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## SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

## S.F. No. 3224

(SENATE AUTHORS: NEWMAN, Johnson, Lang, Ingebrigtsen and Koran)DATED-PGOFFICIAL STATUS02/17/20225051Introduction and first reading<br/>Referred to Judiciary and Public Safety Finance and Policy

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6	relating to public safety; requiring aggravated sentences for certain violent offenders; requiring consecutive sentences for certain violent offenders; requiring certain offenders to serve the entire announced sentence in custody; amending Minnesota Statutes 2020, section 609.1095, subdivisions 2, 3, 4, by adding a subdivision.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8	Section 1. Minnesota Statutes 2020, section 609.1095, subdivision 2, is amended to read:
1.9	Subd. 2. Increased sentences for dangerous offender who commits third violent
1.10	crime. Whenever a person is convicted of a violent crime that is a felony, and the judge is
1.11	imposing an executed sentence based on a Sentencing Guidelines presumptive imprisonment
1.12	sentence, the judge may must impose an aggravated durational departure from the
1.13	presumptive imprisonment sentence up to the statutory maximum sentence if the offender
1.14	was at least 18 years old at the time the felony was committed, and:
1.15	(1) the court determines on the record at the time of sentencing that the offender has two
1.16	or more prior convictions for violent crimes; and
1.17	(2) the fact finder determines that the offender is a danger to public safety. The fact
1.18	finder may base its determination that the offender is a danger to public safety on the
1.19	following factors:
1.20	(i) the offender's past criminal behavior, such as the offender's high frequency rate of
1.21	criminal activity or juvenile adjudications, or long involvement in criminal activity including
1.22	juvenile adjudications; or

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(ii) t	the fact that the presen	t offense of convi	ction involved an aggravat	ting factor that	
would justify a durational departure under the Sentencing Guidelines.					
EFFECTIVE DATE. This section is effective August 1, 2022, and applies to crimes					
commit	ted on or after that dat	<u>e.</u>			
Sec. 2	2. Minnesota Statutes 2	2020, section 609.	1095, subdivision 3, is am	ended to read:	
Subd. 3. Mandatory sentence for dangerous offender who commits third violent					
felony. (a) Unless a longer mandatory minimum sentence is otherwise required by law or					
the court imposes a longer aggravated durational departure under subdivision 2, a person					
who is convicted of a violent crime that is a felony must be committed to the commissioner					
of corrections for a mandatory sentence of at least the length of the presumptive sentence					
under tl	he Sentencing Guidelin	nes if <u>:</u>			
<u>(1)</u> t	the court determines or	n the record at the	time of sentencing that the	e person has two	
or more	e prior felony convictio	ons for violent crim	mes- <u>; and</u>		
<u>(2)</u>	either of the following	are true:			
<u>(i) tł</u>	ne Sentencing Guidelin	es presumptive se	ntence does not presume ar	n executed prison	
sentenc	e; or				
<u>(ii) t</u>	the fact finder does not	t make the determ	ination under subdivision	2, clause (2).	
<u>(b)</u>	The court shall impose	and execute the p	orison sentence regardless	of whether the	
guidelin	nes presume an execut	ed prison sentence	2.		
Any	person convicted and	sentenced as requ	iired by this subdivision is	-not eligible for	
probatio	on, parole, discharge, c	o <del>r work release, u</del>	ntil that person has served	the full term of	
<del>impriso</del>	mment imposed by the	-court, notwithsta	nding sections 241.26, 242	2 <del>.19, 243.05,</del>	
244.04,	609.12, and 609.135.				
<del>(b)</del> (	(c) For purposes of this	s subdivision, "vio	olent crime" does not inclu	de a violation of	
section	152.023 or 152.024.				
EFI	FECTIVE DATE. Thi	s section is effect	ive August 1, 2022, and ap	plies to crimes	
<u>commit</u>	ted on or after that dat	<u>e.</u>			
Sec. 3	8. Minnesota Statutes 2	2020, section 609.	1095, subdivision 4, is am	ended to read:	
Sub	d. 4. Increased senten	ce for offender v	vho commits sixth felony	. Whenever a	
	·		:	4 1 1	

2.30 person is convicted of a felony, and the judge is imposing an executed sentence based on a

2.31 Sentencing Guidelines presumptive imprisonment sentence, the judge <u>may must</u> impose an

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as introduced

3.1 aggravated durational departure from the presumptive sentence up to the statutory maximum

3.2 sentence if the <u>factfinder fact finder</u> determines that the offender has five or more prior

3.3 felony convictions and that the present offense is a felony that was committed as part of a

3.4 pattern of criminal conduct.

- 3.5 EFFECTIVE DATE. This section is effective August 1, 2022, and applies to crimes
  3.6 committed on or after that date.
- 3.7 Sec. 4. Minnesota Statutes 2020, section 609.1095, is amended by adding a subdivision
  3.8 to read:
- 3.9 Subd. 5. Consecutive sentences; release. (a) Any person convicted and sentenced as

3.10 required by this section must serve any imposed sentences consecutively to any unexpired

3.11 portion of a previously imposed sentence unless the total time to serve in prison would be

- 3.12 longer if a concurrent sentence were imposed.
- 3.13 (b) Notwithstanding sections 241.26, 242.19, 243.05, 244.04, 609.12, and 609.135, any
- 3.14 person convicted and sentenced as required by this section is not eligible for probation,
- 3.15 parole, discharge, or work release until that person has served the entire announced sentence
- 3.16 imposed by the court.
- 3.17 **EFFECTIVE DATE.** This section is effective August 1, 2022, and applies to crimes
- 3.18 <u>committed on or after that date.</u>