REVISOR

16-6531

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State of Minnesota

## HOUSE OF REPRESENTATIVES 3385 H. F. No.

## EIGHTY-NINTH SESSION

03/21/2016 Authored by Heintzeman

The bill was read for the first time and referred to the Committee on Transportation Policy and Finance

1.1	A bill for an act				
1.2	relating to public safety; enhancing penalties and establishing minimum fines				
1.3	for repeat violations of driving without a valid license; amending Minnesota				
1.4	Statutes 2014, section 171.24.				
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:				
1.6	Section 1. Minnesota Statutes 2014, 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				
1.9	provided 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				
1.15	is suspended.				
1.16	Subd. 2. Driving after revocation; misdemeanor. Except as otherwise provided				
1.17	in 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1.18	(1) the person's driver's license or driving privilege has been revoked;				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				
1.21	(3) the person disobeys the order by operating in this state any motor vehicle, the				
1.22	operation of which requires a driver's license, while the person's license or privilege is				
1.23	revoked.				

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2.1	Subd. 3. Driving after cancellation; misdemeanor. Except as otherwise provided							
2.2	in subdivision 5, a person is g	in subdivision 5, a person is guilty of a misdemeanor if:						
2.3	(1) the person's driver's	(1) the person's driver's license or driving privilege has been canceled;						
2.4	(2) the person has been	(2) the person has been given notice of or reasonably should know of the						
2.5	cancellation; and	cancellation; and						
2.6	(3) the person disobeys	(3) the person disobeys the order by operating in this state any motor vehicle, the						
2.7	operation of which requires a	driver's license, while the per	cson's license or p	privilege is				
2.8	canceled.	canceled.						
2.9	Subd. 4. Driving after	Subd. 4. Driving after disqualification; misdemeanor. Except as otherwise						
2.10	provided in subdivision 5, a p	provided in subdivision 5, a person is guilty of a misdemeanor if the person:						
2.11	(1) has been disqualified from holding a commercial driver's license or been denied							
2.12	the privilege to operate a con	the privilege to operate a commercial motor vehicle;						
2.13	(2) has been given notic	(2) has been given notice of or reasonably should know of the disqualification; and						
2.14	(3) disobeys the order b	by operating in this state a com	mercial motor ve	ehicle while				
.15	the person is disqualified to h	old the license or privilege.						
.16	Subd. 5. Gross misde	meanor violations. (a) A per	son is guilty of a	gross				
.17	misdemeanor if:							
18	(1) the person's driver's	license or driving privilege ha	as been canceled	or denied				
19	under section 171.04, subdivi	ision 1, clause (10);						
20	(2) the person has been	given notice of or reasonably s	should know of th	e cancellation				
21	or denial; and							
2	(3) the person disobeys	the order by operating in this	state any motor v	vehicle, the				
3	operation of which requires a	driver's license, while the per	cson's license or p	privilege is				
4	canceled or denied.	canceled or denied.						
5	(b) A person is guilty of	f a gross misdemeanor if the p	erson violates thi	is section and				
<b>)</b>	is involved in a collision resu	lting in substantial bodily har	n or death to ano	ther.				
,	··· · · · · · · · · · · · · · · · · ·	f a gross misdemeanor and is s						
	under subdivision 5a, paragra	uph (b), if the person violates t	his section within	n ten years of				
	the first of two prior conviction	ons under this section.						
)	Subd. 5a. Minimum p	enalties. (a) A person who is	convicted under	this section				
	a second time must, at a min	imum, be sentenced to pay a f	ine of at least \$7	<u>50. This</u>				
	paragraph does not apply to c	convictions under subdivision	5, paragraph (c).					
	(b) A person who is cor	nvicted under this section a thi	rd or subsequent	time must, at				
	a minimum, be sentenced to	a minimum, be sentenced to pay a fine of at least \$1,500.						
	× / • •	a person to perform community	•					
5	a portion of the minimum fine	e required under this subdivisi	on if the court m	akes specific				

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3.1	findings on the record that the convi	cted person is indiger	nt or that payment of t	he fine		
3.2	would create undue hardship for the convicted person or that person's immediate family.					
3.3	Subd. 6. Responsibility for prosecution. (a) The attorney in the jurisdiction					
3.4	in which the violation occurred who is responsible for prosecution of misdemeanor					
3.5	violations of this section is also responsible for prosecution of gross misdemeanor					
3.6	violations of this section.					
3.7	(b) Nothing in this section or s	ection 609.035 or 609	9.04 shall limit the poy	wer of the		
3.8	state to prosecute or punish a person for conduct that constitutes any other crime under					
3.9	any other law of this state.					
3.10	Subd. 7. Sufficiency of notice	. (a) Notice of revoca	ation, suspension, can	cellation,		
3.11	or disqualification is sufficient if per	sonally served, or if i	nailed by first class m	ail to the		
3.12	person's last known address or to the	address listed on the	person's driver's licen	se. Notice		
3.13	is also sufficient if the person was in	formed that revocation	on, suspension, cancel	lation, or		
3.14	disqualification would be imposed u	pon a condition occu	rring or failing to occu	ur, and		
3.15	where the condition has in fact occu	rred or failed to occu	r.			
3.16	(b) It is not a defense that a per-	rson failed to file a cl	nange of address with	the post		
3.17	office, or failed to notify the Departr	nent of Public Safety	of a change of name of	or address		
3.18	as required under section 171.11.					
3.19	Subd. 8. Definition. For the pr	urposes of this section	n, "substantial bodily l	narm" has		
3.20	the meaning given in section 609.02	, subdivision 7a.				
3.21	EFFECTIVE DATE. This see	ction is effective Aug	ust 1, 2016, and appli	es to		
		1.				

3.22 <u>offenses committed on or after that date.</u>