

Subject Department of Public Safety Policy  
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## Overview

This is the Department of Public Safety policy omnibus bill.

## Summary

Section	Description
1	<b>Crisis shelters.</b> Updates a reference to the Department of Corrections to the Department of Public Safety to reflect current responsibility for designating crisis shelters. <b>[H.F. 1648]</b>
2	<b>Acceptance of private funds; appropriation.</b> Authorizes the commissioner of public safety to accept donations, grants, and other gifts of money to carry out the purposes of chapter 299A. <b>[H.F. 1510]</b>
3	<b>Citation.</b> Makes a conforming change to the Minnesota Emergency Incident Response Act. <b>[H.F. 1759]</b>
4	<b>Definitions.</b> Updates definitions in the Minnesota Emergency Incident Response Act. <b>[H.F. 1759]</b>
5	<b>Response plan.</b> Removes “regional” from the definition of “hazardous materials emergency response teams.” <b>[H.F. 1759]</b>
6	<b>Liability and workers’ compensation.</b> Removes an obsolete term.

<b>Section</b>	<b>Description</b>
	<b>[H.F. 1759]</b>
<b>7</b>	<b>Responsible party.</b> Clarifies that entities as well as individuals can be held responsible for emergency response costs. <b>[H.F. 1759]</b>
<b>8</b>	<b>Bomb disposal expense reimbursement.</b> Modifies the terms used and reimbursable expenditures under the bomb disposal expense reimbursement statute. Authorizes the commissioner to enter into reimbursement agreements with event organizers to recover the cost of explosive sweeps. <b>[H.F. 1759]</b>
<b>9</b>	<b>Questioned identity process.</b> Establishes a procedure for a person whose name or other identifying information is associated with the criminal record of another to allow the person to obtain proof of that use and include information in the Criminal History System and warrant file to indicate that the person's identifying information was incorrectly associated with the record. Requires the person seeking that proof and notation to submit information including fingerprints. Permits the Bureau of Criminal Apprehension (BCA) to remove the person's name as an alias from the criminal history record under certain circumstances. Requires law enforcement to take information indicating a questioned identity into account when determining if an individual has a warrant. <b>[H.F. 1524]</b>
<b>10</b>	<b>Establishment.</b> Permits the BCA to approve authorized agencies to access necessary systems or services for additional criminal justice uses of the criminal justice data communications network. <b>[H.F. 1777]</b>
<b>11</b>	<b>Membership; duties.</b> Amends the name of the Criminal and Juvenile Justice Advisory Group to include a reference to the Bureau of Criminal Apprehension and adds duties including advising the superintendent on emerging technology, privacy interests, and other bureau initiatives. <b>[H.F. 1777]</b>
<b>12</b>	<b>Report.</b> Makes a conforming change to the contents of the report by the Criminal and Juvenile Justice Advisory Group.

<b>Section</b>	<b>Description</b>
	<b>[H.F. 1777]</b>
13	<b>Smoke alarm installation; rules; penalty.</b> Changes references to “smoke detectors” to “smoke alarms” in statute. <b>[H.F. 1759]</b>
14	<b>Electronic data.</b> Defines the term “electronic data” as used in certain criminal statutes involving computer crimes. <b>[H.F. 2205]</b>
15	<b>Computer or electronic data theft.</b> Establishes that it is a crime to intentionally access or alter computer data without authorization, or to retain such data without authorization to retain it. <b>[H.F. 2205]</b>
16	<b>Speedy trial; notice of hearings and schedule change.</b> Requires prosecutors to make reasonable efforts to notify victims of the date and time of a sentencing hearing and a hearing at which a plea will be presented. <b>[H.F. 1647]</b>
17	<b>Notice required.</b> Requires the prosecutor to provide certain notifications to victims instead of requiring the court or its designee to provide that notice. <b>[H.F. 1647]</b>
18-21	<b>Definitions.</b> Makes conforming changes in the definitions related to victim reimbursement to replace the terms “reparations” and “reparable” with “reimbursement” or “reimbursable.” <b>[H.F. 1713]</b>
22	<b>Reimbursement awards prohibited.</b> Establishes that cooperation with law enforcement can be documented through law enforcement records, prosecution records, and certifications from victim services groups. <b>[H.F. 1713]</b>
23	<b>Amount of reimbursement.</b> Establishes that contributory misconduct does not include current or past affiliation with any particular group.

Section	Description
	<b>[H.F. 1713]</b>
24-35	<b>Reimbursement.</b> Makes conforming changes to use the term “reimbursement.” <b>[H.F. 1713]</b>
36	<b>Notice of rights.</b> Clarifies that the Office of Justice Programs, not the Department of Corrections, is the designated agency responsible for domestic abuse funding. <b>[H.F. 1648]</b>
37	<b>Report required.</b> Clarifies that the Office of Justice Programs, not the Department of Corrections, is the designated agency responsible for domestic abuse funding. <b>[H.F. 1648]</b>
38	<b>Notice; release of arrested person.</b> Removes an obsolete term. <b>[H.F. 1648]</b>
39	<b>Revisor instruction</b> Requires the revisor to make conforming changes to use the term “reimbursement.” <b>[H.F. 1713]</b>
40	<b>Repealer.</b> Deletes an obsolete provision from the domestic abuse statute. <b>[H.F. 1648]</b>



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