



LAWS OF ALASKA

1974

Source

HCS CSSB 122 (Finance) am H

Chapter No.

72

AN ACT

Relating to schools on military reservations; and providing for an effective date.

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

* Section 1. AS 14.12.020(a) is amended to read:

(a) Operation of the state-operated school district is under the management and control of the board of the state-operated schools. The board of the state-operated schools manages and controls schools on military reservations located within a city or an organized borough until the military mission is terminated and so long as management and control by the state-operated schools is approved by the Department of Education. However, operation of the military reservation schools by a city or borough school district may be required by the Department of Education under AS 14.14.110, with the consent of the city or borough school district board. If the military mission of a military reservation terminates and continued management and control by the state-operated schools is disapproved by the Department of Education, operation, management and control of schools on military reservations transfers to the city or borough school district in which the military reservation is located.

* Sec. 2. AS 14.14.110 is amended by adding a new subsection to read:

(b) The department may prescribe the terms and conditions of any contract entered into under (a) of this section.

* Sec. 3. AS 14.14.170(a) is amended to read:

(a) There is established an advisory school board in each community or military reservation served by a school operated by the state or by a city or borough school

district by contract with the state. If the state-operated school has an average daily membership of less than 251 pupils, the advisory school board consists of three members. If the average daily membership is more than 250 pupils, the advisory school board consists of five members.

* Sec. 4. AS 14.14.170(b) is amended to read:

(b) Voters qualified under sec. 180 of this chapter, at an election, may create an on-base advisory school board which shall be advisory to the governing body of the school district that operates the on-base schools. The date of election for on-base advisory school board members, where the schools are operated by a city or borough school district by contract, shall be the same as that for the regular municipal election in the contracting city or borough.

* Sec. 5. AS 14.14.180(a)(4) is repealed.

* Sec. 6. AS 29.33.050 is amended to read:

Sec. 29.33.050. EDUCATION. Each borough constitutes a borough school district and establishes, maintains, and operates a system of public schools on an areawide basis as provided in AS 14.14.060. A military reservation within an organized borough is not part of the borough school district until the military mission is terminated or until inclusion in the borough school district is approved by the Department of Education. However, operation of the military reservation schools by the borough school district may be required by the Department of Education under AS 14.14.110, with the consent of the borough school district board. If the military mission of a military reservation terminates and continued management and control by the state-operated schools is disapproved by the Department of Education, operation, management and control of schools on military reservations transfers to the borough school district in which the military reservation is located.

* Sec. 7. AS 29.41.010(a) is amended to read:

(a) A third class borough shall exercise the areawide powers of education and tax assessment and collection in the manner provided for second class boroughs. Provisions of law relative to first and second class organized boroughs apply with respect to third class boroughs only to the extent they are consistent with this chapter. A military reservation within an organized borough is not part of the borough school district until the military mission is terminated or until inclusion in the borough school district is approved by the Department of Education. However, operation of the military reservation schools by the borough school district may be required by the Department of Education under AS 14.14.110, with the consent of the borough school district board. If the military mission of a military reservation terminates and continued management and control by the state-operated schools is disapproved by the Department of Education, operation, management and control of schools on military reservations transfers to the borough school district in which the military reservation is located.

* Sec. 8. AS 29.68.020 is amended to read:

Sec. 29.68.020. ANNEXATION OF MILITARY RESERVATIONS. A military reservation may be annexed to a city or borough in the same manner as prescribed for any other territory under sec. 10 of this chapter. If a city within an organized borough annexes a military reservation under this section, the territory encompassing the military reservation automatically is annexed to the borough of which the city is a part.

* Sec. 9. The term of office of a member of the Board of Directors for State-Operated Schools who is a resident of a military reservation whose schools are operated by a city or borough school district in accordance with a contract entered into under AS 14.14.110 by direction of the Department of Education shall be terminated on the effective date of the contract.

* Sec. 10. When on-base schools are operated by a city or borough school district by contract, the terms of office of those members of the on-base advisory school board that would expire during the transitional period shall be extended until the next regular municipal election provided for by AS 14.14.170(b), as amended by sec. 4 of this Act.

* Sec. 11. Section 3(d), ch. 52, SLA 1963, is repealed.

* Sec. 12. This Act takes effect on July 1, 1975.