

HB

43

COMMITTEE REPORT

HOUSE

FURTHER:

1-24-79

Date: _____

Mr. Speaker:

The Committee on JUDICIARY has had HB 43

"An Act relating to the Alaska Code Revision Commission; eff. date."

under consideration and (a majority of the committee) (the committee) reports it back with the following recommendations:

- do pass do not pass
- do pass with attached amendments(s)
- replace with CS for _____ same title
 new title
- and recommends _____
- AND attaches a "Letter of Intent" New Fiscal Note
- reports it back without recommendation
- referred to the _____ Committee

MEMBERS SIGNING
DO PASS

MEMBERS HAVING
OTHER RECOMMENDATIONS:

CHAIRMAN



House Judiciary, Comte
Re: HB 43
F4I

COMMISSIONER
 JOHN W. ABBOTT, CHAIRMAN
 ARTHUR M. PETERSON, VICE CHAIRMAN
 PATRICK M. RODEY
 FRED E. BROWN
 SUSAN A. BURKE
 L. S. KURTZ, JR.

ALASKA STATE LEGISLATURE
 POUCH Y - STATE CAPITOL
 JUNEAU, ALASKA 99811
 (907) 465-4678

EXECUTIVE SECRETARY
 BILLY G. BERRIER

January 5, 1979

MEMORANDUM

SUBJECT: Legislation regarding organization and structure of the Alaska Code Revision Commission

TO: Representative Mike Miller, Chairman
 Alaska Legislative Council

FROM: John W. Abbott, Chairman
 Alaska Code Revision Commission

Under AS 24.20.075(c), the Alaska Code Revision Commission has prepared a revised version of last legislature's HB 852 dealing with the structure and membership of the commission.

As you requested, we have deleted the provisions dealing with (1) the commission directing the Legislative Affairs Agency to contract with or hire other agencies or persons, (2) providing for the commission to introduce legislation directly by means of the Rules Committee, and (3) the provision that would have given the senate member a four-year term. The commission voted not to propose a change in the membership. We hope that the bill in its current form will now receive the enthusiastic support of the Legislative Council.

Section 1 makes the heading of the section and the text consistent in specifying the name of the commission. This should remove any confusion as to its name.

Section 2 clarifies the terms of office of the various members, establishes a \$200 honorarium for the public member and the board of governors' designee, and clarifies the language for all members with regard to per diem and travel allowance.

Section 3 merely states the way in which the term provisions in section 1 will effect the current public member and board of governors' designee.

JWA/ep/jms
 Attachment

Introduced: 1/24/79
Referred: Judiciary

Judiciary
Committee
Substitute

BY THE RULES COMMITTEE BY
REQUEST OF THE LEGISLATIVE
COUNCIL (for the Code
Revision Commission)

1 IN THE HOUSE

2 HOUSE BILL NO. 43

3 IN THE LEGISLATURE OF THE STATE OF ALASKA

4 ELEVENTH LEGISLATURE - FIRST SESSION

5 A BILL

6 For an Act entitled: "An Act relating to the Alaska Code Revision Commis-
7 sion; and providing for an effective date."

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

9 * Section 1. AS 24.20.075(a) is amended to read:

10 Sec. 24.20.075. ALASKA CODE REVISION COMMISSION. (a) The Alaska
11 Code Revision Commission is established as a permanent commission of the
12 legislature.

13 * Sec. 2. AS 24.20.075(b) is amended to read:

14 (b) The commission consists of two legislators, one from each
15 house, appointed by the presiding officer; one public member, who is not
16 an employee of the state government, appointed by the governor; a desig-
17 nee of the governor, who is an attorney employed by the executive branch
18 of the state government; a designee of the chief justice of the supreme
19 court; and a designee of the Alaska Bar Association appointed by the
20 board of governors of the association. Legislative members serve for
21 the duration of the legislature in which they are appointed; the desig-
22 nee of the governor and the designee of the chief justice serve at the
23 pleasure of the governor and chief justice, respectively; and the
24 public member and designee of the board of governors serve terms of six
25 years each, beginning July 1 and ending on June 30 six years later.
26 Members may be reappointed or redesignated. A vacancy in the member-
27 ship of the commission occurring other than by expiration of term shall
28 be filled in the same manner as the original appointment but, with
29 regard to the legislative members, the public member, and the board of

1 governors' designee, for the unexpired term only [AT THE PLEASURE OF THE
2 PRESIDING OFFICER, AND APPOINTED MEMBERS SERVE AT THE PLEASURE OF THE
3 APPOINTING AUTHORITY]. Members who are not state employees o' legis-
4 lators are entitled to receive ~~the standard per diem and travel allowance provided for~~
5 members of independent boards and commissions. Legislative members are
6 entitled to receive the regular legislative per diem and travel allow-
7 ance for days spent on commission business, and members who are state
8 employees are entitled to receive the regular state employees per diem
9 and travel allowance [RECEIVE THE STANDARD PER DIEM FOR BOARD MEMBERS,
10 OR THE REGULAR LEGISLATIVE PER DIEM IF THEY ARE LEGISLATORS,] for days
11 spent on commission business. The commission selects its chairman and
12 vice-chairman. The director of legal services for the Legislative
13 Affairs Agency, or his designee, serves as executive secretary for the
14 commission.

15
16 * Sec. 3. The public member and the designee of the board of governors,
17 serving on the Alaska Code Revision Commission as of the effective date of
18 this Act, shall determine the length of their terms of drawing lots. The
19 term of one of those members ends June 30, 1980 and the term of the other
20 ends June 30, 1982. After these initial termination dates, the six-year-term
21 provisions of AS 24.20.075(b) apply.

22 * Sec. 4. This Act takes effect July 1, 1979.

23 *Sec. 5. Sunset - July 1, 1982*
24
25
26
27
28
29

Code Revision Commission

ALASKA
STATE LEGISLATURE
MEMORANDUM

March 31, 1980

Fred,

Last Thursday the House Finance Comte. considered the original version of the bill (by mistake) and reported a fiscal note of 14.4. The bill, as amended by the H. Judic. Comte, deleted the provision which necessitated a fiscal note -- so CSHB 43 has a 0 fiscal note. As I understand it, Rep. Meekins will clear up this matter this morning. Rep. Parr has been informed of the mistake.

Joyce

Fred: COMMISSION ACTIVITIES PAST, PRESENT AND FUTURE

Introduced six bills last session--

HB 43--Code Revision Commission CONSIDERING TODAY
HB 56--Exemptions Act (H. Judic. Comte.)
SB 54--International Wills Act (UPC) (S. Finance Comte.
for fiscal note)
SB 55--Uniform Commercial Code-Articles 8 and 9 (S. Commerce Comte.)
SB 56--Effect of Homicide (UPC) ENACTED INTO LAW
SB 58--Uni. Disposition of Community Property Rights at Death
Act (S. Rules Comte.)

Title 4--Commission submitted tentative draft to Legislative
Council and House Commerce Committee last year for
further referral and consideration by committees
dealing with other alcoholic beverage control bills

HB 47--not drafted by Commission but reviewed by comsn. at
request of Senate (comsn. recommended do-pass) Bill
regarded sale of alcoholic beverages

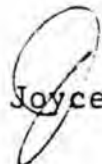
Two bills have been transmitted to Legislative Council for intro-
duction this month:

- (1) Oath, affirmation, acknowledgment, notarization and
verification. Re: clarifies definitions and provides
forms in statute.
- (2) Recording and Recorded Documents. Re: clarifies provi-
sions on recording that are scattered throughout AK statutes
and lays a suitable framework for future use of technological
advances in a centralized recording system.

Under current consideration:

- (1) Security interests in real property. Re: effort to
bring into secured real property transactions the same
principles that govern secured personal property trans-
actions under the Uniform Commercial Code. Among other
things, it covers the broad area of relationship, rights
and remedies of debtor and creditor; and, foreclosure
under a power of sale. Commission currently in drafting
process.
- (2) Revision of AS 10--Corporations and Associations. Re:
review of analyses and comparisons of AK law with Model
Act and other states' laws, and comparison of notable
approaches to state regulatory control of corporations.
Commission in initial stage of deciding policy issues of
various approaches.

- (3) Revised Uniform Limited Partnership Act--reviewing first draft
- (4) "Alaska hire"--requested by House to review various proposals and draft legislation (Gardiner, Hayes, Parr)
- (5) Model Product Liability Act--requested by House (Parr)
- (6) Domestic Violence (HB 392)--requested by Senate (Ziegler)
- (7) Guardians and Conservators (HB 572/SB 339)--requested by Senate (Ziegler) [Parr has committed himself to getting the House version out of his comte.]


Joyce

STATE OF ALASKA

ALASKA CODE
REVISION COMMISSION



ANNUAL REPORT FOR 1979

-- FEBRUARY 1980 --

ALASKA CODE REVISION COMMISSION
Pouch Y -- State Capitol
Juneau, Alaska 99811

ALASKA CODE REVISION COMMISSION

Commission Members
and Appointing Authority

JOHN W. ABBOTT
Chairman
Governor -- Public Member

L. S. KURTZ, JR.
Board of Governors
Alaska Bar Association

SUSAN A. BURKE
Vice-Chairman
Governor -- Executive
Branch

FRED E. BROWN
Member of the House of
Representatives
Alaska State Legislature

PATRICK M. RODEY
Member of the Senate
Alaska State Legislature

WM. GRANT CALLOW
Chief Justice --
Judicial Branch

ARTHUR H. PETERSON
served as representative of the
Governor--Executive Branch until
his resignation (September 1, 1979)

BILLY G. BERRIER
Executive Secretary
Director, Legal Services
Legislative Affairs Agency

110 Seward Street, #5
Phone: 907-465-4878

Pouch Y -- State Capitol
Juneau, Alaska 99811

CODE REVISION COMMISSION



COMMISSIONERS
JOHN W. ABBOTT - CHAIRMAN
SUSAN A. BURKE - VICE CHAIRMAN
PATRICK M. RODEY
FRED E. BROWN
L. B. KURTZ, JR.
WM. GRANT CALLOW

ALASKA STATE LEGISLATURE
POUCH Y - STATE CAPITOL
JUNEAU, ALASKA 99811
(907) 465-4878

EXECUTIVE SECRETARY
BILLY G. BERRIER

February 21, 1980

Senator George H. Hohman
Chairman, Alaska Legislative Council
Pouch Y -- State Capitol
Juneau, Alaska 99811

Dear Senator Hohman:

In conformity with AS 24.20.075(f), the Alaska Code Revision Commission herewith submits this report of its activities during 1979.

Sincerely,

John W. Abbott
John W. Abbott, Chairman
Code Revision Commission

JWA/ jms r

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SUMMARY OF WORK OF COMMISSION

As the result of work performed since its inception in 1976, the Alaska Code Revision Commission recommended six bills for introduction into the Eleventh Legislature -- First Session (1979), via the Legislative Council.

In 1978, the commission undertook a major revision of AS 4 -- Alcoholic Beverages. As the Legislature had established an interim committee specifically for this purpose, the commission forwarded its tentative draft and extensive commentary to the Legislative Council for appropriate referral to appropriate committee(s) for further consideration.

During 1978, the commission began its review of the real property conveyancing laws. In 1979, the commission divided this major project into two areas: (1) recording and recorded documents; and (2) security interests. The commission has prepared draft legislation on each topic and plans to submit its proposed bill on recording and recorded documents early in the Second Session of the Eleventh Legislature. This draft bill has incorporated the Uniform Federal Lien Registration Act, as amended by the commission.

The commission began another major project revising AS 10 -- Corporations and Associations. This revision, still underway, involves the analysis of existing law and comparisons of Alaska law with other states' laws and the Model Act. A proposed bill will be drafted during 1980 for submission to Legislative Council for subsequent introduction in the Twelfth Legislature.

During 1979, the commission held ten separate meetings, consisting of 19 working sessions.

ANNUAL REPORT FOR THE YEAR 1978

INTRODUCTION

The primary objective of the Alaska Code Revision Commission, as established by AS 24.20.075, is to review and consider proposed changes in the law recommended by the National Law Institute, the National Conference of Commissioners on Uniform State Laws, the Alaska Judicial Council, the supreme court, the state or local bar associations, principal departments, agencies, boards and commissions of the executive or judicial branch, and committees of the legislative branch. The commission also receives and considers suggestions as to areas of law needed to eliminate antiquated and inadequate rules of law, and to bring the law into harmony with current needs and conditions.

The commission consists of (1) two legislators, one from each house, appointed by the respective presiding officers; (2) one public member who is not an employee of the executive branch, appointed by the governor; and one member who is an employee of the executive branch, appointed by the governor; (3) a designee of the chief justice of the supreme court; and (4) a designee of the Alaska Bar Association, appointed by the board of governors of the association. The director of legal services for the Legislative Affairs Agency, or his designee, serves as the executive secretary for the commission.

The commission assists the legislature by carefully studying complex subjects, identifying major policy questions for legislative attention, gathering the views of interested persons and organizations, and drafting legislation for legislative consideration.

The efforts of the commission are intended to assist the legislature in concentrating on significant policy questions in areas considered by the commission and in dealing with the technical problems in preparing background studies, working out intricate legal problems, and drafting the needed legislation. The commission thus assists the legislature in accomplishing needed reforms that otherwise might not be made because of the heavy demands on legislative time. The commission, by its composition, has proven to be an effective vehicle for ascertaining various points of view by having actual involvement and expertise in the areas of law under consideration.

STATUS OF PENDING LEGISLATION

The status of pending legislation proposed by the commission, as detailed in its Annual Report of 1978, is as follows:

Alaska Exemptions Act

HB 56, introduced on January 24, 1979, is currently pending in the House Judiciary Committee. The committee scheduled hearings on this bill during the interim period; however, no testimony was received at that time.

Uniform Commercial Code -- Articles 8 and 9

SB 55, introduced on January 17, 1979, is currently pending in the Senate Commerce Committee. Following action by that committee, it is scheduled to be referred to the Senate Judiciary Committee for further consideration. No action was taken on this bill in 1979.

Uniform Probate Code -- International Wills Act

SB 54, introduced on January 17, 1979, was referred to the Senate Judiciary Committee. No action was taken on this bill in 1979.

Uniform Disposition of Community Property Rights at Death Act

SB 58, introduced on January 17, 1979, was referred to the Senate Judiciary Committee. No action was taken on this bill during 1979.

Alaska Code Revision Commission

HB 43, introduced on January 24, 1979, was referred to the House Judiciary Committee. On March 16, the committee considered the bill and reported an amended version (CSHB 43). The bill was subsequently referred to the House Rules Committee for action. No action was taken by that committee during 1979.

Other

HB 47, relating to the sale of alcoholic beverages, repealing AS 04.15.090, was not introduced at the request of the commission. At the request of the Senate, the commission reviewed the amended version (CSHB 47 am) as passed by the House. On March 16, 1979, the commission unanimously recommended do-pass and the bill was returned for subsequent referral to the Senate Judiciary Committee. This bill is currently pending in that committee.

LEGISLATION ENACTED INTO LAW

Uniform Probate Code -- Effect of Homicide

SB 56, introduced on January 17, 1979, was referred to the Senate Judiciary Committee. The bill was favorably reported from the commission and subsequently passed by both House and Senate. The Governor signed the bill into law on May 4, 1979 (Chapter 0036 SLA '79).

CALENDAR OF TOPICS FOR STUDY

The commission has on its calendar of topics the topics listed below.

Topics Under Active Consideration

(1) Revision of Real Property Conveyancing Laws.

This major project was initiated in April 1978. The broad scope of this revision necessitated a further division of work. The commission, after reviewing background materials and drafts, divided the project into two areas: (a) recording and recorded documents; and (b) security interests.

(a) Recording and recorded documents. During its deliberations on the conveyancing laws of the state, the commission found a need for a clear and complete understanding of the requirement and effect of recordation, due to legal ramifications in the area of transferring and securing interests in real property.

The commission solicited comments from title companies, banks and other lending institutions, and local and state bar associations on this subject. It worked in close association with the State Recorder and Department of Commerce and Economic Development in drafting a comprehensive bill to consolidate recording law in one place, eliminate inadequacies in the current system and provide a statutory structure that makes possible the use of technological advances in this area. The commission held numerous hearings, including a field hearing in Seattle, Washington, to secure the views of counsel who determine policy in Alaska.

In its proposed bill, the commission has classified documents into two categories -- Class A and Class B documents. Class A includes those documents specifically made recordable by law, mainly those that effect interests in real property. Recording a class A document (1) provides constructive notice of the contents of the document to subsequent purchasers and holders of a security interest in the same property; (2) makes the document admissible in evidence; and (3) creates presumptions as enumerated. The draft provides that copies of documents recorded in the BLM and the state division of forest, land and water management are entitled to recordation as Class A documents and also authorizes recording of certified copies of conveyances as Class A documents in the records of districts where the land

conveyed is located. Class B documents which do not effect interests in real property may be recorded; however, recordation merely serves to provide the public with a repository for these miscellaneous documents.

The bill incorporates parts of the Uniform Simplification of Land Transfers Act. Among these are provisions for simplifying land records and search by recording of short form lease summaries and master forms that need not be rerecorded with each successive use.

Much consideration was given to including provisions for complete indexing of class A documents by tract in addition to indexing by the names of grantors and grantees in the chain of title. It was concluded that in some recording districts it would discourage recording of documents if the detailed information needed for complete tract indexing was required. Because regulations can be readily changed, indexing of class A documents was finally left to the flexibility of regulation. Indexing of Class B documents is specifically limited in the bill, one of the ways it is emphasized that class B will not be searched in a search of title.

In a departure from current law, the commission's draft bill deletes acknowledgment as a required part of the conveyance form.

After reviewing the Uniform Federal Lien Registration Act, the commission revised the Act and incorporated it into the recording bill. Several features of the Uniform Act were found to be objectionable or unnecessary and were changed or deleted by the commission. The commission's bill (1) provides for recording federal liens in lieu of filing them -- the distinction being that filing requires the recorder to retain paper liens and releases, a procedure inconsistent with the photocopying system in use; (2) provides for a single method of recording all federal liens with the recorder; and (3) does not set fees or provide for billing, leaving this matter to departmental regulation.

The commission plans to submit its proposed bill and commentary to Legislative Council early in 1980 for subsequent introduction in the Legislature.

(b) Security interests in real property. The proposed bill under consideration is an effort to bring into secured real property transactions the same principles that govern secured personal property transactions under the Uniform Commercial Code. The bill covers the broad area of

relationship, rights and remedies of debtor and secured creditor. The state law on deeds of trust would be superceded. In cases where foreclosure under a power of sale is required, the bill makes possible a commercially reasonable resale by listing and sale through a real estate agent, in order to avoid the disastrous forced-sale prices often received at public auction. Work on the bill should be completed by early summer of 1980.

(2) Revision of AS 10 -- Corporations and Associations. In April, the commission discussed the possible need for revision of the state's law on corporations and associations. The commission appointed two of its members to conduct an initial overview of specific areas in which problems were encountered. In June, the commission discussed these concerns and requested that an expert in the area of corporations be contacted for a comprehensive study of Title 10 and to provide the commission with suggestions as to whether to proceed with a major revision.

In September, the consultant met with the commission to discuss notable approaches to state regulatory control of corporations. The commission then decided to enter into a contract with the consultant for preparation of analyses, summaries and comparisons of existing law, other states' laws and the Model Act, with recommendations as to suitable changes in Alaska law. In December, the commission received the first installment of research on this project for review.

The commission will continue its review of background materials and comments and proceed to draft proposed legislation in 1980.

(3) Oath, Affirmation, Acknowledgment, Notarization and Verification. During the commission's consideration of the state's recording law, the need for statutory treatment of these subjects became apparent. The commission determined that while the terms are frequently encountered in Alaska Statutes, neither a clear definition nor recommended forms are provided. The bill rectifies these inadequacies in existing law.

Much of the draft bill is the Uniform Recognition of Acknowledgments Act, drafted by the National Conference of Commissioners on Uniform State Laws.

The commission adopted the final draft, as amended, at its December meeting. The bill and commentary will be submitted to Legislative Council early in 1980 for subsequent introduction into the Legislature.

(4) Revised Uniform Limited Partnership Act. In April 1978, the commission requested the staff to prepare a report and draft bill on this uniform Act as drafted by the National Conference of Commissioners on Uniform State Laws. In October, the commission reviewed the draft bill and memoranda. In December, the commission began its formal deliberations on the draft. The commission will continue its review of this bill during 1980.

(5) Uniform Federal Lien Registration Act. In April 1978, the commission requested the staff to prepare a report on this uniform Act, as drafted by the National Conference of Commissioners on Uniform State Laws. In October, the commission adopted the draft for submission. However, further review of the bill and comments received on the draft and the revision of the recording laws necessitated withdrawing the Act for submission. The commission made major changes in the draft and incorporated it into the bill on recording and recorded documents. [See Revision of Real Property Conveyancing Laws, p. 5 of this Report.]

Topics For Future Consideration

The commission has made no determinations as to which topics will be revised or under consideration. The commission will schedule its future activities early in 1980.

Other

(1) Revision of AS 4 -- Alcoholic Beverages. After reviewing extensive memoranda, the commission, in February 1978, contracted with a consultant to do a proposed revision of Title 4. The commission held numerous hearings and received extensive comments on this proposed revision. As the Legislature had established the Title 4 Code Revision Committee to review and revise the same subject matter, the commission made its materials available to that legislative committee. The House Commerce Committee was also considering several of the sunset provisions regarding state boards and

commissions, one of which was the Alcoholic Beverage Control Board. The commission met with the House Commerce Committee in a joint session on March 16 to discuss alcohol laws and control.

In April, the commission submitted its tentative draft to the Legislative Council for further referral and to the House Commerce Committee for consideration. It was the commission's intent that the draft be submitted for informational purposes only and did not represent a final product. The extensive commentary that accompanied the tentative draft was forwarded to the Council and Committee in July.

(2) Uniform Marriage and Divorce Act. In September 1978, the commission reviewed extensive memoranda on the proposed uniform Act as drafted by the National Conference of Commissioners on Uniform State Laws. In January and April 1979, the commission held hearings in which testimony from attorneys practicing in the field of domestic relations was received. Following the April hearing, the commission decided not to recommend legislation.

(3) Uniform Brain Death Act. In December 1978, the commission requested staff to prepare a report on this uniform Act, as drafted by the National Conference of Commissioners on Uniform State Laws. After reviewing this material the commission, in October 1979, decided not to recommend legislation.

ENABLING ACT

The law establishing the Alaska Code Revision Commission and stating its duties follows:

Sec. 24.20.075. Alaska code commission. (a) The Code Revision Commission is established as a permanent commission of the legislature.

(b) The commission consists of two legislators, one from each house, appointed by the presiding officer; one public member, who is not an employee of the state government, appointed by the governor; a designee of the governor, who is an attorney employed by the executive branch of the

state government; a designee of the chief justice of the supreme court; and a designee of the Alaska Bar Association appointed by the board of governors of the association. Legislative members serve at the pleasure of the presiding officer, and appointed members serve at the pleasure of the appointing authority. Members receive the standard per diem for board members, or the regular legislative per diem if they are legislators, for days spent on commission business. The commission selects its chairman and vice-chairman. The director of legal services for the Legislative Affairs Agency, or his designee, serves as executive secretary for the commission.
(am § 1 ch 57 SLA 1977)

(c) The commission shall

- (1) examine the statutes of the state and judicial decisions to discover defects and anachronisms in the law;
- (2) review and consider proposed changes in the law recommended by the National Law Institute, the National Conference of Commissioners on Uniform State Laws, the Alaska Judicial Council, the supreme court, the state or local bar associations, principal departments, agencies, boards and commissions of the executive or judicial branch, and committees of the legislative branch;
- (3) receive and consider suggestions from the Alaska bench and bar, public officials, organizations, and individuals as to areas of law needing review and remedy;
- (4) recommend changes in law needed to eliminate antiquated and inadequate rules of law and to bring the law into harmony with current needs and conditions.

(d) The commission may

- (1) hold public hearings and other meetings as necessary throughout the state and shall determine an appropriate quorum for conducting business;
- (2) establish one or more subcommissions to assist it in the performance of its duties.

(e) The staff of the Legislative Affairs Agency serves as staff for the commission. Subject to appropriation for the purpose, the commission may request the agency to contract with other agencies or persons for the performance of necessary services.

(f) The commission shall submit its reports and recommendations, and draft legislation as to revision of law, to the Legislative Council and shall distribute them to the governor, members of the legislature, and the chief justice of the supreme court.

(g) All branches of state government shall provide information and documents requested by the commission necessary to the accomplishment of its work.

(h) The commission shall make a formal request to the Legislative Council for funds it considers necessary for the per diem, travel, and contractual expenses of the commission. Funds appropriated to the commission are to be disbursed and accounted for under procedures required by the Legislative Affairs Agency. The commission chairman shall approve all expenditure documents. (§ 1 ch 114 SLA 1976)

I. REQUEST
 Bill/Resolution No. HB 43 (Revised)
 Title Relating to the Alaska Code Revision Commission
 Requested by House Finance Committee Date March 27, 1980

II. FISCAL DETAIL
 Agency Affected Legislative Affairs Agency
 Program Category Affected General Government
 BRU, Program, or Subprogram(s) Affected _____
 (Note: If more than one budget component is affected, separate line-item amounts and funding for each component in the analysis section.)

EXPENDITURES (Thousands of Dollars)

	FY 80	FY 81	FY 82	FY 83	FY 84	FY 85
100 PERSONAL SERVICES						
200 TRAVEL						
300 CONTRACTUAL		14.4				
400 COMMODITIES						
500 EQUIPMENT						
600 LAND & STRUCTURES						
700 GRANTS, CLAIMS, ETC.						
TOTAL		14.4				

FUNDING (Thousands of Dollars)

GENERAL FUND		14.4				
FEDERAL FUNDS						
OTHER (Specify Fund Source)						

POSITIONS

FULL TIME						
PART TIME						
TEMPORARY						

III. ANALYSIS (See Fiscal Note Preparation Instructions, Section III)

Commission members who are not state employees are entitled to receive \$200 for each day spent on commission business. Two members twelve two-day meetings per year, plus one day travel per meeting = \$14,400

Handwritten notes:
 3/27/80
 09 145 00

Signature: Russ Meekins
 Russ Meekins, Chairman

IV. DATE 3/27/80 PREPARED BY _____
 AGENCY House Finance Committee
 PHONE _____
 Original: Legislative Finance
 cc: Budget and Management
 Prime Sponsor (First Legislator Named)

THE LEGISLATURE OF THE STATE OF ALASKA
ELEVENTH LEGISLATURE

FISCAL NOTE

I. REQUEST
 Bill/Resolution No. HOUSE BILL NO. 43
 Title An Act relating to the Alaska Code Revision Commission
 Requested by Rep. Charles Parr Date 3/16/79

II. FISCAL DETAIL
 Agency Affected Legislative Affairs Agency
 Program Category Affected General Government
 Budget Request Unit(s) Affected _____

EXPENDITURES (Thousands of Dollars)

	FY 79	FY 80	FY 81	FY 82	FY 83	FY 84
100 PERSONAL SERVICES						
200 TRAVEL						
300 CONTRACTUAL		19.2	19.2	19.2	19.2	19.2
400 COMMODITIES						
500 EQUIPMENT						
600 LAND & STRUCTURES						
700 GRANTS, CLAIMS, ETC.						
TOTAL		19.2	19.2	19.2	19.2	19.2

FUNDING (Thousands of Dollars)

GENERAL FUND		19.2	19.2	19.2	19.2	19.2
FEDERAL FUNDS						
OTHER (Specify)						

POSITIONS

FULL TIME						
PART TIME						
TEMPORARY						

III. ANALYSIS (See Fiscal Note Preparation Instructions, Section III)

Commission members who are not state employees are entitled to receive \$200 for each day spent on commission business. Two members, twelve 2-day meetings per year, plus two days' travel per meeting = \$19,200.00.

IV. DATE 3/16/79 PREPARED BY Warren W. Endicott, Director
 AGENCY Legislative Affairs Agency
 PHONE 465-3850
 Original Legislative Finance
 cc: Budget and Management
 Prime Sponsor (First Legislator Named)