

1 6290-S AMS PATT S4903.1

2 SSB 6290 - S AMD - 695
3 By Senator Patterson

4 PULLED 2/16/98

5 On page 3, line 37, following "abortion." insert the following:

6 "Where there is a reason to believe the male who participated in
7 creating the pregnancy is an unemancipated minor or an incompetent
8 person, no person may perform an abortion until forty-eight hours after
9 actual notification and consent have been obtained from the custodial
10 parent or guardian of the father."

11 SSB 6290 - S AMD - 695
12 By Senator Patterson

13 PULLED 2/16/98

14 On page 4, beginning on line 18, after "of" strike all material
15 through "act" on line 20 and insert "a parent or guardian of a minor
16 female or male is not required if the minor is emancipated as defined
17 in section 3 of this act"

18 On page 4, beginning on line 29, after "That the" strike all
19 material through "her" on line 30 and insert "minor female and male
20 will be provided court-appointed counsel at her or his"

21 On page 4, line 32, after "(i)" strike "She is" and insert "One or
22 both of the petitioning minors are"

23 On page 4, line 36, after "interest of the" strike the remainder of
24 the sentence and insert "petitioning minors"

25 SSB 6290 - S AMD - 695
26 By Senator Patterson

27 PULLED 2/16/98

28 On page 6, line 1, after "have" insert "or not have"

1 On page 6, line 2, after "performed" insert ", or to file or not
2 file a petition under sections 1 through 11 of this act"

3 On page 6, line 24, after "her" insert "or his"

4 On page 6, line 26, after "pregnant" insert ", or is believed to be
5 the male who participated in creating the pregnancy,"

6 On page 6, line 28, after "her" insert "or him"

7 On page 6, line 31, after "she" insert "or he"

8 On page 6, line 37, after "file her" insert "or his"

9 On page 6, line 37, after "solely her" insert "or his"

10 **SSB 6290** - S AMD - 695
11 By Senator Patterson

12 PULLED 2/16/98

13 On page 7, line 8, after "(4)" insert "(a)"

14 On page 7, after line 23, insert the following:

15 "(b) In the case of a petition by an unemancipated or incompetent
16 male, if the court finds by clear, cogent, and convincing evidence,
17 that the petitioner is sufficiently mature or able to deal with the
18 decision by the pregnant unemancipated or incompetent pregnant person
19 to have an abortion, the court shall waive the requirement that a
20 parent or guardian of the male be notified and provide consent. If the
21 court does not make the finding specified in this subsection (4)(b) or
22 in (a) of this subsection, the petition shall be dismissed."

23 EFFECT: Includes notification and consent of father of child.

--- END ---