATE BILLS

SB 64

The following, which was not taken up on the May 8 calendar (page 3608), was read the third time:

HOUSE CS FOR SENATE BILL NO. 64(RLS)

"An Act adopting the Uniform Environmental Covenants Act; relating to environmental real property covenants and notices of activity and use limitation at contaminated sites to ensure the protection of human health, safety, and welfare, and the environment; and providing for an effective date."

Representative Wilson moved and asked unanimous consent that HCS SB 64(RLS) be returned to second reading for the specific purpose of considering Amendment Nos. 1 and 2. There being no objection, it was so ordered.

Amendment No. 1 was offered by Representative Wilson:

Page 3, following line 3:

Insert a new subsection to read:

"(f) An environmental covenant required under (a)(1) of this section is not valid or enforceable unless, at the time the environmental covenant is signed under AS 46.04.305(a)(5), the owner of the real property subject to the environmental covenant caused the contamination that remains in the environment."

Representative Wilson moved and asked unanimous consent that Amendment No. 1 be adopted.

Representative Kito objected.

The question being: "Shall Amendment No. 1 be adopted?" The roll was taken with the following result:

HCS SB 64(RLS) Second Reading Amendment No. 1

YEAS: 18 NAYS: 21 EXCUSED: 0 ABSENT: 1

Yeas: Birch, Chenault, Eastman, Johnson, Kawasaki, Knopp, Kopp, LeDoux, Millett, Neuman, Pruitt, Rauscher, Sullivan-Leonard, Talerico, Tarr, Thompson, Tilton, Wilson

Nays: Claman, Drummond, Edgmon, Foster, Gara, Grenn, Guttenberg, Johnston, Josephson, Kito, Kreiss-Tomkins, Lincoln,

Ortiz, Parish, Saddler, Seaton, Spohnholz, Stutes, Tuck, Wool, Zulkosky

Absent: Reinbold

And so, Amendment No. 1 was not adopted.

Amendment No. 2 was offered by Representative Wilson:

Page 1, line 1, following "An Act" (title amendment):

Insert "relating to the liability of a person for the release or threatened release of hazardous substances present on certain land;"

Page 1, following line 5:

Insert new bill sections to read:

- "* **Section 1.** AS 46.03.822(a) is amended to read:
- (a) Notwithstanding any other provision or rule of law and subject only to the defenses set out in (b) and (n) of this section, the exception set out in (i) of this section, the exception set out in AS 09.65.240, and the limitation on liability provided under AS 46.03.825, the following persons are strictly liable, jointly and severally, for damages, for the costs of response, containment, removal, or remedial action incurred by the state, a municipality, or a village, and for the additional costs of a function or service, including administrative expenses for the incremental costs of providing the function or service, that are incurred by the state, a municipality, or a village, and the costs of projects or activities that are delayed or lost because of the efforts of the state, the municipality, or the village, resulting from an unpermitted release of a hazardous substance or, with respect to response costs, the substantial threat of an unpermitted release of a hazardous substance:
- (1) the owner of, and the person having control over, the hazardous substance at the time of the release or threatened release; this paragraph does not apply to a consumer product in consumer use;
- (2) the owner and the operator of a vessel or facility, from which there is a release, or a threatened release that causes the incurrence of response costs, of a hazardous substance;
 - (3) any person who, at the time of disposal of any

hazardous substance₂ owned or operated any facility or vessel at which the hazardous substances were disposed of, from which there is a release, or a threatened release that causes the incurrence of response costs, of a hazardous substance;

- (4) any person who by contract, agreement, or otherwise arranged for disposal or treatment, or arranged with a transporter for transport for disposal or treatment, of hazardous substances owned or possessed by the person, other than domestic sewage, or by any other party or entity, at any facility or vessel owned or operated by another party or entity and containing hazardous substances, from which there is a release, or a threatened release that causes the incurrence of response costs, of a hazardous substance;
- (5) any person who accepts or accepted any hazardous substances, other than refined oil, for transport to disposal or treatment facilities, vessels or sites selected by the person, from which there is a release, or a threatened release that causes the incurrence of response costs, of a hazardous substance.
- * Sec. 2. AS 46.03.822(d) is amended to read:
 - (d) To establish that a person had no reason to know that the hazardous substance was disposed of on, in, or at the facility, as provided in (c)(1) and (l) of this section, or to establish that a person had no reason to know that the hazardous substance was present on the land at the time the ownership of the land was transferred to the person, as provided in (n) of this section, the person must have undertaken, at the time of voluntary acquisition, all reasonable inquiries into the previous ownership and uses of the property consistent with good commercial or customary practice in an effort to minimize liability. For purposes of this subsection a court shall take into account all relevant facts, including
 - (1) any specialized knowledge or experience the person has:
 - (2) the relationship of the purchase price to the value of the property if it were uncontaminated;
 - (3) commonly known or reasonably ascertainable information about the property;
 - (4) the obviousness of the presence or likely presence of contamination at the property; and
 - (5) the ability to detect contamination by appropriate

inspection.

- * **Sec. 3.** AS 46.03.822 is amended by adding a new subsection to read:
 - (n) In an action to recover damages or costs, a person otherwise liable under this section for a release or threatened release of a hazardous substance on the person's land is relieved from liability under this section if the person proves that the
 - (1) person did not know and had no reason to know that the hazardous substance was present on the land at the time the ownership of the land was transferred to the person; and
 - (2) hazardous substance was present on the land at the time the ownership of the land was transferred to the person."

Page 1, line 6:

Delete "Section 1" Insert "Sec. 4"

Renumber the following bill sections accordingly.

Page 13, line 26, following "implement":

Insert "sec. 4 of"

Page 13, line 29:

Delete "Section 2"

Insert "Section 5"

Representative Wilson moved and asked unanimous consent that Amendment No. 2 be adopted.

Representative Kito objected.

Representative Pruitt moved and asked unanimous consent to abstain from voting because of a conflict of interest. Objection was heard, and he was required to vote.

The question being: "Shall Amendment No. 2 be adopted?" The roll was taken with the following result:

HCS SB 64(RLS) Second Reading Amendment No. 2

YEAS: 18 NAYS: 21 EXCUSED: 0 ABSENT: 1

Yeas: Chenault, Eastman, Guttenberg, Johnson, Kawasaki, Knopp, LeDoux, Millett, Neuman, Pruitt, Rauscher, Reinbold, Sullivan-Leonard, Talerico, Tarr, Thompson, Tilton, Wilson

Nays: Birch, Claman, Drummond, Edgmon, Gara, Grenn, Johnston, Josephson, Kito, Kopp, Kreiss-Tomkins, Lincoln, Ortiz, Parish, Saddler, Seaton, Spohnholz, Stutes, Tuck, Wool, Zulkosky

Absent: Foster

And so, Amendment No. 2 was not adopted.

HCS SB 64(RLS) was automatically in third reading.

The question being: "Shall HCS SB 64(RLS) pass the House?" The roll was taken with the following result:

HCS SB 64(RLS) Third Reading Final Passage

YEAS: 34 NAYS: 6 EXCUSED: 0 ABSENT: 0

Yeas: Birch, Chenault, Claman, Drummond, Edgmon, Foster, Gara, Grenn, Guttenberg, Johnston, Josephson, Kawasaki, Kito, Knopp, Kopp, Kreiss-Tomkins, LeDoux, Lincoln, Millett, Neuman, Ortiz, Parish, Pruitt, Reinbold, Saddler, Seaton, Spohnholz, Stutes, Talerico, Tarr, Thompson, Tuck, Wool, Zulkosky

Nays: Eastman, Johnson, Rauscher, Sullivan-Leonard, Tilton, Wilson

And so, HCS SB 64(RLS) passed the House.

Representative Tuck moved and asked unanimous consent that the roll call on the passage of the bill be considered the roll call on the effective date clause.

There was objection.

The question being: "Shall the effective date clause be adopted?" The roll was taken with the following result:

HCS SB 64(RLS) Third Reading Effective Date

YEAS: 36 NAYS: 4 EXCUSED: 0 ABSENT: 0

Yeas: Birch, Chenault, Claman, Drummond, Edgmon, Foster, Gara, Grenn, Guttenberg, Johnson, Johnston, Josephson, Kawasaki, Kito, Knopp, Kopp, Kreiss-Tomkins, LeDoux, Lincoln, Millett, Neuman, Ortiz, Parish, Pruitt, Rauscher, Reinbold, Saddler, Seaton, Spohnholz, Stutes, Talerico, Tarr, Thompson, Tuck, Wool, Zulkosky

Nays: Eastman, Sullivan-Leonard, Tilton, Wilson

And so, the effective date clause was adopted.

HCS SB 64(RLS) was referred to the Chief Clerk for engrossment.

LEGISLATIVE CITATIONS

Representative Tuck moved and asked unanimous consent that the House approve the citations on the calendar. There being no objection, the following citations were approved and sent to enrolling:

In Memoriam - Suzanne King

By Representatives Stutes, LeDoux, Edgmon, Birch, Chenault, Claman, Drummond, Eastman, Foster, Gara, Grenn, Guttenberg, Johnson, Johnston, Josephson, Kawasaki, Kito, Kopp, Kreiss-Tomkins, Lincoln, Millett, Neuman, Ortiz, Parish, Pruitt, Rauscher, Saddler, Seaton, Spohnholz, Sullivan-Leonard, Talerico, Tarr, Thompson, Tilton, Tuck, Wilson, Wool, Zulkosky; Senators Stevens, Meyer

In Memoriam - Clinton S. Rosales

By Representatives Stutes, LeDoux, Edgmon, Birch, Chenault, Claman, Drummond, Foster, Gara, Grenn, Guttenberg, Johnson, Johnston, Josephson, Kawasaki, Kito, Kopp, Kreiss-Tomkins, Lincoln, Millett, Neuman, Ortiz, Parish, Pruitt, Rauscher, Saddler, Seaton, Spohnholz, Sullivan-Leonard, Talerico, Tarr, Thompson, Tilton, Tuck, Wilson, Wool, Zulkosky; Senators Stevens, Meyer

CONCUR IN SENATE AMENDMENTS

HB 76

Representative Tuck moved and asked unanimous consent that the House consider the Senate message (page 3602) on the following:

CS FOR HOUSE BILL NO. 76(FSH)

"An Act relating to the mariculture revolving loan fund and loans and grants from the fund; and providing for an effective date."

and

SENATE CS FOR CS FOR HOUSE BILL NO. 76(FIN)

"An Act relating to the mariculture revolving loan fund and loans from the fund; and providing for an effective date."

(SCR 28 - title change resolution)

There being no objection, it was so ordered.

Representative Tuck moved that the House concur in the Senate amendment and recommended that the members vote yes.

The question being: "Shall the House concur in the Senate amendment?" The roll was taken with the following result:

SCS CSHB 76(FIN)

Concur

YEAS: 39 NAYS: 1 EXCUSED: 0 ABSENT: 0

Yeas: Birch, Chenault, Claman, Drummond, Edgmon, Foster, Gara, Grenn, Guttenberg, Johnson, Johnston, Josephson, Kawasaki, Kito, Knopp, Kopp, Kreiss-Tomkins, LeDoux, Lincoln, Millett, Neuman, Ortiz, Parish, Pruitt, Rauscher, Reinbold, Saddler, Seaton, Spohnholz, Stutes, Sullivan-Leonard, Talerico, Tarr, Thompson, Tilton, Tuck, Wilson, Wool, Zulkosky

Nays: Eastman

And so, the House concurred in the Senate amendment, thus adopting SCS CSHB 76(FIN).

Representative Tuck moved and asked unanimous consent that the roll call on the passage of the bill be considered the roll call on the effective date clause. There being no objection, it was so ordered.

The Chief Clerk notified the Senate.

The bill was referred to the Chief Clerk for enrollment.

SPECIAL ORDER OF BUSINESS

SCR 28

Representative Tuck moved and asked unanimous consent that the following be taken up as a Special Order of Business:

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. 76, relating to the mariculture revolving loan fund and loans and grants from the fund.

There being no objection, it was so ordered.

The question being: "Shall SCR 28 pass the House?" The roll was taken with the following result:

SCR 28

Special Order of Business

YEAS: 39 NAYS: 1 EXCUSED: 0 ABSENT: 0

Yeas: Birch, Chenault, Claman, Drummond, Edgmon, Foster, Gara, Grenn, Guttenberg, Johnson, Johnston, Josephson, Kawasaki, Kito, Knopp, Kopp, Kreiss-Tomkins, LeDoux, Lincoln, Millett, Neuman, Ortiz, Parish, Pruitt, Rauscher, Reinbold, Saddler, Seaton, Spohnholz, Stutes, Sullivan-Leonard, Talerico, Tarr, Thompson, Tilton, Tuck, Wilson, Wool, Zulkosky

Nays: Eastman

And so, SCR 28 passed the House, was signed by the Speaker and Chief Clerk, and returned to the Senate.

UNFINISHED BUSINESS

Representative Tuck moved and asked unanimous consent that the following members be excused from a call of the House. There being no objection, the members were excused as noted:

Representative Kawasaki – from 10:00 p.m., today to 9:00 p.m., May 10

Representative Sullivan-Leonard – from 6:00 a.m., May 18 to 1:00 p.m., June 2

Representative Gara – from 8:00 a.m., June 6 to 5:00 p.m., June 19

Representative Foster – from 7:00 a.m., June 25 to 10:00 p.m., July 2

Representative Talerico – from 5:30 p.m. to 9:00 p.m., May 10

HR 8

The following memorandum dated May 8 was received from Lora Brown, Enrolling Secretary, Division of Legal and Research Services, regarding:

HOUSE RESOLUTION NO. 8 am

Requesting the National Oceanic and Atmospheric Administration to locate its Alaska-focused employees, programs, and assets in the state.

"In accordance with Rule 43, Uniform Rules of the Alaska State Legislature, I am reporting the following manifest error in HR 8 am, which has been corrected in enrolling:

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Page 2, line 19:
Delete "US"
Insert "United States""
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HB 216

The following memorandum dated May 8 was received from Lora Brown, Enrolling Secretary, Division of Legal and Research Services, regarding:

CS FOR SPONSOR SUBSTITUTE FOR HOUSE BILL NO. 216(FIN) am

"An Act relating to restitution; relating to the office of victims' rights; relating to transfers from the dividend fund; creating the restorative justice account; relating to appropriations from the restorative justice account for services for and payments to crime victims, operating costs of the Violent Crimes Compensation Board, operation of domestic violence and sexual assault programs, mental health services and substance abuse treatment for offenders, and incarceration costs; relating to contributions from dividends; relating to delinquent minors; and providing for an effective date."

"In accordance with Rule 43, Uniform Rules of the Alaska State Legislature, I am reporting the following manifest errors in CSSSHB 216(FIN) am, which have been corrected in enrolling:

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Page 3, line 3:
Delete "of"
Insert "or"

Page 6, line 9:
Delete "the"

Page 6, line 11:
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Delete "the""

HB 217

The following memorandum dated May 8 was received from Lora Brown, Enrolling Secretary, Division of Legal and Research Services, regarding:

CS FOR HOUSE BILL NO. 217(FIN)

"An Act relating to civil liability for risks inherent in farm touring; relating to the state and municipal procurement preferences for agricultural products harvested in the state and fisheries products harvested or processed in the state; relating to merchandise sold and certain fees charged or collected by the Department of Natural Resources; and providing for an effective date."

"In accordance with Rule 43, Uniform Rules of the Alaska State Legislature, I am reporting the following manifest error in CSHB 217(FIN), which has been corrected in enrolling:

Page 2, line 14, following "snowmobiling,": Insert "and""

SB 174

Representatives Birch, Drummond, Millett, Kito, Thompson, Kawasaki, Stutes, LeDoux, Josephson, Talerico, and Foster added as cross sponsors to:

SENATE BILL NO. 174

"An Act relating to the duties of the Department of Health and Social Services; and relating to the administration of programs for persons with physical and mental disabilities."

SB 204

Representatives Gara, LeDoux, Kawasaki, Josephson, and Saddler added as cross sponsors to:

HOUSE CS FOR SENATE BILL NO. 204(STA) am H

"An Act relating to a veteran's designation on an identification card or a driver's license for Hmong veterans and Lao veterans; relating to registration plates celebrating the arts; relating to special motor vehicle registration plates for recipients of the Bronze Star awarded for valor, Silver Star, Navy Cross, Distinguished Service Cross, Air Force Cross, Coast Guard Cross, and other awards reflecting valor; relating to special registration plates for vehicles owned by veterans with disabilities; and providing for an effective date."

ENGROSSMENT

HB 119

CSHB 119(FIN) was engrossed, signed by the Speaker and Chief Clerk, and transmitted to the Senate for consideration.

SB 64

HCS SB 64(RLS) was engrossed, signed by the Speaker and Chief Clerk, and transmitted to the Senate for consideration.

ANNOUNCEMENTS

With appointment of the Conference Committee on the operating budget, Rule 23(d) of the Uniform Rules is in effect as of April 13.

House committee schedules are published under separate cover.

ADJOURNMENT

Representative Tuck moved and asked unanimous consent that the House adjourn until 10:30 a.m., May 11.

Representative Eastman objected.

Representative Tuck moved and asked unanimous consent that the House adjourn until 10:30 a.m., May 10.

Representative Eastman objected.

The Speaker stated that, without objection, the House would recess to a call of the Chair; and so, the House recessed at 1:27 p.m.

AFTER RECESS

The Speaker called the House back to order at 4:07 p.m.

ADJOURNMENT

Representative Tuck moved and asked unanimous consent that the House adjourn until 10:30 a.m., May 10. There being no objection, the House adjourned at 4:07 p.m.

Crystaline Jones Chief Clerk