

Introduced: 2/12/75  
Referred: Resources and  
Judiciary

BY ANDERSON, BRADLEY, DUNCAN,  
ELIASON, HERSHBERGER, KELLEY,  
MCKINNON, OSTERBACK, SPECKING,  
SULLIVAN, URION AND WALLIS

1 IN THE HOUSE

2 HOUSE BILL NO. 160

3 IN THE LEGISLATURE OF THE STATE OF ALASKA

4 NINTH LEGISLATURE - FIRST SESSION

5 A BILL

6 For an Act entitled: "An Act relating to the waste of wild food animals."

7 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

8 \* Section 1. AS 16.30.010(b) is amended to read:

9 (b) A person's failure to salvage most of a wild food animal's  
10 edible meat for human consumption due to any fact which the person knew  
11 or should have known would make it unreasonably difficult or impossible  
12 for him to salvage the portion of the animal required under this section  
13 constitutes a violation of (a) of this section. The possession or  
14 transportation of the raw horns or antlers of a wild food animal without  
15 its being accompanied by most of its edible meat creates a presumption  
16 of failure to salvage the edible meat under this section. The burden  
17 of proof is on the possessor to overcome the presumption of failure to  
18 salvage edible meat and to establish the fact that it was salvaged  
19 lawfully. In this section, "raw" means an appearance, by reasonable  
20 observation, that indicates its having been taken from a wild food  
21 animal during the current or most recent lawful hunting season for that  
22 animal.

23

24

25

26

27

28

29

#