S2275-2

SENATE STATE OF MINNESOTA EIGHTY-EIGHTH SESSION

S.F. No. 2275

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DATE	D-PG	OFFICIAL STATUS
03/04/2014	5958	Introduction and first reading
		Referred to Transportation and Public Safety
03/12/2014	6125a	Comm report: To pass as amended and re-refer to State and Local Government
03/13/2014	6205a	Comm report: To pass as amended and re-refer to Judiciary
	6218	Authors added Westrom; Ingebrigtsen
03/26/2014		Comm report: Amended, No recommendation
		Comm report: Re-referred to Finance
03/12/2014 03/13/2014	6125a 6205a	Referred to Transportation and Public Safety Comm report: To pass as amended and re-refer to State and Local Governmer Comm report: To pass as amended and re-refer to Judiciary Authors added Westrom; Ingebrigtsen Comm report: Amended, No recommendation

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1.1 1.2 1.3 1.4 1.5 1.6 1.7 1.8	A bill for an act relating to public safety; traffic regulations; authorizing local units of government to establish educational diversion programs for certain traffic offenses; requiring the development of uniform best practices for the programs; classifying data; amending Minnesota Statutes 2012, sections 6.74; 13.6905, by adding a subdivision; 169.022; proposing coding for new law in Minnesota Statutes, chapter 169. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.9	Section 1. Minnesota Statutes 2012, section 6.74, is amended to read:
1.10	6.74 INFORMATION COLLECTED FROM LOCAL GOVERNMENTS.
1.11	The state auditor, or a designated agent, shall collect annually from all city, county,
1.12	and other local units of government, information as to the assessment of property,
1.13	collection of taxes, receipts from licenses and other sources including administrative fines
1.14	assessed and collected pursuant to section 169.999 and diversion program fees collected
1.15	under section 169.9991, the expenditure of public funds for all purposes, borrowing,
1.16	debts, principal and interest payments on debts, and such other information as may be
1.17	needful. The data shall be supplied upon forms prescribed by the state auditor, and
1.18	all public officials so called upon shall fill out properly and return promptly all forms
1.19	so transmitted. The state auditor or assistants, may examine local records in order to
1.20	complete or verify the information.

1.21 Sec. 2. Minnesota Statutes 2012, section 13.6905, is amended by adding a subdivision1.22 to read:

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2.1	Subd. 34. Traffic offense educational diversion program data. Data related							
2.2	to a traffic offense educational diversion program are governed by section 169.9991,							
2.3	subdivision 10.							
2.4	Sec. 3. Mi	nnesota Statutes 20	12, section 16	9.022, is amended to r	ead:			
2.5	169.022	169.022 UNIFORM APPLICATION.						
2.6	The pro	visions of this chap	ter shall be ap	plicable and uniform t	hroughout this state			
2.7	and in all poli	itical subdivisions a	nd municipali	ties therein, and no loo	cal authority shall			
2.8	enact or enfor	ce any rule or regul	ation in confli	et with the provisions	of this chapter unless			
2.9	expressly auth	norized herein. Loca	al authorities r	nay adopt traffic regul	ations which are not			
2.10	in conflict wit	th the provisions of	this chapter; p	provided, that when an	y local ordinance			
2.11	regulating tra	ffic covers the same	subject for w	hich a penalty is prov	ided for in this			
2.12	chapter, then	the penalty provided	d for violation	of said local ordinanc	e shall be identical			
2.13	with the pena	lty provided for in t	his chapter for	r the same offense, ex	cept as otherwise			
2.14	provided in se	ection 169.9991 and	in associated	standards or rules.				
2.15	Sec. 4. [1	69.9991] TRAFFI	C OFFENSE	EDUCATIONAL DI	VERSION			
2.16	PROGRAMS	<u>S.</u>						
2.17	Subdivision 1. Definitions. (a) For the purposes of this section, the terms defined in							
2.18	this subdivision have the meanings given.							
2.19	(b) "Local unit of government" means a county, a home rule charter or statutory							
2.20	city, or a town.							
2.21	(c) "Diversion program" or "program" means the traffic offense educational							
2.22	diversion program created by this section.							
2.23	Subd. 2. Programs authorized. (a) A local unit of government may establish							
2.24	a diversion program for holders of class D drivers' licenses who commit one of the							
2.25	following offenses:							
2.26	(1) failure to obey traffic-control signals in violation of section 169.06;							
2.27	<u>(2) viola</u>	ating section 169.14	, where the vi	olation consists of a s	peed under 15			
2.28	miles per hou	r in excess of the la	wful speed lin	nit, but excluding a sp	eed limit violation			
2.29	described in section 171.12, subdivision 6;							
2.30	(3) passing on the right in violation of section 169.18, subdivision 4;							
2.31	<u>(4) follo</u>	wing a vehicle too	closely in viol	ation of section 169.1	8, subdivision 8;			
2.32	<u>(5) pass</u>	ing a parked emerge	ncy vehicle in	violation of section 16	9.18, subdivision 11;			
2.33	(6) failing to yield right-of-way in violation of section 169.20, subdivision 1;							
2.34	(7) failing to obey a stop sign in violation of section 169.20, subdivision 3;							

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3.1	(8) failing to obey a stop line in violation of section 169.30;							
3.2	(9) operating a vehicle that is in violation of sections 169.46 to 169.68 and 169.69							
3.3	to 169.75; ar							
3.4	(10) us	- ing a wireless comm	unications de	vice in violation of sec	tion 169.475.			
3.5	(b) To	(10) using a wireless communications device in violation of section 169.475.(b) To establish a program under this section, the governing body of a local unit of						
3.6	government	shall pass a resolution	n authorizing	and setting the fee for	the program and			
3.7	report the res	solution to the commi	ssioner of pu	blic safety and the stat	e auditor.			
3.8	<u>(c)</u> Wh	en issuing a citation	to a vehicle of	operator for an offense	described in			
3.9	paragraph (a), a peace officer emp	loyed by a lo	cal unit of governmen	t that has complied			
3.10	with paragra	ph (b) may also provi	ide written in	formation about the go	overnmental unit's			
3.11	diversion pro	gram, including cont	act informati	on, eligibility, particip	ation fee, duration,			
3.12	content, and	benefits. The peace	officer shall u	use best efforts to avoi	d referring an			
3.13	ineligible per	rson to the program.						
3.14	<u>(d)</u> A p	erson who has been	referred to a	diversion program und	er paragraph (c)			
3.15	may respond	to the citation as oth	erwise provi	ded for in law or proce	eed under this			
3.16	section. If th	e person chooses to p	proceed unde	r this section, the perso	on shall enroll in			
3.17	and successf	ully complete the pro	gram. A pers	son who is not eligible	for the program			
3.18	or otherwise fails to successfully complete it shall either pay the citation or contest it							
3.19	as otherwise	provided for in law.						
3.20	Subd.	3. Compliance with	best practic	es. A diversion progra	m operating under			
3.21	this section s	hall comply with the	best practice	s developed by the cor	nmissioner of public			
3.22	safety under	subdivision 3.						
3.23	Subd. 4	4. Program best pra	ctices. (a) B	y September 15, 2014,	the commissioner			
3.24	of public safety shall develop and disseminate to local units of government uniform best							
3.25	practices for	diversion programs u	under this sec	tion. The commission	er may amend			
3.26	the best practices at any time and shall disseminate any amendments to local units of							
3.27	government. At a minimum, the best practices must address the following:							
3.28	<u>(1) the</u>	minimum duration o	f a program;					
3.29	(2) acceptable locations for a program, including whether a program may be offered							
3.30	online, and whether a program must be offered within a certain distance of a referred							
3.31	person's hom	ie;						
3.32	(3) the	curriculum of the pro	gram, includ	ing whether the progra	am must address the			
3.33	specific offer	nse for which a perso	n was cited;					
3.34	<u>(4) qua</u>	lifications for persons	s conducting	the program;				
3.35	(5) eligibility for participation, including whether a person who previously completed							
3.36	<u>a program is</u>	eligible to participate	e again, subje	ct to subdivision 7, par	ragraph (b); and			

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4.1	(6) requirements for successful completion of the program.						
4.2	The commissi	The commissioner, in developing best practices for diversion programs, shall consult with					
4.3	the Minnesota	Police and Peace C	Officers Assoc	ciation, Minnesota Sher	riffs Association,		
4.4	Minnesota Ch	iefs of Police Assoc	ciation, Minn	esota County Attorney	s Association,		
4.5	Association o	f Minnesota Countie	es, League of	Minnesota Cities, and	an organization with		
4.6	expertise in d	river education such	as American	Automobile Associati	on or Minnesota		
4.7	Safety Counc	<u>il.</u>					
4.8	<u>(b) A lo</u>	cal unit of governme	ent may estab	olish a program fee of u	p to \$75. The fee		
4.9	must be set in	the resolution requi	red in subdiv	vision 2, paragraph (b).	Fees collected by		
4.10	the local unit	of government must	be reported t	o the commissioner of	public safety and the		
4.11	state auditor.	Fees may be retaine	d by the loca	l unit of government to	pay the costs of		
4.12	administering	and operating the pr	rogram, prom	noting traffic safety, and	administering and		
4.13	operating othe	er safety and educati	onal program	ns within the jurisdiction	<u>n.</u>		
4.14	Subd. 5	<u>Surcharge.</u> The su	urcharge imp	osed under section 357	.021, subdivision		
4.15	6, does not ap	ply to a participant	in a diversior	n program.			
4.16	Subd. 6	<u>.</u> Contracting with	third partie	s. <u>Notwithstanding an</u>	y other law or		
4.17	ordinance to the contrary, a local unit of government that establishes a diversion program						
4.18	under this section may contract with a third party to create and administer the program.						
4.19	The contract i	The contract must require the third party to comply with and operate the program in					
4.20	accordance w	ith the requirements	of this sectio	<u>on.</u>			
4.21	Subd. 7	<u>.</u> Officer's authorit	y. (a) The au	thority to refer a perso	n to a diversion		
4.22	program under this section is reserved exclusively to licensed peace officers. An officer						
4.23	may not be re	quired by ordinance	or otherwise	to make a referral.			
4.24	(b) A peace officer is prohibited from referring a person to the program when the						
4.25	person has mo	ore than two violatio	ns under this	section in a 12-month	period, beginning		
4.26	on the date of	the first violation.					
4.27	Subd. 8	<u>.</u> Records. The prog	gram adminis	strator of each diversion	n program shall be		
4.28	responsible for determining participant eligibility and successful completion. A report,						
4.29	in a form specified by the commissioner of public safety, of licensed drivers who have						
4.30	enrolled in, participated in, or successfully completed a diversion program must be						
4.31	promptly transmitted to the commissioner of public safety, who shall retain the records						
4.32	and communicate them, on request, to similar programs in the state for the purpose						
4.33	of determining eligibility.						
4.34	Subd. 9. Driving records. (a) The commissioner of public safety may not record						
4.35	the underlying	g violation on the dr	iving record	of an eligible person w	ho successfully		

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5.1	completes a diversion program or use it as grounds for revocation or suspension of the					
5.2	person's driver's	license.				
5.3	(b) A viola	ation under this section	on must be reco	orded in the compreh	ensive	
5.4	incident-based re	eporting system und	er section 299C.	40, for the limited p	urpose of	
5.5	ensuring complia	ance with subdivisio	n 7, paragraph (<u>b).</u>		
5.6	5.6 Subd. 10. Commercial drivers' licenses and commercial vehicles; eligibility for					
5.7	participation. <u>A</u>	A person who holds a	a commercial dr	iver's license, or is th	ne driver of a	
5.8	commercial vehicle in which an offense was committed, is not eligible for a diversion					
5.9	program under this section if participation would constitute noncompliance with federal					
5.10	law or regulation and subject the state to possible loss of federal funds.					
5.11	Subd. 11. Local preemption. Diversion programs under this section are limited					
5.12	exclusively to those offenses listed in subdivision 2, paragraph (a).					
5.13	Subd. 12. Data. Data on individuals referred to or enrolled in a diversion program					
5.14	under this section	n are private data on	individuals and	may not be disclose	d to insurers or	
5.15	used by insurers	to adjust an individu	ual's vehicle inst	urance premiums. He	owever, the	
5.16	Department of P	ublic Safety, law ent	forcement person	nnel, and individuals	working with	
5.17	diversion progra	ms may access the d	ata to carry out	heir duties under thi	s section.	
5 1 9	Sec 5 FFFI	FCTIVE DATE				

- 5.18 Sec. 5. EFFECTIVE DATE.
- 5.19 Section 4, subdivision 4, is effective the day after final enactment. Sections 1 to 3,
 5.20 and section 4, subdivisions 2, 3, and 5 to 12, are effective January 15, 2015.