11/30/16 REVISOR XX/EP 17-0649 as introduced

SENATE STATE OF MINNESOTA NINETIETH SESSION

S.F. No. 148

(SENATE AUTHORS: HOUSLEY, Ingebrigtsen and Fischbach)

DATE 01/17/2017 346 Introduction and first reading Referred to Judiciary and Public Safety Finance and Policy 01/30/2017 453 Author added Fischbach

1.1 A bill for an act

1.4

1.5

1.6

17

1.8

1.9

1.10

1.14

1.15

1.16

1.17

1.18

1.19

1.20

1.21

relating to public safety; increasing penalties for obstructing a highway; amending Minnesota Statutes 2016, sections 160.2715; 609.74.

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

Section 1. Minnesota Statutes 2016, section 160.2715, is amended to read:

160.2715 RIGHT-OF-WAY USE; MISDEMEANORS PENALTIES.

- (a) Except for the actions of the road authorities, their agents, employees, contractors, and utilities in carrying out their duties imposed by law or contract, and except as herein provided in paragraph (b), it shall be unlawful is a misdemeanor to:
- (1) obstruct any highway or deposit snow or ice thereon;
- in the preparation of the land for planting permanent vegetative cover or as authorized under section 160.232;
 - (3) erect a fence on the right-of-way of a trunk highway, county state-aid highway, county highway, or town road, except to erect a lane fence to the ends of a livestock pass;
 - (4) erect or reconstruct driveway headwalls in or on the right-of-way of a highway or road, except as may be allowed by permit from the road authority imposing reasonable regulations as are necessary to prevent interference with the construction, maintenance, and safe use of the highway or road and its appurtenances;
 - (5) dig any holes in any highway, except to locate markers placed to identify sectional corner positions and private boundary corners;

Section 1.

	11/30/16	REVISOR	XX/EP	17-0649	as introduced
2.1	(6) remo	ve any earth, gravel	, or rock from an	y highway;	
2.2	(7) obstr	uct any ditch drainin	ng any highway (or drain any noisome ma	terials into any
2.3	ditch;				
2.4	(8) place	or maintain any bu	ilding or structur	e within the limits of any	highway;
2.5	(9) place	or maintain any ad	vertisement with	in the limits of any highv	vay, except as
2.6	provided in	section 160.27, subo	division 7;		
2.7	(10) paint, print, place, or affix any advertisement or any object within the limits of any highway, except as provided in section 160.27, subdivision 7;				
2.9	(11) defa	ce, mar, damage, or	tamper with any	structure, work, materia	ıl, equipment,
2.10	tools, signs,	markers, signals, pa	ving, guardrails,	drains, or any other highv	vay appurtenance
2.11	on or along	any highway;			
2.12	(12) rem	ove, injure, displace	e, or destroy right	t-of-way markers, or refe	erence or witness
2.13	monuments,	or markers placed t	to preserve section	on or quarter-section corr	ners;
2.14	(13) imp	roperly place or fail	to place warning	g signs and detour signs a	as provided by
2.15	law;				
2.16	(14) driv	e over, through, or a	around any barric	eade, fence, or obstructio	n erected for the
2.17	purpose of p	reventing traffic fro	om passing over a	a portion of a highway cl	osed to public
2.18	travel or to r	emove, deface, or d	amage any such	barricade, fence, or obsti	ruction.
2.19	(b) Any	violation of this sec	tion Except for th	ne actions of the road aut	horities, their
2.20	agents, empl	oyees, contractors,	and utilities in ca	arrying out their duties in	nposed by law or
2.21	contract, it is	s a gross misdemear	nor to intentional	ly obstruct traffic enterin	ng, exiting, or on
2.22	a trunk high	way.			
2.23	EFFECT	TIVE DATE. This s	section is effective	ve August 1, 2017, and a	pplies to crimes
2.24	committed o	on or after that date.			
2.25	Sec. 2. Min	nnesota Statutes 201	16, section 609.7	4, is amended to read:	

2.29 <u>sentenced as provided in paragraph (b)</u>:

(a) Whoever by an act or failure to perform a legal duty intentionally does any of the

following is guilty of maintaining a public nuisance, which is a misdemeanor and may be

Sec. 2. 2

609.74 PUBLIC NUISANCE.

2.26

2.27

2.28

(1) maintains or permits a condition which unreasonably annoys, injures or endangers
the safety, health, morals, comfort, or repose of any considerable number of members of
the public; or
(2) interferes with, obstructs, or renders dangerous for passage, any public highway or right-of-way, or waters used by the public; or
(3) is guilty of any other act or omission declared by law to be a public nuisance and for which no sentence is specifically provided.
(b)(1) A person who violates paragraph (a), clause (1) or (3), is guilty of a misdemeanor.
(2) A person who violates paragraph (a), clause (2), is guilty of a gross misdemeanor.
EFFECTIVE DATE. This section is effective August 1, 2017, and applies to crimes

XX/EP

17-0649

as introduced

11/30/16

3.1

3.2

3.3

3.4

3.5

3.6

3.7

3.8

3.9

3.10

3.11

REVISOR

committed on or after that date.

Sec. 2. 3