XX/BR

SENATE STATE OF MINNESOTA

EIGHTY-EIGHTH SESSION

S.F. No. 2435

(SENATE AUTHORS: DIBBLE)				
DATE	D-PG	OFFICIAL STATUS		
03/06/2014	6004	Introduction and first reading Referred to Judiciary		
03/17/2014 03/20/2014	6287	Withdrawn and re-referred to State and Local Government Comm report: To pass as amended and re-refer to Judiciary		

1.1	A bill for an act
1.2	relating to crimes; establishing a task force to comprehensively review the
1.3	enforcement of animal anticruelty laws and practices and make recommendations
1.4	for improvements; appropriating money.

1.5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

1.6 Section 1. LAW ENFORCEMENT TASK FORCE ON ANIMAL CRUELTY.

1.7 Subdivision 1. Membership. (a) The Animal Law Enforcement Task Force consists

- 1.8 of the following 20 voting members:
- 1.9 (1) the commissioner of public safety, or designee;
- 1.10 (2) two sheriffs, or their designees, appointed by the Minnesota Sheriffs Association;
- 1.11 (3) two police chiefs, or their designees, appointed by the Minnesota Chiefs of
- 1.12 <u>Police Association;</u>
- 1.13 (4) two peace officers, or their designees, appointed by the Minnesota Police and
- 1.14 <u>Peace Officers Association;</u>

1.15	(5) two county attorneys,	or their designees,	appointed by the	Minnesota County

- 1.16 Attorneys Association;
- 1.17 (6) one city attorney, appointed by the League of Minnesota Cities;
- 1.18 (7) one individual, appointed by the Judicial Council;
- 1.19 (8) the executive director, or designee, of the Board of Peace Officer Standards
- 1.20 <u>and Training;</u>

	1.21	(9) the executive director of Animal Law Resources Minnesota, or a board member
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1.22 designated by the executive director;

1.23 (10) one probation officer, appointed by the Minnesota Association of County

1.24 Probation Officers;

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2.1	(11) th	e executive directo	or of the Minneso	ta Board of Veterinary M	edicine: and
2.2		ve individuals, app			<u> </u>
2.3				k force, the appointing at	uthorities shall
2.4	<u> </u>			ted interest in and knowl	
2.5				ointing authorities shall a	
2.6				te. The cochairs of the ta	
2.7	appoint addi	tional nonvoting m	nembers to the ta	sk force or its subcommit	tees.
2.8	<u>(c)</u> The	e appointments des	cribed in paragra	ph (a) must be made by J	July 15, 2014.
2.9	Subd.	2. Task force dut	ies. (a) The task	force shall comprehensiv	ely review the
2.10	enforcement	of animal anticrue	elty laws and pra	ctices and make recomme	endations for
2.11	improvemen	ts. At a minimum,	the task force sh	all do the following:	
2.12	<u>(1) eva</u>	luate animal cruel	ty in Minnesota,	including an analysis of	types of crimes
2.13	against anim	als and a review o	f types of cruelty	cases, including the link	between human
2.14	and animal v	violence;			
2.15	<u>(2) exa</u>	mine and analyze	best practices an	d policies pertaining to th	ne enforcement
2.16	of animal an	ticruelty law and j	prevention of the	se crimes, including stru	cture and
2.17	accountability, collaboration between sectors and agencies, training and resources, and				
2.18	data collecti	on and disseminati	on;		
2.19	<u>(3)</u> exa	mine and analyze	current funding f	for the enforcement of an	imal anticruelty
2.20	laws and the	funding needed to	implement best	practices; and	
2.21	<u>(4) ma</u>	ke recommendatio	ns on changes ar	nd improvements to any o	of the items
2.22	reviewed un	der clauses (1) to (3) and on recom	mended funding and reve	nue sources to
2.23	implement tl	hese recommendat	ions.		
2.24	<u>(b) To</u>	the degree feasible	e, the task force s	shall hold meetings in var	rious areas of
2.25	the state and	shall solicit the op	pinions and persp	ectives of a wide range of	of people. The
2.26	cochairs of t	he task force may	establish subcom	mittees to assist the task	force in carrying
2.27	out its duties	s. If this occurs, the	e cochairs shall c	onsider supplementing a	subcommittee's
2.28	membership	by appointing indi	ividuals from ent	ities not represented on th	ne task force with
2.29	expertise in	areas within the su	bcommittee's jur	isdiction.	
2.30	Subd.	3. First meeting;	cochairs. The co	mmissioner of public saf	ety shall convene
2.31	the first mee	ting of the the task	force by August	1, 2014. The task force	shall elect two
2.32	cochairs from	n among its memb	pers.		
2.33	Subd.	4. Support staff;	additional resou	irces and support. The	commissioner
2.34	of public saf	ety shall provide s	upport staff and	meeting space for the tas	k force. The
2.35	commission	er may solicit reso	urces from other	entities to support the tas	sk force. The

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3.1	task force m	ay collaborate wit	h and solicit advic	e and support from othe	er state agencies
3.2	when needed	<u>1.</u>			
3.3	Subd.	5. Outside fundi	ng. The task force	e may solicit and accept	supplemental
3.4	financal assi	stance from privat	e sources. Any as	sistance received shall b	e administered by
3.5	the commiss	ioner of public sa	fety for the benefit	t of the task force.	
3.6	Subd.	6. Grants. Upon	recommendation	of the task force, and w	ithin the limits
3.7	of appropria	ted funds, the con	missioner may av	vard grants to further th	e purpose of
3.8	the task forc	e and its recomme	endations.		
3.9	Subd.	7. Member expe	nses. Task force n	nembers may not receiv	e compensation
3.10	but may be r	eimbursed for exp	enses as provided	in Minnesota Statutes,	section 15.059,
3.11	subdivision	<u>3.</u>			
3.12	Subd.	8. Report. By Fe	bruary 15, 2015, tl	he task force shall repor	t to the chairs and
3.13	ranking min	ority members of	the legislative com	mittees and divisions h	aving jurisdiction
3.14	over civil an	d criminal law. T	he report must sur	nmarize the activities of	f the task force
3.15	and detail its	recommendation	<u>S.</u>		
3.16	Subd.	9. Sunset. The ta	sk force expires w	then the report described	d in subdivision
3.17	8 is submitte	ed.			
3.18	<u>EFFE</u> (<u>CTIVE DATE.</u> <u>T</u>	his section is effec	tive the day following f	<u>ìnal enactment.</u>
3.19	Sec. 2. <u>A</u>	PPROPRIATIO	<u>N.</u>		
3 20	2	is appropriated to	the commissioner	of nublic safety from th	a general fund for

3.20 <u>\$.....</u> is appropriated to the commissioner of public safety from the general fund for
3.21 the fiscal year ending June 30, 2015, to implement section 1.