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

## S.F. No. 110

(SENATE AUTHORS: LIMMER, Newman, Latz and Dibble)								
DATE	D-PG	OFFICIAL STATUS						
01/14/2019	77	Introduction and first reading						
		Referred to Judiciary and Public Safety Finance and Policy						
01/17/2019	119	Author added Dibble						
01/24/2019		Comm report: To pass as amended and re-refer to Transportation Finance and Policy						

1.1	A bill for an act
1.2 1.3 1.4	relating to public safety; enhancing penalties and establishing minimum fines for repeat violations of driving without a valid license; amending Minnesota Statutes 2018, section 171.24.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. Minnesota Statutes 2018, section 171.24, is amended to read:
1.7	171.24 VIOLATIONS; DRIVING WITHOUT VALID LICENSE.
1.8	Subdivision 1. Driving after suspension; misdemeanor. Except as otherwise provided
1.9	in subdivision 5, a person is guilty of a misdemeanor if:
1.10	(1) the person's driver's license or driving privilege has been suspended;
1.11	(2) the person has been given notice of or reasonably should know of the suspension;
1.12	and
1.13	(3) the person disobeys the order by operating in this state any motor vehicle, the
1.14	operation of which requires a driver's license, while the person's license or privilege is
1.15	suspended.
1.16	Subd. 2. Driving after revocation; misdemeanor. Except as otherwise provided in
1.17	subdivision 5, a person is guilty of a misdemeanor if:
1.18	(1) the person's driver's license or driving privilege has been revoked;
1.19	(2) the person has been given notice of or reasonably should know of the revocation;
1.20	and

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2.1	(3) the per	rson disobeys the	order by operating	g in this state any motor v	vehicle, the			
2.2	operation of which requires a driver's license, while the person's license or privilege is							
2.3	revoked.							
2.4	Subd. 3. I	Driving after can	cellation; misden	neanor. Except as otherw	vise provided in			
2.5	subdivision 5	<u>,</u> a person is guilt	y of a misdemean	or if:				
2.6	(1) the per	rson's driver's lice	ense or driving priv	vilege has been canceled;				
2.7	(2) the per	rson has been give	en notice of or rea	sonably should know of t	the cancellation;			
2.8	and							
2.9	(3) the per	rson disobeys the	order by operating	g in this state any motor v	vehicle, the			
2.10	operation of v	which requires a c	lriver's license, wh	nile the person's license of	r privilege is			
2.11	canceled.							
2.12	Subd. 4. I	Driving after disc	qualification; mis	demeanor. Except as oth	erwise provided			
2.13	in subdivision	<u>n 5, </u> a person is gu	uilty of a misdeme	anor if the person:				
2.14	(1) has be	en disqualified fro	om holding a com	mercial driver's license or	been denied the			
2.15	privilege to o	perate a commerc	cial motor vehicle;					
2.16	(2) has be	en given notice of	f or reasonably she	ould know of the disquali	fication; and			
2.17	(3) disobe	ys the order by o	perating in this sta	te a commercial motor ve	ehicle while the			
2.18	person is disq	ualified to hold the	he license or privi	ege.				
2.19	Subd. 5. C	Gross misdemean	or <u>violations</u> . <u>(a)</u>	A person is guilty of a gro	oss misdemeanor			
2.20	if:							
2.21	· · · _			vilege has been canceled	or denied under			
2.22	section 1/1.0	4, subdivision 1,	clause (10);					
2.23	(2) the per	rson has been give	en notice of or rea	sonably should know of t	the cancellation			
2.24	or denial; and	l						
2.25	(3) the per	rson disobeys the	order by operating	g in this state any motor v	vehicle, the			
2.26	operation of v	which requires a c	lriver's license, wh	nile the person's license of	r privilege is			
2.27	canceled or d	enied.						
2.28	(b) A pers	on is guilty of a g	gross misdemeano	r if the person:				
2.29	(1) violate	es this section;						
2.30	(i) and cau	uses a collision re	sulting in substant	ial bodily harm, as define	ed in section			
2.31	<u>609.02, subdi</u>	vision 7a, or deat	h to another; or					

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3.1	(ii) withi	n ten years of the f	first of two prior c	onvictions under this sec	tion; and		
3.2	(2) at the	time of the violati	on the person's dri	ver's license or driving p	rivilege has been		
3.3	suspended, revoked, or canceled or the person has been disqualified from holding a						
3.4	commercial	driver's license or	been denied the pr	ivilege to operate a com	nercial motor		
3.5	vehicle:						
3.6	(i) pursua	ant to section 169.8	89, subdivision 5;	169A.52; 169A.54; 171.	05, subdivision		
3.7	2b, paragraph (d); 171.13, subdivision 3 or 4; 171.17, subdivision 1, paragraph (a), clause						
3.8	(1) or (10); 171.177; 171.18, subdivision 1, paragraph (a), clause (2), (3), (4), (5), or (11);						
3.9	171.32; or 260B.225, subdivision 9; or a violation of section 169.13; 169.21; 169.444;						
3.10	609.19, subd	livision 1, clause (2	2); or 609.487, subo	livisions 3 to 5; or any vio	blation of chapter		
3.11	169A; or						
3.12	<u>(ii) pursu</u>	ant to a law from a	another state simil	ar to those described in it	tem (i).		
3.13	Subd. 6.	Responsibility for	r prosecution. <u>(a)</u>	The attorney in the juriso	liction in which		
3.14	the violation	occurred who is re	esponsible for pros	ecution of misdemeanor	violations of this		
3.15	section is als	so responsible for p	prosecution of gros	ss misdemeanor violation	s of this section.		
3.16	(b) Nothi	ing in this section o	or section 609.035	or 609.04 shall limit the p	ower of the state		
3.17	to prosecute	or punish a person	for conduct that c	onstitutes any other crime	under any other		
3.18	law of this s	tate.					
3.19	Subd. 7.	Sufficiency of not	tice. (a) Notice of	revocation, suspension, c	ancellation, or		
3.20	disqualificat	ion is sufficient if	personally served,	or if mailed by first clas	s mail to the		
3.21	person's last	known address or	to the address list	ed on the person's driver'	s license. Notice		
3.22	is also suffic	ient if the person v	was informed that	revocation, suspension, c	ancellation, or		
3.23	disqualificat	ion would be impo	sed upon a condition	on occurring or failing to	occur, and where		
3.24	the condition	n has in fact occurr	red or failed to occ	ur.			
3.25	(b) It is n	ot a defense that a	person failed to fil	e a change of address wit	h the post office,		
3.26	or failed to n	otify the Department	nt of Public Safety	of a change of name or ad	dress as required		
3.27	under section	n 171.11.					
3.28	EFFEC	<b>FIVE DATE.</b> This	section is effective	e August 1, 2019, and ap	plies to offenses		
3.29	committed o	on or after that date	<u>.</u>				