

1975-76

HOUSE COMMERCE COMMITTEE

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1976

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1/16/1976 - 4/27/1976

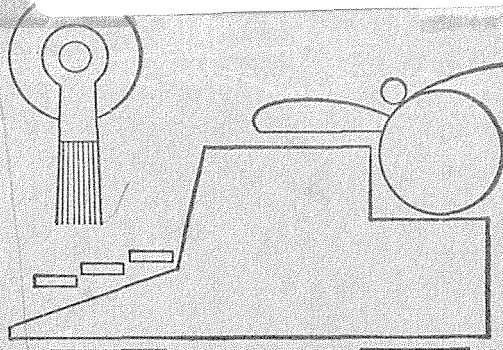
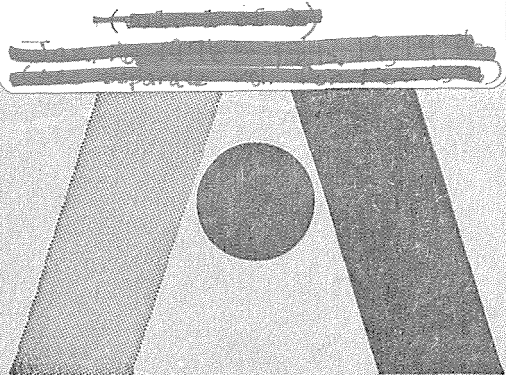
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HOUSE COMMERCE COMMITTEE  
MINUTES 1976

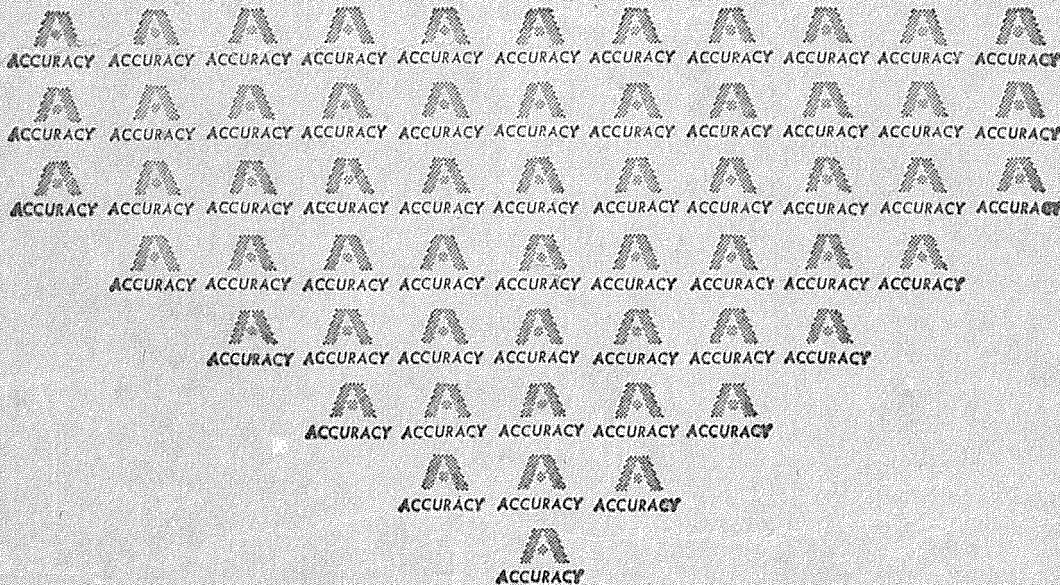
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# ACCURACY<sup>®</sup> STENOGRAPHIC NOTEBOOK

16 SUB. GREENTINT

GREGG RULED



House

COMMERCE COMMITTEE

~~1976~~

BOOK No. \_\_\_\_\_ FROM \_\_\_\_\_ TO \_\_\_\_\_

60 SHEETS

6 IN. x 9 IN.

No. 43-8418

aMeadProduct  
Mullman Building, Dayton, Ohio 45402

# RULES OF PUNCTUATION\*

## Use Of The Period

The period (.) is used after a declarative or an imperative sentence, after courteous requests, and after abbreviations and initials.

The order was shipped yesterday.  
(declarative)

Ship the order immediately. (imperative)  
Will you send me a copy of your latest bulletin.  
Dr. Mrs. A.M.

## Use Of The Comma

The comma (,) is used after an adverbial dependent clause when the dependent clause precedes the main clause. When the dependent clause does not begin the sentence, the comma is usually unnecessary.

After the director had read the minutes of the meeting, he called for the financial report.

The director called for the financial report after he had read the minutes of the meeting.

The comma is also used after a participial phrase or an absolute phrase at the beginning of a sentence, after an introductory infinitive phrase, and to set off parenthetical expressions, whether words, phrases, or clauses.

## Use Of The Semicolon

The semicolon (;) is used to show a stronger separation between the parts of a sentence than does a comma. In most writing, however, the use of the semicolon should be avoided because it is generally too stiff and formal. If you use a great many semicolons, the chances are that you are either using them incorrectly, or you are writing sentences that are too long. Semicolons produce rather involved sentence patterns. Use them sparingly.

1. The semicolon is used to separate independent co-ordinate clauses closely connected in meaning when no co-ordinate conjunction is used.

The sales staff meets every other Tuesday; the production staff meets only once a month.

## Use Of The Colon

The colon (:) indicates the strongest possible break within a sentence.

1. The colon is used before a list of items or details, before an appositive phrase or clause, and after the salutation of a business letter.

Please send out the following items:  
No. 378, No. 315, and No. 570.

Our company has always had this policy:  
The customer is always right.

Dear Mr. Roe: Gentlemen:

## Use Of Parentheses

Parentheses ( ) are used to set off words, phrases, clauses, or sentences which are used by way of explanation, translation, or comment. Also use to enclose a number, letter, or symbol when used as an appositive.

His appointment (which will be announced next week) will be a surprise to many.

She ordered twelve (12) night stands for the hotel.

## Use Of The Dash

The dash (—) is used to indicate an abrupt change of ideas, but should be used sparingly. The dash may also be used to indicate a summarizing thought or an afterthought added to the end of the sentence, and to set off a word or phrase repeated for emphasis.

## Use Of The Question Mark

The question mark (?) is used after all interrogative sentences that ask direct questions.

## Use Of The Exclamation Mark

The exclamation mark (!) is used after all exclamatory sentences—sentences that express surprise, emotion, or deep feeling. Also use after interjections or after statements which are commands or which imply need for immediate action.

Your answer was hard to believe!  
Hurry! Send your order now!

## Quotations

1. Quotation marks (" ") are used to enclose a direct quotation. Each part of an interrupted quotation begins and ends with quotation marks.

The inspector said, "Well, your case is not hopeless."

2. Quotation marks are used to enclose the titles of magazine articles, chapters of books, names of songs, titles of poems, and other titles. In typing or writing, underline the titles of books, magazines, operas, and any other works of art long enough to appear in book form. Underlining signifies italics for printing.

The New Yorker includes a section entitled "The Talk Of The Town."

Commerce Committee

1-16-76

Present: Bradley, Budd, Freeman,  
Rhode, Kelley, Freeman, McKinnon

Absent: Usher, Wallis

Guest - Tony Motley, Commissioner  
Dick Block, Director Insurance

HB 554 Fair Trade Act

HB 558 Insurance Holding Act

Explanation of bills

Held for further testimony.

Friday 1-23-76 calendar

Insurance companies notified.

Adjourned - 8:55 AM # 956

Commerce Committee

1-19-76

Present - Rhode, Rudd, Union,  
Fischer, Bradley, Freeman (late,  
8:15), McKinnon  
Absent - Wallace, Kelley.

Rep Mike Miller, prime sponsor  
of bill HB 570 gas  
Explanation of bill. Questions  
by Freeman, Rhode, Fischer  
Rhode recommend \$ fee to  
receive credit info. Miller  
responded.

Break for

Don Magnuson, Ak Retail Assoc.  
~~Alan~~ Eric, President Ak  
Retail Assoc, also repre.  
Ak Businessman Assoc.

Econ problems - 6 or 7 credit  
bureaus all manual 75%

credit by phone. Federal  
Fair Credit Reporting Act.  
enacted 4-74.

Committee request review of  
Fed Law.

Bradley request vote.

Freeman request more time,  
Fisher stated.

McKinon motion to move  
out, seconded by Bradley.

Rudd, McKinon, Bradley, yea  
Fisher, Union, Freeman, nay

Adjourned - 9:14

mtg - 2029

Informal testimony on HB  
572.

McKinon presented explanation

Bank

excessive downpayment  
higher interest rate  
under appraisal

Any neighborhood "red lined" by a

bank has effects of declining  
in property value & deterioration  
of value & dumps.

Bill requires what Fed  
bill will require, not by  
map code as Fed but by  
Census enumeration district

Some loans denied because  
of areas where house is  
instead of by person's  
credit record.

bank must now do reporting  
under Fed however need  
changes so it will be useful  
to State

Union made comments  
Fischer request Chairman  
to write bank to see if  
info is available.

Shades - did you talk to

Low Banking of <sup>Public Interest</sup>  
- Jamie Love - <sup>all research group</sup> testified, <sup>Executive Director</sup>

related experience of one woman who wanted a home improvement. Bank refused because of area.

Have met with Muroka Valley residents. Have same problems. Muldoon also. Banks have approved areas.

Urban Sprawl Institute - study by U.S.

end 2411

Commerce 1-20-76

Present: Kelley, Fischer, Rudd <sup>(left 9pm)</sup>  
Rhode, Freeman <sup>(left 9:00 AM)</sup> (late 8:10), McKinnon <sup>(late)</sup>  
Wallis (late) (Kelley left 8:20)  
Frank Roe, Sheldon Jackson College

\*B 576, Alcohol Beverage.

Ms Brown,

Justified & explained bill.

Freeman questioned

Done !!

Fischer - clarify  
section which would clarify  
selling alcohol without  
govt - can also do this.  
Perhaps an amendment.

Ms. Brown further testified  
on section 2 -

Pertains to unorganized boroughs  
& remote areas.

If a person has a gov to protest  
to then must go there. However  
rural areas <sup>who</sup> do not have gov to  
protest to.

Freeman questioned.

410.300 was revised last year.

Wallis question: 410.300

Freeman, Fischer, Rudd questioned boundaries & clarification of them.

Rudd - amend to say shall instead of may hold a hearing.

Brown - 410.330b. Line 19. Board cannot transfer license if there are any debts.

This eliminates gentlemen's agreements, etc. These would establish guidelines.

Mr. Utter stated objections to protecting the wholesale liquor salesman. This does. Freeman expresses same feelings.

Rudd - was there an illegitimate reason for state interest.

Freeman, line 26

Board shall determine debts & taxes  
eliminate

Brown - pag 3 line 3.

410.350C4a

Licence app must be filed  
by 12-31. Penalty Feb 28

6 mos delete in law.

And only 30 days past  
Feb 28.

June 7, page 3.

Ray Brant - Chief  
Enforcer ABC Board

No statute enforcing bootlegging.

"Coors" Beer. Sets limit

for personal use. (21 gallons)

21 gallons based on liquor

establishments may not sell to

any one individual more than

21 gallons.

578

Sharon Andrew, Director  
Occupational ~~and~~ Licensing

Copied from State of  
Minnesota. Commission  
would evaluate the needs  
for licensing criteria  
Bd would also recommend  
elimination of certain boards  
to Leg.

Bradley - fiscal note  
pay \$98,000 plus 2 employees.  
included.

Bradley - only other referral  
to Finance. Make a  
referral to Judiciary com -  
Fischer agreed. Union no.  
Shall stay

Thursday 29th to bring  
up again

Adjourn 9:40

~~7-20-76~~ (all present <sup>sift early</sup> Waldo + Freeman  
11:05 AM ~~at~~ Committee  
discussion resumed work on  
HB 570

Discussion <sup>HB</sup> 576

12 - (only) certif Freeman  
moved - un no of

Day 2  
line 20 (b)  
after word which  
delete ~~may~~ add (shall)  
After Freeman's remarks, change  
~~that line 28 -~~  
withdrawn.

Fischer moves Union sec.  
and deleted  
list ~~the~~ tax

Freeman object on amendment  
Object on basis of not  
hearing other testimony.  
Freeman removed objection  
Unanimous

The Board shall determine those taxes which must be paid or for which satisfactory security must be given before an application for transfer will be approved.

The Board shall not approve the application for transfer unless all of the taxes are paid, or the transferor gives security for payment of them satisfactory to the taxing authority prior to approval of the application.

Fischer discussed SB 248 which.

Fischer move M& second.  
adopt amendment

1-21 Commerce

Present: Bradley, Rhode, Freeman, McKinnon  
Ludd, Union.

Absent - Kelley (excused), Fische, Wallis.  
- 968

#B584

Ron Sedgewick - Ah Pharma - Assoc.

Juneau, Ron's Apoth.

Not comfortable Section C.  
with sign in window

Senate Bill -

Section E. - feels that  
quality more than price.

Jim McKerle - Harry Race Drug  
Board.

Lozman Wilson - Ah. St. Medical  
Assoc.

David Freer, ASG Special Assist  
to Williamson

Apth has one pharmacist -  
they do not have resources to  
do as prescribed by bill.

#18582

11/21/76

Mr. Brock - Director Insurance

Mr. Mike Thomas, Rep. AMA

Bradley motion to move out of committee to moved by Freeman. Question by Union stating no objection to passing out however clarification requested.

Freeman asked unanimous consent to move out. No objection

---

Commerce 1-22-76

Present: Rhode, Freeman, Rudd,  
Kelley, Fischer (late), McKinnon<sup>g</sup>, Wallis<sup>g</sup>  
Union

Absent: Hutton, Hixon, McKinnon

Side I, 2241

44/B494

Rhode began with explanation of  
the bill.

Questions by Freeman +  
expressed view of where bill  
should have gone. Further  
committee review to Labor  
& Management.

Fischer moves to pass out  
of committee. No objection  
so moved. Bill moves out of  
committee.

485

In the absence of some  
Spensa, Jerry Sardener

Rep Freeman explained bill.

Rudd requested explanation  
of difference between three  
types of bonds.

Rhode view no objections  
to way bill written. If  
person can put up cash  
bond they should be

Fischer moved & then being no  
objection Bill moved out of  
committee.

Two bills moved out  
with Do Pass Rec.

Second side to -

Adjourned 8:29

1-22-76

137.

Present: Bradley, Fischer, Uron, Rudd, Freeman

Absent: Rhode, Kelley, McKinnon

HB 554

Don Coate - Division of Insurance

Offered Division requested changes to be made.

Fischer stated basically this will stop fly by night insurance comp. ~~the~~

Coate feared that many states already have this law.

Freeman moved that the amendments offered be adopted & Unanimous. No objection. Amendment shall be a Committee Substitute.

HB 558

Bradley asked Coate to summarize

bill.

Fischer moved that the bill be sent out of committee no objection. It was so ordered.

Adjourned 557

---

Commerce.

1-26-76

Present: Fischer, Usher, Rudd, Freeman  
Bradley, McKinnon

Absent: Wallis, Kelsey, Rhod (excused)

Director Bloch - explanation

Fischer moved & asked unanimous consent - no objection.  
So moved.

Bradley asked that it go to Judiciary. No objection.

1-29-76

Present: Bradley, Wallis, Kelley, Fischer,  
Rudd, Urion

Absent: Rhode, McKinnon

HSS - Sullivan & Hackney Side 2. #865

Freeman stated CS HB 554 & 576  
was agreed to move out after  
CS written. So moved.

576 Rudd referred to where word only  
was included. Staff except.

Good's objection to clarify  
send over with bill to Finance.

HB 578

Notely testified that all  
licensing boards were notified.

25 bills now up concerning  
occupational licensing. This bill  
would coordinate all req.  
of licensing & review tests.

Rudd - page 2 4 year term  
staggered, next line says at the  
pleasure of the Gov. clarified  
Sharon Andrew  
Director  
Dec 1976  
19

Freeman, page 2 compoo of commission  
(one an attorney) why? Motely  
stated interpretation necessity to have  
a legal mind on board. Why page 3  
then Dept Law? Motely - opportunity  
for Dept Law.

HESs Chau Susan Sullivan  
questioned if somewhere about  
frequency of tests. Motely stated  
another bill does address it.

Fischer questioned cost - \$98,000  
for 1st year. Motely answered that  
should board recog some boards  
not needed - savings there.

Bd first decides, merit

Sec may eliminate boards

Kelley asked that bill be held  
till tomorrow no objection

4B 556 -

Shaon Andrew explained  
gives Commerce power to enforce  
law.

Dept Labor Director Wage & Hour

Kelley questions 2 years ago Commerce gave to labor

Fischer - both could do it - question the split responsibility

Bradley could amend to split

resp.

Waller - why present bill.

Andrew - tried to enforce but no authority.

Waller further question other bill for other contractors - yes.

Rudd - contractor confused as to who to report to.

Fischer follow Rudd question

Bradley - hold & wait for reasonable length of time for other bills similar.

End 2010

2-2-76

Present - Waldo, Kelley, Fischer, Uron,  
Rudd, McKinnon, Freeman,  
Rhode, Bradley.

Page III, Side I, 0000.

HB 578 - Credentialing Review.

HB 584.

1051

Rep Bradner spoke to the bill  
explaining it.

Are not questioned object of  
Sec + sham on signs.

Line 17 page 1

Bradley - left chair to testify pro  
bill.

End. - 1761

2-3-76

Present: Fischer, Rudd, Freeman,  
Walls, Kelley, McKinnon

Absent:

Japi III Side 1 Start 1762

ACR 72

Reviewed CS

Fischer moved pass out of

ACR 72 -

KB 578

Mark Jensen - Assoc General  
Contractors. Endorse bill  
but not commission. → feed  
for review of all boards &  
regs.

Fischer moved bill be  
tabled Kelley seconded  
it be tabled *pro* while.

Fischer withdrew motion

2-3-76

with explanation.

Freeman stated tablet  
hesitant ones want it back

HB 584

Rudd. - motion.

Page 1 line 11, delete section, —, —,  
~~add~~ Adopted.

Freeman -

lic med pract — instead  
<sup>person authority</sup>  
~~anyone~~ licensed to prescribe  
drugs.

Felley - Dr notified as to substitution  
Sec 6  
Sub by phar he shall not  
by oral or writing. the  
~~physician~~ prescribed -

Insert as new section - eg of  
Cal laws concerning list in  
phar

McKinnon

2-3-76

Page III side II  
0000

Instead of sect j & g &  
insert Wilsons am.  
Repeal current Sec. 290  
& replace.

New section McKinnon.  
Strike page 2 line 1  
by Wallis.

page 3 Sec 2  
Fischer advised delete  
Sec 2 no object.

Commissioners

~~Let~~ compile & issue list of  
drugs to pharm for posting  
prices. Make Com Dept  
resp. to send to pharm.

Page III side II  
End 75b

2-5-76

Tape III Side 2, 757

Present: Wallis, Kelley, Fosher, Rudd,  
McGinnon, Freeman, Union (Lati)

Absent: Rhode, Hiron

UB524

Rep. Mackney, prime sponsor  
explained bill.

Dr. Kingland,  
Sharon Andrew.

Kelley made motion to move  
out with individual recommendations

2-6-76

KB 264, 271, 509

Rm 120 Court Building

### Explanation by Berrier

1. See Magazine, 1970 licensed  
 Evergreen Memorial in Anchorage.  
 No provisions for regulations to  
 fine people - regulate  
 Dual licensing questioned.

2. Dr Robert Slater, Minnesota.  
 Education, licensed Funeral Director  
 License should look to the public  
 first then in process the concern  
 of those who will be practicing.

1. Existed prior to law	} Educational Requirements
2. Exist today	
3. Exist tomorrow	

Single license stressed  
 Disclosure should be.

Pre-arrange funeral. total control  
 by client - good



3. Bernard Marsh - Bus  
speaking as a layman has done research  
speaking for Allied Funeral  
Services in Alaska, Inc.

Supports bill & dual licensing  
Will present an amendment

State - explained omnibus question

4. Harold Plummer 11 Rights Mem.  
no Jurlark -  
Educational point End 2025

11:10 AM Start 2058

~~Bill~~ adjourn at noon.

Mr. Richards introduced.

5. Harvey Chapin - Corp & Tax  
law, Cemetery in Chicago  
CPA also.

Prime concern <sup>reason here.</sup> - Sect of act which  
have effect of eliminating pre-need  
market.

Sub Sec 8 - Page 6 line 2  
intended to cover body  
snatching activity. Way  
word stops solicitation in  
advance of need.

Indiana embower bd. tried  
to evoke lic 1968 Case

Recomm. change in lang.  
add "im<sup>2</sup> before or after death" after you advise - "or  
sales made on a pre-need basis"

comes from not enough  
pre-need

Sub Sec 9. Same effect Way worded  
precludes hiring personnel  
to solicit pre-need. Sec lang be limited to  
impend death area

Sub 10. Same problem <sup>securing two</sup>  
limited "immed before" <sup>limited</sup>  
impending death"

Sub 11. lang changed <sup>what talking about here</sup>  
avoid fun <sup>no prohibit</sup> <sup>backback</sup>  
property for site <sup>prohibited from offering own</sup>

"body, (immed before impending  
death) or after death" <sup>after cemetery</sup>  
providing however nothing <sup>shall prevent the arrangement of</sup>  
any specific placed space <sup>on interment</sup> <sup>solicitation of sales</sup>  
cremen, crematory or

Trusting Provision - end of bill <sup>maximum</sup>  
page 8. - 100% Just law. <sup>if said</sup>  
ownership interest <sup>section has</sup>  
in said cemen, clem <sup>interest</sup>  
or mor + ownership  
is disclosed. 3

Other alternatives to 100% trust performance bonds, etc. If actually to be 100% not complete. Sec does not go as far as should be. Do they have to put each in separate account, what happens if they don't (no enforcement) No real admin <sup>provisions</sup> included. Have given better copies of other states statutes. Purpose of seemed to give customer alternatives at need.

Existing Provision at the end of statute. page 8. Prior called legal endust 100% trust. This is clear on prohibit the pre-need market. We are going to sell on pre-need basis of 100% in trust when they have to pay commis salaries etc. & people have right to refund 100%. If people want pre need at fix sum why not public have same obligation to cost of merchant not 100% of cost. some profit. Put in trust actual cost. only under trust. Any doubt check insurance company <sup>some thing</sup> if they <sup>were</sup> ~~would~~ to put your money in trust there would not be otherwise. This could be considered restraint of trade. Allends do not going in to correct

Differences between pre-need contract + pre-arrange agreements

Re-define "Mortuary Science"

Exclusion on plots being  
Personal or real property.

Escutcheon Clause against - Bradley - if explained  
to customer. May - could be part of regulations. over

Fischer asked - if contract made in it could  
be broken?  
under this law - no.

Page 6 line 5.

General Advertising Why not  
sufficient to allow Pre-need  
- People do not like to talk about  
it.

Rich Siango St Corner  
& Magistrate Dist 1

Main concern is for fresh area where they do not have  
Page 2 Sect C <sup>mortuary</sup> as far as  
would put hamper on small <sup>vital statistics act.</sup> coroner  
village where no mortuary. <sup>allowed.</sup> Refer to  
<sup>list of customers of block no.</sup>

Title 12 - Death Declaration

Title 18 - Death Certificate

also Adm Code 7.

End 1085

Adjourn 12:15

Sect C note cannot vary without permit. Magistrate  
must give permit. If  
series - committee recognized problem. <sup>This also already covered</sup>  
second sentence deleted. 31 <sup>and part of law.</sup> Under other  
law. ✕

Fisher - if comp. has in trust they are receiving interest in money - wouldn't this take care of it - could yes.

Rudd - Just about from home or dei who sell pre-med.

You have another area. Does fundies have to sell as they only ones who can sell. Who ever sells must be licensed. The pre-med market is cement, spunkal, marbles etc.

Rudd - we limiting pre-med.

We are preventing <sup>has</sup> effect of preventing from dei from selling pre-med.

Bradley - Pre-med option for public object Page 6 line 5 par 8. Prohibit general advertising why not suff to allow pre-med. through media.

Differ form of adv this product does not show result - people don't like to talk about.

James  
delete whole sect. under present law covers permit holder. Magistrate <sup>does</sup> issue permits.

Second sentence only.

Stat 1086

1:25pm

1. Richard D Rame? License Com.  
Arch. Lvsquem. Mem.  
Sec 2 Rec<sup>recommended by</sup> Consumer Protection  
Attorney Gen of Council of  
Better Business Bureau  
for protection of fraud. Plans must be  
closely protected.

Example. in-Jarbanks  
Incentive + advantages to pre-planned.  
Rudd request pre-need contract

2. George Mason - Carter - Bureau.  
Definitions, Funeral Directors  
see written statement

3. Marvin Crouse - Pruitt  
Funeral Home, Sitka.

'Education' page 2  
requiring 2 years of colleges.  
Would hamper small communities  
& set above '48  
2 years of college. to one year

P. Margaret Wills ?

Anch. - Bruce Funeral Home  
Represent Husband & assoc.

Was article explaining  
def. of Funeral Dir & Emb.  
said Dir doesn't hinder  
but broaden avail of profess.  
Does not limit. Should be  
separate.

Sec. 020 line 19 -

Lacking in definition of  
whole bill.

"restore" does that mean  
beautician cannot do or cosmetics.

Page 4 Confused re require

04.070 "or" included in

Sec 2 "and" in sec. 3.

Page 6 Open refer to solicit  
restriction word "imminent"  
would satisfy.

Page 8 Sec 120  
issues of better statement  
on which services to be rendered.

Personally concerned on disclosure  
not inclusive enough

Oppose to 100% trust  
Barber have denied to do this

5. Alfred Kiel? Pres of Allied  
Funeral Serv Assoc. Represent  
Ilbs, Anch, Kenai, Palmer.  
Funeral Dir & Embalmer license.  
Own & Oper Forest Lawn <sup>Anch.</sup>  
& Kiel's in Palmer.

Make comments on grief -  
Dual licensing - in favor  
Survey Nat Fun Dir Assoc  
done 1970

Education - 2 years makes  
it hard for small communities.

HB 589 needs new definitions  
California fully defines  
Furnace, Emb. use as example

6. Arthur Richmond - Arch.  
General Dir. - Valley men Gardens  
100% Inst. it puts him  
out of business.

Program designed after Hawaii;  
65% solicit by post cards

7. Sid Hedderdorf - ESS  
Position paper.

Sumner  
Linda  
Pullover  
Ed.

Commerce coord. ESS on before  
permit.

Include Sanitation  
Bill doesn't include cement, cement.,  
Include → if doubt  
Have version written 2-3-75  
from Dept Law.

? Sharon Andrews

Felony - defined as crime  
related to license.

Sec 090 - define obscene  
language. difficult to  
enforce.

Jobs Education to stringent  
OST hardship to this state  
allowed apprenticeship in other  
state.

Side One 1570

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Helen Swings summer committee  
KB 509  
Wills & Senior fine job.  
not test on point now because  
of summer

Joe Mogler - Evergreen Memorial  
Anchorage.

Wills - refers to policy decision  
made. Areas are major

1. decision - reason of sub  
committee extreme controversy  
part. We wanted the standing  
committee to be open mind.
2. Pre - need 1000, funding  
going into trust.

2 major policy decisions which  
will have to be considered.

Chairman Brad then called upon  
Joe Mogler of Evergreen  
Club to introduce guest  
witness Dr. Slater.

Marglein gave info on his background. Comment briefly on CE HB 507.

Richard Rome + 1 legal retained by them (original bill was done by them).

Problem: current statutes <sup>inadequate</sup> estab lowest standards in Nation - no provision for penalties <sup>for discussing law</sup> if have ~~some~~ them with <sup>out</sup> regulations ~~that~~

Aptu research decided to do it ourselves. Thanks to Ben for sponsor. Pleased with results of bill + subcommittee meeting. Educ standards are good penalties stuff as should be. Disapp. on dual licensure. Orig called for one license. Object to single licensure. more costly. Asked for proof - however none. Asked Mitts for explain. He had made it. He felt to 2 different skills. but hard to agree because

in many areas of state hard to  
substantiate one let alone two.  
impractical to have only one  
skills. Larger method areas  
possible. Who are we  
writing bill for license  
or public. Should be public.  
Less than 2 yr ago trust  
between us. & practitioners was  
broken - think need to  
prevent this again. Example  
of UMan friend. Never again  
just an emblem. lost of touch  
with public. Need to have  
clinical experience explain to  
problems etc to family  
Why not go first class or  
& what is best for public.  
Admire can require 2 as much  
work & cost. <sup>enforcement</sup> National 1957  
joint comm on M&S report.  
person emb must include  
services of Fun Dir. Ask Ullrich  
& Burns if it was wise to

Robert C Slater

Ed Dir of Mo. Sec U of Minn  
20 yrs. Ed consult for Nat  
Junior Dir Assoc since 1962  
He cannot act as an outsider  
Must a person to help get best  
poss leg. Welcome by Bodley

Dr Robert Slater. Appreciate welcome  
50 states. Please to appear  
as has in other no written statement.  
Because yet received new CS.

4000 hrs. a state who is starting from  
scratch. Other states patchwork

I look at all lic as being  
for public first not for  
licenses. Public aware of

leg power - restriction in way of  
life. no concern what entitled to

second - consider why lic  
not for just license more than  
just funeral of selling plate but  
the service too. With that in  
mind you represent many people ethnic  
groups, religions, traditions

~~The public has specific needs  
the terms of~~

Consider in general when you  
consider the lic.

Ed requirem - consider

1. existed prior to day become law
2. exist today
3. write for tomorrow

Just deal of concern need require  
people consider what now not  
what should have. Think in  
terms of general ~~term~~ of present  
people. You cannot think of  
this group as no need of educ.  
Kind of ed basis to every citizen  
Educ does not make a person  
qualified but a big part  
~~part~~ 1

If you think in terms of one license  
any city selects a person  
who is involved in total. Show more  
interest in mental health of people  
Speak to constituents & what they  
assume when talk of death awards

Speak to moment to consumer protect  
part - should be disclosed in ad.  
People are concerned. entitled to  
full disc. Pre-need strong  
feeling - suggest as great  
in living cover death & want  
to pre-arrange & pre-finance.  
There is <sup>no</sup> total control of pre-financing  
Willing to answer quest.

Wallo - are you  
under impress says one  
person cannot be both?  
no sir.

Seems test started to believe that.

Kelley - Disclos of cost - far  
enough. page 2 para 1  
Art of Pump sum as  
broken down

Useful inclusive to point  
of serving public. concern identification  
tends to increase cost. ~~What~~  
~~total on at time.~~

Kelley - completed & before service  
para before last.

Concept funerals are complete before  
funeral not before any service  
rendered.

Bradley ask Berrier - possible that  
it does need clarification  
Could transport body <sup>per emergency service</sup> but before  
funeral.

Sullivan - How many states have -  
more disclosure.

6 states have item

US, NY, Mines spec cost per item.  
Ca, Colo, ? statement of request  
of family not required if not  
asked must ~~ask~~.

Sullivan - what is it that make  
iteming more costly

~~item~~ process of econ  
cost plus profit on item except  
~~the~~ total service margin spread

rd  
Willo - As you reviewed law <sup>any</sup> section  
might be construed as 'restraint  
of trade'?

I would suggest more to  
legal counsel. When pre-need  
claim with that 100% trust  
automatic ~~that~~ rule for organization  
who do not need to live on  
the pre-need. If in restraint  
of trade that would have been  
tested in other states.

Kelley - Page 2 line 26 by reg  
as suitable & desirable. Problem  
more defined. What should go  
in there.

Believe that reg should be  
more spec than Stat. Reg spec  
area of study.

You feel it should be in Rego not  
Statute

Yes because difficult to  
amend statutes

Rudd - Page 3 list of subject  
of exam based. Assume must  
pass in those subjects & may  
not have course. Does subject  
under exam dictate courses  
one must take

Yes - sound procedure

Sullivan - Directed to Council best.  
Does this have a grandfather  
clause. For those currently license

Senior para 2  
Bradley - is that effective date  
in. line 28 tied to line 26  
Can't tie because not formal  
Dir license presently.

Bradley - Page 3 par 6 & 5  
Small market of Jun Dir or  
embom. OST concept could  
be limited.

could be limited however  
wherever practice not the common  
thing

Number of deaths limited  
to cases limited. Cannot  
see practically of what  
saying - under due process  
a good case. Have not  
seen this but could be.

Sullivan - Do you know states  
signed agree not to open after  
1 yr after OST with someone  
Do not think it has  
ever happened in 50 states

Thank Dr.

Bradley - Mr. Rosen would you  
like to test.

Would like to wait due  
to limited scope of testimony

Ben Marsh -

Pres of Aik Planning Assoc  
speaking as layman not representing  
anyone.

who have studied on subject. Speaking  
for Allied Juner sev

We think good leg - should be  
passed. in setting standards.

There should be stiff rego  
fuzz Dual licensing. feel  
Juner Dir not nec same  
as Embouch

Several members here would  
like to comm on spec

Sec 020<sup>line 18</sup> - word funeral  
Dir confusing. States they  
cannot engage in activity of  
mortuary science w/o license

Bradley - would you explain.

- Prohibits funeral director from  
Bernier explained - each gives limitations

- 070 para 1 + 2 seems to say  
same thing if para 2 was  
deleted & add "and" to para 1

Burrier - there is a difference  
some states para 1 has require  
equal to this chapter, & some states  
do not have <sup>education</sup> ~~secondary~~ requirements  
para 2 ~~sets~~ sets out require  
except ed. & adds OST

- Must you then comply with  
both or just one

Burrier. one or the other

090 page 5, par 4  
advising or abiding <sup>on unlicensed</sup> - Does it conflict  
with 020

Burrier - I see no conflicting ~~language~~  
~~text~~

Sec ~~120~~ page 6 seems to me  
that when you make grounds <sup>provision is included</sup> ~~for~~ Regs  
when you don't know what Regs will  
be. Regs don't have stand up in  
court, <sup>in that party</sup> & we don't understand ~~word~~ contract

Burrier - Regs do have force in law  
Reg important. ~~Done because of pre-empt~~  
<sup>handling with statute 49</sup>

contract they thought no because of pre-med.  
feeling that <sup>then should be sympathetic practice in</sup> ~~and~~ pre-med contracts <sup>see Gordon</sup>  
& this was included.

Would this preclude Gov contract.  
done in advance.

Ben - I don't know

Sec 100 I see no section which  
would preclude me from operating a  
funeral ~~home~~ <sup>parlor</sup> in my home.

Ben - There are currently regs to include  
this. If SS has good expertise on this  
& this was left to be put in regs.

No place where sets fees for  
dictionary  
Barrie - Dept Commerce.

What are the standards to determine  
this

Bradley - what do you feel would be  
equitable

I don't ~~for~~ speak to this, just  
wanted to ~~bring~~ bring out that it doesn't  
state.

Sullivan - You didn't mention  
pg 5 last line. concerning obscene  
language. Leave me uneasy not  
appropriate

Very broad & vague however  
Ed seems to be not concerned  
with it.

Willis - You should have seen the  
original version.

Sullivan - Understand rotating  
business with certain authorities  
M. ~~involves~~ <sup>involves cases</sup> how would our business  
get in on this rotating letting  
the authorities that they are available  
Would that be construed as a  
~~an~~ violation of <sup>sub</sup> ~~person~~? page 6

We don't think so because it  
goes through coroner's offices & you  
would be going through the relatives

Ludd - What about cremation but  
gather it is included, also it intended  
that it be included

Bevitt - Came before committee about  
~~some~~ crematories & whether they should  
be licensed decided no<sup>to</sup> but to  
require funerals

Ludd - The sections seem to  
include but seems to leave it  
in limbo. They are establishments  
that handle dead human bodies

~~They~~ I don't know of any crem  
that are not associated with funeral  
homes. One more <sup>one of our</sup> council member will ask  
no deposit of funeral director <sup>about</sup>

Bradley - did you say you were going  
to give an amendment.

Yes, did you have perhaps  
in State you seem an explanation  
on the cremator question

De Slater - Most incidences they are not included under lic but a concern of Health dept.

Rudd - Is there any particular skill involved ~~there~~ <sup>in the act of</sup> ~~even~~ it might be adv to reg.

I believe it should be registered with Health dept. But where it is regis to protect consumer there is no spec skill involved

Mr Japin - There is no criminal licensing in Wa, Calif. Most laws deal with identity of person.

Rudd - If we are covering it that somewhere we should spell it out.

Bradley is there anyone who would like to testify briefly as

Mr David Plumer. - speak to  
ed section. If there is one  
point all agree in - we are  
are to serve & protect people  
of this state. ~~For~~ Education  
does not <sup>mean</sup> an ultimate  
prerequisite Education is  
necess. but one year college  
not two years. plus mortuary school.  
Kudd

Mr. Richmond introduced  
Mr. Lawrey Goplin



2-9-76

Page II Side I 1600

Present: Wallis, Fischer, Rudd  
McKinnon, Freeman, Bradley

SB 684

Rep Sardiner, Prime  
sponsor reported on bill.

Purpose of bill as result  
of Rental Review meeting  
in Anchorage this summer.

Joe Senakue Attorney General's  
Office, connected with Consumer  
Protection Agency.

Don Cochran, Ak Legal Services  
position so because had  
a number of people who have  
either purchased out of state  
or in state without assurance  
& found no-property to put  
it. It does not limit

competition. No place to put  
mobile homes.

### Consumer Report -

Amendment line 18  
after word "business  
is from any group or  
particular group of mobile  
homes."

Changes  
C.S.

line 17 insert after  
"operated, or affiliated with"  
strike "or" before operated.

2-10-76

Present: Kelley, Fischer, Rudd,  
McKinnon, Freeman

AB 678

McKinnon, similar bill  
last year. Escrow accounts  
origin depression when  
no could not meet  
mortgage payments. As result  
bankers + loan reluctant  
to loan for homes

1/2 insurance payments each  
month to insure taxes.  
Allowed to accumulate  
til tax due. These funds  
are invested.

No equity

1. homeowner - account used  
by bank & no benefit to ↑
2. Consumer hit by increase

Taxes not prepared.

Pay interest on various accounts  
29% NY & Conn  
30% Mass  
Floating in Maryland  
Home Fed. 5 1/2% (ah)  
Oh Mutual 5 1/2%

Not uncommon practice.  
Taxing authority on own  
basis each month. Could  
be one way.

If we require banks to pay  
interest - reasonable approach.

Question - Fuschic  
When Oh Mutual start?  
18 months ago

Bank had gone ahead & paid  
taxes etc & notified as if  
1st year payments would raise

They said frequently occurred  
Payment set for years but  
taxes raise & need for increase.

McKinnon - continued  
There are other options:  
pledge savings accounts  
to help, where party can't  
touch.

Fischer -  
what if person doesn't  
have savings.

McKinnon - another option to escrow  
written agreement in place of  
escrow - binding.

~~Fischer - asked audience  
6-18 month~~

See Coffman - Rev Ok Federal Savings etc.

Packet distributed.

Resolved

1-2-76 revised law on escrow accounts. Can only collect  $\frac{1}{2}$  monthly if collected before no requirement  
Final result of study.  
Explained packet.

Bank takes money on escrow:

1. 12 payments recorded bookkeeping overhead.
2. list of property collected on to C-B.
3. audits - sugg up or down & see comes out each year. if change notify sure of shortage or overage have to refund.
4. Public when lender has to tell and raise in payments

Fischer - Make illegal to collect escrow?

Yp Bank would keep track of with enough tax id. if not paid foreclose.

Rudd - Does interest tend to be more than necessary collected.

On closing - as CB Jun. must collect 3 mo in advance to pay.

McKinnon - Comment.

Do you have any ~~idea~~ idea cost spec on escrow.

Varies from bank we do most by hand.

Study stated cannot spec cost on escrow all over nation. ~~The~~ ~~Annual~~ ~~Office~~ Accounting Office.

McK

Cost is more than earning  
but cannot say - why.

The investment very  
low. cannot spread  
out individual costs.

McK of amount of interest  
is so low why charge extra  
to do it.

We interest paid cost  
of admin.

Rudd - anything to prevent  
going out of doing it.  
Yes. FSA, VA  
Fed back loans.

McK what else done

Rudd - if Fed require what can  
Brought do.

Approached CTS do it  
& notify when taxes delinquent  
no do.

Hall - state can do law &  
met Fed requirements

m<sup>e</sup> experience of other states  
about 85% have this  
type of law. No longer  
doing escrow. Other  
states not much FHA  
or VA loans.

Richard Hall - NBA Pres.

24th largest services in  
nation. 60 people in  
mortgage service Hall  
doing escrow. We'd like  
to get out of service. Extremely  
expensive. Day of banks  
doing - no longer want to  
continue.

Want some relief - but  
relief is have Gov collect  
own taxes. They can do  
it. More important for public

to know & they do not. Most all  
computers brought.  
Cannot stop now by law.

1. FFA - Oh unique high  
percentage of FFA insured.  
Require but not attractive.  
More conventional.

2. Mortgage comp into states  
now. can do.

3. VetsA. has collected.  
cannot pay interest on such  
escrow accounts.

We don't like bill as drafted.  
The interest rate too high. One  
paragraph.

Our prime goal is banking  
not municipal tax collecting  
support illegal to do.

Fischer -? This service to customers  
we know tax so being taken  
care of. It lets off hook  
if mail slips up & what  
people rely on it.

Banks subsidizing  
consumer on this account.

Jisc - cannot agree with bill  
people cannot do it.

Kelley - banks not getting's got  
on it - but cannot believe  
losing money.  
Present time cannot  
cut back.

Kelley - Can't you start charge  
serve chg on escrow. Problem  
with getting rid of it is small  
homeowners. People would  
have to borrow every year  
to pay taxes.  
This is bad bill if

true reasons

Brad - are you allowed to  
charge service charge on accounts  
we can. Banks  
must go by laws pass  
can live with it but could  
die. No mortgage market  
if happens.

Kelly - how many escrow  
have other accounts in bank?  
No true any more.  
Go to mortgage loan  
because of real estate  
seller. Was 60% but  
now closer to 30%.  
I have 96 piece paper  
to process loans.

2-11-76

Page 5

Side II 654

Present: Bradley, Union, Freeman, McKinnon  
Kelley

HB 572 -

Robert Barnes - Pres Ah State Bank.

PL 94-200 this bill goes  
far beyond this Fed law.  
Would represent a great hardship  
on bank. Would have to  
extensively change computer

Mr View has March.

Miles Sch berg: questioned  
Barnes.

Richard Hall - Pres. NBA.

Miles Sch berg - Director of Banking

Cost/Benefit Analysis. end 1641  
68 Side II Page V

2-13-76

Present: Blalock, Kelley, Urwin, Rudd,  
McKinnon, Freeman

Quorum present - Sponsor  
not available. Adjourned  
without taking action.

2-17-76

Page ~~21~~ VII Side 1

0150

Present: Driscoll, Rudd, McKinnon  
Kelley, Wallis (late 8:45)

#546

Replied Swanson - prime sponsor.  
explanation of bill & testify  
why necessary.

Requested by my const &  
resident. Internal Ch. One  
year ago filed protest with EUC  
to close loop hole in law which  
allows the surcharge to be charged.  
It is charged in 24 communities  
in the state. Also applies to  
phone, garbage, gas & left handed  
manne in oil companies.

Has done a survey of public.  
Public has forced introduction of bill.

Quotes CNEA newsletter

via amendments to law - amended

Wash Fed Energy Commission  
on surplus use of surcharge  
with OVEA. I didn't get to  
see with Mr. Yar of Region X  
~~with~~ which is NW region in fact  
they ignored me. Although OVEA  
did with APAC held a <sup>type of hearing</sup> meeting  
with a protest by City of Anderson  
I didn't have reply with Reg X  
which should deal with the type of  
surcharge to oil with OVEA  
I'm traveling in but the two past summer  
I gain met with people & I priority  
with John's people on this.

Although my attention is focused on OVEA  
it is in the area of dealing  
with electric cost. Also on phones, etc

Amend Statutes to disallow  
surcharge. Under PAC & stat we  
have very much laid down in  
law which allow any public utility  
to go before PAC & if rates are just  
they can get increase. Though loop hole can  
use surcharge just about anything they  
want to impose on the people

to allow use of coal, Usibelli  
Coal mine. under EPA.

Waller - question last line  
discussing construction in  
process.

Bradley - this makes it by law  
& not by regulation. APUC  
agrees.

Union

Rep Sackney - a hearing 3-6-76  
in Fairbanks spec on GVEA  
surcharge. APUC directed staff  
to arrange a meeting.

One reason for surcharge is it takes  
so long for rate hike to go thru  
APUC

Bill McConkey - Gov's Office  
Director Energy Office.

We support Bill in concept.

Large surcharge passed on to public  
should have a hearing, whether this  
bill makes rates higher or lower - public

GOES had interim rate increase of 18%  
but 18% through loop hole allows them  
to use any type of computation they want  
One case is example man ut bill  
\$344.60 <sup>total</sup> on 156.50 <sup>rate</sup> demand rate. 268.81 each.

It is a terrible thing happen to people.  
Go back a few short weeks ago to  
Couch news when PUC denied  
the C. of land is then at rates  
& unafford story <sup>to people</sup> that they had  
taken money that was sup to upgrade  
utility & put money in general fund for  
whatever they pleased. Quote "its just  
another case of why bill important.  
We must close that loop hole in law  
that allows these things to happen." My  
criticism is not against the act if it  
my crit is what was by law allowed  
Let me quote a part loop hole  
stays in the law & allow to pass  
Sect 4205.411 New & law to pass

No pub ut may, estab or place in eff  
any <sup>new or</sup> revised rates, charges, rules, reg conditions  
or practices except

still has right to hearing.

Suggest - Leg undertake independent study of APNE if scope of offer could be improved.

Bradley - What cost of study for consultant.

Firms we deal with - talking about 50-60,000 complete, high figure.

Bill Cowper - AEL & P Juneau  
We do not have surcharge which amounts to much. Serious problems if bill passes. Lag of time between rate applied for & effective dates. Leg process very time consuming.

Oh not only state. Increase in staff will not speed up time need for rate increase.

Rate increase take 6-9 mos.

Longrun disadvantage to public.

Wallis - CUEA bad business - move to move bill out of committee to Jud.

aft 30 day not to ~~Commission~~ public. Notice shall be given ~~to the public~~ by filing with Com & keep open for <sup>publ</sup> inspection the revised tariff provisions which shall plainly indicate the change to be made in the schedules then enforced & the time when change will go into effect. The Com may prescribe additional means of giving notice." The loop hole - "The Com for good cause ~~to~~ shown may allow chg to take effect on less than 30 notice under conditions the Com prescribes." The loop. so that when the Com can allow them to chg anything they want to. I have recd over a 1000 protests these letter ~~protests~~ from public protests can be reviewed by Committee a cross sect of notes & letters for examples.

You take little old lady in  
biked room & a few years ago  
take her into going all electric

Union & Rudd object.

Rudd - How done now.

Corpus - answer.

Union - ADUC members & other  
utilities testify on it.

McKinnon -

Kelley Wallis McKinnon Bradley - Vote  
out

Union & Rudd - against.

Passed to Jud. Committee

HB 535

Rep Bill Baker

Explanation of bill.

Bill would put real value of  
property in deed for property.  
Positive approach.

Miles Schiburg. Commerce not  
in favor. Benefit not as apparent.  
No advantage to curb inflation.  
Could cause a false reliance <sup>historical</sup> on deed.

& today else bill more than  
rent. ~~Public~~ Public now  
penalized.

I'd like to go thru the request  
that came from PUC. Mr Gordon  
Newbury sent me <sup>the</sup> info. I have  
seen as you have. I would  
like to go thru ~~the~~ <sup>some</sup> outstanding  
parts of his testimony "I am  
not particularly fond of the use  
of surchges in lieu of the usual  
rate making process, however  
during the last month it appeared  
that the surchge ~~rate~~ was the  
only way to ~~allow~~ <sup>keep many</sup> the util  
firm viable." There are true  
but out of 24 ~~com~~ <sup>com</sup> is all  
are small. These small  
it have applied for a surchge  
& they have not violat the  
surchge <sup>because</sup>. They have applied for the  
cost of fuel. & that is the only  
reason.

We do not see concrete advan - cost  
would out weigh benefit.

Bradley - doesn't matter if it is  
known

Kelley -

Rec. further testimony they

ass

They did not go to up to 75%  
to 90% increase.

The old Mr. Liberty test  
"The tremendous <sup>POP</sup> ~~increase~~ <sup>POP</sup> in  
GVED area has nec the utilization  
of more diesel plant ~~conseq~~ more fuel  
oil. GVED is presently before  
com for a rate rise which would  
eliminate this present surch -  
reestablish a new fuel cost basis  
in any future surch <sup>is needed</sup>."  
But even in their request  
they left open the loop hole.

A quote from GVED's newsletter  
This was a request for 25% rate  
<sup>on Oct 26, 1981, to page 2, said reasons</sup>  
increase. It will eliminate

the present surch, altho it  
also has a surch provision which  
will be exercised if fuel cost  
go crazy again. The close  
loop hole in the beg. & then  
come back with a prov to do it.

2-18-76

Present: Wallis, Kelley, Rudd,  
Freeman, Rhode, Bradley.  
McKinnon, Union

CS/B 684 - Bradley explained  
reason for bill to provide.  
Kelley reiterated how this may  
not help. Wallis - we are leg wrong  
area. McKinnon - remove incentive  
for eviction  
Pass out with individual rec.

SSHB 468 -

Rep Sullivan explained  
original bill was only ropes,  
ladders, etc. Now includes  
sprinkler systems as main  
system.

Freeman - question

Wallis - change seven stories to 3

Sary Couse - St Jins Marshall  
Office.

Maverick Weatherly - <sup>remark in first para</sup> "The economic impact of this com would be ~~the prohibitive~~ <sup>this is due</sup> primarily ~~due~~ to the unsettled ~~price~~ <sup>source</sup> of nature of energy cost to the ut."

& further to say "This means <sup>source</sup> active before the com would require add personnel, travel & other budgetary increases." I would like to point out to committee that these people make \$41,000 per year & I certainly hopeful that they sit at their desk at least 8 hr per day. 5 days / wk down loop <sup>prob</sup> would not make small need. if they just sit down & work

~~again my~~ There is ~~also~~ strange thing that <sup>they work one</sup> ~~they~~ <sup>per</sup> ~~did~~ <sup>opment</sup> put 2 people on the commission. We put in that comm two very able people

18.70.095 - changed, taken  
by leg last year.

Uniform Building Code - adopted  
by Oh. Most cities are using  
state code. Set of amend  
bd codes. We don't have anything  
statewide or local level that  
covers this. We suggest  
amend. -

Sect A + B

all new bld. ABC of building  
75 ft over equipment.  
Bld code is being changed.

Fire dept are reviewing all plans.  
All residential <sup>up to triplex</sup> must have state  
or local fire review. Ropes & ladders  
unsafe for elderly & very young

Rather level 17

until adv

- a - approved smoke detection
- b. single station smoke detection  
early warning.

in view of Susan Knowles & David  
Auer. Susan Knowles remark  
again go back to fact there  
is still no hope to closing  
loop hole. They need add  
person if effected. Each com  
has agreed to my bill.

On Mr Edward note is a  
same reason for add person.  
incr. workload. Statement  
man detail - a lawyer.

Page 5 the thing that really  
made me protest to Fed Energy  
com in wa quote.

"I cannot see this country's  
fuel crisis become such that  
fuel costs will be so low  
power <sup>as of from previous mentions</sup> I can see this  
country's fuel crisis stabilize  
with their market structure  
or Gov control." It would

like to say publ law 93. 219

Fed. "Under Nixon admin it was  
mandate that in those <sup>with some</sup> ~~circumstances~~  
when coal was available

Sullivan -

Unin - My State adopts 1973  
edition of Uniform Bid code.

Mallis - motion for staff to  
get together with witness for  
C.S.

HB 316

Bradley explained reason

Page VI

End side 2/1059

that comp convert from oil to  
coal. The was unreconfirmin  
12-22-78 that one ul when  
coal was await must cover  
from oil or gas. Coal 5 times  
cheaper. Today we have ceiling  
in cost of coal. could be.

Because Mr Edward did open  
this it did allow me to make  
those remarks. The another  
story committee not aware of that  
in the amendment to law  
made EPA this way we  
amend to allow such comp  
such as the Healy Coal Sea  
Usibelli coal Mines. Congress  
did amend law to

~~it won't take any~~ <sup>from</sup> ~~the~~ <sup>the</sup> ~~gram~~  
reality I'm taking on the fuel  
but I not take on AUEA I  
trying to close a loop hole  
in the law for my constituents & yours

Wallo's - last sentence balance of  
construction please explain

2-19-76

Page VI Side II 1061

Present: Fischer, Union, Rudd,  
McKinnon, Freeman, Rhoads, Bradley  
Wallis.

X/B 706

Dr. Gross, Attorney General.

Casper's intent was for pipeline  
impact. What he would do is  
hire a S.C. counsel to handle  
meeting or rate hearing. Which  
could commence late 77 or 1978.  
There is no one in Dept Law who  
would be remotely qualified.

Bradley - is anyone on Pipeline  
Commission who is qualified.

Gross - no not conceivable  
possible.

Fischer - will the \$100,000 do  
not only for first year.

Freeman - why not submitted  
by Governor.

I don't know we were  
instructed to keep budget down.  
Casper's idea. 86

If it come going to build a power plant 5 years from now they cannot use the cost of that spec as they look to of the custom. PMLC ~~too~~ agreed that comp had repeated applying for this cost as a rate making base.

Wallis - what they pay to "work in progress."

A ut comp ~~too~~ could ~~be~~ <sup>have</sup> working in progress for 10 years to 20 yrs. Costing bid for up & up.

Wallis as we put harder on ut that can't amortize them ~~for~~ <sup>construction</sup>

They can once construct. Nothing in law that stops a ut from going to Comus & asking for increase rate for <sup>cost</sup> running ~~the~~ ut.

HB 398

Schuburger - sworn by  
administration. No real cost  
& real benefits.

bill 12  
"Transaction involving  
two units of residential properties  
unless person sw."

---

Rep. Ted Smith testified

Ferry Derman - replied to Realtor's  
law.

---

~~Bank~~ Broch. "Behinds Bank Pro.  
FIC requires to follow procedures

Ab Bankers Assoc (Representing)

Real Estate Settlement Procedures  
Act, addresses this. enacted  
in July 1975

Opposed - due to standardization.

PUC said in report  
Bradley - This would make it  
statutory rather than tax reg.  
Sec 1 no problem with int  
Sec 2 would have stress on

Union - ~~cannot~~ <sup>you know</sup> by the surely  
has a profit intent or just cost.

I don't think I can answer that.  
Some did ask PUC about  
not paying int tax on profit  
& PUC stated that no part  
was allowed to make profit.

Union - if we whip the surely  
will it comp be justified in  
expens - for rate inc.

Yes. Union. Then if we do this  
then they could get a permanent  
increase then ~~FA~~ PUC.

if a ut comes in with a justifiable

not sophisticated enough to separate costs  
due to one not provided without others,  
& will increase cost.

---

Schlesberg - agreed.

Bradley - further work on matter  
McKinnon, Wallis + Bradley.

rate inc must prove comm  
by law can grant it

Union - then the surch is for  
add costs only - we assume  
that seems to me they will  
be paying the higher rates  
if only it will be permanent.

The GV people were granted a  
180% inc in cost by PC  
but they have utilized the loop  
hole in the law to inc  
180% to as high as <sup>inc, w/sg</sup> 670%

Many people in their test  
& me - stated realized there  
had to be an inc in rate  
but we would like to know  
what it is we don't want it  
chg every month.

Rudd - ~~how~~ Curious how this  
would close loop hole. Wouldn't  
this still allow rat to come in  
91

& with 30 day notice get a vote.

to if they wouldn't if you close loophole.

could still would on general rate increase.

not to my thinking. The legal advice I had when we made the bill would close the loophole. This would be an interim rate & then closing that off.

---

Rep Jackney

It'll be very brief Mr Chairman there is only one thing so make part of a hearing in Job 3-C, which has to do specifically with the OSEA duty. I've read letter from OSEA. They say they have directed staff to pursue the question of holding a hearing on Job 3. It was suggested that the most expedient procedure would be to combine our efforts with OSEA & hold a public meeting

which would be shared by the A  
pue. The date has been pinned  
up as March 6. There's one  
crucial paragraph ~~stated~~  
in the letter that I would like  
to stress ~~to the committee~~.  
~~That~~ This is from Mame Weatherly  
she says "As you know AUEA  
is a cooperative <sup>which is</sup> owned by  
the membership. This commission  
& other com in the lower 48  
consider such REA finance  
co-ops to be the least likely to  
sorge the public. Mem of  
GUEA thru the removal process  
of changing the Bd of Direct  
can have more impact on  
the management of GUEA than  
can this comm." It goes on to  
say. "Hopefully we will <sup>soon</sup> enter into  
a period of stable energy price  
& the surety question will be one of  
history." Well I'll believe that  
when I see it.

2-20-76

Present: Wallis, Kelley, Fischer, Rudd,  
Freeman, McKinnon.

4/18 570

Rudd instead of a report sent to everyone  
instead a notice that a report was sent.

Kelley - only those turned down.

"amend.

"ever con reporting agent shall see  
a notice that a cons rept has been  
see" + delete rest of sent.

The note shall state that rept  
is open for inspect + explanation  
of codes ~~shall be made~~ <sup>used in the credit rpt</sup>

adopted.

McKinnon moved. 4-2  
Fischer, Freeman no.)

4/18 51

Fischer explained as prime sponsor.

Add Greenland.

Wallis amend. <sup>Sb</sup>

1. Page 4 line 6 delete 30 years  
& insert 40

2. Page 4 line 7 insert  
& an extension of 15 years  
may be granted. Withdraw

HB 817 or 892

Melton (Freeman)  
amend 892 by inserting  
817 being out as CS

Reduce 6% to 5%

No objection passed

Waller  
Jan 18-19 - take out on whereas  
clause.

Jan 27 delete Arch insert Feb.

Rudd  
Page 2. all issue to be dealt with <sup>indigenous</sup> ~~people~~  
Fischer wouldn't "cultural chg"  
do it.

add amend "indigenous people"  
after any of the other line 4  
"before cultural exchange."  
passed.

Waller  
include Greenland page 1  
line 6. passed.

Waller  
now delete whereas / withdrawn  
between 18-20  
McKinnon - insert "all" before Arctic  
Nations after word "which" line  
18 passed

Waller  
moved passed out no objection

4-27-76

tb

Page 17 side 1

1995

Present: Wallis, Zuscher, Union, Rudd,  
McKinon, Freeman, Rhede,  
Bradley

CS

8:35 am

- Bernie <sup>Dougherty</sup> - Explanation of  
bill. Difference between  
corporate + partnership  
limited liability more like  
a partnership

- Frank Danner, <sup>CPA</sup> Peat, Marwick,  
Mitchell & Co. - Anchorage  
Provides a vehicle to start an  
investment. A 40 year life  
would be better - 40 year  
would be a middle ground.  
This type corpor. gives protection  
to the investor.

HB 707

Fischer explained.

Wallis - anyone can apply on 75-25 match.

Witness from Division of Policy & Planning Office of the Gov.

A little more expression of intent  
Committee report. - Staff to work  
on rept.

HB 757

Rep Sullivan - explained. limits consumer  
from comparing prices.

Wallis moved pass out.

not advertising contents of drug  
but only price. This says can

not have to  
move out.

Art Simm - Ah State Bd  
of Accountancy President.  
Last year board passed  
resolution

Georg Junk - Junk & Oyer  
CPA in Bureau. Education  
necessary

Sharon Andrew - Dir Occupations  
licensing, Dept Commerce  
supported by Admin.  
Bringing statute in line  
with what is being done.

Fischer motion to move.  
no objection

Bradley

2-23-76

Present: Fischer, Ludd, McKinnon,  
Inman, Bradley, Wallis (lati)

706

Fischer motion to move out. no obj.  
So ordered.

HB 821

McKinnon - idea inc tax now  
structured unfair to non-home  
owners. Would apply renters  
credit on tax. Ca + Oregon  
just passed renters credit.

Gary Jenkins - Dir Audit, Dept Revenue  
Main problem. would give  
everyone an automatic \$5 across the  
line. To chg Make language  
less tech.

Regard computation of loss of revenue  
to St. 30% is high

4-26-76

Page 17 Side 1  
end 795

Present: Fischer, Uwin, Rudd,  
Freeman, Bradley.

SB 320

Commissioner Warwick, Admin.  
Speaking on his own & not for  
the Administration.

Concurs with what Senate has  
down. Has reservations on school  
background - no need for college degree.

Jim Johnson, President of  
Sec of Accountants, also on  
Accountant Bd.

Can live with no college  
degree. - continuing education.  
Several states have this same  
type of legislation (16 states  
already)

McKinnon - a shot at making some  
chg. + bring it back.

813

Spencer <sup>for</sup> Buchholdt.

It adds to

Frocha - afraid it would raise price  
just to have to mark it.

Budd - move out.

Bradley - individual recs.

3. *Ascher* collateral or bond  
Page 1 line 22

*insert* - "or cash, or put up  
~~unencumbered~~ collateral"  
after "surety bond"  
Union only bond or cash <sup>\$10,000</sup>  
no object passed.

Rudd  
4. Enforcement under  
Consumer Protection.  
Discussed - really not  
necessary due to criminal  
procedures already in bill -  
misdemeanor + 2 years \$5,000

Kelley - suggest delete  
Page 2 line 27, 28 - 29  
Exemptions.  
Opposed - failed.

2-24-76

Present: Wallis, Fischer, McKinnon,  
Freeman, Bradley

720

Clark Gruening - Prime sponsor.  
explained bill.

Motor Vehicle Insurance.

Dennis Robertson - interim committee  
member on Motor Safety. On contract  
with Public Safety. To leave  
copy of bill drafts

Bloch, Director of Insurance.  
little or no impact on insurance.  
What this costs has to be compared  
to what benefits it will have.

Comparison to Ca.

Don Klockson - Ah Legal Services.  
Opposed - no provision for poor, areas  
in the bush exempt.

Fischer suggests talking  
with Malone, Finance Committee  
to plug w/ the budget  
to speed up the process.  
Time of the essence.

Rep. Sug, spoke briefly  
Fischer, move bill, no  
objection.

HR 915

Lisa Rudd, suggest

1. Page 3 line 14.  
insert "in advance" after word  
"sold"

No object - passed

2. Page 2 line 9 para B

Concerning bond cancell - need ability  
to move fast. 105 No object - passed

WB 826

Prime Sponsor Parker  
Fair Credit Billing Act.

Al Kively - 1st Nat Bank. V Beachy  
& Mastercharge. Opposed as written.  
Federal law provides for this.

Gene Ross - Ah BankAmericard  
Center. If you do one one business  
then you should do all. Attacks  
3 party credit card only.

Dick Hall - NBA. comment.

4-23-76

Present: Fischer, Union,  
Rudd, Freeman, Bradley

4/23/76

Bradley explained why  
Commerce put bill in

Bill Jackson, General  
Manager KAKM in Anchorage.  
Spokesman for three stations.  
Was asked to speak for others.  
Advantages - regular daily  
service to stations in the  
No more taping of shows,  
news reports on day late  
basis.

Western Union's satellite  
will be used. Will lease from  
there. Funding is basically  
coming from Corp Public  
Broadcasting. \$25,000 is spent  
money to do it. Give a  
partnership

8-25-76

7pm.

Present: Kelley, Fischer, Rudd, McKinnon  
Freeman, Bradley.

CS HB 316

Bradley - spoke to bill. Rhode  
was notified. & would speak to  
utility people in town hearing  
no objection from people.

McKinnon moved to pass bill.  
no object.

572

McKinnon, prime sponsor  
explained bill.

Wes Coyer - Robbist Ah Bankers  
association

Chickson, Ah Legal Services -

1st to make illegal under consumer  
protection - 2nd force by no state  
deposits.

4-22-76

Present: Kelley, Fischer, Union  
Freeman, Bradley.

SB 588

Freeman to vote it out. No object.

SB 313 am

Freeman suggested moved  
out.

SB 544

Mr. Coxson, Anchorage  
Municipality.

Freeman - stated why can't  
city do it by ordinance.

Should make flat illegal.  
Should not be allowed to happen -  
no excuse for it.

Brock - BM Behrends Bank.

Kelley - motion to amend.

1. Effective date same as Aids.  
McKinon to give - no objection -

McKinon to move bill - no object  
moved

HB 826

Bradley reiterated previous  
discussion.

McKinon moved Fischer object  
Bradley + McKinon yes - Kelley  
Fischer, Uron, Rudd, Furman - nay.

HB 735

Prime sponsor Glenn Hackney.  
Kelley motion ask ~~no~~ unanimous  
passed

HCR 117

Freeman asked to move.  
Unanimous consent.

LB 678

Mortgage Reserve acct.

McKinnon moved.

Rudd McKinnon Bradley - year

Kelley, Fischer, Urion, Freeman-Ray

Stay in committee

794

Union recommend -  
cash, surety bond, or equity  
for bond

Make bond good for one  
event (30 days in advance)

Andrew - recommend  
add a section putting  
under Consumer Protection

Rudd requested to  
contact K. Suthere in  
Arch. & some other  
recommendation

HB 824

Kelley, Rudd, McClannion, Bradley  
yes - to pass out of comm.  
Freeman, Fischer, Union-roy

Passed out individual  
rec.

2-26-76

Present: Wallis, Fischer, Radd,  
McKinnon, Freeman, Rhode,  
Kelley, Urion

SB 507

Side I Page III

Sen. Chancy Croft - sponsor  
explained the bill.

Herbert Denenberg, Philadelphia, Pa  
hired by Reg Counsel last year  
to assist in Med Malpractice

Fischer - move bill. Freeman object.

wants some views of hospital.

McKinnon Wallis, Kelley, ~~Radd~~ <sup>Fischer</sup> + Bradley  
yea Urion, Freeman, Rhode, Radd - near  
moved

NB 692

McKinnon explained.  
Miss Schlosberg, Sir Baskin

4-21-76

Slide 1 Page 16

Present: Fischer, Rudd, M. Kinnon,  
Freeman, Bradley. Union

1634

HB 792.

Joe Authorn, Regulatory  
Legal Services. explained  
C.S.

Rudd -

HB 915

Joe Donahue, A.G. Office.  
Strong support.  
Prevents loss & allows  
suit on bond

Haron Andrew - <sup>Dir</sup> Occupational  
Licensing, Dept Commerce.  
This would be a preventative  
measure - surety bonds hard  
to get

Armen

Jim

McKeinnon offered

line 15-2

from a pers wish to  
dep a written schedule of chgs -

Camel Nelson, At Legal Services  
Arms.

handicapped people

Rudd - moved no object individual  
rec.

W/B 677

Watts moved to hold over one day.

Miles Schlossberg - st in favor.  
no priority.

Banks held to Fed but no enforcement

John Messenger - AG's office

Miss Coyner - lobbyist At Banker Ass.  
opposed

— Mike Thomas - Request for Insurance. CS is an improvement. Has not received word from insurance co as to their likes, dislikes.

— Blech <sup>Dir B Insurance</sup> ~~Dir B~~ answered question by committee. Beginning effort to have insurance companies to look at update care.

One amendment. —

sect 4 as presently drafted as PSEO <sup>in control</sup> Director of Insurance" be removed \*

↑ Fischer moved amend made - no object.

Also <sup>need an</sup> effective date - defer it

Jan 1, 1977 no object \*

Rudd motion to move out - no object.

2-27-76



Present: Kelley, Fischer, Freeman,  
Rhode, Wallis, Bradley, McKinnon  
Urion, Rudd.

Freeman moved & asked unanimous  
consent. no objection.

46834

Wallis amendment. Bradley, Wallis,  
Kelley, Urion, Rudd, McKinnon - yea  
Fischer, Freeman & Rhode - no.

Wallis moved to put out.

Quinda Brown - ABC enforcement  
problems. Additional personnel  
nee.

Fischer request that it go to  
Finance - out of order by Bradley  
motion on the floor.

Freeman voiced opinion. Need  
of public hearing.

Rhode - 4 problems - 1. enforcement 2.  
employment 3. alcoholism 4.

4-15-76

Present: Kelley, Fischer, Union,  
Jerman, Bradley, Rudd

HB 792

— Brian Saylor - Research Services  
Key Affairs.

Chg mandatory to offer  
package.

Encourage consumer & providers  
to use package.

Additional chgs.

1. Limited benefits. page 2  
line 2 + 6 Make bill  
easier to cost out

2. Tighten defn page 2 line  
12-24

3. Clause on additional  
premiums.

Section 1 is - P.L. 92-602

Kelley  
Union -

Bradley - reason for no public hearings  
feeling here - factions that oppose  
it is economics. Moral issues  
will probably kill on floor.

McKinnon, Bradley, Wallis, Kelley  
Union. - yea out of committee  
Rhode, Freeman, Fischer, Rudd - nay

AB 802

Wallis - Chair:

Bradley prime sponsor reviewed  
bill.

Prime 19-20 made to protect  
elderly + kids

Dennis Robertson, Nat

Fischer - motion to remove last  
section.

Rhode - amend insert "100,000"

4-13-76

2:30pm Tape

Present: Glallis, Kelley, Fischer,  
Uron, Kudd, Freeman, Rhoads,  
Bradley, McInnis.

HB 720

Motion to move individual  
recommendations

SB 438

Glallis motion to move <sup>5-4</sup>  
Fischer moved that CS  
be adopted.

Fischer would sign when  
bes CS.

after municipalities & insert  
"shall" & delete "not"

Fischer's motion sic by Rhode.  
Vote tied therefore failed.

Rhode amen line 17

Municipal ~~shall~~ <sup>under</sup> 100,000  
in population shall [not]  
regulate.

Amend fails.

Bradley moved to pass out  
with individual sic & chg  
refer from Sad to CPA with  
fiscal note unanimous  
consent. no object.

SB 535

Bob Dorjier - St Assessor, St CPA  
34 states have leg similar to this

4-13-76

Tape 16 Side 1

424

Present: Fischer, Aron, Rudd,  
McKinson, Freeman, Rhode,  
Bradley

~~424~~

38544

Fischer, heard cities  
no longer object.

Freeman question why not  
let municipalities handle it.

Fischer asked that we hear  
from Aron.

End 688

3-1-76

~~1/18 829~~

Present: Wallis, Fischer, Rudd, McKinnon,  
Freeman, Bradley, Urion

1/18 829

- Ben Marsh - Ah Mobile Home  
& Ah Trailer Court Associations.

Sec 2 c. paragraph 1 & Sec. 5  
Owner of land to allow tenancy  
to continue except if condition

+ Don <sup>Clockson</sup> ~~Plattner~~ - Ah Legal Services.  
see memo 2-24-76

Fischer questioned Marsh as to 772  
spaces available ~~spaces~~ last year.

Bernie Holland - Pres. Switzer Creek  
Trailer Court.

Mobile Home to a "home". To move  
a trailer dramatic for a whole family.

849-76

Page 16

Side 1 323

Present: Fischer, Freeman, McKinnon  
Freeman, Bradley.

SB 453

Motion to pass out, no object.

End 424

Agree Sec 4 line Do need 90 days.  
Cost approx \$1,500 to move

Has been evicted due to  
not signing info sheet.

- Bud Zardette - Sprucewood Park  
Threatened to be evicted if came  
here today. Park rent raised  
4 times in last year.

Not representing park because  
owner will not allow association

- Joanne Hilton - Switzer Village  
Winter Club. Entrance & exit  
fee hasn't hit Ok yet but  
will. Concurred with other  
speakers.

- Ketchikan Retail  
League Association. Opposed

- Mary Lou Kucherbecker - Pres  
of Church Women United for All  
Approve as the bill is written

End Page 16  
Side 1 (323)

3-2-76

Present: Wallis, Freeman, McKinnon  
Rudd, Kelley, Union

48829

Charles Synder - Switzer Creek  
Mobile Home - owner

Sec 2 (C) Management  
deserves right to refuse new  
tenants.

C-2 we provide free top soil  
& landscaping so beneficial to both  
parties.

Freeman - why can't you just do it & chg.

JHA locked into rent scale so  
some you could not do it.

Sec 3.

Quite common for trailer ph owners  
to have an arrangement with trailer  
sales people.

party time - it's get bombed.  
time. This will not stop  
alcoholic but criminal  
problems.

— Gary White Pres. Char  
of the World - feel that in 1980  
& Anch. Opposed erosion of  
our rights in the business.  
Doesn't want to sacrifice anything  
yet. This not answer. We  
don't have solutions yet - we  
need to get public pressure  
of industry.

— Elizabeth Wallington - Church  
Women United, President,  
Interested has been youth  
family. We believe this  
would help situation. Support  
by Board. Position for  
year. Sought Janice  
delegation - they would support if  
came to floor. 129

Jamie Fox - Public Not So Darned.

1st aware last spring. Example.

Many complaints received by organization  
you can scare a lot of people by  
threatening max.

Freeman questioned sales deals  
with paper owner.

Kelley

McKinnon - move delete

Page 1 ~~par 3~~ line 26, Page 3 line 28  
paragraph B.

Wallis called

McKinnon, Union, Kelley, Wallis, yea

Rep Miller - asked if entry & exit could  
be covered.

~~when a mob here~~

McKinnon stated Clochson

Page 2 line 4 delete "either"

Wallis - add new insert page 2

After his clubs still exists  
in Anch with 5-8 AM closing  
Can't be controlled.

- Mike Spidon - Pres. Jobs CAA  
also owner Chilcot Charles in Anch  
Opposed. Tashed with Alcoholism.  
Will not do anything. CAA  
is having ad campaign on  
social drinking. "Handle drinking  
don't let it handle you."  
Drunk in Public should be  
repealed.

- Jim Barkley - Chief SD Police.  
Those of us who favor looking  
to cure alcoholic. Not reason  
at from respect of criminal  
violations & grief of person when  
all reason gone & gets into  
difficulties. Individuals  
usually get something to eat  
or go home. All problems  
peak at 3 AM. ~~to~~ no longer

McKinnon move to vote out - no object

HB 677

Waller removed objection.

Bradley explained other testimony  
of Miles Schlosberg.

McKinnon move to pass out.  
no objection.

HB 827 + 828

Ben Marsh

4-8

Tape 15 Side 2

Present. Wallis, Fischer, Urie,  
Rudd, M Gerson, Greeman

AB 776

Dick Burton, Commissioner of  
Public Safety.

Do not agree on 2 AM closing.  
Reasonable hr, 3 AM week nights,  
holidays & weekend (4 AM)

See no reason package stores  
to stay open as long. <sup>(1 AM)</sup> Also  
opening hr. in morning - not  
before 11 AM.

ABC Board not punitive red  
tape. Code needs to be revised.

Joe Walsh - Pres. <sup>alliance of hotel-restaurant  
owners</sup> ~~that~~ &  
Arch Central Labor Council.  
unanimous opposed. Believe  
over yrs that closing bars does not  
answer all problems.

3-3-76

Present: Wallis, Kelley, Fischer, Rudd,  
Rhode, McKinnon, Wren

UB 243

Henry Pratt, read articles  
in Arch James & Ketchikan news  
paper on 3-18-75. To restrict  
advertising, you restrict volume  
use & perhaps higher rates

Commissioner Dyerly - need for  
section to allow commission  
to act in emergency.

Don Berry - All Municipal League  
President. They opposed. State  
has the authority already

Conflict as to whether bill would  
include municipal owned or not.

McKinnon - "encouraging members  
attendance."

Freeman: hold a hearing 10 days  
~~2 wks~~ sh. do it but not  
going to chg. mind.  
Wood:

Wallis: motions to adjourn.

Would this limit advertising for annual meetings.

McKinnon - Page line  
"informing stockholder of meetings  
& encouraging attendance"

Kelley Bradley include #5 adUC  
is given discretion as to emergencies

Kelley - moved pass out with  
C.S. Union object.

Rudd - what testimony given today  
does not show need.

Bradley - needed, impact utilities  
will conform. - quality & germaneness  
will go up.

Zerbety - amender consult with  
AG

Kelley - hold til this evening  
to see legal language.

4-6-76

Page 15 Side 2

509

Present: Fischer, Urison, Rudd,  
McKinnon, Freeman, Rhode  
Walls, Bradley.

WR 876

Fischer read letter from  
Stanton. Discussed much  
objection to bill she has  
received.

Freeman - discuss  
Rhode. - Used Vermont  
as base + can't it not  
as big as Anchorage land  
wise.

Rudd

Fischer - moved to table.

Bradley asked further testimony  
4-4 tie.

Rudd, McKinnon, Walls, Bradley - ~~Yea~~  
Freeman, Rhode, Urison, Fischer - ~~Yea~~  
to table. 137

3-3-76  
7pm

Page 9. Side II

Present: Kelley, Rhoads, Rudd  
McKinnon, Bradley

HB 509

Senator Willis -  
motion to pass out - no objection  
so ordered.

HB 825

Bradley read into record  
prepared testimony.

But no real restraints only  
allows disclosure.

Miles Schlosberg - FDIC  
news release received that yeds  
have just passed same thing.

All reports must include  
minutes of loan meetings, all  
insiders list. Includes constant  
record not just one year.  
Favor of concept. Prefer this be

instead of buy. Give option.  
Rep Union moved to move  
out - no objection.

SB 844

McKinnon moved on  
individual rec.

Yea - Bradley, Kelley, McKinnon, Rudd  
Nay - Rhode, Fischer, Union  
Passed out.

Page 15 Side 2 End 509

withdrawn & Committee reviews  
FDIC rules.

Rhode amend. after word bank  
include "including those  
not members of FDIC!"

Coyne - Bankers opposed

SB 535

Bradley - past testimony  
of Schuberger & Sr Assessor.  
con P10.

Motion to move Rhode object.  
Rudd, McKinnon & Bradley  
to move.

SB 827

Don Clochack - Ah Legal Services.

Rudd wish to amend. Sec 5  
leave "written" in Page 1 line 21  
Page 2 line 13

4-5-76

Page 15 Side I

Present: Fischer, Rudd, McKinnon  
Arion, Bradley, Kelley Rhode

HB 892 + HB 817

Remarks by Rep Arion  
on HB (817)

Jony Motely, Commissioner  
Commerce

Establish on a gross sale.  
Vermont chp 200-250 parts.  
Pennsylvania also uses it.

More comfortable with  
HB 892. If specify gross or  
net & define code

Motely. Remarks by Carl Miller?  
Explained copy of SB 577  
Julius Srecht. Inew.

Sir J Banking introduced  
Motely comment of SB 577.  
Adam Smith type bill. Clear-up.  
businessmen - allows to lease

No object - adopted.

Rhode - wish a full committee  
Bradley promised all sign on rept.

Rudd motion to move with  
individual recommendations  
with amendment.

HB 468

Rhode motion to move out, no  
objections so ordered.

4-2-76

Present: Wallis, Fischer, Union,  
Freeman, Rhode, McKeen, Bradley

SB 482

Motion to pass out - no object.  
Sen Kerttula explain object of  
bill.

SB 613 am

Kerttula explained. Clean-up  
on names. & include 2 names.  
which were left out by error.  
Freeman moved out - no object.

34-76

Present: Wallis, Kelley, Fischer,  
McKinon, Union

HB 823

Bill Samples - Alaska Credit  
Union League. Federal Credit  
Union in Anchorage

Bill is a model act which National  
Credit Union has approved.

Sec 4 line 11 stricken (suggest)

Page 4 line 14 one of powers  
equal power. The Com of bus  
leg of State chartered credit  
union.

would allow Alaska chartered.  
same power as Federal.

In support of bill.

Fried

Page 5 line 13, 14, 15

selling of traveler chgs to something

Yea: McClinton, Rudd, Kelley, Bradley

No: Freeman, Rhoads, Fracher  
Aristo.

Federal credit unions already do.

- Gabby Pierson, State-Federal  
Credit Union in Saneau.

- Stephen  
Hingit Saida Credit Bureau

Sec 5, page 26 "Funds not  
used <sup>in making</sup> loans to <sup>members</sup> by way of wage.

Ownership of only service organization.

It would provide self dealing.

Supportive of the bill.

- Emmett Wilson - Mgr Teamsters  
Credit Union. Support.

Bill is very much along lines  
of Federal law.

Page 9 line 9 item c.

It should be deleted. Refer  
to credit committee. Lending  
officer would not be allowed to  
disturb loan. 146

Rudd McKinnon. Wallis Bradley  
Rescind

Freeman, Rhode, Union, Fischer,  
Kelley no.

Wallis moved to pass out  
as amended.

Yes - Wallis, Bradley, Rudd, McKinnon

No. - Freeman, Rhode, Fischer, Union.

<sup>SSS</sup>  
HB 243

HB 844

McKinnon, motion to  
move

Sec 280 Dividends - need to  
mean Bd of Dir would be  
allow to establish any dividend  
they desire. Reg. should  
set maximum of dividends

- Tony Motely - Commissioner of  
Commerce. Favor concept  
of state chartered. 2 problems.  
Gives powers of bank without  
regulation.

Page 12 Credit review Bd.

Page 10 Credit advisory Bd.

3rd area - failing of credit union.  
allows no bonding til after  
2 1/2 years.

Page 10 not exceed \$20

fee scale unrealistic.

Page 27 no reserves for losses.

Wallis - page of line 11 reference  
to delete - please comment.

Kelley amend no

Union amend. Page 2  
Para 3. strike out. Such  
discussion Adopted

Union - amend Page 2  
Para 5 line 26 + 27 strike  
out. Adopted

Rudd. amend para 3  
page 2 put back in  
chged. Fail

Kelley - Page 5 line 12  
+ 13 strike "including  
goodwill." Period after word  
"franchise" (line 12).  
Adopted

Freeman delete line 13  
"other than goodwill" Page 5

Wallis - rescind "goodwill" action  
fail.

Motely - defer to review.

<sup>Wallis</sup>  
Page 2 to para 5 -

Motely - defer to review

Miles Schlosberg - does not protect depositors.

Bill page 28 not real reserves as required.

Longterm loans - good reason you not allowing. If they get into home financing they lose their liquid

Same statements as Motely. - reiterated -

Wes Coynor - Ok Sa

Phil Daniels - Ok Fishers United.

Supportive of concept. To get another institute to help finance a fishing industries 150

4-1-76 7:30 pm

Page 15 Side I

Present: Kelley, Fischer, Rudd,  
McKinon, Freeman, Rhoads,  
Bradley.

SB 438

Rudd offered amendments.  
Rudd moved asked unanimous  
consent - no object.

2. <sup>Rudd move</sup> amend <sup>no object</sup> -

3. <sup>Rudd move</sup> amend <sup>no object</sup>

~~4. <sup>Rudd move</sup> amend, <sup>no object</sup> / NO~~  
Will do its Judiciary

5. 4. Amend, moved no object.

McKinon moved further  
amend Page 5 line 22  
passed

My committee says with Bill  
as Motely stated playing without  
a net please don't raise  
net too high.

Sample - Willing to go over  
Bill with Motely & Schlossberg.  
Will see Com Motely this afternoon.

Stephen? - agree with  
Schlossberg on investments.

End Side II Page X

4-1-76

Jape 14, Side 2  
1701

Present: Fischer, Aron, Rudd,  
McKinnon, Freeman, Bradley.

### APUC Appointees

1. Susan Knowles, Carolyn Suss.
2. Marwen Weatherly, Stu Hall-

1. Jape 14, Side 2
2. Jape 15, Side I

3-5-76

Present: Walls, Kelley, Fischer, Rudd  
Freeman, Bradley, Union (late)  
McKinnon

SB 594

Bradley explained. Freeman  
questioned what mandatory insurance  
now exists (none)

Craft explained would contact with  
medical malpractice. Question by Walls  
response. Question by Fischer

Freeman move - no objection  
to moved.

CS SS HB 243

Kelley motion to move out.

Rudd, Freeman, Fischer no  
Kelley, Walls, Bradley yea  
Bill stay in committee

Janice Gove. At Public Interest  
Research Group.

Encourage people to buy land  
& use. Discourages speculators  
who just hold land. Also better  
opportunity to hold onto land - not  
forced to sell. Palmer area -  
people favor bill.

Technical amendment - agricultural  
use 3 years. Makes it cheap to  
buy agricultural land.

Encourage good land use planning.

HB 751 - Union - motion to rescind  
action in early meeting. Chair  
not recognize motion. Explanation  
of why HB 751 is not 753.

End

Page 14 Side II

1519

HB 828

Don Cloekson. speaking in favor. Final bill as a package with regard to landlord Tenant problems.

See written statement.

Failed to devetail statutes of Title 9 & Title 34

Freeman move out - no objection.

HB 832

Richard Dunham - Ah Dump Truckers Assoc. Passed out written statement

Harry Venable - Ah Carrier Assoc. Have a problem in general freight with bill. Some chgs needed. for common

ATC

will help assist in the project.  
Willing to cooperate  
Mudd motion to move  
bill. No objection.

HB 876

Sterling Gallager -  
Gov suggests concept. Bill  
tries to get at social impact  
of land speculation. One  
suggestion - Other inflation  
causes - not just land.

Adjustment on base price  
B - Do you see this as  
timely measure?

- Daryl.  
Knox, Deputy Dir Audit.  
Dept Revenue. See fiscal  
note. Written testimony with  
recommended changes.

Polk - aide to Bill Parker.  
This committee should take  
advise of Fischer & should  
be cleaned up.

Cont. Ah General  
Contractors (Mark Jensen). &  
Ah Carriers (Larry Venable)

3-31-76

Page 14 Side 1

2011

Present: Freeman, McKinnon, Rudd,  
Union, Bradley, Kelley, Freeman  
Rhode

W751

Motion by McKinnon.  
McKinnon, Rudd, Kelley, Bradley,  
yea - Freeman, Union, no.

WCR 98

- McKinley, Dir Energy  
Office - Sov.  
Technically feasible.  
gave concept & resolution.  
No funding needed, trying  
to absorb & help through  
Fed. grants.

- Nam spruch - Alyeska

3-7-76

Page XI Side I

Present: Wallis, Fischer, Rudd,  
Greenman, Bradley, Ulrien  
McFinnon, Kelley

HB 730

Rep Duncan. Provides for  
impact study on tourism. HB 731  
appropriation for bill.

1. object method

Wallis - each bill has two different  
effective dates.

Can be chg

Bradley - States commitment. First  
then industry would keep up

Menaghe - two things  
doing - one physical count  
of tourists second impact  
study perhaps every three years

Possible \$18 million a year on taxes  
from tourism. 100 Support of administration

Bob Cole - Off of Alcoholism  
trying for past years to study  
study on sale, distribution,  
consumption.

Sackney - no qualms on  
chgo.

- Wells -  
Instruct staff to see if  
we are trading one problem  
for another.

Freeman - ask Rep from  
Chas & municipalities. Hear  
their views on matter.

Fröcker - hear from liquor  
store owner.

Further testimony.

+ Tourism Business.

Martha Edwards - Ah Visitors  
Assoc. Part of importance  
no questions asked here this  
morning. We don't know  
how much we make in Tourism.

Tom Biss - Head counts are not  
real figures. Forms such as  
Hawaii ones should be used.  
Make it mandatory for every  
tourist

Tom Motely - Commissioner ~~Motely~~  
Commerce.

Union asked none & unanimous  
no objection.  
Bradley.

- Bob Cole - Coordinator Office of Alcoholism ...

50% reduction in crime,  
50% Bureau. Now to consider  
measures such as this as a  
control device. Some sort  
of preventative measure has to be  
taken such as this bill.

- Linda James - Director ALC  
in Bureau. This looks  
at primary prevention.  
Advocate this bill. H

- Bryan Saylor - Research Dir  
Reg Affairs. So many  
adverse opinions on this &  
no real backup on any of it.  
Currently in St., very little  
data on consumption

What would you suggest - Fieder  
Saylor - movement in St.  
on impact of alcoholism in  
the Assessment study.

SB 436

Croft bill.

Notely - spehr. Statute  
already changes - matching grants.

There is a bill SB 437 address  
same area.

Page XI Side I  
1047

3-30-76

Page 14  
July 1 1582

Present: Fischer, Nixon, Rudd,  
Freeman, McKinnon, Wallis-Chaired

K/B 776

- Rep Jackson, prime sponsor.  
last chg made was 1960. Aware  
of local options available.
- Linda Brown, Dir. ABC Board.  
Support intent of closing hrs.  
Some dispute on actual hr.  
3 AM would be good. Earlier  
(2 AM) would cause problems with  
enforcement.

Rep Larry Davis. None. Scott  
with it since 1960. By cities  
mandated to close could be  
hard feelings. Good if municipalities  
have the option.

3-9-76

Page 21 Side I

Present: Wallis, Kelley, Uson,  
Rudd, Freeman, Rhode.

HB 836

Motely, approve of bill.  
One thing is to redefine  
"in residence".

Rhode - difference from Usher  
& Salmen.

assoc in bc who's principle  
place of business in that office

Wallis move pass out as amended.  
Bradley - have committee substitute  
drawn up.

HB 838

Motely becomes more important

June 14

3-26-76

Page 14  
Side F 1426

Present: Freeman, Rudd, McKinnon,  
Fischer.

WCR 100

Rudd talked to APUC members  
& they endorse it.

No objection. Pass out.  
Will get a fiscal note

WB 676

Transmittal letter from  
now passed to all members.

If no object Fischer moved  
passed out.

Notely - would be hard to enforce.

Rhode - doesn't really mean anything.

Under real estate law there is already full disclosure.

Rep Brown - prime sponsor  
someone in the business  
ought to be able to give this  
information. Intent

Wallis - ask what enforcement.

Brown - none.

Wallis - How do you know when they have told you right.

Wallis - perhaps we should have some sort of guarantee clause on new homes.

335a Amendment offered.

Mr. Bloch, Dir of Insurance.

Was going to oppose however  
if bill amended. - would not  
oppose. Cannot condone.

Speculators if have to provide  
than premiums would have to go up.

Sayers asked if sponsor + Bloch  
to work out proposed CS.

3-10-76

Tape VI Side I

Present: Kelley, Union, Rudd,  
McKennon, Freeman, Bradley

HC 100

Bradley read into record  
prepared statement.

Question by Rudd.

Freeman recommends chg - several  
flat statements

Bradley to contact consumer members re  
SPUC to

HB 837

No discussion

Pass out no objection.

SCR 66 + SCR 85

Bradley ask if testimony needed.

Freeman replied not necessary

Freeman moved pass out - no objection

3-25-76

Page 14 Side I

Present: Wallis, Union, Rudd,  
Freeman,

HB 696

Kent Dawson, Dir. Gov.  
+ Mike Orby, Budget & management.

Reduce 77,900, to 46,900

Freeman amendment  
to reduce figure to 46,900.

Move - no object so moved.

HB 792

Brian Saylor - Whid long-term  
health care Task force. New  
work research, division Reg  
Affairs.

3-11-76

Page II Side I

Present: Freeman, Fischer, Union,  
Rudd, Bodley. McKinon

HB 845

Jordon Arrowhead  
Transport Litha, Pres of  
Air Carrier Assn.  
Lead prepared statement.

Greg Winfield - Gen Mgr,  
Douglas Trucking Bureau  
Look closely. This bill  
is pointed at small carriers  
Will force to compete with  
large <sup>trucks</sup> trucks. Recommend  
study local trans scene.  
Totally opposed.

James Dodson, Jr., Exe Director  
Air Carrier Assn  
Repres 70 members holdes

Don Berry, Ah Municipal  
League. Eye Director.  
General opposition.

Wallis motion to move -  
withdrawn.

SCR 77

Freeman to report it out.  
No objection.

Freeman requested discussion  
on SCR 74. Bradley stated  
sponsor requested held resolution

of permits. Represents 90%  
of revenue to ATC.  
If bill passes - Man who runs  
5 planes would have to cut  
down. No purpose to have  
exempt carriers - destroys  
basic purpose of our Organization  
would destroy air carrier  
commerce in this state.  
Would like to know who put  
this bill out.

Gary Venable - Air Carrier  
Assn. - Very serious to us.  
It would rip heart out of  
transportation industry.  
Now is an anti-consumer  
bill. Public freight has  
100 trucks & drivers out  
of business right now.

Dick Durham - Air Dump  
Trucks Assn. Reiterates others  
would ruin dump trucks.

3-24-76

Present: Fischer, Union, Nalls,  
Freeman, Bradley, McKinon

SB 526 am

Russ Melt. Dir Wage & Hour  
Division, Dept Labor.

Distinct need for this bill.

The code is national. It  
is National Organization  
of Mechanical Engineers.

Addition of one staff-

Fischer motion to move will  
out. No objection.

SB 544

Sen. Croft. prime sponsor  
explained a bill. Based on  
Missouri legislation.

Jennie Robertson, Dept. Public  
Safety.

Jake Johnson - Chairman,  
Oh Transportation Commission.  
Problems of administer bill.  
This would put some carriers  
under 3 agency regulations.  
Spud to Settlement need  
for a exempt carrier.

Fischer - motion to table bill.  
Convened it instead - no objections.  
Bill is tabled.

3-23-76

Present: Fischer, Union, McKinnon,  
Freeman, Bradley.

Sec 47

Adjourned — No action taken

3-12-76

Page II Side II

Present: Rhoads, Freeman, M Kennan  
Rudd, Bradley, Urison.

SB. 438 am

- John Sander, Stand Oil.  
District Mgr. for Ok.

Shield for inspector dealers.

Believe in impact marketing style  
Opposed. - no franchise

fee lease facility - small.  
initial fee. Can be terminated  
for only reasonable cause.

If they were to regulate costs,  
selling prices etc. would violate  
anti-trust. No further leg  
rec. If needed #38 is ill advised

1. bottom page 2, would prohibit  
chew dealer buy products without  
anti trust already requires.

2. Sec 810 par D - page 5 top -  
anti-competitive unduly limits price  
control for competitors 179

3-22-76

Present: Fischer, Union, McKinnon,  
Freeman, Bradley

NB 825

Bradley prime sponsor.  
Miles Schlossberg, Dir  
Banking.

Jony Rivera, Senior Bank  
Examiner. Stated exams  
detailed & done annually.  
Not necessary to know in  
advance inside loans. Picked  
up during examination.

SB 682 am

Fischer moved to pass bill  
out. Objection by Freeman  
removed - passed out.

2. par 810 sub (a) sub (8) mid page 3  
would unreasonable interfere with  
property rights.

4. 820 top page 5 - opposed to  
paying for "good will" nothing  
transferable. if deal successful  
that portion of success remains with  
supplier.

5. par 810 (a)(3) page 2

6. 810 a 5 bottom page 2  
middle sale of for more than fair &  
reasonable costs. competition establishes  
fair price.

7. 810 (a)(10) page 3. phrase vague.  
impossible to comply.

8. 810 b. bottom page 3.

9. 810 (c) top p. 4

751 - 752 - 753.

Bradner 753 preference  
with item B turned into  
a repealer.

McKinnon move 753. Freeman  
object.

This is known as Kitchikan  
amendment.

McKinnon - 711 D would be  
repealed unless  
3-4 amend adopted

Rudd - amend #2 include  
Sec 1 of 751 adopted.

Motion to 753 passed  
out as CS. 4-3 vote

- Ralph Carly - manager Texaco  
unnecessary & abusive.

79 retail in Ok, Texaco #4 dealer  
in state. stations operated by  
independent businessmen.

prepared statement - copy  
distributed

1. 45 810 (a)(3) - hour limitation  
not public best interest.

2. 810 (a)(6) already  
anti-trust

3. 810 (a)(9) unnecessary.

4. 810 (b) & (c) terminating.

provides incompetent dealers protection.

- Arnold Jiggins? - Union  
Oil dealer.

Related experience of chg  
stations. ~~They~~ had to  
change stations. new station he  
invested \$3,000. when opened  
not completed bldg + no lease

Rep Mike Bradner spoke to 755. It has come to a point of not being able to deal emergency. It is beyond a point of no service at all.

Rudd motion to move 755 out. Passed out.

Speaker Bradner - 754. Explained. Chg actual cost with reasonable profit. Not flat high rate. Utilities old enough to be able to know how that would cost.

Rudd

line 10, 11 see when do not ~~change~~ recess on a regular basis  
connecting or disconnection of transfer of service.

Amend adopted.

Rudd motion to move there out with C.S.  
183

Lease required 24 hr serv, after  
6 mos. almost bankrupt. Co.  
finally said could cut down hours.  
3 years later renew lease &  
again 24 hr required. Decided  
to sell. Man to buy decided  
no, because of 24 hr.  
Bill needed & is fair.

- Robert Massey - Massey Chev  
in arch. Chev's agreement  
states don't have to buy back anything  
but merchandise. (Tires, battery &  
accessories) not equipment.  
All asked is fair & equitable  
treatment.

- Jim January - Union Oil, District  
Sales Mgr.

Place under AS retail restriction  
existing. St & Fed law does regulate.  
Strongly opposed.

3-19-76

Present: Kelley, Freeman, Rudd  
McKinnon

AB 823

McKinnon motion to move  
out. Discussion followed.

3 pro - 2 against. Bill pass  
out.

AB 751-755

Mr. <sup>Wm.</sup> Moran. Chugach Electric  
General Council.

751-753 comparable bills.  
One bill repeals the other  
amends.

Rep. Brown. explained. 751, 752, 753  
gives choice as to which way -  
how far to reg utilities.

- Paul Choquette, Mgr. Tupper  
Oil Co. Gasoline dealers.  
Strongly opposed. Against  
further reg of retail business

820, 830 - not understandable  
or acceptable.

Generally opposed.  
Bothered on definition  
We would have to comply -  
contrary to FTC which  
classifies us as only retail  
not distributed.

- Larry Hall - Chew in Mt View  
went in during energy crisis.  
Chew gave option for hours.  
hours + option on lease big  
problem.

- Bernie ~~Bylsman~~ Bylsman Insurance Chew.  
Chew dealer <sup>prevents</sup> <sub>other</sub> dealers  
object passing as written  
810 (a)(2) - prevents hours stipulation

no one wanted to move bill

*[Faint, mostly illegible handwritten text, possibly bleed-through from the reverse side of the page.]*

820 (3) compensate goodwill - so abstract - disagreement over it.  
- need court decision to decide.  
Should be law however more towards  
→ Joint-venture & dealer.  
More harm than good.

- Howell Nelson, <sup>executive</sup> Director Retail Pet Assn. Al.  
Vast majority of assn concurs with bill. Have been open in meeting. Many members intimidated to not testify in opposition.

Bill will stop more cancellations.

Page 3. 810 (3) hours. - numerous dealers forced to stay open.

Oil companies can exert undue pressure.

Dealers are simply managers not independent businessmen because no right to arbitration.

End Tape XII Side I

Air Carriers have to do this already.

HB 844

Gary Jenkins, Dept Revenue  
Dir. Audit. will raise revenue  
& make more equitable.

1. Net inc base for bank. must  
include tax exempt income

Officially the Administration  
is neutral on this bill.

This tax is deductible on  
corp returns.

3-18-76 3pm

Present: Rhode, Freeman, Kelley, Uron, Bradley.

HB 844 Cont.

Miss Coyner - Ah Bankers.

Opposed. Tax increased  $2\frac{1}{2}$   
times in 1972. Unnecessary  
for another 2%.

Gary Jenkins - additional deductions  
law as written 189

375-76

Page XII Side I

Present: Bradley Fischer, Rudd,  
McKinnon, Freeman, Rhode,  
Kelley, Urie

SB 792

Rep Ostrosky, sponsor related explanation of why bill. Result of letter to Committee on Health Service. Insurance comp could raise prices, etc. She stated could chg word in line 14 chg "provide" to "offer"

SB 821

McKinnon, sponsor. Discussed bill.  
General discussion by committee

3-18-76

Tape VIII  
Side I

Present: Rhode, Freeman, Rudd  
Union, Bradley, Kelley

4/3 852

Rep Gardner, requested  
to put in by Auralcap.

4/3 851

Rep Gardner. Quasi-Judicial  
explanation of why needed.

Garry Venable - Ok Carrier Assn.  
851 - no objections

852 - Built in procedures  
to handle this. Being competitive  
have to handle customer.

This involves everyone. Excessive  
amount of paperwork. This  
won't accomplish what sponsor wanted

SB 438

Discussion - clarification  
of some parts by legal staff -  
requested.

- Emmitt Wilson - Seaman's  
Credit Union.

We have compromised on all  
issues. Have to the power  
to loan but only short  
term.

UB 568

Sharon Andrews, Director of  
Licensing, Dept Commerce.

Kelley - problems. Could repeal  
regs but not without replacement  
regs.

"Always regs!"

"If new reg replace old.  
new must be just as strong.  
not weaker."

Motion to adopt concept of motion  
- Amendment. to be done.

3-16-76

Page XII  
Side I

Present: Fischer, Union, Rudd,  
McKinnon, Freeman, Bradley, Wallis

SB 845

Dr. Frank Oeth, <sup>Dept of</sup> Economics, UBA  
Justified to bill. Requested  
previously, asked at this time.

3-16-76

3pm.

Present: Kelley, Fischer, Freeman,  
McKinnon, Union, Rudd

SB 438 am.

Freeman - bad bill, opposed to pass.  
McKinnon - moved to pass out  
for purpose of debate.  
Rudd

Page 2 line 27 - delete "offer to  
sell"

Page 3 para 8 -

3-17-76

389<sup>P</sup> Walker

Present: Fischer, Union, Rudd,  
McKinon, Freeman, Rhode,  
Bradley, Kelley

AB 556

- Jerry Jones - member of  
St Bd of Examiners Contractors  
Freeman - moved pass out.  
no object.

CS 55~~AB~~ 823

- Miles Schlesberg - Re Banking.

unlimited lending - problems.  
unlimited trust powers - with

Can extend powers as Fed  
laws come in.

Page 4 para C - some say so on death  
of lease.

Page 5 para D. - would it lower prices?  
state-wide, prohibition

McKinnon -

Page 1 line 18 - info of  
company to dealer should  
also be that dealer has  
to offer info to new dealer.

Motion by Fischer to table.  
yea - Usher, Freeman, Fischer.  
nay - Bradley, Wallace, McKinnon -  
Ludd.

Delay for purpose of markup.

SB 556 +

Fischer motion to move  
no objection - so moved

SB 592 am

Fischer motion to move

HB 823

McKenzie discuss ~~proposal~~ <sup>Committee</sup>  
substitute

Request by Freeman for  
Motel.

