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### **SENATE** STATE OF MINNESOTA NINETY-FIRST SESSION

### **S.F. No. 111**

(SENATE AUTHORS: LIMMER, Pappas, Relph, Benson and Marty)				
DATE	D-PG	OFFICIAL STATUS		
01/14/2019	77	Introduction and first reading		
01/01/0010		Referred to Judiciary and Public Safety Finance and Policy		
01/24/2019		Comm report: To pass as amended and re-refer to Finance		

1.1	A bill for an act
1.2	relating to public safety; increasing the maximum penalty and requiring predatory
1.3	offender registration for certain invasion of privacy crimes involving minors;
1.4	increasing penalties for child pornography offenses; requiring written justification
1.5	for court-imposed stays of adjudication for sex offenses; expanding criminal sexual
1.6	conduct offenses for persons in current or recent positions of authority over
1.7	juveniles and for peace officers who engage in sexual activity with those in custody;
1.8	eliminating the voluntary relationship defense for criminal sexual conduct crimes;
1.9	eliminating the exclusion from fifth degree criminal sexual conduct for
1.10	nonconsensual, intentional touching of another person's clothed buttock; amending Minnesota Statutes 2018, sections 243.166, subdivision 1b; 609.095; 609.341,
1.11 1.12	subdivision 10; 609.342, subdivision 1; 609.343, subdivision 1; 609.344,
1.12	subdivision 1; 609.345, subdivision 1; 609.3451, subdivision 1; 609.746,
1.14	subdivision 1; 617.246, subdivision 2, 3, 4, 7; 617.247, subdivisions 3, 4, 9;
1.15	repealing Minnesota Statutes 2018, section 609.349.
1.16	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.17	Section 1. Minnesota Statutes 2018, section 243.166, subdivision 1b, is amended to read:
1.18	Subd. 1b. Registration required. (a) A person shall register under this section if:
1.19	(1) the person was charged with or petitioned for a felony violation of or attempt to
1.20	violate, or aiding, abetting, or conspiracy to commit, any of the following, and convicted
1.21	of or adjudicated delinquent for that offense or another offense arising out of the same set
1.22	of circumstances:
1.23	(i) murder under section 609.185, paragraph (a), clause (2);
1.24	(ii) kidnapping under section 609.25;
1.25	(iii) criminal sexual conduct under section 609.342; 609.343; 609.344; 609.345; 609.3451,
1.26	subdivision 3; or 609.3453; <del>or</del>

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2.1	(iv) indec	cent exposure und	er section 617.23,	subdivision 3 <u>; or</u>			
2.2	(v) surreptitious intrusion under the circumstances described in section 609.746,						
2.3	subdivision 1, paragraph (f);						
2.4	(2) the pe	erson was charged	with or petitioned	for a violation of, or atte	empt to violate, or		
2.5	aiding, abett	ing, or conspiring	to commit crimina	ll abuse in violation of s	ection 609.2325,		
2.6	subdivision 1	l, paragraph (b); fa	lse imprisonment i	n violation of section 609	9.255, subdivision		
2.7	2; solicitation	n, inducement, or	promotion of the p	prostitution of a minor o	r engaging in the		
2.8	sex traffickir	ng of a minor in vio	olation of section 6	09.322; a prostitution of	ffense in violation		
2.9	of section 60	9.324, subdivision	n 1, paragraph (a);	soliciting a minor to en	gage in sexual		
2.10	conduct in v	iolation of section	609.352, subdivis	ion 2 or 2a, clause (1); u	using a minor in a		
2.11	sexual perform	rmance in violatio	n of section 617.24	46; or possessing pornog	graphic work		
2.12	involving a n	ninor in violation o	of section 617.247,	and convicted of or adjud	dicated delinquent		
2.13	for that offer	se or another offe	ense arising out of	the same set of circumst	tances;		
2.14	(3) the pe	erson was sentence	ed as a patterned se	ex offender under sectio	n 609.3455,		
2.15	subdivision (	3a; or					
2.16	(4) the pe	erson was charged	with or petitioned	for, including pursuant	to a court martial,		
2.17	violating a la	w of the United St	ates, including the	Uniform Code of Milita	ry Justice, similar		
2.18	to the offense	es described in clau	1, (2), or (3), a	and convicted of or adjud	dicated delinquent		
2.19	for that offer	se or another offe	ense arising out of	the same set of circumst	tances.		
2.20	(b) A per	son also shall regi	ster under this sec	tion if:			
2.21	(1) the pe	erson was charged	with or petitioned	for an offense in anothe	er state that would		
2.22	be a violation	n of a law describe	ed in paragraph (a)	if committed in this sta	te and convicted		
2.23	of or adjudic	ated delinquent for	or that offense or a	nother offense arising or	ut of the same set		
2.24	of circumsta	nces;					
2.25	(2) the pe	erson enters this st	ate to reside, work	, or attend school, or en	ters this state and		
2.26	remains for 2	14 days or longer;	and				
2.27	(3) ten ye	ears have not elaps	ed since the person	n was released from con	finement or, if the		
2.28	person was r	not confined, since	the person was co	onvicted of or adjudicate	ed delinquent for		
2.29	the offense the	hat triggers registr	ation, unless the p	erson is subject to a long	ger registration		
2.30	period under	the laws of anothe	r state in which the	person has been convict	ted or adjudicated,		
2.31	or is subject	to lifetime registra	ation.				
2.32	If a perso	n described in this	paragraph is subje	ct to a longer registration	n period in another		
2.33	state or is su	bject to lifetime re	gistration, the per-	son shall register for tha	t time period		

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3.1 regardless of when the person was released from confinement, convicted, or adjudicated3.2 delinquent.

- 3.3 (c) A person also shall register under this section if the person was committed pursuant
  to a court commitment order under Minnesota Statutes 2012, section 253B.185, chapter
  3.5 253D, Minnesota Statutes 1992, section 526.10, or a similar law of another state or the
- 3.6 United States, regardless of whether the person was convicted of any offense.
- 3.7 (d) A person also shall register under this section if:
- (1) the person was charged with or petitioned for a felony violation or attempt to violate
  any of the offenses listed in paragraph (a), clause (1), or a similar law of another state or
  the United States, or the person was charged with or petitioned for a violation of any of the
  offenses listed in paragraph (a), clause (2), or a similar law of another state or the United
  States;
- 3.13 (2) the person was found not guilty by reason of mental illness or mental deficiency
  3.14 after a trial for that offense, or found guilty but mentally ill after a trial for that offense, in
  3.15 states with a guilty but mentally ill verdict; and
- 3.16 (3) the person was committed pursuant to a court commitment order under section
  3.17 253B.18 or a similar law of another state or the United States.

# 3.18 EFFECTIVE DATE. This section is effective August 1, 2019, and applies to crimes 3.19 committed on or after that date.

3.20 Sec. 2. Minnesota Statutes 2018, section 609.095, is amended to read:

3.21 **609.095 LIMITS OF SENTENCES.** 

(a) The legislature has the exclusive authority to define crimes and offenses and the
range of the sentences or punishments for their violation. No other or different sentence or
punishment shall be imposed for the commission of a crime than is authorized by this chapter
or other applicable law.

(b) Except as provided in section 152.18 or 609.375, or upon agreement of the parties,
a court may not refuse to adjudicate the guilt of a defendant who tenders a guilty plea in
accordance with Minnesota Rules of Criminal Procedure, rule 15, or who has been found
guilty by a court or jury following a trial. A decision by the court to issue a stay of
adjudication under this paragraph for a charge of violating section 243.166, 609.342, 609.343,
<u>609.344, 609.345, 609.3451, subdivision 3, or 609.3453, must be justified in writing and</u>

3.32 on the record.

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(c) Parag	raph (b) does not su	persede Minnesot	a Rules of Criminal Pro	ocedure, rule 26.04.
EFFEC	TIVE DATE. This	section is effectiv	e August 1, 2019, and	applies to crimes
committed o	n or after that date.	<u>.</u>		
Sec. 3. Mi	nnesota Statutes 20	18, section 609.34	41, subdivision 10, is a	mended to read:
			hority. "Current or rec	
			on who is a parent or ac	
-			urent's rights, duties or	
-		· _ ^	es any duty or responsil	-
-	-		dently or through anot	-
-	•		ely preceding the act. I	-
	11, "position of aut			
<b>EFFEC</b>	T <b>IVE DATE.</b> This	section is effectiv	e August 1, 2019, and	applies to crimes
committed o	n or after that date.	<u>.</u>		
Sec. 4. Min	nnesota Statutes 20	18, section 609.34	42, subdivision 1, is an	nended to read:
Subdivis	ion 1. Crime define	ed. A person who	engages in sexual pene	tration with another
erson, or in	sexual contact with	a person under 13	years of age as defined	in section 609.341,
ubdivision	11, paragraph (c), i	s guilty of crimina	al sexual conduct in the	e first degree if any
of the follow	ving circumstances	exists:		
(a) the co	omplainant is under	13 years of age a	nd the actor is more th	an 36 months older
han the com	plainant. Neither n	nistake as to the c	omplainant's age nor co	onsent to the act by
he complair	ant is a defense;			
(b) the co	omplainant is at leas	st 13 years of age	but less than 16 years of	of age and the actor
s more than	48 months older th	nan the complaina	nt and in a current or r	ecent position of
authority ov	er the complainant.	Neither mistake	as to the complainant's	age nor consent to
he act by th	e complainant is a	defense;		
(c) circu	nstances existing a	t the time of the a	ct cause the complaina	ant to have a
reasonable f	ear of imminent gro	eat bodily harm to	the complainant or an	other;
(d) the ad	ctor is armed with a	a dangerous weap	on or any article used o	or fashioned in a
manner to le	ad the complainant	to reasonably bel	ieve it to be a dangerou	is weapon and uses
		. 1 .	the complainant to sul	

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5.1	(e) the ac	tor causes persona	ll injury to the com	plainant, and either of th	ne following		
5.2	circumstance	es exist:					
5.3	(i) the actor uses force or coercion to accomplish sexual penetration; or						
5.4	(ii) the ac	ctor knows or has i	reason to know that	t the complainant is men	ntally impaired,		
5.5	mentally inc	apacitated, or phys	sically helpless;				
5.6	(f) the act	tor is aided or abett	ed by one or more a	ccomplices within the m	eaning of section		
5.7	609.05, and	either of the follow	ving circumstances	exists:			
5.8	(i) an acc	complice uses force	e or coercion to cau	use the complainant to su	ubmit; or		
5.9	(ii) an ac	complice is armed	with a dangerous v	weapon or any article us	ed or fashioned		
5.10	in a manner	to lead the compla	inant reasonably to	believe it to be a dange	rous weapon and		
5.11	uses or threa	tens to use the weat	apon or article to ca	ause the complainant to	submit;		
5.12	(g) the ac	ctor has a significa	nt relationship to th	ne complainant and the c	complainant was		
5.13	under 16 yea	ars of age at the tin	ne of the sexual per	netration. Neither mistal	te as to the		
5.14	complainant	's age nor consent	to the act by the co	mplainant is a defense;	or		
5.15	(h) the ac	tor has a significan	t relationship to the	complainant, the compl	ainant was under		
5.16	16 years of a	ige at the time of the	he sexual penetration	on, and:			
5.17	(i) the ac	tor or an accompli	ce used force or co	ercion to accomplish the	e penetration;		
5.18	(ii) the co	omplainant suffere	d personal injury; o	)r			
5.19	(iii) the se	exual abuse involv	ed multiple acts co	mmitted over an extende	ed period of time.		
5.20	Neither n	nistake as to the co	omplainant's age no	r consent to the act by th	ne complainant is		
5.21	a defense.						
5.22	EFFECT	<b>FIVE DATE.</b> This	section is effective	e August 1, 2019, and ap	oplies to crimes		
5.23	committed o	n or after that date	<u>.</u>				
5.24	Sec. 5. Min	nnesota Statutes 20	)18, section 609.34	3, subdivision 1, is ame	nded to read:		
5.25	Subdivisi	ion 1. Crime defin	ned. A person who	engages in sexual conta	ct with another		
5.26	person is gui	ilty of criminal sex	cual conduct in the	second degree if any of	the following		
5.27	circumstance	es exists:					
5.28	(a) the co	omplainant is unde	r 13 years of age ar	nd the actor is more than	36 months older		
5.29	than the com	plainant. Neither 1	nistake as to the co	mplainant's age nor con	sent to the act by		
	<i>(</i> 1 1 ·	1.C. T		1 41 1 41 4 4	• • • • •		

the complainant is a defense. In a prosecution under this clause, the state is not required toprove that the sexual contact was coerced;

6.1	(b) the complainant is at least 13 but less than 16 years of age and the actor is more than
6.2	48 months older than the complainant and in a current or recent position of authority over
6.3	the complainant. Neither mistake as to the complainant's age nor consent to the act by the
6.4	complainant is a defense;
6.5	(c) circumstances existing at the time of the act cause the complainant to have a
6.6	reasonable fear of imminent great bodily harm to the complainant or another;
6.7	(d) the actor is armed with a dangerous weapon or any article used or fashioned in a
6.8	manner to lead the complainant to reasonably believe it to be a dangerous weapon and uses
6.9	or threatens to use the dangerous weapon to cause the complainant to submit;
6.10	(e) the actor causes personal injury to the complainant, and either of the following
6.11	circumstances exist:
6.12	(i) the actor uses force or coercion to accomplish the sexual contact; or
6.13	(ii) the actor knows or has reason to know that the complainant is mentally impaired,
6.14	mentally incapacitated, or physically helpless;
6.15	(f) the actor is aided or abetted by one or more accomplices within the meaning of section
6.16	609.05, and either of the following circumstances exists:
6.17	(i) an accomplice uses force or coercion to cause the complainant to submit; or
6.18	(ii) an accomplice is armed with a dangerous weapon or any article used or fashioned
6.19	in a manner to lead the complainant to reasonably believe it to be a dangerous weapon and
6.20	uses or threatens to use the weapon or article to cause the complainant to submit;
6.21	(g) the actor has a significant relationship to the complainant and the complainant was
6.22	under 16 years of age at the time of the sexual contact. Neither mistake as to the complainant's
6.23	age nor consent to the act by the complainant is a defense; or
6.24	(h) the actor has a significant relationship to the complainant, the complainant was under
6.25	16 years of age at the time of the sexual contact, and:
6.26	(i) the actor or an accomplice used force or coercion to accomplish the contact;
6.27	(ii) the complainant suffered personal injury; or
6.28	(iii) the sexual abuse involved multiple acts committed over an extended period of time.
6.29	Neither mistake as to the complainant's age nor consent to the act by the complainant is
6.30	a defense.

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7.1	EFFECT	<b>FIVE DATE.</b> This s	section is effectiv	ve August 1, 2019, and a	pplies to crimes
7.2		n or after that date.			
7.3	Sec. 6. Mir	nnesota Statutes 201	8, section 609.3	44, subdivision 1, is amo	ended to read:
7.4	Subdivisi	ion 1. Crime define	<b>d.</b> A person who	engages in sexual penetr	ation with another
7.5	person is gui	ilty of criminal sexu	al conduct in the	e third degree if any of the	ne following
7.6	circumstance	es exists:			
7.7	(a) the co	omplainant is under	13 years of age	and the actor is no more	than 36 months
7.8	older than th	e complainant. Nei	ther mistake as to	the complainant's age i	nor consent to the
7.9	act by the co	mplainant shall be	a defense;		
7.10	(b) the co	omplainant is at leas	t 13 but less than	16 years of age and the	actor is more than
7.11	24 months of	lder than the compl	ainant. In any su	ch case if the actor is no	more than 120
7.12	months older	r than the complaina	nt, it shall be an	affirmative defense, which	ch must be proved
7.13	by a prepond	lerance of the evide	nce, that the acto	or reasonably believes th	e complainant to
7.14	be 16 years of	of age or older. In al	l other cases, mi	stake as to the complain	ant's age shall not
7.15	be a defense	. Consent by the con	mplainant is not	a defense;	
7.16	(c) the ac	tor uses force or co	ercion to accom	blish the penetration;	
7.17	(d) the ac	ctor knows or has re	ason to know the	at the complainant is me	ntally impaired,
7.18	mentally inc	apacitated, or physi	cally helpless;		
7.19	(e) the co	omplainant is at leas	t 16 but less than	18 years of age and the	actor is more than
7.20	48 months of	lder than the compl	ainant and in a <u>c</u>	urrent or recent position	of authority over
7.21	the complain	nant. Neither mistak	e as to the comp	lainant's age nor consent	t to the act by the
7.22	complainant	is a defense;			
7.23	(f) the ac	tor has a significant	relationship to t	he complainant and the	complainant was
7.24	at least 16 bi	ut under 18 years of	age at the time	of the sexual penetration	. Neither mistake
7.25	as to the con	nplainant's age nor o	consent to the ac	t by the complainant is a	defense;
7.26	(g) the ac	ctor has a significan	t relationship to	the complainant, the con	nplainant was at
7.27	least 16 but i	under 18 years of ag	ge at the time of	the sexual penetration, a	nd:
7.28	(i) the act	tor or an accomplic	e used force or c	oercion to accomplish th	e penetration;
7.29	(ii) the co	omplainant suffered	personal injury;	or	
7.30	(iii) the se	exual abuse involve	d multiple acts c	ommitted over an extend	ed period of time.

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as introduced

8.1 Neither mistake as to the complainant's age nor consent to the act by the complainant is
8.2 a defense;

8.3 (h) the actor is a psychotherapist and the complainant is a patient of the psychotherapist
8.4 and the sexual penetration occurred:

8.5 (i) during the psychotherapy session; or

8.6 (ii) outside the psychotherapy session if an ongoing psychotherapist-patient relationship
8.7 exists.

8.8 Consent by the complainant is not a defense;

8.9 (i) the actor is a psychotherapist and the complainant is a former patient of the
8.10 psychotherapist and the former patient is emotionally dependent upon the psychotherapist;

(j) the actor is a psychotherapist and the complainant is a patient or former patient and
the sexual penetration occurred by means of therapeutic deception. Consent by the
complainant is not a defense;

(k) the actor accomplishes the sexual penetration by means of deception or false
representation that the penetration is for a bona fide medical purpose. Consent by the
complainant is not a defense;

8.17 (1) the actor is or purports to be a member of the clergy, the complainant is not married8.18 to the actor, and:

8.19 (i) the sexual penetration occurred during the course of a meeting in which the
8.20 complainant sought or received religious or spiritual advice, aid, or comfort from the actor
8.21 in private; or

8.22 (ii) the sexual penetration occurred during a period of time in which the complainant
8.23 was meeting on an ongoing basis with the actor to seek or receive religious or spiritual
8.24 advice, aid, or comfort in private. Consent by the complainant is not a defense;

(m) the actor is an employee, independent contractor, or volunteer of a state, county,
city, or privately operated adult or juvenile correctional system, or secure treatment facility,
or treatment facility providing services to clients civilly committed as mentally ill and
dangerous, sexually dangerous persons, or sexual psychopathic personalities, including, but
not limited to, jails, prisons, detention centers, or work release facilities, and the complainant
is a resident of a facility or under supervision of the correctional system. Consent by the
complainant is not a defense;

9.1	(n) the actor provides or is an agent of an entity that provides special transportation
9.2	service, the complainant used the special transportation service, and the sexual penetration
9.3	occurred during or immediately before or after the actor transported the complainant. Consent
9.4	by the complainant is not a defense; <del>or</del>
9.5	(o) the actor performs massage or other bodywork for hire, the complainant was a user
9.6	of one of those services, and nonconsensual sexual penetration occurred during or
9.7	immediately before or after the actor performed or was hired to perform one of those services
9.8	for the complainant.; or
9.9	(p) the actor is a peace officer, as defined in section 626.84, and the officer physically
9.9 9.10	(p) the actor is a peace officer, as defined in section 626.84, and the officer physically or constructively restrains the complainant or the complainant does not reasonably feel free
9.10	or constructively restrains the complainant or the complainant does not reasonably feel free
9.10 9.11	or constructively restrains the complainant or the complainant does not reasonably feel free to leave the officer's presence. Consent by the complainant is not a defense. This paragraph
<ul><li>9.10</li><li>9.11</li><li>9.12</li></ul>	or constructively restrains the complainant or the complainant does not reasonably feel free to leave the officer's presence. Consent by the complainant is not a defense. This paragraph does not apply to any penetration of the mouth, genitals, or anus during a lawful search.
<ul><li>9.10</li><li>9.11</li><li>9.12</li><li>9.13</li></ul>	or constructively restrains the complainant or the complainant does not reasonably feel free to leave the officer's presence. Consent by the complainant is not a defense. This paragraph does not apply to any penetration of the mouth, genitals, or anus during a lawful search. <b>EFFECTIVE DATE.</b> This section is effective August 1, 2019, and applies to crimes

Subdivision 1. Crime defined. A person who engages in sexual contact with another 9.16 person is guilty of criminal sexual conduct in the fourth degree if any of the following 9.17 9.18 circumstances exists:

(a) the complainant is under 13 years of age and the actor is no more than 36 months 9.19 older than the complainant. Neither mistake as to the complainant's age or consent to the 9.20 act by the complainant is a defense. In a prosecution under this clause, the state is not 9.21 required to prove that the sexual contact was coerced; 9.22

(b) the complainant is at least 13 but less than 16 years of age and the actor is more than 9.23 48 months older than the complainant or in a current or recent position of authority over 9.24 the complainant. Consent by the complainant to the act is not a defense. In any such case, 9.25 if the actor is no more than 120 months older than the complainant, it shall be an affirmative 9.26 9.27 defense which must be proved by a preponderance of the evidence that the actor reasonably believes the complainant to be 16 years of age or older. In all other cases, mistake as to the 9.28 complainant's age shall not be a defense; 9.29

(c) the actor uses force or coercion to accomplish the sexual contact; 9.30

(d) the actor knows or has reason to know that the complainant is mentally impaired, 9.31 mentally incapacitated, or physically helpless; 9.32

(e) the complainant is at least 16 but less than 18 years of age and the actor is more than
48 months older than the complainant and in a <u>current or recent</u> position of authority over
the complainant. Neither mistake as to the complainant's age nor consent to the act by the
complainant is a defense;

(f) the actor has a significant relationship to the complainant and the complainant was
at least 16 but under 18 years of age at the time of the sexual contact. Neither mistake as to
the complainant's age nor consent to the act by the complainant is a defense;

(g) the actor has a significant relationship to the complainant, the complainant was at
least 16 but under 18 years of age at the time of the sexual contact, and:

10.10 (i) the actor or an accomplice used force or coercion to accomplish the contact;

10.11 (ii) the complainant suffered personal injury; or

10.12 (iii) the sexual abuse involved multiple acts committed over an extended period of time.

10.13 Neither mistake as to the complainant's age nor consent to the act by the complainant is10.14 a defense;

10.15 (h) the actor is a psychotherapist and the complainant is a patient of the psychotherapist10.16 and the sexual contact occurred:

10.17 (i) during the psychotherapy session; or

(ii) outside the psychotherapy session if an ongoing psychotherapist-patient relationship
exists. Consent by the complainant is not a defense;

10.20 (i) the actor is a psychotherapist and the complainant is a former patient of the

10.21 psychotherapist and the former patient is emotionally dependent upon the psychotherapist;

(j) the actor is a psychotherapist and the complainant is a patient or former patient and
the sexual contact occurred by means of therapeutic deception. Consent by the complainant
is not a defense;

(k) the actor accomplishes the sexual contact by means of deception or false representation
that the contact is for a bona fide medical purpose. Consent by the complainant is not a
defense;

10.28 (1) the actor is or purports to be a member of the clergy, the complainant is not married10.29 to the actor, and:

(i) the sexual contact occurred during the course of a meeting in which the complainant
sought or received religious or spiritual advice, aid, or comfort from the actor in private; or

(ii) the sexual contact occurred during a period of time in which the complainant was
meeting on an ongoing basis with the actor to seek or receive religious or spiritual advice,
aid, or comfort in private. Consent by the complainant is not a defense;

(m) the actor is an employee, independent contractor, or volunteer of a state, county, city, or privately operated adult or juvenile correctional system, or secure treatment facility, or treatment facility providing services to clients civilly committed as mentally ill and dangerous, sexually dangerous persons, or sexual psychopathic personalities, including, but not limited to, jails, prisons, detention centers, or work release facilities, and the complainant is a resident of a facility or under supervision of the correctional system. Consent by the complainant is not a defense;

(n) the actor provides or is an agent of an entity that provides special transportation
service, the complainant used the special transportation service, the complainant is not
married to the actor, and the sexual contact occurred during or immediately before or after
the actor transported the complainant. Consent by the complainant is not a defense; or

(o) the actor performs massage or other bodywork for hire, the complainant was a user
of one of those services, and nonconsensual sexual contact occurred during or immediately
before or after the actor performed or was hired to perform one of those services for the
complainant<del>.;</del> or

(p) the actor is a peace officer, as defined in section 626.84, and the officer physically
 or constructively restrains the complainant or the complainant does not reasonably feel free
 to leave the officer's presence. Consent by the complainant is not a defense.

11.22 EFFECTIVE DATE. This section is effective August 1, 2019, and applies to crimes
 11.23 committed on or after that date.

11.24 Sec. 8. Minnesota Statutes 2018, section 609.3451, subdivision 1, is amended to read:

Subdivision 1. Crime defined. A person is guilty of criminal sexual conduct in the fifthdegree:

11.27 (1) if the person engages in nonconsensual sexual contact; or

(2) the person engages in masturbation or lewd exhibition of the genitals in the presenceof a minor under the age of 16, knowing or having reason to know the minor is present.

For purposes of this section, "sexual contact" has the meaning given in section 609.341,
subdivision 11, paragraph (a), clauses (i), (iv), and (v), but does not include the intentional
touching of the clothing covering the immediate area of the buttocks. Sexual contact also

12.1	includes the intentional removal or attempted removal of clothing covering the complainant's
12.2	intimate parts or undergarments, and the nonconsensual touching by the complainant of the
12.3	actor's intimate parts, effected by the actor, if the action is performed with sexual or
12.4	aggressive intent.
12.5	<b>EFFECTIVE DATE.</b> This section is effective August 1, 2019, and applies to crimes
12.6	committed on or after that date.
12.7	Sec. 9. Minnesota Statutes 2018, section 609.746, subdivision 1, is amended to read:
12.8	Subdivision 1. Surreptitious intrusion; observation device. (a) A person is guilty of
12.9	a gross misdemeanor who:
12.10	(1) enters upon another's property;
12.11	(2) surreptitiously gazes, stares, or peeps in the window or any other aperture of a house
12.12	or place of dwelling of another; and
12.13	(3) does so with intent to intrude upon or interfere with the privacy of a member of the
12.14	household.
12.15	(b) A person is guilty of a gross misdemeanor who:
12.16	(1) enters upon another's property;
12.17	(2) surreptitiously installs or uses any device for observing, photographing, recording,
12.18	amplifying, or broadcasting sounds or events through the window or any other aperture of
12.19	a house or place of dwelling of another; and
12.20	(3) does so with intent to intrude upon or interfere with the privacy of a member of the
12.21	household.
12.22	(c) A person is guilty of a gross misdemeanor who:
12.23	(1) surreptitiously gazes, stares, or peeps in the window or other aperture of a sleeping
12.24	room in a hotel, as defined in section 327.70, subdivision 3, a tanning booth, or other place
12.25	where a reasonable person would have an expectation of privacy and has exposed or is
12.26	likely to expose their intimate parts, as defined in section 609.341, subdivision 5, or the
12.27	clothing covering the immediate area of the intimate parts; and
12.28	(2) does so with intent to intrude upon or interfere with the privacy of the occupant.
12.29	(d) A person is guilty of a gross misdemeanor who:
12.30	(1) surreptitiously installs or uses any device for observing, photographing, recording,

12.31 amplifying, or broadcasting sounds or events through the window or other aperture of a

13.1	sleeping room in a hotel, as defined in section 327.70, subdivision 3, a tanning booth, or
13.2	other place where a reasonable person would have an expectation of privacy and has exposed
13.3	or is likely to expose their intimate parts, as defined in section 609.341, subdivision 5, or
13.4	the clothing covering the immediate area of the intimate parts; and
13.5	(2) does so with intent to intrude upon or interfere with the privacy of the occupant.
13.6	(e) A person is guilty of a felony and may be sentenced to imprisonment for not more
13.7	than two years or to payment of a fine of not more than \$5,000, or both, if the person:
13.8	(1) violates this subdivision after a previous conviction under this subdivision or section
13.9	609.749; or
13.10	(2) violates this subdivision against a minor under the age of 18, knowing or having
13.11	reason to know that the minor is present.
13.12	(f) A person is guilty of a felony and may be sentenced to imprisonment for not more
13.13	than four years or to payment of a fine of not more than \$5,000, or both, if: (1) the person
13.14	violates paragraph (b) or (d) against a minor victim under the age of 18; (2) the person is
13.15	more than 36 months older than the minor victim; (3) the person knows or has reason to
13.16	know that the minor victim is present; and (4) the violation is committed with sexual intent.
13.17	(g) Paragraphs (b) and (d) do not apply to law enforcement officers or corrections
13.18	investigators, or to those acting under their direction, while engaged in the performance of
13.19	their lawful duties. Paragraphs (c) and (d) do not apply to conduct in: (1) a medical facility;
13.20	or (2) a commercial establishment if the owner of the establishment has posted conspicuous
13.21	signs warning that the premises are under surveillance by the owner or the owner's employees.

# 13.22 EFFECTIVE DATE. This section is effective August 1, 2019, and applies to crimes 13.23 committed on or after that date.

13.24 Sec. 10. Minnesota Statutes 2018, section 617.246, subdivision 2, is amended to read:

Subd. 2. Use of minor. (a) It is unlawful for a person to promote, employ, use or permit a minor to engage in or assist others to engage minors in posing or modeling alone or with others in any sexual performance or pornographic work if the person knows or has reason to know that the conduct intended is a sexual performance or a pornographic work.

Any person who violates this subdivision paragraph is guilty of a felony and may be
sentenced to imprisonment for not more than ten years or to payment of a fine of not more
than \$20,000 for the first offense and \$40,000 for a second or subsequent offense, or both.

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14.1	(b) A pers	son who violates p	aragraph (a) is gu	ilty of a felony and may	be sentenced to
14.2	imprisonmen	t for not more than	15 years or to pa	yment of a fine of not mo	ore than \$40,000,
14.3	or both, if:				
14.4	(1) the per	rson has a prior con	viction or delinqu	ency adjudication for vio	lating this section
14.5	or section 61	7.247;			
14.6	(2) the vic	plation occurs when	n the person is a re	egistered predatory offen	der under section
14.7	243.166; or				
14.8	(3) the vio	plation involved a	minor under the a	ge of 13 years.	
14.9	EFFECT	IVE DATE. This	section is effectiv	e August 1, 2019, and a	oplies to crimes
14.10	committed or	n or after that date.			
14.11	Sec. 11. Mi	nnesota Statutes 2	018, section 617.2	246, subdivision 3, is am	ended to read:
14.12	Subd. 3. (	Operation or own	ership of busines	ss. <u>(a)</u> A person who own	ns or operates a
14.13	business in w	hich a pornograph	ic work, as define	ed in this section, is disse	eminated to an
14.14	adult or a min	nor or is reproduce	ed, and who know	s the content and charact	ter of the
14.15	pornographic	work disseminate	d or reproduced, i	s guilty of a felony and r	nay be sentenced
14.16	to imprisonm	ent for not more th	nan ten years, or t	o payment of a fine of no	ot more than
14.17	\$20,000 for t	he first offense and	<del>1 \$40,000 for a se</del>	cond or subsequent offer	<del>nse</del> , or both.
14.18	(b) A pers	son who violates p	aragraph (a) is gu	ilty of a felony and may	be sentenced to
14.19	imprisonmen	t for not more than	15 years or to pa	yment of a fine of not mo	ore than \$40,000,
14.20	or both, if:				
14.21	(1) the per	rson has a prior con	viction or delinqu	ency adjudication for vio	lating this section
14.22	or section 61	7.247;			
14.23	(2) the vio	plation occurs when	n the person is a re	egistered predatory offen	der under section
14.24	<u>243.166; or</u>				
14.25	(3) the vio	olation involved a	minor under the a	ge of 13 years.	
14.26	<b>EFFECT</b>	IVE DATE. This	section is effectiv	e August 1, 2019, and a	oplies to crimes
14.27	committed or	n or after that date.			
14.28	Sec. 12. Mi	nnesota Statutes 2	018, section 617.2	246, subdivision 4, is am	ended to read:
14.29	Subd. 4. I	Dissemination. <u>(a)</u>	A person who, k	nowing or with reason to	know its content
14.30	and character	, disseminates for	profit to an adult o	r a minor a pornographic	work, as defined

in this section, is guilty of a felony and may be sentenced to imprisonment for not more

15.1	than ten years, or to payment of a fine of not more than \$20,000 for the first offense and
15.2	\$40,000 for a second or subsequent offense, or both.
15.3	(b) A person who violates paragraph (a) is guilty of a felony and may be sentenced to
15.4	imprisonment for not more than 15 years or to payment of a fine of not more than \$40,000,
15.5	or both, if:
15.6	(1) the person has a prior conviction or delinquency adjudication for violating this section
15.7	or section 617.247;
15.8	(2) the violation occurs when the person is a registered predatory offender under section
15.9	<u>243.166; or</u>
15.10	(3) the violation involved a minor under the age of 13 years.
15.11	EFFECTIVE DATE. This section is effective August 1, 2019, and applies to crimes
15.12	committed on or after that date.
15.13	Sec. 13. Minnesota Statutes 2018, section 617.246, subdivision 7, is amended to read:
15.14	Subd. 7. Conditional release term. Notwithstanding the statutory maximum sentence
15.15	otherwise applicable to the offense or any provision of the sentencing guidelines, when a
15.16	court commits a person to the custody of the commissioner of corrections for violating this
15.17	section, the court shall provide that after the person has been released from prison, the
15.18	commissioner shall place the person on conditional release for five years. If the person has
15.19	previously been convicted of a violation of this section, section 609.342, 609.343, 609.344,
15.20	609.345, 609.3451, 609.3453, or 617.247, or any similar statute of the United States, this
15.21	state, or any state, the commissioner shall place the person on conditional release for ten
15.22	<u>15</u> years. The terms of conditional release are governed by section $609.3455$ , subdivision
15.23	8.
15.24	<b>EFFECTIVE DATE.</b> This section is effective August 1, 2019, and applies to crimes
15.25	committed on or after that date.

15.26 Sec. 14. Minnesota Statutes 2018, section 617.247, subdivision 3, is amended to read:

Subd. 3. Dissemination prohibited. (a) A person who disseminates pornographic work
to an adult or a minor, knowing or with reason to know its content and character, is guilty
of a felony and may be sentenced to imprisonment for not more than seven years and or to
payment of a fine of not more than \$10,000 for a first offense and for not more than 15
years and a fine of not more than \$20,000 for a second or subsequent offense, or both.

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(b) A person who violates paragraph (a) is guilty of a felony and may be sentenced to 16.1 imprisonment for not more than 15 years or to payment of a fine of not more than \$20,000, 16.2 16.3 or both, if: (1) the person has a prior conviction or delinquency adjudication for violating this section 16.4 16.5 or section 617.246; (2) the violation occurs when the person is a registered predatory offender under section 16.6 243.166; or 16.7 (3) the violation involved a minor under the age of 13 years. 16.8 **EFFECTIVE DATE.** This section is effective August 1, 2019, and applies to crimes 16.9 committed on or after that date. 16.10 Sec. 15. Minnesota Statutes 2018, section 617.247, subdivision 4, is amended to read: 16.11 Subd. 4. Possession prohibited. (a) A person who possesses a pornographic work or a 16.12 computer disk or computer or other electronic, magnetic, or optical storage system or a 16.13 storage system of any other type, containing a pornographic work, knowing or with reason 16.14 to know its content and character, is guilty of a felony and may be sentenced to imprisonment 16.15 for not more than five years and or to payment of a fine of not more than \$5,000 for a first 16.16 offense and for not more than ten years and a fine of not more than \$10,000 for a second 16.17 16.18 or subsequent offense, or both. (b) A person who violates paragraph (a) is guilty of a felony and may be sentenced to 16.19 16.20 imprisonment for not more than ten years or to payment of a fine of not more than \$10,000, or both, if: 16.21 (1) the person has a prior conviction or delinquency adjudication for violating this section 16.22 or section 617.246; 16.23 (2) the violation occurs when the person is a registered predatory offender under section 16.24 243.166; or 16.25 (3) the violation involved a minor under the age of 13 years. 16.26 **EFFECTIVE DATE.** This section is effective August 1, 2019, and applies to crimes 16.27 committed on or after that date. 16.28 Sec. 16. Minnesota Statutes 2018, section 617.247, subdivision 9, is amended to read: 16.29 Subd. 9. Conditional release term. Notwithstanding the statutory maximum sentence 16.30 otherwise applicable to the offense or any provision of the sentencing guidelines, when a 16.31

Sec. 16.

court commits a person to the custody of the commissioner of corrections for violating this 17.1 section, the court shall provide that after the person has been released from prison, the 17.2 commissioner shall place the person on conditional release for five years. If the person has 17.3 previously been convicted of a violation of this section, section 609.342, 609.343, 609.344, 17.4 609.345, 609.3451, 609.3453, or 617.246, or any similar statute of the United States, this 17.5 state, or any state, the commissioner shall place the person on conditional release for ten 17.6 15 years. The terms of conditional release are governed by section 609.3455, subdivision 17.7 8. 17.8

## 17.9 EFFECTIVE DATE. This section is effective August 1, 2019, and applies to crimes 17.10 committed on or after that date.

### 17.11 Sec. 17. <u>SENTENCING GUIDELINES MODIFICATION.</u>

- 17.12 The Sentencing Guidelines Commission shall comprehensively review and consider
- 17.13 modifying how the Sentencing Guidelines and the sex offender grid address the crimes
- described in Minnesota Statutes, sections 617.246 and 617.247, as compared to similar
- 17.15 crimes, including other sex offenses and other offenses with similar maximum penalties.
- 17.16 Sec. 18. **REPEALER.**

#### 17.17 Minnesota Statutes 2018, section 609.349, is repealed.

- 17.18 **EFFECTIVE DATE.** This section is effective August 1, 2019, and applies to crimes
- 17.19 <u>committed on or after that date.</u>

#### APPENDIX Repealed Minnesota Statutes: 19-1019

#### 609.349 VOLUNTARY RELATIONSHIPS.

A person does not commit criminal sexual conduct under sections 609.342, clauses (a) and (b), 609.343, clauses (a) and (b), 609.344, clauses (a), (b), (d), (e), and (n), and 609.345, clauses (a), (b), (d), (e), and (n), if the actor and complainant were adults cohabiting in an ongoing voluntary sexual relationship at the time of the alleged offense, or if the complainant is the actor's legal spouse, unless the couple is living apart and one of them has filed for legal separation or dissolution of the marriage. Nothing in this section shall be construed to prohibit or restrain the prosecution for any other offense committed by one legal spouse against the other.