



SENATE BILL No. 268

February 14, 1995, Introduced by Senators DE GROW, GAST, DUNASKISS, SCHWARZ, EMMONS, SHUGARS, HONIGMAN, BOUCHARD, GEAKE, STEIL, ROGERS, BENNETT, SCHUETTE, CARL, GOUGEON, CISKY, MC MANUS and NORTH and referred to the Committee on Families, Mental Health and Human Services.

A bill to amend Act No. 280 of the Public Acts of 1939, entitled as amended

"The social welfare act,"

as amended, being sections 400.1 to 400.119b of the Michigan Compiled Laws, by adding section 56h.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

1 Section 1. Act No. 280 of the Public Acts of 1939, as
2 amended, being sections 400.1 to 400.119b of the Michigan
3 Compiled Laws, is amended by adding section 56h to read as
4 follows:

5 SEC. 56H. (1) THE DEPARTMENT SHALL AMEND THE STATE PLAN FOR
6 AID TO FAMILIES WITH DEPENDENT CHILDREN TO REQUIRE A MINOR
7 PARENT, AS A CONDITION OF RECEIVING ASSISTANCE, TO LIVE WITH HIS
8 OR HER DEPENDENT CHILD IN AN ADULT-SUPERVISED HOUSEHOLD. THE

1 MINOR PARENT SHALL LIVE WITH A PARENT OR LEGAL GUARDIAN UNLESS 1
2 OR MORE OF THE FOLLOWING APPLY:

3 (A) THE MINOR PARENT IS NOT ABLE TO LOCATE EITHER PARENT OR
4 A LEGAL GUARDIAN.

5 (B) THERE IS NO PARENT OR LEGAL GUARDIAN OF THE MINOR PARENT
6 WHO ALLOWS THE MINOR PARENT TO LIVE IN HIS OR HER HOME.

7 (C) THE MINOR PARENT LIVED APART FROM HIS OR HER PARENT OR
8 LEGAL GUARDIAN FOR AT LEAST 1 YEAR BEFORE EITHER THE BIRTH OF THE
9 MINOR PARENT'S DEPENDENT CHILD OR THE DATE OF THE MINOR PARENT'S
10 APPLICATION FOR AID TO FAMILIES WITH DEPENDENT CHILDREN.

11 (D) THE PHYSICAL OR EMOTIONAL HEALTH OR SAFETY OF THE MINOR
12 PARENT OR DEPENDENT CHILD WOULD BE JEOPARDIZED IF THEY RESIDED IN
13 THE SAME RESIDENCE WITH A PARENT OR LEGAL GUARDIAN.

14 (2) IF A MINOR PARENT IS EXEMPTED FROM LIVING WITH A PARENT
15 OR GUARDIAN PURSUANT TO SUBSECTION (1), THE DEPARTMENT SHALL
16 REQUIRE THE MINOR PARENT TO LIVE IN ANOTHER ADULT-SUPERVISED
17 HOUSEHOLD UNLESS THERE IS GOOD CAUSE FOR THE MINOR PARENT AND
18 DEPENDENT CHILD TO RECEIVE ASSISTANCE WITHOUT LIVING IN AN
19 ADULT-SUPERVISED HOUSEHOLD. THE DEPARTMENT SHALL DETERMINE AND
20 SET FORTH IN THE STATE PLAN THE CIRCUMSTANCES CONSTITUTING GOOD
21 CAUSE UNDER THIS SUBSECTION.

22 (3) AS USED IN THIS SECTION:

23 (A) "ADULT-SUPERVISED HOUSEHOLD" MEANS EITHER OF THE
24 FOLLOWING:

25 (i) THE PLACE OF RESIDENCE OF A PARENT OR LEGAL GUARDIAN OF
26 THE MINOR PARENT OR THE PLACE OF RESIDENCE OF ANOTHER ADULT
27 RELATIVE DESCRIBED IN SECTION 56(2)(B), IF THAT PLACE OF

1 RESIDENCE IS MAINTAINED AS A HOME FOR THE MINOR PARENT AND THE
2 MINOR PARENT'S DEPENDENT CHILD.

3 (ii) A LIVING ARRANGEMENT NOT DESCRIBED IN SUBPARAGRAPH (i)
4 THAT THE DEPARTMENT DETERMINES TO BE MAINTAINED AS A FAMILY SET-
5 TING THAT PROVIDES CARE AND CONTROL OF THE MINOR PARENT AND HIS
6 OR HER DEPENDENT CHILD OR SUPPORTIVE SERVICES INCLUDING, BUT NOT
7 LIMITED TO, COUNSELING, GUIDANCE, OR SUPERVISION.

8 (B) "MINOR PARENT" MEANS AN INDIVIDUAL UNDER THE AGE OF 18
9 WHO HAS NEVER BEEN MARRIED AND WHO IS EITHER THE BIOLOGICAL
10 PARENT OF A DEPENDENT CHILD LIVING IN THE SAME HOUSEHOLD OR ELI-
11 GIBLE FOR AID TO FAMILIES WITH DEPENDENT CHILDREN AS A PREGNANT
12 WOMAN.

13 (C) "PARENT" MEANS A BIOLOGICAL OR ADOPTIVE PARENT OR A
14 STEP-PARENT.