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(7)

HOUSE COMMITTEE REPORT

Date Referred: March 6, 1992

FURTHER REFERRALS:

Finance

Date of Committee Action: 4/1/92

The STATE AFFAIRS Committee considered:

HB 528

HOUSE BILL NO. 528

PUBLIC WORKS CONTRACTS/WAGE INCREASES

"An Act requiring adjustment to certain contracts for public construction when prevailing rates of wages increase."

RECOMMENDATIONS:

be replaced with CS HB 528 (LTC) [] the same title [X] a new title

[] have attached amendments(s)

[X] do pass

[] do not pass

[] no recommendations

[] individual recommendations

[] additional referral to the _____ Committee

ADOPTS: _____ letter of Intent

ATTACHES NEW FISCAL NOTE(s): (Dept) [] fiscal impact _____

APPROVES PREVIOUS: (Dept/Date) [X] fiscal note(s) DOT 3/6/92

[] zero fiscal note _____

ADMIN 3/6/92 [X] zero fiscal note(s) LABOR 3/6/92

Table with columns: SIGNING DO PASS, DP, OTHER RECOMMENDATIONS, DNP, NR, AM. Contains handwritten signatures and initials.

Chairman's Signature: Eugene H. Kubisa

FISCAL NOTE

STATE OF ALASKA
1992 LEGISLATIVE SESSION

BILL NO : HB 528

Revision Date: _____
Title: ' An Act requiring adjustment to ... contracts ... when prevalling ... wages increase.'
Sponsor: Representative Donley, et al.
Requestor: House Labor & Commerce

Department Affected: Labor
BRU: Labor Standards & Safety
Component: _____
Wage & Hour
COMPONENT SERIAL NO. 345

EXPENDITURES/REVENUES: (Thousands of Dollars)

OPERATING	FY 93	FY 94	FY 95	FY 96	FY 97	FY 98
PERSONAL SERVICES						
TRAVEL						
CONTRACTUAL						
SUPPLIES						
EQUIPMENT						
LAND&STRUCTURES						
GRANTS.CLAIMS						
MISCELLANEOUS						
TOTAL OPERATING	0.0	0.0	0.0	0.0	0.0	0.0

CAPITAL						
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REVENUE FUND SOURCE:						
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FUNDING: (Thousands of Dollars)

GENERAL FUND						
FEDERAL FUNDS						
OTHER						
TOTAL	0.0	0.0	0.0	0.0	0.0	0.0

POSITIONS:

FULL-TIME						
PART-TIME						
TEMPORARY						

Estimate of current year impact: None

ANALYSIS: (Attach a separate page if necessary)

Prepared by: Randy Carr, Acting Director Phone: 269-4900
 Division: Labor Standards & Safety Date: 3/3/92
 Approved by Commissioner: C.W. Mahlen
 Agency: Department of Labor Date: 3/3/92

Distribution (by preparer): Legislative Finance, Legislative Sponsor, Requestor, OMB, & Impacted Agency(ies).

To	Rep Denley	From	H. Springer
Co.	State House	Co.	AGC
Dept.		Phone #	521-5354
Fax #	465-2299	Fax #	

HB 528

COMMENTS BY

RICHARD GATTANACH
on behalf of

THE ALASKA CHAPTER OF THE ASSOCIATED GENERAL CONTRACTORS

IT HAS LONG BEEN AN ESTABLISHED PUBLIC POLICY OF THE FEDERAL GOVERNMENT AND THE STATE OF ALASKA THAT LABOR ON PUBLIC PROJECTS SHOULD BE PAID AT THE PREVAILING LABOR RATE. IN COMPLYING WITH THAT POLICY IT HAS BEEN AN ESTABLISHED PRACTICE THAT THE PREVAILING RATES IN EFFECT AT THE START OF A JOB REMAIN IN EFFECT UNTIL THE JOB IS COMPLETE.

HOUSE BILL 528 WOULD MODIFY THE CURRENT PRACTICE FOR STATE OF ALASKA PROJECTS BY REQUIRING THAT CHANGES IN THE PREVAILING RATES DURING THE COURSE OF THE PROJECT BE INCORPORATED INTO EXISTING CONSTRUCTION PROJECTS. THE ADDITIONAL COST OF COMPLIANCE WITH THIS PROPOSED PRACTICE WOULD BE ALLOWED TO THE CONTRACTOR AS A MODIFICATION TO THE CONTRACT AMOUNT.

HOUSE BILL 528 INCORPORATES A BELIEF THAT A WORKER SHOULD BE PAID THE PREVAILING WAGE IN EFFECT AT THE TIME THE WORK IS PERFORMED, NOT AT THE RATE IN EFFECT AT THE TIME THE CONTRACT BETWEEN THE CONTRACTOR AND THE STATE OF ALASKA WAS SIGNED. AGC SUPPORTS THIS NEW POLICY SO LONG AS THE MODIFICATION IN PREVAILING WAGES IS REFLECTED IN A MODIFICATION OF THE CONTRACT AMOUNT SO THAT THE INCREASED COSTS ARE PASSED THROUGH TO THE PUBLIC ENTITY RESPONSIBLE FOR THE PROJECT.

AGC WOULD RECOMMEND THAT A NUMBER OF ADDITIONS BE CONSIDERED TO THE CURRENT BILL. FIRST, WE WOULD RECOMMEND THAT THE STATE PUBLISH A LIST OF PREVAILING WAGES AT CERTAIN PREDETERMINED TIMES (I.E. QUARTERLY, SEMI-ANNUALLY, OR ANNUALLY) AND THAT CHANGES BECOME EFFECTIVE WHEN PUBLISHED. SECOND, WE WOULD RECOMMEND THAT THE BILL INCLUDE AN EFFECTIVE DATE OF OCTOBER 1, 1991 TO COINCIDE WITH THE DEPARTMENT OF LABOR'S LATEST MODIFICATIONS TO THE PREVAILING RATES. THIRD, THE AGENCY RESPONSIBLE FOR THE PROJECT SHOULD BE CHARGED WITH THE RESPONSIBILITY OF NOTIFYING THE CONTRACTOR OF THE NEW PREVAILING RATES. THESE CHANGES COULD BE MADE AT A MINIMAL COST TO THE STATE AND WOULD PROVIDE AN ORDERLY PROCEDURE FOR PROCESSING CHANGES IN THE FUTURE.

THANK YOU FOR GIVING ME THE OPPORTUNITY OF COMMENTING ON THIS BILL.



*Department of Transportation
and Public Facilities*

POSITION PAPER

BILL NO: HB 528

APPROVED:

A handwritten signature in black ink, appearing to read "W. R. Gaudin", written over a horizontal line.

TITLE: Public Works Contracts/Wage
Increases

DATE: March 2, 1992

The department opposes this legislation.

The bill as written would make the state and its political subdivisions responsible for increased labor costs when there is an increase in prevailing wage rates. This is a major shift in state policy. Presently a contractor is assigned the risk and responsibility for any increase in the costs of the construction. These increases may be for materials, fuels, transportation and a variety of other items including labor.

The contractors, individually and collectively through their trade associates, have a great influence on the prevailing wage rates. The contractors also determine the productivity of the labor force by setting the crew size, assignment of equipment, and hiring and firing practices. We do not believe it is appropriate to make the state and its political subdivisions responsible for increases in costs, due to an increased wage rate, which the contractors control in part.

For Fur [REDACTED] 65-3900.

FISCAL NOTE

Revision Date: 2/18/92 Department Affected: DOT&PF
 Title: "An Act requiring adjustment to certain contract for public BRU: Statewide Engineering & construction when prevailing rates of wages increase." Operations Standards
 Sponsor: Labor & Commerce, State Affairs, Finance Component: Engeer. & Operations Stand.
 Requestor: Component Serial Number: 547

EXPENDITURES/REVENUES: (Thousands of Dollars)

OPERATING	FY93	FY94	FY95	FY96	FY97	FY98
PERSONAL SERVICES	0	0	0	0	0	0
TRAVEL	0	0	0	0	0	0
CONTRACTUAL	0	0	0	0	0	0
SUPPLIES	0	0	0	0	0	0
EQUIPMENT	0	0	0	0	0	0
LAND & STRUCTURES	0	0	0	0	0	0
GRANTS, CLAIMS	0	0	0	0	0	0
MISCELLANEOUS	0	0	0	0	0	0
TOTAL OPERATING:	0	0	0	0	0	0

CAPITAL	1,647	1,647	1,647	1,647	1,647	1,647
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REVENUE	0	0	0	0	0	0
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FUNDING: (Thousands of Dollars)

GENERAL FUNDS	329	329	329	329	329	329
FEDERAL FUNDS	1,318	1,318	1,318	1,318	1,318	1,318
OTHER	0	0	0	0	0	0
TOTAL FUNDING:	1,647	1,647	1,647	1,647	1,647	1,647

POSITIONS

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

Estimate of current year impact:

ANALYSIS: (Attach a separate page if necessary)

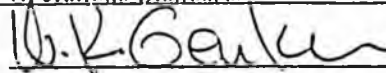
Prepared by: Loren Rasmussen, Chief, D&C

Phone: 465-2951

Division: Engineering and Operations Standards

Date:

Approved by Commissioner:


Frank G. Turpin

Phone: 465-3900

Agency: Department of Transportation and Public Facilities

Date:

Distribution By Preparer:

ANALYSIS (cont. from page 1):

Fiscal Note Analysis for HB 528

Program Description:

The proposed bill would require on all state and its political subdivisions public works constructions projects that they include a contract provisions that the amount owed to the contractor under the contract shall be adjusted if an increase in the wage rates required by AS 36.05 (the little Davis-Bacon Act) causes the wages to paid to a class of workers on the contract to increase; the adjustment must be based on the actual additional cost incurred because of the change of wage rates.

This is a major shift in state policy. Presently by contract provisions the contractor is assigned the risk and the responsibility for the increased costs associated with any wage rate increases.

Background Information which Relates in this Fiscal Note:

In all DOT & PF construction contracts the state prevailing wage rates are made a part of the contract. The prevailing wage rates that are in effect at the time of the bid opening are attached to the advertised contract. The statutes and regulations requires a contractor to pay the prevailing wages that are in effect during each pay period which means the contractor is responsible and bears the risk of any increases in the prevailing wage rates. AS 36.05.010 states in part "The current prevailing rate of wages for each pay period is that contained in the latest determination of prevailing rate of wages issued by the Department of Labor before the end of the pay period."

On a federally assisted construction project the federal prevailing wage are also made on part of the contract along with the state prevailing wage rates. A contractor is required to pay which ever wage rate is the highest. Therefore, even on a federally assisted project if the state prevailing wage rates increase and is therefore higher than a federal prevailing wage rate the contractor is responsible for the higher prevailing wage rate.

Analysis and Assumptions:

- 1) In calendar year 1991 DOT &PF awarded \$228,687,005 in construction contracts by the competitive sealed bidding process. For estimation purposes it will be assumed that the award amount will remaining constant. This is a conservative approach because with the recent passage of the new transportation bill the total award amount of construction contract should rise.
- 2) The labor percent of any construction contract will vary widely depending the type of construction. The labor cost is usually a higher percent for highway "dirt" project and much lower for a building project but for estimating purposes 40% can be used as a good general average for all construction projects
- 3) Determining a good estimate for the annual increase of wage rate and the effect on the project costs is very difficult to predict. Presently a contractor in preparing a bid will account for the possibility of an increase in wage rates. Under the proposed bill the State would assume that risk so theoretically the state should receive lower bids but will require an adjustment at the end of the contract. The adjustment, for estimating purposes only, is assumed to be 50% of the increase (3.6%) that state employee received this is year.

Annual adjustment (costs)

$$\$228,687,005 \times 40\% \times (50\% \times 3.6\%) = \$1,647,000$$


- 4) Although there would be some administrative costs they have not been estimate because they would be adsorbed with the normal construction engineer costs. The administrative cost would be those costs in determining the actual increases and making the contract modifications to make the payments to a contractor.
- 5) For construction projects in calendar year 1991 approximately 80% of the amount awarded by the competitive sealed bidding process were for federally assisted projects.



217 Second Street, Suite 200 ■ Juneau, Alaska 99801 ■ Tel (907) 586-1325, Fax (907) 463-5480

March 26, 1992

TO: Gene Kubina, Chair, and Members
House State Affairs Committee

FROM: Scott A. Burgess, Executive Director 

RE: HB 528 - Requiring adjustment to contracts for public construction when prevailing rates of wage increase

The Alaska Municipal League is opposed to HB 528, which would extend the burden already placed on local government finances by existing provisions of Title 36 on the application of prevailing wage rates to local government construction projects. The League and its members, 118 municipalities of all sizes around the state, support "amendments to Title 36, the Public Contracts Code, to permit local governments to establish their own notice, reporting, local hire, and prevailing wage requirements and methods for local construction" (1992 Policy Statement, V.A.8). They do not support any legislation that would put further restrictions on their local autonomy.

The imposition of prevailing wage rates for local government construction projects unnecessarily increases the costs of doing business for Alaska's municipalities, and the provisions of HB 528 would intensify the existing burden placed on municipalities by the provisions of AS 36.

The prevailing wage rates established by the Department of Labor do not adequately reflect prevailing wage rates in the communities. When local governments are forced to pay these (generally higher) wage rates, projects end up costing significantly more than they would have if local wage rates had been applied, as the success of municipal "force account" projects has shown. Requiring urban-based prevailing wages is often a deterrent to local hire.

Local governments are not against paying fair wages, but the wages and reporting requirements should be set by local ordinance and wages agreed to in a contract should hold throughout the course of the project. Requiring an increase in the amount paid to the contractor because the Department of Labor has determined that the prevailing wage in some other part of the state has changed places an unfair burden on public bodies, which budget carefully and depend on the integrity of contracts. Such increased or unanticipated costs are figured into a bid under normal business practices.

The League opposes HB 528 and any other efforts by the state to impose unfunded mandates, or restrictions on local autonomy, on Alaska's municipalities.


cc: Representative Dave Donley

C92TEST2:HB528.326



March 4, 1992

TO: David Finkelstein, Chair, and Members
House Labor and Commerce Committee

FROM: Scott A. Burgess, Executive Director 

RE: HB 528 - Requiring adjustment to contracts for public construction when prevailing rates of wage increase

The Alaska Municipal League is opposed to HB 528, which would extend the burden already placed on local government finances by existing provisions of Title 36 on the application of prevailing wage rates to local government construction projects. The League and its members, 118 municipalities of all sizes around the state, support "amendments to Title 36, the Public Contracts Code, to permit local governments to establish their own notice, reporting, local hire, and prevailing wage requirements and methods for local construction" (1992 Policy Statement, VI.A.8). They do not support any legislation that would put further restrictions on their local autonomy.

The League also "opposes any legislation that unduly restricts local government operations" and repetitive and unnecessary regulation by state agencies because such regulation can result in increased costs to the public (1992 Alaska Municipal League Policy Statement, VI.A.1). The imposition of prevailing wage rates for local government construction projects unnecessarily increases the costs of doing business for Alaska's municipalities, and the provisions of HB 528 would intensify the existing burden placed on municipalities by the provisions of AS 36.

The prevailing wage rates established by the Department of Labor do not adequately reflect prevailing wage rates in the communities. When local governments are forced to pay these (generally higher) wage rates, projects end up costing significantly more than they would have if local wage rates had been applied, as the success of municipal "force account" projects has shown. Requiring urban-based prevailing wages is often a deterrent to local hire.

Local governments are not against paying fair wages, but the wages and reporting requirements should be set by local ordinance and wages agreed to in a contract should hold throughout the course of the project. Requiring an increase in the amount paid to the contractor because the Department of Labor has determined that the prevailing wage in some other part of the state has changed places an unfair burden on public bodies, which budget carefully and depend on the integrity of contracts.

The League opposes HB 528 and any other efforts by the state to impose unfunded mandates, or restrictions on local autonomy, on Alaska's municipalities.

cc: Representative Dave Donley

C92TEST2:HB528.304

Member of _____

_____ of Counties

REPRESENTATIVE DAVE DONLEY

ALASKA STATE LEGISLATURE
DISTRICT ELEVEN
SEAT A

3111 "C" STREET, SUITE 450
ANCHORAGE, ALASKA 99503
(907) 561-7629 (FAX) 562-4376

ALASKA LANDINGS • BENTZEN • BIRCHWOOD • CHESTER CREEK • HEATHER MEADOWS • LINCOLN PARK • MIDTOWN • NORTHSTAR
NORTHWOOD • ROMIG • ROOSEVELT PARK • SPENARD • THOMPSON • TURNAGAIN • WINDEMERE • WOODLAND PARK



MEMORANDUM

CHAIRMAN
JUDICIARY COMMITTEE
VICE CHAIRMAN
REGULATION REVIEW COMMITTEE
MEMBER
RULES COMMITTEE
LABOR AND COMMERCE COMMITTEE

TO: Members of the State Affairs Committee

FROM: Representative Dave Donley ^{DD}
Chair, House Judiciary Committee

RE: HB 528, an act to require adjustments to certain contracts for public construction when prevailing rates of wages increase

DATE: March 24, 1992

Thank you for hearing HB 528, an act to require adjustments to certain contracts for public construction when prevailing rates of wages increase.

The intent of HB 528 is to promote fairness to contractors on public works projects and help insure that working Alaskans receive the appropriate prevailing wages.

This bill amends contract requirements for public works projects. Specifically, it requires state and political subdivisions to include a provision that the state will adjust the amount it owes a contractor if the prevailing wage required to be paid to a class of workers on the project changes. This assures payment of the appropriate wage rate in a manner that is fair to employers.

This legislation has the support of both the AFL-CIO and the Associated General Contractors.

Thank you.

DD/jmn



REPRESENTATIVE DAVE DONLEY

ALASKA STATE LEGISLATURE
DISTRICT ELEVEN
SEAT A

3111 "C" STREET, SUITE 450
ANCHORAGE, ALASKA 99503
(907) 561-7629 (FAX) 562-4376



ALASKA LEGISLATORS: BENTZEN • BRUCHWOOD • CHESTER • CREEK • DEATHER MEADOWS • LINCOLN PARK • MIDTOWN • NORTHSTAR
ATTNOR • DOMIG • COSOVICH • GIBBS • HENARD • JOHNSON • KRSAGAN • KINDEMLER • MIDLAND PARK

MEMORANDUM

CHAIRMAN
JUDICIARY COMMITTEE
VICE CHAIRMAN
REGULATION REVIEW COMMITTEE
MEMBER
RULES COMMITTEE
LABOR AND COMMERCE COMMITTEE

TO: Members of the House Labor and Commerce Committee

FROM: Representative Dave Donley **DB**
Chair, House Judiciary Committee

RE: HB 528, an act to require adjustments to certain contracts for public construction when prevailing rates of wages increase

DATE: March 5, 1992

Thank you for hearing HB 528, an act to require adjustments to certain contracts for public construction when prevailing rates of wages increase.

The intent of HB 528 is to promote fairness to contractors on public works projects and help insure that working Alaskans receive the appropriate prevailing wages.

This bill amends contract requirements for public works projects. Specifically, it requires state and political subdivisions to include a provision that the state will increase the amount it owes a contractor upward if the prevailing wage required to be paid to a class of workers on the project increases. This assures payment of the appropriate wage rate in a manner that is fair to employers.

This legislation has the support of both the AFL-CIO and the Associated General Contractors.

Thank you.

DD/jmn



JUNEAU OFFICE

(During Legislative Session January through May)

P.O. BOX 11 JUNEAU ALASKA 99801 • (907) 586-2000 FAX: (907) 586-2001

REPRESENTATIVE DAVE DONLEY

ALASKA STATE LEGISLATURE
DISTRICT ELEVEN
SEAT A

ALASKA LANDINGS • BENTZEN • BIRCHWOOD • CHESTER CREEK • HEATHER MEADOWS • LINCOLN PARK • MIDTOWN • NORTHSTAR
NORTHWOOD • ROMIG • ROOSEVELT PARK • SPENARD • THOMPSON • TURNAGAIN • WINDEMERE • WOODLAND PARK


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ANCHORAGE, ALASKA 99503
(907) 561-7629 (FAX) 562-4376



MEMORANDUM

CHAIRMAN
JUDICIARY COMMITTEE
VICE CHAIRMAN
REGULATION REVIEW COMMITTEE
MEMBER
RULES COMMITTEE
LABOR AND COMMERCE COMMITTEE

TO: Representative Gene Kubina
Chair, State Affairs Committee

FROM: Representative Dave Donley 
Chair, House Judiciary Committee

RE: HB 528, an act to require adjustments to certain contracts
for public construction when prevailing rates of wages
increase

DATE: March 12, 1992

I am writing to request that you please calendar HB 528 before your committee.

The intent of HB 528 is to promote fairness to contractors on public works projects and help insure that working Alaskans receive the appropriate prevailing wages.

This bill amends contract requirements for public works projects. Specifically, it requires state and political subdivisions to include a provision that the state will increase the amount it owes a contractor upward if the prevailing wage required to be paid to a class of workers on the project increases. This assures payment of the appropriate wage rate in a manner that is fair to employers.

This legislation has the support of both the AFL-CIO and the Associated General Contractors.

Thank you.

DD/jmn





House State Affairs Committee

Representative Gene Kubina, Chair

SB 337-Relating to Retirement Incentive Program

SUBJECT OF MEETING:

- HB 420-Relating to Contr'g for Care of Prisoners
- HB 465-Relating to Recycling/Solid Waste Mgt Plans
- HB 493-Relating to Reg'g to Vote at Polling Places
- HB 528-Relating to Public Works Contr/Wage Increases
- HB 565-Relating to Approp: Contr. Settlement Costs
- HJR 3-Relating to Change Terms of Rep's to 4 Years
- SB 185-Relating to Legislative Ethics

DATE: 3-25-92

PLACE: Capital Room #102

NAME	REPRESENTING	BUSINESS/PERSONAL MAILING ADDRESS	ZIP	(H) PHONE	(W) PHONE	DO YOU WANT TO TESTIFY?	WHAT SUBJECT/ WHICH BILL?
Loren Rasmussen	DOT/PE	3132 Channel Drive	99801	789-9721	465-2960	(Y) N	to answer question HB 528 ✓
JEFF OATSEEN	DOT/PE	"	"	789-1071	"	(Y) N	Questions on HB 465
MICHAEL STARK	Dept of Law	BOX KC	99811	3428	3428	(Y) N	HB 420
Laura Glaizer	Elections	Box 11017 Juneau	99811		4611	(Y) N	HB 493
✓ Trena Richardson	NEA-AK	Box 2278 Seldoten	99609	262-7400	1515	(Y) N	SB 337
✓ Pat Jacobsen	NEA-AK	Bx 1313, Kodiak	99615	486-3954	-	(Y) N	SB 337
IGAN PETTY	DOA	P.O. Box C S.C. 13			465-2250	(Y) N	IF NEEDED, HB 465 ✓ HB 528
Mike McMullen	DOA	Box 110201	99811	465-4432	465-4432	(Y) (N)	HB 565
KEVIN STARK-JOHNSON	AEL	Box 2661, Kodiak	99615	456-4654 456-3366	463-3366	Y (N)	HB 465 +
CALERS						Y N	
Ed Flanagan	Alaska Laborers	710 W 9th			586 3707	(Y) N	HB 528



House State Affairs Committee

Representative Gene Kubina, Chair

DATE: April 1, 1992

PLACE: Capitol Room #102

SUBJECT OF MEETING:
 HB 171-Relating to Prohibit Sealing of Certain Court Records
 HB 528-Relating to Public Works Contr/Wage Increases
 HB 404-Relating to Filing Deadline for Certain Candid
 *HB 564-Relating to Salaries for Non-Covered State Employees
 HB 565-Relating to Approp: Contr. Settlement Costs

NAME	REPRESENTING	BUSINESS/PERSONAL MAILING ADDRESS	ZIP	(H) PHONE	(W) PHONE	DO YOU WANT TO TESTIFY?	WHAT SUBJECT/ WHICH BILL?
John Abshire	DOA	Juneau		465 2700		Quest. <input checked="" type="radio"/> Y N	#528
Kathryn Kellchoff ^{RS}	lawyers for civil justice	Juneau		997-0047		<input checked="" type="radio"/> Y N	171
✓ Mike McMullen	DOA	Box 110201 Juneau, AK	99811	465-4433	465-4430	Quest. <input checked="" type="radio"/> Y N	564, 565
✓ Larry Glaiser	trechans	PO Box 110017 Juneau	99811	4614	→	<input checked="" type="radio"/> Y N	HB #404
✓ Cheryl Fraser	OMB					<input checked="" type="radio"/> Y N	564, 565
PO ✓ Mary Noris-Alto	em. des. Ann	PO Box 21211, Juneau	99802	586-3240	→	<input checked="" type="radio"/> Y N	HB 171
						<input checked="" type="radio"/> Y N	
✓ Russ Winner		900 W 5th Ave, Ste 700 Anch AK 99501		272-0313	277-9522	<input checked="" type="radio"/> Y N	HB 171
✓ Hayden Kaden	Rep. Douky + Ann Tuckey	Rm. 120 - St. Cap.			4990	<input checked="" type="radio"/> Y N	HB 171
						<input checked="" type="radio"/> Y N	
						<input checked="" type="radio"/> Y N	



House State Affairs Committee

Representative Gene Kubina, Chair

DATE: March 27, 1992

PLACE: Capitol Room #102

SUBJECT OF MEETING:
 HB 420-Relating to Contracting for Care of Prisoners
 HB 528-Relating to Public Works Contr/Wage Increases
 HB 565-Relating to Approp: Contract Settlement Costs
 HJR 3 -Relating to Change Terms of Rep's to 4 Years
 SB 185-Relating to Legislative Ethics
 Confirmation Hearing for Nancy Bear Usera

NAME	REPRESENTING	BUSINESS/PERSONAL MAILING ADDRESS	ZIP	(H) PHONE	(W) PHONE	DO YOU WANT TO TESTIFY?	WHAT SUBJECT/ WHICH BILL?
Mike Mc Mulken	DOA	Box 11 029	99811		465-4450	Quest. <input checked="" type="radio"/> Y <input type="radio"/> N	H-B 565
John A. Abshire	DOH	Juneau	99811		465-2700	Quest. <input checked="" type="radio"/> Y <input type="radio"/> N	CSHB 528
						<input type="radio"/> Y <input type="radio"/> N	
						<input type="radio"/> Y <input type="radio"/> N	
						<input type="radio"/> Y <input type="radio"/> N	
						<input type="radio"/> Y <input type="radio"/> N	
						<input type="radio"/> Y <input type="radio"/> N	
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