

SB 87 thru SB 91

1262



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.

James O Smith
Signature of Camera Operator

3/20/90
Date

Funding Information:
International Airport
Revenue Fund: \$900,000
Other Funds: -0-
\$900,000

Introduced: 1/30/79
Referred: State Affairs and
Finance

1 IN THE SENATE

BY THE RULES COMMITTEE BY
REQUEST OF THE GOVERNOR

2 SENATE BILL NO. 87

3 IN THE LEGISLATURE OF THE STATE OF ALASKA

4 ELEVENTH LEGISLATURE - FIRST SESSION

5 A BILL

6 For an Act entitled: "An Act making a supplemental appropriation to the
7 Department of Transportation and Public Facilities,
8 Division of Aviation Design and Construction; and
9 providing for an effective date."

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

11 * Section 1. The sum of \$900,000 is appropriated from the International
12 Airport Revenue Fund to the Department of Transportation and Public Facili-
13 ties, Division of Aviation Design and Construction, for construction of
14 rip-rap armor protection along the Tanana River.

15 * Sec. 2. The unexpended and unobligated portion of the appropriation
16 made in sec. 1 of this Act lapses June 30, 1980.

17 * Sec. 3. This Act takes effect immediately in accordance with AS 01.-
18 10.070(c).

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RECEIVED

NOV 24 1978

TO: Ron Lind, Director
Division of Budget and Management
Office of the Governor

DATE: November 22, 1978

FILE NO: 210H

BUDGET & ANALYSIS

TELEPHONE NO:

SB 87

FROM: Donald Harris, *DH*
Commissioner
Department of Transportation,
and Public Facilities

SUBJECT: Request for Program Change
Bank Protection Project

This last summer, high water on the Tanana River accelerated an already serious erosion problem at the Fairbanks International Airport. Since 1976 over 300' of valuable airport property has been lost and over 100' was lost since June of this year. The bank has been cut back to within approximately 200' of the railroad spur which serves the airport. It is quite likely that, if unchecked, the railroad embankment could be lost next year. There is also the possibility of high water cutting into a dead slough channel and taking out the approach light system to the instrument runway.

Up until this summer it had been our expectation that levee construction by the Corps of Engineers would afford the needed protection. However, as a result of adverse comment received at a public hearing in September, the Corps has deferred their project. The critical period will begin with high water this coming spring. Therefore we need to proceed immediately with design and be in a position to let a contract very early next year. Since no funds have been allocated for this purpose, we are requesting authority to establish the Fairbanks Bank Protection project using excess funds that were allocated to three other projects, now completed, at the Fairbanks International Airport.

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We are proposing a \$996,000 project allocation. There is a possibility we may be able to get up to \$250,000 in emergency Federal funding. If this happens, State fund requirements would be reduced accordingly.

STL

Fon Lind

-2-

A Request for Program Change form is attached indicating the effect that this reallocation will have on the current and proposed authorizations. Also attached is a Journal Voucher indicating the requested accounting entries. Please advise if you have any questions.

Attachments

SFL

Ron Lind, Director
Div. of Budget & Management

DATE: December 1, 1978.

FILE NO: J-66-318-79

TELEPHONE NO:

FROM:

AVRUM M. GROSS
ATTORNEY GENERAL

SUBJECT: Reallocation proposed by DOT&PF

By: Rodger W. Pegues,
Assistant Attorney General

(Refers to All APPROPRIATIONS
G.O. Bonds, - GF, etc.)

This responds to your request for advice on the proposal by the Department of Transportation and Public Facilities to use surplus money remaining from the appropriation in the FY '77 budget for construction of the sewer interceptor at Fairbanks International Airport.

The money was "appropriated" for "capital projects," § 19, ch. 219, SLA 1976 at pp. 36, 42 at the Fairbanks International Airport. The total "appropriation" was \$1,090,000. The amount "allocated" to the "sewer interceptor" was \$820,000. The sums of \$200,000 and of \$70,000 were "allocated" respectively to "minor improvements" and "master plan." There were no other "allocations." A surplus of nearly \$500,000 remains from the \$820,000 "allocated" to the interceptor. The department wishes to use the funds for a project called "Fairbanks Bank Protection."

The DOT&PF proposal is almost identical to one it made last year with respect to a surplus arising from an appropriation for the sewer outfall line at the Anchorage International Airport. Our view then remains unchanged: surpluses in one allocation within an appropriation may be re-allocated, i.e., transferred to other allocations within the appropriation, including implied allocations or underlying objects of expenditure which logically would have fallen within the subject of the appropriation when it was made. In other words, they can be used to further the purposes or objects which the legislature was asked to finance and which it decided to finance. But remaining surpluses may not be used to further purposes or objects which are not in that class but which rather are new and different from those which the legislature had presented to it and approved. Those surpluses must be lapsed.

RWP/pjg

SFC

DEPARTMENT OF TRANSPORTATION AND PUBLIC FACILITIES

REQUEST FOR PROGRAM CHANGE

CODE _____

DATE November 15, 1978

PROJECT NO.	PROJECT NAME	ALLOCATION AS OF (Date) <u>9/30/78</u>			PROPOSED INCREASE OR DECREASE			PROPOSED NEW ALLOCATION		
		STATE	FEDERAL	TOTAL	STATE	FEDERAL	TOTAL	STATE	FEDERAL	TOTAL
83-3-115 508	FBks Sewer & Water Design	100,000	-0-	100,000	(53,000)	-0-	(53,000)	47,000	-0-	47,000
83-3-115 509	FBks Water (Connect to City)	800,000	-0-	800,000	(444,000)	-0-	(444,000)	356,000	-0-	356,000
83-3-340 515	FBks Sewer Interceptor	820,000	-0-	820,000	(499,000)	-0-	(499,000)	321,000	-0-	321,000
520	FBks Bank Protection	-0-	-0-	-0-	996,000	-0-	996,000	996,000	-0-	996,000
	TOTAL	1,720,000	-0-	1,720,000	-0-	-0-	-0-	1,720,000	-0-	1,720,000

REASON: This request is submitted to seek approval to establish the Fairbanks Bank Protection project using funds from other Fairbanks projects which are completed.

REQUESTED BY *Robert L. Stevens* RECOMMENDED BY *Robert L. Stevens* RECOMMENDED BY *W. General* RECOMMENDED BY _____
 DIVISION OF AVIATION DIVISION OF PLANNING DEPUTY COMMISSIONER COMMISSIONER
 DESIGN & CONSTRUCTION

54

TO: Bob Ward, Commissioner
Department of Transportation
and Public Facilities

DATE: December 8, 1978

FILE NO:

TELEPHONE NO:

FROM: Ron Lings, Director
Division of Budget and Management
Office of the Governor

SUBJECT: Request for Program Change;
Fairbanks Bank Protection

The Department of Transportation and Public Facilities' request to reallocate \$497,000 from IARF Series D Bonds and \$499,000 from Chapter 279, SLA 1976 to establish a new project called Fairbanks Bank Protection is returned without approval. The Division of Budget and Management asked both the Department of Law and the State Bond Committee the following questions. Can the State establish new projects by reallocation? Can the State reallocate funds between existing projects? Should the State lapse excess balances?

So far, the Department of Law has responded on the request to reallocate FY 77 Capital Projects. The attached Department of Law response states that reallocations can take place between existing projects or similar projects named in the appropriation but that new projects cannot be established if they are different from those presented to the legislature. The Division of Budget and Management will forward the State Bond Committee's opinion when it is received.

The Division of Budget and Management suggests that the Department submit a supplemental request or a FY 80 capital budget for the Fairbanks Bank Protection Project. Also, please submit a journal voucher to lapse the \$499,000 remaining in the Fairbanks Sewer Interceptor project in Chapter 279, SLA 1976.

Enclosures

cc: H.D. Scougal
Dick Holden
Walt Hermes
Clayton Hueners
Betsy Kanago

RECEIVED

DEC 15 1978

BUDGET & ANALYSIS

12149

SENATE

LETTER OF INTENT

FOR SB 87

It is the intent of the Legislature that the Department of Transportation and Public Facilities should seek reimbursement for this project from the Federal Government.

*Adopted by Senate 3/19/79

87
January 29, 1979

The Honorable Clem Tillion
President of the Senate
Alaska State Legislature
Juneau, Alaska 99811

Dear Mr. President:

Under the authority of art. III, sec. 18, of the Alaska Constitution, I am transmitting a bill making a supplemental appropriation to the Department of Transportation and Public Facilities, Division of Aviation Design and Construction.

This appropriation will fund a project to place rip-rap armor protection along the banks of the Tanana River, near Fairbanks International Airport, to protect against erosion which has encroached into the airport property about 80 feet during 1978. If the erosion continues unchecked, the railroad embankment and valuable airport property may be in danger in 1979.

Sincerely,

JSH

Jay S. Hammond
Governor

Ron Lind, Director
Division of Budget and Management
Office of the Governor

DATE: November 22, 1978

FILE NO: 210H

TELEPHONE NO:

FROM: Donald Harris
Commissioner
Department of Transportation
and Public Facilities

SUBJECT: Request for Program Change
Bank Protection Project

This last summer, high water on the Tanana River accelerated an already serious erosion problem at the Fairbanks International Airport. Since 1976 over 300' of valuable airport property has been lost and over 100' was lost since June of this year. The bank has been cut back to within approximately 200' of the railroad spur which serves the airport. It is quite likely that, if unchecked, the railroad embankment could be lost next year. There is also the possibility of high water cutting into a dead slough channel and taking out the approach light system to the instrument runway.

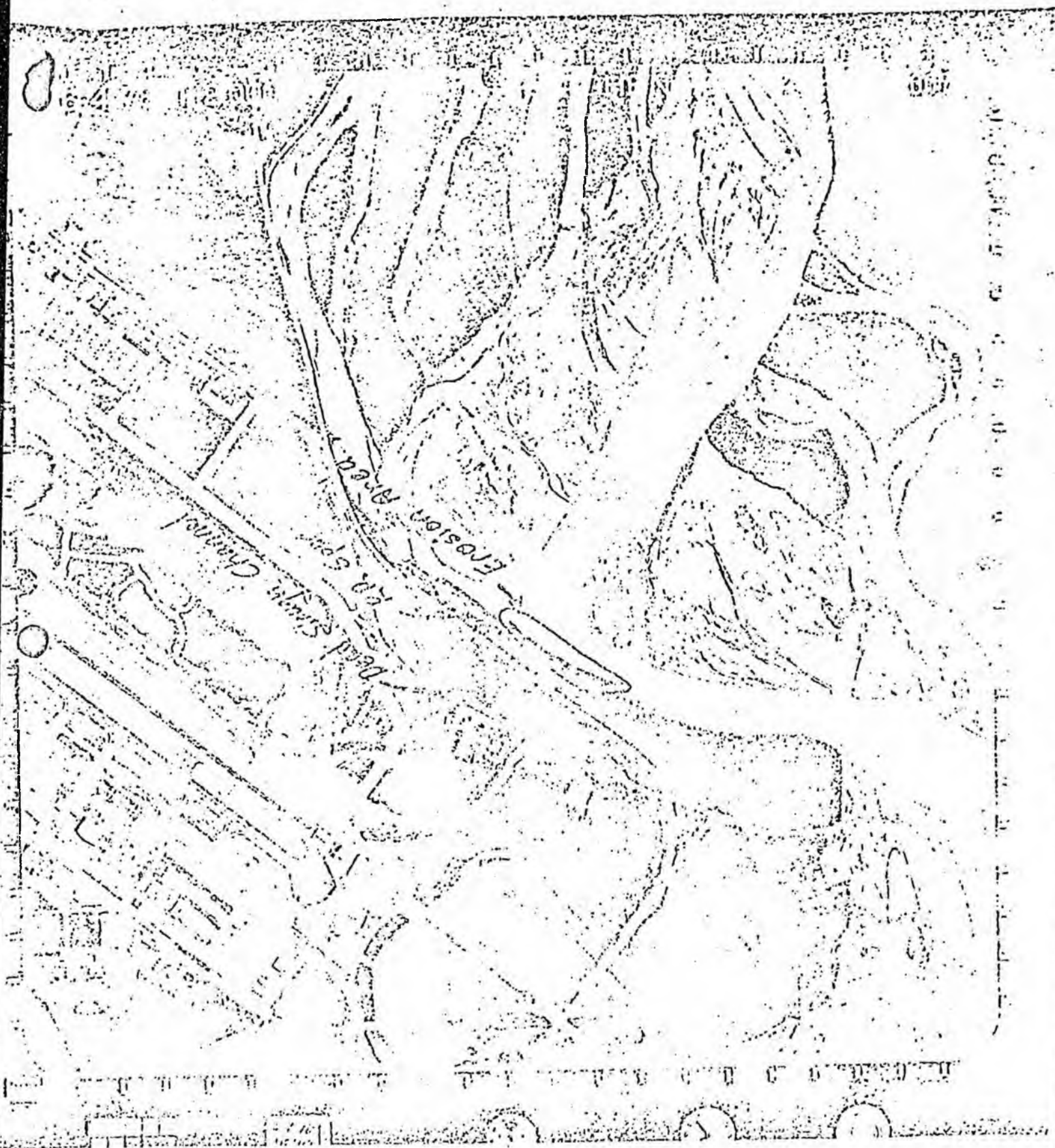
Up until this summer it had been our expectation that levee construction by the Corps of Engineers would afford the needed protection. However, as a result of adverse comment received at a public hearing in September, the Corps has deferred their project. The critical period will begin with high water this coming spring. Therefore we need to proceed immediately with design and be in a position to let a contract very early next year. Since no funds have been allocated for this purpose, we are requesting authority to establish the Fairbanks Bank Protection project using excess funds that were allocated to three other projects, now completed, at the Fairbanks International Airport.

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We are proposing a \$996,000 project allocation. There is a possibility we may be able to get up to \$250,000 in emergency federal funding. If this happens, State fund requirements would be reduced accordingly.

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Attachments



DEPARTMENT OF TRANSPORTATION AND PUBLIC FACILITIES

REQUEST FOR PROGRAM CHANGE

CODE _____

DATE November 15, 1978

PROJECT NO.	PROJECT NAME	ALLOCATION AS OF (Date) <u>9/30/78</u>			PROPOSED INCREASE OR DECREASE			PROPOSED NEW ALLOCATION		
		STATE	FEDERAL	TOTAL	STATE	FEDERAL	TOTAL	STATE	FEDERAL	TOTAL
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26520	Fbks Bank Protection	-0-	-0-	-0-	996,000	-0-	996,000	996,000	-0-	996,000
	TOTAL	1,720,000	-0-	1,720,000	-0-	-0-	-0-	1,720,000	-0-	1,720,000

REASON: This request is submitted to seek approval to establish the Fairbanks Bank Protection project using funds from other Fairbanks projects which are completed.

REQUESTED BY *Michael Hansen* RECOMMENDED BY *Robert M. ...* RECOMMENDED BY *W. ...* RECOMMENDED BY _____
 DIVISION OF AVIATION DESIGN & CONSTRUCTION DIVISION OF PLANNING DEPUTY COMMISSIONER COMMISSIONER

TO: Bob Ward, Commissioner
Department of Transportation
and Public Facilities

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BUDGET & ANALYSIS

12149

Ron Lind, Director
Div. of Budget & Management

DATE: December 1, 1978.

FILE NO: J-66-318-79

TELEPHONE NO:

FROM: AVRUM M. GROSS
ATTORNEY GENERAL

SUBJECT: Reallocation pro-
posed by DOT&PF

By: Roger W. Fegues
Assistant Attorney General

(Refers to All APPROPRIATION
GO. BUDGET, - GF, etc.)

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RWP/pjg

RECEIVED
NOV 24 1978

TO: [Ron Lind, Director
Division of Budget and Management
Office of the Governor

DATE: November 22, 1978

FILE NO: 210H

BUDGET & ANALYSIS

TELEPHONE NO:

FROM: Donald Harris *DH*
Commissioner
Department of Transportation
and Public Facilities

SUBJECT: Request for Program Change
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Attachments



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James O. Smith
Signature of Camera Operator

3/20/90
Date

COMMITTEE REPORT
SENATE

2/6/79

FURTHER: None

Date: March 12, 1979

Mr. President:

The Committee on FINANCE has had SB 87

supplemental appropriation to Dept. of Transportation and Public Facilities,
Division of Aviation Design and Construction

under consideration and (a majority of the committee) (the committee)
reports it back with the following recommendations:

- do pass do not pass
- do pass with attached amendments(s)
- replace with CS for _____ same title
 new title
- and recommends _____

AND attaches a "Letter of Intent" New Fiscal Note

reports it back ^{without} ~~without~~ recommendation

referred to the _____ Committee

MEMBERS SIGNING
DO PASS

Johnson

Bill Gray

Steve Hackney

MEMBERS HAVING
OTHER RECOMMENDATIONS:

Dukeminster No Rec

John Robert Rubin
CHAIRMAN

Funding Information:
International Airport
Revenue Fund: \$900,000
Other Funds: -0-
\$900,000

Introduced: 1/30/79
Referred: State Affairs and
Finance

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ELEVENTH LEGISLATURE - FIRST SESSION

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A BILL

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* Sec. 3. This Act takes effect immediately in accordance with AS 01.-
18 10.070(c).

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The Finance Committee considered SENATE BILL NO. 23 (unemployment insurance coverage for employees of the state and its political subdivisions) and a majority of the committee reports it back without recommendation. Senator Hohman, Vice-Chairman and Senators Sumner, Dankworth and Bennett signed "no recommendation".

SB
23

SENATE BILL NO. 23 was referred to the Rules Committee.

The Finance Committee considered SENATE BILL NO. 26 (credited service under the public employees' retirement system) and reports it back as follows: Senator Hohman, Vice-Chairman and Senator Bennett signed "do pass". Senators Sumner and Dankworth signed "no recommendation".

SB
26

SENATE BILL NO. 26 was referred to the Rules Committee.

The Finance Committee considered SENATE BILL NO. 87 (supplemental appropriation to the Department of Transportation and Public Facilities, Division of Aviation Design and Construction) and reports it back as follows: Senator Sackett, Chairman and Senators Hohman, Ray, Hackney, Bennett and Sumner signed "do pass". Senator Dankworth signed "no recommendation". The Committee further attaches a letter of intent.

SB
87

SENATE BILL NO. 87 was referred to the Rules Committee.

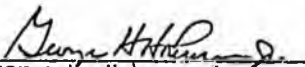
Letter of intent follows:

SENATE FINANCE COMMITTEE

LETTER OF INTENT

FOR SB 87

It is the intent of the Legislature that the Department of Transportation and Public Facilities should seek reimbursement for this project from the Federal Government.


George H. Hohman, Jr.
Vice Chairman
Senate Finance Committee

SB 118 The Finance Committee considered SENATE BILL NO. 118 (small loans) and recommends it be replaced with the Commerce Committee Substitute offered on page 364 and reports it back as follows: Senator Hohman, Vice-Chairman signed "no recommendation". Senators Sumner, Dankworth and Bennett signed "do pass".

SENATE BILL NO. 118 was referred to the Rules Committee.

SB 134 The Finance Committee considered SENATE BILL NO. 134 (special appropriation to the Department of Community and Regional Affairs for grants to municipalities) and recommends it be replaced with the Community and Regional Affairs Committee Substitute offered on page 436 and reports it back as follows: Senator Hohman, Vice-Chairman and Senators Ray, Hackney, Bennett, Dankworth and Sumner signed "do pass".

SENATE BILL NO. 134 was referred to the Rules Committee.

SB 140 The Finance Committee considered SENATE BILL NO. 140 (amending the authority of Alaska Housing Finance Corporation to adopt administrative regulations) and recommends it be replaced with the Community and Regional Affairs Committee Substitute offered on page 402 and reports it back as follows: Senator Hohman, Vice-Chairman and Senators Sumner and Dankworth signed "no recommendation". Senators Bennett, Ray and Hackney signed "do pass".

SENATE BILL NO. 140 was referred to the Rules Committee.

SS 227 The Health, Education and Social Services Committee considered SPONSOR SUBSTITUTE FOR SENATE BILL NO. 227 (insurance for alcoholism and drug dependence) and recommends it be replaced with COMMITTEE SUBSTITUTE FOR SPONSOR SUBSTITUTE FOR SENATE BILL NO. 227 and reports it back as follows: Senator Hackney, Chairman and Senators Colletta and Fahrenkamp signed "do pass".

SPONSOR SUBSTITUTE FOR SENATE BILL NO. 227 was referred to the Judiciary Committee.

① Balance in fund.
~~Bonds status.~~
(Bonding capability.)

② Letter: Corps of Eng.

RECEIVED

NOV 24 1978

TO: [Ron Lind, Director
Division of Budget and Management
Office of the Governor

DATE: November 22, 1978

FILE NO. 210H

BUDGET & ANALYSIS

TELEPHONE NO.

SB 87

FROM: Donald Harris *DH*
Commissioner
Department of Transportation
and Public Facilities

SUBJECT: Request for Program Change
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Div. of Budget & Management

DATE: December 1, 1978.

FILE NO: J-66-318-79

TELEPHONE NO:

FROM:

AVRUM M. GROSS
ATTORNEY GENERAL

SUBJECT: Reallocation pro-
posed by DOT&PF

By: Rodger W. Fegues,
Assistant Attorney General

*(Refers to All APPROPRIATION
G.O. Bonds, - GF, etc.)*

This responds to your request for advice on the proposal by the Department of Transportation and Public Facilities to use surplus money remaining from the appropriation in the FY '77 budget for construction of the sewer interceptor at Fairbanks International Airport.

The money was "appropriated" for "capital projects," § 19, ch. 219, SIA 1976 at pp. 36, 42 at the Fairbanks International Airport. The total "appropriation" was \$1,090,000. The amount "allocated" to the "sewer interceptor" was \$820,000. The sums of \$200,000 and of \$70,000 were "allocated" respectively to "minor improvements" and "master plan." There were no other "allocations." A surplus of nearly \$500,000 remains from the \$820,000 "allocated" to the interceptor. The department wishes to use the funds for a project called "Fairbanks Bank Protection."

The DOT&PF proposal is almost identical to one it made last year with respect to a surplus arising from an appropriation for the sewer outfall line at the Anchorage International Airport. Our view then remains unchanged: surpluses in one allocation within an appropriation may be re-allocated, i.e., transferred to other allocations within the appropriation, including implied allocations or underlying objects of expenditure which logically would have fallen within the subject of the appropriation when it was made. In other words, they can be used to further the purposes or objects which the legislature was asked to finance and which it decided to finance. But remaining surpluses may not be used to further purposes or objects which are not in that class but which rather are new and different from those which the legislature had presented to it and approved. Those surpluses must be lapsed.

RWP/pjg

570

DEPARTMENT OF TRANSPORTATION AND PUBLIC FACILITIES

REQUEST FOR PROGRAM CHANGE

CODE _____

DATE November 15, 1978

PROJECT NO.	PROJECT NAME	ALLOCATION AS OF (Date) <u>9/30/78</u>			PROPOSED INCREASE OR DECREASE			PROPOSED NEW ALLOCATION		
		STATE	FEDERAL	TOTAL	STATE	FEDERAL	TOTAL	STATE	FEDERAL	TOTAL
25-83-3-112 06553	Fbks Sewer & Water Design	100,000	-0-	100,000	(53,000)	-0-	(53,000)	47,000	-0-	47,000
25-83-3-113 06503	Fbks Water (Connect to City)	800,000	-0-	800,000	(444,000)	-0-	(444,000)	356,000	-0-	356,000
25-83-3-340 06515	Fbks Sewer Interceptor	820,000	-0-	820,000	(499,000)	-0-	(499,000)	321,000	-0-	321,000
06520	Fbks Bank Protection	-0-	-0-	-0-	996,000	-0-	996,000	996,000	-0-	996,000
	TOTAL	1,720,000	-0-	1,720,000	-0-	-0-	-0-	1,720,000	-0-	1,720,000

REASON:

This request is submitted to seek approval to establish the Fairbanks Bank Protection project using funds from other Fairbanks projects which are completed.

REQUESTED BY *Michael Hansen*
DIVISION OF AVIATION
DESIGN & CONSTRUCTION

RECOMMENDED BY *Robert H. ...*
DIVISION OF PLANNING

RECOMMENDED BY *John ...*
DEPUTY COMMISSIONER

RECOMMENDED BY _____
COMMISSIONER

57

7E
ALASKA

MEMORANDUM

TO: Bob Ward, Commissioner
Department of Transportation
and Public Facilities

DATE: December 8, 1978

FILE NO.

TELEPHONE NO.

FROM: Ron Linger, Director
Division of Budget and Management
Office of the Governor

SUBJECT: Request for Program Change;
Fairbanks Bank Protection

The Department of Transportation and Public Facilities' request to reallocate \$497,000 from IARF Series D Bonds and \$499,000 from Chapter 279, SLA 1976 to establish a new project called Fairbanks Bank Protection is returned without approval. The Division of Budget and Management asked both the Department of Law and the State Bond Committee the following questions. Can the State establish new projects by reallocation? Can the State reallocate funds between existing projects? Should the State lapse excess balances?

So far, the Department of Law has responded on the request to reallocate FY 77 Capital Projects. The attached Department of Law response states that reallocations can take place between existing projects or similar projects named in the appropriation but that new projects cannot be established if they are different from those presented to the legislature. The Division of Budget and Management will forward the State Bond Committee's opinion when it is received.

The Division of Budget and Management suggests that the Department submit a supplemental request or a FY 80 capital budget for the Fairbanks Bank Protection Project. Also, please submit a journal voucher to lapse the \$499,000 remaining in the Fairbanks Sewer Interceptor project in Chapter 279, SLA 1976.

Enclosures

cc: H.D. Scougal
Dick Holden
Walt Hermes
Clayton Hueners
Betsy Kanago

RECEIVED

DEC 15 1978

BUDGET & ANALYSIS

PLEASE

SPU

Chairman Sackett advised that in the course of his dealings with the Corps of Engineers regarding bank protection for three villages within his district, the Corps attested to the need to establish a ratio between funding put into erosion control and the value of the property saved. He further advised that surely in the case of the Fairbanks Airport adequate property value exists to warrant an erosion project by the Corps.

CORPS OF
ENGINEERS
ASSISTANCE
CRITERIA

Commissioner Robert Ward advised of several protective options available to the Department:

- (1) A channel down the Tanana to take off some of the overflow.
- (2) An upland dike.

DOT
OPTIONS

He stated that if backup occurs before "sheet pile" is placed along the banks, perhaps there won't be anything left after breakup in which to place "sheet pile." Chairman Sackett stated that the Legislature appropriated funding approximately four years ago to take care of this problem, asking what happened to that funding. Mr. Holden responded that the questioned funding related to an effected program a mile and a half down the river. DOT placed riprap along the banks to protect a campground. Replying to a question from Chairman Sackett concerning the time schedule involved in the contemplated project, Mr. Holden stated that DOT would begin right away if it gets the money, directing committee attention to DOT's November 22, 1978, memo explaining proposed funding.

Senator Ray raised a question concerning why the river has changed its course, asking if the cause could be attributed to upriver projects undertaken by the federal government. He further added that the Fairbanks airport has existed for 20 years on its present site, and now, suddenly, it has an erosion problem. He suggested the state "go after the federal government for repairs."

QUESTION
RE: CAUSE
OF COURSE
CHANGE

Chairman Sackett directed that DOT representatives:

- (1) Determine the balance of the Fairbanks International Airport Revenue Fund and the amount of anticipated expenditures from the fund
 - (2) Obtain a letter from the Corps of Engineers saying it will not conduct the project
-

COMMITTEE REPORT
SENATE

FURTHER: Finance

1/30/79

Date: 2/5/79

Mr. President:

The Committee on STATE AFFAIRS has had SB 87
supplemental appropriation to Dept. of Transportation & Public Facilities,
Div. of Aviation Design & Construction

under consideration and (a majority of the committee) (the committee)
reports it back with the following recommendations:

- do pass do not pass
- do pass with attached amendments(s)
- replace with CS for _____ same title
 new title
- and recommends _____
- AND attaches a "Letter of Intent" New Fiscal Note
- reports it back without recommendation
- referred to the _____ Committee

MEMBERS SIGNING
DO PASS

Patrick Ramey
Tim Kelly
Zien
Bet Mulcahy

MEMBERS HAVING
OTHER RECOMMENDATIONS:

Brod Bradley - Report to Finance

Bet Mulcahy
 CHAIRMAN

.87.

January 29, 1979

The Honorable Clem Tillion
President of the Senate
Alaska State Legislature
Juneau, Alaska 99811

Dear Mr. President:

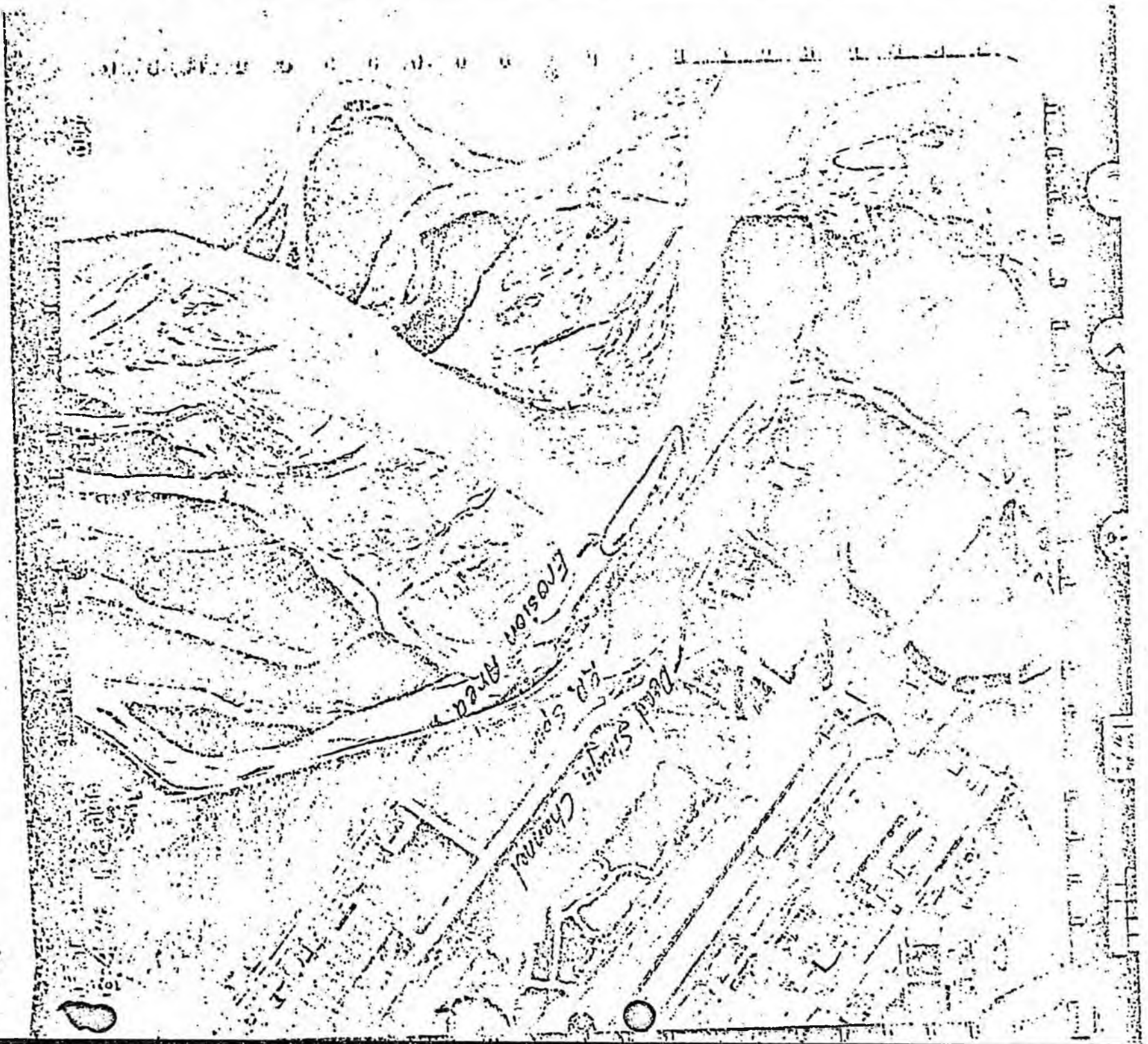
Under the authority of art. III, sec. 18, of the Alaska Constitution, I am transmitting a bill making a supplemental appropriation to the Department of Transportation and Public Facilities, Division of Aviation Design and Construction.

This appropriation will fund a project to place rip-rap armor protection along the banks of the Tanana River, near Fairbanks International Airport, to protect against erosion which has encroached into the airport property about 80 feet during 1978. If the erosion continues unchecked, the railroad embankment and valuable airport property may be in danger in 1979.

Sincerely,

JSH

Jay S. Hammond
Governor





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.

James O. Smith
Signature of Camera Operator

3/20/90
Date

COMMITTEE REPORT

HOUSE

FURTHER:

March 8, 1979

Date: 3/15/79

Mr. Speaker:

The Committee on FINANCE has had SB 90

"An Act making a supplemental appropriation to the U of A for the acquisition of library books; eff. date."

under consideration and (a majority of the committee) (the committee) reports it back with the following recommendations:

- do pass do not pass
- do pass with attached amendments(s)
- replace with ^{HOUSE} CS for SB 90 same title
 new title
- and recommends that it do pass
- AND attaches a "Letter of Intent" New Fiscal Note
- reports it back without recommendation
- referred to the _____ Committee

**MEMBERS SIGNING
DO PASS**

Meekins

Keown

Montgomery

Rogers

Smith

McKinnon

**MEMBERS HAVING
OTHER RECOMMENDATIONS:**

Hamilton - no rec

Shelby - no rec

Meekins
CHAIRMAN

Request

Original sponsors: Hackney and Bennett

<u>Funding Information</u>	
General Fund	\$250,000
Other Funds	-0-
	<u>\$250,000</u>

1 IN THE SENATE

BY THE FINANCE COMMITTEE

2 HOUSE CS FOR SENATE BILL NO. 90

3 IN THE LEGISLATURE OF THE STATE OF ALASKA

4 ELEVENTH LEGISLATURE - FIRST SESSION

5 A BILL

6 For an Act entitled: "An Act making a supplemental appropriation to the
 7 University of Alaska for the acquisition of library
 8 books; and providing for an effective date."

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

10 * section 1. The sum of \$250,000 is appropriated from the general fund to
 11 the University of Alaska for the acquisition of books for the following
 12 libraries during the fiscal year ending June 30, 1979:

13 Fairbanks Campus	\$200,000
14 Juneau Campus	40,000
15 Kenai Community College	10,000

16 * Sec. 2. This Act takes effect immediately in accordance with AS 01.10.-
 17 070(c).
 18
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Funding Information
General Fund \$200,000
Other Funds -0-
\$200,000

Introduced: 1/31/79
Referred: Health, Education
& Social Services and Finance

1 IN THE SENATE

BY HACKNEY AND BENNETT

2

SENATE BILL NO. 90

3

IN THE LEGISLATURE OF THE STATE OF ALASKA

4

ELEVENTH LEGISLATURE - FIRST SESSION

5

A BILL

6

For an Act entitled: "An Act making a supplemental appropriation to the
University of Alaska for the acquisition of library
books; and providing for an effective date."

7

8

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

10

* Section 1. The sum of \$200,000 is appropriated from the general fund to
the University of Alaska for the acquisition of books for the following
libraries during the fiscal year ending June 30, 1979:

11

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Fairbanks Campus \$150,000

14

Juneau Campus 40,000

15

Kenai Community College 10,000

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

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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.

Jamal O. Smith
Signature of Camera Operator

3/20/90
Date

Funding Information
General Fund \$200,000
Other Funds -0-
\$200,000

Introduced: 1/31/79
Referred: Health, Education
& Social Services and Finance

1 IN THE SENATE

BY HACKNEY AND BENNETT

2 SENATE BILL NO. 90

3 IN THE LEGISLATURE OF THE STATE OF ALASKA

4 ELEVENTH LEGISLATURE - FIRST SESSION

5 A BILL

6 For an Act entitled: "An Act making a supplemental appropriation to the
7 University of Alaska for the acquisition of library
8 books; and providing for an effective date."

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

10 * Section 1. The sum of \$200,000 is appropriated from the general fund to
11 the University of Alaska for the acquisition of books for the following
12 libraries during the fiscal year ending June 30, 1979:

13	Fairbanks Campus	\$150,000
14	Juneau Campus	40,000
15	Kenai Community College	10,000

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

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SB Page 1, line 7: after "Alaska"
90 insert "and Seward Skill Center"

Page 1, line 10: delete "\$200,000"
insert "\$300,000"

Page 1, line 16: insert new material to read:
"Northwest Community College 50,000"

Page 1, line 17: insert new material to read:
"Seward Skill Center 50,000"

Senator Ferguson moved for the adoption of amendment No. 1.
Senator Kelly objected.

Senator Ferguson moved that SENATE BILL NO. 90 with pending
amendment No. 1 be held one legislative day. Senator
Kerttula asked unanimous consent.

Senator Ferguson amended his motion and moved that SENATE
BILL NO. 90 be held until March 6. Senator Hackney further
amended the motion and moved and asked unanimous consent
that the bill be held until March 7. Without objection, it
was so ordered and SENATE BILL NO. 90 with amendment No. 1
pending, will appear on the March 7 calendar.

SB SENATE BILL NO. 163 (relating to interschool activities)
163 was read the second time.

Senator Ray offered the following amendment No. 1:

Page 1, line 29: after the word "may" add "not"

Senator Ray moved for the adoption of amendment No. 1.
Senator Hackney objected.

The question being: "Shall amendment No. 1 be adopted?"
On voice vote, amendment No. 1 failed.

The Judiciary Committee has had SENATE BILL NO. 181 (exempting spouses of members of the armed forces from the requirement of obtaining a driver's license) under consideration and the committee reports it back as follows: Senator Ziegler, Chairman and Senator Bennett signed "do pass". Senator Ray signed "do not pass".

SB
181

SENATE BILL NO. 181 was referred to the Finance Committee.

The Rules Committee has had the following bills and resolutions under consideration and the committee recommends they be placed on the February 28 calendar:

SENATE BILL NO. 90 (supplemental appropriation to the University of Alaska for the acquisition of library books)

SB
90

SENATE BILL NO. 163 (relating to interschool activities)

SB
163

HOUSE CONCURRENT RESOLUTION NO. 7 amended (annexation of territory to the City of Kodiak)

HCR
7
am

HOUSE JOINT RESOLUTION NO. 10 (Local Boundary Commission Recommendation I of January 23, 1979 for annexation of territory to the City of Kodiak)

HJR
10

The reports were signed by Senator Colletta, Chairman, and concurred in by Senators Tillion and Ziegler.

The above bills and resolutions appear on today's calendar.

CONSIDERATION OF THE CALENDAR

SECOND READING OF SENATE BILLS

SENATE BILL NO. 90 (supplemental appropriation to the University of Alaska for acquisition of library books) was read the second time.

SB
90

Senators Ferguson and Kerttula offered the following amendment No. 1:



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.

James O Smith
Signature of Camera Operator

3/20/90
Date

COMMITTEE REPORT
SENATE

2/6/79

FURTHER: None

Date: February 13, 1979

Mr. President:

The Committee on FINANCE has had SB 91
supplemental appropriation to Dept. of Administration, for ASHA payments
and LRA services

under consideration and (a majority of the committee) (the committee)
reports it back with the following recommendations:

- do pass do not pass
- do pass with attached amendments(s) same title
- replace with CS for _____ new title
- and recommends _____
- AND attaches a "Letter of Intent" New Fiscal Note
- reports it back without recommendation
- referred to the _____ Committee

MEMBERS SIGNING
DO PASS

[Signature]
[Signature]
[Signature]

MEMBERS HAVING
OTHER RECOMMENDATIONS:

[Signature]
[Signature]
[Signature]
[Signature]
[Signature]
[Signature]
[Signature]
[Signature]
[Signature]

CHAIRMAN

AMENDMENT

OFFERED IN THE SENATE:

BY: Finance Committee

TO: _____ SENATE BILL No. 91

HOUSE BILL No. _____

PAGE: 1

LINE: 16-18

Delete lines 16 through 18

*2/15/179 Amendment to Amendment
Ray - offered from Senate Floor
Line 10 change \$30,500 to \$17,300*

*Note made on Senate Floor of need for
title change deleting "and LRA
services"*

*adopted
w.c.*

Funding Information:
General Fund: \$30,800
Other Funds: -0-
\$30,800

Introduced: 1/31/79
Referred: State Affairs and
Finance

1 IN THE SENATE

BY THE RULES COMMITTEE BY
REQUEST OF THE GOVERNOR

2 SENATE BILL NO. 91

3 IN THE LEGISLATURE OF THE STATE OF ALASKA

4 ELEVENTH LEGISLATURE - FIRST SESSION

5 A BILL

6 For an Act entitled: "An Act making a supplemental appropriation to the
7 Department of Administration, for ASHA payments and
8 ~~LRA services~~; and providing for an effective date."

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

10 * Section 1. The sum of \$^{17,300}~~30,800~~ is appropriated from the general fund
11 to the Department of Administration to be allocated as follows:

12 Office of the Commissioner -- for the purpose
13 of paying unbudgeted Alaska State Housing
14 Authority bond payments and fire
15 insurance premiums \$17,300

16 Labor-Relations Agency -- for the purpose of
17 paying ~~increased costs of professional~~
18 ~~services contracts~~ 13,500

19 * Sec. 2. The unexpended and unobligated portion of the appropriation
20 made in sec. 1 of this Act lapses June 30, 1979.

21 * Sec. 3. This Act takes effect immediately in accordance with AS 01.-
22 10.070(c).

Ray

*Senate
Finance*

Funding Information:
General Fund: \$30,800
Other Funds: -0-
\$30,800

Introduced: 1/31/79
Referred: State Affairs and
Finance

1 IN THE SENATE

BY THE RULES COMMITTEE BY
REQUEST OF THE GOVERNOR

2

SENATE BILL NO. 91

3

IN THE LEGISLATURE OF THE STATE OF ALASKA

4

ELEVENTH LEGISLATURE - FIRST SESSION

5

A BILL

6

For an Act entitled: "An Act making a supplemental appropriation to the
7 Department of Administration, for ASHA payments and
8 LRA services; and providing for an effective date."

9

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

10

* Section 1. The sum of \$30,800 is appropriated from the general fund
11 to the Department of Administration to be allocated as follows:

12

Office of the Commissioner -- for the purpose

13

of paying unbudgeted Alaska State Housing

14

Authority bond payments and fire

15

insurance premiums

\$17,300

16

Labor Relations Agency -- for the purpose of

17

paying increased costs of professional

18

services contracts

13,500

19

* Sec. 2. The unexpended and unobligated portion of the appropriation
20 made in sec. 1 of this Act lapses June 30, 1979.

21

* Sec. 3. This Act takes effect immediately in accordance with AS 01.-
22 10.070(c).

23

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Funding Information:
General Fund: \$30,800
Other Funds: -0-
\$30,800

Introduced: 1/31/79
Referred: State Affairs
and Finance

BY THE RULES COMMITTEE BY
REQUEST OF THE GOVERNOR

1 IN THE SENATE

2 SENATE BILL NO. 91 am

3 IN THE LEGISLATURE OF THE STATE OF ALASKA

4 ELEVENTH LEGISLATURE - FIRST SESSION

5 A BILL

6 For an Act entitled: "An Act making a supplemental appropriation to the
7 Department of Administration, for ASHA payments;
8 and providing for an effective date."

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

10 * Section 1. The sum of \$17,300 is appropriated from the general fund
11 to the Department of Administration to be allocated as follows:

12 Office of the Commissioner -- for the purpose

13 of paying unbudgeted Alaska State Housing

14 Authority bond payments and fire

15 insurance premiums \$17,300

16 * Sec. 2. The unexpended and unobligated portion of the appropriation
17 made in sec. 1 of this Act lapses June 30, 1979.

18 * Sec. 3. This Act takes effect immediately in accordance with AS 01.-
19 10.070(c).

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3-2-79

Sen. Sackett:

9.

~~Garrey:~~

This is handout from Steve Hafling presented during testimony on SB 91 before the House Finance Committee March 2.

It is backup for the Labor Relations portion of the supplemental, which was deleted in SB 91 am.

Judy Crondahl requested you be given this information and stated, "We'd like the Senate to accept the House change to include LRA."

Wick

3-2-79

Kathy:

This is handout from Steve Hafling presented during testimony on SB 91 before the House Finance Committee March 2.

It is backup for the Labor Relations portion of the supplemental, which was deleted in SB 91 am.

Judy Crondahl requested you be given this information and stated, "We'd like the Senate to accept the House change to include LRA."

Wicki

ALASKA LABOR RELATIONS AGENCY

1978 BUSINESS

<u>Case No.</u>	<u>Description</u>	<u>Date</u>	<u>Action</u>
UA-78-1	ACCFT #2404 Unit Authorization: REA/CES	1-5-78	Hearing 2-22-78 O&D #35: REA denied, # CES unit authorized
UC-78-1	APEA Unit Clarification: Sup Nurse II, Mgrs Pioneer Homes	1-78	To be refiled Refiled as UC-78-2
UPLC-78-0	APSE #71 vs. State of AK: Firefighters	1-78	O&D #33: Hearing 8-21-78 Hearing 10-10-78 Elec
ULPC-78-1	ACCFT vs. U of A Terminated employee for union activities	#38 appealed 12-27-78 1-10-78	Hearing 4-27 & 28-78 Postponed 4-25 Withdrawn 6-18-78
ULPC-78-2	ACCFT vs. U of A Refused to process grievances	1-10-78	Hearing 4-27 & 28-78 Postponed 4-25 Withdrawn 6-18-78
ULPC-78-3	ACCFT vs. U of A Refused to furnish info to union	1-10-78	Hearing 4-27 & 28-78 Postponed 4-25 Withdrawn 6-18-78
ULPC-78-4	ACCFT vs. U of A Refused to bargain in good faith	1-10-78	Hearing 4-27 & 28-78 Postponed 4-25 Withdrawn 6-18-78
ULPC-78-5	APSE #71 vs. State of AK: Lorena Corson	3-9-78	Pending in court Dismissed O&D #41 1-8
ULPC-78-6	State of AK vs. APSE #71	3-29-78	Hearing 6-19-78, 8-2 Withdrawn 8-9-78
ULPC-78-7	APSE #71 vs. State of Alaska: Christine Thomas	6-20-78	Dismissed O&D #40 1-8
ULPC-78-8	Daniel R. DeNardo vs. State of Alaska	7-6-78	Hearing 10-10-78 Dismissed O&D #39
UC-78-2	APEA Unit Clarification: Sup Nurse II, Mgrs. Pioneer Homes	9-6-78	
UC-78-3	APEA Unit Clarification: Sup Employees in #71	9-6-78	Deferred by APEA 1-8-79 to April 79 hearing
UC-78-4	APEA Unit Clarification: Gen Govt Emp in APSEA #71 (Elevator & Safety Inspectors)	9-6-78	Deferred by APEA 1-8-79 to March 79 hearing
UPLC-78-9	ACCFT vs. U of A: Interfering with employee rights, refusing to bargain in good faith	9-7-78	Hearing scheduled 2-20
UC-78-5	APEA Unit Clarification: Elec. & Plumbing Inspectors in APSE #71	9-13-78	Deferred by APEA 1-8-79 to March 79 hearing
UC-78-6	APSE #71 and State of Alaska Unit Clarification: Seward Skill Center	9-25-78	Hearing scheduled 2-20
UC-78-7	APSE #71 vs. State of AK Unit Clarification: Supply Clerk I (Bradford)	8-18-78	Hearing 1-8-79: hearing scheduled 2-20-79
UC-78-8	APSE #71 vs. State of AK Unit Clarification: Pioneer Home Equipmt Operators	10-3-78	Board meeting 1-6-79 Hearing scheduled 2-20
ELECTION 78-1	Cooperative Extension Service, U of A ACCFT #2404 vs no representation	10-78	No representation
UC-78-9	St. of AK & APEA: Payroll Supervisor I Unit Clarification	10-13-78	
UC-78-10	ST. of AK, Conf & APEA: Conves Sec, Admin Support Technician Unit Clarifications	12-27-78	

1977 BUSINESS

<u>Case No.</u>	<u>Description</u>	<u>Date</u>	<u>Action</u>
ULPC-76	APSE Local 71 vs. State of AK	12-21-76	Dismissed
ULPC-77-1	ACCFT vs. U of AK	1-25-77	Withdrawn
ULPC-77-2	ACCFT vs. U of AK	1-25-77	Withdrawn
ULPC-77-3	ACCFT vs. U of AK	1-25-77	Withdrawn
ULPC-77-4	ACCFT vs. U of AK	1-25-77	Withdrawn
UC-77-5	Unit Clarification: ACCFT #2404 Add Adult Literacy Lab employees to unit		To be refiled under new regulations
ULPC-77-6	APEA vs. State of AK	1-3-77	Withdrawn
ULPC-77-7	APEA vs. State of AK	1-5-77	Withdrawn
UC-77-8	Unit Clarification: Radio Officers	2-15-77	O&D #29 2-20-77
UC-77-13	Unit Clarification: Public Safety Officers Fire Protection Engineers	3-8-77	O&D #28A 3-28-77
ULPC-77-15	ACCFT #2404 vs. U of AK	3-77	Withdrawn
UC-77-18	APEA Unit Clarification: Budget Analysts	5-18-77	O&D #31 1-23-78
UC-77-19	APEA Unit Clarification: Asst Correctional Superintendents	5-18-77	Settled by parties
UC-77-20	PSEA Unit Clarification: Law Enforcement Officers--Weights & Measures employees	8-2-77	O&D #30 10-17-77
ULPC-77-22	ACCFT #2404 vs. U of AK Refusal to bargain in good faith	8-16-77	Hearing March 2-3, 1978 O&D #37 10-9-78 Dismissed
ULPC-77-22A	ACCFT #2404 vs. U of AK Failure to implement terms of collective bargaining agreement	8-16-77	Hearing scheduled 4-2-78 Postponed 4-25-78 Withdrawn 6-18-78
ULPC-77-35	ACCFT #2404 vs. U of AK Threat to discharge employees for union activities	12-1-77	Hearing scheduled 4-2-78 Postponed 4-25-78 Withdrawn 6-18-78
ULPC-77-35	U of AK vs. ACCFT #2404 Bypassed collective bargaining agreement, acted in bad faith	12-13-77	Hearing scheduled 4-2-78 Postponed 4-25-78 Withdrawn 6-18-78
UC-77-39	ACCFT #2404 Unit Clarification: REA/CES	12-1-77	Dismissed
UA-77-31	PAGE Unit Authorization: ACCFT #2404	10-6-77	Hearing 2-21-78 DENIED USD #37 4-28-78

UA = Unit Authorization

UC = Unit Clarification

ULPC = Unfair Labor Practice Charge



State of Alaska

LABOR RELATIONS AGENCY

P. O. BOX 6701 • ANCHORAGE, ALASKA 99502
TELEPHONE (907) 243.6955

C. R. "STEVE" HAFLING
CHAIRMAN
RONALD M. HENRY
MORGAN REED

JAMES R. LUCAS
CONSULTANT

Prepared for: Mr. C.R. "Steve" Hafling, Chairman
Alaska Labor Relations Agency

Prepared by: Ann Schwarz
Assistant to the Board

Date: February 19, 1979

SUMMARY OF CASES BEFORE THE LABOR RELATIONS AGENCY

1. UC-78-2 9-6-67 APEA UNIT CLARIFICATION: SUPERVISING NURSE IIs
AND MANAGERS OF PIONEER HOMES
-
- Issue: APEA petitions to clarify and/or amend the certification for the Supervisory Bargaining Unit, State of Alaska, to include the following positions, currently in the General Government and Confidential bargaining units:
Supervising Nurse IIs
Managers, Pioneer Homes
APEA contends that employees filling these positions have hiring, firing, and related authority which properly meet the criteria for the Supervisory bargaining unit.
- Action: APEA requested a delay in the LRA's hearing on the case until March 1979. The State of Alaska has not responded to the petition.

2. UC-78-3 9-6-78 APEA UNIT CLARIFICATION OF THE SUPERVISORY UNIT TO INCLUDE SUPERVISOR EMPLOYEES PRESENTLY IN PUBLIC EMPLOYEES LOCAL 71 BARGAINING UNIT
- Issue: APEA contends that the Supervisory unit should include all non-working foremen or supervisors in Local 71 meeting supervisory criteria as set forth in Order and Decision #26 in the following classes of positions:
 Airport Maintenance Foreman, Highway Maintenance Foreman, Auto Shop Foreman, Building Maintenance Foreman, Equipment Operator Foreman, Electrician Foreman, Electronic Technician Supervisor, Highway Maintenance Foreman, Party Chief, Housekeeping Supervisor, Groundsman Supervisor, Laundry Supervisor.
 APEA contends that certain and/or all persons in the above classes have hiring, firing, and related authority, thus properly meeting the criteria for the Supervisory bargaining unit.
- Action: On December 15, 1978, Local 71 requested notification to attend an informal conference to resolve the dispute. On January 8 at the LRA hearing, Pat Murphy of APEA requested an indefinite delay to the LRA's hearing of the case. Al Baffone of Local 71 protested that the matter should be settled, the Board agreed, and Murphy agreed to an April 1979 hearing.
-
3. UC-78-4 9-6-78 APEA UNIT CLARIFICATION: ELEVATOR AND SAFETY INSPECTORS IN THE PUBLIC EMPLOYEES LOCAL 71 UNIT
- Issue: APEA contends that the following positions or classes of positions, now in the Local 71 unit, correctly belong in the General Government unit:
 Elevator Inspector, OCC Safety Comp. Officer, Inspector III, and Safety Consultant
- Action: On December 15, Local 71 requested notification to attend an informal conference to resolve the dispute. On January 8 at a hearing before the LRA, Pat Murphy of APEA requested an indefinite delay in the LRA's hearing of the case. Al Baffone of Local 71 protested that the matter should be settled, and Murphy agreed to a March 1979 hearing of the case.

4. ULPC-78-9 9-7-78 ACCFT VS. U OF AK UNFAIR LABOR PRACTICE CHARGE

Issue: ACCFT charges that the U of AK has interfered with employee rights to representation and has refused to bargain in good faith.

Specifically, ACCFT alleges that representatives of that union and the University met in July 1978 to discuss settlement of grievances and unfair labor practices pending against the University. All agreed to drop the unfair labor practice charges if the University completed psychiatric evaluation of Evelyn Miller to determine if she were capable of returning to work (the Miller case was a matter pending for one year, either in the form of an unfair labor practice or a grievance). If incapable of work, she would be retired on disability; otherwise she would be returned to her job.

ACCFT charges that to date the University has taken no action to evaluate Miller.

Second, ACCFT contends that the University has not furnished the union the documents necessary for collective bargaining, as requested by the union and promised by the University.

Third, ACCFT charges that the University has promised but failed to schedule a negotiating session with ACCFT. This negotiation was to provide an additional fringe benefit to union members in lieu of the dependent insurance coverage previously negotiated but determined to be contrary to state law.

Action: On October 5, Carl Westman of the University denied all ACCFT charges. Furthermore, the University countercharged that ACCFT, via its allegations, was making a personal attack on the University's labor relations representative (Westman) and was illegally trying to influence the selection of management representatives in the collective bargaining relationship.

On January 8, 1979, the LRA informed Westman that his response to the ACCFT charges was deficient in particulars. It gave no answers enabling the LRA to determine whether or not the charges should be dismissed; investigated with a view to resolving the matter by informal methods; or be the subject of a formal LRA hearing. It asked specific questions of Westman.

The LRA also stated that Westman's countercharge had no apparent basis insofar as the charge was filed.

RESOLVED
8/20/79
BY BOTH PARTIES

He was informed that if he were serious about making such a charge, it should be made pursuant to the procedures described in the revised regulations.

The LRA received no response for the University to its specific questions in the 1-8-79 letter to Westman. A formal hearing on the ACCFT charge was scheduled for February 20, 1979.

5. UC-78-5 9-13-78 APEA UNIT CLARIFICATION: ELECTRICAL AND PLUMBING INSPECTORS IN LOCAL 71

Issue: APEA petitions to amend the certification for Local 71 and the APEA General Government unit to include the following positions or classes of positions in the General Government Unit:
 Electrical Inspector; Plumbing Inspector
The positions are now in the Local 71 unit. APEA contends that persons filling the positions properly meet the criteria for inclusion in the General Government unit.

Action: On December 15, Local 71 requested notification to attend an informal conference to resolve the dispute. On January 8 at a LRA hearing, Pat Murphy of APEA requested an indefinite delay on LRA's hearing of the case. Al Baffone of Local 71 protested, and Murphy agreed to a March 1979 hearing.

6. UC-78-6 9-25-79 PUBLIC EMPLOYEES LOCAL 71 AND STATE OF ALASKA UNIT CLARIFICATION: SEWARD SKILL CENTER

Issue: Local 71 petitioned for a ruling on the bargaining unit assignment of State employees at the Seward Skill Center. Local 71 investigations had found that the State was employing students to drive the school bus, was employing a Clerk II to perform Storekeeper duties in a tool crib, and was eliminating Local 71 members and employing Instructor's Aides and Instructors to do work of the Labor Trades and Crafts bargaining Unit.

Action: In its petition, Local 71 explained that it had written Commissioner Allen of the State to contact the LRA regarding the situation at the Seward Skill Center. The LRA received copies of letters from the State to Local 71 explaining the State's position. All were sent prior to Local 71's filing for unit clarification. They claimed the union had not supplied any information which would cause the State to revise its position, and directed the union to pursue these matters to the LRA. The LRA received no correspondence from the State following the filing. On November 27, 1978, the LRA heard the case first. On December 15 Local 71 again requested a hearing before the LRA. At a January 8, 1979 hearing, the LRA agreed to hear the case on February 20, 1979.

7. UC-78-7

8-18-78 LOCAL 71 AND STATE OF ALASKA UNIT CLARIFICATION:
SUPPLY CLERK I (BRADFORD)

Issue: Local 71 requested a unit clarification on the proper placement of Jack Bradfor, presently classified as a Supply Clerk I in the General Government Unit. The union contends that the work performed by Bradford should be properly classified as the work of a Storekeeper, Wage Group VIII in the Labor, Trades and Crafts bargaining unit.

Action: On November 27, 1978, the LRA heard the case and received evidence regarding Bradford's job duties. On January 8 at another hearing on the case, both Local 71 and the State and APEA agreed to postpone the hearing until February.

8. UC-78-8 10-78 PUBLIC EMPLOYEES LOCAL 71 AND STATE OF ALASKA
UNIT CLARIFICATION: PIONEER HOME EQUIPMENT OPERATORS

Issue: Local 71 requested the unit clarification of the Pioneer Home Equipment Operator. The petition stemmed from State assignment of the job to the General Government unit. Local 71 contends the job belongs in the Local 71 unit.

Action: The LRA first heard the case on November 27, 1978. In early January the LRA investigated the actual job duties performed by the drivers of the Pioneer Home vehicles. One man, a Pioneer Aide in the General Government unit, was found to be a full-time drive.

On January 8, the LRA requested that both the State and Local 71 provide additional material on job classifications for other wage groups and for other jobs such as chauffers. This information was to be presented to the Board at a formal hearing on the case on February 20, 1979.

9. UC-78-9 10-78 STATE OF ALASKA AND APEA UNIT CLARIFICATION:
PAYROLL SUPERVISOR I

Issue: The State requested a unit clarification following disagreement between the State and APEA on the proposed movement of Payroll Supervisor I from the Supervisory to the General Government unit. State contends that employees in the disputed position serve as "working leaders" rather than supervisors according to LRA regulations.

Action: LRA is hearing the case on February 20, 1979.

*9/27/79
8/30/79*

10. UC-78-10

12-27-78 STATE OF ALASKA AND CONFIDENTIAL EMPLOYEES ASSN
 UNIT CLARIFICATION: CORRESPONDENCE SECRETARY AND
 ADMINISTRATIVE SUPPORT TECHNICIAN

Issue: The State petitioned for a unit determination on the above positions. Previously it had recommended to the unions that the positions be moved from the Confidential to the General Government bargaining unit. The Confidential Employees Association had disagreed with this proposed movement.

Action: LRA scheduled a February 21, 1979 hearing for the case. This hearing was postponed at the request of the parties on February 15, 1979.

11. ULPC-79-1

1-22-79 APEA VS. STATE OF ALASKA CHARGING
 1) IMPROPER BARGAINING UNIT TRANSFERS BY STATE
 2) COERCION OF EMPLOYEES EXERCIZING THEIR RIGHTS
 UNDER PERA

Issue: APEA alleges that the State of Alaska is engaging in bargaining unit transfers without notice to the LRA, the affected public employee, or the employee's representative. This transfer is implemented by a "paper transaction" called "deletion/established", a method devised to avoid the requirements of the Statutes and LRA Orders and Decisions

APEA also alleges that the State is seeking to remove improperly from APEA's General Government unit past and current officers and delegates of APEA because of those individuals' valid exercise of contractual and statutory rights. APEA takes these actions to be a means of intimidation and punishment for the exercise of employee rights.

Action: LRA scheduled the case for a February 21 hearing. In a January 31 letter to the LRA, the State contended that informal means should first be used to settle the dispute. According to APEA informal means had been exhausted prior to the filing of the charge. LRA therefore denied postponement of the hearing.

ALASKA LABOR RELATIONS AGENCY
ORDERS AND DECISIONS

O & D NUMBER	DATE	SUBJECT	ISSUE/ACTION
1	2-2-73	Concerning Petitions Number 1-72, 2-72, 3-72, 4-72, 5-72, and Relevant Interventions and Objections Interventions: Natural Resources Professional Association of AK, AK Engineers in State Government, IBEW Local #1547	1-72 and 5-72- Unit Authorization, <u>Confidential Employees</u> approved 2-72- Unit Authorization, General Government, appv 3-72 - Unit Authorization, Ferry Terminal Mgrs & Assts - authorizes election 4-72 - Unit Authorization, Airport Field & Bldg Mtc - DISMISSED Interventions - DISMISSED
2		Concerning Petition 1-73: Unit Certification all construction, maintenance, and custodial employees (Tri-Trades)	DISMISSED
3		Concerning Petition 2-73 - Unit Certification, Maintenance and operations employees of U of A, Fairbanks Heating and Power Plant	DISMISSED
4	7-19-73	Relating to Objections of IBU's Union concerning elections among Ferry Terminal Operators and Assistants	DISMISSED
5	8-15-73	Unit Authorization- Building and Construction Trades	Unit approved; election authorized
6	12-7-73	Implementing O & D #1 as Pertains to Petition 1-72 and 5-72, Confidential Unit	Authorizes election for <u>Confidential Unit</u>
7	1-9-74	Concerning the Conduct of a Strike Vote Election	Guidelines for Strike Vote elections
8	1-17-74	Concerning the Petition for Collective Bargaining Representation for Supervisory Employees of the State	Authorizes <u>Supervisory Employees</u> bargaining unit, election for bargaining agent
9	1-17-74	Pertaining to Confidential Bargaining Unit and by Confidential Employees Assn	Authorizes election between APEA, <u>Confidential Employees Union</u> , or no re

<u>O & D NUMBER</u>	<u>DATE</u>	<u>SUBJECT</u>	<u>ISSUE/ACTION</u>
10	1-17-74	Concerning Appeal of Tri-Trades Public Service Council of the "Globe" Ballot Election of 10-24-73	Authorizes another election of "Globe" election unit; objection upheld
11	1-17-74	Concerning the Petition for Collective Bargaining Representative of all non-certified employees of the State Operatd School System	No special unit authorized, but employees allocated among existing bargaining units
12	4-1-74	Concerning Challenges to Certain Classifications in Supervisory Unit	Unit Clarification, Supervisory Employees
13	5-4-74	Concerning Challenges to Certain Classifications in the Confidential Unit	Unit Clarification, Confidential Unit
13A	7-29-74	Pertaining to Clarifications of O&D 13	
14	7-30-74	Pertaining to Objections Filed to "Grey Collar" Election of 4-26-74	Objections overruled; Tri-Trades is certified rep for "Grey Collar"
15	2-3-75	Pertaining to Petitions for Clarification of Supervisory Status	
15A	4-3-75	Pertaining to Clarification of O&D 15	
15B	7-18-75	Pertaining to a Hearing Concerning a Petition by Robrrt Stinde Requesting Reclassification into Supervisory Unit	Petition denied.
15C	7-18-75	Pertaining to a Petition by Probation Officer III for Retroactive Pay	Petition denied.
16	4-25-75	Pertaining to Unit Clarification Petition by APEA first dated 8-29-74	Petition denied
17	5-2-75	Pertaining to the Strike Ballot Election Conducted by the Tri-Trades Public Service Council during March 1975	
17A	June 75	Pertaining to Proposed Strike Vote Election to be Conducted by Tri-Trades Public Service Council	
18	2-24-75	Pertaining to Dismissal of Unfair Labor Practice Charges made by John Bayandall et al.	
19	11-10-75	Pertaining to Decerlification Petition filed by the Marine Engineers Benefic'l Assn with respect to Unit of Confident'l Employees.	Authorizes election of bargaining representative: CEA, MEBA, or no rep

O & D NUMBER	DATE	SUBJECT	ISSUE/ACTION
20	2-24-76	Pertaining to the Status of AK Marine Ferry System Employees under the AK Public Employment Relations Act	LRA has jurisdiction
21	4-21-76	Pertaining to the Unit Clarification Petition by Tri-Trades Public Service Council <u>in re</u> Partially Exempt Employees	Petition denied.
22	4-21-76	Pertaining to Petition for Clarification of Collective Bargaining Agreement between Tri-Trades Public Service Council and the State of Alaska	Petition denied.
23	5-5-76	Pertaining to Unfair Labor Practice Charges filed by AFT #2404, representing Community College Teachers, against the University of Alaska	Charges upheld; U of A to cease and desist
24	5-12-76	Pertaining to Unit Clarification Petition by Public Service Employees Local No. 71, Successor Organization to Tri-Trades Public Service Council	Present allocation is correct.
25	7-26-76	Pertaining to Representation Petition by "Associated Faculty" affiliated with the National Education Association	Bargaining unit denied.
26	7-23-76	Pertaining to Unit Allocation of Individuals, Supervisory Unit	
26A	2-23-77	" Supervisory vs. General Govt. Unit	
26B	2-23-77	"	
26C	3-29-77	"	
26D	5-20-77	"	
26E	10-14-77	"	
26F	10-27-77	"	
27	8-16-77	Pertaining to Unfair Labor Practice Charge filed by APEA against AK Public Service Employees Local #71, AFL-CIO, heard at Anchorage, AK on August 16, 1976	Charges DISMISSED
28	1-3-77	Pertaining to Unit Authorization Petition by Public Safety Employees Assoc, Inc., State of AK	Authorizes Public Safety Unit, certifies PSEA as bargaining agent
28A	3-28-77	Pertaining to Clarification of the Unit of Public Safety Officers Authorized by O&D #28	Unit Clarification - Fire Protection Engine from Public Safety to APEA
29	2-20-77	Pertaining to Clarification of Unit - Radio Officers	UC - Radio Officers from General Government to Marine Ferry Employees

<u>O & D NUMBER</u>	<u>DATE</u>	<u>SUBJECT</u>	<u>ISSUE/ACTION</u>
30	10-17-77	Pertaining to Petition for Amendment/ Certification of the Law Enforcement Bargaining Unit	UC - Motor Vehicle Inspector moves from APEA to PSEA
31	1-23-78	Pertaining to Status of Program Budget Analysts in the Classified System	UC - put in General Govt unit
32	1-23-78	Pertaining to Petition by Dept. of Administration to Reallocated 2 Posi- tions from General Government Unit to Confidential Employees Unit (Acctg Clerk II, Payroll Supervisor)	Petition denied.
33	3-20-78	Pertaining to Firefighters	Unit Clarification - State of AK and APSE #71
34	4-28-78	Pertaining to Petition by the Profes- sional and General Employees Council for Certification of a Proposed Bargaining Unit at the University of Alaska	UA - Denied.



**PUBLIC EMPLOYEES
LOCAL 71 AFL-CIO**

HEADQUARTERS

3400 SPENARD ROAD, SUITE 10, ANCHORAGE, ALASKA 99509
P. O. Box 4-1535
BUSINESS MANAGER - SECRETARY - TREASURER
AL J. BAFFONE, SR.



January 30, 1979

REC'D FEB 9 1979

C. R. "Steve" Hafling
Chairman
Alaska Labor Relations Agency
P. O. Box 6701
Anchorage, AK 99502

Dear Sir:

Public Employees Local 71, AFL-CIO, is requesting that your office conduct a strike vote within the Labor, Trades and Crafts bargaining unit, Local 71, with the State of Alaska. Under the collective bargaining Agreement, specifically;

Article VII, Section 7:

The parties agree that there shall be no strikes or lockouts during the life of this Agreement, except as provided in Article IX, section 2, paragraph (c).

Article IX, section 2, paragraph (c):

During the process of the above procedure, there shall be no strike or lockout which is in any manner related to this grievance. The parties agree that the decisions or award of the arbitrator shall be final and binding on each of the parties and that they will abide thereby. The authority of the arbitrator shall be limited to questions directly involving the interpretation or application of specific provisions of this Agreement, and no other matter shall be subject to arbitration hereunder. The arbitrator shall have no authority to add to, subtract from or change any of the terms of this Agreement, to change an existing wage rate or to establish a new wage rate except as provided in Article XIII, Section 2 and Section 4. Should either party fail or refuse to abide by the arbiter's decision, the prevailing party shall be free to take whatever action it deems necessary, and such action will not be considered in violation of this Agreement.

On three occasions, the State of Alaska has refused to abide by the decisions of arbitrators.

JUNEAU

KEN SPRAY
BUSINESS REPRESENTATIVE
11 S. FRANKLIN ST., ROOM 103
(907) 585-3993

ANCHORAGE

JENNIE DAY PETERSON
JIM YOUNGER
BUSINESS REPRESENTATIVES
(907) 276-7211

FAIRBANKS

DON VALISKO
BUSINESS REPRESENTATIVE
208 WENDELL, ROOM 205
(907) 452-5024

G. R. "Steve" Hafling
RE: Strike Vote

January 30, 1979
Page 2

In the case of Lorena Corson, her grievance was arbitrated May 2 and 3, 1977. Arbitrator Michael H. Beck, in his decision dated July 13, 1977, ordered that she be returned back to the bargaining unit of Public Employees Local 71. They have refused to comply with that directive.


In the case of Donald Bascom, arbitrated March 1 and 2, 1978, Roger Tilbury ordered that the State of Alaska comply with the Labor Agreement by paying Mr. Bascom back pay per diem to 1976.

Arbitrator William H. Dorsey, Jr. in his award dated December 15, 1978, ordered that the State of Alaska was to pay Mr. Donald Bascom per diem for the year 1977, and his decision, according to our contract, is final and binding.

It is the position of Public Employees Local 71, AFL-CIO that we are relieved of the no strike, no lock-out clause. It is further our reading of the Alaska Statutes that, apparently, the responsibility of conducting an election for strike purposes is that of the Agency.

I am sure you are aware that time is of the essence. Your immediate attention to this matter will be greatly appreciated.

Sincerely,



Al J. Baffone, Sr.
Business Manager
Secretary/Treasurer

Certified No. 797704

cc: Patrick L. Hunt (Certified No. 797705)
Jim Lucas
Noel McMurtray
Business Representatives
Shop Stewards

AJB/tak