

ALASKA LEGISLATURE COMMITTEE FILES, 2003-2004 8672

10840 HOUSE JUDICIARY

1 (1) at the time of each occupancy, the landlord shall provide smoke  
2 detection devices and, if the dwelling unit is a qualifying dwelling unit, carbon  
3 monoxide detection devices; the devices must be in working condition, and, after  
4 notification of any deficiencies by the tenant, the landlord shall be responsible for  
5 repair or replacement; and

6 (2) the tenant shall keep the devices in working condition by keeping  
7 charged batteries in battery-operated devices, if possible, by testing the devices  
8 periodically, if possible, and by refraining from permanently disabling the devices.

9 \* Sec. 3. AS 18.70.095(c) is amended to read:

10 (c) If a landlord did not know and had not been notified of the need to repair  
11 or replace a smoke detection device or a carbon monoxide detection device, the  
12 landlord's failure to repair or replace the device may not be considered as evidence of  
13 negligence in a subsequent civil action arising from death, property loss, or personal  
14 injury.

15 \* Sec. 4. AS 18.70.095(d) is repealed and reenacted to read:

16 (d) In this section,

17 (1) "dwelling unit" has the meaning given in AS 34.03.360;

18 (2) "landlord" has the meaning given in AS 34.03.360;

19 (3) "qualifying dwelling unit" means a dwelling unit that

20 (A) contains or is serviced by a carbon-based-fueled appliance  
21 or device that produces by-products of combustion;

22 (B) has an attached garage or carport; or

23 (C) is adjacent to a parking space;

24 (4) "rental agreement" has the meaning given in AS 34.03.360;

25 (5) "tenant" has the meaning given in AS 34.03.360.

26 \* Sec. 5. AS 18.70.100(a) is amended to read:

27 (a) Except as provided in (c) of this section, a [A] person who violates a  
28 provision of AS 18.70.010 - 18.70.100 or a regulation adopted under those sections, or  
29 who fails to comply with an order issued under AS 18.70.010 - 18.70.100, is guilty of  
30 a class B misdemeanor. When not otherwise specified, each 10 days that the violation  
31 or noncompliance continues is a separate offense.

1 \* Sec. 6. AS 18.70.100 is amended by adding a new subsection to read:

2 (c) A person who violates AS 18.70.095, as that section relates to carbon  
3 monoxide detection devices, is guilty of a violation. In this subsection, "violation" has  
4 the meaning given in AS 11.81.900.

5 \* Sec. 7. AS 34.03.100(a) is amended to read:

6 (a) The landlord shall

7 (1) make all repairs and do whatever is necessary to put and keep the  
8 premises in a fit and habitable condition;

9 (2) keep all common areas of the premises in a clean and safe  
10 condition;

11 (3) maintain in good and safe working order and condition all  
12 electrical, plumbing, sanitary, heating, ventilating, air-conditioning, kitchen, and other  
13 facilities and appliances, including elevators, supplied or required to be supplied by  
14 the landlord;

15 (4) provide and maintain appropriate receptacles and conveniences for  
16 the removal of ashes, garbage, rubbish, and other waste incidental to the occupancy of  
17 the dwelling unit and arrange for their removal;

18 (5) supply running water and reasonable amounts of hot water and heat  
19 at all times, insofar as energy conditions permit, except where the building that  
20 includes the dwelling unit is so constructed that heat or hot water is generated by an  
21 installation within the exclusive control of the tenant and supplied by a direct public  
22 utility connection;

23 (6) if requested by the tenant, provide and maintain locks and furnish  
24 keys reasonably adequate to ensure safety to the tenant's person and property; and

25 (7) provide smoke detection devices and carbon monoxide detection  
26 devices as required under AS 18.70.095.

27 \* Sec. 8. AS 34.03.120(a) is amended to read:

28 (a) The tenant

29 (1) shall keep that part of the premises occupied and used by the tenant  
30 as clean and safe as the condition of the premises permit;

31 (2) shall dispose all ashes, rubbish, garbage, and other waste from the

1 dwelling unit in a clean and safe manner;

2 (3) shall keep all plumbing fixtures in the dwelling unit or used by the  
3 tenant as clean as their condition permits;

4 (4) shall use in a reasonable manner all electrical, plumbing, sanitary,  
5 heating, ventilating, air-conditioning, kitchen, and other facilities and appliances  
6 including elevators in the premises;

7 (5) may not deliberately or negligently destroy, deface, damage,  
8 impair, or remove a part of the premises or knowingly permit any person to do so;

9 (6) may not unreasonably disturb, or permit others on the premises  
10 with the tenant's consent to unreasonably disturb, a neighbor's peaceful enjoyment of  
11 the premises;

12 (7) shall maintain smoke detection devices and carbon monoxide  
13 detection devices as required under AS 18.70.095;

14 (8) may not, except in an emergency when the landlord cannot be  
15 contacted after reasonable effort to do so, change the locks on doors of the premises  
16 without first securing the written agreement of the landlord and, immediately after  
17 changing the locks, providing the landlord a set of keys to all doors for which locks  
18 have been changed; in an emergency, the tenant may change the locks and shall,  
19 within five days, provide the landlord a set of keys to all doors for which locks have  
20 been changed and written notice of the change; and

21 (9) may not unreasonably engage in conduct, or permit others on the  
22 premises to engage in conduct, that results in the imposition of a fee under a municipal  
23 ordinance adopted under AS 29.35.125.

24 \* Sec. 9. This Act takes effect January 1, 2005.

**Alaska State Legislature**  
**House of Representatives**




**Representative Max Gruenberg**

**Representative Carl Gatto**

Date: March 1, 2004

To: Representative Lesil McGuire  
Chair, Judiciary Committee

From: Representative Carl Gatto  
Representative Max Gruenberg 

Re: Hearing request for CSHB 351 (State Affairs)

We would respectfully request the committee schedule a hearing for CSHB 351, Carbon Monoxide Detectors, at your earliest convenience. If you have any questions, please feel free to contact Teri at x4940 or Colleen at x3743.

Thank you for your consideration.

23-LS1325U  
Bannister  
3/16/04

CS FOR HOUSE BILL NO. 351( )

IN THE LEGISLATURE OF THE STATE OF ALASKA  
TWENTY-THIRD LEGISLATURE - SECOND SESSION

BY

Offered:  
Referred:

Sponsor(s): REPRESENTATIVES GATTO AND GRUENBERG, Gara, Meyer, Guttenberg, Kerttula

A BILL

FOR AN ACT ENTITLED

1 "An Act relating to carbon monoxide detection devices; and providing for an effective  
2 date."

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

4 \* Section 1. AS 18.70.095(a) is amended to read:

5 (a) Smoke detection devices shall be installed and maintained in all dwelling  
6 units in the state, and carbon monoxide detection devices shall be installed and  
7 maintained in all qualifying dwelling units in the state. The smoke detection  
8 devices must [SHALL] be of a type and shall be installed in a manner approved by  
9 the state fire marshal. The carbon monoxide detection devices must have an alarm  
10 and shall be installed and maintained according to manufacturers'  
11 recommendations.

12 \* Sec. 2. AS 18.70.095(b) is amended to read:

13 (b) In a dwelling unit occupied under the terms of rental agreement or under  
14 a month-to-month tenancy,

1 (1) at the time of each occupancy, the landlord shall provide smoke  
2 detection devices and, if the dwelling unit is a qualifying dwelling unit, carbon  
3 monoxide detection devices; the devices must be in working condition, and, after  
4 notification by the tenant, the landlord shall be responsible for replacement; and

5 (2) the tenant shall keep the devices in working condition by keeping  
6 charged batteries in battery-operated devices, if possible, by testing the devices  
7 periodically, if possible, and by refraining from permanently disabling the devices.

8 \* Sec. 3. AS 18.70.095(c) is amended to read:

9 (c) If a landlord did not know and had not been notified of the need to repair  
10 or replace a smoke detection device or a carbon monoxide detection device, the  
11 landlord's failure to repair or replace the device may not be considered as evidence of  
12 negligence in a subsequent civil action arising from death, property loss, or personal  
13 injury.

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16 (1) "dwelling unit" has the meaning given in AS 34.03.360;

17 (2) "landlord" has the meaning given in AS 34.03.360;

18 (3) "qualifying dwelling unit" means a dwelling unit that

19 (A) contains or is serviced by a carbon-based-fueled appliance  
20 or device that produces by-products of combustion;

21 (B) has an attached garage or carport; or

22 (C) is adjacent to a parking space;

23 (4) "rental agreement" has the meaning given in AS 34.03.360;

24 (5) "tenant" has the meaning given in AS 34.03.360.

25 \* Sec. 5. AS 18.70.100(a) is amended to read:

26 (a) Except as provided in (c) of this section, a [A] person who violates a  
27 provision of AS 18.70.010 - 18.70.100 or a regulation adopted under those sections, or  
28 who fails to comply with an order issued under AS 18.70.010 - 18.70.100, is guilty of  
29 a class B misdemeanor. When not otherwise specified, each 10 days that the violation  
30 or noncompliance continues is a separate offense.

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5 (a) The landlord shall

6 (1) make all repairs and do whatever is necessary to put and keep the  
7 premises in a fit and habitable condition;

8 (2) keep all common areas of the premises in a clean and safe  
9 condition;

10 (3) maintain in good and safe working order and condition all  
11 electrical, plumbing, sanitary, heating, ventilating, air-conditioning, kitchen, and other  
12 facilities and appliances, including elevators, supplied or required to be supplied by  
13 the landlord;

14 (4) provide and maintain appropriate receptacles and conveniences for  
15 the removal of ashes, garbage, rubbish, and other waste incidental to the occupancy of  
16 the dwelling unit and arrange for their removal;

17 (5) supply running water and reasonable amounts of hot water and heat  
18 at all times, insofar as energy conditions permit, except where the building that  
19 includes the dwelling unit is so constructed that heat or hot water is generated by an  
20 installation within the exclusive control of the tenant and supplied by a direct public  
21 utility connection;

22 (6) if requested by the tenant, provide and maintain locks and furnish  
23 keys reasonably adequate to ensure safety to the tenant's person and property; and

24 (7) provide smoke detection devices and carbon monoxide detection  
25 devices as required under AS 18.70.095.

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27 (a) The tenant

28 (1) shall keep that part of the premises occupied and used by the tenant  
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30 (2) shall dispose all ashes, rubbish, garbage, and other waste from the  
31 dwelling unit in a clean and safe manner;

1 (3) shall keep all plumbing fixtures in the dwelling unit or used by the  
2 tenant clean as their condition permits;

3 (4) shall use in a reasonable manner all electrical, plumbing, sanitary,  
4 heating, ventilating, air-conditioning, kitchen, and other facilities and appliances  
5 including elevators in the premises;

6 (5) may not deliberately or negligently destroy, deface, damage,  
7 impair, or remove a part of the premises or knowingly permit any person to do so;

8 (6) may not unreasonably disturb, or permit others on the premises  
9 with the tenant's consent to unreasonably disturb, a neighbor's peaceful enjoyment of  
10 the premises;

11 (7) shall maintain smoke detection devices and carbon monoxide  
12 detection devices as required under AS 18.70.095;

13 (8) may not, except in an emergency when the landlord cannot be  
14 contacted after reasonable effort to do so, change the locks on doors of the premises  
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16 changing the locks, providing the landlord a set of keys to all doors for which locks  
17 have been changed; in an emergency, the tenant may change the locks and shall,  
18 within five days, provide the landlord a set of keys to all doors for which locks have  
19 been changed and written notice of the change; and

20 (9) may not unreasonably engage in conduct, or permit others on the  
21 premises to engage in conduct, that results in the imposition of a fee under a municipal  
22 ordinance adopted under AS 29.35.125.

23 \* Sec. 9. This Act takes effect January 1, 2005.

# Alaska State Legislature

## House of Representatives



Representative Max Gruenberg

Representative Carl Gatto

### SPONSOR STATEMENT

#### CSHB 351 (State Affairs) Carbon Monoxide Detection Devices

The recent deaths of all five members of an Anchorage family from carbon monoxide poisoning in their home has prompted introduction of House Bill 351 that will require carbon monoxide detectors to be installed and maintained in most Alaskan homes. This bill adds carbon monoxide detection devices to the requirement in Alaska state statute (AS 18.70.095) that homeowners install and maintain smoke detectors and adds that landlords shall install the devices to be maintained by their tenants.

According to the Journal of the American Medical Association, carbon monoxide poisoning is the leading cause of accidental poisoning in America annually, claiming the lives of 1,500-2,000 people in the United States and hospitalizing an additional 10,000. Also, continuous exposure to low levels of carbon monoxide can compromise the efficiency of young children's brains in processing information.

Carbon monoxide detectors are essential because carbon monoxide is invisible to the human senses—it is odorless, tasteless, colorless, and non-irritating. Without a carbon monoxide alarm, one doesn't know they're being poisoned.

Representatives Carl Gatto and Max Gruenberg have co-introduced this bill in order to help save Alaskan lives and to prevent long-term illnesses in children.

# FISCAL NOTE

**STATE OF ALASKA**  
**2004 LEGISLATIVE SESSION**

Fiscal Note Number: \_\_\_\_\_  
 Bill Version: HB351-DPS-FP-1-20-04  
 ( ) Publish Date: \_\_\_\_\_

Revision Date/Time (Note if correction): \_\_\_\_\_ Dept. Affected: Public Safety  
 Title Carbon Monoxide Detection Devices RDU Fire Prevention  
 Component Fire Prev. Operations  
 Sponsor Rep. Gatto  
 Requester House Labor & Commerce Component No. 494

**Expenditures/Revenues** (Thousands of Dollars)  
 Note: Amounts do not include inflation unless otherwise noted below.

OPERATING EXPENDITURES	FY 2005	FY 2006	FY 2007	FY 2008	FY 2009	FY 2010
Personal Services						
Travel						
Contractual						
Supplies						
Equipment						
Land & Structures						
Grants & Claims						
Miscellaneous						
<b>TOTAL OPERATING</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>

<b>CAPITAL EXPENDITURES</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>
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<b>CHANGE IN REVENUES ( )</b>						
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**FUND SOURCE** (Thousands of Dollars)

1002 Federal Receipts						
1003 GF Match						
1004 GF						
1005 GF/Program Receipts						
1037 GF/Mental Health						
Other (Specify Type--Do not abbreviate)						
<b>TOTAL</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>

Estimate of any current year (FY2004) cost: 0.0  
 Mark this box (X) if funding for this bill is included in the Governor's FY 2005 budget proposal:

**POSITIONS**

Full-time		0	0	0	0	0
Part-time						
Temporary						

**ANALYSIS:** (Attach a separate page if necessary)  
 The bill requires carbon monoxide detectors to be installed in all "qualifying" dwelling units in the state.  
 HB 351 will have minimal fiscal impact to the Fire Prevention program. There will be a slight increase in responsibilities for building plan review for compliance in 4-plex and larger dwelling units.

Prepared by: Gary Powell, Director Phone 269-5491  
 Division Fire Prevention Date/Time 1/20/04 10:05 AM  
 Approved by: Commissioner William Tandeske Date 1/20/2004  
 Agency Department of Public Safety

# FISCAL NOTE

**STATE OF ALASKA**  
**2004 LEGISLATIVE SESSION**

Fiscal Note Number: HB351-LAW-C&FB-1-20-  
 Bill Version: HB 351  
 () Publish Date: \_\_\_\_\_

Revision Date/Time (Note if correction): \_\_\_\_\_ Dept. Affected: LAW  
 Title "An Act relating to carbon monoxide detection RDU Civil  
devices..." Component Commercial & Fair Business  
 Sponsor Representatives Gatto & Gruenberg  
 Requester House Labor & Commerce Component No. \_\_\_\_\_

**Expenditures/Revenues** (Thousands of Dollars)

Note: Amounts do not include inflation unless otherwise noted below.

OPERATING EXPENDITURES	FY 2005	FY 2006	FY 2007	FY 2008	FY 2009	FY 2010
Personal Services						
Travel						
Contractual						
Supplies						
Equipment						
Land & Structures						
Grants & Claims						
Miscellaneous						
<b>TOTAL OPERATING</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>

<b>CAPITAL EXPENDITURES</b>						
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<b>CHANGE IN REVENUES ( )</b>						
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**FUND SOURCE** (Thousands of Dollars)

1002 Federal Receipts						
1003 GF Match						
1004 GF						
1005 GF/Program Receipts						
1037 GF/Mental Health						
Other (Specify Type--Do not abbreviate)						
<b>TOTAL</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>

Estimate of any current year (FY2004) cost: 0.0  
 Mark this box (X) if funding for this bill is included in the Governor's FY 2005 budget proposal:

**POSITIONS**

Full-time						
Part-time						
Temporary						

**ANALYSIS:** (Attach a separate page if necessary)

This bill amends AS 18.70 by requiring that carbon monoxide detection devices be installed and maintained in all qualifying dwelling units in the state.

Passage of this legislation will not have a foreseeable fiscal impact on the Department of Law.

Prepared by: Kathryn A. Daughhete, Director Phone 465-3673  
 Division: Administrative Services Date/Time 1/20/04 5:03 PM  
 Approved by: Kathryn Daughhete for Gregg D. Renkes, Attorney General Date 1/20/2004  
 Agency: Department of Law

## Alaska CO Incidents

March 27, 2003

Evacuations, Rescues, CPR, 911; Citizens Honored for Lifesaving Acts  
"Jean Schulte and Ron Harper, who evacuated 3 people suffering from serious carbon monoxide poisoning from an Anchorage house in December 2002."  
-Anchorage Daily News

December 17, 2002

Headlines – Anchorage - Carbon monoxide injures 3  
"Three people were rushed to the hospital Monday afternoon for carbon monoxide poisoning, the second such incident in Anchorage in less than a week. The three people were discovered inside 9203 Campbell Terrace Drive around noon by an employer who had gone to the home because one of the people had not shown up to work, said Anchorage Fire Department spokesman, Tom Kempton. All 3 individuals were incoherent and disoriented, he said. A cracked heat exchanger in a furnace is believed to be the cause of the carbon monoxide leak."  
-Anchorage Daily News

December 13, 2002

6 Saved From Gas Poisoning  
"Six people, including 3 children, were rescued early Thursday morning after a 911 dispatcher realized a caller and her family were suffering carbon monoxide poisoning during the call, fire officials said." -Anchorage Daily News

Municipality of  
Anchorage



P.O. Box 196650  
Anchorage, Alaska 99519-6650  
Telephone: (907) 343-4431  
Fax: (907) 343-4499  
Email : [www.muni.org](http://www.muni.org)  
*Mark Begich, Mayor*

**FOR IMMEDIATE RELEASE**  
December 15, 2003  
2003-46

**Contact: Julie Hasquet**  
**343-7103**

**DONORS FUND CO DETECTORS FOR AWARENESS CAMPAIGN**  
***\$31,000 raised buys carbon monoxide detectors for low income families***

Mayor Mark Begich announced today that through the support of several local companies and organizations, \$31,000 has been raised to purchase 1,140 carbon monoxide detectors for distribution to low and moderate income families.

The Mayor's office launched a fundraising effort last week following the deaths of an Anchorage family poisoned by carbon monoxide. All five members of the Arts family died after the accidental poisoning in their home on Dec. 6.

"As we grieve the deaths of the Arts family, we have reached out to the community and they are responding," said Mayor Begich. "While this CO detector giveaway cannot take away our pain, we can raise awareness about this deadly gas and how we can prevent future tragedies."

The companies and organizations who have given financial donations to the awareness campaign include Allstate, BP Exploration, ConocoPhillips, Enstar, Tote, Horizon Lines, the Anchorage Homebuilders Association, the Anchorage Police Department Employees Association, and the International Association of Fire Fighters, Local 1264.

The effort has also been greatly supported by the American Red Cross of Alaska, Home Depot, which has offered the detectors at cost, and Federal Express, which is picking up the cost of flying the large order of CO detectors to Anchorage from Fresno, California.

According to the Journal of the American Medical Association, carbon monoxide poisoning claims the lives of 1,500 to 2,000 people in the United States every year. It is the leading cause of accidental poisoning deaths in America, and hospitalizes another 10,000 people annually.

Having a working carbon monoxide detector on every level of a home and in sleeping areas is considered a key part of preventing accidental poisonings.

CO Detectors

Page 2 of 2

The carbon monoxide detectors purchased through the fundraising effort will be available to families who need them through the GIFT program in Anchorage this week. Sponsored by Catholic Social Services, Lutheran Social Services, The Salvation Army and the United Way of Anchorage, GIFT is a community outreach event that provides holiday gift and food assistance to thousands of low to moderate income families.

The distribution runs December 17-19 in the ACS Garage at 650 Telephone Ave. The detectors will be available until the supply runs out. The Red Cross office at 235 E 8<sup>th</sup> Avenue will have a small supply as well.

The shipment of 1,140 carbon monoxide detectors from a Kidde distributor in Fresno is expected to arrive in Anchorage, via Federal Express, on Tuesday.

"I am overwhelmed by the generous spirit of our local companies and organizations," said Mayor Begich. "I would also like to thank our city firefighters, police officers and other emergency personnel who had to respond to this terrible tragedy."

In a separate program, the Municipality's Department of Health and Human Services Weatherization Program provides CO detectors to low income families each year. Priority is given to elderly, the disabled, and families with children under the age of six years. The program is available to both homeowners and renters, and qualifying requires meeting income eligibility guidelines and the home must be inspected.

Funding for the program is provided by The Federal Department of Energy and Alaska Housing Finance Corporation. Those who are interested in the Weatherization Program can call 343-6630 for more information.

###

# CARBON MONOXIDE (CO): THE SILENT KILLER

## HISTORY OF CO LEGISLATION

- 1992: The first U.S. city to adopt a law requiring CO alarms was Kingston, New York. The law was adopted November 10, 1992.
- 1994: In March of 1994, the City of Chicago became the second and largest U.S. municipality to enact a CO alarm law.
- 1998: In 1998, West Virginia became the first state to adopt a statewide CO alarm law.
- 2002: Rhode Island enacted a statewide CO law in the year 2002.
- 2003: New York and New Jersey enacted statewide carbon monoxide laws in the spring of 2003.
- Present: Current states working to pass statewide CO legislation include Massachusetts and Pennsylvania.

## CO FACTS

- Carbon monoxide is the leading cause of accidental poisoning deaths in America, claiming more than 2,100 lives per year, according to a study published in the Journal of the American Medical Association.
- CO accounts for 40,000 emergency room visits and 20,000 health-related injuries annually, according to the American Association of Poison Control Centers. Yet according to safety industry estimates, 88 percent of homes remain unprotected because they do not have at least one CO alarm.
- CO is known as the "Silent Killer" since it is invisible to the human senses. It is odorless, tasteless, colorless and non-irritating, so without a CO alarm's warning there is no way to know that you are being poisoned. CO mimics the flu or food poisoning and symptoms include headache, nausea, fatigue and dizziness.
- In fact, studies performed at the University of Illinois Hospital at Chicago found that five to ten percent of patients presented to the emergency room with flu-like symptoms actually had CO poisoning.
- CO is a by-product of combustion produced by common household appliances such as gas or oil furnaces, water heaters, space heaters and clothes dryers. Other potential sources include barbecue grills, fireplaces, wood-burning stoves, gas ovens and fumes entering a home from an attached garage.
- Once in the bloodstream, CO suffocates the body from the inside out, preventing life-sustaining oxygen from reaching vital organs in the body such as the brain and heart.
- The level of exposure to carbon monoxide and the amount of damage done is greater in children than adults. For example an adult breathes 12 times within a minute, while a child will take 20-30 breaths during that same time. If carbon monoxide is present, the child is metabolizing more of the deadly gas at a faster pace, resulting in a more severe poisoning.

- Children, infants and the unborn cannot articulate pain or other symptoms associated with carbon monoxide poisoning, which often prolongs their exposure and increases their risk for serious injuries and death. Effects of exposure can include brain damage, heart defects, cerebral palsy and death.

### EXPERT TESTIMONIALS

**Bill Webb**

**Executive Director, Congressional Fire Services Institute**

*"There's a mantra in the fire service that saving lives starts with prevention. We have seen that with smoke detectors. By installing smoke detectors we have saved thousands of lives. We can do the same if we install carbon monoxide detectors."*

**Assemblyman Joseph Morelle (D)**

**Irondequoit, New York – Sponsored a statewide CO law that went into effect in March of 2003.**

*"We have evidence from other places including the cities of Chicago and St. Louis, that CO laws have helped reduce fatalities in those communities. We have a great example here, as smoke alarm laws were enacted, more of these life safety devices went into homes and death rates from fire have declined. It's time now to look at carbon monoxide alarms the same way."*

**Steve Gladstone,**

**President-elect, American Society of Home Inspectors (ASHI)**

*"If people don't have a carbon monoxide detector in their house, at almost any point in the life of their equipment, it can fail and it can become a lethal environment. So if they don't have a carbon monoxide detector, they won't know and they could die in that environment. We're talking about a small investment, and god forbid something terrible happens, you'll never forgive yourself for the rest of your life."*

**Dr. Jerrold B. Leikin**

**Director of Medical Toxicology, Evanston Northwestern Healthcare-OMEGA**

*"Carbon monoxide has no odor, and is not irritating at all, and targets the brain for its poisoning capabilities, so that you can be overcome by carbon monoxide and not even know it...carbon monoxide detectors are just like seat belts and motorcycle helmets in that they save lives. And especially they save lives from traumatic accidents that can occur all of a sudden with nobody in the household knowing they've been exposed to these deadly gases."*

**Hal and Kathy Ketofsky**

**Carbon Monoxide Survivor Family, New Jersey**

*"I used to feel the same way most people feel about carbon monoxide – unconcerned. But I have a different opinion now. It's clear that the difference between life and death is as simple as having an alarm and not having one."*

### PREVENTION

The Consumer Product Safety Commission and the International Association of Fire Chiefs recommend every home have at least one carbon monoxide alarm with an audible warning signal installed near sleep areas.

**For more information about carbon monoxide, contact the Our Children at Risk Task Force at 1-877-COFACTS.**

## Consumer Product Safety Commission

### Carbon Monoxide Questions and Answers

CPSC Document #466

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#### 1. What is carbon monoxide (CO) and how is it produced in the home?

Carbon monoxide (CO) is a colorless, odorless, poisonous gas. It is produced by the incomplete burning of solid, liquid, and gaseous fuels. Appliances fueled with natural gas, liquified petroleum (LP gas), oil, kerosene, coal, or wood may produce CO. Burning charcoal produces CO. Running cars produce CO.

#### 2. How many people are unintentionally poisoned by CO?

Every year, over 200 people in the United States die from CO produced by fuel-burning appliances (furnaces, ranges, water heaters, room heaters). Others die from CO produced while burning charcoal inside a home, garage, vehicle or tent. Still others die from CO produced by cars left running in attached garages. Several thousand people go to hospital emergency rooms for treatment for CO poisoning.

#### 3. What are the symptoms of CO poisoning?

The initial symptoms of CO poisoning are similar to the flu (but without the fever). They include:

- Headache
- Fatigue
- Shortness of breath
- Nausea
- Dizziness

Many people with CO poisoning mistake their symptoms for the flu or are misdiagnosed by physicians, which sometimes results in tragic deaths.

#### 4. What should you do to prevent CO poisoning?

- Make sure appliances are installed according to manufacturer's instructions and local building codes. Most appliances should be installed by professionals. Have the heating system (including chimneys and vents) inspected and serviced annually. The inspector should also check chimneys and flues for blockages, corrosion, partial and complete disconnections, and loose connections.
- Install a CO detector/alarm that meets the requirements of the current UL standard 2034 or the requirements of the IAS 6-96 standard. A carbon monoxide detector/alarm can provide added protection, but is no substitute for proper use and upkeep of appliances that can produce CO. Install a CO detector/alarm in the hallway near every separate sleeping area of the home. Make sure the detector cannot be covered up by furniture or draperies.
- Never burn charcoal inside a home, garage, vehicle, or tent.
- Never use portable fuel-burning camping equipment inside a home, garage, vehicle, or tent.
- Never leave a car running in an attached garage, even with the garage door open.
- Never service fuel-burning appliances without proper knowledge, skills, and tools. Always refer to the owner's manual when performing minor adjustments or servicing fuel-burning appliances.
- Never use gas appliances such as ranges, ovens, or clothes dryers for heating your home.
- Never operate unvented fuel-burning appliances in any room with closed doors or windows or in any

room where people are sleeping.

- Do not use gasoline-powered tools and engines indoors. If use is unavoidable, ensure that adequate ventilation is available and whenever possible place engine unit to exhaust outdoors.

#### **5. What CO level is dangerous to your health?**

The health effects of CO depend on the level of CO and length of exposure, as well as each individual's health condition. The concentration of CO is measured in parts per million (ppm). Health effects from exposure to CO levels of approximately 1 to 70 ppm are uncertain, but most people will not experience any symptoms. Some heart patients might experience an increase in chest pain. As CO levels increase and remain above 70 ppm, symptoms may become more noticeable (headache, fatigue, nausea). As CO levels increase above 150 to 200 ppm, disorientation, unconsciousness, and death are possible.

#### **6. What should you do if you are experiencing symptoms of CO poisoning?**

If you think you are experiencing any of the symptoms of CO poisoning, get fresh air immediately. Open windows and doors for more ventilation, turn off any combustion appliances, and leave the house. Call your fire department and report your symptoms. You could lose consciousness and die if you do nothing. It is also important to contact a doctor immediately for a proper diagnosis. Tell your doctor that you suspect CO poisoning is causing your problems. Prompt medical attention is important if you are experiencing any symptoms of CO poisoning when you are operating fuel-burning appliances. Before turning your fuel-burning appliances back on, make sure a qualified serviceperson checks them for malfunction.

#### **7. What has changed in CO detectors/alarms recently?**

CO detectors/alarms always have been and still are designed to alarm before potentially life-threatening levels of CO are reached. The UL standard 2034 (1998 revision) has stricter requirements that the detector/alarm must meet before it can sound. As a result, the possibility of nuisance alarms is decreased.

#### **8. What should you do when the CO detector/alarm sounds?**

Never ignore an alarming CO detector/alarm. If the detector/alarm sounds: Operate the reset button. Call your emergency services (fire department or 911). Immediately move to fresh air -- outdoors or by an open door/window.

#### **9. How should a consumer test a CO detector/alarm to make sure it is working?**

Consumers should follow the manufacturer's instructions. Using a test button, some detectors/alarms test whether the circuitry as well as the sensor which senses CO is working, while the test button on other detectors only tests whether the circuitry is working. For those units which test the circuitry only, some manufacturers sell separate test kits to help the consumer test the CO sensor inside the alarm.

#### **10. What is the role of the U.S. Consumer Product Safety Commission (CPSC) in preventing CO poisoning?**

CPSC worked closely with Underwriters Laboratories (UL) to help develop the safety standard (UL 2034) for CO detectors/alarms. CPSC helps promote carbon monoxide safety awareness to raise awareness of CO hazards and the need for regular maintenance of fuel-burning appliances. CPSC recommends that every home have a CO detector/alarm that meets the requirements of the most recent UL standard 2034 or the IAS 6-96 standard in the hallway near every separate sleeping area. CPSC also works with industry to develop voluntary and mandatory standards for fuel-burning appliances.

#### **11. Do some cities require that CO detectors/alarms be installed?**

On September 15, 1993, Chicago, Illinois became one of the first cities in the nation to adopt an

ordinance requiring, effective October 1, 1994, the installation of CO detectors/alarms in all new single-family homes and in existing single-family residences that have new oil or gas furnaces. Several other cities also require CO detectors/alarms in apartment buildings and single-family dwellings.

## 12. Should CO detectors/alarms be used in motor homes and other recreational vehicles?

CO detectors/alarms are available for boats and recreational vehicles and should be used. The Recreation Vehicle Industry Association requires CO detectors/alarms in motor homes and in towable recreational vehicles that have a generator or are prepped for a generator.

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Send the link for this page to a friend! Consumers can obtain this publication and additional publication information from the Publications section of CPSC's web site or by sending your publication request to [info@cpsc.gov](mailto:info@cpsc.gov).

This document is in the public domain. It may be reproduced without change in part or whole by an individual or organization without permission. If it is reproduced, however, the Commission would appreciate knowing how it is used. Write the U.S. Consumer Product Safety Commission, Office of Information and Public Affairs, Washington, D.C. 20207 or send an e-mail to [info@cpsc.gov](mailto:info@cpsc.gov).

The U.S. Consumer Product Safety Commission is charged with protecting the public from unreasonable risks of serious injury or death from more than 15,000 types of consumer products under the agency's jurisdiction. Deaths, injuries and property damage from consumer product incidents cost the nation more than \$700 billion annually. The CPSC is committed to protecting consumers and families from products that pose a fire, electrical, chemical, or mechanical hazard or can injure children. The CPSC's work to ensure the safety of consumer products - such as toys, cribs, power tools, cigarette lighters, and household chemicals - contributed significantly to the 30 percent decline in the rate of deaths and injuries associated with consumer products over the past 30 years.

To report a dangerous product or a product-related injury, call CPSC's hotline at (800) 638-2772 or CPSC's teletypewriter at (800) 638-8270, or visit CPSC's web site at [www.cpsc.gov/talk.html](http://www.cpsc.gov/talk.html). Consumers can obtain this release and recall information at CPSC's Web site at [www.cpsc.gov](http://www.cpsc.gov).

# Frequently Asked Questions About Carbon Monoxide Detectors

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## What is carbon monoxide (CO) and why do I need a carbon monoxide detector?

Carbon monoxide is a colorless, odorless, tasteless and toxic gas produced as a by-product of combustion. Any fuel burning appliance, vehicle, tool or other device has the potential to produce dangerous levels of carbon monoxide gas. Examples of carbon monoxide producing devices commonly in use around the home include:

- Fuel fired furnaces (non-electric)
- Gas water heaters
- Fireplaces and woodstoves
- Gas stoves
- Gas dryers
- Charcoal grills
- Lawnmowers, snowblowers and other yard equipment
- Automobiles

The Consumer Products Safety Commission (CPSC) reports that approximately 200 people per year are killed by accidental CO poisoning with an additional 5000 people injured. These deaths and injuries are typically caused by improperly used or malfunctioning equipment aggravated by improvements in building construction which limit the amount of fresh air flowing in to homes and other structures.

While regular maintenance and inspection of gas burning equipment in the home can minimize the potential for exposure to CO gas, the possibility for some type of sudden failure resulting in a potentially life threatening build up of gas always exists.

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## What are the medical effects of carbon monoxide and how do I recognize them?

Carbon monoxide inhibits the blood's ability to carry oxygen to body tissues including vital organs such as the heart and brain. When CO is inhaled, it combines with the oxygen carrying hemoglobin of the blood to form carboxyhemoglobin. Once combined with the hemoglobin, that hemoglobin is no longer available for transporting oxygen. How quickly the carboxyhemoglobin builds up is a factor of the concentration of the gas being inhaled (measured in parts per million or PPM) and the duration of the exposure. Compounding the effects of the exposure is the long half-life of carboxyhemoglobin in the blood. Half-life is a measure of how quickly levels return to normal. The half-life of carboxyhemoglobin is approximately 5 hours. This means that for a given exposure level, it will take about 5 hours for the level of carboxyhemoglobin in the blood to drop to half its current level after the exposure is terminated.

The following table describes the symptoms associated with a given concentration of COHb:

---

<i>% COHb</i>	<i>Symptoms and Medical Consequences</i>
10%	No symptoms. Heavy smokers can have as much as 9% COHb.
15%	Mild headache.
25%	Nausea and serious headache. Fairly quick recovery after treatment with oxygen and/or fresh air.
30%	Symptoms intensify. Potential for long term effects especially in the case of infants, children, the elderly, victims of heart disease and pregnant women.
45%	Unconsciousness.
50%+	Death.

---

Since one can't easily measure COHb levels outside of a medical environment, CO toxicity levels are usually expressed in airborne concentration levels (PPM) and duration of exposure. Expressed in this way, symptoms of exposure can be stated as follows:

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<i>PPM CO</i>	<i>Time</i>	<i>Symptoms</i>
35 PPM	8 hours	Maximum exposure allowed by OSHA in the workplace over an eight hour period.
200 PPM	2-3 hours	Mild headache, fatigue, nausea and dizziness.
400 PPM	1-2 hours	Serious headache- other symptoms intensify. Life threatening after 3 hours.
800 PPM	45 minutes	Dizziness, nausea and convulsions. Unconscious within 2 hours. Death within 2-3 hours.
1600 PPM	20 minutes	Headache, dizziness and nausea. Death within 1 hour.
3200 PPM	5-10 minutes	Headache, dizziness and nausea. Death within 1 hour.
6400 PPM	1-2 minutes	Headache, dizziness and nausea. Death within 25-30 minutes.
12,800 PPM	1-3 minutes	Death.

---

As can be seen from the above information, the symptoms vary widely based on exposure level, duration and the general health and age on an individual. Also note the one recurrent theme that is most



Level Display	of CO levels updated every few minutes.	on concentration level and duration of exposure. Display information is limited.
Reset Time	Will reset immediately once CO problem is corrected.	Reset time depends on exposure concentration and duration. May require removal of sensor pack. A silence button, however, is now provided/required.

## How many carbon monoxide detectors should I have and where should I place them?

The Consumer Product Safety Commission recommends a detector on each floor of a residence. At a minimum, a single detector should be placed on each sleeping floor with an additional detector in the area of any major gas burning appliances such as a furnace or water heater. Installation in these areas ensures rapid detection of any potentially malfunctioning appliances and the ability to hear the alarm from all sleeping areas. In general, carbon monoxide detectors should be placed high (near the ceiling) for most effective use. Detectors should also not be placed within five feet of gas fueled appliances or near cooking or bathing areas. Consult the manufacturers installation instructions for proper placement of a detector within a given area.

## What are the most common causes of carbon monoxide detector alarms?

There are many conditions which can cause a carbon monoxide detector to alarm. Most are preventable and few are actually life threatening. Ideally through proper placement of the detector and education of the users the number of preventable calls can be minimized and activation will only occur in the more serious situations.

Preventable causes of CO alarm activation and the recommended preventive action are as follows:

<i>Cause</i>	<i>Preventive Action</i>
Inadequate fresh air venting of the home.	Have a heating contractor install a fresh air makeup system in the home
Running gas powered equipment or automobiles in a home or garage	Gas powered equipment or vehicles should never be operated within a home or garage- even if the garage door is open. Since most homes are typically at a lower pressure relative to outside air, the gas can

Charcoal grilling in the home or garage.	actually be drawn into the home. Charcoal grilling is a tremendous producer of carbon monoxide gas. Charcoal grills should never be operated in the home.
Malfunctioning appliances or equipment in the home.	All fuel burning appliances or equipment in the home needs periodic inspection and preventive maintenance. While all fuel burning appliances will produce some CO gas, regular preventive maintenance can keep this to a minimum.
Malfunctioning or overly sensitive alarm.	Buy only UL Listed alarms conforming to the latest revision (June 1995) of UL standard 2034. This revision includes new requirements to minimize nuisance alarms.

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While many causes can be prevented others can not and may occur unpredictably. Not only are these problems harder to predict but they also tend to be more serious in nature. Examples of these type problems are:

- Cracked furnace heat exchanger.
- Malfunctioning furnace or water heater.
- Blocked chimney.
- Other unpredictable events- vehicle left running in garage, gas powered device placed near fresh air vent to home, etc.

Minimizing preventable events allows everyone to take other less preventable and predictable events more seriously.

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## What should I do when my carbon monoxide detector goes off?

First and foremost, stay calm. As mentioned previously most situations resulting in activation of a carbon monoxide detector are not life threatening and do not require calling 911. To determine the need to call 911, ask the following question of everyone in the household:

"Does anyone feel ill? Is anyone experiencing the 'flu-like' symptoms of headache, nausea or dizziness?"

If the answer to the above by anyone in the household is true, evacuate the household to a safe location and have someone call 911. Failure to evacuate immediately may result in prolonged exposure and worsening effects from possible carbon monoxide gas. The best initial treatment for carbon monoxide gas exposure is fresh air.

If the answer to the above by everyone in the household is no, the likelihood of a serious exposure is greatly diminished and one probably does not need to call 911. Instead, turn off any gas burning appliances or equipment, ventilate the area and attempt to reset the alarm. If the alarm will not reset or resounds, call a qualified heating and ventilating service contractor to inspect your system for possible problems. If at any time during this process someone begins to feel ill with the symptoms described above evacuate the household to a safe location and have someone call 911.

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## What can I expect to happen if I call 911?

What to expect when calling 911 is based on the policies and procedures of the public safety agencies serving your community and will vary from area to area. Most public safety agencies are, however, recognizing the dangers posed by carbon monoxide gas and are adopting similar procedures to the ones described below. These procedures are based on information developed by the International Association of Fire Chiefs (IAFC) and other national and regional associations. The objective of these procedures is to quickly determine the severity of the situation and provide the proper emergency response. The following is a summary of what one can expect to happen if the call 911 because a carbon monoxide detector is sounding:

When initially calling 911 be prepared to provide the following information:

- Your address.
- The type of detector that is sounding.
- Whether or not anyone is feeling ill with 'flu-like' symptoms as previously described.
- Whether or not everyone has evacuated the residence.
- The reading on the detector (if known or available)

The dispatcher will determine the response required based on the answers to the above- most significantly whether or not anyone is feeling ill.

If anyone is feeling ill and/or you can not or have not been able to evacuate everyone, law enforcement, medical and fire personnel will be assigned to the call on an emergency basis. Law enforcement to assist with the immediate evacuation of individuals, medical to treat any victims and fire to monitor for CO gas and assist with the other activities.

If no one is feeling ill, you may be advised to contact your local heating contractor or gas company to assist you or, more likely, fire personnel will be dispatched on a routine basis to monitor for CO gas and advise if a 'real' carbon monoxide problem exists.

As mentioned previously, response policies vary by community and you may wish to call your local fire or police non-emergency number to ask what their particular policies are. An example standard operating procedure for CO alarms is attached. This policy is based on the IAFC model procedures and has been adopted by the Hennepin County Fire Chiefs Association as their 'standard' policy for fire departments which are part of that association.

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## Where can I get further information concerning carbon monoxide detectors?

Several manufacturers of carbon monoxide detectors offer toll free numbers for additional information regarding their products. These numbers are as follows:

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<i>Manufacturer</i>	<i>Number</i>
American Sensors	800-387-4219
Enzone	800-448-0535
First Alert	800-323-9005
Jameson	800-779-1719
Nighthawk	800-880-6788
Quantum	800-432-5599
Radio Shack	Contact your local store
S-Tech	800-643-5377

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Additional information with product ratings is contained in the July 1995 Consumer Reports issue on home safety products. One word of note regarding the ratings in this issue- the products tested have probably since be replaced by updated models conforming to the revised UL 2034 standard which took effect in October 1995. Check with the manufacturer for current information.

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This information provided as a public service by the Hamel Volunteer Fire Department.  
Comments or questions concerning this document should be directed to:

*H. Brandon Guest, Chief  
Hamel Volunteer Fire Department  
92 Hamel Road  
Hamel, Minnesota 55340  
(612) 723-5400  
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[URL=http://freenet.msp.mn.us/people/guestb](http://freenet.msp.mn.us/people/guestb)*

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Municipality  
of  
Anchorage



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Telephone: (907) 267-4936  
Fax: (907) 267-4977  
<http://www.muni.org>

*Mark Begich, Mayor*

FIRE DEPARTMENT  
Administration  
100 East Fourth Avenue  
Anchorage, Ak 99501

The Anchorage Fire Department is in support of House Bill No.351, "An Act relating to the devices. Including carbon monoxide detection devices, required in dwelling; and providing for an effective date."

Carbon Monoxide is a colorless, odorless, invisible gas produced when fossil fuels do not burn completely, or are exposed to heat (usually fire). These fuels include wood, coal, charcoal, natural gas, gasoline, kerosene and propane. Electrical appliances typically do not produce CO.

The Anchorage Fire Department finds that a properly installed and operating Carbon Monoxide detector is an excellent means of protection from the dangers of CO poisoning because it monitors the air and sounds a loud alarm before Carbon Monoxide levels become threatening for average, healthy adults. This allows precious time to leave a dwelling and correct the problem before CO levels become life threatening. CO being invisible, odorless and tasteless is not easily detected by means other than a properly installed and operating detector.

The Anchorage Fire Department also recommends that smoke detectors as well as CO detectors should be installed on each level of a dwelling, in each bedroom of the dwelling and in hallways connecting such areas. This vital warning equipment has a limited life and do require testing for proper operation on a regular basis.

Thomas G. Kempton  
Deputy Fire Chief, Information Officer  
Anchorage Fire Department



## COLD CLIMATE HOUSING RESEARCH CENTER

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# CCHRC

February 6, 2004

Representative Carl Gatto  
State Capitol, Room 411

Representative Max Gruenberg  
State Capitol, Room 112  
Juneau, AK 99801-1182

RE: HB 351 CARBON MONOXIDE DETECTION DEVICES

Dear Representatives Gatto and Gruenberg,

At our last Board Meeting held on February 3, 2004, the Board of the Cold Climate Housing Research Center (CCHRC) discussed your above referenced bill. The Board instructed me to express our support for the idea that every residence in Alaska should have at least one CO detector. The recent deaths of the Arts family in Anchorage serve as a very sad testimony to the importance of this safety issue. CO has been called the "cold weather killer" since it is more likely to be a problem in the winter when our houses are closed up against the cold and our heating systems are working overtime. Obviously, this is of particular concern in Alaska where half the year is winter.

While it is of primary importance that our homes are designed correctly and heating and ventilation systems are installed and maintained correctly, it is crucial to have the back up protection of warning devices like CO and smoke detectors to alert us when something has failed and our families are in danger. We applaud your leadership in assuring that all families in Alaska are aware of the danger of CO poisoning and the importance of CO detectors as the last line of defense against this too often very real threat. I have enclosed some materials that we have assembled to help educate builders and homeowners about this issue. We have co-sponsored one public meeting and one builder training workshop so far this year as our part in addressing the CO threat. If there is anything that we can do to assist you in working on this bill, please let me know.

Sincerely yours,

Jack Hebert, President and CEO  
Cold Climate Housing Research Center

CC: Board of Directors  
Other co-sponsors of HB 351

## Our Children at Risk Task Force

December 11, 2003

Representative Max F. Gruenberg, Jr.  
House of Representatives  
Alaska State Legislature  
Alaska State Capitol  
Juneau, AK 99801-1182

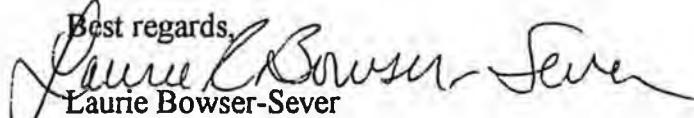
Dear State Representative Gruenberg,

Recently, you and members of your staff requested information on carbon monoxide legislation from the Children At Risk Task Force based on meetings with folks at the National Conference of State Legislators. Hopefully you received the packet of information that included copies of recent state legislation, codes and/or amendments from New York and New Jersey that require carbon monoxide alarms in residential dwellings and that you found it useful.

I personally wanted to give you a heads up that there was an unfortunate carbon monoxide poisoning incident in Anchorage over the weekend in which an entire family was fatally poisoned. One person is still hospitalized from what I recall, but several family members perished, including a few children. Anchorage Mayor Mark Begich is currently conducting a fundraising campaign to solicit donations of CO alarms to donate to low-income families there with the hopes of preventing another CO tragedy. He seems to be very affected by this incident, is very passionate about this issue and may be a great supporter if you are still looking at sponsoring a bill at the state level (note that I haven't spoken with him regarding your interest on this issue). This would also be a solid example in your own backyard that might heighten awareness of the need for CO legislation in Alaska.

If you need further information, please don't hesitate to contact me.

Best regards,



Laurie Bowser-Sever  
Communications Manager  
Phone: 919-304-8312

THE  
FOLLOWING  
DOCUMENT(S)  
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POOR  
ORIGINAL  
COPIES

## Carbon Monoxide

You can't see or smell carbon monoxide, but at high levels it can kill. Carbon monoxide (CO) is a colorless, odorless, tasteless, and toxic gas. It is produced as a by-product of all combustion processes. Any fuel-fired appliance, vehicle, tool or other device has the potential to produce dangerous levels of CO. When appliances are kept in good working condition, they produce little CO. Improperly maintained or operated appliances, however, can produce fatal CO concentrations in your home. The Consumer Products Safety Commission reports that more than 200 people in the United States die from CO poisoning every year. When carbon monoxide is inhaled, it bonds with part of the red blood cells called hemoglobin. This results in a lack of oxygen to the blood cells. The brain and the heart require large amounts of oxygen and quickly suffer from any oxygen shortage. Because carbon monoxide reduces oxygen delivery to the brain, persons with elevated levels of carbon monoxide do not think clearly and may not even recognize the warning signs. High concentrations of carbon monoxide can kill in less than five minutes. Continued exposure can cause irreversible damage to the nervous system, personality deterioration and severe memory loss.

### Health Effects:

CO poisoning symptoms may mimic flu symptoms. Common symptoms include headache, fatigue, nausea, dizziness and confusion. Continued exposure can lead to vomiting, weakness and difficulty breathing. High exposure may result in loss of consciousness, convulsions and death. Presence of CO may worsen underlying heart disease by causing heart irregularity and muscle weakness. Because the symptoms mimic so many illnesses, CO poisoning is often misdiagnosed.

### What to Do in an Emergency:

If you believe that you are suffering from CO poisoning:

- Open doors and windows and leave the vicinity immediately.
- Notify your fuel supplier or a competent mechanical contractor.
- Inform your primary health provider that you were exposed to CO. CO poisoning can often be diagnosed by a blood test, if done soon after the exposure.

### Tips:

- Never burn charcoal inside a home, garage, vehicle, or tent.
- Never use unvented fuel-burning camping equipment inside a home, garage, vehicle, or tent.
- Never leave a vehicle running in an attached garage, and minimize the amount of time the vehicle is in the garage when you start it each morning, even with the garage door open. Move the vehicle out as soon as possible after starting.
- Have a competent contractor service your fuel-fired appliances on a regular basis (every 1 to 2 years).
- Never use gas appliances such as ranges, ovens, or clothes dryers for heating your home.
- Never operate unvented fuel-burning appliances in any room without adequate ventilation or in any room where people are sleeping.
- Do not use, or service, gasoline-powered tools and engines indoors or in attached garages.

continued on back

*Tips for Clean Indoor Air is a set of guidelines for use in maintaining or renovating your existing home with the goal of improving the quality of the air you breathe indoors. This project is funded by Alaska Housing Finance Corporation, American Lung Association of Alaska and Alaska Housing Finance Corporation. We do not make any guarantees regarding the outcome of consumer implementation of these guidelines. Tips are not intended to be construed as medical advice or replace the consultation of a physician or specialist in any way.*

### Helpful websites:

- Centers for Disease Control and Prevention (CDC) - <http://www.cdc.gov>
- Environmental Protection Agency (EPA) - <http://www.epa.gov>
- Consumer Products Safety Commission (CPSC) - <http://www.cpsc.gov>
- Alaska Housing Finance Corporation (AHFC) - <http://ahfc.state.ak.us>



American Lung Association  
of Alaska

500 W. International Airport  
Road, #A,  
Anchorage, AK 99518

(907) 276-LUNG  
1-800-LUNGUS X

[www.aklung.org/HealthHouse](http://www.aklung.org/HealthHouse)



health house

AMERICAN LUNG ASSOCIATION  
of Alaska

# Carbon Monoxide - continued

## About Carbon Monoxide Alarms:

Carbon monoxide alarms should meet Underwriters Laboratories, Inc. standards, have a long-term warranty, and be easily self-tested and reset to ensure proper operation. Some carbon monoxide alarms may have dual functions, such as smoke and carbon monoxide alarms. If these dual units were to go into alarm, do not wrongly assume they are malfunctioning in the absence of smoke.

Battery powered devices should have the batteries changed yearly (pick a date that you will remember, such as birthdays or holidays for changing batteries). The Consumer Products Safety Commission recommends that a carbon monoxide detector be placed on each level of your home, with a minimum of one near each sleeping area.

## What to Do if the CO Alarm Goes Off

- Check to see if any member of the household is experiencing symptoms of CO poisoning. If they are have them leave the home and see a physician immediately or call 911.
- If no one is feeling symptoms, open windows and doors to allow fresh air in and notify your fuel supplier. Make sure to turn off all potential sources of CO—your oil or gas furnace, gas water heater, gas range and oven, gas dryer, gas or kerosene space heater and any vehicle or small engine.
- Have a qualified technician inspect your fuel burning appliances and chimneys to make sure they are operating correctly and that there is nothing blocking the fumes from being vented out of the house.



### Helpful websites:

- Centers for Disease Control and Prevention (CDC): <http://www.cdc.gov>
- Environmental Protection Agency (EPA): <http://www.epa.gov/iaq>
- Consumer Products Safety Commission (CPSC): <http://www.cpsc.gov>
- Alaska Housing Finance Corporation (AHFC): <http://ahfc.state.ak.us/>



American Lung Association  
of Alaska

300 W. International Airport  
Road, #A  
Anchorage, AK 99518

(907) 276-LENG  
1-800-LENGUSA

[www.aklung.org](http://www.aklung.org) Health House



## SAFETY PRECAUTIONS FOR CARBON MONOXIDE

### What is Carbon Monoxide?

Carbon Monoxide (commonly referred to as CO) is a colorless, odorless, toxic, flammable, lighter than air gas. It is produced by an incomplete combustion process that can be witnessed in an air tight wood stove or propane burning appliance. It can also be present during any internal combustion process including vehicle engines, heaters and stoves. Even camp fires and smoking tobacco products produce CO.

### Carbon Monoxide Properties

CO is colorless and odorless. Therefore it is almost impossible to detect without proper monitoring devices. It has a very wide Flammable Range with a Lower Explosive Limit of 12.5% and an Upper Explosive Limit of 74%. This means that when CO is mixed with air it will ignite in the presence of an ignition source when mixed with air by volume at 12 % through 74% CO concentrations. CO is lighter than air, it is about .97 compared to air at 1 in weight. It will rise to the upper levels of an enclosure then bank down to the floor levels if not ventilated by natural or mechanical means. CO is a toxic gas. When breathed in it combines with blood much more quickly than oxygen. This can cause toxic reactions and possible death. The amount of CO considered toxic to the human body as well as signs and systems of exposure can be found on the attached Material Safety Data Sheet, commonly referred to as an MSDS.



1555 Van Horn Rd  
Fairbanks, AK  
456-7798



**SAFETY PRECAUTIONS  
FOR  
CARBON MONOXIDE  
(Continued)**

**How do You Reduce or Eliminate Production of CO?**

There are many ways to eliminate or reduce the production of CO in your home and the environment. Here are some ways to accomplish this:

- #1. Have your gas or oil burning appliances and chimneys inspected by a certified technician annually.
- #2. Provide adequate ventilation when using appliances in confined spaces such as your home, garage, camper, motor home, ice fishing house or tent. It is also important to remember that any combustion process uses up oxygen which can result in asphyxiation and promote the production of Carbon Monoxide.
- #3. Insure the proper amount of combustion air is available and return air is sufficient for the proper operation of your appliances.
- #4. Insure you have no exhaust leaks in your chimney's auto exhaust system.
- #5. Have your appliances, vehicles and internal combustion engine equipment tuned up on a regular basis.
- #6. Check your appliance pilot lights to insure proper combustion. Refer to your owners manual for proper flame height and color, or consult a certified technician.
- #7. Insure proper chimney height and diameters on all heaters and stoves.

**Carbon Monoxide Monitors:**

It is advisable to install CO Monitors in all areas where CO could be produced. Remember CO is lighter than air and travels up in the air column. Due to air flow in buildings it is not advisable to install CO monitors on a wall or ceiling closer than 8-10 inches from their intersection. There are battery powered, hard wired and color coded monitors available at most hardware or safety supply stores.

If you suspect that you have a CO problem in your heating system or appliance, contact a certified technician for an inspection. If you are experiencing signs and symptoms of CO exposure leave the involved area and contact your local emergency services.

Sourdough Fuel Heating Division will be glad to assist you in any way possible to insure the proper operation of your heating system. Call 456-7798 for information or assistance.



1555 Van Horn Rd  
Fairbanks, AK  
456-7798

## Carbon-Monoxide Primer

HOW TO MONITOR YOUR HOME AND PROTECT YOUR FAMILY FROM THE DEADLY GAS

BY KEN TEXTOR

For the first 6,000 years of human civilization, carbon monoxide wasn't a big problem in the home — unless, perhaps, you lived next door to a volcano. To be sure, the deadly gas has always been around and in the general atmosphere to some degree. And even cave dwellers with a fire near their rocky shelter's entrance got a bit of extra carbon-monoxide gas from the incomplete burning of hydrocarbons (i.e., the wood). So humans have been breathing carbon monoxide to a negligible degree since the dawn of civilization. But it wasn't until housing became more and more airtight in the last hundred years or so, and fossil fuels became an increasingly popular means of heating, cooking and traveling, that carbon-monoxide poisoning became a serious threat in the home.

Now the odorless, colorless gas seems to be everywhere, and in increasingly dangerous amounts. From walking behind the lawnmower or stripping paint from the living-room baseboards to using space heaters, aging furnaces and gas cooking stoves, we live with more and more carbon-monoxide gas (also known as CO gas) nearly every day. Even the morning commute to work gives many people a dose of the toxic gas, particularly if you sit for long periods of time in bump-

er-to-bumper traffic. So the list of organizations concerned about CO-gas overdoses has gotten longer and longer.

"We got our start in the early 1980s," says Melissa Heeke, spokeswoman for the Chimney Safety Institute of America in Plainfield, Ind. "That's when the issue of wood-burning stoves made it necessary for people to be more aware of chimney safety issues," notes Heeke, whose organization certifies chimney sweeps.

Indeed, regardless of fuel type, proper venting of appliances is foremost among the CO-gas issues facing modern-day homeowners. Depending on whose statistics you read, anywhere from 200 to 1,600 annual accidental deaths are attributable to CO poisoning, making the problem significant enough for the average homeowner to take steps to prevent a mishap. But first it's important to understand the enemy.

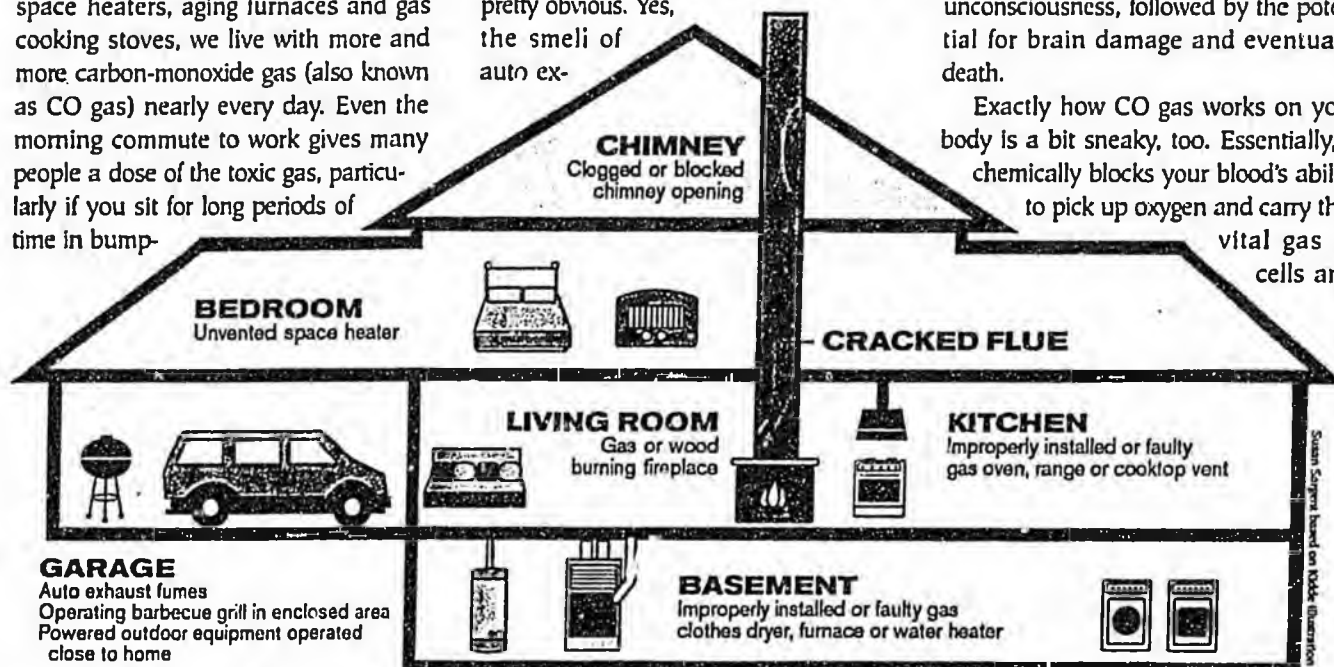
### CO Stealth

Carbon-monoxide gas is pretty deceptive, even though most people think it's pretty obvious. Yes, the smeli of auto ex-

haust fumes — the best-known source of CO gas — is easily identifiable. But what you smell is not CO gas, which is actually odorless. Likewise, charcoal grills give off plenty of CO gas, and do so long after the smell of lighter fluid disappears. But again, you can't smell it. Many paint strippers also pump CO gas into the air as their chemicals react with the paint. But apart from the smell of the stripper, most people don't know they are inhaling CO gas.

The symptoms of CO-gas exposure are also misleading. Headache, drowsiness and a feeling of malaise or irritability are the preliminary signals. But after a couple of hours in afternoon commuter traffic, most drivers may attribute those symptoms to the stress of endless stop-and-go movement or encounters with road-raged drivers. Likewise, the nausea and a rundown feeling associated with winter flu bugs may actually come from a malfunctioning heating system or even the gas cookstove in the kitchen. The advanced symptom of CO poisoning is unconsciousness, followed by the potential for brain damage and eventually death.

Exactly how CO gas works on your body is a bit sneaky, too. Essentially, it chemically blocks your blood's ability to pick up oxygen and carry that vital gas to cells and



organs. Thus, with doses of CO gas, you are slowly and gently asphyxiated. The process works much more quickly on people with cardiovascular or pulmonary diseases and conditions. For people with heart and lung problems, a dose of CO gas can trigger a heart attack, dangerous coughing spasms, or both.

#### CO Prevention

With all this in mind, it's a good idea to take steps to prevent CO gas from getting into your living space. "That's why we recommend you have your chimney and furnace flues inspected by a chimney professional at least once a year," says Heeke of the CSIA. She notes chimneys and furnace flues can be blocked during the warmer months by industrious birds or during the heating season by soot and creosote buildups. As these deposits accumulate, it gets harder and harder for combustion by-products to escape, increasing the likelihood of CO gas building up in the house.

Bathroom and cooking range fans can be another reason CO gas will build up within the living space. In modern, tightly sealed houses, a bathroom or cooking-range fan can create *negative pressure* in the house. Although that may sound like a New Age term, it actually means the air being forced out of the house by the fan is being replaced by air coming into the house via the furnace flues and chimney. That air often contains CO gas, particularly during the winter, when all the windows are closed tightly and the furnace runs regularly. To prevent negative pressure, you should crack open a window near the fan while the fan is running.

Indoor space heaters and nonelectric cooking stoves can also be a source of CO gas. The combustion standards for older space heaters and nonelectric cooking stoves (generally speaking, before 1985) were not as stringent as they are today. Likewise, even today's indoor fossil-fuel appliances must be run according to manufacturer specifications, which may include an annual inspection by an appliance technician. You can also roughly check out your appliance's capacity to burn at top efficiency (and thereby reduce CO-gas emissions) by a visual inspection of the flame. Gas appliances must burn with a blue flame

throughout. Any yellow in the flame is an indication of incomplete combustion, possible CO-gas emissions and a good reason for a call to an appliance repair technician. In wood-burning appliances, any smell of smoke, soot buildup on viewing ports or the fire dying out on its own is an indication of trouble. Again, contact the appliance's manufacturer or a furnace expert for advice.

Garages are also notorious for introducing CO gas into the living space. Unless your garage is completely detached from the house, there is usually a chance of CO-gas infiltration simply from starting the car in the morning. Obviously, letting a car, lawn mower, generator or other gasoline-burning device run continuously in the garage is a bad idea. Also, burning a charcoal grill, using large amounts of paint stripper or even running the gas grill in the garage is unwise.

To make an attached garage safer, start with blocking off any second-story passageways between the house and the garage. Frequently, even when a builder installs airtight doors between the garage and house on the first floor, the attic spaces are left open. The two buildings should be sealed off from each other. Also be sure to open the garage door before you start your car and, once started, immediately pull the vehicle out. Unlike cars of 20 years ago, today's modern vehicles don't need warm-up time to protect internal engine parts.

Open windows also can be a source of CO gas. Idling lawn mowers, emergency generators and misplaced exhaust ports from chimney-less furnaces have all been

sources of CO gas that entered the building and overcame occupants. Prevention in these cases is a matter of exercising a bit of extra caution and/or following manufacturer installation and operation guidelines for the appliance.

#### CO Detectors

Even if you take all steps possible to prevent CO gas from entering your home, accidents do happen. That's where a CO detector comes in.

"We think every home in America should have at least one carbon-monox-



Homeowners are able to detect potential CO hazards, such as blocked chimneys, themselves, but they should rely on professionals to remedy such conditions.



ide detector," says Ken Giles, a spokesman for the Consumer Product Safety Commission. He says about 20 percent of homes today have a CO detector in them, compared with 90 percent of homes having one or more smoke alarms in them. "We'd like to see CO detectors as common as smoke detectors," Giles says.

Indeed, some states and municipalities are making CO detectors part of their building-code requirements. New Jersey,

### CARBON-MONOXIDE LEVELS & SYMPTOMS

Concentration*	Symptom
0 - 10	Usually no symptoms
10 - 20	Headache, angina in heart patients
20 - 30	Throbbing headache, nausea, irritability, difficulty concentrating
30 - 40	Severe headache, dizziness, fatigue, confusion
40 - 50	Rapid breathing and heartbeat, fainting
50 - 60	Respiratory failure (collapse), seizures (collapse)
60 - 70	Severe respiratory failure, low blood pressure, fatal coma
70 +	Rapidly fatal coma

\*Percent of hemoglobin carrying CO

Source: BOCA, March/April 1993

New York, Rhode Island and West Virginia now require CO detectors in new housing, as do the cities of St. Louis and Chicago. Additionally, Pennsylvania, Texas, Massachusetts and Oregon are all considering laws requiring CO detectors. Whether required or not, the latest generation of CO detectors is less expensive and more reliable than those used in a Chicago CO-detector experiment of the early 1990s. Those city-mandated detectors were so sensitive, they set off numer-

ous false alarms, running local fire departments ragged.

Today, CO detectors are all either approved by Underwriters' Laboratories (the UL label) or the International Approval Services (the IAS label) to be sensitive to CO gas only when it becomes dangerous for an extended period of time. The alarms are designed to go off when CO levels reach 70 parts per million (ppm) for an hour or more. That level is unlikely to cause symptoms in

healthy adults. But for longer periods, or greater ppm levels, or for small children and people with heart or lung problems, that benchmark can be a danger threshold.

At any rate, the ppm reading may be something you want to track while you're at work as well as at home. In that case, it's probably best to purchase a CO detector that digitally displays the CO level in its immediate area. Some models actually remember the peak level in the past 24 hours. Levels of 150 ppm or more for more than 90 minutes will cause symptoms for most anyone. Levels in excess of 400 ppm can cause loss of consciousness and worse.

CO detectors cost between \$20 and slightly more than \$100, with the vast majority falling in the \$35 to \$50 range. About half are battery operated, while the rest are plug-in. The less expensive models typically don't offer a digital display of the ppm level. All have a test/reset button, and some have visual alarm options for hearing-impaired users. Virtually all hardware stores and home-product mass marketers offer a variety of models.

Placement of a CO detector in the home requires some thoughtful consideration. Placing it in the furnace room will likely produce some unnecessary alarms, while placing it too far from possible CO sources won't produce an alarm soon enough. Most manufacturers include instructions on the best locations. One on each living level is frequently recommended. It's best to keep them out of the sleeping rooms to give a more advanced warning when you're snoozing. Basement stairwells often give early warnings without causing unnecessary alarms. Living rooms and rooms attached to the garage are also good locations.

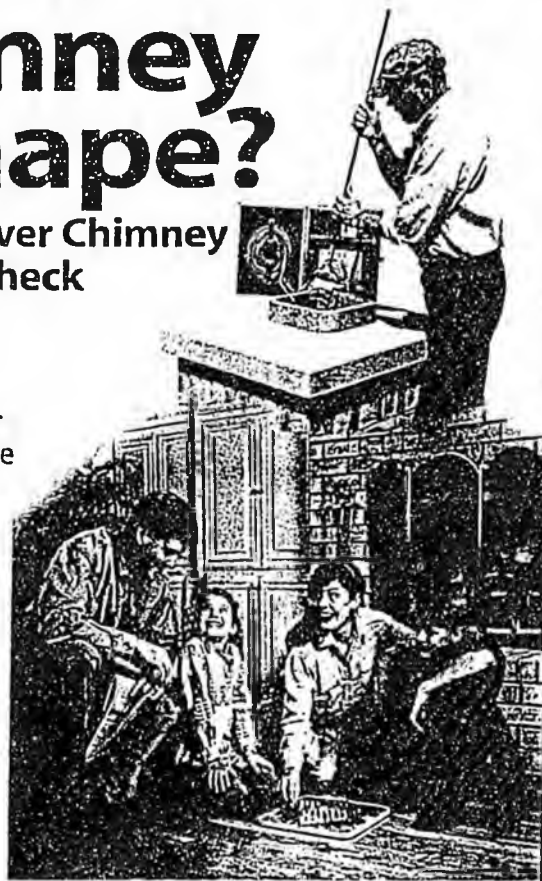
In the event a CO detector goes off, immediately get some fresh air circulating in the alarm area. Open a window regardless of the weather outside. Anyone in the alarm area with CO-poisoning symptoms should move to an area of fresh air. If the symptoms persist or other symptoms develop, get the person to a hospital emergency room. ■

*Ken Textor is a freelance writer located in Arrowsic, Maine.*

# Is your chimney in shape?

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Chimneys play an important role in venting fires and furnaces, yet they can be a hazard if blocked, damaged, or dirty. They can even be a significant source of heat loss. Contact a HomeSaver Chimney Professional to make an appointment for a chimney cleaning and inspection. Our chimney experts can diagnose problems and provide solutions, such as a chimney cap, a chimney liner, or an energy-saving fireplace damper. Call or visit our Web site for the HomeSaver Chimney Professional in your area.



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# ALASKA STATE LEGISLATURE

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Rep. Tom Anderson, Vice-Chair  
Rep. Jim Holm  
Rep. Dan Ogg  
Rep. Ralph Samuels  
Rep. Les Gara  
Rep. Max Gruenberg



State Capitol, Room 120  
Juneau, AK 99801-1182  
(907) 465-4990  
Fax (907) 465-6592

## House Judiciary Committee

### Memorandum

**To:** Leg. Legal  
**From:** Vanessa Tondini, Committee Aide  
House Judiciary Committee  
**Date:** March 30, 2004  
**Re:** CS Request

---

Please create a final draft House Judiciary Committee Substitute for work order # 23-LS1340\D, CSHB 353 (HES), incorporating the attached three amendments. The bill was passed out of committee today.

If you have any questions, please call me at 4990.

The information attached to this memo is **CONFIDENTIAL** an/or privileged. It is intended to be reviewed initially by only the individual named above. If the reader of this Memorandum is not the intended recipient or a representative of the intended recipient, you are hereby notified that any review, dissemination, or copying of the information contained herein is prohibited. If you have received this in error, please immediately notify the sender by telephone and return this to the sender at the above address.

OSTB 353 (HCS) version "D"

Amendment #1 - PASSED

Page 1, Line 5  
After "and"  
Delete "may"  
Insert "shall"

Page 1, Line 6  
After "short"  
Delete "year"  
Insert "term"

CRFB 353 (HES) version "D"

Conceptual Amendment #2 - PASSED  
by Rep. Gruenberg

Tighten the Title to reflect the exact  
subject matter of the bill.

CS/HB 353 (HES) version "D"

Amendment #3 - PASSED

Page 1, Line 7

After "that"

Delete "has failed"

Insert "is designated as failing to make"

*Representative Mary Kapsner*

State Capitol • Juneau, Alaska 99801-1182

Phone: (907) 465-4942 • Fax: (907) 465-4589

E-Mail: [Representative\\_Mary\\_Kapsner@legis.state.ak.us](mailto:Representative_Mary_Kapsner@legis.state.ak.us)



House District 38  
Yukon Kuskokwim Delta

MEMORANDUM

Aktachak  
Akiak  
Atmautluak  
Bethel  
Chefornak  
Eek  
Gardnews Bay  
Kasiqtluk  
Kipnuk  
Kongiganak  
Kwethluk  
Kwigillingok  
Lower Katskag  
Mekoryuk  
Napakiak  
Napaskiak  
Newtok  
Nightmute  
Nunapitchuk  
Oscarville  
Platinum  
Quinhagak  
Toksook Bay  
Tuluksak  
Tununak  
Tuntutuliak  
Upper Katskag

TO: *Lesil* Representative Lesil McGuire, Chair  
House Judiciary Committee

FROM: *Mary* Representative Mary Kapsner

DATE: March 22, 2004

RE: House Bill 353 – Jury Duty Exemption for Certain Teachers  
Scheduling Request

I would appreciate your scheduling of HB 353 for a hearing in the House Judiciary Committee at the earliest possible time.

This has been an issue of importance for my home school district, which is greatly impacted when teachers are called to jury duty. As schools and students work to raise educational achievement levels as required under state and federal laws, the importance of keeping the teacher at the head of the class has taken on new importance. In addition to the benchmark tests, this year graduating students will be facing the high stakes exit exam. No Child Left Behind has requirements that teachers be “highly qualified.”

Bethel maintains a Superior court in the Fourth Judicial District. It is a court with a heavy caseload, and because the jury pool includes Bethel and a 50 mile radius, teachers from 11 villages are subject to jury duty. In these communities the chance of finding a certified teacher as a substitute is highly unlikely. Students are still required to come to school, but their education is impacted.

Everyone who has reviewed and worked on this issue recognizes service on a jury is an important civic responsibility. That’s the reason this bill was crafted to apply only to those teachers who teach in a school that has failed to meet “adequate yearly progress.” If we believe in the ability of our schools and our students to rise to the challenges before them, in the future more of our students will be prepared to pass the tests and schools will meet “adequate yearly progress” and the exemption will no longer be necessary.

Thank you. *Quigane*

# *Representative Mary Kapsner*

State Capitol • Juneau, Alaska 99801-1182

Phone: (907) 465-4942 • Fax: (907) 465-4589

E-Mail: [Representative\\_Mary\\_Kapsner@legis.state.ak.us](mailto:Representative_Mary_Kapsner@legis.state.ak.us)



House District 38

Yukon Kuskokwim Delta

*Alciachak*

*Alciak*

*Atmaultluak*

*Bethel*

*Chefornak*

*Eek*

*Goodnews Bay*

*Kasigluk*

*Kipnuk*

*Kongiganak*

*Kwethluk*

*Kwigillingok*

*Lower Kalskag*

*Mekoryuk*

*Napakiak*

*Napaskiak*

*Newtok*

*Nightmute*

*Nunapitchuk*

*Oscarville*

*Platinum*

*Quinhagak*

*Toksook Bay*

*Tuluksak*

*Tununak*

*Tuntutuliak*

*Upper Kalskag*

## SPONSOR STATEMENT

HB 353 provides an exemption from jury duty for teachers in schools that have failed to meet adequate yearly progress under state and federal law.

The role of the classroom teacher has taken on new importance in recent years with the passage of state and federal laws aimed at accountability in education. The ultimate winners or losers of these mandates will be our children. This year high school seniors will be required to pass the high school graduation qualifying exam to receive their diploma. We have added "No Child Left Behind" to our personal vocabulary when we talk about education. NCLB imposes requirements for highly qualified teachers and sanctions on districts that fail to meet "adequate yearly progress."

Jury duty can be lengthy, resulting in a significant impact on classroom learning. When a teacher is absent from the classroom the flow of learning is affected. In many small communities in Alaska, qualified substitute teachers are simply not available, and the person placed in charge of the classroom may be an aide pulled from other responsibilities or an individual who holds a high school diploma. Moreover, ratio of scale in small communities creates an additional burden on the school. For example, five of the eleven certified teachers in one of the schools in my district were called to Bethel for jury duty this year before this school year was half over.

Although jury duty is an important civic responsibility and part of the foundation of our legal system exemptions are appropriate under certain circumstances. HB 353 limits its impact by exempting only those teachers whose school has failed to meet AYP. In a time of so many educational mandates and with a lack of available educational resources in some areas of the state this is a reasonable solution to the problem.

Thank you for your consideration.

## House Bili 353 – Jury Duty Exemption for Certain Teachers

### Changes made in House Health Education and Social Services Committee

Section 1. The words “by the court” were added to address concerns that the court have the discretion whether or not to excuse the teacher.

The words “during the school year” were added to address concerns that the exemption not apply when actual classroom teaching was not occurring.

The definition of teacher was clarified for the purposes of the bill to mean a person who is actually teaching in the classroom.

# FISCAL NOTE

STATE OF ALASKA  
2004 LEGISLATIVE SESSION

Fiscal Note Number: 1  
Bill Version: HB 353  
(H) Publish Date: 2/18/04

Revision Date/Time (Note if correction): \_\_\_\_\_ Dept. Affected: \_\_\_\_\_  
Title Jury Duty For Teachers BRU Alaska Court System  
Component Trial Courts  
Sponsor Representative Kapsner  
Requester \_\_\_\_\_ Component No. \_\_\_\_\_

**Expenditures/Revenues** (Thousands of Dollars)

Note: Amounts do not include inflation unless otherwise noted below.

OPERATING EXPENDITURES	FY 2005	FY 2006	FY 2007	FY 2008	FY 2009	FY 2010
Personal Services						
Travel						
Contractual						
Supplies						
Equipment						
Land & Structures						
Grants & Claims						
Miscellaneous						
<b>TOTAL OPERATING</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>

<b>CAPITAL EXPENDITURES</b>						
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<b>CHANGE IN REVENUES ( )</b>						
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**FUND SOURCE** (Thousands of Dollars)

1002 Federal Receipts						
1003 GF Match						
1004 GF						
1005 GF/Program Receipts						
1037 GF/Mental Health						
Other (Specify Type--Do not abbreviate)						
<b>TOTAL</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>

Estimate of any current year (FY2004) cost: 0.0  
Mark this box (X) if funding for this bill is included in the Governor's FY 2005 budget proposal:

**POSITIONS**

Full-time						
Part-time						
Temporary						

**ANALYSIS:** (Attach a separate page if necessary)  
The court system does not anticipate any fiscal impact from the passage of HB 353.

Prepared by: Doug Wooliver Administrative Attorney Phone 463-4750  
Division: Alaska Court System Date/Time 2/12/04 9:54 AM  
Approved by: Stephanie Cole Administrative Director by Doug Wooliver Date 2/12/2004  
Agency: Alaska Court System

# FISCAL NOTE

**STATE OF ALASKA**  
**2004 LEGISLATIVE SESSION**

Fiscal Note Number: 2  
 Bill Version: HB 353  
 (H) Publish Date: 2/18/04

Revision Date/Time (Note if correction): \_\_\_\_\_ Dept. Affected: Education & Early Development  
 Title "An Act relating to jury duty and amending RDU Education Support Services  
Rule 15(k), Alaska Rules of Administration." Component Executive Administration  
 Sponsor Representative Kapsner  
 Requester \_\_\_\_\_ Component No. 2736

**Expenditures/Revenues (Thousands of Dollars)**

Note: Amounts do not include inflation unless otherwise noted below.

OPERATING EXPENDITURES	FY 2005	FY 2006	FY 2007	FY 2008	FY 2009	FY 2010
Personal Services						
Travel						
Contractual						
Supplies						
Equipment						
Land & Structures						
Grants & Claims	0.0	0.0	0.0	0.0	0.0	0.0
Miscellaneous						
<b>TOTAL OPERATING</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>

<b>CAPITAL EXPENDITURES</b>						
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<b>CHANGE IN REVENUES ( )</b>						
-------------------------------	--	--	--	--	--	--

**FUND SOURCE (Thousands of Dollars)**

1002 Federal Receipts						
1003 GF Match						
1004 GF	0.0	0.0	0.0	0.0	0.0	0.0
1005 GF/Program Receipts						
1037 GF/Mental Health						
Other (Specify Type--Do not abbreviate)						
<b>TOTAL</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>

Estimate of any current year (FY2004) cost: 0.0

Mark this box (X) if funding for this bill is included in the Governor's FY 2005 budget proposal:

**POSITIONS**

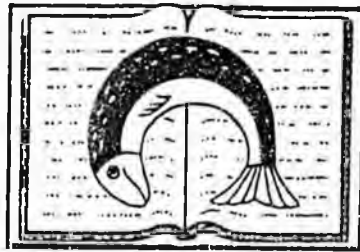
Full-time						
Part-time						
Temporary						

**ANALYSIS:** (Attach a separate page if necessary)

This bill allows a teacher to be exempt from serving as a juror if they are a teacher at a school that failed to make AYP.

Prepared by: Eddy Jeans, School Finance Manager  
 Division: Education and Support Services  
 Approved by: \_\_\_\_\_  
 Agency: Education & Early Development

Phone 465-8679  
 Date/Time 2/17/04 9:21 AM  
 Date 2/17/2004



# Lower Kuskokwim School District

Personnel and Student Services Department  
P.O. Box 305 • Bethel, Alaska 99559  
907 543-4885/4886/4887  
FAX 907 543-4900

1/23/04

Representative Mary Kapsner  
State Capitol  
Juneau, Alaska 99801

Dear Representative Kapsner,

This letter is in support of HB 353 dealing with jury duty for teachers in schools that have not met the Adequate Yearly Progress requirements of the No Child Left Behind Act. In the Lower Kuskokwim School District we have several schools that are severely impacted by the amount of jury duty that our teachers are required to perform. From September 1 to December 15, 2003, for example, our payroll records show a total of 107.5 days that our teachers were out of the classroom performing jury duty. The negative impact on student learning is further compounded by the fact that certified substitutes are virtually non-existent in our district and in some cases it is not possible to find subs at all.

Quality instruction is the most important component in meeting the high academic standards brought about by legislation at the state and federal levels. The NCLB act recognizes this with its heavy emphasis on "highly qualified" teachers. HB 353 will help ensure that our highly qualified teachers remain in the classroom where they can help our students reach these standards.

Educating our children is the most important responsibility of the State of Alaska. Teachers have the greatest impact on the quality of education, but only when they are in the classroom. Legislators can help to ensure that teachers stay in the classroom by their support of HB 353.

Sincerely,

A handwritten signature in cursive script that reads "Gary Baldwin". The signature is written in black ink and is positioned above the printed name.

Gary Baldwin

Assistant Superintendent of Personnel and Student Services

**HB 353 – Jury duty exemption for certain teachers**  
**Email comment in support (emphasis added)**

---

*I believe all of our teachers need to be in the classroom to get ready for testing, as none of our substitutes are trained teachers. Out of 11 certified teachers, 5 have already been requested for jury duty, which is close to half, and the year is not over.*

Marie Wierema  
Lower Kuskokwim School District

*Many of my school staff have been called for jury duty, and often, more than one each quarter. I, myself, have been called several times for service in Bethel, and more recently for federal service in Anchorage.*

*My experience with the Bethel jury service is that it is not possible for teachers to make "real" lesson plans for the duration of their service. The system is set so that one cannot know until 4:30 if jury members need to appear in Bethel the following morning. By the time you get notice that you have to go to Bethel in the evening to be present for an 8:30 jury call, there isn't time to alter one's lesson plans for a substitute. Therefore, teachers tend to write plans for easy to follow activities for a non-certified substitute.*

*Village teachers are faced with two problems. First, airplanes must fly in the daylight, and during much of the school year there isn't a great deal of that after school is dismissed. By the time a teacher calls in to Bethel and discovers that s/he must fly to Bethel, there is barely time to grab a change of clothes and run to the airport to catch the mail plane. The second issue is that we don't have any people with teaching certificates sitting around the village waiting to be called in as a substitute. When a teacher is out, the best we can manage is to bring in a recent high school graduate who isn't otherwise employed. The students are the ones who suffer from interruption of their learning.*

*I've always felt that a well-educated population is less likely to commit crimes, and that effective teachers in the classroom contribute to a lower crime rate. Let the teachers teach, and the students learn, and we might not have need for so many trials and juries.*

Felicia Griffith-Kleven  
Lower Kuskokwim School District

*I just finished the three month long stint of jury duty service last month. I can assure you that it did have a negative impact on my students and our school. Partly because I missed many of my classes and partly because of the stress it caused. I never knew until the morning if I would have to fly into Bethel for jury duty or not. Several times the jury was cancelled at the last minute, sometimes before I left the village and sometimes after I arrived in Bethel. Sometimes ice or weather conditions made it impossible to go and all the time I worried that ice or weather conditions would prevent me from returning home if I did make it in. In the end I was never selected to be on a jury.*

Franklin A. Cook  
Nunapitchuk

*I would like to voice my support of the Jury Duty Bill. As the site administrator at Eek School I am very concerned about the impact of having teachers, administrators, and other staff members pulled away from their duties at the school for jury duty. This has a negative impact on our instructional program in terms of student academic growth and achievement.*

*It is almost impossible to find qualified substitute teachers to fill these vacancies. If we are serious about improving student academic growth and achievement we need to seriously consider exempting school staff (teachers, administrators, aides) from jury duty. It is extremely difficult to run an effective educational program with the constant disruption of having our highly qualified staff members pulled away from their duties.*

Daniel Walker  
Eek

*I am the Director of Special Education for LKSD, which includes 21 village schools and four schools in Bethel and have been in this position for 6 years.*

*Jury duty has a tremendous impact when a special education teacher or district office special education specialist is called to serve. As you know, special education services are mandated by law. There are times when a student must, by law, be served by a certified special education teacher, not a sub or an aide. When a certified special education teacher is gone, we are out of compliance on some of our students' IEP's. This means that the parents can file a complaint against us with EED or file for due process. Both of these options are extremely costly to the district and stressful to the people involved.*

*We do the best we can to serve the student appropriately within the law and per their IEP's, but if the certified sp ed teacher or district office specialis is absent for any length of time, then it puts the district into situation of potential liability.*

Linae Sanger  
Special Education Director  
Lower Kuskokwim School District

*Serving for one month instead of three would be a great improvement for the teacher and his/her students, but would not eliminate the impact, and it would not in itself reduce the total burden of missing staff serving jury duty. The burden would just be spread around to more teachers and classrooms.*

Larry Ctibor, Site Administrator  
M.E. Primary School  
Lower Kuskokwim School District

**HB**

**357**



# FISCAL NOTE

**STATE OF ALASKA**  
**2004 LEGISLATIVE SESSION**

Fiscal Note Number: HB357-LAW-Collections-  
 Bill Version: HB 357  
 ( ) Publish Date: \_\_\_\_\_

Revision Date/Time (Note if correction): \_\_\_\_\_ Dept. Affected: LAW  
 Title "An Act relating to restitution...." RDU Civil  
 Component Collections and Support  
 Sponsor Representatives Samuels, Stolze, McGuire, Dahlstrom  
 Requester House Judiciary Component No. \_\_\_\_\_

**Expenditures/Revenues** (Thousands of Dollars)

Note: Amounts do not include inflation unless otherwise noted below.

OPERATING EXPENDITURES	FY 2005	FY 2006	FY 2007	FY 2008	FY 2009	FY 2010
Personal Services						
Travel						
Contractual						
Supplies						
Equipment						
Land & Structures						
Grants & Claims						
Miscellaneous						
<b>TOTAL OPERATING</b>	****	****	****	****	****	****

<b>CAPITAL EXPENDITURES</b>						
-----------------------------	--	--	--	--	--	--

<b>CHANGE IN REVENUES ( )</b>						
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**FUND SOURCE** (Thousands of Dollars)

1002 Federal Receipts						
1003 GF Match						
1004 GF						
1005 GF/Program Receipts						
1037 GF/Mental Health						
Other (Specify Type--Do not abbreviate)						
<b>TOTAL</b>	****	****	****	****	****	****

Estimate of any current year (FY2004) cost: 0.0  
 Mark this box (X) if funding for this bill is included in the Governor's FY 2005 budget proposal:

**POSITIONS**

Full-time						
Part-time						
Temporary						

**ANALYSIS:** (Attach a separate page if necessary)  
 This bill amends AS 12.55 by replacing the word "may" with "shall" in the ordering of a defendant to make restitution.  
  
 At this time we are unable to determine whether passage of this legislation will result in significant new restitution orders transferred to the Department of Law. Our fiscal note at this time is indeterminate pending further information from the Court System.

Prepared by: Kathryn A. Daughhete, Director Phone 465-3673  
 Division Administrative Services Date/Time 1/23/04 4:33 PM  
 Approved by: Kathryn Daughhete for Gregg D. Renkes, Attorney General Date 1/23/2004  
 Agency Department of Law

# FISCAL NOTE

**STATE OF ALASKA**  
**2004 LEGISLATIVE SESSION**

Fiscal Note Number: \_\_\_\_\_  
 Bill Version: HB357  
 ( ) Publish Date: \_\_\_\_\_

Revision Date/Time (Note if correction): \_\_\_\_\_ Dept. Affected: Administration  
 Title An Act relating to restitution BRU Legal and Advocacy Services  
 Component Public Defender Agency  
 Sponsor Representative Samuels  
 Requester (H) Judiciary Component No. 1631

**Expenditures/Revenues** (Thousands of Dollars)

Note: Amounts do not include inflation unless otherwise noted below.

OPERATING EXPENDITURES	FY 2005	FY 2006	FY 2007	FY 2008	FY 2009	FY 2010
Personal Services	*	*	*	*	*	*
Travel						
Contractual						
Supplies						
Equipment						
Land & Structures						
Grants & Claims						
Miscellaneous						
<b>TOTAL OPERATING</b>	*	*	*	*	*	*

<b>CAPITAL EXPENDITURES</b>						
-----------------------------	--	--	--	--	--	--

<b>CHANGE IN REVENUES ( )</b>						
-------------------------------	--	--	--	--	--	--

**FUND SOURCE** (Thousands of Dollars)

1002 Federal Receipts						
1003 GF Match						
1004 GF	*	*	*	*	*	*
1005 GF/Program Receipts						
1037 GF/Mental Health						
Other (Specify Type—Do not abbreviate)						
<b>TOTAL</b>	*	*	*	*	*	*

Estimate of any current year (FY2004) cost: 0.0  
 Mark this box (X) if funding for this bill is included in the Governor's FY 2005 budget proposal:

**POSITIONS**

Full-time						
Part-time						
Temporary						

**ANALYSIS:** (Attach a separate page if necessary)  
 This bill will likely have a fiscal impact on the operations of the Agency, but it is impossible to determine with any accuracy what that impact will be. Requiring restitution in every case with a victim will result in more restitution hearings. Determinations on the amount of mandatory restitution will have to be made at these hearings. More hearings require more work of Agency attorneys, but it is not possible to predict how many cases this new legislation will affect. In addition the requirement that restitution be ordered in a case without consideration of the defendant's inability to pay will result in more petitions to revoke probation being filed and litigated for the failure to pay the ordered restitution, which will also affect the operations of the Agency, since it will increase its assigned caseload of probation revocations. An indeterminate fiscal note is submitted.

Prepared by: Linda K. Wilson, Deputy Director Phone (907)-334-4416  
 Division Public Defender Agency Date/Time 1/23/04 10:40 a.m.  
 Approved by: Mike Miller, Commissioner Date \_\_\_\_\_  
 Agency Administration

# ALASKA STATE LEGISLATURE

Rep. Lesil McGuire, Chair  
Rep. Tom Anderson, Vice-Chair  
Rep. Jim Holm  
Rep. Dan Ogg  
Rep. Ralph Samuels  
Rep. Les Gara  
Rep. Max Gruenberg



State Capitol, Room 120  
Juneau, AK 99801-1182  
(907) 465-4990  
Fax (907) 465-6592

## House Judiciary Committee

### Memorandum

**To:** Leg. Legal

**From:** Vanessa Tondini, Committee Aide  
House Judiciary Committee

**Date:** February 9, 2004

**Re:** CS Request

---

Please create a final draft House Judiciary Committee Substitute for work order # 23-LS1384I, HB 357, incorporating the one attached amendment. Although the bill passed out of committee originally on 1/30, the committee chose to bring it back and make this one change (deleting section 6). However, after a lengthy discussion and despite your legal memo, the committee chose to leave the language "when presented with evidence" in the bill at this time. The bill was passed out of committee once again today.

If you have any questions, please call me at 4990. Thank you!

The information attached to this memo is **CONFIDENTIAL** an/or privileged. It is intended to be reviewed initially by only the individual named above. If the reader of this Memorandum is not the intended recipient or a representative of the intended recipient, you are hereby notified that any review, dissemination, or copying of the information contained herein is prohibited. If you have received this in error, please immediately notify the sender by telephone and return this to the sender at the above address.

Amendment #2 - PASSED  
CS HB 357  
By Rep Samuels

Page 3, line 2

Delete all of Section 6

Amendment #1 - WITHDRAWN  
CS HB 357  
By Rep Samuels

Page 1, line 4

Delete "when presented with evidence,"

Page 1, line 10

Delete "when presented with evidence,"



# LEGAL SERVICES

DIVISION OF LEGAL AND RESEARCH SERVICES  
LEGISLATIVE AFFAIRS AGENCY  
STATE OF ALASKA

(907) 465-3867 or 465-2450  
FAX (907) 465-2029  
Mail Stop 3101


State Capitol  
Juneau, Alaska 99801-1182  
Deliveries to: 129 6th St., Rm. 329

## MEMORANDUM

February 2, 2004

**SUBJECT:** CSHB 357(JUD) (Work Order No. 23-LS1384\I)

**TO:** Representative Lesil McGuire  
Attn: Vanessa Tondini

**FROM:** Gerald P. Luckhaupt   
Legislative Counsel

Enclosed is the CS(JUD) you requested. I have two comments.

1. Sec. 1, page 1, lines 4 and 10. The committee added the words "when presented with evidence" in two places. Apparently, the committee is limiting a criminal court from ordering restitution except when evidence is presented. I do not understand the reason for the amendment, as a criminal court (or even a civil court for that matter) cannot deprive a person of property arbitrarily or without evidence to support the judgment.<sup>1</sup> It seems beyond question to me that a court cannot enter a restitution order without evidence to support the order and I therefore do not see the need for the amendment. Beyond this concern, the amendment is troubling because the legislature requires a court to order restitution in AS 12.55.045(e) and allows the awarding of restitution under AS 12.55.045(d). In each of these provisions there is no mention of "when presented with evidence." Because of the differences in these restitution statutes, the courts may choose to interpret these provisions differently. It is possible that a court could interpret AS 12.55.045(a) to require a restitution order to be supported by a different level, quantity, or type of evidence than restitution orders under AS 12.55.045(d) or (e).

2. Sec. 6, pages 3, line 31 through page 4, line 2. This amendment provides that a delinquency court may consider a minor's earning capacity beyond the period of time when the juvenile court normally loses jurisdiction of the minor.<sup>2</sup> Apparently, there is a concern that some juvenile courts are not awarding restitution because the court believes the juvenile will not be able to repay the award by the time the minor turns 19; hence the

---

<sup>1</sup> I guess if a person voluntarily agrees to the entry of judgment against them the court could act. Even in a default judgment context a plaintiff still has to provide proof to support their entitlement to the relief they are requesting.

<sup>2</sup> This usually occurs when the minor turns 19, if not before. AS 47.12.120. But see AS 47.12.120(a)(3)(B).

Representative Lesil McGuire

February 2, 2004

Page 2

amendment. While I find no support in the statutes for a court to take that position<sup>3</sup>, my concern is that a court will use this new provision to limit an award of restitution because the court believes that a minor will have limited earning capacity in the future. While the intention may be to expand or otherwise allow awards of restitution, it appears to me that this language can actually be used to limit awards.

GPL:mdr

04-028.mdr

Enclosure

---

<sup>3</sup> Nowhere does AS 47.12.120 limit, or even imply that, restitution to amounts that can be repaid by the time the minor turns 19.

# ALASKA STATE LEGISLATURE

Rep. Lesil McGuire, Chair  
Rep. Tom Anderson, Vice-Chair  
Rep. Jim Holm  
Rep. Dan Ogg  
Rep. Ralph Samuels  
Rep. Les Gara  
Rep. Max Gruenberg



State Capitol, Room 120  
Juneau, AK 99801-1182  
(907) 465-4990  
Fax (907) 465-6592

## House Judiciary Committee

### Memorandum

**To:** Gerry Luckhaupt, Leg. Legal  
**From:** Vanessa Tondini, Committee Aide  
House Judiciary Committee  
**Date:** January 3, 2004  
**Re:** CS Request

---

Please create a final draft House Judiciary Committee Substitute for work order # 23-LS1384\H, CSHB 357 (JUD), incorporating the attached two amendments (A. # 2 & 3). The bill was passed out of committee today.

If you have any questions, please call me at 4990. Thank you!

The information attached to this memo is **CONFIDENTIAL** an/or privileged. It is intended to be reviewed initially by only the individual named above. If the reader of this Memorandum is not the intended recipient or a representative of the intended recipient, you are hereby notified that any review, dissemination, or copying of the information contained herein is prohibited. If you have received this in error, please immediately notify the sender by telephone and return this to the sender at the above address.

CS4/B 357 (JUD)

Conceptual A#2 - PASSED

P.1, L.4 &

P.1, L.9

After "shall"

Insert "when presented with evidence,"

Offered by Rep. Samuels

Conceptual amendment CS HB 357 (Jud) #3 -PASSED

Sec. 47.12.120 Judgments and orders

(4) order the minor and minor's parent to make suitable restitution in lieu of or in addition to the court's order under (1), (2) or (3) of this subsection; under this paragraph, (A) except as provided in (B) of this paragraph, the court may not refuse to make an order of restitution to benefit the victim of the act of the minor that is the basis of the delinquency adjudication;...

**New section:**

**The court may take into consideration the delinquent minor's ability to pay past age 19, or the age in which the court retains jurisdiction over the minor, when determining the amount of the order of restitution.**

CS#B 357 (RUD)

A#1 by Samuels - withdrawn

P. 2, L. 31

After "restitution"  
Insert "winters requested by the victim..."

23-LS1384H  
Luckhaupt  
1/29/04

**CS FOR HOUSE BILL NO. 357(JUD)**

**IN THE LEGISLATURE OF THE STATE OF ALASKA**

**TWENTY-THIRD LEGISLATURE - SECOND SESSION**

**BY THE HOUSE JUDICIARY COMMITTEE**

**Offered:  
Referred:**

**Sponsor(s): REPRESENTATIVES SAMUELS, STOLTZE, MCGUIRE AND DAHLSTROM**

**A BILL**

**FOR AN ACT ENTITLED**

1 **"An Act relating to restitution; and providing for an effective date."**

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

3 **\* Section 1.** AS 12.55.045(a) is amended to read:

4 (a) The court shall, unless the victim or other person expressly declines  
5 restitution, [MAY] order a defendant convicted of an offense to make restitution as  
6 provided in this section, including restitution to the victim or other person injured by  
7 the offense, to a public, private, or private nonprofit organization that has provided or  
8 is or will be providing counseling, medical, or shelter services to the victim or other  
9 person injured by the offense, or as otherwise authorized by law. The court shall,  
10 unless the victim expressly declines restitution, [MAY] also order a defendant  
11 convicted of an offense to compensate a victim that is a nonprofit organization for the  
12 value of labor or goods provided by volunteers if the labor or goods were necessary to  
13 alleviate or mitigate the effects of the defendant's crime. In determining the amount  
14 and method of payment of restitution or compensation, the court shall take into  
15 account the

1 (1) public policy that favors requiring criminals to compensate for  
2 damages and injury to their victims; and

3 (2) financial burden placed on the victim and those who provide  
4 services to the victim and other persons injured by the offense as a result of the  
5 criminal conduct of the defendant.

6 \* Sec. 2. AS 12.55.045(d) is amended to read:

7 (d) In any case, including a case in which the defendant is convicted of a  
8 violation of AS 11.46.120 - 11.46.150 and the property is commercial fishing gear as  
9 defined in AS 16.43.990, the court shall consider the victim's loss, and the [MAY]  
10 order of restitution [THAT] may include compensation for loss of income.

11 \* Sec. 3. AS 12.55.045(g) is amended to read:

12 (g) The [EXCEPT AS PROVIDED BY (f) OF THIS SECTION, THE] court  
13 may not, in ordering the amount of restitution, consider the defendant's ability to pay  
14 restitution.

15 \* Sec. 4. AS 12.55.045 is amended by adding a new subsection to read:

16 (n) Notwithstanding another provision of law, the court shall accept  
17 (1) payments of restitution from a defendant at any time; and  
18 (2) prepayments of restitution or payments in anticipation of an order  
19 of restitution.

20 \* Sec. 5. AS 12.55.051(c) is amended to read:

21 (c) A defendant who has been sentenced to pay a fine or restitution may  
22 request a hearing regarding the defendant's ability to pay the fine or restitution at any  
23 time that the defendant is required to pay all or a portion of the fine or restitution. The  
24 court may deny the request if it has previously considered the defendant's ability to  
25 pay and the defendant's request does not allege changed circumstances. If at a hearing  
26 under this subsection, the defendant proves by a preponderance of the evidence that  
27 the defendant will be unable through good faith efforts to satisfy the order requiring  
28 payment of the fine or restitution, the court shall modify the order so that the  
29 defendant can pay the fine or restitution through good faith efforts. The court may  
30 reduce the fine [OR RESTITUTION] ordered, change the payment schedule, or  
31 otherwise modify the order. The court may not reduce an order of restitution but

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**may change the payment schedule.**

\* **Sec. 6.** AS 47.12.160 is amended by adding a new subsection to read:

(f) Notwithstanding another provision of law, the court shall accept

(1) payments of restitution from a minor and the minor's parent at any time; and

(2) prepayments of restitution or payments in anticipation of an order of restitution.

\* **Sec. 7.** AS 12.55.045(e) and 12.55.045(f) are repealed.

\* **Sec. 8.** This Act takes effect immediately under AS 01.10.070(c).

23-LS1384D  
Luckhaupt  
1/20/04

**CS FOR HOUSE BILL NO. 357( )**

**IN THE LEGISLATURE OF THE STATE OF ALASKA  
TWENTY-THIRD LEGISLATURE - SECOND SESSION**

**BY**

**Offered:  
Referred:**

**Sponsor(s): REPRESENTATIVES SAMUELS, STOLTZE, MCGUIRE, AND DAHLSTROM**

**A BILL**

**FOR AN ACT ENTITLED**

1 **"An Act relating to restitution; and providing for an effective date."**

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

3 **\* Section 1.** AS 12.55.045(a) is amended to read:

4 (a) The court shall [MAY] order a defendant convicted of an offense to make  
5 restitution as provided in this section, including restitution to the victim or other  
6 person injured by the offense, to a public, private, or private nonprofit organization  
7 that has provided or is or will be providing counseling, medical, or shelter services to  
8 the victim or other person injured by the offense, or as otherwise authorized by law.  
9 The court shall [MAY] also order a defendant convicted of an offense to compensate a  
10 victim that is a nonprofit organization for the value of labor or goods provided by  
11 volunteers if the labor or goods were necessary to alleviate or mitigate the effects of  
12 the defendant's crime. In determining the amount and method of payment of  
13 restitution or compensation, the court shall take into account the

14 (1) public policy that favors requiring criminals to compensate for  
15 damages and injury to their victims; and

1 (2) financial burden placed on the victim and those who provide  
2 services to the victim and other persons injured by the offense as a result of the  
3 criminal conduct of the defendant.

4 \* Sec. 2. AS 12.55.045(d) is amended to read:

5 (d) In any case, including a case in which the defendant is convicted of a  
6 violation of AS 11.46.120 - 11.46.150 and the property is commercial fishing gear as  
7 defined in AS 16.43.990, the court shall consider the victim's loss, and the [MAY]  
8 order of restitution [THAT] may include compensation for loss of income.

9 \* Sec. 3. AS 12.55.045(g) is amended to read:

10 (g) The [EXCEPT AS PROVIDED BY (f) OF THIS SECTION, THE] court  
11 may not, in ordering the amount of restitution, consider the defendant's ability to pay  
12 restitution.

13 \* Sec. 4. AS 12.55.051(c) is amended to read:

14 (c) A defendant who has been sentenced to pay a fine [OR RESTITUTION]  
15 may request a hearing regarding the defendant's ability to pay the fine [OR  
16 RESTITUTION] at any time that the defendant is required to pay all or a portion of  
17 the fine [OR RESTITUTION]. The court may deny the request if it has previously  
18 considered the defendant's ability to pay and the defendant's request does not allege  
19 changed circumstances. If at a hearing under this subsection, the defendant proves by a  
20 preponderance of the evidence that the defendant will be unable through good faith  
21 efforts to satisfy the order requiring payment of the fine [OR RESTITUTION], the  
22 court shall modify the order so that the defendant can pay the fine [OR  
23 RESTITUTION] through good faith efforts. The court may reduce the fine [OR  
24 RESTITUTION] ordered, change the payment schedule, or otherwise modify the  
25 order.

26 \* Sec. 5. AS 47.12.160 is amended by adding a new subsection to read:

27 (f) Notwithstanding another provision of this section, the court retains  
28 jurisdiction over any case in which an award of restitution under AS 47.12.120 has not  
29 been satisfied.

30 \* Sec. 6. AS 12.55.045(e) and 12.55.045(f) are repealed.

31 \* Sec. 7. This Act takes effect immediately under AS 01.10.070(c).



Representative Nancy Dahlstrom  
Representative Lesil McGuire

Representative Ralph Samuels  
Representative Bill Stoltze

---

## HB 357

### Sponsor Statement

#### **“An Act relating to restitution; and providing for an effective date”**

HB 357, if passed, would require judges to order restitution from criminals in *all* cases where a victim has suffered a financial loss.

When financial losses of victims are ignored, or given less priority than the rights of criminals, we cause them to be victimized again. HB 357 would require judges to order restitution in *every* case where a victim has suffered a financial loss. Under present law, a judge may, but is not required, to do so. This change will also ensure that offenders are ordered to make realistic restitution payments to help make the victim whole within a reasonable time. The act of ordering restitution serves as an acknowledgment by the criminal justice system that the victim sustained harm. Prompt and full payment of restitution can help rectify that harm.

HB 357 also clarifies that a minor who has been ordered to pay restitution be required to do so beyond his or her 19<sup>th</sup> birthday. For example, if a 16 year old has been ordered to pay restitution, the order survives past the legal age and the defendant shall be responsible for the fine until is paid in full.

ANCHORAGE SCHOOL DISTRICT  
ANCHORAGE, ALASKA

MEMORANDUM

January 25, 2004

TO: REPRESENTATIVE RALPH SAMUELS  
REPRESENTATIVE LESIL MC GUIRE

(VIA FAX (907) 465-3810

(VIA FAX (907) 465-6592

FROM: CAROL COMEAU *Carol Comeau*  
SUPERINTENDENT

SUBJECT: SUPPORT FOR HB 357

I want to express strong support for the amendments to House Bill 357, related to restitution for vandalism and other crimes where the victim has suffered financial harm. These are critical amendments, and your strong language is much appreciated.

It is essential to the Anchorage School District, the community, and our employees that juveniles who commit crimes be held fully responsible and accountable for all of the damage they incur, rather than only for what they can pay for before they turn age 19. We feel strongly this is the juvenile and/or criminal's responsibility, not his parent's or legal guardian's financial responsibility. We liken this financial responsibility to that of a juvenile who signs a commitment to repay a student loan well past age 19; we see that it is just as important for a criminal to repay his/her full restitution.

Please do not hesitate to contact us if you would like us to testify and/or present additional information. We appreciate your leadership in this important priority issue.

cc School Board members  
Dick Traini, Assembly Chair  
Mayor Mark Begich  
Lt. Gardner Cobb, APD, School Resource Officer Program  
Audie Holloway, Deputy Chief of Police  
Mike Klawitter, Director, Risk Management  
Mark Mew, Director, Security and Emergency Preparedness  
Larry Petersen, Director, Maintenance  
George Vakalis, Asst. Supt. For Support Services  
Larry Wiget, Executive Director, Public Affairs

HB

367

# HOUSE COMMITTEE REPORT

(7)

Date Referred to Committee: February 4, 2004

FURTHER REFERRALS: Finance

Date of Committee Action: February 27, 2004

The JUDICIARY Committee considered:

HB 367

HOUSE BILL NO. 367

LICENSING SEX ORIENTED BUSINESSES

"An Act relating to the licensing and regulation of sex-oriented businesses and sex-oriented business entertainers; relating to protection of the safety and health of and to education of young persons who perform in adult entertainment establishments; and providing for an effective date."

Recommends it be replaced with  HCS or  CS for HB 367 (JUD)  
 For Senate Bills with new title:  Technical Title  New Title: HCR \_\_\_\_\_  Same Title  New Title

- attach amendments
- add new referral to \_\_\_\_\_ Committee
- Letter of Intent \_\_\_\_\_ Committee

List of Abbrev for Depts.:  
 ADM  
 CED  
 COR  
 CRT  
 EED  
 DEC  
 DFG  
 GOV  
 HSS  
 LEG  
 LAW  
 LWF  
 MVA  
 DNR  
 DPS  
 REV  
 DOT  
 UA

<u>NEW FISCAL NOTES</u>				
*Assigned by Chief Clerk's Office				
List by Dept(s):	*FN#	Fiscal	Indet.	Zero
<u>LWF</u>				✓

<u>PREVIOUS FISCAL NOTES</u>				
List by Dept(s):	FN#	Fiscal	Indet.	Zero
<u>CED</u>	1	✓		

<u>Signing with recommendations</u>	Printed Last Name	DP	DNP	NR	AM
	SAMUELS			✓	
from <u>Anderson</u>	ANDERSON	X			
	Bruner			✓	
	O'Quinn			X	
	Gara	✓			
Chair:	McBurne	X			
Chair:					



# FISCAL NOTE

**STATE OF ALASKA**  
**2004 LEGISLATIVE SESSION**

Fiscal Note Number: \_\_\_\_\_  
 Bill Version: HB367CS-DOLWD-WH-02-20-04  
 () Publish Date: \_\_\_\_\_

Revision Date/Time (Note if correction): \_\_\_\_\_ Department: Labor and Workforce Development  
 Title: Licensing Sex Oriented Businesses RDU: Labor Standards & Safety  
 Component: Wage & Hour  
 Sponsor: Representatives McGuire and Gara  
 Requester: House Judiciary Component Number: 345

**Expenditures/Revenues** (Thousands of Dollars)

Note: Amounts do not include inflation unless otherwise noted below.

OPERATING EXPENDITURES	FY 2005	FY 2006	FY 2007	FY 2008	FY 2009	FY 2010
Personal Services						
Travel						
Contractual						
Supplies						
Equipment						
Land & Structures						
Grants & Claims						
Miscellaneous						
<b>TOTAL OPERATING</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>

<b>CAPITAL EXPENDITURES</b>						
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<b>CHANGE IN REVENUES ( )</b>						
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**FUND SOURCE** (Thousands of Dollars)

1002 Federal Receipts						
1003 GF Match						
1004 GF						
1005 GF/Program Receipts						
1037 GF/Mental Health						
Other (Specify Type--Do not abbreviate)						
<b>TOTAL</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>

Estimate of any current year (FY2004) cost: None  
 Mark this box (X) if funding for this bill is included in the Governor's FY 2005 budget proposal:

**POSITIONS**

Full-time						
Part-time						
Temporary						

**ANALYSIS:** (Attach a separate page if necessary)

There is no anticipated fiscal impact to the department as a result of this legislation.

Prepared by: Grey Mitchell, Director Phone 465-4855  
 Division: Division of Labor Standards & Safety Date/Time 2/20/04 11:03 AM  
 Approved by: Greg O'Claray, Commissioner Date 2/20/2004  
 Agency: Department of Labor and Workforce Development

# FISCAL NOTE

**STATE OF ALASKA**  
**2004 LEGISLATIVE SESSION**

Fiscal Note Number: \_\_\_\_\_  
 Bill Version: CSHB 367 (L&C)  
 ( ) Publish Date: \_\_\_\_\_

Revision Date/Time (Note if correction): \_\_\_\_\_ Dept. Affected: DCED  
 Title Licensing Sex Oriented Businesses RDU Occupational Licensing (117)  
 Component Occupational Licensing  
 Sponsor Representatives McGuirc, Gara, et al  
 Requester House Judiciary Component No. 2360

**Expenditures/Revenues (Thousands of Dollars)**

Note: Amounts do not include inflation unless otherwise noted below.

OPERATING EXPENDITURES	FY 2005	FY 2006	FY 2007	FY 2008	FY 2009	FY 2010
Personal Services	48.9	48.9	48.9	48.9	48.9	48.9
Travel	4.2	4.2	1.8	1.8	1.8	1.8
Contractual	13.0	13.0	3.0	3.0	3.0	3.0
Supplies	5.0	5.0	5.0	5.0	5.0	5.0
Equipment	6.0					
Land & Structures						
Grants & Claims						
Miscellaneous						
<b>TOTAL OPERATING</b>	<b>77.1</b>	<b>71.1</b>	<b>58.7</b>	<b>58.7</b>	<b>58.7</b>	<b>58.7</b>

<b>CAPITAL EXPENDITURES</b>						
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<b>CHANGE IN REVENUES ( )</b>	<b>77.1</b>	<b>71.1</b>	<b>58.7</b>	<b>58.7</b>	<b>58.7</b>	<b>58.7</b>
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**FUND SOURCE (Thousands of Dollars)**

1002 Federal Receipts						
1003 GF Match						
1004 GF						
1005 GF/Program Receipts						
1037 GF/Mental Health						
1156 Receipt Supported Services	77.1	71.1	58.7	58.7	58.7	58.7
<b>TOTAL</b>	<b>77.1</b>	<b>71.1</b>	<b>58.7</b>	<b>58.7</b>	<b>58.7</b>	<b>58.7</b>

Estimate of any current year (FY2004) cost: 0.0  
 Check this box (X) if funding for this bill is included in the Governor's FY 2005 budget proposal:

**POSITIONS**

Full-time	1	1	1	1	1	1
Part-time						
Temporary						

**ANALYSIS:** (Attach a separate page if necessary)

CSHB 367 (L&C) creates new licensing and regulation for sex-oriented businesses and sex-oriented business entertainers. The bill also requires the department to establish by regulations licensure procedures, standards of conduct and physical characteristics of licensed premises, and other requirements on applying for and renewing licenses.

A detailed explanation of the above costs follows.

Prepared by: Jennifer Strickler, Administrative Manager Phone (907) 465-2144  
 Division: Occupational Licensing Date/Time 2/13/04 12:12 PM  
 Approved by: Edgar Blatchford, Commissioner Date 2/13/2004  
 Agency: Department of Community and Economic Development

**FISCAL NOTE**

**STATE OF ALASKA  
2004 LEGISLATIVE SESSION**

**BILL NO. CSHB 367 (L&C)**

**ANALYSIS CONTINUATION**

**PERSONAL SERVICES: \$48.9**

1 - Occupational Licensing Examiner I, PFT, Range 13B

This position will support the licensing program for sex-oriented businesses and entertainers. This position will prepare and process application forms, ensure applicants meet specific criteria for licensure, ensure public hearings are implemented as required by statute, and issue licenses upon approval. It is a possibility that a full-time position will not be necessary to support this program, however, since we are not aware of the number of individuals that will be impacted by this bill, this fiscal note is based on a full-time position.

Preliminary numbers of applicants from supporters of the bill indicate approximately 20 business owners and 100+ entertainers may be subject to licensure.

**TRAVEL: \$4.2**

Travel funding is anticipated for the following -

- Regulation Hearings (travel for the Regulations Specialist), at least 4 trips @ \$600/per trip = \$2.4
- Travel for Enforcement to areas outside of Anchorage, 3 trips @ \$600/per trip = \$1.8

2nd Year: Regulations and Enforcement costs are also anticipated to repeat in the second year = \$4.2

3rd Year: By the third year of operation, the regulation hearings should be completed and only Enforcement travel is expected = \$1.8

**CONTRACTUAL: \$13.0**

- Regulation costs (notices, hearings, etc.), \$10.0
- Communications expenses (phones, postage, etc.) = \$3.0

2nd Year: Regulations and communication costs are anticipated to repeat in the second year = \$13.0

3rd Year: By the third year of operation, only communication costs are anticipated - \$3.0

**SUPPLIES: \$5.0**

This funding provides basic operating supplies for the program (paper, etc.)

**EQUIPMENT: \$6.0 (one-time expense)**

This one-time funding will provide workstation and equipment set-up for the new position.

**TOTAL: \$77.1**

**FISCAL NOTE**

**STATE OF ALASKA  
2004 LEGISLATIVE SESSION**

**BILL NO. CSHB 367 (L&C)**

**ANALYSIS CONTINUATION**

**Funding Source:** Receipt Supported Services

This program is anticipated to be funded by licensing fees. Under AS 08.01.065(c) licensure programs are expected to pay their actual costs through licensing fees.

**Section 14** of the bill provides for a **CONTINGENT EFFECT**. If the requirements of Sections 3 - 12 are applied in accordance with Section 14, this fiscal note will increase Contractual Services costs by \$50.0 to provide the Educational Program Development and Counseling Services required in Sec. 7, AS 08.90.055. We are not aware of programs or services that are currently in existence, or if they do exist, the costs involved in participating in those programs. The \$50.0 increase applies only if Section 14 of CSHB 367 (L&C) is implemented to enact Sections 3 - 12 of the bill.

# ALASKA STATE LEGISLATURE

Rep. Lesil McGuire, Chair  
Rep. Tom Anderson, Vice-Chair  
Rep. Jim Holm  
Rep. Dan Ogg  
Rep. Ralph Samuels  
Rep. Les Gara  
Rep. Max Gruenberg



State Capitol, Room 120  
Juneau, AK 99801-1182  
(907) 465-4990  
Fax (907) 465-6592

## House Judiciary Committee

### Memorandum

**To:** Barbara Craver, Leg. Legal  
**From:** Vanessa Tondini, Committee Aide  
House Judiciary Committee  
**Date:** March 1, 2004  
**Re:** CS Request

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Please create a final draft House Judiciary Committee Substitute for work order # 23-LS1394\W, HB 367, incorporating the attached amendment. The bill was passed out of committee on Friday.

If you have any questions, please call me at 4990. Thank you!

The information attached to this memo is **CONFIDENTIAL** an/or privileged. It is intended to be reviewed initially by only the individual named above. If the reader of this Memorandum is not the intended recipient or a representative of the intended recipient, you are hereby notified that any review, dissemination, or copying of the information contained herein is prohibited. If you have received this in error, please immediately notify the sender by telephone and return this to the sender at the above address.

CSHB 367 ( ) A#1 - PASSED  
23-LS1394\W

Page 10, Line 10: INSERT – Sec. 08.90.350. Municipal regulation. A municipality may adopt and enforce an ordinance that places prohibitions or restrictions on adult-oriented entertainment that are additional to or stricter than those required under this chapter.