07/01/20

KLL/JK

20-8883

## **SENATE** STATE OF MINNESOTA SECOND SPECIAL SESSION

## S.F. No. 33

(SENATE AUTHORS: CWODZINSKI, Kent, Frentz, Bigham and Isaacson)					
DATE	D-PG	OFFICIAL STATUS			
07/13/2020	15	Introduction and first reading Referred to Rules and Administration			
07/20/2020	42	Motion did not prevail to withdraw from committee and lay on table			

1.1	A bill for an act
1.2	relating to crime; providing guidance to courts on sentencing veterans for criminal
1.3 1.4	offenses related to a service-related disorder; proposing coding for new law in Minnesota Statutes, chapter 609.
1.4	Whinesota Statutes, enapter 009.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. [609.1056] MILITARY VETERAN OFFENDERS RESTORATIVE
1.7	JUSTICE SENTENCE.
1.8	Subdivision 1. Offenses as a result of military service; presentence supervision
1.9	procedures. (a) In the case of a person charged with a criminal offense that is either Severity
1.10	Level 7, D7, or lower in the Minnesota Sentencing Guidelines, including misdemeanor or
1.11	gross misdemeanor offenses, who could otherwise be sentenced to county jail or state prison
1.12	and who alleges that the offense was committed as a result of sexual trauma, traumatic brain
1.13	injury, post-traumatic stress disorder, substance abuse, or mental health conditions stemming
1.14	from service in the United States military, the court shall, prior to entering a plea of guilty,
1.15	make a determination as to whether the defendant was, or currently is, a member of the
1.16	United States military and whether the defendant may be suffering from sexual trauma,
1.17	traumatic brain injury, post-traumatic stress disorder, substance abuse, or mental health
1.18	conditions as a result of that person's service. The court may request, through existing
1.19	resources, an assessment to aid in that determination.
1.20	(b) A defendant who requests to be sentenced under this section shall release or authorize
1.21	access to military service reports and records relating to the alleged conditions stemming
1.22	from service in the United States military. The records shall be filed as confidential and
1.23	remain sealed, except as provided for in this paragraph. The defendant, through existing

2.1	records or licensed professional evaluation, shall establish the diagnosis of the condition
2.2	and its connection to military service. The court, on the prosecutor's motion with notice to
2.3	defense counsel, may order the defendant to furnish to the court for in camera review or to
2.4	the prosecutor copies of all medical and military service reports and records previously or
2.5	subsequently made concerning the defendant's condition and its connection to service. Based
2.6	on the record, the court shall make findings on whether, by clear and convincing evidence,
2.7	the defendant suffers from a diagnosable condition and whether that condition stems from
2.8	service in the United States military. Within 15 days of the court's findings, either party
2.9	may file a challenge to the findings and demand a hearing on the defendant's eligibility
2.10	under this section.
2.11	(c) If the court concludes that a defendant who entered a plea of guilty to a criminal
2.12	offense is a person described in this subdivision or the parties stipulate to eligibility, and if
2.13	the defendant is otherwise eligible for probation, the court shall, upon the defendant entering
2.14	a plea of guilty, without entering a judgment of guilty and with the consent of the defendant,
2.15	defer further proceedings and place the defendant on probation upon such reasonable
2.16	conditions as it may require and for a period not to exceed the maximum sentence provided
2.17	for the violation. If the veteran has previously received a stay of adjudication for a felony
2.18	offense under this section, the court may in its discretion sentence consistent with this section
2.19	or deny the use of this section on subsequent felony offenses. If the court denies a stay of
2.20	adjudication on this basis, the court may sentence pursuant to the guidelines, application,
2.21	or waiver of statutory mandatory minimums, or a departure pursuant to subdivision 2,
2.22	paragraph (d).
2.23	(d) Upon violation of a condition of the probation, the court may enter an adjudication
2.24	of guilt and proceed as otherwise provided by law, including sentencing pursuant to the
2.25	guidelines, application or waiver of statutory mandatory minimums, or a departure under
2.26	subdivision 2, paragraph (d).
2.27	(e) As a condition of probation, the court may order the defendant to attend a local, state,
2.28	federal, or private nonprofit treatment program for a period not to exceed that period which
2.29	the defendant would have served in state prison or county jail, provided the defendant agrees
2.30	to participate in the program and the court determines that an appropriate treatment program
2.31	exists.
2.32	(f) A defendant granted probation under this section and ordered to attend a residential
2.33	treatment program may be awarded sentence credits for the actual time the defendant serves
2.34	in residential treatment.

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3.1	(g) The court, in making an order under this section to order a defendant to attend an
3.2	established treatment program, shall give preference to a treatment program that has a history
3.3	of successfully treating veterans who suffer from sexual trauma, traumatic brain injury,
3.4	post-traumatic stress disorder, substance abuse, or mental health problems as a result of that
3.5	service, including but not limited to programs operated by the United States Departments
3.6	of Defense or Veterans Affairs.
3.7	(h) The court and the assigned treatment program shall, when available, collaborate with
3.8	the county veterans service officer and the United States Department of Veterans Affairs
3.9	to maximize benefits and services provided to the veteran.
3.10	(i) If available in the county or judicial district having jurisdiction over the case, the
3.11	defendant may be supervised by the veterans treatment court program under subdivision 3.
3.12	If there is a veterans treatment court that meets the requirements of subdivision 3 in the
3.13	county in which the defendant resides or works, supervision of the defendant may be
3.14	transferred to that county or judicial district veterans treatment court program. If the defendant
3.15	successfully completes the veterans treatment court program in the supervising jurisdiction,
3.16	that jurisdiction shall sentence the defendant under this section. If the defendant is
3.17	unsuccessful in the veterans treatment court program, the defendant's supervision shall be
3.18	returned to the jurisdiction that initiated the transfer for standard sentencing.
3.19	(j) Sentencing pursuant to this section waives any right to administrative review pursuant
3.20	to section 169A.53, subdivision 1, or judicial review pursuant to section 169A.53, subdivision
3.21	2, for a license revocation or cancellation imposed pursuant to section 169A.52, and also
3.22	waives any right to administrative review pursuant to section 171.177, subdivision 10, or
3.23	judicial review pursuant to section 171.177, subdivision 11, for a license revocation or
3.24	cancellation imposed pursuant to section 171.177, if that license revocation or cancellation
3.25	is the result of the same incident that is being sentenced.
3.26	Subd. 2. Restorative justice for military veterans; dismissal of charges. (a) It is in
3.27	the interests of justice to restore a defendant who acquired a criminal record due to a mental
3.28	health condition stemming from service in the United States military to the community of
3.29	law abiding citizens. The restorative provisions of this subdivision apply to cases in which
3.30	a court monitoring the defendant's performance of probation under this section finds at a
3.31	public hearing, held after not less than 15 days' notice to the prosecution, the defense, and
3.32	any victim of the offense, that all of the following describe the defendant:
3.33	(1) the defendant was granted probation and was at the time that probation was granted
3.34	a person eligible under subdivision 1;

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4.1	(2) the de	efendant is in subs	tantial compliance	with the conditions of	that probation;
4.2	(3) the de	efendant has succe	ssfully participate	d in court-ordered treat	nent and services
4.3	to address the	e sexual trauma, tra	umatic brain injur	y, post-traumatic stress d	lisorder, substance
4.4	abuse, or me	ntal health problem	ns stemming from	military service;	
4.5	(4) the de	efendant does not 1	epresent a danger	to the health and safety	of others; and
4.6	(5) the de	efendant has demo	nstrated significar	t benefit from court-ord	lered education,
4.7	treatment, or	rehabilitation to c	learly show that g	ranting restorative relie	f pursuant to this
4.8	subdivision v	would be in the int	erests of justice.		
4.9	(b) When	determining whe	ther granting resto	rative relief under this s	ubdivision is in
4.10	the interests	of justice, the cou	rt may consider, ar	nong other factors, all c	of the following:
4.11	(1) the de	efendant's complet	ion and degree of	participation in education	on, treatment, and
4.12	rehabilitation	n as ordered by the	e court;		
4.13	(2) the de	efendant's progress	s in formal educati	on;	
4.14	(3) the de	efendant's develop	ment of career pot	ential;	
4.15	(4) the de	efendant's leadersh	ip and personal re	sponsibility efforts;	
4.16	(5) the de	efendant's contribu	tion of service in	support of the communi	ty; and
4.17	<u>(6) the le</u>	vel of harm to the	community or vic	tim from the offense.	
4.18	(c) If the	court finds that a c	ase satisfies each c	of the requirements desc	ribed in paragraph
4.19	(a), then upo	n expiration of the	e period of probati	on the court shall discha	urge the defendant
4.20	and dismiss t	the proceedings ag	ainst that defenda	nt. Discharge and dismi	ssal under this
4.21	subdivision s	shall be without co	ourt adjudication o	f guilt, but a not public	record of it shall
4.22	be retained b	y the Bureau of C	riminal Apprehens	sion for the purpose of u	ise by the courts
4.23	in determinin	ng the merits of su	bsequent proceedi	ngs against the defenda	nt. The not public
4.24	record may a	llso be opened onl	y upon court order	for purposes of a crimi	nal investigation,
4.25	prosecution,	or sentencing. Up	on request by law	enforcement, prosecutio	on, or corrections
4.26	authorities, t	he bureau shall no	tify the requesting	party of the existence of	of the not public
4.27	record and th	e right to seek a co	urt order to open it	under this section. The c	ourt shall forward
4.28	a record of a	ny discharge and o	lismissal under thi	s subdivision to the bur	eau which shall
4.29	make and ma	aintain the not pub	lic record of it as	provided under this sub	division. The
4.30	discharge or	dismissal shall no	t be deemed a con	viction for purposes of	disqualifications
4.31	or disabilitie	s imposed by law	upon conviction o	f a crime or for any othe	er purpose. For

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5.1	purposes of t	nis subdivision, "n	ot public" has the n	neaning given in section	13.02, subdivision
5.2	<u>8a.</u>		•		
5.3	(d) If the	charge to which the	e defendant entered	l a plea of guilty is listed	under subdivision
5.4	<u></u>			esumptive commitment	
5.5				aragraph (a) to justify a	
5.6	departure, or	any sentence app	ropriate including	the application or waive	er of statutory
5.7	mandatory m	inimums. If the co	ourt finds paragrap	h (a), clauses (1) to (5), :	factors, defendant
5.8	is presumed	amenable to proba	ation.		
5.9	(e) A disn	nissal under this su	ubdivision does no	t apply to an offense for	which registration
5.10	is required u	nder section 243.1	66, subdivision 11	<u>).</u>	
5.11	Subd. 3.	Optional veteran	s treatment court	program; procedures	for eligible
5.12	<u>defendants.</u>	(a) A county or ju	dicial district may	supervise probation un	der this section
5.13	through a ver	erans treatment co	ourt, using county	veterans service officer	s appointed under
5.14	sections 197.	60 to 197.606, Ur	nited States Depart	ment of Veterans Affair	s veterans justice
5.15	outreach spe	cialists, probation	agents, and any of	her rehabilitative resour	rces available to
5.16	the court.				
5.17	<u>(b)</u> "Veter	ans treatment cou	rt program" means	a program that has the f	ollowing essential
5.18	characteristic	<u>:S:</u>			
5.19	(1) the in	tegration of servic	es in the processir	ng of cases in the judicia	ıl system;
5.20	(2) the us	e of a nonadversa	rial approach invol	ving prosecutors and de	fense attorneys to
5.21	promote pub	lic safety and to p	rotect the due proc	ess rights of program p	articipants;
5.22	(3) early	dentification and	prompt placement	of eligible participants	in the program;
5.23	<u>(4) access</u>	s to a continuum c	of alcohol, controll	ed substance, mental he	alth, and other
5.24	related treatm	nent and rehabilita	ative services;		
5.25	(5) carefu	l monitoring of tr	eatment and servio	es provided to program	participants;
5.26	<u>(6) a coor</u>	dinated strategy t	o govern program	responses to participant	s' compliance;
5.27	<u>(7) ongoi</u>	ng judicial interac	tion with program	participants;	
5.28	<u>(8) monit</u>	oring and evaluati	ion of program go	als and effectiveness;	
5.29	<u>(9) contir</u>	uing interdiscipli	nary education to	promote effective progra	am planning,
5.30	implementat	ion, and operation	<u>s;</u>		

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6.1 6.2	<u> </u>	elopment of partne e United States De		agencies and community	<i>v</i> organizations,
6.3 6.4	(11) inclusion of a participant's family members who agree to be involved in the treatment and services provided to the participant under the program.				
6.5	Subd. 4.	Creation of count	y and city diversion	on programs; authoriza	tion. Any county
6.6	or city may e	establish and operat	e a veterans pretria	al diversion program for o	offenders eligible
6.7	under subdiv	vision 1 without pe	nalty under sectio	n 477A.0175. "Pretrial d	iversion" means
6.8	the decision	of a prosecutor to	refer an offender t	o a diversion program or	n condition that
6.9	the criminal	charges against the	offender shall be	dismissed after a specifie	d period of time,
6.10	or the case s	hall not be charged	l, if the offender st	accessfully completes the	e program of
6.11	treatment rec	commended by the	United States De	partment of Veterans Aff	airs or a local,
6.12	state, federal	l, or private nonpro	ofit treatment prog	ram.	

6.13 **EFFECTIVE DATE.** This section is effective August 1, 2020.