

Introduced: 2/28/80
Referred: Judiciary

BY THE RULES COMMITTEE
BY REQUEST

1 IN THE HOUSE

2 HOUSE BILL NO. 916

3 IN THE LEGISLATURE OF THE STATE OF ALASKA.

4 ELEVENTH LEGISLATURE - SECOND SESSION

5 A BILL

6 For an Act entitled: "An Act relating to the Alaska Marriage Code."

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

8 * Section 1. AS 25.05.051 is amended to read:

9 Sec. 25.05.051. EFFECT OF EXISTING FORMER MARRIAGE. (a) If,
10 during the lifetime of a husband or wife with whom a marriage is still
11 in force, a person remarries and the parties to the subsequent marriage
12 live together as husband and wife, and one of the parties to the sub-
13 sequent marriage believes in good faith that the former husband or wife
14 is dead or that the former marriage has been annulled or dissolved by a
15 divorce or is without knowledge of the former marriage, then

16 (1) after the death or divorce of the other party to the
17 former marriage, if they continue to live together as husband and wife
18 in good faith on the part of one of them, they are legally married from
19 the time of removal of the impediment, and the issue of the subsequent
20 marriage are the legitimate issue of both parents, whether born before
21 or after the removal of the impediment;

22 (2) the person unaware of the impediment is a putative
23 spouse as long as he remains unaware of the impediment and has the
24 same rights as a legal spouse.

25 (b) The rights of a putative spouse are not greater than the
26 rights of an existing legal spouse or other putative spouse. A court
27 shall equitably apportion inheritance, property, maintenance, and
28 support rights among putative and legal spouses.

29 (c) In this section "putative spouse" means a person who has a

1 good faith reasonable belief that he is married even though the marriage
2 is void under AS 25.05.021(1).
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