KLL/KA

SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

S.F. No. 2147

(SENATE AUTI	HORS: KOR	AN)	
DATE 03/17/2021	D-PG	OFFICIAL STATUS	
03/1//2021 930		Referred to Judiciary and Public Safety Finance and Policy	

1.1	A bill for an act
1.2 1.3 1.4 1.5	relating to public safety; establishing a program of random testing to verify abstinence as a condition of release and probation for certain DWI offenses; amending Minnesota Statutes 2020, sections 169A.277, subdivision 2; 169A.44, subdivisions 1, 2.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. Minnesota Statutes 2020, section 169A.277, subdivision 2, is amended to read:
1.8	Subd. 2. Monitoring required. (a) When the court sentences a person described in
1.9	subdivision 1 for a violation of section 169A.20, subdivision 1, clause (1), (5), or (6), or 2,
1.10	clause (1), to a stayed sentence and when electronic monitoring equipment is available to
1.11	the court, the court shall require that the person participate in a program of electronic alcohol
1.12	monitoring in addition to any other conditions of probation or jail time it imposes. The court
1.13	must order the monitoring for a minimum of 30 consecutive days during each year of the
1.14	person's probationary period.
1.15	(b) When the court sentences a person described in subdivision 1 for a violation of
1.16	section 169A.20, subdivision 1, clause (1), (5), or (6), or 2, clause (1), to a stayed sentence
1.17	and when electronic alcohol-monitoring equipment is not available to the court, the court
1.18	shall require that the person submit to random alcohol tests in addition to any other conditions
1.19	of probation or jail time it imposes. The court must order the random alcohol tests for a
1.20	minimum of 30 consecutive days during each year of the person's probationary period.
1.21	(c) When the court sentences a person described in subdivision 1 for a violation of section
1.22	169A.20, subdivision 1, clause (2), (3), (4), or (7), or 2, clause (2), to a stayed sentence, the
1.23	court shall require that the person submit to random urine analyses in addition to any other

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2.1	conditions of	probation or jail	time it imposes. T	The court must order the ra	andom urine
2.2	analyses for a	minimum of 30 c	onsecutive days d	uring each year of the perso	on's probationary
2.3	period.				
2.4	EFFECT	IVE DATE. This	s section is effectiv	ve August 1, 2021, and app	olies to sentences
2.5	imposed on c	or after that date.			
2.6	Sec. 2. Min	nesota Statutes 2	020, section 169A	A.44, subdivision 1, is ame	nded to read:
2.7	Subdivisi	on 1. Nonfelony	violations. (a) Th	is subdivision applies to a	person charged
2.8	with a nonfel	ony violation of se	ection 169A.20 (d	riving while impaired) und	er circumstances
2.9	described in	section 169A.40,	subdivision 3 (cer	rtain DWI offenders; custo	odial arrest).
2.10	(b) Unles	s maximum bail i	s imposed under s	section 629.471, a person	described in
2.11	paragraph (a)) may be released	from detention of	nly if the person agrees to	the following
2.12	conditions pe	ending resolution	of the charge:		
2.13	(1) abstai	n from alcohol;			
2.14	(2) abstai	n from intoxicatin	ng substances and	controlled substances oth	er than use in
2.15	accordance w	vith a valid prescr	iption; and		
2.16	(2) <u>(</u>3) sul	bmit to a program	n of electronic alc	ohol monitoring, involving	g at least daily
2.17	measurement	ts of the person's	alcohol concentra	tion, pending resolution of	f the charge to
2.18	monitor that	abstinence.			
2.19	<u>(c)</u> The pr	rogram required u	ınder paragraph (l	o), clause (3), shall consist	t of:
2.20	Clause (2) applies only wh	en (1) electronic a	llcohol monitoring, involv	ring at least daily
2.21	measurement	ts of the person's	alcohol concentra	tion when the person is ch	arged with a
2.22	violation of s	ection 169A.20, s	subdivision 1, cla	use (1), (5), or (6), or 2, cl	ause (1), and
2.23	electronic alc	cohol-monitoring	equipment is avai	lable to the court . ;	
2.24	<u>(2)</u> rando	m alcohol tests at	least weekly whe	n the person is charged w	ith a violation of
2.25	section 169A	.20, subdivision	l, clause (1), (5),	or (6), or 2, clause (1), and	1 electronic
2.26	alcohol-moni	toring equipment	t is not available t	o the court; or	
2.27	<u>(3)</u> randon	m urine analyses	at least weekly w	hen the person is charged	with a violation
2.28	of section 16	9A.20, subdivisio	on 1, clause (2), (3	6), (4), or (7), or 2, clause	(2).
2.29	<u>(d)</u> The co	ourt shall require	partial or total rei	mbursement from the pers	son for the cost
2.30	of the electro	nic alcohol-moni	toring, to the exte	nt the person is able to pa	у.

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3.1	EFFEC	TIVE DATE. This	section is effectiv	e August 1, 2021, and app	lies to conditions
3.2	of release in	nposed on or after	that date.		
3.3	Sec. 3. Minnesota Statutes 2020, section 169A.44, subdivision 2, is amended to read:				
3.4		-		rged with violating section	
3.5	-			rior impaired driving inci	dents may be
3.6	released from detention only if the following conditions are imposed:				
3.7	(1) the conditions described in subdivision 1, paragraph (b), if applicable;				
3.8	(2) the in	npoundment of the	registration plates	of the vehicle used to com	mit the violation,
3.9	unless alrea	dy impounded;			
3.10	(3) if the	e vehicle used to co	mmit the violatio	n was an off-road recreati	onal vehicle or a
3.11	motorboat,	the impoundment of	of the off-road rec	reational vehicle or motor	boat;
3.12	(4) a requirement that the person report weekly to a probation agent;				
3.13	(5) a req	uirement that the p	erson abstain fror	n consumption of alcohol	and intoxicating
3.14	substances a	and controlled subs	tances other than	use in accordance with a v	alid prescription
3.15	and submit	to random alcohol	tests or urine anal	yses at least weekly a pro	gram to monitor
3.16	that abstine	<u>nce;</u>			
3.17	(6) a req	uirement that, if co	onvicted, the perso	on reimburse the court or	county for the
3.18	total cost of	these services; and	1		
3.19	(7) any o	other conditions of	release ordered b	y the court.	
3.20	(b) In ad	ldition to setting for	rth conditions of	release under paragraph (a	a), if required by
3.21	court rule, t	he court shall also	fix the amount of	money bail without other	conditions upon
3.22	which the d	efendant may obtai	n release.		
3.23	(c) The j	program required u	nder paragraph (a), clause (5), shall consist	<u>: of:</u>
3.24	(1) elect	ronic alcohol moni	toring, involving	at least daily measuremen	ts of the person's
3.25	alcohol con	centration when the	e person is charge	d with a violation of secti	on 169A.20,
3.26	subdivision	1, clause (1), (5), c	or (6), or 2, clause	(1), and electronic alcoho	ol-monitoring
3.27	equipment i	s available to the c	ourt;		
3.28	<u>(2)</u> rando	om alcohol tests at	least weekly whe	n the person is charged w	ith a violation of
3.29	section 169.	A.20, subdivision 1	, clause (1), (5), o	or (6), or 2, clause (1), and	l electronic
3.30	alcohol-mor	nitoring equipment	is not available to	o the court; or	

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4.1	(3) random	urine analyses a	t least weekly wh	nen the person is charged w	ith a violation
4.2	of section 169	A.20, subdivision	n 1, clause (2), (3), (4), or (7), or 2, clause (2	<u>2).</u>
4.3	(d) The cou	ırt shall require p	partial or total rein	mbursement from the perso	on for the cost
4.4	of the electron	ic alcohol monite	oring, to the exter	nt the person is able to pay.	
4.5	EFFECTI	VE DATE. This	section is effectiv	e August 1, 2021, and appli	es to conditions

4.6 <u>of release established on or after that date.</u>