02/11/13		REVISOR	KLL/AF	1	3-1550
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H	OUSE OF H	REPRESE	NTATIVE	S	
EIGHTY-EIGH	TH SESSION		H. F. N	No.	043
02/28/2013 Authored by Simon a	nd Cornish	a Committee on Dublic Safe	ty Finance and Policy		

O2/203/2013 Finance of Simon and Communication of Report: Pass and referred to the Committee on Public Safety Finance and Policy
O3/13/2013 Adoption of Report: Pass and re-referred to the Committee on Judiciary Finance and Policy
O3/18/2013 Adoption of Report: Pass and Read Second Time

1.1	A bill for an act
1.2	relating to public safety; creating new crimes relating to 911 emergency calls;
1.3	providing criminal penalties; amending Minnesota Statutes 2012, section 609.78.
1.4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.5	Section 1. Minnesota Statutes 2012, section 609.78, is amended to read:
1.6	609.78 EMERGENCY TELEPHONE CALLS AND COMMUNICATIONS.
1.7	Subdivision 1. Misdemeanor offenses. Whoever does the following is guilty of a
1.8	misdemeanor:
1.9	(1) refuses to relinquish immediately a coin-operated telephone or a telephone
1.10	line consisting of two or more stations when informed that the line is needed to make
1.11	an emergency call;
1.12	(2) secures a relinquishment of a coin-operated telephone or a telephone line
1.13	consisting of two or more stations by falsely stating that the line is needed for an emergency;
1.14	(3) publishes telephone directories to be used for telephones or telephone lines and
1.15	the directories do not contain a copy of this section;
1.16	(4) makes a call for emergency police, fire, medical, or ambulance service, knowing
1.17	that no police, fire, or medical emergency exists; or
1.18	(5) interrupts, disrupts, impedes, or otherwise interferes with the transmission of a
1.19	citizen's band radio channel communication the purpose of which is to inform or inquire
1.20	about a medical emergency or an emergency in which property is or is reasonably believed
1.21	to be in imminent danger of damage or destruction-; or
1.22	(6) makes or initiates an emergency call, knowing that no emergency exists, and
1.23	with the intent to disrupt, interfere with, or reduce the provision of emergency services

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2.1	or the emergency call center's reso	ources, remains silent, o	or makes abusive or	harassing		
2.2	statements to the call recipient.					
2.3	Subd. 2. Interference with emergency call; Gross misdemeanor offense offenses.					
2.4	A person who Whoever does the	A person who Whoever does the following is guilty of a gross misdemeanor:				
2.5	(1) intentionally interrupts, c	(1) intentionally interrupts, disrupts, impedes, or interferes with an emergency call or				
2.6	who intentionally prevents or hind	who intentionally prevents or hinders another from placing an emergency call, and whose				
2.7	conduct does not result in a violat	ion of section 609.498 <del>,</del>	is guilty of a gross r	nisdemeanor		
2.8	and may be sentenced to imprison	and may be sentenced to imprisonment for not more than one year or to payment of a fine				
2.9	of not more than \$3,000, or both.	- 2				
2.10	(2) places an emergency cal	l and reports a fictitious	s emergency with th	e intent		
2.11	of prompting an emergency response by law enforcement, fire, or emergency medical					
2.12	services personnel; or					
2.13	(3) violates subdivision 1, c	lause (6), after having b	peen previously conv	victed or		
2.14	adjudicated delinquent for violating	ng that clause.				
2.15	Subd. 2a. Felony offense;	reporting fictitious em	ergency resulting i	n serious		
2.16	injury. Whoever violates subdivi	sion 2, clause (2), is gu	uilty of a felony and	may be		
2.17	sentenced to imprisonment for not	t more than ten years or	to payment of a fine	e of not more		
2.18	than \$20,000, or both, if the call t	riggers an emergency re	esponse and, as a res	sult of the		
2.19	response, someone suffers great b	odily harm or death.				
2.20	Subd. 2b. Other felony offe	enses. Whoever does th	e following is guilty	/ of a felony		
2.21	and may be sentenced to imprisor	ment for not more than	n five years or to pay	ment of		
2.22	a fine of not more than \$10,000, o	or both:				
2.23	(1) violates subdivision 1, c	lause (6), after having b	been previously conv	victed or		
2.24	adjudicated delinquent for violating	ng that clause on more t	han one occasion; o	<u>r</u>		
2.25	(2) intentionally uses multip	le communications dev	ices or electronic me	ans to block,		
2.26	interfere with, overload, or otherw	vise prevent the emerge	ency call center's sys	tem from		
2.27	functioning properly, and these ac	tions make the system	unavailable to some	one needing		
2.28	emergency assistance.					
2.29	Subd. 3. Definition. (a) Exc	cept as provided in para	<u>agraph (b),</u> for purpo	oses of this		
2.30	section, "emergency call" means:					
2.31	(1) a 911 call;					
2.32	(2) any call for emergency r	nedical or ambulance se	ervice; or			
2.33	(3) any call for assistance fr	om a police or fire depa	artment or for other	assistance		
2.34	needed in an emergency to avoid	serious harm to person	or property,			
2.35	and an emergency exists.					
2.36	(b) As used in subdivisions	1, clause (6); 2, clause	(2); and 2a:			

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3.1	(1) "call" includes the use of a	any of the following	methods of commun	ication:
3.2	telephones, facsimiles, voice-over-I	nternet protocols, e-m	nail messages, text m	lessages, and
3.3	electronic transmissions of an image	e or video; and		
3.4	(2) "emergency call" has the r	neaning given in para	agraph (a) but does n	ot require
3.5	the existence of an emergency.			
3.6	EFFECTIVE DATE. This se	ction is effective Aug	ust 1, 2013, and app	lies to crimes

3.7 committed on or after that date.