

HB 2142 -- Child Support Records

Sponsor: Schad

This bill changes the laws regarding the electronic storage of child support obligation records in the automated child support system. Support obligations will be deleted from the automated records in cases where the obligation of a parent to make child support payments terminates upon:

- (1) The child reaching 21 years of age;
- (2) The parent receiving child support furnishing a sworn statement notifying the obligor parent that the child has been emancipated;
- (3) The parent paying child support filing a sworn statement stating that the child is emancipated and the factual basis for the statement with the acknowledgment or affirmation by the parent receiving child support; or
- (4) The court adjudicating a child emancipated after a hearing on the contested emancipation statement filed by the parent paying child support.