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S3669-1

## **SENATE** STATE OF MINNESOTA NINETY-THIRD SESSION

# S.F. No. 3669

#### (SENATE AUTHORS: OUMOU VERBETEN, Mann, Westlin and Pratt) DATE D-PG OFFICIAL STATUS

DATE	D-FG	OFFICIAL STATUS
02/15/2024	11595	Introduction and first reading
		Referred to Judiciary and Public Safety
02/29/2024	11831a	Comm report: To pass as amended
	11833	Second reading
		C C

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6	relating to public safety; clarifying eligibility standard applicable to retroactive relief for certain persons convicted of aiding and abetting felony murder; making conforming changes; amending Minnesota Statutes 2023 Supplement, sections 638.12, subdivision 2; 638.15, subdivision 1; Laws 2023, chapter 52, article 4, section 24, subdivisions 3, 4, 7.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8 1.9	Section 1. Minnesota Statutes 2023 Supplement, section 638.12, subdivision 2, is amended to read:
1.10	Subd. 2. Pardon eligibility; waiver. (a) Except as provided in paragraphs (b) and (c),
1.11	an individual convicted of a crime in a court of this state may apply for a pardon of the
1.12	individual's conviction on or after five years from the sentence's expiration or discharge
1.13	date.
1.14	(b) An individual convicted before August 1, 2023, of a violation of section 609.19,
1.15	subdivision 1, clause (1), under the theory of liability for crimes of another may apply for
1.16	a pardon upon the sentence's expiration or discharge date if the individual:
1.17	(1) was charged with a violation of section 609.185, paragraph (a), clause (3), and:
1.18	(i) thereafter pled guilty to a violation of section 609.19, subdivision 1, clause (1);
1.19	(ii) did not cause the death of a human being; and
1.20	(iii) did not intentionally aid, advise, hire, counsel, or conspire with or otherwise procure
1.21	another with the intent to cause the death of a human being; or
1.22	(2) was charged with a violation of section 609.19, subdivision 2, and:

2.1 (i) thereafter pled guilty to a violation of section 609.19, subdivision 1, clause (1);

2.2 (ii) did not cause the death of a human being; and

2.3 (iii) was not a major participant, as defined in section 609.05, subdivision 2a, paragraph

2.4 (c), in the underlying felony and or did not act with extreme indifference to human life.

2.5 (c) An individual may request the board to waive the waiting period if there is a showing
2.6 of unusual circumstances and special need.

(d) The commission must review a waiver request and recommend to the board whether
to grant the request. When considering a waiver request, the commission is exempt from
the meeting requirements under section 638.14 and chapter 13D.

2.10 (e) The board must grant a waiver request unless the governor or a board majority opposes2.11 the waiver.

### 2.12 **EFFECTIVE DATE.** This section is effective July 1, 2024.

2.13 Sec. 2. Minnesota Statutes 2023 Supplement, section 638.15, subdivision 1, is amended
2.14 to read:

2.15 Subdivision 1. Grounds for recommending clemency. (a) When recommending whether
2.16 to grant clemency, the commission must consider any factors that the commission deems
2.17 appropriate, including but not limited to:

(1) the nature, seriousness, and circumstances of the applicant's crime; the applicant's
age at the time of the crime; and the time that has elapsed between the crime and the
application;

2.21 (2) the successful completion or revocation of previous probation, parole, supervised
2.22 release, or conditional release;

2.23 (3) the number, nature, and circumstances of the applicant's other criminal convictions;

2.24 (4) the extent to which the applicant has demonstrated rehabilitation through

2.25 postconviction conduct, character, and reputation;

2.26 (5) the extent to which the applicant has accepted responsibility, demonstrated remorse,2.27 and made restitution to victims;

(6) whether the sentence is clearly excessive in light of the applicant's crime and criminalhistory and any sentence received by an accomplice and with due regard given to:

2.30 (i) any plea agreement;

	SF3669	REVISOR	KLL	\$3669-1	1st Engrossment
3.1	(ii) the ser	ntencing judge's view	ws; and		
3.2	(iii) the se	entencing ranges esta	ablished by law;		
3.3	(7) whethe	er the applicant was	convicted before	e August 1, 2023, of a	violation of section
3.4	609.19, subdi	vision 1, clause (1),	under the theor	y of liability for crime	es of another and, if
3.5	so, whether the	ne applicant:			
3.6	(i) was ch	arged with a violation	on of section 609	9.185, paragraph (a), o	clause (3), and:
3.7	(A) therea	fter pled guilty to a	violation of sect	tion 609.19, subdivisi	on 1, clause (1);
3.8	(B) did no	ot cause the death of	a human being;	and	
3.9	(C) did no	t intentionally aid, a	dvise, hire, coun	sel, or conspire with o	r otherwise procure
3.10	another with	the intent to cause th	ne death of a hur	nan being; or	
3.11	(ii) was ch	narged with a violati	on of section 60	9.19, subdivision 2, a	nd:
3.12	(A) therea	fter pled guilty to a	violation of sect	tion 609.19, subdivisi	on 1, clause (1);
3.13	(B) did no	ot cause the death of	a human being;	and	
3.14	(C) was no	ot a major participar	it, as defined in s	section 609.05, subdiv	vision 2a, paragraph
3.15	(c), in the unc	lerlying felony and <u>o</u>	or did not act wi	th extreme indifference	e to human life;
3.16	(8) wheth	er the applicant's ag	e or medical stat	us indicates that it is i	n the best interest
3.17	of society tha	t the applicant receiv	ve clemency;		
3.18	(9) the app	plicant's asserted new	ed for clemency	including family nee	ds and barriers to
3.19	housing or en	nployment created b	y the conviction	;	
3.20	(10) for an	n applicant under the	e department's c	ustody, the adequacy of	of the applicant's
3.21	reentry plan;				
3.22	(11) the an	nount of time alread	ly served by the	applicant and the ava	ilability of other
3.23	forms of judio	cial or administrativ	e relief;		
3.24	(12) the ex	tent to which there	is credible evide	nce indicating that the	applicant is or may
3.25	be innocent o	f the crime for whic	h they were con	victed; and	
3.26	(13) if pro	wided by the application	ant, the applican	t's demographic infor	mation, including
3.27	race, ethnicity	y, gender, disability	status, and age.		
3.28	(b) Unless	an applicant knowi	ngly omitted pas	t criminal convictions	on the application,
3.29	the commissi	on or the board mus	t not prejudice a	n applicant for failing	to identify past
3.30	criminal conv	victions.			

KLL

S3669-1

1st Engrossment

REVISOR

SF3669

	SF3669	REVISOR	KLL	S3669-1	1st Engrossment
4.1	EFFECT	TIVE DATE. This se	ction is effecti	ve July 1, 2024.	
4.2	Sec. 3. Law	vs 2023, chapter 52, a	article 4, sectio	on 24, subdivision 3, is	s amended to read:
4.3	Subd. 3. I	Notification. (a) By By	December July	$\frac{1}{2}$ 1, $\frac{2023}{2024}$ , the con	mmissioner of
4.4	corrections sl	nall notify individual	s convicted for	r a violation of Minnes	sota Statutes, section
4.5	609.185, para	agraph (a), clause (3)	), or 609.19, su	bdivision 2, clause (1)	), of the right to file
4.6	a preliminary	application for relie	ef if:		
4.7	(1) the pe	rson was convicted f	for a violation	of Minnesota Statutes	, section 609.185,
4.8	paragraph (a)	), clause (3), and the	person:		
4.9	(i) did no	t cause the death of a	human being;	and	
4.10	(ii) did no	t intentionally aid, ac	lvise, hire, cou	nsel, or conspire with	or otherwise procure
4.11	another with	the intent to cause th	ne death of a hu	uman being; or	
4.12	(2) the pe	rson was convicted f	for a violation	of Minnesota Statutes	, section 609.19,
4.13	subdivision 2	e, clause (1), and the	person:		
4.14	(i) did no	t cause the death of a	human being	and	
4.15	(ii) was n	ot a major participan	t in the underly	ving felony <del>and <u>or</u> did</del>	not act with extreme
4.16	indifference	to human life.			
4.17	(b) The n	otice shall include th	e address of th	e Ramsey County Dis	strict Court court
4.18	administratio	n.			
4.19	(c) The co	ommissioner of correct	ctions may coo	rdinate with the judicia	al branch to establish
4.20	a standardize	d notification form.			
4.21	EFFECT	<b>IVE DATE.</b> This se	ction is effecti	ve the day following f	final enactment.
4.22	Sec. 4. Law	vs 2023, chapter 52, a	article 4, sectio	on 24, subdivision 4, is	s amended to read:
4.23	Subd. 4. I	Preliminary applicat	ion. (a) An app	licant shall submit a pr	eliminary application
4.24	to the Ramse	y County District Co	ourt. The prelir	ninary application mu	st contain:
4.25	(1) the app	plicant's name and, if	different, the n	ame under which the p	erson was convicted;
4.26	(2) the ap	plicant's date of birth	1;		
4.27	(3) the dis	strict court case num	ber of the case	for which the person	is seeking relief;
4.28	(4) a state	ment as to whether t	he applicant w	as convicted followin	g a trial or pursuant
4.29	to a plea;				

5.1	(5) a statement as to whether the person filed a direct appeal from the conviction, a
5.2	petition for postconviction relief, or both;
5.3	(6) a brief statement, not to exceed 3,000 words, explaining why the applicant is entitled
5.4	to relief under this section from a conviction for the death of a human being caused by
5.5	another; and
5.6	(7) the name and address of any attorney representing the applicant.
5.7	(b) The preliminary application may contain:
5.8	(1) the name, date of birth, and district court case number of any other person charged
5.9	with, or convicted of, a crime arising from the same set of circumstances for which the
5.10	applicant was convicted; and
5.11	(2) a copy of a criminal complaint or indictment, or the relevant portions of a presentence
5.12	investigation or life imprisonment report, describing the facts of the case for which the
5.13	applicant was convicted.
5.14	(c) The judicial branch may establish a standardized preliminary application form, but
5.15	shall not reject a preliminary application for failure to use a standardized form.
5.16	(d) Any person seeking relief under this section must submit a preliminary application
5.17	no later than October 1, 2025 2026. Submission is complete upon mailing.
5.18	(e) Submission of a preliminary application shall be without costs or any fees charged
5.19	to the applicant.
5.20	EFFECTIVE DATE. This section is effective the day following final enactment.
5.21	Sec. 5. Laws 2023, chapter 52, article 4, section 24, subdivision 7, is amended to read:
5.22	Subd. 7. Determination; order; resentencing. (a) A petitioner who was convicted of
5.23	a violation of Minnesota Statutes, section 609.185, paragraph (a), clause (3), is entitled to
5.24	relief if the petitioner shows by a preponderance of the evidence that the petitioner:
5.25	(1) did not cause the death of a human being; and
5.26	(2) did not intentionally aid, advise, hire, counsel, or conspire with or otherwise procure
5.27	another with the intent to cause the death of a human being.
5.28	(b) A petitioner who was convicted of a violation of Minnesota Statutes, section 609.19,
5.29	subdivision 2, clause (1), is entitled to relief if the petitioner shows by a preponderance of
5.30	the evidence that the petitioner:
5.31	(1) did not cause the death of a human being; and

Sec. 5.

6.1 (2) was not a major participant in the underlying felony and or did not act with extreme
6.2 indifference to human life.

6.3 (c) If the court determines that the petitioner does not qualify for relief, the court shall
6.4 issue an order denying the petition. If the court determines that the petitioner is entitled to
6.5 relief, the court shall issue an order vacating the conviction for a violation of Minnesota
6.6 Statutes, section 609.185, paragraph (a), clause (3), or 609.19, subdivision 2, clause (1),
6.7 and either:

6.8 (1) resentence the petitioner for the most serious remaining offense for which the6.9 petitioner was convicted; or

6.10 (2) enter a conviction and impose a sentence for any other predicate felony arising out
6.11 of the course of conduct that served as the factual basis for the conviction vacated by the
6.12 court.

6.13 (d) The new sentence announced by the court under this section must be for the most
6.14 serious predicate felony unless the most serious remaining offense for which the petitioner
6.15 was convicted is that offense or a more serious offense.

(e) If, pursuant to paragraph (c), the court either resentences a petitioner or imposes a
sentence, the court shall also resentence the petitioner for any other offense if the sentence
was announced by a district court of the same county, the sentence was either ordered to
be served consecutively to the vacated conviction or the criminal history calculation for
that sentence included the vacated sentence, and the changes made pursuant to paragraph
(c) would have resulted in a different criminal history score being used at the time of
sentencing.

6.23 (f) The court shall state in writing or on the record the reasons for its decision on the6.24 petition.

6.25 (g) If the court intends to resentence a petitioner or impose a sentence on a petitioner, the court must hold the hearing at a time that allows any victim an opportunity to submit a 6.26 statement consistent with Minnesota Statutes, section 611A.038. The prosecutor shall make 6.27 a good faith and reasonable effort to notify any person determined to be a victim of the 6.28 hearing and the right to submit or make a statement. A sentence imposed under this 6.29 subdivision shall not increase the petitioner's total period of confinement or, if the petitioner 6.30 was serving a stayed sentence, increase the period of supervision. The court may increase 6.31 the period of confinement for a sentence that was ordered to be served consecutively to the 6.32 vacated conviction based on a change in the appropriate criminal history score provided the 6.33 court does not increase the petitioner's total period of confinement. A person resentenced 6.34

SF3669 RE	EVISOR KLI	S3669-	1st Engrossment
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7.1	under this paragraph is entitled to credit for time served in connection with the vacated
7.2	offense.

7.3 (h) Relief granted under this section shall not be treated as an exoneration for purposes

7.4 of the Incarceration and Exoneration Remedies Act.

7.5 **EFFECTIVE DATE.** This section is effective the day following final enactment.

## 7.6 Sec. 6. ADDITIONAL REQUIREMENTS.

- 7.7 (a) An individual who was denied relief under Laws 2023, chapter 52, article 4, section
- 7.8 <u>24, for a conviction under Minnesota Statutes, section 609.19, subdivision 2, clause (1),</u>
- 7.9 due to a determination that the individual was not a major participant in the underlying
- 7.10 felony and did not act with extreme indifference to human life, and who is now eligible for
- 7.11 relief under the charges made in this act, may reapply for relief.
- 7.12 (b) By July 1, 2024, the commissioner of corrections shall notify individuals to whom
- 7.13 notice was previously provided under Laws 2023, chapter 52, article 4, section 24,
- 7.14 subdivision 3, paragraph (a), clause (2), about the changes to law made in this act. The
- 7.15 notice must inform the individual that the individual may apply or reapply for relief under
- 7.16 Laws 2023, chapter 52, article 4, section 24, if eligible based on the changes made in this
- 7.17 <u>act.</u>
- 7.18 **EFFECTIVE DATE.** This section is effective the day following final enactment.