609B.050 DEFINITIONS; PURPOSE; CROSS-REFERENCES.

Subdivision 1. **Definitions.** For purposes of this chapter:

- (1) "automatically" means either by operation of law or by the mandated action of a designated official or agency; and
- (2) "collateral sanction" means a legal penalty, disability, or disadvantage, however denominated, that is imposed on a person automatically when that person is convicted of or found to have committed a crime, even if the sanction is not included in the sentence. Collateral sanction does not include:
 - (i) a direct consequence of the crime such as a criminal fine, restitution, or incarceration; or
- (ii) a requirement imposed by the sentencing court or other designated official or agency that the convicted person provide a biological specimen for DNA analysis, provide fingerprints, or submit to any form of assessment or testing.
- Subd. 2. **Statement of purpose.** This chapter contains cross-references to Minnesota Statutes imposing collateral sanctions. This chapter provides quick access to the cross-referenced collateral sanctions by using the following categories:
 - (1) collateral sanctions relating to employment and licensing;
 - (2) collateral sanctions relating to teaching;
 - (3) collateral sanctions relating to nursing and other health care licenses;
 - (4) collateral sanctions relating to transportation;
 - (5) collateral sanctions relating to elections;
 - (6) collateral sanctions relating to carriers;
 - (7) collateral sanctions relating to miscellaneous licensing provisions;
 - (8) collateral sanctions relating to liquor;
 - (9) collateral sanctions relating to gambling;
 - (10) collateral sanctions relating to fiduciary service and public office vacancies;
 - (11) collateral sanctions relating to local government;
 - (12) collateral sanctions relating to metropolitan area officers and peace officers;
 - (13) collateral sanctions relating to driving and motor vehicles;
 - (14) collateral sanctions relating to prison program eligibility;
 - (15) collateral sanctions relating to offender registration;
 - (16) collateral sanctions relating to crimes against a person; crimes of violence;
 - (17) collateral sanctions relating to possession of firearms, explosives, and similar devices;
 - (18) collateral sanctions relating to services and benefits;

- (19) collateral sanctions relating to property rights;
- (20) collateral sanctions relating to civil rights and remedies;
- (21) collateral sanctions relating to recreational activities; and
- (22) collateral sanctions relating to game and fish laws.
- Subd. 3. Cautionary language. The following cautionary language should be noted:
- (1) the list of collateral sanctions laws contained in this chapter is intended to be comprehensive but is not necessarily complete;
- (2) the inclusion or exclusion of a collateral sanction in this chapter is not intended to have any substantive legal effect;
- (3) the cross-references used in this chapter are intended solely to indicate the contents of the cross-referenced section or subdivision and are not part of the cross-referenced statute;
- (4) the cross-references are not substantive and may not be used to construe or limit the meaning of any statutory language; and
- (5) users must consult the language of each cross-referenced law to fully understand the scope and effect of the collateral sanction it imposes.

History: 2005 c 136 art 14 s 18