SF1719 REVISOR KLL S1719-1 1st Engrossment

SENATE STATE OF MINNESOTA NINETY-FOURTH SESSION

S.F. No. 1719

(SENATE AUTHORS: LATZ, Champion, Mohamed and Oumou Verbeten)

DATE 02/20/2025 457 Introduction and first reading Referred to Judiciary and Public Safety 02/24/2025 494 Author added Champion 02/27/2025 580 Authors added Mohamed; Oumou Verbeten

03/24/2025 953a Comm report: To pass as amended and re-refer to State and Local Government

See HF2432

1.1 A bill for an act

relating to crime; creating Task Force on Mandatory Minimum Sentences.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. TASK FORCE ON MANDATORY MINIMUM SENTENCES.

Subdivision 1. **Definition.** As used in this section, "mandatory minimum" refers to legislatively defined, predetermined sentencing requirements, including but not limited to sentencing requirements under Minnesota Statutes, sections 152.021, 152.022, and 609.11, that mandate a minimum period of commitment to the commissioner of corrections upon conviction for certain offenses.

Subd. 2. Establishment. The Task Force on Mandatory Minimum Sentences is established to collect and analyze data on the charging, convicting, and sentencing of persons to mandatory minimum sentences; assess whether current laws and practices promote public safety and equity in sentencing; and make recommendations to the legislature.

- Subd. 3. **Membership.** (a) The task force consists of the following members:
- 1.15 (1) the commissioner of corrections, or a designee;
- 1.16 (2) the executive director of the Minnesota Sentencing Guidelines Commission, or a
 1.17 designee;
- 1.18 (3) the state public defender, or a designee;
- 1.19 (4) the statewide coordinator of the Violent Crime Coordinating Council, or a designee;
- 1.20 (5) one defense attorney, appointed by the Minnesota Association of Criminal Defense

1.21 Lawyers;

1.3

1.4

1.5

1.6

1.7

1.8

1.9

1.10

1.11

1.12

1.13

Section 1.

	SF1719	REVISOR	KLL	S1719-1	1st Engrossment
2.1	(6) two (county attorneys, one	from Hennepin	or Ramsey County ar	nd one from outside
2.2	the seven-co	ounty metropolitan are	ea, appointed by	y the Minnesota Coun	ty Attorneys
2.3	Association	-			-
2.4	(7) a pea	ce officer familiar wi	th shooting inve	estigations, appointed	by the Minnesota
2.5	Sheriffs' As	sociation;			
2.6	(8) a pea	ce officer familiar wi	th shooting inve	estigations, appointed	by the Minnesota
2.7	Chiefs of Po	olice Association;			
2.8	(9) one r	member representing	a victims' rights	organization, appoint	ted by the senate
2.9	majority lea	der;			
2.10	(10) one	member of a statewic	de civil rights or	rganization, appointed	l by the speaker of
2.11	the house of	f representatives;			
2.12	(11) one	impacted person who	is directly relat	ted to a person who ha	as been convicted of
2.13	a mandatory	minimum sentence o	or who has them	nselves been convicted	d of a mandatory
2.14	minimum se	entence and has comp	leted the senten	ce, appointed by the g	governor; and
2.15	(12) one	person with academic	c expertise regar	ding the laws and pra-	ctices of other states
2.16	relating to n	nandatory minimum s	sentences, appoi	nted by the governor.	
2.17	(b) Appo	ointments must be ma	de no later than	July 30, 2025.	
2.18	(c) Mem	bers shall serve withou	out compensation	on.	
2.19	(d) Mem	bers of the task force	serve at the ple	asure of the appointing	ng authority or until
2.20	the task force	ce expires. Vacancies	shall be filled by	y the appointing author	ority consistent with
2.21	the qualifica	ations of the vacating	member require	ed by this subdivision	<u>-</u>
2.22	<u>Subd. 4.</u>	Officers; meetings.	(a) The task for	ce shall elect a chair a	and vice-chair and
2.23	may elect of	ther officers as necess	sary.		
2.24	->-/			vene the first meeting	
2.25	later than A	ugust 1, 2025, and sh	all provide mee	ting space and admini	strative assistance
2.26	as necessary	for the task force to	conduct its wor	<u>k.</u>	
2.27	(c) The t	ask force shall meet a	t least monthly	or upon the call of its	chair. The task force
2.28	shall meet s	ufficiently enough to	accomplish the	tasks identified in this	s section. Meetings
2.29	of the task f	orce are subject to M	innesota Statute	s, chapter 13D.	
2.30	(d) To co	ompile and analyze da	ata, the task force	ce shall request the co	operation and

Section 1. 2

2.31

2.32

assistance of local law enforcement agencies, the Minnesota Sentencing Guidelines

Commission, the judicial branch, the Bureau of Criminal Apprehension, county attorneys,

3.1	and Tribal governments and may request the cooperation of academics and others with			
3.2	experience and expertise in researching the impact of mandatory minimum sentences.			
3.3	Subd. 5. Duties. (a) The task force shall, at a minimum:			
3.4	(1) collect and analyze data on charges, convictions, and sentences that involve mandatory			
3.5	minimum sentences;			
3.6	(2) collect and analyze data on mandatory minimum sentences in which a person received			
3.7	a mitigated durational departure because the mandatory minimum sentence was seen as			
3.8	inappropriate by a judge or county attorney, or both;			
3.9	(3) collect and analyze data on mandatory minimum sentences in which a person likely			
3.10	would have received a mitigated durational departure but for the enforcement of a mandatory			
3.11	minimum sentence;			
3.12	(4) collect and analyze data on charges, convictions, and sentences for codefendants of			
3.13	persons sentenced to a mandatory minimum sentence;			
3.14	(5) review relevant state statutes and state and federal court decisions;			
3.15	(6) receive input from persons who were convicted of a crime with a mandatory minimum			
3.16	sentence;			
3.17	(7) receive input from family members of persons who were convicted of a crime with			
3.18	a mandatory minimum sentence;			
3.19	(8) receive input from persons who were victims of crimes with a mandatory minimum			
3.20	sentence;			
3.21	(9) receive input from family members of persons who were victims of crimes with a			
3.22	mandatory minimum sentence;			
3.23	(10) analyze the benefits and unintended consequences of state statutes and practices			
3.24	related to the charging, convicting, and sentencing of persons of crimes with mandatory			
3.25	minimum sentences, including but not limited to an analysis of whether current statutes and			
3.26	practices:			
3.27	(i) promote public safety; and			
3.28	(ii) properly punish a person for that person's role in an offense; and			
3.29	(11) make recommendations for legislative action, if any, on laws affecting:			
3.30	(i) the collection and reporting of data; and			

KLL

S1719-1

1st Engrossment

REVISOR

SF1719

Section 1. 3

4.1	(ii) the charging, convicting, and sentencing of persons for crimes with mandatory
4.2	minimum sentences.
4.3	(b) At its discretion, the task force may examine, as necessary, other related issues
4.4	consistent with this section.
4.5	Subd. 6. Report. On or before August 15, 2026, the task force shall submit a report to
4.6	the chairs and ranking minority members of the legislative committees and divisions with
4.7	jurisdiction over criminal sentencing on the findings and recommendations of the task force
4.8	Subd. 7. Expiration. The task force expires the day after submitting its report under
4.9	subdivision 6.
4.10	EFFECTIVE DATE. This section is effective the day following final enactment.

KLL

S1719-1

1st Engrossment

REVISOR

SF1719

4.10

Section 1. 4