KRB/KB

## SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

# S.F. No. 3860

(SENATE AUTH	IORS: MATHEW	S)
DATE	D-PG	OFFICIAL STATUS
03/09/2022	Intr	oduction and first reading
	Ref	erred to State Government Finance and Policy and Elections
03/09/2022		

1.1	A bill for an act
1.2	relating to emergency management; requiring legislative approval to extend a declared emergency beyond five days; protecting citizen rights; requiring legislative
1.3 1.4	enactment before certain executive orders and rules may have the force and effect
1.4	of law; defining terms; repealing certain criminal penalties; amending Minnesota
1.6	Statutes 2020, sections 12.03, subdivision 1e, by adding subdivisions; 12.21,
1.7	subdivision 3; 12.31, subdivisions 2, 3; 12.32; 12.36; 12.61, subdivision 2; repealing
1.8	Minnesota Statutes 2020, section 12.45.
1.9	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.10	Section 1. TITLE.
1.11	This act shall be known as the "Never Again Bill."
1.12	Sec. 2. Minnesota Statutes 2020, section 12.03, subdivision 1e, is amended to read:
1.13	Subd. 1e. Declared emergency. "Declared emergency" means a national security
1.14	emergency or peacetime emergency declared by the governor under section 12.31.
1.15	Sec. 3. Minnesota Statutes 2020, section 12.03, is amended by adding a subdivision to
1.16	read:
1.17	Subd. 12. Bioterrorism. "Bioterrorism" means the intentional use of any microorganism,
1.18	virus, infectious substance, or biological product that may be engineered as a result of
1.19	biotechnology, or any naturally occurring or bioengineered component of any such
1.20	microorganism, virus, infectious substance, or biological product, to cause death, disease,
1.21	or other biological malfunction in a human, an animal, a plant, or another living organism
1.22	in order to influence the conduct of government or to intimidate or coerce a civilian
1.23	population.

	03/02/22	REVISOR	KRB/KB	22-06856	as introduced			
2.1	Sec. 4. Min	nnesota Statutes 20	020, section 12.03.	, is amended by adding a	subdivision to			
2.2	read:							
2.3	Subd. 13	. Public health en	nergency, "Public	health emergency" mean	s an occurrence			
2.4	Subd. 13. <b>Public health emergency.</b> "Public health emergency" means an occurrence or imminent threat of an illness or health condition in Minnesota:							
2.5								
	(1) where there is evidence to believe the illness or health condition is caused by:							
2.6	<u>(1) bioter</u>	rorism; or						
2.7	(ii) the ap	opearance of a new	v, novel, or previou	usly controlled or eradica	ted airborne			
2.8	infectious ag	gent or airborne bio	ological toxin; and					
2.9	(2) the ill	ness or health cond	lition poses a high	probability of any of the	following harms:			
2.10	<u>(i) a large</u>	e number of deaths	s in the affected po	pulation;				
2.11	(ii) a larg	ge number of serio	us or long-term dis	sabilities in the affected p	opulation; or			
2.12	(iii) wide	espread exposure to	o an airborne infec	tious or airborne toxic ag	gent that poses a			
2.13	significant ri	isk of substantial f	uture harm to a lar	ge number of people in t	he affected			
2.14	population.							
2.15	Sec. 5. Min	nnesota Statutes 20	020, section 12.21,	, subdivision 3, is amend	ed to read:			
2.16	Subd. 3.	Specific authority	y. In performing du	uties under this chapter a	nd to effect its			
2.17	policy and p	urpose, the govern	or may:					
2.18	(1) make	, amend, and resci	nd the necessary o	rders and rules to carry o	ut the provisions			
2.19	of this chapter and section 216C.15 within the limits of the authority conferred by this							
2.20	section, with due consideration of the plans of the federal government and without complying							
2.21	with sections 14.001 to 14.69, but no order or rule has the effect of law except as provided							
2.22	by section 12	<del>2.32</del> ;						
2.23	(2) ensure	e that a comprehen	sive emergency op	erations plan and emerge	ncy management			
2.24	program for	this state are devel	oped and maintain	ed, and are integrated into	and coordinated			
2.25	with the eme	rgency plans of the	e federal governme	nt and of other states to th	e fullest possible			
2.26	extent;							
2.27	(3) in acc	cordance with the	emergency operati	ons plan and the emerger	ncy management			
2.28	program of t	his state, procure s	upplies, equipment	t, and facilities; institute th	raining programs			
2.29	and public in	nformation program	ns; and take all oth	ner preparatory steps, incl	uding the partial			
2.30	or full activa	tion of emergency	v management orga	anizations in advance of a	actual disaster to			

ensure the furnishing of adequately trained and equipped forces of emergency managementpersonnel in time of need;

3.3 (4) make studies and surveys of the industries, resources, and facilities in this state as
3.4 may be necessary to ascertain the capabilities of the state for emergency management and
3.5 to plan for the most efficient emergency use of those industries, resources, and facilities;

3.6 (5) on behalf of this state, enter into mutual aid arrangements or cooperative agreements
3.7 with other states, tribal authorities, and Canadian provinces, and coordinate mutual aid plans
3.8 between political subdivisions of this state;

3.9 (6) delegate administrative authority vested in the governor under this chapter, except
3.10 the power to make rules, and provide for the subdelegation of that authority;

3.11 (7) cooperate with the president and the heads of the armed forces, the Emergency
3.12 Management Agency of the United States and other appropriate federal officers and agencies,
3.13 and with the officers and agencies of other states in matters pertaining to the emergency
3.14 management of the state and nation, including the direction or control of:

3.15 (i) emergency preparedness drills and exercises;

3.16 (ii) warnings and signals for drills or actual emergencies and the mechanical devices to
3.17 be used in connection with them;

3.18 (iii) shutting off water mains, gas mains, electric power connections and the suspension
3.19 of all other utility services;

(iv) the conduct of persons in the state, including entrance or exit from any stricken or
threatened public place, occupancy of facilities, and the movement and cessation of
movement of pedestrians, vehicular traffic, and all forms of private and public transportation
during, prior, and subsequent to drills or actual emergencies;

3.24 (v) public meetings or gatherings; and

3.25 (vi) the evacuation, reception, and sheltering of persons;

3.26 (8) contribute to a political subdivision, within the limits of the appropriation for that
3.27 purpose, not more than 25 percent of the cost of acquiring organizational equipment that
3.28 meets standards established by the governor;

(9) formulate and execute, with the approval of the Executive Council, plans and rules
for the control of traffic in order to provide for the rapid and safe movement over public
highways and streets of troops, vehicles of a military nature, and materials for national
defense and war or for use in any war industry, for the conservation of critical materials, or

4.1 for emergency management purposes; and coordinate the activities of the departments or
4.2 agencies of the state and its political subdivisions concerned directly or indirectly with
4.3 public highways and streets, in a manner that will best effectuate those plans;

(10) alter or adjust by executive order, without complying with sections 14.01 to 14.69,
the working hours, workdays and work week of, and annual and sick leave provisions and
payroll laws regarding all state employees in the executive branch as the governor deems
necessary to minimize the impact of the disaster or emergency, conforming the alterations
or adjustments to existing state laws, rules, and collective bargaining agreements to the
extent practicable;

(11) authorize the commissioner of education to alter school schedules, curtail school
activities, or order schools closed as defined in section 120A.05, subdivisions 9, 11, 13, and
17, and including charter schools under chapter 124E, and elementary schools enrolling
prekindergarten pupils in district programs; and

4.14 (12) transfer the direction, personnel, or functions of state agencies to perform or facilitate
4.15 response and recovery programs.

4.16 Sec. 6. Minnesota Statutes 2020, section 12.31, subdivision 2, is amended to read:

Subd. 2. Declaration of peacetime emergency. (a) The governor may declare a 4.17 4.18 peacetime an emergency. A peacetime declaration of emergency may be declared only when an act of nature, a technological failure or malfunction, a terrorist incident, an industrial 4.19 accident, a hazardous materials accident, or a civil disturbance endangers life and property 4.20 and local government resources are inadequate to handle the situation. If the peacetime 4.21 emergency occurs on Indian lands, the governor or state director of emergency management 4.22 shall consult with tribal authorities before the governor makes such a declaration. Nothing 4.23 in this section shall be construed to limit the governor's authority to act without such 4.24 consultation when the situation calls for prompt and timely action. When the governor 4.25 declares a peacetime an emergency, the governor must immediately notify the majority and 4.26 minority leaders of the senate and the speaker and majority and minority leaders of the 4.27 house of representatives. A peacetime An emergency must not be continued for more than 4.28 five days unless extended by a joint resolution of the Executive Council up to 30 days house 4.29 of representatives and senate. An order, or proclamation declaring, Upon passage of both 4.30 houses, the resolution continuing, or terminating an emergency must be given prompt and 4.31 general publicity and filed with the secretary of state. 4.32

4.33 (b) By majority vote of each house of the legislature, the legislature may terminate extend
4.34 a peacetime declared emergency extending beyond to more than 30 days. If the governor

determines a need to extend the peacetime emergency declaration beyond 30 days and the 5.1

legislature is not sitting in session, the governor must issue a call immediately convening 5.2 both houses of the legislature. If not renewed by the legislature, the governor may not reissue 5.3

a declaration of emergency for the same or similar emergency. Nothing in this section limits

the governor's authority over or command of the National Guard as described in the Military 5.5

Code, chapters 190 to 192A, and required by the Minnesota Constitution, article V, section 5.6

3. 5.7

5.4

Sec. 7. Minnesota Statutes 2020, section 12.31, subdivision 3, is amended to read: 5.8

Subd. 3. Effect of declaration of peacetime emergency. (a) A declaration of a peacetime 5.9 emergency in accordance with this section authorizes the governor to exercise for a period 5.10 not to exceed the time specified in this section the powers and duties conferred and imposed 5.11 by this chapter for a peacetime declared emergency and invokes the necessary portions of 5.12 the state emergency operations plan developed pursuant to section 12.21, subdivision 3, 5.13 5.14 relating to response and recovery aspects and may authorize aid and assistance under the

plan. Nothing in this section shall preclude the governor or the governor's commissioners 5.15

from pursuing all federal funding available. An emergency declared in response to 5.16

bioterrorism or a public health emergency is governed by chapter 144. 5.17

(b) During a declared emergency, the governor and the governor's commissioners must 5.18

not suspend a person's business license for a failure or alleged failure to comply with an 5.19

order or rule promulgated by the governor under authority of section 12.21, subdivision 3, 5.20

clause (1), or violate any right afforded to a person under the state or federal constitution. 5.21

Sec. 8. Minnesota Statutes 2020, section 12.32, is amended to read: 5.22

12.32 GOVERNOR'S ORDERS AND RULES, EFFECT. 5.23

Orders and rules promulgated by the governor under authority of section 12.21, 5.24

subdivision 3, clause (1), when approved by the Executive Council and filed in the Office 5.25

of the Secretary of State, have, during a national security emergency, peacetime declared 5.26

emergency, public health emergency, or energy supply emergency, do not have the full 5.27

force and effect of law unless the content of the order or rule is enacted by the legislature 5.28

in law no later than five days after the order or rule first takes effect. Rules and ordinances 5.29

of any agency or political subdivision of the state inconsistent with the provisions of this 5.30

chapter or with any order or rule having the force and effect of law issued under the authority 5.31

of this chapter, is suspended during the period of time and to the extent that the emergency 5.32

exists. 5.33

	03/02/22	REVISOR	KRB/KB	22-06856	as introduced				
6.1	Sec. 9. Mi	nnesota Statutes 2	2020, section 12.36	, is amended to read:					
6.2	12.36 GOVERNOR'S POWERS TO FAST PROVIDE EMERGENCY AID.								
6.3	(a) The governor, during an emergency or disaster and notwithstanding any other law								
6.4	unless otherwise provided by law, may:								
6.5	(1) enter	(1) enter into contracts and incur obligations necessary to combat the disaster by							
6.6	protecting the health and safety of persons and the safety of property and by providing								
6.7	emergency assistance to the victims of the disaster; and								
6.8	(2) exercise the powers vested by this subdivision in the light of the exigencies of the								
6.9	disaster without compliance with time-consuming procedures and formalities prescribed								
6.10	by law perta	aining to:							
6.11	(i) the pe	erformance of pub	lic work;						
6.12	(ii) enter	ring into contract;							
6.13	(iii) incu	rring of obligation	ns;						
6.14	(iv) emp	loyment of tempo	rary workers;						
6.15	(v) renta	l of equipment;							
6.16	(vi) purc	hase of supplies a	and materials, for ex	xample, but not limited	to, publication of				
6.17	calls for bid	s;							
6.18	(vii) pro	(vii) provisions of the Civil Service Act and rules;							
6.19	(viii) pro	(viii) provisions relating to low bids; and							
6.20	(ix) requ	irements for the b	oudgeting and allot	nent of funds.					
6.21	(b) All c	ontracts must be i	n writing, executed	l on behalf of the state b	y the governor or				
6.22	a person del	egated by the gov	ernor in writing so	to do, and must be prom	ptly filed with the				
6.23	commission	er of management	and budget, who sh	all forthwith encumber f	funds appropriated				
6.24	for the purp	oses of the contra	ct for the full contr	act liability and certify t	hereon that the				
6.25	encumbranc	e has been made.							
6.26	Sec. 10. N	Iinnesota Statutes	2020, section 12.6	1, subdivision 2, is ame	nded to read:				
6.27	Subd. 2.	Emergency exect	utive order. (a) Dur	ring a <del>national security</del> de	eclared emergency				
6.28	or a peacetii	me emergency dec	clared under section	<del>n 12.31</del> , the governor m	ay issue an				
6.29	emergency	executive order up	oon finding that the	number of seriously ill	or injured persons				

7.1 exceeds the emergency hospital or medical transport capacity of one or more regional

7.2 hospital systems and that care for those persons has to be given in temporary care facilities.

7.3 (b) During the effective period of the emergency executive order, a responder in any

7.4 impacted region acting consistent with emergency plans is not liable for any civil damages

7.5 or administrative sanctions as a result of good-faith acts or omissions by that responder in

- 7.6 rendering emergency care, advice, or assistance. This section does not apply in case of
- 7.7 malfeasance in office or willful or wanton actions.

## 7.8 Sec. 11. **<u>REVISOR INSTRUCTION.</u>**

- 7.9 The revisor of statutes must renumber the subdivisions in Minnesota Statutes, section
- 7.10 <u>12.03</u>, in alphabetical order and revise all cross-references accordingly.
- 7.11 Sec. 12. <u>**REPEALER.**</u>
- 7.12 Minnesota Statutes 2020, section 12.45, is repealed.

#### APPENDIX Repealed Minnesota Statutes: 22-06856

### **12.45 VIOLATIONS, PENALTIES.**

Unless a different penalty or punishment is specifically prescribed, a person who willfully violates a provision of this chapter or a rule or order having the force and effect of law issued under authority of this chapter is guilty of a misdemeanor and upon conviction must be punished by a fine not to exceed \$1,000, or by imprisonment for not more than 90 days.