

WHEREAS, Section 35-2-181, ACLA 1949, as amended by Ch. 6, SLA 1949 and Ch. 15, SLA 1951, is vague and ambiguous in its attempt to regulate lobbyists or lobbying activities; and

WHEREAS, lobbyists registered under present laws often do not comply with the law; and

WHEREAS, the people of the State of Alaska deserve to know the amount of money and numbers of persons engaged in attempting to influence legislation by means of lobbying activities;

NOW THEREFORE, BE IT RESOLVED by the House of Representatives of the State of Alaska, the Senate concurring, that the Legislative Council be

directed to undertake a comprehensive study of methods to effectively regulate lobbying activities directed at the Legislature or Legislators of Alaska; and

BE IT FURTHER RESOLVED that the Legislative Council report to the 1960 Session of Alaska's Legislature with proposed legislation for regulation of lobbyists and lobbying; and

BE IT FURTHER RESOLVED that appropriations for use by the Legislative Council of Alaska's Legislature specifically contemplate funds for the study directed by this resolution.

Passed by the House March 13, 1959.

Passed by the Senate March 18, 1959.

HOUSE CONCURRENT RESOLUTION NO. 10

Be it Resolved by the House in the First Legislature First Session Assembled, the Senate Concurring:

WHEREAS, the Sovereign State of Illinois has extended congratulations and best wishes to the newly created Sovereign State of Alaska; and

WHEREAS, the people of Alaska are grateful for their heritage of freedom, a substantial portion of which is directly attributable to the great State of Illinois; and

WHEREAS, the people of Alaska are deeply appreciative of the expression of good will by the Sovereign State of Illinois; and

WHEREAS, the Sovereign State of Illinois has produced many native sons and daughters now citizens of the Sovereign State of Alaska, one of whom is the Honorable and Distinguished Alaska State Representative J. Ray Roady, who originally resided in the city of Springfield in the State of Illinois; and

WHEREAS, the Honorable Representative J. Ray Roady is ably contributing to the formation and development of democratic institutions of government in

the Sovereign State of Alaska predicated upon his heritage from the Sovereign State of Illinois;

NOW THEREFORE, BE IT RESOLVED that this First Session of the First Legislature of the State of Alaska by these presents accepts with profound gratitude the congratulations and good will of the Sovereign State of Illinois; and

BE IT FURTHER RESOLVED that the Sovereign State of Alaska by these presents express its gratitude to the Sovereign State of Illinois for the native sons and daughters of that state who are presently distinguished citizens and leaders of the Sovereign State of Alaska and who are contributing their heritage of democratic government to the State of Alaska; and

BE IT FURTHER RESOLVED that copies of this resolution be sent to the Honorable William G. Stratton; both Houses of the Legislature of the Sovereign State of Illinois; and to the Honorable Mayor of the city of Auburn, Illinois.

Passed by the House March 2, 1959.

Passed by the Senate March 6, 1959.

HOUSE CONCURRENT RESOLUTION NO. 12

Relative to requesting the Governor and Commissioner of the Department of

Public Works to consider feasibility of using existing state-owned facilities

located at Bartlett, Alaska, to house a juvenile correction and rehabilitation program on a temporary basis until permanent facilities can be constructed.

Be it Resolved by the House of Representatives of the State of Alaska, First Legislature, First Session, the Senate Concurring:

WHEREAS, the State of Alaska is in need of buildings with which to house juvenile correction and rehabilitation facilities; and

WHEREAS, by previous House Concurrent Resolution No. 4, the Governor has been requested to transmit to the Legislature a proposed construction program of new buildings, together with estimated costs for same; and

WHEREAS, the State of Alaska now owns 54.7 acres of level land located adjacent to the paved Seward-Anchorage Highway at Bartlett, Alaska, which can be also conveniently reached by traffic by sea, rail and air; and

WHEREAS, there now stands on such area a vacant five-ward hospital building plus fourteen additional wooden frame buildings, including apartment, barracks, kitchens, bathrooms, cold storage and laundry facilities, all remaining from the

former Fort Raymond area and consisting of approximately 79,000 square feet of enclosed buildings completely wired for electricity and serviced by a fixed installation for good water supply and sewerage disposal; and very adequate heating plant consisting of three large boilers; and

WHEREAS, such buildings and premises have recently been made vacant and idle by closure of the Seward Sanatorium Hospital which operated there for nearly nine years; and

WHEREAS, such buildings and premises have been kept in a good state of repair:

BE IT RESOLVED, by the House of Representatives, the Senate concurring, that the Governor of Alaska and the Commissioner of the Department of Public Works, in connection with any proposed state building program, consider, appraise, and evaluate the aforementioned now existing state-owned facilities as housing for the Alaskan juvenile correction and rehabilitation program on a temporary basis until such time as permanent facilities can be constructed.

Passed by the House March 14, 1959.

Passed by the Senate March 18, 1959.

HOUSE CONCURRENT RESOLUTION NO. 13

Be it Resolved by the House of Representatives in the First Legislature, First Session Assembled, the Senate Concurring:

WHEREAS, the workload and responsibilities of the First Legislature in First Session assembled have been particularly heavy;

NOW THEREFORE, BE IT RESOLV-

ED by the House of Representatives, the Senate concurring, that the time limit on transmission of bills set forth in Rule 64 be changed to allow for the receipt of bills in the other house up to and including the sixtieth day during this First Session of the First State Legislature.

Passed by the House March 14, 1959.

Passed by the Senate March 16, 1959.

HOUSE CONCURRENT RESOLUTION NO. 14

Be it Resolved by the House of Representatives of the State of Alaska in the First Legislature, First Session Assembled, the Senate Concurring:

WHEREAS, the agricultural and commercial development of the Kenai Penin-

sula, and particularly the area between the Kenai and the Kasilof Rivers area has been seriously curtailed because of lack of adequate roads; and

WHEREAS, at the present time a fine road is being built from the main high-