18-5462

SENATE STATE OF MINNESOTA NINETIETH SESSION

XX/BR

S.F. No. 2768

(SENATE AUTHORS: TORRES RAY, Franzen, Hayden and Latz)				
DATE	D-PG	OFFICIAL STATUS		
03/01/2018	Introduct	on and first reading		
	Referred	to Judiciary and Public Safety Finance and Policy		

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6	relating to public safety; creating the Task Force on Missing and Murdered Indigenous Women; requiring an annual report on issues related to violence against indigenous women and girls; appropriating money for the Task Force on Missing and Murdered Indigenous Women; proposing coding for new law in Minnesota Statutes, chapter 299A.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8	Section 1. [299A.90] TASK FORCE ON MISSING AND MURDERED INDIGENOUS
1.9	WOMEN.
1.10	Subdivision 1. Creation and duties. (a) By September 1, 2018, the commissioner, in
1.11	consultation with the Minnesota Indian Affairs Council, shall appoint members to the Task
1.12	Force on Missing and Murdered Indigenous Women to advise the commissioner and report
1.13	to the legislature on recommendations to reduce and end violence against indigenous women
1.14	and girls in Minnesota. The task force shall also serve as a liaison between the commissioner
1.15	and agencies and nongovernmental organizations that provide services to victims, victims'
1.16	families, and victims' communities. The members must receive expense reimbursement as
1.17	specified in section 15.059.
1.18	(b) The Task Force on Missing and Murdered Indigenous Women must examine and
1.19	report on the following:
1.20	(1) the systemic causes behind violence that indigenous women and girls experience,
1.21	including patterns and underlying factors that explain why higher levels of violence occur
1.22	against indigenous women and girls, including underlying historical, social, economic,
1.23	institutional, and cultural factors which may contribute to the violence;

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2.1	(2) appropriate methods for tracking and collecting data on violence against indigenous
2.2	women and girls, including data on missing and murdered indigenous women and girls;
2.3	(3) policies and institutions such as policing, child welfare, coroner practices, and other
2.4	governmental practices that impact violence against indigenous women and girls and the
2.5	investigation and prosecution of crimes of gender violence against indigenous people;
2.6	(4) measures necessary to address and reduce violence against indigenous women and
2.7	girls; and
2.8	(5) measures to help victims, victim's families, and victim's communities to prevent and
2.9	heal from violence that occurs against indigenous women and girls.
2.10	(c) For the purposes of this section, "commissioner" means the commissioner of public
2.11	safety and "nongovernmental organizations" means nonprofit, nongovernmental organizations
2.12	that provide legal, social, or other community services.
2.13	Subd. 2. Membership. To the extent possible, the Task Force on Missing and Murdered
2.14	Indigenous Women shall consist of the following individuals, or their designees, who are
2.15	knowledgeable in crime victims' rights or violence protection:
2.16	(1) a representative from the Minnesota Chiefs of Police Association;
2.17	(2) a representative of the Bureau of Criminal Apprehension;
2.18	(3) a representative of the United States Attorney's Office;
2.19	(4) a peace officer who works and resides in the seven-county metropolitan area,
2.20	composed of Anoka, Carver, Dakota, Hennepin, Ramsey, Scott, and Washington Counties;
2.21	(5) a peace officer who works and resides in the nonmetropolitan area;
2.22	(6) two peace officers who work for and reside on a federally recognized American
2.23	Indian reservation in Minnesota;
2.24	(7) a county attorney or representative from the Minnesota County Attorneys Association;
2.25	(8) a judge or attorney working in juvenile court;
2.26	(9) a representative from an Indian health organization or agency;
2.27	(10) a county coroner or a representative from a statewide coroner's association;
2.28	(11) a representative of the Department of Health;
2.29	(12) four or more representatives for tribal governments, with a focus on individuals
2.30	who work with victims of violence or their families;

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3.1	<u>(13) two</u>	or more representat	tives from nongov	ernmental organizations	, community	
3.2	volunteers, o	r advocacy organizat	tions, who should i	nclude representatives fro	om organizations	
3.3	working insi	working inside the seven-county metropolitan area, outside the seven-county metropolitan				
3.4	area, and on	area, and on reservations, and may include:				
3.5	<u>(i) a triba</u>	(i) a tribal, statewide, or local organization that provides legal services to indigenous				
3.6	women and girls;					
3.7	<u>(ii) a trib</u>	al, statewide, or loc	al organization that	at provides advocacy or	counseling for	
3.8	indigenous v	women and girls wh	o have been victin	ns of violence; and		
3.9	(iii) a trib	al, statewide, or loc	al organization tha	at provides services to ind	digenous women	
3.10	and girls;					
3.11	<u>(14)</u> a re	presentative from th	e Minnesota India	n Women's Sexual Assa	ult Coalition;	
3.12	<u>(15) a re</u>	presentative from M	lending the Sacred	l Hoop; and		
3.13	<u>(16) two</u>	indigenous women	who are survivors	s of gender violence.		
3.14	<u>Subd. 3.</u>	Officers; meetings	. The task force sh	nall annually elect a chai	r and vice-chair	
3.15	from among	its members, and m	nay elect other off	icers as necessary. The t	ask force shall	
3.16	meet at least	quarterly, or upon f	the call of its chain	r. The task force shall m	eet sufficiently	
3.17	enough to ac	complish the tasks	identified in this s	ection. The task force sl	nall seek out and	
3.18	enlist the co	operation and assist	ance of nongovern	nmental organizations, c	ommunity and	
3.19	advocacy or	ganizations working	g with the America	an Indian community, ar	nd academic	
3.20	researchers a	nd experts, specifica	ally those specialized	ing in violence against in	digenous women	
3.21	and girls, rep	presenting diverse co	ommunities dispro	portionately affected by	violence against	
3.22	women and	girls, or focusing or	n issues related to	gender violence and vio	lence against	
3.23	indigenous v	women and girls.				

Subd. 4. Report. The task force shall annually report to the chairs and ranking members 3.24 of the legislative committees with jurisdiction over public safety, human services, and state 3.25 government on the work of the task force, including but not limited to the issues to be 3.26 examined in subdivision 1, and shall include in the annual report institutional policies and 3.27 practices or proposed institutional policies and practices that are effective in reducing gender 3.28 violence and increasing the safety of indigenous women and girls. The report shall include 3.29 recommendations to reduce and end violence against indigenous women and girls and help 3.30 victims and communities heal from gender violence and violence against indigenous women 3.31 and girls. The first annual report shall be submitted to the legislative committees on February 3.32 15, 2019, and on February 15 each year after. 3.33

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4.1	<u>Subd. 5.</u>	Expiration. Notwi	thstanding sectio	n 15.059, the task force	expires June 30 <u>,</u>
4.2	<u>2024.</u>				
4.3	EFFEC	FIVE DATE. This	section is effecti	ve July 1, 2018.	
4.4	Sec. 2. <u>FU</u>	NDING FOR TH	E TASK FORCI	E ON MISSING AND	MURDERED
4.5	INDIGENC	OUS WOMEN; AF	PROPRIATIO	<u>N.</u>	
4.6	<u>\$</u> in	fiscal year 2019 is	appropriated from	n the general fund to the	commissioner of
4.7	public safety	to implement Min	nesota Statutes, s	ection 299A.90, relating	to the Task Force
4.8	on Missing a	and Murdered Indig	genous Women.		