

LEG. FINANCE - BILLS 1975 - 1976 597

HCS SB 679 cont., thru SB 685 599

AMENDMENT #3

OFFERED IN THE SENATE:

BY: State Affairs

TO: \_\_\_\_\_ SENATE BILL No. 534

HOUSE BILL No. \_\_\_\_\_

PAGE: 31

LINE: 25 - 29

delete Sec. 11

& renumber sections accordingly

I. REQUEST  
 Bill No. SB-574  
 Title: An Act relating Natural Disasters  
 Requested by: Governor's Office Date: January 16, 1976  
 Return Date Requested: \_\_\_\_\_  
 Agency: \_\_\_\_\_ Program: \_\_\_\_\_

II. FISCAL DETAIL  
 Budget Request Unit(s) Affected: No fiscal impact. See Analysis  
 A. EXPENDITURES: (Thousands of dollars)

OBJECT	FY 76	FY 77	FY 78	FY 79	FY 80	FY 81
100 PERSONAL SERVICES						
200 TRAVEL						
300 CONTRACTUAL						
400 COMMODITIES						
500 EQUIPMENT						
600 LAND & STRUCTURES						
700 GRANTS, CLAIMS, ETC.						
TOTAL						

B. FUNDING: (Thousands of dollars)

GENERAL FUND						
FEDERAL FUNDS						
OTHER						

C. POSITIONS:

PERMANENT/TEMPORARY	/	/	/	/	/	/
MAN MONTHS (P./T.)	/	/	/	/	/	/

III. ANALYSIS (See Fiscal Note Preparation Instructions, Section III)

See Attachment

IV. ATTACHMENTS

V. DATE: January 16, 1976

PREPARED BY: Terry J. Nidiffer  
 Deputy Director  
 Alaska Disaster Office

### III. Analysis

The Alaska Disaster Act is proposed to provide a sound legal base and a compendium of provisions which can be employed to meet the growing impact of disaster.

Current State statutes dealing with disasters were enacted during the early days of statehood. At that time, the primary motivation was to provide the basis for preparation and response to military attack, especially involving nuclear weapons. It was thought that governmental action in connection with any kind of catastrophe has common elements. Accordingly, these earlier statutes have been broadened in interpretation to make them more applicable to circumstances caused by floods, earthquakes, conflagrations, and other disruptions of a natural or man-made kind. Within limits, these statutes have proved useful in meeting disaster situations. However, it has become clear that provisions thought useful in a civil defense context are not always suited to meeting all disaster problems and responsibilities. Also, the vulnerability to disaster is steadily increasing commensurate with population and economic growth of the State.

At present, much of the Governor's authority to act in a wide variety of disaster situations is regarded as inherent in his capacity as head of the Executive branch of the State government. It is, therefore, considered appropriate that the Governor be specifically identified as the responsible official with paramount power to direct the overall disaster program and to assume command of disaster response and relief forces in time of emergency. This act makes this identification and provides procedures for the orderly administration of the disaster program.

The enactment of the Alaska Disaster Act per se will not result in an increase in expenditures above the level of funding now authorized for disaster preparedness and operations as currently administered by the Alaska Disaster Office. The Alaska Division of Emergency Services to be created by this Act shall supersede the Alaska Disaster Office and shall carry out the disaster functions of the Act within the resources, facilities, manpower, and funding now authorized and/or available to the Alaska Disaster Office.

In summary, the experience of the past decade has shown many inadequacies in State statutes and measures originally enacted to cope with disaster. In order to deal more directly with the problems of nonmilitary disasters, while not excluding civil defense, this Act is proposed for enactment to meet the rising natural disaster threat.

JAN 16 1976

The Honorable Chancy Croft  
President of the Senate  
Alaska State Legislature  
Juneau, Alaska 99811

Dear Mr. President:

In accordance with AS 24.30.060(b) and the Uniform Rules of the Alaska State Legislature, I am transmitting a bill relating to disaster relief. The bill is based on and is substantially similar to the "Example State Disaster Act of 1972," prepared by the Disaster Project of the Council of State Governments under contract with the Office of Emergency Preparedness, Executive Office of the President.

Whatever the need for comprehensive State disaster legislation may have been in the past, the need has been substantially increased by the passage of the federal "Disaster Relief Act Amendments of 1974," P.L. 93-288. Not only is the purpose of that Act to increase State participation and responsibility in the area of disaster relief, but various types of assistance available to states under the Act are contingent upon the adoption of a disaster program by a requesting state.

For example, section 201(c) of the new federal disaster law provides for the granting of \$250,000 to assist a state in the development of disaster preparedness and response plans and programs, but requires that an agency be selected to administer the disaster program and that a State Disaster Plan be submitted to the President in order to qualify for the grant.

AS 26.23.020, as proposed in the attached bill, would establish the responsibility of the governor in disaster situations and delineate the powers to be available to him. As a part of these powers, subsection (g)(1) of AS 26.23.020 grants to the governor the authority to suspend any regulatory statute, order, or regulation of a State agency which adversely affects the State's ability to respond to a disaster emergency. The provision recognizes that in an emergency situation, time constraints may not allow the State to comply with regulatory procedures and still respond effectively to a disaster emergency.

Proposed AS 26.23.030 would legislatively establish the Alaska Division of Emergency Services. This division would replace the present Alaska Disaster Office, an office which presently exists only by administrative order. If the attached bill is passed, that administrative order will be rescinded. Proposed AS 26.23.040 delineates the duties and powers of the Alaska Division of Emergency Services. Central to the duties of the division are the establishment of a State disaster plan and the coordination and development of local and regional disaster plans required by the federal and proposed State disaster laws.

The funding of disaster relief efforts is addressed in AS 26.23.050. This proposal establishes the sources of funds for disaster relief efforts in order of their priority. In addition to the funds appropriated to the agencies responding to a disaster and those available in the Disaster Relief Fund, the governor is granted the authority to transfer and expend money appropriated for other purposes. This provision takes precedence over AS 37.07.080(c) which presently prohibits the interagency transfer of funds. In addition, section 50 permits the governor to borrow necessary funds from any source for the purpose of "natural disasters" -- a phrase used in Article IX, Section 8 of the Alaska Constitution (which allows borrowing without ratification by the voters for natural disasters).

Proposed AS 26.23.080 to 26.23.110 are self-explanatory, are directly keyed to specific provisions of the federal Disaster Relief Act Amendments of 1974, and have been recommended by the Council of State Government's Disaster Project as supplements to the original Example State Disaster Act of 1972.

Proposed AS 26.23.130 would enact into law the Interstate Civil Defense and Disaster Compact. This compact addresses both military and non-military disasters. The compact establishes the legal basis for interstate cooperation in the area of disaster assistance, provides for the limitation of liability of, and the granting of compensation to, assisting states, and provides the foundation for the coordination of interstate disaster plans and procedures. It has been adopted by approximately 14 states so far, although some states have limited its application to bordering states only. The compact and the remainder of Section 3 of the bill are to be administered by the Department of Military Affairs.

Related to the financing of disaster efforts, are the proposed amendments to AS 44.19.171(b) and AS 44.19.171(c), found in Section 4 and Section 5 of the bill. These two

amendments would increase the amount of money which the governor may spend for disaster prevention or relief without additional legislative authorization, from \$500,000 and \$250,000 to \$1,000,000 and \$500,000, respectively.

The civil defense statute (AS 26.20) and the Disaster Relief Fund statute (AS 44.19.171, et seq.) are presently the only laws of Alaska addressing the issue of disaster prevention, preparedness, response and recovery. The former of these laws is primarily concerned with military or para-military disaster, though it could be interpreted to extend to non-military disasters. Use of the Disaster Relief Fund is presently limited to "natural" disasters, and then only to provide limited funds in certain situations. In an effort to delineate precisely to which situations the civil defense statute applies and those to which the Disaster Relief Act would apply, the term "disaster," as used in the proposed disaster Act, has been defined to include only those disasters resulting from natural or non-military, man-made causes (AS 26.23.900(1).) In addition, Section 2 of the proposed Act would make an amendment to AS 26.20.010(a) which would have the effect of limiting the coverage of the civil defense statute to military or para-military situations only.

Because of the expansive grant of authority provided for in the civil defense statute and the proposed Alaska Disaster Relief Act, it is suggested that the scope of these particular statutes be made as explicit as possible. The Interstate Civil Defense and Disaster Compact, however, is to be applicable to both military and non-military disasters.

Sections 6 through 10 of the proposed Act offer amendments to AS 44.19.171, et seq., which would delete the word "natural" wherever it appears in that statute. These amendments are suggested as a result of problems such as those encountered during the Bristol Bay Disaster of 1974. Much discussion occurred at that time as to whether the Bristol Bay disaster was a "natural" disaster or a disaster resulting from man-made causes. Because of these discussions, valuable time was lost in responding to the needs of the people of the area.

In accordance with Rule 40(e) of the Uniform Rules of the Alaska State Legislature, Section 11 states the change in the Alaska Rules of Civil Procedure which would result from the proposed Act.

Article 7 of the proposed Interstate Civil Defense and Disaster Compact (AS 26.23.130) requires that each state adopting the compact provide for injury and death compensation for its civil defense forces rendering assistance under the compact outside of their home state. Therefore, Section 1 proposes that Alaska civil defense and disaster forces, engaged in activities outside of Alaska in accordance with the compact, be considered "state employees" for purposes of Alaska's workmen's compensation law.

Sincerely,

Jay S. Hammond  
Governor

# STATE OF ALASKA

JAY S. HAMMOND, Governor

DEPARTMENT OF MILITARY AFFAIRS

OFFICE OF THE ASSISTANT GENERAL

8024 SID BACKAY BUILDING  
333 DENALI STREET ANCHORAGE 99501  
PHONE: 277-1631 - AUTOVON: 652-7210

AG

19 May 1976

The Honorable Bill Ray  
State Senator  
Pouch "Y"  
Juneau, Alaska 99201

PER T  
#0 CS5B534

Dear Senator Ray:

Thank you for your inquiry regarding Senate Committee Substitute for HB 195. The Department of Military Affairs non-concurs in the provisions of Sections 3 thru 7, SCSHB 195 which basically adds the provisions of HB 434 and/or HB 484 to HB 195. The Department has already indicated concurrence with the original provisions of HB 195 as outlined in Sections 1 and 2 dealing with Active Duty Training.

There are a number of reasons why this Department opposes the amended provisions (Sec 3-7). These reasons are based on fundamental principles of governmental and military management. The military doctrines especially, have proven themselves to be inviolate over centuries of experience in war and peace.

It must be remembered that each State's Militia in order to be an effective and viable national reserve force must recognize and implement the same military principles found to be applicable in our nation's regular military forces. A slight degree of variance in operations among the several states may exist but you will find a common unity on the fundamentals.

SCSIB 195 violates a number of these fundamentals:

1. Sec 6 (c), SCSHB contain the provisions that the "Department of Military Affairs shall be organized along civilian lines to the maximum extent possible".

This provision slaps in the face of the reality that, by its very nature, this Department is necessarily a military organization. Such a provision reverses the evolution of our nation's military defense posture which right now places 46% of the U.S. Army Combat elements and 73% of the U.S. Air Force Aerospace Defense Command into the National Guard and Reserve structure. Even more critically, 20% of Alaska's resident military defense force is right now in the Alaska National Guard, to include the only mechanized land combat element in the Theater. Do we really want this force to be commanded in peacetime by a headquarters which is "organized along the civilian lines"? It can only follow that our assigned combat units will informally follow suit to the detriment of our readiness posture.

2. Sec 6 (a), SCSHB 195 contains the provision that appointees to the posts of Assistant Adjutant General may not be employees of the Department of Military Affairs. Simply, this provision is discriminatory. Good men and women are found in both our part-time and full-time ranks. To create a law which eliminates one category of personnel from the opportunity of eventual promotion into the highest management levels of the Department violates every proven principle of successful personnel management in the military, in government and in industry. It would be akin to stating that no legislator could ever have been an employee of the legislature prior to election, or a Governor, a legislator, etc. It simply is not right.

3. The provision calling for the Assistant Adjutant Generals to have five (5) years of Alaska Guard service and field grade commission (Sec 6 (a), SCSHB 195) is a good and necessary one to provide continuity of organizational command and operations while allowing for replacement of Adjutants General. But this provision is already contained in AS 26.05.120 (a). The provision calling for the same standards to apply to the Adjutant General (Sec 4, AS 26.05.150) is overly restrictive to the freedom that the Commander-in-Chief, the Governor, must have to carry out his responsibilities for public protection. No other military commander nor Departmental head to the best of my knowledge, has such restrictions placed upon appointment.

4. Sec 4 (d) SCSHB 195 contains the provision that "the Adjutant General upon appointment, must have completed the Command and General Staff Course or its equivalent and one of the war colleges", which again is an overly restrictive clause even in comparison to our nation's regular forces appointment requirements. All officers in the grade of Colonel in the National Guard must already have completed the Command and General Staff Course or its equivalent and for promotion to Lieutenant Colonel and above must have received approval by Congress. Our Regular forces do not require.

one of the war colleges as an additional school for promotion into the general officers ranks. As it now stands, all Colonels in the Alaska National Guard and a majority of Lieutenant Colonels and even some Majors could meet the minimum requirement for Command and General Staff completion. But only five individuals,

COL Harry Aase (retired AKARNG-Juneau)....  
COL Edward Pagano (Colorado)  
LTC Robert Dupere (Alaska Army Guard-Juneau)  
Mr. Robert Steele (Formerly Brigadier General Steele,  
Asst. AG-Army, now retired)  
COL Clayton Moore (Alaska Air Guard-Anchorage)

would be eligible for appointment to the ultimate position of Adjutant General should this law be passed.

5. Sec 5, SCSHB 195 contains detailed provisions regarding a National Guard Advisory Board to establish a minimum listing of three officers from which the Governor must select. Even as desirable as it may appear to certain individuals sincerely seeking new methods to provide greater checks and balances in our system, no military organization or operation can be conducted by committee, and this includes even this proposal. Not even our founding father's tampered with the direct line of command from the Commander-in-Chief to the military forces. Freedom of selection must be fully provided to the highest elected official responsible to the electorate, the Governor as Commander-in-Chief, in order not to violate one of the most fundamental principles of military operations, Unity of Command. Provisions for advice from committees to the Governor may be established without question, but this proposal calls for the mandate that "the Adjutant General shall be appointed from a list", Sec 4, (e).

6. Sec 5 (2), SCSHB 195 contains the provision that "members of the Advisory Board shall be members of the Alaska National Guard Association, Inc. (ANGA), surely a discriminatory provision if there ever was one. This organization is not to be confused with the Alaska National Guard Officers' Association (ANGOA), the traditional professional association of AKNG Officers, but is a separate splinter group formed, you might say, out of the older ANGOA body in the past year or so. Never has the older ANGOA asked for a dictating position in selection of the Adjutant General and never will it propose to do so in the realization of the proper role of a professional association in the affairs of the Alaska National Guard.

In summary, this proposal though no doubt submitted with a sincere and positive heart by the proponents will cause a definite negative impact on the Alaska National Guard and the State of Alaska. It is contradictory to many worthwhile principles of military organization and would definitely place Alaska at an extreme variance with the other states under the umbrella of the National Guard Bureau in the Pentagon. We must remember that the Alaska Guard's funding ratio is in the order of \$92 federal to \$8 state

with a \$20 million federal dollar impact throughout Alaska. We cannot jeopardize this very favorable budgetary ratio and our future expansion program which will result in future millions of federal dollars for Alaska in the years ahead. I sincerely feel that this proposed bill will place Alaska in a very unfavorable competitive position for disbursement of the federal defense dollar. I have no choice but to strongly oppose adoption of this SCSHR 195.



C.F. NECRASON  
Maj Gen, AK ANG  
The Adjutant General



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James O. Smith  
Signature of Camera Operator

2/8/90  
Date

COMMITTEE REPORT

4/19/76

HOUSE

Mr. Speaker:

Date 3-26-76

The Committee on FINANCE has had SB 673

under consideration. A Majority of the members of the Committee

( ) recommends it DO PASS

( ) recommends it DO NOT PASS

( ) recommends it DO PASS WITH ATTACHED AMENDMENT(S)

(x) recommends it BE REPLACED WITH CS FOR SB 673 AND THAT

CS FOR SB 673 DO PASS

( ) "and" recommends it BE REFERRED TO THE \_\_\_\_\_

COMMITTEE

( ) reports it back WITHOUT RECOMMENDATION

( ) "other"

Members signing the Majority report:

[Signature] \_\_\_\_\_  
[Signature] \_\_\_\_\_  
[Signature] \_\_\_\_\_  
[Signature] \_\_\_\_\_

Members NOT concurring in the Majority report:

\_\_\_\_\_ recommends.

\_\_\_\_\_ recommends:

\_\_\_\_\_ recommends:

\_\_\_\_\_ recommends:

\_\_\_\_\_ recommends:

[Signature] Chairman

Original sponsor: Judiciary Committee

Offered: 4/19/76  
Referred: Finance

1 IN THE SENATE

BY THE JUDICIARY COMMITTEE

2 HOUSE CS FOR SENATE BILL NO. 673

3 IN THE LEGISLATURE OF THE STATE OF ALASKA

4 NINTH LEGISLATURE - SECOND SESSION

5 A BILL

6 For an Act entitled: "An Act relating to judicial appointments."

7 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

8 \* Section 1. AS 22.15.170(a) and (d) are amended to read:

9 (a) The governor shall fill a vacancy or appoint a successor to  
10 fill an impending vacancy in an office of district judge within 45 days  
11 after receiving nominations from the judicial council by appointing one  
12 of two or more persons nominated by the [JUDICIAL] council for each  
13 actual or impending vacancy. The appointment to fill an impending  
14 vacancy becomes effective upon the actual occurrence of such vacancy.

15 [THE JUDICIAL COUNCIL SHALL DETERMINE THE CITY WITHIN A JUDICIAL DISTRICT  
16 WHERE THE DISTRICT JUDGE IS TO SIT.]

17 (d) Vacancies for [JUDGES AND] magistrates shall be filled in the  
18 same manner as appointments.

19 \* Sec. 2. AS 22.15.170 is amended by adding a new subsection to read:

20 (e) The office of a district court judge becomes vacant 90 days  
21 after the election at which he is rejected by a majority of those voting  
22 on the question or, if he fails to file his declaration of candidacy to  
23 succeed himself, 90 days after the filing deadline. Upon the occurrence  
24 of (1) an actual vacancy; (2) the certification of rejection following  
25 an election; or (3) the failure of a judge to file a declaration of  
26 candidacy to succeed himself, the judicial council shall meet within 45  
27 days and submit to the governor the names of two or more persons quali-  
28 fied for the judicial office; except that this 45-day period may be  
29 extended by the council with the concurrence of the supreme court. In

1 the event of an impending vacancy other than by reason of rejection or  
2 failure to file a declaration of candidacy, the council may meet at any  
3 time within the 90-day period immediately preceding the effective date  
4 of the vacancy and submit to the governor the names of two or more  
5 persons qualified for the judicial office.

6 \* Sec. 3. AS 22.10.100(a) is amended to read:

7 (a) The governor shall fill a vacancy or appoint a successor to  
8 fill an impending vacancy in the office of superior court judge within  
9 45 days after receiving nominations from the judicial council, by  
10 appointing one of two or more persons nominated by the council for each  
11 actual or impending vacancy. An appointment to fill an impending  
12 vacancy becomes effective upon the actual occurrence of the vacancy  
13 [VACANT POSITION].

14 \* Sec. 4. AS 22.10.100(b) is repealed and re-enacted to read:

15 (b) The office of a superior court judge becomes vacant 90 days  
16 after the election at which he is rejected by a majority of those voting  
17 on the question or, if he fails to file his declaration of candidacy to  
18 succeed himself, 90 days after the filing deadline. Upon the occurrence  
19 of (1) an actual vacancy; (2) the certification of rejection following  
20 an election; or (3) the failure of a judge to file a declaration of  
21 candidacy to succeed himself, the Judicial Council shall meet within 45  
22 days and submit to the governor the names of two or more persons quali-  
23 fied for the judicial office; except that this 45-day period may be  
24 extended by the council with the concurrence of the supreme court. In  
25 the event of an impending vacancy other than by reason of rejection or  
26 failure to file a declaration of candidacy, the council may meet at any  
27 time within the 90-day period immediately preceding the effective date  
28 of the vacancy and submit to the governor the names of two or more  
29 persons qualified for the judicial office.

1 \* Sec. 5. AS 22.05.080(a) is amended to read:

2 (a) The governor shall fill a vacancy or appoint a successor to  
3 fill an impending vacancy in the office of supreme court justice within  
4 45 days after receiving nominations from the Judicial Council, by  
5 appointing one of two or more persons nominated by the Judicial Council  
6 for each actual or impending vacancy. An appointment to fill an impend-  
7 ing vacancy becomes effective upon the actual occurrence of the vacancy  
8 [VACANT POSITION].

9 \* Sec. 6. AS 22.05.080(b) is repealed and re-enacted to read:

10 (b) The office of a supreme court justice, including the office of  
11 chief justice, becomes vacant 90 days after the election at which he is  
12 rejected by a majority of those voting on the question or, if he fails  
13 to file his declaration of candidacy to succeed himself, 90 days after  
14 the filing deadline. Upon the occurrence of (1) an actual vacancy; (2)  
15 the certification of rejection following an election; or (3) the failure  
16 of a judge to file a declaration of candidacy to succeed himself, the  
17 judicial council shall meet within 45 days and submit to the governor  
18 the names of two or more persons qualified for the judicial office;  
19 except that this 45-day period may be extended by the council with the  
20 concurrence of the supreme court. In the event of an impending vacancy  
21 other than by reason of rejection or failure to file a declaration of  
22 candidacy, the council may meet at any time within the 90-day period  
23 immediately preceding the effective date of the vacancy and submit to  
24 the governor the names of two or more persons qualified for the judicial  
25 office.

Introduced: 2/17/76  
Referred: Judiciary

1 IN THE SENATE

BY THE JUDICIARY COMMITTEE

2 SENATE BILL NO. 673

3 IN THE LEGISLATURE OF THE STATE OF ALASKA

4 NINTH LEGISLATURE - SECOND SESSION

5 A BILL

6 For an Act entitled: "An Act relating to judicial appointments."

7 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

8 \* Section 1. AS 22.15.170(a) is amended to read:

9 (a) The governor shall fill a vacancy in the office of district  
10 judge within 45 days after receiving nominations from the judicial  
11 council by appointing one of two or more persons nominated by the  
12 [JUDICIAL] council for each vacant position. The judicial council shall  
13 determine the city within a judicial district where the district judge  
14 is to sit.

15 \* Sec. 2. AS 22.15.170(d) is amended to read:

16 (d) Vacancies for [JUDGES AND] magistrates shall be filled in the  
17 same manner as appointments. The office of a district court judge be-  
18 comes vacant 90 days after the election at which he is rejected by a  
19 majority of those voting on the question, or for which he failed to file  
20 his declaration of candidacy to succeed himself. A vacancy in the  
21 office also occurs by reason of the death, retirement, resignation, for-  
22 feiture or removal from office of a judge. In the event of any vacancy  
23 other than an initial vacancy, or immediately upon certification of  
24 rejection following an election, or immediately upon failure of a judge  
25 to file a declaration of candidacy, the judicial council may meet within  
26 30 days thereafter and submit to the governor the names of two or more  
27 persons nominated to fill each vacancy. A successor to the office of  
28 district court judge may be appointed by the governor no more than 60  
29 days before the vacancy occurs, if the reason for the vacancy is other

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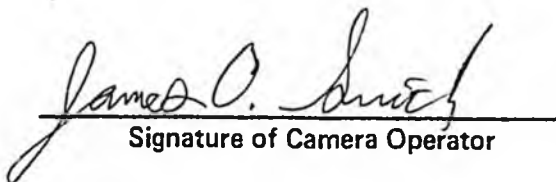
than death, and the appointment becomes effective upon the vacancy occurring.



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Signature of Camera Operator

  
Date

COMMITTEE REPORT

3/5/76

SENATE

Mr. President:

Date 3/8/76

The Committee on FINANCE has had SB 674 relating to the Cook Inlet Land Exchange under consideration. A Majority of the members of the Committee

- ( ) recommends it DO PASS
- ( ) recommends it DO NOT PASS
- ( ) recommends it DO PASS WITH ATTACHED AMENDMENT(S)
- ( ) recommends it BE REPLACED WITH CS FOR \_\_\_\_\_ AND THAT CS FOR \_\_\_\_\_ DO PASS
- ( ) "and" recommends it BE REFERRED TO THE \_\_\_\_\_ COMMITTEE
- ( ) reports it back WITHOUT RECOMMENDATION
- (X) "other" INDIVIDUAL RECOMMENDATIONS

Members signing the Majority report:

<u>Bill King</u>	<u>NO K.C.</u>	<u>W. Poland - No Rec</u>
<u>John S. Smith</u>	<u>DO PASS</u>	<u>10/1/76</u>
<u>Shirley</u>	<u>DO PASS</u>	
<u>W. J. ...</u>	<u>DO PASS</u>	

Members NOT concurring in the Majority report:

\_\_\_\_\_ recommends:

\_\_\_\_\_ recommends:

\_\_\_\_\_ recommends:

\_\_\_\_\_ recommends:

\_\_\_\_\_ recommends:

Bill King Chairman

Introduced: 2/17/76  
Referred: Resources and Finance

1 IN THE SENATE

BY THE RULES COMMITTEE BY  
REQUEST OF THE GOVERNOR

2 SENATE BILL NO. 674

3 IN THE LEGISLATURE OF THE STATE OF ALASKA

4 NINTH LEGISLATURE - SECOND SESSION

5 A BILL

6 For an Act entitled: "An Act relating to the Cook Inlet Land Exchange;  
7 and providing for an effective date."

8 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

9 \* Section 1. FINDINGS AND PURPOSE. The legislature has reviewed and  
10 considered the document transmitted by the governor entitled "Terms and  
11 Conditions for Land Management and Consolidation in the Cook Inlet Area,"  
12 as printed in Report No. 94-729, United States House of Representatives.  
13 The legislature finds the land exchange provided for by those terms and  
14 conditions, that is, the Cook Inlet Land Exchange, to be consistent with  
15 law, a matter of statewide significance, and in the general public interest.  
16 While the land exchange is authorized by existing law, the vagueness and  
17 ambiguity of the provisions of the applicable law create a situation which  
18 may well involve protracted and divisive litigation and continuing uncer-  
19 tainty and disruption with respect to public and private land management.  
20 The law on the subject will be amended to remove any vagueness or ambiguity,  
21 but the timing for the land exchange requires action now, before amendment  
22 for clarification of the general law on land exchanges. The Cook Inlet  
23 Land Exchange settles existing and threatened litigation. The purpose of  
24 this Act is to insure that the exchange does not lead to further, protracted  
25 and divisive litigation.

26 \* Sec. 2. APPROVAL OF EXCHANGE. The Cook Inlet Land Exchange as set  
27 out in the document referred to in sec. 1 of this Act is approved, and the  
28 commissioner of natural resources is expressly authorized to execute the  
29 agreement for the land exchange and consummate the land exchange notwith-

1 standing any other provision of law.

2 \* Sec. 3. This Act takes effect immediately in accordance with AS 01.-  
3 10.070(c).

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SB 674

FEB 17 1976

The Honorable Chancy Croft  
President of the Senate  
Alaska State Legislature  
Juneau, Alaska 99811

Dear Mr. President:

In accordance with AS 24.30.060(b) and the Uniform Rules of the Alaska State Legislature, I am transmitting a bill relating to the Cook Inlet Land Exchange. When I initially submitted the Cook Inlet land exchange agreement to the legislature, it was my intention that it be given thorough policy and substantive review in the public interest. That intention remains unchanged, and I now wish to request that the nature of the legislative action pursuant to that review be altered to better serve this purpose.

Initially, I indicated that it was my intention to take action on the exchange agreement should the legislature not take an action of disapproval. I now wish to indicate my intention to refrain from taking action on the exchange unless the legislature takes an affirmative action approving the state's participation in the exchange.

This request is made for two reasons. First, continuing legal research has indicated that while existing legal authority supports the exchange, the application of that authority to the unique factual aspects of the exchange makes an affirmative legislative action advisable so as to best protect all participants in the exchange. Second, it is my continuing conviction that the scale, importance, and precedential aspects of this land exchange dictate the highest standards of review and the affirmative agreement of the people's representatives. In the future, when a more complete statutory and regulatory standard may guide such exchanges, legislative review might be only passive but the present circumstances clearly call for the action I am proposing.

I share your awareness of the time constraints which are inherent in this process, but it is my understanding that the legislative leadership has moved toward its own determination that such affirmative action

would be necessary, and has set a course which will allow consideration of this matter within the time frame allowed. As I am certain you understand, the 60-day time frame was set in the federal legislation to protect the legal rights of the parties to the exchange should the agreement not be approved. During the period of consideration, moreover, the administration stands ready to cooperate fully with you to supply necessary information and assistance in the public interest. As a procedural matter, it should be pointed out that for the state to participate in the agreement, notice by the governor must be given to the Secretary of Interior before March 12. Actions taken by the legislature should be consistent with the ability of this office to give that notice.

Sincerely,

Jay S. Hammond  
Governor

SB 674

FEB 17 1976

The Honorable Chancy Croft  
President of the Senate  
Alaska State Legislature  
Juneau, Alaska 99811

Dear Mr. President:

In accordance with AS 24.30.060(b) and the Uniform Rules of the Alaska State Legislature, I am transmitting a bill relating to the Cook Inlet Land Exchange. When I initially submitted the Cook Inlet land exchange agreement to the legislature, it was my intention that it be given thorough policy and substantive review in the public interest. That intention remains unchanged, and I now wish to request that the nature of the legislative action pursuant to that review be altered to better serve this purpose.

Initially, I indicated that it was my intention to take action on the exchange agreement should the legislature not take an action of disapproval. I now wish to indicate my intention to refrain from taking action on the exchange unless the legislature takes an affirmative action approving the state's participation in the exchange.

This request is made for two reasons. First, continuing legal research has indicated that while existing legal authority supports the exchange, the application of that authority to the unique factual aspects of the exchange makes an affirmative legislative action advisable so as to best protect all participants in the exchange. Second, it is my continuing conviction that the scale, importance, and precedential aspects of this land exchange dictate the highest standards of review and the affirmative agreement of the people's representatives. In the future, when a more complete statutory and regulatory standard may guide such exchanges, legislative review might be only passive but the present circumstances clearly call for the action I am proposing.

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Sincerely,

Jay S. Hammond  
Governor

COMMITTEE REPORT

3/2/76

SENATE

Mr. President:

Date 3/16/76

The Committee on FINANCE has had SR 675 relating to nonretention of teachers under consideration. A Majority of the members of the Committee

- recommends it DO PASS
- recommends it DO NOT PASS
- recommends it DO PASS WITH ATTACHED AMENDMENT(S)
- recommends it BE REPLACED WITH CS FOR \_\_\_\_\_ AND THAT CS FOR \_\_\_\_\_ DO PASS
- "and" recommends it BE REFERRED TO THE \_\_\_\_\_ COMMITTEE
- reports it back WITHOUT RECOMMENDATION
- "other"

Members signing the Majority report:

<u>[Signature]</u>	<u>[Signature]</u>	_____
<u>[Signature]</u>	<u>[Signature]</u>	_____
<u>[Signature]</u>	<u>[Signature]</u>	_____
<u>[Signature]</u>	<u>[Signature]</u>	_____

Members NOT concurring in the Majority report:

<u>[Signature]</u>	recommends: <u>NO REC</u>
<u>[Signature]</u>	recommends: _____
<u>[Signature]</u>	recommends: <u>no rec</u>
_____	recommends: _____
_____	recommends: _____

[Signature] Chairman

Introduced: 2/17/76  
Referred: Health, Education and  
Social Services

BY THE HEALTH, EDUCATION  
AND SOCIAL SERVICES  
COMMITTEE BY REQUEST

1 IN THE SENATE

2 SENATE BILL NO. 675

3 IN THE LEGISLATURE OF THE STATE OF ALASKA

4 NINTH LEGISLATURE - SECOND SESSION

5 A BILL

6 For an Act entitled: "An Act relating to nonretention of teachers."

7 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

8 \* Section 1. AS 14.20.175(b)(4) is amended to read:

9 (4) a necessary reduction of staff occasioned by a decrease  
10 in school attendance or by a loss of revenue actually received as com-  
11 pared to anticipated revenue, as submitted by the school board to the  
12 governing body by April 1 under AS 14.14.060(c).  
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Introduced: 2/17/76  
Referred: Health, Education and  
Social Services

BY THE HEALTH, EDUCATION  
AND SOCIAL SERVICES  
COMMITTEE BY REQUEST

1 IN THE SENATE

2 SENATE BILL NO. 675

3 IN THE LEGISLATURE OF THE STATE OF ALASKA

4 NINTH LEGISLATURE - SECOND SESSION

5 A BILL

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Introduced: 2/17/76  
Referred: Health, Education and  
Social Services

BY THE HEALTH, EDUCATION  
AND SOCIAL SERVICES  
COMMITTEE BY REQUEST

1 IN THE SENATE

2 SENATE BILL NO. 675

3 IN THE LEGISLATURE OF THE STATE OF ALASKA

4 NINTH LEGISLATURE - SECOND SESSION

5 A BILL

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Introduced: 2/17/76  
Referred: Health, Education and  
Social Services

BY THE HEALTH, EDUCATION  
AND SOCIAL SERVICES  
COMMITTEE BY REQUEST

1 IN THE SENATE

2 SENATE BILL NO. 675

3 IN THE LEGISLATURE OF THE STATE OF ALASKA

4 NINTH LEGISLATURE - SECOND SESSION

5 A BILL

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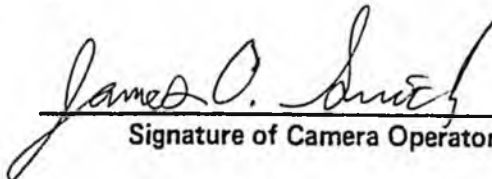
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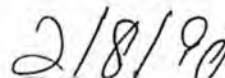


# RECORDS CERTIFICATION



I, the undersigned, an employee of the State of Alaska, do hereby certify that the microfilm images on this microform are accurate reproductions of the original records of the State of Alaska as accumulated during the regular course of business, and that it is the established policy and practice of this State to microfilm its records and to dispose of the original records after microfilm reproductions have been made.

  
Signature of Camera Operator

  
Date

COMMITTEE REPORT

3/2/76

SENATE

Mr. President:

Date 3/22/76

The Committee on FINANCE has had SB 676 relating to the Professional Teaching Practices Act under consideration. A Majority of the members of the Committee

- recommends it DO PASS
- recommends it DO NOT PASS
- recommends it DO PASS WITH ATTACHED AMENDMENT(S)
- recommends it BE REPLACED WITH CS FOR \_\_\_\_\_ AND THAT CS FOR \_\_\_\_\_ DO PASS
- "and" recommends it BE REFERRED TO THE \_\_\_\_\_ COMMITTEE
- reports it back WITHOUT RECOMMENDATION
- "other"

Members signing the Majority report:

[Signature] \_\_\_\_\_

[Signature] \_\_\_\_\_

[Signature] \_\_\_\_\_

\_\_\_\_\_

Members NOT concurring in the Majority report:

[Signature] recommends:

\_\_\_\_\_ recommends:

\_\_\_\_\_ recommends:

\_\_\_\_\_ recommends:

\_\_\_\_\_ recommends:

[Signature] Chairman

DEPARTMENT OF EDUCATION  
POSITION PAPER

Agency comments for Senate Bill 676, "An act relating to Professional Teaching Practices Commission."

Background

During the past two years, there has been a good deal of discussion among School Board members and school administrators regarding a broader base of representation on PTPC. The School Board's association at its last meeting passed a resolution to support this view. On the other hand, PTPC and NEA/Alaska have opposed such a move.

Rationale

The PTPC conducts investigations regarding alleged violations of contracts of the Code of Professional Ethics by educators. We believe that a broader base of representation would add creditability to the recommendation by the Commission in the eyes of School Board members and the general public. The Commission is to be an impartial body that will pass judgments on teachers and administrators alike. This bill would add to the Commission the kind of depth necessary to make such impartial judgments.

Recommendation

The Department supports the passage of this bill.

THE LEGISLATURE OF THE STATE OF ALASKA  
FISCAL NOTE  
 Second Session - Ninth Legislature

I. REQUEST

Bill No. Senate Bill 676  
 Title: An Act relating to Professional Teaching Practices Commission  
 Requested by: Senator Ferguson Date: 2/17/76  
 Return Date Requested: \_\_\_\_\_  
 Agency: Education Program: PTPC

II. FISCAL DETAIL

Budget Request Unit(s) Affected: PTPC

A. EXPENDITURES: (Thousands of dollars)

OBJECT	FY 76	FY 77	FY 78	FY 79	FY 80	FY 81
100 PERSONAL SERVICES						
200 TRAVEL		2.8				
300 CONTRACTUAL						
400 COMMODITIES		.2				
500 EQUIPMENT						
600 LAND & STRUCTURES						
700 GRANTS, CLAIMS, ETC.						
<b>TOTAL</b>		<b>3.0</b>				

B. FUNDING: (Thousands of dollars)

GENERAL FUND		3.0				
FEDERAL FUNDS						
OTHER						

C. POSITIONS:

PERMANENT/TEMPORARY	/	/	/	/	/	/
MAN MONTHS (P./T.)	/	/	/	/	/	/

III. ANALYSIS (See Fiscal Note Preparation Instructions, Section III)

The addition of two members to the Professional Teaching Practices Commission will require additional travel costs to attend meetings and hearings, and additional materials, postage, etc.,

IV. ATTACHMENTS

V. DATE: 2/25/76 PREPARED BY: Samuel C. Gieser

Original: Legislative Finance  
 cc: Budget and Management  
 Prime Sponsor (First Legislator Named)

DEPARTMENT OF EDUCATION  
POSITION PAPER

Agency comments for Senate Bill 676, "An act relating to Professional Teaching Practices Commission."

Background

During the past two years, there has been a good deal of discussion among School Board members and school administrators regarding a broader base of representation on PTPC. The School Board's association at its last meeting passed a resolution to support this view. On the other hand, PTPC and NEA/Alaska have opposed such a move.

Rationale

The PTPC conducts investigations regarding alleged violations of contracts of the Code of Professional Ethics by educators. We believe that a broader base of representation would add creditability to the recommendation by the Commission in the eyes of School Board members and the general public. The Commission is to be an impartial body that will pass judgments on teachers and administrators alike. This bill would add to the Commission the kind of depth necessary to make such impartial judgments.

Recommendation

The Department supports the passage of this bill.

Introduced: 2/17/76  
Referred: Health, Education and  
Social Services

BY THE HEALTH, EDUCATION AND  
SOCIAL SERVICES COMMITTEE  
BY REQUEST

1 IN THE SENATE

2 SENATE BILL NO. 676

3 IN THE LEGISLATURE OF THE STATE OF ALASKA  
4 NINTH LEGISLATURE - SECOND SESSION

5 A BILL

6 For an Act entitled: "An Act relating to the Professional Teaching Practices  
7 Act."

8 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

9 \* Section 1. AS 14.20.390 is amended to read:

10 Sec. 14.20.390. APPOINTMENT AND QUALIFICATIONS. The commission  
11 consists of 11 [NINE] members appointed by the governor and confirmed by  
12 a majority of the members of the legislature in joint session. Each  
13 member, in addition to having been actively engaged in the teaching  
14 profession for at least five years immediately preceding his appoint-  
15 ment, shall be a citizen of the United States and a resident of the  
16 state. The requirement that the member be actively engaged in the  
17 teaching profession does not apply to the school board and public mem-  
18 bers appointed under secs. 400 and 410(a) of this chapter.

19 \* Sec. 2. AS 14.20.400 is amended by adding new paragraphs to read:

20 (6) one school board member;

21 (7) one representative of the general public who is not a  
22 member of or affiliated with one of the groups, or engaged in one of the  
23 professions or occupations, represented on the commission under (1) -  
24 (6) of this section.

25 \* Sec. 3. AS 14.20.410(a) is amended by adding new paragraphs to read:

26 (6) the school board member from a list of three names sub-  
27 mitted by the Association of Alaska School Boards Executive Board;

28 (7) the representative of the general public shall be ap-  
29 pointed by the governor without reference to nominations by any

particular association, organization or group.

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James O. Smith  
Signature of Camera Operator

2/8/90  
Date

COMMITTEE REPORT

3/5/76

SENATE

Mr. President:

Date \_\_\_\_\_

The Committee on FINANCE has had SB 684 relating to renewable resources funds under consideration. A Majority of the members of the Committee

- recommends it DO PASS
- recommends it DO NOT PASS
- recommends it DO PASS WITH ATTACHED AMENDMENT(S)
- recommends it BE REPLACED WITH CS FOR \_\_\_\_\_ AND THAT  
CS FOR \_\_\_\_\_ DO PASS
- "and" recommends it BE REFERRED TO THE \_\_\_\_\_  
COMMITTEE
- reports it back WITHOUT RECOMMENDATION
- "other"

Members signing the Majority report:

\_\_\_\_\_  
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Members NOT concurring in the Majority report:

\_\_\_\_\_ recommends:  
 \_\_\_\_\_ recommends:  
 \_\_\_\_\_ recommends:  
 \_\_\_\_\_ recommends:  
 \_\_\_\_\_ recommends:

\_\_\_\_\_ Chairman

COMMITTEE REPORT

3/1/76

SENATE

\*\*Finance

Mr. President:

Date March 5, 1976

The Committee on Resources has had SB 684 relating to renewable resources funds under consideration. A Majority of the members of the Committee

- ( ) recommends it DO PASS
- ( ) recommends it DO NOT PASS
- ( ) recommends it DO PASS WITH ATTACHED AMENDMENT(S)
- ( ) recommends it BE REPLACED WITH CS FOR \_\_\_\_\_ AND THAT  
CS FOR \_\_\_\_\_ DO PASS
- ( ) "and" recommends it BE REFERRED TO THE \_\_\_\_\_  
COMMITTEE
- ( ) reports it back WITHOUT RECOMMENDATION

"other" Individual Recommendations

Members signing the Majority report:

<u>[Signature]</u>	<u>No Rec</u>	_____
<u>J. Drain</u>	<u>do not pass</u>	_____
<u>MELAND</u>	<u>No Rec</u>	_____
_____	_____	_____

Members NOT concurring in the Majority report:

- \_\_\_\_\_ recommends:
- \_\_\_\_\_ recommends:
- \_\_\_\_\_ recommends:
- \_\_\_\_\_ recommends:
- \_\_\_\_\_ recommends:

R. Poland Chairman  
Do Pass

684 Rec. Fin

Introduced: 3/1/86  
Referred: Resources and  
Finance

IN THE SENATE

BY THE RESOURCES COMMITTEE

SENATE BILL NO. 684

IN THE LEGISLATURE OF THE STATE OF ALASKA

NINTH LEGISLATURE - SECOND SESSION

A BILL

For an Act entitled: "An Act relating to renewable resources funds; and  
providing for an effective date."

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

\* Section 1. Sec. 3, ch. 130, SLA 1974, is amended to read;

Sec. 3. This Act takes effect January 1, 1976 [JULY 1, 1978] with  
respect to rentals and royalties, and July 1, 1975 with respect to  
lease bonuses.

\* Sec. 2. This Act is retroactive to January 1, 1976.

\* Sec. 3. This Act takes effect immediately in accordance with AS 01.10.-  
070(c).

ALASKA STATE LEGISLATURE

NINTH... Legislature SECOND Session

SENATE BILL NO. 684

By THE RESOURCES COMMITTEE

"An Act relating to renewable resources funds; and providing for an effective date."

renewable resources funds

Introduced in the Senate 371 76, 19....

HISTORY IN THE SENATE

19 76

3 1

Read first time and referred to Committee on Resources and Finance

3 5

Reported back with recommendation that

*as follows*  
*Poland - Do pass*  
*Butrovich, Meland: No Rec*  
*Crosby: Do not pass to Finance*

Read second time and

Read third time and

PASS Effective Date  
 Yeas Yeas  
 Nays Nays  
 Absent Absent  
 Excused Excused

Reconsideration

PASS Effective Date  
 Yeas Yeas  
 Nays Nays  
 Absent Absent  
 Excused Excused

Reported correctly engrossed  
 Signed by President  
 Sent to House

SECRETARY OF THE SENATE

HISTORY IN THE HOUSE

19

Read first time and referred to Committee on

Reported back with recommendation that

Read second time and

Read third time and

PASS Effective Date  
 Yeas Yeas  
 Nays Nays  
 Absent Absent  
 Excused Excused

Reconsideration

PASS Effective Date  
 Yeas Yeas  
 Nays Nays  
 Absent Absent  
 Excused Excused

Reported correctly engrossed  
 Signed by Speaker  
 Returned to Senate

CHIEF CLERK OF THE HOUSE

HISTORY IN THE SENATE

19

Received from House

Reported correctly enrolled

Sent to Governor

..... By Governor

Filed with Lt. Governor

Chapter No. ....

# STATE OF ALASKA

## DEPARTMENT OF REVENUE

OFFICE OF THE COMMISSIONER

JAY S. HAMMOND, GOVERNOR

POUCH S - JUNEAU 99811

March 12, 1976

The Honorable Bill Ray  
Chairman  
Senate Finance Committee  
Alaska State Legislature  
State Capitol Building  
Juneau, Alaska

Re: Senate Bill No. 684

Dear Senator Ray:

Senate Bill No. 684, an Act relating to renewable resources funds, was introduced in the Senate on March 1, 1976 and was referred to the Senate Resources and Finance Committees. On March 5, 1976 the Senate Resources Committee referred the bill to the Senate Finance Committee.

For the consideration of the Senate Finance Committee, I am enclosing a Fiscal Note and accompanying memorandum prepared by Lawrence C. Eppenbach, Deputy Commissioner, Department of Revenue as concerns effect on Treasury.

If you or any members of the Senate Finance Committee have any questions on the material submitted, please telephone the writer at 465-2397 and I will contact Mr. Eppenbach for further information or testimony at a hearing.

Very truly yours,



R. D. Stevenson  
Special Assistant

Enclosure

cc: The Honorable Kathryn Poland  
Chairman  
Senate Resources Committee

Lawrence C. Eppenbach  
Deputy Commissioner  
Department of Revenue

THE LEGISLATURE OF THE STATE OF ALASKA  
FISCAL NOTE

Second Session - Ninth Legislature

I. REQUEST

Bill No. Senate Bill No. 684  
 Title: An Act relating to renewable resources funds  
 Requested by: SENATE FINANCE COMMITTEE Date: March 8, 1976  
 Return Date Requested: March 13, 1976  
 Agency: Revenue Program: Treasury

II. FISCAL DETAIL

Budget Request Unit(s) Affected: Treasury

A. EXPENDITURES: (Thousands of dollars)

OBJECT	FY 76	FY 77	FY 78	FY 79	FY 80	FY 81
100 PERSONAL SERVICES						
200 TRAVEL						
300 CONTRACTUAL						
400 COMMODITIES						
500 EQUIPMENT						
600 LAND & STRUCTURES						
700 GRANTS, CLAIMS, ETC.						
<b>TOTAL</b>	<b>-0-</b>	<b>-0-</b>	<b>-0-</b>	<b>-0-</b>	<b>-0-</b>	<b>-0-</b>

B. FUNDING: (Thousands of dollars)

GENERAL FUND						
FEDERAL FUNDS						
OTHER						

C. POSITIONS:

PERMANENT/TEMPORARY	/	/	/	/	/	/
MAN MONTHS (P./T.)	/	/	/	/	/	/

III. ANALYSIS (See Fiscal Note Preparation Instructions, Section III)

See the attached.

IV. ATTACHMENTS

V. DATE: 3-12-76 PREPARED BY: Lawrence C. Eppenbach

Lawrence C. Eppenbach  
Deputy Commissioner

Original: Legislative Finance  
 cc: Budget and Management  
 Prime Sponsor (First Legislator Named)  
 Senate Resources Committee

ANALYSIS - SB684

Senate Bill 684 is an amendment to Ch. 130 SLA 1974. Under the terms of this act as it now stands a 5% contribution to a renewable Resources Development Fund from mineral lease bonuses would commence July 1, 1975 (FY 1976). SB684 would have no effect on this provision.

Under Ch. 130 a 5% contribution to the Development Fund from land rentals and mineral royalties would begin July 1, 1978 (FY 1979). SB684 would change this to January 1, 1975 (FY 1976). Based on information available at the time the 1975-77 Revenue Source Book was published (January 1976), the monetary effect of Ch. 130 SLA 1974 and SB 684 would be as follows:

	(000)				
<u>ESTIMATED REVENUES</u>	<u>FY 1976</u>	<u>FY 1977</u>	<u>FY 1978</u>	<u>FY 1979</u>	<u>FY 1980</u>
		(1)			
Mineral Lease Bonuses	250000.0	-0-	-0-	-0-	-0-
Land Rents	5983.1	6138.1	6200.0	6200.0	6200.0
Mineral Royalties	<u>42562.0</u>	<u>52658.0</u>	<u>325600.0</u>	<u>731700.0</u>	<u>850700.0</u>
Total Est. to Gen'l Fund	<u>298545.1</u>	<u>58796.1</u>	<u>331800.0</u>	<u>737900.0</u>	<u>856900.0</u>
<u>Less: 5% Contribution Under Ch. 130 SLA 1974</u>					
Mineral Lease Bonuses	12500.0	-0-	-0-	-0-	-0-
Land Rents	-0-	-0-	-0-	310.0	310.0
Mineral Royalties	<u>-0-</u>	<u>-0-</u>	<u>-0-</u>	<u>36585.0</u>	<u>42845.0</u>
Total Cont. Ch. 130	<u>12500.0</u>	<u>-0-</u>	<u>-0-</u>	<u>36895.0</u>	<u>43155.0</u>
Total to G.F. Ch.130	<u>286045.1</u>	<u>58796.1</u>	<u>331800.0</u>	<u>701005.0</u>	<u>813745.0</u>
<u>Less: 5% Contribution Under SB684</u>					
Mineral Lease Bonuses	12500.0	-0-	-0-	-0-	-0-
Land Rents	149.6	306.9	310.0	310.0	310.0
Mineral Royalties	<u>1064.0</u>	<u>2632.9</u>	<u>16280.0</u>	<u>36585.0</u>	<u>42845.0</u>
Total Cont. SB684	<u>13713.6</u>	<u>2939.8</u>	<u>16590.0</u>	<u>36895.0</u>	<u>43155.0</u>
Total To G.F. SB684	<u>284831.5</u>	<u>55856.3</u>	<u>315210.0</u>	<u>701005.0</u>	<u>813745.0</u>

(1) Assumes a Beaufort Sea Lease Sale in FY 1976 estimated at \$250,000.0

As SB684 changes only the effective date of contributions to the Development Fund from land rents and mineral royalties, the impact of this amendment to Ch. 130 SLA 1974 is minimal totaling \$20,743.4 over the three year period FY 1976 - 1978.

Introduced: 3/1/76  
Referred: Resources and  
Finance

1 IN THE SENATE

BY THE RESOURCES COMMITTEE

2 SENATE BILL NO. 684

3 IN THE LEGISLATURE OF THE STATE OF ALASKA

4 NINTH LEGISLATURE - SECOND SESSION

5 A BILL

6 For an Act entitled: "An Act relating to renewable resources funds; and  
7 providing for an effective date."

8 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

9 \* Section 1. Sec. 3, ch. 130, SLA 1974, is amended to read;

10 Sec. 3. This Act takes effect January 1, 1976 [JULY 1, 1978] with  
11 respect to rentals and royalties, and July 1, 1975 with respect to  
12 lease bonuses.

13 \* Sec. 2. This Act is retroactive to January 1, 1976.

14 \* Sec. 3. This Act takes effect immediately in accordance with AS 01.10.-  
15 070(c).

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# STATE OF ALASKA

## DEPARTMENT OF REVENUE

OFFICE OF THE COMMISSIONER

JAY S. HAMMOND, GOVERNOR

POUCH 5 - JUNEAU 99811

March 12, 1976

The Honorable Bill Ray  
Chairman  
Senate Finance Committee  
Alaska State Legislature  
State Capitol Building  
Juneau, Alaska

Re: Senate Bill No. 684

Dear Senator Ray:

Senate Bill No. 684, an Act relating to renewable resources funds, was introduced in the Senate on March 1, 1976 and was referred to the Senate Resources and Finance Committees. On March 5, 1976 the Senate Resources Committee referred the bill to the Senate Finance Committee.

For the consideration of the Senate Finance Committee, I am enclosing a Fiscal Note and accompanying memorandum prepared by Lawrence C. Eppenbach, Deputy Commissioner, Department of Revenue as concerns effect on Treasury.

If you or any members of the Senate Finance Committee have any questions on the material submitted, please telephone the writer at 465-2397 and I will contact Mr. Eppenbach for further information or testimony at a hearing.

Very truly yours,



R. D. Stevenson  
Special Assistant

Enclosure

cc: The Honorable Kathryn Poland  
Chairman  
Senate Resources Committee

Lawrence C. Eppenbach  
Deputy Commissioner  
Department of Revenue

THE LEGISLATURE OF THE STATE OF ALASKA  
FISCAL NOTE  
 Second Session - Ninth Legislature

I. REQUEST  
 Bill No. Senate Bill No. 684  
 Title: An Act relating to renewable resources funds  
 Requested by: SENATE FINANCE COMMITTEE Date: March 8, 1975  
 Return Date Requested: March 13, 1976  
 Agency: Revenue Program: Treasury

II. FISCAL DETAIL  
 Budget Request Unit(s) Affected: Treasury  
 A. EXPENDITURES: (Thousands of dollars)

OBJECT	FY 76	FY 77	FY 78	FY 79	FY 80	FY 81
100 PERSONAL SERVICES						
200 TRAVEL						
300 CONTRACTUAL						
400 COMMODITIES						
500 EQUIPMENT						
600 LAND & STRUCTURES						
700 GRANTS, CLAIMS, ETC.						
<b>TOTAL</b>	<b>-0-</b>	<b>-0-</b>	<b>-0-</b>	<b>-0-</b>	<b>-0-</b>	<b>-0-</b>

B. FUNDING: (Thousands of dollars)

GENERAL FUND						
FEDERAL FUNDS						
OTHER						

C. POSITIONS:

PERMANENT/TEMPORARY	/	/	/	/	/	/
MAN MONTHS (P./T.)	/	/	/	/	/	/

III. ANALYSIS (See Fiscal Note Preparation Instructions, Section III)

See the attached.

IV. ATTACHMENTS

V. DATE: 3-12-76 PREPARED BY: Lawrence C. Eppelbach

Lawrence C. Eppelbach  
 Deputy Commissioner

Original: Legislative Finance  
 cc: Budget and Management  
 Prime Sponsor (First Legislator Named)  
 Senate Resources Committee

ANALYSIS - SB684

Senate Bill 684 is an amendment to Ch. 130 SLA 1974. Under the terms of this act as it now stands a 5% contribution to a renewable Resources Development Fund from mineral lease bonuses would commence July 1, 1975 (FY 1976). SB684 would have no effect on this provision.

Under Ch. 130 a 5% contribution to the Development Fund from land rentals and mineral royalties would begin July 1, 1978 (FY 1979). SB684 would change this to January 1, 1975 (FY 1976). Based on information available at the time the 1975-77 Revenue Source Book was published (January 1976), the monetary effect of Ch. 130 SLA 1974 and SB 684 would be as follows:

<u>ESTIMATED REVENUES</u>	<u>FY 1976</u>	<u>FY 1977</u>	<u>FY 1978</u>	<u>FY 1979</u>	<u>FY 1980</u>
		(000)			
		(1)			
Mineral Lease Bonuses	250000.0	-0-	-0-	-0-	-0-
Land Rents	5983.1	6138.1	6200.0	6200.0	6200.0
Mineral Royalties	<u>42562.0</u>	<u>52658.0</u>	<u>325600.0</u>	<u>731700.0</u>	<u>850700.0</u>
Total Est. to Gen'l Fund	<u>298545.1</u>	<u>58796.1</u>	<u>331800.0</u>	<u>737900.0</u>	<u>856900.0</u>
Less: 5% Contribution Under Ch. 130 SLA 1974					
Mineral Lease Bonuses	12500.0	-0-	-0-	-0-	-0-
Land Rents	-0-	-0-	-0-	310.0	310.0
Mineral Royalties	<u>-0-</u>	<u>-0-</u>	<u>-0-</u>	<u>36585.0</u>	<u>42845.0</u>
Total Cont. Ch. 130	<u>12500.0</u>	<u>-0-</u>	<u>-0-</u>	<u>36895.0</u>	<u>43155.0</u>
Total to G.F. Ch.130	<u>286045.1</u>	<u>58796.1</u>	<u>331800.0</u>	<u>701005.0</u>	<u>813745.0</u>
Less: 5% Contribution Under SB684					
Mineral Lease Bonuses	12500.0	-0-	-0-	-0-	-0-
Land Rents	149.6	306.9	310.0	310.0	310.0
Mineral Royalties	<u>1064.0</u>	<u>2632.9</u>	<u>16280.0</u>	<u>36585.0</u>	<u>42845.0</u>
Total Cont. SB684	<u>13713.6</u>	<u>2939.8</u>	<u>16590.0</u>	<u>36895.0</u>	<u>43155.0</u>
Total To G.F. SB684	<u>284831.5</u>	<u>55856.3</u>	<u>315210.0</u>	<u>701005.0</u>	<u>813745.0</u>

(1) Assumes a Beaufort Sea Lease Sale in FY 1976 estimated at \$250,000.0

As SB684 changes only the effective date of contributions to the Development Fund from land rents and mineral royalties, the impact of this amendment to Ch. 130 SLA 1974 is minimal totaling \$20,743.4 over the three year period FY 1976 - 1978.

STATE OF ALASKA

DEPARTMENT OF REVENUE

OFFICE OF THE COMMISSIONER

JAY S. HAMMOND, GOVERNOR

POUCH S - JUNEAU 99811

March 12, 1976

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Chairman  
Senate Finance Committee  
Alaska State Legislature  
State Capitol Building  
Juneau, Alaska

Re: Senate Bill No. 684

Dear Senator Ray:

Senate Bill No. 684, an Act relating to renewable resources funds, was introduced in the Senate on March 1, 1976 and was referred to the Senate Resources and Finance Committees. On March 5, 1976 the Senate Resources Committee referred the bill to the Senate Finance Committee.

For the consideration of the Senate Finance Committee, I am enclosing a Fiscal Note and accompanying memorandum prepared by Lawrence C. Eppenbach, Deputy Commissioner, Department of Revenue as concerns effect on Treasury.

If you or any members of the Senate Finance Committee have any questions on the material submitted, please telephone the writer at 465-2397 and I will contact Mr. Eppenbach for further information or testimony at a hearing.

Very truly yours,



R. D. Stevenson  
Special Assistant

Enclosure

cc: The Honorable Kathryn Poland  
Chairman  
Senate Resources Committee

Lawrence C. Eppenbach  
Deputy Commissioner  
Department of Revenue

THE LEGISLATURE OF THE STATE OF ALASKA

FISCAL NOTE

Second Session - Ninth Legislature

I. REQUEST

Bill No. Senate Bill No. 604

Title: An Act relating to renewable resources funds

Requested by: SENATE FINANCE COMMITTEE Date: March 8, 1976

Return Date Requested: March 13, 1976

Agency: Revenue Program: Treasury

II. FISCAL DETAIL

Budget Request Unit(s) Affected: Treasury

A. EXPENDITURES: (Thousands of dollars)

OBJECT	FY 76	FY 77	FY 78	FY 79	FY 80	FY 81
100 PERSONAL SERVICES						
200 TRAVEL						
300 CONTRACTUAL						
400 COMMODITIES						
500 EQUIPMENT						
600 LAND & STRUCTURES						
700 GRANTS, CLAIMS, ETC.						
TOTAL	-0-	-0-	-0-	-0-	-0-	-0-

B. FUNDING: (Thousands of dollars)

GENERAL FUND						
FEDERAL FUNDS						
OTHER						

C. POSITIONS:

PERMANENT/TEMPORARY	/	/	/	/	/	/
MAN MONTHS (P./T.)	/	/	/	/	/	/

III. ANALYSIS (See Fiscal Note Preparation Instructions, Section III)

See the attached.

IV. ATTACHMENTS

V. DATE: 3-12-76

PREPARED BY: Lawrence C. Eppenbach

Lawrence C. Eppenbach  
Deputy Commissioner

Original: Legislative Finance  
cc: Budget and Management  
Prime Sponsor (First Legislator Named)  
Senate Resources Committee

ANALYSIS - SB684

Senate Bill 684 is an amendment to Ch. 130 SLA 1974. Under the terms of this act as it now stands a 5% contribution to a renewable Resources Development Fund from mineral lease bonuses would commence July 1, 1975 (FY 1976). SB684 would have no effect on this provision.

Under Ch. 130 a 5% contribution to the Development Fund from land rentals and mineral royalties would begin July 1, 1978 (FY 1979). SB684 would change this to January 1, 1975 (FY 1976). Based on information available at the time the 1975-77 Revenue Source Book was published (January 1976), the monetary effect of Ch. 130 SLA 1974 and SB 684 would be as follows:

ESTIMATED REVENUES	(000)				
	FY 1976	FY 1977	FY 1978	FY 1979	FY 1980
		(1)			
Mineral Lease Bonuses	250000.0	-0-	-0-	-0-	-0-
Land Rents	5983.1	6138.1	6200.0	6200.0	6200.0
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Less: 5% Contribution Under Ch. 130 SLA 1974					
Mineral Lease Bonuses	12500.0	-0-	-0-	-0-	-0-
Land Rents	-0-	-0-	-0-	310.0	310.0
Mineral Royalties	-0-	-0-	-0-	36585.0	42845.0
Total Cont. Ch. 130	<u>12500.0</u>	<u>-0-</u>	<u>-0-</u>	<u>36895.0</u>	<u>43155.0</u>
Total to G.F. Ch.130	<u>286045.1</u>	<u>58796.1</u>	<u>331800.0</u>	<u>701005.0</u>	<u>813745.0</u>
Less: 5% Contribution Under SB684					
Mineral Lease Bonuses	12500.0	-0-	-0-	-0-	-0-
Land Rents	149.6	306.9	310.0	310.0	310.0
Mineral Royalties	1064.0	2632.9	16280.0	36585.0	42845.0
Total Cont. SB684	<u>13713.6</u>	<u>2939.8</u>	<u>16590.0</u>	<u>36895.0</u>	<u>43155.0</u>
Total To G.F. SB684	<u>284831.5</u>	<u>55856.3</u>	<u>315210.0</u>	<u>701005.0</u>	<u>813745.0</u>

(1) Assumes a Beaufort Sea Lease Sale in FY 1976 estimated at \$250,000.0

As SB684 changes only the effective date of contributions to the Development Fund from land rents and mineral royalties, the impact of this amendment to Ch. 130 SLA 1974 is minimal totaling \$20,743.4 over the three year period FY 1976 - 1978.

Introduced: 3/1/76  
Referred: Resources and  
Finance

1 IN THE SENATE

BY THE RESOURCES COMMITTEE

2 SENATE BILL NO. 684

3 IN THE LEGISLATURE OF THE STATE OF ALASKA

4 NINTH LEGISLATURE - SECOND SESSION

5 A BILL

6 For an Act entitled: "An Act relating to renewable resources funds; and  
7 providing for an effective date."

8 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

9 \* Section 1. Sec. 3, ch. 130, SLA 1974, is amended to read;

10 Sec. 3. This Act takes effect January 1, 1976 [JULY 1, 1978] with  
11 respect to rentals and royalties, and July 1, 1975 with respect to  
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13 \* Sec. 2. This Act is retroactive to January 1, 1976.

14 \* Sec. 3. This Act takes effect immediately in accordance with AS 01.10.-  
15 070(c).

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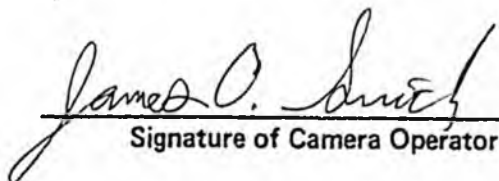
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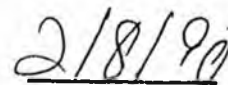


# RECORDS CERTIFICATION



I, the undersigned, an employee of the State of Alaska, do hereby certify that the microfilm images on this microform are accurate reproductions of the original records of the State of Alaska as accumulated during the regular course of business, and that it is the established policy and practice of this State to microfilm its records and to dispose of the original records after microfilm reproductions have been made.

  
Signature of Camera Operator

  
Date

"An Act making a special appropriation to the Department of Natural Resources for the purpose of conducting negotiations with prospective purchasers of North Slope natural gas; and providing for an effective date."

### COMMITTEE REPORT

3/10/76

HOUSE

Mr. Speaker:

Date March 16 1976

The Committee on FINANCE has had SB 685

under consideration. A Majority of the members of the Committee

recommends it DO PASS

recommends it DO NOT PASS

recommends it DO PASS WITH ATTACHED AMENDMENT(S)

recommends it BE REPLACED WITH CS FOR \_\_\_\_\_ AND THAT  
CS FOR \_\_\_\_\_ DO PASS

"and" recommends it BE REFERRED TO THE \_\_\_\_\_  
COMMITTEE

reports it back WITHOUT RECOMMENDATION

"other"

Members signing the Majority report:

<u>[Signature]</u>	<u>[Signature]</u>	_____
<u>[Signature]</u>	<u>[Signature]</u>	_____
<u>[Signature]</u>	<u>[Signature]</u>	_____
<u>[Signature]</u>	<u>[Signature]</u>	_____

Members NOT concurring in the Majority report:

<u>[Signature]</u>	recommends: <u>no rec</u>
_____	recommends:
_____	recommends:
_____	recommends:
_____	recommends:

[Signature] Chairman

Introduced: 3/1/76  
Referred: Resources and  
Finance

BY THE RULES COMMITTEE BY  
REQUEST OF THE JOINT GAS  
PIPELINE IMPACT COMMITTEE

1 IN THE SENATE

2 SENATE BILL NO. 685 am

3 IN THE LEGISLATURE OF THE STATE OF ALASKA

4 NINTH LEGISLATURE - SECOND SESSION

5 A BILL

6 For an Act entitled: "An Act making a special appropriation to the Depart-  
7 ment of Natural Resources for the purpose of conducting  
8 negotiations with prospective purchasers of North Slope  
9 natural gas; and providing for an effective date."

10 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

11 \* Section 1. The sum of \$50,000 is appropriated from the general fund to  
12 the Department of Natural Resources for the purpose of conducting negotia-  
13 tions with prospective purchasers of North Slope natural gas, the results  
14 of any such negotiations to be reported to the legislature in writing within  
15 two weeks from effective date of this Act and thereafter on a monthly basis.

16 \* Sec. 2. This Act takes effect immediately in accordance with AS 01.10.-  
17 070(c).

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THE LEGISLATURE OF THE STATE OF ALASKA  
FISCAL NOTE  
 Second Session - Ninth Legislature

I. REQUEST

Bill No. SB #685  
 Title: Special Approp/conduct negotiations on NS natural gas  
 Requested by: Senate Finance Date: 3/3/76  
 Return Date Requested: ASAP  
 Agency: Natural Resources Program: Commissioner's Office

II. FISCAL DETAIL

Budget Request Unit(s) Affected: Management & Administration

A. EXPENDITURES: (Thousands of dollars)

OBJECT	FY 76	FY 77	FY 78	FY 79	FY 80	FY 81
100 PERSONAL SERVICES						
200 TRAVEL						
300 CONTRACTUAL		50.0				
400 COMMODITIES						
500 EQUIPMENT						
600 LAND & STRUCTURES						
700 GRANTS, CLAIMS, ETC.						
TOTAL		50.0				

B. FUNDING: (Thousands of dollars)

GENERAL FUND		50.0				
FEDERAL FUNDS						
OTHER						

C. POSITIONS:

PERMANENT/TEMPORARY	/	/	/	/	/	/
MAN MONTHS (P./T.)	/	/	/	/	/	/

III. ANALYSIS (See Fiscal Note Preparation Instructions, Section III)

No fiscal impact is anticipated beyond the amount indicated in the bill.

IV. ATTACHMENTS

V. DATE: Feb. 5, 1976 PREPARED BY: W. C. Fackler, Executive Director  
AROGDAB

Original: Legislative Finance  
 cc: Budget and Management  
 Prime Sponsor (First Legislator Named)

THE LEGISLATURE OF THE STATE OF ALASKA  
FISCAL NOTE

Second Session - Ninth Legislature

I. REQUEST

Bill No. SB #685  
 Title: Special Approp/conduct negotiations on HS natural gas  
 Requested by: Senate Finance Date: 3/3/76  
 Return Date Requested: ASAP  
 Agency: Natural Resources Program: Commissioner's Office

II. FISCAL DETAIL

Budget Request Unit(s) Affected: Management & Administration

A. EXPENDITURES: (Thousands of dollars)

OBJECT	FY 76	FY 77	FY 78	FY 79	FY 80	FY 81
100 PERSONAL SERVICES						
200 TRAVEL						
300 CONTRACTUAL		50.0				
400 COMMODITIES						
500 EQUIPMENT						
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700 GRANTS, CLAIMS, ETC.						
TOTAL		50.0				

B. FUNDING: (Thousands of dollars)

GENERAL FUND		50.0				
FEDERAL FUNDS						
OTHER						

C. POSITIONS:

PERMANENT/TEMPORARY	/	/	/	/	/	/
MAN MONTHS (P./T.)	/	/	/	/	/	/

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IV. ATTACHMENTS

V. DATE: Feb. 5, 1976 PREPARED BY: W. C. Fackler, Executive Director  
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Original: Legislative Finance  
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 Prime Sponsor (First Legislator Named)

THE LEGISLATURE OF THE STATE OF ALASKA

FISCAL NOTE

Second Session - Ninth Legislature

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Bill No. SB #685  
 Title: Special Approp/conduct negotiations on NS natural gas  
 Requested by: Senate Finance Date: 3/3/76  
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II. FISCAL DETAIL

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OBJECT	FY 76	FY 77	FY 78	FY 79	FY 80	FY 81
100 PERSONAL SERVICES						
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TOTAL		50.0				

B. FUNDING: (Thousands of dollars)

GENERAL FUND		50.0				
FEDERAL FUNDS						
OTHER						

C. POSITIONS:

PERMANENT/TEMPORARY	/	/	/	/	/	/
MAN MONTHS (P./T.)	/	/	/	/	/	/

III. ANALYSIS (See Fiscal Note Preparation Instructions, Section III)

No fiscal impact is anticipated beyond the amount indicated in the bill.

IV. ATTACHMENTS

V. DATE: Feb. 5, 1976 PREPARED BY: W. C. Fackler, Executive Director  
 AROGDAB

Original: Legislative Finance  
 cc: Budget and Management  
 Prime Sponsor (First Legislator Named)

# COMMITTEE REPORT

SENATE

3/2/76

Mr. President:

Date

15/76

The Committee on FINANCE has had SB 685  
~~special appropriation to Department of Natural Resources~~  
under consideration. A Majority of the members of the Committee

- recommends it DO PASS
- recommends it DO NOT PASS
- recommends it DO PASS WITH ATTACHED AMENDMENT(S)
- recommends it BE REPLACED WITH CS FOR \_\_\_\_\_ AND THAT  
CS FOR \_\_\_\_\_ DO PASS
- "and" recommends it BE REFERRED TO THE \_\_\_\_\_  
COMMITTEE
- reports it back WITHOUT RECOMMENDATION
- "other"

Members signing the Majority report:

<u>[Signature]</u>	<u>[Signature]</u>	_____
_____	_____	_____
_____	_____	_____
<u>[Signature]</u>	_____	_____

Members NOT concurring in the Majority report:

<u>[Signature]</u>	recommends: <u>NO REC</u>
<u>[Signature]</u>	recommends: _____
_____	recommends: _____
_____	recommends: _____
_____	recommends: _____

[Signature] Chairman

THE LEGISLATURE OF THE STATE OF ALASKA  
FISCAL NOTE  
 Second Session - Ninth Legislature

I. REQUEST

Bill No. SB #685  
 Title: Special Adprop/conduct negotiations on NS natural gas  
 Requested by: Senate Finance Date: 3/3/76  
 Return Date Requested: ASAP  
 Agency: Natural Resources Program: Commissioner's Office

II. FISCAL DETAIL

Budget Request Unit(s) Affected: Management & Administration

A. EXPENDITURES: (Thousands of dollars)

OBJECT	FY 76	FY 77	FY 78	FY 79	FY 80	FY 81
100 PERSONAL SERVICES						
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TOTAL		50.0				

B. FUNDING: (Thousands of dollars)

GENERAL FUND		50.0				
FEDERAL FUNDS						
OTHER						

C. POSITIONS:

PERMANENT/TEMPORARY	/	/	/	/	/	/
MAN MONTHS (P./T.)	/	/	/	/	/	/

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FISCAL NOTE

Second Session - Ninth Legislature

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OBJECT	FY 76	FY 77	FY 78	FY 79	FY 80	FY 81
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700 GRANTS, CLAIMS, ETC.						
<b>TOTAL</b>		50.0				

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GENERAL FUND		50.0				
FEDERAL FUNDS						
OTHER						

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AROGDAB

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 cc: Budget and Management  
 Prime Sponsor (First Legislator Named)

Introduced: 3/1/76  
Referred: Resources and  
Finance

BY THE RULES COMMITTEE BY  
REQUEST OF THE JOINT GAS  
PIPELINE IMPACT COMMITTEE

1 IN THE SENATE

2 SENATE BILL NO. 685

3 IN THE LEGISLATURE OF THE STATE OF ALASKA

4 NINTH LEGISLATURE - SECOND SESSION

5 A BILL

6 For an Act entitled: "An Act making a special appropriation to the Depart-  
7 ment of Natural Resources for the purpose of conducting  
8 negotiations with prospective purchasers of North Slope  
9 natural gas; and providing for an effective date."

10 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

11 \* Section 1. The sum of \$50,000 is appropriated from the general fund to  
12 the Department of Natural Resources for the purpose of conducting negotia-  
13 tions with prospective purchasers of North Slope natural gas.

14 \* Sec. 2. This Act takes effect immediately in accordance with AS 01.10.-  
15 070(c).

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Introduced: 3/1/76  
Referred: Resources and  
Finance

BY THE RULES COMMITTEE BY  
REQUEST OF THE JOINT GAS  
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4 NINTH LEGISLATURE - SECOND SESSION

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