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21-00884

## SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

## S.F. No. 304

(SENATE AUTHORS: SENJEM)				
DATE	D-PG	OFFICIAL STATUS		
01/25/2021	157	Introduction and first reading		
		Referred to Judiciary and Public Safety Finance and Policy		
02/11/2021	298a	Comm report: To pass as amended		
		Second reading		
03/25/2021	1176	Special Order		
	1176	Third reading Passed		

1.1	A bill for an act
1.2 1.3	relating to public safety; requiring a policy for the use of confidential informants; proposing coding for new law in Minnesota Statutes, chapter 626.
1.4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.5	Section 1. TITLE.
1.6	This act shall be known as "Matthew's Law."
1.7	Sec. 2. [626.8474] CONFIDENTIAL INFORMANTS; REQUIRED POLICY AND
1.8	TRAINING.
1.9 1.10	Subdivision 1. Definitions. (a) For the purposes of this section the terms in this subdivision have the meanings given them.
1.11	(b) "Confidential informant" means a person who cooperates with a law enforcement
1.12	agency confidentially in order to protect the person or the agency's intelligence gathering
1.13	or investigative efforts and:
1.14	(1) seeks to avoid arrest or prosecution for a crime, mitigate punishment for a crime in $1$
1.15	which a sentence will be or has been imposed, or receive a monetary or other benefit; and
1.16	(2) is able, by reason of the person's familiarity or close association with suspected
1.17	<u>criminals, to:</u>
1.18	(i) make a controlled buy or controlled sale of contraband, controlled substances, or
1.19	other items that are material to a criminal investigation;

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2.1	(ii) supply regular or constant information about suspected or actual criminal activities
2.2	to a law enforcement agency; or
2.3	(iii) otherwise provide information important to ongoing criminal intelligence gathering
2.4	or criminal investigative efforts.
2.5	(c) "Controlled buy" means the purchase of contraband, controlled substances, or other
2.6	items that are material to a criminal investigation from a target offender that is initiated,
2.7	managed, overseen, or participated in by law enforcement personnel with the knowledge
2.8	of a confidential informant.
2.9	(d) "Controlled sale" means the sale of contraband, controlled substances, or other items
2.10	that are material to a criminal investigation to a target offender that is initiated, managed,
2.11	overseen, or participated in by law enforcement personnel with the knowledge of a
2.12	confidential informant.
2.13	(e) "Mental harm" means a psychological injury that is not necessarily permanent but
2.14	results in visibly demonstrable manifestations of a disorder of thought or mood that impairs
2.15	a person's judgment or behavior.
2.16	(f) "Target offender" means the person suspected by law enforcement personnel to be
2.17	implicated in criminal acts by the activities of a confidential informant.
2.18	Subd. 2. Model policy. (a) By January 1, 2022, the board shall adopt a model policy
2.19	addressing the use of confidential informants by law enforcement. The model policy must
2.20	establish policies and procedures for the recruitment, control, and use of confidential
2.21	informants. In developing the policy, the board shall consult with representatives of the
2.22	Bureau of Criminal Apprehension, Minnesota Police Chiefs Association, Minnesota Sheriff's
2.23	Association, Minnesota Police and Peace Officers Association, Minnesota County Attorneys
2.24	Association, treatment centers for substance abuse, and mental health organizations. The
2.25	model policy must include, at a minimum, the following:
2.26	(1) information that the law enforcement agency shall maintain about each confidential
2.27	informant that must include, at a minimum, an emergency contact for the informant in the
2.28	event of the informant's physical or mental harm or death;
2.29	(2) a process to advise a confidential informant of conditions, restrictions, and procedures
2.30	associated with participating in the agency's investigative or intelligence gathering activities;
2.31	(3) procedures for compensation to an informant that is commensurate with the value
2.32	of the services and information provided and based on the level of the targeted offender,
2.33	the amount of any seizure, and the significance of contributions made by the informant;

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(4) design	ated supervisory	or command-leve	review and oversight in	the use of a
confidential i				
(5) consul	Itation with the in-	formant's probatic	n, parole, or supervised r	elesse agent if
any;		iormant's probatic	in, parole, or supervised r	cicase agent, ii
			or social relationships by	law enforcement
agency perso	nnel with a confic	lential informant;		
<u>(7)</u> exclus	ion of an informa	nt from engaging	in a controlled buy or sal	e of a controlled
substance if t	he informant is re	ceiving in-patient	or out-patient treatment a	administered by
a licensed ser	vice provider for	substance abuse, j	participating in a treatment	nt-based drug
ourt program	n, or has experien	ced a drug overdo	se within the past year, ex	cept that the
nformant ma	y provide confider	ntial information to	a law enforcement agency	y while receiving
reatment;				
(8) exclus	ion of an informar	nt under the age of	18 years from participatir	ng in a controlled
ouy or sale of	a controlled substa	ance without the w	ritten consent of a parent of	or legal guardian,
except that the	e informant may p	rovide confidentia	l information to a law enfo	orcement agency;
(9) consid	leration of an info	rmant's diagnosis	of mental illness, substan	ice abuse, or
lisability, and	d history of menta	l illness, substanc	e abuse, or disability;	
(10) guide	elines for the law	enforcement agen	cy to establish a procedur	e to request an
dvocate from	n the county socia	l services agency	for an informant if the in	formant is an
addict in reco	overy or possesses	a physical or mer	ntal infirmity or other phy	vsical, mental, or
emotional dy	sfunction that imp	pairs the informan	t's ability to understand ir	structions and
nake inform	ed decisions;			
(11) refer	ral of prospective	and current confid	dential informants who ar	e known to be
substance abu	users or to be at ri	sk for substance a	buse to prevention or trea	utment services;
(12) reaso	nable protective n	neasures for a con	fidential informant when	law enforcement
cnows or sho	uld have known o	f a risk or threat of	harm to a person serving	as a confidential
nformant and	d the risk or threat	t of harm is a resu	lt of the informant's servi	ce to the law
enforcement	agency;			
<u>(13) guide</u>	elines for the train	ing and briefing c	f a confidential informan	<u>t;</u>
<u>(14) reaso</u>	nable procedures	to help protect the	identity of a confidential i	nformant during
he time the p	person is acting as	an informant;		

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(15) proc	edures to deactive	ate a confidential i	nformant that maintain t	he safety and
anonymity of	f the informant ar	nd offer and provid	le assistance with physic	al, mental, or
emotional he	alth services as a	ccepted by the info	ormant;	
(16) a pro	cess to evaluate a	and report the crim	inal history and propensi	ity for violence of
any target of	fenders; and			
<u>(17) guid</u>	elines for a writte	n agreement betw	een the confidential info	mant and the law
enforcement	agency that take	into consideration	, at a minimum, an inform	mant's physical or
mental infirn	nity or other phys	ical, mental, or en	notional dysfunction that	impairs the
informant's a	bility to knowing	ly contract or othe	erwise protect the inform	ant's self-interest.
(b) The b	oard shall annual	ly review and, as 1	necessary, revise the mod	lel confidential
<u> </u>			atives from the organizat	
paragraph (a)	-	<b>k</b>	0	
Subd 3	Agency policies r	equired (a) The	hief law enforcement off	icer of every state
			h and enforce a written p	
		-	ust be identical or, at a n	
		• •	l policy adopted by the b	
subdivision 2			r poncy adopted by the b	
300017151011 2	<u></u>			
(b) Every	state and local la	w enforcement age	ency must certify annually	y to the board that
t has adopted	l a written policy	in compliance wit	h the board's model confi	dential informant
policy.				
(c) The b	oard shall assist t	he chief law enfor	cement officer of each st	ate and local law
enforcement	agency in develo	ping and implement	nting confidential inform	ant policies under
this subdivisi	ion.			
<u>Subd. 4.</u> 1	Required in-serv	ice training. The c	chief law enforcement off	icer of every state
and local law	enforcement age	ency shall provide	in-service training in the	e recruitment,
control, and ı	use of confidentia	l informants to eve	ry peace officer and part-	time peace officer
employed by	the agency who	the chief law enfo	rcement officer determin	es is involved in
working with	confidential info	ormants given the	officer's responsibilities.	The training shall
comply with	learning objectiv	es based on the po	licies and procedures of	the model policy
developed ar	d approved by th	e board.		
Subd. 5.	Compliance revi	ews. The board ha	s the authority to inspect	state and local
agency polici	es to ensure comp	liance with this sec	tion. The board may cond	luct the inspection

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based upon	a complaint it rece	ives about a particu	lar agency or through a	a random selection
process.				
Subd. 6.	Licensing sanctio	ons; injunctive reli	<b>ef.</b> The board may imp	oose licensing
sanctions ar	nd seek injunctive r	elief under section	214.11 for failure to co	omply with the
requirement	ts of this section.			
EFFEC	TIVE DATE. This	s section is effective	e the day following fina	al enactment.