SF3420 REVISOR JRM S3420-1 1st Engrossment

SENATE STATE OF MINNESOTA EIGHTY-NINTH SESSION

A bill for an act

S.F. No. 3420

(SENATE AUTHORS: BENSON, Osmek, Pratt, Sheran and Gazelka)

1.11.2

1.24

DATE	D-PG	OFFICIAL STATUS	
04/01/2016	5459	Introduction and first reading	
		Referred to Judiciary	
04/11/2016	5777a	Comm report: To pass as amended	
	5799	Second reading	
	5802	Author added Osmek	
04/14/2016	5817	Authors added Pratt; Sheran; Gazelka	
05/12/2016		Referred to Rules and Administration for comparison with HF1333	
05/16/2016	7023	HF substituted on General Orders HF1333	

1.2 1.3 1.4	relating to civil law; allowing for modification of spousal maintenance based on the cohabitation of the obligee; amending Minnesota Statutes 2014, section 518.552, by adding a subdivision.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. Minnesota Statutes 2014, section 518.552, is amended by adding a
1.7	subdivision to read:
1.8	Subd. 6. Cohabitation. (a) Spousal maintenance may be modified pursuant to
1.9	section 518A.39, subdivision 2, based on the cohabitation by the maintenance obligee
1.10	with another adult following dissolution of the marriage. The modification may consist
1.11	of a reduction, suspension, reservation, or termination of maintenance. In determining if
1.12	maintenance should be modified due to cohabitation, the court shall consider:
1.13	(1) whether the obligee would marry the cohabitant but for the maintenance award;
1.14	(2) the economic benefit the obligee derives from the cohabitation;
1.15	(3) the length of the cohabitation and the likely future duration of the cohabitation; and
1.16	(4) the economic impact on the obligee if maintenance is modified and the
1.17	cohabitation ends.
1.18	(b) The court must not modify a maintenance award based solely on cohabitation if a
1.19	marriage between the obligee and the cohabitant would be prohibited under section 517.03,
1.20	subdivision 1, clause (2) or (3). A modification under this subdivision must be precluded or
1.21	limited to the extent the parties have entered into a private agreement under subdivision 5.
1.22	(c) A motion to modify a spousal maintenance award on the basis of cohabitation
1.23	may not be brought within one year of the date of entry of the decree of dissolution or

legal separation that orders spousal maintenance, unless the parties have agreed in writing

Section 1. 1

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- 2.1 that a motion may be brought or the court finds that failing to allow the motion to proceed
- would create an extreme hardship for one of the parties.
- 2.3 **EFFECTIVE DATE.** This section is effective August 1, 2016, and applies to

2.4 modification motions brought on or after that date.

Section 1. 2