HB3212 Enrolled

1 AN ACT concerning children.

## 2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

- Section 5. The Children and Family Services Act is amended
  by changing Section 4b as follows:
- 6 (20 ILCS 505/4b)

Sec. 4b. Youth transitional housing programs.

(a) The Department may license youth transitional housing 8 9 programs. For the purposes of this Section, "youth transitional housing program" means a program that provides shelter or 10 housing and services to eligible homeless minors. Services 11 12 provided by the youth transitional housing program may include a service assessment, individualized case management, and life 13 14 skills training who are at least 16 years of age but less than 18 years of age and who are granted partial emancipation under 15 16 the Emancipation of Minors Act. The Department shall adopt 17 rules governing the licensure of those programs.

18

7

## (b) A homeless minor is eligible if:

19(1) he or she is at least 16 years of age but less than2018 years of age;

## 21 (2) the homeless minor lacks a regular, fixed, and 22 adequate place to live;

23 (3) the homeless minor is living apart from his or her

## HB3212 Enrolled - 2 - LRB100 08595 HEP 18728 b

1	parent or guardian;
2	(4) the homeless minor desires to participate in a
3	licensed youth transitional housing program;
4	(5) a licensed youth transitional housing program is
5	able to provide housing and services;
6	(6) the licensed youth transitional housing program
7	has determined the homeless minor is eligible for the youth
8	transitional housing program; and
9	(7) either the homeless minor's parent has consented to
10	the transitional housing program or the minor has consented
11	after:
12	(A) a comprehensive community based youth service
13	agency has provided crisis intervention services to
14	the homeless minor under Section 3-5 of the Juvenile
15	Court Act of 1987 and the agency was unable to achieve
16	either family reunification or an alternate living
17	arrangement;
18	(B) the Department has not filed a petition
19	alleging that the homeless minor is abused or neglected
20	and the minor does not require placement in a
21	residential facility, as defined by 89 Ill. Adm. Code
22	<u>301.20;</u>
23	(C) the youth transitional housing program or
24	comprehensive community based youth services agency
25	has made reasonable efforts and documented its
26	attempts to notify the homeless minor's parent or

HB3212 Enrolled - 3 - LRB100 08595 HEP 18728 b

1	guardian of the homeless minor's intent to enter the
2	youth transitional housing program.
3	(d) If an eligible homeless minor voluntarily leaves or is
4	dismissed from a youth transitional housing program prior to
5	reaching the age of majority, the youth transitional housing
6	program agency shall contact the comprehensive community based
7	youth services agency that provided crisis intervention
8	services to the eligible homeless minor under subdivision
9	(b)(7)(A) of this Section to assist in finding an alternative
10	placement for the minor. If the eligible homeless minor leaves
11	the program before beginning services with the comprehensive
12	community based youth service provider, then the youth
13	transitional housing program shall notify the local law
14	enforcement authorities and make reasonable efforts to notify

15 <u>the minor's parent or quardian that the minor has left the</u> 16 program.

17 (e) Nothing in this Section shall be construed to require 18 an eligible homeless minor to acquire the consent of a parent, 19 guardian, or custodian to consent to a youth transitional 20 housing program. An eligible homeless minor is deemed to have 21 the legal capacity to consent to receiving housing and services 22 from a licensed youth transitional housing program.

23 (f) The purpose of this Section is to provide a means by 24 which an eligible homeless minor may have the authority to 25 consent, independent of his or her parents or guardian, to 26 receive housing and services as described in subsection (a) of HB3212 Enrolled - 4 - LRB100 08595 HEP 18728 b

this Section provided by a licensed youth transitional housing program that has the ability to serve the homeless minor. This Section is not intended to interfere with the integrity of the family or the rights of parents and their children. This Section does not limit or exclude any means by which a minor may become emancipated.

7 (Source: P.A. 93-105, eff. 7-8-03; 93-798, eff. 1-1-05.)

8 Section 10. The Emancipation of Minors Act is amended by 9 changing Sections 2, 4, 5, 7, and 9 as follows:

10 (750 ILCS 30/2) (from Ch. 40, par. 2202)

11 Sec. 2. Purpose and policy. The purpose of this Act is to provide a means by which a mature minor who has demonstrated 12 13 the ability and capacity to manage his own affairs and to live wholly or partially independent of his parents or guardian, may 14 15 obtain the legal status of an emancipated person with power to enter into valid legal contracts. This Act is also intended (i) 16 17 to provide a means by which a homeless minor who is seeking 18 assistance may have the authority to consent, independent of his or her parents or guardian, to receive shelter, housing, 19 20 and services provided by a licensed agency that has the ability 21 and willingness to serve the homeless minor and (ii) to do without requiring the delay or difficulty of first holding a 22 23 hearing.

24

This Act is not intended to interfere with the integrity of

HB3212 Enrolled - 5 - LRB100 08595 HEP 18728 b

the family or the rights of parents and their children. No 1 2 order of complete or partial emancipation may be entered under 3 this Act if there is any objection by the minor, his parents or quardian. No petition may be filed for the partial emancipation 4 5 of a homeless minor unless appropriate attempts have been made 6 to reunify the homeless minor with his or her family through 7 the services of a Comprehensive Community Based Youth Services 8 Agency. This Act does not limit or exclude any other means 9 either in statute or case law by which a minor may become 10 emancipated.

(g) Beginning January 1, 2019, and annually thereafter through January 1, 2024, the Department of Human Services shall submit annual reports to the General Assembly regarding homeless minors older than 16 years of age but less than 18 years of age referred to a youth transitional housing program for whom parental consent to enter the program is not obtained. The report shall include the following information:

18 <u>(1) the number of homeless minors referred to youth</u> 19 <u>transitional housing programs;</u>

20 (2) the number of homeless minors who were referred but 21 <u>a licensed youth transitional housing program was not able</u> 22 <u>to provide housing and services, and what subsequent steps,</u> 23 <u>if any, were taken to ensure that the homeless minors were</u> 24 <u>referred to an appropriate and available alternative</u> 25 <u>placement;</u>

26 (3) the number of homeless minors who were referred but

HB3212 Enrolled - 6 - LRB100 08595 HEP 18728 b

determined to be ineligible for a youth transitional housing program and the reason why the homeless minors were determined to be ineligible, and what subsequent steps, if any, were taken to ensure that the homeless minors were referred to an appropriate and available alternative placement; and

7 (4) the number of homeless minors who voluntarily left 8 the program and who were dismissed from the program while 9 they were under the age of 18, and what subsequent steps, 10 if any, were taken to ensure that the homeless minors were 11 referred to an appropriate and available alternative 12 placement.

13 (Source: P.A. 93-105, eff. 7-8-03.)

14 (750 ILCS 30/4) (from Ch. 40, par. 2204)

15 Sec. 4. Jurisdiction. The circuit court in the county where 16 the minor resides, is found, owns property, or in which a court action affecting the interests of the minor is pending, may, 17 18 upon the filing of a petition on behalf of the minor by his 19 next friend, parent or guardian and after any hearing or notice to all persons as set forth in Sections 7, 8, and 9 of this Act, 20 enter a finding that the minor is a mature minor or a homeless 21 22 minor as defined in this Act and order complete or partial emancipation of the minor. The court in its order for partial 23 24 emancipation may specifically limit rights the and 25 responsibilities of the minor seeking emancipation. In the case

1	of a homeless minor, the court shall restrict the order of
2	emancipation to allowing the minor to consent to the receipt of
3	transitional services and shelter or housing from a specified
4	youth transitional program and its referral agencies only.
5	(Source: P.A. 93-105, eff. 7-8-03.)

6 (750 ILCS 30/5) (from Ch. 40, par. 2205)

7 Sec. 5. Rights and responsibilities of an emancipated 8 minor.

9 (a) A mature minor ordered emancipated under this Act shall 10 have the right to enter into valid legal contracts, and shall 11 have such other rights and responsibilities as the court may 12 order that are not inconsistent with the specific age 13 requirements of the State or federal constitution or any State 14 or federal law.

(b) A mature minor or homeless minor who is partially emancipated under this Act shall have only those rights and responsibilities specified in the order of the court.

18 (Source: P.A. 93-105, eff. 7-8-03.)

19 (750 ILCS 30/7) (from Ch. 40, par. 2207)

Sec. 7. Petition. The petition for emancipation shall be verified and shall set forth: (1) the age of the minor; (2) that the minor is a resident of Illinois at the time of the filing of the petition, or owns real estate in Illinois, or has an interest or is a party in any case pending in Illinois; (3)

the cause for which the minor seeks to obtain partial or 1 2 complete emancipation; (4) the names of the minor's parents, and the address, if living; (5) the names and addresses of any 3 quardians or custodians appointed for the minor; (6) that the 4 5 minor is (i) a mature minor who has demonstrated the ability and capacity to manage his own affairs or (ii) a homeless minor 6 7 who is located in this State; and (7) that the minor has lived wholly or partially independent of his parents or guardian. If 8 9 the minor seeks emancipation as a homeless minor, the petition 10 shall also set forth the name of the youth transitional housing 11 program that is willing and able to provide services and 12 shelter or housing to the minor, the address of the program, and the name and phone number of the contact person at the 13 program. The petition shall also briefly assert the reason that 14 the services and shelter or housing to be offered are 15 16 appropriate and necessary for the well being of the homeless 17 minor.

18 (Source: P.A. 93-105, eff. 7-8-03.)

19 (750 ILCS 30/9) (from Ch. 40, par. 2209)

20

Sec. 9. Hearing on petition.

(a) Mature minor. Before proceeding to a hearing on the
petition for emancipation of a mature minor the court shall
advise all persons present of the nature of the proceedings,
and their rights and responsibilities if an order of
emancipation should be entered.

HB3212 Enrolled - 9 - LRB100 08595 HEP 18728 b

If, after the hearing, the court determines that the minor 1 2 is a mature minor who is of sound mind and has the capacity and maturity to manage his own affairs including his finances, and 3 4 that the best interests of the minor and his family will be 5 promoted by declaring the minor an emancipated minor, the court 6 shall enter a finding that the minor is an emancipated minor 7 within the meaning of this Act, or that the mature minor is partially emancipated with such limitations as the court by 8 9 order deems appropriate. No order of complete or partial 10 emancipation may be entered under this Act if there is any 11 objection by the minor, his parents or guardian.

12 (b) (Blank). Homeless minor. Upon the verified petition of 13 homeless minor, the court shall immediately grant partial emancipation for the sole purpose of allowing the homeless 14 15 minor to consent to the receipt of services and shelter or 16 housing provided by the youth transitional housing program 17 named in the petition and to other services that the youth transitional housing program may arrange by referral. The court 18 19 may require that a youth transitional housing program employee 20 appear before the court at the time of the filing of the 21 petition and may inquire into the facts asserted in the 22 petition. No other hearing shall be scheduled in the case of a 23 petition affecting a homeless minor, unless, after notice, parent or guardian requests such a hearing. If such a hearing 24 25 is requested, then the homeless minor must be present at the hearing. After the granting of partial emancipation to a 26

HB3212 Enrolled - 10 - LRB100 08595 HEP 18728 b

homeless youth, if the youth transitional housing program determines that its facility and services are no longer appropriate for the minor or that another program is more appropriate for the minor, the program shall notify the court and the court, after a hearing, may modify its order. (Source: P.A. 93-105, eff. 7-8-03.)

7 (750 ILCS 30/3-2.5 rep.)

8 (750 ILCS 30/3-2.10 rep.)

9 Section 15. The Emancipation of Minors Act is amended by
10 repealing Sections 3-2.5 and 3-2.10.