

H.F. 707

As introduced

Subject Criminal Sexual Conduct Statutory Reform

Authors Moller

Analyst Jeff Diebel

Date February 18, 2021

Overview

This bill contains a variety of revisions to the state's criminal sexual conduct (CSC) statutes that are based on the recommendations of the legislatively created Criminal Sexual Conduct Statutory Reform Working Group.

Summary

Section Description

1 Mentally incapacitated.

Modifies the definition of "mentally incapacitated" for purposes of the CSC statutes. The current definition posed a significant roadblock to prosecuting cases where complainants were intoxicated through voluntary consumption to the point where they could not give reasoned consent.

2 Coercion.

Modifies the definition of "coercion" for purposes of the CSC statutes. Provides for the situation where the complainant may fear infliction of bodily harm by someone other than the actor, such as an accomplice.

3 Significant relationship.

Modifies the definition of "significant relationship" for purposes of the CSC statutes so that the definition includes adults who were involved in a significant romantic or sexual relationship with a victim's parent.

4 Prohibited occupational relationship.

Creates a newly defined term—"prohibited occupational relationship"—in the CSC statutes. The new term is intended to incorporate the many separate CSC offenses that are based on the perpetrator's occupational status.

5 Caregiver.

Defines "caregiver" for purposes of the CSC statutes.

Section Description

6 Facility.

Defines "facility" for purposes of the CSC statutes.

7 Vulnerable adult.

Defines "vulnerable adult" for purposes of the CSC statutes.

8 Criminal sexual conduct in the first degree.

Subd. 1. Adult victims; crime defined. Amends the header and content of subdivision 1 to cover CSC cases where there is an adult victim. Strikes the agespecific offenses and recodifies them in the new subdivision 1a which covers cases with child victims.

Subd. 1a. Child victims; crime defined.

- Creates a new subdivision for offenses against children.
- Increases the age threshold for certain CSC 1 child victim offenses from 12 and under to 13 and under.
- Creates a uniform age difference between the offender and victim of 36 months.
- Subd. 2. Penalty. Contains a conforming change.
- **Subd. 3. Stay.** Contains a conforming change.

9 Criminal sexual conduct in the second degree.

Subd. 1. Adult victims; crime defined. Amends the header and content of subdivision 1 to cover CSC cases where there is an adult victim. Strikes the agespecific offenses and recodifies them in the new subdivision 1a which covers cases with child victims.

Subd. 1a. Child victims; crime defined.

- Creates a new subdivision for offenses against children.
- Increases the age threshold for certain CSC 2 child victim offenses from 12 and under to 13 and under.
- Creates a uniform age difference between the offender and victim of 36 months.
- **Subd. 2. Penalty.** Contains a conforming change.
- **Subd. 3. Stay.** Contains a conforming change.

Section Description

10 Criminal sexual conduct in the third degree.

Subd. 1. Adult victims; crime defined.

- Amends the header and content of subdivision 1 to cover CSC cases where there is an adult victim.
- Strikes the age-specific offenses and recodifies them in the new subdivision 1a which covers cases with child victims.
- Creates a re-organized offense based on a prohibited occupational relationship. Expands the category of covered occupations to educational positions.
- Removes "force" as possible grounds to prove a CSC 3 offense to avoid the potential of duplicating an offense in CSC 1.

Subd. 1a. Child victims; crime defined.

- Creates a new subdivision for offenses against children.
- Increases the age threshold for certain CSC 3 child victim offenses from 12 and under to 13 and under.
- Creates a uniform age difference between the offender and victim of 36 months.
- Removes "force" as possible grounds to prove a CSC 3 offense to avoid the potential of duplicating an offense in CSC 1.
- Reduces the age span for which the mistake of age defense is available from 120 months to 60 months between the actor and complainant.

Subd. 2. Penalty. Contains a conforming change.

Subd. 3. Stay. Contains a conforming change.

11 Criminal sexual conduct in the fourth degree.

Subd. 1. Adult victims; crime defined.

- Amends the header and content of subdivision 1 to cover CSC cases where there is an adult victim.
- Strikes the age-specific offenses and recodifies them in the new subdivision 1a which covers cases with child victims.
- Creates a re-organized offense based on a prohibited occupational relationship. Expands the category of covered occupations to educational positions.
- Removes "force" as possible grounds to prove a CSC 4 offense to avoid the potential of duplicating an offense in CSC 2.

Subd. 1a. Child victims; crime defined.

- Creates a new subdivision for offenses against children.
- Increases the age threshold for certain CSC 4 child victim offenses from 12 and under to 13 and under.
- Creates a uniform age difference between the offender and victim of 36 months.
- Removes "force" as possible grounds to prove a CSC 4 offense to avoid the potential of duplicating an offense in CSC 2.
- Reduces the age span for which the mistake of age defense is available from 120 months to 60 months between the actor and complainant.
- **Subd. 2. Penalty.** Contains conforming changes.
- **Subd. 3. Stay.** Contains a conforming change.

12 Criminal sexual conduct in the fifth degree.

Subd. 1. Sexual penetration; crime defined. Creates a new offense of nonconsensual sexual penetration.

Subd. 1a. Sexual contact; child present; crime defined. Recodifies existing fifth degree CSC offenses in a new subdivision.

Subd. 2. Gross misdemeanor. Retains the gross misdemeanor for first time offenses of the current fifth degree CSC offenses.

Subd. 3. Felony. Creates a two-year felony for violation of the subdivision 1 offense of nonconsensual sexual penetration. Increases the felony penalty for aggravated offenses and repeat CSC offenders.

13 Dangerous sex offenders; life sentences; conditional release.

Contains conforming amendments so that a conviction for the proposed offense of sexual extortion (section 14) is subject to an extended sentence and longer periods of conditional release when aggravating factors are involved in the offense.

14 Sexual extortion.

Subd. 1. Crime defined. Creates a new offense of sexual extortion to punish an actor who uses the threat of harm—other than physical harm—to extort unwanted sexual contact with a victim. The offense targets the use of extortion or blackmail to compel a victim into unwanted sexual contact.

Section Description

- **Subd. 2. Penalty.** Establishes penalties that are patterned after the penalties for violations of third and fourth degree CSC.
- **Subd. 3. No attempt charge.** Bars a prosecutor from charging an offender with an attempt to commit sexual extortion.
- 15 **Revisor instruction.** Directs the revisor to make conforming changes to existing statutes to reflect the statutory changes proposed in this bill.



Minnesota House Research Department provides nonpartisan legislative, legal, and information services to the Minnesota House of Representatives. This document can be made available in alternative formats.

www.house.mn/hrd | 651-296-6753 | 155 State Office Building | St. Paul, MN 55155