RSI/KA

SENATE STATE OF MINNESOTA NINETY-FIRST SESSION

S.F. No. 3335

(SENATE AUTHORS: LITTLE, Bigham, Carlson and Newton)			
DATE	D-PG	OFFICIAL STATUS	
02/20/2020	4833	Introduction and first reading	
		Referred to Judiciary and Public Safety Finance and Policy	
02/24/2020	4901	Authors added Bigham; Carlson; Newton	

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6 1.7	relating to telecommunications; prohibiting false caller identification information; providing for criminal penalties; amending Minnesota Statutes 2018, sections 325E.26, by adding subdivisions; 609.527, subdivision 3; Minnesota Statutes 2019 Supplement, section 609.52, subdivision 3; proposing coding for new law in Minnesota Statutes, chapter 325E; repealing Minnesota Statutes 2018, section 325E.31.
1.8	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.9	Section 1. Minnesota Statutes 2018, section 325E.26, is amended by adding a subdivision
1.10	to read:
1.11	Subd. 7. Caller identification service. "Caller identification service" means a feature
1.12	that displays a caller's name, phone number, or location on a call recipient's telephone or
1.13	wireless communications device before the call is answered.
1.14	EFFECTIVE DATE. This section is effective the day following final enactment.
1.14 1.15	EFFECTIVE DATE. This section is effective the day following final enactment. Sec. 2. Minnesota Statutes 2018, section 325E.26, is amended by adding a subdivision to
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1.15 1.16 1.17	Sec. 2. Minnesota Statutes 2018, section 325E.26, is amended by adding a subdivision to read: <u>Subd. 8. Commission.</u> "Commission" means the Minnesota Public Utilities Commission.
1.15 1.16 1.17 1.18	Sec. 2. Minnesota Statutes 2018, section 325E.26, is amended by adding a subdivision to read: Subd. 8. Commission. "Commission" means the Minnesota Public Utilities Commission. EFFECTIVE DATE. This section is effective the day following final enactment.
 1.15 1.16 1.17 1.18 1.19 	Sec. 2. Minnesota Statutes 2018, section 325E.26, is amended by adding a subdivision to read: <u>Subd. 8. Commission. "Commission" means the Minnesota Public Utilities Commission.</u> <u>EFFECTIVE DATE. This section is effective the day following final enactment.</u> Sec. 3. Minnesota Statutes 2018, section 325E.26, is amended by adding a subdivision to

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Sec. 3.

	01/22/20	REVISOR	RSI/KA	20-6104	as introduced
2.1	EFFECT	IVE DATE. This	section is effectiv	ve the day following final	enactment.
2.2	Sec. 4. [32 :	5E.281] FALSE C	CALLER IDENT	IFICATION INFORM	ATION;
2.3	PROHIBIT	ION.			
2.4	Subdivisi	on 1. Prohibition	<u>(a) It is unlawful</u>	to display or cause to be	displayed, or to
2.5	use a third pa	arty to display or c	ause to be display	ved, a fraudulent or inacc	urate name or
2.6	telephone nu	mber, or the name	or telephone nun	ber of the recipient of th	e
2.7	telecommuni	cation, on a Minne	esota resident's ca	ller identification service	<u>.</u>
2.8	<u>(b)</u> This s	subdivision does no	ot apply to:		
2.9	<u>(1) the tra</u>	insmission of a cal	ler identification	service by a telecommun	ications provider
2.10	that has recei	ved a Public Utilit	ies Commission d	letermination that the tele	communications
2.11	•		subdivision 2, ba	sed on its most recent fili	ng made under
2.12	subdivision 2).			
2.13	<u>(2)</u> any la	wful, authorized i	nvestigative, prot	ective, or intelligence act	ivity of a law
2.14	enforcement	agency of any stat	e, a political subc	livision of a state, or the	United States;
2.15	<u>(3) an act</u>	ivity engaged in ur	der a court order t	hat specifically authorize	s the use of caller
2.16	identification	n manipulation;			
2.17	(4) caller	identification mar	ipulation used by	a domestic violence she	ter to protect the
2.18	safety of its r	esidents;			
2.19	<u>(5)</u> a telec	communications se	rvice provider tha	t blocks or restricts a nam	e, phone number,
2.20	or location fr	om being displaye	ed on a subscriber	's caller identification ser	vice; or
2.21	<u>(6)</u> a heal	th care profession	al contacting a pa	tient, a patient's legal rep	resentative, or a
2.22	patient's fam	ily member regard	ing the patient's c	liagnosis, treatment, or se	ervices.
2.23	Subd. 2.	Call blocking by (telecommunicati	ons providers; annual c	ertification. (a)
2.24	Each telecon	munications servi	ce provider servi	ng subscribers in this stat	e must annually
2.25	file with the	commission evide	nce, as required b	y the commission, that th	le
2.26	telecommuni	cations service pro	ovider has implem	ented current and application	ble technologies
2.27	that identify	and block telecom	munications that	violate this section for all	of its Minnesota
2.28	subscribers a	nd at no cost to the	ose subscribers, ta	aking into consideration a	applicable state
2.29	and federal la	aws and regulation	s, agreements tha	t the telecommunications	service provider
2.30	has entered in	nto with state or fe	ederal authorities	with respect to the imple	mentation of
2.31	blocking fict	itious or misleadin	ng names or teleph	none numbers on a subscr	riber's caller
2.32	identification	n service, and costs	5.		

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3.1	(b) A sub	oscriber may elect t	to opt out of a tel	ecommunications service	provider's call
3.2	blocking ser	vice.	•		
3.3	(c) A tele	ecommunications s	ervice provider n	nust fulfill a subscriber's o	ral or written
3.4	request to bl	ock transmission o	f calls originating	g from a specific telephone	e number within
3.5	20 days of re	eceiving the reques	t. A telecommun	ications service provider n	nay charge the
3.6	subscriber fo	or providing that se	ervice.		
3.7	<u>(d)</u> The c	commission must d	evelop policies a	nd procedures to assist in	making a
3.8	determinatio	n regarding a telecc	ommunications se	rvice provider's compliance	e with paragraph
3.9	<u>(a).</u>				
3.10	<u>(e)</u> The s	tate of Minnesota i	s prohibited fron	n entering into a contract w	vith a
3.11	telecommun	ications service pro	ovider that the con	mmission determines does	not comply with
3.12	this section.				
3.13	EFFECT	FIVE DATE. This	section is effecti	ve the day following final	enactment.
3.14	Sec. 5. [32	<u>5E.3105] ENFOR</u>	CEMENT; RE	<u>MEDIES.</u>	
3.15	<u>(a) A vio</u>	lation of sections 3	325E.27 to 325E.	30 is a felony.	
3.16	(b) Section	ons 325E.27 to 325	E.30 may be enf	forced by the commissione	r of commerce
3.17	under section	n 45.027, or by the	attorney general	under section 8.31.	
3.18	(c) A pers	son convicted of a v	iolation under sec	etions 325E.27 to 325E.30 n	nay be sentenced
3.19	to pay a fine	of not more than \$.	for each sepa	arate violation, except that	if the prohibited
3.20	call resulted	in identity theft or t	heft by swindle, t	the penalty is as provided in	n section 609.52,
3.21	subdivision .	3, clause (3).			
3.22	<u>(d) A sub</u>	oscriber aggrieved	by a violation of	sections 325E.27 to 325E.	30 has a private
3.23	right of action	on under this sectio	n and may seek a	appropriate injunctive or o	ther equitable
3.24	relief, additi	onal civil damages	, actual losses, ar	nd, as determined by the co	ourt, reasonable
3.25	attorney fees	s and court costs. A	private right of	action brought under this s	section by a
3.26	subscriber is	in the public inter	est.		
3.27	<u>(e) Nothi</u>	ng in this section 1	imits any remedi	es, causes of action, or per	nalties available
3.28	to a person o	or government ager	ncy under any oth	ner federal or state law.	
3.29	EFFECT	FIVE DATE. This	section is effecti	ve the day following final	enactment.

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Sec. 6. Minnesota Statutes 2019 Supplement, section 609.52, subdivision 3, is amended 4.1 to read: 4.2 Subd. 3. Sentence. Whoever commits theft may be sentenced as follows: 4.3 (1) to imprisonment for not more than 20 years or to payment of a fine of not more than 4.4 4.5 \$100,000, or both, if the property is a firearm, or the value of the property or services stolen is more than \$35,000 and the conviction is for a violation of subdivision 2, clause (3), (4), 4.6 (15), (16), or (19), or section 609.2335, subdivision 1, clause (1) or (2), item (i); or 4.7 (2) to imprisonment for not more than ten years or to payment of a fine of not more than 4.8 \$20,000, or both, if the value of the property or services stolen exceeds \$5,000, or if the 4.9 property stolen was an article representing a trade secret, an explosive or incendiary device, 4.10 or a controlled substance listed in Schedule I or II pursuant to section 152.02 with the 4.11 exception of marijuana; or 4.12 (3) to imprisonment for not more than five years or to payment of a fine of not more 4.13 than \$10,000, or both, if any of the following circumstances exist: 4.14 (a) the value of the property or services stolen is more than \$1,000 but not more than 4.15 \$5,000; or 4.16 (b) the property stolen was a controlled substance listed in Schedule III, IV, or V pursuant 4.17 to section 152.02; or 4.18 (c) the value of the property or services stolen is more than \$500 but not more than 4.19 \$1,000 and the person has been convicted within the preceding five years for an offense 4.20 under this section, section 256.98; 268.182; 609.24; 609.245; 609.53; 609.582, subdivision 4.21 1, 2, or 3; 609.625; 609.63; 609.631; or 609.821, or a statute from another state, the United 4.22 States, or a foreign jurisdiction, in conformity with any of those sections, and the person 4.23 received a felony or gross misdemeanor sentence for the offense, or a sentence that was 4.24 4.25 stayed under section 609.135 if the offense to which a plea was entered would allow imposition of a felony or gross misdemeanor sentence; or 4.26 4.27 (d) the value of the property or services stolen is not more than \$1,000, and any of the following circumstances exist: 4.28 (i) the property is taken from the person of another or from a corpse, or grave or coffin 4.29 containing a corpse; or 4.30 (ii) the property is a record of a court or officer, or a writing, instrument or record kept, 4.31 filed or deposited according to law with or in the keeping of any public officer or office; or 4.32

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5.1	(iii) the property is taken from a burning, abandoned, or vacant building or upon its
5.2	removal therefrom, or from an area of destruction caused by civil disaster, riot, bombing,
5.3	or the proximity of battle; or
5.4	(iv) the property consists of public funds belonging to the state or to any political
5.5	subdivision or agency thereof; or
5.6	(v) the property stolen is a motor vehicle; or
5.7	(vi) the property was obtained through a violation of subdivision 2, paragraph (a), clause
5.8	(4), that occurred as a result of a telecommunication prohibited under sections 325E.27 to
5.9	<u>325E.29; or</u>
5.10	(4) to imprisonment for not more than one year or to payment of a fine of not more than
5.11	\$3,000, or both, if the value of the property or services stolen is more than \$500 but not
5.12	more than \$1,000; or
5.13	(5) in all other cases where the value of the property or services stolen is \$500 or less,
5.14	to imprisonment for not more than 90 days or to payment of a fine of not more than \$1,000,
5.15	or both, provided, however, in any prosecution under subdivision 2, clauses (1), (2), (3),
5.16	(4), (13), and (19), the value of the money or property or services received by the defendant
5.17	in violation of any one or more of the above provisions within any six-month period may
5.18	be aggregated and the defendant charged accordingly in applying the provisions of this
5.19	subdivision; provided that when two or more offenses are committed by the same person
5.20	in two or more counties, the accused may be prosecuted in any county in which one of the
5.21	offenses was committed for all of the offenses aggregated under this paragraph.
5.22	Sec. 7. Minnesota Statutes 2018, section 609.527, subdivision 3, is amended to read:
5.23	Subd. 3. Penalties. A person who violates subdivision 2 may be sentenced as follows:
5.24	(1) if the offense involves a single direct victim and the total, combined loss to the direct
5.25	victim and any indirect victims is \$250 or less, the person may be sentenced as provided in
5.26	section 609.52, subdivision 3, clause (5);
5.27	(2) if the offense involves a single direct victim and the total, combined loss to the direct
5.28	victim and any indirect victims is more than \$250 but not more than \$500, the person may
5.29	be sentenced as provided in section 609.52, subdivision 3, clause (4);
5.30	(3) if the offense involves two or three direct victims or the total, combined loss to the
5.31	direct and indirect victims is more than \$500 but not more than \$2,500, the person may be
5.32	sentenced as provided in section 609.52, subdivision 3, clause (3);

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6.1	(4) if the offense involves more than three but not more than seven direct victims, or if
6.2	the total combined loss to the direct and indirect victims is more than \$2,500, the person
6.3	may be sentenced as provided in section 609.52, subdivision 3, clause (2); and
6.4	(5) if the offense involves eight or more direct victims; or if the total, combined loss to
6.5	the direct and indirect victims is more than \$35,000; or if the offense is related to possession
6.6	or distribution of pornographic work in violation of section 617.246 or 617.247; the person
6.7	may be sentenced as provided in section 609.52, subdivision 3, clause (1)-; and
6.8	(6) if the offense is accomplished by a telecommunication prohibited under sections
6.9	325E.27 to 325E.29, the offense is a felony, irrespective of the number of victims or the
6.10	value of the loss to the victims, and the person may be sentenced as provided in section
6.11	609.52, subdivision 3, clause (3).

- 6.12 Sec. 8. <u>**REPEALER.**</u>
- 6.13 Minnesota Statutes 2018, section 325E.31, is repealed.
- 6.14 **EFFECTIVE DATE.** This section is effective the day following final enactment.

APPENDIX Repealed Minnesota Statutes: 20-6104

325E.31 REMEDIES.

A person who is found to have violated sections 325E.27 to 325E.30 is subject to the penalties and remedies, including a private right of action to recover damages, as provided in section 8.31.