KRB

S0110-1

SENATE STATE OF MINNESOTA NINETY-FIRST SESSION

S.F. No. 110

(SENATE AUTHORS: LIMMER, Newman, Latz and Dibble)								
DATE	D-PG	OFFICIAL STATUS						
01/14/2019	77	Introduction and first reading						
		Referred to Judiciary and Public Safety Finance and Policy						
01/17/2019	119	Author added Dibble						
01/24/2019		Comm report: To pass as amended and re-refer to Transportation Finance and Policy						

1.1	A bill for an act
1.2 1.3	relating to public safety; enhancing penalties for repeat violations of driving without a valid license; amending Minnesota Statutes 2018, section 171.24.
1.4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.5	Section 1. Minnesota Statutes 2018, section 171.24, is amended to read:
1.6	171.24 VIOLATIONS; DRIVING WITHOUT VALID LICENSE.
1.7	Subdivision 1. Driving after suspension; misdemeanor. Except as otherwise provided
1.8	in subdivision 5, a person is guilty of a misdemeanor if:
1.9	(1) the person's driver's license or driving privilege has been suspended;
1.10	(2) the person has been given notice of or reasonably should know of the suspension;
1.11	and
1.12	(3) the person disobeys the order by operating in this state any motor vehicle, the
1.13	operation of which requires a driver's license, while the person's license or privilege is
1.14	suspended.
1.15	Subd. 2. Driving after revocation; misdemeanor. Except as otherwise provided in
1.16	subdivision 5, a person is guilty of a misdemeanor if:
1.17	(1) the person's driver's license or driving privilege has been revoked;
1.18	(2) the person has been given notice of or reasonably should know of the revocation;
1.19	and

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2.1	(3) the perso	on disobeys the ord	ler by operating	g in this state any motor	vehicle, the
2.2	operation of wh	ich requires a driv	ver's license, wh	ile the person's license o	or privilege is
2.3	revoked.				
2.4	Subd. 3. Dri	iving after cancel	lation; misdem	eanor. Except as otherw	vise provided in
2.5	subdivision 5, a	person is guilty o	f a misdemeand	or if:	
2.6	(1) the perso	on's driver's license	e or driving priv	vilege has been canceled	,
2.7	(2) the perso	on has been given	notice of or reas	sonably should know of	the cancellation;
2.8	and				
2.9	(3) the perso	on disobeys the orc	der by operating	g in this state any motor	vehicle, the
2.10	operation of wh	ich requires a driv	ver's license, wh	ile the person's license o	r privilege is
2.11	canceled.				
2.12	Subd. 4. Dri	iving after disqua	lification; mis	demeanor. Except as oth	nerwise provided
2.13	in subdivision 5	5 <u>,</u> a person is guilty	y of a misdemea	anor if the person:	
2.14	(1) has been	disqualified from	holding a comr	nercial driver's license of	r been denied the
2.15	privilege to ope	erate a commercial	motor vehicle;		
2.16	(2) has been	given notice of or	reasonably sho	ould know of the disqual	ification; and
2.17	(3) disobeys	the order by operation	ating in this sta	te a commercial motor v	ehicle while the
2.18	person is disqua	alified to hold the l	license or privil	ege.	
2.19	Subd. 5. Gr	oss misdemeanor	violations. (a)	A person is guilty of a gro	oss misdemeanor
2.20	if:				
2.21	(1) the perso	on's driver's license	e or driving priv	vilege has been canceled	or denied under
2.22	section 171.04,	subdivision 1, clau	use (10);		
2.23	(2) the perso	on has been given	notice of or reas	sonably should know of	the cancellation
2.24	or denial; and				
2.25	(3) the perso	on disobeys the orc	ler by operating	g in this state any motor	vehicle, the
2.26	operation of wh	ich requires a driv	ver's license, wh	ile the person's license o	r privilege is
2.27	canceled or den	ied.			
2.28	(b) A persor	n is guilty of a gros	ss misdemeanor	if the person:	
2.29	(1) violates	this section;			
2.30	(i) and cause	es a collision resul	ting in substant	ial bodily harm, as defin	ed in section
2.31	<u>609.02, subdivi</u>	sion 7a, or death to	o another; or		

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3.1	<u>(ii) withi</u>	n ten years of the firs	st of two prior co	provictions under this s	ection; 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 driver's license or been denied the privilege to operate a commercial motor						
3.5	vehicle:						
3.6	(i) pursu	ant to section 169.89	, subdivision 5;	169A.52; 169A.54; 17	1.05, subdivision		
3.7	2b, paragraph (d); 171.13, subdivision 3 or 4; 171.17, subdivision 1, paragraph (a), clause						
3.8	(1) or (10); 171.177; 171.18, subdivision 1, paragraph (a), clause (2), (3), (4), (5), or (11);						
3.9	171.32; or 260B.225, subdivision 9; or a violation of section 169.13; 169.21; 169.444;						
3.10	609.19, subdivision 1, clause (2); or 609.487, subdivisions 3 to 5; or any violation of chapter						
3.11	169A; or						
3.12	<u>(ii) purst</u>	ant to a law from an	other state simil	ar to those described in	n item (i).		
3.13	Subd. 6.	Responsibility for p	prosecution. <u>(a)</u>	The attorney in the jur	risdiction in which		
3.14	the violation	occurred who is resp	oonsible for pros	ecution of misdemean	or violations of this		
3.15	section is als	so responsible for pro	osecution of gros	s misdemeanor violat	ions of this section.		
3.16	(b) Noth	ing in this section or s	section 609.035	or 609.04 shall limit th	e power of the state		
3.17	to prosecute	or punish a person fc	or conduct that co	onstitutes any other cri	me under any other		
3.18	law of this s	tate.					
3.19	Subd. 7.	Sufficiency of notic	e. (a) Notice of 1	evocation, suspension	, cancellation, or		
3.20	disqualification is sufficient if personally served, or if mailed by first class mail to the						
3.21	person's last known address or to the address listed on the person's driver's license. Notice						
3.22	is also suffic	cient if the person wa	s informed that	revocation, suspensior	n, cancellation, or		
3.23	disqualificat	ion would be impose	d upon a conditio	on occurring or failing	to occur, and where		
3.24	the condition	n has in fact occurred	l or failed to occ	ur.			
3.25	(b) It is n	ot a defense that a pe	rson failed to fil	e a change of address v	with the post office,		
3.26	or failed to n	otify the Department	of Public Safety	of a change of name or	address as required		
3.27	under sectio	n 171.11.					
3.28	EFFEC	FIVE DATE. This se	ection is effectiv	e August 1, 2019, and	applies to offenses		
3.29	committed of	on or after that date.					