## SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

## S.F. No. 4209

(SENATE AUTHORS: HOUSLEY and Hoffman)					
DATE	D-PG	OFFICIAL STATUS			
03/23/2022	5566	Introduction and first reading			
		Referred to Human Services Reform Finance and Policy			
03/30/2022	5918a	Comm report: To pass as amended and re-refer to Civil Law and Data Practices Policy			
03/31/2022	5949	Author added Hoffman			
04/04/2022	6412a	Comm report: To pass as amended and re-refer to State Government Finance and Policy and			
		Elections			
04/05/2022		Comm report: To pass as amended and re-refer to Finance			
	6462	Joint rule 2.03, referred to Rules and Administration			

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6	relating to children and families; establishing the Office of the Foster Youth Ombudsperson and Board of the Foster Youth Ombudsperson; appropriating money for the Office of the Foster Youth Ombudsperson and Board of the Foster Youth Ombudsperson; proposing coding for new law in Minnesota Statutes, chapters 13; 260C.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8	Section 1. [13.876] FOSTER YOUTH OMBUDSPERSON; DATA.
1.9	Subdivision 1. Private data. The following data maintained by the foster youth
1.10	ombudsperson are classified as private data, pursuant to section 13.02, subdivision 12:
1.11	(1) all data on individuals related to contacts made by individuals seeking the assistance
1.12	of the ombudsperson, except as specified in subdivision 2;
1.13	(2) data recorded from personal and phone conversations and in correspondence between
1.14	the ombudsperson's staff and persons interviewed during the course of an investigation;
1.15	(3) data from juvenile court proceedings in the possession of the foster youth
1.16	ombudsperson;
1.17	(4) case assignment data; and
1.18	(5) data on individuals who are juveniles that are contained within an inactive
1.19	investigative file maintained by the ombudsperson.
1.20	Subd. 2. Confidential data. Data contained within an active investigative file maintained
1.21	by the ombudsperson are classified as confidential data, pursuant to section 13.02, subdivision
1.22	<u>3.</u>

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2.1	Subd. 3. Access to data. The foster youth ombudsperson has access to juvenile placement							
2.2		ta as provided unde	-		<u> </u>			
2.3	Sec. 2. [260C	.80] OFFICE OF T	HE FOSTER	YOUTH OMBUDSP	ERSON; BOARD.			
2.4	Subdivisior	n 1. Office of the Fe	oster Youth O	mbudsperson. The O	ffice of the Foster			
2.5	Youth Ombuds	person is hereby cr	eated. The omb	oudsperson serves at th	ne pleasure of the			
2.6	governor in the	unclassified servic	e, must be selec	cted without regard to	political affiliation,			
2.7	and must be a p	person highly comp	etent and qualif	fied to work to improv	e the lives of youth			
2.8	in the foster ca	re system, while un	derstanding the	e administration and p	ublic policy related			
2.9	to youth in the	foster care system.	No person may	v serve as the foster ye	outh ombudsperson			
2.10	while holding a	any other public offi	ce. The foster y	outh ombudsperson i	s accountable to the			
2.11	governor and n	nay investigate deci	sions, acts, and	other matters related	to the health, safety,			
2.12	and welfare of y	youth in foster care t	o promote the h	ighest attainable stand	ards of competence,			
2.13	efficiency, and	justice for youth w	ho are in the ca	re of the state.				
2.14	Subd. 2. Bo	oard of the Foster	Youth Ombud	<b>sperson.</b> The Board o	of the Foster Youth			
2.15	Ombudsperson	is established to m	ake recommen	dations to the foster ye	outh ombudsperson			
2.16	and staff while	continuously overs	eeing the foster	r youth ombudspersor	ı's work. The board			
2.17	shall evaluate t	he foster youth omb	udsperson's eff	ectiveness through re	gular meetings with			
2.18	current and form	ner youth in the fost	er care system a	and community advoca	ates working closely			
2.19	with the foster	care system. The bo	pard consists of	<u>e.</u>				
2.20	<u>(1) five you</u>	th who are currentl	y in the foster of	care system or who w	ere recently in the			
2.21	foster care syst	em;						
2.22	<u>(2) four adu</u>	ilts who were in the	foster care sys	tem as youths;				
2.23	(3) one atto	rney who works in	the juvenile co	urt system or family c	ourt;			
2.24	(4) one soci	al worker who wor	ks in the juveni	ile justice system or fa	amily court; and			
2.25	(5) three no	nprofit professiona	ls who work at	nonprofits serving for	ster youth.			
2.26	<u>Subd. 3.</u> Te	rms; compensatio	n; removal; va	cancies. The member	ship terms,			
2.27	compensation,	removal of member	rs, and filling o	f vacancies on the Bo	ard of the Foster			
2.28	Youth Ombuds	person are governe	d by section 15	.0575. A member of t	he Board of the			
2.29	Foster Youth C	mbudsperson must	not have a con	flict of interest with the	he board due to the			
2.30	member's emp	loyment with a cour	nty or the agend	су.				

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Sec. 3. [260	C.81] ORGANIZA	TION OF TH	E OFFICE OF THE	FOSTER YOUTH
OMBUDSPH	-			
The foster	youth ombudsperse	on may select, a	appoint, and compensa	ate out of available
funds assistar	nts and employees to	perform the o	mbudsperson's respon	sibilities, including
intake, invest	igation, administrati	ve support, leg	al advocacy, and othe	r support necessary
to assist foste	r youth. The foster y	outh ombudsp	erson and full-time sta	aff are members of
the Minnesota	a State Retirement A	ssociation. The	e foster youth ombuds	person may delegate
to staff memb	ers any of the ombu	dsperson's auth	nority or duties except	the duty of formally
making recon	nmendations to a res	ponsible social	l services agency or re	eports to the Office
of the Govern	nor or to the legislatu	are. The Office	of the Foster Youth C	Imbudsperson shall
provide outre	ach, resources, and a	ssistance to yo	uth in foster care by di	rectly engaging with
youth in resid	lential treatment faci	lities, group ho	omes, and family foste	er homes.
Sec. 4. [260	C.82] POWERS O	F FOSTER Y	OUTH OMBUDSPE	CRSON;
			INTS: RECOMMEN	
Subdivisio	on 1. <b>Powers.</b> (a) Th	e foster youth	ombudsperson may:	
(1) establi	sh a complaint proce	ess, including l	now a person may mal	ke a complaint and
how the omb	udsperson may revie	w and act upor	n the complaint;	
<u>(2) determ</u>	nine the scope and m	anner of the or	nbudsperson's and sta	iff's investigations;
(3) make (	conclusions, recomn	nendations, and	l proposals to the gove	ernor or to the
legislature, pi	covided that the gove	ernor or legisla	ture may request and	receive information
from the omb	udsperson at any tin	ne;		
(4) investi	gate, upon a compla	int or upon pers	sonal initiative, any ac	ction of a responsible
			youth in foster care to	
placement wh	nere the child resides	<u>;</u>		
(5) reques	t and be given access	s to informatior	n from a responsible sc	ocial services agency
that is necess	ary for performing th	ne ombudspers	on's responsibilities;	
<u>(6)</u> subpoo	ena any person to ap	pear, give testi	mony, or produce doc	uments or other
evidence that	the ombudsperson co	onsiders relevan	tt to a matter under inqu	uiry and may petition
a state district	t court to seek enford	cement of a sub	poena. Any witness a	t a hearing or before
an investigati	on has the same privi	ileges reserved	to a witness in the cou	urts or under the laws
of this state; a	and			

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4.1	(7) be pre	esent at court hearings	s, conferences,	meetings, and deliber	ations when a youth			
4.2	in foster care requests the ombudsperson's presence.							
4.3	(b) Neither the ombudsperson nor any member of the ombudsperson's staff shall be							
4.4	compelled to	testify or to produce	evidence in ar	ny judicial or administ	rative proceeding			
4.5	with respect	with respect to any matter involving the exercise of the ombudsperson's official duties.						
4.6	<u>Subd. 2.</u>	Liability. No proceed	ling or civil act	tion except removal fr	om office or a			
4.7	proceeding b	rought pursuant to ch	apter 13 shall	be commenced agains	t the foster youth			
4.8	ombudsperse	on for actions taken u	nder sections 2	260C.80 to 260C.82, u	nless the act or			
4.9	omission der	monstrates malicious	intent or was g	rossly negligent.				
4.10	Subd. 3.	<b>Complaints.</b> (a) The	ombudsperson	may receive a compla	unt from any source			
4.11	concerning t	he health, safety, or w	velfare of a you	th in foster care. The	ombudsperson may,			
4.12	at the reques	t of another or on the	ombudsperson	's own initiative, inves	stigate any action of			
4.13	a responsible	e social services agen	cy, family foste	er home, custodian, pa	rent, or facility			
4.14	licensed by the	he state, including a re	esidential treatr	nent facility and secure	ed detention facility.			
4.15	The ombuds	person may exercise	powers withou	t regard to the finality	of any action. The			
4.16	ombudsperse	on may require a comp	plainant to purs	ue other remedies or ch	nannels of complaint			
4.17	open to the c	complainant before ac	cepting or inve	estigating a complaint.	After completing			
4.18	the investiga	tion of a complaint, the	he ombudspers	son shall inform the co	mplainant, the			
4.19	responsible s	social services agency	y, and any perso	on who is the subject of	of the investigation			
4.20	of the action	taken.						
4.21	<u>(b)</u> A fac	ility or family foster l	nome must imr	nediately forward any	letter to the			
4.22	ombudsperse	on from a person in th	e facility or fa	mily foster home. The	facility or family			
4.23	foster home	must not open any let	ter to the omb	udsperson from a pers	on at the facility or			
4.24	foster home.	A facility or family f	oster home mu	ist deliver any mail or	forward any e-mail			
4.25	from the om	budsperson to a perso	n in the facilit	y or family foster hom	e immediately after			
4.26	the facility o	r family foster home	receives the m	ail or e-mail. A facility	y or family foster			
4.27	home must n	ot punish a person fo	r making a cor	nplaint to the ombuds	person. A facility or			
4.28	family foster	home must not unfav	vorably alter th	e conditions of a perse	on's placement as a			
4.29	consequence	e for making a compla	int to the omb	udsperson.				
4.30	Subd. 4.	<u>Recommendations. (</u>	(a) If the ombu	dsperson considers a co	omplaint to be valid,			
4.31	the ombudsp	erson may recommer	nd that a respon	nsible social services a	gency or judicial			
4.32	officer:							
4.33	<u>(1) consid</u>	der the matter further;	2					
4.34	<u>(2) modif</u>	fy or cancel the agenc	y's or judicial	officer's actions;				

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	(3) change a ruling or explain an action; or
	(4) take any other step that the ombudsperson recommends to provide direction or require
,	ction by a facility, placement, or custodian providing a residence to the complainant.
	(b) If the ombudsperson requests, the agency shall, within the time that the ombudsperson
n	<u>(b) If the ombudsperson requests, the agency shall, within the time that the ombudsperson</u> ecifies, inform the ombudsperson about the action taken based on the ombudsperson's
	commendations or the reasons for not complying with the ombudsperson's
	commendations. If the ombudsperson has the reason to believe that any person, including
	public official, has acted in a manner warranting criminal or disciplinary proceedings, the
	nbudsperson may refer the matter to the appropriate authorities. If the ombudsperson
	lieves that an action upon which a valid complaint is founded had a statutory basis, and
	at the statute produced results or effects that were unfair or otherwise objectionable, the
	mbudsperson shall bring to the attention of the governor and the legislature the
	mbudsperson's view concerning desirable statutory change.
	Subd. 5. Grants. The ombudsperson may apply for and receive grants from public and
	rivate entities for the purposes of carrying out the ombudsperson's powers and duties under
-	nis section.
	Subd. 6. Data. State district courts may and administrative agencies must provide the
0	ster youth ombudsperson with access to juvenile court data, foster care placement data,
n	d medical data maintained by an agency and classified as private data on individuals or
C	onfidential data on individuals when access to the data is necessary for the ombudsperson
כ	perform the ombudsperson's duties under sections 260C.80 to 260C.82.
	Sec. 5. [260C.83] RECOMMENDATIONS AND REPORTS TO GOVERNOR.
	Subdivision 1. Specific reports. The ombudsperson may send conclusions and
l	uggestions concerning any matter reviewed to the governor. Before finalizing a conclusion
)	r recommendation that expressly or implicitly criticizes an agency, facility, program, or
]	ny person, the ombudsperson shall consult with the governor and the agency, facility,
1	rogram, or person concerning the conclusion or recommendation. When sending a
•	onclusion or recommendation to the governor that is adverse to an agency, facility, program,
	r any person, the ombudsperson shall include any statement of reasonable length made by
	nat agency, facility, program, or person in defense or mitigation of the office's conclusion
	r recommendation.
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)	Subd. 2. General reports. In addition to whatever conclusions or recommendations the

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6.1	the end of ea	ach biennium, report 1	to the governor	concerning the exerc	tise of the
6.2	ombudspers	on's functions during	the preceding b	iennium.	
6.3	Sec. 6. <u>AP</u>	PROPRIATION; OF	FICE OF THE	FOSTER YOUTH (	OMBUDSPERSON.
6.4	<u>\$650,000</u>	) in fiscal year 2023 i	s appropriated f	rom the general fund	l to the governor's
6.5	office for the	e establishment and o	peration of the C	Office of the Foster Y	outh Ombudsperson
	1.1 D		0 1 1		

6.6 and the Board of the Foster Youth Ombudsperson.