

H

B

3

3

2

COMMITTEE REPORT
SENATE

FURTHER: ET ALIO

374783

Date: 1/15/55

Mr. President:

The Committee on HEALTH has had CS 3 (P)

Professional licensing and the regulation of the practice of medicine,
and recording the nomination date of the State Medical Board w. T. Galt.

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 CS 115 same title
- new title
- and recommends to pass
- 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:

[Signature]

Joe Joseph

CHAIRMAN

May 23, 1983

Joe Paul, Pappy

CSHB 332 - medical board

Pappy - move to eliminate binding orb clause
sec. 7 subsec (3) pg 3 lines 2-4.

Rick Urim

In House Finance, use this bill as a
forum for complaint

many rights are available

STR 26

WAMI - increase to 15 positions
for Ak. Medical Students

Anna Kertula

Students pay regular tuition on
top of \$30,000 per yr. State subsidy.
42% of WAMI students in Alaska

via no qualified teaching corp. in Ak.

Kerry Roushberg

WICHE } 2 programs for medical school.
WAMI }

state pays fee & student prep in state
fee. Under WAMI, there are guaranteed
slots for Ak students.

CSHB 332 - RELATING TO THE STATE MEDICAL BOARD

THIS BILL IS ALMOST IDENTICAL TO THE SENATE VERSION (SB 164) WHICH PASSED OUT OF THE HESS COMMITTEE APRIL 4, 1983.

CHANGES:

SENATE LABOR AND COMMERCE COMMITTEE - SECTION 17, PAGE 10, LINES 4-6

DELETED LANGUAGE THAT WOULD HAVE REQUIRED A PHYSICIAN TO GET A LICENSE BY COURT ORDER. THIS LANGUAGE WAS FROM CURRENT STATUTE.

HOUSE FINANCE COMMITTEE - SECTION 7, SUBSECTIONS (2) AND (3)

ADDED THESE TWO NEW SECTIONS TO DUTIES OF THE BOARD:

- (2) THE BOARD SHALL DEVELOP WRITTEN GUIDELINES TO INSURE THAT LICENSING REQUIREMENTS ARE NOT UNREASONABLY BURDENSOME AND THE ISSUANCE OF LICENSES IS NOT DELAYED.

- (3) THE BOARD SHALL ESTABLISH A PROCEDURE FOR BINDING ARBITRATION TO RESOLVE APPLICANT/BOARD DISPUTES.