RSI

S1097-2

SENATE STATE OF MINNESOTA NINETIETH SESSION

S.F. No. 1097

(SENATE AUTHORS: LIMMER, Ingebrigtsen, Johnson and Relph)							
DATE	D-PG	OFFICIAL STATUS					
02/16/2017	640	Introduction and first reading					
		Referred to Judiciary and Public Safety Finance and Policy					
03/19/2018	6569a	Comm report: To pass as amended and re-refer to Transportation Finance and Policy					
03/22/2018	6892	Comm report: To pass					
	6919	Second reading					
05/02/2018	8534a	Special Order: Amended					
	8535	Third reading Passed					
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1.1	A bill for an act
1.2 1.3	relating to public safety; enhancing penalties and establishing minimum fines for repeat violations of driving without a valid license; amending Minnesota Statutes
1.4	2016, section 171.24.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. Minnesota Statutes 2016, section 171.24, is amended to read:
1.7	171.24 VIOLATIONS; DRIVING WITHOUT VALID LICENSE.
1.8	Subdivision 1. Driving after suspension; misdemeanor. Except as otherwise provided
1.9	in subdivision 5, a person is guilty of a misdemeanor if:
1.10	(1) the person's driver's license or driving privilege has been suspended;
1.11	(2) the person has been given notice of or reasonably should know of the suspension;
1.12	and
1.13	(3) the person disobeys the order by operating in this state any motor vehicle, the
1.14	operation of which requires a driver's license, while the person's license or privilege is
1.15	suspended.
1.16	Subd. 2. Driving after revocation; misdemeanor. Except as otherwise provided in
1.17	subdivision 5, a person is guilty of a misdemeanor if:
1.18	(1) the person's driver's license or driving privilege has been revoked;
1.19	(2) the person has been given notice of or reasonably should know of the revocation;
1.20	and

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2.1	(3) the person	disobeys the orde	er by operatin	ig in this state any moto	or vehicle, the		
2.2	operation of which requires a driver's license, while the person's license or privilege is						
2.3	revoked.						
2.4	Subd. 3. Drivi	ng after cancella	ation; misder	meanor. Except as othe	erwise provided in		
2.5	subdivision 5, a p	erson is guilty of	a misdemean	or if:			
2.6	(1) the person	s driver's license	or driving pri	ivilege has been cancel	ed;		
2.7	(2) the person	has been given no	otice of or rea	asonably should know	of the cancellation;		
2.8	and						
2.9	(3) the person	disobeys the orde	er by operatin	ng in this state any moto	or vehicle, the		
2.10	operation of whic	h requires a drive	r's license, w	hile the person's license	e or privilege is		
2.11	canceled.						
2.12	Subd. 4. Drivi	ng after disqual	ification; mi	sdemeanor. Except as	otherwise provided		
2.13	in subdivision 5, a	a person is guilty	of a misdeme	eanor if the person:			
2.14	(1) has been d	isqualified from h	olding a com	mercial driver's license	or been denied the		
2.15	privilege to opera	te a commercial r	notor vehicle				
2.16	(2) has been g	iven notice of or	reasonably sh	hould know of the disqu	alification; and		
2.17	(3) disobeys the	ne order by operat	ting in this sta	ate a commercial motor	vehicle while the		
2.18	person is disquali	fied to hold the lie	cense or privi	ilege.			
2.19	Subd. 5. Gross	s misdemeanor <u>v</u>	iolations. (a)	A person is guilty of a	gross misdemeanor		
2.20	if:						
2.21	(1) the person	s driver's license	or driving pri	ivilege has been cancel	ed or denied under		
2.22	section 171.04, su	bdivision 1, claus	se (10);				
2.23	(2) the person	has been given no	otice of or rea	asonably should know	of the cancellation		
2.24	or denial; and						
2.25	(3) the person	disobeys the orde	er by operatin	ng in this state any moto	or vehicle, the		
2.26	operation of whic	h requires a drive	r's license, w	hile the person's license	e or privilege is		
2.27	canceled or denie	d.					
2.28	(b) A person is	s guilty of a gross	misdemean	or if the person:			
2.29	(1) violates the	is section;					
2.30	(i) and causes	a collision resulti	ng in substan	tial bodily harm, as de	fined in section		
2.31	609.02, subdivisio	on 7a, or death to	another; or				

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3.1	(ii) within ten years of the first of two prior convictions under this section; and							
3.2	(2) at the time of the violation the person's driver's license or driving privilege has been							
3.3	suspended, revoked, or canceled or the person has been disqualified from holding a							
3.4	commercial dri	commercial driver's license or been denied the privilege to operate a commercial motor						
3.5	vehicle:							
3.6	(i) pursuant to section 169.89, subdivision 5; 169A.52; 169A.54; 171.05, subdivision							
3.7	2b, paragraph (d); 171.13, subdivision 3 or 4; 171.17, subdivision 1, clause (1) or (10);							
3.8	171.177; 171.18, subdivision 1, clause (2), (3), (4), (5), or (11); 171.32; or 260B.225,							
3.9	subdivision 9; or a violation of section 169.13; 169.21; 169.444; 609.19, subdivision 1,							
3.10	clause (2); or 609.487, subdivisions 3 to 5; or any violation of chapter 169A; or							
3.11	(ii) pursuant to a law from another state similar to those described in item (i).							
3.12	Subd. 6. Responsibility for prosecution. (a) The attorney in the jurisdiction in which							
3.13	the violation oc	curred who is respo	onsible for pro	secution of misdemean	nor violations of this			
3.14	section is also r	responsible for pros	secution of gro	ss misdemeanor viola	tions of this section.			
3.15	(b) Nothing	(b) Nothing in this section or section 609.035 or 609.04 shall limit the power of the state						
3.16	to prosecute or	punish a person for	conduct that c	constitutes any other cr	ime under any other			
3.17	law of this state	<u>).</u>						
3.18	Subd. 7. Su	fficiency of notice	. (a) Notice of	revocation, suspensio	n, cancellation, or			
3.19	disqualification	is sufficient if per	sonally served	, or if mailed by first c	class mail to the			
3.20	person's last known address or to the address listed on the person's driver's license. Notice							
3.21	is also sufficient if the person was informed that revocation, suspension, cancellation, or							
3.22	disqualification would be imposed upon a condition occurring or failing to occur, and where							
3.23	the condition ha	as in fact occurred	or failed to oc	cur.				
3.24	(b) It is not a	a defense that a per	son failed to fi	le a change of address	with the post office,			
3.25	or failed to notif	fy the Department c	of Public Safety	of a change of name o	r address as required			
3.26	under section 1	71.11.						
3.27	EFFECTIV	E DATE. This see	ction is effectiv	ve August 1, 2018, and	applies to offenses			
3.28	committed on c	or after that date.						