SF1786 **REVISOR** KLL S1786-1 1st Engrossment

SENATE STATE OF MINNESOTA **NINETY-FIRST SESSION**

A bill for an act

S.F. No. 1786

(SENATE AUTHORS: LIMMER, Dziedzic, Pappas, Relph and Benson)

DATE 02/27/2019 **D-PG** 551 **OFFICIAL STATUS**

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Introduction and first reading
Referred to Judiciary and Public Safety Finance and Policy
Comm report: To pass as amended and re-refer to Finance
See SF111, Sec. 15-16 03/18/2019 992a

See First Special Session 2019, SF8, Art. 4, Sec. 20

1.2 1.3	relating to public safety; requiring reporting and policies for sexual assaults; amending the definition of mentally incapacitated in the sexual assault crimes;
1.4	allowing sexual assault crimes to be reported to any law enforcement agency;
1.5	amending Minnesota Statutes 2018, section 609.341, subdivision 7; proposing
1.6	coding for new law in Minnesota Statutes, chapters 299A; 609; 626.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8	Section 1. [299A.90] SEXUAL ASSAULTS; ANNUAL REPORT.
1.9	Subdivision 1. Definitions. As used in this section, "sexual assault" means any violation
1.10	of sections 609.342 to 609.3453; and "summary data" has the meaning given in section
1.11	13.02, subdivision 19.
1.12	Subd. 2. Reporting required. (a) Each state and local law enforcement agency must
1.13	report information on sexual assaults occurring within the agency's jurisdiction to the
1.14	commissioner of public safety in the manner and with the frequency specified by the
1.15	commissioner. The commissioner must annually report, at a minimum, the following
1.16	information on sexual assaults occurring in the previous calendar year:
1.17	(1) the number of cases that were reported to a law enforcement agency;
1.18	(2) the number of cases that were assigned by a law enforcement agency to an
1.19	investigator;
1.20	(3) the number of cases that were assigned by a law enforcement agency to and
1.21	investigated by an investigator who within the preceding three years had completed training
1.22	on trauma-informed, victim-centered techniques;

(4) the number of cases referred by a law enforcement agency to a prosecutor;

Section 1. 1

(b) If a law enforcement agency refers the matter to the law enforcement agency where

the crime was committed, it need not include the allegation as a crime committed in its

jurisdiction for purposes of information that the agency is required to provide to the

Sec. 3. 2

for an investigation of the facts.

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3.1			ursuant to section	299A.90 or 299C.06 ed the referral.	5, but must confirm
3.3	Sec. 4. [626.8 4	142] POLICIES	ON SEXUAL A	ASSAULTS.	
3.4	(a) The chief	law enforcement	nt officer of every	state and local law	enforcement agency
3.5	must establish a	nd enforce a wri	tten policy addres	ssing how the agency	will respond to and
3.6	investigate repor	rts of sexual assa	ault. The policy n	nust substantially inco	orporate the main
3.7	items from the b	oard's model po	licy on respondin	g to reports of sexua	l assault, but also
3.8	may expand on	the board's polic	y. As an alternati	ve, the policy may be	e identical to the
3.9	board's policy.				
3.10 3.11				rtify to the board that	<u> </u>

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

law enforcement officers must comply with this section's requirements by October 1, 2019.

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Sec. 4. 3