BD/EH

SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

S.F. No. 2736

DATE	D-PG	OFFICIAL STATUS
2/03/2022	4869	Introduction and first reading
		Referred to Civil Law and Data Practices Policy
3/16/2022		Comm report: To pass as amended
		Second reading

1.1	A bill for an act
1.2 1.3 1.4	relating to children; establishing juvenile court guardianship for at-risk youth; amending Minnesota Statutes 2020, section 260C.101, subdivision 2; proposing coding for new law in Minnesota Statutes, chapter 260C.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. Minnesota Statutes 2020, section 260C.101, subdivision 2, is amended to read:
1.7	Subd. 2. Other matters relating to children. The juvenile court has original and
1.8	exclusive jurisdiction in proceedings concerning:
1.9	(1) the termination of parental rights to a child in accordance with the provisions of
1.10	sections 260C.301 to 260C.328;
1.11	(2) permanency matters under sections 260C.503 to 260C.521;
1.12	(3) the appointment and removal of a juvenile court guardian for a child, where parental
1.13	rights have been terminated under the provisions of sections 260C.301 to 260C.328;
1.14	(4) judicial consent to the marriage of a child when required by law;
1.15	(5) all adoption matters and review of the efforts to finalize the adoption of the child
1.16	under section 260C.317;
1.17	(6) the review of the placement of a child who is in foster care pursuant to a voluntary
1.18	placement agreement between the child's parent or parents and the responsible social services
1.19	agency under section 260C.227; or between the child, when the child is over age 18, and
1.20	the agency under section 260C.229;

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2.1	(7) the re	eview of voluntary f	oster care placen	nent of a child for treatme	ent under chapter
2.2	260D accord	ling to the review re	equirements of th	at chapter; and	
2.3	(8) the re	establishment of a l	egal parent and c	hild relationship under se	ection 260C.329 . ;
2.4	and				
2.5	<u>(9) juver</u>	ile court guardiansh	ip petitions for a	t-risk youth filed under s	ection 260C.149.
2.6	Sec. 2. [26	0C.149] JUVENIL	E COURT GUA	ARDIANSHIP FOR AT	-RISK YOUTH.
2.7	Subdivis	ion 1. Definitions.]	For the purposes	of this section, the terms	s defined in this
2.8	subdivision	have the meanings g	given.		
2.9	<u>(a)</u> "Aba	ndonment" means th	ne parent's failure	e to maintain contact with	h an at-risk youth
2.10	on a regular	basis or to demonst	rate consistent ir	nterest in an at-risk youth	's well-being
2.11	beginning at	t least six months pr	ior to the at-risk	youth reaching the age o	f 18, or the death
2.12	of an at-risk	youth's parent.			
2.13	<u>(b) "Abu</u>	se" means, at any ti	me in an at-risk y	youth's life, the infliction	or threat of:
2.14	<u>(1) psycl</u>	nological or emotion	al harm;		
2.15	<u>(2) physical</u>	ical injury that was 1	not due to an acc	ident; or	
2.16	<u>(3) sexua</u>	l abuse, which includ	des sex trafficking	g as defined in section 609	9.321, subdivision
2.17	<u>7a.</u>				
2.18	<u>(c)</u> "At-r	isk youth" means an	unmarried perso	on who is between the ag	ges of 18 and 21
2.19	and is poten	tially eligible for cla	assification under	r United States Code, titl	e 8, section
2.20	<u>1101(a)(27)</u>	(J), as amended thro	ugh December 3	1, 2021.	
2.21	<u>(d)</u> "Best	t interests" has the n	neaning given in	section 260C.511, parag	raph (a).
2.22	<u>(e) "Gua</u>	rdian" means an adu	ilt who has been	appointed by the court a	s the guardian of
2.23	an at-risk yc	outh under this section	on. A guardian ir	cludes but is not limited	to a parent.
2.24	<u>(f)</u> "Men	tal injury" has the m	neaning given in	section 260E.03, subdivi	ision 13.
2.25	<u>(g)</u> "Neg	lect" means, at any	time prior to an a	at-risk youth reaching the	e age of 18, the
2.26	failure to give	ve an at-risk youth p	oroper care that c	auses the youth's health of	or welfare to be
2.27	harmed or p	laced at substantial	risk of harm or ca	auses mental injury or a s	substantial risk of
2.28	mental injur	<u>y.</u>			
2.29	(h) "Peti	tioner" means the at	-risk vouth who	is the subject of the petit	ion.

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3.1	Subd. 2. Gua	rdianship; pur	pose. The purpo	ose of the guardianship un	der this section		
3.2	is to provide an at-risk youth with guidance, assistance, financial and emotional support,						
3.3	and referrals to r	and referrals to resources necessary to either or both:					
3.4	(1) meet the a	tt-risk youth's ne	eds, which inclu	ide but are not limited to s	helter, nutrition,		
3.5	and access to and	l receipt of psyc	hiatric, psychol	ogical, medical, dental, ed	lucational,		
3.6	occupational, or	social services;	or				
3.7	(2) protect th	e at-risk youth f	rom sex traffick	ing or domestic or sexual	violence.		
3.8	Subd. 3. Peti	tion. An at-risk	youth may petit	ion the juvenile court for	the appointment		
3.9	of a guardian. Th	e petition must	state the name of	of the proposed guardian a	nd allege that:		
3.10	(1) the appoint	ntment of a guar	dian is in the be	st interests of the at-risk y	<u>routh;</u>		
3.11	(2) the propo	sed guardian is	capable and repu	utable <u>;</u>			
3.12	(3) both the p	etitioner and the	e proposed guar	dian agree to the appointn	nent of a		
3.13	guardianship und	ler this section;					
3.14	(4) reunificat	ion of the at-risl	x youth with one	e or both parents is not via	ble because of		
3.15	abandonment, ab	ouse, neglect, or	a similar basis t	hat has an effect on an at-	risk youth		
3.16	comparable to al	oandonment, abu	ise, or neglect u	nder Minnesota law; and			
3.17	(5) it is not in	the best interes	ts of the at-risk	youth to be returned to the	e at-risk youth's		
3.18	or at-risk youth's	parent's previo	us country of na	tionality or last habitual re	esidence.		
3.19	Subd. 4. Rigl	nt to counsel. T	he at-risk youth	petitioning for a guardian	ship and the		
3.20	proposed guardia	an named in the	petition each ha	ve the right to be represen	ited by counsel		
3.21	of the at-risk you	th's or guardian	's choosing and	at the at-risk youth's or gu	ardian's own		
3.22	expense.						
3.23	Subd. 5. Serv	vice. The propos	ed guardian and	l, if an appointment of a n	ew guardian is		
3.24	sought, the exist	ng guardian for	the at-risk yout	h previously appointed un	der this section		
3.25	are entitled to ser	vice in the man	ner specified in t	he Minnesota Rules of Juv	enile Protection		
3.26	Procedure.						
3.27	Subd. 6. Noti	ce to parents.	The petitioner m	ust provide a copy of the	petition to any		
3.28	living parent in a	my manner and	format reasonab	ly calculated to give the p	arent adequate		
3.29	notice at least 14	days prior to th	e hearing under	subdivision 7. Prior to or	at the hearing,		
3.30	the petitioner mu	st file proof that	the copy of the	petition was provided to an	ny living parents		
3.31	of the petitioner.	The court may	waive notice to	a parent:			
3.32	(1) if the iden	tity or location	of the petitioner	's parent is unknown; or			

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4.1	(2) for a	(2) for any other reason that the court may deem appropriate.						
4.2	Subd. 7.	Subd. 7. Proceeding. (a) The court shall hear and issue an order on any petition as soon						
4.3	as administratively feasible and prior to the at-risk youth reaching 21 years of age.							
4.4	(b) Venu	(b) Venue must be in the county where the at-risk youth or the proposed guardian resides.						
4.5	(c) Noth	ing in this section a	uthorizes the guar	dian to abrogate any righ	ts or privileges			
4.6	to which the	e at-risk youth is ent	titled under law.					
4.7	<u>Subd. 8.</u>	Order. (a) The cou	rt must issue an o	rder awarding a guardian	ship for the			
4.8	purposes ide	entified in this section	on if the court find	ls that:				
4.9	<u>(1) the p</u>	roposed guardian is	capable and reput	table;				
4.10	(2) the g	uardianship is in the	e best interests of	the at-risk youth;				
4.11	(3) both	the petitioner and th	ne proposed guard	ian agree to the establish	ment of a			
4.12	guardianshi	guardianship under this section;						
4.13	(4) reuni	fication of the at-ris	sk youth with one	or both parents is not via	ible because of			
4.14	abandonment, abuse, neglect, or a similar basis that has an effect on an at-risk youth							
4.15	comparable to abandonment, abuse, or neglect under Minnesota law; and							
4.16	<u>(5) it is n</u>	(5) it is not in the best interests of the at-risk youth to be returned to the previous country						
4.17	of nationalit	of nationality or last habitual residence of the youth or the youth's parent or parents.						
4.18	<u>(b) The c</u>	order must, where the	e identity is known	, specifically identify the	parent or parents			
4.19	whom the c	ourt finds have abus	sed, abandoned, or	neglected the at-risk yo	uth.			
4.20	<u>(c)</u> The c	order must contain r	elevant state statu	tory citations and writter	findings of fact			
4.21	to support e	ach of these finding	<u>s:</u>					
4.22	<u>(1) the a</u>	t-risk youth is deper	ndent on the juven	ile court, and has been p	laced under the			
4.23	custody of an individual appointed by the juvenile court, through the appointment of a							
4.24	guardian, fo	guardian, for the purposes of this statute;						
4.25	(2) reuni	fication of the at-ris	sk youth with one	or both parents is not via	ble because of			
4.26	abandonme	nt, abuse, or neglect	or a similar basis	that has an effect on an a	at-risk youth			
4.27	comparable	to abandonment, ab	ouse, or neglect un	der Minnesota law; and				
4.28	(3) it is 1	not in the best intere	ests of the at-risk y	routh to be returned to th	e at-risk youth's			
4.29	or at-risk yc	outh's parent's count	ry of nationality o	r last habitual residence.				
4.30	<u>Subd. 9.</u>	Appointment of n	<mark>ew guardian.</mark> At a	any time after the approv	al of a guardian			
4.31	under subdi	vision 8, an at-risk y	youth may petitior	the juvenile court for ap	ppointment of a			

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5.1	new guardian.	The petition mus	t state the name of	f the proposed new guard	ian and set forth
5.2	the facts suppo	orting the request	The court may a	ppoint a new guardian if	the court finds
5.3	that:				
5.4	(1) the pro	posed new guardi	an is capable and	reputable;	
5.5	(2) the app	ointment of a new	v guardian is in th	e best interests of the at-r	isk youth; and
5.6	(3) both th	e petitioner and th	ne proposed new g	guardian agree to the estal	olishment of the
5.7	guardianship.				
5.8	<u>Subd. 10.</u>	Automatic termi	nation of guardia	anship. A guardianship a	warded under
5.9	this section ter	minates when the	e at-risk youth atta	ins the age of 21. The co	urt's jurisdiction
5.10	continues unti	l termination of th	ne guardianship.		
5.11	Subd. 11.	Voluntary termir	nation of guardia	nship. The at-risk youth	may request the
5.12	termination of	the guardianship	at any time and, u	pon request, the court sha	all terminate the
5.13	guardianship.				
5.14	Subd. 12. 1	Relation to other	guardianship la	w. The provisions of sect	ions 260C.325,
5.15	260C.328, and	1 524.5-101 to 524	4.5-317 do not ap	ply to petitions for appoir	ntment of
5.16	guardianship f	for an at-risk yout	h under this section	on.	