

Profile Query Response

State	D1. What is the age of majority in your state?
Alabama	19
Alaska	18 if order does not specify otherwise. It can be extended to age 19 or the date of graduation, whichever comes first, if unmarried and pursuing a high school diploma or equivalent level of technical or vocational training & residing with custodial parent, guardian or designee of the parent or guardian. The order will require modification to add Post Majority support language if not already in the order.
American Samoa	No response available.
Arizona	18
Arkansas	18 unless the child is still attending high school. If the child is still attending high school, upon the child's high school graduation or the end of the school year after the child reaches 19 years of age, whichever is earlier.
California	18 years except an unmarried child who has attained the age of 18 years, is a full-time high school student, and who is not self-supporting, is considered a minor until the time the child completes the 12th grade or attains the age of 19 years, whichever occurs first. The full-time high school requirement may be excused if the child has a medical condition documented by a physician that prevents full-time school attendance.
Colorado	Unless a court finds that a child is otherwise emancipated, emancipation occurs at age 19. Emancipation is extended by enrollment in high school or an equivalency program, but not beyond age 21. If the child is disabled, support may continue beyond age 19. Emancipation may occur at any earlier age due to marriage or entry into active military service.
Commonwealth of the Northern Mariana Islands	No response available.
Connecticut	18
Delaware	18
District of Columbia	Age 21, or at the point the minor is self supporting through marriage, employment or military service.
Florida	18
Georgia	Age 18: Support order entered after 7/1/92 may provide for the extension of child support to age 20, if the child is still in high school.
Guam	18 years of age.
Hawaii	Eighteen.
Idaho	18 years of age
Illinois	18
Indiana	19
Iowa	Age 18. Younger individuals may attain majority by marriage.

Profile Query Response

Kansas	The child reaches 18 years of age before completing the child's high school education in which case the support shall not terminate automatically, unless otherwise ordered by the court, until June 30 of the school year during which the child became 18 years of age if the child is still attending high school.
Kentucky	18, unless the child is a high school student when he/she reaches the age of eighteen (18). In cases where the child becomes emancipated because of age, but not due to marriage, while still a high school student, the court-ordered support shall continue while the child is a high school student, but not beyond completion of the school year during which the child reaches the age of nineteen (19) years.
Louisiana	18 years of age.
Maine	18 years of age.
Maryland	Age 18 or up to 19 as long as child enrolled in secondary school.
Massachusetts	18 years of age. (See also D3.)
Michigan	The age of majority in Michigan is 18. A court may order support paid until age 19 1/2 for completion of high school, or beyond 19 1/2 by agreement of the parties. .
Minnesota	A child is defined as an individual under the age of 18, an individual under the age 20 who is still attending secondary school, or an individual who is incapable of self-support by reason of disability. Emancipation occurs once the individual turns 18, graduates high school, or turns 20, whichever occurs later.
Mississippi	21 years of age.
Missouri	18 years of age, unless specific circumstances (outlined below) apply
Montana	18 or upon graduation from high school, whichever is later, but no later than 19.
Nebraska	19 years of age, unless the child marries, dies, or is emancipated by the court.
Nevada	The age of majority is 18 or under age 19 if a student in high school.
New Hampshire	A dependent is considered a minor until he/she turns 18 or is out of high school, whichever occurs later; becomes married or a member of the armed services; are declared legally dependent beyond that age due to mental or physical disability; or unless the court has otherwise ordered support to continue beyond age 18.
New Jersey	The age of majority is 18 years old; however attaining this age does not automatically emancipate the child.
New Mexico	18 years of age.
New York	21
North Carolina	18 years
North Dakota	The age of majority is 18 years of age.
Ohio	18 years of age, or as long as the child attends high school on a full time basis or a court order requires the duty of support to continue. Unless specified in the court order, no duty of support extends beyond the nineteenth birthday of the child.

Profile Query Response

Oklahoma	<p>Effective 11/01/06, 18 years of age or up to the 20th birthday if the child is regularly enrolled and attending high school.</p> <p>OK CSS considers a child to be regularly enrolled in and attending high school as a full-time student when the custodial person (CP) provides proof of;</p> <p>(1)full-time enrollment in high school program accredited</p> <p>(2)full-time enrollment and attendance in an alternative high school program, including internet-based or vocational-technical courses</p> <p>(3)home-schooling, such as notebooks, study materials, curriculum, and anticipated date of graduation or graduation equivalent. OK CSS staff determines if the information provided by the CP is sufficient to continue current support for the child.</p>
Oregon	18 years of age.
Pennsylvania	18 years of age and no longer in high school or emancipated.
Puerto Rico	21 years of age. A minor may be emancipated prior to reaching the age of majority by virtue of marriage, judicial decree (based on orphan or self-support status), or parental consent, if child is beyond 18 years old.
Rhode Island	18 years of age, if the child is still in high school the order will continue, but no longer than the age of 19.
South Carolina	18 years of age.
South Dakota	18 or until 19 years of age, if full-time student in a secondary school (high school).
Tennessee	18 years of age, unless child is still in high school; then in such cases emancipation occurs when child graduates from high school or when class child is in when he/she reaches 18 or graduates.
Texas	18 years of age.
Utah	18 years of age. However, a child becomes emancipated when "... a child becomes 18 years of age or graduates from high school during the child's normal and expected year of graduation, whichever occurs later, or if the child dies, marries, becomes a member of the armed forces of the United States, or is emancipated in accordance with Title 78A, Chapter 6, Part 8, Emancipation..." (U.C.A. 78B-12-219)
Vermont	18
Virginia	Age of majority is 18.
Virgin Islands	Eighteen. Support may be continued up to age 22, if the child is enrolled and attending an accredited high school, college or university on a full time basis. Support may continue if child is disabled.
Washington	18
West Virginia	18 years.
Wisconsin	18
Wyoming	age 18