

Introduced: 5/19/77
Referred: Labor & Management

1 IN THE HOUSE

BY BROWN AND PARR

2 HOUSE BILL NO. 544

3 IN THE LEGISLATURE OF THE STATE OF ALASKA

4 TENTH LEGISLATURE - FIRST SESSION

5 A BILL

6 For an Act entitled: "An Act relating to appeals under the law requiring
7 local hire under state leases."

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

9 * Section 1. AS 38.40.070(a) is amended to read:

10 (a) Upon finding that a qualified Alaska resident has been rejected
11 for or terminated from employment, in violation of this chapter, the
12 Department of Labor may require the employer to pay the qualified Alaska
13 resident triple the wages he lost, or any damages or expenses actually
14 incurred as a result of the wrongful action if they exceed the triple
15 wages assessed. The imposition or withholding of any payment or penalty
16 under this section may be appealed to the superior court. [THE SUPERIOR
17 COURT SHALL HEAR THESE MATTERS DE NOVO.]
18
19
20
21
22
23
24
25
26
27
28
29

#