

S B

336

STATE OF ALASKA
THE LEGISLATURE

POUCH Y - STATE CAPITOL
JUNEAU, ALASKA 99811
907-465-3800

LEGISLATIVE AFFAIRS AGENCY

M E M O R A N D U M

February 27, 1990

SUBJECT: Sectional Summary
(SB 336)

TO: Senator Rick Uehling

FROM: Terri Lauterbach *TLL*
Legislative Counsel

Following is the sectional analysis you requested for SB 336:

The main changes achieved by the bill are to provide for emergency and involuntary commitment procedures for drug addicts similar to those that currently exist for alcoholics and to clarify that treatment in public facilities is subject to the availability of funds for treatment. Certain time limits relating to commitment proceedings are also changed and new sections relating to evidence used in the proceedings are added.

Sec. 1. Changes the policy declaration for the chapter.

Secs. 2 - 3. Add drug addicts to the voluntary treatment statute.

Sec. 4 - 9. Modify the protective custody statute (AS 47.37.170) by changing the criteria for protective custody, changing certain time limit requirements for action, authorizing reasonable physical restraint to retain certain persons for up to 72 hours, and emphasizing that decisions must be based on availability of appropriate treatment.

Secs. 10 - 12. Modify the emergency commitment statute (AS 47.37.180) by adding drug addiction, emphasizing availability of treatment, increasing the time period applicable to medical examinations before commitment, and increasing from 48 to 72 hours the time a person can be held before court review.

Secs. 13 - 19. Modify the involuntary commitment statutes (AS 47.37.190 - 47.37.200) by adding placement of drug addicts, adding provisions related to persons who repeatedly require detox or treatment, changing certain time limit requirements, and allowing telephonic testimony.

Sec. 20. Adds a new section relating to early release of persons from commitment.

Sec. 21. Adds a new section waiving an evidentiary privilege relating to communications for the purposes of commitment proceedings.

Sec. 22. Adds a new section that will make it easier for medical records to be used as evidence in commitment proceedings.

Sec. 23. Technical amendments.

Sec. 24. Prohibits DHSS from refusing service to persons who cannot pay, but allows DHSS to limit acceptance of patients in order to stay within budgetary constraints.

Sec. 25. Clarifies that treatment services are not an entitlement.

Sec. 26. Technical amendments.

Sec. 27. Changes the definition of "alcoholic."

Sec. 28. Changes the definition of "incapacitated by alcohol" by adding references to drugs and by including self-harm as a criteria for determining incapacitation.

Sec. 29. Changes the definition of "intoxicated person" by adding a reference to drugs.

Sec. 30. Changes the definition of "treatment."

Sec. 31. Adds new definitions of "drug addict" and "gravely disabled by alcohol or other drugs."

Sec. 32. Repeals a recommitment provision.

Sec. 33 - 34. Refer to court rule changes.

FEB 24 1990

FISCAL NOTE

REQUEST:

Revision Date: _____
 Title: "An Act relating to treatment related to the use of alcohol and other drugs..."
 Sponsor: Sen. Uehling
 Requestor: Senate Finance

Agency Affected: Department of Law
 BRU: Legal Services
 Components: Operations

EXPENDITURES/REVENUES: (Thousands of Dollars)

OPERATING	FY 91	FY 92	FY 93	FY 94	FY 95	FY 96
PERSONAL SERVICES						
TRAVEL						
CONTRACTUAL						
SUPPLIES						
EQUIPMENT						
LAND & STRUCTURES						
GRANTS, CLAIMS						
MISCELLANEOUS						
TOTAL OPERATING	-0-	-0-	-0-	-0-	-0-	-0-

CAPITAL						
---------	--	--	--	--	--	--

REVENUE						
---------	--	--	--	--	--	--

FUNDING: (Thousands of Dollars)

GENERAL FUND	-0-	-0-	-0-	-0-	-0-	-0-
FEDERAL FUNDS						
OTHER						
TOTAL						

POSITIONS:

FULL-TIME	-0-	-0-	-0-	-0-	-0-	-0-
PART-TIME						
TEMPORARY						

ANALYSIS : (Attach a separate page if necessary)

Please see the attached analysis.

Prepared by: Richard I. Pegues, Director Phone: 465-3672
 Division: Administrative Services Date: February 21, 1990
 Approved by Commissioner: Douglas B. Bailly, Attorney General Date: February 21, 1990
 Agency: Department of Law

Distribution (by preparer):

- Legislative Finance
- Legislative Sponsor
- Requestor
- Office of Management and Budget
- Impacted Agency(ies)

CONTINUATION of FISCAL NOTE ANALYSIS

For Bill/Resolution No. SB 336

This bill amends AS 47.37, the state's Uniform Alcoholism and Intoxication Treatment Act, to extend the provisions of the Act to drug addicts. The bill also amends state policy concerning the treatment afforded to alcoholics, drug addicts, and intoxicated persons to be within available funds. Numerous other changes are included in the bill, which among other things would extend the emergency detention period from 48 to 72 hours, extend the long-term commitment period from 30 to 60 days, permit treatment personnel at an approved treatment facility to use reasonable physical restraint to retain an incapacitated or gravely disabled person for up to 72 hours from the time of admission, and provide for early release for a person to a less restrictive treatment program before expiration of the period of commitment.

As its stretched resources permit, the Department of Law represents the Department of Health and Social Services in court actions involving involuntary commitments, except for persons taken into protective custody due to incapacitation. Consequently, Law's involvement is somewhat limited. The expansion of the Act, to include drug addicts, would normally cause a substantial fiscal impact for the Department of Law. However, because of the lack of available treatment facilities, a fiscal impact is not expected. Without such facilities, commitment cannot take place.

FISCAL NOTE

REQUEST:

Revision Date: _____ Agency Affected: Health and Social Services
 Title: "An Act relating to treatment to the use of alcohol and other drugs." BRU: Alcohol and Drug Services
 Sponsor: Uehling Components: Alcohol Grants
 Requestor: _____

EXPENDITURES/REVENUES: (Thousands of Dollars)

OPERATING	FY 91	FY 92	FY 93	FY 94	FY 95	FY 96
PERSONAL SERVICES						
TRAVEL						
CONTRACTUAL						
SUPPLIES						
EQUIPMENT						
LAND & STRUCTURES						
GRANTS, CLAIMS						
MISCELLANEOUS						
TOTAL OPERATING	-0-	-0-	-0-	-0-	-0-	-0-

CAPITAL	-0-	-0-	-0-	-0-	-0-	-0-
---------	-----	-----	-----	-----	-----	-----

REVENUE	-0-	-0-	-0-	-0-	-0-	-0-
---------	-----	-----	-----	-----	-----	-----

FUNDING: (Thousands of Dollars)

GENERAL FUND						
FEDERAL FUNDS						
OTHER						
TOTAL	-0-	-0-	-0-	-0-	-0-	-0-

POSITIONS:

FULL-TIME	-0-	-0-	-0-	-0-	-0-	-0-
PART-TIME	-0-	-0-	-0-	-0-	-0-	-0-
TEMPORARY	-0-	-0-	-0-	-0-	-0-	-0-

ANALYSIS : (Attach a separate page if necessary)

Senate Bill 336 will not have any FY90 fiscal input.

MF by Sen Munson

Prepared by: Matthew C. Felix Phone: 586-6201
 Division: Office of Alcoholism and Drug Abuse Date: 2/13/90
 Approved by Commissioner: Mvra M. Munson Date: 2/20/90
 Agency: Health and Social Services

- Distribution (by preparer):
- Legislative Finance
 - Legislative Sponsor
 - Requestor
 - Office of Management and Budget
 - Impact Agency(ies)

RECEIVED

FISCAL NOTE

REQUEST:

Revision Date: _____
 Title: "An Act relating to treatment related to the use of alcohol..."
 Sponsor: Senator Uehling
 Requestor: Senate

Agency Affected: Dept. of Administration
 BRU: Public Defender Agency
 Components: Third Judicial District

EXPENDITURES/REVENUES: (Thousands of Dollars)

OPERATING	FY91	FY 92	FY 93	FY 94	FY 95	FY 96
PERSONAL SERVICES						
TRAVEL						
CONTRACTUAL						
SUPPLIES						
EQUIPMENT						
LAND & STRUCTURES						
GRANTS, CLAIMS						
MISCELLANEOUS						
TOTAL OPERATING	-0-	-0-	-0-	-0-	-0-	-0-

CAPITAL						
---------	--	--	--	--	--	--

REVENUE						
---------	--	--	--	--	--	--

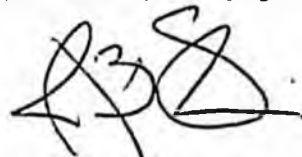
FUNDING: (Thousands of Dollars)

GENERAL FUND	-0-	-0-	-0-	-0-	-0-	-0-
FEDERAL FUNDS						
OTHER						
TOTAL	-0-	-0-	-0-	-0-	-0-	-0-

POSITIONS:

FULL-TIME	-0-	-0-	-0-	-0-	-0-	-0-
PART-TIME						
TEMPORARY						

ANALYSIS : (Attach a separate page if necessary) FY 90 impact is zero.



Prepared by: John B. Salemi, Public Defender
 Division: Public Defender Agency

Phone: 279-7541
 Date: 3/5/90

Approved by Commissioner: Frank Baxter
 Agency: Department of Administration

Date: 3/5/90

Distribution (by preparer):

- Legislative Finance
- Legislative Sponsor
- Requestor
- Office of Management and Budget
- Impacted Agency(ies)

FISCAL NOTE

REQUEST:

Revision Date:	Agency Affected:	Alaska Court System
Title: <u>An Act relating to treatment related to the use of alcohol and other drugs...</u>	BRU:	Trial Courts
Sponsor: <u>Uehling</u>	Components:	
Requestor:		

EXPENDITURES/REVENUES: (Thousands of Dollars)

OPERATING	FY 90	FY 91	FY 92	FY 93	FY 94	FY 95
Personal Services						
Travel						
Contractual						
Supplies						
Equipment						
Land & Structures						
Grants & Claims						
TOTAL OPERATING	0.0	0.0	0.0	0.0	0.0	0.0
CAPITAL						
REVENUE						

FUNDING: (Thousands of Dollars)

General Funds	0.0	0.0	0.0	0.0	0.0	0.0
Federal Funds						
Other						
TOTAL	0.0	0.0	0.0	0.0	0.0	0.0

POSITIONS:

Full-time						
Part-time						
Temporary						

ANALYSIS: (Attach a separate page if necessary)

No fiscal impact. See attached analysis.

Prepared by: Jan Strantberg, General Counsel
 Division: Alaska Court System
 Approved by: Arthur H. Snowden, II, Administrative Director
 Agency: Alaska Court System

Phone: 284-8228
 Date: 03/14/90
 Date: 03/14/90

Distribution (by preparer):
 Legislative Finance
 Legislative Sponsor
 Requestor
 Office of Management & Budget
 Impacted Agency(ies)

Fiscal Analysis - SB 336

Although this bill would normally increase the number of involuntary commitments proceedings, whether this will occur depends on what treatment facilities will be available for placement. The court system cannot predict with any certainty what the fiscal impact may be at this time.

If, as a result of this legislation, more involuntary commitment proceedings are needed and these proceedings require longer time for hearing, the court system will seek supplemental appropriation.

Senator Rick Uehling

Downtown, Elmendorf, Northeast Anchorage



Co-Chairman, Senate Finance Committee
International Trade & Tourism Committee
State Affairs Committee

Senate Bill 336

"An Act relating to treatment related to the use of alcohol and other drugs..."

List of Statutes Affected by SB 336:

AS 47.37.010
47.37.160 (a)
 . (c)
47.37.170 (b)
 . (d)
 . (e)
 . (f)
 . (g)
 . (h)
 . (j)
47.37.180 (a)
 . (b)
 . (c)
47.37.190 (a)
 . (b)
47.37.200 (a)
 . (b)
 . (c)
 . (e)
 . (g)
47.37.210
47.37.240
47.37.250. (a)
47.37.270. (1)
 . (10)
 . (13)
 . (15)

POSITION PAPER

Senate Bill No. 336

"An Act relating to treatment related to the use of alcohol and other drugs; amending Rules 501-512 and 803, Alaska Rules of Evidence."

ANALYSIS

Senate Bill 336 would amend AS 47.37, Uniform Alcoholism, Intoxication and Treatment Act, in a number of ways. First, it will extend the provisions of the Uniform Act to include drug addicts for purposes of emergency and involuntary commitment. Also, it further defines the population of individuals who can be taken into protective custody by including those who are gravely disabled by alcohol or other drug or who are threatening another person or are suicidal. SB 336 increases the time a person may be detained in protective custody from 48 to 72 hours and it permits treatment personnel to use reasonable physical restraint to retain an incapacitated, or gravely disabled, person.

SB 336 alters procedures used for longer-term-involuntary commitment to state approved treatment facilities. Most significantly, it add, as criteria for commitment, an individual's previous detoxification treatment history. Also, SB 336 allows an individual to be committed to a treatment facility in an emergency basis without a medical examination if the individual to be committed refuses the examination. If the individual is examined by a physician, the examination may occur within five days of the commitment. Current law requires this examination occur within two days of commitment.

SB 336 also increases the term of custody from 30 to 60 days while adding provisions for early release and for transferring patients to a less restrictive setting if the patient can be appropriately served by this type of service.

POSITION

SB 336 follows a trend which has been established in other states to recognize the need to bring seriously impaired drug and alcohol abusers into treatment. The changes proposed in SB 336 will likely increase the number of involuntary commitments sought, and the Department supports these needed changes in the current commitment law. However, SB 336 also provides that involuntary commitments are subject to the availability of appropriate treatment services. In many parts of the State, treatment programs have waiting lists of individuals seeking treatment. Although the Department supports the intent of SB 336, we also recognize that the effectiveness of the legislation will be mitigated by lack of available treatment resources within the State.

Recommended by:

Matthew C. Felix

Matthew C. Felix, Coordinator
Office of Alcohol & Drug Abuse

Date:

2/20/90

Approved by:

Myra M. Munson

Myra M. Munson, Commissioner
Department of Health and
Social Services

Date:

2/22/90

Submitted by: Chairman of the Assembly
at the Request of the Mayor
Prepared by: Department of Health and
Human Services
For Reading:

ANCHORAGE, ALASKA
AR NO 90-

A RESOLUTION OF THE ANCHORAGE MUNICIPAL ASSEMBLY SUPPORTING SENATE
BILL 336 REGARDING TREATMENT RELATED TO THE INVOLUNTARY COMMITMENT OF
PUBLIC INEBRIATES AND SEVERELY INCAPACITATED PERSONS.

WHEREAS, the Anchorage Mayor's Blue Ribbon Task Force on Public
Inebriates finds that public inebriates can pose a danger to themselves
or others, and

WHEREAS, public inebriates or chronic alcoholics may be incapable
of making reasoned decisions regarding long-term alcohol treatment or
rehabilitation while in an incapacitated state, and

WHEREAS, throughout the state, local community service and law
enforcement officers need authorization to place public inebriates into
protective custody and/or treatment facilities until such time that the
individual regains the capacity to make reasoned decisions about the
need for treatment, and

WHEREAS, current laws can be amended to allow the public inebriate
to receive protective custody and treatment to the benefit of both the
inebriate and the community, and

WHEREAS, the Anchorage Mayor's Blue Ribbon Task Force on the
Public Inebriate has passed a resolution supporting legislative action
amending Title 47 to be more workable for communities in their efforts
to place public inebriates into treatment facilities.

NOW, THEREFORE, the Anchorage Municipal Assembly resolves:

Section 1. That it is appropriate to support the concepts
contained in SB 336, "An act relating to treatment related to the use
of alcohol and other drugs" which extend the duration of involuntary
commitment of public inebriates and severely incapacitated persons.

Section 2. That copies of this resolution be forwarded to the
Governor and the leadership of the legislature.

PASSED AND APPROVED by the Anchorage Assembly this 7th day
of February, 1990.

Chairman

ATTEST:

Municipal Clerk

App# CIP4

(Please mark this
on the upper
right of your
face sheet)

8B33P

REQUEST FOR PROPOSALS

CAPITAL IMPROVEMENT GRANTS

ISSUED BY

STATE OF ALASKA

DEPARTMENT OF HEALTH & SOCIAL SERVICES

OFFICE OF ALCOHOLISM & DRUG ABUSE

P.O. BOX H-05F

JUNEAU, ALASKA 99811-0607

TABLE OF CONTENTS

Section A. General Information and Instructions	Page #
1. Program Abstract.....	1
2. Eligibility (Who May Apply).....	1
3. Deadline for Submittal	1
4. Number of Copies and Mailing Address.....	2
5. Inquiries	2
6. Proposal Costs	2
7. Acceptance of Terms	2
8. Application Review (Procedures).....	3
9. Final Decision Authority	3
10. Appeals	4
11. Notification of Grant Award	4
12. Duration of Grants	5
13. Method of Payment / Grant Period.....	5
Section B. Specific Program Instructions	
1. Program Needs and R.F.P. Priorities	5
2. Application Review Criteria/Scoring	6
3. Statement of Commitments	7
Section C. Writing the Proposal (Submission Requirements)	
1. Facesheet.....	9
2. Table of Contents.....	8
3. Project Abstract.....	8
4. Target Population.....	8
5. Statement of Need.....	8
6. Description of Applicant's Project.....	9
Section D. Budget Preparation Guidelines	
1. General Information	9
2. Grant Project Budget Format.....	10
3. Grant Project Budget Time-Line.....	10
4. Grant Project Budget Narrative.....	10
Appendices	
A - Assurances	
B - Acknowledgement of Receipt	
C - Proposal Checklist	
D - Required Documents	
E - Grant Agreement	

because of the slack in the market for autos. The Bush is predicting that my should grow a healthy 2.9 per

North- line only other custom store in Alaska is in Anchorage.

NOTICE OF GRANT FUNDS
STATE OF ALASKA
 DEPARTMENT OF HEALTH AND SOCIAL SERVICES

WHILE YOU WERE AWAY

copy of grant + app. (proposal) from proposal + Anchorage

Senator DATE 9/1 TIME 9:00
 # You gave me
 586-6201 Dept. of Educ.
 PHONE AREA CODE NUMBER EXTENSION
 MESSAGE Re: Proposals for drug abuse + alcoholism
 SIGNED [Signature] TOPS

3/20

DEPT. ADVISES (DAVE PIERCE)
 NO RESPONSES TO BIO PROPOSAL

PLANN - Now - receive
 AUTH. IN LEGISLATION
 SB 336 -
 AUTOMATIC -

Set up in Commence

DEPARTMENT OF HEALTH & SOCIAL SERVICES
OFFICE OF ALCOHOLISM AND DRUG ABUSE
STATE OF ALASKA

A. GENERAL INFORMATION AND INSTRUCTIONS

1. ABSTRACT OF REQUEST FOR PROPOSAL

The chronic alcoholic/public inebriate is a population that has been underserved in select locations throughout Alaska. This underserving is evidenced by the 5,000 individuals placed in protective custody (AS 47.37) in state and local correctional facilities not intended for public inebriate use. This population, most often critically ill, is eligible for a variety of services but frequently denied access to those services due to inappropriate protective custody.

This practice creates two major problems:

- a. the overcrowding of law enforcement facilities, and
- b. a denial of primary services such as emergency care, inpatient and intermediate care.

The legislature has approved the sum of \$526,000 for the renovation and expansion of public inebriate facilities. The D.H.S.S. has limited the sum of \$150,000 for any one proposal.

2. ELIGIBILITY (WHO MAY APPLY)

Eligibility is limited to State approved programs receiving funding under A.S. 47.37. Further eligibility is limited to those programs approved under the Standards for Facilities and Programs providing emergency care, inpatient and intermediate care. 7 AAC 29.00

Only applications proposing services to the public inebriate or chronic alcoholic suffering from psychosis will be considered.

3. DEADLINE FOR SUBMITTAL

To be considered for funding, applications must be post-marked, date stamped by an air courier, or received at the address specified in #4 by October 2.

4. NUMBER OF COPIES AND MAILING ADDRESS:

Send five (5) copies of the application to:

Department of Health and Social Services
Office of Alcoholism and Drug Abuse
ATTN: Ray Jensen
P.O. Box H-05F
Juneau Alaska, 99811-0607

If completed by the applicant, an acknowledgement of receipt will be mailed within 24 hours after the proposal is received by the department. (see Appendix C):

5. INQUIRIES

Applicants should immediately review this Request for Proposals and must submit any questions regarding application instructions to this agency in writing, by September 15 1989.

Any clarifications of the request for proposals will be mailed to applicants by September 20, 1989.

6. PROPOSAL COSTS

The Department of Health and Social Services will not be responsible for any costs incurred by an applicant prior to the award of a grant. All costs incurred in response to this RFP, including travel expenses to attend Proposal Evaluation Committee meetings, if necessary, are the responsibility of the applicant only.

7. ACCEPTANCE OF TERMS

By submitting a proposal in response to this request, an applicant accepts all terms and conditions of this request and those contained in 7 AAC 78, the Department of Health and Social Services grant program regulations. If a grant is awarded, the applicant's proposal will become part of the Grant agreement. The applicant will be bound by the terms of the application, unless the Department agrees that specific parts of the application are not part of the agreement.

Proposals and other materials submitted in response to this request become the property of the state and may be returned only if the state allows. Applications are public documents and may be inspected or copied by anyone after they have been scored and reviewed.

8. APPLICATION REVIEW

Procedures - upon receipt of the application, program staff will ensure that all the prescribed material has been included and placed in the proper place. The department will not consider late information sent after the complete application is due. Applications will be reviewed and evaluated in accordance with the criteria specified in the program specific section of this RFP, and in conformity with 7 AAC 78.100. The review of grants will proceed as follows:

- a. Members of the PEC/advisory body will individually evaluate applications, then, as a committee, review and discuss the applications merits, and using criteria as stated in section B, part C, pg. 5, make recommendations for divisional and departmental consideration.
- b. All priority one (a) will be funded first, followed by second (b) etc. (see page 5 for the identification of priorities.
- c. The recommendations of the PEC/advisory body will include items necessary for awarding grants that are in the best interests of the people of the state, including approval/disapproval, priority for funding, level of funding, modifications, and special compliance conditions. The PEC/advisory body evaluation will be based on information from written applications, prior experience (if applicable) and written/oral staff comments.
- d. The State reserves the right to lower requested funds.
- e. The PEC/advisory body recommendations and all other review materials will be submitted for consideration to the Coordinator of SOADA.
- f. The Coordinator of SOADA will forward the committee/advisory body recommendations to the Commissioner.

9. FINAL DECISION AUTHORITY

The Commissioner of the Department of Health and Social Services will make the final decision on grant awards, and may take into consideration all advisory and staff recommendations, categorical and regional plans, the requirements of state and federal statutes and regulations, and the need to distribute services equitably.

10. APPEALS

An applicant or grantee may appeal any of the following decisions as per 7 AAC 78. 310:

- a. a final grant award decision under 7 AAC 78. 090(a);
- b. a decision to withhold payment under 7 AAC 78. 200;
- c. a decision of a grant agency to require a refund of grant money under 7 AAC 78. 230; and
- d. a decision to suspend or terminate a grant 7 AAC 78. 290.

Applicants who wish to appeal Department decision(s) must submit, within 15 calendar days after receipt of the administrative action or decision, a written request to the Commissioner for a hearing. The request must contain the reasons for appeal and cite the law, regulation, or department policy upon which the request is based.

The Commissioner will review the hearing request and, within 15 calendar days after receipt of the request, advise the applicant of its acceptance or rejection. If the appeal is denied, a written explanation will be returned with the notice.

If the request is accepted, the Commissioner will appoint a hearing officer and schedule a hearing for the earliest possible time, not later than twenty (20) calendar days after the acceptance. The Commissioner will, at his/her discretion, arrange for the hearing to be held by teleconference.

The hearing officer will submit a transcript of the hearing, written testimony, and written recommendations to the Commissioner, who will make the final decision on the appeal.

11. NOTIFICATION OF GRANT AWARD

Within fifteen (15) days after the Commissioner's final decision applicants will be notified of the grantor's intent to fund their application. Following negotiated budget and project revisions, if necessary, applicants will be requested to produce documentation appropriate for their project (See Appendix D). Grantee will be issued a formal "Notification of Grant Award." This formal notice will contain specific performance and reporting requirements consistent with the Department grant regulations 7 AAC 78.

12. DURATION OF GRANTS

The duration of this Capital Improvement Project (C.I.P.) will be for a period of no more than one (1) year. The twelve months will begin immediately after the grant award is signed. Grantee will produce evidence i.e., a signed contract, that work will begin or has begun. Continued full grant funding will be dependant upon evidence of reasonable progress of the project.

13. METHOD OF PAYMENT

Grantees will be reimbursed on an Approved Cost Reimbursement

B. SPECIFIC PROGRAM INSTRUCTIONS

1. Program Needs

The Legislature has allocated capital improvement funds for "renovation and expansion of public inebriate facilities" (SCSCSHB 163 (fin) AMS). Part of this objective is to award programs demonstrating the highest priority needs. The following list of program needs are arranged by the highest priority in descending order.

- a. Safety, Health, and Sanitation Examples of this priority would be the expansion of toilet facilities, fire escapes, equipment for the disposal of wastes, and plumbing, etc.
- b. Building Integrity Examples of this priority would be to replace a wall, storm windows, a new roof, repair any part of a building, etc.
- c. Program Enhancements/Efficiency This priority is directed toward those capital improvements that enhance or promote efficiency in the treatment services of emergency care, inpatient, and intermediate care. Examples would be the purchase of a vehicle to pick up public inebriates, the purchase of a building to save lease costs, etc.

g. described the () () () ()
availability of other
resources that are
related to this RFP as
described in project
narrative (match monies,
local government funds,
in kind funding).

h. reasonableness of budget () () () ()
to meet intended purpose
of the proposed grant

3. Statements of Commitments

It is required that specific documents accompany a capital improvement contract and should be produced at the time that the grant is awarded. (See Appendix D) It should be noted in that appendix that listed requirements may or may not apply to the applicant's project. If funded, the grantee will be notified as to what documents will be needed. It must be remembered that funding is contingent upon receipt of the required documents. A copy of the Grant Agreement is attached. (See Appendix E)

C. WRITING THE PROPOSAL (SUBMISSION REQUIREMENTS)

Note: Your proposal must be compiled in the following order, and include all applicable information:

1. Facesheet (Included in this packet)
2. Table of Contents
3. Project Abstract
4. Documentation of Target Population
5. Statement of Need
6. Description of the Project
 - a. Goals and Objectives
 - b. Workplan/Methodology
7. Budget Preparation
 - a. budget detail
 - b. budget narrative

1-2 Facesheet/Table of Contents

The Department of Health and Social Services grant application form 06-5437 is enclosed. Upon completion, this form must be signed by the person authorized to enter into legal agreements on behalf of the applicant.

After the facesheet, the proposal must have a table of contents which provides page references for each of the required application sections listed above, as well as for any attachments or appendices. Each page of the application must be numbered.

3. Project Abstract

On page 5, section B, paragraph #1, priority needs are defined. In this section the applicant will summarize their project in reference to the listed priorities.

4. Target Population

Applicant will estimate/document the target population within their catchment area. This will include a diagnostic statement regarding the population's treatment problems. Such problem statements should be supported by statistics and data, or a local needs assessment, information from knowledgeable persons, and evidence drawn from applicants experience.

5. Statement of Need

Applicants must indicate why the proposed capital improvement funds are needed and how their needs are related to existing services.

6. Description of Applicant's Project

6a. Project Goals and Objectives

Program goals and objectives provide organizational direction as well as a basis for evaluation process (in this RFP, this means on-site inspection) The applicant organization should, therefore, develop a set of goals and objectives that clearly illustrate how and when the identified problems and needs will be addressed. This information will be used to measure project progress or lack thereof.

6b. Workplan/Methodology

How are you going to accomplish the intended purpose of the project? This section should describe and justify the activities, procedures, and strategies that the applicant will utilize to achieve the goals of the project. A timeline describing the sequence of activities and their completion dates should be included.

Applicants should describe how the work is to be broken down when the grant project is part of a larger effort from other grants and contracts. This section would also include current and/or proposed SOADA grant awards.

D. BUDGET PREPARATION GUIDELINES

1. General Information

Funds for this RFP are for direct costs only. Indirect cost will not be funded.

DHSS grant funds are not available for the following costs:
(see 7 AAC 78.160)

- a. interest costs on loans;
- b. contingencies;
- c. fines, penalties, bad debts;
- d. contributions or donations;
- e. entertainment;
- f. lobbying;
- g. fund raising;
- h. organization dues based on amount of grant award.

Grant income must be spent in the grant period in which it is earned or during the succeeding twelve months. (See program specific requirements for earning and spending grant income, if applicable. Also see 7 AAC 78. 210 b4 & b6 regarding reserve fund exceptions)

2. Grant Project Format

Attached appendix E is an agreement between the State of Alaska and the grantee. Page one of this agreement documents a generic form budget which may or may not identify the line items of the applicants proposal. The following paragraphs, 3 and 4, outline the characteristics of the desired budget format. Therefore, specific forms are not provided, since projects are expected to be diversified. The final agreement will contain the grantee's budget as a replacement for the generic form.

3. Grant Project Budget Narrative

- a. Each grant applicant must provide a narrative that describes in detail the costs outlined in the grant project budget summary.
- b. The format to be followed by each grant applicant in preparing the budget narrative is appended in this RFP.

Appendix A

ASSURANCES

Applicants must indicate their intention to comply with all terms and conditions of this RFP. the terms and conditions of any grant awarded by the Department and with 7 AAC 78. the Department. s grant program regulations. These conditions include, but are not limited to:

- (1) The provision of Worker's Compensation Insurance. The provision of liability insurance if automobiles are used for the purpose of this grant program. The provision of comprehensive general liability insurance.
- (2) Compliance with the requirements of the Civil Rights Act of 1964, as amended.
- (3) Compliance with Federal and State laws and regulations preventing discriminatory employment practices.
- (4) Compliance with Federal and State requirements for safeguarding information. Any information about Department clients that is obtained or developed under grant funds is confidential and cannot be released without the written approval of the Department.
- (5) Consent to suit:
Native Council applicants to state grant programs are required to consent to be sued by the State of Alaska upon any claims arising out of the Councils activities under that grant program. Consent to suit will be a special condition of grant award to Native Councils.
- (6) Providing State officials access to financial and program records pertaining to the grant and project.
- (7) Maintenance of financial and program records for audit.
- (8) Ensuring that grant funds will not be used for lobbying.
- (9) Submission of quarterly fiscal reports, quarterly program narrative reports, monthly program updates, a final project report, and other grant program reports.
- (10) As per number 3 above, religious belief or affiliation cannot be either a requirement for service or a factor in the denial of service under these grants.
- (11) Compliance with criminal screening requirements as set forth in AS 12.62. 035... (Both paid and volunteer employees having supervisory or disciplinary power over children will undergo criminal screening.)
- (12) Compliance with single audit regulations 2 AAC 45.

Appendix B

Acknowledgement of Receipt

Applicant Organization: _____

Date Application was Mailed _____

Signature of Applicant' s Representative _____

(Applicant please fill in top)

(DHSS agency)

Your application was received ----- . After the required evaluation period you will receive another letter notifying you of the granting agency.s acceptance or denial of your request.

Thank you for applying to provide services through a Department of Health and Social Services grant.

Agency Signature / Office

Appendix C

Proposal Checklist

1. facesheet___
2. table of contents___
3. description of applicant organization___
4. project abstract___
5. statement of need / target population___
6. project goals and objectives___
7. workplan / methodology___
8. demonstration of support / involvement___
9. demonstration of service coordination___
10. budget detail___
11. revenue summary___
12. expenditure summary___
13. budget narrative___
14. assurances and signature page___
15. acknowledgement of receipt___

Appendix D

REQUIRED DOCUMENTS

- a. A statement of acknowledgment that each of the following statements carries with it its own penalties if specified conditions are not met.
- b. A statement that the land on which the proposed facility are to be built to that public purpose for a period of no less than twenty years.
- c. A statement that the equipment used for program enhancement will be used exclusively for that purpose.
- d. A recordable "Declaration of Covenants and Restrictions" if land is to be owned by grantee.
- e. Documentation that will assign to the State the proposed facility in the event that the grantee defaults in the provisions of a lease.
- f. A resolution from the grantee's governing board assuring that the facility constructed or purchased with State funds will be used for stated purpose for a period of twenty years.
- g. Documentation that the proposed facility site will have available essential services such as sewage disposal, water, electricity, and access roads.
- h. An acknowledgement that a staff architect and construction grant administrator will review any construction plans.
- i. An acknowledgement that a SOADA representative will conduct on-site inspections not only for operational grant compliance but for this grant as well.
- j. An acknowledgement that the final payment in an appropriate amount will be withheld pending submission, review, and approval of a set of "built plans" and an in-building report of installed equipment.
- k. An understanding that grant funds will be withheld until operation costs are verified.

GRANT AGREEMENT BETWEEN THE
STATE OF ALASKA
AND

whereas, the Alaska State Legislature has appropriated \$ _____ from the general fund under Chapter _____/SLA _____ to the Department of Health and Social Services (DEPARTMENT) for the purpose of paying the cost associated with the _____ (FACILITY);

whereas, the _____ (GRANTEE) has made known its desire to _____ utilizing the funding available from Chapter _____/SLA _____.

Therefore, Pursuant to the mutual promises and conditions set out in this grant agreement, the DEPARTMENT and the GRANTEE agree as follows:

I. DESCRIPTION OF PROJECT:

The GRANTEE shall use up to \$ _____ in funding from this grant for the _____ in accordance with the provisions of proposal documentation submitted to the Department _____. A copy of the proposal is attached and hereby incorporated by reference as part of this agreement.

That proposal as currently documented, reflects the following total project budget:

	DHSS Grant	Other
Total		
Total Construction Cost.....\$		
Moveable Equipment.....		
Site Acquisition.....		
Administration and project management expenses, including building value appraisals.....		
Site survey, soils investigation and materials testing.....		
Architects and engineering fees.		
Land Development and landscaping.		
Building permits and utility..... assessments (including water, sewer, electrical and phones...		
Insurance (required during construction period).....		

TOTAL PROJECT COST.....\$

II. APPLICABLE STATUTES AND REGULATIONS

- A. The GRANTEE shall comply with all applicable statutes and regulations of the State of Alaska, as well as Federal and local governments in the repair, improvement, equipping and use of the FACILITY. The Grantee shall also obtain all necessary permits and approvals required by those statutes and regulations.
- B. The GRANTEE shall report, or cause a report to be submitted, to the Alaska Department of Labor as required by AS 36.05 Wages and Hours of Labor, AS 36.10 Employment Preference and Title 8, Chapter 30 of the Alaska Administrative Code.

III. RESPONSIBILITY:

- A. The State of Alaska shall not be held responsible for damages to persons or property including, but not limited to, damages which occur during the Performance, design, construction, maintenance, operation, remodel, repair or administrative services of the facility.
- B. The GRANTEE agrees that it shall indemnify and save the State of Alaska harmless from any and all liability for any and all claims for damages resulting from the performance of the GRANTEE in its obligation under this grant agreement in any way whatsoever.
- C. The GRANTEE shall promptly notify the DEPARTMENT in writing if at any time within twenty (20) years after of the FACILITY either:
 - 1. the GRANTEE organization ceases to exist, or operation of the facilities is transferred to another agency, organization, person or persons; or
 - 2. the facility ceases to be operated as a _____
- D. If either of the conditions set out in "C" above occurs, the Department is entitled to recover from the GRANTEE an amount which reflects the same ratio to the then value of the FACILITY as the amount available under this grant agreement relates to the initial cost of the facility, unless the Commissioner of Health and Social Services determines there is good cause for releasing the Grantee from its obligations under the agreement. The value of the FACILITY at the time of recovery under this section shall be determined by agreement between the DEPARTMENT and the GRANTEE or its successor, or by action taken in an appropriate court.

IV. SUBCONTRACTS:

The GRANTEE may subcontract for services described including the use of purchase orders for materials and services.

V. AVAILABILITY OF FUNDS:

This grant agreement is funded by a general fund appropriation totaling \$_. Therefore, the total funding available under the agreement is \$_____.

VI. SCHEDULE OF PAYMENTS:

The DEPARTMENT shall provide funds to the GRANTEE as follows:

- A. The DEPARTMENT will issue the GRANTEE payments by treasury warrant under the following schedule for the purpose of

Phase I:

1. \$_____ upon execution of the agreement to be expended for following costs:

Phase II:

Subsequent payments will be covered by an amendment to this agreement to be negotiated upon receipt of more detailed information concerning construction specifications for the project, with specific regard to mechanical and electrical systems including all heating, plumbing and electrical installations. If this information is not provided through a complete set of detailed architectural plans, adequate detail must be provided through other documentation such as specifications and bid documents for subcontracts for these phases of the project, or at GRANTEE approved design, development and documents.

The GRANTEE must also Provide verification that the plans for the FACILITY comply with the Department of Transportation and Public Facilities in so far as the requirements of Section VIII-5 of this agreement are concerned, or that waivers of any standards not met have been officially granted.

The payment schedule reflects the retention of the final ten percent of the grant (\$) pending submission by the GRANTEE and state review and approval of a complete set of _____ drawings describing all construction, fixed equipment; a. mechanical and electrical systems as installed or build. These drawings will be returned upon completion of their review.

The payment schedule will be contingent on the GRANTEE providing the Department a letter requesting payment fifteen (15) days prior to the payment date and providing appropriate documentation in advance concerning each payment request which itemizes, by budget category, each expenditure item to be paid with the payment requested, any items for which funds have already been expended, and a statement indicating the current cash balance in the project account, including a separate accounting for any interest earning which have occurred. Copies of the Paid invoices/receipts for disbursements from each Preceding payment must be submitted before the next scheduled payment will be processed.

Payment requests must be accompanied by a summary by total and by source of funds received and expended by budget category noted under Section I Description of Project and those funds being requested by budget category.

Expenditures must be in accordance with the approved project budget unless a budget amendment has been authorized. Expenditures for major moveable equipment must be in accordance with the definitions in the American Hospital Association Chart of Accounts, and must be for items of equipment having a unit value of \$300.0 (three hundred dollars and no cents) or more and a useful life of more than one year.

Any reimbursement for budgeted administrative costs will be limited to direct "out-of-pocket" costs related to project activity. The "indirect cost" concept of spreading certain administrative and overhead costs on a percentage basis will not be allowed.

VII. LIMIT OF FUNDING:

By executing this grant agreement, the GRANTEE agrees that the amount stipulated in section IV and V of the agreement shall be the limit of liability of the State of Alaska under the agreement. The State of Alaska will not be responsible for any costs in excess of the maximum amount.

VIII INSPECTION AND APPROVALS:

- A. The GRANTEE agrees that the Plans and specifications for the facilities, including installation of equipment, shall conform to the following codes and the most recently State adopted and/or accepted standards by the cognizant state authority:
1. Uniform Building Code and Uniform Building Code Standards published by the International Conference of Building Officials;

2. Uniform Mechanical Code and Uniform Mechanical Code Standards published by the International Conference of Building Officials;
3. Uniform Fire Code and Uniform Fire Code Standards published by the International Conference of Building Officials and Western Fire Chief Association.
4. National Electrical Code, published by the National Fire Protection Association;
5. American National Standards Institute Standard No. A117.1-1980. "American Standard Specifications for Making Buildings and Facilities Accessible to the Physically Handicapped", and the Department of Transportation and Public Facilities Associated Amendments, and as appropriate to federally reimbursed activity comparable federal accessibility requirements (Federal Uniform Accessibility Code); and
6. Title 18, Alaska Statutes including, but not limited to Alaska State Regulation 7 AAC 12. and 7 AAC 09.

This grant agreement does not relieve the GRANTEE of the obligation to comply with other building codes, ordinances, and regulations which are applicable to the construction of the facility. where a conflict or inconsistency exists between various codes or standards, the more restrictive provision will apply.

The GRANTEE agrees that prior to acquisition and remodeling of the project, approvals of plans and specifications will be obtained from:

1. The State Fire Marshall, Department of Public Safety;
 2. The State Sanitarian, Department of Environmental Conservation; and
 3. The Department of Labor, Division of Standards and Safety for Electrical and Mechanical Systems.
- B. The Department reserves the right to make on-site inspections during regular work days and hours.

IX. ACCOUNTING RECORDS:

The GRANTEE shall record or cause to be recorded all expenditures for the project in a separate fund and bank account in a standard accounting system with records, justification, billing copies and

other backup in a readily accessible file available for audit by the Department at all times and shall be kept for a period of at least seven (7) years from the completion of the project. Any interest or investment earnings derived from State Grant Funds must be recorded.

The GRANTEE recognizes that 02 AAC 45.010 establishes specific audit requirements for grant agreements executed after August 1, 1985. The GRANTEE agrees to be immediately subject to the audits requirements.

USE OF FUNDS:

Payments resulting from this agreement shall be used by the GRANTEE for the the FACILITY, and for no other purpose without prior written approval of the DEPARTMENT. Such payments must be deposited in an interest bearing account, in a federally insured financial institution which allows the immediate withdrawal of the funds at any time without penalty (Negotiable Order of withdrawal Account). They may not otherwise be invested. Any interest earnings from State Grant Funds which accrue to the GRANTEE must be refunded to the State of Alaska.

This grant is subject to the provisions of AS 37.05.321 which states: "Restrictions of Use." A grant of earnings from a grant made under AS 37.05.315 37.05.301 may not be used for the Purpose of influencing legislative action. In this section, influencing legislative action means promoting, advocating, supporting, modifying, opposing, or delaying or seeking to do the same with respect to the legislative action but does not include the provision of information, statistics, studies, or analyses in written or oral form or format. A grant or earnings from a grant made under AS 37.05.315 - 37.05.317 may not be used for purposes of travel in connection with influencing legislative action unless pursuant to a specific request from a legislator or legislative committee.

XI. TERMINATION:

This agreement may be terminated by the DEPARTMENT and funds disbursed to the GRANTEE may be recovered by the DEPARTMENT upon failure by the GRANTEE to perform in accordance with the terms of this agreement. Written notice of any action to terminate the agreement or to recover funds which have been disbursed to the GRANTEE shall be sent by certified mail and received by the GRANTEE fourteen (14) days before any action is initiated.

XII. CIVIL RIGHTS COMPLIANCE:

The GRANTEE shall comply with the nondiscrimination and equal employment opportunity provisions.

XIII LAWS GOVERNING GRANT AGREEMENT:

Any civil action arising from this grant agreement shall be brought before the Superior Court for the Judicial District of the State of Alaska at _____. The laws of the State of Alaska shall govern the rights and obligations of the parties under this grant agreement.

XIV. PERIOD OF PERFORMANCE:

The GRANTEE's performance under this portion of the agreement shall be completed on or before _____. This performance period may be extended by mutual agreement through a written amendment executed prior to that date.

XV. EFFECTIVE DATE:

This grant shall take effect upon full execution of both parties.

In WITNESS WHEREOF, the parties hereto have set their hands and seals on the dates set forth below.

FOR THE GRANTEE:

BY _____ DATE: _____

BY _____ DATE: _____
Commissioner, Department of Health
& Social Services

BY _____ DATE: _____
Director, Division of Administrative
Services

Concur;

Funds in the amount of this grant agreement are available for the purposes specified herein.

BY _____ DATE: _____
Grant Certifying Officer
Division of Administrative Services

Grant Number: GT _____

Collocation Code: _____

warrant Mailing Address:

FALSEC\WP\DOC\GT000000.FRM.AP

PASSWORD: Grant Form

PROPOSED AMENDMENT


Senate Bill 336

"An Act relating to treatment related to the use of alcohol and other drugs..."

Proposed amendment: Delete bracketed sentence.

P. 3 Lines 1 - 3.

1 "person for up to 72 hours from time of admission. [The 72-hour
2 periods specified in this subsection shall be computed by excluding
3 Saturdays, Sundays, and holidays.]..."



3/8/90
RU/jk

~~#7~~
Adopted
Put IN CS

...for Alaska's...
...which delayed several flights into the Capital City today.

Rep. Bill Hudson, R-Juneau, was happy to see his fellow lawmakers returning to work.

"The sixth floor of the Court Building (where his office is) gets kind of lonely during the interim," Hudson joked.

On the Senate side, five former Senate presidents returned to the Capitol today and offered legislators the benefit of their collective wisdom.

"It's the perfect opportunity to tell you not to muck around with the Permanent Fund, but I won't do that," former Gov. Jay Hammond told the Senate.

The four other former presidents, invited to speak by Senate President Tim Kelly, are Sens. Clem Tillion, Brad Phillips, Chauncy Croft and John Rader. The only other surviving former president who is not still in the legislature, John Butrovich, was unable to

Please turn to Section, Page 8



Farewell: Rep. Bette Cato.



Welcome: Rep. Gene Kubina.

...the head of the joint chiefs of staff said earlier Sunday night that 47 members of an elite battalion, including two officers, had been confined to base and were being questioned in connection with the slayings.

No military officer has been convicted of a politically motivated slaying since civil war broke out in late 1979, though the army has been linked to right-wing death squads blamed for the murders of thousands of suspected leftists in the early 1980s.

White House spokesman Marlin Fitzwater today praised the Salvadoran investigation and hailed the "great courage" of Cristian.

"We asked the investigation be thorough and the prosecution move ahead and it looks like that's the course he is on," said Fitzwater, who was traveling with President Bush aboard Air Force One to Florida.

U.S. authorities have indicated that continued bipartisan support for the rightist Cristian government depends to a great extent on finding out who killed the Jesuits and punishing them.

Sleep-off center needed to aid alcohol abuse problems

By ERIC PETER

Providing treatment and care for intoxicated people is placing a financial burden on citizens throughout the state and on local medical care facilities, local social service workers say.

Many agree that more economic and efficient care for so-called "public inebriates" could be achieved through an intervention or sleep-off center.

In an effort to deal with the problem, municipal officials will appeal to the Alaska Legislature this session to provide Juneau with \$70,000 need-

ed for such a service.

"Last year there were 725 people in Juneau that needed detoxification service," said Don Dapceovich, chemical dependency administrator for the Juneau City-Borough and the clinical director of the Juneau Recovery Unit, a 15-bed treatment facility adjacent to Bartlett Memorial Hospital.

"Of those, 240 were underserved. Instead of JRU, they went to the Lemon Creek Correctional Center to sleep it off. We can find a better way to help these people than what we're doing now. A non-medical sleep-off center would be the least expensive

way to deal with inebriates."

The cost of providing care for inebriates totals almost \$600 a year for every citizen in Alaska, he said.

The Juneau Recovery Unit provides medical detoxification and rehabilitation for those with serious alcohol and other drug related problems, Dapceovich said. Four beds are for detoxification while the rest are devoted to rehabilitation. The facility has a 12-to-16 week waiting list and operates at 100 percent capacity. It generally doesn't serve the needs of those requiring shorter-term, non-medical treatment, Dapceovich said.

"By using the jail, we're not inter-

vening in a meaningful way," he said.

Medical screening of inebriates, required by law before going to the jail for a 12-hour hold, is placing a \$300,000 a year burden on Bartlett Memorial Hospital since screening takes place in the hospital's emergency room, said Garth Hamblin, chief financial officer for the hospital.

Berria Ochob, nurse manager of the hospital's emergency department, spoke further about the problem.

"We've done some studies and found we see 500 to 600 inebriates a

year," she said. "They're considered at high risk so they usually go into the emergency room before other patients. We're responsible for their safety and Lemon Creek (Correctional Center) won't accept them without a medical check."

A majority could be better cared for at a sleep-off center with an emergency medical technician and nurse to do the medical screening, she said.

However, the emergency room staff is available to help all those in need regardless of whether they're intoxicated, she said.

Juneau City-Borough assembly-

woman Caren Robinson, chairwoman of the assembly's Human Resources Committee, favors a sleep-off center for public inebriates and says local government will need to play a stronger role to see Juneau gets one. Currently, funding for programs for public inebriates comes primarily from the state.

"This year Gov. Cowper has set aside \$800,000 for detoxification programs and \$200,000 for pregnant women with alcohol problems," Robinson said. "But locally we may have to commit to putting more money toward a sleep-off center since Juneau

Please turn to Sleep-off, Page 8

Dividend rules curb out-of-state travel

By LARRY PERSILY

Revised eligibility rules for Permanent Fund dividends will limit Alaskans to 240 days of out-of-state vacation or business travel during a two-year period.

The regulations also will eliminate an exemption from the business travel limit that had applied to state employees only. That exemption was criticized as unfair by the state ombudsman in an October report.

"It was a convincing argument," said Royce Weller, assistant commissioner of the state Revenue De-

partment. "Basically, you can't treat these individuals any differently."

The new regulations, scheduled to take effect next year, were prompted by this year's change in state law that requires two years of residency to qualify for the annual dividend.

The old rules required only six months of state residency and imposed a 60-day limit on out-of-state vacation or business travel.

Alaskans living out of state for educational, military or medical reasons are exempt from the two-year rule and also will be exempt from the 240-day limit.

However, a law that took effect last year requires all Alaskans, regardless of their reason for living out of state, to return home at least one day every two years to remain eligible for a dividend.

Although the two-year residency requirement took effect Monday, the 240-day limit on out-of-state travel will not take effect until 1991, said Ervin Jones, director of the Permanent Fund Dividend Division.

Instead, applicants for 1990 dividends will have to prove their residency if the division questions any long or excessive absences from the

state.

The Permanent Fund Corp. estimates the 1990 dividend will be about \$600. The dividend is a share of earnings from the state's oil-wealth savings account.

The new regulations are being reviewed by the attorney general's office. Final adoption is expected before the start of this year's application period April 1, Jones said.

Public hearings on the new out-of-state travel limits were held statewide in November. Most people testified against any restrictions, Jones

Please turn to Rules, Page 8

Superfrogs: Giant jumpers have competition croaking

By TIM KLASS

SEATTLE - Imagine basketball players 40 or 50 feet tall. That's about the human equivalent of the frogs Andy J. Koffman plans to enter in the annual Frog Jump Jubilee in Angels Camp, Calif.

Organizers say Koffman, 40,

has created a "superfrog crisis" with his bid to enter 10 oversized amphibians from Africa in the whimsical competition spawned by Mark Twain's story, "The Celebrated Jumping Frog of Calaveras County."

Koffman, a licensed importer of

Please turn to Frogs, Page 8

INDEX

BridgePage 14
Classified AdsPages 13-14
Comics/Dear AbbyPage 15
Once Over LightlyPage 14
OpinionPage 4
MoneyPage 7

WEATHER

Colder tonight and Tuesday with snow showers, highs in the upper 20s. Page 8.

EMPIRE
1-8-90

• A 54-year-old driver, pulling out of Willoughby Avenue onto Egan Drive, stalled and was struck by another car. There were no injuries, damages are estimated at \$2,500.

• A 19-year-old driver was cited by police for basic speed after he lost control of his car Friday morning and slid into an

- Animal-control dispatches: 5
- Canine citations: 11
- Animal impounds: 6

Fire calls

The Juneau Volunteer Fire Depart-

five calls over the weekend. At 10:51 a.m. Friday, a person experiencing back pain was taken to the hospital from Second Avenue in Douglas and at 12:35 p.m., a Mountain View Apartment resident feeling faint was taken to the hospital. At 1:16 p.m. Friday, a person injured in a fall on Cordova Street was taken to the hospital and at 10:23 p.m., a person with a nose bleed on Front Street was examined but not transported. At 10:17 p.m. Saturday, a person with a medical problem at the Fosby Apartments was examined but not transported.

municipal manager performance. The closed session at the evaluation.

In recent month Port Developer met with cruise representatives to discuss improvements and to pay for them, manager Kevin Ritchie assembly.

In October, the

OBITUARY

Travis John Callahan

Services for Juneau resident Travis John Callahan will be at 4 p.m. Wednesday at the Glacier Valley Baptist Church.

Mr. Callahan, 75, died Saturday in Juneau.

Born Oct. 5, 1914, to Sanford J. and Norma (Williams) Callahan in Texas, he came to Juneau in 1967 from California, where he raised seven children.

Mr. Callahan was a carpenter and on first arriving in Juneau worked in association with the Grant brothers before starting his own construction company with his sons in 1970. He was designated Homebuilder of the Year in 1978 by the Juneau Homebuilders Association.

He married Mae Belle Reynolds in 1933 in Texas. She preceded him in death in 1970. He was also preceded in death by son Robert in 1978, and by daughter Barbara Brannan in 1991.

Survivors include daughter and son-in-law Betty and Jack Wray of Juneau; daughter Beverly Callahan of Juneau; sons and daughters-in-law Richard and Pam Callahan of Juneau, Ken and Pat Callahan of Juneau, Don and Kathy Callahan of California; sisters Estelle Volkman and Judy Gibbons of California and Nola Dowell of Missouri; brother Bill Callahan of California; grandchildren Amanda Dyer, Stan, Matthew, Paul and Ron Callahan, Steve Tidwell, Lisa Tidwell, Lori



TRAVIS JOHN CALLAHAN

Crotteau, Debbie Lewis, Susan Finocchio, John Wray, Dan McKee and foster granddaughter Katie Sheehan, all of Juneau. Other grandchildren are Greg Brannan of Anchorage, Jeffrey Wray, Donna McClintock, Brenda Saenz, Kathy Saenz, Diane White, Larry, Sherry, Bob and Pfc. Michael Callahan, all of California; Sharon Callahan of Oregon; Sandra Stapp of Arizona; Pvt. Richard Callahan Jr. of Georgia; and Pvt. Marcus Callahan of Germany; and 23 great-grandchildren.

Sleep-off ...

Continued from Page 1 competes with other Alaska municipalities for state money."

One option is to increase a local "sin tax" on alcohol and cigarettes to fund the center and other programs, she said. An increase of 1 percent in the tax would generate \$200,000 a year, she said. Juneau voters would have to approve any sales tax increase.

She pointed out that the municipality won't receive the \$280,000 for prisoner care from the state that it did last year. Since a heavier financial burden will be placed on the municipality to pay for public inebriates who stay at the jail, municipal money for prisoner care could be diverted toward a sleep-off center, she said.

Detoxification costs per person could be reduced from \$150 a day to \$30 a day with a sleep-off center, said Greg Pease, executive director of Gastineau Human Services Corp., which offers intermediate care for patients after leaving the Juneau Recovery Unit.

"A center could be managed by a withdrawal management technician," he said. "We need to do the most humane thing possible for these people because many won't recover. Just a cup of coffee sober is a big step in these people's lives."

If the municipality receives legislative funding for a sleep-off center, Gastineau Human Services Corp. would be a likely candidate to provide the service, said municipal manager Kevin Ritchie. The money would go toward the renovation of the corporation's existing facilities, he said.

WEATHER

LOCAL

Forecast for tonight: Occasional snow showers, southwest winds to 20 mph, lows in the mid-20s.

Forecast for Tuesday: 80 percent chance of snow showers, highs in the upper 20s.

High Sunday: 34.

Low last night: 32.

Precipitation Sunday: .03 inch, snow .1 inch.

Heating degree days: 33.

Normal temperature for this date: 22.

Record high temperature for this date: 44 set in 1944.

Record low: minus 12 set in 1960.

Sunset tonight: 3:28.

Sunrise Tuesday: 8:41.

AIR QUALITY

As of midnight, the average wood smoke particle reading for the Mandanah Valley was 28 with a high of 51 recorded at 8 p.m. and a low of 6 recorded at 9 a.m. On Saturday, the average was 17, with a high of 44 recorded at 1 a.m. and a low of 2 recorded at noon. On Friday, the average was 35, with a high of 58 recorded at 9 p.m. and a low of 13 recorded at 3 a.m. A 24-hour average of 92 results in an air quality alert and woodstove ban. Call 568-5333 for a recorded update of the wood smoke particle reading.

TUESDAY TIDES

High	11:16 a.m.	18.1 ft.
High	5:06 a.m.	4.3 ft.
Low	5:56 p.m.	-2.7 ft.

ALASKA

THE ASSOCIATED PRESS

	High	Low	Prep.
Anchorage, cloudy	19	09	0.15
Anchorage, rain	48	40	0.89
Barrow, snow	-17	-28	0.01
Bethel, clear	-13	-24	0.00
Bettles, snow	-11	-27	0.01
Cold Bay, windy	32	23	0.06
Cordova, partly cdy	28	15	0.30
Dillingham, missing	04	-17	0.00
Fairbanks, fair	-7	-18	0.13
Gulkana, missing	-2	-10	tr
Homer, cloudy	25	11	0.06
Juneau, cloudy	34	32	0.03
Kenai, foggy	17	06	0.00
King Salmon, clear	01	-24	tr
Kodiak, fair	25	18	tr
Kotzebue, clear	-24	-31	0.00
McGrath, fair	-4	-40	tr
Nome, fair	-14	-28	0.00
Northway, snow	-7	-9	tr
Prudhoe Bay, snow			
St. Paul, snow			
Seward, cloudy			
Sitka, rain			
Talkeetna, cloudy			
Valdez, snow			
Yakutat, snow			
High, 48, Annette			
Low, -63, Ambler			

ALASKA

Prudhoe Bay, snow
St. Paul, snow
Seward, cloudy
Sitka, rain
Talkeetna, cloudy
Valdez, snow
Yakutat, snow
High, 48, Annette
Low, -63, Ambler

NATIONAL

THE ASSOCIATED PRESS

Monday

Temperature indicates high and overnight low to 8 a.m.

Albany, N.Y.	38
Albuquerque	47
Amarillo	58
Asheville	44
Atlanta	50
Atlantic City	41
Austin	84
Baltimore	43
Birmingham	40
Birmingham	50
Blairmont	45
Boise	48
Boston	37
Brownsville	67
Buffalo	40
Burlington, Vt.	37
Caesar	43
Charleston, S.C.	52
Charleston, W. Va.	42
Charlotte, N.C.	48
Chattanooga	47
Chicago	42
Cincinnati	48
Cleveland	46
Columbia, S.C.	54
Columbus, Ohio	48
Concord, N.H.	32
Dallas-Ft. Worth	60
Dayton	47
Denver	56
Des Moines	40
Detroit	44
Duluth	43
El Paso	55
Evansville	48
Fargo	39
Flagstaff	51
Grand Rapids	37
Great Falls	61
Greensboro, N.C.	47
Hartford	41
Helena	52