SF1972 REVISOR KLL S1972-1 1st Engrossment

## SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 1972

(SENATE AUTHORS: PAPPAS and Oumou Verbeten)

DATE 02/20/2023 924 Introduction and first reading Referred to Judiciary and Public Safety 03/23/2023 2253 Comm report: To pass as amended and re-refer to State and Local Government and Veterans 03/27/2023 2674 Comm report: To pass and re-referred to Judiciary and Public Safety 03/30/2023 2812 Author added Oumou Verbeten See SF2909

1.1 A bill for an act

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relating to juvenile justice; modifying the authority for use of visual inspections and disciplinary room time for delinquent children and youth in detention facilities; authorizing rulemaking; requiring a report; amending Minnesota Statutes 2022, section 241.021, subdivisions 2a, 2b; proposing coding for new law in Minnesota Statutes, chapter 241.

## BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

- Section 1. Minnesota Statutes 2022, section 241.021, subdivision 2a, is amended to read:
  - Subd. 2a. Affected municipality; notice. The commissioner must not issue grant a license without giving 30 calendar days' written notice to any affected municipality or other political subdivision unless the facility has a licensed capacity of six or fewer persons and is occupied by either the licensee or the group foster home parents. The notification must be given before the license is first issuance of a license granted and annually after that time if annual notification is requested in writing by any affected municipality or other political subdivision. State funds must not be made available to or be spent by an agency or department of state, county, or municipal government for payment to a foster care facility licensed under subdivision 2 until the provisions of this subdivision have been complied with in full.
- 1.18 Sec. 2. Minnesota Statutes 2022, section 241.021, subdivision 2b, is amended to read:
- 1.19 Subd. 2b. Licensing; facilities; juveniles from outside state. The commissioner may
  1.20 not:
- 1.21 (1) <u>issue grant</u> a license under this section to operate a correctional facility for the
  1.22 detention or confinement of juvenile offenders if the facility accepts juveniles who reside

Sec. 2. 1

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outside of M	innesota without an a	greement with t	he entity placing the ju	venile at the facility
that obligates	s the entity to pay the	e educational ex	xpenses of the juvenile	; or
(2) renew	a license under this	section to opera	ate a correctional facil	ity for the detention
or confineme	ent of juvenile offend	lers if the facili	ty accepts juveniles wh	no reside outside of
Minnesota w	ithout an agreement	with the entity	placing the juvenile at	the facility that
obligates the	entity to pay the edu	icational expens	ses of the juvenile.	
Sec. 3 124	1 02151 JUVENILE	DETENTION	V FACILITIES; RES	TRICTIONS ON
	RCHES AND DISC		(THOIDITIES, RES	THE HOTE OIL
Subdivisi	on 1 <b>Annlicahility</b>	This section ar	plies to juvenile facili	ties licensed by the
	er of corrections under		-	area needlased of the
				. 1
	Definitions. (a) As u	sed in this section	on, the following terms	s nave the meanings
given.				
	-		vidual who is licensed	
			ined in section 214.01,	
perform heal	th care services in M	innesota withir	the professional's sco	pe of practice.
(c) "Strip	search" means a vis	ual inspection of	of a juvenile's unclothe	d breasts, buttocks,
or genitalia.				
<u>Subd. 3.</u>	Searches restricted.	(a) A staff pers	son working in a facili	ty may not conduct
a strip search	unless:			
(1) a spec	cific, articulable, and	immediate con	traband concern is pre	sent;
<u>(2)</u> other	search techniques an	d technology ca	annot be used or have f	ailed to identify the
contraband;	and			
(3) the fac	cility's chief administ	rator or designe	ee has reviewed the situ	nation and approved
the strip sear	ch.			
(b) A stri	p search must be con	iducted by:		
(1) a heal	th care professional;	or		
(2) a staff	f person working in a	a facility who h	as received training or	trauma-informed
search techni	iques and other appli	cable training u	ınder Minnesota Rules	, chapter 2960.

(c) A strip search must be documented in writing and describe the contraband concern,

summarize other inspection techniques used or considered, and verify the approval from

the facility's chief administrator or, in the temporary absence of the chief administrator, the

Sec. 3. 2

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(d) The report must identify any facility that performed a strip search or used isolation,

or both, in a manner that did not comply with this section or rules adopted by the

**EFFECTIVE DATE.** This section is effective January 1, 2024.

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Sec. 3. 3

commissioner in conformity with this section.

Sec. 4. REVISED FACILITY PLANS.
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The commissioner of corrections must direct any juvenile facility licensed by the commissioner to revise its plan under Minnesota Rules, part 2960.0270, subpart 6, and its restrictive procedures plan under Minnesota Rules, part 2960.0710, subpart 2, to be consistent with Minnesota Statutes, section 241.0215. After receiving notice from the commissioner, a facility must submit the revised plans to the commissioner within 60 days.

## **EFFECTIVE DATE.** This section is effective January 1, 2024.

## Sec. 5. RULEMAKING.

- (a) The commissioner of corrections must amend Minnesota Rules, chapter 2960, to enforce the requirements under Minnesota Statutes, section 241.0215, including but not limited to training, facility audits, strip searches, disciplinary room time, time-outs, and seclusion. The commissioner may amend the rules to make technical changes and ensure consistency with Minnesota Statutes, section 241.0215.
- (b) In amending or adopting rules according to paragraph (a), the commissioner must
   use the exempt rulemaking process under Minnesota Statutes, section 14.386.
   Notwithstanding Minnesota Statutes, section 14.386, paragraph (b), a rule adopted under
   this section is permanent. After the rule is adopted, the authorization to use the exempt
   rulemaking process expires.
  - (c) Notwithstanding Minnesota Laws 1995, chapter 226, article 3, sections 50, 51, and 60, or any other law to the contrary, the joint rulemaking authority with the commissioner of human services does not apply to rule amendments applicable only to the Department of Corrections. A rule that is amending jointly administered rule parts must be related to requirements on strip searches, disciplinary room time, time-outs, and seclusion and be necessary for consistency with this section.
- 4.25 **EFFECTIVE DATE.** This section is effective January 1, 2024.

Sec. 5. 4