

SCR

25

COMMITTEE REPORT

SENATE

Finance

3/1/77

4/6/77 Date

Mr. President:

The Committee on Resources has had SCR 25 construction of oil refineries in Alaska 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 SCR 25 and that CS for SCR 25 do pass
(and) recommends it be referred to the committee
reports it back without recommendation
AND attaches a report of its intent
(other)

MEMBERS SIGNING THE MAJORITY REPORT:

Handwritten signatures of committee members signing the majority report.

MEMBERS NOT CONCURRING IN THE MAJORITY REPORT:

Handwritten signatures and recommendations of members not concurring in the majority report.

Chairman

# Alaska State Legislature



Senate

SENATOR  
MIKE COLLETTA  
P. O. BOX 3188  
ANCHORAGE, ALASKA 99501

Minority Leader

HEALTH & SOCIAL SERVICES  
COMMERCE  
STATE AFFAIRS

WHILE IN JUNEAU  
POUCH V  
JUNEAU, ALASKA 99811

## MEMO

TO: Senator Poland

FROM: Senator Colletta

DATE: March 3

I would like to request that SCR 25 relating to Alaska's royalty oil and its in-state refining, receive priority treatment in committee. It is my expressed opinion that this method will best maintain Alaska's control of its royalty oil. The opinion is based on several legal decisions of the Federal Energy Administration concerning the Mandatory Petroleum Allocation Regulations as it relates to state government. The statement has been made that Alaska's taking of its royalty oil in value would preclude its taking the oil in kind at a future date because the state would become party to supplier/purchaser relationships as controlled by Mandatory Petroleum Allocation Regulation 10 C.F.R. part 21. In order to not lose control of our royalty oil and its profits, I suggest that we take royalty oil in kind and negotiate for its in-state refining.

Thanks for your consideration.