

Alaskaâ??s 3rd World Child Protection System Destroys Families

Description

Notice to International Readers: This site can be read in six languages. Just peck the popup at the bottom of the page to change from English. And site na ito ay mababasa sa anim na wika. I-peck lang and popup sa ibaba ng page para magpalit mula sa English.



The growing public knowl

edge of on-going abuses by *Alaskaâ??s Office of Childrenâ??s Services (OCS)* would be considered illegal by standards of a First World Country like Philippinesâ??where all families are regarded with sanctity even when headed by a single parentâ??but one Fairbanks Filipina, **Cristina Hoover** has been subjected to typically unfathomable AK OCS/Court System abuse.

[1]PH Solo Parent Protections

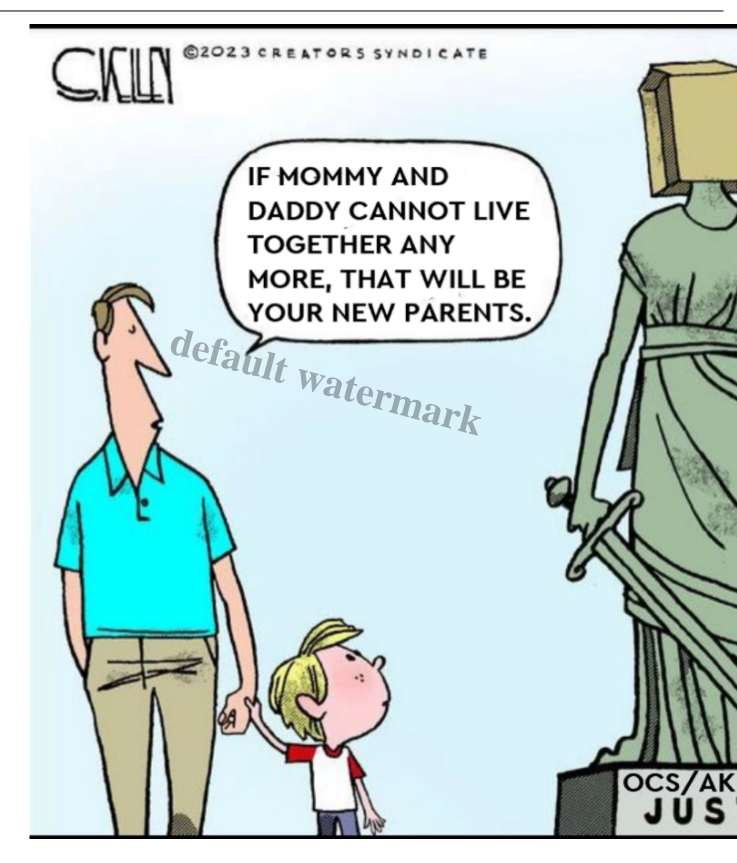


Hoover agreed to talk about what has happened since she received custody of her four children after divorces from both fathers, only to have that same court system allow OCS to kidnap them as *Child In Need of Aid (CINA)* from their family home, and subject them to multiple alien foster care facility chaos. Details of OCS cases are confidential to protect bureaucrats and judges from the damage they do to children, but this writer pushed for the interview anyway.

[2]How OCS implements Child in Need of Assistance was described in a recent case before the Alaska Supreme Court: Miranda T v. State of Alaska, Department of Health & Social services, Office of Childrenâ??s Services and Bishope A. 3AN-19-00228 CN

Alaskan Kids Deserve Better





Hoover works in Human Services, too!

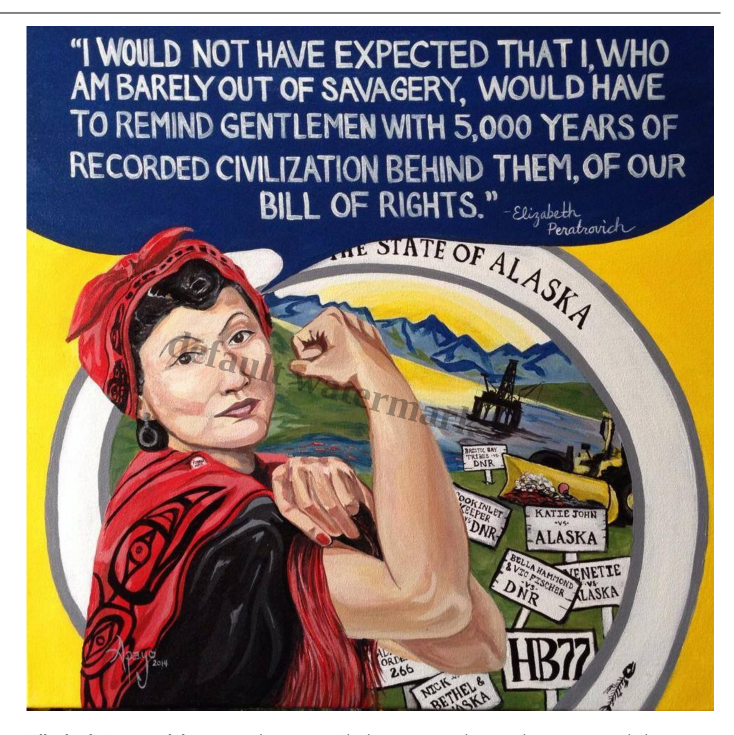
Hoover has been working in the business of child protection and related human services for most of a decade and wants to help families facing domestic crisis. But that has not made her immune to imposed crisis of her own; OCS kidnapped all of her children on September 20, 2022. She has been in crisis, managing her life, working and trying to deal with the legal challenges imposed upon her. Then, on July 6, Hoover received an employment termination email after 10 months on the job.

Thatâ??s how they did it, said Hoover. The kids were upstairs in their rooms while they conducted initial assessment. They looked around my house and it was clean; three bedrooms, girls share one room boys share a room, I have my own room. Nothing wrong, nothing at all. At the end of the week, they came back with a different case worker. One week after on September 21, 2022, they took the children while they were in school and youngest child was at her fatherâ??s house.

I am in college for paralegal, and Human Service Psychology, continued **Hoover** in the July 19, 2023 interview. Iâ??m also in the program with Alaska Legal Service Corporation, taking courses for Indian Child Welfare Act (ICWA), SNAP and domestic violence protectors. I have helped others deal with this situation and now ra...

Hoover is one brave Filipina/Alaskan.

Watermark



Elizabeth Peratrovich was another strong Alaskan woman who stood up to tyranny in her day. This writer invites more Alaskans damaged by AK Courts/OCS to tell me their stories for publication. Email: donn@donnliston.net

What Happened?

When they were removed I was informed by the caseworker that my **neighbors** were under investigation for sexual abuse. They had allegations of **constant reports of sexual abuse and been under investigation for some years**, continued Hoover. I was never informed of this situation and after they suddenly removed all four children I was not allowed to see my sons in person again until

December, but was able to see my daughters three weeks after their removal. I had only gotten to speak to my boys on my birthday. I asked to see all four of themâ??November 4 was my birthdayâ??and they only let me Zoom my sons 30 minutes each separately.

The joy of childrenâ??s interactions with each other upon seeing their mother was likely forbidden by OCS *Policy and Procedures*.

My immediate reaction (to removal) was shock, said Hoover. Iâ??m a busy mom and my kids were in jujitsu classes for two weeks, I have just started picking up my job at work and getting schedules going and getting them ready for school. So I wasnâ??t paying attention to the signs of grooming (by the neighbor). What parent thinks about that stuff when someone offers incidental help to a single parent managing multiple kids?

So lâ??m in the middle of planning my daughterâ??s birthday weekendâ??planning to go to Anchorage to buy school clothes and stuff like that, winter outfits, continued Hoover. Living in Fairbanks, you gotta get out. lâ??m in a public place when I found out about this. So I couldnâ??t drive. I couldnâ??t think straight; it was like all my kids had just died. I was with my sister, her fiancé and my fiancéâ??they saw the damage it did that day.

Harm done to parents (and grandparents) is not a consideration for this agency, which can be a powerful means for one divorced parent to harm the other, malevolently manipulating the children they both created, for lasting harm.



Winter scene in Fairbanks, Alaska, where moisture in the air freezes at very cold temperatures to create ice fog during the few hours of seasonal daylight.

OCS immediately placed both sonâ??s in foster care, continued Hoover. They wouldnâ??t let me talk to my sons, they wouldnâ??t let me see my sons, they separated my sons into separate foster homes and lied about why they were split up.

Hoover is being Punished for Having Bad Neighbors

The neighbors had cared for Hooverâ??s kids a couple of times for very short periods. They are now incarcerated for acts against other children.

My first clue about these neighbors was when they lost all their five kids to OCS, said Hoover. Actually my seven-year-old daughter asked: â??Where are your kids?â?• The mother replied: â??We will talk about that some other time.â?• So I asked her, and she said she was a heroin addict before.

But the father in this family was a pedophile. OCS knew it but Hoover had no way of knowing.

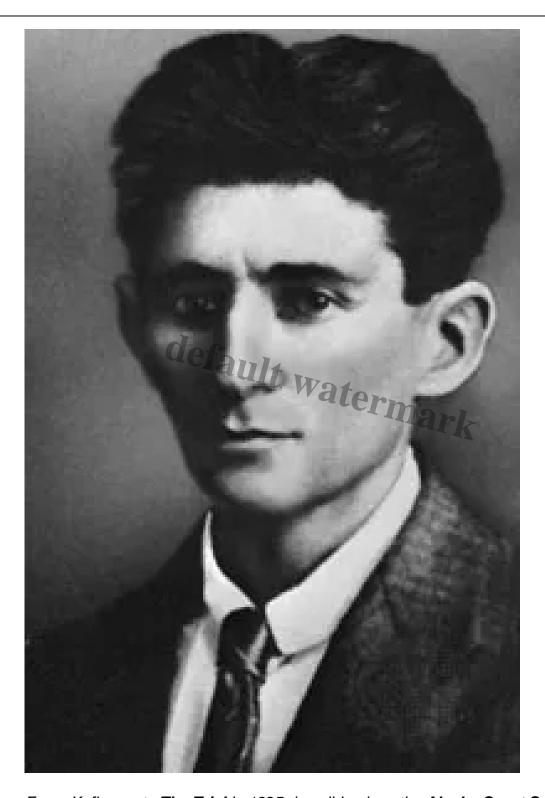
And, Who Doesnâ??t Know Alaska Judges

and OCS Social Workers are Above the Law?

After removal from their home, the caseworker said the nine year oldâ??s tantrums were too much for that one family so he needed to be removed, said Hoover. He was only with this second foster care for probably about a week or two. And then he ended up with my mother, grandma, grandpa, but they left my 11 year old in foster care by himself until January 28â??when they finally placed him with my cousins that live down the street.

Could there be any more dramatic proof of harm being done to these children by State workers? As a child myself this writer experienced this same displacement for a very short time and it had traumatic effect. In Hooverâ??s case It took four months for OCS to findâ??among her many relatives in Fairbanksâ??satisfactory placements for these children. Their excuse is they are short-handed and overworked, of course. Those family members had to be licensed foster parents, by filling out their license packet for fostering, to receive familial placement of the children.





Franz Kafka wrote **The Trial** in 1925 describing how the **Alaska Court System** would work in 100 years. Many Alaska parents today are experiencing trauma as the main character, Joseph K, suffered in this classic novel. â??A young man finds himself caught up in the mindless court system bureaucracy struggling against unreasoning and unreasonable authority.â?• The story is often considered to be an imaginative anticipation of totalitarianism.

Recommended reading for anyone dealing with OCS or the Alaska Court System!

Previously my nine-year-old son started having behavioral issues at school, added Hoover. He was showing sexualized behaviors and being defiant. Reports were made, but I had already initiated efforts to, you know, advocate for him to be in counseling. He was just having issues. Heâ??s been having these issues since he started schoolâ??since kindergartenâ??when he was five years old. So I told them what I thought it was, because the school did tell me that if these behaviors donâ??t get addressed and handled that theyâ??re gonna have to **call downtown**. I assumed that meant OCS. I informed them as his parent that he has been on medications, I have been doing every step of the protective factors and everything with my kids to handle the behavioral issues that heâ??s been having for years, and I was already on top of this.

Divorce of parents always causes harm to children,

always, even when they are older.

I was able to get my discovery a few weeks agoâ??both the kidsâ?? fathers made false reports alleging drug abuse and other lies, continued Hoover. They made false reports to try to gain custody after they had already lost in court on my testimony and evidence I provided.

The father of the boys has been in prison at Arizona for six years, he was in and out of Fairbanks Correctional Center, she continued. We got divorced in 2015. My nine year old was barely turning one. And my 11 year old had just turned three. They havenâ??t seen him since March 2015. When I found out he got released in 2020 I gradually allowed him to, you know, call them. I am somebody who believes in changeâ??change for the betterâ??and I believe that both parents need to be involved regardless of what happened with their situation. So I allowed him to contact the boys. Then I found out he went to prison again, he was in and out, and now lâ??m dealing with him making allegations and saying false statements when he found out the boys were removed by OCS. The father of the girls barely had anything to do with them, and barely had his daughters during the summer of 2022, until his parents decided to come up to Alaska and watch them at the fathers place so he can work all the Alaska overtime hours possible.

OCS and Alaska Courts have Damaged this

Family. Who is going to take responsibility?



Screenshot of Cristina Hoover during this interview.

Using the secret CINA process, Alaska Courts intimidate parents in crisis to facilitate OCS betrayal in secret. This is yet another reason parents should not allow their kids to attend todayâ??s Alaska public schools.

ZYPREXA PAPERS



JIM GOTTSTEIN

Samizdat Health

Alaskaâ??s Mental Health Crisis Predates Statehood

I have written about the false hope and betrayal experienced when attempting to get the Alaska Court System to allow another Grand Jury to investigate OCS abuses. The last person to profess to care about this issue, **Rep Tammie Wilson** did succeed in getting a grand jury investigation and was then co-opted when she became a Gov. Dunleavy appointed official at **AK Department of Health and Social Services**â??apparently tasked with keeping a lid on the problem she professed to care about.

TAMMIE WILSON



LEGISLATIVE SERVIC

2009-2020 Representative Dis

Residency in Alaska:

North Pole, Alaska

Occupation:

Automotive Shop Owner/Manager

Family:

Husband: Robert

Children: Sandra, Daniel, Robert, Josh

Education:

Illinois State University - BS Education 1983

Alaska State House of Representatives:

Armed Services: 2009 - 2010

Readers Must ask Wilson: Why?

Here is her State Contact Information: Wilson, Tammie, Program Coordinator, Family and Community Services, DSS-Commissionerâ??s Office, 907-451-5930, email: tammiewilson@alaska.gov. Call or drop this Dunleavy appointee an email asking what has happened to evidence she collected from parents who trusted her to do something. Ask Wilson

to explain to Alaskans she previously whipped up about this issue what she is doing about it now she is getting a fat State paycheck every month.

Corruption by Public Officials has been Normalized

in Alaska

[4] Alaska OCS Crisis; Parents are Pursuing Accountability

Hoover explained her efforts further: In the face of all this trauma I chose to drop down to part time in my job because I thought it was smart, you know, because it affected my performance at work. I didnâ??t want to put the Fairbanks Native Association (NGO) agency in a bind. They also know my situation and I had a meeting with my supervisor and the Deputy Director the first or second week of June. We talked about putting me back on schedule full-time because things have calmed down. I was ready to go to work because I have spent months gathering evidence, digging and doing necessary research.

This is what ANY responsible parent would doâ??especially one who is herself in a human services career. Isnâ??t this what competent professional case managers should advise clients to do?

I had my children wrongfully removed from a home showing no signs of imminent danger or risk of anything, concluded Hoover. It has now cost me my job. How can OCS think this is good for Alaska families trying to deal with crisis in the face of incompatibility between two adults who can no longer live together?



Child Abuse in the Philippines

Despite the increasing number of people becoming aware of children's rights, there are still child abuse cases in various countries. In the Philippines, for instance, the number of cases of child abuse reported by the DSWD in the first quarter of 2016 reached 2,147. Out of these, 539 were categorized as sexual abuse. Other types of complaints included neglect, which had a total of 506 cases, and abandonment, which had a total of 487 cases. Trafficking was also prevalent, with a total of 231 cases.

The Philippine Culture LOVES children! They are everywhere here and they are actively involved in society. According to the DSWD in a Philippines population of some 114 MILLION people, during the first quarter of 2016 some 2,147 cases of child abuse were reported. The practice of waring parents using a government agency and overwhelmed court system, professing to be dedicated to child protection, to harm each other in marital disputes is not acceptable in Philippines.

This writer suggests Hoover consider seeking asylum back to her mothersâ?? country of origin after now well-documented persecution at the hands of Alaska government.

With her experience and training Hoover might be amazed to find a place having a civilized approach to family security.

[5]Courage Against the Death Cult





DONATE NOW

Providing Durable Solutions to Refugees



We work to ensure that everybody has the right to seek asylum and find safe refuge, having fled violence, persecution, war, or armed conflict.

In 2011, the Republic of the Philippines marked its 30th year as signatory to the 1951 Refugee Convention and its 1967 Protocol. UNHCR continues to work with the Government of the Philippines and other stakeholders in upholding a favourable protection environment for refugees and asylum seekers, not only within the Philippine context but also in Asia.

References:

[1]How OCS implements Child in Need of Assistance was described in a recent case before the Alaska Supreme Court heard February 24, 2023: Miranda T v. State of Alaska, Department of Health & Social services, Office of Childrenâ??s Services and Bishope A. 3AN-19-00228 CN. Miranda T was represented by attorney Amanda Harbor of Soldotna. The State of

Alaska had appearances by four attorneys including Attorney General Treg R. Taylor from Juneau, while appellee Bishope had two Public Advocate attorneys also paid for by the State of Alaska.

This is directly from the court decision: Miranda T. v. State, 524 P.3d 1105 (Alaska 2023)

A. Relevant Early Stages Of A CINA Case

A brief summary of a CINA case's three early stages will provide context for the following discussion of the proceedings in this matter. A CINA case generally begins with OCS filing a petition to adjudicate a child as a child in need of aid under AS 47.10.011.7 OCS sometimes will take emergency custody of a child believed to be in need of aid and then immediately file a petition for adjudication and temporary custody pending the adjudication hearing. Other times OCS will file an adjudication petition with a request for temporary custody or legal supervision of the child pending the adjudication hearing. In either event, OCS must show that there is probable cause to believe the child is in need of aid or the case will be dismissed. Once probable cause is established and a temporary custody or supervision order is in place, any party may request that the temporary order be reviewed due to a change of circumstances.

If probable cause is established and an order for temporary custody or supervision is issued, the case moves to the adjudication stage. An adjudication hearing must be completed within 120 days of the probable cause determination, although continuances may be granted for good cause while taking into account the effect of delay on the child. If at the hearing the court finds by a preponderance of the evidence that the child is in need of aid, the court will order that the child be committed to OCS's temporary custody pending a disposition hearing. If, as a part of the adjudication order, the court approves removal of an Indian child from the home, the court must make certain removal findings. If

The next stage of a CINA case is a disposition hearing to determine whether OCS's custody of the child shall continue and, if so, the appropriate placement for the child during the ongoing CINA proceedings. The court is allowed, but not required, to combine an adjudication hearing and a disposition hearing. Assuming certain predicate findings are made after the disposition hearing, the court shall place the child in OCS's custody for up to 2 years but not extending past the child reaching age 19. The court may approve removal of an Indian child from the child's home only if the court makes the same removal findings required at the adjudication stage (regarding placement preferences and active efforts) and also finds "clear and convincing evidence, including testimony of qualified expert witnesses, that the

[2]PH Solo Parent Protections

How to Apply DSWD Solo Parent ID / Single Parent Application Form

[3]The Trial, Franz Kaufka, 1924 https://www.britannica.com/topic/The-Trial-novel-by-Kafka

[4]Alaska OCS Crisis; Parents are Pursuing Accountability https://donnliston.net/2022/11/alaska-ocs-crisis-parents-pursuing-accountability/

State workers who are members of unions with negotiated pay and benefits approved by people they helped elect, are quick to equate poverty with neglect. The Indian Child Welfare Act (ICWA) specifies the treatment of Native people. Yet, those safeguards are not followed, and Native children are treated differently. OCS makes little effort to keep any families together with community-based services. Inconsistent application of policies and procedures by unlicensed and uninsured social workersâ??often arbitrarily dismissing Grandparent rights and roles in Child in Need of Aid (CINA) proceedingsâ??instead creating alienation with typical OCS Soap Opera crappy case plans and bountiful excuses.

[5]Courage Against the Death Cult https://donnliston.net/2023/06/courage-against-the-death-cult/

Thank you for the many comments in previous stories about AK Courts/OCS violation of rights of Alaskans. Please do not hesitate to forward this story to others or post on social media, and please comment on my site.

DONN

Category

- 1. Alaska Courts
- 2. Alaska Elected Officials
- 3. Alaska Legislature
- 4. ALASKA! GOVERNMENT
- 5. ALASKA! HEALTHCARE
- 6. Life in Philippines

Date Created July 26, 2023 Author donn