

HB

97

Rep. Brian Porter, Chairman

# House Judiciary Committee

**Date:** March 1, 1993  
**Place:** Capitol Room 120

**Subject of Meeting:** HB 99 Repeal 65-day Deadline/  
 Oil Spill Plans; HB 97 Parental Care for Child in  
 State Custody; HB 2 Drug Testing for School Bus

Drivers

Please Print Name	Representing	Business/Personal Mailing Address	Zip	(H) Phone	(W) Phone	Do you Want to Testify?	Which Subject/ Which Bill?
Sonya Brandman	DFYS	403 Rm 407	99811	465-3209		Y <input checked="" type="radio"/> N	HB 97
Patricia Kertule	DOLAW	Cap.			465-6713	Y <input checked="" type="radio"/> N	IF needed, HB 99 ←
Ed Colazzi	ADEC	410 Willoughby Suite 105	99801	465-5220 →		Y <input type="radio"/> N	IF needed HB 99
Russell EARTH	ALASKA ENVIRONMENTAL LOBBY	P.O. Box 27151 Juneau	99802		463-3366	<input checked="" type="radio"/> Y <input type="radio"/> N	
						Y <input type="radio"/> N	
						Y <input type="radio"/> N	
						Y <input type="radio"/> N	
						Y <input type="radio"/> N	
						Y <input type="radio"/> N	
						Y <input type="radio"/> N	
						Y <input type="radio"/> N	
						Y <input type="radio"/> N	
						Y <input type="radio"/> N	

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# House Judiciary Committee

Please Print Name	Representing	Business/Personal Mailing Address	Zip	(H) Phone	(W) Phone	Do you Want to Testify?	Which Subject/ Which Bill?
✓ Elmer A Lindstrom	DHSS				465-3030	<input checked="" type="radio"/> Y <input type="radio"/> N	HB 97
* Steven B. Porter	ARCO				265-6269	<input checked="" type="radio"/> Y <input type="radio"/> N	HB 99
FREDERICK J. DILLON	AK Trucking Assoc	3443 Minnesota Dr	99503		276-1149	<input checked="" type="radio"/> Y <input type="radio"/> N	HB 2
						<input type="radio"/> Y <input type="radio"/> N	
						<input type="radio"/> Y <input type="radio"/> N	
						<input type="radio"/> Y <input type="radio"/> N	
						<input type="radio"/> Y <input type="radio"/> N	
						<input type="radio"/> Y <input type="radio"/> N	
						<input type="radio"/> Y <input type="radio"/> N	
						<input type="radio"/> Y <input type="radio"/> N	
						<input type="radio"/> Y <input type="radio"/> N	



Alaska State Legislature  
House of Representatives  
COMMITTEE ON HEALTH, EDUCATION  
AND SOCIAL SERVICES

DATE: FEBRUARY 8, 1993

PLACE: Capitol Room 106

SUBJECT OF MEETING:  
•HB 114: DRUG DISPENSING: ADV. NURSE PRACT  
•HB 2: DRUG TESTING FOR SCHOOL BUS DRIVE  
•HB 78: TESTIMONY OF MINORS IN CRIMINAL T  
•HB 97: PARENTAL CARE FOR CHILD IN STATE  
•HB 100: PROSECUTION OF JUVENILE FELONS

BILLS HELD OVER FROM PREVIOUS CALENDERS

NAME	REPRESENTING	BUSINESS/PERSONAL MAILING ADDRESS	ZIP	(H) PHONE	(W) PHONE	DO YOU WANT TO TESTIFY?	WHAT SUBJECT/ WHICH BILL?
Eomayne Karsen	Dept. of Education	811 W. 10th St Juneau	99801		465-8652	Y N	Amille HB 2
Peter Nakamura	Dept of Health	A D B			4653090	(Y) N	HB 114
VINCENT USERA	AGO				465-2399	Y N	if needed HB 79
KARL Lueck	DCED	Director Occupational Licensing			5-2558	Y (N)	only if needed HB 114
WELTZIN	self	1014 W. 10th St Juneau AK 99801			463-1852	Y N	HB 100
Delworth	DFYS				465-3191	(Y) N	HB 97
						Y N	
RENA BUKVICH					-6872	Y N	
DEBBY LICKHAUPT		ELIZABETH BLAN			-2450	Y N	
						Y N	
						Y N	



Alaska State Legislature  
House of Representatives  
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NAME	REPRESENTING	BUSINESS/PERSONAL MAILING ADDRESS	ZIP	(H) PHONE	(W) PHONE	DO YOU WANT TO TESTIFY?	WHAT SUBJECT/ WHICH BILL?
SHERRE GOL	WOMEN'S LEADERS	P.O. Box 22152, Juneau	99802		463-6744	(Y) N	HB 100
Chris EADY	DIVERSIFIED SVCS DIV	P.O. Box 20845, JUNEAU	99802		586-5365	Y (N)	HB 700
GARY BADER	DOF	301 W. 10th JUNEAU	99802		465-8650	(Y) N	HB 2
						Y N	
						Y N	
						Y N	
						Y N	
						Y N	
						Y N	
						Y N	

\*\*\*\* ORDER SUMMARY \*\*\*\*

SPONSOR: HHES HOUSE HEALTH, EDUCATION AND SOCIAL SERVI CHAIRS: TOOHEY  
PURPOSE: PUB PUBLIC HEARING BUNDE  
CONTACT: LYNN SMITH TEL#: (907)465-6025  
CHAIRING SITE: JUNEAU CAPITOL CAP106  
TOLL FREE: DIAL-UP: LIO:(800)478-9908

SPONSOR REMARKS(PUB): TESTIMONY:Y ALLOWED 5 MINUTE LIMIT

SPONSOR REMARKS(LIO): BACKUP MATERIAL:N MEETING IN PROGRESS:N MAX. SITES: 5  
FOR HB 97, DIANE OLSEN, DEPT. OF LAW WILL BE IN ANCHORAGE TO TESTIFY BY INVITE  
TCN REQUESTED ON 02/08/93 AND HAS 4 UPDATES

\*\*\*\* AGENDA \*\*\*\*

- 1 HB 114 DRUG DISPENSING:ADV. NURSE PRACTITIONERS
- 2 HB 97 PARENTAL CARE FOR CHILD IN STATE CUSTODY
- 3 (BY INVITATION ONLY)

\*\*\*\* PARTICIPATING LIDS \*\*\*\*

ANC ANCHORAGE	3111 C STREET	LOCATION STAFF
BAR BARROW	COURTHOUSE #305	LOCATION STAFF
* JNU JUNEAU	CAPITOL CAP106	LOCATION STAFF
NAT MATSU	165 E PARKS HWY.	LOCATION STAFF

PARTICIPANTS IN:ANCHORAGE

ANC

1	PATRICIA HONG	AK NURSE ASSOC	TSFY. HB 114
	237 E THIRD, NO 3	ANCHORAGE	AK 99501 (907)274-0827
2	DARYL YOUNG	UAA	TSFY. HB 114
	3211 PROVIDENCE DRIVE	ANCHORAGE	AK 99508 (907)786-4040
3	SUE ANNE JENKENSEN	AK NURSE PRACTIT	TSFY. HB 114
	237 E THIRD	ANCHORAGE	AK 99501 (907)274-0827
4	GAIL MCGUILL		TSFY. HB 114
	3601 C STREET	ANCHORAGE	AK 99503 (907)561-2878
5	DIANNE OLSEN		TSFY. HB 97
	1031 W 4TH AVE	ANCHORAGE	AK 99501 (907)269-5139
6	STAN THOMPSON		OBSV. HB 114
	1018 W 73RD	ANCHORAGE	AK 99518 (907)344-5149
7	KAY LAHDENPERA	MOA/DHHS	TSFY. HB 114
	P.O. BOX 196650	ANCHORAGE	AK 99519 (907)343-4624

PARTICIPANTS IN:JUNEAU

JNU

1	REP TOOHEY		TSFY. HB 114
		AK	(907)000-0000
2	REP BUNDE		TSFY. HB 114
		AK	(907)000-0000
3	REP G. DAVIS		TSFY. HB 114
		AK	(907)000-0000
4	REP VEZEY		TSFY. HB 114
		AK	(907)000-0000
5	REP KOTT		TSFY. HB 114
		AK	(907)000-0000
6	REP OLBERG		TSFY. HB 114
		AK	(907)000-0000
7	REP B._DAVIS		TSFY. HB 114

30	2	OBSERVE	AK	OBSV. HB 114 (907)000-0000
31	2	OBSERVE	AK	OBSV. HB 114 (907)000-0000
32	2	OBSERVE	AK	OBSV. HB 114 (907)000-0000

LTN1100-R01  
02/11/93

LEGISLATIVE TELECONFERENCE NETWORK

PAGE 03  
15:22:36

TCN: 30193

DATE & TIME: 02/08/93 15:00 TO 17:00 STATUS: 7 STATS. IN

PARTICIPANTS IN: JUNEAU

JNU

34	2	OBSERVE	AK	OBSV. HB 114 (907)000-0000
35	2	OBSERVE	AK	OBSV. HB 114 (907)000-0000
36	2	OBSERVE	AK	OBSV. HB 114 (907)000-0000
37	2	OBSERVE	AK	OBSV. HB 114 (907)000-0000
38	2	OBSERVE	AK	OBSV. HB 114 (907)000-0000
39	2	OBSERVE	AK	OBSV. HB 114 (907)000-0000
40	2	OBSERVE	AK	OBSV. HB 114 (907)000-0000
41	2	OBSERVE	AK	OBSV. HB 114 (907)000-0000
42	2	OBSERVE	AK	OBSV. HB 114 (907)000-0000
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44	2	OBSERVE	AK	OBSV. HB 114 (907)000-0000
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46	2	OBSERVE	AK	OBSV. HB 114 (907)000-0000
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51	2	OBSERVE	AK	OBSV. HB 114 (907)000-0000
52	2	OBSERVE	AK	OBSV. HB 114 (907)000-0000

PARTICIPANTS IN: MATSU

MAT

1 MS DIXIE  
POB 382

LIGHT

IS FOR THE BILL TSFY. HB 114  
HOUSTON AK 99694 (907)892-8804

# HOUSE COMMITTEE REPORT

(7)

Date Referred: February 10, 1993

FURTHER REFERRALS:

Finance

Date of Committee Action: 3-1-93

The JUDICIARY Committee considered:

HB 97

HOUSE BILL NO. 97

PARENTAL CARE FOR CHILD IN STATE CUSTODY

"An Act clarifying the responsibilities of the Department of Health and Social Services and parents for children who are committed to the custody of the department and are placed by the department with the parents; and providing for an effective date."

**RECOMMENDATIONS:**

be replaced with \_\_\_\_\_  the same title  
 a new title

have attached amendments(s)

do pass

do not pass

no recommendations

individual recommendations

additional referral to the \_\_\_\_\_ Committee

ADOPTS: \_\_\_\_\_ letter of Intent

ATTACHES NEW FISCAL NOTE(S): \_\_\_\_\_ (Dept)

APPROVES PREVIOUS: \_\_\_\_\_ (Dept/Date)

fiscal impact \_\_\_\_\_

fiscal note(s) \_\_\_\_\_

zero fiscal note \_\_\_\_\_

zero fiscal note(s) DHSS 2/10/93

SIGNING DO PASS	DP	OTHER RECOMMENDATIONS	DNP	NR	AM
<i>Brian S. Porter</i>	✓				
<i>Jeannette James</i>	✓				
<i>Pat King</i>	✓				
<i>Bob Green</i>	✓				
<i>Frank Phillips</i>	✓				

*Brian S. Porter*  
 CHAIRMAN'S SIGNATURE

# HEALTH, EDUCATION AND SOCIAL SERVICES COMMITTEE

ALASKA STATE LEGISLATURE  
HOUSE OF REPRESENTATIVES



STATE CAPITOL, JUNEAU 99801  
(907) 465-3759

TO: Representative Brian Porter  
Judiciary Committee Chairman

FR: Representative Cynthia D. Toohey  
Representative Con Bunde  
HESS Committee Co-Chairs

DA: February 10, 1993

RE: Request for Scheduling HB 97 (An Act clarifying the responsibilities for the Department of Health and Social Services and parents for children who are committed to the custody of the Department and are placed by the Department with the parents; and providing for an effective date)

*OT*  
*OBunde*

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This is to respectfully request that you schedule HB 97 before the House Judiciary Committee at your earliest convenience.

HB 97 clarifies the responsibilities of the Department of Health and Social Services and parents for children who are committed to the custody of the Department and are placed by the Department with the parents.

In the August 1991 decision in the case of In re E.A.O., the Alaska Supreme Court ruled that the Department must pay for the medical costs of children in state custody even though the children live with their parents.

The consequences of this decision are enormous. The state will be responsible for substantial expenses in medical care, and may be held liable for other costs such as food, shelter, and education.

HB 97 requires the parent to provide and pay for food, shelter, education and medical care for the child.

HB 97 passed the House HESS Committee with 7 "do pass" votes.

If you have any additional questions regarding this legislation, please contact our committee staff, Lynne Smith at 465-6825. Thank you for your consideration.

*Request for Scheduling*

# HEALTH, EDUCATION AND SOCIAL SERVICES COMMITTEE

ALASKA STATE LEGISLATURE  
HOUSE OF REPRESENTATIVES



P.O. BOX V, JUNEAU 99811  
(907) 465-3759

HB 97

## CLARIFYING PARENTAL RESPONSIBILITIES FOR A CHILD IN STATE CUSTODY

HB 97 clarifies the responsibilities of the Department of Health and Social Services and parents for children who are committed to the custody of the department and are placed by the department with the parents.

The bill responds to an Alaska Supreme Court decision that will incur new and substantial costs to the state.

In the August 1991 decision in the case of In re E.A.O., the court reversed a lower court decision and ruled that the state must pay for the medical costs of a child in state custody even though the child lives with his or her parents.

Prior to this decision, the state interpreted the law to pay for medical care costs of children in physical custody of the state. Holding the state responsible for medical costs of children in its custody who are placed at home would result in less protection for these children and other children in need of aid.

The ramifications of this decision may also lead to the state's being held liable for other costs of child rearing such as food, shelter, and education.

HB 97 will free the state from the fiscal complications arising the August 1991 court decision.

Sponsor Statement

## HOUSE BILL 97

For An Act Entitled: "An Act clarifying the responsibilities for the Department of Health and Social Services and parents for children who are committed to the custody of the Department and are placed by the Department with the parents; and providing for an effective date"

Analysis/Program Impact

The Department of Health and Social Services strongly supports HB 97, which clarifies the responsibilities of the Department for children committed to its legal custody who continue to reside with the parent or parents. The Bill amends AS 47.10.084 (a) to expressly require a parent or parents to provide for the day to day care of their children if the children are residing with them when the state has legal custody as a result of child protection services purposes.

This bill was made necessary as a result of the Alaska Supreme Court ruling in the case of In re E.A.O., 816 P.2d 1352 (Alaska 1991), in which the court ruled that the current AS 47.10.084 requires the Department to pay for medical costs associated with the care of children, even though they live with their parents. The Department has never interpreted the statute in this manner in the past. Therefore, absent an amendment, the Department will incur substantial additional financial expenses for these medical costs and may also be exposed to legal suits to resolve the responsibility for other costs of child rearing, including food, shelter, and education, while a child is placed at home by the Department. The Department has not budgeted for these types of costs, and these cost would significantly impact our budget, as well as the Medicaid budget. Although the court did acknowledge a possible right of reimbursement from the parents, the collection would not be practical nor cost effective.

The bill provides for a retroactive effective date to August 30, 1991, the date that the court issued its ruling. A retroactive effective date is necessary to avoid the additional unbudgeted expenses and to resolve a legal question as to the Department's responsibilities for other expenses, such as shelter, which the court did not directly address in its decision.

# POSITION PAPER

STATE OF ALASKA ★ DEPARTMENT OF HEALTH & SOCIAL SERVICES

Position Paper  
page 2  
HB 97

Department's Position The Department of Health and Social Services urges the passage of this bill.

Recommended: Deborah R. Wing Date: 2/5/93  
Deborah R. Wing, Director  
Division of Family and Youth Services

Approved: Theodore A. Mala Date: 2/5/93  
Theodore A. Mala MD, MPH  
Commissioner  
Department of Health and Social Services

§ 47.10.084 WELFARE, SOCIAL SERVICES & INSTITUTIONS § 47.10.120

predisposition report will be available to them not less than 10 days before the disposition hearing.

(d) For purposes of this section "parents" means the natural or adoptive parents, and any legal guardian, relative, or other adult person with whom the child has resided and who has acted as a parent in providing for the child for a continuous period of time before this action. (§ 26 ch 63 SLA 1977; am § 17 ch 57 SLA 1991)

**Effect of amendments.** — The 1991 amendment, effective September 15, 1991, in subsection (a), inserted "a victim im- pact statement reporting the information set out in AS 12.55.022" and added the second sentence.

**Sec. 47.10.084. Legal custody, guardianship, and residual parental rights and responsibilities.**

NOTES TO DECISIONS

**Department's responsibility for medical costs.** — The department is responsible for the medical costs of children in its custody, whether the children are placed at home or in a foster home. L.O. v. State, 816 P.2d 1352 (Alaska Ct. App. 1991).

**Sec. 47.10.097. Fingerprinting of minors.** (a) A peace officer may fingerprint a minor under the same circumstances as an adult may be fingerprinted.

(b) Fingerprint records taken under this section are not subject to AS 47.10.090. (§ 3 ch 121 SLA 1988; am § 1 ch 32 SLA 1991)

**Effect of amendments.** — The 1991 amendment, effective September 9, 1991, rewrote the section.

**Sec. 47.10.120. Support of minor.** (a) When a child in need of aid or a delinquent minor is committed under this chapter, the court shall, after giving the parent or legal guardian a reasonable opportunity to be heard, adjudge that the parent or guardian pay to the department in a manner that the court directs a sum that is based on the fee schedule adopted under AS 44.29.022 to cover in full or in part the maintenance and care of the child or minor.

(b) If a parent wilfully fails or refuses to pay the sum fixed, the parent may be proceeded against as provided by law in cases of family desertion and nonsupport.

(c) The sum collected from a parent under this section shall be directly credited to the general fund of the state.

(d) [*Repealed, § 28 ch 90 SLA 1991.*] (§ 13 art I ch 145 SLA 1957; am § 1 ch 31 SLA 1959; am § 1 ch 141 SLA 1959; am § 23 ch 63 SLA 1977; am §§ 88, 89 ch 138 SLA 1986; am § 28 ch 90 SLA 1991)

**Sec. 47.10.034. Legal custody, guardianship, and residual parental rights and responsibilities.** (a) When a child is committed under AS 47.10.080(b)(1) or (c)(1) to the department or released under AS 47.10.080(b)(2) or (3) or (c)(2) to the child's parents, guardian, or other suitable person, a relationship of legal custody exists. This relationship imposes on the department and its authorized agents or the parents, guardian, or other suitable person the responsibility of physical care and control of the child, the determination of where and with whom the child shall live, the right and duty to protect, train and discipline the child, and the duty of providing the child with food, shelter, education, and medical care. These obligations are subject to any residual parental rights and responsibilities and rights and responsibilities of a guardian if one has been appointed. When parental rights have been terminated, or there are no living parents and no guardian has been appointed, the responsibilities of legal custody include those in (b) and (c) of this section. The department or person having legal custody of the child may delegate any of the responsibilities under this section, except authority to consent to marriage, adoption, and military enlistment may not be delegated. For purposes of this chapter a person in charge of a placement setting is an agent of the department.

(b) When a guardian is appointed for the child, the court shall specify in its order the rights and responsibilities of the guardian. The guardian may be removed only by court order. The rights and responsibilities may include, but are not limited to, having the right and responsibility of reasonable visitation, consenting to marriage, consenting to military enlistment, consenting to major medical treatment, obtaining representation for the child in legal actions, and making decisions of legal or financial significance concerning the child.

(c) When there has been transfer of legal custody or appointment of a guardian and parental rights have not been terminated by court decree, the parents shall have residual rights and responsibilities. These residual rights and responsibilities of the parent include, but are not limited to, the right and responsibility of reasonable visitation, consent to adoption, consent to marriage, consent to military enlistment, consent to major medical treatment except in cases of emergency or cases falling under AS 09.65.100, and the responsibility for support, except if by court order any residual right and responsibility has been delegated to a guardian under (b) of this section. (§ 26 ch 63 SLA 1977)

NOTES TO DECISIONS

The phrase "reasonable visitation" in subsection (c) does not imply an absolute right to visitation; this section should be read in conjunction with the

rest of the chapter to allow parental visits to be barred when the visits are not in the best interests of the child. *K.T.E. v. State*, 689 P.2d 472 (Alaska 1984).

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FISCAL NOTE

STATE OF ALASKA  
1993 LEGISLATIVE SESSION

BILL NO. HB 97

Revision Date: \_\_\_\_\_ Dept. Affected: Health and Social Services  
 Title: "An act clarifying responsibilities for children in custody of department" BRU: Purchased Services  
 Sponsor: House HESS for DHSS Component: Foster Care  
 Requestor: \_\_\_\_\_ COMPONENT SERIAL NO. 0252

Expenditures/Revenues:

(Thousands of Dollars)

OPERATING	FY94	FY95	FY96	FY97	FY98	FY99
PERSONAL SERVICES						
TRAVEL						
CONTRACTUAL						
SUPPLIES						
EQUIPMENT						
LAND & STRUCTURES						
GRANTS, CLAIMS						
MISCELLANEOUS						
<b>TOTAL OPERATING</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>

CAPITAL						
REVENUE FUND SOURCE						

FUNDING:

(Thousands of Dollars)

1002 Federal Receipts						
1003 GF Match						
1004 GF						
1005 GF/Program Receipts						
1006 GF/MHTIA						
Other						
<b>TOTAL</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>

POSITIONS:

FULL-TIME						
PART-TIME						
TEMPORARY						

Estimate of current year (FY93) impact: 0.0

ANALYSIS: (Attach a separate page if necessary)

This bill is critical to the Division of Family and Youth Services. There will be no increased costs incurred if this bill passes, but there is a serious potential for a sizeable increase in foster care costs if it does not pass.

Prepared by: Deborah R. Wing, Director  
 Division: Department of Health & Social Services  
 Approved by Commissioner: Theodore A. Mala, MD, MPH  
 Agency: Department of Health & Social Services

Phone: 465-3191  
 Date: 02/02/93  
 Date: 2/5/93

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Fiscal Note - H+SS

## MEMORANDUM

State of Alaska

Department of Law

TO: Elmer Lindstrom  
Department of Health and  
Social Services  
Juneau, Alaska

DATE: January 5, 1993

FILE NO.:

TEL NO.: 269-5100

SUBJECT: Legislation

FROM:

*Dianne Olsen*  
Dianne Olsen  
Assistant Attorney General  
Human Services Section

Last year, the department introduced legislation to modify AS 47.10.084, which outlines the responsibilities of the department to children in its legal custody. The statute states that when the department has legal custody of a child, it has

the responsibility of physical care and control of the child, the determination of where and with whom the child shall live, the right and duty to protect, train and discipline the child and the duty of providing the child with food, shelter, education, and medical care.

In the case of In the Matter of E.A.O., 816 P.2d 1352 (Alaska 1991), the department had argued that when children in state custody are placed by the department in the home of their parents, it is the parents who are responsible for such things as food, shelter, education, and medical care. The Alaska Supreme Court, on the basis of strict statutory construction, disagreed. Therefore, the legislation was introduced to modify the statute. Although the legislation did not pass last year, we urge the department to work toward getting it introduced and passed this year.

Since the E.A.O. decision, defense attorneys have been relying upon the decision to make requests for the Department of Health and Social Services to pay for various expenses of children and their families when those children are in the legal custody of the state. In Anchorage, defense attorneys have filed motions in at least two cases to require the department to pay for housing costs of children and their parents. The department has resolved those cases prior to a judicial ruling. In Kenai, a defense attorney used the decision to support a request that the department pay for unapproved counseling costs for a child. The department was willing to arrange for counseling at an agency with which it had a contract, but the parents arranged for the child to be in counseling with someone with whom it did not have a contract and for whom federal funds would have been unavailable.

Elmer Lindstrom

January 5, 1993

Page 2

Although there have not been a large number of cases where such requests have been made, it is clear that defense attorneys will continue to make the argument that the department is required to pay for food, shelter, housing, and medical care no matter where the child resides. For instance, if a child in the custody of the state lives at home and that child suffers an injury, the department is responsible for payment for the medical expenses. Because the child is not in foster care, the child is not likely to be eligible for medicaid funds. Therefore, the expenses will come from the department's limited budget.

Please let me know if there is any further information that would be helpful to you.

DO/jlb