REVISOR

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## State of Minnesota

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## EIGHTY-EIGHTH SESSION

03/06/2014 Authored by Fischer and Clark

The bill was read for the first time and referred to the Committee on Early Childhood and Youth Development Policy

1.1	A bill for an act
1.2	relating to juveniles; safety and placement; providing for the emancipation of
1.3	minors in certain situations; amending Minnesota Statutes 2012, section 518A.39,
1.4	subdivision 5; 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. [260C.701] EMANCIPATION OF MINORS.
1.7	Subdivision 1. Application. A minor who has reached the age of 16 may petition
1.8	the juvenile court for emancipation in the county in which the minor resides.
1.9	Subd. 2. Petition. (a) A petition for emancipation must be filed with the court in the
1.10	county in which the minor resides and contain:
1.11	(1) the petitioning minor's name, date of birth, and address and the name and date of
1.12	birth of any of the petitioner's minor children;
1.13	(2) the minor's parent's name, date of birth, and address, if known;
1.14	(3) the minor's legal guardian or custodian's name, date of birth, and address,
1.15	if known;
1.16	(4) the basis for the emancipation;
1.17	(5) whether or not the minor's parent or legal custodian is in support of the
1.18	emancipation; and
1.19	(6) whether the minor is the subject of or a party to any pending judicial proceedings
1.20	in the state of Minnesota or any other jurisdiction.
1.21	(b) At the discretion of the court, the minor's current address may be classified as
1.22	confidential. The petition must be served as required in the Minnesota Rules of Juvenile
1.23	Protection Procedure.

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2.1	Sec. 2. [260C.702] EMANCIPATION OF MINORS; INVESTIGATION AND				
2.2	HEARING.				
2.3	Subdivision 1. Investigation; guardian ad litem; appointment of counsel. The				
2.4	court may:				
2.5	(1) appoint a neutral third party to investigate the claims in the petition and evaluate				
2.6	the need for the emancipation of the minor;				
2.7	(2) appoint a guardian ad litem to advise the court on the best interest of the child; and				
2.8	(3) appoint counsel for the petitioning minor or the minor's parents.				
2.9	The court may require a party to the case to pay the costs associated with the appointment				
2.10	of a neutral third party, guardian ad litem, or counsel for the child or parent.				
2.11	Subd. 2. Hearing. (a) The court shall provide 14 days notice regarding the petition				
2.12	to the parents, the minor's legal guardian, the minor, and any other party to the action.				
2.13	(b) After a hearing on the petition, the court may enter an order declaring the minor				
2.14	emancipated if the court finds:				
2.15	(1) the minor does not object to the emancipation;				
2.16	(2) the emancipation is in the best interest of the child pursuant to section 260C.511;				
2.17	(3) the minor has a plan for stable housing that has been approved by the court;				
2.18	(4) the minor has completed high school, is enrolled in and will continue to attend				
2.19	high school, or is working toward a general education development diploma;				
2.20	(5) the minor has demonstrated to the court a complete understanding of the effects				
2.21	of the emancipation; and				
2.22	(6) except where domestic abuse has occurred between a parent and the minor under				
2.23	section 518B.01, subdivision 2, paragraph (a), a custodial parent of the minor has not				
2.24	raised an objection to the emancipation.				
2.25	Sec. 3. [260C.703] EMANCIPATION OF MINORS; ORDER AND EFFECT				
2.26	OF EMANCIPATION.				
2.27	Subdivision 1. Order. (a) The order declaring the minor emancipated must indicate				
2.28	which of the rights in paragraph (b) of this subdivision the child is entitled to under the				
2.29	emancipation. The court may grant a partial emancipation and does not have to grant all of				
2.30	the rights under paragraph (b). Rights not granted to the emancipated minor will require				
2.31	the approval or action of the parent or legal guardian of the minor.				
2.32	(b) Notwithstanding any law to the contrary, the court may order any of the				
2.33	following in the emancipation of a minor:				
2.34	(1) the minor may consent to medical care, dental care, psychiatric care, and contract				
2.35	for health or dental insurance without the knowledge or consent of the minor's parents;				

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(2) the minor may man	age the minor's own finances,	open a bank accou	int, and enter		
into a binding contract, including a lease agreement or agreement for credit;					
(3) the minor may sue or be sued in the minor's own name;					
(4) the minor is entitled to the minor's own earnings and is free from control by the					
parent or guardian;					
(5) the minor may apply for, and receive in the minor's own name, public assistance,					
Social Security benefits, or other aid and support;					
(6) the minor may establish the minor's own residence, including renting, leasing, or					
purchasing real property;					
(7) the minor may not be the subject of a petition under chapter 260C or in violation					
of a juvenile curfew ordinance enacted by a local government, except as indicated under					
subdivision 2 of this section;					
(8) the minor may enro	ll in any school or college in t	the minor's own nat	me and apply		
for financial aid without pare	ental consent;				
(9) the minor may sign	releases for the release of cor	nfidential informati	on or health		
care information and obtain v	vital records, including a Mini	nesota birth certific	ate;		
(10) the minor may ma	rry without parental, judicial,	or other consent; a	nd		
(11) the minor may enl	ist in the military without the	parent's consent.			
(c) The court order mus	st indicate that the parents are	no longer the guar	dians of the		
minor and that the parents are	e relieved of the obligation (1	) to support the mi	nor, (2) to		
require school attendance, or	(3) to be civilly liable for the	minor's acts when	those rights		
have been granted to the ema	incipated minor.				
Subd. 2. Exceptions.	An emancipated minor is not	considered an adul	t for the		
following purposes:					
(a) prosecution as an ac	lult under criminal laws, exce	pt as provided in cl	hapter 260B		
and other laws applicable to	minors who are not emancipa	ited;			
(b) criminal laws of the	state when the minor is a vic	tim and the age of	the victim		
is an element of the offense;	or				
(c) specific constitution	al and statutory age requiren	nents regarding vot	ing,		
consumption and purchase of	falcoholic beverages, tobacco	purchases, driving	g, possession		
of firearms, gambling, and ot	her health and safety regulati	ons.			
Subd. 3. Review heari	ngs; termination. Emancipa	tions granted pursu	ant to this		
section shall be reviewed by	the court every six months. T	he jurisdiction of th	he court over		
the minor's emancination sha	ll terminate on the minor's 18	th hirthday			

## 3.35 Sec. 4. [260C.704] EMANCIPATION OF MINORS; REVOCATION.

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4.1	At any time before the emancip	pated minor reaches	18 years of age, the emai	ncipated		
4.2	minor or an interested third party may petition for a revocation of the emancipation, and					
4.3	the court shall revoke the emancipation order if the minor agrees to the revocation or if the					
4.4	requirements of section 260C.702, subdivision 2, paragraph b, are no longer met.					
4.5	Sec. 5. [260C.705] EMANCIPA	TION OF MINOR	S; FORMS; CONSTRU	CTION		
4.6	WITH OTHER LAWS.					
4.7	Subdivision 1. Forms. The sta	ate court administrat	or shall prepare and each	court		
4.8	administrator shall make available p	etition for emancipa	tion forms.			
4.9	Subd. 2. Construction; other	<b>· laws.</b> Nothing in th	his section alters the right	<u>ts of</u>		
4.10	unemancipated minors that are grant	ted under other laws	<u>.</u>			
4.11	Sec. 6. Minnesota Statutes 2012,	section 518A.39, su	bdivision 5, is amended t	o read:		
4.12	Subd. 5. Automatic terminat	ion of support. (a)	Unless a court order prov	vides		
4.13	otherwise, a child support obligation	in a specific amount	per child terminates autor	matically		
4.14	and without any action by the obligo	or to reduce, modify,	or terminate the order up	oon the		
4.15	emancipation of the child as provide	d under section 518	A.26, subdivision 5, or 26	<u>50C.701</u> .		
4.16	(b) A child support obligation f	for two or more child	ren that is not a support o	bligation		
4.17	in a specific amount per child contin	ues in the full amou	nt until the emancipation	of the		
4.18	last child for whose benefit the order	was made, or until	further order of the court			
4.19	(c) The obligor may request a	modification of the	obligor's child support or	der		
4.20	upon the emancipation of a child if	there are still minor	children under the order.	The		
4.21	child support obligation shall be determined	ermined based on th	e income of the parties a	t the		
4.22	time the modification is sought.					