

1. Aleutian Islands Refuge (except Umnak, Unalaska, Akun, Akutan, Sanak, and Tigalda Islands).
2. Bering Sea Refuge (St. Matthews and Hall Islands, and Pinnacle Islet in Bering Sea).
3. Bogoslof Island Refuge.
4. Chamisso Island Refuge.
5. Forrester Island Refuge.
6. Hazen Bay (Nunivakchak and Krigegag Islands).
7. Hazy Islands Refuge.
8. Kenai National Moose Range.
9. Kodiak National Wildlife Refuge.
10. Nunivak Island Refuge.
11. St. Lazaria Island Refuge.
12. Semidi Islands Wildlife Refuge.
13. Tuxedni Refuge (Islands in Tuxedni Harbor).

Sec. 4. **Regulations.** The Board shall, pursuant to the provisions of Ch. 94, SLA 1959, establish such regulations governing the taking of game on the State Game Refuges created by this Act as it deems advisable for conservation and protection purposes.

Sec. 5. **Multiple Land Use.** Where real property use, lease or disposal on the

game refuges created by this Act are under the control or jurisdiction of the state, whether such control or jurisdiction arises through federal permit or state ownership, the responsible state department or agency shall notify the Commissioner of Fish and Game prior to initiating such real property uses, leases or disposal. The commissioner shall acknowledge receipt of such notice by return mail. If the commissioner so determines, he shall, in said letter of acknowledgment, require such person or governmental agency to submit to him full plans for anticipated use and full plans and specifications of any proposed construction work, complete plans and specifications for the proper protection of fish and game in connection therewith, and the approximate date when such construction or work is to commence, and shall require such person or governmental agency to obtain the written approval of the commissioner as to the sufficiency of such plans or specifications before construction is commenced. In administering this above, the Commissioner of Fish and Game shall abide by the principle which recognizes preferences among beneficial uses as more particularly set forth in Art. VIII of the state constitution. Nothing in this section shall be construed to affect any of the provisions of Sec. 31, Art 1, Ch. 94, SLA 1959.

Sec. 6. **Effective Date.** This Act takes effect on the day after its passage and approval or on the day it becomes law without such approval.

Approved April 12, 1960

CHAPTER 115

AN ACT

Establishing the Walrus Islands in Bristol Bay as a State Game Sanctuary; to be known as the Walrus Islands State Game Sanctuary; providing for multiple use and lease; prohibiting sale thereof; and providing an effective date.

(H.B. 456)

Be it enacted by the Legislature of the State of Alaska:

Section 1. **Findings of Fact.** The Legislature of the State of Alaska recognizes these facts:

(1) The Walrus Islands are the sole remaining place in Alaska where wal-

ruses annually haul out on land. Of several similar "hauling grounds" in Alaska which were formerly utilized, all have been abandoned by walruses due to excessive molestation and slaughter.

(2) The Walrus Islands are uninhabited, and the walruses frequenting

them are not required by Alaska for subsistence utilization.

(3) As a retreat for the depleted stocks of the Pacific Walrus, the Walrus Islands assume great importance from the standpoints of conservation, scientific value, and tourist interest.

(4) The Department of Natural Resources has taken appropriate action to achieve transfer of title in the Walrus Islands to the State of Alaska.

Therefore, in order to protect the walruses and other game on the Walrus Islands, this statute is enacted.

Sec. 2. Sanctuary Established. The following land areas located in Bristol Bay and the adjacent state waters are established as a state game sanctuary to be known as the Walrus Islands State Game Sanctuary:

Round Island
Crooked Island
High Island
Summit Island
The Twins
Black Rock

Sec. 3. Authority to Administer. The Alaska Board of Fish and Game is

authorized to adopt regulations governing entry, development, construction, hunting, fishing, and all other uses or activities not in conflict with Secs. 4 and 5 of this Act for the purpose of preserving the natural habitat and the fish and game of the Walrus Islands State Game Sanctuary.

Sec. 4. Multiple Use. Oil and mineral exploration and development is permitted on the Walrus Islands State Game Sanctuary in accordance with appropriate state or federal laws and regulations, subject to the limitations of Sec. 5 of this Act and to such additional limitations as may be jointly determined by the Commissioner of Natural Resources and the Commissioner of Fish and Game to assure compatible multiple land use practices.

Sec. 5. Sale and Lease. Lands comprising the Walrus Islands State Game Sanctuary shall not be sold. These lands may be leased only as mineral lands as authorized in applicable Department of Natural Resources regulations.

Sec. 6. Effective Date. This Act takes effect on the day after its passage and approval or on the day it becomes law without such approval.

Approved April 12, 1960

CHAPTER 116

AN ACT

Relating to the official certificate of identification and presentation of affidavit and claim for certification of wolf bounties; designating certifying officers; amending Secs. 33-3-113, 33-3-115, and 33-3-116, ACLA 1949; and providing for an effective date.

(H.B. 457)

Be it enacted by the Legislature of the State of Alaska:

Section 1. Sec. 33-3-113, ACLA 1949 is amended to read as follows:

Sec. 33-3-113. Official certificate of identification. All claims for payment of bounties under this Act shall contain a certificate signed by an officer of the Alaska Department of Fish and Game or other person designated by the Commissioner of Fish and Game of Alaska to sign such certificates, certifying that such officer or person has personally

examined the wolf or coyote pelt or pelts; has identified such pelt or pelts as wolf or coyote pelt or pelts; that he believes them to have been legally taken within the State of Alaska; and that he has personally removed the ulna and radius bones of the left forearm or left foreleg from such pelt or pelts and that he has punched holes in the left ear of such pelt or pelts, as required by this Act.

Sec. 2. Sec. 33-3-115, ACLA 1949 is amended to read as follows: