1.1	Senator moves to amend S.F. No. 3728 as follows:
1.2	Page 21, after line 11, insert:
1.3	"Sec. 20. JUVENILE COMPETENCY RESTORATION TASK FORCE.
1.4	Subdivision 1. <b>Establishment</b> ; purpose. The juvenile competency restoration task force
1.5	is established to evaluate and study juvenile competency restoration programs and develop
1.6	recommendations to address the needs of juveniles deemed incompetent to stand trial.
1.7	Subd. 2. Membership. (a) The juvenile competency restoration task force consists of
1.8	the following members, appointed as follows:
1.9	(1) a representative appointed by the governor's office;
1.10	(2) the commissioner of human services or designee;
1.11	(3) the commissioner of corrections or designee;
1.12	(4) a representative from direct care and treatment services with experience in competency
1.13	evaluations, appointed by the commissioner of human services;
1.14	(5) a representative appointed by the designated State Protection and Advocacy system;
1.15	(6) the ombudsman for mental health and developmental disabilities;
1.16	(7) a representative appointed by the Minnesota Hospital Association;
1.17	(8) a representative appointed by the Association of Minnesota Counties;
1.18	(9) two representatives appointed by the Minnesota Association of County Social Service
1.19	Administrators: one from the seven-county metropolitan area, as defined under Minnesota
1.20	Statutes, section 473.121, subdivision 2; and one from outside the seven-county metropolitan
1.21	area;
1.22	(10) a representative appointed by the Minnesota Board of Public Defense;
1.23	(11) two representatives appointed by the Minnesota County Attorneys Association;
1.24	(12) a representative appointed by the Minnesota Chiefs of Police Association;
1.25	(13) a representative appointed by the Minnesota Psychiatric Society;
1.26	(14) a representative appointed by the Minnesota Psychological Association;
1.27	(15) a representative appointed by the State Court Administrator;
1.28	(16) a representative appointed by the Minnesota Association of Community Mental
1.29	Health Programs;

COUNSEL

AHL/TG

SCS3728A-3

Sec. 20.

03/07/22 03:37 pm

03/07/22 03:37 pm	COUNSEL	AHL/TG	SCS3728A-3
U3/U1/22 U3:3 / DM	COUNSEL	AHL/IU	3U33/28A-3

2.1	(17) a representative appointed by the Minnesota Sheriffs' Association;
2.2	(18) a representative appointed by the Minnesota Sentencing Guidelines Commission;
2.3	(19) a jail administrator appointed by the commissioner of corrections;
2.4	(20) a representative from an organization providing reentry services appointed by the
2.5	commissioner of corrections;
2.6	(21) a representative from a mental health advocacy organization appointed by the
2.7	commissioner of human services;
2.8	(22) a person with direct experience with competency restoration appointed by the
2.9	commissioner of human services;
2.10	(23) representatives from organizations representing racial and ethnic groups
2.11	overrepresented in the justice system appointed by the commissioner of corrections; and
2.12	(24) a crime victim appointed by the commissioner of corrections.
2.13	(b) Appointments to the task force must be made no later than July 15, 2022, and members
2.14	of the task force may be compensated as provided under Minnesota Statutes, section 15.059,
2.15	subdivision 3.
2.16	Subd. 3. Duties. The task force must:
2.17	(1) identify current services and resources available for juveniles in the criminal justice
2.18	system who have been found incompetent to stand trial;
2.19	(2) analyze current trends of competency referrals by county and the impact of any
2.20	diversion projects or stepping-up initiatives;
2.21	(3) analyze selected case reviews and other data to identify risk levels, service usage,
2.22	housing status, and health insurance status of those individuals in the selected case reviews
2.23	prior to being jailed;
2.24	(4) research how other states address juvenile competency restoration, including funding
2.25	and structure of juvenile competency restoration programs and jail-based programs; and
2.26	(5) develop recommendations to address the issue of juveniles deemed incompetent to
2.27	stand trial, including increasing prevention and diversion efforts, providing a timely process
2.28	for reducing the amount of time individuals remain in the criminal justice system, determining
2.29	how to provide and fund juvenile competency restoration services in the community, and
2.30	defining the role of counties and the state in providing competency restoration to juveniles.

Sec. 20. 2

	03/07/22 03:37 pm	COUNSEL	AHL/TG	SCS3728A-3		
3.1	Subd. 4. Officers; meetings. (a) The	e commissioner of h	uman services sha	all convene		
3.2	the first meeting of the task force no later than August 1, 2022.					
3.3	(b) The task force must elect a chair	and vice-chair from	among its member	ers and may		
3.4	elect other officers as necessary.					
3.5 3.6	(c) The task force is subject to the M Statutes, chapter 13D.	Iinnesota Open Mee	ting Law under M	<u>Iinnesota</u>		
3.0	<del></del>					
3.7	Subd. 5. Staff. (a) The commissione	r of human services	must provide adn	<u>ninistrative</u>		
3.8	support to the task force.					
3.9	(b) The task force may utilize the exp	pertise of the Counci	1 of State Governr	ments Justice		
3.10	<u>Center.</u>					
3.11	Subd. 6. <b>Report required.</b> (a) By Fe	ebruary 1, 2023, the	task force shall su	bmit a report		
3.12	on its progress and findings to the chairs	s and ranking minor	ity members of the	e legislative		
3.13	committees with jurisdiction over menta	al health and correct	ions.			
3.14	(b) By February 1, 2024, the task for	rce must submit a w	ritten report includ	ding		
3.15	recommendations and proposed legislat	ion to address the gr	owing number of	juveniles		
3.16	deemed incompetent to stand trial to the	chairs and ranking	minority members	s of the		
3.17	legislative committees with jurisdiction	over mental health	and corrections.			
3.18	Subd. 7. <b>Expiration.</b> The task force of	expires upon submiss	sion of the report in	n subdivision		
3.19	6, paragraph (b), or February 1, 2024, w	hichever is later.				

**EFFECTIVE DATE.** This section is effective the day following final enactment."

Renumber the sections in sequence and correct the internal references

Sec. 20. 3

Amend the title accordingly

3.20

3.21

3.22