

HB

531

STATE OF ALASKA

DEPARTMENT OF LABOR

OFFICE OF THE COMMISSIONER

WALTER J. HICKEL, GOVERNOR

P.O. BOX 21149
JUNEAU, ALASKA 99802-1149
PHONE: (907) 465-2700

FAX: (907) 465-2784

April 20, 1994

The Honorable Tim Kelly, Chair
Senate Labor & Commerce Committee
Alaska State Legislature
State Capitol, Room 101
Juneau, AK 99801-1182

Dear Senator Kelly:

This is in response to Senator Rieger's concern about the binding interest arbitration requirement in the Alaska Railroad Corporation Act. In accordance with AS 42.40.840 and 42.40.850, railroad employees are eligible to strike after a mediator has decided to end a mediation session between the bargaining representative and the railroad corporation management.

The right to strike, however, is limited by a concern for the health, safety, or welfare of the public. If the railroad management believes that the public's health, safety, or welfare is threatened and demonstrates that fact to the superior court, the court will enjoin the strike. Only then are the employees entitled to binding interest arbitration.

This is a key difference from binding interest arbitration under the Public Employment Relations Act (PERA) which applies to the state, the university, some municipalities, and school districts. Under AS 23.40.200(a) in the Public Employment Relations Act, class 1 employees, who are generally police and fire protection employees, are entitled to binding interest arbitration automatically after deadlock and mediation.

Generally, interest arbitration is a tool to resolve impasse when employees are restricted from striking. In the case of the railroad, management would proceed to interest arbitration after the bargaining unit members have engaged in a strike and the ability to strike was enjoined by the courts, at the request of the railroad management. As a point of interest, railroad employees have never engaged in a work stoppage in the ten years of the Alaska Railroad Corporation Act.

The purpose of section 14 of Committee Substitute for Senate Bill No. 358 (State Affairs) is to allow the railroad and its bargaining

The Honorable Tim Kelly

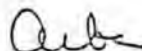
-2-

April 20, 1994

units to continue to use the mediators of the Federal Mediation and Conciliation Service (FMCS). In the past, those mediators have assisted the railroad and the unions to reach agreement and to avoid work stoppages. The current law puts continued use of this free and valuable resource in jeopardy because it requires the mediator to serve as the arbitrator in the event of interest arbitration. While the risk of this eventuality is very remote, its existence is a genuine concern to the FMCS.

Please contact me at 465-2702 or Jan DeYoung, Administrator of the Alaska Labor Relations Agency, at 269-4895 if this letter does not address Senator Rieger's concerns or if the committee has any other questions concerning section 14 of CSSB 358(STA). Thank you.

Sincerely,



Arbe J. Williams
Special Assistant
to the Commissioner

cc: Senate Labor & Commerce Committee members
Jan DeYoung, Administrator ALRA

WALTER J. HICKEL
GOVERNOR



P. O. Box 110001
Juneau, Alaska 99811-0001
(907) 465-3500

STATE OF ALASKA
OFFICE OF THE GOVERNOR
JUNEAU

April 27, 1994

*The Honorable Loren Leman, Chair
Senate State Affairs Committee
State Capitol
Juneau, AK 99801-1182*

Dear Senator Leman:

This letter is to respectfully request that CS for HB 531(STA)am be scheduled for hearing in the Senate State Affairs Committee. We believe this bill will bring up to date certain state statutes by eliminating entities which have been dormant, unfunded, or unnecessary for some time. It will also streamline procedures associated with specific boards which are still active.

This bill deletes in statute a number of entities which are no longer active or necessary. We believe it is good policy that these outdated statutes be eliminated. Proposed eliminations include the following eight entities: the Milk Control Advisory Board, the Steering Council for Alaska Lands, the Rural Affairs Commission, the Governor's Commission on the Involvement of Young People in Government, the Yukon Taiya Commission, the Environmental Advisory Board, the Gas Pipeline Financing Authority, and the Alaska Manpower Services Council. Many of these have not had activity or funding for ten to twenty years.

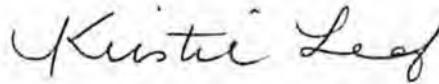
The bill also relates to the powers of the Board of Parole and to the appointment of mediators in railroad labor relations cases. The bill eliminates the statutory Alaska School Activities Association as there is now a separate non-profit corporation, Alaska School Activities Association, Inc. that has a distinct and legal existence apart from state statute. The bill also allows the Museum Collections Advisory Committee to meet by teleconference and clarifies their advisory role. It adds one 3-member Southcentral panel to the Workers' Compensation Board so that their decision and orders may be produced more timely.

CSHB 531(STA)am makes the same changes as CSSB 358(STA) with the exception of two amendments that were added on the House floor. A title amendment was successful which narrowed the scope of the title by specifically naming the individual "multimember state bodies" affected by the bill. The other successful floor amendment eliminates the July 1, 1986 statutory deadline for the creation of local resource development authorities.

*The Honorable Loren Leman
April 27, 1994
Page two*

The bill has a zero fiscal note. Enclosed is a sectional analysis, providing a description and background information for the proposed changes, fiscal notes, and additional information. Thank you in advance for your consideration of this bill.

Sincerely,

A handwritten signature in cursive script that reads "Kristie Leaf". The signature is written in dark ink and is centered on the page.

*Kristie Leaf
Director of Boards and Commissions*

Enclosures

BILL NO: CSHB 531(STA) am

DATE: April 27, 1994

TITLE: Eliminate Some Multimember
Bodies

CONTACT: Arbe Williams
465-2700

Two sections in Committee Substitute for House Bill No. 531 (State Affairs) as amended affect Department of Labor operations. Section 7 of the bill would increase the number of panels of the Alaska Workers' Compensation Board from five to six. Section 12 of the bill would amend AS 42.40.850(c) to remove the provision that a mediator of a labor dispute between the railroad and a bargaining unit representative must serve as the arbitrator at a later time if the parties are forced to interest arbitration.

The amendment to the Alaska Workers' Compensation Act in Section 7 of the bill would make two additional Board members (one from industry and one from labor) available in the southcentral area to handle the workload. In Anchorage, where most of the hearings occur, board members often meet for one or two full days in hearings each month and deliberate one to two days following the hearings, in addition to time spent reviewing and signing legal documents. This substantial commitment of time generally leads to problems in scheduling hearings and issuing decisions.

This amendment is part of the solution to a critical situation. In 1983, the Department of Law settled a class action suit against the State for failing to issue Board Decision & Orders (D&O's) timely. That settlement cost the State \$250,000. Today, staff have been reduced to a level below that in 1983 and, though we are issuing more D&O's than in 1983, forty-four D&O's were issued beyond the 30-day statutory deadline. We believe that a class action law suit is eminent. Increasing the availability of Board members to process Decision & Orders would contribute to meeting our statutory obligations.

Section 12 of the bill would amend the Alaska Railroad labor relations laws which are administered by the Alaska Labor Relations Agency. AS 42.40.850(c) addresses the procedure for resolving a labor impasse if a labor organization representing a unit of Alaska Railroad Corporation employees has engaged in a work stoppage that has been enjoined by the court. If the labor organization and the railroad remain deadlocked, they are required by the provisions of AS 42.40.850(c) to submit their dispute to the person who earlier had mediated the parties' dispute. That person would then serve as an arbitrator with the power to fashion a labor agreement for the parties

The mediation services of the Federal Mediation and Conciliation Services (FMCS) are available, free of charge, to mediate labor disputes between the railroad and their bargaining unit representatives. However, under the FMCS charter, FMCS

POSITION PAPER/Department of Labor

mediators may not serve as interest arbitrators. If FMCS believes that its mediator may be required to serve as an arbitrator, it may not refer one.

The appointment of mediators other than through the Federal Mediation and Conciliation Services would increase the administrative costs of the Alaska Labor Relations Agency, which serves as the railroad labor relations agency, because the Alaska Labor Relations Agency would be required to arrange a mediation referral service. In addition the costs of the mediator would have to be paid by the parties to the dispute. FMCS mediators are very experienced in mediating railroad labor disputes and there is no charge for their services.

The Department of Labor supports House Bill No. 531 and urges passage this legislative session. Expanding the Alaska Workers' Compensation Board members would not increase costs; the amendment as proposed in Section 7 would only increase the availability of members to meet our statutory obligations. Removing the requirement that a mediator in railroad labor relations cases later serve as arbitrator as proposed in Section 12 would provide for an efficient and effective tool in resolving such cases.



Charles W. Mahlen
Commissioner

POSITION PAPER/Department of Labor

STATE OF ALASKA

DEPARTMENT OF CORRECTIONS

BOARD OF PAROLE

WALTER J. HICKEL, GOVERNOR

ALASKA BOARD OF PAROLE
P.O. BOX 112000
JUNEAU, ALASKA 99811-2000
PHONE: (907) 465-3384
FAX: (907) 465-2006

DATE: April 30, 1994

Kristie Leaf
Director
Boards & Commissions

RE: HB 531/CSSB 286

Dear Ms. Leaf;

You have requested an analysis of the differences between HB 531 and CSSB 286 in relation to the sections concerning the Parole Board.

Both of these bills contain sections that amend current AS 33.16.050 and AS 33.16.150 to permit a single board member to impose special conditions of mandatory parole.

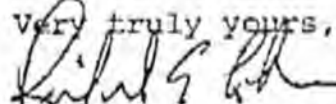
CSSB 286 does it by adding additional wording to AS 33.16.050(c) and by adding a new subsection (e) to AS 33.16.150.

HB 531 does it by adding a new subsection (e) to AS 33.16.050 and by adding a new subsection (e) to AS 33.16.150.

Both of these bills accomplish the same goal with similar, but different, wording. After discussions with Michael Stark, Assistant Attorney General, we feel the differences are not substantive. However, CSSB 286 contains a Purpose Section (Section 1) and an Explanation Section (Section 6) not present in HB 531. We believe these two additional sections are very important. Consequently, if at all possible and to eliminate any ambiguity, we prefer that CSSB 286 be signed into law after HB 531.

Thank you for providing us an opportunity to comment. Please contact me if I can provide any further information in this regard.

Very truly yours,



Richard E. Collum
Executive Director

WALTER J. HICKEL
GOVERNOR



STATE OF ALASKA
OFFICE OF THE GOVERNOR
JUNEAU

May 3, 1994

HB531

P. O. Box 110001
Juneau, Alaska 99811-0001
(907) 465-3500

Loren carry on
Senate floor
5-6-94

The Honorable Rick Halford, Chair
Senate Rules Committee
State Capitol
Juneau, AK 99801-1182

Dear Mr. President:

This letter is to respectfully request that CS for HB 531 (STA) be placed on the calendar for consideration by the full Senate. We believe this bill will bring up to date certain state statutes by eliminating entities which have been dormant, unfunded, or unnecessary for some time. It will also streamline procedures associated with specific boards which are still active.

This bill deletes in statute a number of entities which are no longer active or necessary. We believe it is good policy that these outdated statutes be eliminated. Proposed eliminations include the following eight entities: the Milk Control Advisory Board, the Steering Council for Alaska Lands, the Rural Affairs Commission, the Governor's Commission on the involvement of Young People in Government, the Yukon Taiya Commission, the Environmental Advisory Board, the Gas Pipeline Financing Authority, and the Alaska Manpower Services Council. Many of these have not had activity or funding for ten to twenty years.

The bill also relates to the powers of the Board of Parole and to the appointment of mediators in railroad labor relations cases. The bill eliminates the statutory Alaska School Activities Association as there is now a separate non-profit corporation, Alaska School Activities Association, Inc. that has a distinct and legal existence apart from state statute. The bill also allows the Museum Collections Advisory Committee to meet by teleconference and clarifies their advisory role. It adds one 3-member Southcentral panel to the Workers' Compensation Board so that their decision and orders may be produced more timely. The bill also eliminates the July 1, 1986 statutory deadline for the creation of local resource development authorities.

The bill has all zero fiscal notes. Enclosed is a sectional analysis, providing a description and background information for the proposed changes. Thank you in advance for your consideration of this bill.

Sincerely,

Kristie Leaf

Kristie Leaf
Director of Boards and Commissions

CSHB 531(STA)am Sectional Analysis

Sections 1 through 3...Eliminates references to the Milk Control Advisory Board within the Division of Agriculture and makes a few technical changes. (Board expenses have not been funded; Board only met a few times in 25 years; Sec. 11 eliminates Board; the last meeting of this board was held in 1980.)

Sections 4 through 6...Allows the the Museum Collections Advisory Committee to meet by teleconference; raises the dollar amount (from \$1,000 to \$5,000) on transactions which require the approval of the committee; clarifies that the role of the committee is regarding museum acquisition and deaccession policies.

Section 7...Adds one 3-member Southcentral panel to the Workers' Compensation Board. This makes more members available to meet (although only 3 members are needed to comprise a panel: one labor member, one industry member, and the Commissionr of Labor, so there is no fiscal impact). This will allow the Department to produce their decision and orders more timely.

Section 8...Repeals the July 1, 1986 deadline for the voluntary creation of local resource development authorities. The purpose of these authorities as stated in AS 30.13.030 is for the improvement, establishment and development of facilities in a local district for transportation purposes in connection with natural resource enterprises, either directly or by agreement with any public or private entity or person. They can encourage economic development in rural Alaska and provide for local ownership, and financing of transportation infrastructure. Creation of an authority encourages regional planning and gives DOTPF and DCRA a mechanism to assist rural Alaska communities in meeting their transportation needs.

Sections 9 through 11...Authorizes the Parole Board to delegate to one of its members the authority to establish special conditions of mandatory parole. (Allows the board to continue its practice of not noticing and convening a full board meeting for these purposes.) Setting of special or supplemental conditions of parole, in mandatory parole cases, has traditionally been done by a single member, subject to the parolee's right of appeal to the full board. The changes proposed in Section 7 through 9 clarify the legality of this practice. By delegating this responsibility to one member the remaining four members are relieved of the task of reviewing approximately 500 case files each year. As a safeguard, this system of setting conditions provides the parolee with an immediate appeal to a majority of the members if the parolee objects to any of the conditions set by one member

Section 12...Authorizes the Department of Labor to appoint arbitrators in railroad labor relations cases. This would allow the continued use of no cost mediators from the Federal Mediation and Conciliation Service (FMCS) for contract negotiations. This bill removes the provision that a mediator of a labor dispute between the railroad and a bargaining unit representative must serve as the arbitrator at the time the parties are forced to interest arbitration. Currently the department utilizes mediators at no costs through FMCS. FMCS has a rule that their mediators cannot be arbitrators in the same negotiations.

Section 13...Repeals certain sections (AS 03.17.020, 03.17.030, 03.17.100(1)) in order to eliminate the Milk Control Advisory Board. (Sections 1 through 3 eliminate other references to the board and make technical changes.)

Section 13...Repeals sections 14.07.058 and 14.07.059 to eliminate the Alaska School Activities Association; eliminates the state entity that duplicates the activities of an existing non-profit corporation. These statutes have been in disuse since 1986. Since 1986, when articles of incorporation were filed under the name of ASAA, Inc., two distinct legal entities have existed: the statutory ASAA, which fell into disuse, and ASAA, Inc., a non-profit organization which has promoted and governed interscholastic activities in the state. This section eliminates the statutory ASAA and removes the state from potential liability for ASAA, Inc. in the future.

Section 13...Repeals several statutes (AS 38.95.100, 38.95.110, 38.95.120, 38.95.130, 38.95.140) in order to eliminate the Steering Council for Alaska Lands. The council was established in response to federal regulations which expired in 1990.

Section 13...Repeals several statutes ((AS 44.19.101, 44.19.102, 44.19.103, 44.19.104, 44.19.105, 44.47.050(a)) in order to eliminate the Rural Affairs Commission. No appointments have been made to this commission since 1976.

Section 13...Repeals several statutes ((AS 39.05.060(a), 44.19.123, 44.19.124, 44.19.125, 44.19.126, 44.19.130) in order to eliminate the Governor's Commission on the Involvement of Young People in Government. No appointments have been made to this commission since 1974.

Section 13...Repeals several statutes (AS 44.19.181, 44.19.182, 44.19.183, 44.19.184, 44.19.185, 44.19.186, 44.19.187, 44.19.188) in order to eliminate the Yukon Taiya Commission. The last activity of this commission was noted in the 1976 Governor's Boards and Commission records.

Section 13...Repeals several statutes (AS 44.46.030, 44.46.040, 44.46.050) in order to eliminate the Environmental Advisory Board. The last activity of this board was in 1980.

Section 13...Repeals statutes (AS 44.82) in order to eliminate the Gas Pipeline Financing Authority. The last plan for this authority was disapproved by the legislature in January 1980.

Section 13...Repeals statutes (AS 44.99.010) in order to eliminate the Alaska Manpower Services Council. This council was replaced by the Job Training Council in 1983.

Section 14...Makes sections 8 through 10 regarding the Parole Board retroactive to January 1, 1986.

Section 15...Effective dates.

Alaska Department of Community & Regional Affairs

(excerpted from)

SUMMARY OF DCRA ACTION PRIORITIES

to be completed by December, 1994

As a matter of legislative priority, considered essential to rural Alaska's development infrastructure, DCRA will promote an amendment to AS Title 30: providing for the establishment of "Regional Resource Development Authorities".

- * After review and consideration, the Local Autonomy Task Force recommended that an amended Title 30: "Regional Resource Development Authorities"..... could serve as a model for establishment of service areas in unorganized areas of Alaska
- An amendment to Title 30.30 : line 10.... delete [by July 1, 1986].....
- amendment would reactivate statute and allow department to respond to service and technical assistance requests
- reactivated statute would allow for organization of regional resource development authorities, through local / regional initiative
- as bonding authorities, the entities could take the lead as the "locally controlled" financial bonding institutions for regional / local development project endeavors
- opportunity would then exist to "decentralize" the public facilities development workload of DOTPF
- under the decentralized movement (occurring over a 5 - 10 year period), DOTPF reserved funding assets for public facilities (already approved and within a region where a RRDA has been established) could be transferred to the appropriate RRDA to serve as a base (initial startup) RRDA bonding account, and serve as a match with other bonding sources, e.g. AIDEA and Indian Development Bond Bank

Background:

When originally adopted in the mid 80's, the legislation provided for a very narrow window of opportunity (a 2 year period from date of enactment) for interested regions to petition for organizing an RRDA. Also, the state was considered flush with money and there existed very little incentive to organize when funds were so readily available from the state. As a result of these two constraints, and lack of time to organize or provide technical assistance, no petitions for organizing an RRDA were submitted to the department or governor.

LOCAL AUTONOMY TASK FORCE MEMBERS

Name - Residence - Representing

1. Mr. Donald Nielsen - South Naknek - Bristol Bay Native Association
2. Ms. Ginny Tierney - Thorne Bay - City Administrator
3. Mr. Terenty Tabios - Anchorage - North Pacific Rim Housing Authority
4. Mr. Johnny Hawk - Anchorage/ Eek - Calista Corporation
5. Mr. Charles Curtis - Kotzebue - NANA Corporation (President)
6. Mr. John Amik - Kipnik - Rural Resident/Subsistence User
7. Mr. Dewey Skan - Klawok - RurAL CAP (President)
8. Mr. Richard Romer - Juneau - Governor's Office
9. Commissioner Edgar Blatchford - Juneau- DCRA
10. Mr. Gary Amendola - Juenau - Department of Law
11. Mr. Donald Harris - McGrath - Lieutenant Governor's Office

May 10, 1993

To: Hon. Edgar Blatchford, chair
Local Autonomy Task Force
From: Gary I. Amendola
Assistant Attorney General

Re: **Recommendations of
the Governor's Local
Autonomy Task Force**



Governor's Local Autonomy Task Force

On April 15 and 16, 1993, the Governor's Local Autonomy Task Force (the Task force) met in Anchorage for its fourth two-day meeting (1). At this meeting, the Task Force focused on finalizing its recommendations to the Governor. They are as follows:

1. Alaska Native Affairs Commission:

The State should establish an Alaska Native Affairs Commission. The Commission would make recommendations to the Governor on policy issues facing Alaska Natives in both rural and urban Alaska. The Commission would be staffed by the Department of Community and Regional Affairs. The Commission should have access to day-to-day policy making at the cabinet level (2).

2. Service Areas in Unorganized Boroughs

The Governor should propose legislation to authorize the formation of service areas in the unorganized borough. In order for a service area to be created, there must be approval by a majority of voters within the proposed service area and a majority of voters of each community within the proposed service area (3). The Task Force recommends that the Department of Law and other involved agencies explore whether service areas should have the authority to issue revenue bonds for capital projects.

3. Incentives For Formation of Service Areas

There should be a review of incentives that are available for communities to form service areas, boroughs, or other regional service delivery organizations. To the extent that disincentives to the formation of service areas, boroughs, or other regional service delivery organizations exist, they should be eliminated.

4. Public Purpose Agreements Authority

The Governor should propose the amendment of existing statutes to expressly allow cities and boroughs to enter into agreements (that further a public purpose) with IRA and traditional councils. The Task Force believes that such power is implicit in existing law but that affirmation of that authority is appropriate.

5. Local Revenue Authority

There should be a review of ways to increase the ability of local governments to generate revenue locally. For example, there should be no restrictions on taxes that the people wish to impose upon themselves (expand local taxing authority).

6. Provision of Technical Assistance and Training

The Governor should support adequate funding to the Department of Community and Regional Affairs for the provision of technical and training assistance to local governments. This training and technical assistance should be specifically targeted at promoting stability, service delivery capacity and accountability of local governments. The Governor should also support adequate funding for existing programs that allow for grants to communities and regions to explore local government formation options and adopt a policy of encouraging regions and communities to explore all local service delivery options.

7. Local Community Determination of Governmental Entity

The State should develop uniform criteria for determining which local government entity (in the absence of a state chartered local government) that the state will deal with in any specific community and require all state

see next page

agencies, to the extent practicable, to deal with that entity. An important part of the criteria should require every effort of the local community to identify and agree on which local government it should be.

8. Equitable Revenue Sharing Based Upon Services Provided

The State should develop a more equitable funding formula for the Revenue Sharing and Municipal Assistance programs. Such formulas should be based principally on the services provided, and not on the structure of the local government providing the service. In addition, the Governor should recommend the amendment of existing statutes so that cities choosing to consolidate or merge with boroughs are not financially or otherwise penalized by the State.

9. Regional Resource Development Authorities

The Governor should recommend that the statutes providing for the establishment of Regional Resource Development Authorities be reactivated by removing the deadline for creating them currently existing in AS 30.13.010.

Notes -----

(1) In between the February and April meetings, the Task Force held a teleconference to further discuss its proposed recommendations.

(2) In 1967, the legislature created a Rural Affairs Commission in the Office of the Governor (AS 44.19.101 -- 44.19.105). We understand the commission has not existed for some time, and does not currently exist. It may be appropriate to amend AS 44.19.101 -- 44.19.105 to provide for the establishment of an Alaska Native Affairs Commission.

(3) It may be appropriate to use Regional Resource Development Authorities (AS 30.13.010 et seq.) as a model for legislation to authorize the creation of service areas.

FISCAL NOTE

STATE OF ALASKA
1994 LEGISLATIVE SESSION

BILL NO. CSHB 531 (STA)am

Revision Date: April 26, 1994

Department Affected: Education

Title: An Act to eliminate some state multimenber bodies.

BRU: Executive Administration

Sponsor: Governor Hickel

Component: Commissioner's Office

Requestor: Governor Hickel

COMPONENT SERIAL NO. 185

Expenditures/Revenues:

(Thousands of Dollars)

OPERATING	FY 95	FY 96	FY 97	FY 98	FY 99	FY 00
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)

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

POSITIONS:

FULL-TIME						
PART-TIME						
TEMPORARY						

Estimate of current year (FY94) impact: \$ _____

ANALYSIS: (Attach a separate page if necessary.)

This legislation repeals AS 14.07.058-.059, Alaska School Activities Association. These statutes have been in a state of disuse since 1986.

Prepared by: Sheila Peterson
Division: Commissioner's Office

Phone: 465-2803
Date: April 26, 1994

Approved by Commissioner: _____
Agency: Education

Jerry Covey
Date: April 26, 1994

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FISCAL NOTE

STATE OF ALASKA
1994 LEGISLATIVE SESSION

BILL NO. CSHB 531 (STA)am

Revision Date: April 26, 1994

Department Affected: Education

Title: An Act to eliminate some state multimember bodies.

BRU: Libraries, Archives and Museums

Component: Museum Operations

Sponsor: Governor Hickel

Requestor: Governor Hickel

COMPONENT SERIAL NO. 1985

Expenditures/Revenues:

(Thousands of Dollars)

OPERATING	FY 95	FY 96	FY 97	FY 98	FY 99	FY 00
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)

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

POSITIONS:

FULL-TIME						
PART-TIME						
TEMPORARY						

Estimate of current year (FY94) impact: \$ _____

ANALYSIS: (Attach a separate page if necessary.)

The changes to AS 14.57.030 (b), 14.57.050 (b), and 14.57.060, pertaining to the Museum Collections Advisory committee (MCAC), will reduce staff involvement with the committee while maintaining the integrity of MCAC. This legislation will not require any changes in the budget.

Prepared by: Karen R. Crane

Phone: 465-2910

Division: Libraries, Archives and Museums

Date: April 26, 1994

Approved by Commissioner: 

Jerry Covey

Agency: Education

Date: April 26, 1994

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FISCAL NOTE

STATE OF ALASKA
 1994 LEGISLATIVE SESSION

BILL

Revision Date: Original Dept Affected: Natural Resources
 Title: "An Act relating to the existence and functions of BRU: None
certain multimember state bodies, including boards, councils,..." Component: None
 Sponsor: Rules Committee
 Requestor: Governor Component Serial No. None

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

There is no anticipated fiscal impact on DNR associated with this bill.

Prepared by: Jerry Gallagher, Legislative Liaison Phone: 465-2400
 Division: Commissioner's Office Date: 28-Feb-94
 Approved by Commissioner: [Signature] Date: 28-Feb-94
 Agency: Natural Resources

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

FISCAL NOTE

STATE OF ALASKA 1994 LEGISLATIVE SESSION

Revision Date: _____ Dept. Affected: Corrections
 Title: An Act relating to ... boards, councils, commissions, etc. BRU: Administration & Support
 Component: Parole Board
 Sponsor: Rules Committee
 Requestor: Governor COMPONENT SERIAL NO. 695

Expenditures/Revenues (Thousands of Dollars)

OPERATING EXPENDITURES	FY 95	FY 96	FY 97	FY 98	FY 99	FY 00
PERSONAL SERVICES						
TRAVEL						
CONTRACTUAL						
SUPPLIES						
EQUIPMENT						
LAND & STRUCTURES						
GRANTS, CLAIMS						
MISCELLANEOUS						
TOTAL OPERATING	0	0	0	0	0	0

CAPITAL EXPENDITURES						
----------------------	--	--	--	--	--	--

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

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

Estimate of any current year (FY94) cost: \$ 0

POSITIONS

FULL-TIME						
PART-TIME						
TEMPORARY						

ANALYSIS: (Attach a separate page if necessary)

Prepared by: Diane Schenker, Special Assistant Phone: 465-4643/786-2147
 Division: Office of the Commissioner Date: 2/25/94
 Approved by Commissioner: J. Frank Prewitt, Jr. Date: 2/26/94
 Agency: Department of Corrections

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FISCAL NOTE

STATE OF ALASKA
1994 LEGISLATIVE SESSION

BILL NO : CSSB 358 (STA)

Revision Date: _____
Title: Eliminate some mutimember bodies

Department Affected: Labor
BRU: Worker's Compensation

Sponsor: Senate Rules by request of the Governor
Requestor: Senate State Affairs

Component: _____
Worker's Compensation
COMPONENT SERIAL NO. 344

EXPENDITURES/REVENUES: (Thousands of Dollars)

OPERATING	FY 95	FY 96	FY 97	FY 98	FY 99	FY 00
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)

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

POSITIONS:

FULL-TIME						
PART-TIME						
TEMPORARY						

Estimate of current year (FY94) impact: \$ None

ANALYSIS: (Attach a separate page if necessary)

Prepared by: Paul B. Arnoldt, Director *Paul B. Arnoldt* Phone: 465-6059
Division: Worker's Compensation Date: 3/25/94

Approved by Commissioner: Charles W. Mahlen *John L. Mahlen*
Agency: Department of Labor Date: 3/25/94

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FISCAL NOTE

STATE OF ALASKA
1994 LEGISLATIVE SESSION

BILL NO : CSSB 358(STA)

Revision Date: _____
Title: Eliminate some mutimember bodies

Department Affected: Labor
BRU: Commissioner's Office
Component: _____

Sponsor: Senate Rules by request of the Governor
Requestor: Senate Labor & Commerce

Alaska Labor Relations Agency
COMPONENT SERIAL NO. 1200

EXPENDITURES/REVENUES: (Thousands of Dollars)

OPERATING	FY 95	FY 96	FY 97	FY 98	FY 99	FY 00
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						
REVENUE						
FUND SOURCE:						

FUNDING: (Thousands of Dollars)

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

POSITIONS:

FULL-TIME						
PART-TIME						
TEMPORARY						

Estimate of current year (FY94) impact: \$ None

ANALYSIS: (Attach a separate page if necessary)

Prepared by: Jan Hart DeYoung, Hearing Examiner Phone: 465-2700
Division: Commissioner's Office Date: 4/12/94

Approved by Commissioner: Charles W. Mahler
Agency: Department of Labor Date: 4/12/94

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