KLL/nb

## **SENATE** STATE OF MINNESOTA NINETIETH SESSION

## S.F. No. 2863

(SENATE AUTHORS: RELPH, Latz, Limmer and Pappas)					
DATE	D-PG	OFFICIAL STATUS			
03/01/2018	6240	Introduction and first reading Referred to Judiciary and Public Safety Finance and Policy			
03/15/2018 03/29/2018	6531	Author added Pappas Comm report: To pass as amended Second reading			

1.1	A bill for an act
1.2 1.3 1.4	relating to public safety; establishing procedure for handling sexual assault examination kits; providing notice to victims; amending Minnesota Statutes 2016, section 144.6586, subdivision 2; proposing coding for new law in Minnesota
1.4	Statutes, chapters 299C; 611A.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. Minnesota Statutes 2016, section 144.6586, subdivision 2, is amended to read:
1.8	Subd. 2. Contents of notice. The commissioners of health and public safety, in
1.9	consultation with sexual assault victim advocates and health care professionals, shall develop
1.10	the notice required by subdivision 1. The notice must inform the victim, at a minimum, of:
1.11	(1) the obligation under section 609.35 of the county where the criminal sexual conduct
1.12	occurred to pay for the examination performed for the purpose of gathering evidence, that
1.13	payment is not contingent on the victim reporting the criminal sexual conduct to law
1.14	enforcement, and that the victim may incur expenses for treatment of injuries; and
1.15	(2) the victim's rights if the crime is reported to law enforcement, including the victim's
1.16	right to apply for reparations under sections 611A.51 to 611A.68, information on how to
1.17	apply for reparations, and information on how to obtain an order for protection or a
1.18	harassment restraining order-; and
1.19	(3) the opportunity under section 611A.27 to obtain status information about an
1.20	unrestricted sexual assault examination kit, as defined in section 299C.106, subdivision 1,
1.21	paragraph (h).

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	02/22/18	REVISOR	KLL/nb	18-6142	as introduced	
2.1	Sec. 2. [299C.	106] SEXUAL	ASSAULT EXA	MINATION KIT HAND	DLING.	
2.2	Subdivision	1. Definitions. (a	a) As used in this	section, the terms in this su	ubdivision have	
2.3	the meanings gi	ven.				
2.4	(b) "Forensie	c laboratory" has	the meaning give	ven in section 299C.157, su	ubdivision 1,	
2.5	<u>clause (2).</u>					
2.6	(c) "Patient"	has the meaning	g given in section	n 144.291, subdivision 2, p	aragraph (g),	
2.7	and means a per	son who consen	ts to a sexual ass	ault examination.		
2.8	(d) "Release	form" means a c	locument provid	ed by the hospital to the pat	tient at the time	
2.9	of the sexual ass	ault examination	n that gives the pa	atient the option of authoriz	zing, in writing,	
2.10	the release of th	e kit to law enfo	rcement.			
2.11	(e) "Restricte	ed sexual assault	t examination kit	" means a kit that does not	have an	
2.12	accompanying r	elease form sign	ed by the patien	t authorizing law enforcem	ent to submit	
2.13	the kit to a forer	nsic laboratory. A	A health care pro	fessional shall provide the	patient with	
2.14	information abo	ut how to conver	rt a restricted sex	ual assault examination kit	to unrestricted	
2.15	<u>status.</u>					
2.16	(f) "Sexual a	ssault examination	on kit" means a c	ollection of evidence, inclu	ding biological	
2.17	material, gather	ed from a patien	t by a health care	e professional.		
2.18	(g) "Submitt	ed sexual assaul	t examination ki	t" means an unrestricted ki	t that has been	
2.19	submitted by law	w enforcement to	o a forensic labo	ratory.		
2.20	(h) "Unrestri	icted sexual assa	ult examination	kit" means a kit that has an	accompanying	
2.21	release form sig	ned by the patien	nt allowing law e	enforcement to submit the l	kit to a forensic	
2.22	laboratory.					
2.23	<u>(i)</u> "Unsubm	itted sexual assa	ult examination	kit" means an unrestricted	kit that has not	
2.24	been submitted	by law enforcem	ent to a forensic	alaboratory.		
2.25	<u>Subd. 2.</u> Tra	nsfer of unrest	ricted sexual as	sault examination kit from	n health care	
2.26	professional to	law enforcemen	t agency. When	a sexual assault examinatio	n is performed,	
2.27	evidence is colle	ected, and the pat	tient requests that	t law enforcement officials	be notified and	
2.28	signs a release fo	orm, the individu	al performing the	e examination, or the individ	dual's designee,	
2.29	shall notify the a	appropriate law	enforcement age	ncy of the collection of the	evidence in an	
2.30	unrestricted sexu	ual assault exam	ination kit. The a	gency must retrieve an unre	estricted sexual	
2.31	assault examination	tion kit from the	health care profe	essional within ten days of r	eceiving notice	
2.32	that the kit is av	ailable for transf	fer. Notification	to the agency shall be made	e in writing.	

3.1	Subd. 3. Submission of unrestricted sexual assault examination kit. Within 60 days
3.2	of receiving an unrestricted sexual assault examination kit, a law enforcement agency shall
3.3	submit the kit for testing to a forensic laboratory, unless the law enforcement agency deems
3.4	the result of the kit would not add evidentiary value to the case. If a kit is not submitted
3.5	during this time, the agency shall make a record, in consultation with the county attorney,
3.6	stating the reasons why the kit was not submitted. An unsubmitted kit shall be held by the
3.7	agency for the retention period described in subdivision 4. Restricted sexual assault
3.8	examination kits shall not be submitted for testing.
3.9	Subd. 4. Retention of restricted sexual assault examination kit. A restricted sexual
3.10	assault examination kit must be stored for a minimum of 18 months under appropriate
3.11	chain-of-custody conditions. Nothing in this section shall prevent jurisdictions from retaining
3.12	a restricted sexual assault examination kit for the duration of the statute of limitations for
3.13	prosecution.
3.14	Subd. 5. No basis for dismissal or bar to admissibility of evidence. Failure to meet a
3.15	deadline established in this section is not a basis for dismissal of a criminal action or a bar
3.16	to the admissibility of the evidence in a criminal action.
3.17	Sec. 3. [611A.27] VICTIM RIGHTS TO SEXUAL ASSAULT EVIDENCE
3.18	INFORMATION.
3.19	Subdivision 1. Access to law enforcement data. (a) Upon written request from the
3.20	victim or victim's designee as described in subdivision 2, the investigating law enforcement
3.21	agency shall release the following active investigative data, as defined in section 13.82,
3.22	subdivision 7, to a victim of sexual assault about a submitted sexual assault examination
3.23	kit, as defined in section 299C.106, subdivision 1, paragraph (g):
3.24	(1) the date that a sexual assault examination kit was submitted to a forensic laboratory,
3.25	as defined in section 299C.157, subdivision 1, clause (2), and the date that the agency
3.26	received notice of the results of that testing; and
3.27	(2) whether a DNA profile was obtained from the testing.
3.28	(b) The agency may refuse the request under paragraph (a) if the release of that data will
3.29	interfere with the investigation.
3.30	Subd. 2. Responding to a victim request for data. No later than January 1, 2019, each
3.31	law enforcement agency shall adopt policies and procedures subject to section 13.82,
3.32	subdivision 7, to provide investigative data under this section that includes but is not limited
3.33	to the following requirements:

	02/22/18	REVISOR	KLL/nb	18-6142	as introduced
4.1	(1) agenc	y identification of a	a representative or	representatives to respon	nd to requests for
4.2	data from sex	kual assault victims	and to serve as a lia	aison between the agency	y and the forensic
4.3	laboratory;				
4.4	(2) agenc	y response to inqui	iries within 30 day	s of receipt, unless the a	agency declines
4.5	to provide th	e information unde	er subdivision 1, pa	aragraph (b);	
4.6	(3) the se	xual assault victim	can designate ano	ther person to request in	formation on the
4.7	victim's beha	alf by providing wr	itten authorization	to the agency except th	at an agency can
4.8	decline to pr	ovide the informati	on under subdivis	ion 1, paragraph (b); and	<u>d</u>
4.9	(4) agenc	y development of a	procedure that all	ows a sexual assault vict	tim to contact the
4.10	agency repre	sentative to reques	t that a restricted k	tit as defined in section 2	299C.106 <u>,</u>
4.11	subdivision	l, paragraph (e), be	reclassified as an	unrestricted kit as defin	ed in section

4.12 299C.106, subdivision 1, paragraph (h), if the restricted kit is in the possession of the agency.