To: Joint Steering Committee for Development of RDA  
From: John Attig, ALA Representative  
Subject: Additions to RDA 19.2.1.1.1 (Corporate bodies considered to be creators)

ALA welcomes the Library of Congress proposal to clarify the instructions on creators of legislative hearings and works by groups of artists.

ALA supports the addition of category g) and the examples suggested by LC and CCC.

ALA feels that legislative hearings do not fit well under category c) iii). The most important factor about events “falling within the definition of a corporate body” is that the event must have a name in order to be a “named” creator. We do not believe that most legislative hearings are named.

Instead, ALA would prefer to see a sub-category for “legislative hearings” added to category f). This would require broadening the scope of the category:

f) legal and governmental works of the following types:
   i) laws of a political jurisdiction  
   ii) decrees of a head of state, chief executive, or ruling executive body  
   iii) bills and drafts of legislation  
   iv) legislative hearings  
   v) administrative regulations, etc.  
   vi) constitutions, charters, etc.  
   vii) treaties, international agreements, etc.  
   viii) court rules  
   ix) charges to juries, indictments, court proceedings, and court decisions

[Note: The above also suggests moving “court rules” down next to “charges to juries …”, so that the two judicial subcategories appear together.]