MINUTES

MONTANA HOUSE OF REPRESENTATIVES 53rd LEGISLATURE - REGULAR SESSION

COMMITTEE ON HUMAN SERVICES & AGING

Call to Order: By VICE CHAIRMAN BRUCE SIMON, on February 12, 1993, at 3:00 p.m.

ROLL CALL

Members Present:

Rep. Bill Boharski, Chairman (R)

Rep. Bruce Simon, Vice Chairman (R)

Rep. Stella Jean Hansen, Vice Chairman (D)

Rep. Beverly Barnhart (D)

Rep. Ellen Bergman (R)

Rep. John Bohlinger (R)

Rep. Tim Dowell (D)

Rep. Duane Grimes (R)

Rep. Brad Molnar (R)

Rep. Tom Nelson (R)

Rep. Tim Sayles (R)

Rep. Liz Smith (R)

Members Excused: Rep. Sheila Rice, Rep. Angela Russell, Rep. Carolyn Squires, Rep. Bill Strizich

Members Absent:

Staff Present: David Niss, Legislative Council

Alyce Rice, Committee Secretary

Please Note: These are summary minutes. Testimony and

discussion are paraphrased and condensed.

Committee Business Summary:

Hearing: HB 521, HB 544

Executive Action: HB 497, HB 491, HB 489, HB 135 (HB 135 to

be continued 2-15-93)

HEARING ON HB 521

Opening Statement by Sponsor:

REP. ERVIN DAVIS, House District 53, Charlo, said Paula Gill would explain the technicalities of HB 521. He reserved the right to close.

Proponents' Testimony:

Paula Gill, Deputy Sheriff, Lake County Sheriffs Department, Polson, distributed field notes taken on the case of a nineteen year old, developmentally disabled female adult, who was living in a home where she was being sexually molested by her father. EXHIBIT 1. Ms. Gill said upon inquiry, she discovered that there is no law that would allow the Department of Family Services (DFS) to remove the nineteen year old adult from the home. law states that DFS may arrange an appropriate emergency protective service placement if a developmentally disabled person alleged to be abused or neglected, is suffering from abuse or neglect, that presents a substantial risk of death or serious physical injury. Abuse is defined as infliction of physical or mental injury, or deprivation of food, shelter, clothing, or services needed to maintain physical/mental health. Mental injury is defined as substantial impairment of an older person's intellectual or psychological functioning or well-being; neglect or failure to provide food, shelter, clothing, or services. law does not address the removal of a developmentally disabled person for sexual assault. HB 521 will resolve that issue.

Tom Harrison, Montana Sheriffs and Peace Officers Association, (MSPOA). MSPOA supports HB 521.

Harley Warner, Montana Association of Churches (MAC). MAC supports HB 521.

Sharon Hoff, Montana Catholic Conference (MCC). MCC supports HB 521.

Opponents' Testimony:

None

Informational Testimony:

None

Questions From Committee Members and Responses:

REP. DOWELL asked Paula Gill if there was suspicion or proof of abuse why couldn't the situation of the nineteen year old developmentally disabled adult be resolved under current laws.

Ms. Gill said it would have to be proved that the father had actually sexually assaulted the nineteen year old. The County Attorney questioned whether a developmentally disabled person could testify in court against her father or whether her statement could be used in court. REP. DOWELL asked Ms. Gill what would happen if the state granted authority to have the nineteen year old removed from the home and in reality there wasn't a problem. Ms. Gill said it would be more important to get the nineteen year old out of the home and continue the investigation.

REP. SIMON told Ann Gilkey, Department of Family Services (DFS) he is concerned about the training level of DFS personnel and their ability to deal with criminal matters such as the one described by Ms. Gill. Determining whether there is evidence to substantiate a crime is clearly a law enforcement type of action. Ms. Gilkey said last session the department received legislation that allowed for emergency removal of certain individuals who are abused or neglected in this type of situation, if the neglect or abuse presents a substantial risk of death or serious physical injury. The sexual abuse would have to fall under risk of death or serious physical injury to remove the person from the home. She said she didn't think the legislation would take care of the problem. The department is training personnel to be more sensitive to sexual abuse issues. REP. SIMON said sensitivity to an issue and being trained to deal with law enforcement issues are somewhat different.

REP SIMON asked Tom Harrison to comment on the issue discussed with Ms. Gilkey. Mr. Harrison said the bill has been expanded to include the phrase sexual abuse. The intent of the bill is to allow a sexually abused developmentally disabled person to be removed from the environment. Whether there is a crime is of no concern. If a crime had been committed and the County Attorney could prove it, the bill wouldn't be needed.

Closing by Sponsor:

REP. DAVIS said HB 521 plugs the loophole where there is sexual abuse and allows the removal of the victim from that environment. REP. DAVIS asked the committee to give HB 521 a Do Pass recommendation.

HEARING ON HB 544

Opening Statement by Sponsor:

REP. LIZ SMITH, House District 48, Deer Lodge, said there has been an increase of displaced elderly in Montana. HB 544 provides for the protection of aged persons whose health or welfare is, or may be adversely affected and further threatened by the conduct of those responsible for their care and protection. This bill increases the responsibility of the Department of Family Services for the protection of the elderly in Montana.

Proponents' Testimony:

Clyde Dailey, Executive Director, Montana Senior Citizens
Association, said elder abuse is on the rise. Sometimes the
community is more aware of the conditions of the elderly than
their children. This bill provides the mechanism for the
Department of Family Services to take the necessary steps to

protect the elderly.

Harley Warner, Montana Association of Churches (MAC), said the association would like to see senior citizens independent and be able to stay in their own homes as long as possible. There are situations that arise when the elderly need additional services, and in some instances need to be taken out of their homes. HB 544 is a good step towards helping protect senior citizens. MAC supports HB 544.

REP. BRUCE SIMON, House District 91, Billings, said he is a member of the task force on crime and violence in Billings. One of the issues the task force deals with is elderly abuse. Often it is the family members that abuse the elderly. REP. SIMON told the committee about a daughter who constantly used physical abuse to extort money from her elderly mother. The daughter eventually moved into the home. The authorities tried on several occasions to intervene but by the time somebody tried to get a restraining order, the authorities would find out the daughter had left town. Abuse of the elderly needs to be addressed. REP. SIMON supports HB 544.

REP. BEVERLY BARNHART, House District 80, Bozeman, said she is the women's initiative spokesperson for the American Association of Retired Persons. She attended a three-day workshop on abuse of the elderly and spousal abuse. REP. BARNHART suggested an amendment to HB 544 which would include spousal abuse. REP. BARNHART supports HB 544.

Sharon Hoff, Montana Catholic Conference (MCC). MCC supports HB 544.

Opponents' Testimony:

None

Informational Testimony:

None

Questions From Committee Members and Responses:

REP. BARNHART said she has heard the Office on Aging is in danger of being abolished. She asked Ann Gilkey, Department of Family Services, if that would have an effect on HB 544. Ms. Gilkey said the Department of Family Services has an adult technical services unit that is separate from the Office on Aging. DFS is responsible for the adult protective services. HB 544 has no affect on the Office on Aging.

REP. GRIMES asked Ms. Gilkey if DFS has reviewed HB 544 for its fiscal impact. Ms. Gilkey said there would be no fiscal impact

because DFS already provides the services.

REP. BOHLINGER asked Don Secora, Department of Family Services, to define the phrase in HB 544, provide for the protection. Mr. Secora said the department conducts investigations on referrals to determine whether abuse, neglect, or exploitation is occurring, and determines the risk the person may be in. A case plan is designed to intervene and prevent the abuse. DFS utilizes resources such as home health services, meals on wheels, and aging network programs. As a last resort, DFS would provide guardianship or protective order.

Closing by Sponsor:

REP. SMITH asked the committee to support HB 544.

EXECUTIVE ACTION ON HB 497

Motion: REP. SMITH MOVED HB 497 DO PASS.

Motion: REP. SIMON moved to adopt the amendment to HB 497.
EXHIBIT 2.

Discussion: REP. SIMON explained the amendment.

CHAIRMAN BOHARSKI asked Ann Gilkey, Department of Family Services if the amendment covers the original intent of the bill, to which she replied yes.

<u>Vote</u>: Voice vote was taken. Motion to amend HB 497 CARRIED unanimously.

Motion: REP. SMITH MOVED HB 497 DO PASS AS AMENDED.

<u>Discussion</u>: REP. SIMON said the bill has a significant fiscal note and will have to be referred to the appropriations committee if it passes second reading.

CHAIRMAN BOHARSKI said the bill costs over a million dollars and the money is not there to pay for it, therefore, the bill is virtually dead.

Motion/Vote: REP. SAYLES MADE A SUBSTITUTE MOTION THAT HB 497 BE TABLED. Roll call vote was taken. Motion FAILED 8 to 8. EXHIBIT 3.

<u>Vote</u>: DO PASS HB 497 AS AMENDED. REP. DOWELL called the question. Roll call vote was taken. Motion FAILED 7 to 9. EXHIBIT 4.

EXECUTIVE ACTION ON HB 491

Motion: REP. SIMON MOVED HB 491 DO PASS.

Motion: REP. SIMON MOVED THE AMENDMENTS TO HB 491. EXHIBIT 5.

<u>Discussion</u>: REP. SIMON said the amendment was requested by the Attorney General's office.

<u>Vote</u>: REP. DOWELL called the question. Voice vote was taken. Motion CARRIED unanimously.

Motion/Vote: REP. SIMON MOVED HB 491 DO PASS AS AMENDED. REP. DOWELL called the question. Voice vote was taken. Motion CARRIED unanimously.

Vote: HB 491 DO PASS AS AMENDED.

EXECUTIVE ACTION ON HB 489

Motion: REP. SAYLES MOVED HB 489 DO PASS.

Motion: REP. SIMON MOVED THE AMENDMENTS TO HB 489. EXHIBIT 6.

<u>Discussion</u>: REP. SIMON explained the amendments.

CHAIRMAN BOHARSKI asked Drew Dawson, Department of Family Services, to comment on several questions that have been raised regarding the use of a statewide form, and the cost and availability of the form. Mr. Dawson submitted written testimony. EXHIBIT 7.

REP. SMITH asked Mr. Dawson why the phrase "comfort one" isn't in HB 489. Mr. Dawson said the phrase "comfort one" has been adopted by administrative rule. All of the educational materials that have been disseminated deal with the "comfort one" concept.

REP. SAYLES asked Mr. Dawson asked if their would be more than one type of bracelet. Mr. Dawson said there should not be more than one standard bracelet.

CHAIRMAN BOHARSKI asked Mr. Dawson if the hospital association held the copyright on the form. Mr. Dawson said the hospital association holds the copyright on the form and the state holds the copyright on the comfort one logo. CHAIRMAN BOHARSKI asked Mr. Dawson if the state currently had a contract with the hospital association and for how long. Mr. Dawson said the contract is terminated at this time. Plans are to have another contract with the hospital association because the state does not have the resources to manage the program.

<u>Vote</u>: REP. DOWELL called the question. Voice vote was taken. Motion CARRIED unanimously.

<u>Vote</u>: REP. NELSON called the question. Voice vote was taken. HB 489 DO PASS AS AMENDED. Motion CARRIED unanimously.

Vote: HB 489 DO PASS AS AMENDED.

EXECUTIVE ACTION ON HB 135

Motion: REP. SAYLES MOVED HB 135 DO PASS.

Motion: REP. SAYLES MOVED to adopt the amendments to HB 135
EXHIBIT 8.

<u>Discussion</u>: Penny Robbe, Family Assistance Division, Social and Rehabilitation Services, said most of the amendments are changes in language in order to specify which department is responsible for which provision of services. The effective date has been changed from July 1, 1993 to October 1, 1993.

REP. BOHLINGER asked Ms. Robbe why it is necessary to switch responsibility from one department to another. Ms. Robbe said this was done in response to Governor Racicot's directive to streamline agencies and avoid duplication of services.

Roger Lavoie, Administrator, Family Assistance Division, Social and Rehabilitation Services, said there are some suggested changes to the amendments that staff from the Department of Family Services can address.

Boyce Fowler, Department of Family Services said amendment no. 9 is not needed because it has been covered in HB 118. Amendment no. 14 because the resource and referral agencies are currently providing certification of eligibility for the block grant and plan to continue. Mr. Fowler recommended that both amendments be deleted.

<u>Motion/Vote</u>: REP. SIMON moved to adopt the amendments, excluding amendments no. 9 and 14. Voice vote was taken. Motion CARRIED unanimously.

<u>Discussion</u>: CHAIRMAN BOHARSKI said there are additional amendments to HB 135 that need to be drafted. He said he would continue the executive action on HB 135 monday.

ADJOURNMENT

Adjournment: The meeting adjourned at 5:47 p.m.

WILLIAM BOHARSKI, Chair

Way & Ethough

ALYCE RICE, Secretary

WB/ar

HOUSE OF REPRESENTATIVES

HUMAN SERVICES AND AGING COMMITTEE

ROLL CALL

DATE 2-/2-93

NAME	PRESENT	ABSENT	EXCUSED
REP. BILL BOHARSKI, CHAIRMAN			
REP. BRUCE SIMON, VICE CHAIRMAN	V		
REP. STELLA JEAN HANSEN, V. CHAIR	V		
REP. BEVERLY BARNHART			
REP. ELLEN BERGMAN	V		
REP. JOHN BOHLINGER			
REP. TIM DOWELL			
REP. DUANE GRIMES	/		
REP. BRAD MOLNAR			·
REP. TOM NELSON			
REP. SHEILA RICE			/
REP. ANGELA RUSSELL			
REP. TIM SAYLES			
REP. LIZ SMITH			
REP. CAROLYN SQUIRES			
REP. BILL STRIZICH			~

HOUSE STANDING COMMITTEE REPORT

February 13, 1993 Page 1 of 1

Mr. Speaker: We, the committee on Human Services and Aging report that House Bill 489 (first reading copy -- white) do pass as amended .

Signed:

Bill Boharski, Chair

And, that such amendments read:

1. Title, line 7.

Following: "CONDITION;"

Insert: "REQUIRING A DNR IDENTIFICATION FORM TO BE READILY AVAILABLE; "

2. Page 2.

Following: line 20

Insert: "NEW SECTION. Section 2. DNR form to be readily available. The department shall ensure that the DNR identification form approved by the department is readily available at no cost or at a nominal charge."

Renumber: subsequent section

3. Page 2.

Following: line 22

Insert: "NEW SECTION. Section 4. Codification instruction.
 [Section 2] is intended to be codified as an integral part
 of Title 50, chapter 10, part 1, and the provisions of Title 50, chapter 10, part 1, apply to [section 2]."

HOUSE STANDING COMMITTEE REPORT

February 13, 1993

Page 1 of 1

Mr. Speaker: We, the committee on Human Services and Aging report that House Bill 491 (first reading copy -- white) do pass as amended.

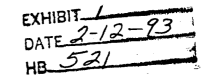
Signed: Bill Boharski, Chair

And, that such amendments read:

1. Page 6, line 2.
Strike: "or a licensed mortician"

-END-

Committee Vote: Yes No ...



Late 1991 contacted by 26 yr. old reporting she'd been a victim of incest, her father being the offender from the time she was in Kindergarten until she was 17 and moved away from home

26 yr. old knew that the statute of limitations had run out on the assaults that had occurred against her, but wanted r/o to check on the welfare of her developmentally disabled sister, who was 19, and still living with her father and mother

She also advised that her father had admitted during the previous summer that he'd molested her, and her mother was aware of the problem. Her father had said he'd go into treatment, but hadn't

R/O contacted the 19 yr. old developmentally disabled sister, and she told r/o that she'd been abused, a victim of incest also, and that the latest assault had occurred in the fall of 1991 — this would have been after the father had admitted to being an offender

R/O contacted the mother and advised that 19 yr. old should be moved. Contacted DFS and Co. atty. thinking there would be a statute that would allow for emerg. removal of the young woman.

Code 52-3---804 part 5 if a representative of the department of family services has reasonable grounds to believe that an older or devel. Mentally disabled person alleged to be abused or neglected is suffering from abuse or neglect that presents a substantial risk of death or serious phys. injury, the department may, under part i arrange or facilitate an appropriate emer. protective service placement

Co. Atty. and DFS social worker upon advise of DFS atty. in Helena said the statute doesn't cover a victim of incest

The problem was in the definitions of words in the statute. Abuse is defined as infliction of phys or mental inj or deprivation of food shelter clothing or services needed to maintain phys/mental health

mental inj was defined as substantial impairment of an older person's intellectual or psychological functioning or well-being(Nothing being stated about a dev. disabled adult)

neglect-failure to provide food shelter clothing or services

No where was it mentioned that a dev. dis. person could be removed for the reason of sexual assault

The mother in the case said she'd move out of the house within 2 weeks and r/o had to hope she would

Later r/o interviewed the offender and he admitted to recent assaults on his daughter, and she confirmed this. It was not probable that r/o could obtain an arrest warrant for the suspect,

due the fact that his daughter was dev. dis. made her an unlikely witness for trial.

The mother finally moved out of the house/with her daughter 8 months after the first disclosure by the older sister

It is unknown how many times the young woman was abused in these 8 months.

DATE 2-12-93 HB 497

Amendments to House Bill No. 497 First Reading Copy

For the Committee on Human Services and Aging

Prepared by David S. Niss February 12, 1993

1. Page 2, lines 10 through 13.

Strike: subsection (3) in its entirety

Insert: "(3) The department is responsible for the costs of rent, telephones, postage, and equipment associated with the department's provision of protective services."

EXHIBIT 3 DATE 2-/2-93 HB 497

HOUSE OF REPRESENTATIVES

HUMAN SERVICES AND AGING COMMITTEE

ROLL CALL VOTE

DATE_	2-12-9.	BILL NO	. <i>HB</i>	497	NUMBER	***************************************
MOTION:	TABL	<u>e</u>				
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NAME	AYE	NO
REP. BRUCE SIMON, VICE CHAIRMAN		
REP STELLA JEAN HANSEN, VICE CHAIRMAN		/
REP. BEVERLY BARNHART	·	
REP. ELLEN BERGMAN	V	
REP. JOHN BOHLINGER	V	
REP. TIM DOWELL		
REP. DUANE GRIMES	\ \V	,
REP. BRAD MOLNAR		
REP TOM NELSON		
REP. SHEILA RICE		
REP. ANGELA RUSSELL		
REP TIM SAYLES		
REP LIZ SMITH		~
REP. CAROLYN SQUIRES		V
REP. BILL STRIZICH		
REP. BILL BOHARSKI, CHAIRMAN	V	
·		

EXHIBI	T_4
DATE	2-12-93
HB	497

HOUSE OF REPRESENTATIVES

HUMAN SERVICES AND AGING COMMITTEE

ROLL CALL VOTE

DATE	2-12	- 93 BILL NO.	HB 497	NUMBER	
MOTION:	Do	PASS AS	MENDED		
			· · · · · · · · · · · · · · · · · · ·	· .	

NAME	AYE	NO
REP. BRUCE SIMON, VICE CHAIRMAN		
REP STELLA JEAN HANSEN, VICE CHAIRMAN		
REP. BEVERLY BARNHART	V	
REP. ELLEN BERGMAN		
REP. JOHN BOHLINGER		V
REP. TIM DOWELL		
REP. DUANE GRIMES		/
REP. BRAD MOLNAR		/
REP TOM NELSON		/
REP. SHEILA RICE		
REP. ANGELA RUSSELL	V	
REP TIM SAYLES		1
REP LIZ SMITH		V
REP. CAROLYN SQUIRES	V	· · · - · · - · · · · · · · · · · · · ·
REP. BILL STRIZICH	V	
REP. BILL BOHARSKI, CHAIRMAN		/

EXHIBIT 5

Amendments to House Bill No. 491 First Reading Copy

For the Committee on Human Services and Aging

Prepared by David S. Niss February 12, 1993

1. Page 6, line 2.
Strike: "or a licensed mortician"

EXHIBIT 6

DATE 2-12-93

HB 489

Amendments to House Bill No. 489 First Reading Copy

Requested by Rep. Simon For the Committee on Human Services and Aging

Prepared by David S. Niss February 12, 1993

1. Title, line 7.

Following: "CONDITION;"

Insert: "REQUIRING A DNR IDENTIFICATION FORM TO BE READILY

AVAILABLE; "

2. Page 2.

Following: line 20

Insert: "NEW SECTION. Section 2. DNR form to be readily available. The department shall ensure that the DNR identification form approved by the department is readily available at no cost or at a nominal charge."

Renumber: subsequent section

3. Page 2.

Following: line 22

Insert: "NEW SECTION. Section 4. {standard} Codification
 instruction. [Section 2] is intended to be codified as an
 integral part of Title 50, chapter 10, part 1, and the
 provisions of Title 50, chapter 10, part 1, apply to
 [section 2]."

DEPARTMENT OF HEALTH AND ENVIRONMENTAL SCIENCES

EMS BUREAU

COGSWELL BUILDING 1400 BROADWAY



(406) 444-3895 (OFFICE) (406) 444-1814 (FAX)

PO BOX 200901 HELENA, MONTANA 59620-0901

MEMORANDUM

TO:

William Boharski, Chair

House Human Services and Aging Committee

FROM:

Drew E. Dawson, Chief

Emergency Medical Services Bureau

RE:

Questions concerning House Bill 489

DATE:

February 12, 1993

We visited this morning about the following COMFORT ONE issues:

USE OF SINGLE STATE-WIDE FORM

To assure the patient's wishes are reliably followed, it is essential to have a single state-wide COMFORT ONE form, wallet card and bracelet. This assures rapid recognition by the emergency medical services providers and avoids potentially fatal mistakes. A single point of printing and bulk distribution of the forms is necessary to avoid abuse/mistakes and for program evaluation.

MONTANA HOSPITAL ASSOCIATION

Because no additional funds were allocated for program implementation, we contracted with the Montana Hospital Association (MHA) to manage the COMFORT ONE program. The contract requires MHA to "...develop procedures to disseminate the forms and bracelets to hospitals, hospices, physicians' offices, and long-term care facilities, including a structure of fees sufficient to pay for the implementation of the COMFORT ONE program... The contract also requires development of education programs, brochures and a variety of other issues related to program implementation. Our intention was to make the entire COMFORT ONE program financially self-sufficient. MHA has done an excellent job!

COST OF FORM

While the cost of each form is now one dollar each, the MHA now has a different printer supplying the forms for half of their original cost. The cost of the forms will immediately be reduced to \$.50 or less.



EXHIBIT	1	et an age along the set of the se
DATE	2/12	93
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William Boharski February 12, 1993 Page two

AVAILABILITY OF FORMS

From the beginning of the COMFORT ONE program, it has been our intention to have a supply of forms, wallet cards and bracelets available at every hospital, physician's office, long-term care facility, hospice program and home-health agency. Having the COMFORT ONE form available during patient admission would be a tremendous benefit. The MHA does not distribute forms and jewelry to individual patients. They could make the forms available to the Montana Health Care Association for distribution to long-term care facilities. To assure program integrity, each agency distributing forms is asked to sign a Forms Distribution Agreement agreeing to adhere to COMFORT ONE guidelines.

INFORMATION DISSEMINATION

Since the implementation of the program in July, 1992, every hospital, long-term care facility, home health agency, hospice program, physician and emergency medical services agency has received information about **COMFORT ONE**. The first priority was to train emergency medical services providers. 172 **COMFORT ONE** instructors have been trained; they have trained an estimated 2572 emergency medical services providers.

To increase awareness, we can certainly make arrangements to provide a limited complimentary supply of forms to hospitals and long-term care facilities. The mailing to long-term care facilities could be coordinated with the Montana Health Care Association.

During the remainder of this fiscal year, we plan to increase public awareness of the COMFORT ONE program.

On behalf of Montana's emergency medical services providers, we appreciate your interest in the COMFORT ONE program. I would be pleased to visit with you at any time.

cc: Dale Taliaferro
Bob Robinson

EXHIBIT_

Amendments to House Bill No. 135 First Reading Copy

For the Committee on Human Services and Aging

Prepared by David S. Niss February 11, 1993

1. Title, line 7.

Following: "SERVICES;"

Insert: "AND"

2. Title, lines 8 and 9. Following: "MCA" on line 8

Strike: "remainder of line 8 through "DATE" on line 9

3. Page 3, line 2.

Strike: "Lead agency -- duties"

Insert: "Duties"

4. Page 3, lines 3 and 4.

Strike: "is designated as the lead agency for purposes of"

Insert: "has responsibility for"

5. Page 3, line 5.

Strike: "issuing licenses"
Insert: "licensure and registration"

6. Page 3, line 6.

Strike: "minimum"

7. Page 3, line 21.

Strike: "minimum"

8. Page 3, line 25.

Strike: "and"

9. Page 4, line 3.

Following: "basis"

Insert: "; and"

(e) issue provider numbers for the purposes of payment to legally operating, unregistered day-care providers

10. Page 4, line 14.

Strike: "of social and rehabilitation services"

Strike: "a"

Insert: "an established"

11. Page 4, line 15.

Strike: "established by the department and"

Insert: "as"

12. Page 4, line 18. Following: "each" Insert: "eligible" Following: "receiving"

Insert: "child protective services"

13. Page 4, lines 18 through 20.

Strike: "day-care" on line 18 through "services" on line 20

14. Page 5, line 22.

Strike: "and"

Strike: "regarding"

Insert: ", and certify eligibility for"

15. Page 7, line 3.

Strike: "and" Insert: ","

16. Page 7, line 4.
Following: "industry"

Insert: ", and the office of public instruction"

17. Page 7.

Following: line 12

Insert: "NEW SECTION. Section 6. Department to make day-care payments. The department shall pay an established daily rate as appropriated by the legislature for each eligible child receiving day-care services funded by the department."

Renumber: subsequent sections

18. Page 7, line 14.

Strike: "[Section 5] is"

Insert: "[Sections 5 and 6] are"

19. Page 7, lines 16 and 17.

EXHIBIT 8

12/93

46 135

Strike: "[section 5]"

Insert: "[sections 5 and 6]"

20. Page 7, line 19. Following: "52-2-705,"

Insert: "and"

Strike: ", and 52-2-713"

21. Page 7, line 20. Strike:," [section 5]" Insert: "[sections 5 and 6]"

22. Page 7, lines 22 and 23. Strike: section 7 in its entirety

HOUSE OF REPRESENTATIVES VISITOR REGISTER

	VISITOR REGISTER		
Human Suy	committee	BILL NO.	MB 521
	NBOR(B) Sep. Davis	i/	
PLEASE PRINT	PLEASE PRINT	PLEA	SE PRINT

NAME AND ADDRESS	REPRESENTING	SUPPORT	OPPOSE
HARLEY WARNER	ASSOC. OF CHURCHES	X	
HARLEY WARNER SHARON HOFF	MT CATH CONF	×	
H .	Mt Sheriffs + Peace Off	X	
PSice	LAKE Go	X	
			·
	•		

PLEASE LEAVE PREPARED TESTIMONY WITH SECRETARY. WITNESS STATEMENT FORMS ARE AVAILABLE IF YOU CARE TO SUBMIT WRITTEN TESTIMONY.

HOUSE OF REPRESENTATIVES VISITOR REGISTER

Human L	evices / COMMITTEE,
DATE 2/12/93	SPONSOR (8) P Smith

BILL NO. MB 544

PLEASE PRINT

PLEASE PRINT

PLEASE PRINT

ASSOC. OF CHURINES	\	
MT CATH CONF	X	
•	X	
·		
		Mt. Sown Citizen Assoc X

PLEASE LEAVE PREPARED TESTIMONY WITH SECRETARY. WITNESS STATEMENT FORMS ARE AVAILABLE IF YOU CARE TO SUBMIT WRITTEN TESTIMONY.