RSI/AK

23-03155

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 2352

OFFICIAL STATUS
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1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6	relating to telecommunications; prohibiting false caller identification information; providing for criminal penalties; amending Minnesota Statutes 2022, sections 325E.26, by adding subdivisions; 609.52, subdivision 3; 609.527, subdivision 3; proposing coding for new law in Minnesota Statutes, chapter 325E; repealing Minnesota Statutes 2022, section 325E.31.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8	Section 1. Minnesota Statutes 2022, section 325E.26, is amended by adding a subdivision
1.9	to read:
1.10	Subd. 7. Caller identification service. "Caller identification service" means a feature
1.11	that displays a caller's name, phone number, or location on a call recipient's telephone or
1.12	wireless communications device before the call is answered.
1.13	EFFECTIVE DATE. This section is effective the day following final enactment.
1.14	Sec. 2. Minnesota Statutes 2022, section 325E.26, is amended by adding a subdivision to
1.15	read:
1.16	Subd. 8. Commission. "Commission" means the Public Utilities Commission.
1.17	EFFECTIVE DATE. This section is effective the day following final enactment.
1.18	Sec. 3. Minnesota Statutes 2022, section 325E.26, is amended by adding a subdivision to
1.19	read:
1.20	Subd. 9. Telecommunications service provider. "Telecommunications service provider"
1.21	has the meaning given in section 237.01, subdivision 6b.

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2.1	EFFEC	FIVE DATE. This	section is effectiv	ve the day following final	enactment.
2.2	Sec. 4. [32	<u>5E.281] FALSE C</u>	CALLER IDENT	IFICATION INFORM	ATION;
2.3	PROHIBIT	ION.			
2.4	Subdivis	ion 1. Prohibition	. (a) It is unlawful	to display or cause to be	e displayed, or to
2.5	use a third p	arty to display or c	ause to be display	red, a fraudulent or inacc	urate name or
2.6	telephone nu	umber, or the name	or telephone num	ber of the recipient of th	<u>e</u>
2.7	telecommun	ication, on a Minn	esota resident's ca	ller identification service	<u>.</u>
2.8	<u>(b) This </u>	subdivision does no	ot apply to:		
2.9	(1) the trans	ansmission of a cal	ller identification	service by a telecommun	ications provider
2.10	that has rece	ived a commission	determination that	t the telecommunications	service provider
2.11	is in complia	ance with subdivisi	on 2, based on the	e telecommunications ser	vice provider's
2.12	most recent	filing made under s	subdivision 2;		
2.13	<u>(2)</u> any la	awful, authorized i	nvestigative, prote	ective, or intelligence act	ivity of a law
2.14	enforcement	agency of any stat	te, a political subd	livision of a state, or the	United States;
2.15	<u>(3)</u> an act	ivity engaged in ur	nder a court order t	hat specifically authorize	s the use of caller
2.16	identification	n manipulation;			
2.17	(4) caller	· identification mar	nipulation used by	a domestic violence she	lter to protect the
2.18	safety of the	domestic violence	shelter's resident	<u>s;</u>	
2.19	(5) a teleo	communications se	rvice provider that	t blocks or restricts a nam	e, phone number,
2.20	or location f	rom being displaye	ed on a subscriber	s caller identification ser	vice; or
2.21	<u>(6)</u> a hea	lth care profession	al contacting a pat	tient, a patient's legal rep	resentative, or a
2.22	patient's fam	ily member regard	ling the patient's d	iagnosis, treatment, or se	ervices.
2.23	<u>Subd. 2.</u>	Call blocking by t	telecommunicatio	ons providers; annual c	ertification. (a)
2.24	A telecomm	unications service	provider serving su	ubscribers in Minnesota r	nust annually file
2.25	with the com	mission evidence,	as required by the	commission, that the tele	ecommunications
2.26	service prov	ider has implemen	ted current and ap	plicable technologies that	t identify and
2.27	block telecon	mmunications that	violate this section	n for all of the telecommu	nications service
2.28	provider's M	linnesota subscribe	ers and at no cost t	to the Minnesota subscrib	pers, taking into
2.29	consideration	n applicable state a	and federal laws an	nd regulations, agreemen	ts that the
2.30	telecommun	ications service pro	ovider has entered	into with state or federa	l authorities with
2.31	respect to the	e implementation of	of blocking fictitic	ous or misleading names	or telephone
2.32	numbers on	a subscriber's calle	r identification se	rvice, and costs.	

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3.1	(b) A subs	scriber may elect t	to opt out of a tele	communications service	provider's call
3.2	blocking serv				<u> </u>
3.3	(c) A telec	communications s	ervice provider m	ust fulfill a subscriber's c	oral or written
3.4	<u></u>		•	from a specific telephon	
3.5	-			cations service provider 1	
3.6	subscriber for	r providing the set	rvice under this pa	uragraph.	
3.7	(d) The co	ommission must d	evelop policies ar	d procedures to assist in	making a
3.8	determination	regarding a teleco	ommunications ser	vice provider's complianc	e with paragraph
3.9	<u>(a).</u>				
3.10	(e) The sta	ate of Minnesota i	s prohibited from	entering into a contract v	vith a
3.11	telecommunic	cations service pro	ovider that the con	mission determines does	not comply with
3.12	this section.				
3.13	EFFECT	IVE DATE. This	section is effectiv	e the day following final	enactment.
3.14	Sec. 5. [325	E.3105] ENFOR	CEMENT; REM	IEDIES.	
3.15	(a) A viola	ation of sections 3	325E.27 to 325E.3	0 is a felony.	
3.16	(b) Section	ns 325E.27 to 325	5E.30 may be enfo	preed by the commissione	er of commerce
3.17	under section	45.027, or by the	attorney general	under section 8.31.	
3.18	(c) A perso	on convicted of a v	iolation under sect	ions 325E.27 to 325E.30 1	nay be sentenced
3.19	to pay a fine c	of not more than \$	for each sepa	rate violation, except that	if the prohibited
3.20	call resulted in	n identity theft or t	heft by swindle, th	ne person is subject to the	penalty provided
3.21	under section	609.52, subdivisi	ion 3, clause (3).		
3.22	<u>(d)</u> A subs	scriber aggrieved	by a violation of s	ections 325E.27 to 325E	.30 has a private
3.23	right of action	n under this sectio	n and may seek a	ppropriate injunctive or o	ther equitable
3.24	relief, additio	nal civil damages	, actual losses, an	d, as determined by the c	ourt, reasonable
3.25	attorney fees	and court costs. A	A private right of a	ction brought under this	section by a
3.26	subscriber is	in the public inter	est.		
3.27	(e) Nothin	ng in this section l	imits any remedie	s, causes of action, or per	nalties available
3.28	to a person or	government ager	ncy under any othe	er federal or state law.	
3.29	<u>EFFECT</u>	IVE DATE. This	section is effectiv	ve the day following final	enactment.
3.30	Sec. 6. Min	nesota Statutes 20	022, section 609.5	2, subdivision 3, is amend	ded to read:
3.31	Subd. 3. S	Sentence. Whoeve	er commits theft n	nay be sentenced as follow	WS:

4.1	(1) to imprisonment for not more than 20 years or to payment of a fine of not more than
4.2	\$100,000, or both, if the property is a firearm, or the value of the property or services stolen
4.3	is more than \$35,000 and the conviction is for a violation of subdivision 2, clause (3), (4),
4.4	(15), (16), or (19), or section 609.2335, subdivision 1, clause (1) or (2), item (i); or
4.5	(2) to imprisonment for not more than ten years or to payment of a fine of not more than
4.6	\$20,000, or both, if the value of the property or services stolen exceeds \$5,000, or if the
4.7	property stolen was an article representing a trade secret, an explosive or incendiary device,
4.8	or a controlled substance listed in Schedule I or II pursuant to section 152.02 with the
4.9	exception of marijuana; or
4.10	(3) to imprisonment for not more than five years or to payment of a fine of not more
4.11	than \$10,000, or both, if any of the following circumstances exist:
4.12	(a) the value of the property or services stolen is more than \$1,000 but not more than
4.13	\$5,000; or
4.14	(b) the property stolen was a controlled substance listed in Schedule III, IV, or V pursuant
4.15	to section 152.02; or
4.16	(c) the value of the property or services stolen is more than \$500 but not more than
4.17	\$1,000 and the person has been convicted within the preceding five years for an offense
4.18	under this section, section 256.98; 268.182; 609.24; 609.245; 609.53; 609.582, subdivision
4.19	1, 2, or 3; 609.625; 609.63; 609.631; or 609.821, or a statute from another state, the United
4.20	States, or a foreign jurisdiction, in conformity with any of those sections, and the person
4.21	received a felony or gross misdemeanor sentence for the offense, or a sentence that was
4.22	stayed under section 609.135 if the offense to which a plea was entered would allow
4.23	imposition of a felony or gross misdemeanor sentence; or
4.24	(d) the value of the property or services stolen is not more than \$1,000, and any of the
4.25	following circumstances exist:
4.26	(i) the property is taken from the person of another or from a corpse, or grave or coffin
4.27	containing a corpse; or
4.28	(ii) the property is a record of a court or officer, or a writing, instrument or record kept,
4.29	filed or deposited according to law with or in the keeping of any public officer or office; or
4.30	(iii) the property is taken from a burning, abandoned, or vacant building or upon its
4.31	removal therefrom, or from an area of destruction caused by civil disaster, riot, bombing,
4.32	or the proximity of battle; or

5.1 (iv) the property consists of public funds belonging to the state or to any political
5.2 subdivision or agency thereof; or

5.3 (v) the property stolen is a motor vehicle; or

5.4 (vi) the property was obtained through a violation of subdivision 2, paragraph (a), clause
5.5 (4), that occurred as a result of a telecommunication prohibited under sections 325E.27 to
5.6 325E.29; or

5.7 (4) to imprisonment for not more than one year or to payment of a fine of not more than
5.8 \$3,000, or both, if the value of the property or services stolen is more than \$500 but not
5.9 more than \$1,000; or

(5) in all other cases where the value of the property or services stolen is \$500 or less, 5.10 to imprisonment for not more than 90 days or to payment of a fine of not more than \$1,000, 5.11 or both, provided, however, in any prosecution under subdivision 2, clauses (1), (2), (3), 5.12 (4), (13), and (19), the value of the money or property or services received by the defendant 5.13 in violation of any one or more of the above provisions within any six-month period may 5.14 be aggregated and the defendant charged accordingly in applying the provisions of this 5.15 subdivision; provided that when two or more offenses are committed by the same person 5.16 in two or more counties, the accused may be prosecuted in any county in which one of the 5.17 offenses was committed for all of the offenses aggregated under this paragraph. 5.18

5.19 Sec. 7. Minnesota Statutes 2022, section 609.527, subdivision 3, is amended to read:

5.20 Subd. 3. **Penalties.** A person who violates subdivision 2 may be sentenced as follows:

(1) if the offense involves a single direct victim and the total, combined loss to the direct
victim and any indirect victims is \$250 or less, the person may be sentenced as provided in
section 609.52, subdivision 3, clause (5);

(2) if the offense involves a single direct victim and the total, combined loss to the direct
victim and any indirect victims is more than \$250 but not more than \$500, the person may
be sentenced as provided in section 609.52, subdivision 3, clause (4);

5.27 (3) if the offense involves two or three direct victims or the total, combined loss to the
5.28 direct and indirect victims is more than \$500 but not more than \$2,500, the person may be
5.29 sentenced as provided in section 609.52, subdivision 3, clause (3);

(4) if the offense involves more than three but not more than seven direct victims, or if
the total combined loss to the direct and indirect victims is more than \$2,500, the person
may be sentenced as provided in section 609.52, subdivision 3, clause (2);

6.1	(5) if the offense involves eight or more direct victims, or if the total, combined loss to
6.2	the direct and indirect victims is more than \$35,000, the person may be sentenced as provided
6.3	in section 609.52, subdivision 3, clause (1); and
6.4	(6) if the offense is related to possession or distribution of pornographic work in violation
6.5	of section 617.246 or 617.247, the person may be sentenced as provided in section 609.52,
6.6	subdivision 3, clause (1)-; and
6.7	(7) if the offense is accomplished by a telecommunication prohibited under sections
6.8	325E.27 to 325E.29, the offense is a felony, irrespective of the number of victims or the
6.9	value of the loss to the victims, and the person may be sentenced as provided under section

- 6.10 <u>609.52</u>, subdivision 3, clause (3).
- 6.11 Sec. 8. <u>**REPEALER.**</u>
- 6.12 Minnesota Statutes 2022, section 325E.31, is repealed.
- 6.13 **EFFECTIVE DATE.** This section is effective the day following final enactment.

APPENDIX Repealed Minnesota Statutes: 23-03155

325E.31 REMEDIES.

A person who is found to have violated sections 325E.27 to 325E.30 is subject to the penalties and remedies, including a private right of action to recover damages, as provided in section 8.31.