SGS/SL

## **SENATE** STATE OF MINNESOTA NINETY-FIRST SESSION

## S.F. No. 1730

## (SENATE AUTHORS: DIBBLE, Abeler, Marty, Hayden and Dziedzic) DATE D-PG OFFICIAL STATUS 02/25/2019 533 Introduction and first reading

| 02/25/2019 | 533  | Introduction and first reading                           |
|------------|------|--|
|            |      | Referred to Health and Human Services Finance and Policy |
| 03/07/2019 | 715  | Author added Abeler                                      |
| 03/13/2019 | 868  | Authors added Marty; Hayden                              |
| 03/04/2020 | 5238 | Author added Dziedzic                                    |
|            |      |  |

| 1.1                                    | A bill for an act   |
|--|---|
| 1.2<br>1.3<br>1.4<br>1.5<br>1.6<br>1.7 | relating to health; allowing homeless youth to obtain certain vital records without<br>paying fees; providing for Minnesota identification card issuance to homeless<br>youth; establishing a homeless youth state training and systems alignment task<br>force; appropriating money; amending Minnesota Statutes 2018, sections 144.212,<br>by adding a subdivision; 144.225, subdivision 7, by adding a subdivision; 144.226,<br>by adding a subdivision; 171.06, by adding a subdivision; 171.07, subdivision 3. |
| 1.8                                    | BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:   |
| 1.9                                    | Section 1. Minnesota Statutes 2018, section 144.212, is amended by adding a subdivision   |
| 1.10                                   | to read:  |
| 1.11                                   | Subd. 12. Homeless youth. "Homeless youth" has the meaning given in section 256K.45,  |
| 1.12                                   | subdivision 1a.   |
| 1.13                                   | Sec. 2. Minnesota Statutes 2018, section 144.225, subdivision 7, is amended to read:  |
| 1.14                                   | Subd. 7. Certified birth or death record. (a) The state registrar or local issuance office  |
| 1.15                                   | shall issue a certified birth or death record or a statement of no vital record found to an   |
| 1.16                                   | individual upon the individual's proper completion of an attestation provided by the  |
| 1.17                                   | commissioner and, except as provided in subdivision 9, payment of the required fee:   |
| 1.18                                   | (1) to a person who has a tangible interest in the requested vital record. A person who   |
| 1.19                                   | has a tangible interest is:   |
| 1.20                                   | (i) the subject of the vital record;  |
| 1.21                                   | (ii) a child of the subject;  |
| 1.22                                   | (iii) the spouse of the subject;  |

(iv) a parent of the subject; 2.1 (v) the grandparent or grandchild of the subject; 2.2 (vi) if the requested record is a death record, a sibling of the subject; 2.3 (vii) the party responsible for filing the vital record; 2.4 (viii) the legal custodian, guardian or conservator, or health care agent of the subject; 2.5 (ix) a personal representative, by sworn affidavit of the fact that the certified copy is 2.6 required for administration of the estate; 2.7 (x) a successor of the subject, as defined in section 524.1-201, if the subject is deceased, 2.8 by sworn affidavit of the fact that the certified copy is required for administration of the 2.9 estate: 2.10 (xi) if the requested record is a death record, a trustee of a trust by sworn affidavit of 2.11 the fact that the certified copy is needed for the proper administration of the trust; 2.12 (xii) a person or entity who demonstrates that a certified vital record is necessary for the 2.13 determination or protection of a personal or property right, pursuant to rules adopted by the 2.14 commissioner; or 2.15 (xiii) an adoption agency in order to complete confidential postadoption searches as 2.16 required by section 259.83; 2.17 (2) to any local, state, or federal governmental agency upon request if the certified vital 2.18 record is necessary for the governmental agency to perform its authorized duties; 2.19 (3) to an attorney upon evidence of the attorney's license; 2.20 (4) pursuant to a court order issued by a court of competent jurisdiction. For purposes 2.21 of this section, a subpoena does not constitute a court order; or 2.22 2.23 (5) to a representative authorized by a person under clauses (1) to (4). (b) The state registrar or local issuance office shall also issue a certified death record to 2.24 2.25 an individual described in paragraph (a), clause (1), items (ii) to (viii), if, on behalf of the individual, a licensed mortician furnishes the registrar with a properly completed attestation 2.26 in the form provided by the commissioner within 180 days of the time of death of the subject 2.27 of the death record. This paragraph is not subject to the requirements specified in Minnesota 2.28 Rules, part 4601.2600, subpart 5, item B. 2.29

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|          |         |        |         |               |

| 3.1  | Sec. 3. Minnesota Statutes 2018, section 144.225, is amended by adding a subdivision to           |
|------|---|
| 3.2  | read:   |
| 3.3  | Subd. 9. Birth record or statement of no record found provided to homeless youth. (a)             |
| 3.4  | The state registrar or a local registrar shall issue a birth record or statement of no record     |
| 3.5  | found to the subject of the birth record who is a homeless youth without requiring the subject    |
| 3.6  | of the birth record to pay the fees otherwise required under section 144.226. In order to         |
| 3.7  | obtain a birth record or statement of no record found under this subdivision, the subject of      |
| 3.8  | the birth record must submit to the state registrar or local registrar, the completed attestation |
| 3.9  | provided by the commissioner, a statement signed by the subject of the birth record that the      |
| 3.10 | subject is a homeless youth, and a statement from an individual with knowledge of the             |
| 3.11 | subject's housing status verifying that the subject is a homeless youth. An individual who        |
| 3.12 | may provide a statement verifying that the subject of the birth record is a homeless youth        |
| 3.13 | includes:   |
| 3.14 | (1) an employee of a human services agency receiving public funding to provide services           |
| 3.15 | to homeless youth or runaway youth, youth with mental illness, or youth with substance            |
| 3.16 | use disorders;  |
| 3.17 | (2) staff at a school who provide services to homeless youth or a school social worker;           |
| 3.18 | and   |
| 3.19 | (3) an attorney licensed to practice in the state.  |
| 3.20 | (b) A subject of a birth record who is a homeless youth may obtain up to four birth               |
| 3.21 | records or statements of no records found per year under this subdivision.                        |
| 3.22 | (c) The commissioner may assess an administrative penalty of up to \$100 against an               |
| 3.23 | individual if the commissioner determines the individual intentionally obtained or attempted      |
| 3.24 | to obtain a birth record or statement of no record found under this subdivision but is not a      |
| 3.25 | homeless youth. All penalties collected under this paragraph shall be deposited in the state      |
| 3.26 | government special revenue fund in the state treasury.  |
|      |   |
| 3.27 | Sec. 4. Minnesota Statutes 2018, section 144.226, is amended by adding a subdivision to           |
| 3.28 | read:   |
| 3.29 | Subd. 7. Certain fees waived for homeless youth. A subject of a birth record who is               |
| 3.30 | a homeless youth may obtain up to four birth records or statements of no records found per        |
| 3.31 | year without paying the fees in subdivisions 1 and 3 to 6, provided the subject of the birth      |
| 3.32 | record complies with the procedure in section 144.225, subdivision 9.                             |

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| 4.1  | Sec. 5. Mir       | nnesota Statutes 20     | 18. section 171.0    | 6, is amended by adding a     | subdivision to     |
| 4.2  | read:             |                         | -,                   |                               |                    |
| 4.3  | Subd. 7.          | Identification car      | d for homeless yo    | outh. (a) A homeless youth    | h who meets the    |
| 4.4  |                   |                         |                      | oncompliant identification    |                    |
| 4.5  | notwithstand      | ling subdivision 3,     | paragraph (b), cla   | ause (1).                     |                    |
| 4.6  | <u>(b)</u> An ap  | oplicant under this     | subdivision must     | <u>-</u>                      |                    |
| 4.7  | (1) provi         | de the applicant's d    | late of birth;       |                               |                    |
| 4.8  | <u>(2) provi</u>  | de the applicant's h    | eight in feet and    | inches, weight in pounds,     | and eye color;     |
| 4.9  | (3) attest        | to residing in Min      | nesota;              |                               |                    |
| 4.10 | (4) subm          | it a statement signe    | ed by the applicar   | it that the applicant is a ho | meless youth;      |
| 4.11 | and               |                         |                      |                               |                    |
| 4.12 | <u>(</u> 5) subm  | it a statement from     | an individual wi     | th knowledge of the applic    | ant's housing      |
| 4.13 | status verify     | ing that the applica    | nt is a homeless y   | youth.                        |                    |
| 4.14 | (c) An ine        | dividual who may        | provide a verifica   | tion statement under parag    | graph (b), clause  |
| 4.15 | (5), includes     | <u>:</u>                |                      |                               |                    |
| 4.16 | <u>(1) an em</u>  | ployee of a human       | services agency re   | eceiving public funding to    | provide services   |
| 4.17 | to homeless       | youth or runaway        | youth, youth with    | mental illness, or youth w    | vith substance     |
| 4.18 | use disorders     | <u>s;</u>               |                      |                               |                    |
| 4.19 | (2) staff a       | at a school who pro     | ovide services to h  | nomeless youth or a school    | l social worker;   |
| 4.20 | and               |                         |                      |                               |                    |
| 4.21 | <u>(3) an att</u> | orney licensed to p     | practice in the stat | <u>e.</u>                     |                    |
| 4.22 | (d) Minn          | esota Rules, parts ´    | 7410.0400 and 74     | 10.0410, or successor rule    | es, do not apply   |
| 4.23 | for an applic     | ation under this su     | bdivision.           |                               |                    |
| 4.24 | <b>EFFEC</b> 1    | [ <b>IVE DATE.</b> This | section is effective | ve the day following final    | enactment for      |
| 4.25 | application a     | and issuance of Min     | nnesota identifica   | tion cards on and after Jan   | uary 1, 2020.      |
| 4.26 | Sec. 6. Mir       | nnesota Statutes 20     | 18, section 171.0    | 7, subdivision 3, is amend    | ed to read:        |
| 4.27 | Subd. 3.          | Identification card     | l; content and de    | sign; fee. (a) Upon paymen    | it of the required |
| 4.28 | fee, the depar    | rtment shall issue to   | o every qualifying   | gapplicant a Minnesota ide    | ntification card.  |
| 4.29 | The departm       | ent may not issue       | a Minnesota ident    | ification card to an individ  | dual who has a     |
| 4.30 | driver's licen    | ise, other than a lin   | nited license. The   | department may not issue      | an enhanced        |
| 4.31 | identification    | n card to an individ    | ual who is under     | 16 years of age, not a resid  | ent of this state, |

or not a citizen of the United States of America. The card must bear: (1) a distinguishing
number assigned to the applicant; (2) a colored photograph or an electronically produced
image of the applicant; (3) the applicant's full name and date of birth; (4) either (i) the
licensee's residence address, or (ii) the designated address under section 5B.05; (5) a
description of the applicant in the manner as the commissioner deems necessary; (6) the
usual signature of the applicant; and (7) designations and markings provided under this

5.7 section.

(b) If the United States Postal Service will not deliver mail to the applicant's residence
address as listed on the Minnesota identification card, then the applicant shall provide
verification from the United States Postal Service that mail will not be delivered to the
applicant's residence address and that mail will be delivered to a specified alternate mailing
address. When an applicant provides an alternate mailing address under this subdivision,
the commissioner shall use the alternate mailing address in lieu of the applicant's residence
address for all notices and mailings to the applicant.

- 5.15 (c) Each identification card issued to an applicant under the age of 21 must be of a
  5.16 distinguishing color and plainly marked "Under-21."
- 5.17 (d) Each Minnesota identification card must be plainly marked "Minnesota identification
  5.18 card not a driver's license."

(e) Except for an enhanced identification card or a noncompliant identification card, a
Minnesota identification card must bear a distinguishing indicator for compliance with
requirements of the REAL ID Act.

5.22 (f) A noncompliant identification card must:

5.23 (1) be marked "not for federal identification" on the face and in the machine-readable5.24 portion; and

5.25 (2) have a unique design or color indicator.

(g) A Minnesota identification card issued to a person with temporary lawful status must
be marked "temporary" on the face and in the machine-readable portion.

(h) A Minnesota identification card must display the cardholder's full name or no fewer
than 39 characters of the name. Any necessary truncation must begin with the last character
of the middle name and proceed through the second letter of the middle name, followed by
the last character of the first name and proceeding through the second letter of the first name.

(i) The fee for a Minnesota identification card is 50 cents when issued to a person who
is developmentally disabled, as defined in section 252A.02, subdivision 2; a physically

| 6.1  | disabled person, as defined in section 169.345, subdivision 2; or, a person with mental      |
|------|--|
| 6.2  | illness, as described in section 245.462, subdivision 20, paragraph (c).                     |
| 6.3  | (j) For Minnesota identification card issuance to a homeless youth under section 171.06,     |
| 6.4  | subdivision 7:   |
| 6.5  | (1) the commissioner must not impose a fee, a surcharge, or a filing fee under section       |
| 6.6  | 171.06, subdivision 2; and   |
| 6.7  | (2) a driver's license agent must not impose a filing fee under section 171.061, subdivision |
| 6.8  | <u>4.</u>  |
| 6.9  | EFFECTIVE DATE. This section is effective the day following final enactment for              |
| 6.10 | application and issuance of Minnesota identification cards on and after January 1, 2020.     |
| 6.11 | Sec. 7. HOMELESS YOUTH STATE TRAINING AND SYSTEMS ALIGNMENT                                  |
| 6.12 | TASK FORCE.  |
|      |  |
| 6.13 | Subd. 1. Establishment; membership. (a) A homeless youth state training and systems          |
| 6.14 | alignment task force is established to provide recommendations to the legislature to develop |
| 6.15 | state agency training and align policies and practices to give homeless youth greater access |
| 6.16 | to key state resources.  |
| 6.17 | (b) The task force shall include 11 members as follows:                                      |
| 6.18 | (1) the commissioner of human services or a designee;  |
| 6.19 | (2) the commissioner of health or a designee;  |
| 6.20 | (3) the commissioner of employment and economic development or a designee;                   |
| 6.21 | (4) the commissioner of education or a designee;   |
| 6.22 | (5) the commissioner of corrections or a designee;   |
| 6.23 | (6) the commissioner of the Higher Education Services Office;                                |
| 6.24 | (7) a representative of a suburban drop-in center for homeless youth that partners with      |
| 6.25 | an area shopping mall, appointed by the commissioner of human services;                      |
| 6.26 | (8) a representative of a Minneapolis-based homeless youth and safe harbor service           |
| 6.27 | provider, appointed by the commissioner of human services;                                   |
| 6.28 | (9) a representative of a greater Minnesota homeless youth service provider, appointed       |
| 6.29 | by the commissioner of human services; and   |
| 6.30 | (10) two youth experts with experience living as homeless youth.                             |

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as introduced

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| 7.1  | (c) The c        | commissioner of hu          | man services sha    | Il complete the appointme    | ents under this   |
| 7.2  | <u> </u>         | no later than July 1        |                     |                              |                   |
|      |                  |                             |                     |                              |                   |
| 7.3  | <u>Subu. 2.</u>  | <b>Duties.</b> The task for | orce must.          |                              |                   |
| 7.4  | <u> </u>         |                             | •                   | es and make recommenda       |                   |
| 7.5  |                  |                             |                     | ervices to help them meet t  |                   |
| 7.6  | career, health   | 1, parenting, housin        | g, and well-being   | goals and to align systems   | across agencies;  |
| 7.7  | <u>(2) revie</u> | w current state age         | ncy administrativ   | ve practices and make reco   | mmendations to    |
| 7.8  | adjust admir     | nistrative practices        | to allow resource   | es for homeless youth to be  | e within reach;   |
| 7.9  | and              |                             |                     |                              |                   |
| 7.10 | <u>(3)</u> make  | recommendations             | on training deve    | lopment to enhance aware     | ness of the       |
| 7.11 | homeless yo      | outh population with        | hin state agency    | eadership and staff.         |                   |
| 7.12 | Subd. 3.         | Meetings. The cor           | nmissioner of hu    | man services or a designed   | e shall convene   |
| 7.13 | the first mee    | ting of the task for        | ce no later than A  | August 1, 2019. The comm     | nissioner or a    |
| 7.14 | designee sha     | ull serve as the chair      | r of the task force | . Meetings of the task forc  | e are open to the |
| 7.15 | public.          |                             |                     |                              |                   |
| 7.16 | Subd. 4.         | <b>Compensation.</b> M      | embers of the tas   | sk force shall serve withou  | t compensation    |
| 7.17 | or reimburse     | ement for expenses          | <u>.</u>            |                              |                   |
| 7.18 | Subd. 5.         | Administrative su           | pport. The Depa     | artment of Human Service     | s shall provide   |
| 7.19 | administrativ    | ve support for the t        | ask force and arr   | ange for meeting space.      |                   |
| 7.20 | Subd. 6.         | <b>Report.</b> No later tl  | 1 nan December 1.   | 2020, the task force shall   | provide           |
| 7.21 |                  |                             |                     | velop training and align sy  |                   |
| 7.22 |                  | • •                         |                     | to key state resources to t  | •                 |
| 7.23 |                  |                             |                     | nmittees with jurisdiction   |                   |
| 7.24 |                  | provided to homel           |                     | minitees with jurisdiction   |                   |
|      |                  | •                           |                     | D 1 1 2020                   | 1 1 0 1           |
| 7.25 |                  |                             | •                   | on December 1, 2020, or t    |                   |
| 7.26 | task force su    | ibmits the report re        | quired under sub    | division 6, whichever is la  | iter.             |
| 7.27 | <b>EFFEC</b>     | <b>FIVE DATE.</b> This      | section is effecti  | ve the day following final   | enactment.        |
| 7.28 | Sac 8 AD         | PROPRIATION;                | UOMEI ESS V         |                              |                   |
| 1.28 |                  | ·                           |                     |                              |                   |
| 7.29 | · · · · · ·      | •                           |                     | 0 in fiscal year 2021 are ap | <b>^</b>          |
| 7.30 |                  |                             |                     | ervices for purposes of the  |                   |
| 7.31 |                  |                             |                     | This appropriation must b    |                   |
| 7.32 | the full conti   | nuum of services u          | nder Minnesota S    | tatutes, section 256K.45, h  | nowever, priority |

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- 8.1 <u>must be given to fund activities related to providing mobile case management and housing</u>
- 8.2 for young families. This appropriation is added to the base.