XX/jc

## SENATE STATE OF MINNESOTA NINETIETH SESSION

## S.F. No. 2633

(SENATE AUTH DATE 02/26/2018	ORS: DIBBLE, Pappas, D-PG Introduction Referred to	Lourey and Latz) OFFICIAL S n and first reading Judiciary and Public Safety Finance ar	
		A bill for an act	

1.1	A bill for an act
1.2	relating to public safety; limiting criminal defenses and authorization for the use
1.3	of force relating to a victim's sexual orientation or identity; amending Minnesota
1.4 1.5	Statutes 2016, sections 609.06, subdivision 1, by adding a subdivision; 609.075; 609.20.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.0	DE IT ENACTED DT THE ELGISEATORE OF THE STATE OF MINIMESOTA.
1.7	Section 1. Minnesota Statutes 2016, section 609.06, subdivision 1, is amended to read:
1.8	Subdivision 1. When authorized. Except as otherwise provided in subdivision
1.9	subdivisions 2 and 3, reasonable force may be used upon or toward the person of another
1.10	without the other's consent when the following circumstances exist or the actor reasonably
1.11	believes them to exist:
1.12	(1) when used by a public officer or one assisting a public officer under the public
1.13	officer's direction:
1.15	officer s direction.
1.14	(a) in effecting a lawful arrest; or
1.15	(b) in the execution of legal process; or
1.16	(c) in enforcing an order of the court; or
1.17	(d) in executing any other duty imposed upon the public officer by law; or
1.18	(2) when used by a person not a public officer in arresting another in the cases and in
1.19	the manner provided by law and delivering the other to an officer competent to receive the
1.20	other into custody; or
1.21	(3) when used by any person in resisting or aiding another to resist an offense against
1.22	the person; or

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2.1 (4) when used by any person in lawful possession of real or personal property, or by
2.2 another assisting the person in lawful possession, in resisting a trespass upon or other
2.3 unlawful interference with such property; or

- 2.4 (5) when used by any person to prevent the escape, or to retake following the escape,
  2.5 of a person lawfully held on a charge or conviction of a crime; or
- 2.6 (6) when used by a parent, guardian, teacher, or other lawful custodian of a child or
  2.7 pupil, in the exercise of lawful authority, to restrain or correct such child or pupil; or
- 2.8 (7) when used by a school employee or school bus driver, in the exercise of lawful2.9 authority, to restrain a child or pupil, or to prevent bodily harm or death to another; or
- (8) when used by a common carrier in expelling a passenger who refuses to obey a lawful
  requirement for the conduct of passengers and reasonable care is exercised with regard to
  the passenger's personal safety; or
- (9) when used to restrain a person with a mental illness or a person with a developmental
  disability from self-injury or injury to another or when used by one with authority to do so
  to compel compliance with reasonable requirements for the person's control, conduct, or
  treatment; or
- (10) when used by a public or private institution providing custody or treatment against
  one lawfully committed to it to compel compliance with reasonable requirements for the
  control, conduct, or treatment of the committed person.
- 2.20 EFFECTIVE DATE. This section is effective August 1, 2018, and applies to crimes
  2.21 committed on or after that date.
- 2.22 Sec. 2. Minnesota Statutes 2016, section 609.06, is amended by adding a subdivision to2.23 read:
- 2.24Subd. 3. Use of force not authorized; reaction to victim's sexual orientation. Force2.25may not be used against another based on the discovery of, knowledge about, or potential
- 2.26 disclosure of the victim's actual or perceived sexual orientation, including gender identity
- 2.27 and expression, including under circumstances in which the victim made an unwanted
- 2.28 <u>nonforcible romantic or sexual advance towards the actor, or if the actor and victim dated</u>
- 2.29 <u>or had a romantic or sexual relationship.</u>
- 2.30 EFFECTIVE DATE. This section is effective August 1, 2018, and applies to crimes
  2.31 committed on or after that date.

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	02/05/18	REVISOR	XX/jc	18-5483	as introduced
3.1	Sec. 3. Mir	nesota Statutes 2016	6, section 609.0	075, is amended to read:	
3.2	609.075 <u>I</u>	DEFENSES; INTOX	XICATION AS	DEFENSE, REACTION	TO VICTIM'S
3.3	SEXUAL O	RIENTATION.			
3.4	Subdivisi	on 1. Intoxication a	<u>s defense.</u> An a	act committed while in a s	tate of voluntary
3.5	intoxication	is not less criminal by	y reason thereo	f, but when a particular int	ent or other state
3.6	of mind is a r	necessary element to	constitute a pa	rticular crime, the fact of	intoxication may
3.7	be taken into	consideration in det	ermining such	intent or state of mind.	
3.8	<u>Subd. 2.</u>	Reaction to victim's	sexual orient	ation. It is not a defense to	a crime that the
3.9	defendant ac	ted based on the disc	covery of, knov	vledge about, or potential	disclosure of the
3.10	victim's actua	al or perceived sexua	al orientation, i	ncluding gender identity a	and expression,
3.11	including und	der circumstances in	which the victi	m made an unwanted nonf	forcible romantic
3.12	or sexual adv	ance towards the de	fendant, or if th	ne defendant and victim d	ated or had a
3.13	romantic or s	sexual relationship.			
3.14	EFFECT	<b>IVE DATE.</b> This se	ection is effecti	ve August 1, 2018, and ap	plies to crimes
3.15	committed or	n or after that date.			
3.16	Sec. 4. Mir	nnesota Statutes 2016	6, section 609.2	20, is amended to read:	
3.17	609.20 M	IANSLAUGHTER	IN THE FIRS	T DEGREE.	
3.18	Whoever	does any of the follo	wing is guilty o	of manslaughter in the first	t degree and may
3.19	be sentenced	to imprisonment for	not more than	15 years or to payment o	f a fine of not
3.20	more than \$3	80,000, or both:			
3.21	(1) intent	ionally causes the de	eath of another	person in the heat of pass	ion provoked by
3.22	such words o	or acts of another as w	vould provoke	a person of ordinary self-c	ontrol under like
3.23	circumstance	es, provided that:			
3.24	(i) the cry	ving of a child <u>; or</u>			
3.25	(ii) the di	scovery of, knowled	ge about, or po	tential disclosure of the v	ictim's actual or
3.26	perceived sex	kual orientation, incl	uding gender i	dentity and expression, in	cluding under
3.27	circumstance	s in which the victim	made an unwar	nted nonforcible romantic of	or sexual advance
3.28	towards the a	actor, or if the actor a	and victim date	d or had a romantic or sex	tual relationship;
3.29	does not con	stitute provocation;			
3.30	(2) violate	es section 609.224 an	d causes the dea	ath of another or causes the	e death of another
3.31	in committin	g or attempting to co	ommit a misder	neanor or gross misdemea	nor offense with

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4.1	such force and violence that death of or great bodily harm to any person was reasonably
4.2	foreseeable, and murder in the first or second degree was not committed thereby;
4.3 4.4	(3) intentionally causes the death of another person because the actor is coerced by threats made by someone other than the actor's coconspirator and which cause the actor
4.5	reasonably to believe that the act performed by the actor is the only means of preventing
4.6	imminent death to the actor or another;
4.7	(4) proximately causes the death of another, without intent to cause death by, directly
4.7 4.8	(4) proximately causes the death of another, without intent to cause death by, directly or indirectly, unlawfully selling, giving away, bartering, delivering, exchanging, distributing,
4.8	or indirectly, unlawfully selling, giving away, bartering, delivering, exchanging, distributing,
4.8 4.9	or indirectly, unlawfully selling, giving away, bartering, delivering, exchanging, distributing, or administering a controlled substance classified in Schedule III, IV, or V; or

- 4.13 As used in this section, a "person of ordinary self-control" does not include a person
  4.14 under the influence of intoxicants or a controlled substance.
- 4.15 EFFECTIVE DATE. This section is effective August 1, 2018, and applies to crimes
  4.16 committed on or after that date.