

LEG. FINANCE - BILLS 1985 - 1986 2213

SB 243

2213

COMMITTEE REPORT
SENATE

FURTHER:

5/1/85

Date _____

Mr. President

The Committee on FINANCE considered SR 243

protection of children.

and (a majority of the committee) (the committee) reports it back with the following recommendations:

- do pass
- do pass with attached amendment(s)
- replace with/or adopt CS for _____
- new title
- same title and recommends _____
- and attached a "LETTER OF INTENT" NEW FISCAL NOTE
- reports it back without recommendation
- recommends referral to _____ Committee

**MEMBERS SIGNING
DO PASS**

**MEMBERS HAVING
OTHER RECOMMENDATIONS**

Chairman

Chairman recommendation

COMMITTEE REPORT
SENATE

FURTHER: Finance

4/3/85

Date 4-30-85

Mr. President

The Committee on JUDICIARY considered SB 243
protection of children.

and (a majority of the committee) (the committee) reports it back with the following recommendations:

- do pass
- do pass with attached amendment(s)
- replace with/or adopt CS for SB 243 (Judiciary)
- new title
- same title and recommends _____
- and attached a "LETTER OF INTENT" NEW FISCAL NOTE
- reports it back without recommendation
- recommends referral to _____ Committee

MEMBERS SIGNING
DO PASS

MEMBERS HAVING
OTHER RECOMMENDATIONS

[Signature]
[Signature]
[Signature]

Rich Halford No REC
Jim Fisk No Rec

[Signature]
 Chairman
DO PASS
 Chairman recommendation

COMMITTEE REPORT
SENATE

FURTHER: JUDICIARY

3/20/85

Date 4-7-85

Mr. President

The Committee on HESS considered SB 243
protection of children.

and (a majority of the committee) (the committee) reports it back with the following recommendations:

- do pass
- do pass with attached amendment(s)
- replace with/or adopt CS for SB 243 (HESS)
new title
- same title and recommends
- and attached a "LETTER OF INTENT" NEW FISCAL NOTE
- reports it back without recommendation
- recommends referral to _____ Committee

MEMBERS SIGNING
DO PASS

MEMBERS HAVING
OTHER RECOMMENDATIONS

1 Joe Casper

1 William Stungel

Edna We Vin. No Recm

1 Dittys Fabrenkamp
Chairman
Do Pass
Chairman recommendation

Offered: 5/2/85
Referred: Finance

Original sponsor: Health, Education and
Social Services Committee

1 IN THE SENATE

BY THE JUDICIARY COMMITTEE

2 CS FOR SENATE BILL NO. 243 (Judiciary)

3 IN THE LEGISLATURE OF THE STATE OF ALASKA

4 FOURTEENTH LEGISLATURE - FIRST SESSION

5 A BILL

6 For an Act entitled: "An Act relating to the protection of children and
7 dependant adults."

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

9 * Section 1. AS 11.51.100 is amended to read:

10 Sec. 11.51.100. ENDANGERING THE WELFARE OF A MINOR IN THE FIRST
11 DEGREE. (a) A person commits the crime of endangering the welfare of
12 a minor in the first degree if, being a parent, guardian, or other
13 person legally charged with the care of a child under 13 [10] years of
14 age, the person knowingly exposes [INTENTIONALLY DESERTS] the child to
15 [IN ANY PLACE UNDER] circumstances creating a substantial risk of
16 physical injury to or sexual abuse of the child.

17 (b) Endangering the welfare of a minor in the first degree is a
18 class C felony.

19 * Sec. 2. AS 11.51 is amended by adding a new section to read:

20 Sec. 11.51.110. ENDANGERING THE WELFARE OF A MINOR IN THE SECOND
21 DEGREE. (a) A person commits the crime of endangering the welfare of
22 a minor in the second degree if, being entrusted with the care of a
23 child under 13 years of age, the person with criminal negligence

24 (1) exposes the child to circumstances creating a substan-
25 tial risk of physical injury or sexual abuse; or

26 (2) exposes the child to physical injury by failing to
27 provide the child with necessary food, care, clothing, shelter, or
28 medical attention.

29 (b) Endangering the welfare of a minor in the second degree is a
S

1 class A misdemeanor.

2 * Sec. 3. AS 11.61.125(a) is amended to read:

3 (a) A person commits the crime of distribution of child pornog-
4 raphy if the person brings or causes to be brought into the state for
5 [SALE OR] distribution, or in the state distributes, or in the state
6 possesses, prepares, publishes, or prints with intent to distribute,
7 [SELL, OR EXHIBIT TO OTHERS FOR COMMERCIAL CONSIDERATION,] any water-
8 rial that visually depicts conduct described in [UNDER] AS 11.41.-
9 455(a), knowing that the production of the material involved the use
10 of a child under 18 years of age who engaged in the conduct.

11 * Sec. 4. AS 11.61.125 is amended by adding a new subsection to read:

12 (d) In this section, "distribution" includes delivering, sell-
13 ing, renting, leasing, lending, giving, circulating, exhibiting,
14 presenting, providing, and exchanging, whether or not for monetary or
15 other consideration.

16 * Sec. 5. AS 12.10.020(c) is amended to read:

17 (c) Even if the general time limitation ~~has expired~~, a prose-
18 cution under AS 11.41.410 - 11.41.460, AS 11.66.110 - 11.66.130,
19 former AS 11.41.430, or former AS 11.51.130(a)(4), for an offense
20 committed against a person under the age of 16 may be commenced within
21 one year after the crime is reported to a peace officer or the person
22 reaches the age of 16, whichever occurs first. This subsection does
23 not extend the period of limitation by more than five years.

24 * Sec. 6. AS 12.45.045(a) is repealed and reenacted to read:

25 (a) In prosecutions for the crimes of sexual assault in any de-
26 gree, sexual abuse of a minor in any degree, or unlawful exploitation
27 of a minor, or an attempt to commit any of these crimes, evidence of
28 the complaining witness' previous sexual conduct may not be admitted
29 nor reference made to it in the presence of the jury except as

CORRECTION

**THIS DOCUMENT
HAS BEEN REPHOTOGRAPHED
TO ASSURE LEGIBILITY**

1 class A misdemeanor.

2 * Sec. 3. AS 11.61.125(a) is amended to read:

3 (a) A person commits the crime of distribution of child pornog-
4 raphy if the person brings or causes to be brought into the state for
5 [SALE OR] distribution, or in the state distributes, or in the state
6 possesses, prepares, publishes, or prints with intent to distribute,
7 [SELL, OR EXHIBIT TO OTHERS FOR COMMERCIAL CONSIDERATION,] any mater-
8 ial that visually depicts conduct described in [UNDER] AS 11.41.-
9 455(a), knowing that the production of the material involved the use
10 of a child under 18 years of age who engaged in the conduct.

11 * Sec. 4. AS 11.61.125 is amended by adding a new subsection to read:

12 (d) In this section, "distribution" includes delivering, sell-
13 ing, renting, leasing, lending, giving, circulating, exhibiting,
14 presenting, providing, and exchanging, whether or not for monetary or
15 other consideration.

16 * Sec. 5. AS 12.10.020(c) is amended to read:

17 (c) Even if the general time limitation has expired, a prose-
18 cution under AS 11.41.410 - 11.41.460, AS 11.66.110 - 11.66.130,
19 former AS 11.41.430, or former AS 11.51.130(a)(4), for an offense
20 committed against a person under the age of 16 may be commenced within
21 one year after the crime is reported to a peace officer or the person
22 reaches the age of 16, whichever occurs first. This subsection does
23 not extend the period of limitation by more than five years.

24 * Sec. 6. AS 12.45.045(a) is repealed and reenacted to read:

25 (a) In prosecutions for the crimes of sexual assault in any de-
26 gree, sexual abuse of a minor in any degree, or unlawful exploitation
27 of a minor, or an attempt to commit any of these crimes, evidence of
28 the complaining witness' previous sexual conduct may not be admitted
29 nor reference made to it in the presence of the jury except as

1 provided in this section. A defendant who seeks to admit the evidence
2 for any purpose shall apply for an order of the court before the trial
3 if the evidence is sought to be introduced at trial or before the
4 preliminary hearing if the evidence is sought to be introduced at the
5 preliminary hearing, unless the defendant demonstrates that the
6 defendant, despite exercising due diligence, was unable to apply
7 before the trial or preliminary hearing. After the application is
8 made, the court shall conduct a hearing in camera to determine the
9 admissibility of the evidence. If the court finds that evidence
10 offered by the defendant regarding the sexual conduct of the complain-
11 ing witness is relevant, and that the probative value of the evidence
12 offered is not outweighed by the probability that its admission will
13 create undue prejudice, confusion of the issues, or unwarranted inva-
14 sion of the privacy of the complaining witness, the court shall issue
15 a written order stating what evidence may be introduced and the nature
16 of the questions that may be permitted. The defendant may then offer
17 evidence under the order of the court.

18 * Sec. 7. AS 47.10.010(a) is amended to read:

19 (a) Proceedings relating to a minor under 18 years of age resid-
20 ing or found in the state are governed by this chapter, except as
21 otherwise provided in this chapter, when the court finds the minor

22 (1) to be a delinquent minor as a result of violating a
23 criminal law of the state or of a municipality of the state; or

24 (2) to be a child in need of aid as a result of

25 (A) the child being habitually absent from home or
26 refusing to accept available care, or having no parent, guardian,
27 custodian or relative caring or willing to provide care, includ-
28 ing physical abandonment by

29 (i) both parents,

1 (ii) the surviving parent, or

2 (iii) one parent if the other parent's rights and
3 responsibilities have been terminated under AS 47.10.080 or
4 voluntarily relinquished;

5 (B) the child being in need of medical treatment to
6 cure, alleviate, or prevent substantial physical harm, or mental
7 harm as evidenced by failure to thrive, severe anxiety, depres-
8 sion, withdrawal, or untoward aggressive behavior or hostility
9 toward others, and the child's parents are unwilling to provide
10 the medical treatment;

11 (C) the child having suffered substantial physical
12 harm or if there is an imminent and substantial risk that the
13 child will suffer such harm as a result of the actions done by or
14 conditions created by the child's parent, guardian or custodian
15 or the failure of the parent, guardian or custodian adequately to
16 supervise the child;

17 (D) the child having been, or being in imminent and
18 substantial danger of being, sexually abused either by the
19 child's parent, guardian or custodian, or as a result of con-
20 ditions created by the child's parent, guardian or custodian, or
21 by the failure of the parent, guardian or custodian adequately to
22 supervise the child;

23 (E) the child committing delinquent acts as a result
24 of pressure, guidance, or approval from the child's parents,
25 guardian or custodian;

26 (F) the child having suffered substantial physical
27 abuse or neglect as a result of conditions created by the child's
28 parent, guardian or custodian.

29 * Sec. 8. AS 47.10.081(c) is amended to read:

1 (c) The court shall inform the child, the child's parents, [AND]
2 the attorneys representing the parties, and the guardian ad litem that
3 the predisposition report will be available to them not less than six
4 working [10] days before the disposition hearing.

5 * Sec. 9. AS 47.10.142(a) is repealed and reenacted to read:

6 (a) The Department of Health and Social Services may take emer-
7 gency custody of a minor upon discovering any of the following circum-
8 stances:

9 (1) the minor has been abandoned;

10 (2) the minor has been grossly neglected by the minor's
11 parents or guardian as "neglect" is defined in AS 47.17.070(5), and
12 the department determines that immediate removal from the minor's
13 surroundings is necessary to protect the minor's life or that immedi-
14 ate medical attention is necessary;

15 (3) the minor has been abused by a person responsible for
16 the minor's welfare, as "abuse" is defined in AS 47.17.070(1), and the
17 department determines that immediate removal from the minor's sur-
18 roundings is necessary to protect the minor's life or that immediate
19 medical attention is necessary;

20 (4) the minor has been sexually abused under circumstances
21 listed in AS 47.10.010(a)(2)(D) and the department determines that
22 immediate removal from the minor's surroundings is necessary to pro-
23 tect the minor from further sexual abuse.

24 * Sec. 10. AS 47.10.142(c) is amended to read:

25 (c) When a child is taken into custody under (a) or (b) of this
26 section, the department shall immediately, and in no event more than
27 12 hours later unless prevented by lack of communication facilities,
28 notify the parents or the person or persons having custody of the
29 child. If the department determines that continued custody is

1 necessary to protect the child, the department shall notify the court
2 of the emergency custody by filing, within 24 hours after custody was
3 assumed, [AND THE COURT OF THE ACTION AND FILE WITH THE COURT] a peti-
4 tion alleging that the child is a child in need of aid. If the de-
5 partment releases the child within 24 hours after taking the child
6 into custody and does not file a child in need of aid petition the
7 department shall, within 24 hours after releasing the child, file with
8 the court a report explaining why the child was taken into custody.

9 * Sec. 11. AS 47.10.290 is amended by adding a new paragraph to read:

10 (8) "sexual abuse" means

11 (A) conduct against a child that would constitute a
12 sexual offense under AS 11;

13 (B) the perpetrator's knowingly touching, directly or
14 through clothing, the genital area, groin, inner thighs, or
15 buttocks of a child, or causing a child to touch, directly or
16 through clothing, the genital area, groin, inner thighs, or
17 buttocks of the perpetrator or another; sexual abuse does not
18 include reasonable touching in the exercise of normal caretaker
19 responsibilities for a child or normal caretaker interactions
20 with a child or touching performed for the purpose of adminis-
21 tering a recognized and lawful form of treatment that is rea-
22 sonably adapted to promoting the physical or mental health of the
23 child; reasonable perceptions of the child that the touching is
24 sexual in nature are relevant to the determination of whether the
25 touching is sexual abuse;

26 (C) exposing the genital area, anus, breast, groin, or
27 buttocks of a child to the perpetrator or another for the sexual
28 gratification of the child, the perpetrator, or another, or
29 exposing the genital area, anus, breast, groin or buttocks of the

1 perpetrator or another to a child for the sexual gratification of
2 the child, the perpetrator, or another; reasonable perceptions of
3 the child that the exposure is sexual in nature are relevant to
4 the determination of whether the exposure is sexual abuse; or

5 (D) statements to a child that express a desire or
6 intent to have sexual contact or sexual penetration with the
7 child or encourage the child to have sexual contact or sexual
8 penetration with the perpetrator or another.

9 * Sec. 12. AS 47.17.020 is repealed and reenacted to read:

10 Sec. 47.17.020. REPORTING OF CHILD ABUSE OR NEGLECT. (a) The
11 following persons are required to report abuse or neglect of a child
12 as required in (b) and (c) of this section:

- 13 (1) practitioners of the healing arts;
- 14 (2) teachers and administrative staff members of private
15 and public schools;
- 16 (3) human services providers;
- 17 (4) peace officers, and officers of the Department of
18 Corrections;
- 19 (5) administrative officers of institutions;
- 20 (6) child care providers;
- 21 (7) custody investigators;
- 22 (8) employees and volunteers of domestic violence programs,
23 sexual assault programs, or crisis shelters;
- 24 (9) guardians and conservators.

25 (b) A person listed in (a) of this section, who in the perfor-
26 mance of the person's occupational duties has cause to believe that a
27 child has suffered harm as a result of abuse or neglect by a person
28 responsible for the child's welfare, shall promptly report the harm to
29 the nearest office of the department. If the person making a report

1 of harm under this subsection cannot reasonably contact the nearest
2 office of the department and immediate action is necessary for the
3 well-being of the child, the person shall make the report to a peace
4 officer. The peace officer shall take immediate action to protect the
5 child and shall, at the earliest opportunity, notify the nearest
6 office of the department.

7 (c) A person listed in (a) of this section, who in the perfor-
8 mance of the person's occupational duties has cause to believe that a
9 child has suffered harm as a result of abuse or neglect, shall prompt-
10 ly report the harm to the nearest law enforcement agency if the person
11 making the report (1) has cause to believe that the harm was caused by
12 a person who is not responsible for the child's welfare; or (2) is
13 unable to determine (A) who caused the harm to the child; or (B)
14 whether the person who is believed to have caused the harm has respon-
15 sibility for the child's welfare. If a person making a report under
16 this subsection cannot reasonably contact the nearest law enforcement
17 agency, and immediate action appears necessary for the well-being of
18 the child, the person shall make the report to the nearest office of
19 the department. The department shall take immediate action to protect
20 the child and shall, at the earliest opportunity, notify the nearest
21 law enforcement agency.

22 (d) This section does not prohibit the named persons from re-
23 porting cases that have come to their attention in their nonoccupa-
24 tional capacities, nor does it prohibit any other person from report-
25 ing a child's harm that the person has cause to believe is a result of
26 abuse or neglect. These reports shall be made to the nearest office
27 of the department or to the nearest law enforcement agency in the
28 manner set out in (b) and (c) of this section.

29 * Sec. 13. AS 47.17 is amended by adding a new section to read:

1 Sec. 47.17.023. REPORTS REGARDING CHILD PORNOGRAPHY. A person
2 who, in the course of processing or producing visual or printed mat-
3 ter, either privately or commercially, has reason to believe that the
4 matter visually depicts a minor engaged in conduct described in
5 AS 11.41.455(a) shall promptly report this to the nearest law enforce-
6 ment agency. The person shall allow law enforcement agents access to
7 the material and provide the law enforcement agency with all informa-
8 tion known about the origin of the matter.

9 * Sec. 14. AS 47.17.025 is repealed and reenacted to read:

10 Sec. 47.17.025. DUTIES OF PUBLIC AUTHORITIES. (a) After re-
11 ceiving a report of harm to a child resulting from abuse or neglect by
12 a person responsible for the child's welfare, a law enforcement agency
13 shall immediately notify the Department of Health and Social Services
14 and the Department of Law. The Department of Health and Social Ser-
15 vices shall investigate the report and, within 72 hours after receiv-
16 ing the report, shall provide a written report of its investigation to
17 the Department of Law for review. If after a preliminary investiga-
18 tion the Department of Health and Social Services determines that the
19 harm was not caused by a member of the child's family, the department
20 shall so notify the Department of Law.

21 (b) A report of harm to a child from abuse or neglect required
22 from the department by this section must include:

- 23 (1) the names and addresses of the child and the child's
24 parents or other persons responsible for the child's care, if known;
25 (2) the age and sex of the child;
26 (3) the nature and extent of the harm to the child;
27 (4) the name and age and address of the person known or
28 believed to be responsible for the harm to the child, if known;
29 (5) information that the department believes may be helpful

1 in establishing the identity of the person believed to have caused the
2 harm to the child.

3 * Sec. 15. AS 47.17.040(b) is amended to read:

4 (b) Investigation reports and reports of harm filed under this
5 chapter are considered confidential and are not subject to public
6 inspection and copying under AS 09.25.110 and 09.25.120. However, in
7 accordance with department regulations, investigation reports may be
8 used by appropriate governmental agencies with child-protection func-
9 tions, inside and outside the state [ALASKA], in connection with
10 investigations or civil or criminal [JUDICIAL] proceedings involving
11 [CHILD] abuse, neglect, or child custody. A person, not acting in
12 accordance with department regulations, who makes public information
13 contained in confidential reports is guilty of a misdemeanor.

14 * Sec. 16. AS 47.17.050 is amended to read:

15 Sec. 47.17.050. IMMUNITY. A person who, in good faith, makes a
16 report under this chapter, or who participates in civil or criminal
17 [JUDICIAL] proceedings related to the submission of reports under this
18 chapter, is immune from any civil or criminal liability that [WHICH]
19 might otherwise be incurred or imposed.

20 * Sec. 17. AS 47.17.064 is repealed and reenacted to read:

21 Sec. 47.17.064. PHOTOGRAPHS AND X-RAYS. The department or a
22 practitioner of the healing arts may, without the permission of the
23 parents, guardian, or custodian, take the following actions with
24 regard to a child believed to have suffered physical harm as a result
25 of abuse or neglect:

26 (1) take or have taken photographs of the areas of trauma
27 visible on the child; and

28 (2) if medically indicated, have a radiological examination
29 of the child performed by a person who is licensed to administer a

1 radiological examination.

2 * Sec. 18. AS 47.17.068 is repealed and reenacted to read:

3 Sec. 47.17.068. PENALTY FOR FAILURE TO REPORT. A person
4 who knowingly fails or refuses to report as required under AS 47.17.-
5 009 or 47.17.023 is guilty of a class B misdemeanor.

6 * Sec. 19. AS 47.17 is amended by adding a new section to read:

7 Sec. 47.17.069. PROTECTIVE INJUNCTIONS. (a) The attorney
8 general may bring an action to enjoin or limit a person from contact
9 with a child not related to the person if the person

10 (1) has sexually abused a child;

11 (2) has physically abused a child;

12 (3) has failed without lawful excuse to provide necessary
13 food, care, clothing, shelter, supervision, or medical attention for a
14 child entrusted to the care of the person; or

15 (4) otherwise constitutes a substantial danger to the
16 mental, emotional, or physical welfare of a child.

17 (b) The court may grant an order in the form that is best suited
18 to protect a child from harm based upon the facts of the case. This
19 section does not limit the authority of the attorney general or the
20 court to act to protect a child.

21 * Sec. 20. AS 47.17.070(1) is amended to read:

22 (1) "[CHILD] abuse [OR NEGLECT]" means [THE] physical
23 injury [OR NEGLECT], sexual abuse, sexual exploitation, or maltreat-
24 ment of a child [UNDER THE AGE OF 18 BY A PERSON WHO IS RESPONSIBLE
25 FOR THE CHILD'S WELFARE] under circumstances that [WHICH] indicate
26 that the child's health or welfare is harmed or threatened thereby;

27 * Sec. 21. AS 47.17.070(6) is amended to read:

28 (6) "practitioner of the healing arts" includes chiroprac-
29 tors, dental hygienists, dentists, health aides, nurses, nurse

1 practitioners, optometrists, osteopaths, physical therapists, physi-
2 cians, physician's assistants, psychiatrists, psychologists, psycho-
3 logical associates, religious healing practitioners, and surgeons;

4 * Sec. 22. AS 47.17.070(7) is repealed and reenacted to read:

5 (7) "sexual exploitation" means

6 (A) permitting, encouraging, inducing, or employing a
7 child to engage in prostitution or in the promotion of prosti-
8 tution as set out in AS 11.66.100 - 11.66.150; or

9 (B) engaging in conduct described in AS 11.41.455;

10 * Sec. 23. AS 47.17.070 is amended by adding new paragraphs to read:

11 (8) "child care provider" means an adult individual, or an
12 employee or volunteer of an organization, who provides care and super-
13 vision to a child;

14 (9) "human services provider" includes an individual human
15 services provider, a social worker, and an employee or volunteer of a
16 human services organization, such as a social service, youth service,
17 mental health, or substance abuse agency, or a shelter for runaway or
18 homeless youth;

19 (10) "organization" means a group or entity that provides
20 care and supervision to a child not related to the caregiver, and
21 includes a child care facility, pre-elementary school, head start
22 center, child foster home, residential child care facility, recreation
23 program, children's camp, and children's club;

24 (11) "person responsible for the child's welfare" means the
25 child's parent, guardian, foster parent, a person responsible for the
26 child's care at the time of the alleged abuse or neglect, or a person
27 responsible for the child's welfare in a public or private residential
28 agency or institution.

29 * Sec. 24. AS 47.35.070 is amended to read:

1 Sec. 47.35.070. VIOLATIONS. A person who violates a provision
2 of this chapter [AS 47.35.010 - 47.35.100] or a regulation adopted
3 under this chapter [AS 47.35.010 - 47.35.100] is guilty of a class B
4 misdemeanor [, AND UPON CONVICTION IS PUNISHABLE BY A FINE OF NOT MORE
5 THAN \$200].

6 * Sec. 25. AS 47.35.070 is amended by adding a new subsection to read:

7 (b) The department may by regulation devise a system of civil
8 enforcement. The system may employ civil penalties not to exceed \$200
9 for each day during which one or more violations of a licensing stat-
10 ute or licensing regulation occurs. The imposition of a civil penalty
11 does not prevent prosecution and sentence for a criminal offense.
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29

Offered: 4/3/85
Referred: Judiciary

Original sponsor: Health, Education and
Social Services Committee

1 IN THE SENATE

BY THE HEALTH, EDUCATION AND
SOCIAL SERVICES COMMITTEE

2 CS FOR SENATE BILL NO. 243 (HESS)

3 IN THE LEGISLATURE OF THE STATE OF ALASKA

4 FOURTEENTH LEGISLATURE - FIRST SESSION

5 A BILL

6 For an Act entitled: "An Act relating to the protection of children; and
7 amending Rules 504 and 505, Alaska Rules of Evi-
8 dence."

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

10 * Section 1. AS 11.51.100 is amended to read:

11 Sec. 11.51.100. ENDANGERING THE WELFARE OF A MINOR IN THE FIRST
12 DEGREE. (a) A person commits the crime of endangering the welfare of
13 a minor in the first degree if, being a parent, guardian, or other
14 person legally charged with the care of a child under 13 [10] years of
15 age, the person intentionally deserts the child in any place under
16 circumstances creating a substantial risk of physical injury to the
17 child.

18 (b) Endangering the welfare of a minor in the first degree is a
19 class C felony.

20 * Sec. 2. AS 11.51 is amended by adding a new section to read:

21 Sec. 11.51.110. ENDANGERING THE WELFARE OF A MINOR IN THE SECOND
22 DEGREE. (a) A person commits the crime of endangering the welfare of
23 a minor in the second degree if, being entrusted with the care of a
24 child under 13 years of age, the person with criminal negligence

25 (1) exposes the child to circumstances creating a substan-
26 tial risk of physical injury or sexual abuse; or

27 (2) exposes the child to physical injury by failing to
28 provide the child with necessary food, care, clothing, shelter, or
29 medical attention.
S

1 (b) Endangering the welfare of a minor in the second degree is a
2 class A misdemeanor.

3 * Sec. 3. AS 11.61.125(a) is amended to read:

4 (a) A person commits the crime of distribution of child pornog-
5 raphy if the person brings or causes to be brought into the state for
6 [SALE OR] distribution, or in the state distributes, or in the state
7 possesses, prepares, publishes, or prints with intent to distribute,
8 [SELL, OR EXHIBIT TO OTHERS FOR COMMERCIAL CONSIDERATION,] any mater-
9 ial that visually depicts conduct described in [UNDER] AS 11.41.-
10 455(a), knowing that the production of the material involved the use
11 of a child under 18 years of age who engaged in the conduct.

12 * Sec. 4. AS 11.61.125 is amended by adding a new subsection to read:

13 (d) In this section, "distribution" includes delivering, sell-
14 ing, renting, leasing, lending, giving, circulating, exhibiting,
15 presenting, providing, and exchanging, whether or not for monetary or
16 other consideration.

17 * Sec. 5. AS 12.10.020(c) is amended to read:

18 (c) Even if the general time limitation has expired, a prose-
19 cution under AS 11.41.410 - 11.41.460, AS 11.66.110 - 11.66.130,
20 former AS 11.41.430, or former AS 11.51.130(a)(4), for an offense
21 committed against a person under the age of 16 may be commenced within
22 one year after the crime is reported to a peace officer or the person
23 reaches the age of 16, whichever occurs first. This subsection does
24 not extend the period of limitation by more than five years.

25 * Sec. 6. AS 12.45.045(a) is amended to read:

26 Sec. 12.45.045. EVIDENCE OF PAST SEXUAL CONDUCT IN TRIALS FOR
27 SEXUAL OFFENSES [OF RAPE AND ASSAULT WITH INTENT TO COMMIT RAPE]. (a)
28 In prosecutions for the crimes [CRIME] of sexual assault in any de-
29 gree, sexual abuse of a minor in any degree, or unlawful exploitation

1 of a minor, or an attempt to commit any of these crimes [SEXUAL AS-
2 SAULT IN ANY DEGREE], evidence of the complaining witness' previous
3 sexual conduct may [SHALL] not be admitted nor reference made to it in
4 the presence of the jury except as provided in this section. When the
5 defendant seeks to admit the evidence for any purpose, the defendant
6 may apply for an order of the court at any time before or during the
7 trial or preliminary hearing. After the application is made, the
8 court shall conduct a hearing in camera to determine the admissibility
9 of the evidence. If the court finds that evidence offered by the
10 defendant regarding the sexual conduct of the complaining witness is
11 relevant, and that the probative value of the evidence offered is not
12 outweighed by the probability that its admission will create undue
13 prejudice, confusion of the issues, or unwarranted invasion of the
14 privacy of the complaining witness, the court shall make an order
15 stating what evidence may be introduced and the nature of the ques-
16 tions that may [WHICH SHALL] be permitted. The defendant may then
17 offer evidence under the order of the court.

18 * Sec. 7. AS 47.10.081(c) is amended to read:

19 (c) The court shall inform the child, the child's parents, [AND]
20 the attorneys representing the parties, and the guardian ad litem that
21 the predisposition report will be available to them not less than six
22 working [10] days before the disposition hearing.

23 * Sec. 8. AS 47.10.142(a) is repealed and reenacted to read:

24 (a) The Department of Health and Social Services may take emer-
25 gency custody of a minor upon discovering any of the following circum-
26 stances:

27 (1) the minor has been abandoned;

28 (2) the minor has been grossly neglected by the minor's
29 parents or guardian as "neglect" is defined in AS 47.17.070(5), and

1 the department determines that immediate removal from the minor's
2 surroundings is necessary to protect the minor's life or that immedi-
3 ate medical attention is necessary;

4 (3) the minor has been abused by a person responsible for
5 the minor's welfare, as "abuse" is defined in AS 47.17.070(1), and the
6 department determines that immediate removal from the minor's
7 surroundings is necessary to protect the minor's life or that immedi-
8 ate medical attention is necessary;

9 (4) the minor has been sexually abused under circumstances
10 listed in AS 47.10.010(a)(2)(D).

11 * Sec. 9. AS 47.10.142(c) is amended to read:

12 (c) When a child is taken into custody under (a) or (b) of this
13 section, the department shall immediately, and in no event more than
14 12 hours later unless prevented by lack of communication facilities,
15 notify the parents or the person or persons having custody of the
16 child. If the department determines that continued custody is neces-
17 sary to protect the child, the department shall notify the court of
18 the emergency custody by filing, within 24 hours after custody was
19 assumed [AND THE COURT OF THE ACTION AND FILE WITH THE COURT] a peti-
20 tion alleging that the child is a child in need of aid.

21 * Sec. 10. AS 47.10.290 is amended by adding a new paragraph to read:

22 (8) "sexual abuse" means

23 (A) conduct against a child that would constitute a
24 sexual offense under AS 11;

25 (B) the perpetrator's knowingly touching, directly or
26 through clothing, the genital area, groin, inner thighs, or
27 buttocks of a child, or causing a child to touch, directly or
28 through clothing, the genital area, groin, inner thighs, or
29 buttocks of the perpetrator or another; sexual abuse does not

1 include reasonable touching in the exercise of normal caretaker
2 responsibilities for a child or normal caretaker interactions
3 with a child or touching performed for the purpose of adminis-
4 tering a recognized and lawful form of treatment that is rea-
5 sonably adapted to promoting the physical or mental health of the
6 child;

7 (C) exposing the genital area, anus, breast, groin, or
8 buttocks of a child to the perpetrator or another for the sexual
9 gratification of the child, the perpetrator, or another, or
10 exposing the genital area, anus, breast, groin or buttocks of the
11 perpetrator or another to a child for the sexual gratification of
12 the child, the perpetrator, or another; or

13 (D) statements to a child that express a desire or
14 intent to have sexual contact or sexual penetration with the
15 child or encourage the child to have sexual contact or sexual
16 penetration with the perpetrator or another.

17 * Sec. 11. AS 47.17.010 is amended to read:

18 Sec. 47.17.010. PURPOSE. In order to protect children whose
19 health and well-being may be adversely affected through the inflic-
20 tion, by other than accidental means, of harm through physical injury.
21 [ABUSE OR] neglect, [OR] sexual abuse, or sexual exploitation, the
22 legislature requires the reporting of these cases by practitioners of
23 the healing arts and others to the appropriate public authorities. It
24 is the intent of the legislature that, as a result of these reports,
25 protective services will be made available in an effort to prevent
26 further harm to the child, to safeguard and enhance the general well-
27 being of the children in this state, and to preserve family life
28 whenever preserving it is in the best interests of the child [POS-
29 SIBLE].

1 * Sec. 12. AS 47.17.020 is repealed and reenacted to read:

2 Sec. 47.17.020. REPORTING OF CHILD ABUSE OR NEGLECT. (a) The
3 following persons are required to report abuse or neglect of a child
4 as required in (b) and (c) of this section:

- 5 (1) practitioners of the healing arts;
6 (2) employees and volunteers of private and public schools;
7 (3) human services providers;
8 (4) peace officers, and officers of the Department of
9 Corrections;
10 (5) administrative officers of institutions;
11 (6) child care providers;
12 (7) counselors;
13 (8) court investigators;
14 (9) employees and volunteers of domestic violence programs,
15 sexual assault programs, or crisis shelters;
16 (10) guardians and conservators.

17 (b) A person listed in (a) of this section, who in the perfor-
18 mance of the person's occupational duties has cause to believe that a
19 child has suffered harm as a result of abuse or neglect by a person
20 responsible for the child's welfare, shall promptly report the harm to
21 the nearest office of the department. If the person making a report
22 of harm under this subsection cannot reasonably contact the nearest
23 office of the department and immediate action is necessary for the
24 well-being of the child, the person shall make the report to a peace
25 officer. The peace officer shall take immediate action to protect the
26 child and shall, at the earliest opportunity, notify the nearest
27 office of the department.

28 (c) A person listed in (a) of this section, who in the perfor-
29 mance of the person's occupational duties has cause to believe that a

1 child has suffered harm as a result of abuse or neglect, shall promptly
2 ly report the harm to the nearest law enforcement agency if the person
3 making the report (1) has cause to believe that the harm was caused by
4 a person who is not responsible for the child's welfare; or (2) is
5 unable to determine (A) who caused the harm to the child; or (B)
6 whether the person who is believed to have caused the harm has respon-
7 sibility for the child's welfare. If a person making a report under
8 this subsection cannot reasonably contact the nearest law enforcement
9 agency, and immediate action appears necessary for the well-being of
10 the child, the person shall make the report to the nearest office of
11 the department. The department shall take immediate action to protect
12 the child and shall, at the earliest opportunity, notify the nearest
13 law enforcement agency.

14 (d) This section does not prohibit the named persons from re-
15 porting cases that have come to their attention in their nonoccupa-
16 tional capacities, nor does it prohibit any other person from report-
17 ing a child's harm that the person has cause to believe is a result of
18 abuse or neglect. These reports shall be made to the nearest office
19 of the department or to the nearest law enforcement agency in the
20 manner set out in (b) and (c) of this section.

21 * Sec. 13. AS 47.17 is amended by adding a new section to read:

22 Sec. 47.17.023. REPORTS REGARDING CHILD PORNOGRAPHY. A person
23 who, in the course of processing or producing visual or printed mat-
24 ter, either privately or commercially, has reason to believe that the
25 matter visually depicts a minor engaged in conduct described in
26 AS 11.41.455(a) shall promptly report this to the nearest law enforce-
27 ment agency. The person shall allow law enforcement agents access to
28 the material and provide the law enforcement agency with all
29 information known about the origin of the matter.

1 * Sec. 14. AS 47.17.025 is repealed and reenacted to read:

2 Sec. 47.17.025. DUTIES OF PUBLIC AUTHORITIES. (a) After re-
3 ceiving a report of harm to a child resulting from abuse or neglect by
4 a person responsible for the child's welfare, a law enforcement agency
5 shall immediately notify the Department of Health and Social Services
6 and the Department of Law. The Department of Health and Social Ser-
7 vices shall investigate the report and, within 72 hours after receiv-
8 ing the report, shall provide a written report of its investigation to
9 the Department of Law for review. If after a preliminary investiga-
10 tion the Department of Health and Social Services determines that the
11 harm was not caused by a member of the child's family, the department
12 shall so notify the Department of Law.

13 (b) A report of harm to a child from abuse or neglect required
14 from the department by this section must include:

15 (1) the names and addresses of the child and the child's
16 parents or other persons responsible for the child's care, if known;

17 (2) the age and sex of the child;

18 (3) the nature and extent of the harm to the child;

19 (4) the name and age and address of the person known or
20 believed to be responsible for the harm to the child, if known;

21 (5) information that the department believes may be helpful
22 in establishing the identity of the person believed to have caused the
23 harm to the child.

24 * Sec. 15. AS 47.17.040(b) is amended to read:

25 (b) Investigation reports and reports of harm filed under this
26 chapter are considered confidential and are not subject to public
27 inspection and copying under AS 09.25.110 and 09.25.120. However, in
28 accordance with department regulations, investigation reports may be
29 used by appropriate governmental agencies with child-protection

1 functions, inside and outside the state [ALASKA], in connection with
2 investigations or civil or criminal [JUDICIAL] proceedings involving
3 [CHILD] abuse, neglect, or child custody. A person, not acting in
4 accordance with department regulations, who makes public information
5 contained in confidential reports is guilty of a misdemeanor.

6 * Sec. 16. AS 47.17.050 is amended to read:

7 Sec. 47.17.050. IMMUNITY. A person who, in good faith, makes a
8 report under this chapter, or who participates in civil or criminal
9 [JUDICIAL] proceedings related to the submission of reports under this
10 chapter, is immune from any civil or criminal liability that [WHICH]
11 might otherwise be incurred or imposed.

12 * Sec. 17. AS 47.17.060 is repealed and reenacted to read:

13 Sec. 47.17.060. EVIDENCE NOT PRIVILEGED. In a civil or criminal
14 proceeding related to a report under this chapter, no privilege is a
15 ground for excluding evidence regarding a child's harm, or its cause,
16 except

- 17 (1) the attorney-client privilege;
18 (2) the psychotherapist-patient privilege; and
19 (3) the clergyman privilege.

20 * Sec. 18. AS 47.17.064 is repealed and reenacted to read:

21 Sec. 47.17.064. PHOTOGRAPHS AND X-RAYS. The department or a
22 practitioner of the healing arts may, without the permission of the
23 parents, guardian, or custodian, take the following actions with
24 regard to a child believed to have suffered physical harm as a result
25 of abuse or neglect:

26 (1) take or have taken photographs of the areas of trauma
27 visible on the child; and

28 (2) if medically indicated, have a radiological examination
29 of the child performed by a person who is licensed to administer a

1 radiological examination.

2 * Sec. 19. AS 47.17.068 is repealed and reenacted to read:

3 Sec. 47.17.068. PENALTY FOR FAILURE TO REPORT. A person
4 who knowingly fails or refuses to report as required under AS 47.17.-
5 020 or 47.17.023 is guilty of a class B misdemeanor.

6 * Sec. 20. AS 47.17 is amended by adding a new section to read:

7 Sec. 47.17.069. PROTECTIVE INJUNCTIONS. (a) The attorney
8 general may bring an action to enjoin or limit a person from contact
9 with a child not related to the person if the person

10 (1) has sexually abused a child;

11 (2) has physically abused a child;

12 (3) has failed without lawful excuse to provide necessary
13 food, care, clothing, shelter, supervision, or medical attention for a
14 child entrusted to the care of the person; or

15 (4) otherwise constitutes a substantial danger to the
16 mental, emotional, or physical welfare of a child.

17 (b) The court may grant an order in the form that is best suited
18 to protect a child from harm based upon the facts of the case. This
19 section does not limit the authority of the attorney general or the
20 court to act to protect a child.

21 * Sec. 21. AS 47.17.070(1) is amended to read:

22 (1) "[CHILD] abuse [OR NEGLECT]" means [THE] physical
23 injury [OR NEGLECT], sexual abuse, sexual exploitation, or maltreat-
24 ment of a child [UNDER THE AGE OF 18 BY A PERSON WHO IS RESPONSIBLE
25 FOR THE CHILD'S WELFARE] under circumstances that [WHICH] indicate
26 that the child's health or welfare is harmed or threatened thereby;

27 * Sec. 22. AS 47.17.070(6) is amended to read:

28 (6) "practitioner of the healing arts" includes chiroprac-
29 tors, dental hygienists, dentists, health aides, nurses, nurse

1 practitioners, optometrists, osteopaths, physical therapists, physi-
2 cians, physician's assistants, psychiatrists, psychologists, psycho-
3 logical associates, religious healing practitioners, and surgeons;

4 * Sec. 23. AS 47.17.070(7) is repealed and reenacted to read:

5 (7) "sexual exploitation" means

6 (A) permitting, encouraging, inducing, or employing a
7 child to engage in prostitution or in the promotion of prosti-
8 tution as set out in AS 11.66.100 - 11.66.150; or

9 (B) engaging in conduct described in AS 11.41.455;

10 * Sec. 24. AS 47.17.070 is amended by adding new paragraphs to read:

11 (8) "child care provider" means an adult individual, or an
12 employee or volunteer of an organization, who provides care and super-
13 vision to a child;

14 (9) "human services provider" includes an individual human
15 services provider, and an employee or volunteer of a human services
16 organization, such as a social service, youth service, mental health,
17 or substance abuse agency, or a shelter for runaway or homeless youth;

18 (10) "organization" means a group or entity that provides
19 care and supervision to a child not related to the caregiver, and
20 includes a child care facility, pre-elementary school, head start
21 center, child foster home, residential child care facility, recreation
22 program, children's camp, and children's club;

23 (11) "person responsible for the child's welfare" means the
24 child's parent, guardian, foster parent, a person responsible for the
25 child's care at the time of the alleged abuse or neglect, or a person
26 responsible for the child's welfare in a public or private residential
27 agency or institution.

28 * Sec. 25. AS 47.35.070 is amended to read:

29 Sec. 47.35.070. VIOLATIONS. A person who violates a provision

1 of this chapter [AS 47.35.010 - 47.35.100] or a regulation adopted
2 under this chapter [AS 47.35.010 - 47.35.100] is guilty of a class B
3 misdemeanor [, AND UPON CONVICTION IS PUNISHABLE BY A FINE OF NOT MORE
4 THAN \$200].

5 * Sec. 26. AS 47.35.070 is amended by adding a new subsection to read:

6 (b) The department may by regulation devise a system of civil
7 enforcement. The system may employ civil penalties not to exceed \$200
8 for each day during which one or more violations of a licensing stat-
9 ute or licensing regulation occurs. The imposition of a civil penalty
10 does not prevent prosecution and sentence for a criminal offense.

11 * Sec. 27. AS 47.17.060, as repealed and reenacted in sec. 17 of this
12 Act, has the effect of changing Rules 504 and 505, Alaska Rules of Evi-
13 dence, by preventing the application in civil or criminal cases of certain
14 privileges specified in those rules to evidence obtained through reports
15 made under AS 47.17.

Introduced: 3/20/85
Referred: Health, Education & Social Services
and Judiciary

BY THE HEALTH, EDUCATION AND
SOCIAL SERVICES COMMITTEE

1 IN THE SENATE

2 SENATE BILL NO. 243

3 IN THE LEGISLATURE OF THE STATE OF ALASKA

4 FOURTEENTH LEGISLATURE - FIRST SESSION

5 A BILL

6 For an Act entitled: "An Act relating to the protection of children."

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

8 * Section 1. AS 11.51.100 is amended to read:

9 Sec. 11.51.100. ENDANGERING THE WELFARE OF A MINOR IN THE FIRST
10 DEGREE. (a) A person commits the crime of endangering the welfare of
11 a minor in the first degree if, being a parent, guardian, or other
12 person legally charged with the care of a child under 13 [10] years of
13 age, the person intentionally deserts the child in any place under
14 circumstances creating a substantial risk of physical injury to the
15 child.

16 (b) Endangering the welfare of a minor in the first degree is a
17 class C felony.

18 * Sec. 2. AS 11.51 is amended by adding a new section to read:

19 Sec. 11.51.110. ENDANGERING THE WELFARE OF A MINOR IN THE SECOND
20 DEGREE. (a) A person commits the crime of endangering the welfare of
21 a minor in the second degree if, being entrusted with the care of a
22 child under 13 years of age, the person with criminal negligence

23 (1) exposes the child to circumstances creating a substan-
24 tial risk of physical injury or sexual abuse; or

25 (2) exposes the child to physical injury by failing to
26 provide the child with necessary food, care, clothing, shelter, or
27 medical attention.

28 (b) Endangering the welfare of a minor in the second degree is a
29 class A misdemeanor.
S

1 * Sec. 3. AS 11.61.125(a) is amended to read:

2 (a) A person commits the crime of distribution of child pornog-
3 raphy if the person brings or causes to be brought into the state for
4 [SALE OR] distribution, or in the state distributes, or in the state
5 possesses, prepares, publishes, or prints with intent to distribute,
6 [SELL, OR EXHIBIT TO OTHERS FOR COMMERCIAL CONSIDERATION,] any mater-
7 ial that visually depicts conduct described in [UNDER] AS 11.41.-
8 455(a), knowing that the production of the material involved the use
9 of a child under 18 years of age who engaged in the conduct.

10 * Sec. 4. AS 11.61.125 is amended by adding a new subsection to read:

11 (d) In this section, "distribution" includes delivering, sell-
12 ing, renting, leasing, lending, giving, circulating, exhibiting,
13 presenting, providing, and exchanging, whether or not for monetary or
14 other consideration.

15 * Sec. 5. AS 12.10.020(c) is amended to read:

16 (c) Even if the general time limitation has expired, a prose-
17 cution under AS 11.41.410 - 11.41.460, AS 11.66.110 - 11.66.130,
18 former AS 11.41.430, or former AS 11.51.130(a)(4), for an offense
19 committed against a person under the age of 16 may be commenced within
20 one year after the crime is reported to a peace officer or the person
21 reaches the age of 16, whichever occurs first. This subsection does
22 not extend the period of limitation by more than five years.

23 * Sec. 6. AS 12.45.045(a) is amended to read:

24 Sec. 12.45.045. EVIDENCE OF PAST SEXUAL CONDUCT IN TRIALS FOR
25 SEXUAL OFFENSES [OF RAPE AND ASSAULT WITH INTENT TO COMMIT RAPE]. (a)
26 In prosecutions for the crimes [CRIME] of sexual assault in any de-
27 gree, sexual abuse of a minor in any degree, or unlawful exploitation
28 of a minor, or an attempt to commit any of these crimes [SEXUAL AS-
29 SAULT IN ANY DEGREE], evidence of the complaining witness' previous

1 sexual conduct may [SHALL] not be admitted nor reference made to it in
2 the presence of the jury except as provided in this section. When the
3 defendant seeks to admit the evidence for any purpose, the defendant
4 may apply for an order of the court at any time before or during the
5 trial or preliminary hearing. After the application is made, the
6 court shall conduct a hearing in camera to determine the admissibility
7 of the evidence. If the court finds that evidence offered by the
8 defendant regarding the sexual conduct of the complaining witness is
9 relevant, and that the probative value of the evidence offered is not
10 outweighed by the probability that its admission will create undue
11 prejudice, confusion of the issues, or unwarranted invasion of the
12 privacy of the complaining witness, the court shall make an order
13 stating what evidence may be introduced and the nature of the ques-
14 tions that may [WHICH SHALL] be permitted. The defendant may then
15 offer evidence under the order of the court.

16 * Sec. 7. AS 47.10.081(c) is amended to read:

17 (c) The court shall inform the child, the child's parents, [AND]
18 the attorneys representing the parties, and the guardian ad litem that
19 the predisposition report will be available to them not less than six
20 working [10] days before the disposition hearing.

21 * Sec. 8. AS 47.10.142(a) is repealed and reenacted to read:

22 (a) The Department of Health and Social Services may take emer-
23 gency custody of a minor upon discovering any of the following circum-
24 stances:

25 (1) the minor has been abandoned;

26 (2) the minor has been grossly neglected by the minor's
27 parents or guardian as "neglect" is defined in AS 47.17.070(5), and
28 the department determines that immediate removal from the minor's
29 surroundings is necessary to protect the minor's life or that

1 immediate medical attention is necessary;

2 (3) the minor has been abused by a person responsible for
3 the child's welfare , as "abuse" is defined in AS 47.17.070(1), and
4 the department determines that immediate removal from the minor's
5 surroundings is necessary to protect the minor's life or that immedi-
6 ate medical attention is necessary.

7 * Sec. 9. AS 47.10.142(c) is amended to read:

8 (c) When a child is taken into custody under (a) or (b) of this
9 section, the department shall immediately, and in no event more than
10 12 hours later unless prevented by lack of communication facilities,
11 notify the parents or the person or persons having custody of the
12 child. If the department determines that continued custody is neces-
13 sary to protect the child, the department shall notify the court of
14 the emergency custody by filing, within 24 hours after custody was
15 assumed [AND THE COURT OF THE ACTION AND FILE WITH THE COURT] a peti-
16 tion alleging that the child is a child in need of aid.

17 * Sec. 10. AS 47.10.290 is amended by adding a new paragraph to read:

18 (8) "sexual abuse" means

19 (A) conduct against a child that would constitute a
20 sexual offense under AS 11;

21 (B) the perpetrator's knowingly touching, directly or
22 through clothing, the genital area, groin, inner thighs, or
23 buttocks of a child, or causing a child to touch, directly or
24 through clothing, the genital area, groin, inner thighs, or
25 buttocks of the perpetrator or another; sexual abuse does not
26 include reasonable touching in the exercise of normal caretaker
27 responsibilities for a child or normal caretaker interactions
28 with a child or touching performed for the purpose of adminis-
29 tering a recognized and lawful form of treatment that is

1 reasonably adapted to promoting the physical or mental health of
2 the child;

3 (C) exposing the genital area, anus, breast, groin, or
4 buttocks of a child to the perpetrator or another for the sexual
5 gratification of the child, the perpetrator, or another, or
6 exposing the genital area, anus, breast, groin or buttocks of the
7 perpetrator or another to a child for the sexual gratification of
8 the child, the perpetrator, or another; or

9 (D) statements to a child that express a desire or
10 intent to have sexual contact or sexual penetration with the
11 child or encourage the child to have sexual contact or sexual
12 penetration with the perpetrator or another.

13 * Sec. 11. AS 47.17.010 is amended to read:

14 Sec. 47.17.010. PURPOSE. In order to protect children whose
15 health and well-being may be adversely affected through the inflic-
16 tion, by other than accidental means, of harm through physical injury,
17 [ABUSE OR] neglect, [OR] sexual abuse, or sexual exploitation, the
18 legislature requires the reporting of these cases by practitioners of
19 the healing arts and others to the appropriate public authorities. It
20 is the intent of the legislature that, as a result of these reports,
21 protective services will be made available in an effort to prevent
22 further harm to the child, to safeguard and enhance the general well-
23 being of the children in this state, and to preserve family life
24 whenever preserving it is in the best interests of the child [POS-
25 SIBLE].

26 * Sec. 12. AS 47.17.020 is repealed and reenacted to read:

27 Sec. 47.17.020. REPORTING OF CHILD ABUSE OR NEGLECT. (a) The
28 following persons are required to report abuse or neglect of a child
29 as required in (b) and (c) of this section:

- 1 (1) practitioners of the healing arts;
- 2 (2) employees and volunteers of private and public schools;
- 3 (3) human services providers;
- 4 (4) peace officers, and officers of the Department of
- 5 Corrections;
- 6 (5) administrative officers of institutions;
- 7 (6) child care providers;
- 8 (7) counselors, including church counselors and therapists,
- 9 whether licensed or not;
- 10 (8) court investigators;
- 11 (9) employees and volunteers of domestic violence programs,
- 12 sexual assault programs, or crisis shelters.

13 (b) A person listed in (a) of this section, who in the perfor-
14 mance of the person's occupational duties has cause to believe that a
15 child has suffered harm as a result of abuse or neglect by a person
16 responsible for the child's welfare, shall promptly report the harm to
17 the nearest office of the department. If the person making a report
18 of harm under this subsection cannot reasonably contact the nearest
19 office of the department and immediate action is necessary for the
20 well-being of the child, the person shall make the report to a peace
21 officer. The peace officer shall take immediate action to protect the
22 child and shall, at the earliest opportunity, notify the nearest
23 office of the department.

24 (c) A person listed in (a) of this section, who in the perfor-
25 mance of the person's occupational duties has cause to believe that a
26 child has suffered harm as a result of abuse or neglect, shall prompt-
27 ly report the harm to the nearest law enforcement agency if the person
28 making the report (1) has cause to believe that the harm was caused by
29 a person who is not responsible for the child's welfare; or (2) is

1 unable to determine (A) who caused the harm to the child; or (B)
2 whether the person who is believed to have caused the harm has respon-
3 sibility for the child's welfare. If a person making a report under
4 this subsection cannot reasonably contact the nearest law enforcement
5 agency, and immediate action appears necessary for the well-being of
6 the child, the person shall make the report to the nearest office of
7 the department. The department shall take immediate action to protect
8 the child and shall, at the earliest opportunity, notify the nearest
9 law enforcement agency.

10 (d) This section does not prohibit the named persons from re-
11 porting cases that have come to their attention in their nonoccupa-
12 tional capacities, nor does it prohibit any other person from report-
13 ing a child's harm that the person has cause to believe is a result of
14 abuse or neglect. These reports shall be made to the nearest office
15 of the department or to the nearest law enforcement agency in the
16 manner set out in (b) and (c) of this section.

17 * Sec. 13. AS 47.17 is amended by adding a new section to read:

18 Sec. 47.17.023. REPORTS REGARDING CHILD PORNOGRAPHY. A person
19 who, in the course of processing or producing visual or printed
20 matter, either privately or commercially, has reason to believe that
21 the matter visually depicts a minor engaged in conduct described in
22 AS 11.41.455(a) shall promptly report this to the nearest law enforce-
23 ment agency. The person shall provide copies of the material to the
24 law enforcement agency along with all information known about the
25 origin of the matter.

26 * Sec. 14. AS 47.17.025 is repealed and reenacted to read:

27 Sec. 47.17.025. DUTIES OF PUBLIC AUTHORITIES. (a) After re-
28 ceiving a report of harm to a child resulting from abuse or neglect by
29 a person responsible for the child's welfare, a law enforcement agency

1 shall immediately notify the Department of Health and Social Services
2 and the Department of Law. The Department of Health and Social Ser-
3 vices shall investigate the report and, within 72 hours after receiv-
4 ing the report, shall provide a written report of its investigation to
5 the Department of Law for review. If after a preliminary investiga-
6 tion the Department of Health and Social Services determines that the
7 harm was not caused by a member of the child's family, the department
8 shall so notify the Department of Law.

9 (b) A report of harm to a child from abuse or neglect required
10 from the department by this section must include:

11 (1) the names and addresses of the child and the child's
12 parents or other persons responsible for the child's care, if known;

13 (2) the age and sex of the child;

14 (3) the nature and extent of the harm to the child;

15 (4) the name and age and address of the person known or
16 believed to be responsible for the harm to the child, if known;

17 (5) information that the department believes may be helpful
18 in establishing the identity of the person believed to have caused the
19 harm to the child.

20 * Sec. 15. AS 47.17.040(b) is amended to read:

21 (b) Investigation reports and reports of harm filed under this
22 chapter are considered confidential and are not subject to public
23 inspection and copying under AS 09.25.110 and 09.25.120. However, in
24 accordance with department regulations, investigation reports may be
25 used by appropriate governmental agencies with child-protection func-
26 tions, inside and outside the state [ALASKA], in connection with
27 investigations or civil or criminal [JUDICIAL] proceedings involving
28 [CHILD] abuse, neglect, or child custody. A person, not acting in
29 accordance with department regulations, who makes public information

1 contained in confidential reports is guilty of a misdemeanor.

2 * Sec. 16. AS 47.17.050 is amended to read:

3 Sec. 47.17.050. IMMUNITY. A person who, in good faith, makes a
4 report under this chapter, or who participates in civil or criminal
5 [JUDICIAL] proceedings related to the submission of reports under this
6 chapter, is immune from any civil or criminal liability that [WHICH]
7 might otherwise be incurred or imposed.

8 * Sec. 17. AS 47.17.060 is amended to read:

9 Sec. 47.17.060. EVIDENCE NOT PRIVILEGED. Neither the physi-
10 cian-patient nor the husband-wife privilege is a ground for excluding
11 evidence regarding a child's harm, or its cause, in a civil or crimi-
12 nal [JUDICIAL] proceeding related to a report made under this chapter.

13 * Sec. 18. AS 47.17.064 is repealed and reenacted to read:

14 Sec. 47.17.064. PHOTOGRAPHS AND X-RAYS. The department or a
15 practitioner of the healing arts may, without the permission of the
16 parents, take the following actions with regard to a child believed to
17 have suffered physical harm as a result of abuse or neglect by a
18 person responsible for the child's welfare

19 (1) take or have taken photographs of the areas of trauma
20 visible on the child; and

21 (2) if medically indicated, have a radiological examination
22 of the child performed by a person who is licensed to administer a
23 radiological examination.

24 * Sec. 19. AS 47.17.068 is repealed and reenacted to read:

25 Sec. 47.17.068. PENALTY FOR FAILURE TO REPORT. A person
26 who knowingly fails or refuses to report as required under AS 47.17.-
27 020 or 47.17.023 is guilty of a class B misdemeanor.

28 * Sec. 20. AS 47.17 is amended by adding a new section to read:

29 Sec. 47.17.069. PROTECTIVE INJUNCTIONS. (a) The attorney

1 general may bring an action to enjoin or limit a person from contact
2 with a child not related to the person if the person

3 (1) has sexually abused a child;

4 (2) has physically abused a child;

5 (3) has failed without lawful excuse to provide necessary
6 food, care, clothing, shelter, supervision, or medical attention for a
7 child entrusted to the care of the person; or

8 (4) otherwise constitutes a substantial danger to the
9 mental, emotional, or physical welfare of a child.

10 (b) The court may grant an order in the form that is best suited
11 to protect a child from harm based upon the facts of the case. This
12 section does not limit the authority of the attorney general or the
13 court to act to protect a child.

14 * Sec. 21. AS 47.17.070(1) is amended to read:

15 (1) "[CHILD] abuse [OR NEGLECT]" means nonaccidental [THE]
16 physical injury [OR NEGLECT], sexual abuse, sexual exploitation, or
17 maltreatment of a child [UNDER THE AGE OF 18 BY A PERSON WHO IS RE-
18 SPONSIBLE FOR THE CHILD'S WELFARE] under circumstances that [WHICH]
19 indicate that the child's health or welfare is harmed or threatened
20 thereby;

21 * Sec. 22. AS 47.17.070(6) is amended to read:

22 (6) "practitioner of the healing arts" includes chiroprac-
23 tors, dental hygienists, dentists, health aides, nurses, nurse practi-
24 tioners, optometrists, osteopaths, physical therapists, physicians,
25 physician's assistants, psychiatrists, psychologists, psychological
26 associates, religious healing practitioners, and surgeons;

27 * Sec. 23. AS 47.17.070(7) is repealed and reenacted to read:

28 (7) "sexual exploitation" means

29 (A) permitting, encouraging, inducing, or employing a

1 child to engage in prostitution or in the promotion of prosti-
2 tution as set out in AS 11.66.100 - 11.66.150; or

3 (B) engaging in conduct described in AS 11.41.455;

4 * Sec. 24. AS 47.17.070 is amended by adding new paragraphs to read:

5 (8) "child care provider" means an adult individual, or an
6 employee or volunteer of an organization, who provides care and super-
7 vision to a child;

8 (9) "human services provider" includes an individual human
9 services provider, and an employee or volunteer of a human services
10 organization, such as a social service, youth service, mental health,
11 or substance abuse agency, or a shelter for runaway or homeless youth;

12 (10) "organization" means a group or entity that provides
13 care and supervision to a child not related to the caregiver, and
14 includes a child care facility, pre-elementary school, head start
15 center, child foster home, residential child care facility, recreation
16 program, children's camp, and children's club;

17 (11) "person responsible for the child's welfare" means the
18 child's parent, guardian, foster parent, a person responsible for the
19 child's care at the time of the alleged abuse or neglect, or a person
20 responsible for the child's welfare in a public or private residential
21 agency or institution.

22 * Sec. 25. AS 47.35.070 is amended to read:

23 Sec. 47.35.070. VIOLATIONS. A person who violates a provision
24 of this chapter [AS 47.35.010 - 47.35.100] or a regulation adopted
25 under this chapter [AS 47.35.010 - 47.35.100] is guilty of a class B
26 misdeemeanor [, AND UPON CONVICTION IS PUNISHABLE BY A FINE OF NOT MORE
27 THAN \$200].

28 * Sec. 26. AS 47.35.070 is amended by adding a new subsection to read:

29 (b) The department may by regulation devise a system of civil

1 enforcement. The system may employ civil penalties not to exceed \$200
2 for each day during which one or more violations of a licensing stat-
3 ute or licensing regulation occurs. The imposition of a civil penalty
4 does not prevent prosecution and sentence for a criminal offense.
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29

Alaska State Legislature

BETTYE FAHRENKAMP, Chairman
ARLISS STURGULEWSKI, Vice Chairman
JOE JOSEPHSON
PAUL FISCHER
EDNA ARMSTRONG-DE VRIES



POUCH V
STATE CAPITAL
JUNEAU, ALASKA 99811
(907) 465-3834
(907) 465-3835

Senate Committee on Health, Education and Social Services

LETTER OF INTENT

CS SB 243 (HESS)

It is the intent of the Legislature in enacting CS SB 243 (HESS), an act relating to the protection of children, that the rights of both children and parents be afforded equal protection under the law. Child abuse statistics throughout our state have reached crisis proportions, and the Legislature recognizes that the statutory revisions embodied in CS SB 243 (HESS) are necessarily broad to allow effective enforcement of our child protection statutes and to provide effective tools for preventing child victimization.

However, in developing CS SB 243 (HESS), it has become apparent that the solution to our current crisis is not solely legislative in nature. Proper training of the employees at whom these laws are directed is an integral component of the solution. Time and again members of the Legislature have received reports of state social workers, albeit well intended, who through professional zeal or a lack of proper judgment, have unnecessarily intervened in family affairs, even to the point of removing children from homes without proper cause. Parental attempts to rectify such situations have often proved futile, with devastating effects on both parents and child.

The Legislature is sensitive to the dramatic increase in social work caseloads over the last few years, and to the workload pressures state social workers are under. However, if we are to be successful in protecting the rights of both children and parents, efforts must be made to ensure that the critical decisions being made by social workers are responsible and appropriate.

The Legislature urges the Department of Health and Social Services to review its hiring and training practices for social workers, and to enhance them as necessary to ensure that employees are well qualified and that appropriate ongoing training is being provided. Competent, capable social workers will contribute much to the quality of service, and hence the quality of life, available to Alaska's children and their families.

Wm. J. G. G. G.

0926
Hein

ALASKA STATE LEGISLATURE

14TH... Legislature FIRST... Session

SENATE ...BILL..... NO. 243...

By THE HEALTH, EDUCATION AND SOCIAL SERVICES COMMITTEE

"An Act relating to the protection of children."

Introduced in the Senate .3/20..., 19.85

HISTORY IN THE SENATE

19 85

Read first time and referred to Committee on

3 20
4 9
4 3

HESS AND JUDICIARY

Female added
Reported back with HESS recommendation that *replace w/c's, new title, still intact, 3 do pass, 1 no rec to jud. 5 2 Jud. replace w/c's, new title. 3 do pass, 2 no rec to finance. File.*

Read second time and

Read third time and

PASS Effective Date
Yeas Yeas
Nays Nays
Absent Absent
Excused Excused

Reconsideration

PASS Effective Date
Yeas Yeas
Nays Nays
Absent Absent
Excused Excused

Reported correctly engrossed
Signed by President
Sent to House

SECRETARY OF THE SENATE

HISTORY IN THE HOUSE

19

Read first time and referred to Committee on

Reported back with recommendation that

Read second time and

Read third time and

PASS Effective Date
Yeas Yeas
Nays Nays
Absent Absent
Excused Excused

Reconsideration

PASS Effective Date
Yeas Yeas
Nays Nays
Absent Absent
Excused Excused

Reported correctly engrossed
Signed by Speaker
Returned to Senate

CHIEF CLERK OF THE HOUSE

HISTORY IN THE SENATE

19

Received from House

To enrolling

Reported correctly enrolled

Sent to Governor

..... by Governor

Filed with Lt. Governor

Chapter No.

POSITION PAPER

COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 243

For an Act entitled: "An Act relating to the protection of children and family members and providing for an effective date".

I. GROWTH IN CHILD ABUSE AND NEGLECT

A September, 1984, report to Governor Sheffield on child abuse and neglect in Alaska stated that reports of child abuse and neglect increased 219% in the six year period, FY 78 to FY 83.

- Physical abuse (26% of the total reports) increased 186%.
- Sexual abuse (11% of the total reports) increased 272%.
- Neglect (63% of the total reports) increased 219%.

A comprehensive approach to enhancing the state's ability to protect children who have been abused and neglected was formulated last fall by the department. Improved laws and resources have been proposed to provide effective state intervention in cases of child abuse or neglect. Proposals address criticisms in legislative audits and Ombudsman's reports. These audits and reports have recommended practical changes to Alaska statutes, additional resources, greater efficiency in use of resources, and the need for a more responsive management information system.

II. IMPROVED LAWS

Committee Substitute for SB 243 was the result of extensive reviews and proposals by the executive and legislative branches of government. Major components of the Bill will:

- strengthen existing pornography laws by prohibiting selling or distribution of child pornography and by requiring film processors to report suspected cases of child pornography;
- improve the law, as it applies to a child sexual assault victim, through a "rape shield" whereby the child is protected from unwarranted invasion into her/his private life;
- allow assumption of emergency custody of grossly neglected children who need immediate medical attention rather than requiring that their life be endangered before emergency custody can be assumed;
- provide practical procedures for predisposition reports in delinquency proceedings and for assuming emergency custody of an abused or neglected child;
- provide a civil definition for child sexual abuse;
- expand the classification of persons required under the law to report suspected child abuse or neglect;
- authorize the state to enjoin dangerous persons from child contact;

- authorize a system of civil fines to enhance enforcement of the child care licensing law; and
- facilitate prosecution where appropriate.

III. CHILD PROTECTION RESOURCES

Practical and important improvements to the State's civil and criminal laws are needed but will not alone meet the challenge of ensuring adequate protective services for children in Alaska. Both the child protection staff increments originally contained in the Division of Family and Youth Services FY 86 operating budget and the management information system for the division contained in the capital budget must be fully funded to adequately address the problem.

A. Child Protection Staff Increments

- The division is understaffed to a degree which limits services to a level little greater than crisis response and may be inadequate to achieve minimally accepted child protection.
- The September 1984 report to the Governor on child abuse and neglect stated that caseloads in child protection increased by 122% and total caseload increased by 173% for the six year period FY 78 to FY 83.
- During the period from January, 1980 to August, 1984, there was a 70% increase in the number of licensed facilities.
- Dramatic growth and demand in the six year period was met with a 6% increase in clerical support, a 23% increase in licensing staff, and a 22% increase in social work staff.
- At the end of FY 83, 35 social workers alone were needed to meet a caseload standard of 50 cases per worker. The report for FY 84, shows the need for an additional 9 social workers.
- The average caseload per social worker for FY 84 was 80 cases per worker. The state standard is 50 cases per worker and the national standard is 25 cases per worker.
- 35 positions were included in the division's operating budget proposal for FY 86: 15 full-time social work positions, 3 full-time licensing positions, and 17 full-time equivalent administrative and clerical support positions, the most cost-effective staffing pattern to provide direct service, supervision, and clerical support.

B. Management Information System

- Positions in the Governor's budget request were predicated on having a Management Information System. Only those positions that are fully justified by FY 83 statistics are requested, because the Management

STATE OF ALASKA 1985 LEGISLATIVE SESSION

FISCAL NOTE

Revision Date: _____

REQUEST

Bill/Resolution No.: CS SB No. 243
 Title: An Act relating to the protection of children
 Sponsor: Judiciary
 Requestor: _____
 Date of Request: 4/24/85

FISCAL DETAIL

Agency Affected: Health and Social Services
 Program Category Affected: Social Services
 BRU, Program or Subprogram(s) Affected: Social Services, Youth Services, Juvenile Custody BRU's

EXPENDITURES/REVENUES: (Thousands of Dollars)

	FY 85	FY 86	FY 87	FY 88	FY 89	FY 90
OPERATING						
100 PERSONAL SERVICES		1,360.0	1,414.4	1,471.0	1,529.8	1,591.0
200 TRAVEL		122.2	127.1	132.2	137.5	143.0
300 CONTRACTUAL		377.9	244.6	254.4	264.6	275.2
400 SUPPLIES		19.0	19.8	20.6	21.4	22.2
500 EQUIPMENT		87.2				
600 LAND & STRUCTURES						
700 GRANTS, CLAIMS						
800 MISCELLANEOUS						
TOTAL OPERATING		1,966.3	1,805.9	1,878.2	1,953.3	2,031.4

CAPITAL		-0-				
----------------	--	-----	--	--	--	--

REVENUE		-0-				
----------------	--	-----	--	--	--	--

FUNDING: (Thousands of Dollars)

	FY 85	FY 86	FY 87	FY 88	FY 89	FY 90
GENERAL FUND		1,966.3	1,805.9	1,878.2	1,953.3	2,031.4
FEDERAL FUNDS						
OTHER						
TOTAL		1,966.3	1,805.9	1,878.2	1,953.3	2,031.4

POSITIONS:

	FY 85	FY 86	FY 87	FY 88	FY 89	FY 90
FULL-TIME		31	31	31	31	31
PART-TIME		8	8	8	8	8
TEMPORARY						

ANALYSIS: Attach a separate page if necessary

See Attached

Prepared By: Michael L. Price Phone: 465-3170
 Division: Family and Youth Services Date: 5/2/85

Approved by Commissioner: John R. Poy Date: 5-6-85 JCC
 Agency: Health & Social Services

Distribution (by Agency preparing fiscal note):

- Legislative Finance
- Legislative Sponsor
- Requestor
- Office of Management and Budget
- Impacted Agency(ies)

IV. ANALYSIS

A. Assumptions

This legislation results in changes in the civil child protection laws. As a result, there is a potential for increased service demands on division social workers. Presently, the extent and magnitude of these impacts are undefinable because caseload impacts cannot be precisely quantified. This problem will be alleviated when DFYS' Management Information System (MIS) is in place.

The Governor has repeatedly emphasized a top priority of his administration is the need to address child abuse and neglect. First the Governor clearly stated in his budget that the major need, to effectively respond to the existing dramatically growing reports of harm to children, was additional resources. The child protection increments requested in the Governor's FY 86 operating budget and the \$850.0 in the capital budget for the needed Management Information System was based on 1983 case statistics which documented need at that time. These increments did not take into consideration any statutory changes. The requested resources were necessary to provide adequate levels of services in order to investigate reports of child abuse and neglect, to provide family supportive services, and to enhance program management. Secondly, the Governor developed a comprehensive bill (HB 88) requesting statutory improvements in order to give children greater protection against abuse and neglect.

Full funding of the Governor's FY 86 increments has been assumed when previously analyzing fiscal impacts of SB 243. However, the Department has been informed that both the Senate and House budgets have deleted the Governor's requested increments and that the increments would be addressed as fiscal notes attendant to the child protection bills. Passage of this bill would result in some statutory refinements, however the major need to effectively respond to the increasing reports of harm to children is additional resources. This fiscal note has been prepared on the assumption that the Senate has chosen to relate the child protection increments requested in the Governor's FY 86 operating budget to this bill.

B. Program Summary

The following new positions are required:

	<u>Title</u>		<u>Location</u>
2 -	Social Worker III		Kenai
2 -	Community Care Licensing Spec. I		Anchorage
1 -	Admin. Assistant III		Anchorage
1 -	Accounting Clerk III		Anchorage
1 -	Social Worker IV		Anchorage
2 -	Social Worker I		Anchorage
1 -	Clerk Typist III	PPT	Valdez
1 -	Clerk Typist III	PPT	Copper Center
1 -	Clerk Typist III	PPT	Unalaska
1 -	Clerk Typist III	PPT	Wasilla
1 -	Clerk Typist III	PPT	Cordova
1 -	Clerk Typist III	PPT	Dillingham
1 -	Social Worker III		Anchorage
1 -	Social Worker III		Homer
2 -	Clerk Typist III		Anchorage
1 -	Clerk Typist III		Homer
1 -	Admin. Assistant III		Fairbanks
1 -	Accounting Clerk III		Fairbanks
1 -	Clerk Typist III		Delta
1 -	Clerk Typist III		Barrow
2 -	Social Worker III		Fairbanks
1 -	Social Worker III		Delta
1 -	Clerk Typist III		Fairbanks
1 -	Clerk Typist III		Galena
1 -	Social Worker III		Galena
1 -	Social Services Assoc. III		Nenana
1 -	Clerk Typist III	PPT	Ft. Yukon
1 -	Social Worker IV		Juneau
1 -	Social Worker III		Ketchikan
1 -	Clerk Typist III		Ketchikan
1 -	Admin. Assistant I		Ketchikan
1 -	Social Worker III		Juneau
1 -	Community Care Licensing Spec. I		Ketchikan
1 -	Clerk Typist III	PPT	Craig

CSSB NO. 243
FISCAL NOTE
PAGE 4

C. Computations

Personal Services			
15 Social Worker, 3 Licensing Specialists and 21 Clerical and Administrative			\$1,360.0 *
Travel			
New Positions	56.0		
Staff Development	66.2		122.2
Contractual			
New Positions	178.3 **		
Increased Legal	138.9		
Staff Development	30.7		
WATS and Zenith Lines	30.0		377.9
Supplies			
New Positions	14.2		
Staff Development	4.8		19.0
Equipment			
First Year Only			<u>87.2</u>
			\$1,966.3

* In original FY 86 budget submission, personal services request for these positions was lower by \$118.2 due to internal transfer of money. In the latest versions of the operating budget, this funding has been removed.

** In successive years, space will be budgeted by Department of Administration. Inflation calculated at 4%.

D. Economic Impact

The creation of these new positions will have a positive impact on local communities.

E. Impact on Local Governments

There is no quantifiable impact on local governments.

FROM TERMINAL HJ55 ON PRINTER HJH5; DATE=84254, TIME=154903

RECORD HAS BEEN UPDATED

NEW POSITION REQUESTS

SYSTEM ASSIGNED PCN: 06N192	SALARY COSTS/POSITION:	11012.40
UNAUTHORIZED PCN:	BENEFITS COSTS/POSITION:	3928.05
COMPONENT: 062103310100	TOTAL PERS. SERV. COSTS/POS.:	14940.45
SCENARIO: 1	ASSOCIATED COSTS/POSITION:	5500.00
	TOTAL COSTS/POSITION:	20440.45

JOB CLASS CODE: 1123

CLASS TITLE: CLERK TYPIST III

LOCATION CODE: HCE

LOCATION NAME: GLENALLEN

RF NUMBER:

NUMBER OF POSITIONS: 1

BRU PRIORITY: 0

MONTHS/POSITION: 6.0

SEASONAL INDICATOR: P

BARGAINING UNIT: G

ASSOCIATED COSTS: (IN THOUSANDS OF \$)

SCHEDULE: E

TRAVEL COSTS: 0.0

RANGE: 08 STEP: A

CONTRACTUAL COSTS: 2.5

RETIREMENT CODE: A

SUPPLIES COSTS: 0.4

EQUIPMENT COSTS: 2.6

MONTHLY RATE: 0.00

OTHER COSTS: 0.0

HOURLY RATE: 0.00

PRESS ENTER TO UPDATE RECORD;

OR ENTER '1' OR PF1 FOR PREMIUM PAY SCREEN;

OR ENTER '2' OR PF2 TO UPDATE SAME REQUEST, NEXT SCENARIO;

OR ENTER '12' OR PF12 TO EXIT THIS SCREEN WITHOUT UPDATE 0

FROM TERMINAL HJ55 ON PRINTER HJH5; DATE=84254, TIME=154725

NEW POSITION JUSTIFICATION HAS BEEN UPDATED
NEW POSITION JUSTIFICATION

SYSTEM ASSIGNED PCN: 06N192

COMPONENT: 062103310100

NEW POSITION JUSTIFICATION:

- 1: NO CLERICAL SUPPORT IS PRESENTLY AVAILABLE FOR THE SOCIAL WO
- 2: RKER. THIS POSITION WOULD PERFORM REQUIRED CLERICAL DUTIES;
- 3: THIS POSITION IS ESSENTIAL TO PERMIT THE SOCIAL WORKER TO PR
- 4: OVIDE DIRECT SERVICES.

5:

6:

7:

8:

9:

10:

11:

12:

13:

14:

15:

PRESS ENTER TO UPDATE NEW POSITION JUSTIFICATION;
OR ENTER '1' OR PF1 FOR MORE TEXT ENTRY;
OR ENTER '12' OR PF12 TO EXIT THIS SCREEN WITHOUT UPDATE 0

FROM TERMINAL HJ55 ON PRINTER HJH5; DATE=84254, TIME=155227

RECORD HAS BEEN UPDATED

NEW POSITION REQUESTS

SYSTEM ASSIGNED PCN: 06N193	SALARY COSTS/POSITION:	11012.40
UNAUTHORIZED PCN:	BENEFITS COSTS/POSITION:	3928.05
COMPONENT: 062103310100	TOTAL PERS. SERV. COSTS/POS.:	14940.45
SCENARIO: 1	ASSOCIATED COSTS/POSITION:	5500.00
	TOTAL COSTS/POSITION:	20440.45

JOB CLASS CODE: 1123

CLASS TITLE: CLERK TYPIST III

LOCATION CODE: DWA

LOCATION NAME: CORDOVA

RP NUMBER:

NUMBER OF POSITIONS: 1

BRU PRIORITY: 0

MONTHS/POSITION: 6.0

SEASONAL INDICATOR: F

BARGAINING UNIT: G

ASSOCIATED COSTS: (IN THOUSANDS OF \$)

SCHEDULE: E

TRAVEL COSTS: 0.0

RANGE: 08 STEP: A

CONTRACTUAL COSTS: 2.5

RETIREMENT CODE: A

SUPPLIES COSTS: 0.4

EQUIPMENT COSTS: 2.6

MONTHLY RATE: 0.00

OTHER COSTS: 0.0

HOURLY RATE: 0.00

PRESS ENTER TO UPDATE RECORD;

OR ENTER '1' OR PF1 FOR PREMIUM PAY SCREEN;

OR ENTER '2' OR PF2 TO UPDATE SAME REQUEST, NEXT SCENARIO;

OR ENTER '0' OR PF12 TO EXIT THIS SCREEN WITHOUT UPDATE 0

FROM TERMINAL HJ55 ON PRINTER HJH5; DATE=84254, TIME=155112

NEW POSITION JUSTIFICATION HAS BEEN UPDATED
NEW POSITION JUSTIFICATION

SYSTEM ASSIGNED PCN: 06N193

COMPONENT: 062103310100

NEW POSITION JUSTIFICATION:

1: NO CLERICAL SUPPORT IS PRESENTLY AVAILABLE FOR THE SOCIAL WO
2: RKER. THIS POSITION WOULD PERFORM REQUIRED CLERICAL DUTIES;
3: THIS POSITION IS ESSENTIAL TO PERMIT THE SOCIAL WORKER TO PR
4: OVIDE DIRECT SERVICES.

5:

6:

7:

8:

9:

10:

11:

12:

13:

14:

15:

PRESS ENTER TO UPDATE NEW POSITION JUSTIFICATION;

OR ENTER '1' OR FF1 FOR MORE TEXT ENTRY;

OR ENTER '12' OR PF12 TO EXIT THIS SCREEN WITHOUT UPDATE

0

FROM TERMINAL HJ55 ON PRINTER HJH5; DATE=84254, TIME=155530

RECORD HAS BEEN UPDATED

NEW POSITION REQUESTS

SYSTEM ASSIGNED FCN: 06N194	SALARY COSTS/POSITION:	12058.20
UNAUTHORIZED FCN:	BENEFITS COSTS/POSITION:	4171.33
COMPONENT: 062103310100	TOTAL PERS. SERV. COSTS/POS.:	16229.53
SCENARIO: 1	ASSOCIATED COSTS/POSITION:	5500.00
	TOTAL COSTS/POSITION:	21729.53
JOB CLASS CODE: 1123	CLASS TITLE: CLERK TYPIST III	
LOCATION CODE: DAA	LOCATION NAME: DILLINGHAM	
RF NUMBER:	NUMBER OF POSITIONS: 1	
BRU PRIORITY: 0	MONTHS/POSITION: 6.0	
SEASONAL INDICATOR: F	BARGAINING UNIT: G	
ASSOCIATED COSTS: (IN THOUSANDS OF \$)	SCHEDULE: F	
TRAVEL COSTS: 0.0	RANGE: 08 STEP: A	
CONTRACTUAL COSTS: 2.5	RETIREMENT CODE: A	
SUPPLIES COSTS: 0.4		
EQUIPMENT COSTS: 2.6	MONTHLY RATE: 0.00	
OTHER COSTS: 0.0	HOURLY RATE: 0.00	

PRESS ENTER TO UPDATE RECORD;
OR ENTER '1' OR PF1 FOR PREMIUM PAY SCREEN;
OR ENTER '2' OR PF2 TO UPDATE SAME REQUEST, NEXT SCENARIO;
OR ENTER '12' OR PF12 TO EXIT THIS SCREEN WITHOUT UPDATE 0

FROM TERMINAL HJ55 ON PRINTER HJH5; DATE=04254, TIME=155421

NEW POSITION JUSTIFICATION HAS BEEN UPDATED
NEW POSITION JUSTIFICATION

SYSTEM ASSIGNED PCN: 06N194

COMPONENT: 062103310100

NEW POSITION JUSTIFICATION:

- 1: NO CLERICAL SUPPORT IS PRESENTLY AVAILABLE FOR THE SOCIAL WO
- 2: RKER. THIS POSITION WOULD PERFORM REQUIRED CLERICAL DUTIES;
- 3: THIS POSITION IS ESSENTIAL TO PERMIT THE SOCIAL WORKER TO
- 4: PROVIDE DIRECT SERVICES.
- 5:
- 6:
- 7:
- 8:
- 9:
- 10:
- 11:
- 12:
- 13:
- 14:
- 15:

PRESS ENTER TO UPDATE NEW POSITION JUSTIFICATION;
OR ENTER '1' OR PF1 FOR MORE TEXT ENTRY;
OR ENTER '12' OR PF12 TO EXIT THIS SCREEN WITHOUT UPDATE 0

FROM TERMINAL HJ55 ON PRINTER HJH5; DATE=84254, TIME=160313

RECORD HAS BEEN UPDATED

NEW POSITION REQUESTS

SYSTEM ASSIGNED PCN: 06H195	SALARY COSTS/POSITION:	34738.20
UNAUTHORIZED PCN:	BENEFITS COSTS/POSITION:	10813.67
COMPONENT: 062103310100	TOTAL PERS. SERV. COSTS/POS.:	45551.87
SCENARIO: 1	ASSOCIATED COSTS/POSITION:	8900.00
	TOTAL COSTS/POSITION:	54451.87

JOB CLASS CODE: 4113	CLASS TITLE: SOCIAL WORKER III
LOCATION CODE: CYB	LOCATION NAME: HOMER

RP NUMBER:	NUMBER OF POSITIONS: 1
------------	------------------------

BRU PRIORITY: 0	MONTHS/POSITION: 12.0
-----------------	-----------------------

SEASONAL INDICATOR: F	BARGAINING UNIT: G
-----------------------	--------------------

ASSOCIATED COSTS: (IN THOUSANDS OF \$)	SCHEDULE: D
--	-------------

TRAVEL COSTS: 1.5	RANGE: 16 STEP: A
-------------------	-------------------

CONTRACTUAL COSTS: 5.5	RETIREMENT CODE: A
------------------------	--------------------

SUPPLIES COSTS: 0.4	
---------------------	--

EQUIPMENT COSTS: 1.5	MONTHLY RATE: 0.00
----------------------	--------------------

OTHER COSTS: 0.0	HOURLY RATE: 0.00
------------------	-------------------

PRESS ENTER TO UPDATE RECORD;

OR ENTER '1' OR PF1 FOR PREMIUM PAY SCREEN;

OR ENTER '2' OR PF2 TO UPDATE SAME REQUEST, NEXT SCENARIO;

OR ENTER '12' OR PF12 TO EXIT THIS SCREEN WITHOUT UPDATE 0

FROM TERMINAL HJ55 ON PRINTER HJH5; DATE=04254, TIME=160117

NEW POSITION JUSTIFICATION HAS BEEN UPDATED
NEW POSITION JUSTIFICATION

SYSTEM ASSIGNED PCN: 06N195 COMPONENT: 062103310100
NEW POSITION JUSTIFICATION:

- 1: THE HOME OFFICE IS CURRENTLY STAFFED BY ONE SOCIAL WORKER
- 2: III AND HALF-TIME SOCIAL SERVICES ASSOCIATE. THE CURRENT CAS
- 3: ELOAD IS 180, AND INTAKE AVERAGES 18 PER MONTH. THIS POSITIO
- 4: N IS NECESSARY TO PROVIDE MANDATED CHILD AND ADULT PRETECTIV
- 5: E RESPONSIBILITIES IN A TIMELY MANNER.

6:

7:

8:

9:

10:

11:

12:

13:

14:

15:

PRESS ENTER TO UPDATE NEW POSITION JUSTIFICATION;
OR ENTER '1' OR PF1 FOR MORE TEXT ENTRY;
OR ENTER '12' OR PF12 TO EXIT THIS SCREEN WITHOUT UPDATE 0

FROM TERMINAL HJ55 ON PRINTER HJH5; DATE=04255, TIME=095220

RECORD HAS BEEN UPDATED

F NEW POSITION REQUESTS

SYSTEM ASSIGNED PCN: 06N196	SALARY COSTS/POSITION:	20777.40
UNAUTHORIZED PCN:	BENEFITS COSTS/POSITION:	7565.91
COMPONENT: 062103310100	TOTAL PERS. SERV. COSTS/POS.:	28343.31
SCENARIO: 1 1	ASSOCIATED COSTS/POSITION:	17700.00
	TOTAL COSTS/POSITION:	46043.31

JOB CLASS CODE: 1123 CLASS TITLE: CLERK TYPIST III
LOCATION CODE: JCYB LOCATION NAME: HOMER

RF NUMBER: L NUMBER OF POSITIONS: 1

BRU PRIORITY: 0 MONTHS/POSITION: 12.0

SEASONAL INDICATOR: F BARGAINING UNIT: G-

ASSOCIATED COSTS: (IN THOUSANDS OF \$) SCHEDULE: D

TRAVEL COSTS: 0.0 RANGE: 08 STEP: A

CONTRACTUAL COSTS: 14.7 RETIREMENT CODE: A

SUPPLIES COSTS: 0.4

EQUIPMENT COSTS: 2.6 MONTHLY RATE: 0.00

OTHER COSTS: 0.0 HOURLY RATE: 0.00

PRESS ENTER TO UPDATE RECORD;

OR ENTER '1' OR PF1 FOR PREMIUM PAY SCREEN;

OR ENTER '2' OR PF2 TO UPDATE SAME REQUEST, NEXT SCENARIO;

OR ENTER '12' OR PF12 TO EXIT THIS SCREEN WITHOUT UPDATE 0

FROM TERMINAL HJ55 ON PRINTER HJH5; DATE=84254, TIME=160913

NEW POSITION JUSTIFICATION HAS BEEN UPDATED
NEW POSITION JUSTIFICATION

SYSTEM ASSIGNED PCN: 06N196 COMPONENT: 062103310100
NEW POSITION JUSTIFICATION:

- 1: THIS CLERK TYPIST III IS NEEDED AS THE HOMER OFFICE CURRENTL
- 2: Y HAS NO CLERICAL SUPPORT, RESULTING IN AN INEFFICIENT ARRAN
- 3: GEMENT OF SOCIAL WORKERS DOING THEIR OWN TYPING AND FILING.
- 4: THIS POSITION WILL PROVIDE NEEDED CLERICAL SUPPORT AND FERM
- 5: IT SOCIAL WORKERS TO PROVIDE DIRECT SERVICES.

6:
7:
8:
9:
10:
11:
12:
13:
14:
15:

PRESS ENTER TO UPDATE NEW POSITION JUSTIFICATION;
OR ENTER '1' OR PF1 FOR MORE TEXT ENTRY;
OR ENTER '12' OR PF12 TO EXIT THIS SCREEN WITHOUT UPDATE 0

FROM TERMINAL HJ55 ON PRINTER HJH5; DATE=84255, TIME=083613

RECORD HAS BEEN UPDATED

NEW POSITION REQUESTS

SYSTEM ASSIGNED FCN: 06N197	SALARY COSTS/POSITION:	34738.20
UNAUTHORIZED FCN:	BENEFITS COSTS/POSITION:	10813.67
COMPONENT: 062103310100	TOTAL PERS. SERV. COSTS/POS.:	45551.87
SCENARIO: 1	ASSOCIATED COSTS/POSITION:	8900.00
	TOTAL COSTS/POSITION:	54451.87

JOB CLASS CODE: 4113
LOCATION CODE: DQA

CLASS TITLE: SOCIAL WORKER III
LOCATION NAME: KENAI

RF NUMBER:

NUMBER OF POSITIONS: 1

BRU PRIORITY: 0

MONTHS/POSITION: 12.0

SEASONAL INDICATOR: F

BARGAINING UNIT: G

ASSOCIATED COSTS: (IN THOUSANDS OF \$)

SCHEDULE: D

TRAVEL COSTS: 1.5

RANGE: 16 STEP: A

CONTRACTUAL COSTS: 5.5

RETIREMENT CODE: A

SUPPLIES COSTS: 0.4

EQUIPMENT COSTS: 1.5

MONTHLY RATE: 0.00

OTHER COSTS: 0.0

HOURLY RATE: 0.00

PRESS ENTER TO UPDATE RECORD;

OR ENTER '1' OR PF1 FOR PREMIUM PAY SCREEN;

OR ENTER '2' OR PF2 TO UPDATE SAME REQUEST, NEXT SCENARIO;

OR ENTER '12' OR PF12 TO EXIT THIS SCREEN WITHOUT UPDATE 0

FROM TERMINAL HJ55 ON PRINTER HJH5; DATE=84255, TIME=083431

NEW POSITION JUSTIFICATION HAS BEEN UPDATED
NEW POSITION JUSTIFICATION

SYSTEM ASSIGNED PCN: 06N197

COMPONENT: 062103310100

NEW POSITION JUSTIFICATION:

1: THIS POSITION IS NEEDED TO RESPOND TO GROWING DEMAND FOR DIV
2: ISION CHILD PROTECTION SERVICES. POPULATION INCREASES THROUG
3: HOUT THE KENAI PENINSULA HAVE BEEN EXTREME, RESULTING IN HEA
4: VY INTAKE INCREASES. INTAKE FOR MAY, 1984 WAS 36 CASES, INCL
5: UDIING 5 SERIOUS SEXUAL ABUSE CASES; INTAKE HAS BEEN AVERAGIN
6: G 27 CASES A MONTH. THE PRESENT TWO SOCIAL WORKERS WERE CARR
7: YING A COMBINED CASELOAD OF 225 AS OF JUNE, 1984. THIS POSIT
8: ION WOULD BE ASSIGNED TO LICENSE AND SUPPORT FOSTER HOMES, D
9: AY CARE HOMES AND CENTERS, OUT-OF-TOWN INQUIRIES, AND ADOPTI
10: ONS.
11: &
12: :
13: &
14: &
15: &

PRESS ENTER TO UPDATE NEW POSITION JUSTIFICATION;
OR ENTER '1' OR PF1 FOR MORE TEXT ENTRY;
OR ENTER '12' OR PF12 TO EXIT THIS SCREEN WITHOUT UPDATE 0

FROM TERMINAL HJ55 ON PRINTER HJH5; DATE=84255, TIME=084130

RECORD HAS BEEN UPDATED

NEW POSITION REQUESTS

SYSTEM ASSIGNED PCN: 06N198	SALARY COSTS/POSITION:	34738.20
UNAUTHORIZED PCN:	BENEFITS COSTS/POSITION:	10813.67
COMPONENT: 062103310100	TOTAL PERS. SERV. COSTS/POS.:	45551.87
SCENARIO: 1 P	ASSOCIATED COSTS/POSITION:	8900.00
	TOTAL COSTS/POSITION:	54451.87

JOB CLASS CODE: 4113	CLASS TITLE: SOCIAL WORKER III
LOCATION CODE: DQA	LOCATION NAME: KENAI

RF NUMBER:	NUMBER OF POSITIONS: 1
------------	------------------------

BRU PRIORITY: 0	MONTHS/POSITION: 12.0
-----------------	-----------------------

SEASONAL INDICATOR: F	BARGAINING UNIT: G
-----------------------	--------------------

ASSOCIATED COSTS: 9 (IN THOUSANDS OF \$)	SCHEDULE: D
--	-------------

TRAVEL COSTS: 1.5	RANGE: 16 STEP: A
-------------------	-------------------

CONTRACTUAL COSTS: 5.5	RETIREMENT CODE: A
------------------------	--------------------

SUPPLIES COSTS: 0.4	
---------------------	--

EQUIPMENT COSTS: 1.5	MONTHLY RATE: 0.00
----------------------	--------------------

OTHER COSTS: 0.0	HOURLY RATE: 0.00
------------------	-------------------

PRESS ENTER TO UPDATE RECORD;

OR ENTER '1' OR PF1 FOR PREMIUM PAY SCREEN;

OR ENTER '2' OR PF2 TO UPDATE SAME REQUEST, NEXT SCENARIO;

OR ENTER '12' OR PF12 TO EXIT THIS SCREEN WITHOUT UPDATE 0

FROM TERMINAL HJ55 ON PRINTER HJH5; DATE=84255, TIME=084024

NEW POSITION JUSTIFICATION HAS BEEN UPDATED
NEW POSITION JUSTIFICATION

SYSTEM ASSIGNED PCN: 06N198

COMPONENT: 062103310100

NEW POSITION JUSTIFICATION:

1: THIS POSITION IS NEEDED TO RESPOND TO GROWING DEMAND FOR DIV
2: ISION CHILD PROTECTION SERVICES. POPULATION INCREASES THROUG
3: HOUT THE KENAI PENINSULA HAVE BEEN EXTREME, RESULTING IN HEA
4: VY INTAKE INCREASES. FOR EXAMPLE, INTAKE FOR MAY, 1984 WAS 36
5: CASES, INCLUDING 5 SERIOUS SEXUAL ABUSE CASES; INTAKE HAS B
6: EEN AVERAGING 27 CASES A MONTH. THE PRESENT TWO SOCIAL WORKE
7: RS WERE CARRYING A COMBINED CASELOAD OF 225 CASES AS OF JUNE
8: , 1984. THIS POSITION WOULD BE ASSIGNED TO INTAKE AND SHORT
9: TERM CRISIS COUNSELING.

10:

11:

12:

13:

14:

15:

PRESS ENTER TO UPDATE NEW POSITION JUSTIFICATION;

OR ENTER '1' OR PF1 FOR MORE TEXT ENTRY;

OR ENTER '12' OR PF12 TO EXIT THIS SCREEN WITHOUT UPDATE 0

FROM TERMINAL HJ55 ON PRINTER HJH5; DATE=84255, TIME=084441

RECORD HAS BEEN UPDATED

NEW POSITION REQUESTS

SYSTEM ASSIGNED PCN: 06N199	SALARY COSTS/POSITION:	11358.90
UNAUTHORIZED PCN:	BENEFITS COSTS/POSITION:	4008.66
COMPONENT: 062103310100	TOTAL PERS. SERV. COSTS/POS.:	15367.56
SCENARIO: 1	ASSOCIATED COSTS/POSITION:	5300.00
	TOTAL COSTS/POSITION:	20667.56

JOB CLASS CODE: 1123	CLASS TITLE: CLERK TYPIST III
LOCATION CODE: J.EAA	LOCATION NAME: VALDEZ

RP NUMBER:	NUMBER OF POSITIONS: 1
------------	------------------------

BRU PRIORITY: 0	MONTHS/POSITION: 3.0
-----------------	----------------------

SEASONAL INDICATOR: P	BARGAINING UNIT: G
-----------------------	--------------------

ASSOCIATED COSTS: (IN THOUSANDS OF \$)	SCHEDULE: I
--	-------------

TRAVEL COSTS: 0.0	RANGE: 09 STEP: A
-------------------	-------------------

CONTRACTUAL COSTS: 2.5	RETIREMENT CODE: A
------------------------	--------------------

SUPPLIES COSTS: 0.2	
---------------------	--

EQUIPMENT COSTS: 2.6	MONTHLY RATE: 0.00
----------------------	--------------------

OTHER COSTS: 0.0	HOURLY RATE: 0.00
------------------	-------------------

PRESS ENTER TO UPDATE RECORD;

OR ENTER '1' OR PF1 FOR PREMIUM PAY SCREEN;

OR ENTER '2' OR PF2 TO UPDATE SAME REQUEST, NEXT SCENARIO;

OR ENTER '12' OR PF12 TO EXIT THIS SCREEN WITHOUT UPDATE 0

FROM TERMINAL HJ55 ON PRINTER HJH5; DATE=84255, TIME=084326

NEW POSITION JUSTIFICATION HAS BEEN UPDATED
NEW POSITION JUSTIFICATION

SYSTEM ASSIGNED PCN: 06N199

COMPONENT: 062103310100

NEW POSITION JUSTIFICATION:

- 1: NO CLERICAL SUPPORT IS PRESENTLY AVAILABLE FOR THE SOCIAL
- 2: WORKER. THIS POSITION WOULD PERFORM REQUIRED CLERICAL DUTIES
- 3: ; THIS POSITION IS ESSENTIAL TO PERMIT THE SOCIAL WORKER TO
- 4: PROVIDE DIRECT SERVICES.

5:

6:

7:

8:

9:

10:

11:

12:

13:

14:

15:

PRESS ENTER TO UPDATE NEW POSITION JUSTIFICATION;

OR ENTER '1' OR FF1 FOR MORE TEXT ENTRY;

OR ENTER '12' OR FF12 TO EXIT THIS SCREEN WITHOUT UPDATE 0

FROM TERMINAL HJ55 ON PRINTER HJH5; DATE=84255, TIME=084811

RECORD HAS BEEN UPDATED

NEW POSITION REQUESTS

SYSTEM ASSIGNED PCN: 06N200	SALARY COSTS/POSITION:	10067.40
UNAUTHORIZED PCN:	BENEFITS COSTS/POSITION:	3708.21
COMPONENT: 062103310100	TOTAL PERS. SERV. COSTS/POS.:	13775.61
SCENARIO: 1	ASSOCIATED COSTS/POSITION:	5300.00
	TOTAL COSTS/POSITION:	19075.61
JOB CLASS CODE: 1123	CLASS TITLE: CLERK TYPIST III	
LOCATION CODE: ECE	LOCATION NAME: WASILLA	
RF NUMBER:	NUMBER OF POSITIONS: 1	
BRU PRIORITY: 0	MONTHS/POSITION: 6.0	
SEASONAL INDICATOR: F	BARGAINING UNIT: G	
ASSOCIATED COSTS: (IN THOUSANDS OF \$)	SCHEDULE: C	
TRAVEL COSTS: 0.0	RANGE: 08 STEP: A	
CONTRACTUAL COSTS: 2.5	RETIREMENT CODE: A	
SUPPLIES COSTS: 0.2		
EQUIPMENT COSTS: 2.6	MONTHLY RATE: 0.00	
OTHER COSTS: 0.0	HOURLY RATE: 0.00	

PRESS ENTER TO UPDATE RECORD;
OR ENTER '1' OR PF1 FOR PREMIUM PAY SCREEN;
OR ENTER '2' OR PF2 TO UPDATE SAME REQUEST, NEXT SCENARIO;
OR ENTER '12' OR PF12 TO EXIT THIS SCREEN WITHOUT UPDATE 0

FROM TERMINAL HJ55 QM PRINTER HJH5; DATE=84255, TIME=084650

NEW POSITION JUSTIFICATION HAS BEEN UPDATED
NEW POSITION JUSTIFICATION

SYSTEM ASSIGNED PCN: 06N200

COMPONENT: 062103310100

NEW POSITION JUSTIFICATION:

- 1: THE MAT-SU VALLEY HAS THE FASTEST GROWING POPULATION IN THE
- 2: STATE. INCREASES WORKLOADS AND THE ADDITION OF TWO NEW POSIT
- 3: IONS IN FY'S 84 & 85 HAS CREAATED A NEED FOR ADDITIONAL CLER
- 4: ICAL SUPPORT.
- 5:
- 6:
- 7:
- 8:
- 9:
- 10:
- 11:
- 12:
- 13:
- 14:
- 15:

PRESS ENTER TO UPDATE NEW POSITION JUSTIFICATION;
OR ENTER '4' OR PF1 FOR MORE TEXT ENTRY;
OR ENTER '12' OR PF12 TO EXIT THIS SCREEN WITHOUT UPDATE 0

FROM TERMINAL HJ55 ON PRINTER HJH5; DATE=84255, TIME=085340

RECORD HAS BEEN UPDATED

NEW POSITION REQUESTS

SYSTEM ASSIGNED PCN: 06N201	SALARY COSTS/POSITION:	12058.20
UNAUTHORIZED PCN:	BENEFITS COSTS/POSITION:	4171.33
COMPONENT: 062103310100	TOTAL PERS. SERV. COSTS/POS.:	16229.53
SCENARIO: 1	ASSOCIATED COSTS/POSITION:	5300.00
	TOTAL COSTS/POSITION:	21529.53
JOB CLASS CODE: 1123	CLASS TITLE: CLERK TYPIST III	
LOCATION CODE: BKA	LOCATION NAME: UNALASKA	
RP NUMBER:	NUMBER OF POSITIONS: 1	
BRJ PRIORITY: 0	MONTHS/POSITION: 6.0	
SEASONAL INDICATOR: P	BARGAINING UNIT: G	
ASSOCIATED COSTS: (IN THOUSANDS OF \$)	SCHEDULE: F	
TRAVEL COSTS: 0.0	RANGE: 08 STEP: A	
CONTRACTUAL COSTS: 2.5	RETIREMENT CODE: A	
SUPPLIES COSTS: 0.2		
EQUIPMENT COSTS: 2.6	MONTHLY RATE: 0.00	
OTHER COSTS: 0.0	HOURLY RATE: 0.00	

PRESS ENTER TO UPDATE RECORD;
OR ENTER '1' OR PF1 FOR PREMIUM PAY SCREEN;
OR ENTER '2' OR PF2 TO UPDATE SAME REQUEST, NEXT SCENARIO;
OR ENTER '12' OR PF12 TO EXIT THIS SCREEN WITHOUT UPDATE 0

FROM TERMINAL HJ55 ON PRINTER HJH5; DATE=84255, TIME=085238

NEW POSITION JUSTIFICATION HAS BEEN UPDATED
NEW POSITION JUSTIFICATION

SYSTEM ASSIGNED PCN: 06N201 COMPONENT: 062103310100
NEW POSITION JUSTIFICATION:

- 1: NO CLERICAL SUPPORT IS PRESENTLY AVAILABLE FOR THE SOCIAL WO
- 2: RKER. THIS POSITION WOULD PERFORM REQUIRED CLERICAL DUTIES;
- 3: THIS POSITION IS ESSENTIAL TO PERMIT THE SOCIAL WORKER TO PR
- 4: OVIDE DIRECT SERVICES.
- 5:
- 6:
- 7:
- 8:
- 9:
- 10:
- 11:
- 12:
- 13:
- 14:
- 15:

PRESS ENTER TO UPDATE NEW POSITION JUSTIFICATION;
OR ENTER '1' OR PF1 FOR MORE TEXT ENTRY;
OR ENTER '12' OR PF12 TO EXIT THIS SCREEN WITHOUT UPDATE 0

FROM TERMINAL HJ55 ON PRINTER HJH5; DATE=84255, TIME=090218

RECORD HAS BEEN UPDATED

NEW POSITION REQUESTS

SYSTEM ASSIGNED PCN: 06H202	SALARY COSTS/POSITION:	37359.00
UNAUTHORIZED PCN:	BENEFITS COSTS/POSITION:	11423.35
COMPONENT: 062103310100	TOTAL PERS. SERV. COSTS/FOS.:	48782.35
SCENARIO: 1 0	ASSOCIATED COSTS/POSITION:	10400.00
	TOTAL COSTS/POSITION:	59182.35

JOB CLASS CODE: 4114	CLASS TITLE: SOCIAL WORKER IV
LOCATION CODE: EBA	LOCATION NAME: ANCHORAGE

RP NUMBER:	NUMBER OF POSITIONS: 1
BRU PRIORITY: 0	MONTHS/POSITION: 12.0
SEASONAL INDICATOR: F	BARGAINING UNIT: G

ASSOCIATED COSTS: (IN THOUSANDS OF \$)

TRAVEL COSTS:	3.0	SCHEDULE: A
CONTRACTUAL COSTS:	5.5	RANGE: 18 STEP: A
SUPPLIES COSTS:	0.4	RETIREMENT CODE: A

EQUIPMENT COSTS:	1.5	MONTHLY RATE: 0.00
OTHER COSTS:	0.0	HOURLY RATE: 0.00

PRESS ENTER TO UPDATE RECORD;

OR ENTER '13' OR PF1 FOR PREMIUM PAY SCREEN;

OR ENTER '2' OR PF2 TO UPDATE SAME REQUEST, NEXT SCENARIO;

OR ENTER '12' OR PF12 TO EXIT THIS SCREEN WITHOUT UPDATE 0

FROM TERMINAL HJ55 ON PRINTER HJH5; DATE=6-255, TIME=085647

NEW POSITION JUSTIFICATION HAS BEEN UPDATED
NEW POSITION JUSTIFICATION

SYSTEM ASSIGNED PCN: 06N202 COMPONENT: 062103310100
NEW POSITION JUSTIFICATION:

- 1: THE CURRENT RATIO OF WORKERS TO SUPERVISORS IN THE ANCHORAGE
- 2: SERVICE UNIT IS ONE TO EIGHT. THIS POSITION IS ESSENTIAL TO
- 3: PROVIDE INCREASED SUPERVISION, CASEWORK CONSULTATION, AND L
- 4: INITED DIRECT TREATMENT.

5:

6:

7:

8:

9:

10:

11:

12:

13:

14:

15:

PRESS ENTER TO UPDATE NEW POSITION JUSTIFICATION;
OR ENTER '1' OR PF1 FOR MORE TEXT ENTRY;
OR ENTER '12' OR PF12 TO EXIT THIS SCREEN WITHOUT UPDATE 0

FROM TERMINAL HJ55 ON PRINTER HJH5; DATE=84255, TIME=090555

RECORD HAS BEEN UPDATED

NEW POSITION REQUESTS

SYSTEM ASSIGNED PCN: 06N203	SALARY COSTS/POSITION:	32419.80
UNAUTHORIZED PCN:	BENEFITS COSTS/POSITION:	10274.33
COMPONENT: 062103310100	TOTAL PERS. SERV. COSTS/POS.:	42694.13
SCENARIO: 1	ASSOCIATED COSTS/POSITION:	8900.00
	TOTAL COSTS/POSITION:	51594.13
JOB CLASS CODE: 4113	CLASS TITLE: SOCIAL WORKER III	
LOCATION CODE: EBA	LOCATION NAME: ANCHORAGE	
RF NUMBER:	NUMBER OF POSITIONS: 1	
BRU PRIORITY: 0	MONTHS/POSITION: 12.0	
SEASONAL INDICATOR: F	BARGAINING UNIT: G	
ASSOCIATED COSTS: (IN THOUSANDS OF \$)	SCHEDULE: A	
TRAVEL COSTS: 1.5	RANGE: 16 STEP: A	
CONTRACTUAL COSTS: 5.5	RETIREMENT CODE: A	
SUPPLIES COSTS: 0.4		
EQUIPMENT COSTS: 1.5	MONTHLY RATE: 0.00	
OTHER COSTS: 0.0	HOURLY RATE: 0.00	

PRESS ENTER TO UPDATE RECORD;
OR ENTER '1' OR PF1 FOR PREMIUM PAY SCREEN;
OR ENTER '2' OR PF2 TO UPDATE SAME REQUEST, NEXT SCENARIO;
OR ENTER '12' OR PF12 TO EXIT THIS SCREEN WITHOUT UPDATE 0

FROM TERMINAL HJ55 ON PRINTER HJH5; DATE=84255, TIME=090422

NEW POSITION JUSTIFICATION HAS BEEN UPDATED
NEW POSITION JUSTIFICATION

SYSTEM ASSIGNED PCN: 06N203

COMPONENT: 062103310100

NEW POSITION JUSTIFICATION:

- 1: THIS POSITION WILL FUNCTION ON A REGION-WIDE BASIS WITH SPECI
- 2: FIC DUTIES TO INCLUDE ADOPTIONS, INTERSTATE COMPACT PLACEMEN
- 3: T COORDINATION, AND BACK-UP TO COVER FIELD OFFICES DURING AB
- 4: SENCES OF ASSIGNED STAFF.
- 5:
- 6:
- 7:
- 8:
- 9:
- 10:
- 11:
- 12:
- 13:
- 14:
- 15:

PRESS ENTER TO UPDATE NEW POSITION JUSTIFICATION;
OR ENTER '1' OR PF1 FOR MORE TEXT ENTRY;
OR ENTER '12' OR PF12 TO EXIT THIS SCREEN WITHOUT UPDATE 0

FROM TERMINAL HJ55 ON PRINTER HJH5; DATE=84255, TIME=091211

RECORD HAS BEEN UPDATED

NEW POSITION REQUESTS

SYSTEM ASSIGNED PCN: 06N204	SALARY COSTS/POSITION:	26460.00
UNAUTHORIZED PCN:	BENEFITS COSTS/POSITION:	8887.87
COMPONENT: 062103310100	TOTAL PERS. SERV. COSTS/POS.:	35347.87
SCENARIO: 1 1	ASSOCIATED COSTS/POSITION:	8000.00
	TOTAL COSTS/POSITION:	43347.87

JOB CLASS CODE: 4111	CLASS TITLE: SOCIAL WORKER I
LOCATION CODE: EBA	LOCATION NAME: ANCHORAGE

RF NUMBER:	NUMBER OF POSITIONS: 1
BRU PRIORITY: 0	MONTHS/POSITION: 12.0
SEASONAL INDICATOR: F	BARGAINING UNIT: G

ASSOCIATED COSTS: (IN THOUSANDS OF \$)	SCHEDULE: A
TRAVEL COSTS: 1.5	RANGE: 13 STEP: A
CONTRACTUAL COSTS: 4.6	RETIREMENT CODE: A
SUPPLIES COSTS: 0.4	
EQUIPMENT COSTS: 1.5	MONTHLY RATE: 0.00
OTHER COSTS: 0.0	HOURLY RATE: 0.00

PRESS ENTER TO UPDATE RECORD;

OR ENTER '1' OR PF1 FOR PREMIUM PAY SCREEN;

OR ENTER '2' OR PF2 TO UPDATE SAME REQUEST, NEXT SCENARIO;

OR ENTER '12' OR PF12 TO EXIT THIS SCREEN WITHOUT UPDATE 0