CHAPTER 508-H. F. No. 645

[Coded as Sections 259.21 to 259.32]

An act relating to adoption; repealing Minnesota Statutes 1949, Sections 259.01 to 259.09.

Be it enacted by the Legislature of the State of Minnesota:

[259.21] Section 1. Definitions. Subdivision 1. [Subdivision 1.] Terms. For the purposes of this act the terms defined in this section shall have the meanings respectively ascribed to them.

Subd. 2. [Subd. 2] Child. "Child" means a person under the age of 21 years.

Subd. 3. [Subd. 3] Parent. "Parent" means the natural or adoptive parent of a child.

Subd. 4. [Subd. 4] Guardian. "Guardian" means a guardian of the person of the ward appointed by a court of competent jurisdiction.

Subd. 5. [Subd. 5] Director. "Director" means the director of social welfare of the State of Minnesota.

Subd. 6. [Subd. 6] Agency. "Agency" means an organization or department of government designated or authorized by law to place children for adoption or any person, group of persons, organization, association or society licensed or certified by the director of social welfare to place children for adoption.

Subd. 7. [Subd. 7] **Petitioner.** "Petitioner" means a person and his spouse, if there be one, petitioning for the adoption of any person or persons pursuant to this act.

[259.22] Sec. 2. Petition for adoption. Any person who has resided in the state for one year or more may petition to adopt a child or an adult, and the same petitioner may petition for the adoption of two or more persons in one petition. The provisions as to length of residence in the state may be waived by the court whenever it appears to be for the best interest of the child. [259.23] Sec. 3. Jurisdiction of district court. Subdivision 1. [Subdivision 1] Venue. The district court shall have original jurisdiction in all adoption proceedings. The proper venue for an adoption proceeding shall be the county of the petitioner's residence.

Subd. 2. [Subd. 2] Contents of petition. The petition shall be signed by the petitioner and, if married, by his spouse. It shall be verified, and filed in duplicate. The petition shall allege:

(a) The full name, age and place of residence of petitioner, and, if married, the date and place of marriage;

(b) The date petitioner acquired physical custody of the child and from what person or agency;

(c) The date of birth of the child, if known, and the state and county where born;

(d) The name of the child's parents, if known, and the guardian if there be one;

(e) The actual name of the child, if known, and any known aliases;

(f) The name to be given the child if a change of name is desired;

(g) The description and value of any real or personal property owned by the child;

(h) That the petitioner desires that the relationship of parent and child be established between petitioner and the child, and that it is to the best interests of the child for the child to be adopted by the petitioner.

Subd. 3. [Subd. 3] **Court rules.** The provisions of subdivision 2 shall be subject to rules of the court made pursuant to Section 480.051.

[259.24] Sec. 4. Consents to adoption. Subdivision 1. [Subdivision 1] Exceptions. No child shall be adopted without the consent of his parents and his guardian, if there be one, except in the following instances: (a) Consent shall not be required of the father of an illegitimate child.

(b) Consent shall not be required of a parent who has abandoned the child, or of a parent who has lost custody of the child through a divorce decree, and upon whom notice has been served as required by Section 6 of this act.

(c) Consent shall not be required of a parent who has lost custody of a child through a final judgment of the juvenile court or through a decree in a prior adoption proceeding.

(d) Consent shall not be required of a parent who has been adjudged insane or incompetent by a court of competent jurisdiction.

(e) If there be no parent or guardian qualified to consent to the adoption, the consent may be given by the director.

(f) The director or agency having authority to place a child for adoption pursuant to Section 5, subdivision 1, shall have the exclusive right to consent to the adoption of such child.

Subd. 2. [Subd. 2] Consent of mother, parents, guardian. If a mother who consents to the adoption of an illegitimate child is under 18 years of age, the consent of her parents and guardian, if any, also shall be required; if either or both or her parents are disqualified for any of the reasons enumerated in subdivision 1, the consent of such parent shall be waived, and the consent of the guardian only shall be sufficient; and, if there be neither parent nor guardian qualified to give such consent, the consent may be given by the director.

Subd. 3. [Subd. 3] Consent of child. When the child to be adopted is over 14 years of age, his written consent also shall be necessary.

Subd. 4. [Subd. 4] Consent of adult adoptee. In the adoption of an adult, his written consent only shall be required.

Subd. 5. [Subd. 5] Execution. All consents to an

adoption shall be in writing, executed before two competent witnesses and acknowledged by the consenting party, and shall be filed in the adoption proceedings at any time before the matter is heard.

Subd. 6. [Subd. 6] Withdrawal of consent. After a petition has been filed, the consent to the adoption may be withdrawn only upon order of the court after written findings that such withdrawal is for the best interest of the child.

Illegitimate child; agreement to place [259.25] Sec. 5. on. Subdivision 1. [Subdivision 1] Consents The parents and guardian, if there be one, of a for adoption. required. legitimate child may enter into a written agreement with the director or an agency, giving the director or such agency authority to place the child for adoption. The mother of an illegitimate child also may enter into such written agreement, but, if she is under the age of 18 years the written consent of her parents and guardian, if any, also shall be required; if either or both of her parents are disqualified from giving such consent for any of the reasons enumerated in Section 4, Subdivision 1, then the written consent of the guardian shall be required. Such agreement and consent shall be in the form prescribed by the director. The agreement shall be executed by the director or agency, or one of their authorized agents, and all other necessary parties, and shall be filed, together with the consent, in the proceedings for the adoption of the child.

Subd. 2. [Subd. 2] **Revocation of agreement.** Such placement agreement may be revoked only upon the order of a court of competent jurisdiction after written findings that such revocation is for the best interest of the child.

[259.26] Sec. 6. Notice of hearing on petition. Subdivision 1. [Subdivision 1] To whom given. Except as provided in subdivision 3, notice of the hearing upon a petition to adopt a child shall be given to the parents and guardian, if any, or any legitimate child and the mother and guardian, if any, of an illegitimate child, unless they have consented to the adoption or waived notice of the hearing. The notice of the hearing may be waived by a parent, guardian or other interested party by a writing executed before two competent witnesses and duly acknowledged. Such waiver shall be filed in the adoption proceedings at any time before the matter is heard.

Subd. 2. [Subd. 2] Service of notice. Such notice shall be served, within or without the state, at least 14 days before the date of the hearing, in the manner provided by Section 543.05 for the service of a summons in a civil action. If personal service cannot be made, the court may order service by publication. The petitioner or his attorneys shall make an affidavit setting forth the effort that was made to locate the parents, and the names and addresses of the known kin of the child. If satisfied that the parents cannot be served personally, the court shall order three weeks' published notice to be given, the last publication to be at least ten days before the time set for the hearing. Where service is made by publication the court may cause such further notice to be given as it deems just. If, in the course of proceedings, the court shall consider that the interests of justice will be promoted it may continue the proceeding and require that such notice as it deems proper shall be served on the admitted or adjudicated father of an illegitimate child, or on any other person.

Subd. 3. [Subd. 3] To guardian only. Where a child is adjudicated a dependent or neglected child and a court of competent jurisdiction has appointed a permanent guardian, no notice of hearing need be given to the parents.

[259.27] Sec. 7. Petition, copy to director; duties. Upon the filing of a petition for adoption of a child the clerk of court shall immediately transmit a copy of the petition to the director. The director shall verify the allegations of the petition, investigate the conditions and antecedents of the child for the purpose of ascertaining whether he is a proper subject for adoption, and make appropriate inquiry to ascertain whether the proposed foster home and the child are suited to each other. Within 90 days after receipt of said copy of the netition the director shall submit to the court a full report in writing with his recommendations as to the granting of the petition. If such report is not returned within the 90 days, without fault of petitioner, the court may hear the petition upon giving the director five days' notice by mail of the time and place of the hearing. If such report disapproves of the adoption of the child, the director may recommend that the court dismiss the petition. No petition shall be granted until the child shall have lived six months in the proposed home, subject to a right of visitation by the director or an agency or their authorized representatives. Such investigation and period of residence may be waived by the court when the petition for adoption is submitted by a step-parent or when, upon good cause being shown, the court is satisfied that the proposed foster home and the child are suited to each other,. but in either event at least ten days' notice of the hearing shall be given to the director by registered mail. The reports of investigations shall be a part of the court files in the case, unless otherwise ordered by the court.

[259.28] Sec. 8. Hearing; decree of court. Upon the hearing,

(a) if the court shall find that it is in the best interests of the child that the petition be granted, a decree of adoption shall be made and recorded in the office of the clerk of court, ordering that henceforth the child shall be the child of the petitioner. In the decree the court may change the name of the child if desired. After the decree is granted the clerk of the district court shall immediately mail a copy of the recorded decree to the director.

(b) if the court is not satisfied that the proposed adoption is in the best interests of the child, the court shall deny the petition, and may order the child returned to the custody of the person or agency legally vested with permanent custody or certify the case for appropriate action and disposition to the court having jurisdiction to determine the custody and guardianship of the child.

[259.29] Effect of adoption. Upon adoption. Sec. 9. such child shall become the legal child of the persons adopting him, and they shall become his legal parents with all the rights and duties between them of natural parents and legitimate child. By virtue of such adoption he shall inherit from his adoptive parents or their relatives the same as though he were the legitimate child of such parents, and in case of his death intestate the adoptive parents and their relatives shall inherit his estate as if they had been his natural parents and relatives in fact. After a decree of adoption is entered the natural parents of an adopted child shall be relieved of all parental responsibilities for such child, and they shall not exercise or have any rights over such adopted child or his property. The child shall not owe his natural parents or their relatives any legal duty nor shall he inherit from his natural parents or kindred. Notwithstanding any other provisions to the contrary in this section, the adoption of a child by his step-parent shall not in any way change the status of the

relationship between the child and his natural parent who is the spouse of the petitioning step-parent.

[259.30] Sec. 10. Annulment of_decree of adoption. If within five years after his adoption a child develops feeblemindedness, epilepsy, insanity, or venereal infection as a result of conditions existing prior to the adoption of which the adopting parents had no knowledge or notice, a petition setting forth such facts may be filed with the court which entered the decree of adoption and, if such facts are proved, the court may annul the adoption and refer the child for appropriate action and disposition to the court having jurisdiction to determine the custody and guardianship of the child. In every such proceeding it shall be the duty of the county attorney to represent the interests of the child.

[259.31] Sec. 11. Hearings confidential. All hearings held in proceedings under this act shall be confidential and shall be held in closed court without admittance of any persons other than the petitioners, their witnesses, the director or an agency, or their authorized representatives, attorneys, and persons entitled to notice by this act, except by order of the court. The files and records of the court in adoption proceedings shall not be open to inspection by any person except the director or his representatives, or upon an order of the court expressly so permitting pursuant to a petition setting forth the reasons therefor.

[259.32] Sec. 12. Appeals. Any order, judgment, or decree of the district court pursuant to the provisions of this act may be appealed to the supreme court by any person against whom any such order, judgment, or decree is made or who is affected thereby as are appeals from said court in other civil matters.

Sec. 13. Minnesota Statutes 1949, Sections 259.01 to 259.09 [,] are hereby repealed.

Approved April 19, 1951.

CHAPTER 509-H. F. No. 716

An act relating to taxation, providing for clerk's fees in