KLL/EN

## **SENATE** STATE OF MINNESOTA NINETY-FOURTH SESSION

## S.F. No. 2320

(SENATE AUTHORS: PAPPAS, Murphy, Westlin, Oumou Verbeten and Clark)					
DATE	D-PG	OFFICIAL STATUS			
03/10/2025	Introduc	tion and first reading			
	Referred	to Judiciary and Public Safety			

1.1	A bill for an act				
1.2 1.3 1.4	relating to public safety; authorizing local governmental units to prohibit or restrict the possession of dangerous weapons, ammunition, or explosives in local government-owned or leased buildings and land; amending Minnesota Statutes				
1.5	2024, section 609.66, by adding a subdivision.				
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:				
1.7	Section 1. Minnesota Statutes 2024, section 609.66, is amended by adding a subdivision				
1.8	to read:				
1.9	Subd. 1i. Misdemeanor; possession on county, city, or town property. (a)				
1.10	Notwithstanding sections 624.714, subdivision 23, and 624.717, the elected governing body				
1.11	of a local governmental unit may prohibit or restrict a person from possessing a dangerous				
1.12	weapon, ammunition, or explosives within a building or on land owned or leased by the				
1.13	local governmental unit, except as provided under subdivision 1g. Unless a person is				
1.14	otherwise prohibited or restricted by other law to possess a dangerous weapon, ammunition,				
1.15	or explosives, this subdivision does not apply to:				
1.16	(1) licensed peace officers or military personnel who are performing official duties; or				
1.17	(2) persons who possess dangerous weapons within a building or on land owned or				
1.18	leased by a local governmental unit with the express consent of the unit's chief law				
1.19	enforcement officer or governing body.				
1.20	(b) A person who possesses a dangerous weapon, ammunition, or explosives within a				
1.21	building or on land owned or leased by a local governmental unit that has prohibited or				
1.22	restricted possession under paragraph (a) is guilty of a misdemeanor. Nothing in this section				

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2.1	limits the power	of the state to pu	unish any persor	for any conduct which co	onstitutes a crime			
2.2	under any other statute.							
2.3	(c) Signs pro	hibiting or restr	icting dangerous	s weapons, ammunition, a	nd explosives			
2.4	must be posted on a building or land owned or leased by a local governmental unit. The							
2.5	sign must be conspicuous and prominently posted on the building or land and contain the							
2.6	following language: "(INDICATE IDENTITY OF THE LOCAL GOVERNMENTAL							
2.7	UNIT) BANS GUNS (INDICATE IN THESE PREMISES OR ON THIS LAND."							
2.8	(d) For the p	urposes of this s	ubdivision:					
2.9	<u>(1)</u> "conspicu	ious" means lett	ering in black a	rial typeface at least two i	nches in height			
2.10	against a bright	contrasting back	ground that is a	t least 187 square inches	n area;			
2.11	(2) "local gov	vernmental unit	" means a count	y, statutory or home rule o	harter city, or			
2.12	town; and							
2.13	<u>(3)</u> "promine	ntly" means a si	gn is readily vis	tible and:				
2.14	(i) if placed of	on a building, is	placed within fo	our feet laterally of each e	ntrance, with the			
2.15	bottom of the sig	gn at a height of	four to six feet	above the floor or ground	if placed outside			
2.16	the building; and	<u>1</u>						
2.17	(ii) if placed	on land, is place	ed at each roadw	yay entry to the land and t	wo signs placed			
2.18	within land less	than three acres	, three signs wit	hin land at least three acre	es and less than			
2.19	ten acres, and tw	o additional sig	ns for each addit	ional ten acres of land gre	ater than the first			
2.20	ten acres.							
2.21	EFFECTIV	E DATE. This s	section is effecti	ve August 1, 2025, and ap	oplies to crimes			
2.22	committed on or	after that date.						

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25-04079

as introduced

02/19/25

REVISOR