

600A.2 Definitions.

As used in [this chapter](#):

1. “*Adoption service provider*” means an agency or a licensed attorney.
2. “*Adult*” means a person who is married or eighteen years of age or older.
3. “*Agency*” means a child-placing agency as defined in [section 238.1](#).
4. “*Biological parent*” means a parent who has been a biological party to the procreation of the child.
5. “*Certified adoption investigator*” means a person who is certified and approved by the department, after inspection by the department of inspections, appeals, and licensing, as being capable of conducting an investigation under [section 600.8](#).
6. “*Child*” means a son or daughter of a parent, whether by birth or adoption.
7. “*Court*” means a district court.
8. “*Custodian*” means a stepparent or a relative within the fourth degree of consanguinity to a minor child who has assumed responsibility for that child, a person who has accepted a release of custody, or a person appointed by a court or juvenile court having jurisdiction over a child. A custodian has the rights and duties provided in [section 600A.2A](#).
9. “*Department*” means the department of health and human services.
10. “*Guardian*” means a person who is not the parent of a minor child, but who has been appointed by a court or juvenile court having jurisdiction over the minor child to make important decisions which have permanent effect on the life and development of that child and to promote the general welfare of that child. A guardian has the rights and duties provided in [section 600A.2B](#). A guardian may be a court or a juvenile court. “*Guardian*” does not mean “*conservator*”, as defined in [section 633.3](#), although a person who is appointed to be a guardian may also be appointed to be a conservator.
11. “*Guardian ad litem*” means a person appointed by a court or juvenile court having jurisdiction over the minor child to represent that child in a legal action. A guardian ad litem appointed under [this chapter](#) shall be a practicing attorney.
 12. *a.* “*Indigent*” means any of the following:
 - (1) A person has an income level at or below one hundred twenty-five percent of the United States poverty level as defined by the most recently revised poverty income guidelines published by the United States department of health and human services.
 - (2) A person has an income level greater than one hundred twenty-five percent but at or below two hundred percent of the United States poverty level as defined by the most recently revised poverty income guidelines published by the United States department of health and human services, and the court makes a written finding that not appointing an attorney would create a substantial hardship.
 - b.* In making the determination of a person’s ability to pay for the cost of an attorney or a guardian ad litem, the court shall consider the person’s income and the availability of any assets subject to execution, including but not limited to cash, stocks, bonds, and any other property which may be applied to the satisfaction of judgments, and the nature and complexity of the case.
13. “*Juvenile court*” means the juvenile court established by [section 602.7101](#).
14. “*Minor*” means an unmarried person who is under the age of eighteen years.
15. “*Parent*” means a father or mother of a child, whether by birth or adoption.
16. “*Parent-child relationship*” means the relationship between a parent and a child recognized by the law as conferring certain rights and privileges and imposing certain duties. The term extends equally to every child and every parent, regardless of the marital status of the parents of the child. The rights, duties, and privileges recognized in the parent-child relationship include those which are maintained by a guardian, custodian, and guardian ad litem.
17. “*Putative father*” means a man who is alleged to be or who claims to be the biological father of a child born to a woman to whom the man is not married at the time of birth of the child.
18. “*Stepparent*” means a person who is the spouse of a parent in a parent-child relationship, but who is not a parent in that parent-child relationship.

19. “*Termination of parental rights*” means a complete severance and extinguishment of a parent-child relationship between one or both living parents and the child.

20. “*To abandon a minor child*” means that a parent, putative father, custodian, or guardian rejects the duties imposed by the parent-child relationship, guardianship, or custodianship, which may be evinced by the person, while being able to do so, making no provision or making only a marginal effort to provide for the support of the child or to communicate with the child.

[C77, 79, 81, §600A.2]

83 Acts, ch 96, §157, 159; 83 Acts, ch 186, §10111, 10201; 90 Acts, ch 1271, §1510; 94 Acts, ch 1046, §19; 94 Acts, ch 1174, §13, 22; 97 Acts, ch 161, §1; 97 Acts, ch 209, §27, 30; 2005 Acts, ch 107, §2, 14; 2008 Acts, ch 1031, §63; 2009 Acts, ch 133, §248; 2017 Acts, ch 113, §15 – 17; 2023 Acts, ch 19, §1257, 2033; 2024 Acts, ch 1112, §1

Referred to in §233.1, 422.12A, 600.2, 600B.41A, 714I.4