

1.1 Senator ..... moves to amend S.F. No. 406 as follows:

1.2 Delete everything after the enacting clause and insert:

1.3 "ARTICLE 1

1.4 APPROPRIATIONS

1.5 Section 1. APPROPRIATIONS.

1.6 The sums shown in the columns marked "Appropriations" are appropriated to the  
 1.7 agencies and for the purposes specified in this article. The appropriations are from the  
 1.8 general fund, or another named fund, and are available for the fiscal years indicated  
 1.9 for each purpose. The figures "2016" and "2017" used in this article mean that the  
 1.10 appropriations listed under them are available for the fiscal year ending June 30, 2016, or  
 1.11 June 30, 2017, respectively. "The first year" is fiscal year 2016. "The second year" is fiscal  
 1.12 year 2017. "The biennium" is fiscal years 2016 and 2017. Appropriations for the fiscal  
 1.13 year ending June 30, 2015, are effective the day following final enactment.

1.14		<b><u>APPROPRIATIONS</u></b>	
1.15		<b><u>Available for the Year</u></b>	
1.16		<b><u>Ending June 30</u></b>	
1.17		<b><u>2016</u></b>	<b><u>2017</u></b>

1.18 Sec. 2. SUPREME COURT

1.19	<u>Subdivision 1. Total Appropriation</u>	<b><u>\$ 46,951,000</u></b>	<b><u>\$ 48,166,000</u></b>
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1.20 The amounts that may be spent for each  
 1.21 purpose are specified in the following  
 1.22 subdivisions.

1.23	<u>Subd. 2. Supreme Court Operations</u>	<b><u>33,651,000</u></b>	<b><u>34,866,000</u></b>
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1.24 Contingent Account

1.25 \$5,000 each year is for a contingent account  
 1.26 for expenses necessary for the normal  
 1.27 operation of the court for which no other  
 1.28 reimbursement is provided.

1.29	<u>Subd. 3. Civil Legal Services</u>	<b><u>13,300,000</u></b>	<b><u>13,300,000</u></b>
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1.30 Legal Services to Low-Income Clients in

1.31 Family Law Matters



3.1 Sec. 7. UNIFORM LAWS COMMISSION \$ 88,000 \$ 93,000

3.2 Sec. 8. BOARD ON JUDICIAL STANDARDS \$ 486,000 \$ 486,000

3.3 **Major Disciplinary Actions**

3.4 \$125,000 each year is for special  
 3.5 investigative and hearing costs for major  
 3.6 disciplinary actions undertaken by the  
 3.7 board. This appropriation does not cancel.  
 3.8 Any unencumbered and unspent balances  
 3.9 remain available for these expenditures in  
 3.10 subsequent fiscal years.

3.11 Sec. 9. BOARD OF PUBLIC DEFENSE \$ 77,155,000 \$ 81,907,000

3.12 **Training**

3.13 \$100,000 each year is for public defender  
 3.14 training. This is a onetime appropriation.

3.15 Sec. 10. SENTENCING GUIDELINES \$ 595,000 \$ 604,000

3.16 Sec. 11. PUBLIC SAFETY

3.17 Subdivision 1. Total Appropriation \$ 188,923,000 \$ 178,616,000

3.18	<u>Appropriations by Fund</u>	
3.19	<u>2016</u>	<u>2017</u>
3.20	<u>General</u> 99,390,000	88,793,000
3.21	<u>Special Revenue</u> 9,997,000	10,238,000
3.22	<u>State Government</u>	
3.23	<u>Special Revenue</u> 77,171,000	77,188,000
3.24	<u>Environmental</u> 70,000	72,000
3.25	<u>Trunk Highway</u> 2,295,000	2,325,000

3.26 The amounts that may be spent for each  
 3.27 purpose are specified in the following  
 3.28 subdivisions.

3.29 Subd. 2. Emergency Management 8,726,000 3,402,000

3.30	<u>Appropriations by Fund</u>	
3.31	<u>General</u> 7,806,000	2,480,000

4.1	<u>Environmental</u>	<u>70,000</u>	<u>72,000</u>
4.2	<u>Special Revenue</u>		
4.3	<u>Fund</u>	<u>850,000</u>	<u>850,000</u>

4.4 **(a) Hazmat and Chemical Assessment Teams**

4.5 \$850,000 each year is from the fire safety  
 4.6 account in the special revenue fund. These  
 4.7 amounts must be used to fund the hazardous  
 4.8 materials and chemical assessment teams.

4.9 **(b) Disaster Assistance Account**

4.10 \$5,000,000 the first year is from the general  
 4.11 fund for the disaster assistance contingency  
 4.12 account in Minnesota Statutes, section  
 4.13 12.221. These funds are available until spent.

4.14 **Subd. 3. Criminal Apprehension** 54,290,000 49,430,000

4.15	<u>Appropriations by Fund</u>		
4.16	<u>General</u>	<u>51,988,000</u>	<u>47,098,000</u>
4.17	<u>State Government</u>		
4.18	<u>Special Revenue</u>	<u>7,000</u>	<u>7,000</u>
4.19	<u>Trunk Highway</u>	<u>2,295,000</u>	<u>2,325,000</u>

4.20 **(a) BCA Investment Initiative**

4.21 \$2,868,000 each year is from the general  
 4.22 fund:

4.23 (1) for additional permanent latent fingerprint  
 4.24 examiner positions;

4.25 (2) for additional permanent mitochondrial  
 4.26 DNA analyst positions;

4.27 (3) to replace equipment and instruments in  
 4.28 the forensic laboratory;

4.29 (4) to purchase supplies for the forensic  
 4.30 laboratory;

4.31 (5) for additional permanent positions to  
 4.32 form a digital forensics examination unit;

5.1 (6) for additional permanent positions to  
5.2 form a financial crimes unit; and

5.3 (7) for additional permanent positions to  
5.4 increase the capabilities of the predatory  
5.5 crimes section.

5.6 **(b) Livescan Replacement**

5.7 \$650,000 each year is from the general fund  
5.8 to replace electronic fingerprint capture  
5.9 equipment in criminal justice agencies  
5.10 around the state. The equipment is to be used  
5.11 to automatically submit the fingerprints to  
5.12 the bureau for identification of the person  
5.13 and processing.

5.14 **(c) Peace Officer-Involved Incident**

5.15 **Investigations**

5.16 \$18,000 each year is from the general fund  
5.17 for investigations into peace officer-involved  
5.18 incidents under proposed Minnesota Statutes,  
5.19 section 626.891 if enacted into law in the  
5.20 2015 legislative session.

5.21 **(d) Report**

5.22 If the vehicle services special revenue  
5.23 account accrues an unallocated balance  
5.24 in excess of 50 percent of the previous  
5.25 fiscal year's expenditures, the commissioner  
5.26 shall submit a report to the chairs and  
5.27 ranking minority members of the house  
5.28 of representatives and senate committees  
5.29 with jurisdiction over transportation and  
5.30 public safety policy and finance. The report  
5.31 must contain specific policy and legislative  
5.32 recommendations for reducing the fund  
5.33 balance and avoiding future excessive fund  
5.34 balances. The report is due within three

6.1 months of the fund balance exceeding the  
6.2 threshold established in this paragraph.

6.3 **Subd. 4. Fire Marshal** 8,433,000 8,647,000

6.4	<u>Appropriations by Fund</u>		
6.5	<u>General</u>	<u>18,000</u>	<u>-0-</u>
6.6	<u>Special Revenue</u>	<u>8,415,000</u>	<u>8,647,000</u>

6.7 The special revenue fund appropriation is  
6.8 from the fire safety account in the special  
6.9 revenue fund and is for activities under  
6.10 Minnesota Statutes, section 299F.012.

6.11 **Subd. 5. Alcohol and Gambling Enforcement** 2,338,000 2,373,000

6.12	<u>Appropriations by Fund</u>		
6.13	<u>General</u>	<u>1,606,000</u>	<u>1,632,000</u>
6.14	<u>Special Revenue</u>	<u>732,000</u>	<u>741,000</u>

6.15 \$662,000 the first year and \$671,000 the  
6.16 second year are from the alcohol enforcement  
6.17 account in the special revenue fund. Of this  
6.18 appropriation, \$500,000 each year shall be  
6.19 transferred to the general fund.

6.20 \$70,000 each year is from the lawful  
6.21 gambling regulation account in the special  
6.22 revenue fund.

6.23 **Subd. 6. Office of Justice Programs** 38,068,000 37,679,000

6.24	<u>Appropriations by Fund</u>		
6.25	<u>General</u>	<u>37,972,000</u>	<u>37,583,000</u>
6.26	<u>State Government</u>		
6.27	<u>Special Revenue</u>	<u>96,000</u>	<u>96,000</u>

6.28 **(a) OJP Administration Costs**

6.29 Up to 2.5 percent of the grant funds  
6.30 appropriated in this subdivision may be used  
6.31 by the commissioner to administer the grant  
6.32 program.

6.33 **(b) Youth Intervention Programs**

7.1 \$400,000 each year is for youth intervention  
7.2 programs under Minnesota Statutes, section  
7.3 299A.73. This amount must be added to the  
7.4 department's base budget for this activity.

7.5 **(c) Crime Victim Services**

7.6 \$400,000 each year is for additional grants  
7.7 to organizations awarded grants in fiscal  
7.8 years 2014 and 2015. This is a onetime  
7.9 appropriation and is available through June  
7.10 30, 2017.

7.11 **(d) Child Advocacy Centers**

7.12 \$100,000 each year is for child advocacy  
7.13 center grants under article 2, section 14. This  
7.14 is a onetime appropriation.

7.15 **(e) Prosecutor and Law Enforcement Training**

7.16 \$100,000 each year is for a grant to the  
7.17 Minnesota County Attorneys Association for  
7.18 prosecutor and law enforcement training.  
7.19 This is a onetime appropriation.

7.20 **(f) Sex Trafficking Investigations**

7.21 \$250,000 each year is for grants to state and  
7.22 local units of government for the following  
7.23 purposes:

7.24 (1) to support new or existing  
7.25 multijurisdictional entities to investigate sex  
7.26 trafficking crimes; and

7.27 (2) to provide technical assistance for  
7.28 sex trafficking crimes, including training  
7.29 and case consultation, to law enforcement  
7.30 agencies statewide.

7.31 This amount must be added to the  
7.32 department's base budget for this activity.

8.1 **(g) White Earth Band Grant**

8.2 \$176,000 the first year is for a grant to the  
8.3 White Earth Band of Chippewa Indians  
8.4 to be used by the band's law enforcement  
8.5 department for a server for law enforcement  
8.6 agencies in the counties of Clearwater,  
8.7 Becker, and Mahnomen, and the band's  
8.8 law enforcement department to store law  
8.9 enforcement data on.

8.10 **(h) Lifesaver Grants**

8.11 \$25,000 each year is for Lifesaver grants  
8.12 under article 2, section 15. This is a onetime  
8.13 appropriation.

8.14 **(i) Sexual Assault Prevention Grants**

8.15 \$50,000 each year is for sexual assault  
8.16 prevention grants under article 2, section 16.  
8.17 This is a onetime appropriation.

8.18 **(j) Emergency Shelter Facility For East African**  
8.19 **Women and Children**

8.20 \$100,000 each year is for a grant to complete  
8.21 and operate an emergency shelter facility  
8.22 for East African women and child victims  
8.23 of domestic abuse and trafficking. This is  
8.24 a onetime appropriation and is available  
8.25 through June 30, 2018.

8.26 **(k) Alternatives to Juvenile Detention**

8.27 \$100,000 each year is for grants under the  
8.28 alternatives to juvenile detention program  
8.29 under section article 2, section 13. This is a  
8.30 onetime appropriation.

8.31 **(l) Advocates for Family Peace**

8.32 \$75,000 each year is for a grant to the  
8.33 Advocates for Family Peace organization

9.1 to provide services for victims of domestic  
9.2 violence. This is a onetime appropriation.

9.3 **(m) Opiate Antagonists**

9.4 \$250,000 the first year is for grants to  
9.5 emergency medical services programs,  
9.6 as defined in Minnesota Statutes, section  
9.7 144.7401, subdivision 4, to purchase opiate  
9.8 antagonists and for training and education  
9.9 related to the use of these antagonists in the  
9.10 event of an opioid or heroin overdose. Grants  
9.11 must be distributed to all eight regional  
9.12 emergency medical services programs. This  
9.13 appropriation is available through June 30,  
9.14 2017.

9.15 For purposes of this paragraph, "opiate  
9.16 antagonist" means naloxone hydrochloride  
9.17 or any similarly acting drug approved by the  
9.18 federal Food and Drug Administration for  
9.19 the treatment of drug overdose.

9.20 **(n) De-Escalation Training**

9.21 \$150,000 each year is for training state  
9.22 and local community safety personnel in  
9.23 the use of crisis de-escalation techniques.  
9.24 When selecting a service provider for this  
9.25 training, the commissioner shall consult  
9.26 with the executive director of the Minnesota  
9.27 Peace Officer Standards and Training Board,  
9.28 and may consult with any postsecondary  
9.29 institution, any state or local governmental  
9.30 official, or any nongovernmental authority  
9.31 the commissioner determines to be relevant.  
9.32 Among any other criteria the commissioner  
9.33 may establish for the selection, the  
9.34 training provider shall have a demonstrated  
9.35 understanding of the transitions and

10.1 challenges that veterans may experience  
 10.2 during their re-entry into society following  
 10.3 combat service. The commissioner shall  
 10.4 ensure that training opportunities provided  
 10.5 are reasonably distributed statewide. This is  
 10.6 a onetime appropriation.

10.7 **Subd. 7. Emergency Communication Networks**                      77,068,000                      77,085,000

10.8 This appropriation is from the state  
 10.9 government special revenue fund for 911  
 10.10 emergency telecommunications services.

10.11 **(a) Public Safety Answering Points**

10.12 \$13,664,000 each year is to be distributed  
 10.13 as provided in Minnesota Statutes, section  
 10.14 403.113, subdivision 2.

10.15 This appropriation includes funds for  
 10.16 information technology project services  
 10.17 and support subject to the provisions of  
 10.18 Minnesota Statutes, section 16E.0466. Any  
 10.19 ongoing information technology costs will be  
 10.20 incorporated into the service level agreement  
 10.21 and will be paid to the Office of MN.IT  
 10.22 Services by the Department of Public Safety  
 10.23 under the rates and mechanism specified in  
 10.24 that agreement.

10.25 **(b) Medical Resource Communication Centers**

10.26 \$683,000 each year is for grants to the  
 10.27 Minnesota Emergency Medical Services  
 10.28 Regulatory Board for the Metro East  
 10.29 and Metro West Medical Resource  
 10.30 Communication Centers that were in  
 10.31 operation before January 1, 2000.

10.32 **(c) ARMER Debt Service**

11.1 \$23,261,000 each year is to the commissioner  
 11.2 of management and budget to pay debt  
 11.3 service on revenue bonds issued under  
 11.4 Minnesota Statutes, section 403.275.

11.5 Any portion of this appropriation not needed  
 11.6 to pay debt service in a fiscal year may be  
 11.7 used by the commissioner of public safety to  
 11.8 pay cash for any of the capital improvements  
 11.9 for which bond proceeds were appropriated  
 11.10 by Laws 2005, chapter 136, article 1, section  
 11.11 9, subdivision 8; or Laws 2007, chapter 54,  
 11.12 article 1, section 10, subdivision 8.

11.13 **(d) ARMER State Backbone Operating**  
 11.14 **Costs**

11.15 \$9,650,000 each year is to the commissioner  
 11.16 of transportation for costs of maintaining and  
 11.17 operating the first and third phases of the  
 11.18 statewide radio system backbone.

11.19 **(e) ARMER Improvements**

11.20 \$1,000,000 each year is to the Statewide  
 11.21 Radio Board for costs of design, construction,  
 11.22 and maintenance of, and improvements  
 11.23 to, those elements of the statewide public  
 11.24 safety radio and communication system  
 11.25 that support mutual aid communications  
 11.26 and emergency medical services or provide  
 11.27 interim enhancement of public safety  
 11.28 communication interoperability in those  
 11.29 areas of the state where the statewide public  
 11.30 safety radio and communication system is  
 11.31 not yet implemented.

11.32 **Sec. 12. PEACE OFFICER STANDARDS**  
 11.33 **AND TRAINING (POST) BOARD**      **\$**      **3,887,000**      **\$**      **3,904,000**

11.34 **(a) Excess Amounts Transferred**



13.1 **(a) Medical Services**

13.2 \$1,737,000 the first year and \$1,650,000 the  
13.3 second year are to expand offender medical  
13.4 services, including an electronic health  
13.5 records system.

13.6 **(b) Information Technology**

13.7 This appropriation includes funds for  
13.8 information technology project services  
13.9 and support subject to the provisions of  
13.10 Minnesota Statutes, section 16E.0466. Any  
13.11 ongoing information technology costs will be  
13.12 incorporated into the service level agreement  
13.13 and will be paid to the Office of MN.IT  
13.14 Services by the Department of Corrections  
13.15 under the rates and mechanism specified in  
13.16 that agreement.

13.17 **(c) Fugitive Apprehension Unit**

13.18 \$270,000 each year is to increase the number  
13.19 of full-time equivalent positions in the  
13.20 department's fugitive apprehension unit.

13.21 **(d) Doula Services Grants**

13.22 \$30,000 each year is for grants to provide  
13.23 access to doula services as described in  
13.24 proposed Minnesota Statutes, section 241.89,  
13.25 subdivision 2, paragraph (b). This is a  
13.26 onetime appropriation.

13.27 **Subd. 3. Community Services** 121,274,000 122,288,000

13.28 **(a) Intensive Supervised Release Agents**

13.29 \$1,600,000 each year is to increase the  
13.30 number of supervision agents for offenders  
13.31 on intensive supervised release as described  
13.32 in Minnesota Statutes, section 244.13,  
13.33 subdivision 2.

14.1 **(b) Challenge Incarceration**

14.2 \$250,000 each year is to increase the  
14.3 number of supervision agents for offenders  
14.4 participating in the department's challenge  
14.5 incarceration program as described in  
14.6 Minnesota Statutes, section 244.172,  
14.7 subdivisions 2 and 3.

14.8 **(c) Community Corrections Act**

14.9 \$1,550,000 each year is added to the  
14.10 Community Corrections Act subsidy, as  
14.11 described in Minnesota Statutes, section  
14.12 401.14.

14.13 **(d) County Probation Officer**

14.14 **Reimbursements**

14.15 \$200,000 each year is added to the county  
14.16 probation officers reimbursement, as  
14.17 described in Minnesota Statutes, section  
14.18 244.19, subdivision 6.

14.19 **(e) Scott County Correctional Services**

14.20 \$85,000 each year is for a probation caseload  
14.21 and workload reduction grant to Scott County  
14.22 to provide correctional services.

14.23 **Subd. 4. Operations Support**

25,212,000

25,665,000

14.24 **(a) Technology Needs**

14.25 \$900,000 each year is to support technology  
14.26 needs.

14.27 **(b) Information Technology**

14.28 This appropriation includes funds for  
14.29 information technology project services  
14.30 and support subject to the provisions of  
14.31 Minnesota Statutes, section 16E.0466. Any  
14.32 ongoing information technology costs will be

15.1 incorporated into the service level agreement  
 15.2 and will be paid to the Office of MN.IT  
 15.3 Services by the Department of Corrections  
 15.4 under the rates and mechanism specified in  
 15.5 that agreement.

15.6 Sec. 16. **TRANSFERS**

15.7 **(a) MINNCOR**

15.8 Notwithstanding Minnesota Statutes, section  
 15.9 241.27, the commissioner of management  
 15.10 and budget shall transfer \$500,000 each year  
 15.11 from the Minnesota correctional industries  
 15.12 revolving fund to the general fund. This is a  
 15.13 onetime transfer.

15.14 **(b) Fire Safety**

15.15 The commissioner of management and  
 15.16 budget shall transfer \$3,250,000 each year  
 15.17 from the fire safety account to the general  
 15.18 fund. This is a onetime transfer.

15.19 **ARTICLE 2**

15.20 **GRANT PROGRAMS AND OTHER FISCAL-RELATED CHANGES**

15.21 Section 1. Minnesota Statutes 2014, section 12.221, subdivision 6, is amended to read:

15.22 Subd. 6. **Disaster assistance contingency account; appropriation.** (a) A disaster  
 15.23 assistance contingency account is created in the special revenue fund in the state treasury.  
 15.24 Money in the disaster assistance contingency account is appropriated to the commissioner  
 15.25 of public safety to provide:

15.26 (1) cost-share for federal assistance under section 12A.15, subdivision 1; ~~and~~

15.27 (2) state public disaster assistance to eligible applicants under chapter 12B;

15.28 (3) cost-share for federal assistance from the Federal Highway Administration  
 15.29 emergency relief program under United States Code, title 23, section 125; and

15.30 (4) cost-share for federal assistance from the United States Department of  
 15.31 Agriculture, Natural Resources Conservation Service emergency watershed protection  
 15.32 program under United States Code, title 16, sections 2203 to 2205.

16.1 (b) For appropriations under paragraph (a), clause (1), the amount appropriated is  
16.2 100 percent of any nonfederal share for state agencies and local governments. Money  
16.3 appropriated under paragraph (a), clause (1), may be used to pay all or a portion of the  
16.4 nonfederal share for publicly owned capital improvement projects.

16.5 (c) For appropriations under paragraph (a), clause (2), the amount appropriated  
16.6 is the amount required to pay eligible claims under chapter 12B, as certified by the  
16.7 commissioner of public safety.

16.8 (d) By January 15 of each year, the commissioner of management and budget shall  
16.9 submit a report to the chairs and ranking minority members of the house of representatives  
16.10 Ways and Means Committee and the senate Finance Committee detailing state disaster  
16.11 assistance appropriations and expenditures under this subdivision during the previous  
16.12 calendar year.

16.13 (e) The governor's budget proposal submitted to the legislature under section 16A.11  
16.14 must include recommended appropriations to the disaster assistance contingency account.  
16.15 The governor's appropriation recommendations must be informed by the commissioner of  
16.16 public safety's estimate of the amount of money that will be necessary to:

16.17 (1) provide 100 percent of the nonfederal share for state agencies and local  
16.18 governments that will receive federal financial assistance from FEMA during the next  
16.19 biennium; and

16.20 (2) fully pay all eligible claims under chapter 12B.

16.21 (f) Notwithstanding section 16A.28:

16.22 (1) funds appropriated or transferred to the disaster assistance contingency account  
16.23 do not lapse but remain in the account until appropriated; and

16.24 (2) funds appropriated from the disaster assistance contingency account do not lapse  
16.25 and are available until expended.

16.26 Sec. 2. Minnesota Statutes 2014, section 12B.15, subdivision 2, is amended to read:

16.27 Subd. 2. **Applicant.** "Applicant" means a local government or state government  
16.28 agency that applies for state disaster assistance under this chapter.

16.29 Sec. 3. Minnesota Statutes 2014, section 12B.15, is amended by adding a subdivision  
16.30 to read:

16.31 Subd. 3a. **County.** "County" or "county government" means each county in which  
16.32 a governmental unit is located in whole or in part, or a county board of commissioners  
16.33 as defined in chapter 375.

17.1 Sec. 4. Minnesota Statutes 2014, section 12B.25, subdivision 1, is amended to read:

17.2 Subdivision 1. **Payment required; eligibility criteria.** The director, serving as  
17.3 the governor's authorized representative, may enter into grant agreements with eligible  
17.4 applicants to provide state financial assistance made available as a result of a disaster  
17.5 that satisfies all of the following criteria:

17.6 (1) the state or applicable ~~local~~ county government declares a disaster or emergency  
17.7 during the incident period;

17.8 (2) damages suffered and eligible costs incurred are the direct result of the disaster;

17.9 (3) federal disaster assistance is not available to the applicant because the governor  
17.10 did not request a presidential declaration of major disaster, the president denied the  
17.11 governor's request, or the applicant is not eligible for federal disaster assistance because  
17.12 the state or county did not meet the per capita impact indicator under FEMA's Public  
17.13 Assistance Program;

17.14 (4) the applicant incurred eligible damages that, on a per capita basis, equal or  
17.15 exceed 50 percent of the countywide per capita impact indicator under FEMA's Public  
17.16 Assistance Program;

17.17 (5) the applicant assumes responsibility for 25 percent of the applicant's total  
17.18 eligible costs; and

17.19 (6) the applicant satisfies all requirements in this chapter.

17.20 Sec. 5. Minnesota Statutes 2014, section 12B.40, is amended to read:

17.21 **12B.40 APPLICATION PROCESS.**

17.22 (a) The director must develop application materials and may update the materials as  
17.23 needed. Application materials must include instructions and requirements for assistance  
17.24 under this chapter.

17.25 (b) ~~An applicant~~ A county government has 30 days from the end of the incident  
17.26 period or the president's official denial of the governor's request for a declaration of a  
17.27 major disaster to ~~provide the director with written notice of intent to apply~~ request that  
17.28 the governor declare a state disaster. The director may deny ~~an application due to a late~~  
17.29 ~~notice of intent to apply~~ a late request. The county government's request for a state  
17.30 disaster declaration must include:

17.31 (1) the cause, location of damage, and incident period;

17.32 (2) documentation of a local, tribal, county, or state disaster or emergency  
17.33 declaration in response to the disaster;

17.34 (3) a description of damages, an initial damage assessment, and the amount of  
17.35 eligible costs incurred by the applicant;

18.1 (4) a statement or evidence that the applicant has the ability to pay for at least 25  
18.2 percent of total eligible costs incurred from the disaster; and

18.3 (5) a statement or evidence that the local government has incurred damages equal to  
18.4 or exceeding 50 percent of the federal countywide threshold in effect during the incident  
18.5 period.

18.6 (c) ~~Within~~ An applicant has 60 days after the end of the incident period or the  
18.7 president's official denial of ~~from~~ the governor's request for a declaration of a major state  
18.8 disaster, the applicant must to submit a complete application for state public disaster  
18.9 assistance to the director. A complete application includes the following:

18.10 (1) ~~the cause, location of damage, and incident period;~~

18.11 (2) ~~documentation of a local, tribal, county, or state disaster or emergency~~  
18.12 ~~declaration in response to the disaster;~~

18.13 (3) ~~a description of damages, an initial damage assessment, and the amount of~~  
18.14 ~~eligible costs incurred by the applicant;~~

18.15 (4) ~~a statement or evidence that the applicant has the ability to pay for at least 25~~  
18.16 ~~percent of total eligible costs incurred from the disaster; and~~

18.17 (5) ~~a statement or evidence that the local government has incurred damages equal to~~  
18.18 ~~or exceeding 50 percent of the federal countywide threshold in effect during the incident~~  
18.19 ~~period.~~

18.20 (d) The director must review the application and supporting documentation for  
18.21 completeness and may return the application with a request for more detailed information.  
18.22 The director may consult with local public officials to ensure the application reflects the  
18.23 extent and magnitude of the damage and to reconcile any differences. The application is  
18.24 not complete until the director receives all requested information.

18.25 (e) If the director returns an application with a request for more detailed information  
18.26 or for correction of deficiencies, the applicant must submit all required information within  
18.27 30 days of the applicant's receipt of the director's request. The applicant's failure to  
18.28 provide the requested information in a timely manner without a reasonable explanation  
18.29 may be cause for denial of the application.

18.30 (f) The director has no more than 60 days from the receipt of a complete application  
18.31 to approve or deny the application, or the application is deemed approved. If the director  
18.32 denies an application, the director must send a denial letter. If the director approves an  
18.33 application or the application is automatically deemed approved after 60 days, the director  
18.34 must notify the applicant of the steps necessary to obtain reimbursement of eligible  
18.35 costs, including submission of invoices or other documentation substantiating the costs  
18.36 submitted for reimbursement.

19.1 Sec. 6. Minnesota Statutes 2014, section 169.475, subdivision 2, is amended to read:

19.2 Subd. 2. **Prohibition on use.** (a) No person may operate a motor vehicle while  
19.3 using a wireless communications device to compose, read, or send an electronic message,  
19.4 when the vehicle is in motion or a part of traffic.

19.5 (b) A person who violates paragraph (a) a second or subsequent time shall be  
19.6 required to pay a fine of \$300.

19.7 Sec. 7. Minnesota Statutes 2014, section 241.89, subdivision 2, is amended to read:

19.8 Subd. 2. **Requirements.** (a) The head of each correctional facility shall ensure that  
19.9 every woman incarcerated at the facility:

19.10 (1) is tested for pregnancy, if under 50 years of age unless the inmate refuses the test;

19.11 (2) if pregnant and agrees to testing, is tested for sexually transmitted diseases,  
19.12 including HIV;

19.13 (3) if pregnant or has given birth in the past six weeks, is provided appropriate  
19.14 educational materials and resources related to pregnancy, childbirth, breastfeeding, and  
19.15 parenting;

19.16 (4) if pregnant or has given birth in the past six weeks, has access to doula services if  
19.17 these services are provided by a certified doula without charge to the correctional facility  
19.18 or the incarcerated woman pays for the certified doula services;

19.19 (5) if pregnant or has given birth in the past six months, has access to a mental health  
19.20 assessment and, if necessary, treatment;

19.21 (6) if pregnant or has given birth in the past six months and determined to be  
19.22 suffering from a mental illness, has access to evidence-based mental health treatment  
19.23 including psychotropic medication;

19.24 (7) if pregnant or has given birth in the past six months and determined to be  
19.25 suffering from postpartum depression, has access to evidence-based therapeutic care for  
19.26 the depression; and

19.27 (8) if pregnant, is advised, orally or in writing, of applicable laws and policies  
19.28 governing incarcerated pregnant women.

19.29 (b) The commissioner of corrections, in consultation with the commissioner of  
19.30 health, may award grants to nonprofit organizations to provide access to doula services by  
19.31 a certified doula in accordance with paragraph (a), clause (4).

19.32 Sec. 8. Minnesota Statutes 2014, section 299A.73, subdivision 2, is amended to read:

19.33 Subd. 2. **Applications.** Applications for a grant-in-aid shall be made by the  
19.34 administering agency to the commissioner.

20.1 The grant-in-aid is contingent upon the agency having obtained from the community  
20.2 in which the youth intervention program is established local matching money ~~two times~~  
20.3 equal to the amount of the grant that is sought. However, if the agency has previously  
20.4 been awarded a grant under this section, the local matching money must be two times the  
20.5 amount of the grant that is sought. The matching requirement is intended to leverage the  
20.6 investment of state and community dollars in supporting the efforts of the grantees to  
20.7 provide early intervention services to youth and their families.

20.8 The commissioner shall provide the application form, procedures for making  
20.9 application form, criteria for review of the application, and kinds of contributions in  
20.10 addition to cash that qualify as local matching money. No grant to any agency may  
20.11 exceed ~~\$50,000~~ \$75,000.

20.12 Sec. 9. Minnesota Statutes 2014, section 357.021, subdivision 2, is amended to read:

20.13 Subd. 2. **Fee amounts.** The fees to be charged and collected by the court  
20.14 administrator shall be as follows:

20.15 (1) In every civil action or proceeding in said court, including any case arising  
20.16 under the tax laws of the state that could be transferred or appealed to the Tax Court, the  
20.17 plaintiff, petitioner, or other moving party shall pay, when the first paper is filed for that  
20.18 party in said action, a fee of \$310, except in marriage dissolution actions the fee is \$340.

20.19 The defendant or other adverse or intervening party, or any one or more of several  
20.20 defendants or other adverse or intervening parties appearing separately from the others,  
20.21 shall pay, when the first paper is filed for that party in said action, a fee of \$310, except in  
20.22 marriage dissolution actions the fee is \$340. This subdivision does not apply to the filing  
20.23 of an Application for Discharge of Judgment. Section 548.181 applies to an Application  
20.24 for Discharge of Judgment.

20.25 The party requesting a trial by jury shall pay \$100.

20.26 The fees above stated shall be the full trial fee chargeable to said parties irrespective  
20.27 of whether trial be to the court alone, to the court and jury, or disposed of without trial,  
20.28 and shall include the entry of judgment in the action, but does not include copies or  
20.29 certified copies of any papers so filed or proceedings under chapter 103E, except the  
20.30 provisions therein as to appeals.

20.31 (2) Certified copy of any instrument from a civil or criminal proceeding, \$14, and \$8  
20.32 for an uncertified copy.

20.33 (3) Issuing a subpoena, \$16 for each name.

20.34 (4) Filing a motion or response to a motion in civil, family, excluding child support,  
20.35 and guardianship cases, \$100.

21.1 (5) Issuing an execution and filing the return thereof; issuing a writ of attachment,  
21.2 injunction, habeas corpus, mandamus, quo warranto, certiorari, or other writs not  
21.3 specifically mentioned, \$55.

21.4 (6) Issuing a transcript of judgment, or for filing and docketing a transcript of  
21.5 judgment from another court, \$40.

21.6 (7) Filing and entering a satisfaction of judgment, partial satisfaction, or assignment  
21.7 of judgment, \$5.

21.8 (8) Certificate as to existence or nonexistence of judgments docketed, \$5 for each  
21.9 name certified to.

21.10 (9) Filing and indexing trade name; or recording basic science certificate; or recording  
21.11 certificate of physicians, osteopaths, chiropractors, veterinarians, or optometrists, \$5.

21.12 (10) For the filing of each partial, final, or annual account in all trusteeships, \$55.

21.13 (11) For the deposit of a will, \$27.

21.14 (12) For recording notary commission, \$20.

21.15 (13) Filing a motion or response to a motion for modification of child support,  
21.16 a fee of ~~\$100~~ \$50.

21.17 (14) All other services required by law for which no fee is provided, such fee  
21.18 as compares favorably with those herein provided, or such as may be fixed by rule or  
21.19 order of the court.

21.20 (15) In addition to any other filing fees under this chapter, a surcharge in the amount of  
21.21 \$75 must be assessed in accordance with section 259.52, subdivision 14, for each adoption  
21.22 petition filed in district court to fund the fathers' adoption registry under section 259.52.

21.23 The fees in clauses (3) and (5) need not be paid by a public authority or the party  
21.24 the public authority represents.

21.25 **EFFECTIVE DATE.** This section is effective August 1, 2015, and applies to filings  
21.26 made on or after that date.

21.27 Sec. 10. Minnesota Statutes 2014, section 401.10, subdivision 1, is amended to read:

21.28 Subdivision 1. **Aid calculations.** To determine the community corrections aid  
21.29 amount to be paid to each participating county, the commissioner of corrections must  
21.30 apply the following formula:

21.31 (1) For each of the 87 counties in the state, a percent score must be calculated for  
21.32 each of the following five factors:

21.33 (i) percent of the total state population aged ten to 24 residing within the county  
21.34 according to the most recent federal census, and, in the intervening years between the  
21.35 taking of the federal census, according to the most recent estimate of the state demographer;

22.1 (ii) percent of the statewide total number of felony case filings occurring within the  
22.2 county, as determined by the state court administrator;

22.3 (iii) percent of the statewide total number of juvenile case filings occurring within  
22.4 the county, as determined by the state court administrator;

22.5 (iv) percent of the statewide total number of gross misdemeanor case filings  
22.6 occurring within the county, as determined by the state court administrator; and

22.7 (v) percent of the total statewide number of convicted felony offenders who did  
22.8 not receive an executed prison sentence, as monitored and reported by the Sentencing  
22.9 Guidelines Commission.

22.10 The percents in items (ii) to (v) must be calculated by combining the most recent  
22.11 three-year period of available data. The percents in items (i) to (v) each must sum to 100  
22.12 percent across the 87 counties.

22.13 (2) For each of the 87 counties, the county's percents in clause (1), items (i) to (v),  
22.14 must be weighted, summed, and divided by the sum of the weights to yield an average  
22.15 percent for each county, referred to as the county's "composite need percent." When  
22.16 performing this calculation, the weight for each of the percents in clause (1), items (i) to  
22.17 (v), is 1.0. The composite need percent must sum to 100 percent across the 87 counties.

22.18 (3) For each of the 87 counties, the county's "adjusted net tax capacity percent" is  
22.19 the county's adjusted net tax capacity amount, defined in the same manner as it is defined  
22.20 for cities in section 477A.011, subdivision 20, divided by the statewide total adjusted net  
22.21 tax capacity amount. The adjusted net tax capacity percent must sum to 100 percent  
22.22 across the 87 counties.

22.23 (4) For each of the 87 counties, the county's composite need percent must be divided  
22.24 by the county's adjusted net tax capacity percent to produce a ratio that, when multiplied  
22.25 by the county's composite need percent, results in the county's "tax base adjusted need  
22.26 percent."

22.27 (5) For each of the 87 counties, the county's tax base adjusted need percent must  
22.28 be added to twice the composite need percent, and the sum must be divided by 3, to  
22.29 yield the county's "weighted need percent."

22.30 (6) Each participating county's weighted need percent must be added to the weighted  
22.31 need percent of each other participating county to yield the "total weighted need percent  
22.32 for participating counties."

22.33 (7) Each participating county's weighted need percent must be divided by the total  
22.34 weighted need percent for participating counties to yield the county's "share percent." The  
22.35 share percents for participating counties must sum to 100 percent.



24.1 (a) **Additional Resources**

24.2 \$161,000 each year is for ~~two law clerks,~~  
24.3 ~~continuing legal education costs, and~~  
24.4 ~~Westlaw costs~~ operating expenses. Any  
24.5 amount not expended in the first year does  
24.6 not cancel and is available in the second year.

24.7 (b) **Case Management System**

24.8 \$25,000 each year is for the implementation  
24.9 and maintenance of a modern case  
24.10 management system.

24.11 **EFFECTIVE DATE.** This section is effective retroactively from July 1, 2013.

24.12 Sec. 12. Laws 2013, chapter 86, article 1, section 9, is amended to read:

24.13 Sec. 9. **BOARD ON JUDICIAL STANDARDS** \$ 756,000 \$ 456,000

24.14 (a) **Deficiencies**

24.15 \$300,000 the first year is for deficiencies  
24.16 occurring in fiscal year 2013. This  
24.17 appropriation is available for expenditure the  
24.18 day following final enactment.

24.19 (b) **Major Disciplinary Actions**

24.20 \$125,000 each year is for special  
24.21 investigative and hearing costs for major  
24.22 disciplinary actions undertaken by the  
24.23 board. This appropriation does not cancel.  
24.24 Any ~~encumbered~~ unencumbered and  
24.25 unspent balances remain available for these  
24.26 expenditures in subsequent fiscal years.

24.27 **EFFECTIVE DATE.** This section is effective the day following final enactment.

24.28 Sec. 13. **ALTERNATIVES TO JUVENILE DETENTION.**

24.29 Subdivision 1. **Grant.** The commissioner of public safety through the Office  
24.30 of Justice Programs may award a grant to an organization designated as a nonprofit

25.1 by section 501(c)(3) of the Internal Revenue Code or a collaboration of organizations  
25.2 including one or more nonprofit organizations to conduct training, technical support, and  
25.3 peer learning opportunities for counties across the state interested in "Right on Crime"  
25.4 strategies, specifically juvenile detention reform and addressing disparities in the juvenile  
25.5 justice system to accomplish cost-effective interventions that leverage the strength of  
25.6 families and communities. The collaboration must include at least one organization that  
25.7 has a demonstrated history in working with Minnesota counties to address disparities in  
25.8 the juvenile justice system. The intent of the grant is to achieve the following objectives:

- 25.9 (1) eliminate the inappropriate or unnecessary use of secure detention;  
25.10 (2) minimize rearrest and failure-to-appear rates pending adjudication;  
25.11 (3) ensure appropriate conditions of confinement in secure facilities; and  
25.12 (4) reduce racial and ethnic disparities.

25.13 Subd. 2. **Grant criteria.** (a) The grant recipient must:

25.14 (1) identify and support counties statewide in implementing the eight core strategies  
25.15 identified by the Annie E. Casey Foundation that are proven to address disparities in  
25.16 juvenile detention including collaboration, use of accurate data, objective admissions  
25.17 criteria and instruments, new or enhanced nonsecure alternatives to detention, case  
25.18 processing reforms, special detention cases, reducing racial disparities, and improving  
25.19 conditions of confinement;

25.20 (2) provide training, technical support, and peer-learning opportunities to counties as  
25.21 each county implements the eight core strategies under clause (1) throughout its county; and

25.22 (3) consistently collect, use, and report accurate data to diagnose system problems,  
25.23 adapt strategies, and assess the impact of various training and capacity-building activities.

25.24 (b) The grant recipient must match the grant amount dollar-for-dollar with money  
25.25 from private sector funds.

25.26 (c) A portion of the grant must be designated for counties to implement juvenile  
25.27 detention reform.

25.28 (d) The commissioner shall ensure that most of the grant money distributed under  
25.29 this section be used to benefit greater Minnesota.

25.30 Subd. 3. **Program evaluation.** The grant recipient must evaluate the effectiveness  
25.31 of its intervention and work with subcontracted organizations to collect data. The grant  
25.32 recipient must submit an evaluation plan to the commissioner delineating progress in  
25.33 meeting the objectives of the grant.

25.34 Sec. 14. **CHILD ADVOCACY CENTER GRANTS.**

26.1 Subdivision 1. **Establishment and purpose.** A grant program is established to  
26.2 provide stable funding and ensure the continued viability of core functions relating to  
26.3 abuse investigations, interviews, treatment, and related training. The grants ensure that  
26.4 victims of abuse have access to safe, secure facilities and that law enforcement has access  
26.5 to the tools necessary for the successful apprehension and conviction of predators of  
26.6 children and vulnerable adults.

26.7 Subd. 2. **Grants.** The commissioner of public safety shall award grants to child  
26.8 advocacy centers whose primary purpose is to coordinate the investigation, treatment, and  
26.9 management of abuse cases and to provide direct services to children and vulnerable  
26.10 adults. Grants may be used for:

- 26.11 (1) forensic interviews and child advocacy center interdisciplinary team  
26.12 investigations, programs, and facilities;  
26.13 (2) mental health services for victims and families;  
26.14 (3) specialized medical examinations;  
26.15 (4) support and advocacy for victims and family members; and  
26.16 (5) specialized training for child advocacy center staff and interdisciplinary team  
26.17 members.

26.18 Subd. 3. **Applications; eligibility.** (a) Any public or private organization that  
26.19 utilizes an interdisciplinary team of professionals, which includes law enforcement,  
26.20 child protection, prosecution, mental health, medical, and advocacy representatives, to  
26.21 investigate, treat, and manage child and vulnerable adult abuse cases, may apply to the  
26.22 commissioner for a grant under subdivision 2.

26.23 (b) The application shall be submitted in a form approved by the commissioner and  
26.24 shall include evidence that the organization has:

- 26.25 (1) a comfortable, private setting that is both physically and psychologically safe for  
26.26 children, vulnerable adults, and families;  
26.27 (2) sound program, fiscal, and administrative practices;  
26.28 (3) policies, practices, and procedures that are culturally competent. For the purpose  
26.29 of this paragraph, "culturally competent" is defined as the capacity to function in more  
26.30 than one culture, requiring the ability to appreciate, understand, and interact with members  
26.31 of diverse populations within the local community;  
26.32 (4) an interdisciplinary team for the investigation, treatment, and management of  
26.33 child and vulnerable adult abuse cases;  
26.34 (5) a written set of interagency protocols for an interdisciplinary and coordinated  
26.35 approach to the investigation of child and vulnerable adult abuse;

27.1 (6) interviews to be conducted in a manner which is neutral and fact-finding and  
27.2 coordinated to avoid duplicative interviewing;

27.3 (7) specialized medical evaluation and treatment as part of the interdisciplinary team  
27.4 response, either at the center or through coordination with a referral to another appropriate  
27.5 medical provider;

27.6 (8) specialized trauma-informed mental health services as part of the interdisciplinary  
27.7 team response, either at the center or through coordination with the referral to other  
27.8 appropriate advocacy providers;

27.9 (9) a routine interdisciplinary case review process for the purpose of decision  
27.10 making, problem solving, systems coordination, and information sharing concerning case  
27.11 status and services needed by the child, vulnerable adult, or family;

27.12 (10) a comprehensive tracking system for monitoring case progress and tracking  
27.13 case outcomes for team members; and

27.14 (11) a process for evaluating the effectiveness and operation of the center.

27.15 Subd. 4. **Duties of grantees.** Every public or private organization that receives a  
27.16 grant under this section shall comply with all rules of the commissioner related to the  
27.17 administration of the grant programs.

27.18 Subd. 5. **Definitions.** For the purposes of this section, the following terms have  
27.19 the meanings given:

27.20 (1) "child" means an individual under the age of 18 years; and

27.21 (2) "vulnerable adult" has the meaning given in Minnesota Statutes, section 609.232,  
27.22 subdivision 11.

27.23 Sec. 15. **LIFESAVER GRANT PROGRAM.**

27.24 Subdivision 1. **Grant program.** The commissioner of public safety shall establish  
27.25 a lifesaver grant program to assist local law enforcement agencies with the costs of  
27.26 developing lifesaver rapid response programs designed to quickly find individuals with  
27.27 medical conditions that cause wandering and result in many of these individuals becoming  
27.28 lost and missing. The search and rescue program must electronically track a lost or  
27.29 missing vulnerable senior citizen or an individual who is mentally impaired due to autism,  
27.30 Down Syndrome, Alzheimer's disease, or other mental impairment that causes wandering.  
27.31 The lifesaver program participant wears a small transmitter on the wrist to allow the local  
27.32 law enforcement agency to electronically locate the participant, if necessary, using a radio  
27.33 receiver. Grants may be awarded to new and existing programs. The commissioner shall

28.1 administer and promote the grant program throughout the state and serve as liaison to  
28.2 lifesaver programs.

28.3 Subd. 2. **Application; eligibility.** A county law enforcement agency or two or more  
28.4 county, or county and city law enforcement agencies may apply to the commissioner for a  
28.5 grant in a form and manner established by the commissioner. The application must include:

- 28.6 (1) an estimate of the number of people who might qualify for lifesaver assistance;  
28.7 (2) an estimate of the start-up cost for new programs or expansion costs for existing  
28.8 programs;  
28.9 (3) a statement of the number of personnel available for tracking lost persons;  
28.10 (4) a statement of available local funding sources; and  
28.11 (5) other information requested by the commissioner.

28.12 Subd. 3. **Grant awards.** To the extent funds are available, the commissioner may  
28.13 award, on a first-come, first-served basis, grants of up to \$4,000 to eligible applicants  
28.14 to develop a new lifesaver program and up to \$2,000 to eligible applicants to expand  
28.15 an existing program. Recipients developing a new lifesaver program shall be given  
28.16 priority over recipients expanding an existing program. Grant recipients must be located  
28.17 throughout the state to the extent feasible and consistent with this section.

28.18 Subd. 4. **Uses of grant award.** (a) A grant recipient may use an award only for  
28.19 the following:

- 28.20 (1) to purchase emergency response kits, which shall include, at a minimum,  
28.21 equipment necessary to track and triangulate searches, transmitters, receivers, or any  
28.22 other related equipment; and  
28.23 (2) to train search personnel.

28.24 (b) A grant recipient shall manage and provide for the operating costs of the lifesaver  
28.25 program after its initial development or expansion based on whether the grant is to  
28.26 develop a new program or expand an existing program.

28.27 Subd. 5. **Report by local agencies.** A grant recipient shall file a report with the  
28.28 commissioner itemizing the expenditures made to develop or expand its lifesaver program  
28.29 and how the recipient will provide for continued operating costs of the program.

28.30 Sec. 16. **PROGRAMS FOR SEXUAL ASSAULT PRIMARY PREVENTION.**

28.31 Subdivision 1. **Grants.** The commissioner of public safety shall award grants  
28.32 to programs that provide sexual assault primary prevention services to prevent initial  
28.33 perpetration or victimization of sexual assault.

