BD/LN 23-01054

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 76

(SENATE AUTHORS: GRUENHAGEN, Bahr and Lucero)				
DATE 01/09/2023	D-PG	OFFICIAL STATUS Introduction and first reading Referred to Judiciary and Public Safety		

1.1	A bill for an act
1.2	relating to families; creating a parent's bill of rights; proposing coding for new law
1.3	in Minnesota Statutes, chapter 260C.
1.4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.5	Section 1. [260C.009] PARENT'S BILL OF RIGHTS.
1.6	Subdivision 1. Short title. This act is known as the "Parent's Bill of Rights."
1.0	Subdivision 1. Short title. This act is known as the Tarent's Diff of Rights.
1.7	Subd. 2. Definitions. As used in this act, unless the context otherwise requires:
1.8	(1) "minor child" means a person 17 years of age or younger; and
1.0	(1) minor emile means a person 17 years of age of younger, and
1.9	(2) "parent" means the natural or adoptive parent or legal guardian of a minor child.
1.10	Subd. 3. Parental rights reserved. (a) This state, any political subdivision of this state,
1.11	or any other governmental entity or institution granted authority to act on behalf of the state
1.12	shall not infringe on the fundamental right of a parent to direct the upbringing, education,
1.13	and physical and mental health care of the parent's minor child. All parental rights are
1.14	reserved to a parent of a minor child without obstruction or interference from this state, any
1.15	political subdivision of this state, or any other governmental entity or institution including
1.16	but not limited to the right to:
1.17	(1) direct the education of the minor child, whether it be public, charter, private, or home
1.18	education;
1.19	(2) access, review, and oversee the privacy of all school records relating to the minor
1.20	child;
1.21	(3) direct the upbringing of the minor child;

1

	12/15/22	REVISOR	BD/LN	23-01054	as introduced
2.1	(4) direct t	he moral or religi	ous training of the	minor child;	
2.2	<u>(5) have in</u>	formed consent ir	n making health car	re decisions for the mind	or child including
2.3	the choice of h	ealth care team a	nd the right to acce	ept or decline biological	, pharmaceutical,
2.4	and supplement	ntal interventions	in coordination w	ith the selected health ca	are team;
2.5	(6) access	and review all me	edical records and	physical samples of the	minor child;
2.6	(7) consen	t in writing before	e any physical or n	nental health examination	ons take place,
2.7	unless a medio	cal emergency exi	ists requiring imme	ediate examination to sa	we the life of the
2.8	minor child;				
2.9	(8) consen	t in writing before	e any pharmaceution	cal, surgical, or therapeu	tic interventions
2.10	take place, un	less a medical em	ergency exists req	uiring treatment to save	the life of the
2.11	minor child;				
2.12	(9) consen	t in writing before	e any biometric sca	an of the minor child oc	curs or is shared
2.13	or stored;				
2.14	(10) conset	nt in writing befo	re any record of th	e minor child's blood or	DNA is made,
2.15	shared, or stor	ed, unless obtaini	ng such blood or I	DNA is otherwise requi	red by law or
2.16	authorized put	suant to a court o	order;		
2.17	(11) conset	nt in writing befor	e the state or any c	of its political subdivisio	ns makes a video
2.18	or voice record	ling of the minor o	child, unless the vio	leo or voice recording is	to be used solely
2.19	for any of the	following purpos	es:		
2.20	(i) the main	ntenance of order	and discipline in th	ne common areas of a scl	hool or on school
2.21	vehicles;				
2.22	<u>(ii)</u> a purpo	ose related to a leg	gitimate academic	or extracurricular activi	ty;
2.23	<u>(iii)</u> a purp	ose related to reg	ular classroom ins	truction;	
2.24	(iv) securit	y or surveillance	of buildings or gro	ounds; or	
2.25	(v) a photo	identification car	rd; and		
2.26	(12) be not	tified promptly if	an employee of th	is state, any political su	bdivision of this
2.27	state, any othe	er governmental e	ntity or institution,	, or any other institution	suspects that a
2.28	criminal offens	se has been comm	itted against the mi	nor child by someone ot	her than a parent.
2.29	This paragrap	h does not create	any new obligation	n for a school district or	charter school to
2.30	report miscon	duct, such as figh	ting or aggressive	play, between students a	at school that is
2.31	routinely addr	essed by the scho	ol as a student dise	ciplinary matter.	

12/15/22	REVISOR	BD/LN	23-01054	as introduced

3.1	(b) Any attempt to encourage or coerce a minor child to withhold information from the
3.2	minor child's parent shall be grounds for discipline of an employee of this state, any political
3.3	subdivision of this state, or any other governmental entity or institution.
3.4	(c) Any attempt to coerce or discriminate against the parent of a minor child for exercising
3.5	these rights shall be grounds for discipline of an employee of this state, any political
3.6	subdivision of this state, or any other governmental entity or institution.
3.7	(d) This section does not authorize or allow a parent to abuse or neglect a minor child
3.8	in violation of state law. This section shall not be construed to apply to a parental action or
3.9	decision that would end life. This section does not prohibit courts, law enforcement, or a
3.10	government agency from acting in an official capacity within the reasonable and prudent
3.11	scope of their authority and these rights.
3.12	(e) Unless a right has been legally waived or legally terminated, a parent has inalienable
3.13	rights that are more comprehensive than those listed in this act. The parent's bill of rights
3.14	does not prescribe all rights of a parent. Unless otherwise required by law, the rights of a

3.15 parent of a minor child must not be limited or denied.