SF2571

SENATE STATE OF MINNESOTA EIGHTY-EIGHTH SESSION

S.F. No. 2571

(SENATE AUTHORS: CHAMPION)

DATE	D-PG	OFFICIAL STATUS
03/12/2014	6161	Introduction and first reading
		Referred to Judiciary
03/24/2014	6628a	Comm report: To pass as amended
	6801	Second reading
04/02/2014	7363	Special Order
	7363	Third reading Passed
04/29/2014	8490	Returned from House
		Presentment date 04/29/14
04/30/2014	8529	Governor's action Approval 04/30/14
	8529	Secretary of State Chapter 180 04/30/14
		Effective date 08/01/14

1.1 1.2 1.3 1.4 1.5 1.6 1.7 1.8	A bill for an act relating to public safety; providing technical amendments to criminal vehicular homicide or operation statute; clarifying driving while impaired law to work with amendments to criminal vehicular homicide and operation statute; amending Minnesota Statutes 2012, sections 169A.03, subdivisions 20, 21; 169A.24, subdivision 1; 609.21, subdivisions 1, 1a, 5; proposing coding for new law in Minnesota Statutes, chapter 609. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.9	Section 1. Minnesota Statutes 2012, section 169A.03, subdivision 20, is amended to
1.10	read:
1.11	Subd. 20. Prior impaired driving conviction. "Prior impaired driving conviction"
1.12	includes a prior conviction under:
1.13	(1) section 169A.20 (driving while impaired); 169A.31 (alcohol-related school bus
1.14	or Head Start bus driving); or 360.0752 (impaired aircraft operation);
1.15	(2) Minnesota Statutes 2012, section 609.21 (criminal vehicular homicide and injury,
1.16	substance-related offenses), subdivision 1, clauses (2) to (6);
1.17	(3) Minnesota Statutes 1998, section 169.121 (driver under influence of alcohol or
1.18	controlled substance); 169.1211 (alcohol-related driving by commercial vehicle drivers);
1.19	or 169.129 (aggravated DWI-related violations; penalty);
1.20	(4) Minnesota Statutes 1996, section 84.91, subdivision 1, paragraph (a) (operating
1.21	snowmobile or all-terrain vehicle while impaired); or 86B.331, subdivision 1, paragraph
1.22	(a) (operating motorboat while impaired);
1.23	(5) Minnesota Statutes 2006, section 609.21 (criminal vehicular homicide and injury,
1.24	substance-related offenses), subdivision 1, clauses (2) to (6); subdivision 2, clauses (2)

2.1	to (6); subdivision 2a, clauses (2) to (6); subdivision 2b, clauses (2) to (6); subdivision
2.2	3, clauses (2) to (6); or subdivision 4, clauses (2) to (6);
2.3	(6) section 609.21, subdivision 1, clauses (2) to (6), or subdivision 1a, clauses (2) to
2.4	(6); or section 609.2114, subdivision 1, clauses (2) to (6), or subdivision 2, clauses (2)
2.5	<u>to (6);</u> or
2.6	(6) (7) an ordinance from this state, or a statute or ordinance from another state, in
2.7	conformity with any provision listed in clause (1), (2), (3), (4), or (5).
2.8	A "prior impaired driving conviction" also includes a prior juvenile adjudication that
2.9	would have been a prior impaired driving conviction if committed by an adult.
2.10	Sec. 2. Minnesota Statutes 2012, section 169A.03, subdivision 21, is amended to read:
2.11	Subd. 21. Prior impaired driving-related loss of license. (a) "Prior impaired
2.12	driving-related loss of license" includes a driver's license suspension, revocation,
2.13	cancellation, denial, or disqualification under:
2.14	(1) section 169A.31 (alcohol-related school bus or Head Start bus driving);
2.15	169A.50 to 169A.53 (implied consent law); 169A.54 (impaired driving convictions and
2.16	adjudications; administrative penalties); 171.04 (persons not eligible for drivers' licenses);
2.17	171.14 (cancellation); 171.16 (court may recommend suspension); 171.165 (commercial
2.18	driver's license, disqualification); 171.17 (revocation); or 171.18 (suspension); because of
2.19	an alcohol-related incident;
2.20	(2) Minnesota Statutes 2012, section 609.21 (criminal vehicular homicide and injury,
2.21	substance-related offenses), subdivision 1, clauses (2) to (6);
2.22	(3) Minnesota Statutes 1998, section 169.121 (driver under influence of alcohol or
2.23	controlled substance); 169.1211 (alcohol-related driving by commercial vehicle drivers);
2.24	or 169.123 (chemical tests for intoxication);
2.25	(4) Minnesota Statutes 2006, section 609.21 (criminal vehicular homicide and injury,
2.26	substance-related offenses), subdivision 1, clauses (2) to (6); subdivision 2, clauses (2)
2.27	to (6); subdivision 2a, clauses (2) to (6); subdivision 2b, clauses (2) to (6); subdivision
2.28	3, clauses (2) to (6); or subdivision 4, clauses (2) to (6);
2.29	(5) section 609.21, subdivision 1, clauses (2) to (6), or subdivision 1a, clauses (2) to
2.30	(6); or section 609.2114, subdivision 1, clauses (2) to (6), or subdivision 2, clauses (2)
2.31	<u>to (6);</u> or
2.32	(5) (6) an ordinance from this state, or a statute or ordinance from another state, in
2.33	conformity with any provision listed in clause (1), (2), (3), or (4).
2.34	(b) "Prior impaired driving-related loss of license" also includes the revocation of
2.35	snowmobile or all-terrain vehicle operating privileges under section 84.911 (chemical

testing), or motorboat operating privileges under section 86B.335 (testing for alcohol 3.1 and controlled substances), for violations that occurred on or after August 1, 1994; the 3.2 revocation of snowmobile or all-terrain vehicle operating privileges under section 84.91 3.3 (operation of snowmobiles and all-terrain vehicles by persons under the influence of alcohol 3.4 or controlled substances); or the revocation of motorboat operating privileges under section 3.5 86B.331 (operation while using alcohol or drugs or with a physical or mental disability). 3.6 (c) "Prior impaired driving-related loss of license" does not include any license 3.7 action stemming solely from a violation of section 169A.33 (underage drinking and 3.8 driving), 171.09 (conditions of a restricted license), or 340A.503 (persons under the age 3.9 of 21, illegal acts). 3.10 Sec. 3. Minnesota Statutes 2012, section 169A.24, subdivision 1, is amended to read: 3.11 Subdivision 1. Degree described. A person who violates section 169A.20 (driving 3.12 while impaired) is guilty of first-degree driving while impaired if the person: 3.13 (1) commits the violation within ten years of the first of three or more qualified 3.14 prior impaired driving incidents; 3.15 (2) has previously been convicted of a felony under this section; or 3.16 (3) has previously been convicted of a felony under: 3.17 (i) Minnesota Statutes 2012, section 609.21 (criminal vehicular homicide and injury, 3.18 substance-related offenses), subdivision 1, clauses (2) to (6); or 3.19 (ii) Minnesota Statutes 2006, section 609.21 (criminal vehicular homicide and injury, 3.20 substance-related offenses), subdivision 1, clauses (2) to (6); subdivision 2, clauses (2) 3.21 3.22 to (6); subdivision 2a, clauses (2) to (6); subdivision 3, clauses (2) to (6); or subdivision 4, clauses (2) to (6); or 3.23 (iii) section 609.21, subdivision 1, clauses (2) to (6), or subdivision 1a, clauses (2) to 3.24 3.25 (6); or section 609.2114, subdivision 1, clauses (2) to (6), or subdivision 2, clauses (2) to (6). Sec. 4. Minnesota Statutes 2012, section 609.21, subdivision 1, is amended to read: 3.26 Subdivision 1. Criminal vehicular homicide or operation; crime described. A 3.27 person is guilty of criminal vehicular homicide or operation and may be sentenced as 3.28 provided in subdivision 1a, if the person causes injury to or to imprisonment for not 3.29 more than ten years or to payment of a fine of not more than \$20,000, or both, if the 3.30 person causes the death of another a human being not constituting murder or manslaughter 3.31 as a result of operating a motor vehicle: 3.32 (1) in a grossly negligent manner; 3.33 (2) in a negligent manner while under the influence of: 3.34

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REVISOR

(i) alcohol; 4.1 (ii) a controlled substance; or 4.2 (iii) any combination of those elements; 4.3 (3) while having an alcohol concentration of 0.08 or more; 4.4 (4) while having an alcohol concentration of 0.08 or more, as measured within 4.5 two hours of the time of driving; 46 (5) in a negligent manner while knowingly under the influence of a hazardous 4.7 substance: 48 (6) in a negligent manner while any amount of a controlled substance listed in 4.9 Schedule I or II, or its metabolite, other than marijuana or tetrahydrocannabinols, is 4.10present in the person's body; 4.11 (7) where the driver who causes the accident leaves the scene of the accident in 4.12 violation of section 169.09, subdivision 1 or 6; or 4.13 (8) where the driver had actual knowledge that a peace officer had previously issued 4.14 a citation or warning that the motor vehicle was defectively maintained, the driver had 4.15 actual knowledge that remedial action was not taken, the driver had reason to know that 4.16 the defect created a present danger to others, and the injury or death was caused by the 4.17 defective maintenance. 4 18 Sec. 5. Minnesota Statutes 2012, section 609.21, subdivision 1a, is amended to read: 4.19 Subd. 1a. Criminal penalties Great bodily harm. (a) A person who violates 4.20 subdivision 1 and causes the death of a human being not constituting murder or 4.21 4.22 manslaughter or the death of an unborn child may be sentenced to imprisonment for not more than ten years or to payment of a fine of not more than \$20,000, or both. 4.23 (b) A person who violates subdivision 1 and causes great bodily harm to another not 4.24 4.25 constituting attempted murder or assault or great bodily harm to an unborn child who is subsequently born alive may be sentenced to imprisonment for not more than five years or 4.26 to payment of a fine of not more than \$10,000, or both. 4.27 (c) A person who violates subdivision 1 and causes substantial bodily harm to 4.28 another may be sentenced to imprisonment for not more than three years or to payment of 4.29 a fine of not more than \$10,000, or both. 4.30 (d) A person who violates subdivision 1 and causes bodily harm to another may be 4.31 sentenced to imprisonment for not more than one year or to payment of a fine of not 4.32 more than \$3,000, or both. 4.33 A person is guilty of criminal vehicular operation resulting in great bodily harm and 4.34 may be sentenced to imprisonment for not more than five years or to payment of a fine 4.35

	SF2571	REVISOR	DM	S2571-1	1st Engrossment
5.1	of not more	than \$10,000, or bot	h, if the persor	n causes great bodily ha	arm to another not
5.2	constituting	attempted murder or	assault as a re	sult of operating a mot	or vehicle:
5.3	<u>(1) in</u>	a grossly negligent n	nanner;		
5.4	<u>(2) in</u>	a negligent manner w	while under the	e influence of:	
5.5	<u>(i) alc</u>	ohol;			
5.6	<u>(ii) a c</u>	controlled substance;	or		
5.7	<u>(iii) ar</u>	ny combination of the	ose elements;		
5.8	<u>(3) wh</u>	ile having an alcohol	l concentration	n of 0.08 or more;	
5.9	<u>(4)</u> wh	ile having an alcoho	l concentration	n of 0.08 or more, as m	easured within
5.10	two hours o	f the time of driving;	<u>.</u>		
5.11	<u>(5) in</u>	a negligent manner v	vhile knowing	ly under the influence	of a hazardous
5.12	substance;				
5.13	<u>(6) in</u>	a negligent manner v	vhile any amo	unt of a controlled sub-	stance listed in
5.14	Schedule I of	or II, or its metabolite	e, other than n	narijuana or tetrahydroo	cannabinols, is
5.15	present in th	ne person's body;			
5.16	<u>(7) wh</u>	ere the driver who ca	auses the accid	lent leaves the scene of	f the accident in
5.17	violation of	section 169.09, subd	ivision 1 or 6;	or	
5.18	<u>(8) wh</u>	ere the driver had act	ual knowledge	that a peace officer had	d previously issued a
5.19	citation or w	rarning that the motor	vehicle was d	efectively maintained,	the driver had actual
5.20	knowledge t	hat remedial action w	vas not taken, t	he driver had reason to	know that the defect
5.21	created a pre	esent danger to others	, and the injur	y was caused by the de	fective maintenance.
5.22	Sec. 6. N	Ainnesota Statutes 20	12 section 60	9.21, subdivision 5, is a	amended to read:
5.23			-	this section sections 60	
5.24				neanings given them.	<u>, , , , , , , , , , , , , , , , , , , </u>
5.25				given in section 609.52	subdivision 1, and
5.26		ached trailers.			, ,
5.27			e" has the mea	ning given in section 1:	52.01, subdivision 4.
5.28	(c) (d)	"Hazardous substan	ce" means any	chemical or chemical	compound that is
5.29	listed as a h	azardous substance in	n rules adopted	l under chapter 182.	-
5.30	Sec. 7. [509.2113] CRIMINA	AL VEHICUI	AR OPERATION; B	ODILY HARM.
5.31	Subdiv	vision 1. Substantial	bodily harm	<u>A person is guilty of</u>	criminal vehicular
5.32	operation re	sulting in substantial	bodily harm a	nd may be sentenced to	o imprisonment for
5.33	not more that	an three years or to pa	ayment of a fir	ne of not more than \$10	0,000, or both, if the

5.34 person causes substantial bodily harm to another as a result of operating a motor vehicle:

	SF2571	REVISOR	DM	S2571-1	1st Engrossment
6.1	(1) in a gr	cossly negligent man	nner;		
6.2		egligent manner wh		nfluence of:	
6.3	(i) alcoho				
6.4		rolled substance; or	•		
6.5	<u> </u>	ombination of those	-		
6.6	(3) while	having an alcohol c	oncentration	of 0.08 or more;	
6.7	(4) while	having an alcohol c	oncentration	of 0.08 or more, as m	easured within
6.8	two hours of th	e time of driving;			
6.9	<u>(5) in a ne</u>	egligent manner wh	ile knowingly	under the influence	of a hazardous
6.10	substance;				
6.11	<u>(6) in a ne</u>	egligent manner wh	ile any amou	nt of a controlled subs	stance listed in
6.12	Schedule I or II	, or its metabolite,	other than ma	rijuana or tetrahydroo	cannabinols, is
6.13	present in the p	erson's body;			
6.14	(7) where	the driver who cau	ses the accide	nt leaves the scene of	f the accident in
6.15	violation of sec	tion 169.09, subdiv	ision 1 or 6; o	<u>or</u>	
6.16	(8) where	the driver had actua	l knowledge 1	hat a peace officer had	d previously issued a
6.17	citation or warn	ing that the motor v	ehicle was de	fectively maintained,	the driver had actual
6.18	knowledge that	remedial action was	s not taken, th	e driver had reason to	know that the defect
6.19	created a preser	nt danger to others, a	and the injury	was caused by the det	fective maintenance.
6.20	<u>Subd. 2.</u>	Bodily harm. A per	rson is guilty	of criminal vehicular	operation resulting
6.21	in bodily harm	and may be sentenc	ed to impriso	nment for not more th	nan one year or to
6.22	payment of a fir	ne of not more than	\$3,000, or bo	th, if the person caus	es bodily harm to
6.23	another as a res	ult of operating a m	notor vehicle:		
6.24	<u>(1) in a gr</u>	cossly negligent man	nner;		
6.25	<u>(2) in a ne</u>	egligent manner wh	ile under the	nfluence of:	
6.26	(i) alcoho	<u>l;</u>			
6.27	(ii) a cont	rolled substance; or	-		
6.28	<u>(iii) any c</u>	ombination of those	e elements;		
6.29	(3) while	having an alcohol c	oncentration	of 0.08 or more;	
6.30	(4) while	having an alcohol c	concentration	of 0.08 or more, as m	neasured within
6.31	two hours of the	e time of driving;			
6.32	<u>(5) in a ne</u>	egligent manner wh	ile knowingly	under the influence	of a hazardous
6.33	substance;				
6.34	<u>(6) in a ne</u>	egligent manner wh	ile any amou	nt of a controlled sub	stance listed in
6.35	Schedule I or II	, or its metabolite,	other than ma	rijuana or tetrahydroo	cannabinols, is
6.36	present in the p	erson's body;			

1st Engrossment

7.1	(7) where the driver who causes the accident leaves the scene of the accident in
7.2	violation of section 169.09, subdivision 1 or 6; or
7.3	(8) where the driver had actual knowledge that a peace officer had previously issued a
7.4	citation or warning that the motor vehicle was defectively maintained, the driver had actual
7.5	knowledge that remedial action was not taken, the driver had reason to know that the defect
7.6	created a present danger to others, and the injury was caused by the defective maintenance.
7.7	Subd. 3. Affirmative defense. It shall be an affirmative defense to a charge under
7.8	subdivisions 1, clause (6); 2, clause (6); and 3, clause (6), that the defendant used the
7.9	controlled substance according to the terms of a prescription issued for the defendant in
7.10	accordance with sections 152.11 and 152.12.
7.11	Sec. 8. [609.2114] CRIMINAL VEHICULAR OPERATION; UNBORN CHILD.
7.12	Subdivision 1. Death to an unborn child. A person is guilty of criminal vehicular
7.13	operation resulting in death to an unborn child and may be sentenced to imprisonment for
7.14	not more than ten years or to payment of a fine of not more than \$20,000, or both, if the
7.15	person causes the death of an unborn child as a result of operating a motor vehicle:
7.16	(1) in a grossly negligent manner;
7.17	(2) in a negligent manner while under the influence of:
7.18	(i) alcohol;
7.19	(ii) a controlled substance; or
7.20	(iii) any combination of those elements;
7.21	(3) while having an alcohol concentration of 0.08 or more;
7.22	(4) while having an alcohol concentration of 0.08 or more, as measured within
7.23	two hours of the time of driving;
7.24	(5) in a negligent manner while knowingly under the influence of a hazardous
7.25	substance;
7.26	(6) in a negligent manner while any amount of a controlled substance listed in
7.27	Schedule I or II, or its metabolite, other than marijuana or tetrahydrocannabinols, is
7.28	present in the person's body;
7.29	(7) where the driver who causes the accident leaves the scene of the accident in
7.30	violation of section 169.09, subdivision 1 or 6; or
7.31	(8) where the driver had actual knowledge that a peace officer had previously issued a
7.32	citation or warning that the motor vehicle was defectively maintained, the driver had actual
7.33	knowledge that remedial action was not taken, the driver had reason to know that the defect
7.34	created a present danger to others, and the injury was caused by the defective maintenance.

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8.1	Subd. 2. Injury to an unborn child. A person is guilty of criminal vehicular
8.2	operation resulting in injury to an unborn child and may be sentenced to imprisonment
8.3	for not more than five years or to payment of a fine of not more than \$10,000, or both,
8.4	if the person causes the great bodily harm to an unborn child subsequently born alive
8.5	as a result of operating a motor vehicle:
8.6	(1) in a grossly negligent manner;
8.7	(2) in a negligent manner while under the influence of:
8.8	(i) alcohol;
8.9	(ii) a controlled substance; or
8.10	(iii) any combination of those elements;
8.11	(3) while having an alcohol concentration of 0.08 or more;
8.12	(4) while having an alcohol concentration of 0.08 or more, as measured within
8.13	two hours of the time of driving;
8.14	(5) in a negligent manner while knowingly under the influence of a hazardous
8.15	substance;
8.16	(6) in a negligent manner while any amount of a controlled substance listed in
8.17	Schedule I or II, or its metabolite, other than marijuana or tetrahydrocannabinols, is
8.18	present in the person's body;
8.19	(7) where the driver who causes the accident leaves the scene of the accident in
8.20	violation of section 169.09, subdivision 1 or 6; or
8.21	(8) where the driver had actual knowledge that a peace officer had previously issued a
8.22	citation or warning that the motor vehicle was defectively maintained, the driver had actual
8.23	knowledge that remedial action was not taken, the driver had reason to know that the defect
8.24	created a present danger to others, and the injury was caused by the defective maintenance.
8.25	Subd. 3. Affirmative defense. It shall be an affirmative defense to a charge under
8.26	subdivisions 1, clause (6), and 2, clause (6), that the defendant used the controlled
8.27	substance according to the terms of a prescription issued for the defendant in accordance
8.28	with sections 152.11 and 152.12.
8.29	Sec. 9. REVISOR'S INSTRUCTION.
8.30	The revisor of statutes shall renumber the provisions of Minnesota Statutes listed in
8.31	Column A to the references listed in column B. The revisor shall also make necessary
8.32	cross-reference changes in Minnesota Statutes and Minnesota Rules consistent with the
8.33	renumbering in this instruction.
8.34	Column A Column B

8.35

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609.21, subdivision 5

SF2571

S2571-1

9.1	609.21, subdivision 1	609.2112, subdivision 1
9.2	609.21, subdivision 4a	609.2112, subdivision 2
9.3	609.21, subdivision 1a	609.2113, subdivision 1
9.4	609.2113, subdivision 1	609.2113, subdivision 2
9.5	609.2113, subdivision 2	609.2113, subdivision 3
9.6	609.2113, subdivision 3	609.2113, subdivision 4
9.7	609.21, subdivision 1b	609.2114, subdivision 3
9.8	609.2114, subdivision 3	609.2114, subdivision 4