

Just

IN THE HOUSE

BY REPRESENTATIVES PLUMMER AND TAYLOR

HOUSE BILL NO. 167

IN THE LEGISLATURE OF THE TERRITORY OF ALASKA

TWENTY-SECOND SESSION

A BILL

For an Act entitled: "An act to amend Section 58-4-1, ACLA 1949, relative to authentication of affidavit or deposition taken outside the Territory."

BE IT ENACTED BY THE LEGISLATURE OF THE TERRITORY OF ALASKA:

Section 1. Section 58-4-1, ACLA 1949, is hereby amended by addition thereto subparagraph Third:

"Third: an affidavit or deposition taken outside the Territory may be used in Alaska if it is verified or acknowledged before a notary public or other official, who is authorized and commissioned to take acknowledgments in the state, territory or District of Columbia, or foreign country wherein it is taken, and is attested under the official seal of such notary public or other official."

REVISIONS TO THE ALASKA EVIDENCE ACT

SECTION 58

1951 .ON THIS BEACH

AMEND TO VICTIM'S RIGHT TO SUBPOENA THE WIT

SECTION 58-4-1

SECTION 1

CODE ALASKA, 1-4-55 SECTION 58-4-1

P. 1, lines 7 and 8, delete words "or deposition"

"deposition and other evidence"

AMEND TO VICTIM'S RIGHT TO SUBPOENA THE WIT

P.1, line 10, Section 1. Strike all material and insert the following:
"Section 1. Section 58-4-1, ACLA, 1949 is hereby amended to read
as follows:

Section 58-4-1. An affidavit taken outside the Territory may be used in Alaska if it is verified or acknowledged before a notary public or other official, who is authorized and commissioned to take acknowledgments in the District of Columbia, state or Territory wherein it is taken, and is attested under the official seal of such notary public or other official.

P. 1, line 12 through 18, underline all new material.

of the nature of it should witness subject to, attached to

made as a public witness that to such evidence and other evidence

"intended"