

HB

404



Representative Lyman F. Hoffman

Alaska State House
State Capitol • Juneau, Alaska 99801-1182 • (907) 465-4453

DISTRICT 39

- AKIACHAK
AKIAK
ALEKNAGIK
ATMAUTLUAK
BETHEL
CHEFORNAK
CLARKS POINT
DILLINGHAM
EEK
EKUK
GOODNEWS BAY
KASIGLUK
KIPNUK
KONGIGANAK
KWETHLUK
KWIGILLINGOK
MANOKOTAK
NAPAKIAK
NAPASKIAK
NUNAPITCHUK
OSCARVILLE
PLATINUM
PORTAGE CREEK
QUINHAGAK
TOGIAK
TUNTUTULIAK
TWIN HILLS

TO: Representative Bill Williams, Chairman
House Resources Committee

FROM: Representative Lyman Hoffman
Prime Sponsor

RE: HB 404 - An Act relating to the authority of the
commissioner of natural resources to reconvey,
or relinquish an interest in, land to the United
States if that land or interest being reconveyed
or relinquished is identified in an amended application
for a land allotment under federal law and the original
claim for an allotment described land that is now
within, or managed as a unit of, the state park system.

DATE: March 7, 1994

Mr. Chairman, thank you for taking up HB 404.

Recently there has been considerable focus by the state Department
of Natural Resources regarding the changes to Title 38 of the Alaska
Statutes. One component of this exercise is a technical change
allowing the State of Alaska to reconvey land to the Bureau of Land
Management. This change should expedite relocation of allotments in
state parks.

It has come to my attention, through the Bristol Bay Native
Corporation and the Bristol Bay Native Association, that efforts to
rectify this transfer situation have ground to a standstill. More than
100 applications have recently celebrated their 20th anniversary on
BLM's shelves and it would seem, without HB 404, there is no end to
the wait in sight. The time is long past for correcting this situation.

Thank you for your consideration.

authorized to modify any such contract, with the consent of the purchaser, by substituting, to the extent practicable, timber on other national forest lands approximately equal in volume, species, grade, and accessibility for timber standing on any land affected by such conveyances, and, on request of the appropriate Village Corporation the Secretary of Agriculture is directed to make such substitution to the extent it is permitted by the timber sale contract without the consent of the purchaser.

(b) No land conveyed to a Native Corporation pursuant to this Act or by operation of the Alaska National Interest Lands Conservation Act which is within a contingency area designated in a timber sale contract let by the United States shall thereafter be subject to such contract or to entry or timbering by the contractor. Until a Native Corporation has received conveyances to all of the land to which it is entitled to receive under the appropriate section or subsection of this Act, for which the land was withdrawn or selected, no land in such a contingency area that has been withdrawn and selected, or selected, by such Corporation under this Act shall be entered by the timber contractor and no timber shall be cut thereon, except by agreement with such Corporation. For purposes of this subsection, the term "contingency area" means any area specified in a timber sale contract as an area from which the timber contractor may harvest timber if the volume of timber specified in the contract cannot be obtained from one or more areas definitely designated for timbering in the contract.

(As amended Dec. 2, 1980, P. L. 96-487, Title IX, § 908, 94 Stat. 2447.)

HISTORY; ANCILLARY LAWS AND DIRECTIVES

Amendments:

1980. Act Dec. 2, 1980 designated the existing provisions as subsec. (a), and added subsec. (b).

§ 1616. Joint Federal-State Land Use Planning Commission for Alaska

INTERPRETIVE NOTES AND DECISIONS

1. Public easements [43 USCS § 1616(b)]

Recreational users of land subject to conveyances to Native village under Alaska Native Claims Settlement Act (43 USCS §§ 1601 et seq.) have standing to challenge Department of Interior action in certifying area as Native village entitled to conveyance of public lands under Act, since recreational use is within zone of interest protected by provision of § 1616(b) requiring retention of public access easements in lands removed from public domain under Act. *Stratman v Watt* (1981, CA9 Alaska) 656 F2d 1321.

Existence of highway right-of-way in favor of state neither precludes conveyance by Bureau of Land Management under Alaska Native Claims Settlement Act (43 USCS §§ 1601 et seq.) of subject land in fee nor reservation of overlapping public easement, as reservation and conveyance are subject to previously existing right-of-way interest, but decision of BLM to convey and conveyance document must identify right-of-way and declare that conveyance and reserved public easement are subject to state's right-of-way, if valid. *State of Alaska, Dept. of Transp. & Public Facilities* (1981) 88 ID 629.

§ 1617. Indian allotment authority in Alaska; revocation; charging allotments on pending application against statutory acreage grant

(a)-(b) [Unchanged]

(c)(1)(A) Notwithstanding any other provision of law, an allotment applicant, who had a valid application pending before the Department of the Interior on December 18, 1971, and whose application remains pending as of the date of enactment of this subsection [enacted Oct. 14, 1992], may amend the land description in the application of the applicant (with the advice and approval of the responsible officer of the Bureau of Indian Affairs) to describe land other than the land that the applicant originally intended to claim if—

(i) the application pending before the Department, either describes land selected by, tentatively approved to, or patented to the State of Alaska or otherwise conflicts with an interest in land granted to the State of Alaska by the United States prior to the filing of the allotment application;

(ii) the amended land description describes land selected by, tentatively approved to,

Standing to appeal decision of Bureau of Land Management as to public easement decision made pursuant to 43 USCS § 1616(b)(1) requires that appellant claim property interest within meaning of 43 CFR 4.902, and said property interest is satisfactory when consisting of valid existing right to which conveyance of lands under Alaska Native Claims Settlement Act is subject pursuant to 43 USCS § 1613(g), and additionally, appellant must further assert that appealed decision affects that property interest by failing to provide access to public lands. *Ray DeVilbiss (Wolverine Grazers Asso.)* (1982) 89 ID 9.

Since purpose of 43 USCS § 1616(b)(1) public easement is to provide access across Native lands to lands not selected, such easement necessarily affects lands other than those to be conveyed; therefore, member of public who claims private interest in land other than land to be conveyed, in asserting standing to appeal § 1616(b)(1) easement decision, can rely on this private holding as his or her "property interest" affected within meaning of 43 CFR 4.902. *Ervin K. Terry* (1982) 89 ID 242.

or pate
the lan-
(iii) th
Alaska.
to the
applicat

(B) If an
subparagr
to, the Sta
in order f
(2)(A) The S
of the lan
where the
boundaries
Conservati
certificate t
to the Uni
(B) The Se
entitlement
to receive
entitled "A
approved J
note prec §
(43 U.S.C.
charged wi

(As amended Oct

References i

"The Alaska
Dec. 2, 1980
Tables volur

Amendments
1992. Act: O

Native Alaskans
occupied lands loca
refuges do not have
such lands, where ea
occupancy commen
cant, unappropriat
v United States, C
Alaska) 747 F2d 13
Alaska Natives a
national forest unde
ment Act must est
pancy of land pric
Shields v United St
Supp 1216.

Alaskan native's :

§ 1618. Reservat
face estates in res

Other provisio
Supplemental
Part B, 94 St.
Group Corpor
Settlement Ac
not more than
Funds author.
purposes for -
[43 USCS §]

purchaser, by substituting, to approximately equal in volume, affected by such conveyances. Secretary of Agriculture is directed under sale contract without the

is Act or by operation of the within a contingency area thereafter be subject to such tive Corporation has received under the appropriate section or selected, no land in such a d, by such Corporation under r shall be cut thereon, except ection, the term "contingency area from which the timber ed in the contract cannot be ing in the contract.

(2447.)

DIRECTIVES

ec. (a), and added subsec.

f Alaska

NOTES

real decision of Bureau of Land public easement decision made SCS § 1616(b)(1) requires that property interest within meaning of said property interest is satisfactg of valid existing right to which is under Alaska Native Claims subject pursuant to 43 USCS tionally, appellant must further d decision affects that property o provide access to public lands. (Verne Grazers Assn.) (1982) 89

f 43 USCS § 1616(b)(1) public de access across Native lands to such easement necessarily affects those to be conveyed; therefore, who claims private interest in nd to be conveyed, in asserting § 1616(b)(1) easement decision, private holding as his or her affected within meaning of 43 K. Terry (1982) 89 ID 242.

giving allotments on pending

t applicant, who had a valid on December 18, 1971, and nt of this subsection [enacted eation of the applicant (with Bureau of Indian Affairs) to ly intended to claim if—

r describes land selected by, a or otherwise conflicts with e United States prior to the

by, tentatively approved to,

or patented to the State of Alaska of approximately equal acreage in substitution for the land described in the original application; and

(iii) the Commissioner of the Department of Natural Resources for the State of Alaska, acting under the authority of State law, has agreed to reconvey or relinquish to the United States the land, or interest in land, described in the amended application.

(B) If an application pending before the Department of the Interior as described in subparagraph (A) describes land selected by, but not tentatively approved to or patented to, the State of Alaska, the concurrence of the Secretary of the Interior shall be required in order for an application to proceed under this section.

(2)(A) The Secretary shall accept reconveyance or relinquishment from the State of Alaska of the land described in an amended application pursuant to paragraph (1)(A), except where the land described in the amended application is State-owned land within the boundaries of a conservation system unit as defined in the Alaska National Interest Lands Conservation Act. Upon acceptance, the Secretary shall issue a Native Allotment certificate to the applicant for the land reconveyed or relinquished by the State of Alaska to the United States.

(B) The Secretary shall adjust the computation of the acreage charged against the land entitlement of the State of Alaska to ensure that this subsection will not cause the State to receive either more or less than its full land entitlement under section 6 of the Act entitled "An Act to provide for the admission of the State of Alaska into the Union", approved July 7, 1958 (commonly referred to as the "Alaska Statehood Act") [43 USCS note prec § 21], and section 906 of the Alaska National Interest Lands Conservation Act (43 U.S.C. 1635). If the State retains any part of the fee estate, the State shall remain charged with the acreage.

(As amended Oct. 14, 1992, P. L. 102-415, § 3, 106 Stat. 2112.)

HISTORY; ANCILLARY LAWS AND DIRECTIVES

References in text:

"The Alaska National Interest Lands Conservation Act", referred to in subsec. (c), is Act Dec. 2, 1980, P. L. 96-487, 94 Stat. 2371. For full classification of such Act, consult USCS Tables volumes.

Amendments:

1992, Act Oct. 14, 1992, added subsec. (c).

INTERPRETIVE NOTES AND DECISIONS

Native Alaskans whose families have used and occupied lands located inside 3 national wildlife refuges do not have right to apply for allotments of such lands, where each applicant's personal use and occupancy commenced after land ceased to be vacant, unappropriated, and unreserved. *Akootook v United States*, Dept. of Interior (1984, CA9 Alaska) 747 F2d 1316.

Alaska Natives applying for allotment within national forest under 1906 Alaskan Native Allotment Act must establish personal use and occupancy of land prior to establishment of forest. *Shields v United States* (1981, DC Alaska) 504 F Supp 1216.

Alaskan native's allotment is land held in trust

for an Indian under 30 USCS § 185, and therefore excluded from United States land subject to grant of right of way under Trans-Alaska Pipeline Act (43 USCS § 1652); native allotment application filed in 1971 has priority over pipeline application filed in 1969 because vested native preference relates back to initiation of occupancy; apparent United States approval of right-of-way agreement was by unauthorized official, and government is not estopped to deny approval; pipeline company and state will be awarded title to improvements, but holders of native allotment claim may be entitled to damages. *Alaska v 13.90 Acres of Land* (1985, DC Alaska) 625 F Supp 1315.

§ 1618. Reservations; revocation; excepted reserve; acquisition of title to surface and subsurface estates in reserve; election of Village Corporations

HISTORY; ANCILLARY LAWS AND DIRECTIVES

Other provisions:

Supplemental appropriation for Native Groups. Act Dec. 2, 1980, P. L. 96-487, Title XIV, Part B, 94 Stat. 2498, provided: "The Secretary shall pay by grant to each of the Native Group Corporations established pursuant to section 14(h)(2) of the Alaska Native Claims Settlement Act [43 USCS § 1613(h)(2)] and finally certified as a Native Group, an amount not more than \$100,000 or less than \$50,000 adjusted according to population of each Group. Funds authorized under this section may be used only for planning, development, and other purposes for which the Native Group Corporations are organized under the Settlement Act [43 USCS §§ 1601 et seq.]."

available, granted, or subject to being transferred to the state for any purpose;

(13) *[Repealed, § 15 ch 181 SLA 1978; § 20 ch 182 SLA 1978.]*

(14) *[Repealed, § 88 ch 152 SLA 1984.]*

(b) The director may

(1) designate the administrative duties, functions or powers imposed upon the director to a responsible employee in the division;

(2) grant preference rights for the lease or purchase of state land without competitive bid in order to correct errors or omissions of a state or federal administrative agency when inequitable detriment would otherwise result to a diligent claimant or applicant due to situations over which the claimant or applicant had no control; the exercise of this discretionary power operates only to divest the state of its title to or interests in land and may be exercised only

(A) with the express approval of the commissioner; and

(B) if the application for the preference right is filed with the director within three years from

(i) the occurrence of the error or omission;

(ii) the date of acquisition by the state of the land; or

(iii) the date of a court decision or settlement nullifying a disposal of state land;

(3) grant a preference right to a claimant who shows bona fide improvement of state land or of federal land subsequently acquired by the state and who has in good faith sought to obtain title to the land but who, through error or omission of others occurring within the three years before (A) the application for the preference right, (B) the date of acquisition by the state of the land, or (C) the date of a court decision or settlement nullifying a disposal of state land, has been denied title to it; upon a showing satisfactory to the commissioner, the claimant may lease or purchase the land at the price set on the date of original entry on the land or, if a price was not set at that time at a price determined by the director to fairly represent the value of unimproved land at the time the claim was established, but in no event less than the cost of administration including survey; the error or omission of a predecessor in interest or an agent, administrator, or executor which has clearly prejudiced the claimant may be the basis for granting a preference right;

(4) sell land by lottery for less than the appraised value when, in the judgment of the director, past scarcity of land suitable for private ownership in any particular area has resulted in unrealistic land values;

(5) when the director determines it is in the best interest of the state and will avoid injustice to a person or the heirs or devisees of a person, dispose of land, by direct negotiation to that person who presently uses and who used and made improvements to that land before January 3, 1959 or to the heirs or devisees of the person; the amount

MEMORANDUM State of Alaska

DIVISION OF PARKS AND OUTDOOR RECREATION
DEPARTMENT OF NATURAL RESOURCES

TO: Ron Swanson
Director
Division of Land

DATE: 9 December 1993

TELEPHONE: 762-2600
762-2535 FAX

FROM: Peter J. Panarese
Chief, Field Operations

SUBJECT: Native Allotments in
Alaska State Parks

Below listed are the approximate numbers of Native Allotment Applications in units of the state park system. The numbers reported are for pending applications still to be adjudicated. Records on file in the Division of Land may be more accurate in units such as the Alaska Chilkat Bald Eagle Preserve and Denali State Park.

Alaska Chilkat Bald Eagle Preserve	35
Wood-Tikchik State Park	104
Kachemak Bay State Park	2
Captain Cook State Rec. Area	2
Denali State Park	12
Shuyak Island State Park	4

Total 159

Numerous allotment applications in state park units have been adjudicated and patent awarded. Developing detailed information on the number of pending or patented Native allotment claims will take more time. Please give me a call if I can be of further assistance.

Post-It™ brand fax transmittal memo 7671		# of pages ▶
To <i>Roger</i>	From <i>T Hawkins</i>	1
Co. <i>H. Finance</i>	Co.	
Dept. <i>Rep. Hoffman</i>	Phone # <i>278.3602</i>	
Fax # <i>465.2278</i>	Fax # <i>276.3924</i>	

Approx. # of Allotments in State Parks

FISCAL NOTE

STATE OF ALASKA

BILL NO. HB404

1994 LEGISLATIVE SESSION

Revision Date: Original Dept Affected: Natural Resources
 Title: "An Act relating to the authority of the BRU: Parks and Recreation Management
commissioner of natural resources to reconvey, or relinquish an..." Component: Parks Management
 Sponsor: Representative Hoffman
 Requestor: Representative Hoffman Component Serial No. 452

Expenditures/Revenues (Thousands of Dollars)

OPERATING EXPENDITURES	FY95	FY96	FY97	FY98	FY99	FY00
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 EXPENDITURES	0.0	0.0	0.0	0.0	0.0	0.0
----------------------	-----	-----	-----	-----	-----	-----

CHANGE IN REVENUES ()	0.0	0.0	0.0	0.0	0.0	0.0
------------------------	-----	-----	-----	-----	-----	-----

FUND SOURCE (Thousands of Dollars)

1002 Federal Receipts						
1003 GF Match						
1004 GF						
1005 GF/Program Receipts						
1006 GF/MHTIA						
Other						
TOTAL	0.0	0.0	0.0	0.0	0.0	0.0

Estimate of any current year (FY94) cost: \$ None

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)

Existing staff assigned to the Division of Parks and Outdoor Recreation are performing the duties and public contact necessary to begin, administer, and complete the allotment application amendment process as part of their duties in managing Wood-Tikchik State Park. Allowing applicants to amend their applications for land outside of a state park will reduce public impact and speed finalization of these applications, some of which have been pending for over 30 years.

Prepared by: Neil Johannsen, Director Phone: 762-2603
 Division: Parks Date: 25-Feb-94
 Approved by Commissioner: Harry A. Noah Date: 25-Feb-94
 Agency: Natural Resources

PREPARER TO PROVIDE ALL DISTRIBUTION COPIES TO GOVERNOR'S LEGISLATIVE OFFICE

LIN100-R01
02/07/94

LEGISLATIVE TELECONFERENCE NETWORK

PAGE 01
15:05:34

IDN: 10445

DATE & TIME: 03/07/94 08:45 TO 10:00 STATUS:7 STAGE: 10

*** TOPIC SUMMARY ***

TOPIC: HPL2 CDDT RESOURCES

CHAIR: MILLER

PROPOSE: PDB PUBLIC HEARING

LEGISLATIVE

CONTACT: MARY BUCKWELL

TELE: 35071405-3715

LOCATION: STEE JUNEAU

CAPITOL

08P129

SPONSOR REQUEST (RUC): TESTIMONY ALLOWED

99 MINUTE LIMIT

TESTIMONY WILL BE TAKEN.

ITEM REQUESTED ON 03/07/94 AND HAS 17 UPDATES

*** AGENDA ***

- 1 HB 404 NATIVE ALIQUOTS IN STATE PARKS
- 2 HB 443 WASTE & USE OF SALMON HATCHERIES
- 3 HJR 17 MALDEN FISHERY CONSERV & MGT ACT
- 4 SB 77 INTENSIVE MANAGEMENT OF GAME RESOURCES
- 5 *** ORDER OF BILLS ***
- 6 HJR 17
- 7 HB 404
- 8 HB 443

*** PARTICIPATING LIO'S ***

AND ANCHORAGE	716 W 4TH, #200	LOCATION	STAFF	
SAR BARRON	COURTHOUSE #305	LOCATION	STAFF	
CDR CORDOVA	705 2ND STREET	LOCATION	STAFF	
DJI DELTA JCT.	JARVIS CTR. #210	LOCATION	STAFF	
DLG DILLINGHAM	KANGILOOTAG BLDG	LOCATION	STAFF	
FBK FAIRBANKS	117 N CUSHMAN ST	LOCATION	STAFF	
GLP GLENNALLEN	COMMUNITY CLR.	LOCATION	STAFF	
HON HOMER LTC	126 W PIONEER #4	LOCATION	STAFF	
JRU JUREAU	CAPITOL	FAPI24	LOCATION	STAFF
KOD KODIAK	112 MILL BAY RD.	LOCATION	STAFF	
RO1 ROYFELDE	323 FRONT STREET	LOCATION	STAFF	
RTD RECHIKAP	352 FRONT STREET	LOCATION	STAFF	
NAI NAISO	185 E PARKS HWY.	LOCATION	STAFF	
SEU SEWARD	2001 SEWARD RD	LOCATION	STAFF	
SIT SITKA	210 LAKE STREET	LOCATION	STAFF	
SUL SENEZUL	34924 KALIFORSKY	LOCATION	STAFF	
TOK TOK	MP 1314 AK HWY	LOCATION	STAFF	
VAL VALDEZ	STATE BLDG #13	LOCATION	STAFF	

*** VOLUNTEER & GROUND SITES ***
222 21st OPENET 1 MUGMATH

MITCHELL TICKNOR (907)574-3005

PARTICIPANTS IN: ANCHORAGE AND

1	PEIT	PANARESI	AK STATE PARKS	TSFY, HB 404
	PO BOX 107001		ANCHORAGE	AK 99510 (907)762-2603
2	SANDRA	ARNOLD		TSFY, SB 77
	PO BOX 200606		ANCHORAGE	AK 99520 (907)276-3670
3	DAN	HOUBIHAN	AK STATE PARKS	TSFY, HB 404
	PO BOX 107001		ANCHORAGE	AK 99510 (907)762-2614
4	CHRIS	BAACH	ANCHOR ADDISON	TSFY, SB 77
	PO BOX 101161		ANCHORAGE	AK 99510 (907)276-4265
5	TRACY	ARELL	SIERRA CLUB	TSFY, SB 77

LEGISLATIVE-001
03/07/94

LEGISLATIVE TELECONFERENCE NETWORK

PAGE 02
15:25:30

CONF: 40444 DATE & TIME: 03/07/94 08:12 TO 10:00 STATUS: 7 STATS: IN

PARTICIPANTS IN: ANCHORAGE AND

1	3303 PATES CIR		ANCHORAGE	AK 99515 (907)345-0132
	GEORGE	BALE		TSFY, SB 77
	14345 CODY		ANCHORAGE	AK 99516 (907)345-3135

PARTICIPANTS IN: CORDOVA COP

1	MR. JORN	MCULLEN	PO BOX	TSFY, HB 404
	PO BOX 1110		CORDOVA	AK 99574 (907)424-7511

PARTICIPANTS IN: DELTA JCT DJI

1	MR. DONALD	QUARRERS		OBSV, SB 77
	PO BOX 349		DELTA JCT.	AK 99737 (907)895-4215
2	MS. CHRYMOE	WALKER		OBSV, SB 77
	HC 82, BOX 5360		DELTA JCT.	AK 99737 (907)895-1024
3	MR. ITH	GERB		OBSV, SB 77
	HC 82, BOX 5360		DELTA JCT.	AK 99737 (907)895-1024

PARTICIPANTS IN: DILLINGHAM DLG

1	MR. DUGAN G.	NIELSEN		TSFY, HB 404
	BOX 103		DILLINGHAM	AK 99576 (907)842-2743

PARTICIPANTS IN: FAIRBANKS FBK

1	MR. PERRY	ANDOGAR	TCC	TSFY, HB 404
	122 1ST AVE.		FAIRBANKS	AK 99701 (907)452-8251

2 MR.	DICK	BISHOP	FAIRBANKS	TSFY, SB 77
	1555 GUS'S GRIND			AK 99709 (907)455-3151
3 MR.	GEORGE	YASKA	TCC	TSFY, SB 77
	122 1ST AVE.		FAIRBANKS	AK 99701 (907)477-2362
4 MS.	KATHRINE	RICHARDSON	FAIRBANKS	OBSV, SB 77
	P.O. BOX 80744			AK 99708 (907)479-2362

PARTICIPANTS IN GLENNALLEN GLN

1 MR.	LES	SUTHERLAND	ORNA	OBSV, HB 404
	DRAPER H		COPPER CENTER	AK 99573 (907)822-3944
2 MR.	JAMES B.	MOULINGTON	ADF&G	OBSV, SB 77
	PO BOX 47		GLENNALLEN	AK 99588 (907)822-3461

PARTICIPANTS IN HOMER LTD HON

1 MR.	RARDY	FRANKLIN	HOMER	TSFY, SB 77
	PO BOX 192A			AK 99603 (907)235-7104
2 MR.	L. R.	MCCUBBINS	SCURVEY CR.	FISH TSFY, ALL ITEMS
	PO BOX 1650		HOMER	AK 99603 (907)000-0000

PARTICIPANTS IN JUNEAU JRU

1 REP	R	WILLIAMS		TSFY, ALL ITEMS
				AK (907)000-0000
2 REP	P	CARNEY		TSFY, ALL ITEMS
				AK (907)000-0000
3 REP	R	HUDSON		TSFY, ALL ITEMS
				AK (907)000-0000
4 REP	D	FINLESTEIN		TSFY, ALL ITEMS
				AK (907)000-0000
5 REP	G	DAVIES		TSFY, ALL ITEMS
				AK (907)000-0000

11:100-001 LEGISLATIVE TELECONFERENCE NETWORK PAGE 05
 01/02/94 DATE & TIME: 06/07/94 08:15 TO 10:00 STATUS: ? STAT: IN
 TOP: 40446

PARTICIPANTS IN JUNEAU JRU

6 REP	G	MULDER		TSFY, ALL ITEMS
				AK (907)000-0000
7 REP	G	GUNDE		TSFY, ALL ITEMS
				AK (907)000-0000
8 REP	J	JAMES		TSFY, ALL ITEMS
				AK (907)000-0000
9 REP	G	NAVARRE		TSFY, ALL ITEMS
				AK (907)000-0000
10 MS	RAY	GILLESPIE		TSFY, ALL ITEMS
	ASSOC. OF AGRICULTURE AS SOCIATION			AK (907)000-0000
11 REP	R	SHARP		TSFY, ALL ITEMS
	PRIME SPONSOR			AK (907)000-0000
12 MR	DAVID	KELLYHOUSE		TSFY, ALL ITEMS
	DIV. DIV. OF WILDLIFE, DEPT. OF F&G			AK (907)000-0000
13	TO	OBSERVE		OBSV, ALL ITEMS
14	TO	OBSERVE		OBSV, ALL ITEMS
15	TO	OBSERVE		OBSV, ALL ITEMS
16	TO	OBSERVE		OBSV, ALL ITEMS
17	TO	OBSERVE		OBSV, ALL ITEMS
18	TO	OBSERVE		OBSV, ALL ITEMS
19	TO	OBSERVE		OBSV, ALL ITEMS
20	TO	OBSERVE		OBSV, ALL ITEMS
21	TO	OBSERVE		OBSV, ALL ITEMS
22	TO	OBSERVE		OBSV, ALL ITEMS
23	TO	OBSERVE		OBSV, ALL ITEMS
24	TO	OBSERVE		OBSV, ALL ITEMS
25	TO	OBSERVE		OBSV, ALL ITEMS

26 10 TESTIFY
27 10 TESTIFY

PARTICIPANTS IN: KODAK
1 MR. LARRY
MULLOY
KOD
FOD REG AGRICULT OBSV, HR 448
AK 99615 (907) 486-6555
KODAK

PARTICIPANTS IN: KOTZEBUE
1 MR. BILLY
SHELTON
KOT
KOTZEBUE, HR 404
OBSV, HR 404
AK 99752 (907) 442-3467
KOTZEBUE
ALL ITEMS

2 MR. STEPHEN
BOX 742
BILTIAMS
KOTZEBUE, ALL ITEMS
AK 99752 (907) 442-3467
KOTZEBUE
SELF

PARTICIPANTS IN: LINDSEY
1 MR. GORD
SHEND
SERRA
AK 99901 (907) 225-7695
OBSV, SB 77
AK 99901 (907) 225-7694

PARTICIPANTS IN: MATHIS
1 MR. RUD
BAND
MATH
LSEY, SB 77
AK 99641 (907) 378-2913
PALMER

PARTICIPANTS IN: MATHIS
1 MR. RUD
BAND
MATH

PARTICIPANTS IN: MATHIS
1 MR. RUD
BAND
MATH

PARTICIPANTS IN: MATHIS
1 MR. RUD
BAND
MATH

PARTICIPANTS IN: MATHIS
1 MR. RUD
BAND
MATH

PARTICIPANTS IN: MATHIS
1 MR. RUD
BAND
MATH

PARTICIPANTS IN: MATHIS
1 MR. RUD
BAND
MATH

PARTICIPANTS IN: MATHIS
1 MR. RUD
BAND
MATH

PARTICIPANTS IN: MATHIS
1 MR. RUD
BAND
MATH

PARTICIPANTS IN: MATHIS
1 MR. RUD
BAND
MATH

PARTICIPANTS IN: MATHIS
1 MR. RUD
BAND
MATH

PARTICIPANTS IN: MATHIS
1 MR. RUD
BAND
MATH

PARTICIPANTS IN: MATHIS
1 MR. RUD
BAND
MATH

PARTICIPANTS IN: MATHIS
1 MR. RUD
BAND
MATH

PARTICIPANTS IN: MATHIS
1 MR. RUD
BAND
MATH

7:11:00-8:11:00
05/02/94
LEN: 40445
DATE & TIME: 02/07/94 08:45 TO 10:00
STATUS: 7 STAT: IN

LEGISLATIVE TELECONFERENCE NETWORK

PAGE 04
15:25:34

* PLEASE PRINT + SIGN
* COMPLETE MAILING ADDRESS



HOUSE RESOURCES COMMITTEE

DATE: 3/7/94

PLACE: Capitol, Room 124

SUBJECT OF MEETING:
 HJR 17 Magnuson Fishery Conservation + mgt. Act
 HB 404 Land Allotments
 HB 448 - Waste + Use Of Salmon + Parts of Salmon
 SB 77 - Intensive management of Game

NAME	REPRESENTING	BUSINESS/PERSONAL MAILING ADDRESS	ZIP	(H) PHONE	(W) PHONE	DO YOU WANT TO TESTIFY?	WHAT SUBJECT/ WHICH BILL?
Bill Garry	State DNR Parks	400 Willoughby	99801		465-4563	(Y) N	HB 404
Geron Bruce	Fish/Game	P.O. BX 25526	99802		465-6193	(Y) N	HB 448
Dave Kelleyhouse	Fish & Game	"	"		465-4191	(Y) N	HS CSSB 77 ✓
Ran Gillespie	Aquaculture	9478 Riverbend Ct	99801	784-3941	463-3372	(Y) N	HB 448
Kevin McDougall	FISHERMAN PROCESSORS	Box 714 Douglas	99824		364-2273	(Y) N	HB 448
Roger McKowan	Rep Hoffman					(Y) N	HB 404
John George	AOE	9515 Moraine Way Tanalar	99802	789-0172		(Y) N	HB 77
						Y N	
						Y N	
						Y N	
						Y N	