JRM/RC

SENATE STATE OF MINNESOTA NINETIETH SESSION

S.F. No. 3192

DATE	D-PG	OFFICIAL STATUS
03/12/2018	6417	Introduction and first reading
		Referred to Judiciary and Public Safety Finance and Policy
03/26/2018		Comm report: To pass as amended
		Second reading

1.1	A bill for an act
1.2	relating to family law; allowing joint petitions for custody and parenting time to
1.3	be filed in legal separations and by unmarried parents; amending Minnesota Statutes
1.4	2016, section 518.156.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. Minnesota Statutes 2016, section 518.156, is amended to read:
1.7	518.156 COMMENCEMENT OF CUSTODY PROCEEDING.
1.8	Subdivision 1. Procedure. In a court of this state which has jurisdiction to decide child
1.9	custody matters, a child custody proceeding is commenced by a parent one or both parents:
1.10	(1) by filing a petition or a joint petition for dissolution or a petition for legal separation
1.11	in the county where either spouse resides pursuant to section 518.09; or
1.12	(2) where paternity has been recognized under section 257.75, by filing a petition, or if
1.13	the parties agree on all issues related to custody, parenting time, and child support, by filing
1.14	a joint petition, agreement, and proposed order establishing custody, parenting time, and
1.15	child support, in the county where the child is permanently a resident or where the child is
1.16	found or where an earlier order for custody of the child has been entered; or
1.17	(3) where a decree of dissolution or legal separation has been entered or where none is
1.18	sought, or when paternity has been recognized under section 257.75 paternity has been
1.19	adjudicated under section 257.66, by filing a petition or motion seeking custody or parenting
1.20	time with the child in the county where the child is permanently resident or where the child
1.21	is found or where an earlier order for custody of the child has been entered.

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2.1	Subd. 2. Required notice. Written notice of a child custody or parenting time or visitation
2.2	proceeding shall be given to the child's parent, guardian, and custodian, who may appear
2.3	and be heard and may file a responsive pleading. The court may, upon a showing of good
2.4	cause, permit the intervention of other interested parties.
2.5	Subd. 3. Summons; joint petition. No summons shall be required if a joint petition is
2.6	filed and no summons is needed where a decree of dissolution or legal separation has been
2.7	entered or paternity has been adjudicated under section 257.66.
2.8	Subd. 4. Social Security numbers; financial documents. (a) In a proceeding where
2.9	child support will be addressed, the petition, joint petition, or motion under subdivision 1
2.10	must be accompanied by a separate document that contains the Social Security number of
2.11	each party and child. The Social Security number document must be maintained in a portion
2.12	of the court file or records that are not accessible to the general public.
2.13	(b) In a proceeding where child support will be addressed, the petition, joint petition, or
2.14	motion under subdivision 1 must be accompanied by separate documentation providing
2.15	evidence of income for each party in accordance with section 518A.28. The income
2.16	information shall be maintained in a portion of the court file or records that are not accessible
2.17	to the general public.
2.18	Subd. 5. Recognition of parentage. A copy of the properly executed recognition of
2.19	parentage form that was filed with the state registrar of vital records shall be attached to a
2.20	joint petition establishing custody, parenting time, and child support.
2.21	Subd. 6. Requirements; joint petition. (a) Where paternity has been recognized under
2.22	section 257.75, no other alleged or presumed father exists, and the parties agree to all issues
2.23	regarding custody, parenting time, and child support, the parties may proceed using a joint
2.24	petition, agreement, and proposed order. Parties filing a joint petition are subject to the
2.25	requirements of the child support guidelines under chapter 518A. Parties filing a joint petition
2.26	may incorporate a parenting plan subject to the requirements of section 518.1705.
2.27	(b) The joint petition shall state and allege:
2.28	(1) the name and address of each petitioner and any prior or other name used by each
2.29	petitioner;
2.30	(2) that a petitioner has or both of the petitioners have:
2.31	(i) resided in this state for not less than 180 days immediately preceding the
2.32	commencement of the proceeding;

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3.1	(ii) been	a member of the a	rmed services and	stationed in this state for	not less than 180		
3.2	days immediately preceding the commencement of the proceeding; or						
3.3	(iii) beer	(iii) been a domiciliary of this state for not less than 180 days immediately preceding					
3.4	<u> </u>	cement of the prod					
3.5	(3) the n	ame at the time of	the joint petition a	nd any prior or other na	me, age, and date		
3.6	<u> </u>			of the parties for whom p			
3.7	recognized	recognized under section 257.75;					
3.8	(4) that t	he parties properly	v executed a recogn	nition of parentage unde	r section 257.75,		
3.9	which was p	properly filed with	the state registrar	of vital records, and no	other alleged or		
3.10	presumed fa	presumed father exists;					
3.11	(5) whet	her or not a separa	te proceeding for c	sustody, parenting time,	or child support		
3.12	is pending in	n a court in this sta	te or elsewhere or	whether a separate orde	er for custody,		
3.13	parenting time, or child support exists and, if section 518A.44 applies, the public authority						
3.14	is in agreem	ent with the child	support petition;				
3.15	<u>(6)</u> any t	emporary or perma	anent child suppor	t, child custody, parentir	ng time, attorney		
3.16	fees, costs, a	and disbursements	applied for withou	t setting forth the amou	nts;		
3.17	(7) whet	her an order for pro	otection under chap	oter 518B or a similar la	w of another state		
3.18	that governs	the parties or a pa	rty and a minor ch	ild of the parties is in eff	fect and, if so, the		
3.19	district court or similar jurisdiction in which it was entered;						
3.20	<u>(8) the e</u>	mployer of each pa	arty and income fro	om all sources for each p	party and whether		
3.21	either of the parties or child receives public assistance as defined in section 256.741 or						
3.22	Supplemental Security Income;						
3.23	<u>(9) whet</u>	her the child has m	nedical and dental	nealth insurance coverage	ge, the cost of the		
3.24	insurance, a	nd which party pay	ys for the insurance	<u>.</u>			
3.25	<u>(10)</u> whe	ether there are child	d care expenses for	the child, the cost of th	e expenses, and		
3.26	which party	pays the expenses	· 2				
3.27	(11) whe	ether either party party	ays child support f	or a nonjoint child in ac	cordance with a		
3.28	court order	and the amount of	the support;				
3.29	(12) whe	other either party is	legally responsible	for a nonjoint child as p	rovided in section		
3.30	<u>518A.33;</u>			i			
3.31	(13) whe	ether either party pa	ays or receives spor	usal maintenance to or fr	om another party,		
3.32	<u> </u>	ount of the spousal					

Section 1.

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4.1 4.2	<u> </u>			fit payments are received received the benefit on b	
4.3 4.4	The joint petit by competent		ied by each party,	and the petition's allega	tions established
4.5 4.6	<u> </u>			on all issues of custody, and the public authority i	
4.7	applies. The a	greement must ir	clude a waiver to t	the statutory right to cou	unsel on the issue
4.8 4.9	_			s are not represented by termine parentage, if app	
4.10 4.11		•	of parentage may 45, subdivision 2.	only be reopened by the	parties in
4.12	<u>Subd. 7.</u> A	pproval. If the j	oint petition, agree	ment, and proposed ord	er meet the
4.13				nd approval by the court	is determined by
4.14	the provisions	of section 518.1	3, subdivision 5.		
4.15	EFFECTI	VE DATE. This	section is effective	e August 1, 2018, and a	pplies to cases
4.16	commenced o	n or after that da	<u>.</u>		