

Offered: 5/26/83
Referred: Rules

Original sponsors: Fahrenkamp and Bennett

1 IN THE SENATE BY THE RESOURCES COMMITTEE

2 HOUSE CS FOR CS FOR SENATE BILL NO. 216 (Resources)

3 IN THE LEGISLATURE OF THE STATE OF ALASKA

4 THIRTEENTH LEGISLATURE - FIRST SESSION

5 A BILL

6 For an Act entitled: "An Act relating to mining lease locations on, and
7 classification of, state land; and providing for an
8 effective date."

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

10 * Section 1. Section 5, ch. 108, SLA 1981, is amended to read:

11 Sec. 5. SPECIAL PROVISION FOR MINING LEASE LOCATIONS. Notwith-
12 standing AS 38.05.205(a), until December 31, 1985 [1983], minerals may
13 be mined, marketed, or used on a location for mineral leasing under
14 AS 38.05.205 on state land [TENTATIVELY APPROVED OR PATENTED TO THE
15 STATE UNDER SECTION 6(a) OR 6(b) OF THE ALASKA STATEHOOD ACT (P.L. 85-
16 508, 72 STAT. 339, AS AMENDED)] upon discovery, location, and record-
17 ing in accordance with AS 38.05.195. However, this section does not
18 apply to a locator who does not file an application for a lease within
19 90 days after receipt of the application form as required by AS 38.-
20 05.205.

21 * Sec. 2. AS 38.04.020(c) is amended to read:

22 (c) Land to be retained in state ownership may be classified by
23 the commissioner into multiple-use management categories under AS 38.-
24 05.300. [LAND WITHIN A MUNICIPALITY RETAINED IN STATE OWNERSHIP
25 CONSISTS OF LAND CLASSIFIED FOR RETENTION IN STATE OWNERSHIP AS OF
26 DECEMBER 31, 1980.] Land outside a municipality to be retained in
27 state ownership consists of land classified for retention in state
28 ownership by the commissioner by December 1 [JULY 1], 1983. Land
29 conveyed to the state by the federal government that is to be retained

1 in state ownership consists of land classified by the commissioner
2 within two years of receipt of tentative approval or patent, whichever
3 occurs first. State land not classified for retention in state owner-
4 ship or selected by the municipality under this section shall be
5 classified and included in the land disposal bank. The commissioner
6 shall ensure that the bank includes at least 500,000 acres.

7 * Sec. 3. AS 38.04.020 is amended by adding a new subsection to read:

8 (1) Notwithstanding other provisions of this title, land within
9 the disposal bank not proposed for disposal under (d)(2) - (4) of this
10 section within three years after the inclusion of that land within the
11 disposal bank shall be available for staking under the remote parcel
12 program, provided that entries under this provision not be allowed
13 within one-quarter mile of any existing private land or other remote
14 parcel entry.

15 * Sec. 4. This Act takes effect immediately in accordance with AS 01.-
16 10.070(c).