	03/26/24 03:34 pm	COUNSEL	KPB/TG	SCS3313A-3
1.1	Senator move	s to amend S.F. No. 3313	as follows:	
1.2	Delete everything after the	enacting clause and insert	::	
1.3	"Section 1. [3C.20] IDENT	IFICATION, COLLECT	TON, AND PUB	LICATION OF
1.4	LAWS REGARDING COLI	LATERAL CONSEQUE	NCES.	
1.5	Subdivision 1. Definitions .	(a) For the purposes of thi	s section, the follo	wing terms have
1.6	the meanings given.			
1.7	(b) "Collateral consequenc	e" means a collateral sanc	tion or a disqualif	ication.
1.8	(c) "Collateral sanction" m	eans a penalty, disability,	or disadvantage, h	<u>iowever</u>
1.9	denominated, imposed on an in	dividual as a result of the ir	ndividual's convict	ion of an offense
1.10	which applies by operation of	law whether or not the per	nalty, disability, or	disadvantage is
1.11	included in the judgment or se	ntence. The term does not	include imprison	ment, probation,
1.12	parole, supervised release, for	feiture, restitution, fine, as	sessment, or costs	s of prosecution.
1.13	(d) "Conviction" or "convi-	cted" includes a child adju	dicated delinquer	<u>ıt.</u>
1.14	(e) "Disqualification" mean	s a penalty, disability, or dis	sadvantage, howev	ver denominated,
1.15	that an administrative agency,	governmental official, or	court in a civil pro	oceeding is
1.16	authorized, but not required, to	impose on an individual on	grounds relating t	o the individual's
1.17	conviction of an offense.			
1.18	(f) "Offense" means a felon	ny, gross misdemeanor, mi	sdemeanor, or ad	judication as a
1.19	delinquent under the laws of the	nis state, another state, or t	the United States.	
1.20	Subd. 2. Revisor's duties.	(a) The revisor of statutes	shall:	
1.21	(1) identify or cause to be i	dentified any provision in	this state's consti	tution, statutes,
1.22	and administrative rules which	n imposes a collateral sanc	tion or authorizes	the imposition
1.23	of a disqualification, and any p	provision of law that may	afford relief from	a collateral
1.24	consequence;			
1.25	(2) in a timely manner afte	r the effective date of this	section, prepare a	collection of
1.26	citations to, and the text or sho	ort descriptions of, the prov	visions identified t	under clause (1);
1.27	and			
1.28	(3) annually update the col	lection in a timely manner	after the regular	or last special
1.29	session of the legislature in a c	calendar year.		
1.30	In complying with clauses (1)	and (2), the revisor may re	ely on the study o	f this state's
1.31	collateral sanctions, disqualific	ations, and relief provision	s prepared by the l	National Institute

Section 1.

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of Justice described in section 510 of the Court Security Improvement Act of 2007, Public
<u>Law 110-177.</u>
(b) The revisor of statutes shall include the following statements or substantially similar
language in a prominent manner at the beginning of the collection required under paragraph
<u>(a):</u>
(1) This collection has not been enacted into law and does not have the force of law.
(2) An error or omission in this collection or in any reference work cited in this collection
is not a reason for invalidating a plea, conviction, or sentence or for not imposing a collateral
sanction or authorizing a disqualification.
(3) The laws of other jurisdictions and local governments which impose additional
collateral sanctions and authorize additional disqualifications are not included in this
collection.
(4) This collection does not include any law or other provision regarding the imposition
of or relief from a collateral sanction or a disqualification enacted or adopted after (date the
collection was prepared or last updated.)
(c) The Office of the Revisor of Statutes shall publish the collection prepared and updated
as required under paragraph (a). If available, it shall publish as part of the collection, the
title and Internet address of the most recent collection of:
(1) the collateral consequences imposed by federal law; and
(2) any provision of federal law that may afford relief from a collateral consequence.
(d) The collection described under paragraph (c) must be available to the public on the
Internet without charge in a reasonable time after it is created or updated.
EFFECTIVE DATE. This section is effective January 1, 2025.
Sec. 2. REPEALER.
(a) Minnesota Statutes 2022, sections 609B.050; 609B.100; 609B.101; 609B.102;
609B.103; 609B.104; 609B.106; 609B.107; 609B.108; 609B.109; 609B.110; 609B.111;
609B.112; 609B.113; 609B.120; 609B.121; 609B.122; 609B.123; 609B.124; 609B.125;
609B.126; 609B.127; 609B.128; 609B.129; 609B.130; 609B.132; 609B.133; 609B.134;
609B.135; 609B.136; 609B.139; 609B.140; 609B.141; 609B.142; 609B.143; 609B.144;
609B.146; 609B.147; 609B.148; 609B.149; 609B.1495; 609B.150; 609B.151; 609B.152;
609B.153; 609B.155; 609B.157; 609B.158; 609B.159; 609B.160; 609B.162; 609B.164;
609B.1641; 609B.1645; 609B.165; 609B.168; 609B.170; 609B.171; 609B.172; 609B.173;

Sec. 2. 2

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3.1	609B.1/4; 609B.1/5; 609B.1/6; 609B.1//; 609B.1/9; 609B.180; 609B.181; 609B.183;
3.2	609B.184; 609B.185; 609B.187; 609B.188; 609B.189; 609B.191; 609B.192; 609B.193;
3.3	609B.194; 609B.195; 609B.200; 609B.201; 609B.203; 609B.205; 609B.206; 609B.216;
3.4	609B.231; 609B.235; 609B.237; 609B.241; 609B.245; 609B.255; 609B.262; 609B.263;
3.5	609B.265; 609B.271; 609B.273; 609B.275; 609B.277; 609B.301; 609B.310; 609B.311;
3.6	609B.312; 609B.320; 609B.321; 609B.330; 609B.331; 609B.332; 609B.333; 609B.340;
3.7	609B.341; 609B.342; 609B.343; 609B.344; 609B.345; 609B.400; 609B.405; 609B.410;
3.8	609B.415; 609B.425, subdivision 1; 609B.430; 609B.435, subdivisions 1 and 3; 609B.445;
3.9	609B.450; 609B.455; 609B.460; 609B.465; 609B.500; 609B.505; 609B.510; 609B.515;
3.10	609B.518; 609B.520; 609B.525; 609B.530; 609B.535; 609B.540; 609B.545; 609B.600;
3.11	609B.610; 609B.611; 609B.612; 609B.613; 609B.614; 609B.615; 609B.700; 609B.710;
3.12	609B.720; 609B.721; 609B.722; 609B.723; 609B.724; and 609B.725, are repealed.
3.13	(b) Minnesota Statutes 2023 Supplement, sections 609B.161; 609B.425, subdivision 2;
3.14	and 609B.435, subdivision 2, are repealed.

3.15 **EFFECTIVE DATE.** This section is effective January 1, 2025."

3.16 Amend the title accordingly

Sec. 2. 3