MS

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 3317

(SENATE AUTHORS: WESTLIN and Kreun)							
DATE	D-PG	OFFICIAL STATUS					
05/02/2023	6906	Introduction and first reading					
		Referred to Judiciary and Public Safety					
03/07/2024	11933a	Comm report: To pass as amended					
		Second reading					
		Referred to for comparison with HF3309					
03/14/2024	12207	Rule 45; subst. General Orders HF3309, SF indefinitely postponed					
04/11/2024	13654	Author added Kreun					

1.1	A bill for an act
1.2	relating to civil actions; enacting the Uniform Public Expression Protection Act
1.3 1.4	proposed for adoption by the National Conference of Commissioners on Uniform State Laws; proposing coding for new law in Minnesota Statutes, chapter 554;
1.4 1.5	repealing Minnesota Statutes 2022, sections 554.01; 554.02; 554.03; 554.04;
1.6	554.045; 554.05; 554.06.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8	Section 1. [554.07] SHORT TITLE.
1.9	Sections 554.07 to 554.19 may be cited as the "Uniform Public Expression Protection
1.10	<u>Act."</u>
1.11	Sec. 2. [554.08] SCOPE.
1.12	(a) For the purposes of sections 554.07 to 554.19, the terms in this section have the
1.13	meanings given them.
1.14	(1) "Goods or services" does not include the creation, dissemination, exhibition, or
1.15	advertisement or similar promotion of a dramatic, literary, musical, political, journalistic,
1.16	or artistic work.
1.17	(2) "Governmental unit" means a public corporation or government or governmental
1.18	subdivision, agency, or instrumentality.
1.19	(3) "Person" means an individual, estate, trust, partnership, business or nonprofit entity,
1.20	governmental unit, or other legal entity.
1.21	(b) Except as otherwise provided in paragraph (c), sections 554.07 to 554.19 apply to a
1.22	cause of action asserted in a civil action against a person based on the person's:

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	SF3317	REVISOR	MS	S3317-1	1st Engrossment
2.1	(1) com	munication in a legisla	ative, executive,	judicial, administrati	ve, or other
2.2	government	al proceeding;			
2.3	(2) com	munication on an issue	under consider	ation or review in a leg	gislative, executive,
2.4	<u> </u>	ninistrative, or other g			<u> </u>
2.5	(3) exer	cise of the right of free	edom of speech	or of the press, the rig	to assemble or
2.6	<u> </u>	the right of association	-		
2.7	Minnesota (Constitution on a matt	er of public con	cern.	
2.8	(c) Secti	ons 554.07 to 554.19	do not apply to	a cause of action:	
2.9	<u>(1)</u> again	nst a governmental un	it or an employe	ee or agent of a govern	nmental unit acting
2.10	or purportin	ng to act in an official	capacity;		
2.11	<u>(2) by a</u>	governmental unit or	an employee or	agent of a governmen	tal unit acting in an
2.12	official capa	acity to enforce a law	to protect again	st an imminent threat	to public health or
2.13	safety;				
2.14	<u>(3)</u> again	nst a person primarily	engaged in the	business of selling or	leasing goods or
2.15	services if t	he cause of action aris	ses out of a com	munication related to	the person's sale or
2.16	lease of the	goods or services;			
2.17	<u>(4) again</u>	nst a person named in	a civil suit brou	ght by a victim of a c	rime against a
2.18	perpetrator;				
2.19	<u>(</u> 5) again	nst a person named in	a civil suit brou	ght to establish or dec	clare real property
2.20	possessory	rights, use of real prop	erty, recovery o	f real property, quiet t	itle to real property,
2.21	or related cl	aims relating to real p	property;		
2.22	<u>(6) seeki</u>	ing recovery for bodily	/ injury, wrongfi	ul death, or survival or	to statements made
2.23	regarding th	nat legal action, unless	the claims invo	olve damage to reputa	tion;
2.24	<u>(7)</u> brou	ght under the insuranc	e code or arisin	g out of an insurance	contract;
2.25	<u>(8)</u> base	d on a common law fr	aud claim;		
2.26	<u>(9)</u> brou	ght under chapters 517	to 519A; or cou	interclaims based on a	criminal no-contact
2.27	order pursu	ant to section 629.72 c	or 629.75; for or	r based on an antihara	ssment order or a
2.28	sexual assau	alt protection order une	der section 518	B.01; or for or based of	n a vulnerable adult
2.29	protection c	order for crimes agains	st the vulnerable	e adult under sections	609.232, 609.2325,
2.30	609.233, 60	9.2335, and 609.234;			
2.31	<u>(10) bro</u>	ught under chapters 1'	75, 177, 178, 17	9, and 179A; negliger	nt supervision,
2.32	retention, or	r infliction of emotiona	al distress unless	s the claims involve da	mage to reputation;

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 wrongful discharge in violation of public policy; whistleblowing; or enforcement of erights under civil service, collective bargaining, or handbooks and policies; (11) brought under consumer protection, chapter 325F or 325G; or (12) for any claim brought under federal law. (d) Sections 554.07 to 554.19 apply to a cause of action asserted under paragra clause (3), (8), or (11), when the cause of action is: (1) a legal action against a person arising from any act of that person, whether private, related to the gathering, receiving, posting, or processing of information f communication to the public, whether or not the information is actually communit the public, for the creation, dissemination, exhibition, or advertisement or other si promotion of a dramatic, literary, musical, political, journalistic, or otherwise artist including audiovisual work regardless of the means of distribution, a motion pietu television or radio program, or an article published in a newspaper, website, maga other platform, no matter the method or extent of distribution; or (2) a legal action against a person related to the communication, gathering, recepting, or processing of consumer opinions or commentary, evaluations of consu complaints, or reviews or ratings of businesses. Sec. 3. [554.09] SPECIAL MOTION FOR EXPEDITED RELIEF. Not later than 60 days after a party is served with a complaint, crossclaim, count third-party claim, or other pleading that asserts a cause of action to which sections to 554.19 apply, or at a later time on a showing of good cause, the party may file a motion for expedited relief to dismiss the cause of action or part of the cause of action 554.09: (1) all other proceedings between the moving party and responding party, includiscovery and a pending hearing or motion, are stayed; and (2) on motion by the moving party, the court may stay a hearing or motion inv another party, or discovery by another party, if the hearing o	SF3317	KEVISOR	MS	53317-1	1st Engre
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Sec. 4. [554.10] STAY. (a) Except as otherwise provided in paragraphs (d) to (g), on the filing of a motion section 554.09: (1) all other proceedings between the moving party and responding party, inclu- discovery and a pending hearing or motion, are stayed; and (2) on motion by the moving party, the court may stay a hearing or motion inv another party, or discovery by another party, if the hearing or ruling on the motion	to 554.19 app	ly, or at a later time	on a showing	of good cause, the p	party may file a
(a) Except as otherwise provided in paragraphs (d) to (g), on the filing of a motion section 554.09: (1) all other proceedings between the moving party and responding party, includis discovery and a pending hearing or motion, are stayed; and (2) on motion by the moving party, the court may stay a hearing or motion inv another party, or discovery by another party, if the hearing or ruling on the motion	motion for exp	pedited relief to dis	miss the cause	e of action or part of	the cause of act
 <u>section 554.09:</u> (1) all other proceedings between the moving party and responding party, includiscovery and a pending hearing or motion, are stayed; and (2) on motion by the moving party, the court may stay a hearing or motion invalue another party, or discovery by another party, if the hearing or ruling on the motion 	Sec. 4. [554	.10] STAY.			
(1) all other proceedings between the moving party and responding party, including control of the second state of the secon	(a) Except	as otherwise provid	led in paragrap	ohs (d) to (g), on the	filing of a motion
discovery and a pending hearing or motion, are stayed; and (2) on motion by the moving party, the court may stay a hearing or motion inv another party, or discovery by another party, if the hearing or ruling on the motion	section 554.09	<u>9:</u>			
(2) on motion by the moving party, the court may stay a hearing or motion inv another party, or discovery by another party, if the hearing or ruling on the motion	(1) all othe	er proceedings betw	veen the movin	ng party and respond	ling party, includ
another party, or discovery by another party, if the hearing or ruling on the motion	discovery and	a pending hearing	or motion, are	stayed; and	
	<u>(2) on mot</u>	tion by the moving	party, the cour	t may stay a hearing	g or motion invol
adjudicate, or the discovery would relate to, an issue material to the motion under	another party,	or discovery by an	other party, if	the hearing or ruling	g on the motion v
	adjudicate, or	the discovery woul	d relate to, an	issue material to the	e motion under s

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4.1	(b) A sta	y under paragraph (a)	remains in eff	fect until entry of an or	der ruling on the
4.2				e time under section 55	
4.3	party to app	eal the order.			
4.4	(c) Exce	pt as otherwise provid	led in paragrap	bhs (e), (f), and (g), if a	party appeals from
4.5	an order rul	ing on a motion under	section 554.09	, all proceedings betwe	en all parties in the
4.6	action are st	ayed. The stay remain	ns in effect unt	il the conclusion of the	appeal.
4.7	(d) Duri	ng a stay under paragi	raph (a), the co	urt may allow limited o	discovery if a party
4.8	shows that s	specific information is	necessary to e	establish whether a part	y has satisfied or
4.9	failed to sat	isfy a burden under se	ection 554.13, j	paragraph (a), and the i	nformation is not
4.10	reasonably a	available unless disco	very is allowed	<u>1.</u>	
4.11	<u>(e)</u> A mo	otion under section 55	4.16 for costs,	attorney fees, and expe	enses is not subject
4.12	to a stay une	der this section.			
4.13	<u>(f)</u> A stay	y under this section do	es not affect a j	party's ability voluntaril	y to dismiss a cause
4.14	of action or	part of a cause of acti	on or move to	sever a cause of action	<u>.</u>
4.15	(g) Duri	ng a stay under this se	ection, the cour	t for good cause may h	ear and rule on:
4.16	<u>(1) a mo</u>	tion unrelated to the n	notion under s	ection 554.09; and	
4.17	<u>(2) a mo</u>	tion seeking a special	or preliminary	injunction to protect a	gainst an imminent
4.18	threat to pul	olic health or safety.			
4.19	Sec. 5. [55	54.11] HEARING.			
4.20	(a) The c	court shall hear a moti	on under sectio	on 554.09 not later than	60 days after filing
4.21	of the motic	on, unless the court or	lers a later hea	ring:	
4.22	<u>(1) to all</u>	ow discovery under s	ection 554.10,	paragraph (d); or	
4.23	<u>(2) for o</u>	ther good cause.			
4.24	<u>(b) If the</u>	court orders a later he	earing under pa	uragraph (a), clause (1),	the court shall hear
4.25	the motion u	under section 554.09 n	not later than 6	0 days after the court o	order allowing the
4.26	discovery, u	nless the court orders	a later hearing	g under paragraph (a), c	lause (2).
4.27	Sec. 6. [55	54.12] PROOF.			
4.28	In ruling	g on a motion under se	ection 554.09, 1	he court shall consider	the pleadings, the
4.29	motion, any	reply or response to t	he motion, and	any evidence that cou	ld be considered in
4.30	ruling on a r	notion for summary ju	dgment under	Minnesota Rules of Civ	vil Procedure 56.03.

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5.1	Sec. 7. [554.13] DISMISSAL (OF CAUSE O	F ACTION IN WHOL	E OR PART.
5.2	(a) In ruling o	on a motion unde	r section 554.(9, the court shall dismis	ss with prejudice a
5.3	cause of action, o	or part of a cause	of action, if:		
5.4	(1) the movin	g party establishe	s under section	554.08, paragraph (b), th	hat sections 554.07
5.5	to 554.19 apply;				
5.6	(2) the respon	nding party fails t	o establish une	der section 554.08, para	graph (c), that
5.7	sections 554.07 t	to 554.19 do not a	apply; and		
5.8	(3) either:				
5.9	(i) the respon	ding party fails to	o establish a pr	ima facie case as to eacl	n essential element
5.10	of the cause of a	ction; or			
5.11	(ii) the movin	ng party establish	es that:		
5.12	(A) the respon	nding party failed	to state a cause	of action upon which re	lief can be granted;
5.13	or				
5.14	(B) there is n	o genuine issue a	s to any mater	ial fact and the moving	party is entitled to
5.15	judgment as a ma	atter of law on th	e cause of acti	on or part of the cause o	f action.
5.16	(b) A volunta	ry dismissal with	out prejudice	of a responding party's of	cause of action, or
5.17	part of a cause of	faction, that is the	e subject of a n	notion under section 554	.09 does not affect
5.18	a moving party's	right to obtain a	ruling on the r	notion and seek costs, a	ttorney fees, and
5.19	expenses under s	section 554.16.			
5.20	(c) A volunta	ry dismissal with	prejudice of a	responding party's caus	e of action, or part
5.21	of a cause of acti	on, that is the sub	oject of a motio	on under section 554.09	establishes for the
5.22	purpose of section	on 554.16 that the	e moving party	prevailed on the motion	<u>ı.</u>
5.23	Sec. 8. [554.14] RULING.			
5.24	The court sha	Ill rule on a motio	on under sectio	on 554.09 not later than	60 days after a
5.25	hearing under see	ction 554.11.			
5.26	Sec. 9. [554.15] APPEAL.			
5.27	A moving par	rty may appeal as	s a matter of ri	ght from an order denyi	ng, in whole or in
5.28	part, a motion un	der section 554.(9. The appeal	must be filed not later t	han 30 days after
5.29	entry of the order	<u>r.</u>			

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6.1	Sec. 10. [55	54.16] COSTS, ATT	FORNEY FEE	S, AND EXPENSES.			
6.2	On a moti	ion under section 554	1.09, the court sl	nall award court costs, re	asonable attorney		
6.3	On a motion under section 554.09, the court shall award court costs, reasonable attorney fees, and reasonable litigation expenses related to the motion:						
6.4	(1) to the	moving party if the	moving party p	revails on the motion; o	<u>r</u>		
6.5	(2) to the	responding party if t	the responding	party prevails on the mo	tion and the court		
6.6	finds that the	motion was frivolou	is or filed solely	with intent to delay the	e proceeding.		
6.7	Sec. 11. <u>[55</u>	54.17] CONSTRUC	TION.				
6.8	Sections :	554.07 to 554.19 mus	st be broadly co	nstrued and applied to p	rotect the exercise		
6.9	of the right o	f freedom of speech	and of the press	s, the right to assemble a	and petition, and		
6.10	the right of a	ssociation, guarantee	ed by the United	l States Constitution or	Minnesota		
6.11	Constitution.						
6.12	Sec. 12. [55	54.18] UNIFORMI	ΓΥ OF APPLI	CATION AND CONS	FRUCTION.		
6.13	In applyin	ng and construing thi	is uniform act, c	consideration must be gi	ven to the need to		
6.14	promote unif	formity of the law wi	th respect to its	subject matter among s	tates that enact it.		
6.15	Sec. 13. [55	54.19] SAVINGS CI	LAUSE.				
6.16	Sections :	554.07 to 554.19 do	not affect a cau	se of action asserted bet	fore the effective		
6.17	date of section	ons 554.07 to 554.19	in a civil actior	or a motion under Min	nesota Statutes		
6.18	2022, section	ns 554.01 to 554.06,	regarding the ca	use of action.			
6.19	Sec. 14. <u>[55</u>	54.20] NO WAIVEF	R OF OTHER	PLEADINGS OR DEI	FENSES.		
6.20	A special	motion for expedite	d relief under se	ections 554.07 to 554.19	is not meant to		
6.21	waive a defer	nse or preclude the fi	ling of another	pleading or motion rega	rding the cause of		
6.22	action.						
6.23	Sec. 15. <u>RI</u>	EVISOR INSTRUC	TION.				
6.24	The revis	or of statutes shall p	repare legislatic	on for the 2025 legislativ	ve session making		
6.25		al conforming chang					
6.26	Sec. 16. <u>RI</u>	EPEALER.					
6.27	Minnesot	a Statutes 2022, sect	ions 554.01; 55	4.02; 554.03; 554.04; 5	54.045; 554.05;		
6.28	and 554.06, a	,	, , , , , , , , , , , , , , , , , , , ,	,,,			

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7.1 Sec. 17. <u>EFFECTIVE DATE.</u>

- 7.2 This act is effective the day following final enactment and applies to a civil action
- 7.3 pending on or commenced on or after that date.

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554.01 DEFINITIONS.

Subdivision 1. Scope. The definitions in this section apply to this chapter.

Subd. 2. **Government.** "Government" includes a branch, department, agency, official, employee, agent, or other person with authority to act on behalf of the federal government, this state, or any political subdivision of this state, including municipalities and their boards, commissions, and departments, or other public authority.

Subd. 3. **Judicial claim; claim.** "Judicial claim" or "claim" includes any civil lawsuit, cause of action, claim, cross-claim, counterclaim, or other judicial pleading or filing seeking damages for an alleged injury. "Judicial claim" does not include a claim solely for injunctive relief.

Subd. 4. **Motion.** "Motion" includes any motion to dismiss, motion for summary judgment, or any other judicial pleading filed to dispose of a judicial claim.

Subd. 5. **Moving party.** "Moving party" means any person on whose behalf the motion described in section 554.02, subdivision 1, is filed seeking dismissal of an action under this chapter.

Subd. 6. **Public participation.** "Public participation" means speech or lawful conduct that is genuinely aimed in whole or in part at procuring favorable government action, including but not limited to:

(1) seeking assistance from, or reporting suspected unlawful conduct to, law enforcement;

(2) speaking before a zoning board regarding a real estate development project;

(3) communicating with an elected official concerning a change in law;

(4) demonstrating peacefully for or against a government action; and

(5) filing a complaint with a government entity regarding safety, sexual harassment, civil rights, or equal employment rights.

Subd. 7. **Responding party.** "Responding party" means any person against whom a motion described in section 554.02, subdivision 1, is filed.

554.02 PROTECTION OF CITIZENS TO PARTICIPATE IN GOVERNMENT.

Subdivision 1. **Applicability.** This section applies to any motion in a judicial proceeding to dispose of a judicial claim on the grounds that the claim materially relates to an act of the moving party that involves public participation.

Subd. 2. Procedure. On the filing of any motion described in subdivision 1:

(1) discovery must be suspended pending the final disposition of the motion, including any appeal; provided that the court may, on motion and after a hearing and for good cause shown, order that specified and limited discovery be conducted;

(2) the responding party has the burden of proof, of going forward with the evidence, and of persuasion on the motion;

(3) the court shall grant the motion and dismiss the judicial claim unless the court finds that the responding party has produced clear and convincing evidence that the acts of the moving party are not immunized from liability under section 554.03; and

(4) any governmental body to which the moving party's acts were directed or the attorney general's office may intervene in, defend, or otherwise support the moving party.

554.03 IMMUNITY.

Lawful conduct or speech that is genuinely aimed in whole or in part at procuring favorable government action is immune from liability, unless the conduct or speech constitutes a tort or a violation of a person's constitutional rights.

554.04 FEES AND DAMAGES.

Subdivision 1. Attorney fees and costs. The court shall award a moving party who prevails in a motion under this chapter reasonable attorney fees and costs associated with the bringing of the motion.

Subd. 2. **Damages.** (a) A moving party may petition the court for damages under this section in conjunction with a motion under this chapter.

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(b) If a motion under this chapter is granted and the moving party demonstrates that the respondent brought the cause of action in the underlying lawsuit for the purpose of harassment, to inhibit the moving party's public participation, to interfere with the moving party's exercise of protected constitutional rights, or otherwise wrongfully injure the moving party, the court shall award the moving party actual damages. The court may award the moving party punitive damages under section 549.20. A motion to amend the pleadings under section 549.191 is not required under this section, but the claim for punitive damages must meet all other requirements of section 549.191.

554.045 ACTION IN DISTRICT COURT.

A person may bring an action under this section in state district court against a respondent who has brought a claim in federal court that materially relates to public participation by the person. If the person demonstrates that the respondent's action in federal court was brought for the purpose of harassment, to inhibit the person's public participation, to interfere with the person's exercise of protected constitutional rights, or otherwise wrongfully injure the person, the court shall award the person actual damages and reasonable attorney fees and costs. The court may award the person punitive damages under section 549.20.

554.05 RELATIONSHIPS TO OTHER LAW.

Nothing in this chapter limits or precludes any rights the moving party or responding party may have under any other constitutional, statutory, case, or common law, or rule. Nothing in this chapter exempts individuals from their professional obligations of confidentiality.

554.06 RULE OF CONSTRUCTION.

This chapter shall be construed liberally to effectuate its purposes and intent.