

CONFIDENTIAL RECORD SHEET
REGISTRATION SERVICE
BOY SCOUTS OF AMERICA

Council No. 610 Date 5-5-89

Full Name ERIC FRANK FEICHTINGER Social Security Number _____
(no initials if you can possibly get full name)

Address _____

City EAGLE RIVER State ALASKA Zip Code 99577

Date of Birth 09-04-49 (This is important and should be exact.)

Approximate age _____ (To be used ONLY when date of birth is not known.)

Religion NA Nationality US CITIZEN

Occupation POLICE OFFICER

Education NA

Weight EST 225 lbs Height 6' Race CAUCASIAN

Color of hair DARK Color of eyes NA

Outstanding characteristics or interests _____

Married or single MARRIED Children NA
(Number, ages, and names, if possible)

Spouse's name NA

Scouting connections: Chartered organization ALASKA STATE TROOPERS
ANCHORAGE POLICE DEPT

Unit No.	City	State	Position	Date registered	Date resigned
EXPLORER POST 195	ANCHORAGE, AK				

EXPLORER POST 2	ANCHORAGE, AK				
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Special recognition _____

Suspended or denied registration for following reasons: _____

SPECIFY THE FACTS WHICH LEAD YOU TO RECOMMEND DENIAL OF REGISTRATION, INCLUDING HOW THE INFORMATION CAME TO THE COUNCIL'S ATTENTION, AND LIST ATTACHED SUPPORTING DOCUMENTS (STATE ONLY KNOWN FACTS, NOT RUMOR, CONJECTURE, OR SPECULATION):

CONFIDENTIAL

NOTED

MAY 11 1989

JAN 29 1990

F. STARON

JOSEPH L. ANGLIM

3962r
8/2/88-eko

Signed 
SCOUT EXECUTIVE
Council WESTERN ALASKA

January 30, 1990

Mr. Alfred D. LaCasse
Scout Executive
Western Alaska Council, No. 610

PERSONAL AND CONFIDENTIAL

SUBJECT: Eric Frank Feichtinger

Dear Fred:

Thank you for the detailed information sent concerning the above Scouter. This case has been reviewed with our attorney and is now on our permanent Ineligible Volunteer File.

Sincerely,

Paul Ernst, Director
Registration Service

eka

cc: Western Region

READY TO FILE
JAN 30 1990
ERIN O'RILEY

CONF016907



Western Alaska Council-Boy Scouts of America

3117 Patterson Street, Anchorage, Alaska 99504
Telephone: 907 337-9547

January 19, 1990

Mr. Paul Ernst
Director, Registration Division
Boy Scouts of America
1325 Walnut Hill Lane
PO Box 152079
Irving, Texas
75015-2079

PRIVATE AND CONFIDENTIAL

Dear Paul:

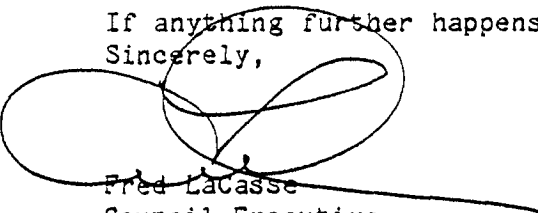
SUBJECT: E. FRANK FEICHTINGER

On Friday January 12, 1990, E. Frank Feichtinger was acquitted of all charges filed against him. I am enclosing newspaper reports which may be of some interest.

It is my contention that although Mr. Feichtinger was acquitted, he did admit to using young men, who were Explorers, in an undercover investigation.

I don't know if we are out of this one yet as there were two civil suits filed against Mr. Feichtinger by two of the young men. If, after this verdict, those will be dropped is anyone's guess.

If anything further happens I will keep you informed.
Sincerely,


Fred LaCasse
Council Executive

Enclosures

FL:k



A United Way Agency

CONF016908

'Thank God this part's over. I feel like I've been run through the dishwasher.'

— Frank Feichtinger



Feichtinger acquitted

Boyko says all or nothing; jury drops all 16 charges

By MICHAEL DEAN
Times Writer

Former Anchorage Police Officer Frank Feichtinger was acquitted late Friday of all 16 charges against him.

The jury of four men and two women decided its verdict at 9:45 p.m. after deliberating less than four hours.

According to jurors, who requested anonymity, there was a lack of evidence that Feichtinger engaged six young men for sexual gratification. The jurors said they believed his conduct was for cases he was working on.

Feichtinger immediately jumped up and hugged his wife, Jackie. Both had tears in their eyes.

"Thank God this part's over," he said. "I feel like I've been run through the dishwasher. That's all I can say."

"Some people say we have lost a lot, but we can make up that — another job, another house," Jackie Feichtinger said.

Defense attorney Edgar Paul Boyko said, "I think it was a fair result. I'm going home and get some rest."

"It has been a 13-month-long nightmare," co-counsel Kenneth Norsworthy said. "The verdict will not give them back their money and their prestige."

Special Prosecutor Kenneth Roosa left the courtroom without comment when the verdict of not guilty was read.

Boyko asked the jury, during closing arguments, for all or nothing. He asked them to either acquit Feichtinger of all charges or find him guilty of being a sadomasochistic pedophile with a secret desire to sexually molest young men.

Roosa argued that Feichtinger's guilt was obvious because of his unorthodox investigative

See Acquittal, page A-5

techniques with the six young men who testified against him.

Roose claimed Feichtinger concocted an elaborate tale of secret undercover investigations and police department corruption to get him off the hook.

Retired Kenai Superior Court Judge James Hanson presided over the trial that began Nov. 30.

Feichtinger, who was one of the top child exploitation investigators in the nation, claimed his unorthodox techniques of master-slave scenarios, which he recorded, would be used to convince pedophiles and pornographers that he was one of them.

Feichtinger was arrested in October 1988 when one of the men he had convinced to play a sex-slave scene with him became suspicious and turned him in. The other men either learned of his arrest in the media and came forward or were contacted by investigators working the case.

To prove official misconduct, Roose had to show three essential elements: that Feichtinger's conduct was not authorized, he knew it was unauthorized, and he obtained a benefit.

Feichtinger testified that he did not tell anyone specifically what he was doing. There was no formal written policy that forbade the tactics, and the only benefit would have been the conviction of pedophiles he might have been able to arrest.

Roose characterized Feichtinger as a closet pedophile who was grooming the young men for his own sexual fantasies.

"Give me a break," Boyko said. "Granted (his methods) were unorthodox. Granted they were unprecedented. Granted they were something he arrived at after years of trying everything else."

But, Boyko said, in the underworld Feichtinger was investigating. "How are you going to catch perverts unless you pretend that's what you are, that's what you're doing?"

"You don't catch pedophiles in Seattle with a rendition of Bambi or The Little Mermaid. You've got to give them something sick to look at?"

Feichtinger not guilty

By SHEILA TOOMEY
Daily News reporter

A six-person jury deliberated for about five hours Friday evening and acquitted former Anchorage police officer Frank Feichtinger of all charges of official misconduct.



Anchorage Daily News/
Paul Souders

**Feichtinger after jury
returned the verdict**

"I'm numb, but I feel great," Feichtinger said, flashing a rare grin. "I feel like I've been run through a dishwasher."

Please see Back Page, **FEICHTINGER**

The verdict was delivered shortly after 10 p.m. by Judge James Hanson. More than a dozen people who showed up to see Feichtinger and his wife, Jackie, through the ordeal greeted the "not guilty on all counts" with lots of hugs and smiles, and a few tears.

THE BACK PAGE

EICHTINGER: Jury finds former officer not guilty on all counts



Photograph Daily News/Paw Searles

benefit, which was specified by the prosecution as sexual pleasure. Without the benefit, there was no crime. Don't bother delivering a compromise verdict, defense attorney Edgar Paul Boyko told the jury Friday morning in his closing argument. "If you find him guilty of one, you might as well find him guilty on all 16. . . If you find him guilty on one, he's finished. . . Please, do not compromise."

The jury did what he asked, and the messiest, highest criminal trial in recent memory is now over.

Boyko, respondent in a blazer and gold chains, took his latest victory in stride as the Felchtingers and their friends crowded around, crediting him with their deliverance. The family mortgaged houses and sold possessions to raise the nearly quarter-million dollars the defense cost. Boyko has said.

Felchtlinger was arrested in October 1988 and fired from the Anchorage Police Department last January. How the verdict may affect his status with the department is uncertain. A final hearing on his case was delayed until after the trial.

Assistant Attorney General Ken Roosa, unresplendent in jeans and a windbreaker, said before the verdict was returned that he had no idea how it would go. He watched the defense celebration for a few moments, then left the court room.

In his closing argument Roosa told jurors that "The evidence in this case is far clearer than it has been made to appear." The truth had been obscured by defense "smoke" and by the homosexual factor.

Instead of boys, imagine the teen-agers involved were

continued from Page A-1
ked if he was worried about the outcome of the Felchtlinger trial. "Oh sure, you never know what a jury will do."

In a national exhibition of child exhibition, cleared of 16 misdemeanor charges that six teen-age mates, all the age of consent, sex play by telling them needed their help in an undercover investigation. . .

he six weeks of testimony that Felchtlinger asked to set out master-slave poses for nude photos, all said they complied and believed in him; as turned out, the jury believed him too.

The most important fact was the lack of evidence as far as the sexual stimulation, one juror exclaimed in the back hall of a darkened courthouse awaiting release from his servitude.

He all felt he was actually doing it to investigate the or future

ers spoke to defense attorneys and the press in the room after the verdict returned, but only on their names not be. One juror explained they preferred not have to debate the verdict with it.

They were able to reach a decision quickly because they agreed on one of sexual gratification was not involved. They were charged required to commit an act that was unauthorized, his office to gain a

Frank Felchtlinger hugs his wife, Jackie, after he was found not guilty of official misconduct.

ment that was a sexual act? Of course not.

"This is a case that's relatively simple," Boyko agreed. Frank Felchtlinger was an anti-pervert Green Beret, fighting a trench war with almost religious zeal, ferreting out people who abuse children. He became a casualty when two separate institutions he worked with

ing the trial were lied to by police or are lying because they have civil damages suits pending against Felchtlinger, Boyko said. He urged jurors not to convict his client on the word of "a couple of mixed-up young men who are looking for money and have now been brainwashed by thinking they have been deceived."

APD and the now-defunct Juvenile Crime Commission and blew up.

Boyko told jurors the charges against Felchtlinger were the result of a political motivated conspiracy with prosecution lawyers. The young men who testified against Felchtlinger dur-

picking up the pieces

By MICHAEL DEAN
Times Writer

The trial is over. The verdict is in. Frank Feichtinger is back in control of his own destiny and free to come or go.

He said he will go, at least temporarily. But he will not discuss publicly where he will go or what he will do.

He said it is possible, although unlikely, that he will return to Alaska, which has been his home since 1972.

"My plans are to get the family back together and try to go on with our lives," he said. "One of the reasons for leaving is because of publicity and the subsequent problems it's caused our children."

The 40-year-old former Anchorage Police Department investigator spent the past 14 months defending himself against charges of official misconduct. On Friday, a District Court jury acquitted him of all charges.

It was a court battle unlike any Anchorage had ever seen.

A nationally acclaimed child exploitation investigator was accused of crimes with young men.

He, in turn, claimed he did nothing wrong except investigate the wrong people at the wrong time and used techniques that scared people into jumping to the wrong conclusion.

The jury concluded that Feichtinger was, in fact, conducting a secret undercover investigation of child exploitation and pornography. He was not, as the prosecution claimed, using the young men to satisfy a deviant homosexual inclination.

"If I had 20-20 hindsight," he said Monday, "I probably would have quit being a cop five years ago. I would have seen the handwriting on the wall."

See Feichtinger, page A-4



Times photo by MICHAEL DINNEN

Frank Feichtinger, acquitted of child exploitation charges, says his family plans to relocate.

Feichtinger: Most likely will leave Alaska permanently

Continued from page A-1

Feichtinger was, in the prosecutor's own words, "a hell of an investigator." As an investigator, he said he can look at the police investigation of his own case and say, "It is without a doubt the most biased and disgusting investigation I have ever seen — and I have seen a few that are pretty bad."

"They did not investigate to determine if the elements of a crime were there," he said. "No one investigated whether an investigation was authorized."

He said he does not believe that he was set up by any one group of people who consciously set out to get him. "I think a lot of forces came together at the same time," he said. "There were a lot of different motives." Among those motives, he said, are that certain people had an interest in stopping the investigation of people in-

volved in child abuse.

"I hope — and not for my sake, because my sake doesn't count for much — but for the sake of the people of this city, that some things that have come out in my trial will be pursued — and pursued in an unbiased manner," Feichtinger said.

"I hope citizens will question previous injustices that have occurred and corrective action will be taken," he said. "But I hope people do it in an unbiased way. I would not like to see what's happened to me be repeated against anybody else."

Corruption in the Anchorage Police Department was a common thread running through Feichtinger's trial defense.

Asked if he believes actual corruption exists, he said, "There are a lot of tragedies — not just mine — in this case. Anchorage has been blessed with having some honest, hard-working police officers. This case has brought out the worst in

some that has tainted others. And I don't feel good about that.

"Most police officers in the Anchorage Police Department are beyond reproach as far as integrity and honesty goes," Feichtinger said. "I firmly believe some are not beyond reproach and whose integrity and honesty are not beyond reproach. And if that is corruption, that is corruption."

Feichtinger said he never, "in the wildest stretches of my imagination," thought he would be forced to take on his own police department and the Anchorage District Attorney's office.

"I did not want to respond publicly and be forced into airing the dirty laundry," he said.

"But when it happened," when the chief of police made public accusations and the district attorney rejected Feichtinger's explanation, "we needed to find someone who was capable, and ethical, to do it."

Defense attorney Edgar Paul Boyko "is

tened for about 10 minutes, heard the names was already aware of what was going on and took the case," Feichtinger said.

Boyko and co-counsel Kenneth Kennerly fought the case at Feichtinger's expense. "I physically paid out \$250,000 in cash so far," Feichtinger said. Boyko said he had that amount before the trial began.

Feichtinger said the state twice proposed plea-bargain agreements. The second offer made two weeks before the trial commenced Nov. 30, "was tempting," he said, "but the bottom line was it just wasn't right."

"You've got to look yourself in the mirror," Feichtinger said. "I'm not guilty and I am going to have to live with the decision the rest of my life. I decided to present the truth and live with — suffer, if necessary — the consequences."

"Edgar Paul Boyko didn't get me off," Feichtinger said. "He allowed us, with his skills, to tell the truth."



BOY SCOUTS OF AMERICA

National Office
1325 Walnut Hill Lane
P.O. Box 152079, Irving, Texas 75015-2079
214-580-2000

October 13, 1989

Mr. Alfred D. LaCasse
Scout Executive
Western Alaska Council, No. 610

PERSONAL AND CONFIDENTIAL

SUBJECT: ERIC FRANK FEICHTINGER

Dear Fred:

Periodically, I follow up on all of our cases still open. I wondered if you had received anymore information concerning the outcome of the legal action.

We would like the final disposition of this case, including any sentencing which may be imposed.

Thanks for your help.

Sincerely,

Paul Ernst, Director
Registration Service

jf

cc: Western Region

*Paul;
The trial is now
scheduled to begin Nov. 2. This
one will take time as there seem
to be a lot of angles.
Fred*

CONF016915

October 13, 1989

Mr. Alfred D. LaCasse
Scout Executive
Western Alaska Council, No. 610

PERSONAL AND CONFIDENTIAL

SUBJECT: ERIC FRANK FEICHTINGER

Dear Fred:

Periodically, I follow up on all of our cases still open. I wondered if you had received anymore information concerning the outcome of the legal action.

We would like the final disposition of this case, including any sentencing which may be imposed.

Thanks for your help.

Sincerely,

Paul Ernst, Director
Registration Service

jf

cc: Western Region

READY FOR FILE
OCT 13 1989
JULIE EATON

CONF016916

CHECK ONE
 NEW LEADER FORMER LEADER

ADULT APPLICATION

PACK NO. _____
 TROOP NO. _____ OR COUNCIL/DISTRICT POSITION
 POST NO. 193
 SHIP NO. _____

FULLY TRAINED

PLEASE PRINT ONE LETTER IN EACH SPACE—PRESS HARD, YOU ARE MAKING THREE COPIES.

NAME
E R I C F F E I C H T I N G E R
PRINT FIRST NAME FIRST—LEAVE A SPACE BETWEEN FIRST NAME, INITIAL, AND LAST NAME

BIRTH DATE
09 04 49 EA
MO. DAY YR. UNIT CODE

ADDRESS—STREET OR R.F.D.

BOYS' LIFE

COLLEGE SCOUTER RESERVE — USE YOUR MAILING ADDRESS AT COLLEGE

CITY STATE ZIP CODE SEX AGE
EAGLE RIVER AK 99577 M 30

HOME PHONE: _____ PREVIOUS SCOUTING BACKGROUND: _____ COUNCIL: _____ DATE: 11.27

OCCUPATION, EMPLOYER, AND BUSINESS ADDRESS: _____

SIGNATURE—SEE COVER

REGISTRATION FEE BOYS' LIFE FEE TERM (MONTHS) UNIT EXPIRATION DATE
MONTH YEAR

\$1.00 02 1079

APPROVAL—SEE COVER

If applicant has an unexpired membership certificate, registration may be accomplished in this unit by payment of 50 cents for processing the transfer. Check the box and attach certificate. It will be returned by the council.

FOR COUNCIL USE

ADULT APPLICATION

PACK NO. _____
 TROOP NO. _____ OR
 POST NO. 2
 SHIP NO. _____

COUNCIL/DISTRICT POSITION

DISTRICT NO. FULLY TRAINED

PLEASE PRINT ONE LETTER IN EACH SPACE—PRESS HARD, YOU ARE MAKING THREE COPIES.

NAME
E R I C F F E I C H T I N G E R
PRINT FIRST NAME FIRST—LEAVE A SPACE BETWEEN FIRST NAME, INITIAL, AND LAST NAME

DATE OF BIRTH POSITION
09 04 49 MC
MO. DAY YR. UNIT CODE

ADDRESS—STREET OR R.F.D.

BOYS' LIFE

CHECK ONE

NEW LEADER FORMER LEADER

COLLEGE SCOUTER RESERVE — USE YOUR MAILING ADDRESS AT COLLEGE

CITY STATE ZIP CODE SEX AGE
EAGLE RIVER AK 99577 M 31

HOME PHONE: _____ DATE: 4-2-81 PREVIOUS SCOUTING BACKGROUND: Boy Scout, OJFA, Asst. SCM OTETIANA COUNCIL: _____

OCCUPATION, EMPLOYER, AND BUSINESS ADDRESS: POLICE OFFICER, ANCHORAGE POLICE DEPT

SIGNATURE—SEE COVER

REGISTRATION FEE BOYS' LIFE FEE TERM (MONTHS) UNIT EXPIRATION DATE
MONTH YEAR

.00 12 1082

APPROVAL—SEE COVER

If applicant has an unexpired membership certificate, registration may be accomplished in this unit by payment of 50 cents for processing the transfer. Check the box and attach certificate. It will be returned by the council.

FOR COUNCIL USE

LOCAL COUNCIL COPY

LOCAL COUNCIL COPY

METRO

MONDAY

SECTION B June 19, 1989

1989 6 19 11:30 AM



Officer's request granted

Appeals Court looks at Feichtinger plea

By SHEILA TOOMEY
Daily News reporter

The Alaska Court of Appeals has agreed to review fired police officer Frank Feichtinger's request for a special jury in an upcoming trial on 23 counts of misconduct.

Feichtinger's attorney, Edgar Paul Boyko, says a senior or retired judge is needed on the case because evidence of improper behavior by at least two Superior Court judges will be offered in court as part of the defense. Lower court judges have denied Boyko's request, but the appeals court, in an order issued June 18, agreed to a pre-trial review of the question.

The Court of Appeals judges have agreed to see a sealed affidavit in which Feichtinger allegedly outlines what he knows about the judge's court administration. Feichtinger, 39, is a former child exploitation investigator for the Anchorage Police Department. He is accused of using his position to trick teen-age boys into performing sadomasochistic sexual rituals with him. He is not charged with any crime.

May 15, 1989

Mr. Alfred D. LaCasse
Scout Executive
Western Alaska Council, No. 610

PERSONAL AND CONFIDENTIAL

SUBJECT: Eric Frank Feichtinger

Dear Fred:

Thank you very much for all the material you recently sent concerning the above named individual. This is most helpful to us in building a file.

We also appreciate the Confidential Record Sheet which will enable us to identify this individual should he attempt registration in some other location. A copy of a paper with his signature would also aid in that identification.

Please keep us informed as the legal action takes place. We would like the outcome for our file.

Thanks again for your help in giving us such complete documentation.

Sincerely,

Paul Ernst, Director
Registration Service

ag

cc: Western Region

READY TO FILE
MAY 16 1989
ERIN O'RILEY

CONF016919

Anchorage police suspend child exploitation officer

ASSOCIATED PRESS

An Anchorage police officer who specializes in child exploitation cases has been suspended with pay while investigators check claims of sexual misconduct involving a 17-year-old boy, a police official said Thursday.

Officer Frank Feichtinger was suspended late Wednesday, said Deputy Chief Duane Udland.

The boy's guardian had called police with the complaint early Tuesday. The department took its action after officers interviewed the alleged victim.

No criminal charges have been filed.

Udland said the police investigation will be turned over to the district attorney's office today.

Feichtinger was investigated on a similar allegation about a

year ago, Udland said, but he was exonerated after a thorough inquiry.

Feichtinger, 39, is an eight-year veteran of the police department. Before joining APD he worked as an Alaska State Trooper.

He joined the agency's child exploitation unit in 1984 and is regarded as an expert in the detecting and investigating the crimes, Udland said. In 1983 he received national attention for his role in unraveling an Anchorage child prostitution and pornography ring headed by Carlos "Chico" Rodriguez.

The Alaska Juvenile Crime Commission, an independent child advocacy organization, named him lawyer of the year in 1985.

*Added to CF file
5/11/89
Show me new file
CWS*

Oct 98

Officer charged with using boy in sex recording

Oct. '88

By PATTI HARPER
Times Writer

An Anchorage police officer was charged with official misconduct Friday for allegedly asking a 17-year-old boy to help him in an investigation by making an audio tape simulating a master-slave sexual relationship.

Officer Frank Feichtinger, 39, was charged with two counts of official misconduct. They are misdemeanor charges each carrying a maximum penalty of one year in jail and a \$5,000 fine. Anchorage District Attorney Dwayne McConnell said he may consider other potential charges after an investigation is completed.

"It appears that Frank was interested in some type of (sexual) relationship to exist and used his position to influence a juvenile into cooperating with him and using his position to foster that relationship," Anchorage Police Chief Kevin O'Leary said.

"We're disturbed and most people are very, very upset about what has occurred," he said. Feichtinger had been highly regarded and was a "sharp investigator."

He worked in the child exploitation unit.

Feichtinger has been suspended with pay until an administrative review of the evidence is finished, O'Leary said.

Law enforcement officials videotaped Feichtinger making the audio tape with the boy at the youth's apartment, according to information filed with the charges by McConnell.

Police officers listening at the door interrupted the taping session, according to the information.

O'Leary said investigators are still trying to determine if indeed there was a case Feichtinger was working on. But his actions violated police procedure anyway, O'Leary said.

"As a practical matter, juveniles are not utilized in investigative cases," O'Leary said. When they are, the permission of

parents and the concurrence of the district attorney's office are obtained.

Feichtinger could not be reached for comment.

The district attorney alleges Feichtinger practiced making the tape with the youth on Oct. 24, two days before the videotape.

He told the youth he would send the cassette "to other people in the child exploitation underworld and would use that as an introduction to further work (on) a case against some unnamed individuals in the Lower 48," the information states.

Feichtinger told the boy at the end of that session that "I'd kick your ass if you told anyone about this," according to the information.

The youth told a person O'Leary confirmed was Marge Hall, the director of the Alaska Juvenile Crime Commission about the incident. O'Leary confirmed that the youth also works for the commission.

Hall notified Anchorage Police Officer Jack Chapman and a hidden video camera was operating when Feichtinger came back to the boy's apartment to make the tape Wednesday afternoon, Oct. 26, according to the information.

Feichtinger investigated a case in which the youth had been the alleged victim of a master-slave sexual relationship last year.

He said the police department has intensive screening procedures, including an intensive psychological evaluation, to try to avoid hiring people who might abuse children.

Feichtinger gained national attention in 1983 for his role in unraveling an Anchorage child prostitution and pornography ring. In 1985 he was named by the FBI as one of the nation's top 25 detectives specializing in sex crimes against youngsters. That same year the Alaska Juvenile Crime Commission named him Lawman of the Year.

By LARRY PERSILY
Associated Press

JUNEAU — Lawmakers would like to help school districts and cities by taking early action on school funding, but uncertainty over state revenues has caused many legislators to question the fiscal wisdom of such a move.

"Early funding for education is desirable,

but the question that was really raised in House Finance yesterday was is it practical?" said Rep. Ron Larson, D-Palmer and co-chairman of the House Finance Committee.

The committee Wednesday discussed House Bill 4, which would amend state law to require legislative action on state aid to schools by March 14.

There is no deadline in law, and until last year the legislature usually waited until the end of the session before determining how much state money would flow to school districts.

Lawmakers last session appropriated school foundation funding in early March to help school districts and cities in their budget

See Schools, page B-3



Times photo by WALT JOHNSON

Dutch cold

Marjolein Schipper, a journalist with Holland's largest newspaper, De Telegraaf, arrived in Anchorage Thursday afternoon to reveal the cold facts about Alaska winters to her readers. Schipper said 800,000 subscribers will read about Alaskan survival techniques in arctic climates and the way people cope with heating, food, fuel mechanical and other problems in their daily life.

New sex allegations leveled Policeman named by other victims

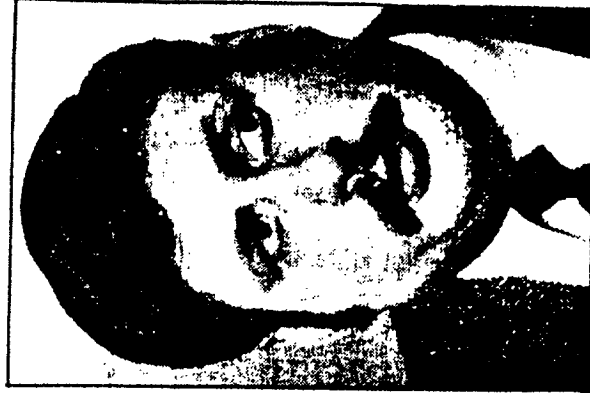
By JEAN LAMMING
Times writer

An Anchorage Police investigation into allegations that an investigator lured a teen-age boy into sadomasochistic sex acts has uncovered at least 10 new reports of similar incidents by the officer.

Police started investigating Investigator Frank Feichtinger in October, when the guardian of a 17-year-old boy reported Feichtinger lured the boy into a master/slave role play.

Since then police have uncovered several other alleged victims and taken reports from people who stepped forward to report similar crimes involving Feichtinger, said Detective Joe Austin, who is leading the criminal investigation. Austin has forwarded about 10 of the investigations to the district attorney's office for prosecution.

Feichtinger, 39, was charged with two counts of official misconduct, a misdemeanor charge, after reports that on Oct. 24 he induced a 17-year-old boy to practice for a pornographic video tape. Two days later police video taped the beginnings of a meeting between Feichtinger



Frank Feichtinger
... more allegations

and the boy.
No charges have stemmed from the other allegations.

However, the boy's guardian filed a suit against the city for \$50,000 in damages, charging that Feichtinger lured the boy into removing his underwear and struck the boy with a belt, under the guise of rehearsing for a video tape that would be used in an investigation. Feichtinger met the youth while investigating a case in which the teen had been sexually abused.

Wednesday, a second young man filed a suit against Feichtinger and the city, alleging Feichtinger recruited him in 1980 for sexual activities involving whippings, beatings and bondage and allowing Feichtinger to touch his genitals. The young man was 16 at the time.

Feichtinger, an eight-year veteran of the Anchorage Police Department, was suspended with pay during the initial police department investigation. Police Chief Kevin O'Leary fired him Jan. 27.

Feichtinger appealed the action, according to his attorney Kenneth Norsworthy. Norsworthy said they had asked police to hold their decision until a judge had ruled on the charges against Feichtinger.

Feichtinger says he is innocent of criminal conduct and inappropriate police conduct, Norsworthy said.

Police plan to continue investigating Feichtinger, including contacting male sexual molestation victims who were involved in Feichtinger's investigations when he worked in APD's Child Exploitation Unit. So far the allegations date back to 1979, when Feichtinger worked as a counselor at the McLaughlin Youth Center.

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City/State

B

Twenty new charges filed

Former policeman allegedly 'mised' 7 youths

By PATTI HARPER
Times Writer

Twenty new charges of official misconduct have been filed against former Anchorage Police Officer Frank Feichtinger, who is accused of duping seven young men over a period of four years into engaging in sado-masochistic sexual activities.

Feichtinger is alleged to have told the youths they were helping an official investigation of child pornography.

Feichtinger was originally charged in October with two counts of official misconduct for activities involving a youth identified only as A.J.S. He was fired

from the police department on Jan. 27. Each charge against him carries a potential penalty of one year in jail. Feichtinger, who is not in custody, is to be arraigned on the charges Feb. 8.

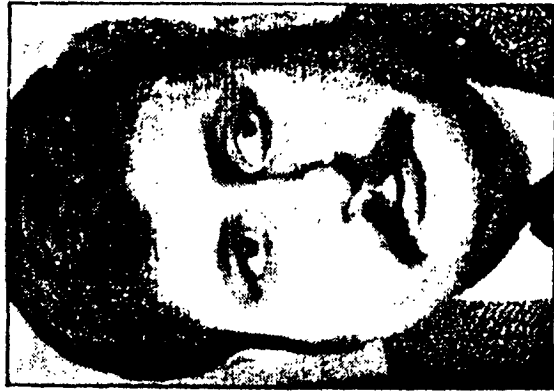
Feichtinger's attorney, Kenneth Norsworthy, said through a legal assistant Friday afternoon that he had not seen and could not comment on the new charges. Feichtinger has maintained his innocence of the original charges.

Information filed with the original charges by Anchorage District Attorney Dwayne McConnell indicated A.J.S. and his guardian told police the of-

ficer had approached him about making an audiotape simulating a master-slave sexual relationship. Feichtinger was arrested Oct. 26 after police interrupted the making of the tape at the youth's apartment, according to the information.

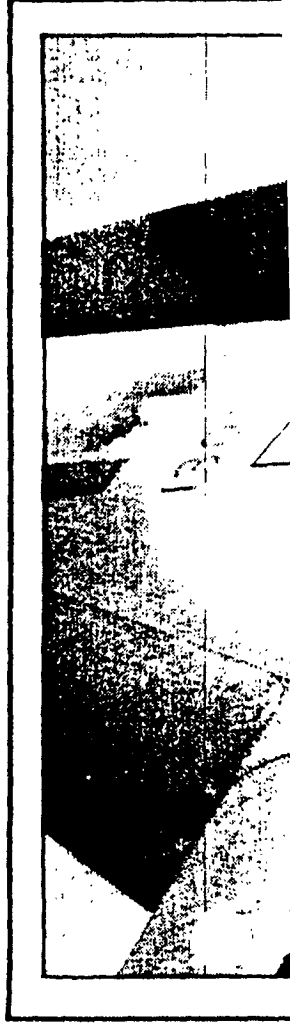
Similar incidents involving six other young men are alleged in the additional charges McConnell filed Friday. The incidents are alleged to have occurred at the police department, at the youths' homes and at Feichtinger's home while his wife and children were gone, according to the charges. Like

See Charges, page B-2



Frank Feichtinger
... faces new charges

Interior still backs ANWR



Policeman's action prompts changes

By BILL KEIDER
Times Valley Bureau

PALMER — Palmer's acting chief has completed his preliminary inquiry on Saturday's incident between police officer Larry Block and Arnold Hartman, Jana Thrift, and Thrift's three children.

Sgt. Mike Lamb said Thursday afternoon that Block apparently acted properly under the circumstances, but that some "extreme policy changes are being made to make sure even the appearance of misconduct does not occur in the future."

Thrift claimed that when

Block stopped the rental car Hartman was driving because Hartman was wanted on a \$30 outstanding warrant for a traffic violation, that Block had refused to let her keep the car's engine and heater running.

She said the incident endangered the health of her children, aged 8 months, 1½ and 3 years old, by subjecting them to minus-30-degree temperatures. She said Block refused to give her and her children a ride home, and refused to help them call a cab.

"I interviewed Officer Block and he estimated that the time

See Inquiry, page B-2



George Shoogukwruk

... second chance

By PATTI HARPER
Times Writer

George Shoogukwruk has been given a second chance to be a good father, and his children, abused by their adopted father, may have another chance at a normal family life.

This week, after long personal and shorter legal struggles, Shoogukwruk got back the parental rights he voluntarily relinquished years ago.

He was looking forward Wednesday to seeing his son, 11, and daughter, 8, for the first time in five years. He said a court hearing on Tuesday cleared the way for the visit.

"I'm a little shaky," he said, "but more inside, I'm happy."

Shoogukwruk, 37, gave up custody of his children when he and his ex-wife, Maureen, divorced in 1981. While voluntarily committed at the Alaska Psychiatric Institute, he signed away his parental

Second chance at fathering

A parent once again, man hopes to heal scars of abuse

rights in 1986 so his wife's new husband, Stephen Dilley, could adopt the children. He regained those rights recently when the court vacated the adoption decree.

"The man upstairs is giving me a second chance," Shoogukwruk said. He said he's ready to care for his family after several years of working to kick his alcohol habit and participating in counseling programs.

He candidly admits he was not a good father when his children were young.

"I was a bad apple at one time," he said. He said he gave up the children in 1981 not because he didn't love them, but because he knew he couldn't handle being a father and thought they would be better off with their mother.

It turned out the children's new father wasn't so good, either.

See Fatherhood, page B-3

Second youth alleges former police officer sexually abused him

By PATTI HARPER
Times Writer

A second youth has alleged sexual abuse and filed a civil lawsuit against former Anchorage Police Officer Frank Feichtinger and the Municipality of Anchorage.

The suit alleges the officer convinced the young man, identified only as S.K.F., to engage in sadomasochistic sexual activities in 1980 under a ruse that it would assist police investigation of child pornography.

S.K.F. alleges some of the activities took place at the police department. The lawsuit was filed Tuesday in Anchorage Superior Court.

Feichtinger was fired from the police department this week after eight years of employment. He was charged in Oc-

Feichtinger maintains he's innocent; department quiet

tober with two misdemeanor counts of official misconduct in connection with similar alleged activities with another youth, identified as A.J.S.

A.J.S. filed a civil lawsuit against Feichtinger and the police department after giving authorities information that led to Feichtinger's arrest.

A.J.S. tipped authorities that Feichtinger had approached him about making an audiotape simulating a master-slave sexual relationship and Feichtinger was arrested at the scene of a taping, according to information from the district attorney's office included with the charges.

S.K.F. did not go to police because he believed Feichtinger was acting on behalf of the police department, according to the lawsuit filed this week. The youth thought the activities were legitimate until he read in the newspaper that Feichtinger had been arrested, according to the complaint.

Feichtinger recruited S.K.F. into the Explorer Scout Program when the youth was about 16 years old, according to the lawsuit. The officer had investigated an alleged case of sexual abuse of A.J.S.

S.K.F. alleges that Feichtinger asked him to participate in whippings, beatings, being handcuffed, wearing leg irons, posing naked for photographs,

looking at and touching Feichtinger while the officer was naked, wearing a dog collar, allowing Feichtinger to touch his genitals and other acts.

The lawsuit, filed by attorney Rick Friedman, alleges Feichtinger struck S.K.F. with his hands "and various instruments," touched the youth's genitals without his consent, removed the youth's clothing and prevented him from leaving.

"Some of the acts described above occurred in the office of the Child Exploitation Unit of the Anchorage Police Department," and most if not all occurred while Feichtinger was on duty as

a police officer, the lawsuit alleges. Also filed with the complaint was an offer to settle the lawsuit for \$50,000.

Feichtinger's attorney, Kenneth Norsworthy, said this morning he had not yet seen the lawsuit filed by S.K.F. and could not comment on it.

Feichtinger maintains he is innocent of both criminal conduct and inappropriate police conduct and will seek acquittal of the criminal charges, Norsworthy said.

Anchorage District Attorney Dwayne McConnell said this morning he could not comment about whether he was considering charges against Feichtinger for activities involving S.K.F.



Times photo by AL ORILLO
 while the Salvation Army searches for a permanent shelter. The trailers are expected to be useable in about 10 days.

She is also a member of the American Association for Marriage and Family Therapists. Jones is president of the association's Alaska Chapter.

"To become a member, a counselor must have a master's degree and three years of supervised experience in addition to one year's internship." Finlay See Marriage, page B-3

"They want the state to set some standards, some criteria so the public will know that their family counselors have the proper training and education to perform such therapy," Menard said Tuesday afternoon.

As a dentist with clinics in Wasilla and Palmer, Menard said he sympathizes with Finlay and Jones and would be willing to co-

Officer accused in sex case seeks suit transfer

By BOB ORTEGA
 Times Writer

An Anchorage policeman accused of luring a minor into performing in a sadomasochistic sex tape is trying to get a civil suit filed by the youth's guardian transferred from state to federal court.

The municipality of Anchorage, also a defendant in the case, has joined in the motion, which, if successful, could result in a long delay before any trial.

Frank Feichtinger, 38, an investigator

with the police department's child exploitation unit, is accused of talking a 17-year-old boy who had previously been sexually abused into taking part in making an audio tape detailing a "master-slave" sexual encounter. Feichtinger allegedly told the youth he would use the tape in an undercover investigation.

Feichtinger's attorney declined to comment on the case. Municipal attorney Dick Kibby did not return phone calls Tuesday. Michael White, the attorney re-

presenting the youth, said he'll oppose any change in jurisdiction. State court administrators had agreed to schedule the case on an expedited basis; a federal trial might not be scheduled for a year or more.

According to the civil suit, filed last month in state superior court, Feichtinger persuaded the teen-ager into taking part in a "rehearsal" on Oct. 24, and then in another incident two days later.

An amended complaint filed Nov. 16 ac-

cuses the detective of forcibly stripping of the boy's pants, beating him with a leather belt, and having contact with his genitalia in the first incident. It also accuses him of removing the youth's pants and touching him offensively in the second incident.

The complaint charges Feichtinger with assault, battery, seduction, false imprisonment and violating the boy's civil rights. It's the last charge — an alleged violation of federal law — that forms the

See Suit, page B-3

Plan opens offices to foreign lawyers

Attorneys can advise on native law

By PATTI HARPER
 Times Writer

Foreign lawyers may hang out their shingles in Alaska as of Jan. 15 under a new licensing plan that may benefit attorneys and some Alaska exporters.

Until now, businesses needing an attorney's advice about the law in another country would normally have to consult an attorney in that country. Foreign attorneys could not obtain a license to practice law in the state.

They still may not give advice on Alaska law, or appear as a qualified attorney in Alaska courts unless they have been admitted to the Alaska Bar.

But under a new licensing procedure approved by the Alaska Supreme Court, foreign attorneys authorized to practice law in another country may obtain a license to give legal advice to cli-

Lawyer alleges plea, threat linked

By BOB ORTEGA
 Times Writer

For the second time in the North Slope corruption trial, defense attorneys have raised allegations that the government had bullied former North Slope Mayor Eugene Brower into pleading guilty to tax evasion, by threatening to publish details of an operation performed on the mayor's wife.

And for the second time, none of the jury were present for the discussion. But Larry Finegold, who's representing Carl Mathisen, a former advisor to the mayor, will be allowed to bring Brower back to the stand for further questions. On the matter, U.S. District Court Judge James Fitzgerald ruled Tuesday.

Brower is one of the key wit-



Eugene Brower
 was questioned

ment to testify in court against his former advisors.

When the former mayor took the stand seven weeks ago, Doug Pope reduced him to tears with questions about an operation Brower's wife Charlotte had undergone in Palm Springs — an operation Dischner in part had paid for. After the jury was excused, Pope, who represents Lew Dischner, took part in a heated exchange with U.S. Attorney Mike Spaan over whether or not Brower's plea had been coerced.

At that time, after Brower had agreed that no one with the U.S. attorney's office had explicitly threatened him, and after other questions on his testimony, Fitzgerald said there was not sufficient foundation to the allega-

City manager applications flood office

By BILL KELDER
 Times Valley Bureau

PALMER — The number of people applying to be the Matanuska-Susitna Borough's manager has nearly doubled in the past 10 days, and the 27 applicants include a former borough official who was fired last spring by departing Borough Manager John Hale.

Ric Davidge, the borough's former director of developmental services, submitted his application for the top administrative position, but was one of four whose applications arrived after the Nov. 30 deadline.

Borough Personnel Director Lee Hall set that deadline, but said Tuesday he did not know if the borough assembly would abide by it.

"I'm meeting with them tonight to let them know that there are four people whose applications came in late," Hall said. "I expect they'll try to decide what to do about the deadline at tonight's meeting."

Davidge, who lives in Anchorage and works as a consultant to Susitna Industries

... will be back the following Monday (Feb. 16) with all sorts of wonderful facts about Springfield," Roberts said.

Rocky Roberts of KWHL radio station will trade places for a week with a disc jockey from Springfield.

TIMES PHOTO BY DOUGLAS VAN REEHTH

... tour a number of schools run by the Bureau of Indian Affairs in the West.

Misconduct: New charges pile up against former officer

Continued from page B-1

A.J.S., some of the youths were sexual abuse victims whose cases Feichtinger had investigated as a member of the Child Exploitation unit of the police department.

None of Feichtinger's activities were authorized according to the charges, and Police Chief Kevin O'Leary has said the department has a policy against using youths in investigations.

The incidents charged Friday were documented by a continuing three-month old investigation by the police department, McConnell said.

"From my review of the information, I don't believe there was

any undercover investigation occurring," McConnell said. He refused to discuss what evidence police had discovered to support the new charges.

The charges brought against Feichtinger are misdemeanors. They explicitly allege genital touching and other sexual activity.

The current evidence indicates Feichtinger misled rather than coerced the youths, who ranged in age from 16 to 20, McConnell said. He said the age of consent in Alaska is 16.

McConnell quotes an expert on child sexual abuse in the information as saying that Feichtinger's techniques could not be considered legitimate investigatory techniques and that the

young men involved should not be considered as having consented to the activities.

The young men were victimized by a man who had previously been their "rescuer" from other exploitation, and therefore was "afforded their respect, trust, and affection as a specialist police officer and as father/surrogate figure," wrote John Rabun Jr. of the National Center for Missing and Exploited Children.

The charges allege incidents from 1984 through 1988. Ten of the new charges involve a young man identified only as S.K.F., who filed a civil lawsuit against Feichtinger and the Municipality of Anchorage earlier this week.

A.J.S. has also filed a civil lawsuit against Feichtinger and the police department.

Feichtinger recruited S.K.F. into an Explorer Scouts program in 1981, according to information provided with the new charges, and eventually asked the young man to help him make a tape introduced into the Seattle slave trade.

"Over those years, the relationship evolved (Feichtinger) and S.K.F. where (Feichtinger) had S.K.F. wear tight pants, go into adult book stores under the premise that he would hopefully be picked up by a gay person," the information states.

Feichtinger is accused of con-

vincing the young man to take off his clothes, allow himself to be handcuffed, anklecuffed, leashed and photographed. Feichtinger is accused of having the young man do push-ups in the nude, and encouraging him to allow Feichtinger to touch his genitals.

The information alleges that Feichtinger even asked S.F.K. to hit him with a hose, producing welts so that he could see what sort of injury was inflicted.

"S.K.F. and (Feichtinger) engaged in a kind of punishment for bad behavior wherein (Feichtinger) would be whipped by his belt if he violated some law such as speeding and likewise

(S.K.F.)," the information alleges. It states that S.K.F.

whipped Feichtinger in late 1988 for speeding.

K.F.G. was another young man who met Feichtinger through the Explorer Program. He wanted to become a private investigator and Feichtinger offered to train him, according to the information.

Four other young men, identified only as F.G., A.B., J.W.N. and W.H. were sexual abuse victims who met Feichtinger through his work as a police officer, according to the information.

Feichtinger was investigated in 1987 over a complaint alleging improper conduct with F.G. Police didn't find enough evidence to take action.

Information on assailant sought

TIMES STAFF

Mat-Su Crime Stoppers is offering up to \$1,000 reward this week for information leading to the arrest and criminal indictment of a suspect involved in the assault of a Wasilla woman.

On Jan. 4, the woman parked her car at Wasilla Business Park, and went to her office inside.

While working, she heard the front door close and lock and looked up to see a white man approaching her. She confronted him and he grabbed her, covering her mouth with his hand. She bit him, and he released her and fled, although he hit her twice with fists before he left.

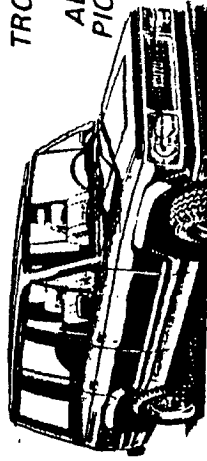
The assailant has been de-

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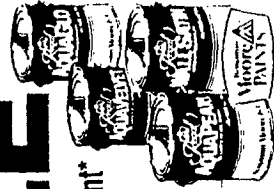


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VINYL



State says health care system improves

By BRIAN S. AKKE
Associated Press

JUNEAU — Alaska needs to increase the availability of medical services and insurance for the poor, and should develop a program to provide less costly care for those with long-term illnesses, a state report says.

The report by the Governor's Interim Commission on Health Care, released Monday, outlines ways to improve health care in

Alaska. Gov. Steve Cowper created the commission in September 1987 to look at ways to reduce or limit the cost of health care, and to increase access to medical services for poor Alaskans.

The report recommends formation of a group to study how the state can develop health insurance plans for those who cannot afford such insurance now. Several of the report's recom-

mendations concern long-term care and proposed changes in the state's system of Pioneer's Homes for the elderly.

The report suggests the state develop and fund a program for home- and community-based care as an alternative to more costly institutional care for those with long-term illnesses.

The commission said the legislature and governor should reduce the Pioneer's Homes' de-

pendence on state money, "so that the savings can be used to enhance the state's system of home- and community-based care and make private nursing home care more affordable for all seniors.

"Steps should be taken to maximize Pioneer's Home revenues from third-party sources, including Medicaid," the report said.

It also suggests the Pioneer's

The commission also said the state should provide financial aid to people who have pensions or other assets that disqualify them from Medicaid, but are inadequate to pay the full cost of long-term care.

The report recommends the proposed changes in the Pioneer's Home system occur over many years to avoid disruptions to Alaskans' retirement planning.

Suit: Policeman seeks to move case to federal court

Continued from page B-1

basis for a claim by Feichtinger that the federal district court should assume jurisdiction.

The municipality is charged with liability as Feichtinger's employer. The munic-

ipality "was on notice or should have been on notice of (Feichtinger's) risk to the public . . . (and) knew or should have known Feichtinger's continued participation in sexual exploitation investigations posed an unreasonable risk to sexual abuse victims," the complaint charged.

That language apparently refers to previous allegations raised against Feichtinger by another youth. Police Chief Kevin O'Leary has said the police department hadn't been able to put together enough information to believe the allegations were accurate.

Police set a trap for Feichtinger during the Oct. 26 session, after being tipped off by the youth's employer. The detective also has been charged with two misdemeanor counts of official misconduct, with other possible charges pending in state court, according to police officials.

Foreign: Licenses

Continued from page B-1

Using an attorney with a local office, they could save money on telephone bills and other costs of communicating with an lawyer in another country, he said.

Barker said having attorneys from both countries on hand might make joint-venture business operations between Japanese and American companies easier to work out.

The new law may not mean much to some corporations. Chris McNeil, senior vice-president and general counsel for Sealaska Corp. said his company doesn't rely on legal counsel much to make its export deals in timber and fisheries products.

"I'm not sure in our case that it would necessarily affect our business very much at all," he said.

Mead Treadwell of the Yukon-Pacific Corporation said a locally based, foreign legal consultant would probably not be able to meet the company's foreign needs if its natural gas pipeline project moves forward.

But Gimna Brelstford, an international trade specialist with Gov. Steve Cowper's Office of International Trade said "morn-

Brower: Guilty plea questioned

Continued from page B-1

promising not to go into details of the undisclosed operation, he asked her if she had not been a patient of Dr. Reza Mazaheri, one of the most prominent plastic surgeons in the country. Mrs. Brower, in obvious distress, asked Fitzgerald for a break.

After a brief recess and a conference between the attorneys, Mrs. Brower resumed the stand in the absence of the jury.

Finegold elicited from her that the government had obtained Mazaheri's records concerning her, and that her husband had telephoned her in great

distress during his questioning by federal investigators in Anchorage.

"He said if he didn't agree to enter the plea, that certain documents about me would be used in court . . . he was concerned. My response was it didn't matter, to go on if he thinks it's right," she said.

"Is one reason he entered the guilty plea so that the records would not be divulged?" Finegold asked.

"That was one of the reasons," she agreed. Saying that this matter went directly to Brower's motives in pleading guilty and testifying, Fi-

negold asked to bring it before the jury. Fitzgerald replied that while he had earlier permitted testimony that Brower had been upset and incoherent, Mrs. Brower's testimony on the matter would amount to hearsay.

He said that if Finegold wished to pursue it, he could recall Brower to the stand.

After Mrs. Brower completed her testimony Tuesday, jurors heard a videotaped deposition from Palm Springs jeweler Rod Williams, who sold more than \$70,000 worth of jewelry during and shortly after a garden party Dischner and Mathisen had hosted in Palm Springs.

Mat-Su

Continued from page B-1

James Anderson; and retired city administrator T.C. Kramp of Huntington Beach, Calif.

Two former borough planning directors, Lee Wyatt and Robert Robes, have filed for the manager's post. Both are residents of Palmer. Robes has also picked up some experience as executive director of the Cape Cod Planning and Economic Development Commission in Sandwich, Mass.

Also filing on time was Gary Lewis, the borough assessor and a borough employee for 9½ years. Lewis said he believes his longevity with the borough will be an asset in the manager's office.

Six of the applicants have prior experience as city managers: former Bethel manager Ivan Widom, who now lives in Durango, Colo.; former Cordova manager Perry Lovett, now a resident

2nd man files suit against policeman

By SHEILA TOOMEY
Daily News reporter

A second young man has filed suit in civil court, accusing former Anchorage Police Investigator Frank Feichtinger of tricking him into performing sodomasochistic sexual acts, allegedly to help police investigate pornography.

Feichtinger is awaiting trial on two misdemeanor charges of criminal abuse of office in connection with a similar accusation made last October by another youth.

He was suspended from duty as a child exploitation investigator when the original charges were leveled. He was fired Tuesday.

The new complaint, filed Tuesday in Anchorage Superior Court on behalf of a man identified only as S.K.F., alleges that Feichtinger recruited him into a youth program in about 1980, when he was 16 years old.

Using his position as a police officer, the lawsuit claims, Feichtinger asked the boy to participate in sexual activities, including whippings, beatings, being handcuffed, wearing leg irons, posing naked for photographs, looking at and touching Feichtinger while Feichtinger was naked, wearing a dog collar and allowing Feichtinger to han-

Officer to appeal dismissal

Former police investigator Frank Feichtinger, fired from the Anchorage Police Department for official misconduct, will appeal the action to the department's administration, his attorney said in a letter Wednesday.

Feichtinger is accused of luring a 17-year-old boy to perform in a pornographic tape recording. He allegedly told the boy the recording would be used in an undercover investigation of child sexual exploitation.

He is facing two misdemeanor charges of official misconduct, and police officials fired him Friday on the same grounds.

"We are in the process of drafting a notice of grievance now to be filed within the thirty-day time allowed under the employment contract," attorney Kenneth Norsworthy wrote.

Norsworthy added that his client's refusal to respond to the allegations by talking to his employer or the news media is "not an admission of guilt."

die his genitals.

The activities were not part of a legitimate police investigation, the suit says. S.K.F. did not realize the investigations were bogus "until reading in the newspaper that Feichtinger had been arrested for similar activities with another young man."

The accusations mirror those leveled by the first youth, in the criminal charges and in a subsequent civil suit. The suit filed Tuesday names as defendants both

The activities occurred on

numerous occasions since 1980, the suit says, and sometimes were audio-taped. Feichtinger could not be reached for comment Wednesday night. He has consistently declined to comment on the charges being made against him, citing instructions from his attorney. Friends say he is steadfastly maintaining his innocence of any sexual misconduct.

Attorney Rick Friedman, who filed the suit on behalf of S.K.F., said his client has been interviewed by police. Friedman said he does not know if criminal charges will be brought against Feichtinger based on the allegations in the new lawsuit. During his eight years as a police officer, Feichtinger built a reputation as a tireless defender of exploited children, particularly teenagers. He was instrumental in the successful prosecution of Anchorage's first big child-exploitation case, against Carlos "Chico" Rodrigues. Before joining the municipal police, Feichtinger was a counselor at McLaughlin Youth Center and an Alaska State Trooper.

The first youth to accuse him, a 17-year-old, was a witness in his last case. It involved allegations that a plumber sexually exploited several teen-age boys, which ended in a hung jury.

LONGEVITY: Lawmakers consider program changes

Continued from Page B-1
D-Anchorage, chairman of the State Affairs Committee

able to afford deposits into an annuity account, he said. Also, the

who turn 65 before or after Jan. 1, 1991. "The annuity approach is,

comes, Pourcel said. Ulmer said is a good compromise.

kay m. levine

SHOOTER

ON THE DRAPES: I need that caters to left-handed storage with a sign on it, piles, but I haven't been son is left-handed and I scissors so he can learn to

not the store. Learning ce. A clerk said the shop for children in two styles: about \$1.50.

exhaustively for the store how it would be classified yellow pages. But I'll bet me in. Readers?

WHITE COLLAR CRIME: se victims included Alaska to eight years imprisonment. Janice M. Rado, s of \$10 million, pleaded mail and wire fraud and postal service said. and five others operated terprises in the Los Angeles American Business Industry Transworld Marketing ny promotion which led von fabulous prizes. They o's group, supposedly to s, postal officials said. In ly a \$49 inflatable vinyl

top salesman, was sen- eslie Williams and Paul 10 months and 18 months to Larry Johnson, the handled the Patri- albaum will be tenced

Ex-officer's attorneys ask to move trial

By SHEILA TOOMEY
Daily News reporter

Attorneys for former Anchorage police officer Frank Feichtinger have asked that his trial on 22 counts of official misconduct involving alleged sexual contact with teen-age boys be moved out of the Third Judicial District because of prejudicial publicity.

required him to plead guilty to five counts and accept a five-year sentence.

He was fired by the Anchorage Police Department on the basis of an internal affairs investigation.

According to the charges, Feichtinger got the boys to go along with him by telling them he needed an audio-

tape of bizarre sexual activity for use in an undercover investigation of child pornography rings.

"As a police officer, this defendant was authorized to take whatever steps were necessary to ferret out criminal activity," Boyko argued. "If in the course of an undercover investigation he

chose to engage in lawful physical exchanges with persons capable of consent in the exercise of his official duties, this is not a violation of the Alaska statute in question, regardless of his motive."

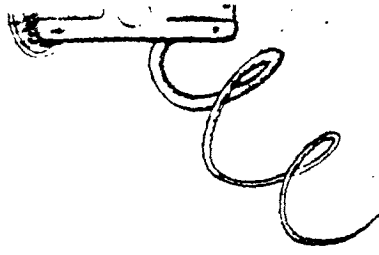
A May 8 hearing is scheduled to consider some of Boyko's requests.

Attorney Edgar Paul Boyko also wants all charges against his client dropped on the grounds that police officers have to get some benefit from misconduct for it to be a crime.

The boys named in the complaint filed against Feichtinger were all above the age of consent, which means it was legal for him to have sexual contact with them. Even assuming that something sexual took place, Boyko argued, sexual gratification is not legally considered a benefit.

In complaints filed in October and February, Anchorage District Attorney Dwayne McConnell charged Feichtinger, the best known child sex abuse investigator in the state, with using his position to trick teen-age boys into performing sadomasochistic rituals with him. All 22 counts are misdemeanors.

Feichtinger has pleaded not guilty and, according to a former attorney, turned down a deal that would have



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April 11, 1989

Co. 610

READY FOR FILE

APR 11 1989

A. GRAVES

Mr. Alfred D. LaCasse
Scout Executive
Western Alaska Council, No. 610

PERSONAL AND CONFIDENTIAL

SUBJECT: E. FRANK FEICHTINGER

Dear Fred:

On December 22, you wrote to us and said that there was a possibility of being involved in the prosecution of this individual. Since that time I have heard nothing further from you.

I am enclosing a confidential record sheet should you wish to place Mr. Feichtinger on the confidential file. We will need this completed with as much information as you have available.

We would also like copies of newspaper clippings, court records, or other material which would substantiate any charges.

Sincerely,

Paul Ernst, Director
Registration Service

eko

Enclosure

cc: Western Region

CONF016930

February 9, 1989

Mr. Alfred D. LaCasse
Scout Executive
Western Alaska Council, No. 610

PERSONAL AND CONFIDENTIAL

SUBJECT: E. FRANK FEICHTINGER

Dear Fred:

In your letter of December 22, you mentioned the above named individual and indicated that he might be prosecuted in your council. You also indicated that he had previously been registered as an Assistant Scoutmaster in Rochester, New York, in the late sixties.

If there has been enough information given to you that would cause us to preclude registration of Mr. Feichtinger. I would certainly suggest that you send a confidential record sheet so that we can begin a file.

We want to always be on the safe side and suspend people immediately and place them on the file if there is any concern. It is then up to us to get more information or them to appeal the situation if they desire to register.

Thanks for your help concerning this matter.

Sincerely,

Paul Ernst, Director
Registration Service

eko

cc: Western Region

READY FOR FILE
FEB 10 1989

CONF016931

TRO

DAY

Feb. 1, 1989



Officer fired

Sex scenario charges lead to dismissal

By **MARILEE ENGE**
Daily News reporter

A police investigator charged with misconduct for allegedly engaging in a sado-masochistic sex performance with a 17-year-old boy has been fired from the Anchorage Police Department.

Frank Feichtinger was dismissed Friday after a three-month suspension from the police force. He is accused of persuading the teen-ager to help him produce an audio tape of a master-slave sexual relationship which he claimed he would use in an undercover investigation of child exploitation.

The boy described the incident to his guardian, Marge Hall, who reported it to APD Investigator Jack Chapman. Police used a hidden video camera to record a second encounter two days later.

Deputy Chief Duane Udland said police administrators studied evidence gathered in the criminal investigation for their internal review.

Please see Page B-3, **FIRE**

Many villages have been able to survive without air service because residents had stocks of meat and fish killed last summer and fall. Pacific storms that normally carry warmer temperatures and precipitation from Japan to Alaska have been stymied by a massive high-pressure system that stalled over Alaska, dubbed by meteorologists as the Omega Block.

As the center of the high-pressure system moved eastward Tuesday into Canada, a series of new barometric records for North America were recorded — the day after the U.S. record was broken. The record had been 31.53 inches of mercury at Mayo in the Yukon, but Tuesday it reached 31.54 at Big Delta, then continued rising to 31.85 at Northway, said Dan Keeton of the Na-

tional Weather Service. Only two higher barometer readings have ever been recorded in the world, Keeton said, both of them in Siberia.

The high winds and cold generated by the high pressure system were moving into Canada and was already affecting temperatures in the Lower 48, which had dropped as low as 18 below

FIRE: Police department dismisses accused officer

Continued from Page B-1

"We have reviewed his contact with the one boy on Oct. 24 and Oct. 26 and we believe his conduct was unacceptable," said Udland.

Feichtinger has not spoken to department investigators about the incidents and neither he nor his attorney responded to letters detailing the evidence that would be used to make a decision about his employment, according to Udland.

The standard of evidence for firing a police officer is

less stringent than that for a criminal conviction. The evidence that the officer engaged in wrongdoing must be strong, but it does not have to be beyond a reasonable doubt.

Feichtinger has the right to appeal his firing through the police union. His lawyer did not return a call Tuesday and there was no word about if he intends to appeal.

Two misdemeanor misconduct charges have been brought against Feichtinger

and officials have said it is likely additional charges will be filed. According to the charges, he performed an act relating to his office which constituted an unauthorized exercise of his function as a public servant, all with the intent to personally benefit.

The teen-ager, meanwhile, has sued Feichtinger and the city, saying the officer persuaded him to "engage in master-slave erotic acts... by misrepresenting to (him) that the acts were part of a legitimate APD investigation

that was sanctioned by the Department." The boy was a victim in sexual abuse case brought trial in July against plumber charged with co-ercing several teen-agers in sexual relationships. Feichtinger was the investigating officer on the case.

Feichtinger joined the police department in 1980 and much of his tenure was spent as an investigator the child exploitation unit. He was regarded as an expert in that field.

NEED HELP PAYING HOME HEATING BILLS?

You may be eligible for a grant for the State of Alaska ENERGY ASSISTANCE PROGRAM. Both homeowners and renters may apply.

If your household's average gross monthly income for the past 3 months is at or lower than the guidelines listed below, or if you receive food stamps, AFDC, SSI or certain veteran's benefits, you may be eligible for a \$150 to \$940 credit with your home energy supplier. This credit may be for fuel oil, natural gas, electricity, propane, wood, or coal used for home heating. These guidelines will help you decide if you should apply.

Household Size	Gross Monthly Income
1	\$ 994
2	\$1,300
3	\$1,606

ANCHORAGE INTERNATIONAL SOLICITATION SERVICE

AIA and FIA are possibility of solicitation on either or in conjunction with a



WESTERN ALASKA COUNCIL - BOY SCOUTS OF AMERICA

3117 Patterson St., Anchorage, Alaska 99504
Telephone: (907) 337-9547

SCOUTING/USA

PRIVATE AND CONFIDENTIAL:

December 22, 1988

Mr. Paul I Ernst
Director, Registration Service
National Office, Boy Scouts of America
1325 Walnut Hill Lane
PO Box 152079
Irving, TX 75015-2079

Dear Paul:

I was informed last week that an officer of the Anchorage Police Department had recently been charged by the department with improper conduct and possibly child sex related activities. This officer was registered with the Boy Scouts of America during the years 1981-1984. There is a possibility that he may have involved one or two Explorers during that time. The investigation is not complete.

This officer has been our chief contact with the Anchorage Police Department in dealing with three persons we have placed on the confidential file. I have asked the officer investigating the case to review those files to determine if they were handled correctly and if I was given correct information. The three cases involved are:

██████████
Kyle Cherry
Paul Cottrell
Jeffrey Moore

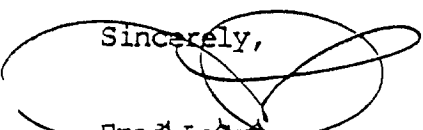
At this time I believe you should be alerted to a possibility that we could be involved in the prosecution of Investigator E. Frank Feichtinger, DOB-1949. He was registered as an Assistant Scoutmaster in Oteteana Council, Rochester, New York prior to his coming to Anchorage in the late 1960's or early 1970's.

I have discussed this with Claude Yamamoto, Area Director for our Council.

I have not, as yet, made contact with the Alaska State Trooper who initially contacted me regarding George S. Russell. Inasmuch as we knew nothing about him and he has had no Scouting involvement locally to our knowledge, I have to secure this information from the State Troopers. I will pursue it and secure what is available and what was the disposition of the investigation.

Regarding disposition of our files. We have placed them in the hands (office) of our Council Attorney, Keith Brown. They are accessible for reference when needed, but are not available to anyone except through our legal counsel.

Sincerely,


Fred LaCasse
Council Executive

Council 610 - Member of the United Way of Anchorage

CONF016934

ANCHORAGE OFFICE

THE ENSERCH CENTER
550 WEST SEVENTH AVENUE, SUITE 1200
ANCHORAGE, ALASKA 99501
PHONE: (907) 277-6693
TELEX: 090-26-486
FACSIMILE: (907) 279-1959

**ROBERT B. BAKER
MICHAEL T. THOMAS
LEROY J. BARKER
**L.G. BERRY
HAROLD E. SNOW, JR.
**CARL W. WINNER
SUSAN M. WEST
**JULIA B. BOCKMON
JOSEPH O. DARNELL
GREGORY G. SILVEY
RICHARD L. POMEROY
THOMAS M. DILLON

WASHINGTON OFFICE

1050 THOMAS JEFFERSON STREET, N.W.
SIXTH FLOOR
WASHINGTON, D.C. 20007
PHONE: (202) 333-4400
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**STEVEN W. SILVER
**BRADLEY D. GILMAN

ROBERTSON, MONAGLE & EASTAUGH

A PROFESSIONAL CORPORATION
ATTORNEYS AT LAW
ANCHORAGE, ALASKA 99501

JUNEAU OFFICE

COURT PLAZA BUILDING, SUITE 800
240 MAIN STREET
P.O. BOX 21211
JUNEAU, ALASKA 99802
PHONE: (907) 586-3340
FACSIMILE: (907) 586-6818

ROYAL ARCH GUNNISON (1873-1918)
R.E. ROBERTSON (1885-1961)
M.E. MONAGLE (1902-1985)

F.O. EASTAUGH (RETIRED)

JAMES F. CLARK
PAUL M. HOFFMAN
D. ELIZABETH CUADRA
THOMAS J. SLAGLE
MARY A. NORDALE
ROBERT P. BLASCO

ADMITTED IN WASHINGTON, D.C.
AND ALASKA

ALL OTHERS ADMITTED
IN ALASKA

February 12, 1990

CONFIDENTIAL/SUBJECT TO ATTORNEY-CLIENT PRIVILEGE

Ms. Debra C. Duhs
Assistant Director
Insurance & Risk Management
BOY SCOUTS OF AMERICA
1325 Walnut Hill Lane
Irving, Texas 75038-3096

Frank Lane, Esquire
WICKER, SMITH, BLOMQUIST

[REDACTED]
Miami, Florida 33133

Re: Civil Lawsuits against Frank Feichtinger
and Municipality of Anchorage

Dear Debra and Frank:

There was a recent felony trial of great notoriety in Anchorage against Frank Feichtinger, who was an Anchorage police officer in the sexual exploitation unit. He was accused of various crimes based on allegations that he conned young men into participating into lewd and sadomasochistic activities in the belief that they were helping a police officer in undercover work to catch criminals involved in child pornography or sexual abuse. Feichtinger was acquitted.

During some recent conversations with Fred LaCasse, Fred mentioned that in the course of dealing with instances of alleged sexual abuse involving Scouts, he had dealt with Officer Feichtinger. He also mentioned that some of the young men who had allegedly been involved in the activities leading to the criminal charges against Feichtinger had been allegedly "recruited" out of the Explorer Post that was connected with the Anchorage Police Department, and that Feichtinger was a post leader.

RISK MANAGEMENT
a.g.f. FEB 16 1990

Ms. Debra Duhs
Mr. Frank Lane
February 12, 1990
Page 2

I had someone comb through the civil docket, and found two civil cases filed against Feichtinger in 1989. Plaintiff's counsel in both cases is Richard Friedman. In one case, [REDACTED] v. Frank Feichtinger and Municipality of Anchorage, the plaintiff, now an adult and named [REDACTED] alleges both in the Complaint and in an affidavit that while still a juvenile, he was asked by Feichtinger to join the Explorer Scout program, and that Feichtinger had repeated and regular contact with him as a result of his success in recruiting him into the Explorer Scouts. The second case is [REDACTED] v. Frank Feichtinger and Municipality of Anchorage. The plaintiff is [REDACTED]. Nothing in the [REDACTED] case file indicates that he was ever a member of the Explorer program.

A motion for partial summary judgment in the [REDACTED] case, which attempted to establish that the municipality was vicariously liable for any harm caused to plaintiffs by Feichtinger while purporting to act for the municipality, or by reason of an agency relationship between Feichtinger and the municipality, was denied on January 10, 1990. Most of the rest of the case was stayed pending outcome of the criminal case. There have evidently been some depositions, since there are partial transcripts of depositions attached to various motions.

We enclose copies of the Complaint in each case, and the affidavit of [REDACTED] setting out his allegations against Feichtinger. We also enclose the amended criminal complaint against Feichtinger. We have taken copies of everything in both files. We have not gone to the criminal case file and taken copies of anything there, and it may be that there is further discussion of a connection with the Explorer Post and Feichtinger's "undercover" activities in that file. Accordingly, I will have that file reviewed.


Obviously, at this point no claim has been made against the local counsel or Boy Scouts of America, nor has there been a tender of defense. Since Friedman knows that he would have to make out a claim against both Feichtinger and the municipality as a practical matter in order to make out a claim against the Boy Scouts, and since the municipality is obviously able to respond in damages, he may rather litigate against the municipality alone. In any event, the case obviously presents the risk of exposure, and once again demonstrates Richard Friedman's uncanny ability to collect cases of sexual abuse.

Ms. Debra Duhs
Mr. Frank Lane
February 12, 1990
Page 3

Please advise if there is any further information that you would like about these cases, or if you have any instructions as to how to proceed. Nothing we have done to date should call our interest to the attention of the parties in the cases against Feichtinger. It does seem to me that we should check BSA and local Council records concerning Feichtinger, and also concerning [REDACTED] and [REDACTED]. I should also note that the cases have now been consolidated for all purposes including trial, and while the proceedings have been stayed until the criminal trial was over, one of the two cases was on fast track, and the order of consolidation noted that the status of that case on fast track was not changed by the consolidation. Therefore, the civil cases, if they are to proceed, will probably proceed faster than either of the two cases against the Boy Scouts that are now active.

Sincerely,

ROBERTSON, MONAGLE & EASTAUGH


Michael T. Thomas

jav
cc: Fred LaCasse
Robert Blasco, Esquire

1
2 IN THE SUPERIOR COURT FOR THE STATE OF ALASKA
3 THIRD JUDICIAL DISTRICT AT ANCHORAGE

4 [REDACTED])
5)
6 Plaintiff,)
7 vs.)
8 FRANK FEICHTINGER, and the)
9 MUNICIPALITY OF ANCHORAGE,)
10 Defendants.)
11) 3AN 88-11055 Civil

12 [REDACTED])
13)
14 Plaintiff,)
15 vs.)
16 FRANK FEICHTINGER, and the)
17 MUNICIPALITY OF ANCHORAGE,)
18 Defendants.)
19) 3AN 89-813 Civil

20 AFFIDAVIT OF [REDACTED]

21 [REDACTED] being first duly sworn, deposes and states as
22 follows:

- 23 1. I am the plaintiff in [REDACTED] v. Feichtinger, 3AN
24 89-813 Civil.
- 25 2. When I was about 16 years old, defendant
26 Feichtinger asked me to join the Explorer Scout Program.
- 27 3. I was told that defendant Feichtinger was employed
28 by the Municipality of Anchorage Police Department as a police
officer. He later became an investigator in the APD Child

1
2 Exploitation Unit.

3 4. Because of Feichtinger's position with the
4 Anchorage Police Department, I believed that I could trust and
5 confide in him.

6 5. On numerous occasions since 1980 Feichtinger
7 contacted me and asked me to assist him in conducting official
8 Anchorage Police Department investigations. Feichtinger told me
9 that he was investigating child pornography and child abuse and
10 that he needed me to participate in various activities in order
11 to further those investigations.

12 6. The activities Feichtinger asked me to participate
13 in included:

- 14 a. Whippings.
15 b. Beatings.
16 c. Being handcuffed.
17 d. Wearing leg irons.
18 e. Posing naked for photographs.
19 f. Looking at, and touching Feichtinger,
20 while Feichtinger was naked.
21 g. Wearing a dog collar.
22 h. Allowing Feichtinger to handle my penis.

23 7. At the time, I believed that the activities
24 described in paragraph 6, above, occurred while Feichtinger was
25 on duty as an Anchorage Police Officer. In agreeing to
26 participate in these activities, I relied on Feichtinger's
27 authority to conduct child abuse and child pornography
28

1
2 investigations for the Anchorage Police Department and on his
3 assertions that these activities would assist the Anchorage
4 Police Department.

5 8. Had I known that the acts described in paragraph 6
6 above would not assist in any official police investigation I
7 would not have agreed to participate. Had I known that the
8 Anchorage Police Department had not approved of these
9 activities, I would not have agreed to participate in them.

10 9. There were some whippings and beatings which I
11 engaged in with Feichtinger, not because I thought they would
12 directly help an investigation, but because of the relationship
13 I had with Feichtinger, and the way he held himself out as a
14 role model. Feichtinger knew I wanted to get involved with
15 police work, and knew I looked up to him. At times he would
16 suggest that we whip or beat each other as "punishment" for
17 breaking the law. Feichtinger led me to believe this sort of
18 "discipline" would help prepare me for work in law enforcement.
19 I never would have engaged in this sort of behavior if a police
20 officer hadn't indicated it was acceptable, appropriate, and
21 good training for a law enforcement officer.

22 10. If Feichtinger had not been a member of the
23 Anchorage Police Department I would not have believed that he
24 was authorized by the Municipality of Anchorage to conduct
25 official police investigations into child pornography and child
26 abuse.

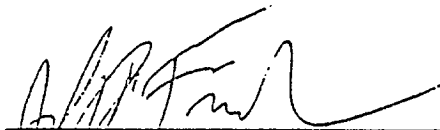
27 FURTHER YOUR AFFIANT SAYETH NAUGHT.
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Dated this 21 day of December, 1989.



Subscribed and sworn to before me this 21st day of December, 1989.



Notary Public for Alaska
My Commission Expires: 8-15-92

H. FRIEDMAN
121 31st Avenue
Anchorage, Alaska 99501
704

1
2 IN THE SUPERIOR COURT FOR THE STATE OF ALASKA
3 THIRD JUDICIAL DISTRICT AT ANCHORAGE

09 JAN 31 PM 1:13

STATE OF ALASKA
CLERK

4 [REDACTED])
5 Plaintiff,)
6 vs.)
7 FRANK FEICHTINGER; and the)
8 MUNICIPALITY OF ANCHORAGE,)
9 Defendants.)

3AN 89-813 Civil

10 COMPLAINT

11 COMES NOW the plaintiff, [REDACTED], by and through his
12 attorney, Richard H. Friedman, and for his complaint against the
13 above-named defendants alleges as follows:

14 1. [REDACTED] is a resident of the State of Alaska,
15 identified by his initials in this complaint due to the
16 sensitive and personal nature of the allegations. [REDACTED] is
17 currently an adult whose identity is known to defendants.

18 2. Defendant Frank Feichtinger (Feichtinger) is a
19 resident of the State of Alaska, and was employed by the
20 Municipality of Anchorage at the time he had the contact with
21 [REDACTED] described in this complaint.

22 3. The Municipality of Anchorage is a Municipal
23 Corporation organized under the laws of the State of Alaska.

24 4. While still a juvenile, at approximately 16 years
25 of age, [REDACTED] was asked by Feichtinger to join the Explorer
26 Scout Program. Feichtinger had repeated and regular contact
27
28

RICHARD H. FRIEDMAN
1215 8th Avenue
Anchorage, Alaska 99501
(907) 561-7704

1
2 with [REDACTED] as a result of his success in recruiting [REDACTED] into
3 the Explorer Scouts.

4 5. Feichtinger's position as an Anchorage Police
5 Officer allowed him to gain the trust and confidence of [REDACTED]

6 6. On numerous occasions since 1980, Feichtinger
7 contacted [REDACTED], claiming that [REDACTED]'s assistance was needed
8 in official Anchorage Police Department investigations. Because
9 of his position as an Anchorage Police Officer, Feichtinger was
10 able to convince [REDACTED] that he was investigating child
11 pornography and child abuse, and that he needed [REDACTED] to
12 participate in the following activities, both on and off audio
13 tape, in order to further those investigations:

- 14 a) Whippings
15 b) Beatings
16 c) Being handcuffed
17 d) Wearing leg irons
18 e) Posing naked for photographs
19 f) Looking at, and touching Feichtinger,
while Feichtinger was naked
20 g) Wearing a dog collar
21 h) Allowing Feichtinger to handle his penis
22 i) And other acts of a sadomasochistic nature

23 7. [REDACTED] relied upon Feichtinger's apparent authority
24 to conduct sexual exploitation and abuse investigations, and as
25 a result, believed Feichtinger when Feichtinger told him that
26 the above-listed activities would assist the Anchorage Police
27 Department. Some of the acts described above occurred in the
28 office of the Child Exploitation Unit of the Anchorage Police
Department. Most, if not all of them, occurred while
Feichtinger was on duty as a Anchorage Police Officer.

1
2 8. Contrary to Feichtinger's representations, the acts
3 described above did not assist in any official police
4 investigation. Had ██████████ known this, he would not have
5 participated in these acts.

6 9. On many occasions, Feichtinger struck ██████████ with
7 his hands and with various instruments. On many occasions
8 Feichtinger touched ██████████ penis and had other offensive
9 physical contact with ██████████. These acts occurred without
10 ██████████ consent.

11 10. On numerous occasions Feichtinger removed ██████████
12 clothing and unlawfully restrained ██████████, preventing him from
13 leaving the premises where these acts occurred.

14 11. Feichtinger repeatedly and fraudulently
15 misrepresented the nature of and reasons for the activities
16 described above, in order to secure ██████████ participation in
17 these activities, and to prevent ██████████ from discovering that
18 these activities were not part of a legitimate police
19 investigation. ██████████ reasonably relied upon the fraudulent
20 representations by Feichtinger, and as a result, continued to
21 engage in the activities described above. He did not discover
22 that these activities were not part of a legitimate
23 investigation until reading in the newspaper that Feichtinger
24 was arrested for similar activities with another young man.

25 12. If Feichtinger's "investigation" activities
26 described above were legitimate in any way, Feichtinger
27
28

1
2 negligently or recklessly conducted these activities, causing
3 harm and injury to [REDACTED] as more fully set out below.

4 13. Most, if not all of Feichtinger's actions as
5 described above, occurred during the course of his employment as
6 a police officer for the Municipality of Anchorage. They
7 occurred while Feichtinger purported to act or speak on behalf
8 of the Anchorage Police Department, and [REDACTED] relied upon this
9 apparent authority in agreeing to participate in the acts
10 described above, and in not reporting Feichtinger's actions to
11 other law enforcement officers. Feichtinger could not have
12 accomplished the acts described above were it not for the
13 existence of his employment relation with the Municipality of
14 Anchorage. In addition, the acts described above were committed
15 by Feichtinger for the purpose of benefiting the Municipality of
16 Anchorage.

17 14. The Municipality of Anchorage knew or should of
18 known that retaining Feichtinger on the Police Department, and
19 more specifically, in the Sexual Exploitation Unit, posed an
20 unreasonable risk to those with whom Feichtinger would come in
21 contact. It was negligent for the Municipality to retain him in
22 this position.

23 15. The acts of Feichtinger, described above, were
24 contrary to Municipal and Police Department policy, as well as
25 accepted police standards and conduct. The Municipality failed
26 to adequately supervise the activities of Feichtinger. As a
27
28

1
2 result of the Municipality's negligent supervision of
3 Feichtinger, the activities described above occurred, and [REDACTED]
4 suffered the damages described below.

5 16. As a direct result of the actions and inactions of
6 defendants described above, [REDACTED] has suffered physical pain,
7 mental and emotional distress, and incurred medical expenses,
8 all in an amount to be proven at trial. Further, because
9 Feichtinger's actions were taken with reckless disregard for the
10 rights of [REDACTED], punitive damages are appropriate.

11 WHEREFORE, [REDACTED] asks for a judgment:

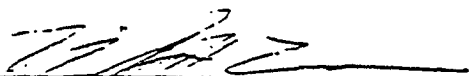
12 A. Holding each defendant jointly and severally liable
13 to him for compensatory damages in an amount to be proven at
14 trial, but in any event greater than \$50,000;

15 B. Holding Feichtinger liable for punitive damages in
16 an amount to be proven at trial, but in any event greater than
17 \$50,000;

18 C. Awarding him interest, costs, and attorney fees;
19 and

20 D. For such other and further relief as this Court
21 deems just and proper.

22 Dated this 27 day of January, 1989.

23
24
25 
26 Richard H. Friedman
27 Attorney for Plaintiff
28

IN THE SUPERIOR COURT FOR THE STATE OF ALASKA
THIRD JUDICIAL DISTRICT AT ANCHORAGE

██████████ guardian for
██████████, a minor child under
the age of 18 years,

Plaintiff,

vs.

FRANK FEICHTINGER, and the
MUNICIPALITY OF ANCHORAGE,

Defendants.

FILED in the SUPERIOR COURTS

See

By DS Clerk Deputy

Case No. 3AN-88-11055 Civil

COMPLAINT

COMES NOW the Plaintiff, ██████████ guardian for ██████████, a minor, by and through her attorneys, Preston, Thorgrimson, Ellis & Holman, and for her complaint against the above named Defendants complains and alleges as follows:

I.

██████████ is a resident of the State of Alaska currently residing in Anchorage, Alaska. She is the legal guardian of ██████████, a minor under the age of 18. ██████████ is a resident of the State of Alaska, currently living in Anchorage, Alaska. All of the events averred to in this Complaint occurred in the State of Alaska.

II.

Upon information and belief, Defendant Frank Feichtinger is a resident of the State of Alaska currently living in Anchorage, Alaska.

LAW OFFICES
PRESTON, THORGRIMSON, ELLIS & HOLMAN
420 L STREET, SUITE 404
ANCHORAGE, ALASKA 99501
(907) 276-1969

CONF016947

III.

Upon information and belief, the Municipality of Anchorage is a municipal corporation organized under the laws of the State of Alaska.

IV.

Pursuant to AS 09.05.015, this Court has jurisdiction to hear this case because all of the events averred to in this Complaint occurred within the State of Alaska.

V.

Pursuant to Rule 3(c) of the Alaska Rules of Civil Procedure, the venue of this action is proper because all of the events averred to in this Complaint occurred within the Third Judicial District of the State of Alaska.

VI.

Pursuant to AS 09.15.010 and Alaska Civil Rule 17(c), [REDACTED], legal guardian of [REDACTED] is entitled to maintain this action on behalf of [REDACTED]

FIRST CAUSE OF ACTION

Action for Assault

VII.

Plaintiff realleges and incorporates paragraphs I through VI of her complaint as though fully set forth herein.

VIII.

Upon information and belief, on or about October 24, 1988, Defendant Feichtinger was employed with the Municipality of

Anchorage Police Department (APD) as a police officer and a member of the APD Child Exploitation Unit.

IX.

██████████, the victim of a previous sexual assault, first came into contact with APD as a result of that assault. Defendant Feichtinger worked with ██████████ as a result of the prior victimization of ██████████

X.

On or about October 24, 1988, Feichtinger, while in the employ of the Municipality of Anchorage and acting as an APD officer, contacted ██████████ and asked the minor to participate in the production of an audio tape detailing a sadomasochistic sexual encounter between Defendant Feichtinger and ██████████

XI.

During what Feichtinger called rehearsal for the audio tape, Feichtinger acted out the part of master and compelled ██████████ to be his slave. During this "rehearsal" Feichtinger threatened ██████████ with various objects and struck him with a leather belt. Feichtinger also forcibly removed ██████████ pants.

XII.

As a result of Defendant Feichtinger's actions, ██████████ experienced extreme apprehension and fear of bodily harm, causing him damage in an amount to be proven at trial.

LAW OFFICES
PRESTON, THORGRIMSON, ELLIS & HOLMAN
420 L STREET, SUITE 404
ANCHORAGE, ALASKA 99501
(907) 276-1969

SECOND CAUSE OF ACTION

Action for Battery

XIII.

Plaintiff realleges and incorporates paragraphs I through XII of her complaint as though fully set forth herein.

XIV.

During the course of Defendant Feichtinger's actions on or about October 24, 1988, Feichtinger directed [REDACTED] to remove his clothes. Feichtinger forcibly removed the minor's underwear, had contact with [REDACTED]'s genitals, and offensively struck the minor with a leather belt. Defendant Feichtinger's actions caused [REDACTED] damage in an amount to be proven at trial.

THIRD CAUSE OF ACTION

False Imprisonment

XV.

Plaintiff realleges and incorporates paragraphs I through XIV of her complaint as though fully set forth herein.

XVI.

During the course of his actions on or about October 24, 1988, Defendant Feichtinger removed [REDACTED] clothing and unlawfully restrained [REDACTED] and prevented the minor from leaving the premises where these acts occurred, through the display of a badge, gun and bondage implements. Defendant Feichtinger's actions caused [REDACTED] damage in an amount to be proven at trial.

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FOURTH CAUSE OF ACTION

Action for Seduction (AS 09.15.020)

XVII.

Plaintiff realleges and incorporates paragraphs I through XVI of her complaint as though fully set forth herein.

XVIII.

During the course of the events which occurred on or about October 24, 1988, Defendant Feichtinger persuaded [REDACTED] to allow Feichtinger to engage in master-slave erotic acts with the minor by misrepresenting to [REDACTED] that the acts were part of a legitimate APD investigation that was sanctioned by the Department. As a result of Defendant Feichtinger's misrepresentations, [REDACTED] was induced into performing as a slave for Feichtinger, causing [REDACTED] damages in an amount to be proven at trial.

FIFTH CAUSE OF ACTION

Assault

XIX.

Plaintiff realleges and incorporates paragraphs I through XVIII of her complaint as though fully set forth herein.

XX.

On or about October 26, 1988, Defendant Feichtinger once again convinced [REDACTED] to engage in sadomasochistic sexual activities with Defendant Feichtinger. During the course of these activities, Feichtinger displayed a dog collar, chain and handcuffs. Feichtinger also verbally abused [REDACTED], causing

█ extreme fear and apprehension of injurious physical contact. Defendant Feichtinger's actions caused █ damages in an amount to be proven at trial.

SIXTH CAUSE OF ACTION

Action for Battery

XXI.

Plaintiff realleges and incorporates paragraphs I through XX of her complaint as though fully set forth herein.

XXII.

On or about October 26, 1988, Defendant Feichtinger directed █ to undress. Feichtinger touched █ and removed █ pants and offensively touched █, causing █ damages in an amount to be proven at trial.

SEVENTH CAUSE OF ACTION

Action for Infringement of Civil Rights (42 USC §1983)

XXIII.

Plaintiff realleges and incorporates paragraphs I through XXII of her complaint as though fully set forth herein.

XXIV.

Defendant Feichtinger committed the aforementioned acts in his capacity as an APD police officer, acting under color of State law. Feichtinger's unlawful violation of █ fundamental rights of liberty and privacy subject the Defendant to liability for violation of 42 USC §1983.

EIGHTH CAUSE OF ACTION

Action For Intentional Infliction of Emotional Distress

XXV.

Plaintiff realleges and incorporates paragraphs I through XXIV of her complaint as though fully set forth herein.

XXVI.

Because of his familiarity with [REDACTED] history of sexual abuse, Defendant Feichtinger knew or should have known the activities he forced the minor to engage in would cause [REDACTED] emotional harm. Despite this knowledge, Feichtinger used his position of authority to subject [REDACTED] to physical, verbal and sexual abuse, causing [REDACTED] extreme emotional distress and damage in an amount to be proven at trial.

NINTH CAUSE OF ACTION

Action for Violation of Rights Under the Alaska Constitution

XXVII.

Plaintiff realleges and incorporates paragraphs I through XXVI of her complaint as though fully set forth herein.

XXVIII.

Defendant Feichtinger committed the aforementioned acts acting in such a way as to deprive [REDACTED] of rights secured to him by the Alaska Constitution.

TENTH CAUSE OF ACTION

Action for Exemplary Damages

XXIX.

Plaintiff realleges and incorporates paragraphs I through XXVIII of her complaint as though fully set forth herein.

COMPLAINT -7-
[REDACTED]

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XXX.

Defendant Feichtinger committed the aforementioned acts with knowledge of his victim's particular sensitivity to sexual abuse and with the knowledge that [REDACTED] had reposed trust in the authority of Feichtinger and APD. In spite of this knowledge, Feichtinger willfully and wantonly forced the minor to submit to Feichtinger's abusive verbal, physical and sexual behavior. Feichtinger's behavior betrayed the public trust, offends public sensibilities, and justifies an award of exemplary damages to Plaintiff in an amount to be determined at trial.

ELEVENTH CAUSE OF ACTION

Liability Based on Respondeat Superior

XXXI.

Plaintiff realleges and incorporates paragraphs I through XXX of her complaint as though fully set forth herein.

XXXI.

Defendant Feichtinger's actions occurred during the course of his employ as an APD police officer. As Feichtinger's employer, the Municipality of Anchorage is vicariously liable for acts committed by Feichtinger during the course of his employment.

TWELFTH CAUSE OF ACTION

Action for Negligent Retention

XXXII.

Plaintiff realleges and incorporates paragraphs I through XXXI as though fully set forth herein.

XXXIII.

The Municipality of Anchorage was on notice or should have been on notice of Defendant Feichtinger's risk to the public. APD and the Municipality knew or should have known Feichtinger's continued participation in sexual exploitation investigations posed an unreasonable risk to sexual abuse victims.

XXXIV.

In spite of this knowledge, APD and the Municipality retained Feichtinger in the sexual exploitation unit. Feichtinger's retention ultimately and proximately led to the abuse of [REDACTED], resulting in damages to be proven at trial.

THIRTEENTH CAUSE OF ACTION

Action for Negligent Supervision

XXXV.

Plaintiff realleges and incorporates paragraphs I through XXXIV of her complaint as though fully set forth herein.

XXXVI.

As the administrators of the APD Child Exploitation Unit Program, the Anchorage Police Department and the Municipality of Anchorage have the duty to administer the program and supervise the participants to ensure that the participants do not violate statutory or administrative restrictions on the conduct of sexual exploitation investigations.

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XXXVII.

In light of [REDACTED] age, vulnerability, and lack of sexual sophistication, APD and the Municipality owed [REDACTED] the duty to assure that the acts of Defendant Feichtinger were in accordance with police and Municipality policy.

XXXVIII.

By failing to adequately supervise the actions of Defendant Feichtinger, APD and the Municipality breached their duty to [REDACTED] exposing [REDACTED] to extreme physical, sexual and psychological abuse and causing [REDACTED] damage in an amount to be proven at trial.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff [REDACTED] prays for the following relief:

1. For judgment against Defendant Feichtinger and for an award of compensatory and exemplary damages in an amount exceeding \$50,000, the exact amount to be proven at trial;
2. For judgment against Defendant Municipality of Anchorage and an award of damages in an amount to be proven at trial;
3. For an award of Plaintiff's costs in prosecuting this action, pre-judgment interest and attorneys' fees; and
4. For such other and further relief as this Court deems just and proper.

DATED at Anchorage, Alaska this 8th day of November,

1988.

PRESTON, THORGRIMSON,
ELLIS & HOLMAN
Attorneys for Plaintiff

By *Michael N. White*
Michael N. White

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IN THE TRIAL COURT OF THE STATE OF ALASKA
THIRD JUDICIAL DISTRICT AT ANCHORAGE

STATE OF ALASKA,)
)
 Plaintiff,)
)
 vs.)
)
 FRANK FEICHTINGER,)
)
 Defendant.)
)
 Court No. 3AN-S88-7011 Cr.

Filed in the Trial Courts
STATE OF ALASKA Third Judicial District
IN ANCHORAGE
FEB 3 1989
By [Signature] Deputy

AMENDED INFORMATION

COUNTS I - XXII
OFFICIAL MISCONDUCT
AS 11.56.850(a)(1)

THE DISTRICT ATTORNEY CHARGES:

COUNT I

That on or about October 24, 1988, at or near Anchorage, Third Judicial District, State of Alaska, Frank Feichtinger, a public servant, with the intent to obtain a benefit, performed an act relating to a public servant's office but constituting an unauthorized exercise of the public servant's official function, to wit: by meeting with a juvenile, [REDACTED], and telling [REDACTED] that he wanted him to work with him in an undercover investigation wherein [REDACTED] would make an audio tape simulating a master/slave relationship, knowing that the request was unauthorized.

DISTRICT ATTORNEY, STATE OF ALASKA
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[REDACTED]
Exhibit b

1 All of which is a class A misdemeanor offense, being
2 contrary to and in violation of AS 11.56.850(a)(1), and
3 against the peace and dignity of the State of Alaska.

4
5 COUNT II

6 That on or about October 26, 1988, at or near
7 Anchorage, Third Judicial District, State of Alaska, Frank
8 Feichtinger, a public servant, with the intent to obtain a
9 benefit, performed an act relating to a public servant's
10 office but constituting an unauthorized exercise of the public
11 servant's official function, to wit: by meeting with a
12 juvenile, [REDACTED], and telling [REDACTED] that he wanted him to
13 work with him in an undercover investigation wherein [REDACTED]
14 would make an audio tape simulating a master/slave relation-
15 ship, knowing that the request was unauthorized.

16 All of which is a class A misdemeanor offense, being
17 contrary to and in violation of AS 11.56.850(a)(1), and
18 against the peace and dignity of the State of Alaska.

19
20 COUNT III

21 That on or about February 3, 1984 to 1988, at or
22 near Anchorage, Third Judicial District, State of Alaska,
23 Frank Feichtinger, a public servant, with the intent to obtain
24 a benefit, performed an act relating to a public servant's
25 office but constituting an unauthorized exercise of the public
26 servant's official function, to wit: by meeting with [REDACTED] at
the Anchorage Police Department and by the defendant having
[REDACTED] hit the defendant with a piece of hose, knowing that
the request was unauthorized.

1 All of which is a class A misdemeanor offense, being
2 contrary to and in violation of AS 11.56.850(a)(1), and
3 against the peace and dignity of the State of Alaska.
4

5 COUNT IV

6 That on or about February 3, 1984 to 1988, at or
7 near Anchorage, Third Judicial District, State of Alaska,
8 Frank Feichtinger, a public servant, with the intent to obtain
9 a benefit, performed an act relating to a public servant's
10 office but constituting an unauthorized exercise of the public
11 servant's official function, to wit: by meeting with [REDACTED]
12 and engaging in the master/slave relationship under the
13 premise of rehearsing before making a tape to be sent to a
14 Seattle slave trader, knowing that the request was
15 unauthorized.

16 All of which is a class A misdemeanor offense, being
17 contrary to and in violation of AS 11.56.850(a)(1), and
18 against the peace and dignity of the State of Alaska.

19 COUNT V

20 That on or about February 3, 1984 to 1988, at or
21 near Anchorage, Third Judicial District, State of Alaska,
22 Frank Feichtinger, a public servant, with the intent to obtain
23 a benefit, performed an act relating to a public servant's
24 office but constituting an unauthorized exercise of the public
25 servant's official function, to wit: by meeting with [REDACTED]
26 and making a tape of a master/slave relationship that the

1
2 defendant said would be sent to someone in the Seattle slave
3 trade, knowing that the request was unauthorized.

4 All of which is a class A misdemeanor offense, being
5 contrary to and in violation of AS 11.56.850(a)(1), and
6 against the peace and dignity of the State of Alaska.

7 COUNT VI

8 That on or about February 3, 1984 to 1988, at or
9 near Anchorage, Third Judicial District, State of Alaska,
10 Frank Feichtinger, a public servant, with the intent to obtain
11 a benefit, performed an act relating to a public servant's
12 office but constituting an unauthorized exercise of the public
13 servant's official function, to wit: by meeting with [REDACTED] at
14 the Anchorage Police Department and striking [REDACTED] with a
15 strap with his pants down knowing that such request was
16 unauthorized.

17 All of which is a class A misdemeanor offense, being
18 contrary to and in violation of AS 11.56.850(a)(1), and
19 against the peace and dignity of the State of Alaska.

20 COUNT VII

21 That on or about February 3, 1984 to 1988, at or
22 near Anchorage, Third Judicial District, State of Alaska,
23 Frank Feichtinger, a public servant, with the intent to obtain
24 a benefit, performed an act relating to a public servant's
25 office but constituting an unauthorized exercise of the public
26 servant's official function, to wit: by meeting with [REDACTED]
and taking pictures that the defendant indicated would be sent

1 to a Seattle slave trader, knowing that the request was
2 unauthorized.

3 All of which is a class A misdemeanor offense, being
4 contrary to and in violation of AS 11.56.850(a)(1), and
5 against the peace and dignity of the State of Alaska.
6

7 COUNT VIII

8 That on or about February 3, 1984 to 1988, at or
9 near Anchorage, Third Judicial District, State of Alaska,
10 Frank Feichtinger, a public servant, with the intent to obtain
11 a benefit, performed an act relating to a public servant's
12 office but constituting an unauthorized exercise of the public
13 servant's official function, to wit: by meeting with [REDACTED]
14 and engaging in a master/slave relationship wherein [REDACTED] was
15 manacled and shackled, knowing that the request was un-
16 authorized.

17 All of which is a class A misdemeanor offense, being
18 contrary to and in violation of AS 11.56.850(a)(1), and
19 against the peace and dignity of the State of Alaska.

20 COUNT IX

21 That on or about 1988, at or near Anchorage, Third
22 Judicial District, State of Alaska, Frank Feichtinger, a
23 public servant, with the intent to obtain a benefit, performed
24 an act relating to a public servant's office but constituting
25 an unauthorized exercise of the public servant's official
26 function, to wit: by meeting with [REDACTED] and telling [REDACTED]
that he, the defendant had been "bad" and should be punished

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whereby the defendant dropped his pants and was whipped by the defendant's belt by [REDACTED], knowing that the request was unauthorized.

All of which is a class A misdemeanor offense, being contrary to and in violation of AS 11.56.850(a)(1), and against the peace and dignity of the State of Alaska.

COUNT X

That on or about February 3, 1984 to the spring of 1988, at or near Anchorage, Third Judicial District, State of Alaska, Frank Feichtinger, a public servant, with the intent to obtain a benefit, performed an act relating to a public servant's office but constituting an unauthorized exercise of the public servant's official function, to wit: at the defendant's home meeting with [REDACTED] and engaging in a master/slave relationship; knowing that the request was unauthorized.

All of which is a class A misdemeanor offense, being contrary to and in violation of AS 11.56.850(a)(1), and against the peace and dignity of the State of Alaska.

COUNT XI

That on or about the summer of 1988, at or near Anchorage, Third Judicial District, State of Alaska, Frank Feichtinger, a public servant, with the intent to obtain a benefit, performed an act relating to a public servant's office but constituting an unauthorized exercise of the public servant's official function, to wit: at the defendant's home

1 meeting with [REDACTED] and engaging in a master/slave
2 relationship, knowing that the request was unauthorized.

3 All of which is a class A misdemeanor offense, being
4 contrary to and in violation of AS 11.56.850(a)(1), and
5 against the peace and dignity of the State of Alaska.
6

7 COUNT XII

8 That on or about February 3, 1984 to 1988, at or
9 near Anchorage, Third Judicial District, State of Alaska,
10 Frank Feichtinger, a public servant, with the intent to obtain
11 a benefit, performed an act relating to a public servant's
12 office but constituting an unauthorized exercise of the public
13 servant's official function, to wit: by meeting with [REDACTED]
14 and engaging in a master/slave relationship having [REDACTED] nude
15 kneel over the defendant in a spanking position, knowing that
16 the request was unauthorized.

17 All of which is a class A misdemeanor offense, being
18 contrary to and in violation of AS 11.56.850(a)(1), and
19 against the peace and dignity of the State of Alaska.

20 COUNT XIII

21 That on or about the 20th day of May, 1987, at or
22 near Anchorage, Third Judicial District, State of Alaska,
23 Frank Feichtinger, a public servant, with the intent to obtain
24 a benefit, performed an act relating to a public servant's
25 office but constituting an unauthorized exercise of the public
26 servant's official function, to wit: by meeting with [REDACTED] and

1 engaging in a master/slave relationship, knowing that the
2 request was unauthorized.

3 All of which is a class A misdemeanor offense, being
4 contrary to and in violation of AS 11.56.850(a)(1), and
5 against the peace and dignity of the State of Alaska.
6

7 COUNT XIV

8 That before the 20th day of May, 1987, at or near
9 Anchorage, Third Judicial District, State of Alaska, Frank
10 Feichtinger, a public servant, with the intent to obtain a
11 benefit, performed an act relating to a public servant's
12 office but constituting an unauthorized exercise of the public
13 servant's official function, to wit: by meeting with [REDACTED] and
14 engaging in a master/slave relationship, knowing that the
15 request was unauthorized.

16 All of which is a class A misdemeanor offense, being
17 contrary to and in violation of AS 11.56.850(a)(1), and
18 against the peace and dignity of the State of Alaska.

19 COUNT XV

20 That after the 20th day of May, 1987, at or near
21 Anchorage, Third Judicial District, State of Alaska, Frank
22 Feichtinger, a public servant, with the intent to obtain a
23 benefit, performed an act relating to a public servant's
24 office but constituting an unauthorized exercise of the public
25 servant's official function, to wit: by meeting with [REDACTED] and
26 engaging in a master/slave relationship, knowing that the
request was unauthorized.

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2 All of which is a class A misdemeanor offense, being
3 contrary to and in violation of AS 11.56.850(a)(1), and
4 against the peace and dignity of the State of Alaska.

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COUNT XVI

That on or about 1988, at or near Anchorage, Third
Judicial District, State of Alaska, Frank Feichtinger, a
public servant, with the intent to obtain a benefit, performed
an act relating to a public servant's office but constituting
an unauthorized exercise of the public servant's official
function, to wit: by meeting with [REDACTED] at the Anchorage Police
Department and engaging in a master/slave relationship with
[REDACTED], knowing that the request was unauthorized.

All of which is a class A misdemeanor offense, being
contrary to and in violation of AS 11.56.850(a)(1), and
against the peace and dignity of the State of Alaska.

COUNT XVII

That on or about 1988, at or near Anchorage, Third
Judicial District, State of Alaska, Frank Feichtinger, a
public servant, with the intent to obtain a benefit, performed
an act relating to a public servant's office but constituting
an unauthorized exercise of the public servant's official
function, to wit: by meeting with [REDACTED] at the Anchorage
Police Department and engaging in a master/slave relationship,
knowing that the request was unauthorized.

1 All of which is a class A misdemeanor offense, being
2 contrary to and in violation of AS 11.56.850(a)(1), and
3 against the peace and dignity of the State of Alaska.
4

5 COUNT XVIII

6 That on or about 1987, at or near Anchorage, Third
7 Judicial District, State of Alaska, Frank Feichtinger, a
8 public servant, with the intent to obtain a benefit, performed
9 an act relating to a public servant's office but constituting
10 an unauthorized exercise of the public servant's official
11 function, to wit: by meeting with [REDACTED] and engaging in a
12 master/slave relationship including touching his rear with his
13 pants pulled down, knowing that the request was unauthorized.

14 All of which is a class A misdemeanor offense, being
15 contrary to and in violation of AS 11.56.850(a)(1), and
16 against the peace and dignity of the State of Alaska.

17 COUNT XIX

18 That on or about 1987, at or near Anchorage, Third
19 Judicial District, State of Alaska, Frank Feichtinger, a
20 public servant, with the intent to obtain a benefit, performed
21 an act relating to a public servant's office but constituting
22 an unauthorized exercise of the public servant's official
23 function, to wit: by meeting with [REDACTED] and engaging in a
24 master/slave relationship with [REDACTED], including touching
25 muscles on various parts of his body, knowing that the request
26 was unauthorized.

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1
2 All of which is a class A misdemeanor offense, being
3 contrary to and in violation of AS 11.56.850(a)(1), and
4 against the peace and dignity of the State of Alaska.

5 COUNT XX

6 That on or about 1987, at or near Anchorage, Third
7 Judicial District, State of Alaska, Frank Feichtinger, a
8 public servant, with the intent to obtain a benefit, performed
9 an act relating to a public servant's office but constituting
10 an unauthorized exercise of the public servant's official
11 function, to wit: by meeting with [REDACTED] and engaging in a
12 master/slave relationship, including touching [REDACTED] genitals
13 through clothing, knowing that the request was unauthorized.

14 All of which is a class A misdemeanor offense, being
15 contrary to and in violation of AS 11.56.850(a)(1), and
16 against the peace and dignity of the State of Alaska.

17 COUNT XXI

18 That on or about February 3, 1984 to 1987, at or
19 near Anchorage, Third Judicial District, State of Alaska,
20 Frank Feichtinger, a public servant, with the intent to obtain
21 a benefit, performed an act relating to a public servant's
22 office but constituting an unauthorized exercise of the public
23 servant's official function, to wit: by meeting with [REDACTED]
24 and teaching him about master/slave relationship and hitting
25 him with a belt, knowing that the request was unauthorized.
26

1 All of which is a class A misdemeanor offense, being
2 contrary to and in violation of AS 11.56.850(a)(1), and
3 against the peace and dignity of the State of Alaska.
4

5 COUNT XXII

6 That on or about February 3, 1984 to 1987, at or
7 near Anchorage, Third Judicial District, State of Alaska,
8 Frank Feichtinger, a public servant, with the intent to obtain
9 a benefit, performed an act relating to a public servant's
10 office but constituting an unauthorized exercise of the public
11 servant's official function, to wit: by meeting with [REDACTED]
12 and taking pictures of [REDACTED] after engaging in a master/slave
13 relationship, knowing that the request was unauthorized.

14 All of which is a class A misdemeanor offense, being
15 contrary to and in violation of AS 11.56.850(a)(1), and
16 against the peace and dignity of the State of Alaska.

17 This amended information is based on my review of
18 the APD investigation by Sgt. Joe Austin and Sgt. Steve Warner
19 and other APD officers wherein [REDACTED] initially became known
20 to the defendant in 1981 when [REDACTED] joined the Explorer
21 Scouts. Over those years the relationship evolved between the
22 defendant and [REDACTED] where the defendant had [REDACTED] wear tight
23 pants, go into adult book stores under the premise that he
24 would hopefully be picked up by a gay person. Defendant over
25 the years as set forth in the information asked [REDACTED] while
26 working at the old Anchorage Police Department Offices to hit
him with a hose producing welts. The defendant took down his

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1 pants for [REDACTED] to hit him under the premises that he was
2 working on a case and wanted to know what kind of injury was
3 caused by a hose. Eventually the defendant asked [REDACTED] to
4 make a tape with him so that he could be introduced into the
5 Seattle slave trade. There were several rehearsals before,
6 some of which included the defendant taking his clothes off,
7 some of which included [REDACTED] taking his clothes off, at times
8 [REDACTED] was hand cuffed, ankle cuffed, and dog leashed. He was
9 required to flex his muscles for the defendant, do push-ups in
10 the nude and the defendant touched [REDACTED] testicles. These
11 actions, all under the auspices of his being a police officer
12 and needing to make a tape of a master/slave relationship to
13 obtain an introduction into the Seattle slave trade. Some of
14 these incidents happened at APD, some happened at the victim's
15 home, and some happened at the defendant's home. The
16 defendant took photographs of [REDACTED] clothed and unclothed to
17 supposedly be sent to the Seattle slave traders. [REDACTED] and
18 the defendant engaged in a kind of punishment for bad behavior
19 wherein the defendant would be whipped by his belt if he
20 violated some law such as speeding and likewise with the
21 victim. The most recent incident happening in late, 1988 at
22 the victim's house when the defendant pulled his pants and
23 shorts down and was whipped by [REDACTED] because he had been
24 speeding. Incidents happened at the defendant's house when
25 the defendant's wife and children were out of town. [REDACTED]
26 was asked over for dinner and drinks and a master/slave

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1 relationship took place. The most recent one of these
2 occurred in the summer of 1988.

3 [REDACTED], who is another sexual abuse victim, was met by
4 the defendant through his job as a police officer. [REDACTED]
5 explained to the defendant as requested by the defendant on
6 numerous occasions how he had been sexually abused by various
7 people, showing the positions that he had been placed in.
8 Prior to and on May 20, 1987, the defendant and [REDACTED] engaged
9 in a master/slave relationship. After May 20, 1987, they
10 again engaged in a master/slave relationship.

11 [REDACTED] had known the defendant because he too had been
12 sexually abused. In 1988, knowing him in that capacity, the
13 defendant engaged with [REDACTED] at APD in a master/slave
14 relationship

15 [REDACTED] was also interviewed by the Anchorage Police
16 Department. He too is a sexual abuse victim and had known the
17 defendant because of that. The defendant, in 1988, engaged in
18 a master/slave relationship with him on two occasions at the
19 Anchorage Police Department.

20 [REDACTED] was also a sexual abuse victim who met the
21 defendant in his capacity as an Anchorage Police Officer. On
22 a number of occasions in 1987, the defendant engaged in a
23 master/slave relationship with [REDACTED] at [REDACTED] residence
24 wherein the defendant had [REDACTED] drop his pants and was touching
25 his behind, had him on other occasions flexing his muscles and
26 touching his muscles; had [REDACTED] reversing the roles with [REDACTED]

1 as the master and the defendant as the slave; and, grabbing
2 the defendant's genitals through his jeans.

3 [REDACTED] met the defendant in the police explorers
4 program. [REDACTED] wanted to become a private investigator and
5 defendant indicated to him that he would train him how to be
6 an investigator. Defendant had him work with him in an
7 undercover capacity in some cases. In the process of training
8 him to be an investigator, he taught [REDACTED] about master/slave
9 relationships. On at least two separate occasions he had the
10 defendant take his pants down in defendant's office and had
11 him engage in a master/slave dialogue. He further took
12 pictures and slapped the defendant during these relationships
13 with a belt.

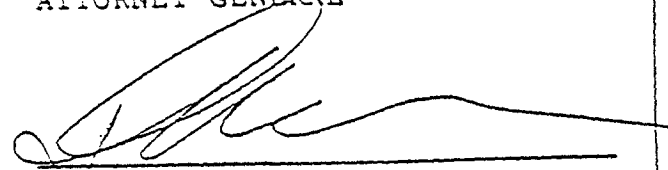
14 This information is further based upon other
15 interviews of other people and several police officers that
16 have worked with the defendant. It is further based upon a
17 review of portions of the police report by John B. Rabun Jr.,
18 of the National Center For Missing And Exploited Children,
19 wherein based upon his expertise in the area of child sexual
20 abuse, he indicates that none of Feichtinger's techniques were
21 legitimate police investigations, Rabun states that:
22

23 The actions of Inv. Feichtinger demon-
24 strated on the video tape and indicated in
25 the youth statements all contain a be-
26 havioral pattern of the victimization of
male youth through the sexualized activi-
ties of bondage, domination, nudity,
spanking, and masturbation. Such is
particularly disturbing in that Investi-
gator Feichtinger has previously been their
"rescuer" from other child sexual

1 exploitation and was therefore afforded
2 their respect, trust, and affection as a
3 specialist police officer and as father/
4 surrogate figure. Given Investigator
5 Feichtinger's physical size and age, his
6 display of police equipment (all power
7 symbols), the fact that the youth knew him
8 to be a "police expert in child exploita-
9 tion," the acquiescence of these youth to
10 participate in the above sexualized activi-
11 ties should not be viewed as consensual on
12 their part. In my view, preeminent factors
13 are the domination and coercion of these
14 youth. Investigator Feichtinger is
15 recognized by these youth as one in an
16 official position of ultimate power over
17 them, as one who well knew their prior
18 victimology and vulnerabilities. Such
19 abuse by Investigator Feichtinger of his
20 official position with its inherent power,
21 his expert knowledge and reputation allow
22 the youth victims no other position than
23 "custodial acquiescence."

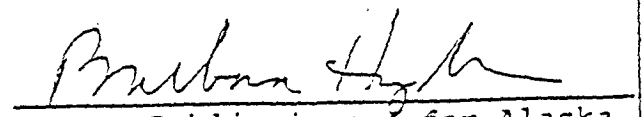
24 DATED this 3 day of February, 1989, at Anchorage,
25 Alaska.

26 GRACE BERG SCHAIBLE
ATTORNEY GENERAL



DWAYNE W. MCCONNELL
DISTRICT ATTORNEY

27 SUBSCRIBED and SWORN to before me this 3rd day of
28 February, 1989.



Notary Public in and for Alaska
My commission expires: 4-5-89

DWM:sr

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