

S B

230

4/8/75

COMMITTEE REPORT

HOUSE

Mr. Speaker:

Date _____

The Committee on JUDICIARY has had CS3B 230 am

under consideration. A Majority of the members of the Committee

recommends it DO PASS

recommends it DO NOT PASS

recommends it DO PASS WITH ATTACHED AMENDMENT(S)

recommends it BE REPLACED WITH CS FOR _____ AND THAT

CS FOR _____ DO PASS

"and" recommends it BE REFERRED TO THE _____

COMMITTEE

reports it back WITHOUT RECOMMENDATION

"other" Individual Review

Members signing the Majority report:

<u>[Signature]</u>	<u>DO Pass</u>	_____
<u>[Signature]</u>	<u>No Pass</u>	_____
<u>[Signature]</u>	<u>Pass</u>	_____
_____	_____	_____

Members NOT concurring in the Majority report:

<u>[Signature]</u>	recommends:	<u>Do Not Recommend Amended</u>
<u>[Signature]</u>	recommends:	<u>Do Not Pass</u>
<u>[Signature]</u>	recommends:	_____
_____	recommends:	_____
_____	recommends:	_____

[Signature] Chairman

Original Sponsor: Huber,
Bradley, Colletta, et al

Offered: 3/11/75
Referred: Rules

1 IN THE SENATE

BY THE RESOURCES COMMITTEE

2

CS FOR SENATE BILL NO. 230 am

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 taking of antlerless moose."

7

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

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* Section 1. AS 16.05 is amended by adding a new section to read:

9

Sec. 16.05.780. TAKING OF ANTLERLESS MOOSE PROHIBITED. (a) The

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taking of antlerless moose in any game management unit, other than in

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Game Management Units 22 and 23, is prohibited until January 1, 1978.

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(b) After January 1, 1978, antlerless moose, except in game

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management units 22 and 23, may be taken in numbers and upon conditions

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prescribed by the board, only in units

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(1) that the department recommends be opened, based on

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biological evidence, and

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(2) in which a majority of active local advisory boards for

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that unit have recommended an opening, after each has taken a vote and

19

a majority of the members of that board has voted in the affirmative.

20

(c) After July 1, 1975, antlerless moose may be taken in numbers

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and upon conditions prescribed by the board in game management units

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22 and 23 only

23

(1) if the department recommends they be opened, based on

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biological evidence, and

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(2) if a majority of the active local advisory boards in

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those units have recommended an opening, after each has taken a vote

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and a majority of the members of that board has voted in the affirmative.

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29

AMENDMENT

OFFERED IN THE HOUSE:

BY: U 104

TO: _____ HOUSE BILL No. ~~104~~

SENATE BILL No. CSST, 23, 1911

PAGE: 1

LINE: 8

Delete all material beginning on line 8 and insert:

Section 1. AS 16.05 is amended by adding a new section to read:

Sec. 16.05.780. TAKING OF ANTLERLESS MOOSE.

The taking of antlerless moose in any game management unit or subunit, other than Game Management Units 22 and 23, may be prohibited by majority vote of the local advisory committee for that game management unit or subunit. In the case of game management units or subunits in which more than one local advisory committee functions, the prohibition shall be by majority vote of all members of all local advisory committees for that unit or subunit. Only active local advisory committees are authorized to vote under this section.

House Judiciary Committee
April 12, 1975
page 3

HB 276 Real Estate Appraisers

It was suggested that all the specific requirements in the bill be eliminated so as to allow the board to provide for specifics in regulations. The committee agreed to make the commission the Board of Real Estate Appraisers. On page 2, line 27 the committee agreed to add "except those employees who are engaged in appraising for public acquisition." 08.89.060 would be eliminated the the remaining sections renumbered. Page 1, line 15, put a period after "years" and delete the rest of the sentence. The original regs would need legislative approval while subsequent regs would be considered approved unless disapproved by a resolution. Mr. Brown suggested that on page 2, line 26, reference to the United States be deleted. Mr. Specking wanted to include a grandfather clause in the statute so the committee agreed on page 2 line 21 to add an exemption that no test would be required for one year after the effective date of the regulations. The committee also agreed that changes should be made in page 1 to have three members be real estate appraisers and two members lay persons. The bill will be redrafted as a committee substitute and be presented again for committee consideration.

HB 242 Dress code

Mr. Specking stated that the bill was initially prompted because of the ferry regulations, however the State Affairs committee now favors legislative review of regulations having to do with appearance of state employees. Previously these rules were distributed by memo. This bill would require that they be in the form of formal regulations. Mr. Gardiner stated that he had requested a formal opinion of the Attorney General on the ferry dress standards but had received none as yet.

The following amendment was adopted: line 17 "15 and 20" should be "10 and 15"

Mr. Brown moved HB 242 am out of committee do pass. There being no objection, it was so ordered.

SB 230 am Antlerless Moose

Mr. Brown stated that Fish and Game hadn't been able to solve the problem so it was necessary that the legislature step in temporarily to save the moose. Mr. Swanson stated that Fish and Game had been making improper management decisions for 10 years concerning moose and doesn't now seem able to correct the problem. He stated that the bill is not a perfect solution but that Fish and Game needs legislative direction now.

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Mr. Parr suggested that all references to "antlerless" be deleted. Mr. Bradley stated that some moose are needed for subsistence. Mr. Brown deemed the suggestion politically unfeasible. And Mr. Specking stated that the Department has not always been responsive to reduced seasons and bag limit suggestions.

Mr. Gardiner moved that lines 12 to 19 be deleted since this bill was a temporary measure only. The motion failed.

Mr. Brown moved SB 230 am out of committee. It was so ordered.