

ALASKA LEGISLATURE COMMITTEE FILES 1987-1988 8672

4529 HHS HB 130 - HB 148

The Honorable Frances Ulmer
February 26, 1987
Page 2

happens if groups from some REAAs join together but the employees so joined do not match the REAAs who themselves would like to join together. Also, it specifies that, where administrative or noncertificated employees have organized separately they "shall participate in the negotiations." Does that mean they negotiate at the same time, for their own separate contracts, or that they somehow have a hand in the negotiation of the certificated contract?


In Section 10 a new provision specifies that all questions involving the arbitrability of a grievance must themselves be decided by arbitration. It's a pretty fundamental concept of arbitration law that parties should not be compelled to arbitrate disputes that they have not agreed to arbitrate. This question is almost always a matter of legal interpretation for which the courts are well suited. Moreover, although arbitration is suppose to be a quick and inexpensive method of dispute resolution, in Alaska where labor arbitrators almost always are flown up from Washington or Oregon and often into remote sites (and then only after 3 or 4 preliminary steps of the grievance procedure), it very often may be less expensive and less time consuming to obtain a quick court resolution on arbitrability before investing the time and expense in that process.

Section 11 delegates to this same arbitrator the authority to adjudicate unfair labor practice claims. Currently such claims are adjudicated by the courts and I cannot imagine what the perceived advantage is of relegating them to the grievance procedure instead. The same section contains an extremely important new term which would effectively require that expired contracts be continued in effect unless and until a new agreement is reached. Since virtually all of those agreements contain salary schedules which provide for automatic step and column increases from one year to the next, such a requirement provides very little incentive for employees to arrive at a new agreement where salary freezes or rollbacks are dictated by declining revenues. Several districts that I know of who foolishly agreed to a similar concept in their own current negotiated agreements are now discovering what a disaster they have created for themselves. Decisions under the National Labor Relations Act and other public sector bargaining statutes have regularly refused to adopt such a principle, apparently recognizing the deleterious effect it would have on the bargaining process.

The Honorable Frances Ulmer
February 26, 1987
Page 3

Thanks for taking the time to review these comments. I would be happy to talk with you further about any of this should you think that would be useful.

Very truly yours,



Lawrence T. Feenev

LTF/kms/0229n



Kodiak Island Borough School District

RESOLUTION 867-11

RE: HB 130 & SB 40, an act relating to educational employees collective bargaining agreements.

WHEREAS, HB 130 & SB 40, provide for opportunities of consolidation for all employee groups within school districts for purposes of collective bargaining, and

WHEREAS, the bill further mandates school districts to engage in binding arbitration with their collective bargaining agent(s) and

WHEREAS, neither bill addresses the critical need of a responsible policy for Reduction in Force (RIF) necessitated by the decline in state funding for primary and secondary education, and

WHEREAS, neither bill addresses the need to reexamine the present state statutes regarding acquisition of teacher tenure, or statutes regarding dismissal and nonretention of tenured staff, and

WHEREAS, without reasonable RIF policy, changes in the length of time for gaining the property rights of teacher tenure, and workable procedures for dismissal and nonretention, school districts are in the untenable position of having no authority to reduce personnel costs, and

WHEREAS, further legislation by the Alaska State Legislature, which restricts the authority and responsibility at the local level, only diminishes the basic right of self-government and local control of public education.

NOW THEREFORE BE IT RESOLVED, that the Kodiak Island Borough School Board strenuously opposes the enactment of this legislation, and

FURTHER BE IT RESOLVED, that the Board of Education strongly urges the Alaska State Legislature to consider the issue of binding arbitration only with changes to teacher tenure, reduction in force policy, and dismissal and nonretention statutes in light of reduced state support to education.

President
Kodiak Island Borough School Board



Official Business

COMMITTEE:

House HESS Committee

DATE: 3/20/87

SIGN-IN

Subject of meeting:

HB 130 - Collective Bargaining by Education Employees

CSSB 33 - Violation of Compulsory Education

NAME	ADDRESS	PHONE	REPRESENTING	DO YOU WANT TO TESTIFY? & Which Bill
Steve McPhetres	326 4 th St. Juneau	6-9702	AK School Admin	130
Alan Dill	Box 423 Sitka	747-3734	NEA - Alaska	yes 130
Don Oberg	1259 K... III	487 1761	NEA-AL	
Pat Dwyer	Cent St. Sitka Bay	558 5107	NEA-AL	
Mina Page	Box 973 Nome, AK	443-2035	WEA - K.	
D... ..	2000		G.I.G.	
James Sawicki	Box 630 Tinesu 99102	5-4839	D.O.C.	yes 130
Lee Powelson	340 N. Franklin	6-2334	AIPEA	yes 130
Pamela Reynolds	8031 Ewins ANC 99507	349-1745	NEA-AL/AEA	no
Carol Merritt	PO Box 60475 Fairbanks	479-5985	WEA/Alaska	Yes
Bon Mannens	105 Municipal Way #302	586-3090	NEA/AL	Yes.



Official Business

COMMITTEE:

House HESS Committee

DATE: 3/20/87

SIGN-IN

Subject of meeting:

HB 130 - Collective Bargaining by Education Employees

CSSB 33 - Violation of Compulsory Education

NAME	ADDRESS	PHONE	REPRESENTING	DO YOU WANT TO TESTIFY? & Which Bill
Judy SALO	4510 Kenaitze Court	283-7764	Teachers	HB / 130 yes
Pam McCord	2115 Stribos Way	77-0605	Teachers / Inclusion	HB / 130 yes
Peg Stout	6208 E. 34 th Ave. 99504	337-7047	Teachers	HB / 130 yes
Ed Bussey	517 Capitol	3466		
Lusan Dithorn	Box 80913, College, Ak. 99208	414-5040	NEA / Alaska Teachers	HB / 130 yes
Marla Huss	521 Capitol	465-2684	Rep. Swackhammer	no
Don Ohng	Box 184 Kenai AK 99611	283-4666	NEA-AK - KEA	130
PHILIP MYERCHIN	717 Canyon Road, KETCHIKAN, AK	225-3786	NEA-AK, KEA	

STATE OF ALASKA THE LEGISLATURE

POUCH Y - STATE CAPITOL
JUNEAU, ALASKA 99811
907-465-3800

LEGISLATIVE AFFAIRS AGENCY LEGISLATIVE REFERENCE LIBRARY

May, 1988

Copies of minutes listed below were originally included in this file. The minutes are available on the STAIRS database CMPR. In order to save space copies of minutes have not been left in the files.

Mary Van Nimwegen

H HESS	3-20-87	8:30 a.m.
H L+C	2-18-85	1:20 p.m.
H L+C	2-25-85	1:25 p.m.
H L+C	3-4-85	1:15 p.m.
H L+C	3-11-85	1:40 p.m.
H L+C	3-14-85	1:25 p.m.
H L+C	3-15-85	1:30 p.m.
H L+C	3-18-85	1:25 p.m.
H L+C	3-18-85	6:40 p.m.
H L+C	3-21-85	1:25 p.m.
H L+C	3-22-85	1:40 p.m.
H HESS	4-1-85	4:30 p.m.
H HESS	4-2-85	4:30 p.m.
H HESS	4-8-85	4:30 p.m.
H HESS	4-11-85	4:30 p.m.

STATE OF ALASKA
THE LEGISLATURE

POUCH Y STATE CAPITOL
JUNEAU, ALASKA 99811
907 465 3800

LEGISLATIVE AFFAIRS AGENCY

MEMORANDUM

March 20, 1987

SUBJECT: Sectional analysis of HB 130
(Educational employees' collective
bargaining agreements)

TO: Representative Niilo Koponen
Co-chairman, House HESS

FROM: Teresa B. Cramer *IBC*
Legislative Counsel

You have requested a sectional analysis of the above described bill.

As a preliminary matter, note that a sectional analysis or summary of a bill should not be considered an authoritative interpretation of the bill and the bill itself is the best statement of its contents.

Section 1 adds findings and a declaration of policy to the article that establishes collective bargaining for educational employees.

Section 2 expands the scope of educational employee collective bargaining by removing the limitation that only certificated employees are entitled to participate. This change is reflected throughout the bill. Section 2 also makes a technical change to reflect that AS 14.60.010 defines school board to mean the school board of a borough or city school district or a regional educational attendance area so it is not necessary to repeat the list.

Section 3 permits administrative personnel or noncertificated employees who have chosen to negotiate separately from teachers to have a team representing them participate in collective bargaining with regional educational attendance area school boards.

Section 4 gives the state labor relations agency responsibility for deciding appropriate negotiating units for educational employee collective bargaining. Subsection (a) directs that the units be as large as is reasonable and avoid unnecessary fragmenting. Subsections (b) - (e) set out the procedures for certification as a bargaining organization to represent a unit. Subsection (f) permits non-certificated employees or certificated administrative personnel to choose by secret ballot to negotiate independently of the teachers.

Section 5 adds a section to require school boards and employee bargaining organizations to meet with each other on request. The section permits them to hold negotiations in executive session. It requires them to make all final agreements at a public meeting of the school board.

Section 6 makes technical changes and eliminates the 30 day limit on a mediator attempting to resolve differences between disputing parties.

Section 7 adds subsection (c) to require that if mediation or arbitration meetings occur during working hours, the employee team members do not have to take leave to participate. The existing subsection (b) of AS 14.20.570 already permits teachers representing employee bargaining agency at a mediation meeting to be released from their duties without loss of pay. It would be appropriate to amend (b) rather than add (c).

Section 8 eliminates the requirement that the parties act on the mediator's report within 10 days and eliminates the governor's power to appoint an advisory arbitrator to review the issues and make recommendations. Instead, following mediation, the section requires that the parties observe a 10-day cooling off period.

Section 9 adds last-best-offer mediated arbitration to educational employee collective bargaining and requires that collective bargaining agreements include a procedure for selection of an arbitrator and the conduct of last-best-offer mediated arbitration. Under subsection (b), each party submits a final offer on each issue in dispute. The arbitrator may propose compromises and the parties may revise their offers. If the parties do not reach agreement on their own, the arbitrator adopts the offer of one of the parties on each issue and issues a final and binding decision not more

Representative Koponen
March 20, 1987
Page 3

than 10 days after the parties have presented their final offers. The parties share the cost of the arbitrator equally.

Section 10 removes an obsolete date and gives the arbitrator the power to determine whether a grievance is subject to grievance arbitration.

Section 11 incorporates the prohibition of unfair labor practices from the Public Employment Relations Act (AS 23.40.070 - 23.40.260) and directs that they be adjudicated under the grievance procedure of the collective bargaining agreement between the parties. The section also makes it an unfair labor practice for a school board to refuse to continue the terms of an expired agreement until a new agreement is reached.

Section 12 amends the spanned reference to reflect the new definition section added in section 13 of the bill and also clarifies that the school board has the right to make final decisions on educational policies.

Section 13 adds a section that defines "employee" to include both certificated and noncertificated employees of school districts. It also incorporates definitions for other terms from the Public Employment Relations Act.

Section 14 reflects the constitutional prohibition against impairing the obligation of contracts by providing that the Act does not modify or terminate a negotiating unit or a collective bargaining agreement that is in existence on the effective date of the Act.

Section 15 is an immediate effective date clause.

If I may be of further assistance, please advise.

TC: csh
c7/095

H

B

133

CSHB 133 (SA) -- An Act relating to eligibility for permanent fund dividends; and providing for an effective date

File Contents

- 1) Copy of CS HB 133 (STATE AFFAIRS)
- 2) State Affairs Committee Report
- 3) State Affairs Committee Minutes
- 4) Copy of HB 133
- 5) Memorandum from Representative Pearce to Representative Ulmer dated 2/17/87
- 6) Sectional Analysis from Tamara Brandt Cook to Representative Pearce dated 2/17/87
- 7) Memorandum from Dr. Kerry Romesburg to Representative Pearce dated 2/17/87
- 8) Fiscal notes:
 - a. Department of Education, Postsecondary Commission, Student Loan Administration: -0-
 - b. Department of Education, Postsecondary Commission, Student Loan Fund: -0-
 - c. Department of Revenue, Enforcement: \$273,700.
 - d. Department of Revenue, Public Services: -0-
 - e. Department of Revenue, Administrative Services: \$23,300.
- 9) Work Draft CSHB 133 (HESS), Bradley 4/6/87
- 10) Work Draft CSHB 133 (HESS), Cook 4/8/87
- 11) Minutes, House HESS, 4/7/87
- 12) Minutes, House HESS, 4/8/87

DATE: 3-11-87

The State Affairs Committee has considered HB 133

"An Act relating to eligibility for permanent fund dividends; and providing for an effective date."

RECOMMENDS:

- replace with CS HB 133 (SA) the same title
- attached amendment(s) a new title
- do pass
- do not pass
- no recommendation
- individual recommendations
- additional referral to the _____ Committee

ADOPTS: _____ letter of intent

ATTACHES NEW FISCAL NOTE(S):

- 2 fiscal impact same as previous fiscal note published _____
- 1 zero fiscal note same as previous zero fiscal note published _____
- 2 zero with analysis

SIGNING DO PASS:

Cliff Davidson

Grant W...

SIGNING OTHER RECOMMENDATIONS:

MARTIN Terry Martin - No Rec

Frank Urban

Chairman's signature

STATE OF ALASKA THE LEGISLATURE

FOUCH Y - STATE CAPITOL
JUNEAU, ALASKA 99811
907-465-3800

LEGISLATIVE AFFAIRS AGENCY LEGISLATIVE REFERENCE LIBRARY

May, 1988

Copies of minutes listed below were originally included in this file. The minutes are available on the STAIRS database CMPR. In order to save space copies of minutes have not been left in the files.

HSA	3-4-87	Mary Van Nimwegen 3:00 p.m.
HSA	3-6-87	3:00 p.m.
HSA	3-11-87	3:00 p.m.
H HESS	4-7-87	8:30 p.m.
H HESS	4-8-87	8:30 p.m.



2

Alaska State Legislature House of Representatives

6035 TANAINA DRIVE
ANCHORAGE, ALASKA 99502
(907) 243-8110

REPRESENTATIVE DRUE PEARCE
DISTRICT 9, SEAT A

WHILE IN JUNEAU
PO BOX V
JUNEAU, ALASKA 99811
(907) 465-4993

MEMORANDUM

TO: Representative Fran Ulmer
Chair, House State Affairs Committee

FROM: Representative Drue Pearce *Drue Pearce*

DATE: February 17, 1987

RE: HB 133 and HB 134 referred to
House State Affairs Committee

House State Affairs is the first committee of referral for HB 133 (An Act relating to eligibility for permanent fund dividends; and providing for an effective date.) and for HB 134 ("An Act permitting payment of certain permanent fund dividends into the principal of the permanent fund.")

HB 133 represents a move to reduce the number of students who are delinquent or who default on the repayment of their student loans by providing a disincentive to tardy payments. There is currently a law on the books that allows for attachment of dividend checks for those who owe the state money. However, due primarily to a backlog in the court system, only 800 dividends were attached last year of the 2,000 recipients whose loans were in default. Since the number of delinquencies (30 days or more in arrears) far exceeds the number of those in default (120 days or more in arrears), the positive impact to the state could be substantial.

HB 134 would allow Alaskans who do not wish to receive their Permanent Fund Dividends personally the option of directing that their dividend be paid directly into the corpus of the Permanent Fund. I was encouraged to reintroduce this legislation by individuals who expressed a desire to have their money stay in the Permanent Fund.

Fiscal notes for both of these bills have been requested from the Department of Revenue and will be forwarded to your committee as soon as they are received. I would appreciate your consideration in scheduling an early hearing on both of these bills.

3

STATE OF ALASKA
THE LEGISLATURE
LEGISLATIVE AFFAIRS AGENCY

POUCH Y STATE CAPITOL
JUNEAU ALASKA 99811
907 465 3800

MEMORANDUM

February 17, 1987

SUBJECT: Eligibility for permanent fund dividends
(HB 133)

TO: Representative Drue Pearce

FROM: Tamara Brandt Cook *TBC*
Director
Division of Legal Services

Here is the sectional analysis that you requested of the bill relating to eligibility for permanent fund dividends.

Sec. 1. As well as meeting existing requirements, to qualify for a dividend an individual may not be more than 30 days delinquent on any payment due for a state education loan.

Sec. 2. The statement of eligibility on the application form for a dividend includes a statement that the individual is not more than 30 days delinquent on any state education loan payment.

Secs. 3., 4. The references to a certification of residency are changed to certification of eligibility, to reflect the fact that residency is not the only eligibility requirement.

Sec. 5. The bill has an immediate effective date.

TBC:mkr
m9/024

ALASKA COMMISSION ON POSTSECONDARY EDUCATION

POUCH FP
 JUNEAU, ALASKA 99811
 PHONE: (907) 465-2854

M E M O R A N D U M

TO: The Honorable Drue Pearce
 Alaska State Representative

FROM: Kerry D. Romesburg, Executive Director
 Alaska Commission on Postsecondary Education

SUBJECT: Garnishment of Permanent Fund Dividends

DATE: February 17, 1987

If the Alaska Student Loan Program had been able to garnish the Permanent Fund Dividend Checks for those Alaskans in default on their student loans, without requiring a court judgement, the State would have realized over \$500,000 in FY87. At present, we need a judgement in order to attach the dividend.

In FY87 we ran a tape match of Permanent Fund applicants and student loan borrowers in default (120 or more days past due). We matched just over 2,000 persons, but only had final judgement on 800. If we had been able to attach the other 1,200, it would have substantially enhanced our loan receipts.

The State would not receive 100% of the garnishment on these defaulted accounts, since the loans are turned over to collection agencies (under contract) when they enter default status. Under the contract, the collectors would receive from 11% to 22% of the amount, dependent upon the stage of collection activity for the individual account.

In any case, using the FY87 example and a dividend check of around \$560, the result of automatic garnishment would be:

<u>%</u>	<u>Accounts</u>	<u>State</u>	<u>Collection Agency</u>
11%	1,200	\$598,080	\$ 73,920
22%	1,200	\$524,160	\$147,840

Under either scenario, it certainly would be worth the state's effort to garnish these dividends.

A

STATE OF ALASKA 1987 LEGISLATIVE SESSION
FISCAL NOTE

REQUEST:

Bill Version: 2-16-87 HR 133
Publish Date: _____

Revision Date: 2-16-87
Title: Re: Eligibility for Permanent
Fund Dividends
Sponsor: Pearce and Hanley
Requestor: House HESS

Agency Affected: Education
BRU: Postsecondary Commission
Components: Student Loan Admin.

EXPENDITURES/REVENUES: (Thousands of Dollars)

OPERATING	FY 87	FY 88	FY 89	FY 90	FY 91	FY 92
PERSONAL SERVICES						
TRAVEL						
CONTRACTUAL						
SUPPLIES						
EQUIPMENT						
LAND & STRUCTURES						
GRANTS, CLAIMS						
MISCELLANEOUS						
TOTAL OPERATING	N.A.	-0-	-0-	-0-	-0-	-0-

CAPITAL						
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REVENUE						
---------	--	--	--	--	--	--

FUNDING: (Thousands of Dollars)

GENERAL FUND	N.A.	-0-	-0-	-0-	-0-	-0-
FEDERAL FUNDS						
OTHER						
TOTAL						

POSITIONS:

FULL-TIME	N.A.	-0-	-0-	-0-	-0-	-0-
PART-TIME						
TEMPORARY						

ANALYSIS : (Attach a separate page if necessary)

No new cost, since a computer match between loans and dividends is already done. Potentially, this could enhance loan collection by discouraging late payments and default.

Prepared by: Kerry D. Romesburg Phone: 465-2854
Division: Postsecondary Education Commission Date: 2-19-87

Approved by Commissioner: _____ Date: _____
Agency: _____

Distribution (by preparer):

Legislative Finance
Legislative Sponsor
Requestor
Office of Management and Budget
Impacted Agency(ies)
Senate Secretary

STATE OF ALASKA 1987 LEGISLATIVE SESSION
FISCAL NOTE

B

REQUEST

Bill Version: HB 133
Publish Date: _____

Revision Date: _____
Title: An act relating to eligibility for permanent fund dividends
Sponsor: Pearce, Larson, et al
Requestor: State Affairs

Agency Affected: Revenue
BRU: Permanent Fund Dividend
Components: Administrative Services

EXPENDITURES/REVENUES: (Thousands of Dollars)

	FY 87	FY 88	FY 89	FY 90	FY 91	FY 92
OPERATING						
PERSONAL SERVICES	-	12.2	6.6	6.6	6.6	6.6
TRAVEL	-	-	-	-	-	-
CONTRACTUAL	-	11.0	11.0	11.0	11.0	11.0
SUPPLIES	-	0.1	0.1	0.1	0.1	0.1
EQUIPMENT	-	-	-	-	-	-
LANDS & STRUCTURES	-	-	-	-	-	-
GRANTS, CLAIMS	-	-	-	-	-	-
MISCELLANEOUS	-	-	-	-	-	-
TOTAL OPERATING	-	23.3	17.7	17.7	17.7	17.7
CAPITAL	-	-	-	-	-	-
REVENUE	-	-	-	-	-	-

FUNDING: (Thousands of Dollars)

GENERAL FUND	-	-	-	-	-	-
FEDERAL FUNDS	-	-	-	-	-	-
OTHER (PFD)	-	23.3	17.7	17.7	17.7	17.7
TOTAL	-	23.3	17.7	17.7	17.7	17.7

POSITIONS:

FULL-TIME	-	-	-	-	-	-
PART-TIME	-	2	1	1	1	1
TEMPORARY	-	-	-	-	-	-

ANALYSIS: Attach a separate page if necessary

Prepared By: Ervin B. Jones
Division: Administrative Services Division

Phone: 465-2313
Date: 3/2/87

Approved by Commissioner: [Signature]
Agency: Revenue

Date: 3/2/87

Distribution (by Agency preparing fiscal note):
Legislative Finance
Legislative Sponsor
Requestor
Office of Management and Budget
Impacted Agency(ies)
Senate Secretary

*SEE NOTE ON
BUDGET FISCAL*

Department of Revenue
Administrative Services Division
Fiscal Note Analysis
HB 133
3/2/87

Assumptions:

1. The provisions of this bill would have no effect until the 1988 dividend year and application. The 1987 dividend application has already been printed.
2. The Department of Education has available and will provide a list of persons who were 30 days or more delinquent on AS 14.43 loans as of each day included between April 1 and July 15. This list will be provided on or before September 1 of each year on magnetic tape or electronic transfer through the Juneau Data Center.
3. Any appeal of a denial of dividend based on this law will be made to the Department of Revenue. Such appeal must be filed within 60 days of the date of denial (AS 43). Only if the Department of Education notified the Department of Revenue that the information provided the Department of Revenue was in error will the Department of Revenue overturn the denial decision.23).
4. All incremental costs of administering this law will be borne by the same source of funding as the general administration of the PFD program, currently the dividend fund.
5. The incremental costs of computer resources will result in a chargeback by the Department of Administration.
6. Whereas the costs of programming will be a one-time cost, the data capture costs and the data processing chargeback costs are continuing.

Program Summary:

In order for the department to comply with the provisions of the bill, it will be necessary to do the following:

- a) Data capture the date of signature on each of approximately 540,000 PFD applications.
- b) Match, via computer, the date of signature for each application against the electronic list of persons who were 30 days or more in arrears on that date. This match will have to be by name and birthdate, to try to ensure that the "right" applicants are subsequently denied.
- c) Mail a computer-generated denial notice to the unsuccessful applicant.

1. Positions:

1 PPT Analyst/Programmer V, R21 @ \$5,638.47/Mo,
including salary and benefits for 1 month = \$5.6

PCN 1125 would be funded for an additional one month, to design, write, and test programs for data capture, matching, and generation of notices. Maintenance of programs would be accomplished by existing staff.

1 PPT Data Processing Clerk I, R8 @ \$2,221.64/Mo,
including salary and benefits for 3 months = \$6.6

This position will assist in the data capture of approximately 540,000 dividend applications. This represents the equivalent value of capturing 540,000 application dates.

TOTAL Personal Services \$12.2

2. Other expenditures:

- a) Travel: None.
- b) Contractual:

1. Data Processing Chargeback \$5.0
2. Add 1 page to PFD booklet \$6.0
TOTAL Contractual \$11.0

- c) Supplies: \$0.1
- d) Equipment: Use existing.

TOTAL \$23.3

3. Funding: Permanent Fund Dividend Fund.

4. Section Cost Analysis: N/A.

Computations: N/A.

Economic Impact: N/A.

Impact on Local Government: N/A.

Suggested Amendments:

- 1) Amend Sec. 3, line 21 to read as follows:

" . . . ing the certification of eligibility and residency required under (b) of the section."

2) Amend Sec. 4, line 24 to read as follows:

" (d) The application and certification of eligibility and residency"

It is important to emphasize that the primary requirement of eligibility for a permanent fund dividend is residency.

Attachments: None.

C

**STATE OF ALASKA 1987 LEGISLATIVE SESSION
FISCAL NOTE**

REQUEST: _____
 Revision Date: 2-16-87
 Title: An Act: security for Collection
of student loans
 Sponsor: Pearce and Hanley
 Requestor: House HESS

Bill Version: 2-16-87
 Publish Date: _____

Agency Affected: Education
 BRU: Postsecondary Commission
 Components: Student Loan Fund

EXPENDITURES/REVENUES: (Thousands of Dollars)

OPERATING	FY 87	FY 88	FY 89	FY 90	FY 91	FY 92
PERSONAL SERVICES						
TRAVEL						
CONTRACTUAL						
SUPPLIES						
EQUIPMENT						
LAND & STRUCTURES						
GRANTS, CLAIMS						
MISCELLANEOUS						
TOTAL OPERATING	N.A.	-0-	-0-	-0-	-0-	-0-

CAPITAL						
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REVENUE						
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FUNDING: (Thousands of Dollars)

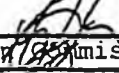
GENERAL FUND	N.A.	-0-	-0-	-0-	-0-	-0-
FEDERAL FUNDS						
OTHER						
TOTAL						

POSITIONS:

FULL-TIME	N.A.	-0-	-0-	-0-	-0-	-0-
PART-TIME						
TEMPORARY						

ANALYSIS : (Attach a separate page if necessary)

The only fiscal impact is potentially an increase in program receipts resulting from better success in collection or defaulted accounts.

Prepared by: Kerry D. Romesburg  Phone: 465-2854
 Division: Postsecondary Education Commission Date: 2-19-87

Approved by Commissioner: _____ Date: _____
 Agency: _____

Distribution (by preparer):

Legislative Finance
 Legislative Sponsor
 Requestor
 Office of Management and Budget
 Impacted Agency(ies)
 Senate Secretary

STATE OF ALASKA 1987 LEGISLATIVE SESSION
FISCAL NOTE

D

REQUEST

Bill Version: HB 133

Publish Date: _____

Revision Date: _____

Agency Affected: Revenue

Title: An Act relating to eligibility for permanent fund dividends

BRU: Permanent Fund Dividend

Sponsor: Pearce, Larson, Gruenberg,

Components: Enforcement

Ulmer, Davidson, Navarre, and Frank

Requestor: House State Affairs

EXPENDITURES/REVENUES: (Thousands of Dollars)

	FY 87	FY 88	FY 89	FY 90	FY 91	FY 92
OPERATING						
PERSONAL SERVICES	-	210.0	216.0	-	-	-
TRAVEL	-	-	-	-	-	-
CONTRACTUAL	-	20.0	20.0	-	-	-
SUPPLIES	-	1.5	1.5	-	-	-
EQUIPMENT	-	42.2	-	-	-	-
LANDS & STRUCTURES	-	-	-	-	-	-
GRANTS, CLAIMS	-	-	-	-	-	-
MISCELLANEOUS	-	-	-	-	-	-
TOTAL OPERATING	-	273.7	237.5	-	-	-
CAPITAL	-	-	-	-	-	-
REVENUE	-	-	-	-	-	-

FUNDING: (Thousands of Dollars)

GENERAL FUND	-	-	-	-	-	-
FEDERAL FUNDS	-	-	-	-	-	-
OTHER	-	273.7	237.5	-	-	-
TOTAL	-	273.7	237.5	-	-	-

POSITIONS:

FULL-TIME	-	6	6	-	-	-
PART-TIME	-	-	-	-	-	-
TEMPORARY	-	-	-	-	-	-

ANALYSIS: Please attached analysis.

Prepared By: Thomas C. Williams

Phone: 465-2366

Division: Enforcement Division

Date: March 2, 1987

Approved by Commissioner: [Signature]

Date: 3/2/87

Agency: _____

Distribution (by Agency preparing fiscal note):

- Legislative Finance
- Legislative Sponsor
- Requestor
- Office of Management and Budget
- Affected Agency(ies)
- Senate Secretary

NOTE: MIGHT BE EASIER TO LET THEM APPLY AND THEN GRAB REVENUE THE CHECK - THIS ALLIANCE WITH REVENUE IS DONE NOW.

MAR 02 1987

page 1 of 3

OFFICE OF THE COMMISSIONER

THIS PROJECT WILL GREATLY INCREASE APPELLATE COSTS AND PRODUCE CHANGE OF COSTS...

ALASKA DEPARTMENT OF REVENUE
ENFORCEMENT DIVISION
ANALYSIS OF HB 133
March 2, 1987

Assumptions

1. Applicants who are delinquent in an education loan can be determined by a computer tape match with the Post-Secondary Education and can be denied by current investigative personnel.
2. There are approximately 9,500 education loans in default status (delinquent for more than 120 days). Another 2,500 loans are greater than 30 days but less than 120 days delinquent.
3. Approximately one-third (or 4,000) of these people will not apply for a permanent fund dividend.
4. All 8,000 remaining people who apply will be denied. Approximately 75% of these applicants will appeal yielding 6,000 appeals.
5. Each PFD Specialist in the Juneau Dividend Appeals unit will be able to resolve 1,000 appeals per year.
6. The number of individuals who would be delinquent and apply for a PFD would decrease over time.

Computations

Personal Services

6 PFD Specialist I (range 13, @ 35.0/year) \$210.0

Total Personal Services 210.0

Contractual Services

Long distance telephone charges, postage, printing, etc. 20.0

Total Contractual 20.0

Commodities

Miscellaneous office supplies (6 employees @ \$250/year) 1.5

Total Commodities 1.5

ALASKA DEPARTMENT OF REVENUE
ENFORCEMENT DIVISION
ANALYSIS OF HB 133
March 2, 1987

Equipment

6	Workstations for Support Personnel	@ \$5,273.73	31.6
6	Swivel-Tilt Chairs with arms	@ \$640.81	3.8
1	File cabinets (5 drawer legal w/lock)	@ \$341.35	.3
6	12 digit Desk Calculators (printing)	@ \$135.03	.8
3	IBM Computer Terminals	@ \$1,200.00	3.6
6	Telephones	@ \$343.00	<u>2.1</u>

Total Equipment 42.2

Total \$273.7

Program Effects

The Permanent Fund Corporation is currently estimating the value of the 1987 dividend to be over \$700. If this figure is accurate, then passage of this bill would reduce available funds for attachment by Post-Secondary Education by at least \$5,600,000 (8,000 denied applicants x \$700).

Additionally, there would be no PFD monies available for attachment by other state or federal agencies trying to collect debts from these individuals.

STATE OF ALASKA 1987 LEGISLATIVE SESSION
FISCAL NOTE

E

REQUEST _____
Revision Date: _____
Title: Act Relating to Eligibility for
Permanent Fund Dividends
Sponsor: Pearce, Larson, Gruenberg, Ulmer
Requestor: Hlth, Ed., & Social Services

Bill Version: HB 133

Publish Date: _____

Agency Affected: Revenue

BRU: Public Services - Permanent Fund
Dividend

Components: _____

EXPENDITURES/REVENUES: (Thousands of Dollars)

OPERATING	FY 87	FY 88	FY 89	FY 90	FY 91	FY 92
PERSONAL SERVICES	-	-	-	-	-	-
TRAVEL	-	-	-	-	-	-
CONTRACTUAL	-	-	-	-	-	-
SUPPLIES	-	-	-	-	-	-
EQUIPMENT	-	-	-	-	-	-
LAND & STRUCTURES	-	-	-	-	-	-
GRANTS/CLAIMS	-	-	-	-	-	-
MISCELLANEOUS	-	-	-	-	-	-
TOTAL OPERATING	0	0	0	0	0	0

CAPITAL	0	0	0	0	0	0
---------	---	---	---	---	---	---

REVENUE	0	0	0	0	0	0
---------	---	---	---	---	---	---

FUNDING: (Thousands of Dollars)

GENERAL FUND	-	-	-	-	-	-
FEDERAL FUNDS	-	-	-	-	-	-
OTHER	-	-	-	-	-	-
TOTAL	0	0	0	0	0	0

POSITIONS:

FULL-TIME	-	-	-	-	-	-
PART-TIME	-	-	-	-	-	-
TEMPORARY	-	-	-	-	-	-

ANALYSIS: Attach a separate page if necessary

Prepared by: Sally Smith
Division: Public Services

Phone: 465-2392
Date: February 20, 1987

Approved by: J. Malone
Commissioner: _____
Agency: Revenue

Date: 3/2/87

Distribution (by Agency preparing fiscal note):

- Legislative Finance
- Legislative Sponsor
- Requestor
- Office of Management & Budget
- Impacted Agency(ies)
- Senate Secretary

(SEE NOTE
ON ENFORCEMENT
FISCAL NOTE. HW)

5-0533L

Cook

4/8/87

Original sponsors: Pearce, Larson,
Gruenberg, et al.

1 IN THE HOUSE

BY THE HEALTH, EDUCATION AND
SOCIAL SERVICES COMMITTEE

2 CS FOR HOUSE BILL NO. 133 (HESS)

3 IN THE LEGISLATURE OF THE STATE OF ALASKA

4 FIFTEENTH LEGISLATURE - FIRST SESSION

5 A BILL

6 For an Act entitled: "An Act relating to the scholarship loan program and
7 the collection of scholarship loans; and providing
8 for an effective date."

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

10 * Section 1. AS 14.43.120(b) is amended to read:

11 (b) Scholarship loans may only be used to attend a

12 (1) career education institution [PROGRAM] that has been
13 approved by the commission before July 1, 1986, or has been operating
14 for at least two years before the borrower attends; or

15 (2) college or university that

16 (A) has been approved by the commission before July 1,
17 1986, or has been operating for at least two years before the
18 borrower attends;

19 (B) is accredited by a national or regional accredita-
20 tion association recognized by the Council on Postsecondary
21 Accreditation or is approved by the commission; and

22 (C) if the loans are federally insured, is approved by
23 the United States Commissioner of Education.

24 * Sec. 2. AS 14.43.120(i) is amended to read:

25 (i) If a loan is in default, the commission shall notify the
26 borrower that repayment of the remaining balance is accelerated and
27 due, by sending the borrower a notice by registered or certified mail.
28 The permanent fund dividend of a defaulted borrower may be taken under
29 AS 43.23.065(b)(4) to satisfy the balance due on the defaulted loan.

1 * Sec. 3. AS 14.43.120(1) is amended to read:

2 (1) The state will pay the interest on that portion of a loan
3 that is not federally insured during

4 (1) the period in which a borrower is a full-time student
5 [BEFORE THE BEGINNING OF THE REPAYMENT PERIOD OF THE LOAN]; [AND]

6 (2) deferments under (k) of this section; and

7 (3) the 12 months after the borrower ceases to be a full-
8 time student if the borrower has paid an amount equal to 10 percent of
9 the total loan balance before the end of the 12-month period.

10 * Sec. 4. AS 14.43.120 is amended by adding a new subsection to read:

11 (r) Each loan shall include a notice to the loan applicant of
12 the provisions of (i) of this section and the provisions of AS 43.23.-
13 067.

14 * Sec. 5. AS 43.23 is amended by adding a new section to read:

15 Sec. 43.23.067. CLAIMS OF DEFAULTED SCHOLARSHIP LOANS. (a)
16 AS 09.38 does not apply to permanent fund dividends taken under
17 AS 14.43.120(i). Notwithstanding AS 09.35, execution on a claim under
18 AS 14.43.120(i) is accomplished by delivering a certified claim to the
19 department containing the following information:

20 (1) the name and social security number of the individual
21 whose dividend is being claimed;

22 (2) the amount the individual owes on the scholarship loan;
23 and

24 (3) a statement that

25 (A) the debt has not been contested, or, if contested,
26 that the issue has been resolved in favor of the Alaska Commis-
27 sion on Postsecondary Education; and

28 (B) if the debt has been contested and resolved in
29 favor of the Alaska Commission on Postsecondary Education, no

1 appeal is pending, the time limit for filing an appeal has ex-
2 pired, or the appeal has been resolved in favor of the commis-
3 sion.

4 (b) Upon receipt of a claim under (a) of this section the de-
5 partment shall notify the individual of the claim. The notice shall
6 be sent to the address provided in the individual's permanent fund
7 dividend application and must provide the following information:

8 (1) the amount of the claim; and

9 (2) notice that the amount of the permanent fund dividend
10 that does not exceed the amount of the claim shall be paid to the
11 Alaska Commission on Postsecondary Education unless the commission
12 releases the claim or the individual requests a hearing within 30 days
13 after the date the notice is sent by the department.

14 (c) AS 44.62.330 - 44.62.630 apply to a hearing requested by an
15 individual under (b)(2) of this section. If a request for a hearing
16 is not received by the department within the required time limit, the
17 department shall pay to the Alaska Commission on Postsecondary Educa-
18 tion the amount of the permanent fund dividend that does not exceed
19 the amount of the claim.

20 * Sec. 6. This Act takes effect immediately under AS 01.10.070(c).
21
22
23
24
25
26
27
28
29

Cook changed to
Bradley draft

COOK 5-0533L
Bradley
4/6/87

Original sponsors: Pearce, Larson,
Gruenberg, et al.

del. to Koponen

1 IN THE HOUSE

BY THE HEALTH, EDUCATION AND
SOCIAL SERVICES COMMITTEE

2 CS FOR HOUSE BILL NO. 133 (HESS)

3 IN THE LEGISLATURE OF THE STATE OF ALASKA

4 FIFTEENTH LEGISLATURE - FIRST SESSION

5 A BILL

6 For an Act entitled: "An Act relating to the ^{scholarship} collection of ~~student~~ loans
7 ~~and~~ ^{scholarship} student loan program; and providing
8 for an effective date."

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

0 * Section 1. AS 14.43.120(b) is amended to read:

1 (b) Scholarship loans may only be used to attend a

2 (1) career education institution [PROGRAM] that has been
3 approved by the commission before July 1, 1986, or has been operating
4 for at least two years before the borrower attends; or

15 (2) college or university that

16 (A) has been approved by the commission before July 1,
17 1986, or has been operating for at least two years before the
18 borrower attends;

19 (B) is accredited by a national or regional accredita-
20 tion association recognized by the Council on Postsecondary
21 Accreditation or is approved by the commission; and

22 (C) if the loans are federally insured, is approved by
23 the United States Commissioner of Education.

24 * Sec. 2. AS 14.43.120(i) is amended to read:

25 (i) If a loan is in default, the commission shall notify the
26 borrower that repayment of the remaining balance is accelerated and
27 due, by sending the borrower a notice by registered or certified mail.
28 The permanent fund dividend of a defaulted borrower may be taken under
29 AS 43.23.065(b)(4) to satisfy the balance due on the defaulted loan.

1 * Sec. 3. AS 14.43.120(1) is amended to read:

2 (1) The state will pay the interest on that portion of a loan
3 that is not federally insured during

4 (1) the period in which a borrower is a full-time student
5 [BEFORE THE BEGINNING OF THE REPAYMENT PERIOD OF THE LOAN]; [AND]

6 (2) deferments under (k) of this section; and

7 (3) the 12 months after the borrower ceases to be a full-
8 time student if the borrower pays an amount equal to 10 percent of the
9 total loan balance before the end of the 12-month period.

10 * Sec. 4. AS 14.43.120 is amended by adding a new subsection to read:

11 (r) Each loan shall include a notice to the loan applicant of
12 the provisions of (i) of this section and the provisions of AS 43.23.-
13 067.

14 * Sec. 5. AS 43.23 is amended by adding a new section to read:

15 Sec. 43.23.067. CLAIMS OF DEFAULTED ^{SCHOLARSHIP} STUDENT LOANS. (a) AS 09.-
16 38 does not apply to permanent fund dividends taken ~~to satisfy debts~~
17 under AS ^{14.43.120(i)} ~~43.23.065(b)(4)~~. Notwithstanding AS 09.35, execution on a
18 claim under AS ^{14.43.120(i)} ~~43.23.065(b)(4)~~ is accomplished by delivering a cer-
19 tified claim to the department containing the following information:

20 (1) the name and social security number of the individual
21 whose dividend is being claimed;

22 (2) the amount the individual owes ^{on the scholarship loan} ~~to the commission~~; and

23 (3) a statement that

24 (A) the debt has not been contested, or, if contested,
25 that the issue has been resolved in favor of the ^{Alaska Commission on Post secondary Education} ~~commission~~; and

26 (B) if the debt has been contested and resolved in
27 favor of the ^{Alaska Commission on Post secondary Education} ~~commission~~, no appeal is pending, the time limit for
28 filing an appeal has expired, or the appeal has been resolved in
29 favor of the commission.

1 (b) Upon receipt of a claim under (a) of this section the de-
2 partment shall notify the individual of the claim. The notice shall
3 be sent to the address provided in the individual's permanent fund
4 dividend application and must provide the following information:

5 ~~(1) a notification of the commission action;~~

6 (1) the amount of the claim; *and*

7 (2) notice that the amount of the permanent fund dividend

8 that does not exceed the amount of the claim shall be paid to the
9 *Alaska Commission on Postsecondary Education*
10 ~~commission~~ unless the commission releases the claim or the individual
11 requests a hearing within 10 days after the date the notice is sent by
12 the department.

13 (c) AS 44.62.330 - 44.62.630 apply to a hearing requested by an
14 individual under (b)(²) of this section. If a request for a hearing
15 is not received by the department within the required time limit, the
16 department shall pay the amount of the permanent fund dividend that
17 does not exceed the amount of the claim to the *Alaska Commission on Postsecondary Education*
18 ~~commission, making the~~
19 ~~claim.~~

20 * Sec. 6. This Act takes effect July 1, 1987.



Official Business

COMMITTEE:

House HESS Committee

DATE: 3/26/87

SIGN-IN

Subject of meeting:

~~CSB-715 Transportation Supplemental~~

~~HB 133 Transportation Supplemental~~

~~HB 135 Transportation Supplemental Study~~

HB 131

HB 133

HB 135

NAME	ADDRESS	PHONE	REPRESENTING	DO YOU WANT TO TESTIFY? & Which Bill.
Dave Gray	C510	2444	Sen. Newsley	SB 115
Jack Kreinkade	OMB	3568		
KERRY ROMESBURG	POSTSECONDARY EDUCATION	2857-1	POST SEC. COMMISSION	HB 131 HB 133 HB 135
Larry Huxel	DOE	2865	Dept. of Education	Available to Comm SB 115 / HB 13
RON LARSON	C500	3727		HB 131
Diane Pearce	C612	4993	Self	133 135



Official Business

COMMITTEE:

House HESS Committee

DATE: April 7, 1987

SIGN-IN

Subject of meeting:

- HB 233
- HB 131
- HB 133
- HB 135

NAME	ADDRESS	PHONE	REPRESENTING	DO YOU WANT TO TESTIFY? & Which Bill
MARY HALLORAN	Apt.	3568	GOVERNOR'S OFFICE	233 HB 133
Theresa Maser		x4993	Rep. Dore Pearce	HB 133
Jack Kreinhede			Div. of Policy, Gov's Office	HB 233
KERRY POMESBURG	POSTSECONDARY EDUC.	2854	ACPE	HB 233, 131, 133, 135
Michael Smith	P.O. Box 625 Juneau 99802	586-4376	UHS Students	HB 233

STATE OF ALASKA 1987 LEGISLATIVE SESSION
FISCAL NOTE

REQUEST _____

Bill Version: CS HB 133

Publish Date: _____

Revision Date: _____

Agency Affected: Revenue

Title: An Act relating to the scholar-ship loan program ...

BRU: Permanent Fund Dividend

Sponsor: House Health, Education and Social Services Committee

Components: Enforcement

Requestor: House HESS Committee

EXPENDITURES/REVENUES: (Thousands of Dollars)

	FY 87	FY 88	FY 89	FY 90	FY 91	FY 92
OPERATING						
PERSONAL SERVICES	-	-	-	-	-	-
TRAVEL	-	-	-	-	-	-
CONTRACTUAL	-	-	-	-	-	-
SUPPLIES	-	-	-	-	-	-
EQUIPMENT	-	-	-	-	-	-
LANDS & STRUCTURES	-	-	-	-	-	-
GRANTS, CLAIMS	-	-	-	-	-	-
MISCELLANEOUS	-	-	-	-	-	-
TOTAL OPERATING	-	-	-	-	-	-
CAPITAL	-	-	-	-	-	-
REVENUE	-	-	-	-	-	-

FUNDING: (Thousands of Dollars)

GENERAL FUND	-	-	-	-	-	-
FEDERAL FUNDS	-	-	-	-	-	-
OTHER	-	-	-	-	-	-
TOTAL	-	-	-	-	-	-

POSITIONS:

FULL-TIME	-	-	-	-	-	-
PART-TIME	-	-	-	-	-	-
TEMPORARY	-	-	-	-	-	-

ANALYSIS: None Necessary

Prepared By: Thomas C. Williams

Phone: 465-2366

Division: Enforcement Division

Date: April 13, 1987

Approved by Commissioner: [Signature]

Date: April 13, 1987

Agency: Department of Revenue

Distribution (by Agency preparing fiscal note):

- Legislative Finance
- Legislative Sponsor
- Requestor
- Office of Management and Budget
- Impacted Agency(ies)
- Senate Secretary

H B

140

HOUSE COMMITTEE REPORT

(7)

Date referred: 2/18/87

FURTHER REFERRALS: Judiciary
Finance

DATE: _____

The Health, Education and Social Services Committee has considered HB 140

"An Act relating to parole."

RECOMMENDS:

- replace with _____ the same title
- attached amendment(s) a new title
- do pass
- do not pass
- no recommendation
- individual recommendations
- additional referral to the _____ Committee

ADOPTS: _____ letter of intent

ATTACHES NEW FISCAL NOTE(S):

- fiscal impact same as previous fiscal note published _____
- zero fiscal note same as previous zero fiscal note published _____
- zero with analysis

SIGNING DO PASS:

Roll & Pico
Alvin L. Karpis
Bill Hyde
Mr. [unclear]
[unclear]
[unclear]

SIGNING OTHER RECOMMENDATIONS:

James J. Douley - NO REC: needs further consideration of victims rights regarding certainty in sentencing and judicial options for extended probation

[Signature]
 Co Chairman's signature
John Ellis



Official Business

COMMITTEE:

House HESS

DATE: 3-10-87

SIGN-IN

Subject of meeting:

HB 13

HB 129

HB 140

NAME	ADDRESS	PHONE	REPRESENTING	DO YOU WANT TO TESTIFY?
Jon Trivette	P.O. Box T, Juneau	3394	Dept. Conv.	Yes <i>refuse</i>
Jason Knight	PO Box T, Juneau	3376	Dept. Corrections	No
LARRY BUSSONE	Capitol Bm. 500	3727	REP. LARSON	YES ¹³ ₄₅
+ Michael Star	P.O. BOX KC JUNEAU	3428	Dept. of LAW	Yes
Bluhm	Legislative Finance	3795		NO
CURTIS MASINGILL	SEN. DON BENNETT CAP 521		SENATE	No
Tom Wright	Rep Rep Swackhammer	2689	Swackhammer	No
Deonir Burns	Rep. Ulmen	4967	Ulmen	NO
Ervin Jones	REVENUE	2313	Revenue - PFD	NO YES. 45HB13, HB 129

HB 140 -- An Act relating to parole

File Contents

- 1) Copy of HB 140
- 2) Summary of Bill and Fiscal note by Susan Knighton of Department of Corrections dated 3/6/87
- 3) Fiscal note by Francis Allan of Alaska State Troopers
- 4) Minutes of 3/10/87

STATE OF ALASKA 1987 LEGISLATIVE SESSION
FISCAL NOTE

Bill Version: HB 140

REQUEST

Revision Date: _____

Title: "An Act relating to parole."

Sponsor: Rep. Swackhammer

Requestor: House HESS

Publish Date: _____

Agency Affected: Public Safety

BRU: Alaska State Troopers

Components: Detachments & CIB

EXPENDITURES/REVENUES: (Thousands of Dollars)

OPERATING	FY 87	FY 88	FY 89	FY 90	FY 91	FY 92
PERSONAL SERVICES						
TRAVEL						
CONTRACTUAL						
SUPPLIES						
EQUIPMENT						
LAND & STRUCTURES						
GRANTS, CLAIMS						
MISCELLANEOUS						
TOTAL OPERATING	0	0	0	0	0	0
CAPITAL	0	0	0	0	0	0
REVENUE						

FUNDING: (Thousands of Dollars)

GENERAL FUNDS	0	0	0	0	0	0
FEDERAL FUNDS						
OTHER						
TOTAL						

POSITIONS:

FULL-TIME	0	0	0	0	0	0
PART-TIME						
TEMPORARY						

ANALYSIS: (Attach a separate page if necessary)

No fiscal impact is anticipated.

Prepared by: Francis C. Allan *F.C.A.*

Division: Alaska State Troopers

Phone: 269-5691

Date: 2/23/87

Approved by Commissioner: William R. Nix *(Signature)*

Agency: Public Safety

Date: 2/25/87

Distribution (by preparer):

- Legislative Finance
- Legislative Sponsor
- Requestor
- Office of Management and Budget
- Impacted Agency(ies)
- Senate Secretary

Jm
2/25/87

BILL NO: HB 140

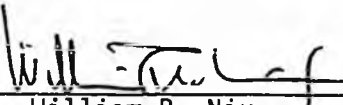
DATE: March 3, 1987

TITLE: "An Act relating to parole."

CONTACT: Maj. Walter J. Gilmour
Acting Director
Alaska State Troopers

DEPARTMENT OF
PUBLIC SAFETY

This bill does not impact the Department of Public Safety.



William R. Nix
Acting Commissioner

POSTOFFICE

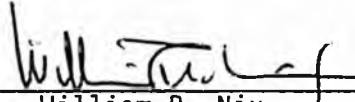
BILL NO: HB 140

DATE: March 3, 1987

TITLE: "An Act relating to parole."

CONTACT: Maj. Walter J. Gilmour
Acting Director
Alaska State Troopers

This bill does not impact the Department of Public Safety.



William R. Nix
Acting Commissioner

DEPARTMENT OF
PUBLIC SAFETY

PROPERTY /

STATE OF ALASKA 1987 LEGISLATIVE SESSION
FISCAL NOTE

Bill Version: HB 140

Publish Date: _____

REQUEST

Revision Date: _____

Title: "An Act relating to parole."

Agency Affected: Public Safety

BRU: Alaska State Troopers

Sponsor: Rep. Swackhammer

Components: Detachments & CIB

Requestor: House HESS

EXPENDITURES/REVENUES: (Thousands of Dollars)

OPERATING	FY 87	FY 88	FY 89	FY 90	FY 91	FY 92
PERSONAL SERVICES						
TRAVEL						
CONTRACTUAL						
SUPPLIES						
EQUIPMENT						
LAND & STRUCTURES						
GRANTS, CLAIMS						
MISCELLANEOUS						
TOTAL OPERATING	0	0	0	0	0	0
CAPITAL	0	0	0	0	0	0
REVENUE						

FUNDING: (Thousands of Dollars)

GENERAL FUNDS	0	0	0	0	0	0
FEDERAL FUNDS						
OTHER						
TOTAL						

POSITIONS:

FULL-TIME	0	0	0	0	0	0
PART-TIME						
TEMPORARY						

ANALYSIS: (Attach a separate page if necessary)

No fiscal impact is anticipated.

Prepared by: Francis C. Allan *F.C.A.*

Phone: 269-5691

Division: Alaska State Troopers

Date: 2/23/87

Approved by Commissioner: William R. Nix *W.R.N.*

Date: 2/25/87

Agency: Public Safety

Distribution (by preparer):

- Legislative Finance
- Legislative Sponsor
- Requestor
- Office of Management and Budget
- Impacted Agency(ies)
- Senate Secretary

JM
2/25/87

SUMMARY OF MANDATORY PAROLE BILL

Mandatory parole is the supervision time a misdemeanor or felony offender must complete immediately after being released from incarceration. The supervised time is determined by the amount of good time an inmate earns during incarceration.

181 days is the current minimum for mandatory parole eligibility. Under the new bill being submitted, this eligibility would be increased to a minimum of two years as outlined in Sections 1 and 2. This would decrease the parole work load by an estimated 130 cases at the current time. This in turn allows the probation/parole officer to devote more time to the long term offender who, as statistics show, require more supervision. The majority of short term offenders falls under probation guidelines, therefore, there is no need for double supervision as there is under current statute. It should also be pointed out that the misdemeanor offender was not intended to be supervised by the parole board, as is currently the case.

Section 3 of the current statute allows a Class A felon discretionary parole after serving only 1/4 of the sentence. Under the proposed bill, a Class A felon is eligible after 1/3 of the sentence. This was the parole board's original intent and the intent of the 1985 legislature as noted on page 4 of the House Journal Supplement which is found in the miscellaneous section of this packet.

Sections 4 and 5 amend the methods that the Parole Board may use to release a parolee to probation. In the event an offender is released to discretionary parole, the Parole Board may release the offender to serve court ordered probation time after successful completion of two years of parole. A mandatory parolee may be released to serve probation as long as the term of probation is equal to or exceeds the mandatory parole period.

In the proposed bill, Section 6 defines mandatory parole and Section 7 defines parolee. Section 8 amends the definitions to comply with the changes made in sections 1 through 5.

In the event both mandatory parole supervision and probationary supervision are required upon release, section 9 allows for the mandatory parole time and the probation time to be served concurrently.

**STATE OF ALASKA 1987 LEGISLATIVE SESSION
FISCAL NOTE**

REQUEST: _____

Bill Version: HB140
Publish Date: _____

Revision Date: _____
Title: "An act relating to Parole."

Agency Affected: Department of Corrections
BRU: _____

Sponsor: Rep. Swackhammer, Gruenberg
Requestor: _____

Components: _____

EXPENDITURES/REVENUES: (Thousands of Dollars)

OPERATING	FY 87	FY 88	FY 89	FY 90	FY 91	FY 92
PERSONAL SERVICES						
TRAVEL						
CONTRACTUAL						
SUPPLIES						
EQUIPMENT						
LAND & STRUCTURES						
GRANTS, CLAIMS						
MISCELLANEOUS						
TOTAL OPERATING	0	0	0	0	0	0
CAPITAL	0	0	0	0	0	0
REVENUE	0	0	0	0	0	0

FUNDING: (Thousands of Dollars)

GENERAL FUND	0	0	0	0	0	0
FEDERAL FUNDS						
OTHER						
TOTAL						

POSITIONS:

FULL-TIME	0	0	0	0	0	0
PART-TIME						
TEMPORARY						

ANALYSIS : (Attach a separate page if necessary)

See attached pages.

Susan Knighton

Prepared by: Susan Knighton, Research Analyst IV Phone: 465-3376
Division: Administrative Services Date: 3/6/87

Approved by Commissioner: *William W. Lindsey for* Susan Humphrey-Barnett Date: 3/6/87
Agency: Department of Corrections

Distribution (by preparer):

- Legislative Finance
- Legislative Sponsor
- Requestor
- Office of Management and Budget
- Impacted Agency(ies)
- Senate Secretary

CONTINUATION of FISCAL NOTE ANALYSIS

For Bill/Resolution No. HB140

The statute changes included in House Bill 140 will have no fiscal impact on the Department of Corrections but will increase the level of service provided to those offenders supervised by the Parole Board. Changes that were made to the Parole Board law during 1985 have extended supervision requirements to include many misdemeanants and minor non-violent felony offenders. With the limited resources of the Parole Board, it would be better to concentrate on the more serious offenders.

Sections 1 and 2:

The effect of the amendments to AS 33.16.010(a) and AS 33.16.010(c) will be to eliminate mandatory parole for persons sentenced to terms of imprisonment of 181 days to 2 years. Mandatory parole places an offender under the supervision of the Parole Board for the amount of good time earned while incarcerated.

Anyone sentenced to 2 years or more of imprisonment will continue to serve a term of mandatory parole under the supervision of the Parole Board.

At any one time, there are around 140 offenders who were sentenced to terms of imprisonment of 181 to 2 years and are on mandatory parole. This represents one-third of the Parole Board's total caseload.

They are offenders convicted of misdemeanors or minor felony offenses. The state will be better served by allowing the Parole Board to concentrate its limited resources on the more serious offenders.

Section 3:

Under its current policies, the Parole Board is not releasing Class A felons until they have served at least one-third of the period of confinement imposed. This amendment will not increase the amount of time currently being served by Class A felons, but will bring the law into line with current practice.

Sections 4 and 5:

These sections amend the methods that the Parole Board may use to release an offender to the jurisdiction of the field Probation/Parole staff. These methods may be used when a parolee had demonstrated good behavior and adjusted to supervision.

For a discretionary parolee, the Parole Board will have the authority to release an offender to a period of probation after the successful completion of two years of parole. If the discretionary parolee has no court imposed probation to follow, he will remain under the supervision of the Parole Board for the full term of his sentence.

For a mandatory parolee, the Parole Board will have the authority to release the offender to the term of probation imposed by the courts as long as this term of probation is equal to or exceeds the period of mandatory parole.

CONTINUATION of FISCAL NOTE ANALYSIS

For Bill/Resolution No. HB140

These changes will allow for more flexible treatment of offenders who are doing well on parole by enabling transfer to field probation supervision. They will allow the Parole Board to concentrate on more serious, at-risk offenders.

Sections 6 - 8:

These sections amend the definitions in AS 33 to agree with the changes made in Sections 1 through 5.

Section 9:

This amendment will allow mandatory parolees with probation sentences to follow to serve the mandatory parole and probation time concurrently.

The current population is serving an average of 6 months on mandatory parole followed by 3 years on probation supervision. This change in the statutes will reduce the period of supervision from a total of 3.5 years to 3.0 years. The savings are estimated at: 2,500 clients x .5 years x \$1,898/year, \$2,372,500 over three years or \$790,800 per year. These estimates are based on an average field supervision cost of \$5.20 per day. The savings in staff time will allow the field probation staff to concentrate on clients needing supervision and newly assigned cases.

STATE OF ALASKA 1987 LEGISLATIVE SESSION
FISCAL NOTE

Bill Version: HB 140

REQUEST

Revision Date: _____

Title: "An Act relating to parole."

Sponsor: Rep. Swackhammer

Requestor: House HESS

Publish Date: _____

Agency Affected: Public Safety

BRU: Alaska State Troopers

Components: Detachments & CIB

EXPENDITURES/REVENUES: (Thousands of Dollars)

OPERATING	FY 87	FY 88	FY 89	FY 90	FY 91	FY 92
PERSONAL SERVICES						
TRAVEL						
CONTRACTUAL						
SUPPLIES						
EQUIPMENT						
LAND & STRUCTURES						
GRANTS, CLAIMS						
MISCELLANEOUS						
TOTAL OPERATING	0	0	0	0	0	0
CAPITAL	0	0	0	0	0	0
REVENUE						

FUNDING:: (Thousands of Dollars)

GENERAL FUNDS	0	0	0	0	0	0
FEDERAL FUNDS						
OTHER						
TOTAL						

POSITIONS:

FULL-TIME	0	0	0	0	0	0
PART-TIME						
TEMPORARY						

ANALYSIS: (Attach a separate page if necessary)

No fiscal impact is anticipated.

Prepared by: Francis C. Allan *F.C.A.*

Division: Alaska State Troopers

Phone: 269-5691

Date: 2/23/87

Approved by Commissioner: William R. Nix *W.R.N.*

Agency: Public Safety

Date: 2/25/87

Distribution (by preparer):

- Legislative Finance
- Legislative Sponsor
- Requestor
- Office of Management and Budget
- Impacted Agency(ies)
- Senate Secretary

JMK
2/25/87

STATE OF ALASKA
THE LEGISLATURE

POUCH Y - STATE CAPITOL
JUNEAU, ALASKA 99811
907-465-3800

LEGISLATIVE AFFAIRS AGENCY
LEGISLATIVE REFERENCE LIBRARY

May, 1988

Copies of minutes listed below were originally included in this file. The minutes are available on the STAIRS database CMPR. In order to save space copies of minutes have not been left in the files.

Mary Van Nimwegen

House HESS 3/10/87

H B

1 7 7



Official Business

COMMITTEE:

House HESS Committee

DATE: 3/17/87

SIGN-IN

Subject of meeting:

- SB 115 - Approp: Pupil Transportation/
Tuition Supplement
- HB 144 - Services Charges; Libraries
- HB 126 - State aid to Education;
Foundation Prog.

NAME	ADDRESS	PHONE	REPRESENTING	DO YOU WANT TO TESTIFY? & Which Bill
Harry Purdy	Box 299, Galena	650-1605	ALASKA ASS. of School Administrators	Yes SB 126 ✓
Roxanne Stewart	Senator Duncan's office	4766		SB 122
Guan Krause	105 Municipal Way #302	586-3090	NEA - AK	NO
Tom Lonner	395 WHITTIER	465-2901	STATE MUSEUM	HB 144 ✓
Nancy Goss	Box 89 Unalaska	581-1257	City/Sid Muni Conf	yes
Mark Boyer	P.O. Box V	3466	self	yes SB 115 ✓
Robert Van Slyke	1765 Evergreen, Juneau	586-4097	No Slope Sch. Dist	NO
Nancy Gasta	Box 248, Unalaska	581-1666	Unalaska School Board	NO
Mim Robinson	P.O. Box 8857, Port Alexander	568-9219	Southeast Island Sch. Dist.	NO
Jean Ellis	Box 1068 Petersburg	772-3240	Petersburg School District	NO

HB 144 -- An Act relating to charges for services provided by the state library and state museum; and providing for an effective date

File Contents

- 1) Copy of HB 144
- 2) Fiscal Note 2/20/87
- 3) Zero fiscal note, 2/20/87
- 4) Memorandum from Thomas Lonner to Steve Hole dated 3/10/87
- 5) Memorandum from Thomas Lonner to Steve Hole and Commissioner Lind dated 8/23/86
- 6) Governor's letter to Speaker Grussendorf
- 7) House HESS minutes of 2/17/87

H B

148

STATE OF ALASKA
THE LEGISLATURE

POUCH Y - STATE CAPITOL
JUNEAU, ALASKA 99811
907-465-3800

LEGISLATIVE AFFAIRS AGENCY
LEGISLATIVE REFERENCE LIBRARY

May, 1988

Copies of minutes listed below were originally included in this file. The minutes are available on the STAIRS database CMPR. In order to save space copies of minutes have not been left in the files.

Mary Van Nimwegen

House Hess 3/12/87 and 3/13/87

HOUSE COMMITTEE REPORT

(7)

Date referred: 2/25/87

FURTHER REFERRALS: Finance

DATE: _____

The Health, Education and Social Services Committee has considered HB 148

"An Act relating to family education loans."

RECOMMENDS:

- replace with _____ the same title
- attached amendment(s) a new title
- do pass
- do not pass
- no recommendation
- individual recommendations
- additional referral to the _____ Committee

ADOPTS: _____ letter of intent

ATTACHES NEW FISCAL NOTE(S):

- fiscal impact same as previous fiscal note published _____
- zero fiscal note same as previous zero fiscal note published _____
- zero with analysis

SIGNING DO PASS:

George Stanley

[Signature]

[Signature]

SIGNING OTHER RECOMMENDATIONS:

[Signature]

[Signature]

[Signature]

 Chairman's signature

HB 148 -- An Act relating to family education loans.

File Contents

- 1) Copy of HB 148
- 2) Section Analysis of Bill Establishing the Family Education Loan Program
- 3) Fiscal Note by Kerry Romesburg
- 4) Minutes of 3/12/87
- 5) Minutes of 3/13/87

ALASKA COMMISSION ON POSTSECONDARY EDUCATION

POUCH FP
JUNEAU, ALASKA 99811
PHONE: (907) 465-2854

M E M O R A N D U M

TO: The Honorable Cliff Davidson
Alaska State Representative

FROM: Kerry D. Romesburg, Executive Director
Alaska Commission on Postsecondary Education

SUBJECT: Section Analysis of Bill Establishing the Family Education
Loan Program

DATE: February 19, 1987

Section 1. The first section sets out the foundation and justification for establishing the new education loan program.

Section 2.

AS 14.43.710. Establishes the Alaska family education loan program.

AS 14.43.720. Creates the family education loan revolving loan fund within the existing scholarship loan fund and provides that all repayment of family loans be paid into this revolving fund.

AS 14.43.730. This provides that the loan program will be administered by the Postsecondary Education Commission.

AS 14.43.740. This section provides the following:

- a. Maximum loans will be \$5,500 for undergraduate programs and \$6,500 for graduate programs.
- b. Appeals on denied loans may be made to the financial aid committee (Postsecondary Commission).
- c. Limits the use of loans to tuition and fees, room and board, and books and supplies.
- d. Requires that a student remain full time and in good standing in order to continue receiving loan disbursements.
- e. Limits loans to accredited or approved schools or schools having operated for at least two years.
- f. Limits loans to a maximum of eight years for an individual student, with no more than five for undergraduate study and five for graduate study.
- g. Provides for registered or certified notice on defaulted accounts.
- h. Permits repayment to extend to 15 years upon a hardship basis.

- i. Prohibits discrimination upon the basis of race, creed, sex, color, ancestry, national origin, or membership in fraternal or political organization.
- j. Provides for up to 50% forgiveness if the student completes the program of study for which the loan was made and lives in Alaska the prescribed period of time.
- k. Declares defaulted accounts ineligible for forgiveness benefits.
- l. Defines residency as physical presence.
- m. Establishes loan interest rate at 5% unless the loan is in default, at which time the interest is 10%.
- n. Provides for loans to be repaid over a 10-year period in monthly installments beginning the first of the month immediately following loan disbursement.
- o. Permits a charge back to the borrower for costs of collection of delinquent or defaulted loans.

AS 14.43.750. Establishes the eligibility for a family education loan. This includes:

- a. two-tier residence at time of borrowing;
- b. ability to borrow for any dependent; and
- c. non-delinquency or default on previous Alaska student loans.

This section also clarifies that a family loan may not be obtained for a person who has already received or is receiving a scholarship loan or teacher loan for the same time period.

Section 14.43.79. Sets out definitions of default and delinquent and provides for definitions in the scholarship loan program to be applicable in this program.

Section 14.43.125. Clarifies that a person for whom a loan is obtained under this loan program may not also borrow under the scholarship loan program or the teacher loan program for the same time period.

Section 14.43.650. Provides a similar exclusion as above for the teacher loan program.

DRAFT FISCAL NOTE

1st year - about \$64,000 (\$60,000 for reprogramming the computer)
Years after - \$6,000 to 10,000 for forms and advertising

STATE OF ALASKA 1987 LEGISLATIVE SESSION
FISCAL NOTE

REQUEST: _____
 Revision Date: 2/25/87
 Title: An Act Re: Family Education
Loans
 Sponsor: Davidson
 Requestor: House HESS

Bill Version: HB148
 Publish Date: 2/25/87

Agency Affected: Education
 BRU: Postsecondary Commission
 Components: Student Loan Admin

EXPENDITURES/REVENUES: (Thousands of Dollars)

OPERATING	FY 87	FY 88	FY 89	FY 90	FY 91	FY 92
PERSONAL SERVICES						
TRAVEL						
CONTRACTUAL		62.5	5.0	8.5	11.5	11.6
SUPPLIES		1.5	1.6	1.6	1.6	1.7
EQUIPMENT						
LAND & STRUCTURES						
GRANTS, CLAIMS						
MISCELLANEOUS						
TOTAL OPERATING	N.A.	64.0	6.6	10.1	13.1	13.3

CAPITAL						
---------	--	--	--	--	--	--

REVENUE						
---------	--	--	--	--	--	--

FUNDING: (Thousands of Dollars)

GENERAL FUND	N.A.	64.0	6.6	10.1	13.1	13.3
FEDERAL FUNDS						
OTHER						
TOTAL						

POSITIONS:

FULL-TIME		-0-	-0-	-0-	-0-	-0-
PART-TIME						
TEMPORARY						

ANALYSIS : (Attach a separate page if necessary)

- a. FY88 includes \$60.0 for data processing system change to accommodate overlapping repayment periods and multiple loans.
- b. Also included are supplies, forms, and yearly repayment booklets.

Prepared by: Kerry D. Romesburg, Executive Director Phone: 465-2854
 Division: Postsecondary Education Date: 2/25/87

Approved by Commissioner: _____ Date: _____
 Agency: _____

Distribution (by preparer):

- Legislative Finance
- Legislative Sponsor
- Requestor
- Office of Management and Budget
- Impacted Agency(ies)
- Senate Secretary

ADDITIONAL FISCAL ANALYSIS FOR HB148
FAMILY EDUCATION LOANS

Assumptions: Since it is difficult to compare 5% multiple disbursement, multiple payment with 8% deferred interest loans, two sample loan cases will be used.

1. Four years of borrowing at \$5,000 each year, with loans disbursed upon a semester basis at \$2,500 each semester.
2. One year of borrowing, single disbursement at \$5,000.

Case 1: 4 years, \$5,00 each year, \$2,500 disbursed each semester

Year	Family Loan (5%)		Student Loan (8%)	
	Principal	Interest	Principal	Interest
1st	\$ 374.94	\$ 102.60	\$ -0-	\$ -0-
2nd	874.86	239.40	-0-	-0-
3rd	1,374.78	376.60	-0-	-0-
4th	1,874.70	513.00	-0-	-0-
5th	1,999.68	547.20	Grace	Grace
6th	1,999.68	547.20	2,000.00	545.56
7th	1,999.68	547.20	2,000.00	545.56
8th	1,999.68	547.20	2,000.00	545.56
9th	1,999.68	547.20	2,000.00	545.56
10th	1,999.68	547.20	2,000.00	545.56
11th	1,624.74	444.60	2,000.00	545.56
12th	1,124.82	307.80	2,000.00	545.56
13th	624.90	171.00	2,000.00	545.56
14th	128.18	35.08	2,000.00	545.56
15th	-0-	-0-	2,000.00	545.56
TOTAL	\$20,000.00	\$5,473.28	\$20,000.00	\$5,455.60

Case 2: 1 year, \$5,000

Year	Family Loan (5%)		Student Loan (8%)	
	Principal	Interest	Principal	Interest
1st	\$ 500.00	\$ 136.36	\$ -0-	\$ -0-
2nd	500.00	136.36	Grace	Grace
3rd	500.00	136.36	500.00	228.04
4th	500.00	136.36	500.00	228.04
5th	500.00	136.36	500.00	228.04
6th	500.00	136.36	500.00	228.04
7th	500.00	136.36	500.00	228.04
8th	500.00	136.36	500.00	228.04
9th	500.00	136.36	500.00	228.04
10th	500.00	136.36	500.00	228.04
11th	-0-	-0-	500.00	228.04
12th	-0-	-0-	500.00	228.04
TOTAL	\$5,000.00	\$1,363.60	\$5,000.00	\$2,280.40



Official Business

COMMITTEE:

H E S S

DATE: 3-12-87

SIGN-IN

Subject of meeting:

HB 107

HB 148

NAME	ADDRESS	PHONE	REPRESENTING	DO YOU WANT TO TESTIFY? / ^{What} bill
Eds. Rohde	P.O. Box 80316 Fairbanks	474-7272	UA	NO
Gerald H. Hart	9231 maintenance Anchorage	346-3443	ACCFT	NO
Charles D. Ahlberg	2505 Loussac Dr. Anch		UAA	NO
John E. Visser	Box 211045 Auke Bay, AK	789-4525	UAFJ	NO
P. F. Behrend	Box 180 UAF Fairbanks	474-6302	U.A. System	No
Luit Phillips	Box 3304 Homer, AK 99603	235-6748	ALASKA ASSOCIATION of Comm College Councils	Yes - 107
P. J. O. O'Connell	Univ of AK Fairbanks, 99775	474-7311	UAFJ System	Yes 107
ROSIE PETERSON	GOVERNOR'S COUNCIL	6-1736	GOV. COUNCIL	YES
Ruth Burnett	Alaska Board of Regents Commissioner of Post/Sec	452-5571	U of A - Post/Sec	NO
Brian Rogers	812 Gruening U of A Fairbanks	474 6490	UA	NO Yes - on fiscal impact 107



Official Business

COMMITTEE:

DATE:

SIGN-IN

Subject of meeting:

NAME	ADDRESS	PHONE	REPRESENTING	DO YOU WANT TO TESTIFY?
Mary Bennett	12010 Shore Circle Anch.		Univ of AK	NO
Ross Lindberg	16810 Tulemeun-Ar Crescent Ch 99516	274-8638	U of A.	Yes
Richard Stuck	522 Water	225-5386	KECC	Yes
Don Abel	1800 Branta Rd	789-7699	U of A	Yes
Paul Jay	12921 Jack's Circle, Anch	345-6287	ACL	No
Mark Americas	8600 SULTANA ANCHORAGE	345-0594	U of A	No
Richard Kojan Richard Kojan	8452 KIMBERLY ST, JUNEAU	789-7394	AK Comm. College Coalition	YES
Ralph J. M. Smith	5889 Kenyhill Anchorage	333-0001	AK Comm College	Yes
KERRY ROME-BURG	POSTSECONDARY COMMISSION	2854	POSTSEC. COM. -	Yes
Steve Hole	DEPT OF ED	2800	DOE	NO



Official Business

COMMITTEE:

HSSS (House)

DATE: 3/13/87

SIGN-IN

Subject of meeting:

HB 107, HB 148, HB 76, HB 96

Note the bill you are here for!

NAME	ADDRESS	PHONE	REPRESENTING	DO YOU WANT TO TESTIFY? <small>which Bill</small>
K. Romesburg	POSTSEC. EDUC.	2554	POSTSEC. EDUC.	YES ✓
ROSIE PETERSON	205 W. FRANKLIN JUNEAU	6-1736	GOVERNOR'S COUNCIL	YES ✓
Joan Hope	Rm 105 Capitol	3835	Sen Fairbank	NO
John F. Visser	U A J		U A J	NO
Carol Gray	4110 N. Douglas Hwy Juneau	586-6913	self	yes
Don Abel	1800 Grant Rd. Juneau	789-7039	Board of Regents	yes
Dick Spaliani	8452 Kimberly, JUNEAU	789-9394	CCCA # 107	YES
Gerald H. Paet	9231 main tree	346-3443	ACCFT	NO
Ralph F. McGrath	5889 KENNYHILL	333-0001	ACCFT	YES
Amelia Endorf	P.O. Box 31485 Juneau	789-1334	self	yes



Official Business

COMMITTEE: Hess
(House)

DATE: 03-13-87

Subject of meeting:
 HB 107, HB 148, HB 76
 HB 96

SIGN-IN

NAME	ADDRESS	PHONE	REPRESENTING	DO YOU WANT TO TESTIFY?
Evelyn Hazelton	531 F. 5th St. Juneau 99801	586-3937	self	yes ✓
Herb Lyon	12921 Jacks Circle Anch 99511	786-1101	ACC	No
Kaaren Kubley	Bx 210549 Auke Bay	789-1473	Sen. Bunkley	no
Sue G. Miller	P.O. Box 211248 Auke Bay AK	789-0479	self	yes
Annie Caskey	PO Box 6 Juneau Alaska 99811	465-2841	DOE	yes HB 96
Celestine Agardak	B 700 Gold St. Apt 3 Juneau 99801	463-3087	self	NO