S4209-4

SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

BD

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	6461a	Comm report: To pass as amended and re-refer to Finance		
	6462	Joint rule 2.03, referred to Rules and Administration		
04/27/2022	7698	Comm report: Adopt previous comm report Jt. rule 2.03 suspended		
05/05/2022	7978a	Comm report: To pass as amended		
	8037	Second reading		
05/10/2022	8118a	Rule 45-amend, subst. General Orders HF3845		

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 1.12	(1) all data on individuals related to contacts made by individuals seeking the assistance of the ombudsperson, except as specified in subdivision 2 ;
1.12	
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 that do not pertain to juveniles certified as
1.16	adults, that are in the possession of the foster youth 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>

Section 1.

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2.1	Subd. 3.	Access to data. The fo	oster youth ombi	udsperson has access t	o juvenile placement		
2.2	Subd. 3. Access to data. The foster youth ombudsperson has access to juvenile placement and medical data as provided under section 260C.82, subdivision 6.						
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2.3	Sec. 2. [26	OC.80] OFFICE OF 1	THE FOSTER	YOUTH OMBUDSE	PERSON; BOARD.		
2.4	Subdivis	ion 1. Office of the F	oster Youth O	mbudsperson. The C	Office of the Foster		
2.5	Youth Ombu	udsperson is hereby cr	eated. The omb	udsperson serves at t	he pleasure of the		
2.6	governor in	the unclassified servic	e, must be selec	eted without regard to	political affiliation,		
2.7	and must be	a person highly comp	etent and qualif	ied to work to improv	ve the lives of youth		
2.8	in the foster	care system, while ur	derstanding the	administration and p	public policy related		
2.9	to youth in t	he foster care system.	No person may	v serve as the foster y	outh ombudsperson		
2.10	while holdin	ng any other public off	ice. The foster y	outh ombudsperson	s accountable to the		
2.11	governor and	d may investigate deci	isions, acts, and	other matters related	to the health, safety,		
2.12	and welfare	of youth in foster care	to promote the h	ighest attainable stand	lards of competence,		
2.13	efficiency, a	nd justice for youth w	who are in the ca	re of the state.			
2.14	<u>Subd. 2.</u>	Board of the Foster	Youth Ombuds	sperson. The Board of	of the Foster Youth		
2.15	Ombudspers	son is established to m	nake recommend	dations to the foster y	outh ombudsperson		
2.16	and staff while continuously overseeing the foster youth ombudsperson's work. The board						
2.17	shall evaluat	te the foster youth omb	oudsperson's eff	ectiveness through re	gular meetings with		
2.18	current and f	former youth in the fos	ter care system a	and community advoc	ates working closely		
2.19	with the fost	ter care system. The b	oard consists of	<u>.</u>			
2.20	<u>(1) five y</u>	youth who are current	ly in the foster c	care system or who w	ere recently in the		
2.21	2.21 <u>foster care system;</u>						
2.22	<u>(2)</u> four a	adults who were in the	e foster care sys	tem as youths;			
2.23	<u>(3) one a</u>	ttorney who works in	the juvenile con	urt system or family o	court;		
2.24	<u>(4) one g</u>	guardian ad litem who	is currently app	pointed to protect the	interests of minors		
2.25	in cases in the	he juvenile court syste	em;				
2.26	(5) one s	ocial worker who wor	rks in the juveni	le justice system or f	amily court; and		
2.27	<u>(6) three</u>	nonprofit professiona	lls who work at	nonprofits serving fo	ster youth.		
2.28	Subd. 3.	<u>Terms; compensatio</u>	n; removal; va	cancies. The membe	rship terms,		
2.29	compensatic	on, removal of membe	ers, and filling o	f vacancies on the Bo	oard of the Foster		
2.30	Youth Ombu	udsperson are governe	ed by section 15	.0575. A member of	the Board of the		
2.31	Foster Youth	n Ombudsperson must	t not have a con	flict of interest with t	he board due to the		
2.32	member's en	nployment with a cou	nty or the agenc	<u>cy.</u>			

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Sec. 3. [260	C.81] ORGANIZA	TION OF THE	E OFFICE OF THE	FOSTER YOUTH
OMBUDSPI				
The foster	r youth ombudsperse	on may select, a	ppoint, and compensa	ate out of available
			nbudsperson's respon	
intake, invest	igation, administrati	ve support, lega	ll advocacy, and other	r support necessary
to assist foste	er youth. The foster y	outh ombudspe	erson and full-time sta	aff are members of
the Minnesot	a State Retirement A	ssociation. The	foster youth ombudsp	person may delegate
to staff memb	pers any of the ombu	dsperson's autho	ority or duties except	the duty of formally
making recor	nmendations to an ag	gency or reports	s to the Office of the O	Governor or to the
legislature. T	he Office of the Foste	er Youth Ombud	sperson shall provide	outreach, resources,
and assistance	e to youth in foster ca	re by directly en	ngaging with youth in	residential treatment
facilities, gro	up homes, and famil	y foster homes.	The Office of the Fo	ster Youth
Ombudsperso	on shall receive admir	nistrative suppor	t from the commission	ner of administration
under section	16B.371.			
~				2001
	-		DUTH OMBUDSPE	<u></u>
INVESTIGA	ATION; ACTION C	ON COMPLAI	NTS: RECOMMEN	DATIONS.
Subdivisi	on 1. Agency. For pu	rposes of this s	ection, "agency" mea	ins the divisions,
officials, or employees of the Minnesota Department of Human Services, the responsible				
ocial service	es agency, or a licens	ed child-placing	g agency.	
Subd. 2. Powers. (a) The foster youth ombudsperson may:				
(1) establi	ish a complaint proce	ess, including h	ow a person may mak	ke a complaint and
how the ombudsperson may review and act upon the complaint;				
(2) determine the scope and manner of the ombudsperson's and staff's investigations;				
(3) make conclusions, recommendations, and proposals to the governor or to the				
legislature, provided that the governor or legislature may request and receive information				
from the ombudsperson at any time;				
<u>(4) invest</u>	igate, upon a compla	int or upon pers	sonal initiative, any a	ction of an agency,
in aludina a n		int of upon pon		
including a re	equest from a youth i		examine the physical	l placement where
			examine the physical	l placement where
the child resid	des;	n foster care to	examine the physical	

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4.1	(6) subpoena any person to appear, give testimony, or produce documents or other
4.2	evidence that the ombudsperson considers relevant to a matter under inquiry and may petition
4.3	a state district court to seek enforcement of a subpoena. Any witness at a hearing or before
4.4	an investigation has the same privileges reserved to a witness in the courts or under the laws
4.5	of this state; and
4.6	(7) be present at court hearings, conferences, meetings, and deliberations when a youth
4.7	in foster care requests the ombudsperson's presence.
4.8	(b) Neither the ombudsperson nor any member of the ombudsperson's staff shall be
4.9	compelled to testify or to produce evidence in any judicial or administrative proceeding
4.10	with respect to any matter involving the exercise of the ombudsperson's official duties.
4.11	Subd. 3. Liability. No proceeding or civil action except removal from office or a
4.12	proceeding brought pursuant to chapter 13 shall be commenced against the foster youth
4.13	ombudsperson for actions taken under sections 260C.80 to 260C.82, unless the act or
4.14	omission demonstrates malicious intent or was grossly negligent.
4.15	Subd. 4. Complaints. (a) The ombudsperson may receive a complaint from any source
4.16	concerning the health, safety, or welfare of a youth in foster care. The ombudsperson may,
4.17	at the request of another or on the ombudsperson's own initiative, investigate any action of
4.18	an agency or a family foster home, custodian, parent, or facility licensed by the state,
4.19	including a residential treatment facility and secured detention facility. The ombudsperson
4.20	may exercise powers without regard to the finality of any action. The ombudsperson may
4.21	require a complainant to pursue other remedies or channels of complaint open to the
4.22	complainant before accepting or investigating a complaint. After completing the investigation
4.23	of a complaint, the ombudsperson shall inform the complainant, the agency, and any person
4.24	who is the subject of the investigation of the action taken.
4.25	(b) A facility or family foster home must immediately forward any letter to the
4.26	ombudsperson from a person in the facility or family foster home. The facility or family
4.27	foster home must not open any letter to the ombudsperson from a person at the facility or
4.28	foster home. A facility or family foster home must deliver any mail or forward any e-mail
4.29	from the ombudsperson to a person in the facility or family foster home immediately after
4.30	the facility or family foster home receives the mail or e-mail. A facility or family foster
4.31	home must not punish a person for making a complaint to the ombudsperson. A facility or
4.32	family foster home must not unfavorably alter the conditions of a person's placement as a
4.33	consequence for making a complaint to the ombudsperson.

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<u>Subd. 5.</u>]	Recommendations.	(a) If the ombud	sperson considers a co	omplaint to be valid,
the ombudsp	erson may recommen	nd that an agenc	y or a judicial officer	<u></u>
<u>(1) consid</u>	der the matter further	·· · ·		
(2) modif	y or cancel the agend	cy's or judicial o	fficer's actions;	
(3) chang	e a ruling or explain	an action; or		
(4) take a	ny other step that the	ombudenerson re	ecommends to provide	direction or require
<u> </u>		-	ding a residence to th	
<u> </u>			all, within the time the	
•	÷		ion taken based on th	<u> </u>
			ng with the ombudspe	
			ason to believe that a	
			criminal or disciplin	
			riate authorities. If th	
		-	aint is founded had a	
that the statu	te produced results o	r effects that we	re unfair or otherwise	e objectionable, the
ombudsperso	on shall bring to the a	ttention of the g	governor and the legis	slature the
ombudsperse	on's view concerning	desirable statute	ory change.	
<u>Subd. 6.</u>	Grants. The ombuds	person may app	ly for and receive gra	ints from public and
private entition	es for the purposes of	carrying out the	ombudsperson's pow	vers and duties under
this section.				
<u>Subd. 7.</u>]	Data. State district co	ourts may and a	dministrative agencie	s must provide the
foster youth	ombudsperson with a	access to juvenil	e court data, foster ca	are placement data,
and medical	data maintained by a	n agency and cl	assified as private dat	ta on individuals or
confidential	data on individuals w	when access to th	e data is necessary fo	r the ombudsperson
to perform th	ne ombudsperson's du	ities under section	ons 260C.80 to 260C	.82.
Sec. 5. [26	0C.83] RECOMME	NDATIONS A	ND REPORTS TO	GOVERNOR.
Subdivisi	on 1. Specific repor	ts. The ombuds	person may send con	clusions and
suggestions o	concerning any matte	r reviewed to the	e governor. Before fin	alizing a conclusion
or recommer	ndation that expressly	or implicitly cr	riticizes an agency, fa	cility, program, or
any person, t	he ombudsperson sh	all consult with	the governor and the	agency, facility,
program, or	person concerning th	e conclusion or	recommendation. WI	nen sending a
conclusion or	r recommendation to	the governor that	t is adverse to an agen	cy, facility, program,
or any person	n, the ombudsperson	shall include and	y statement of reason	able length made by

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6.1 6.2	that agency, faci		person in defens	se or mitigation of the	office's conclusion	
6.3	Subd. 2. Gen	<mark>eral reports.</mark> In a	ddition to what	ever conclusions or re	commendations the	
6.4	ombudsperson n	nay make to the g	overnor on an a	d hoc basis, the ombu	dsperson shall, at	
6.5	the end of each b	oiennium, report t	o the governor	and to the chairs and r	anking minority	
6.6	members of the legislative committees with jurisdiction over child welfare and state					
6.7	government con	cerning the exerci	se of the ombud	dsperson's functions d	uring the preceding	
6.8	biennium.					
6.9	Sec. 6. <u>APPRO</u>	PRIATION; OF	FICE OF THE	FOSTER YOUTH O	MBUDSPERSON.	
6.10	\$775,000 in t	fiscal year 2023 is	appropriated f	rom the general fund t	to the Office of the	
6.11	Foster Youth On	budsperson for th	ne establishmen	t and operation of the	Office of the Foster	
6.12	Youth Ombudsp	erson and the Boa	ard of the Foster	r Youth Ombudsperso	n. The base for this	

6.13 appropriation is \$726,000 in fiscal year 2024 and \$726,000 in fiscal year 2025.