SF3317 **REVISOR** MS S3317-1 1st Engrossment

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

A bill for an act

S.F. No. 3317

(SENATE AUTHORS: WESTLIN and Kreun)

1.1

DATE 05/02/2023 **D-PG** 6906 OFFICIAL STATUS Introduction and first reading
Referred to Judiciary and Public Safety
Comm report: To pass as amended 03/07/2024 11933a 12031 Second reading Referred to for comparison with HF3309
Rule 45; subst. General Orders HF3309, SF indefinitely postponed
Author added Kreun 03/14/2024 04/11/2024 12207 13654 See HF5216

1.2 1.3	relating to civil actions; enacting the Uniform Public Expression Protection Act proposed for adoption by the National Conference of Commissioners on Uniform
1.4	State Laws; proposing coding for new law in Minnesota Statutes, chapter 554;
1.5	repealing Minnesota Statutes 2022, sections 554.01; 554.02; 554.03; 554.04;
1.6	554.045; 554.05; 554.06.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8	Section 1. [554.07] SHORT TITLE.
1.9	Sections 554.07 to 554.19 may be cited as the "Uniform Public Expression Protection
1.10	Act."
1.11	Sec. 2. [554.08] SCOPE.
1.12	(a) For the purposes of sections 554.07 to 554.19, the terms in this section have the
1.13	meanings given them.
1.14	(1) "Goods or services" does not include the creation, dissemination, exhibition, or
1.15	advertisement or similar promotion of a dramatic, literary, musical, political, journalistic,
1.16	or artistic work.
1.17	(2) "Governmental unit" means a public corporation or government or governmental
1.18	subdivision, agency, or instrumentality.
1.19	(3) "Person" means an individual, estate, trust, partnership, business or nonprofit entity,
1.20	governmental unit, or other legal entity.
1.21	(b) Except as otherwise provided in paragraph (c), sections 554.07 to 554.19 apply to a
1.22	cause of action asserted in a civil action against a person based on the person's:

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(1) c	communication in a legislative, executive, judicial, administrative, or other
governn	nental proceeding;
(2) c	communication on an issue under consideration or review in a legislative, executive,
udicial,	, administrative, or other governmental proceeding; or
(3) e	exercise of the right of freedom of speech or of the press, the right to assemble or
oetition.	, or the right of association, guaranteed by the United States Constitution or the
<u> Ainnes</u>	ota Constitution on a matter of public concern.
(c) S	Sections 554.07 to 554.19 do not apply to a cause of action:
(1) a	against a governmental unit or an employee or agent of a governmental unit acting
r purpo	orting to act in an official capacity;
(2) t	by a governmental unit or an employee or agent of a governmental unit acting in an
official	capacity to enforce a law to protect against an imminent threat to public health or
afety;	
(3) a	gainst a person primarily engaged in the business of selling or leasing goods or
ervices	if the cause of action arises out of a communication related to the person's sale or
ease of	the goods or services;
(4) a	against a person named in a civil suit brought by a victim of a crime against a
erpetra	<u>ator;</u>
(5) a	gainst a person named in a civil suit brought to establish or declare real property
	ory rights, use of real property, recovery of real property, quiet title to real property,
	ed claims relating to real property;
(6) s	eeking recovery for bodily injury, wrongful death, or survival or to statements made
	ng that legal action, unless the claims involve damage to reputation;
(7) t	brought under the insurance code or arising out of an insurance contract;
	pased on a common law fraud claim;
(9) b	brought under chapters 517 to 519A; or counterclaims based on a criminal no-contact
	ursuant to section 629.72 or 629.75; for or based on an antiharassment order or a
exual a	ssault protection order under section 518B.01; or for or based on a vulnerable adult
rotecti	on order for crimes against the vulnerable adult under sections 609.232, 609.2325,
609.233	, 609.2335, and 609.234;
(10)	brought under chapters 175, 177, 178, 179, and 179A; negligent supervision,
	n, or infliction of emotional distress unless the claims involve damage to reputation;
101011110	n, or infriction of emotional distress unless the claims involve damage to reputation

Sec. 2. 2

(d) Sections 554.07 to 554.19 apply to a cause of action asserted under paragraph (c), clause (3), (8), or (11), when the cause of action is:

(1) a legal action against a person arising from any act of that person, whether public or private, related to the gathering, receiving, posting, or processing of information for communication to the public, whether or not the information is actually communicated to the public, for the creation, dissemination, exhibition, or advertisement or other similar promotion of a dramatic, literary, musical, political, journalistic, or otherwise artistic work, including audiovisual work regardless of the means of distribution, a motion picture, a television or radio program, or an article published in a newspaper, website, magazine, or other platform, no matter the method or extent of distribution; or

(2) a legal action against a person related to the communication, gathering, receiving, posting, or processing of consumer opinions or commentary, evaluations of consumer complaints, or reviews or ratings of businesses.

Sec. 3. [554.09] SPECIAL MOTION FOR EXPEDITED RELIEF.

Not later than 60 days after a party is served with a complaint, crossclaim, counterclaim, third-party claim, or other pleading that asserts a cause of action to which sections 554.07 to 554.19 apply, or at a later time on a showing of good cause, the party may file a special motion for expedited relief to dismiss the cause of action or part of the cause of action.

Sec. 4. [554.10] STAY.

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- 3.24 (a) Except as otherwise provided in paragraphs (d) to (g), on the filing of a motion under section 554.09:
- 3.26 (1) all other proceedings between the moving party and responding party, including
 3.27 discovery and a pending hearing or motion, are stayed; and
 - (2) on motion by the moving party, the court may stay a hearing or motion involving another party, or discovery by another party, if the hearing or ruling on the motion would adjudicate, or the discovery would relate to, an issue material to the motion under section 554.09.

Sec. 4. 3

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(b) A stay under paragraph (a) remains in effect until entry of an order ruling on the
motion under section 554.09 and expiration of the time under section 554.15 for the moving
party to appeal the order.
(c) Except as otherwise provided in paragraphs (e), (f), and (g), if a party appeals from
an order ruling on a motion under section 554.09, all proceedings between all parties in t
action are stayed. The stay remains in effect until the conclusion of the appeal.
(d) During a stay under paragraph (a), the court may allow limited discovery if a par
shows that specific information is necessary to establish whether a party has satisfied or
failed to satisfy a burden under section 554.13, paragraph (a), and the information is not
reasonably available unless discovery is allowed.
(e) A motion under section 554.16 for costs, attorney fees, and expenses is not subje
to a stay under this section.
(f) A stay under this section does not affect a party's ability voluntarily to dismiss a cau
of action or part of a cause of action or move to sever a cause of action.
(g) During a stay under this section, the court for good cause may hear and rule on:
(1) a motion unrelated to the motion under section 554.09; and
(2) a motion seeking a special or preliminary injunction to protect against an immine
threat to public health or safety.
Sec. 5. [554.11] HEARING.
(a) The court shall hear a motion under section 554.09 not later than 60 days after filing
of the motion, unless the court orders a later hearing:
(1) to allow discovery under section 554.10, paragraph (d); or
(2) for other good cause.
(b) If the court orders a later hearing under paragraph (a), clause (1), the court shall he
the motion under section 554.09 not later than 60 days after the court order allowing the
discovery, unless the court orders a later hearing under paragraph (a), clause (2).
Sec. 6. [554.12] PROOF.
In ruling on a motion under section 554.09, the court shall consider the pleadings, th
motion, any reply or response to the motion, and any evidence that could be considered
ruling on a motion for summary judgment under Minnesota Rules of Civil Procedure 56.0

Sec. 6. 4

5.1	Sec. 7. [554.13] DISMISSAL OF CAUSE OF ACTION IN WHOLE OR PART.
5.2	(a) In ruling on a motion under section 554.09, the court shall dismiss with prejudice a
5.3	cause of action, or part of a cause of action, if:
5.4	(1) the moving party establishes under section 554.08, paragraph (b), that sections 554.07
5.5	to 554.19 apply;
5.6	(2) the responding party fails to establish under section 554.08, paragraph (c), that
5.7	sections 554.07 to 554.19 do not apply; and
5.8	(3) either:
5.9	(i) the responding party fails to establish a prima facie case as to each essential element
5.10	of the cause of action; or
5.11	(ii) the moving party establishes that:
5.12	(A) the responding party failed to state a cause of action upon which relief can be granted;
5.13	<u>or</u>
5.14	(B) there is no genuine issue as to any material fact and the moving party is entitled to
5.15	judgment as a matter of law on the cause of action or part of the cause of action.
5.16	(b) A voluntary dismissal without prejudice of a responding party's cause of action, or
5.17	part of a cause of action, that is the subject of a motion under section 554.09 does not affect
5.18	a moving party's right to obtain a ruling on the motion and seek costs, attorney fees, and
5.19	expenses under section 554.16.
5.20	(c) A voluntary dismissal with prejudice of a responding party's cause of action, or part
5.21	of a cause of action, that is the subject of a motion under section 554.09 establishes for the
5.22	purpose of section 554.16 that the moving party prevailed on the motion.
5.23	Sec. 8. [554.14] RULING.

The court shall rule on a motion under section 554.09 not later than 60 days after a hearing under section 554.11.

Sec. 9. [554.15] APPEAL.

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A moving party may appeal as a matter of right from an order denying, in whole or in part, a motion under section 554.09. The appeal must be filed not later than 30 days after entry of the order.

Sec. 9. 5

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6.1	Sec. 10. [554.16] COSTS, ATT	ORNEY FEE	S, AND EXPENSES.		
6.2	On a mo	otion under section 554	.09, the court s	hall award court costs, 1	reasonable attorney	
6.3	fees, and re	fees, and reasonable litigation expenses related to the motion:				
6.4	(1) to th	(1) to the moving party if the moving party prevails on the motion; or				
6.5	(2) to th	(2) to the responding party if the responding party prevails on the motion and the court				
6.6	finds that the	ne motion was frivolou	s or filed solel	y with intent to delay the	he proceeding.	
6.7	Sec. 11. [554.17] CONSTRUC	ΓΙΟΝ.			
6.8	Sections	s 554.07 to 554.19 mus	t be broadly co	onstrued and applied to	protect the exercise	
6.9	of the right	of freedom of speech	and of the pres	s, the right to assemble	and petition, and	
6.10	the right of	association, guarantee	d by the Unite	d States Constitution or	r Minnesota	
6.11	Constitutio	<u>n.</u>				
6.12	Sec. 12. [554.18] UNIFORMIT	Y OF APPLI	CATION AND CONS	STRUCTION.	
6.13	In apply	ring and construing this	s uniform act,	consideration must be g	given to the need to	
6.14	promote un	niformity of the law wit	th respect to its	s subject matter among	states that enact it.	
6.15	Sec. 13. [554.19] SAVINGS CI	LAUSE.			
6.16	Sections	s 554.07 to 554.19 do 1	not affect a cau	use of action asserted be	efore the effective	
6.17	date of sect	tions 554.07 to 554.19	in a civil actio	n or a motion under Mi	nnesota Statutes	
6.18	2022, section	ons 554.01 to 554.06, r	regarding the c	ause of action.		
6.19	Sec. 14. [554.20] NO WAIVER	OF OTHER	PLEADINGS OR DE	CFENSES.	
6.20	A speci	al motion for expedited	l relief under s	ections 554.07 to 554.1	19 is not meant to	
6.21	waive a def	fense or preclude the fil	ling of another	pleading or motion reg	garding the cause of	
6.22	action.					
6.23	Sec. 15. <u>I</u>	REVISOR INSTRUC	TION.			
6.24	The rev	isor of statutes shall pr	epare legislation	on for the 2025 legislat	ive session making	
6.25	any additio	nal conforming change	es arising out o	of this act.		
6.26	Sec. 16. <u>I</u>	REPEALER.				
6.27	Minnes	ota Statutes 2022, secti	ons 554.01; 55	54.02; 554.03; 554.04;	554.045; 554.05;	

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and 554.06, are repealed.

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- 7.1 Sec. 17. **EFFECTIVE DATE.**
- 7.2 This act is effective the day following final enactment and applies to a civil action
- pending on or commenced on or after that date.

Sec. 17. 7

APPENDIX

Repealed Minnesota Statutes: S3317-1

554.01 DEFINITIONS.

Subdivision 1. **Scope.** The definitions in this section apply to this chapter.

- Subd. 2. **Government.** "Government" includes a branch, department, agency, official, employee, agent, or other person with authority to act on behalf of the federal government, this state, or any political subdivision of this state, including municipalities and their boards, commissions, and departments, or other public authority.
- Subd. 3. **Judicial claim; claim.** "Judicial claim" or "claim" includes any civil lawsuit, cause of action, claim, cross-claim, counterclaim, or other judicial pleading or filing seeking damages for an alleged injury. "Judicial claim" does not include a claim solely for injunctive relief.
- Subd. 4. **Motion.** "Motion" includes any motion to dismiss, motion for summary judgment, or any other judicial pleading filed to dispose of a judicial claim.
- Subd. 5. **Moving party.** "Moving party" means any person on whose behalf the motion described in section 554.02, subdivision 1, is filed seeking dismissal of an action under this chapter.
- Subd. 6. **Public participation.** "Public participation" means speech or lawful conduct that is genuinely aimed in whole or in part at procuring favorable government action, including but not limited to:
 - (1) seeking assistance from, or reporting suspected unlawful conduct to, law enforcement;
 - (2) speaking before a zoning board regarding a real estate development project;
 - (3) communicating with an elected official concerning a change in law;
 - (4) demonstrating peacefully for or against a government action; and
- (5) filing a complaint with a government entity regarding safety, sexual harassment, civil rights, or equal employment rights.
- Subd. 7. **Responding party.** "Responding party" means any person against whom a motion described in section 554.02, subdivision 1, is filed.

554.02 PROTECTION OF CITIZENS TO PARTICIPATE IN GOVERNMENT.

Subdivision 1. **Applicability.** This section applies to any motion in a judicial proceeding to dispose of a judicial claim on the grounds that the claim materially relates to an act of the moving party that involves public participation.

- Subd. 2. **Procedure.** On the filing of any motion described in subdivision 1:
- (1) discovery must be suspended pending the final disposition of the motion, including any appeal; provided that the court may, on motion and after a hearing and for good cause shown, order that specified and limited discovery be conducted;
- (2) the responding party has the burden of proof, of going forward with the evidence, and of persuasion on the motion;
- (3) the court shall grant the motion and dismiss the judicial claim unless the court finds that the responding party has produced clear and convincing evidence that the acts of the moving party are not immunized from liability under section 554.03; and
- (4) any governmental body to which the moving party's acts were directed or the attorney general's office may intervene in, defend, or otherwise support the moving party.

554.03 IMMUNITY.

Lawful conduct or speech that is genuinely aimed in whole or in part at procuring favorable government action is immune from liability, unless the conduct or speech constitutes a tort or a violation of a person's constitutional rights.

554.04 FEES AND DAMAGES.

Subdivision 1. **Attorney fees and costs.** The court shall award a moving party who prevails in a motion under this chapter reasonable attorney fees and costs associated with the bringing of the motion

Subd. 2. **Damages.** (a) A moving party may petition the court for damages under this section in conjunction with a motion under this chapter.

APPENDIX Repealed Minnesota Statutes: S3317-1

(b) If a motion under this chapter is granted and the moving party demonstrates that the respondent brought the cause of action in the underlying lawsuit for the purpose of harassment, to inhibit the moving party's public participation, to interfere with the moving party's exercise of protected constitutional rights, or otherwise wrongfully injure the moving party, the court shall award the moving party actual damages. The court may award the moving party punitive damages under section 549.20. A motion to amend the pleadings under section 549.191 is not required under this section, but the claim for punitive damages must meet all other requirements of section 549.191.

554.045 ACTION IN DISTRICT COURT.

A person may bring an action under this section in state district court against a respondent who has brought a claim in federal court that materially relates to public participation by the person. If the person demonstrates that the respondent's action in federal court was brought for the purpose of harassment, to inhibit the person's public participation, to interfere with the person's exercise of protected constitutional rights, or otherwise wrongfully injure the person, the court shall award the person actual damages and reasonable attorney fees and costs. The court may award the person punitive damages under section 549.20.

554.05 RELATIONSHIPS TO OTHER LAW.

Nothing in this chapter limits or precludes any rights the moving party or responding party may have under any other constitutional, statutory, case, or common law, or rule. Nothing in this chapter exempts individuals from their professional obligations of confidentiality.

554.06 RULE OF CONSTRUCTION.

This chapter shall be construed liberally to effectuate its purposes and intent.