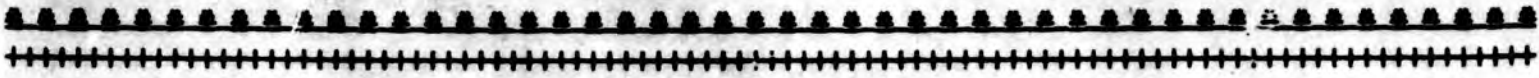


SCOMM

#22:51



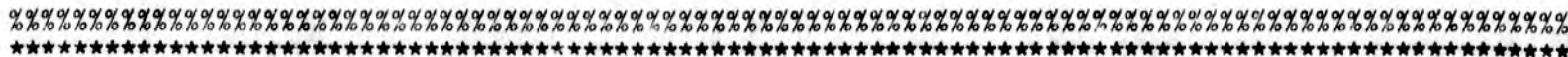
Merry Christmas!
 ...and may the New Year
 bring world peace
 national accord &
 states' rights



The ACCORD Staff

WE
 WANT
 YOU TO
 KNOW HOW
 MUCH ALL OF
 US APPRECIATE
 ALL YOU'VE DONE
 TO HELP US IN OUR
 GRASSROOTS LOBBYING
 CAMPAIGN.YOUR SUPPORT
 AND ENCOURAGEMENT MEAN A
 GREAT DEAL TO THE PEOPLE OF
 THE STATE OF ALASKA.THE FIGHT
 FOR STATES RIGHTS WILL CONTINUE
 AND YOUR LETTERS TO YOUR SENATORS
 WILL HELP GAIN A VICTORY IN THE END.
 SO
 WE
 WISH YOU
 A JOYFUL
 HOLIDAY!

The State of Alaska





Dear Friends:

Your Senators will probably be home for the Holidays. This is a good time to call them, write them, or visit them personally to express your support for the position of the State of Alaska in any legislation affecting Alaska lands.

Perhaps you could include your Senators on your Christmas card list! Let them know how you feel about pending Alaska lands legislation in your greeting.

Merry Christmas! And Happy New Year, too, from the ACCORD staff in Anchorage.

ASKA CITIZEN CORRESPONDENTS ON RESOLVING D-2
1016 West 6th, Suite 435 / Anchorage, Alaska 99501



Senator Mike Colletta
1016 West 6th Ave., Suite 435
Anchorage, Alaska 99501

FIRST CLASS

**PLEASE NOTE: THE FOLLOWING PAGES WERE TREATED
AS A UNIT IN THE ORIGINAL DOCUMENT.**

United States Senate

WASHINGTON, D.C. 20510

October 25, 1979

Honorable Mike Colletta
Senate Majority Leader
Alaska State Legislature
P. O. Box 3188
Anchorage, Alaska 99501

Dear Senator Colletta:

I appreciate your courtesy in providing me with the two Alaskan outdoor magazines.

Thank you for your thoughtfulness, and I look forward to having the chance to review what you have sent.

Sincerely,



Richard S. Schweiker
United States Senator

RSS:tg

United States Senate

WASHINGTON, D.C. 20510

October 31, 1979

The Honorable Mike Colletta
Alaska State Legislature
P.O. Box 3188
Anchorage, Alaska 99501


Dear Senator Colletta:

Thank you for writing and sending me two copies of Mr. Repine's publication, Alaska Outdoors. I appreciate hearing from you.

It is a beautiful publication which carefully reflects the natural environment of our 49th state. After reviewing it, I easily understand Alaska's attractiveness to all sports enthusiasts -- especially fishermen. In fact, Alaska Outdoors reminds me of Colorado.

Again, Mr. Colletta, thanks for taking the time to send me these two very fine publications. I hope you will continue to stay in touch.

Sincerely,


Gary Hart

United States Senate

WASHINGTON, D.C. 20510

October 30, 1979

The Honorable Mike Colletta
Senate Majority Leader
Alaska State Legislature
P.O. Box 3188
Anchorage, AK 99501

Dear Senator Colletta:

Thank you very much for the two copies of "Alaska Outdoors" magazine. I appreciate your thoughtfulness.

Best regards.

Sincerely,


William L. Armstrong

WLA:wkj

ALBERT A. BROWN, CALIF.
GEOFFREY B. COOPER, N. H.
WILLIAM F. FORTNEY, ILL.
GORDON H. HALL, IOWA
ROBERT F. HILL, N.C.
BARRY GOLDMAN, N.J.
THOMAS P. EGLETON, MD.
LLOYD M. GIBBS, FLA.
J. EDGEMOTT JOHNSON, LA.
WALTER D. HONDLAYTON, KY.
GUYTON H. HERRICK, N. DAK.
PATRICK J. LEAHY, VT.
JIM CORDER, TENN.
HOWARD M. CANTON, ARIZ.
DALE GIBSON, MISS.
JOHN A. BUNNEN, ALA.

WALTER D. VERNO, W. VA.
MARK G. MONROE, WIS.
TED STEVENS, ALASKA
CHARLES MC C. BARTON, JR., MD.
ROBERT G. SCHWEIKER, PA.
HENRY HILLARY, DELA.
LOWELL P. WYNNER, JR., CONN.
JAMES A. MC CLURE, IDAHO
PAUL LAKATY, NEV.
JANE GANN, UTAH
MARRISON EDWARDS, N. MEX.

United States Senate

COMMITTEE ON APPROPRIATIONS

WASHINGTON, D.C. 20510

November 2, 1979

The Honorable Mike Colletta
Senate Majority Leader
Alaska State Legislature
PO Box 3188
Anchorage, Alaska 99501

Dear Mike:

Many thanks for forwarding me copies of "Alaska Outdoors."

I very much appreciate your taking the time to share this material with me. Your thoughtfulness is most appreciated and I will be sure to give legislation affecting Alaska my careful consideration.

With best wishes,

Sincerely,



Birch Bayh
United States Senator

127
Cyril
Gene
Repine

United States Senate

WASHINGTON, D.C. 20510

October 29, 1979


Honorable Mike Colletta
Senate Majority Leader
Alaska State Legislature
P. O. Box 3188
Anchorage, Alaska 99501

Dear Senator Colletta:

Thank you for the two issues of "Alaska
Outdoors." I have enjoyed leafing
through them, and know my staff and I
will find them interesting and useful.

Again, thank you for your thoughtfulness.

Sincerely,



Bill Bradley
United States Senator

BB/mge

11/5/77 copies sent to
Jim Repine
& (d) (2) office

United States Senate

WASHINGTON, D.C. 20510

October 24, 1979

Honorable Mike Colletta
Alaska State Legislature
P.O. Box 3188
Anchorage, Alaska 99501

Dear Senator Colletta:

Many thanks for the copies of "Alaska
Outdoors."

The publication is well done and
interesting. I appreciate your sending
the copies to me.

Sincerely,



Carl Levin

d1

SENATOR JAMES EASTLAND, MISSISSIPPI
SENATOR JAMES H. EASTLAND, MISSISSIPPI
SENATOR JAMES H. EASTLAND, MISSISSIPPI
SENATOR JAMES H. EASTLAND, MISSISSIPPI
SENATOR JAMES H. EASTLAND, MISSISSIPPI
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SENATOR JAMES H. EASTLAND, MISSISSIPPI
SENATOR JAMES H. EASTLAND, MISSISSIPPI
SENATOR JAMES H. EASTLAND, MISSISSIPPI

United States Senate

COMMITTEE ON COMMERCE, SCIENCE,
AND TRANSPORTATION

WASHINGTON, D.C. 20510

ANDREW L. BAYNE, STAFF DIRECTOR AND CHIEF COUNSEL
ROBERT E. HALL, GENERAL COUNSEL
MARGARET M. D. STURRETT, MINORITY STAFF DIRECTOR

October 25, 1979

The Honorable Mike Colletta
Alaska State Senate
The State House
Juneau, Alaska 99801

Dear Senator Colletta:

Thank you so much for sending me those two copies of "Alaska Outdoors." They are excellent and I'm glad to have them for my library.

From the tone of your letter, I suspect that you love Alaska as much as I do Arizona.

Again, many thanks.

Sincerely,


Barry Goldwater

JOHN W. YARD, JR., STAFF CHIEF
DALEY GRANT, SENIORITY STAFF CHIEF

JOHN W. YARD, JR., STAFF CHIEF
DALEY GRANT, SENIORITY STAFF CHIEF

United States Senate

COMMITTEE ON ENVIRONMENT AND PUBLIC WORKS
WASHINGTON, D.C. 20510

October 25, 1979

The Honorable Mike Colletta
Senate Majority Leader
Alaska State Legislature
P.O. Box 3188
Anchorage, Alaska 88501

Dear Senator Colletta:

Thank you very much for your recent letter and the beautiful magazines.

FISHING ALASKA and ALASKA OUTDOORS are two very fine publications of which I am sure your state is very proud. The color photographs and interesting articles are very enjoyable to read.

Thanks again for taking the time to send me these magazines. I do, indeed, enjoy a bit of the "real" Alaska.

Sincerely,



Larry Pressler
United States Senator

LP:plh

United States Senate

U.S. GOVERNMENT
PRINTING OFFICE: 1975 O - 300-000

Handwritten note:
Please
Caption to
your Report

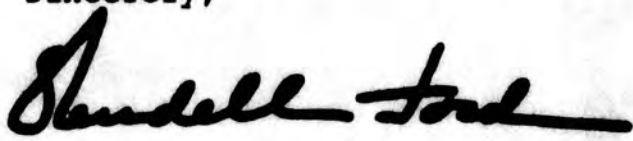
October 25, 1979

Dear Senator Colletta:

Thank you for your thoughtfulness in sending the two issues of Alaska Outdoors to my office. Fine publications such as these make one truly appreciative of the beauty of your state.

My staff and I will certainly enjoy not only the beautiful pictures of the "real" Alaska, but the informative articles as well. I hope you will contact me if I can ever be of any assistance to you in the future.

Sincerely,



The Honorable Mike Colletta
Senate Majority Leader
Alaska State Legislature
P.O. Box 3188
Anchorage, Alaska 99501

United States Senate

WASHINGTON, D.C. 20540

October 25, 1979

The Honorable Mike Colletta
Senate Majority Leader
Alaska State Legislature
P.O. Box 3188
Anchorage, Alaska 99501

Dear Senator Colletta:

Thank you for sending me the issues of "Alaska Outdoors". The photographs are beautiful, and the articles are certainly interesting.

Your thoughtfulness in sending the "Fishing Alaska" edition is especially appreciated.

With best wishes,

Sincerely,


Edward M. Kennedy

CLAUDE W. BRADEN, CAL. SENATOR
ROBERT G. BYRD, W. VA.
BARBARA A. WILLIAMS, JR., N.J.
WHEELER H. FORD, KY.
DORIS DE CONCKE, ARIZ.
MARK O. SWOFFORD, MISS.
HOWARD H. BAKER, JR., TENN.
JOHN TOWER, TEX.
EDWARD S. BROWDER, PA.

WILLIAM MC WHORTER O'CONNOR, STAFF DIRECTOR
CHESTER H. SMITH, CHIEF COUNSEL
MARTIN S. GOLD, HARRIS STAFF DIRECTOR-COUNSEL

United States Senate

COMMITTEE ON
RULES AND ADMINISTRATION
WASHINGTON, D.C. 20510

October 24, 1979

The Honorable Mike Colletta
Senate Majority Leader
Alaska State Legislature
P.O. Box 3188
Anchorage, Alaska 99501

Dear Senator Colletta:

Thank you for sending me two issues of ALASKA
OUTDOORS.

Your thoughtfulness is much appreciated by

Ever sincerely,


Claiborne Pell

WALTER D. BROWN, JR., D. CALIF.
WALTER D. BROWN, JR., D. CALIF.
WALTER D. BROWN, JR., D. CALIF.
WALTER D. BROWN, JR., D. CALIF.
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WALTER D. BROWN, JR., D. CALIF.
WALTER D. BROWN, JR., D. CALIF.

United States Senate

COMMITTEE ON THE JUDICIARY

WASHINGTON, D.C. 20540

October 25, 1979

STEPHEN BREWER, CHIEF CLERK
RICHARD H. GREEN, JR., STAFF DIRECTOR

The Honorable Mike Colletta
Alaska State Legislature
P.O. Box 3188
Anchorage, Alaska 99501

Dear Senator Colletta:

Thank you very much for sending me two copies of
"Alaska Outdoors."

This is a beautiful magazine, and my aides and I
will certainly enjoy the articles and the outstanding
color photographs.

Again, my thanks for the opportunity to see this
publication.

Very sincerely yours,



Howard M. Meinenbaum
United States Senator

HMM/pdf

United States Senate

WASHINGTON, D.C. 20510

October 26, 1979

Senator Mike Colletta
Senate Majority Leader
Alaska State Legislature
P. O. Box 3188
Anchorage, Alaska 99501

Dear Senator Colletta:

You were most kind and thoughtful to send me the two issues of "Alaska Outdoors" and I do appreciate them. The color photographs in the magazines are exceptionally fine. I hope that one day I may have the pleasure of seeing the beauties of Alaska.

Thank you again for thinking of me.

Sincerely yours,



Howell Heflin

HH/msa

Alaska State Legislature

SENATOR MIKE COLLETTA



SENATE FLOOR LEADER

Senate

October 18, 1979

The Hon. Clairborne Pell
325 Russell Office Building
Washington, D.C. 20510

Dear Sen. Pell:

I'm sending you two issues of a very fine Alaskan publication, Jim Repine - "Alaska Outdoors." One is a special 'Fishing Alaska' edition. I suspect you will want to save in your permanent library.

I hope that you and your aides for Alaskan topics will take time out of your busy schedules to enjoy the color photographs and interesting articles.

You will find a little bit of the 'real' Alaska in these pages.

Respectfully,

Mike Colletta
Senate Majority Leader

United States Senate

WASHINGTON, D.C. 20510

October 31, 1979

Honorable Mike Coletta
Senate Majority Leader
Alaska State Legislature
P.O. Box 3189
Anchorage, Alaska 99501

Dear Senator Coletta:

I am in receipt of your correspondence of recent date.

Your thoughtfulness in providing me with a copy of Alaska Outdoors is much appreciated. Although I have not yet had an opportunity to review this material, I am confident that the information contained therein will be most informative and useful.

Again, thank you for taking the time to send me this information.

With kindest regards and best wishes,

Sincerely,

A handwritten signature in cursive script that reads "Strom Thurmond". The signature is written in dark ink and is positioned below the typed name.

Strom Thurmond

ST/g

United States Senate

WASHINGTON, D.C. 20510

COMMITTEE ON INTERIOR,
AND FORESTRY
APPROPRIATIONS
SELECT COMMITTEE ON
INTELLIGENCE
SELECT COMMITTEE ON
SMALL BUSINESS

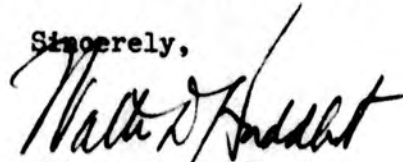
October 29, 1979

Honorable Mike Colletta
Senate Floor Leader
Alaska State Legislature
Pouch V
Juneau, Alaska 99811

Dear Senator Colletta:

Thank you very much for the copies of "Alaska Outdoors."
I am sure that my forestry staff aides will enjoy seeing and
reading about the spectacular beauty of Alaska's natural resources.

Sincerely,



Walter D. Huddleston

J. JAMES EXON
NEBRASKA

COMMITTEE:
ARMED SERVICES
COMMERCE, SCIENCE, AND
TRANSPORTATION
BUDGET

United States Senate

WASHINGTON, D.C. 20510

October 30, 1979

The Honorable Mike Colletta
State Senator
Alaska State Legislature
P.O. Box 88501
Juneau, Alaska 99811

Dear Senator Colletta:

Thank you for sending me the two issues of "Alaska Outdoors." I know I shall find it very interesting.

Sincerely,



J. James Exon
United States Senator

WASHINGTON OFFICE:
400 RUSSELL BUILDING
WASHINGTON, D.C. 20510

STATE OFFICES:
621 NORTH ROBINSON, SUITE 300
OKLAHOMA CITY, OKLAHOMA 73102

ROBERT S. KERR BUILDING
440 SOUTH HOUSTON
TULSA, OKLAHOMA 74127

United States Senate

WASHINGTON, D.C. 20510

EMPLOYMENT AND RELATED
PROGRAMS

COMMITTEE ON FINANCE

MEMBER:

COMMITTEE ON AGRICULTURE,
NUTRITION AND FORESTRY

November 2, 1979

The Honorable Mike Colletta
Senate Majority Leader
Alaska State Legislature
P. O. Box 3188
Anchorage, Alaska 99501

Dear Senator Colletta:

Thank you so much for your recent letter and for providing my office with two issues of Jim Repine's "Alaska Outdoors."

I found these issues to be just as interesting as they are beautiful. They will make a great addition to my office library, and I really appreciate having them.

My best wishes and warm regards,

Sincerely yours,


David L. Boren
U. S. Senator

DLB/pl

WILLIAM F. BRIDGES, CALIF.
WALTER D. DUNN, N.C.
DONALD W. RIEDEL, ILL.
JIM BUNNING, MISS.
JIM BROWN, TEXAS
DAVID S. BYRD, ARIZ.
CARL LEVIN, MICH.

ANDREW J. BRONK, N.Y.
WILLIAM V. Roth, MD.
TED STEVENS, ALASKA
CHARLES H. SCHUMER, N.Y.
JOHN C. STENNIS, MISS.
WILLIAM S. COCHRAN, WYO.
DAVID BURRIS, MISSOURI

United States Senate

RICHARD A. WIDAMAN
CHIEF COUNSEL AND STAFF DIRECTOR

COMMITTEE ON
GOVERNMENTAL AFFAIRS
WASHINGTON, D.C. 20510

October 29, 1979

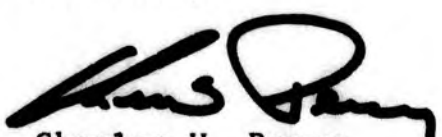
Honorable Mike Colletta
Alaska State Legislature
P.O. Box 3188
Anchorage, Alaska 99501

Dear Senator Colletta:

Thank you for sending me copies of "Alaska Outdoors."

I appreciate your thoughtfulness in providing me this material and I look forward to reviewing the articles in the near future.

Sincerely,



Charles H. Percy
United States Senator

CHP:bak

United States Senate

WASHINGTON, D.C. 20510

October 26, 1979

Honorable Mike Colletta
Alaska State Legislature
P. O. Box 3188
Anchorage, Alaska 99501

Dear Senator Colletta:

Thank you for your recent letter and the enclosed issues of Alaska Outdoors.

I appreciate your thoughtfulness in sending these interesting and colorful magazines to me.

Sincerely,



THAD COCHRAN
United States Senator

TC/ab

JOHN W. VASE, JR., STAFF DIRECTOR
DARLEY GIBBS, JR., SENIORITY STAFF DIRECTOR

FRANK R. ...
JOHN G. ...
JOHN G. ...
ALAN G. ...
LARRY ...

United States Senate

COMMITTEE ON ENVIRONMENT AND PUBLIC WORKS
WASHINGTON, D.C. 20510

November 8, 1979

Honorable Mike Colletta
Senate Majority Leader
Alaska State Legislature
PO Box 3188
Anchorage, Alaska 99501

Dear Senator Colletta:

Thank you for your recent letter, including two issues of "Alaska Outdoors".

The special "Fishing Alaska" edition is a beautiful as well as useful publication which I will enjoy perusing. Fish, wildlife, wilderness and outdoor recreational resources are certainly of value to the Nation as well as Alaska and should be protected. The spectacular color photographs in this magazine are further testimony to this.

Again, thank you for taking the time to forward this literature to me.

Best wishes.

Sincerely,



JOHN C. CULVER
Chairman, Subcommittee on
Resource Protection

JCC/MP

11-9-79
Copies to
Gene & Regina

**PLEASE NOTE: THE PRECEDING PAGES WERE TREATED
AS A UNIT IN THE ORIGINAL DOCUMENT.**

BRANIFF INTERNATIONAL

RECEIVED JUL 12 1979

July 9, 1979

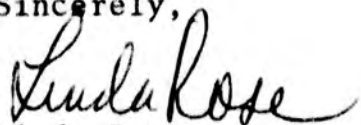
Senator Mike Colletta
Alaska State Legislature
1016 W. 6th Suite 435
Anchorage, Alaska 99501

Dear Senator:

Enclosed is a xerox copy of the Guest Editorial you requested. I regret we do not have a copy of the magazine itself to send you but this issue was particularly popular onboard our flights and we have only two issues remaining in this office. I hope the enclosed will suffice.

Thank you for your interest.

Sincerely,



Linda Rose
Advertising Administrator
lr
encl.

*Linda Rose - Gov Office
given a copy 7/12/79*

The REAL Alaska Coalition

Headquarters Office
P.O. Box 73478
Fairbanks, Alaska 99707
(907) 456-8740
(907) 456-8749

Juneau, Alaska
Anchorage, Alaska

Member Groups

Alaska Chapter Safari Club
International (Anchorage)
Alaska Fur Trappers Association
(Tok)
Alaska Gun Collectors (Anchorage)
Alaska Professional Hunters
Association (Anchorage)
Alaska Rifle Club (Anchorage)
Alaska Sports & Wildlife Club
(Ketchikan)
Alaska State Rifle & Pistol
Association (Anchorage)
Alaska Waterfowl Association
(Anchorage)
Alaska Wildlife Federation and
Sportsmen's Council
Alaskan Bowhunters Association
(Soldotna)
Baranof Pistol & Rifle Club (Sitka)
Chena River Sports Club
(Fairbanks)
Chitina Dipnetters (Fairbanks)
Coalition of Interior Alaska
Outdoorsmen (Fairbanks)
College Cubs Junior Rifle Club
Eagle River Sportsmen Preservation
Association
Easement Defense Fund
(Anchorage)
Interior Alaska Trappers
Association (Fairbanks)
Interior Wildlife Association of
Alaska (Fairbanks)
Isaac Walton League (Anchorage)
Juneau Rifle & Pistol Association
Kodiak Rifle & Pistol
Metanuska Valley Sportsmen
Association (Palmer)
Moose Pass Sportsmen
Association
Nome Sportsmen Club
Old Sitka Trap Club
Petersburg Rod & Gun Club
Sitka Sportsmens Association
Sno Shoe Gun Club (Kenai)
TVS Rifle & Pistol Club (Fairbanks)
Tanana Valley Sportsmen
Association (Fairbanks)
Territorial Sportsmen (Juneau)
Totem Shooters (Eagle River)
Upper Kuskokwim Sportsmen
Association (McGrath)

July 31, 1979

Dear Senator Colletta:

Last December we wrote you regarding the concerns of Alaskans relating to a reasonable settlement of Alaska Lands Legislation. An unaddressed blind copy of that letter is enclosed. We were pleased that the State legislature addressed all of our specific requests, even if not quite as aggressively as we had hoped. We specifically wish to extend appreciation for (1) passage of the joint resolution on Alaska Lands; (2) authorization of a State fund for promoting the State's position on D-2; and (3) for the State House passage of the legal defense fund.

Our interests, concerns, and apprehensions have only been increased by the overwhelming Alaskan defeat on the House side.

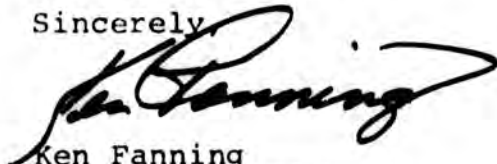
As you well know, the current Alaskan plight is aggravated by differing views of our elected delegation in Washington, D.C., and an often indecisive position taken by the State Administration in some instances.

You are in a position to clarify and to re-emphasize the State's position during the special session of the legislature which begins next week. We feel some positive action on your part is vital to a settlement of the Alaska Lands issue which is indeed beneficial to our great State and to the majority of the residents of Alaska.

While we realize the easiest and perhaps the most popular course would be to try to get in and out of the special session without discussion of controversial issues such as D-2, we trust you share with us the opinion that Alaska Lands Legislation and various administrative actions will have a paramount and monumental impact on our lives for generations to come; and that we must place reasonable settlement, or no settlement, as a priority. We urge you to take the lead for all Alaskans on the specific issues which need to be addressed, as suggested on the enclosed sheet.

Thank you for your concern and cooperation on this extremely urgent matter.

Sincerely,



Ken Fanning
Executive Director

jf

Suggested specific areas of concern which must be addressed during the special session of the legislature if passage of a reasonable Alaska Lands Legislation is to remain as even a remote possibility:

1. Reclarification of the State's "Seven Concensus Points". The resolution should be re-drafted to make infinitely clear the position that any lands legislation must fully reflect those concensus points, or it is unacceptable.

While the points themselves need some additional clarification, that may be opening a big can of worms, and could probably be handled most efficiently by a smaller group. For your information we are enclosing a listing of the organizations which have agreed to the seven underlined points as a bottom line. The most important clarification seems necessary as to whether those points are imaginary goals which can be disregarded at whim, or whether they are the minimum points acceptable to the State. It is our understanding from the legislators with whom we have spoken that that resolution outlined the minimum position (and certainly a reasonable one) acceptable to the State. However, the Governor is publicly stating that any bill better than the Antiquities Act is acceptable, and that we must pass it this year. Our recommendations for the vital, yet minimal word changes which will clarify the resolution are stated, with changes noted, below:

The original. . . FURTHER RESOLVED that Alaska's Congressional delegation support the passage of Alaska lands legislation (this year) as long as that legislation (basically) conforms to the policy statements enumerated in this resolution and is an improvement over conditions which would otherwise prevail under the Antiquities Act and other executive and administrative actions should no Alaska land legislation be enacted. . . should read. . .

FURTHER RESOLVED that Alaska's Congressional delegation support the passage of Alaska lands legislation as long as that legislation conforms to the policy statements enumerated in this resolution and additionally is an improvement over conditions which would otherwise prevail under the Antiquities Act and other executive and administrative actions should no Alaska land legislation be enacted.

2. Initiate passage of "the Legal Defense Fund" House Bill#

It is becoming imminently clear that hundreds of Alaskans are going to be directly and detrimentally affected by the Antiquities Act should the Park Service undertake to enforce the federal mandates. This is true because the legislation is dragging out longer than anticipated. The more time we have to educate the American public, the more beneficial our position becomes as evidenced by a House vote in 1979. . . some 120 votes better than the 1978 vote. We must make every effort to remove the blackmail situation the federal government has placed upon us.

We highly recommend that the Senate pass a "legal defense fund" that takes effect immediately.

3. Establish a joint House-Senate committee to prepare a projected Alaska Lands budget, and an effective program for 1979. This budget and program should be ready to be initiated by the beginning of the next legislative session. This way, key legislators who are already intimately familiar with the lands issue could meet with active citizen groups in Alaska, political operatives, and pollsters in Washington, D.C., Public Relations firms, etc., to formulate a program and budget ready to report by January 15, 1980.

In summary, we feel at least three specific subjects which would come under the heading of Alaska Lands, State Policy Review, should be added to the agenda for the special session. We urge your support and your vote, at least for the topic, "State Policy Review--Alaska Lands Legislation" during this Special Session.

We request the following be placed on the Agenda:

Alaska State Legislature--Special Session

A. STATE POLICY REVIEW--ALASKA LANDS LEGISLATION

- Subtopics:
1. Redraft and/or clarify Joint Resolution
 2. Establish legal defense fund
 3. Prepare program and budget for January 15, 1980.

jf

The REAL Alaska Coalition

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(907) 274-4958

P.O. Box 73478
Fairbanks, Alaska 99707
(907) 479-3367
(907) 479-4383

Box 3072 R 3
Juneau, Alaska 99801
(907) 586-6114

December 20, 1978

Member Groups

Alaska Chapter Safari Club
International (Anchorage)
Alaska Fur Trappers Association
(Tok)
Alaska Gun Collectors (Anchorage)
Alaska Professional Hunters
Association (Anchorage)
Alaska Rifle Club (Anchorage)
Alaska Sports & Wildlife Club
(Ketchikan)
Alaska State Rifle & Pistol
Association (Anchorage)
Alaska Waterfowl Association
(Anchorage)
Baranof Pistol & Rifle Club (Sitka)
Chena River Sports Club
(Fairbanks)
Chitina Dignetters (Fairbanks)
Coalition of Interior Alaska
Outdoorsmen (Fairbanks)
Eagle River Sportsmen Preservation
Association
Easement Defense Fund
(Anchorage)
Interior Alaska Trappers
Association (Fairbanks)
Interior Wildlife Association of
Alaska (Fairbanks)
Isaac Walton League (Anchorage)
Juneau Rifle & Pistol Association
Kodiak Rifle & Pistol
Matanuska Valley Sportsmen
Association (Palmer)
Moose Pass Sportsmen
Association
Nome Sportsmen Club
Old Sitka Trap Club
Petersburg Rod & Gun Club
Sitka Sportsmen Association
Sno Shoe Gun Club (Kenai)
TVS Rifle & Pistol Club (Fairbanks)
Tanana Valley Sportsmen
Association (Fairbanks)
Territorial Sportsmen (Juneau)
Totem Shooters (Eagle River)
Upper Kuskokwim Sportsmen
Association (McGrath)

Dear Representative

The REAL Alaska Coalition would like to take this opportunity to briefly access your position on a few issues of vital concern to us, (hunter, fishermen, trappers, outdoor recreationalists and those engaged in wilderness type lifestyles), and convey to you our assessment of those issues.

The imposition of the Antiquities Act has wreaked havoc on Alaskans from all walks of life. It has delivered a particularly detrimental blow to those of us who utilize the renewable resources in this great land, either for a livelihood or recreational pursuits. In many respects, if allowed to stand, it spells the end of many of the very reasons we all choose to live in Alaska. You of course, are well aware of this, and for this reason we urge you to take what otherwise might well be considered "drastic measures" in order to help prevent the disastrous impacts of the Antiquities Act.

We have urged the Governor to refuse to uphold, enforce or administer the Antiquities Act, and urge you to do likewise.

- 1) We would like you to support, introduce or co-sponsor legislation which would ensure financing a tremendous campaign on behalf of Alaska in the settlement of Alaska Lands Legislation ~~next year~~ in Washington, D.C. We would like to see proper financial assistance directed to currently established lobbying efforts such as C.M.A.L. and R.A.C. to help accomplish a reasonable settlement for Alaskans. We would like to know your opinion of that type of legislation, whether or not you will support or sponsor it, and a ball park figure of your estimation of what you personally feel is an upper limit of such an effort, 10 million? 50million? Whatever.
- 2) We would like you to introduce or support legislation which would allow the State of Alaska to pay all legal expenses of any Alaskan arrested for violations of hunting, fishing, trapping, or access laws as mandated by the Antiquities Act. We would appreciate your earliest assessment of this concept.

If you have already drafted or discussed enacting legislation along these two lines, we would appreciate copies and would like to participate in helping draft of supporting these and other legislative efforts which will not only help minimize the impacts of the Antiquities Act, but help ensure that Alaskans are fully represented in Washington, D.C. next year.

Our office is open from 9 to 5 , Monday through Friday, with a 24 hour answering service. The numbers are 479-3367 and 479-5388. Please call on us anytime.

Thank you for your concern and cooperation in this urgent matter.

Sincerely,

A handwritten signature in cursive script that reads "Ken Fanning". The signature is written in dark ink and is positioned below the word "Sincerely,".

Ken Fanning
A Director of the REAL Alaska Coalition

UNIFIED POSITIONS ON 7 POINTS AS AGREED TO BY INTERFACE OF:
ALASKANS UNITE, THE REAL ALASKA COALITION, CITIZENS FOR THE MANAGEMENT
OF ALASKA LANDS, ALASKAN OUTDOOR ASSOCIATION, ALASKAN ALPINE CLUB,
ORGANIZED LABOR, AND ALASKA MINERS.

It is the agreement of these organizations that any Alaska Lands Legislation must assure the following:

- 1) Removal of the Antiquities Act
Means Congress should revoke each and all of the 1978 executive or administrative orders withdrawing lands in Alaska.
- 2) Title to State and Native Land Selections
Means legislation should convey to the State its full entitlement as selected up to and including the November 14, 1978 selections. In the case of over-selections with Native corporations, the State shall be granted its selections if not granted to the Natives.
- 3) State Management of Fish and Game Within the Borders of Alaska
Means no federal oversight or intervention. Management of fish and resident wildlife and subsistence is the sole prerogative of the State of Alaska.
- 4) Unrestricted Access To and Between All State and Native Lands
Means Congress shall provide for a means of guaranteed access to state and private lands access any federal enclaves created.
- 5) Traditional and Historical Access and Utilization of Federal Lands for Consumptive and Non-Consumptive Uses
Means traditional land uses on all lands in Alaska shall continue including a guaranteed continuation, under proper state management, of the harvest of fish and wildlife for subsistence, sport, and commercial purposes.
- 6) Exclude Known Mineralized Areas from Land Classifications which Prohibit Minery
Means Congress should exempt mineral deposits and other commodity resources from inclusion in federal systems which obviate development.
- 7) No More
Means the President and the Secretary of the Interior should be precluded from establishing or adding to any conservation system unit within Alaska by means of any executive or administrative authority.

- REP. STEVE COWPER
CHAIRMAN
- REP. ALVIN OSTERBACK
- REP. JOE L. HAYES
- SEN. CHANCY CROFT
- SEN. MIKE COLLETTA
- SEN. JOE GRISINI
- WALTER PARKER
- CONN. ROBERT LERESCHE
- JAMES HOFFMAN
- C. C. HAWLEY
- DAVE CLINE



1010 WEST 6TH AVENUE, SUITE B
ANCHORAGE, ALASKA 99501
(907) 277-2416/18
[POUGH V. JUNEAU, ALASKA 99811]

MEMORANDUM

TO: MIKE COLLETTA
 FROM: SHARON LONG
 Re: ALASKA LEGISLATORS TRAVEL TO 49 LEGISLATURES
 DATE: February 21, 1978

This will be an agenda item February 28, 1978

We have hired Dennis Ryan to research and co-ordinate the program for visiting the other 49 legislatures. I've approximated the cost at \$70,000.00.

49 Legislatures x 2 Alaskan Legislators = 98
 98 plane tickets x an average of \$500.00 = \$49,000.00
 98 plane tickets (visitors) x \$50.00/daily for 4 days = \$19,600.00

TOTAL \$68,600.00

This supposes only two visitors going to each state. I think we have to be tough on this number - if we have large groups wanting to go to Hawaii, Arizona, or Florida our costs could cripple the budget.

The project uses up well over 1/2 our travel budget. It may also be one of our most effective efforts. What we can do is send a letter out asking our legislators to check in order of preference which states they would visit. "The state of your choice" will be assigned on a first come first serve basis. This would be an incentive to get a response back to the Council as soon as possible.

This letter will be sent to our Legislators tomorrow (Feb. 22, 1978) pending your approval.

DONALD G. BIRCH *
RALPH E. HORTON *
WILLIAM J. BITTNER *
BRUCE MONROE *
SUZANNE C. FESTINGER
LLOYD V. ANDERSON
GREGORY C. TAYLOR
BOB CASMAN
RYA T. ALLEN
GORDON I. SCHADT
HARVEY A. LEVIN *
JOSEPH H. CROSSKE *
MICHAEL R. SPAAN *
FREDERICK R. DICHTER
JAMES D. DEWITT
RONALD NOEL *
CAROL A. JOHNSON
MARK S. BLEDSOE
GERALD D. STOLTZ *
MICHAEL J. O'BRIEN
PETER A. GALBRAITH
JOSEPH W. EVANS
WINSTON S. BURBANK
FRANK P. RANACIOTTI *

* ADMITTED IN D. C.

LAW OFFICES

BIRCH, HORTON, BITTNER AND MONROE

4400 JENIFER ST., N. W. - SUITE 300

WASHINGTON, D. C. 20015

(202) 244-4250

TELEX 9-89-2501

September 29, 1977

726 W. FOURTH AVE., SUITE 206
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(907) 279-8888
TELEX 25-288

1200 AIRPORT HEIGHTS DRIVE
ANCHORAGE ALASKA 99504
(907) 279-9801

761 OLD RICHARDSON HWY., SUITE 340
FAIRBANKS, ALASKA 99707
(907) 452-1888

130 SEWARD STREET, SUITE 314
JUNEAU, ALASKA 99801
(907) 586-2800

file 12

Honorable Mike Colletta
Alaska State Senator
1016 West Sixth Avenue, Suite C
Anchorage, Alaska 99501

Dear Mike:

Enclosed please find a summary of Secretary
Andrus' proposal and subsequent testimony before the House
Interior Subcommittee.


Additionally, please find a further report on
National Chamber of Commerce v. Department of Interior and
the hearing held on September 22 before Judge Pratt.

*See
National
Chamber of
Commerce
Suit
(1)(2)*

With best wishes,

Cordially,

BIRCH, HORTON, BITTNER & MONROE


Ronald G. Birch

RGB:lra
encls.

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(907) 586-2860

MEMORANDUM

To: Stephen Cowper

Date: September 28, 1977

Summary of Administration Proposal and Hearing

On Wednesday, September 21, 1977, officials from the Department of the Interior, including Assistant Secretaries Herbst and Wilson, testified before the Subcommittee on General Oversight and Alaska Lands and presented the Administration's amendments to H.R. 39. Congressmen Young and Seiberling were present throughout the hearing and a few other members of the Subcommittee, including Mr. Udall, made short appearances.

Most of the hearing was devoted to the presentation of the Administration's amendments to H.R. 39. The following is a summary of the presentation supplemented with some comments by the Subcommittee members and witnesses.

Acreage

The Administration's amendments significantly reduce the amount of land - from 65 to 41.8 million acres - designated for the National Park System. In addition, the amendments stipulate 45.1 million acres for the National Wildlife Refuge System, 2.5 million acres for the Wild and Scenic Rivers System, and 2.5 million acres within the Chugach and Tongass Forests as additions to the National Forest System.

As opposed to H.R. 39's creation of 145 million acres of instant wilderness lands, the amendments include only 43 million acres of such lands, with an additional 60 million acres earmarked as Wilderness Study Areas. These wilderness classifications come from the following management systems: 25 million acres within new national park lands and 5 million acres within existing park lands; 12 million acres within

existing wildlife refuges; and 1 million acres of national forest lands on Admiralty Island. The Wilderness Study Areas break down to include 16 million acres on new wildlife refuge lands.

The Administration's proposal also classifies another 84 million acres as Areas of Environmental Concern. As stated in H.R. 39, these are areas adjacent to and within the same ecosystem as new additions to the Park, Wildlife Refuge, and Wild and Scenic River Systems. The federal government is authorized under this legislation to enter into agreements of cooperation with the owners of these adjacent lands to insure that their environmental quality is preserved. Representative Young asked a number of questions about the level of federal, state, and private cooperation contemplated for the management of these lands. While Mr. Herbst emphatically stated that cooperation was totally voluntary, Congressman Young replied that he was fearful that the federal government might coerce the State via regulation to enter into cooperative management agreements on state lands.

Finally, the amendments create two special areas. The Alaska Peninsula Region south of Katmai Monument is to be studied for possible inclusion into the Wildlife Refuge System (H.R. 39 designates this area as a Refuge Wilderness). The Bristol Bay drainage region, including Iliamna Lake, is designated a "cooperative management" area for fishery protection. Congressman Young was critical of the latter provision because it provides that the federal government can refuse to convey state selected lands in this region until the State is able to implement an approved Fishery Resources Plan. Young stated that this represents a de facto amendment to the Statehood Act by permitting the Secretary to place restrictive covenants on land before it is conveyed to the State.

Native Lands

As opposed to H.R. 39, the Administration's amendments give all Alaska Native Corporations priority of selection over any d-2 designations. The parties seemed to agree that this is a favorable change. In addition, all native land selections that are not ultimately conveyed to the respective corporations

and which also fall within d-2 designations, will be added automatically to the units created by the amendments. When questioned whether this provision would add additional acreage to the Administration's proposal, Mr. Herbst replied that they have estimated the amount of land that ultimately will not be conveyed to the natives and that this total has already been included as part of the proposal's present acreage.

State Lands

Although the amendments repeal H.R. 39's revocation of state land selections, a representative of the Interior Department indicated that those selections that are neither patented nor tentatively approved may still be subject to administrative revocation. Mr. Young objected to any possible administrative revocation of state selection rights. He also objected to the amendment providing that unselected native lands within d-2 areas will automatically become part of the lands included within the Administration's proposal because it denies the State its selection rights provided in section 11 (a) (1) and 17(d) (2) (A) of the Alaskan Native Claims Settlement Act. ANCSA provides that the State has the right to select lands that are not ultimately conveyed to the natives. Yet if a large portion of these lands automatically become part of the d-2 areas, the State's choice will be greatly limited.

Access

The amendments plus the comments by Mr. Herbst and Ms. Wilson reveal that, except for the use of snowmobiles for subsistence purposes, traditional and non-traditional motorized access will not be guaranteed within the proposed legislation. In response to questions by both Chairman Seiberling and Mr. Young, the witnesses stated that traditional access would be allowed in non-wilderness areas, but Interior prefers not to include any guarantees within the bill itself. Congressman Young expressed a desire for a full guarantee of traditional and non-traditional access on these lands. Seiberling stated that he did not necessarily disagree with the amount of access contemplated by the Administration

Stephen Cowper
Page 4
Administration Proposal & Hearing
September 28, 1977

but would prefer to have it specifically included within the bill.

Oil and gas pipelines may be permitted across wild and scenic rivers outside the d-2 units at agency discretion pursuant to the Mineral Leasing Act.

Lastly, in response to questions regarding assuring access to and from state and native lands across new Park, Refuge, and Wilderness areas, the witnesses stated that they would prefer that such matters be addressed on a case-by-case basis under existing law.

Subsistence

The subsistence provision of the Administration's amendments has four major conditions. First, subsistence activities will only be permitted in designated zones, at specific times, and at levels existing on December 18, 1971. Second, subsistence users will be required to obtain some form of permit. To be eligible, the applicant must satisfy a set of standards involving (1) "customary and direct dependency upon the use of subsistence resources", (2) "area of domicile", (3) "availability of alternative resources", and (4) "cultural needs". Third, an individual is not eligible for a permit unless he or she was practicing subsistence as of December 18, 1971. Since there is no provision for direct dependency, theoretically, any child born after 1971 of a person practicing subsistence is ineligible. Representative Young remarked that this would destroy the subsistence life-style in Alaska within a generation. Representative Seiberling also indicated that he was opposed to the harshness of this condition. Fourth, subsistence shall be regulated by the State in accordance with the guidelines in the amendment. However, if the Secretary determines that the State is acting inappropriately, he may resume subsistence regulatory authority.

Minerals

Subject to valid existing rights and except for two sections of the Wrangells Park Preserve Study Area, mineral

Stephen Cowper
Page 5
Administration Proposal & Hearing
September 28, 1977

development is prohibited under the amendments for all land units to be added to the National Park, Refuge, and Wild and Scenic River Systems.

Oil and Gas

Amendment 50 provides "that with respect to areas added by this Act to the National Wildlife Refuge System the Secretary may permit, in his discretion, and consistent with the provisions of the National Wildlife Refuge System Administration Act, oil and gas leasing, including construction and operation of pipelines....". During discussion of this provision, it became clear that there is a hidden catch that will severely restrict oil and gas development in these areas. All refuges in the Administration's amendments are designated either instant wilderness or Wilderness Study Areas for a period of seven years. Oil and gas exploration is not permitted in wilderness areas. In addition, during the study period, Wilderness Study Areas are to be managed as wilderness. Consequently, as admitted by Mr. Herbst, oil and gas leases on refuge lands will not be considered until the study period is concluded and then only on those lands that do not become actual wilderness areas.

Alaska Cooperative Planning Commission

The amendments propose the creation of the Alaska Cooperative Planning Commission which in many respects will be the mirror image of the existing Federal-State Land-Use Planning Commission. The Commission's function will be to conduct studies and advise the State, the native corporations, and pertinent Federal agencies with respect to ongoing, planned and proposed land and resource uses in Alaska.


Gerald D. Stoltz

Steering Council for Alaska State

[Handwritten mark]

REP. STEVE COWPER
CHAIRMAN
REP. ALVIN OSTERBACK
REP. JOE L. HAYES
SEN. CHANCY CROFT
SEN. MIKE COLLETTA
SEN. JOE ORSINI
WALTER PARKER
COMM. ROBERT LERESCHE
JAMES HOFFMAN
C. C. HAWLEY
DAVE CLINE



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(907) 277-2415/16
[POUCH Y, JUNEAU, ALASKA 99811]

August 23, 1977

Senator Mike Colletta
1016 West 6th Avenue, Suite C
Anchorage, Alaska 99501

Dear Mike:

For your information I am enclosing a copy of a letter prepared by Robert E. Price, Attorney, discussing section 704(b) of the Udall (d)(2) bill which revokes certain state selections.

Best regards,
[Handwritten signature: Steve Cowper]
Steve Cowper *SS*

SC:ss

LAW OFFICES
ROBERT E. PRICE
BARTLETT AND SOUNDVIEW
BOX 176
HOMER, ALASKA 99603
907 238-8040

RECEIVED

AUG 8 1977

Birch, Horton, Dittner,
& Monroe, Inc.

August 3, 1977

Mr. Michael R. Spaan
Birch, Horton, Dittner & Monroe
Attorneys at law
733 W. Fourth Avenue
Anchorage Ak 99501

Dear Mr. Spaan:

The purpose of this letter is to furnish you with a preliminary discussion of section 704(b) of H.R. 39, 95th Congress, 1st Session. It provides as follows:

"(b) Land selections by the State of Alaska which are within the areas added to existing units or established by titles I, II, III, and IV of this Act are hereby revoked: Provided, that the Secretary shall make available to the State other public lands of approximately equal acreage for those State identified lands designated as units of the four land conservation systems by this Act: Provided further, That such other public lands shall not be taken from lands within the boundaries of areas described in titles I, II, III, and IV of this Act."

The first question to be discussed is whether Congress may revoke otherwise valid selections of the State of Alaska under the Statehood Act. Section 6(b) of the Statehood Act entitles the state to select 102,550,000 acres of public lands in Alaska which are vacant, unappropriated, and unreserved at the time of their selection within 25 years of statehood.

The federal government may not unilaterally amend the compact provisions of the Statehood Act. Beecher v. Wetherby (1877) 95 U.S. 440, held that the State of Wisconsin acquired title to lands formerly occupied by Indians by virtue of the grant of these lands to the State in the Statehood Act and that this title could not subsequently be divested by the federal government on the basis of other legislation. The

court, at 441, with reference to the provision of the Statehood Act which granted the land to the State, said: "It was, therefore, an unalterable condition of the admission, obligatory upon the United States. . . ." Metlakatla Indian Com., Annette Island Res. v. Egan (Alaska 1961) 362 p.2d 901, reversed by 369 U.S. 45 on other grounds, held the Omnibus Act invalid to the extent it amended the Statehood Act. The court, at 911, stated: "Appellants argue that the amendment is a part of the compact and merely clarified the original intent of Congress. We cannot accept this reasoning. It is our view that the amendment forms no part of the compact between Alaska and the United States." Also see the discussion of the Alaska Statehood Act in State v. Lewis, 559 p2d 630 (Alaska 1977), cert. denied.

It is also equally clear from the decisions that Congress may not appropriate lands selected by a state to another purpose after the state has completed its selection of those lands. The latest statement of the applicable law on this subject is found in several decisions of the Alaska Native Claims Appeal Board, United States Department of the Interior (ANCAB). The courts traditionally give great deference to the decisions of an administrative agency such as ANCAB, in the interpretation of laws administered by that administrative agency. "When faced with a problem of statutory construction, this Court shows great deference to the interpretation given the statute by the officers or agency charged with its administration." Udall v. Tallman, 380 U.S. 1, 16 (1965). Appeal of Seldovia Native Association, ANCAB # VLS 75-3, which held that the Seldovia Native Association could not select lands which had previously been selected by the State of Alaska under section 202(e) of the Mental Health Act, 70 Stat. 711, set out the applicable law at page 11:

"In Payne v. State of New Mexico, 225 U.S. 367 (1921), Payne v. Central Pac. Ry. Co., 255 U.S. 228 (1921), and State of Wyoming v. United States, 255 U.S. 489 (1921), it was held that where the State, (or the railroad company in Central Pac. Ry. Co.), has made a proper selection of land to which it was entitled at the time of selection, the State, (or the railroad company) has the equitable title to the land from the time of selection and that the government holds the land in trust for it."

The legal principle applicable to Mental Health selections is also applicable to Statehood Act selections inasmuch as there is no substantial difference between the pertinent statutes.

The revocation provisions of H.R. 39 must be distinguished from those provisions in sections 11 and 12 of the Alaska Native Claims Settlement Act which permit native village selection of lands selected but not yet patented to the state. The basis of this authority of Congress was the authority of Congress to extinguish aboriginal claims and the section 4 disclaimer in the Statehood Act by the state of native lands. See Appeal of Eklutna, Inc. ANCAB # VLS 75-10, at page 29; Appeal of the State of Alaska, ANCAB # VLS 75-14, and Appeal of Seldovia Native Association, Inc., ANCAB # VLS 75-15, at page 26. Also see, United States, Unupiat Community of the Arctic Slope v. Atlantic Richfield, et al, No. A75-215 Civil (U. S. D.C., Alaska, 1977), at pages 27-31. HR 39 does not have as its basis the section 4 disclaimer of the Statehood Act and the extinguishment of aboriginal claims.

The fact that there are "in lieu" or "indemnity" provisions in section 704 (b), namely, the direction to the Secretary to make available to the State other public lands for selection, does not correct the Statehood Act defect because the revocation provisions still constitute an infringement of the Statehood Act selection provisions.

This letter is a very brief discussion of applicable law in light of the time constraints on its preparation, but I would be glad to prepare a more thorough memorandum on the subject whenever requested by you. There are refinements to the discussion herein when dealing with Statehood Act selections north of the PYK line, community grant selections and Mental Health selections. There is also the question of the legal effect of "tentative approvals" of such selections by the Bureau of Land Management. None of this, however, would change the basic conclusions of this letter.



Robert E. Price

CC: Ronald Birch

United States Senate

WASHINGTON, D.C. 20510

December 12, 1977

Mike Colletta
Box 3188
Anchorage, Alaska 99501

Dear Mike:

As we have discussed on several occasions, I think the development of a (d)(2) proposal which represents a "moderate" position could generate considerable support, both within and outside Alaska. Specifically, a proposal which could be backed by the D-2 Steering Council the Land Use Planning Commission, myself, Congressman Meeds, Senator Jackson, and hopefully other Alaskan elected officials, would be highly formidable.

Congressman Meeds and I are each drafting proposals now. I am working closely with Meeds and I am confident our proposals will be very similar. I have asked Steve Cowper if I might present my draft proposal at the Council's January 20 meeting in Juneau. Prior to the meeting on the 20th, I would very much like to talk to you and Steve for a couple of hours over breakfast on the best approach to arrive at a unified (d)(2) position.

I would greatly appreciate your thoughts on this matter. See you on the 20th.

Kindest regards,

Sincerely,



Mike Gravel

Planning
Workshop on
Cooperative Management
(d) (2)

28-31 March Tues-Friday

Key 29th & 30th
days

You are invited to participate,
& meet with 6 of specialists
& ask questions or make
if can't come but would like to
send staffer to make points or
pose questions that's welcome

To Mike
Date 3/17 Time _____
WHILE YOU WERE OUT
M John H. Katz
of Lead Use Planning Commission
Phone One 279-9565
Area Code Number Extension

TELEPHONED		PLEASE CALL	
CALLED TO SEE YOU		WILL CALL AGAIN	
WANTS TO SEE YOU		URGENT	
RETURNED YOUR CALL			

Message _____

Operator _____

*Will be
available
if available*



Federal-State
Land Use Planning Commission
For Alaska

March 17, 1978

Honorable Mike Colletta
Alaska State Senate
Pouch V
Juneau, AK 99811

Dear ^{Mike} Senator Colletta:

On March 29 and 30, the Joint Federal-State Land Use Planning Commission is sponsoring a seminar/workshop to evaluate opportunities and methods for development of cooperative Federal, State, and local land planning, classification, and management. An agenda of the seminar/workshop will be mailed to you as soon as available.

Six nationally known panelists will lead the seminar/workshop. The panel will include:

- Dr. Alan Steiss -- Associate Dean, College of Architecture and Urban Studies, Virginia Polytechnical Institute; consultant on land use planning, coastal zone management, and land management systems; Chairman of the Workshop
- Mr. David Callies -- lawyer with the Babcock firm in Chicago; co-author with Bosselman of The Quiet Revolution; Adjunct faculty with School of Architecture and Urban Planning, University of Wisconsin - Milwaukee
- Dr. Anthony J. Catanese -- Dean of the School of Architecture and Urban Planning University of Wisconsin - Milwaukee; consultant in land use planning and environmental management
- Professor Irving Hand -- formerly Director of State Planning, Commonwealth of Pennsylvania; chairman of the AIP State Planning Department; head of the Capitol Campus (Harrisburg) program in planning of Penn State

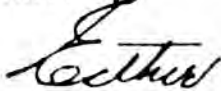
Dr. James E. Hackett --

chairman of doctoral program in Environmental Design and Planning, College of Architecture and Urban Studies Virginia Polytechnical Institute; consultant on applied science related to land use and resources development

And a sixth member yet to be selected.

Because of your interest in the topic, and your participation in the formulation of national or State policy on the issue of land planning classification, and management, we would appreciate your direct participation in the seminar/workshop. If you cannot attend, we would appreciate one alternative from your staff with knowledge and interest in the topic to be selected to attend on your behalf. We hope that this seminar/workshop and the distinguished panelists will provide an objective discussion which will give us new insight on federal/state relationships in land and resource planning.

Sincerely,



Esther C. Wunnicke
Federal Co-Chairman

Sincerely,



Walter B. Parker
State Co-Chairman

Mike -

I have a long standing commitment to do an AK Rep. fund-raiser tonite - Sorry I can't join you.

We called the News-Miner & learned Stevens sent "our" letter to them with a note saying they "might be able to use this."

I thought we agreed at Migliaccio's that the only press statement from that mtg. was that we agreed to support an improved version of the Huckaby bill. As such, Stevens broke that agreement & virtually set gravel up.

And, of course, gravel wasn't big enough to rise above it.

And so it goes.

Good luck.

Jerry Smith

ACCORDANCE WITH THE PROVISIONS OF THIS SUBSECTION.

UPON THE FILING OF AN APPLICATION BY THE STATE OF ALASKA FOR A RIGHT-OF-WAY ACROSS A CONSERVATION SYSTEM UNIT, THE SECRETARY SHALL GIVE NOTICE IN THE FEDERAL REGISTER OF A THIRTY-DAY PERIOD FOR OTHER APPLICANTS TO APPLY FOR ACCESS.

THE SECRETARY OF THE INTERIOR (OR AGRICULTURE) AND THE SECRETARY OF TRANSPORTATION SHALL JOINTLY PREPARE AN ENVIRONMENTAL AND ECONOMIC ANALYSIS SOLELY FOR THE PURPOSE OF DETERMINING THE MOST DESIRABLE ROUTE FOR THE RIGHT-OF-WAY AND TERMS AND CONDITIONS WHICH MAY BE REQUIRED FOR THE ISSUANCE OF THAT RIGHT-OF-WAY. THIS ANALYSIS SHALL BE COMPLETED WITHIN ONE YEAR AND THE DRAFT THEREOF WITHIN NINE MONTHS OF THE RECEIPT OF THE APPLICATIONS AND SHALL BE PREPARED IN LIEU OF AN ENVIRONMENTAL IMPACT STATEMENT WHICH WOULD OTHERWISE BE REQUIRED UNDER SECTION 102(2) (C) OF THE NATIONAL ENVIRONMENTAL POLICY ACT. SUCH ANALYSIS SHALL SATISFY ALL REQUIREMENTS OF THAT ACT AND SHALL NOT BE SUBJECT TO JUDICIAL REVIEW. THE SECRETARIES IN PREPARING THE ANALYSIS SHALL CONSIDER THE FOLLOWING--

(I) ALTERNATIVE ROUTES INCLUDING THE CONSIDERATION OF ECONOMICALLY FEASIBLE AND PRUDENT ALTERNATIVE ROUTES ACROSS THE CONSERVATION SYSTEM UNIT WHICH WOULD RESULT IN FEWER OR LESS SEVERE ADVERSE IMPACTS UPON THE UNIT.

(II) THE ENVIRONMENTAL AND SOCIAL AND ECONOMIC IMPACT OF THE RIGHT-OF-WAY INCLUDING IMPACT UPON WILDLIFE, FISH, AND THEIR HABITATS, AND RURAL AND TRADITIONAL LIFESTYLES INCLUDING SUBSISTENCE ACTIVITIES, AND MEASURES WHICH SHOULD BE INSTITUTED TO AVOID OR MINIMIZE NEGATIVE IMPACTS AND ENHANCE POSITIVE IMPACTS.

WITHIN 60 DAYS OF THE COMPLETION OF THE ENVIRONMENTAL AND ECONOMIC ANALYSIS, THE SECRETARIES SHALL JOINTLY AGREE UPON A ROUTE FOR ISSUANCE OF THE RIGHT-OF-WAY ACROSS THE CONSERVATION SYSTEM UNIT. IF, AFTER 60 DAYS, NO RIGHT-OF-WAY HAS BEEN ISSUED, THE APPLICATION FOR A RIGHT-OF-WAY BY THE STATE OF ALASKA SHALL BE CONSIDERED APPROVED."

ESSENTIAL INCORPORATION OF THE ABOVE LANGUAGE IN AN ALASKAN LANDS BILL WILL BE NECESSARY FOR MY SUPPORT OF ANY BILL TO THIS EFFECT REGARDING THE ACCESS POINT OF THE "CONDENSOS POINTS". I WOULD BE GLAD TO HEAR YOUR THOUGHTS ON THIS MATTER AS TO WHAT ACCESS PROVISIONS ARE NECESSARY TO MEET THE NEEDS OF ALASKA IN THIS CRITICAL LEGISLATION. PLEASE ADVISE IMMEDIATELY.

SPENCER W. GRAVEL
UNITED STATES SENATE
WASHINGTON, D. C. 20510

Form 34034-1 4507567

P.O. BOX 185
MCLEAN VA 22101

Mailgram

1-220239U200002 07/20/79 ICS WAI6614
00658 MLTN VA 07/19/79

AHGB

SENATOR MIKE COLLETTA
BOX 3188
ANCHORAGE AK 99501

RECEIVED JUL 26 1979

THE SENATE ENERGY COMMITTEE WILL SOON MARK-UP THE (D) (2) BILL. THE PROVISIONS RELATING TO ACCESS WILL BE SUBJECT TO SUCH DEBATE. THE THIRD OF THE SEVEN "CONSENSUS POINTS" ENDORSED BY THE GOVERNOR, THE LEGISLATURE, AND THE CONGRESSIONAL DELEGATION STATES THAT "CONGRESS SHOULD PROVIDE FOR A RATIONAL MEANS OF PROVIDING ACCESS TO STATE AND PRIVATE LANDS ACROSS ANY FEDERAL ENCLAVES CREATED" IF ALASKA LANDS LEGISLATION IS TO BE ACCEPTABLE.

IN THE CURRENT BILL, S.9, BEFORE THE COMMITTEE, PROVISIONS ARE MADE FOR EXPEDITED TREATMENT OF APPLICATIONS FOR ACCESS ACROSS CONSERVATION UNITS BUT RIGHTS-OF-WAY ACROSS ALL BUT NATIONAL PARK AND WILDERNESS AREAS ARE ISSUED BY THE SECRETARY OF THE INTERIOR ONLY IF THEY ARE COMPATIBLE WITH THE PURPOSE OF THE UNIT AND THERE IS NO PRUDENT AND FEASIBLE ALTERNATIVE ROUTE AND MODE OF ACCESS. ACCESS ACROSS PARK AND WILDERNESS LANDS CAN ONLY BE APPROVED BY JOINT RESOLUTION (A BILL) OF CONGRESS. THIS IS BASICALLY THE LANGUAGE IN THE SO-CALLED "COMPROMISE BILL" OF LAST YEAR. THE STATE HAS INDICATED THAT THEY WILL BE TRYING TO IMPROVE THIS SECTION BY SUBSTITUTING THE LANGUAGE CONTAINED IN THE STEADWELL BILL WHICH WAS DEFEATED ON THE HOUSE FLOOR EARLIER THIS YEAR. THE LANGUAGE CLEARS UP MANY AMBIGUITIES AND IS TECHNICALLY BETTER AND ESSENTIALLY CONTAINS THE SAME DECISION-MAKING PROCESS.

I DON'T THINK EITHER THE CURRENT S.9 OR THE DRAUGHT/THRELL LANGUAGE PROVIDES "A RATIONAL MEANS OF PROVIDING ACCESS...". REGARDLESS OF HOW DEALING WITH SUCH EXTRAORDINARILY LARGE CONSERVATION UNITS (LOOKING AT MILLIONS OF ACRES OF STATE AND PRIVATE LANDS, I DON'T THINK EXISTING LAW MEETS THE EXISTING AND FUTURE TRANSPORTATION AND UTILITY NEEDS OF ALASKA. I WILL BE OFFERING THE FOLLOWING LANGUAGE WHICH I PRESENTED TO THE LEGISLATURE LAST FEBRUARY. I BELIEVE THIS LANGUAGE ADEQUATELY ADDRESSES THE CONSENSUS POINT FOR ACCESS. IT IS PLACED AFTER THE SO-CALLED "BROAD" LANGUAGE IN THE DRAUGHT/THRELL BILL WHICH SPECIFIC ACCESS GUARANTEES FOR THE CATS OF THE ARCTIC W.A. THE PROCESS BEFORE WOULD ONLY BE APPLICABLE FOR THE REMOVED LANDS OF ALASKA WHICH OBVIOUSLY WOULD NOT BE ONLY VERY SPECIFIC TO SPECIFIC SITES OF SIGNIFICANT NEEDS FOR ACCESS RATHER.

"CONGRESS FINDS THAT THERE IS A NEED FOR ACCESS FOR TRANSPORTATION AND/OR UTILITY PURPOSES ACROSS THE VARIOUS CONSERVATION SYSTEM UNITS ESTABLISHED IN THIS ACT. THE SECRETARY OF THE INTERIOR (OR AGRICULTURE IF APPROPRIATE) SHALL PERMIT SUCH ACCESS TO TO REPLY BY MAILGRAM, SEE INSTRUCTIONS ON REVERSE SIDE.

Form 10433-11 10/80



Alaska State Legislature House of Representatives

POUCH V
JUNEAU, ALASKA 99811
OFFICIAL BUSINESS

March 15, 1979

The Honorable Don Young
House of Representatives
1210 Longworth House Office Building
Washington, D.C. 20515

Dear Congressman Young:

Thank you for meeting with us Saturday evening on the d-2 issue. Obviously, it was an imposition on your busy schedule but, nevertheless, a worthwhile effort. Unfortunately, Congressman Young could not be with us but, hopefully, he will concur with our agreement. As we see it, the most substantive portions of the four-hour meeting are as follows:

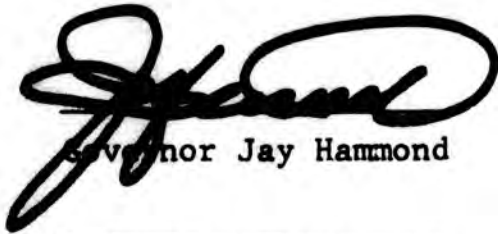
1. We will all publicly support and work for passage of the Huckaby bill or a better version of the Huckaby bill, in the House of Representatives, as the priority strategy of the State's d-2 fight at this time;
2. The Congressional Delegation will ask individual members to support and vote for the Huckaby bill or a better version of the Huckaby bill;
3. No one will take any action, including efforts toward a repeal of the National Antiquities Act in the House, that is detrimental to the State's priority strategy of passage of the Huckaby bill or a better version of the Huckaby bill in the House prior to House passage;
4. We will all work through John Katz, the State's d-2 coordinator, and with the consensus group to keep each other informed, and we will not initiate any new strategies or policy changes prior to informing the group to assess its impact on the agreed strategy and policy;

5. We will all work with the mutually agreed lobbyists through John Katz and will not give the lobbyists assignments. John Katz will handle coordination of the lobbyists and will control their activities. He will hire them, subject to conferring with the Governor, the Congressional Delegation and the Legislature. He also has authority to fire them;

6. Personal attacks on this issue will not be made a matter of public record under any circumstances. If we are to demonstrate a unified position, we must appear unified.


Please let us know if any of these provisions are not agreeable to you.

Sincerely,


Governor Jay Hammond

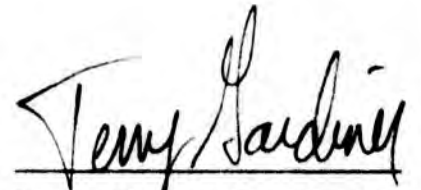
Senator Ted Stevens

Senator Mike Gravel

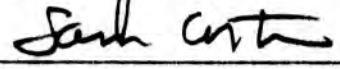

Congressman Don Young



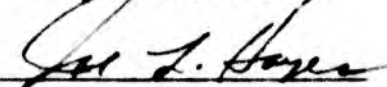
Senator Mike Colletta



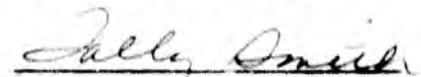
Rep. Terry Gardiner



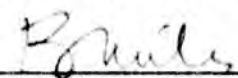
Rep. Sam Cotten



Rep. Joe Hayes



Rep. Sally Smith



Rep. Bill Miles

cc: The Honorable Ted Stevens
The Honorable Mike Gravel

United States Senate

WASHINGTON, D.C. 20510

March 22, 1979

*Received
3/26*

The Honorable Mike Colletta
Alaska State Senate
Pouch V
Juneau, Alaska 99811

Dear Mike:

Thank you for your letter of March 15, 1979. I too want to express my appreciation for your efforts which brought Senator Stevens and myself together with you in Anchorage. I feel the meeting was very beneficial since it began to open lines of communication.

I cannot, however, sign the agreement you forwarded as it is now written, since I believe it contains a misinterpretation of my attitude toward the Huckaby bill as well as omitting a part of the agreement as I understood it.

The Huckaby bill, as a starting point, is excellent, as I have often stated. But the implication of your letter seems to be that the Huckaby bill would also be satisfactory as a finished product. I do not agree with this and I feel I have stated that position clearly. As a measure that is nearly identical to the so-called "compromise" which I killed last year, the Huckaby bill clearly would not be satisfactory to me--nor, I believe, to most Alaskans.

More to the point, the fact that the environmentalist position has already been beaten back to the point of last year's "compromise" indicates that we can now do much better than that compromise. My agreement was to help build the momentum we now have toward achieving an acceptable (d)(2) bill, not to stop short of what we can get. If I had ever thought the "compromise" was all Alaska could get, I would not have killed it last year. But it is very clear that Alaska can get a better bill than the "compromise," and I intend to press our advantage, not to settle for what we've already won.

I also agreed, as you note, not to jeopardize the effort in the House with my proposed legislation limiting the power of

The Honorable Mike Colletta
March 22, 1979
Page 2

the President under the Antiquities Act. I personally feel that there is no danger of this happening, and in fact I do not see the logic behind the assertion that the one affects the chances of the other. Obviously, the two bills are related. But a show of strength in opposition to the Antiquities Act, it seems to me, would strengthen our chances on (d)(2), not weaken them.

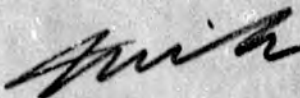
Nevertheless, I am in touch with Jerry Huckaby and John Breaux with respect to the Antiquities legislation and should this legislation appear to be having a negative impact on our prospects in the House, I will indeed pull back on it, as I promised.

This, however, leads to the agreement which we made but which is not included in your letter. Ted Stevens, while he did not support the Antiquities effort, agreed to remain neutral on it. Obviously this is his privilege, although I very strongly feel that Alaskans are behind the proposal.

This omission is especially important to me since I believe Ted has not honored it. I presented the proposal March 14 to several senators in the Western States Coalition. Ted argued against it, but a number of coalition members agreed to go along with it. Senator Stevens then approached the chairman of the coalition, Paul Laxalt, and claimed the coalition could not support the legislation since it was "partisan." As a result, the support of the coalition has evaporated. The legislation, on its face, is not partisan--and Senator Stevens' actions do not constitute neutrality.

The situation is extremely awkward and I regret it. I would welcome your comments.

Sincerely,



Mike Gravel

MG/pp

Alaska State Legislature

SENATOR MIKE COLLETTA



SENATE FLOOR LEADER

Senate

MEMO TO SENATOR MIKE

MARCH 23, 1979

FROM: MARCIE

SHARON JUST CALLED TO REPORT ON
INVESTIGATION PER YOUR REQUEST THIS AM.

PRELIMINARY REPORT IS THAT MONUMENTS
FALL OUT 20 MILLION ACRES OVER LAND
DESIGNATED IN THE HUCKABY BILL. DIV.
OF LANDS WILL PUT IT IN COMPUTER AND
RUN ON TUESDAY FOR EXACT ACRES AND
TOWNSHIPS.

KATZ WILL CALL YOU TUESDAY RE:
COLLETTA AMENDMENT TO OVERTURN MONUMENTS
DESIGNATION ON THOSE ACRES.

DON YOUNG
CONGRESSMAN FOR ALL ALASKA

COMMITTEES:
INTERIOR AND INSULAR
AFFAIRS
MERCHANT MARINE AND
FISHERIES

Congress of the United States
House of Representatives

Washington, D.C. 20515
March 22, 1979

WASHINGTON OFFICE

1210 LONGWORTH BUILDING
TELEPHONE 202/225-5765

DISTRICT OFFICES

115 U.S. FEDERAL BUILDING
ANCHORAGE, ALASKA 99501
TELEPHONE 907/279-1587

202 U.S. FEDERAL BUILDING
FAIRBANKS, ALASKA 99701
TELEPHONE 907/456-6949

Senator Mike Coletta
Pouch V
Juneau, Ak. 99811

*need
3/27/79
JMS*

Dear Mike,

Enclosed is my signed copy of the six points agreed to at the "summit" meeting in Anchorage. I am sending it to you because there was no cover letter with instructions and because I like you the best of the legislators who signed the letter.

I know you probably did not have much to do with the preparation of this, but would you do me a favor? Pretend you are me and read this letter. I am speaking primarily of the first paragraph. Does it make any sense to you? Obviously, they did not think who they were addressing this letter to when the first paragraph says "unfortunately, Congressman Young could not be with us" or "thank you for meeting with us." That, plus the fact there was no cover letter of instructions, automatically qualified it as one of the craziest letters I have ever received. We pondered for some time on whether we should send it to the Senators for their signature, file it under "unanswerable mail" or to use it for scrap.

I am not picking on you. I probably should have sent this to Bill Miles. He is the one who really irritated me by making it sound in the newspaper like I should have been at the meeting. No one said I was with nine Congressmen, who have the job of writing the bill in the Merchant Marine and Fisheries Committee, taking testimony from our fellow Alaskans in Fairbanks.

Anyway, I agree with the six points and it is obvious that Mr. Gravel is again playing politics with the most important issue since (or including) statehood. Thanks for listening to my criticisms.

Best wishes,

Sincerely,


DON YOUNG

Congressman for all Alaska

Enclosure
DY:lv

PLEASE NOTE: THE FOLLOWING PAGES WERE TREATED
AS A UNIT IN THE ORIGINAL DOCUMENT.

HENRY M. JACKSON, WASH., CHAIRMAN
FRANK CHURCH, IDAHO
J. BENNETT JOHNSTON, LA.
DALE BUMPERS, ARK.
WENDELL H. FORD, KY.
JOHN A. DURKIN, N.H.
HOWARD M. METZENBAUM, OHIO
SPARK M. MATSUNAGA, HAWAII
JOHN MELCHER, MONT.
PAUL E. TSONGAS, MASS.
BILL BRADLEY, N.J.

MARK O. HATFIELD, OREG.
JAMES A. MC CLURE, IDAHO
LOWELL P. WEICKER, JR., CONN.
PETE V. DOMENICI, N. MEX.
TED STEVENS, ALASKA
HENRY BELLMON, OKLA.
MALCOLM WALLOP, WYO.

United States Senate

COMMITTEE ON
ENERGY AND NATURAL RESOURCES

WASHINGTON, D.C. 20510

DANIEL A. DREYFUS, STAFF DIRECTOR
D. MICHAEL HARVEY, CHIEF COUNSEL
STEVEN G. HICKOK, STAFF DIRECTOR FOR THE MINORITY

March 23, 1979

The Honorable Mike Colletta
Alaska State Legislature
Pouch V
Juneau, Alaska 99811

Dear Mike:

I have received your reply to my telegram regarding the consensus agreement reached by our group meeting earlier this month. Let's now discuss the areas which all of us agree on. My primary concern is the efforts which are made by all of us to ensure that the Huckaby bill or an improved version is passed by the House of Representatives.


As indicated by recent news articles, Senator Gravel is continuing to push his "Antiquities Act Revocation Bill" in the House even though we all agreed that this would hurt our efforts to achieve passage of the Huckaby substitute. I continue to be concerned that such actions will endanger passage of the Huckaby bill.

It was clear to me that our consensus group decided that no action regarding the Antiquities Act Revocation Bill should occur prior to final action by the House. If this simple decision cannot be implemented, I fear for the continued operation of our consensus group when issues become more complicated.

Copies of news articles regarding this problem and the letter we have signed are enclosed for your ready reference.

With best wishes,

Cordially,


TED STEVENS
United States Senator

Enclosures

Gravel, Stevens arguing again over who said what

By LAURIE MCGINLEY
News-Miner Bureau

WASHINGTON—Accusing Sen. Ted Stevens, R-Alaska, of breaking a pledge to remain neutral, Sen. Mike Gravel, D-Alaska, Tuesday said Stevens had persuaded a coalition of 20 western senators not to endorse Gravel's Antiquities Act repeal bill.

But Stevens angrily disputed both claims, contending he had never agreed to remain neutral and had not tried to discourage the coalition from backing the bill.

"The coalition wanted to know my opinion and I told them," Stevens said. "And that was it. I did not meet separately with any of its members on this issue."

Gravel's bill would greatly reduce the president's powers under the 1906 Antiquities Act, the law used by President Carter to create 17 national monuments in Alaska last December. The bill would be retroactive to mid-October, thus nullifying the president's Alaskan designations.

Though he supports the bill in principle, Stevens opposes its introduction now, fearing it would detract from efforts to get an acceptable Alaska lands bill.

Gravel hoped to pick up the western senators' support because of the vast tracts of federal land in western states. The coalition's endorsement would have meant an automatic 20 co-sponsors, "enough to really get this thing moving," he said.

The Alaska Democrat made his pitch for the coalition's backing at a traditionally off-the-record meeting last Wednesday, five days after he and Stevens reportedly struck a tenuous peace agreement at a conference in Anchorage.

According to a tape recording of the meeting Gravel made available to a reporter, the senator told his western colleagues the president could thwart the will of Congress on water policy or other projects by simply creating national monuments.

Replying to a question from coalition co-chairman Sen. Paul Laxalt, R-Nev., Stevens said, "If the bill at all waters down our attempts to get an acceptable d-2 bill through Congress, I'm opposed to it."

The Republican senator said his goal was "to get this blasted land issue settled." He pointed out that once a d-2 bill is enacted, the Antiquities Act withdrawals are dead.

Several senators voiced support of the concept of Gravel's bill, but like Stevens, questioned the timing and its chance of passage right now.

In an interview Tuesday, Gravel claimed he left the meeting convinced the coalition would endorse the bill. He said a day or two later, after he sent the documents to Laxalt's office, the Nevada senator told another senator in the coalition had decided not to back the bill because Stevens had made it a partisan issue.

But Tuesday, through his press secretary, Laxalt denied that he had blamed Stevens.

"The coalition decided to stay out of it because the senators can't agree," the press aide said, "so I guess it's as much Gravel's fault as Stevens'. If both could agree to defer action on the Antiquities

Act repeal bill, the coalition would back that. If they would agree to go with the bill, the coalition would back that."

The dispute about the western coalition once again points up the differing recollections the two Alaska senators have of the recent meeting in Anchorage, where they met with Gov. Jay Hammond and several state legislators about Alaska lands strategy.

According to Stevens, Hammond and Reps. Terry Gardiner, Sam Cotten, Joe Hayes, Sally Smith, and Sen. Mike Colletta, the leaders decided passage of the lands bill introduced by Rep. Jerry Huckaby, D-La., was the state's first priority.

In addition, said a letter circulated by the officials, "no one will take any action, including efforts toward a repeal of the National Antiquities Act in the House, that is detrimental to the state's priority strategy of passage of the Huckaby bill or a better version of the Huckaby bill."

But Gravel Tuesday said the state's first priority should be repealing the Antiquities Act so people won't lose their jobs this summer.

Improved Alaska lands legislation is the second priority, he said. "Any other strategy is preposterous," he claimed.

Gravel, Stevens battling again

The state's two senators are at it again.

Sen. Gravel says Sen. Stevens had persuaded a group of 20 western senators not to endorse Gravel's Antiquities Act repeal bill. He broke his word, says Sen. Gravel. Not so, says Sen. Stevens. "The coalition wanted to know my opinion and I told them. That was it." Page 3.

Truce On D2 Is Unraveling

(Continued from Page 1)

But once back in Washington, Stevens and Gravel did not sound so united.

"The group as a whole will work to pass the Huckaby bill, or an improvement, as soon as possible," Stevens said. "We all agreed to support the major goal of getting it through the House."

"A truce is a two-way street, but I assume we have a truce," Stevens said in an interview. "We are in harmony and working on the goal of getting the Huckaby bill through the House."

In a separate interview Thursday Gravel said, "The Huckaby bill is little different from what I killed last year. I want an improvement of the Huckaby bill in the House."

Gravel said he advanced his proposal for revoking the Antiquities Act to the group in Anchorage and "was able to secure the general agreement that I could go forward in seeking cosponsors."

"I am pressing in both the Senate and the House for cosponsors," Gravel said.

Gravel discussed his Antiquities Act bill at a meeting of western senators Wednesday and has also spoken to Reps. Jerry Huckaby, D-La.; John Breaux, D-La.; and Lamar Gudgeon, D-N.C., about it.

He would not reveal his strategy for winning approval of the Antiquities Act measure but said he "still wants a separate bill," rather than tying it to D2 legislation.

Gravel termed the meeting with Stevens "a big breakthrough. We're talking to each other, and that's an improvement. I have no problems with him. His attacks have been helping me politically."

Arch 1-11-74
3-16-74

Mike-Ted Truce Comes Unraveled

By BETTY MILLS

Times Washington Bureau

JUNEAU — Last Saturday night in Anchorage, a fragile truce on the Alaska Lands issue was struck between Sens. Ted Stevens and Mike Gravel.

By today in Washington, however, the deal had come unraveled.

At the invitation of a group of state legislators, Stevens and Gravel, joined by Gov. Jay Hammond, met for 3½ hours Saturday night at a private home in Anchorage to thrash out the D2 issue once again.

Stevens agreed to stop his public criticism of Gravel, according to participants at the meeting, and Gravel said he would not push his bill revoking the Antiquities Act before the House votes on D2 legislation.

The entire group lined up in support of the D2 bill approved by the House Interior Committee, the Huckaby bill, the sources said.

(See Page 3, Col. 3)

Gravel Refuses To Sign D2 Letter

Times Washington Bureau
WASHINGTON — Sen. Mike Gravel, D-Alaska, today refused to sign a letter sent by several Alaska legislators spelling out an agreement on the D2 land issue. He also accused his colleague, Republican Ted Stevens, of "a breach of faith."

The letter, which has been signed by the legislators, Gov. Jay Hammond and Stevens, spells out the goals of the Alaskans in fighting for D2 legislation this year. Rep. Don

Young, R-Alaska, is expected to sign the letter, an aide said.

The goals were worked out at a four-hour meeting in Anchorage 10 days ago. They are:

— The Alaskans will publicly support and work for passage of the so-called Huckaby bill or a better version in the House as the priority strategy.

— The congressional delegation will ask individual members to support and vote for the Huckaby bill or

a better version.

— No one will take any action, including efforts toward a repeal of the Antiquities Act, in the House that is detrimental to the state's strategy.

— The group will work through John Katz, the state's D2 coordinator, and with mutually agreed lobbyists.

— Personal attacks will not be made a matter of public record. "If we are to demonstrate a unified position, we must appear unified," the letter said.

The goals in the letter parallel the points of agreement made by Stevens in a telegram to the state legislators immediately after the meeting.

Gravel, in an interview today, said he did not sign the letter and is

(See Page B Col. 1)

(Continued From Page 1)

forwarding an immediate response to the legislators.

"I corrected what the letter said in terms of our understanding, that we will work for an improved Huckaby bill. The Huckaby bill is what I killed last year. I want to work toward an 'improvement,'" Gravel said.

"And my understanding is that I would seek cosponsors in both the House and the Senate" on the bill to revoke the Antiquities Act, "and if it is injurious to the passing of an improved huckaby bill, I would back off," Gravel said.

"I have approached both Huckaby and Breaux (Reps. Jerry Huckaby and John Breaux, both D-La.) on this. If they feel we should wait, we will," Gravel said.

"But it was my understanding at that Anchorage meeting — I thought Stevens would be neutral" about the Antiquities Act bill, Gravel said.

Instead of being neutral, Gravel said, Stevens has convinced Republican senators from the West that they should not support the Antiquities Act revocation bill.

"This is a significant thing which was at variance from our Saturday night meeting — that Ted would be neutral. He is being far from neutral. I am apprising the legislators of what I consider a breach of faith," Gravel said.

Gravel broached the issue of the Antiquities Act bill at a meeting of the western coalition of senators last week. Several senators were receptive to the idea, according to a recording of the meeting made by Gravel.

Times
3-21-79

Gravel withholds signature

By LAURIE MCGINLEY
Of Our Washington Bureau

WASHINGTON—Sen. Mike Gravel, D-Alaska, Wednesday refused to sign a six-point letter from state leaders outlining the agreement on d-2 strategy reached at a recent Anchorage "summit conference."

Claiming the letter misrepresented one part of the agreement and omitted another, Gravel said he could not sign it "as written."

THE AGREEMENT, in the form of a one-and-a-half page letter on Alaska Legislature stationery, already has been approved by the meeting's other participants; Gov. Jay S. Hammond, Sen. Ted Stevens, R-Alaska, Rep. Don Young, R-Alaska, state Sen. Mike Colletta,

R-Anchorage, House Speaker Terry Gardiner, D-Ketchikan, House Minority Leader Joe Hayes, R-Anchorage, Rep. Silly Smith, D-Fairbanks, Rep. Sam Colten, D-Eagle River, and Rep. Bill Miles, D-Anchorage.

Meanwhile, in an interview Wednesday, Stevens said he supports the basic tenets of the letter, but does not believe "it goes as far" as the agreement reached in Anchorage.

Gravel took issue with the letter's first point, which said the leaders would "publicly support and work for House passage" of Louisiana Democrat Jerry Huckaby's d-2 bill or a better version of the bill.

"THE HUCKABY bill as a starting point is excellent, as I have often stated," Gravel said in a letter to the

from d-2 pact

makers. "But the implication of your letter seems to be that the Huckaby bill would also be satisfactory as a finished product."

"As a measure that is nearly identical to the so-called compromise, which I killed last year, the Huckaby bill clearly would not be satisfactory to me — nor I believe to most Alaskans," Gravel said.

HE CRITICIZED the lawmakers for omitting another part of the short-lived peace agreement between Young and Stevens. He claims Stevens promised to remain neutral on his colleague's Antiquities Act repeal, rather than to oppose it outright.

Gravel contends Stevens has broken that pledge by going against "the repeal proposal before a coalition

of western senators, and by urging the coalition's leaders to drop support of the bill."

Denying he promised to remain neutral, Stevens said he agreed only to refrain from actively promoting the bill's defeat.

In an interview Wednesday, he also said he remembers the Anchorage truce as going "much further" than the agreement outlined in the legislators' letter.

He produced a copy of a telegram he sent Gardiner following the meeting reviewing the major points of the meeting. They included:

—An Agreement by Gravel to ask individual members of the House to vote for and support the Huckaby bill.



Alaska State Legislature House of Representatives

POUCH V
JUNEAU, ALASKA 99811
OFFICIAL BUSINESS

March 15, 1979

The Honorable Ted Stevens
United States Senate
229 Russell Senate Office Building
Washington, D.C. 20510

Dear Senator Stevens:

Thank you for meeting with us Saturday evening on the d-2 issue. Obviously, it was an imposition on your busy schedule but, nevertheless, a worthwhile effort. Unfortunately, Congressman Young could not be with us but, hopefully, he will concur with our agreement. As we see it, the most substantive portions of the four-hour meeting are as follows:

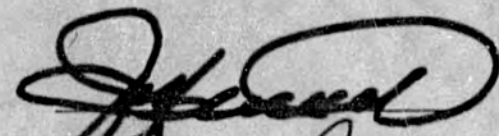
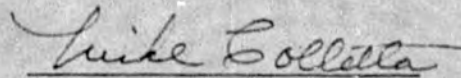
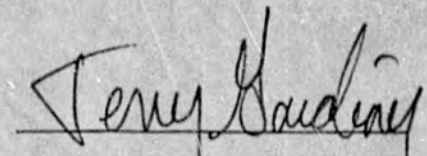
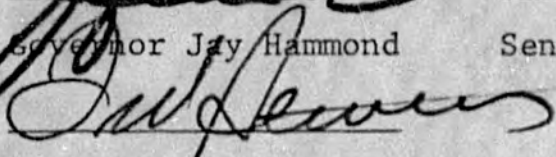
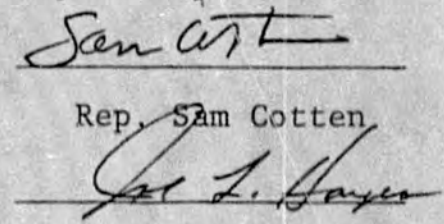
1. We will all publicly support and work for passage of the Huckaby bill or a better version of the Huckaby bill, in the House of Representatives, as the priority strategy of the State's d-2 fight at this time;
2. The Congressional Delegation will ask individual members to support and vote for the Huckaby bill or a better version of the Huckaby bill;
3. No one will take any action, including efforts toward a repeal of the National Antiquities Act in the House, that is detrimental to the State's priority strategy of passage of the Huckaby bill or a better version of the Huckaby bill in the House prior to House passage;
4. We will all work through John Katz, the State's d-2 coordinator, and with the consensus group to keep each other informed, and we will not initiate any new strategies or policy changes prior to informing the group to assess its impact on the agreed strategy and policy;

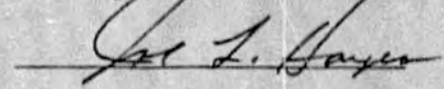
5. We will all work with the mutually agreed lobbyists through John Katz and will not give the lobbyists assignments. John Katz will handle coordination of the lobbyists and will control their activities. He will hire them, subject to conferring with the Governor, the Congressional Delegation and the Legislature. He also has authority to fire them;


6. Personal attacks on this issue will not be made a matter of public record under any circumstances. If we are to demonstrate a unified position, we must appear unified.

Please let us know if any of these provisions are not agreeable to you.

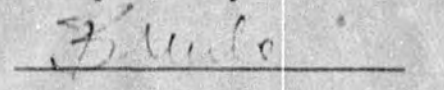
Sincerely,


Governor Jay Hammond
Senator Mike Colletta
Rep. Terry Gardiner
Senator Ted Stevens
Rep. Sam Cotten

Senator Mike Gravel
Rep. Joe Hayes

Congressman Don Young
Rep. Sally Smith

cc: The Honorable Don Young
The Honorable Mike Gravel


Rep. Bill Miles

PLEASE NOTE: THE PRECEDING PAGES WERE TREATED
AS A UNIT IN THE ORIGINAL DOCUMENT.

TELEGRAM

RCA ALASKA COMMUNICATIONS, INC.
PHONE: 46-544
JUNEAU, ALASKA 99802

IPMAFUB AHG

1-029320C085002 03/26/79

ICS IPMNAWB WSH

10130 GOVT NF WASHINGTON DC 154 03-26 648P EDT

PMS SENATOR MIKE COLLETTA

SENATE MAJORITY LEADER

POUCH V

JUNEAU AK

AS ONE WHO TRIED TO WORK WITH YOU IN THE PAST, I
WOULD LIKE TO EXPLANATION OF THE STATEMENT THAT
APPEARED IN THE ANCHORAGE TIMES, MARCH 23, FRIDAY.

I AM GOING TO BE IN ANCHORAGE ON THURSDAY, AND IT
IS MY SUGGESTION THAT YOU GET THE LEGISLATIVE GROUP
TO MEET WITH ME. I DON'T UNDERSTAND THE STATEMENTS
MADE BY YOU AND TERRY GARDNER.

I HAVE BROKEN NO AGREEMENT, I SENT YOU A TELEGRAM
OF MY UNDERSTANDING OF THE MEETING ON SUNDAY AS I
RETURNED FROM THAT MEETING, THE FIRST INDICATION I
HAD THAT WE WERE NOT IN TOTAL AGREEMENT WAS IN THE LETTER
SENT BY THE LEGISLATORS AND THE GOVERNOR TO ALL OF US
HOWEVER, I SIGNED THAT LETTER BECAUSE IT DID HAVE US
ALL IN AGREEMENT ON STRATEGY IN THE HOUSE. AS FAR AS
I AM CONCERNED, IF THE LEGISLATURE LETS GRAVEL OFF
THE HOOK NOW, WE WILL NEVER HAVE AN AGREEMENT ON STRATEGY.

TED STEVENS

1922 EST

IPMAFUB AHG

Mike - Would appreciate your reading this to the
Caucus.

Thanks
Yvonne

3/21/79
2:00 P.M.
3/23/79
dms

3/20/79

STRAIGHT WIRE

TO GOVERNOR HAMMOND
STATE CAPITOL
JUNEAU

AS YOU KNOW, I HAVE MADE AND AM MAKING EVERY SINCERE EFFORT TO
BIND THE REPUBLICAN PARTY TOGETHER SO THAT IT CAN BECOME A
RESPONSIBLE AS WELL AS A RESPONSIVE LINK BETWEEN THE ELECTORATE
AND THE ELECTED. IT IS, THEREFORE, MOST DISAPPOINTING TO SEE
STEVE COWPER APPOINTED TO A POSITION IN A REPUBLICAN ADMINISTRATION
THAT WILL AFFORD HIM STATEWIDE AND NATIONAL EXPOSURE. SUCH
EXPOSURE CAN ONLY BENEFIT MR. COWPER'S POLITICAL AMBITIONS WHILE
WORKING TO THE DETRIMENT OF REPUBLICANS.

YVONNE M. ALFORD, CHAIRMAN
REPUBLICAN PARTY OF ALASKA

CC: House Minority - Rep Joe Hayes
Senate Majority - Senator Mike Colletta



Alaska State Legislature
House of Representatives

POUCH V
JUNEAU, ALASKA 99811
OFFICIAL BUSINESS

March 15, 1979

The Honorable Don Young
House of Representatives
1210 Longworth House Office Building
Washington, D.C. 20515

Dear Congressman Young:

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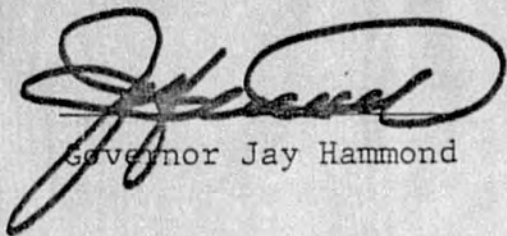
*Mise -
Some letters went
to Sens. Stevens &
Granul.
B. Mills*

5. We will all work with the mutually agreed lobbyists through John Katz and will not give the lobbyists assignments. John Katz will handle coordination of the lobbyists and will control their activities. He will hire them, subject to conferring with the Governor, the Congressional Delegation and the Legislature. He also has authority to fire them;

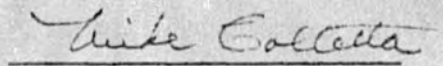
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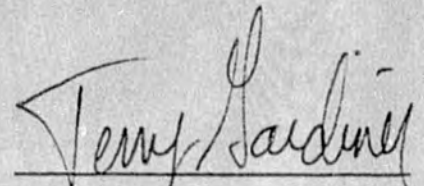
Sincerely,



Governor Jay Hammond

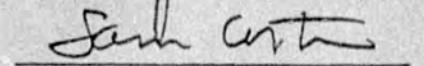


Senator Mike Colletta



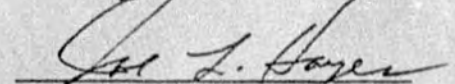
Rep. Terry Gardiner

Senator Ted Stevens



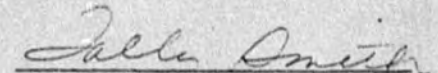
Rep. Sam Cotten

Senator Mike Gravel

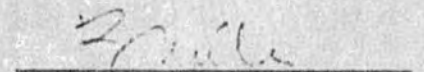


Rep. Joe Hayes

Congressman Don Young



Rep. Sally Smith



Rep. Bill Miles

cc: The Honorable Ted Stevens
The Honorable Mike Gravel

BC-FLOOR FIGHT;240

ANCHORAGE (AP) - AS THE U.S. HOUSE OF REPRESENTATIVES PREPARES TO CONSIDER THE ALASKA LAND BILL; BACKERS OF TWO VERSIONS ARE EXPECTED TO WAGE A JURISDICTIONAL FIGHT ON THE FLOOR.

THE ANCHORAGE TIMES PUBLISHED THAT REPORT TUESDAY FROM ITS WASHINGTON BUREAU.

THE HOUSE IS SCHEDULED TO BEGIN WRESTLING WITH LAND LEGISLATION THE WEEK OF APRIL 30 TO MAY 4.

AT LEAST TWO VERSIONS WILL BE OFFERED; ONE BY THE HOUSE MERCHANT MARINE COMMITTEE AND THE OTHER BY THE HOUSE INTERIOR COMMITTEE.

THE HOUSE IS WRANGLING OVER WHICH COMMITTEE HAS JURISDICTION OVER THE BILL.

INTERIOR CHAIRMAN MORRIS UDALL HAS SAID HE WILL OFFER A SUBSTITUTE ALSO; PROBABLY THE ORIGINAL H.R. 39 BILL.

HOUSE MERCHANT MARINE SUBCOMMITTEE ON FISH AND WILDLIFE BEGINS MARKING UP A BILL THIS WEEK. IT WILL BE CONSIDERED BY THE FULL COMMITTEE APRIL 9 AND 10; ACCORDING TO SUBCOMMITTEE CHAIRMAN JOHN BREAUX; D-LA.

BREAUX WILL OFFER THE SUBCOMMITTEE A SUBSTITUTE PROVIDING MORE WILDLIFE REFUGES AND INSTANT WILDERNESS ACREAGE THAN THE INTERIOR COMMITTEE'S BILL.

THE INTERIOR COMMITTEE PASSED THE SO-CALLED HUCKABY BILL WHICH WAS BACKED BY THE ALASKA CONGRESSIONAL DELEGATION. THE HUCKABY BILL IS FAVORED BY SOME ALASKANS BECAUSE MUCH OF THE ACREAGE IS CLASSIFIED IN MULTIPLE-USE UNITS.

--8888888

03-27-79 -05.26PPS . . .

*need
from
merch Treadwell
3/27/79
dms*

BC-SUBSISTENCE;250

ANCHORAGE (AP) - A FORMER STATE HOUSE SPEAKER HAS RAISED A QUESTION ABOUT THE COMPROMISE ALASKA LAND LEGISLATION NOW BEFORE CONGRESS.

IN A LETTER TO REP. JOHN BREAUX; D.-LA.; TOM FINK SAID THE SO-CALLED HUCKABY BILL INCLUDES AMENDMENTS WHICH WOULD REOPEN THE ALASKA NATIVE CLAIMS SETTLEMENT ACT.

FINK TOLD THE CHAIRMAN OF THE HOUSE MERCHANT MARINE AND FISHERIES SUBCOMMITTEE ON FISH AND WILDLIFE THAT THE HUCKABY BILL MAKES SUBSISTENCE AND THE NATIVE LIFESTYLE THE MOST IMPORTANT CONSIDERATION FOR ANY ACTIVITY ON FEDERAL LAND IN ALASKA.

FINK SAID THE BILL CREATES A NEW SUBSISTENCE RIGHT WHICH IS 'ENTIRELY IMPROPER' TO INCLUDE IN THE ALASKA LANDS BILL.

THE HUCKABY BILL; SPONSORED BY REP. THOMAS HUCKABY; D.-LA.; WAS APPROVED BY THE HOUSE INTERIOR COMMITTEE AND IS NOW BEFORE THE MERCHANT MARINE COMMITTEE.

'OTHER THAN THE LANGUAGE FOR THE EXPEDITIOUS CONVEYANCE OF THOSE LANDS; THE ALASKA NATIVE CLAIMS ACT SHOULD NOT BE A PART OF THIS BILL;' FINK WROTE.

BREAUX'S SUBCOMMITTEE BEGINS MARKING UP ITS VERSION OF THE LAND BILL THIS WEEK.

FINK SAID THE STATE SHOULD ACT ON SUBSISTENCE; NOT THE FEDERAL GOVERNMENT.

MEANWHILE; THE BOARD OF CITIZENS FOR MANAGEMENT OF ALASKA LANDS TOOK NO ACTION MONDAY ON FINK'S PROPOSAL THAT CMAL TRY TO REMOVE THE SUBSISTENCE ISSUE FROM THE BILL; SAYING IT WOULD MAKE THE GROUP AN 'UNNECESSARY LIGHTNING ROD.'

--8888888

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PMS SENATOR COLLETTA

ALASKA STATE LEGISLATURE

JUNEAU AK

THE MEETING WE HAD WILL PROVE EXTREMELY IMPORTANT IF, AND I REPEAT IF, YOU GET MIKE ON THE RECORD WITH HIS AGREEMENT WHICH I UNDERSTAND TO BE #1. HE WILL PUBLICLY SUPPORT THE HUCKABY VERSION IN THE HOUSE. #2. HE WILL ASK INDIVIDUAL MEMBERS OF THE HOUSE TO VOTE FOR AND SUPPORT HUCKABY. #3. HE WILL NOT SEEK SPONSORS OF HIS ANTIQUITIES ACT REPEAL IN THE HOUSE BEFORE, I REPEAT BEFORE, THE FINAL VOTE IN THE HOUSE ON THE ALASKA LAND BILL. #4. HE WILL WORK WITH OUR ALASKA CONSENSUS GROUP THROUGH KATZ TO KEEP US INFORMED ON WHAT HE IS DOING AND HE WILL NOT START ANY SEPARATE INITIATIVES ON ALASKA LANDS BEFORE INFORMING ALL OF US AND GIVING US A CHANCE TO ASSESS ITS IMPACT ON THE SUCCESS OF OUR AGREED STRATEGY. #5. HE WILL NOT PURSUE THAT SEPARATE BILL IN THE SENATE EVEN AFTER HUCKABY PASSES IN THE HOUSE UNLESS THE LEGISLATURE SPECIFICALLY ADDS THE PASSAGE OF THAT GOAL THROUGH THE RESOLUTION WHICH SETS FORTH OUR AGREED STRATEGY. #6. HE WILL WORK WITH THE LOBBYISTS THROUGH KATZ AND WILL NOT GIVE THOSE LOBBYISTS ASSIGNMENTS. ONLY KATZ WILL HANDLE THE COORDINATION OF LOBBYISTS. WE WILL DISCUSS STRATEGY WITH KATZ AND LOBBYISTS BUT KATZ WILL CONTINUE TO CONTROL LOBBYISTS. KATZ WILL HIRE THEM SUBJECT TO THE GOVERNOR'S APPROVAL AFTER CONFERRING WITH THE LEGISLATURE AND THE CONGRESSIONAL DELEGATION. I HAVE AGREED TO LAY OFF HIM SO LONG AS HE DOES NOT ATTACK ME. IT IS ASSUMED IN MY MIND THAT CMAL STILL COORDINATES THE NONFEDERAL NONSTATE ACTIVITIES IN THE ALASKA LANDS ISSUE AND THAT WE HAVE ALL AGREED TO WORK WITH MOTLEY AND CMAL SO LONG AS THEY ARE WORKING TO OBTAIN THE OBJECTIVES OF THE STATE. NO ONE IS TO HAVE A VETO ON THE HIRING OR THE FIRING OF ANY INDIVIDUAL TO LOBBY TO CARRY OUT THE OBJECTIVES OF THE CONSENSUS GROUP WITH THE PORTION OF THE STRATEGY. IF AN INDIVIDUAL DISAGREES THAT PERSON CAN DO SO BUT THE GROUP RETAINS THE RIGHT TO PUBLICLY COMMENT ON ANYONE'S ACTIONS CONTRARY TO THE CONSENSUS GROUP.

SENATOR TED STEVENS