SF2495 REVISOR KLL S2495-1 1st Engrossment

## SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

A bill for an act

S.F. No. 2495

(SENATE AUTHORS: OUMOU VERBETEN, Boldon, Pappas, Mohamed and Latz)
DATE
03/02/2023
1286
Introduction and first reading
Referred to Judiciary and Public Safety
03/22/2023
2133
Comm report: To pass
2199
Second reading
11498
Rule 47, returned to Judiciary and Public Safety
03/14/2024
12233a
Comm report: To pass as amended
12263
Second reading
03/18/2024
12417
Author added Latz

1.1

1.21

1.22

| 1.2<br>1.3<br>1.4 | relating to judiciary; prohibiting admission in judicial proceeding of certain custodial statements; proposing coding for new law in Minnesota Statutes, chapter 634. |
|-------------------|---|
| 1.5               | BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:   |
| 1.6               | Section 1. [634.025] CONFESSION; INADMISSIBLE WHEN DECEPTION IS   |
| 1.7               | <u>USED.</u>  |
| 1.8               | (a) Any admission, confession, or statement, whether written or oral, made by any person  |
| 1.9               | during a custodial interrogation by a law enforcement agency official, juvenile court official,   |
| 1.10              | or their agent, is presumed involuntarily made and inadmissible in any proceeding if, during  |
| 1.11              | the interrogation, a law enforcement agency official or juvenile court official or their agent  |
| 1.12              | knowingly:  |
| 1.13              | (1) communicated false facts about the existence or nature of evidence to the extent such   |
| 1.14              | evidence would be material to assessing any suspected or alleged criminal conduct on behalf   |
| 1.15              | of the individual being interrogated; or  |
| 1.16              | (2) communicated unauthorized statements regarding leniency.  |
| 1.17              | (b) The presumption that any such admission, confession, or statement is involuntarily  |
| 1.18              | made and inadmissible may be overcome if the state proves by a preponderance of the   |
| 1.19              | evidence that the admission, confession, or statement was voluntary, reliable, and not induced  |
| 1.20              | by any act described in paragraph (a).  |

**EFFECTIVE DATE.** This section is effective January 1, 2025, and applies to admission,

confession, or statement, whether written or oral, made on or after that date.

Section 1.