03/08/21 **REVISOR** KLL/KM 21-03567 as introduced

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

S.F. No. 1989

(SENATE AUTHORS: KUNESH, Bigham and Marty)

**DATE** 03/11/2021 **D-PG** 837 OFFICIAL STATUS Introduction and first reading Referred to Judiciary and Public Safety Finance and Policy Author added Bigham

04/08/2021 1541 05/10/2021 4185 Author added Marty

1.1

See First Special Session 2021, HF63, Art. 1, Sec. 14, Sub. 7(j), Art. 2, Sec. 15

A bill for an act

1.2	relating to human rights; creating an office for missing and murdered indigenous
1.3 1.4	relatives; requiring a report; appropriating money; proposing coding for new law in Minnesota Statutes, chapter 241.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. [241.82] OFFICE FOR MISSING AND MURDERED INDIGENOUS
1.7	RELATIVES.
1.8	Subdivision 1. Definitions. As used in this section, the following terms have the meanings
1.9	given.
1.10	(a) "Indigenous" means descended from people who were living in North America at
1.11	the time people from Europe began settling in North America.
1.12	(b) "Missing and murdered indigenous relatives" means missing and murdered indigenous
1.13	people.
1.14	(c) "Missing and Murdered Indigenous Women Task Force report" means the report
1.15	titled "Missing and Murdered Indigenous Women Task Force: a Report to the Minnesota
1.16	Legislature," published by the Wilder Research organization in December 2020.
1.17	Subd. 2. Duties. The office has the following duties:
1.18	(1) advocate in the legislature for legislation that will facilitate the accomplishment of
1.19	the mandates identified in the Missing and Murdered Indigenous Women Task Force report;
1.20	(2) advocate for state agencies to take actions to facilitate the accomplishment of the
1.21	mandates identified in the Missing and Murdered Indigenous Women Task Force report;

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	(3) develop recommendations for legislative and agency actions to address injustice in
	the criminal justice system's response to the cases of missing and murdered indigenous
	relatives;
	(4) facilitate research to refine the mandates in the Missing and Murdered Indigenous
	Women Task Force report and to assess the potential efficacy, feasibility, and impact of the
	recommendations;
	(5) develop tools and processes to evaluate the implementation and impact of the efforts
	of the office;
	(6) facilitate technical assistance for local and tribal law enforcement agencies during
	active missing and murdered indigenous relatives cases;
	(7) conduct case reviews and report on the results of case reviews for the following types
	of missing and murdered indigenous relatives cases: cold cases for missing indigenous
	people and death investigation review for cases of indigenous people ruled as suicide or
	overdose under suspicious circumstances;
	(8) conduct case reviews of the prosecution and sentencing for cases where a perpetrator
	committed a violent or exploitative crime against an indigenous person. These case reviews
- 1	should identify those cases where the perpetrator is a repeat offender;
	(9) prepare draft legislation as necessary to allow the office access to the data required
	for the office to conduct the reviews required in this section and advocate for passage of
1	that legislation;
	(10) review sentencing guidelines for missing and murdered indigenous women-related
	crimes, recommend changes if needed, and advocate for consistent implementation of the
	guidelines across Minnesota courts;
	(11) develop and maintain communication with relevant divisions in the Department of
	Public Safety regarding any cases involving missing and murdered indigenous relatives and
	on procedures for investigating cases involving missing and murdered indigenous relatives;
	<u>and</u>
	(12) coordinate, as relevant, with the Bureau of Indian Affairs' Cold Case Office through
	Operation Lady Justice and other federal efforts, as well as efforts in neighboring states and
	Canada. This recommendation pertains to state efforts. Tribes are sovereign nations that
	have the right to determine if and how they will coordinate with these other efforts.
	Subd. 3. Coordination with other organizations. In fulfilling its duties the office may
	coordinate, as useful, with stakeholder groups that were represented on the Missing and

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Murdered Indigenous Women Task Force and state agencies that are responsible for the 3.1 systems that play a role in investigating, prosecuting, and adjudicating cases involving 3.2 3.3 violence committed against indigenous women, those who have a role in supporting or advocating for missing or murdered indigenous women and the people who seek justice for 3.4 them, and those who represent the interests of indigenous people. This includes the following 3.5 entities: Minnesota Chiefs of Police Association; Minnesota Sheriffs' Association; Bureau 3.6 of Criminal Apprehension; Minnesota Police and Peace Officers Association; tribal law 3.7 enforcement; Minnesota County Attorneys Association; United States Attorney's Office; 3.8 juvenile courts; Minnesota Coroners' and Medical Examiners' Association; United States 3.9 Coast Guard; state agencies, including the Departments of Health, Human Services, 3.10 Education, Corrections, and Public Safety; the Minnesota Indian Affairs Council; service 3.11 providers who offer legal services, advocacy, and other services to indigenous women and 3.12 girls; the Minnesota Indian Women's Sexual Assault Coalition; Mending the Sacred Hoop; 3.13 Indian health organizations; indigenous women and girls who are survivors; the 11 tribal 3.14 nations that share geography with Minnesota; and organizations and leadership from urban 3.15 and statewide American Indian communities. 3.16 3.17

- Subd. 4. Executive director; staff. (a) The governor must appoint an executive director who is a person closely connected to a tribe or indigenous community and who is highly knowledgeable about criminal investigations. The governor is encouraged to consider candidates for appointment who are recommended by tribes and indigenous communities. The executive director serves in the unclassified service.
- (b) The executive director may select, appoint, and compensate out of available funds assistants and employees as necessary to discharge the office's responsibilities. The executive director may appoint an assistant executive director in the unclassified service.
- (c) The executive director and full-time staff shall be members of the Minnesota State Retirement Association.
- Subd. 5. Reports. The office must report on measurable outcomes achieved to meet its statutory duties, along with specific objectives and outcome measures proposed for the following year. The office must submit the report by January 15 each year to the chairs and ranking minority members of the house of representatives and the senate committees with primary jurisdiction over public safety.
- Subd. 6. **Budget.** The executive director must prepare and subject the biennial budget of the office to the commissioner of management and budget in accordance with section 16A.10.

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Subd. 7. Grants. The office may apply for and receive grants from public and private
entities for purposes of carrying out the office's duties under this section.

- Subd. 8. Access to data. Notwithstanding section 13.384 or 13.85, the executive director has access to corrections and detention data and medical data maintained by an agency and classified as private data on individuals or confidential data on individuals when access to the data is necessary for the office to perform its duties under this section.
- 4.7 Sec. 2. **APPROPRIATION.**

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\$...... in fiscal year 2022 and \$...... in fiscal year 2023 are appropriated from the general
fund to the Office for Missing and Murdered Indigenous Relatives, under Minnesota Statutes,
section 241.82, for operations.

Sec. 2. 4