

258

837 HHESS
HB 802 -
830

STATUTORY PROVISIONS PERTAINING TO LICENSING OF MIDWIVES

UTAH

(58-44-1 - 58-44-11)

<p><u>NURSE-MIDWIFE</u></p> <p><u>Definition:</u></p> <p>Registered nurse who has expanded his/her practice to the care of mothers and babies through the maternity cycle.</p>	Requirements	Completed approved certified nurse-midwifery education program.
	Limitations on Practice	Under this act, may also provide normal gynecological services.
	Special Statutory Provisions	Establishes committee to supervise practice of nurse-midwifery. Examination required. Act does not affect rights of parents to deliver their baby, where, when, how and with who they choose regardless of certification.
<p><u>PROFESSIONAL MIDWIFE</u></p> <p><u>Definition:</u></p> <p>An individual who has received formal professional training as a midwife.</p>	Requirements	
	Limitations on Practice	
	Special Statutory Provisions	
<p><u>LAY MIDWIFE</u></p> <p><u>Definition:</u></p> <p>An individual who practices as a midwife but has not received formal professional training.</p>	Requirements	
	Limitations on Practice	
	Special Statutory Provisions	

STATUTORY PROVISIONS PERTAINING TO LICENSING OF MIDWIVES

WASHINGTON

(18.50.090 - 18.50.110)

<p><u>NURSE-MIDWIFE</u></p> <p><u>Definition:</u></p> <p>Registered nurse who has expanded his/her practice to the care of mothers and babies through the maternity cycle.</p>	<p>Requirements</p>	
<p><u>PROFESSIONAL MIDWIFE</u></p> <p><u>Definition:</u></p> <p>An individual who has received formal professional training as a midwife.</p>	<p>Limitations on Practice</p>	
	<p>Special Statutory Provisions</p>	
	<p>Requirements</p>	<p>Diploma from legally incorporated school on midwifery in good standing, granted after at least 2 courses of instruction of at least seven months each in different calendar years. Diploma from foreign institution on midwifery of equal requirements.</p>
<p><u>LAY MIDWIFE</u></p> <p><u>Definition:</u></p> <p>An individual who practices as a midwife but has not received formal professional training.</p>	<p>Limitations on Practice</p>	<p>Shall not prescribe any drugs or medicine except some household remedy.</p>
	<p>Special Statutory Provisions</p>	<p>Examination required. Topics covered by examination specifically laid out by statute. Gratuitous service not prohibited by chapter. Washington's midwifery laws similar to New Jersey's.</p>
	<p>Requirements</p>	
	<p>Limitations on Practice</p>	
	<p>Special Statutory Provisions</p>	

STATUTORY PROVISIONS PERTAINING TO LICENSING OF MIDWIVES

WEST VIRGINIA

(30-15-1 -30-15-8)

<p><u>NURSE-MIDWIFE</u></p> <p><u>Definition:</u></p> <p>Registered nurse who has expanded his/her practice to the care of mothers and babies through the maternity cycle.</p>	Requirements	Graduate of school of midwifery; certified by American College of Nurse-Midwives.
	Limitations on Practice	Practice under the supervision of or in association with physician engaged in family practice or specialized field of gynecology or obstetrics.
	Special Statutory Provisions	Persons holding licenses issued before current laws enacted may continue to practice until expiration of licenses without privilege of renewal.
<p><u>PROFESSIONAL MIDWIFE</u></p> <p><u>Definition:</u></p> <p>An individual who has received formal professional training as a midwife.</p>	Requirements	
	Limitations on Practice	
	Special Statutory Provisions	
<p><u>LAY MIDWIFE</u></p> <p><u>Definition:</u></p> <p>An individual who practices as a midwife but has not received formal professional training.</p>	Requirements	
	Limitations on Practice	
	Special Statutory Provisions	

Name	Address and Phone	Organization/Self	For/Against or Observing
1/ Joe McKenna		Sponsor	
2/ Mrs. Barbara Walker	P.O. Box 282 Auke Bay 789-0977	Alaska Nurses Association	For
3/ DON KOCH	POUCH D JUNEAU 465 2577	DIVISION OF INSURANCE	FOR CONCEPT IF AMENDED
4/			
5/			
6/			
7/			
8/			
9/			
10/			
11/			
12/			
13/			

	Name	Address and Phone	Organization/Self	For/Against or Observing
	Joe McKeenan			
1/	Ther Delia ^{Behr} [unclear]			
2/	Vernellie Randall-Phillips		} H+SS (Dept H+SS)	
3/	Portia Portia Kaufman (unclear)			} H+SS ("") Jun. Health clinic
4/	Margaret Crawford (answer questions re: nurse-midwife practice)			nurse mid-wife
5/	Don Don Koch		Dir. of Insurance	
6/	Pam Bradley	7445. 455-6152	herself	
7/	Beth Jenson		herself	
8/				
9/				
10/				
11/				
12/				
13/				

Representative Thelma Buchholdt
Page 2
March 5, 1980

Page 2
10/2

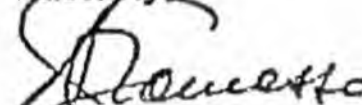
European model sometimes trains for a couple of years. This further demonstrates the special interest involved. They are certainly not the same, and cannot be grouped together in terms of training, abilities and experience.

4. Currently, under our medical by-laws and those of other hospitals, para-professionals are permitted to practice medicine only under the direction of the sponsoring physicians who monitor the privileges granted and quality of care delivered.

We also endorse the hiring of these practitioners (para-professionals), by hospitals, to deliver nursing care.

Thank you for the opportunity of expressing our position on this bill.

Sincerely,



Al M. Gamosso
Administrator

AMC/mm

cc: Senator Glenn Hackney
Senator Mike Colletta
Senator Arliss Sturgulewski
Max Kersbergen
William Dann
Charles Rigden
Ron Hammett
Donald Deiders
Jack Brown
Alaskan Hospital Administrators
Advisory Board

* TELRCOPY INSTRUCTIONS: For Immediate Delivery to Committee

Copy to Rep. Buchholdt
Members House HESS Committee
Above listed Senators

STATE OF ALASKA

DEPARTMENT OF COMMERCE & ECONOMIC DEVELOPMENT

DIVISION OF INSURANCE

JAY S. HAMMOND, GOVERNOR

POUCH D
JUNEAU, ALASKA 99811

March 4, 1980

Honorable Thelma Buchholdt
Chairman
House Education & Social
Services Committee
Alaska House of Representatives
Pouch V
Juneau, Alaska 99811

Dear Ms. Buchholdt:

RE: House Bill 802

You have requested a position paper for House Bill 802. The Division of Insurance has in the past opposed mandated or required coverages for disability insurance policies. We have on two occasions ventured across this line to support mandated coverages. The first was in support of coverage for newly-born children which became law in 1975 (AS 21.42.345). The second was with Senate Bill 227 which would mandate alcoholism benefits. This bill was before your committee last year and is presently in House Rules.

In both cases there was substantial imperative for the types of benefits sought. With newly-born children, the practice of insurers was to provide no coverage until 14 days after birth, which when coupled with the preexisting conditions clause in many policies, gave rise to some substantial financial burdens on new parents with sick, ill or defective newborn children. In the case of a mandated alcoholism benefit, the imperative was, and is, that alcoholism is generally recognized as Alaska's number one health problem. We do not believe that similar imperatives exist to suggest a required maternity or nurse midwife coverage.

We have prepared a section-by-section analysis or commentary which may help in our view of this legislation.

Section 1. This section would most appropriately be commented on by the Department of Health and Social Services. The section is not crucial to the insurance aspects of the bill, which represents the remaining portion of the proposed legislation.

Section 2. Under this section coverages provided on an expense incurred basis shall provide that the health insurance benefits applicable to maternity coverage consider benefits provided by nurse midwife. This language is not objectionable. The title of the section, however, is somewhat misleading and might better be called "COVERAGE FOR COST OF SERVICES PROVIDED BY NURSE MIDWIVES."

Section 3. The language suggests that maternity benefits are required to be provided under an expense incurred policy. Presently, federal law requires maternity benefits on group coverages where the group has more than 15 persons. This proposal would extend to individual policies and to smaller groups. We are opposed to an expansion of this concept because of cost. We believe that removal of this section will not impair the bill since it is really a repeat of Section 2 of the bill. This same comment applies to Section 4 and Section 5.

Section 6. This section in effect mandates maternity benefits for medical service corporations, of which there are two now in the State. The first is Delta Dental Plans which is a dental medical service corporation and the second is Fairbanks Physicians which is currently inoperative. Blue Cross is a hospital service corporation and would appear to be unaffected by this section due to repeated references to AS 21.87.120.

Section 7. This section is not objectionable but does not really affect anyone presently except for the Delta Dental Plan. AS 21.87.330(9) which defines "physician" as distinguished from "participant physicians" should be modified to include nurse midwife.

Section 8. This section is not objectionable.

Finally, the Commerce Committee of the House is presently considering House 882 which permits the Director of Insurance to minimum standards on various lines of insurance which can potentially resolve the problems that this bill appears to address. If all expense incurred policies had to include nurse midwives as physicians or participating physician then I think this bill would become a moot issue.

To summarize, we believe that a number of amendments should be made to this bill to make it a bill that can be supported by the Administration. These references are:

Page 1, line 14, remove the words "REQUIRED PROVISION FOR" and change the word "OF" between "COVERAGE" and "COST" to read "FOR."

Page 1, lines 22 through 29. Eliminate.

Page 2. Eliminate entire page.

Page 3, lines 1 through 3. Eliminate.

March 4, 1980

Page 3 between lines 3 and 4. Establish new section to read:

AS 21.84.590(6) is amended to read. (6) AS 21.42.290 and AS 21.42.347.

Page 3, line 4. Renumber the section as appropriate and retain the wording that appears on lines 5 through line 8.

Page 3 between lines 8 and 9. Add a new section to read:

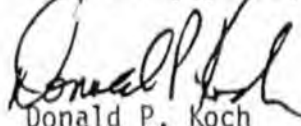
AS 21.87.330(9) is amended to read. (9) "physician" [includes also] means a doctor, dentist, osteopath, optometrist, chiropractor, nurse midwife, surgeon, or other licensed health care practitioner.

Page 3, line 14. Add a new section to read:

AS 21.87340(15) is amended to read: (15) 21.42.345 and AS 21.42.347.

The above amendments would result in a bill acceptable to the Division of Insurance. If you have any additional questions, we would be happy to assist in answering them for you.

Very truly yours,



Donald P. Koch
Chief of Market Surveillance

DPK/kkk2/1

Ketchikan General Hospital

3100 TONGASS AVE.
KETCHIKAN, ALASKA 99901
907 - 225-5171

March 6, 1980

Representative Terry Gardiner
House of Representatives
State of Alaska
Pouch "V"
Juneau, Alaska 99811

Dear Terry:

The Medical Staff of Ketchikan General Hospital has asked me to write to you in regard to House Bill 802, introduced by McKinnon, nurse-midwives, particularly in relation to provision of coverage of cost of services provided by nurse-midwives by state licensed insurance companies.

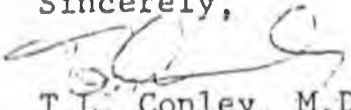
In general, we are in support of the bill and feel it effectively recognizes the role of nurse-midwives in the provision of medical care in the State of Alaska. We have only one problem with the bill and that is Section 18.20.005 which states that a hospital may not be issued a license unless the hospital permits nurse-practitioners to practice in the hospital.

Our objection is essentially a disinterested one as we have a nurse-midwife on the staff at Ketchikan General Hospital who will be accorded full privileges as soon as her certification comes through which we expect within the next two months. We previously had a certified nurse-midwife on the staff and she had full privileges. We are fully in support of the concept of such practitioners functioning in the Ketchikan area. Nonetheless, to restrict a hospital's license simply because it does not choose to employ nurse-midwives seems to be an unnecessary interference in the provision of medical care and an unwarranted intrusion of government regulations into what is essentially a private contractual matter. The intrusion might be warranted if it could be demonstrated that failure to provide nurse-midwifery services would reduce the quality of medical care and jeopardize patients, but I can think of no way of proving such a contention.

It is our feeling that nurse-midwifery is very much a coming thing and it will gradually be accepted throughout the country. We see no need to force the matter and indeed to force the matter only raises resentment.

With alteration of this provision we feel we could support the measure. Thank you for your interest in this matter.

Sincerely,


T.L. Conley, M.D.
Chief of Medical Staff

KGH

March 14, 1980

Representative Thelma Buchholdt
House Hess Committee
Pouch V
Juneau, Alaska 99811

To Legislator:

I would like to lend my support to House Bill 802. As a professional in women's health care, I support the concept of midwifery. Present medicine has evolved to treating pregnancy as an illness rather than as a natural process. A common characteristic of Alaskans is the desire to have control over all aspects of their lives. A Nurse Midwife can provide a cost-effective, personal, scientific, and safe birthing service. Nurses attending modern nurse midwife programs receive much more training in normal pregnancy and delivery than family practice physicians.

This bill can provide the needed impetus for using the nursing talent already residing in this state to a full extent.

Thank you for your time,
Kay Kindt R.N., N.P.
Susan Emory, r.n.

KK/mts

cc: Rainona Barnes
Mike Beirne
C.V. Chatterton
Vernon Helburt
Bill Miles
Joyce Munson, Vice Chair

Fairbanks Health Center
800 Airport Way
Fairbanks, Alaska
99701

March 11, 1980

Holly Debenham
SR 20114A
Fairbanks, AK 99701

Dear Sir:

I am writing this letter in support of H.B. 802. I believe that our community could definitely benefit from having nurse practitioners at Fairbanks Memorial Hospital. The doctors would have more of their time to spend with other in needful patients if nurse practitioners were allowed to practice (work) in the hospital.

Also the insurance coverage seems to be very important as most doctors, physicians etc. have ample insurance coverage, also nurse midwives should be able to get this type of insurance.

I am very happy to see a bill of ^{this} sort finally coming through the legislature. It has all of my support.

Holly Debenham

HB 802

RICHARD J. BABCOCK, M.D.

OBSTETRICS AND GYNECOLOGY

P. O. BOX 513

KETCHIKAN, ALASKA 99901

February 25, 1980

Dear Representative Gardiner:

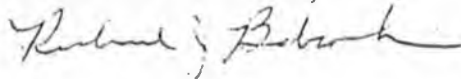
We would like to add our strong support to House Bill #82, "An Act Relating to Nurse Midwives." The practice of insurance companies in limiting payment arbitrarily to certain health providers while excluding others is grossly unfair to their patrons.

The Nurse Midwife is a well trained, highly skilled practitioner whose services deserve compensation the same as any other recognized member of the healing arts.

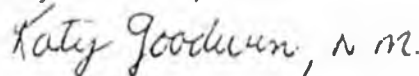
Your support of this measure is strongly urged.

Thank you.

Richard J. Babcock, M.D.



Katy Goodwin, N.M.



cc: Representatives: McKinnon
Rogers
Philips

pink

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TO: HOUSE HESS COMMITTEE AND SHANNON GARRETT A.A.

FM: GLENDA STRAUDE, P. O. BOX 8150, FBX AK 99708 PHONE - 479-7692

RE: HB 802

I STRONGLY SUPPORT HB 802, AN ACT RE TO NURSE MIDWIVES. I BELIEVE IT IS A GOOD STEP IN THE RIGHT DIRECTION. NURSE MIDWIFERY SHOULD BE RECOGNIZED AND COVERED BY HEALTH INSURANCE POLICIES AND SHOULD ALSO BE AFFORDED THE SAME INDEMNITY AFFORDED TO DOCTORS. THOUGH I DO SUPPORT THE BILL, I DO NOT FEEL THAT IT GOES FAR ENOUGH IN RECOGNIZING THAT BIRTHING IS A NATURAL EXPERIENCE AND NOT AN ILLNESS. I FEEL NURSE MIDWIVES SHOULD BE PERMITTED TO PRACTICE OUTSIDE THE HOSPITALS AND I DO NOT MEAN IN THE PARKING LOTS!

CAN BE CONTACTED DAYS.

FBX LJO/LJ

##



ALASKA STATE HOSPITAL ASSOCIATION INC.

5401 CORDOVA STREET
PHONE: 277-1633

ANCHORAGE, ALASKA 99503

March 5, 1980

Thelma Bucholdt
Chairman - Health and Social
Services Committee
Alaska State Legislature
Pouch V
Juneau, Alaska 99811

Re: H.B. 802
"An act relating to
nurse midwives"

Dear Representative Bucholdt:

The Alaska State Hospital Association representing seventeen institutional members who provide obstetrical care is extremely concerned over H.B. 802. While the intent, I am sure, was to make available to patients an alternative which would provide greater access to O.B. services at a possibly reduced cost, a number of considerations should be evaluated before proceeding with this proposal.

1. Sec. 18.20.055 Nurse Midwife Staff Privileges:

Criteria for the licensure of hospitals which is acceptable under present state and federal regulations does not require that para-professionals be accorded staff privileges in order to retain state licensure. To legislate such requirement would be legally contestable, as it is contrary to accepted standards of safeguards provided under present licensing and hospital by-laws related to the admission of patients to hospitals. Such legislation would open the door to numerous medical paraprofessionals to mandate similar consideration.

Such action would circumvent the protection that all patients presently may expect from a licensed hospital, i.e. that a board (trustee), medical staff organization and a competent administration are responsible for assuring that minimal standards of training and licensing have been met by practicing staff. A nurse practitioner does not meet the level or training required for physicians, nor do they meet by-law standards for staff privileges.

2. The continued availability and/or additional cost of hospital mal-practice should such legislation be enacted leads one to question the prudence of such a proposal. One of the protections that patients and hospitals presently have is recourse for a financial settlement for adjudicated damages. The removal of that protection by a withdrawal of insurance coverage, or a significant increase in the cost of such coverage, due to the inclusion of paraprofessionals as attending staff is a serious concern for our members.

March 5, 1980

3. Limited investigation due to the shortness of notification of this proposal has identified that third party carriers are not presently able to assure any reduction in premium costs due to O.B. services provided by paraprofessionals. Lack of experience with this concept does not yet provide a historical base upon which to draw conclusions.

Although for the above stated reasons our association cannot support the proposed bill, let me hasten to add that under the appropriate medical direction and approved hospital standards of medical treatment, paraprofessionals can be effectively utilized in the hospital setting to deliver a sophisticated level of health care.

Thank you for this opportunity to express our concerns and recommendations on this proposal.

Sincerely,



Max Kersbergen
Executive Director

MK/lc

Fairbanks Memorial Hospital

1650 Cowles St.

FAIRBANKS, ALASKA 99701

OPERATED BY
LUTHERAN HOSPITALS AND HOMES SOCIETY
FARGO, NORTH DAKOTA 58102

March 12, 1980

Honorable Thelma Buchholdt
Pouch V
Juneau, Alaska 99811

Re: Position Paper - House Bill No. 802
An Act Relating to Nurse Midwives

Dear Representative Buchholdt:

Fairbanks Memorial Hospital recently submitted preliminary comments on House Bill 802, an act relating to nurse midwives. The Hospital has recently gone back and done more research on this bill and would like to submit the following position on House Bill 802.

Fairbanks Memorial Hospital cannot support House Bill 802 because of the following reasons:

1. The bill as it is currently written would let a nurse midwife work in the hospital without a physician's supervision. To my knowledge all hospitals in the state require nurse midwives, physicians assistants and other para-professionals to be directly supervised by a physician preceptor. If this bill passed, this would prevent nurse midwives from being required to have this physician supervision.
2. The bill as it currently stands grants a nurse midwife hospital privileges. At the current time no para-professional in any Alaska hospital to my knowledge is granted full privileges, but is rather granted an extension of their physician preceptor's privileges. This requires the para-professional to be supervised and to do only those procedures and exams the physician preceptor has privileges to perform.
3. Fairbanks Memorial Hospital does not believe that a hospital's license should be dependent upon any one para-professional group. We believe that if this bill was passed, other para-professionals would request similar status.

Representative Thelma Buchholdt

March 12, 1980

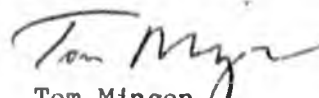
Page Two

4. As I am sure you are aware, there is a severe difference between certified nurse practitioner midwives and certified nurse midwives. A certified nurse practitioner midwife attends a specific midwife program only for a few months after she has gained the status of nurse practitioner while a certified nurse midwife has at least several years of training in order to become a certified nurse midwife. This bill directly addresses the least trained of the two categories.
5. Under Section 7.AS21.87.330 we feel that a nurse midwife should not be included under the definition of a participant physician.
6. As the hospital reads section 21.87.125 of the bill we interpret this to mean that all hospitals in the state and other medical service corporations will be required to hire nurse midwives and to have these services available even though some pre-paid plans might not address maternity care.

In closing, the Hospital cannot support this bill as it currently stands. It should be pointed out that Fairbanks Memorial is not objecting to nurse midwives since the hospital has provisions in our bylaws for nurse midwives, physicians assistants and other para-professionals to work in the hospital under the direct supervision of physicians. We are very much against any bill which indicates that a physician would not be supervising this individual.

Thank you for the opportunity to express our position on this bill.

Sincerely,



Tom Mingen
Administrator

TM/mw

POSITION PAPER

HOUSE BILL NO. 802

"An Act relating to nurse midwives."

HB. No. 802 requires that hospitals extend staff privileges to nurse midwives as a condition of licensure. The Bill also defines the coverage of nurse midwives' practice under health and disability insurance policies by requiring coverage by those policies that pay for maternity care. The Bill also requires a medical service corporation, hospital service corporation, and combined medical and hospital service corporation cover nurse midwife services under certain conditions. The Bill also amends the definition of "participant physician" to include a nurse midwife, and adds a new definition defining "nurse midwife" to the Alaska Statutes.

The Department of Health and Social Services will limit its comments to the areas of the practice of the nurse midwife and the requirements of hospitals to extend staff privileges to the midwife as a condition of State licensure. It is our understanding that the Department of Commerce and Economic Development, Division of Insurance, will be commenting separately on the sections dealing with mandatory insurance coverage.

Practice of Nurse Midwives

Nurse midwives have been a part of the American health care system for over fifty years. The practice of nurse midwifery, including the management of labor and delivery, is recognized in the laws of all states except Kansas, Michigan, and Wisconsin. The typical recent graduate of a nurse midwifery educational program has six years of professional nursing experience and a bachelor's degree in addition to nine months to two years of midwifery training. Upon successful completion of the course and a national certification examination, the nurse midwife is prepared to care for women's health needs, including normal childbirth and uncomplicated gynecological and family planning services.

The nurse midwife, according to Alaska law, collaborates with a physician. Nationally, nurse midwives are employed by hospitals, public health agencies, private physicians, the military, prepaid health plans, and birthing centers. Their practice, typically, extends beyond pregnancy and birth to include the post-partum care of the well woman and neonatal care of the infant. Health education is a vital component of the role of the nurse midwife.

The use of nurse midwives can offer greater availability of quality prenatal care, delivery, and post-natal care in medically underserved

areas. As a member of the health care team, the nurse midwife can provide professional care to the normal obstetrical or postpartum patient, thus freeing her collaborating physician to concentrate on patients with problems requiring his or her medical expertise. An expanded use of nurse midwives also can offer an alternative style of care to families at a special time in their lives. The desire of certain families for such an alternative may partially account for the apparent increase in home deliveries, a practice which involves a greater risk.

Requirement of Extension of Staff Privileges to Nurse Midwives as a Condition of Hospital Licensure

The purpose of licensure, rules, regulations, and standards for hospitals is "...promoting safe and adequate treatment of individuals in the interest of public health, safety and welfare..." (AS 18.20.060).

Historically, the State's responsibility began as licensure and inspection of public facilities to look for fire, environmental health, and other standards for the condition of buildings. It then was extended into the area of professional standards requiring certain levels of competence and experience to have been reached by the staff providing care in the hospital. The strictest requirement for hospitals comes as a result of the need to be certified in order for the hospital to be eligible for Federal Medicare and Medicaid reimbursement. Nowhere in State Statute or regulation are hospitals required, as a condition of licensure, to extend staff privileges to professional groups (such as dentists) or paraprofessional groups (such as therapists). HB 802 would break with past precedence by requiring such an extension as a condition of hospital licensure to nurse midwives.

Department Position

The Department of Health and Social Services recognizes the valuable contribution that nurse midwives can make to the overall physical and emotional health of the family at time of pregnancy and delivery. We would encourage hospitals to provide staff privileges to well-qualified nurse midwives who meet the requirements of the Advanced Nurse Practitioner Guidelines issued by the Alaska Board of Nursing. However, the Department believes that the decision to use the services of nurse midwives or other qualified allied health personnel appropriately should rest with each individual hospital, its governing body and administrative staff, and not with the Department of Health and Social Services licensing authority.

Recommended by: DF Tirador
Dean F. Tirador, M.D.
Director, Division
of Public Health

Date: 3/5/80

Joe Betit
Joe Betit, Acting Coordinator
Office of State Health
Planning & Development

Date: 3/5/80

Approved by: Helen D. Beirne
Helen D. Beirne
Commissioner

Date: 3/5/80

THE LEGISLATURE OF THE STATE OF ALASKA
ELEVENTH LEGISLATURE

FISCAL NOTE

I. REQUEST

Bill/Resolution No. House Bill No. 802
 Title "An Act relating to nurse midwives."
 Requested by Commissioner's Office Date 3/5/80

II. FISCAL DETAIL

Agency Affected Department of Health and Social Services
 Program Category Affected Health/Division of Public Health
 BRU, Program, or Subprogram(s) Affected _____
 (Note: If more than one budget component is affected, separate line-item amounts and funding for each component in the analysis section.)

EXPENDITURES (Thousands of Dollars)

	FY 80	FY 81	FY 82	FY 83	FY 84	FY 85
100 PERSONAL SERVICES	0	0	0	0	0	0
200 TRAVEL	0	0	0	0	0	0
300 CONTRACTUAL	0	0	0	0	0	0
400 COMMODITIES	0	0	0	0	0	0
500 EQUIPMENT	0	0	0	0	0	0
600 LAND & STRUCTURES	0	0	0	0	0	0
700 GRANTS, CLAIMS, ETC.	0	0	0	0	0	0
TOTAL	0	0	0	0	0	0

FUNDING (Thousands of Dollars)

GENERAL FUND	0	0	0	0	0	0
FEDERAL FUNDS	0	0	0	0	0	0
OTHER (Specify Fund Source)	0	0	0	0	0	0

POSITIONS

FULL TIME	0	0	0	0	0	0
PART TIME	0	0	0	0	0	0
TEMPORARY	0	0	0	0	0	0

III. ANALYSIS (See Fiscal Note Preparation Instructions, Section III)

Original: Legislative Finance
 cc: Budget and Management
 Prime Sponsor (First Legislator Named) _____

Prepared by: *Margaret Deaver* Date: 3/5/80
 Division/Office: P.H. Admin. PH: 3090
 Department of Health & Social Services



Official Business

Alaska State Legislature

House of Representatives

Committee on

Health, Education & Social Services

Pouch V
State Capitol
Juneau, Alaska 99811

Dear Interested Persons,

This is to inform you that HB 802, An Act relating to nurse midwives, will be heard in the Health, Education and Social Services Committee at 1:30 p.m. on March 20th. If you care to make any comment on this bill it may be sent to this committee and we will gladly include it in each members file.

Please send any written comments or testimony to the above address.

A handwritten signature in cursive script that reads "Shannon Garrett".

Shannon Garrett
Administrative Assistant
House HESS Committee

Name	Address and Phone	Organization/Self	For/Against or Observing
Joe McClain			
1/ Joe Debbie introduce			
2/ Vernellie Randall-Phillips		} P+SS	
3/ Portia Portia Kaufman Kaufman		} P+SS in-health clinic	
4/ Margaret Crawford (answer questions re: nurse-midwifery practice)			
X 5/ Don Don Koch		Div. of Insurance	
X 6/ Pam Bradley	7 hrs. 455-6152	herself	
X 7/ Beth Jensen		herself	
8/			
9/			
10/			
11/			
12/			
13/			

3/11/80 11:54

TO: CHAIRMAN THELMA BUCHHELDT
HOUSE H.E.S.S. COMMITTEE

FROM: PAMELA BRADLEY, BOX 10411, FAIRBANKS, 99701 PH. 455-6152

RE: MS 802

I WAS IN JUNEAU AND GAVE ORAL TESTIMONY ON THIS BILL. I'VE VOLUNTEERED TO GATHER WRITTEN TESTIMONY FROM FRIENDS AND SEND IT TO JUNEAU, ALONG WITH MY OWN. I NEED ADVANCE NOTICE OF THE HEARING TO GIVE PEOPLE TIME TO PREPARE AND SEND THEIR TESTIMONY IN. WOULD YOU POSSIBLY CONSIDER TELECONFERENCING THIS?

CONTACT: 452-7585 9 - 5:30PM OR 455-6152 EVENINGS OR WEEK-ENDS

FDX/L10/MW X

Ketchikan Medical Clinic, Inc.

3612 TUNGASS
KETCHIKAN, ALASKA 99901

H.J. Henricksen, M.D.
D.E. Johnson, M.D.
T.L. Conley, M.D.

Phone 225-5144
Phone 225-5145

March 7, 1980

Honorable Terry Gardiner
% Legislative Affairs
State Capital
Pouch Y
Juneau, Alaska 99811

Dear Representative Gardiner:

I received a call from Sharon Garrett (whom I presume works in Representative Bucholdt's office) a few days ago with reference to drumming up physician support for House Bill #02. I promised to call her after I obtained the bill and set about my normal Sunday activity of trying to recover from the recent bridge tournament.

Today I was able to obtain the bill and here goes. I have been given the circumstances surrounding this bill's *raison d'etre* and certainly am in sympathy with the thinking behind the bill. However, there are problems.

The bill attempts to make the hospital do that which it is not in a position to do. Hospitals do not grant privileges to practitioners. That responsibility is delegated by the corporate body of the hospital to the attending medical staff. Thus, the bill fails, in this first paragraph, by attempting to legislate a requirement on the hospital that the hospital is not able to undertake.

Secondly, there are already sufficient laws, on the books, to offset the problems enumerated in or underlying this bill. The main legislation that works in this is the restraint of trade federal laws of which you are much more familiar than I. In the medical field, wherein a practitioner has felt unfairly denied access to the hospital to practice his/her trade or art or science, he/she has simply initiated a lawsuit and almost universally won when the condition of the denial of privileges was purely a restraint of trade. There are a fair number of cases on record, particularly in California, providing case law on this point, many of them having to do with family practitioners being denied privileges at certain hospitals governed by, or if you will, staffed by, sub-specialty interests. Thus, another reason for this part of the bill's inappropriateness is the fact that a mechanism for righting this wrong already exists and works well.

To reiterate, the bill attempts to make the hospital do that which it is not capable of doing. That is, assume the responsibility or granting of privileges and there is, not only no need for this but there is and has been a very tested way to right such wrongs as periodically crop up. In the case of the nurse mid-wife, he/she may simply obtain the services of a lawyer and institute a lawsuit on the denial of privileges on the basis of restraint of trade and very likely win the case. More to the point, such action would serve to publically put the medical staff on record in their restraint of trade exercise, which is probably valuable.

Since there are free legal services in this state, such court action is thusly available to all, including the poorest physicians or other practitioners who have unjustly been denied privileges.

For the practice of good medicine, i.e. for patient protection, it is imperative that the medical staff remain in total control of staff privileges (except for court intervention) because this is the entire basis of peer review (peer review is something we have done here for 13 years plus and is now mandated by federal law) which is the only effective handle we have on the practice of medicine at a hospital.

With regard to the rest of the bill I would simply say I strongly agree discrimination by third party people (insurance companies et al) is nonsense. A service should be paid for on the basis of the service performed, not on how (over) qualified the practitioner is who performs it, so long as the practitioner is indeed qualified.

I have reviewed the bill with Dr. Richard Babcock (OB Gyn) who has a nurse-midwife associate, Dr. Tom Conley, Chief of Staff at Ketchikan General Hospital and Dr. David Johnson, President-elect, Alaska Medical Association and all are in agreement with the position I have outlined.

Thank you for your time.

Sincerely,



Hilbert J. Henrickson, M.D.

HJH/bjr

S.C. 10033

Fairbanks Alaska 99701

March 13, 1980

Thelma Buckholz, Chairman
House HE 55 Committee
Pavuk v. State Capital
Juneau, Alaska 99811

Dear Mrs. Buckholz,

As chairman of the Board of Nursing I should like
to ask to respond to HB 803 on behalf of the Board.
Since our mission is to protect the public I do not
think it appropriate that the Board take a position
on a matter of self interest to the nursing profession.

As an individual, however, I support the bill.
We currently have no nurse-midwives authorized to
practice under our regulations. We have one application
that is still being processed. The bill would provide an
incentive to attract more of these highly qualified
individuals to Alaska.

I do think the matter of mandating third party
payment to reimburse nurse-midwives directly needs to be
looked at with reference to the availability of medical
insurance within the state. Would insurance companies
refuse to comply, and hence no insurance coverage
would be available to many citizens of our State? I must
confess I am ignorant on this matter, but assume your
Committee will research it.

Sincerely,

S. Rex Hoxton

TO: HOUSE H.E.S.S. COMMITTEE

FROM: ENID GEIST (CERTIFIED CHILD BIRTH EDUCATOR)
SR BOX 40022, FAIRBANKS, 99701 PH. 452-8740

RE: HB 802

I SUPPORT THIS BILL, I DO NOT THINK THAT IT GOES FAR ENOUGH
THAT HOME BIRTH SHOULD BE INCLUDED WITH MEDICAL BACK-UP.

FBX/LIO/MW \

HB

805

*File
R 205*

P.O. Box 380
Cordova, Alaska 99574
February 25, 1980

The Honorable Margaret Branson
Alaska State House of Representatives
Pouch "V" State Capitol Building
Juneau, Alaska 99811

Dear Ms. Branson,

Our daughter Betty Wickett is a patient at Harborview Memorial Hospital in Valdez.

She is presently attending a Harborview School program at the Valdez City School District.

Valdez City School District is planning to build a new school with a wing for the Harborview school program.

Since residents of Harborview come from all over the state of Alaska and are residents of a state facility, the Community of Valdez should not be required to pay for the special wing of the new school.

As concerned parents we are requesting the State for full funding of the special school wing.

Sincerely,

Mrs. Merle Wickett

Mrs. Merle Wickett

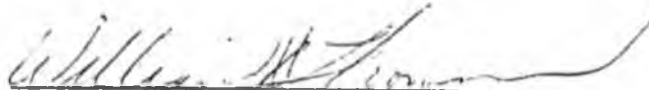
cc: Arlene Spaulding, Harborview School

ALASKA DEPARTMENT OF EDUCATION
POSITION STATEMENT
HOUSE BILL 805

The Department is in support of the proposed \$600.0 appropriation to the City of Valdez. The appropriation represents less than the amount which would not be reimbursed to the municipality pursuant to AS 43.18.100, for the retirement of bonded indebtedness associated with the construction of a special education facility in Valdez.

The proposed facility would house the educational program required by the institutional residents of the Harborview Developmental Center, a state institution for the severely-profoundly handicapped. Please refer to the attachment provided by the district.

Approved by:


William D. Thomson
Deputy Commissioner
April 18, 1980

HARBORVIEW PROGRAM & IMPROVEMENTS ENVISIONED BY MOVEMENT TO THE NEW SCHOOL

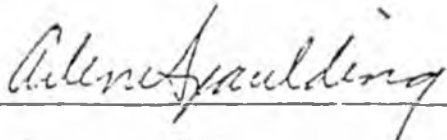
Currently there are several drawbacks to the educational facility at Harborview that have an impact on teaching and which the Herman Hutchen School design will improve. First, there is considerable isolation of classrooms from one another. Two meet in the living area, one is on the first floor of the school annex, two are on the second floor, two in modulars outside the Developmental Center and two in modulars near the elementary school across town. This isolation precludes gradual transition from one classroom to another, sharing equipment and staff, and hinders constructive staff communication. In the proposed school, the classrooms whose programs fit together are next to one another. This will allow students to spend part of their day in each of two classrooms when that is appropriate. The proximity will also allow sharing of equipment, especially large, immobile pieces. The pre-vocational/vocational cluster is an excellent example. The four classrooms will be close enough so that the workshop and kitchen equipment can be shared by all forty students. Secondly, the fact that there are two classrooms now on the second floor means that all physically handicapped students are automatically excluded from those programs. Since the program is sequential this means those students must be ready to jump two steps in order to advance. This is like expecting a second grader to remain in a second grade classroom until he is ready to do fifth grade work. The proposed school will have all classrooms on one floor which eliminates the problem. Third, having all staff in one building will allow better communication and sharing of program ideas. Currently, because classrooms are so spread out, teachers have little opportunity to observe one another or "brainstorm" about mutually beneficial program ideas. The design of the proposed school will correct both.

Another major problem in the present education facility at Harborview is the lack of provisions for physically handicapped students. The second story classrooms have already been mentioned. In addition, the toilet areas do not allow enough stalls large enough for proper transfer from wheelchair to toilet. This is a major safety problem for both students and staff. None of the sinks or home living equipment are presently designed for physically handicapped people which means self-help and home skills programs are difficult for these students. There is also no storage or maneuvering space for wheelchairs and walkers in the one downstairs classroom which is appropriate for physically handicapped students. The proposed facility has storage areas for wheelchairs and walkers and each classroom is large enough to allow students to maneuver in their wheelchairs. In addition to the lack of access to the upstairs classrooms, other areas are awkward or dangerous for wheelchair access, especially in the winter. The proposed school has appropriate access throughout.

Currently the prevocational and vocational classes do not have the space for large pieces of vocational workshop equipment. Since the workshop produces items for sale and is designed as a work setting, provision for as many types of training as possible is desirable. The proposed school has a complete, safely designed woodworking shop. The space and safety limitations also prevent our having a properly set up home living skills area to teach cooking, laundry, and other independent living activities. The new school has a portion designed to meet this section of our curriculum with special provisions for wheelchair bound young people.

In our program toileting, toothbrushing and handwashing are important components. In the present facility there is only one toilet and sink for the twenty one students upstairs. Downstairs, the bathroom facilities are outside the classroom and must be shared with the gym & Occupational Therapy programs.

Finally, the present administrative office serves also as a teachers' lounge and storage area. The lack of administrative privacy makes it difficult to meet individually with staff and infringes on their rights to confidential handling of personal concerns. It also makes it difficult to meet with visitors or parents and focus on the topic at hand. To accomplish any type of written work requiring a large, uninterrupted block of time is almost impossible. In the proposed school administrative, teachers' lounge, and storage areas are separate.

A handwritten signature in cursive script, reading "Arlene Spaulding". The signature is written in dark ink and is positioned above a horizontal line.

Arlene Spaulding, Program Coordinator
Harborview School

April 18, 1980

Representative Thelma Buchholdt
Pouch V
Juneau, Alaska 99811

RE: HB 805

Dear Representative Buchholdt:

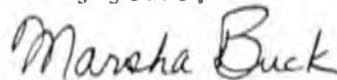
The Governor's Council for the Handicapped and Gifted opposes appropriation of state funds for the construction of a special education wing as an attachment to the new elementary school in Valdez.

The Council believes that construction of such a facility will lead to further institutionalization of handicapped individuals at Harborview Developmental Center rather than encourage development of special education programs and community residential services (group homes, foster care homes) in the handicapped children's home communities.

The funds requested would be best utilized for local services so children at Harborview can be returned home. So long as the majority of funds for this population are channeled to institutional care, handicapped children will continue to be required to ~~have~~ leave their families and home communities in order to receive essential services.

We feel this position is consistent with court cases, across the country which require deinstitutionalization of handicapped and mentally retarded individuals. It is also consistent with PL94-142, the Education for all Handicapped Children Act, which requires provision of a free, appropriate public education for handicapped children in the least restrictive environment.

Sincerely yours,



Marsha Buck
Council Chairperson

MB:mc

POSITION PAPER

HOUSE BILL 805

"An Act making a special appropriation to the City of Valdez for the construction of a disability development section at the Valdez School; and providing for an effective date."

- (1) The current space available for Special Education Programs in Valdez is inadequate and does not permit non-ambulatory clients to take part in some educational programs.
- (2) HB 805 provides \$600,000 to the City of Valdez to assist in the construction of a special education portion of a new school that will be separate from the Harborview Developmental Center.
- (3) The proposed facility would provide proper space for educational programs for the 96 severely mentally handicapped clients at the Harborview Developmental Center who come from throughout the State as well as for those children who live at home in the Valdez area and who need special education services.
- (4) The Department recommends support for the Bill.

Recommended by:

Verder Stillner

Verder Stillner, M. D., M.P.H.
Director
Division of Mental Health & Developmental Disabilities

Date:

4/22/80

Approved by:

Helen D. Beirne
Helen D. Beirne, Commissioner
Department of Health & Social Services

Date:

4/22/80

FISCAL NOTE

I. REQUEST

Bill/Resolution No. HB 805

Title "An Act making a special appropriation to the City of Valdez."
 Requested by _____ Date _____

II. FISCAL DETAIL

Agency Affected Department of Health and Social Services

Program Category Affected Health

BRU, Program, or Subprogram(s) Affected _____

(Note: If more than one budget component is affected, separate line-item amounts and funding for each component in the analysis section.)

EXPENDITURES (Thousands of Dollars)

	FY 80	FY 81	FY 82	FY 83	FY 84	FY 85
100 PERSONAL SERVICES						
200 TRAVEL						
300 CONTRACTUAL						
400 COMMODITIES						
500 EQUIPMENT						
600 LAND & STRUCTURES						
700 GRANTS, CLAIMS, ETC.						
TOTAL	-0-					

FUNDING (Thousands of Dollars)

	FY 80	FY 81	FY 82	FY 83	FY 84	FY 85
GENERAL FUND						
FEDERAL FUNDS						
OTHER (Specify Fund Source)						

POSITIONS

	FY 80	FY 81	FY 82	FY 83	FY 84	FY 85
FULL TIME						
PART TIME						
TEMPORARY						

III. ANALYSIS (See Fiscal Note Preparation Instructions, Section III)

No cost impact is foreseen to the Department of Health & Social Services as a result of this legislation.

Original: Legislative Finance
 cc: Budget and Management
 Prime Sponsor (First Legislator Named)

Prepared by: Verner Stillner Date: 4/22/80
 Division/Office: Mental Health & DD PH: 465-3370
 Department of Health & Social Services

Valdez City Schools

Harborview Special Education

Box 487

Valdez, Alaska 99686

Phone: 907 835-4735

February 13, 1980

The Honorable Margaret Branson
Alaska State House of Representatives
Pouch "V" State Capitol Building
Juneau, Alaska 99811

Dear Margaret,

Enclosed is a copy of the letter I sent to parents or guardians of Harborview school students requesting letters of support for full funding for the special wing of Valdez's proposed school. We also sent them names of their district's senators & representatives. The letters went out the 6th of February.

I am also sending you & Jay Kerttula a list of people contacted. I also talked to Dorothy Truran of the Governor's Council for the Handicapped & Gifted but will not know about support from them until next week at the earliest.

Please let me know if there is anything else I need to do at this time.

Sincerely,

Arlene Spaulding
Arlene Spaulding
Harborview School

Enclosures

Valdez City Schools

Harborview Special Education

Box 487

Valdez, Alaska 99686

Phone: 907 835-4735

February 6, 1980

Dear _____ (parents' name)

As you may know, the Valdez City School District is currently planning to build a new school with a wing for the Harborview School program.

The new building is needed for several reasons. First, we do not now have enough classroom space to group all nine classes in one central location. Second, the space we have is not appropriate for the full range of handicaps. And third, it is not adequate for the comprehensive program we should be running.

Since residents of Harborview come from all over the state of Alaska and are residents of a state facility, the community of Valdez should not be required to pay for the special wing of the new school. In order to encourage the state legislature to fully fund the special wing, we are asking concerned parents to write their state senators and representatives requesting that they support full funding for the special school wing.

We would very much appreciate your writing such a letter for us. Will you please send us a copy too, so that we can know what more we must do?

Thank you.

Sincerely,



Arlene Spaulding, Program Coordinator
Harborview School

P. O. Box 487
Valdez, Alaska 99686

Harborview School - February 6, 1980

Parents Names -- (were asked to write legislators in support of
full funding for special school wing)

Mr/Mrs Wayne Bouwens
P. O. Box 1274
Palmer, Alaska 99645

Mr/Mrs Jerry Cogan
1709 Carr Avenue
Fairbanks, Alaska 99701

Dr/Mrs. David Dietz
3352 Wesleyan Drive
Anchorage, Alaska 99502

Mrs. Ed Flershinger
Box 143
Kodiak, Alaska 99615

Mr. Jacob Foley
2906 W. 30th St. Sp. 13
Anchorage, Alaska 99503

Mr/Mrs Daniel Gorman
SR Box 80642 - 1 Mile Hurst Rd.
Fairbanks, Alaska 99701

Mr/Mrs David Hafele
Box 144
College, Alaska 99701

Mr/Mrs Elvest Hawkins
2416 Cottonwood
Anchorage, Alaska 99504

Mr/Mrs Calvin Howard
Box 5514
North Pole, Alaska 99705

Amy Webb
Box 425
Douglas, Alaska 99824

Mr/Mrs Sam Kenton
Box 445
Barrow, Alaska 99723

Mr. Gil Johnson
1007 W. 3rd Avenue - Suite 300
Anchorage, Alaska 99501

Mr/Mrs Charles R. Linsacum
1413 Bannister Drive
Anchorage, Alaska 99504

Harborview School - February 6, 1980 -- List of Parents
Page 2

Mr/Mrs Dennis Marquiss
Box 303
Eagle River, Alaska 99577

Mr/Mrs Leon Marshall
6930 Apollo Drive
Anchorage, Alaska 99504

Virginia Rude
Box 1678 - Blue Spruce
Eagle River, Alaska 99577

Mr/Mrs Eugene Robinson
P. O. Box 828
Homer, Alaska 99603

Mr/Mrs David Robinson
7903 Arlene St.
Anchorage, Alaska 99501

Mr/Mrs R. W. Sanderlin
Star Route A - Box 478 K
Anchorage, Alaska 99507

Mrs. Glen Branda?
Box 217
Port Lions, Alaska 99550

Mr. Cyril Barker
6345 Colgate Drive
Anchorage, Alaska 99504

Grace Slwooko
Box 108
Gambell, Alaska 99742

Mr/Mrs Daniel Smith
Box 2
McGrath, Alaska 99627

Mr. Oren Strader
P. C. Box 4- 2692
Anchorage, Alaska 99509

Mr/Mrs Steve Totemoff
Tatitlik, Alaska 99677

Drs. John & Elizabeth Tower
S. R. A. Box 32 T
Anchorage, Alaska 99507

Mr/Mrs Roy Troseth
Box 252
Wasilla, Alaska 99687

Mr/Mrs Bill Ward
Box 356
Soldotna, Alaska 99669

Arleen McCarver
General Delivery
Valdez, Alaska 99686

Mr/Mrs Merle Wickett
Box 380
Cordova, Alaska 99574

Frederick Pettyjohn (guardian)
Box 1277
Anchorage, Alaska 99510

Dolores Wilks (guardian)
941 4th Avenue
Anchorage, Alaska 99501

Alaska State Legislature

REPRESENTATIVE
MARGARET BRANSON
DISTRICT 5



TEL. (907) 585-1265
BOX 740
COOPER LANDING, ALASKA 99572
WHILE IN JUNEAU
POUCH V
JUNEAU, ALASKA 99811

House of Representatives

March 3, 1980

Mr. Tom Gilson
Asst. City Mgr., City of Valdez
P.O. Box 307
Valdez, Alaska 99686

Dear Tom:

I am sending you copies of HB 805, a special appropriation for the construction of disability development in the Harborview School, and HB 185 and HB 752 concerning cultural facilities.

Both of these issues are of particular significance to Valdez. I will try to keep you informed of their progress.

Cordially,

A handwritten signature in cursive script, appearing to read "Margaret".

Margaret Branson
Representative

MAB:mcrs

Enclosures (3)



From left to right, are Dan Hickok, Doug Cranor, Brent Lisa Wells. In the back row are Brad Jaeger, Mary Kettonte, and Davis Nichols with coach Loyd Nichols.



Notes from Representative Margaret Branson

The issue I will discuss this week concerns the funding of the disability wing in the Valdez school. I have co-sponsored a bill, HB 805, to fund in the amount of \$600,000 this special wing on the new Valdez school—a project of benefit to all of district five and the State of Alaska.

This wing will provide long overdue educational and developmental facilities for the residents of Harborview. This service is currently operating out of the Harborview facilities which are inadequate for several reasons. There is not enough classroom space, it is upstairs, the space available is not appropriate to properly handle the full range of handicaps, and it is not adequate for comprehensive programs that should be provided. The new wing will include many necessary facilities including sensory stimulation laboratory, speech therapy facilities and vocational workshops grouped in such a

design that students can progress from one to the other without hardship.

The idea of incorporating the facility into the Valdez School rather than an addition to the Harborview facility is important because it will allow much greater versatility in each individual's treatment and education. This combination will allow access to wider range of the school facilities for use by the residents of Harborview and it will also allow for the use of the school by those students who might not be residents of Harborview, but could benefit from some of the special facilities such as the speech therapy area.

The program is broken down into classes. These range from a very basic level of sensory stimulation to the level where the student is taught certain vocational skills. With the many advances being made in this field, constant progress is seen in the treatment of the developmental disabilities which affect these young people. The child moves through the program according to ability with the end goal of helping many learn the skills necessary to lead a self-sufficient life.

The State is also taking positive steps in the treatment of developmentally disabled in another area. In the FY 81 budget there has been \$48,000 allocated to Prince William Sound Community College to increase instructional programs for the treatment of the developmentally disabled. This has created a very positive situation where the local school district, the state and the University are working together to enhance the care for the residents of Harborview.

Full State funding has been requested for this wing because the residents of Harborview come from all the State of Alaska and do reside in a State facility.

The staff of the Harborview facility and the Valdez school board, administration and staff, and the Dept. of Education deserve a great deal of praise for providing care and training and helping them attain their goals.

Please contact me at Juneau, Pouch V, or 465-4941 if you have need of my help or have comments to make.

Please note

Please note

Small as Wrangell-St. Elias head

Wyoming as a range conservationist.

Small was born in Chicago and raised in the Southwest. He has two degrees from Texas Tech, a bachelor's in wildlife management and a master's in range management. He is an infantry captain in the Army Reserve.

The 1.24 million-acre Wrangell-St. Elias is along the Canadian border north of the 10.95-million-acre Wrangell-St. Elias National Monument.

Its natural and cultural resources include: The Wrangell Mountain Foothills, lakes, glaciers and rivers, caribou, brown bear, Dall sheep, moose and wolves.

Secretary Andrus's land order describing the area states that with the Wrangell-St. Elias National Monument and Klauane National Park in Canada, the BLM

natural resource area completes the representation and protection of physiographic units and vegetation types from the Pacific Ocean to the Alaskan interior."

The order also prescribes that the area will be administered to provide opportunities for camping, hiking and other forms of

outdoor recreation.

The address and telephone number of Mike Small is Manager, Wrangell-St. Elias, Natural Resource Area, Bureau of Land Management, P.O. Box 42, Glennallen, Ak. 99588, (907) 882-3218.

Young gets committee post

WASHINGTON—The House Merchant Marine and Fisheries Committee today designated Congressman Don Young as ranking minority (Republican) member on its Coast Guard and Navigation Subcommittee. The Congressman succeeds Rep. Dave Treen who was inaugurated as Louisiana's Governor recently.

"I'm pleased and proud to be named to this post, and the State of Alaska will benefit," said Young. "Alaskans have a special relationship with the Coast

Guard. Their presence is vital to our transportation and our industries. As ranking member of the Subcommittee, I'll make sure this relationship becomes even better."

Young has served on the Merchant Marine Committee since his election to Congress in 1973, and on the Coast Guard Subcommittee since that time.

The ranking member functions as a minority leader on the committees, helping to decide the agenda and appointing the minority staff.

20th thru 26th

..... \$2⁰⁰ Off
 \$1⁰⁰ Off

..... \$4⁰⁰ Off
 \$2⁰⁰ Off

Vodka \$2⁰⁰ Off
 \$1⁰⁰ Off
 Schnapps 50¢ Off

 * A new line of *
 * Nautical Gifts *
 * for your nautical man. *
 * Nenana Ice Classics Tickets *
 * and shooter's glasses *
 * Now Available *

Pageant entrants seek 2 crowns

Citing the number of excellent entries already received for the Miss Southcentral Alaska Pageant, the Miss Alaska Pageant has granted them the authority to offer two titles in the final local pageant to be held prior to the 1980 Miss Alaska

Name	Address and Phone	Organization/Self	For/Against or Observing
1/ Margaret Branson			
2/ Dr. Bob Gregorich		H&S.S	
2/ Aileen Spaulding			
3/			
4/			
5/			
6/			
7/			
8/			
9/			
10/			
11/			
12/			
13/			

HB

821

STATE OF ALASKA
Inter-Department Route Slip

TO:
MAIL STATION NUMBER 3100

DEPARTMENT Home Health, Education & Social Services

ATTENTION _____

- | | |
|--|--|
| <input type="checkbox"/> Approval | <input type="checkbox"/> Note & Return |
| <input type="checkbox"/> Signature | <input type="checkbox"/> Initial & Return |
| <input type="checkbox"/> Comment | <input type="checkbox"/> Return As Requested |
| <input type="checkbox"/> Contact Me | <input type="checkbox"/> Return For Approval |
| <input type="checkbox"/> Prepare Reply | <input type="checkbox"/> Necessary Action |
| <input type="checkbox"/> For Your File | <input type="checkbox"/> Your Information |

Remarks:

FROM:
MAIL STATION NUMBER 2100

DEPARTMENT CORA

BY Lynn Wegener DATE 3/11/82

FISCAL NOTE

I. REQUEST in King Cove and Sand Point
 Bill/Resolution No. H B 821 Affairs for construction of Health Clinic
 Title An Act making a special appropriation to the Department of Community & Regional
 Requested by _____ Date _____

II. FISCAL DETAIL
 Agency Affected Department of Community & Regional Affairs
 Program Category Affected Community Planning
 BRU, Program, or Subprogram(s) Affected Local Government Assistance

(Note: If more than one budget component is affected, separate line-item amounts and funding for each component in the analysis section.)

EXPENDITURES (Thousands of Dollars)

	FY 79	FY 80	FY 81	FY 82	FY 83	FY 84
100 PERSONAL SERVICES						
200 TRAVEL						
300 CONTRACTUAL						
400 COMMODITIES						
500 EQUIPMENT						
600 LAND & STRUCTURES						
700 GRANTS, CLAIMS, ETC.						
TOTAL	0	0	0	0	0	0

FUNDING (Thousands of Dollars)


GENERAL FUND	0	0	0	0	0	0
FEDERAL FUNDS						
OTHER (Specify Fund Source)						

POSITIONS

FULL TIME	0	0	0	0	0	0
PART TIME						
TEMPORARY						

III. ANALYSIS (See Fiscal Note Preparation Instructions, Section III)

This bill, by itself, does not cause enough extra work to justify extra funding or an additional position. Many such bills have been proposed, however, and if a significant number of them pass, additional funding and one or more positions may be necessary.

IV. DATE 3-3-80 PREPARED BY McKie Campbell 
 AGENCY Community & Regional Affairs
 Original: Legislative Finance PHONE 465-4735
 cc: Budget and Management
 Prime Sponsor (First Legislator Named)

POSITION PAPER

HOUSE BILL NO. 821

HB 821

"An Act making a special appropriation to the Department of Community and Regional Affairs for the construction of health clinics at King Cove and Sand Point; and providing for an effective date."

HB No. 821 appropriates funding for two \$120,000 grants, one to King Cove and one to Sand Point, for the construction of community health clinic facilities.

The clinic that is presently in use in King Cove is owned by the cannery and according to our records is well-equipped but not large enough to provide all levels (preventive, primary and emergency) of health care to the population.

The building housing the clinic in Sand Point is owned by the Mission; the clinic is well-equipped. However, as the population increases, the Mission may want the building back for its own use. This would result in displacement of the clinic and may cause a hardship to the community.

The Department of Health & Social Services supports construction of new health clinics to enhance health care in these communities.

Recommended by:

Dean F. Tirador
Dean F. Tirador, M.D.
Director, Division
of Public Health

Date:

4/8/80

Approved by:

Helen O. Beirne
Helen D. Beirne
Commissioner

Date:

4/11/80

COMMUNITY KING COVE
Population 420 Native 390 Non-native 30

Date 11-78
Employee D. Ketelsen, PHN
Title Public Health Nurse

COMMUNITY SURVEY FORM

Nearest Major Town Anchorage Distance 643 Air Miles
School: BIA () State () Other City No. Enrolled 117

Armed Forces Yes () No ()
F.A.A. Yes () No ()
National Guard Yes () No ()
Hospital Yes () No ()
Newspaper Yes () No ()
Store Yes () No ()
Health Center Yes () No ()

AIRSTRIP Yes No _____
AVAILABLE TRANSPORTATION: Land plane, Sea plane, Water, Rail, Ferry, Auto, Other (specify charter or scheduled, and company)
Reeve Aleutian Airways from Anchorage, Via
Three Times per week. Charter with Peninsula from
Cold Bay

HOUSING-FACILITIES—(specify room, board, etc.)

APPROXIMATE DATE OF: "Break-up" None
"Freeze-up" None

Hotel None
Hospital None
Home None
Teachergage None
Other Medical personnel can stay at nurses quarters at the Clinic and eat at Cannery Cafeteria

CONTACT PEOPLE—(specify name)
Health Aides Patty Hanson, RN
Teacher or Supt. School Ben Kirker, Supt.
Council Chairman, or Mayor Don McCallum
Postmaster _____
Welfare Worker None
Other _____

(06-1279)

Electricity Yes () No () Volts 120-220 KW _____ When At all times
Radio Transmitter Yes () No () Call Letters RJA 53 Agency Cannery
Movie Projector Yes () No () mm. 16mm Location School

Describe Water Supply and Waste Disposal System New water system completed. Some families still have own wells, sewer system not hooked up. Garbage to dump- burned.

Type of Housing (Specify Frame, etc.) Wood frame and trailers

Nearest Hospital Facilities — (Type) Anchorage
Predominant Industry Commercial Fishing, Salmon and Crab. Peter Pan Seafood Cannery
Children's Homes — (Specify) None

Churches and Missions — (List) Non-denominational mission, minister: James Ellsmore

Local Organizations — (List) City Council; Women's Club; School Board; Health Board

Additional Information (If no Health Center, location of Clinics, Surveys, Classes; Health Board of Council; Standard of Living; etc.)
Air strip five miles out of town. Taxi service provided by Village. Small Clinic owned by Cannery and salary of R.N. Partly paid, by town. clinic is well equined with emergency supplies. Standard of living is good, employment is available most of the year at the Cannery. process both Salmon and Crab. Have satellite T.V. and most families have vehicles and telephones and nicely furnished homes.
Village R.N. is very capable and providing good comprehensive care. Conducts monthly Well Child Clinics and follow prenatal and provides V/U services & Pap Smears.

COMMUNITY Sand Point
Population 700 Native 550 Non-native 150

Date January 1979
Employee Janis Houseman
Title Public Health Nurse

COMMUNITY SURVEY FORM

Nearest Major Town Anchorage Distance 650 Air Miles
School: BIA () State (X) Other Aleutian Regional School No. Enrolled 137

Armed Forces Yes () No (X)
F.A.A. Yes () No (X)
National Guard Yes () No (X)
Hospital Yes () No (X)
Newspaper school Yes (X) No ()
Store Yes (X) No ()
Health Center Yes (X) No ()

AIRSTRIP Yes X No _____
AVAILABLE TRANSPORTATION: Land plane, Sea plane, Water, Rail, Ferry, Auto, Other (specify charter or scheduled, and company)

Reeve Aleutian Airways three times a week from Anchorage (Sand Point Service-Charter)

HOUSING-FACILITIES—(specify room, board, etc.)

APPROXIMATE DATE OF: "Break-up" NONE
"Freeze-up" NONE

Hotel Anchorage Inn
Hospital None
Home None
Teacherage None

CONTACT PEOPLE—(specify name)
Health Aides Ingrid Seim CHA, Alice Simmons RN

Other Visiting Medical Personnel can stay at clinic, others at Wakefield Fisheries bunkhouse or at Hotel Meals at Cafe or messhall of Cannery (06-1279)

Teacher or Supt. School Hugh Porter
Council Chairman, or Mayor Jack Foster
Postmaster Shirley Vaughn
Welfare Worker Marina Gunderson
Other State Trooper: Forest Bullington Clinice Phone; 383-3151

Electricity Yes (X) No ()
Radio Transmitter Yes (X) No ()
Movie Projector Yes (X) No ()

Volts 120-240 KW _____ When At all times
Call Letters KWC 39, KXN 70 Agency Wakefield Cannery
mm. 16mm Location School

Describe Water Supply and Waste Disposal System Water Reservoir and sewerage treatment
Garbage taken to dump and burned.

Type of Housing (Specify Frame, etc.) Wood frames and trailers

Nearest Hospital Facilities — (Type) Anchorage
Predominant Industry Commercial Fishing and Processing Plants
Children's Homes — (Specify) None

Churches and Missions — (List) Sand Point Baptist Chapel

Local Organizations — (List) Shumigan Corp. Local Native Corp. XXXXXX Peninsula Marketing Assoc. Fishing Union, School Board, Health Board, President "Scottie" Cumberlande"

Additional Information (If no Health Center, location of Clinics, Surveys, Classes; Health Board of Council; Standard of Living; etc.)

Clinic is very well equipped. Has X-ray machine and laboratory facilities. (not used now)
Standard of living is good. Many jobs are available year round- Canneries, store, school, boatharbor, etc. Most families have telephones, television, vehicles.

THE LEGISLATURE OF THE STATE OF ALASKA
ELEVENTH LEGISLATURE

FISCAL NOTE

I. REQUEST

Bill/Resolution No. House Bill No. 821
 Title "...making a special appropriation to CRA for the construction of health clinics.."
 Requested by Commissioner's Office Date 2/29

II. FISCAL DETAIL

Agency Affected Department of Health and Social Services
 Program Category Affected Health/Division of Public Health
 BRU, Program, or Subprogram(s) Affected _____
 (Note: If more than one budget component is affected, separate line-item amounts and funding for each component in the analysis section.)
EXPENDITURES (Thousands of Dollars)

	FY 80	FY 81	FY 82	FY 83	FY 84	FY 85
100 PERSONAL SERVICES	0	0	0	0	0	0
200 TRAVEL	0	0	0	0	0	0
300 CONTRACTUAL	0	0	0	0	0	0
400 COMMODITIES	0	0	0	0	0	0
500 EQUIPMENT	0	0	0	0	0	0
600 LAND & STRUCTURES	0	0	0	0	0	0
700 GRANTS, CLAIMS, ETC.	0	0	0	0	0	0
TOTAL	0	0	0	0	0	0

FUNDING (Thousands of Dollars)

GENERAL FUND	0	0	0	0	0	0
FEDERAL FUNDS	0	0	0	0	0	0
OTHER (Specify Fund Source)	0	0	0	0	0	0

POSITIONS

FULL TIME	0	0	0	0	0	0
PART TIME	0	0	0	0	0	0
TEMPORARY	0	0	0	0	0	0

III. ANALYSIS (See Fiscal Note Preparation Instructions, Section III)

Original: Legislative Finance
 cc: Budget and Management
 Prime Sponsor (First Legislator Name)

Prepared by: M. Deaver Date: 2/29/80
 Division/Office: P.H. Admin. PH: 3090
 Department of Health & Social Services

HB

826

STATE OF ALASKA

JAY S. HAMMOND, GOVERNOR

DEPARTMENT OF REVENUE

OFFICE OF THE COMMISSIONER

POUCH 5 - JUNEAU 99811

February 27, 1980

The Honorable Thelma Buchholdt
Chairman
House Health, Education & Social
Services Committee
Room 112 - Capitol Building
Juneau, Alaska 99811

Dear Ms. Buchholdt:

Re: House Bill No. 826

House Bill No. 826, an Act authorizing licensed grocery stores to sell beer and wine, was introduced in the House on February 18, 1980 and was referred to the House Health, Education and Social Services and Judiciary Committees.

For the consideration of the House Health, Education and Social Services Committee, I am enclosing a copy of a Fiscal Note prepared by Patrick Sharrock, Director, Alcoholic Beverage Control Board, Department of Revenue, Anchorage concerning the proposed legislation.

Sincerely,



R. D. Stevenson
Special Assistant

cc: The Honorable Charles Parr
Chairman
House Judiciary Committee

Joseph K. Donohue
Deputy Commissioner
Department of Revenue

Patrick Sharrock, Director
Alcoholic Beverage Control Board
Department of Revenue

THE LEGISLATURE OF THE STATE OF ALASKA
ELEVENTH LEGISLATURE

FISCAL NOTE

I. REQUEST
 Bill/Resolution No. HB 826
 Title Grocery liquor license
 Requested by Representative Dick Randolph Date February 18, 1980

II. FISCAL DETAIL
 Agency Affected Department of Revenue
 Program Category Affected Public Protection
 BRU, Program, or Subprogram(s) Affected Alcoholic Beverage Control Board
 (Note: If more than one budget component is affected, separate line-item amounts and funding for each component in the analysis section.)

EXPENDITURES (Thousands of Dollars)

	FY 80	FY 81	FY 82	FY 83	FY 84	FY 85
100 PERSONAL SERVICES						
200 TRAVEL						
300 CONTRACTUAL						
400 COMMODITIES Note	2.0	2.0	2.0	2.5	2.5	2.5
500 EQUIPMENT						
600 LAND & STRUCTURES						
700 GRANTS, CLAIMS, ETC.						
TOTAL						

FUNDING (Thousands of Dollars)

GENERAL FUND	2.0	2.0	2.0	2.5	2.5	2.5
FEDERAL FUNDS						
OTHER (Specify Fund Source)						

POSITIONS

FULL TIME						
PART TIME						
TEMPORARY						

III. ANALYSIS (See Fiscal Note Preparation Instructions, Section III)

NOTE: This legislation establishes a new "grocery store" class retail liquor license. Costs associated with a new class of license include printing of additional license forms, licensee files, telephone communication costs and postage. Estimated number of applicants for this class of license is unknown. Other sections of Title 4 prohibit minors from entering licensee premises. If grocery stores stock beer and wine for sale, minors would be prohibited from entering a licensed grocery store. This could pose additional enforcement endeavors.

Patrick L. Sharrock

IV. DATE February 26, 1980 PREPARED BY Patrick L. Sharrock, Director
 AGENCY Alcoholic Beverage Control Board
 Original: Legislative Finance PHONE 277-8638
 cc: Budget and Management
 Prime Sponsor (First Legislator Named)

HB

830

HOUSE BILL 830

"An Act relating to alcohol and drug abuse; combining and changing the membership of the advisory boards on alcoholism and drug abuse; changing the responsibilities of the office of alcoholism; amending the alcoholism grant-in-aid program; and repealing a requirement for mandatory discharge of an alcoholic from involuntary commitment."

This bill proposes a number of steps the legislature could take to make alcohol and drug abuse prevention and treatment programming more effective and efficient.

First, it clarifies the ABC boards responsibility to adopt regulations that implement the Intent expressed in HB 832 (a related bill).

Second, it allows one member of the Alcohol Beverage Control Board to also serve on the proposed Advisory Board on Alcoholism and Drug Abuse.

Third, it clarifies the responsibility of the proposed new combined board of Alcoholism and Drug Abuse, to review all Alcohol and Drug related grant applications, submitted to the Department for funding.

Fourth, it enables the Department to waive local community dollar match requirements for State grants, under certain conditions, thereby affording small poverty stricken local communities an opportunity to receive State Alcohol and Drug Abuse grant funds for programs.

Fifth, it ratifies an already existing operational reality by formally designating the office as the "Office of Alcoholism and Drug Abuse".

Sixth, it adds appropriate members (especially the Director of the ABC board) to the State "Interdepartmental Coordinating Committee".

Seventh, it creates a combined advisory board for alcoholism and drug abuse. Combination of these two boards is favored by a majority of both existing advisory boards, a majority of local program personnel, the staff of the office of alcoholism and drug abuse, the three regional health systems agencies, a majority of the Native Health Corporations, and the Commissioner.

ORIGINAL PAPER/Department of Health & Social Services

The benefits of a combined board, as proposed, are; 1) Regional membership which makes the board both more representative and more accessible; 2) Regional membership makes it possible for the board to work more closely with the Health Systems Agencies; 3) Number of full board meetings would be reduced from eight per annum, to four per annum; 4) Makes it possible for all local communities administering both alcoholism and drug abuse programs to negotiate levels of support with one board, in one place, at one time, instead of two; 5) Greatly reduces the time, travel costs, and secretarial support necessary to staff two boards, freeing State Office resources to do more in the areas of planning and program Administration; 6) Affords alcoholism and drug abuse program interests, access to and participation with the State Health Planning process since the combined board would be a subcommittee of the State Health Coordinating Council, and; 7) Makes it more convenient for the legislature to hold the whole alcoholism and drug abuse program effort accountable, through their oversight on one office and one advisory board.

The balance of the bill alters responsibility for custody of intoxicated persons who are involuntarily committed to treatment by the Courts, by removing responsibility for such custody from the State Office and giving that responsibility to the local treatment programs funded by the Office. This provision enhances both the convenience and effectiveness of local courts ability to see to it that their commitment orders are carried out by local programs.

Recommended by:

Robert L. Cole *03/18/80*

Robert L. Cole, Coordinator Date
Office of Alcoholism and Drug Abuse

Approved by:

Helen D. Beirne *3/25/80*

Helen D. Beirne, Commissioner Date
Department of Health and Social Services

COMMON PAPER/Department of Health & Social Services

FISCAL NOTE

I. REQUEST

Bill/Resolution No. HOUSE BILL 830

Title "An Act relating to alcohol and drug abuse"

Requested by _____ Date 03/18/80

II. FISCAL DETAIL

Agency Affected Department of Health and Social Services

Program Category Affected Alcoholism and Drug Abuse

BRU, Program, or Subprogram(s) Affected Administration

(Note: If more than one budget component is affected, separate line-item amounts and funding for each component in the analysis section.)

EXPENDITURES (Thousands of Dollars)

	FY 80	FY 81	FY 82	FY 83	FY 84	FY 85
100 PERSONAL SERVICES						
200 TRAVEL		[11.5]	-0-	-0-	-0-	-0
300 CONTRACTUAL						
400 COMMODITIES						
500 EQUIPMENT						
600 LAND & STRUCTURES						
700 GRANTS, CLAIMS, ETC.						
TOTAL		[11.5]				

FUNDING (Thousands of Dollars)

GENERAL FUND		[11.5]				
FEDERAL FUNDS						
OTHER (Specify Fund Source)						

POSITIONS

FULL TIME						
PART TIME						
TEMPORARY						

III. ANALYSIS (See Fiscal Note Preparation Instructions, Section III)

Presently, the two boards have a total of twenty appointed members. FY 80 costs for eight board meetings will be \$42,000 for boards travel and per diem, or an average cost of 5,250 per meeting. The projected cost of four statewide meetings of a combined board of thirteen members in FY 81 would be computed as follows:

FY 80 cost per member per meeting = \$ 525
 + Est. 12% FY 81 travel/per diem inflation = 63
 Net cost FY 81 per member per meeting = \$ 588

13 members x 4 board meetings @ 588 each per member = 13 x 4 x 588 or, 30,576
 Cos: savings for board travel and per diem \$11,424

Original: Legislative Finance

cc: Budget and Management

Prime Sponsor (Last Legislator Named)

Robert L. Cole

Prepared by: Robert L. Cole

Date: 3-18-80

Division/Office: SOADA

By:

Department of Health & Social Services

33 001 (Rev. 12/79)

Buy by DASS (11-28-79)

Approval DHESS Mgt. & Pgt:

Date:

Page ____ of ____

STATE OF ALASKA

JAY S. HAMMOND, GOVERNOR

DEPT. OF HEALTH AND SOCIAL SERVICES

OFFICE OF ALCOHOLISM AND DRUG ABUSE

POUCH H 05F
JUNEAU, ALASKA 99811
Tel: (907) 586-6201 (RLC)

April 10, 1980

DOCUMENT # 72-80

Thelma Bucholdt
Chairperson
Health Education and Social Services
Committee
Capitol Building
Juneau, Alaska

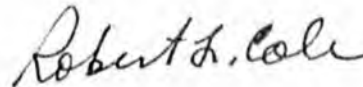
Dear Representative Bucholdt:

Your Health Education and Social Services Committee requested a fiscal note reflecting the impact of a 90% - 10% match requirement for all alcoholism grant-in-aid programs.

Under the existing statute, non-poverty communities have a 25% match requirement while poverty communities have a 10% match.

The attached fiscal note displays these amounts at the level of funding proposed in the Governor's FY 81 budget.

Sincerely,



Robert L. Cole
Coordinator

Encl.

FISCAL NOTE

I. REQUEST

Bill/Resolution No. HOUSE BILL 830

Title "An Act relating to alcohol and drug abuse"

Requested by _____

Date 4-10-80

II. FISCAL DETAIL

Department of Health and Social Services

Agency Affected _____

Program Category Affected Alcoholism and Drug Abuse

BRU, Program, or Subprogram(s) Affected Administration

(Note: If more than one budget component is affected, separate line-item amounts and funding for each component in the analysis section.)

EXPENDITURES (Thousands of Dollars)

	FY 80	FY 81	FY 82	FY 83	FY 84	FY 85
100 PERSONAL SERVICES						
200 TRAVEL		[11.5]	-0-	-0-	-0-	-0-
300 CONTRACTUAL						
400 COMMODITIES						
500 EQUIPMENT						
600 LAND & STRUCTURES						
700 GRANTS, CLAIMS, ETC.		634.4				
TOTAL		626.9				

FUNDING (Thousands of Dollars)

	FY 80	FY 81	FY 82	FY 83	FY 84	FY 85
GENERAL FUND		626.9				
FEDERAL FUNDS						
OTHER (Specify Fund Source)						

POSITIONS

	FY 80	FY 81	FY 82	FY 83	FY 84	FY 85
FULL TIME						
PART TIME						
TEMPORARY						

III. ANALYSIS (See Fiscal Note Preparation Instructions, Section III)

Presently, the two boards have a total of twenty appointed members. FY '80 costs for eight board meetings will be \$42,000 for boards travel and per diem, or an average cost of 5,250 per meeting. The projected cost of four statewide meetings of a combined board of thirteen members in FY 81 would be computed as follows:

FY 80 cost per member per meeting = \$ 525
 + Est. 12% FY 81 travel/per diem inflation = 63
 Net cost FY 81 per member per meeting = \$ 588

13 members x 4 board meetings @ 588 each per member = 13 x 4 x 588 or, 30,576
 Cost savings for board travel and per diem \$11,424

Robert L. Cole

Original: Legislative Finance
 cc: Budget and Management
 Price Sponsor (If a Legislator Named)

Prepared by: Robert L. Cole Date: 4-10-80
 Division/Office: SOADA Pii: _____
 Department of Health & Social Services

A.	<u>Existing Match Requirement</u>	<u>State Funds</u>	+	<u>Local Match</u>	=	<u>Total</u>
	* 75% - 25%	\$ 3,192,210.		\$ 1,064,070.		\$ 4,256,280.
	90% - 10%	<u>354,690.</u>		<u>39,410.</u>		<u>394,100.</u>
		\$ 3,546,900.		\$ 1,103,480.		\$ 4,650,380.
B.	<u>Proposed Match Requirement</u>					
	90% - 10%	\$ 4,185,342.		\$ 465,038.		\$ 4,650,380.
	additional state funds required	638,442.				

* The prior three year grant-in-aid experience indicates that approximately 90% of the alcoholism grant budget is matched 75%-25% and 10% of the alcoholism grant budget is matched at 90%-10%.

Fairbanks Drug Treatment
Center
(907) 456-5715

Fairbanks Drug Education
Center
(907) 452-1841

Fairbanks Re-Entry
Center

KILA, Inc.

*Locally Controlled
Integrated and Coordinated
Human Services*
3098 Airport Way
Fairbanks, Alaska 99701
(907) 452-5972

April 8, 1980

Rep. Thelma Buchholdt
House of Representatives
Pouch V
Juneau, Alaska 99811

Dear Thelma,


Thank you for making me aware of the upcoming Committee meeting on HB 830. If I could attend I would be there, but the finances get tight after just returning from a trip to Juneau.

I request that you distribute the enclosed packets to each of your committee members for their consideration. I am angry and frustrated and I guess that shows. We have been going through this type of threat every couple of years as the state office attempts to corner the market on all aspects of drug/alcohol treatment.

If anyone on the Committee has any questions, please allow them the freedom to contact me. I will remain in the office on the 10th of April in case I can be of any additional assistance to the Committee.

Again, thank you for the consideration.

Sincerely,


Frank J. Gold, EdD
Programs Director

PS: Could you please put the enclosed envelopes in the appropriate mail boxes? That would be appreciated.

STATE OF ALASKA

JAY S. HAMMOND, GOVERNOR

DEPARTMENT OF REVENUE

OFFICE OF THE COMMISSIONER

POLICH 5
JUNEAU, ALASKA 99811

March 14, 1980

The Honorable Thelma Buchholdt
Chairman
House Health, Education & Social
Services Committee
Room 112 - Capitol Building
Juneau, AK 99811

Dear Ms. Buchholdt:

HOUSE BILL NO. 830

House Bill No. 830, an Act relating to alcohol and drug abuse; combining and changing the membership of the advisory boards on alcoholism and drug abuse; changing the responsibilities of the office of alcoholism; amending the alcoholism grant-in-aid program; and repealing a requirement for mandatory discharge of an alcoholic from involuntary commitment, was introduced in the House on February 18, 1980 and was referred to the House Health, Education and Social Services and Finance Committees.

For the consideration of the House Health, Education and Social Services Committee, I am enclosing a copy of a Fiscal Note prepared by Patrick Sharrock, Director, Alcoholic Beverage Control Board, Department of Revenue, Anchorage concerning the proposed legislation.

Sincerely,



R. D. Stevenson
Special Assistant
(907) 405-2397

cc: The Honorable Russ Meekins
Chairman
House Finance Committee

Joseph K. Donohue
Deputy Commissioner
Department of Revenue

Patrick Sharrock, Director
Alcoholic Beverage Control Board
Department of Revenue

THE LEGISLATURE OF THE STATE OF ALASKA
ELEVENTH LEGISLATURE

FISCAL NOTE

I. REQUEST

Bill/Resolution No. HB830
Title Relating to alcohol and drug abuse
Requested by Representatives Meekins and Beirne Date 2/18/80

II. FISCAL DETAIL

Agency Affected Department of Revenue
Program Category Affected Public Protection
BRU, Program, or Subprogram(s) Affected Alcoholic Beverage Control Board
(Note: If more than one budget component is affected, separate line-item amounts and funding for each component in the analysis section.)

EXPENDITURES (Thousands of Dollars)

	FY 80	FY 81	FY 82	FY 83	FY 84	FY 85
100 PERSONAL SERVICES						
200 TRAVEL	-0-	2.0	2.0	2.0	2.0	2.0
300 CONTRACTUAL						
400 COMMODITIES						
500 EQUIPMENT						
600 LAND & STRUCTURES						
700 GRANTS, CLAIMS, ETC.						
TOTAL	-0-	2.0	2.0	2.0	2.0	2.0

FUNDING (Thousands of Dollars)

GENERAL FUND	-0-	2.0	2.0	2.0	2.0	2.0
FEDERAL FUNDS						
OTHER (Specify Fund Source)						

POSITIONS

FULL TIME						
PART TIME						
TEMPORARY						

III. ANALYSIS (See Fiscal Note Preparation Instructions, Section III)

Costs for the Alcoholic Beverage Control Board with passage of this bill are for travel and per diem for attendance by the executive director and a member of the board at meetings of the Interdepartmental Coordinating Committee and the Advisory Board on Alcoholism and Drug Abuse, respectively.

This legislation enhances communication between agencies involved in alcohol related matters.

IV. DATE March 12, 1980 PREPARED BY Patrick L. Sharrock, Director
AGENCY Alcoholic Beverage Control Board
Original: Legislative Finance PHONE 277-8638
cc: Budget and Management
Prime Sponsor (first Legislator Named)

THE LEGISLATURE OF THE STATE OF ALASKA
ELEVENTH LEGISLATURE

FISCAL NOTE

I. REQUEST

Bill/Resolution No. HB830
Title Relating to alcohol and drug abuse
Requested by Representatives Meekins and Beirne Date 2/18/80

II. FISCAL DETAIL

Agency Affected Department of Revenue
Program Category Affected Public Protection
BRU, Program, or Subprogram(s) Affected Alcoholic Beverage Control Board
(Note: If more than one budget component is affected, separate line-item amounts and funding for each component in the analysis section.)
EXPENDITURES (Thousands of Dollars)

	FY 80	FY 81	FY 82	FY 83	FY 84	FY 85
100 PERSONAL SERVICES						
200 TRAVEL	-0-	2.0	2.0	2.0	2.0	2.0
300 CONTRACTUAL						
400 COMMODITIES						
500 EQUIPMENT						
600 LAND & STRUCTURES						
700 GRANTS, CLAIMS, ETC.						
TOTAL	-0-	2.0	2.0	2.0	2.0	2.0

FUNDING (Thousands of Dollars)

GENERAL FUND	-0-	2.0	2.0	2.0	2.0	2.0
FEDERAL FUNDS						
OTHER (Specify Fund Source)						

POSITIONS

FULL TIME						
PART TIME						
TEMPORARY						

III. ANALYSIS (See Fiscal Note Preparation Instructions, Section III)

Costs for the Alcoholic Beverage Control Board with passage of this bill are for travel and per diem for attendance by the executive director and a member of the board at meetings of the Interdepartmental Coordinating Committee and the Advisory Board on Alcoholism and Drug Abuse, respectively.

This legislation enhances communication between agencies involved in alcohol related matters.

IV. DATE March 12, 1980 PREPARED BY Patrick L. Sharrock, Director
AGENCY Alcoholic Beverage Control Board
PHONE 277-8638
Original: Legislative Finance
cc: Budget and Management
Prime Sponsor (First Legislator Named)

Estimated Project Revenues
Alcoholism
FY 80

	State Grant	Local Cash	Rev Sharing	Local In-Kind	Project Income	GETH	NITAA	Other	
Aneknago	907,470	437,840	200,000	302,490	219,980	0	0	0	
Fairbanks	370,793	95,000	49,000	0	102,321	107,508	235,000	36,336	
Sumner	162,496	38,000	21,000	0	327,894	0	58,200	82,900	
Ketchikan	105,000	20,945	12,000	25,597	54,801	0	18,507	0	
Sitka	89,956	0	12,000	21,730	16,117	0	0	104,517	
Kodiak	135,200	60,356	20,000	17,269	41,900	39,888	0	0	
DeForsburg	45,197	2,000	0	7,275	5,191	0	0	0	
Wrangell	40,478	4,000	0	8,193	1,300	0	0	0	
Kenai	53,584	6,817	0	9,000	8,940	21,561	0	0	
Bethel	269,760	0	18,322	0	0	110,623	0	0	
Seward	58,560	3,000	0	15,050	1,990	0	0	0	
Totals	2,238,494	666,958	332,322	407,214	730,434	279,583	311,767	204,356	
State				Local Share					
42,238,494				13,002,631					
42%				58%					
Total		\$5,241,195		100%					

AB 830

Line Item	State Grant	Local Cash	Rev Sharing	Local In-Kind	Project Income	CEI A	NIMH	Other
Average	907,470	437,840	200,000	302,490	219,980			
Fairbanks	370,793	95,000	19,000		102,321	107,528	235,000	36,936
Sunearl	162,496	38,000	21,000		327,894		58,200	82,900
Ketchikan	105,000	22,945	12,000	25,597	54,801		18,567	
Sitka	89,956		12,000	21,740	16,117			104,517
Kodiak	135,200	60,356	20,000	17,269	41,900	39,882		
Petersburg	45,197	2,000		7,875	5,191			
Wrangell	40,478	4,000		8,193	1,300			
Kenai	53,584	6,817		9,000	8,940			
Bayel	269,760		18,322			110,623		
Seward	58,560	3,000		15,050	1,990			
Totals	2,238,491	666,958	332,322	410,724	780,434	279,583	311,767	204,353
<p>State 42% Local Share 58%</p>								
<p>Total \$5,241,125 100%</p>								

Estimated Project Revenues
 Alcoholism Grants
 FY 80

MS 830

Rs 30

Estimated Project Revenues
Alcoholic Grants
FY 80

Category	State Grant	Local Cash	Rev Sharing	Local In-kind	Project Income	CETA	NIMH	Other
Alcoholic Grants	907,470	437,840	200,000	302,490	219,980	0	0	0
Fairbanks	370,793	95,000	49,000	0	102,321	107,528	235,000	36,936
Sunearl	162,496	38,000	21,000	0	327,894	0	58,200	82,900
Ketchikan	105,000	20,945	12,000	25,597	54,801	0	18,567	0
Sitka	89,956	0	12,000	21,740	16,117	0	0	104,517
Kodiak	135,200	60,356	20,000	17,269	41,900	39,888	0	0
Petersburg	45,197	2,000	0	7,875	5,191	0	0	0
Wrangell	40,478	4,000	0	8,193	1,300	0	0	0
Kenai	53,584	6,817	0	9,000	8,940	21,564	0	0
Bethel	269,760	0	18,322	0	0	110,623	0	0
Seward	58,560	3,000	0	15,050	1,990	0	0	0
Totals	2,238,491	666,958	332,322	407,214	780,434	279,583	311,767	209,357
State	2,238,491							
Local Share				43,002,621				
	42%			58%				
Total	5,241,125							

Name

Address and Phone

Organization/Self
alcohol & drug abuse

For/Against or
Observing

Name	Address and Phone	Organization/Self	For/Against or Observing
4/11/80 { 1/	George Mundell	State Office on Alcohol & Drug Abuse	
2/	Cindy from meetings of will be available but is not testifying		
3/			
4/11/80 4/	George Mundell	Office on Alcohol & Drug Abuse	
5/			
6/			
7/			
8/			
9/			
10/			
11/			
12/			
13/			

WO 7785
Guthrie ✓

Original sponsors: Meekins and Beirne

1 IN THE HOUSE

BY THE HEALTH, EDUCATION AND
SOCIAL SERVICES COMMITTEE

2 CS FOR HOUSE BILL NO. 830

3 IN THE LEGISLATURE OF THE STATE OF ALASKA

4 ELEVENTH LEGISLATURE - SECOND SESSION

5 A BILL

6 For an Act entitled: "An Act relating to alcohol and drug abuse; combining
7 and changing the membership of the advisory boards on
8 alcoholism and drug abuse; changing the responsibili-
9 ties of the office of alcoholism; amending the alco-
10 holism grant-in-aid program; and repealing a require-
11 ment for mandatory discharge of an alcoholic from
12 involuntary commitment."

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

14 * Section 1. AS 04.05.010(a) is amended to read:

15 (a) There is established an Alcoholic Beverage Control Board within
16 the Department of Revenue consisting of five members appointed for
17 overlapping three-year terms. The board is vested with the duties,
18 powers, and responsibilities involved in the control of alcoholic
19 beverages, including the adoption of [PROMULGATION OF RULES AND] regu-
20 lations and the hearing of appeals from the action of officers and
21 employees charged with enforcing the alcoholic beverage control laws [,
22 RULES,] and regulations. The governor shall appoint the board subject
23 to confirmation by the legislature. With the exception of membership
24 on the Advisory Board on Alcoholism and Drug Abuse, a [NO] member of the
25 board may not hold any other state or federal office, either elective or
26 appointive. Two members of the board shall be actively engaged in the
27 alcoholic beverage industry, except that no member may be an officer,
28 agent, or employee of a wholesal alcoholic beverage enterprise. No
29 three members of the board may be engaged in the same business, occu-

1 pation or profession. Three members constitute a quorum for the conduct
2 of business. The board shall meet at least once each year in each of
3 the four judicial districts to study, reconsider and modify existing
4 agency [RULES AND] regulations in the light of current local problems.

5 * Sec. 2. AS 47.30.475(b) is amended to read:

6 (b) Money available under this section shall be awarded by the
7 department to applicants on the basis of community need, but only if the
8 award is consistent with the annual implementation plan developed under
9 sec. 1513(b)(2) of P.L. 93-641 by the health systems agency for the
10 health system area in which the applicant is located and the state
11 health plan developed by the Statewide Health Coordinating Council under
12 sec. 1524(c)(2)(A) of P.L. 93-641, and only after consideration of
13 comment and advice of the Advisory Board on Alcoholism and Drug Abuse.
14 In awarding grants, the department shall further consider the amount of
15 money that is available for all applications and whether an application
16 would contribute to the wise development of a comprehensive program of
17 alcoholic rehabilitation and prevention.

18 * Sec. 3. AS 47.30.475(c) is amended to read:

19 (c) Grants shall be awarded in a ratio of 90 [75] percent state
20 money to 10 [25] percent community money [, EXCEPT THAT IN COMMUNITIES
21 DESIGNATED AS POVERTY AREAS THE RATIO SHALL BE 90 PERCENT STATE MONEY TO
22 10 PERCENT COMMUNITY MONEY,] for the costs of providing staff and
23 limited improvement, renovation or new construction of facilities for
24 alcoholic detoxification, rehabilitation or "half-way house" care. The
25 department shall count the value of an in-kind contribution made by a
26 community in determining whether the requirement of community money has
27 been met. No grant for improving, renovating or constructing may exceed
28 \$50,000 except when there is a lack of applicants for available money
29 and then only with the approval of the Advisory Board on Alcoholism

1 and Drug Abuse. The department is not required to award all money
2 available under this program, or the full percentages specified in this
3 subsection, when another source of money is available or could reason-
4 ably be made available to the applicant.

5 * Sec. 4. AS 47.37.020 is amended to read:

6 Sec. 47.37.020. OFFICE OF ALCOHOLISM AND DRUG ABUSE. An office of
7 alcoholism and drug abuse is established in the department. The office
8 shall be headed by a coordinator appointed by the commissioner. The
9 coordinator shall be a qualified professional who has training and
10 experience in the organization and administration of treatment services
11 for persons with medical-social problems. The coordinator is in the
12 classified service.

13 * Sec. 5. AS 47.37.050(a) is amended to read:

14 (a) An interdepartmental coordinating committee is created, com-
15 posed of the coordinator, [AND] the commissioners of health and social
16 services, education, transportation and public facilities [HIGHWAYS],
17 labor and public safety, and the director of the Alcoholic Beverage
18 Control Board. The committee shall meet at least twice annually at the
19 call of the commissioner of health and social services who is its chair-
20 man. The committee shall provide for the coordination and exchange of
21 information on all programs relating to alcoholism, and act as a
22 permanent liaison among state departments engaged in activities affect-
23 ing alcoholics and intoxicated persons. The committee shall assist the
24 commissioner of health and social services and the coordinator in formu-
25 lating a comprehensive plan for prevention of alcoholism and for treat-
26 ment of alcoholics and intoxicated persons.

27 * Sec. 6. AS 47.37.060 is amended to read:

28 Sec. 47.37.060. ADVISORY BOARD ON ALCOHOLISM AND DRUG ABUSE.
29 There is established in the Department of Health and Social Services an