25-00688

SENATE STATE OF MINNESOTA NINETY-FOURTH SESSION

KLL/KR

S.F. No. 191

(SENATE AUTHORS: GUSTAFSON, Seeberger, Housley, Hoffman and Farnsworth)DATED-PGOFFICIAL STATUS01/16/2025Introduction and first reading
Referred to Transportation

1.1	A bill for an act				
1.2 1.3 1.4 1.5	relating to public safety; modifying crime of fleeing peace officer in motor vehicle to add heightened penalty for fleeing in culpably negligent manner; establishing crime of fleeing in motor vehicle and failing to obey certain traffic laws; authorizing expanded use of tracking devices for fleeing motor vehicles; amending Minnesota				
1.6 1.7	Statutes 2024, sections 171.174; 609.487, subdivision 5, by adding subdivisions; 626A.35, by adding a subdivision.				
1.8	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:				
1.9	Section 1. Minnesota Statutes 2024, section 171.174, is amended to read:				
1.10	171.174 REVOCATION; FLEEING PEACE OFFICER OFFENSE.				
1.11	The commissioner of public safety shall revoke the license of a person upon receipt of				
1.12	a certificate of conviction showing that the person has in a motor vehicle violated section				
1.13	609.487, subdivision 3, 3a, 3b, or 4, or an ordinance in conformity with those subdivisions.				
1.14	The commissioner shall revoke the license as follows:				
1.15	(1) for the first offense under section 609.487, subdivision 3, for not less than one year;				
1.16	(2) for the second offense or subsequent offenses under section 609.487, subdivision 3,				
1.17	for not less than three years;				
1.18	(3) for an offense under section 609.487, subdivision 3a, for not less than four years;				
1.19	(4) for an offense under section 609.487, subdivision 3b, for not less than years;				
1.20	(5) for an offense under section 609.487, subdivision 4, clause (a), for not less than ten				
1.21	years;				
1.22	(4) (6) for an offense under section 609.487, subdivision 4, clause (b), for not less than				

1.23 seven years; and

Section 1.

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(5) (7) fo	or an offense under	r section 609.487, s	subdivision 4, clause (c),	for not less than
five years.				
A limited lie	cense under sectior	n 171.30 may not b	be issued for one-half of	the revocation
period speci	fied in clauses (1)	to (5) (7) and after	that period is over only	upon and as
recommend	ed by the adjudicat	ing court.		
EFFEC	FIVE DATE. This	section is effectiv	e August 1, 2025, and a	oplies to crimes
committed of	on or after that date	<u>.</u>		
Sec. 2. Mi	nnesota Statutes 20)24, section 609.48	37, is amended by adding	g a subdivision to
read:				
Subd. 3a	. Fleeing an office	r; motor vehicle;	culpable negligence. W	hoever, by means
of a motor w	ehicle, flees or atte	empts to flee a pea	ce officer who is acting	in the lawful
discharge of	an official duty, an	d the perpetrator k	nows or should reasonab	ly know the same
o be a peac	e officer, and who	in the course of fle	eeing operates the vehicle	e in a culpably
negligent m	anner whereby the	perpetrator creates	s an unreasonable risk ar	nd consciously
akes chance	es of causing death	or great bodily ha	rm to another, is guilty c	of a felony and
nay be sent	enced to imprisonr	nent for not more	than four years or to pay	ment of a fine of
not more that	an \$8,000, or both.			
EFFEC	FIVE DATE. This	s section is effectiv	e August 1, 2025, and a	oplies to crimes
committed o	on or after that date	<u>.</u>		
Sec. 3. Mi	nnesota Statutes 20)24, section 609.48	37, is amended by adding	g a subdivision to
read:				
Subd. 3b	. Fleeing officer;	failure to obey sig	gns. Whoever flees or att	empts to flee by
means of a r	notor vehicle a pea	ce officer who is a	cting in the lawful discha	urge of an official
duty, and the	e perpetrator know	s or should reason	ably know the same to b	e a peace officer,
and who in t	the course of fleein	ig in a motor vehic	le does any of the follow	ing is guilty of a
felony and r	nay be sentenced t	o imprisonment fo	r not more than five year	rs or to payment
of a fine of 1	not more than \$10,	000 or both:		
<u>(1)</u> fails	to obey signs, sign	als, or markings in	violation of section 169	.06, subdivision
4, 4a, 4b, 5,	6, 7, or 8; or			
(2) fails	to keep on the prop	per side of the road	l in violation of section 1	.69.18.
EFFEC	FIVE DATE. This	section is effectiv	e August 1, 2025, and a	oplies to crimes
committed of	on or after that date			

Sec. 3.

	12/04/24	REVISOR	KLL/KR	25-00688	as introduced
3.1	Sec. 4. Minne	sota Statutes 20	024, section 609.4	87, subdivision 5, is amer	nded to read:
3.2	Subd. 5. Rev	vocation; fleei	ng peace officer o	offense. When a person is	convicted of
3.3	operating a mot	or vehicle in vi	olation of subdivi	sion 3 <u>, 3a, 3b,</u> or 4, or an	ordinance in
3.4	conformity with	those subdivis	ions, the court sha	ll notify the commissioner	r of public safety
3.5	and order the co	ommissioner to	revoke the driver	's license of the person.	
3.6 3.7	EFFECTIV committed on o			ve August 1, 2025, and ap	plies to crimes
3.8	Sec. 5. Minnes	sota Statutes 20	024, section 626A	35, is amended by adding	a subdivision to
3.9	read:				
3.10	Subd. 2c. Ex	cception; fleeir	ng motor vehicles	. The prohibition under su	bdivision 1 does
3.11	not apply to the	use of a mobil	e tracking device	on a fleeing motor vehicle	e. For purposes
3.12	of this subdivisi	ion, the term "f	lee" has the mean	ing given in section 609.4	87, subdivision
3.13	<u>1.</u>				
3.14	EFFECTIV	E DATE. This	section is effectiv	ve August 1, 2025, and ap	plies to crimes
3.15	committed on o	r after that date	<u>.</u>		