

Supreme Court of Mississippi.
In the Interest of A.R. and B.R.
NATURAL MOTHER
v.
HINDS COUNTY WELFARE DEPARTMENT.
No. 89-CA-093.

May 15, 1991.

Welfare department petitioned to have minor children declared abused. The Youth Court, Hinds County, C.A. Henley, J., ordered children's mother to attend parenting classes and be under supervision of welfare department for six months. Mother appealed. The Supreme Court, Roy Noble Lee, C.J., held that evidence was insufficient to support youth court jurisdiction over status of minor children based upon father's report of bruises on children's buttocks and mother's admission to administering corporal punishment absent appropriate investigation by social worker.

Reversed and remanded.