| 03/16/23 01:49 pm | COUNSEL | KPB/LB | SCS1334A-2 |
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| | | | |

1.1 Senator moves to amend S.F. No. 1334 as follows:

Page 2, after line 26, insert:

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"Sec. 3. Minnesota Statutes 2022, section 242.18, is amended to read:

242.18 STUDY OF OFFENDER'S BACKGROUND; REHABILITATION.

- (a) When a person has been committed to the commissioner of corrections, the commissioner under rules shall forthwith cause the person to be examined and studied, and investigate all of the pertinent circumstances of the person's life and the antecedents of the crime or other delinquent conduct because of which the person has been committed to the commissioner, and thereupon order the treatment the commissioner determines to be most conducive to rehabilitation. Except as authorized in paragraph (b), persons convicted of crimes shall not be detained in institutions for adjudicated delinquents, nor shall delinquent children be detained in institutions for persons convicted of crimes. The court and the prosecuting and police authorities and other public officials shall make available to the commissioner of corrections all pertinent data in their possession in respect to the case.
- (b) Upon review of safety considerations and the treatment and programming needs of a juvenile convicted of a crime, the commissioner may commit the juvenile to the facility that best meets rehabilitative needs."
- Page 4, delete section 4 and insert:
- "Sec. 5. Minnesota Statutes 2022, section 243.58, is amended to read:

243.58 ESCAPED INMATES; WARRANT; REWARD ISSUING WARRANT FOR ESCAPED INMATE OR CONVICTED DEFENDANT.

If an inmate escapes from any state correctional facility under the control of the commissioner of corrections, the commissioner shall issue a warrant directed to any peace officer requiring that the fugitive be taken into immediate custody and returned to any state correctional facility designated by the commissioner. The commissioner may also issue such a warrant when a convicted defendant fails to report postsentencing to their county authority or to a state correctional facility. The chief executive officer of the facility from which the escape occurred shall use all proper means to apprehend and return the escapee, which may include the offer of a reward of not more than \$100 to be paid from the state treasury, for information leading to the arrest and return to custody of the escapee.

Sec. 5. 1

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Sec. 6. Minnesota Statutes 2022, section 244.05, subdivision 6, is amended to read: 2.1 Subd. 6. Intensive supervised release. (a) The commissioner may order that an inmate 2.2 be placed on intensive supervised release for: 2.3 (1) all or part of the inmate's supervised release or parole term if the commissioner 2.4 determines that the action will further the goals described in section 244.14, subdivision 1, 2.5 clauses (2), (3), and (4). In addition, the commissioner may order that an inmate be placed 2.6 on intensive supervised release for; or 2.7 (2) all of the inmate's conditional or supervised release term if the inmate was; 2.8 (i) convicted of a sex offense under section 609.342, 609.343, 609.344, 609.345, or 29 609.3453; or 2.10 was (ii) sentenced under the provisions of section 609.3455, subdivision 3a. 2.11 (b) The commissioner shall must order that all level III predatory offenders be placed 2.12 on intensive supervised release for the entire supervised release, conditional release, or 2.13 parole term. 2.14 (b) (c) The commissioner may impose appropriate conditions of release on the an inmate, 2.15 including but not limited to: 2.16 (1) unannounced searches by an intensive supervision agent of the inmate's person, 2.17 vehicle, premises, computer, or other electronic devices capable of accessing the Internet 2.18 by an intensive supervision agent; 2.19 (2) compliance with court-ordered restitution, if any; 2.20 (3) random drug testing; 2.21 (4) house arrest; 2.22 (5) daily curfews; 2.23 (6) frequent face-to-face contacts with an assigned intensive supervision agent; 2.24 2.25 (7) work, education, or treatment requirements; and (8) electronic surveillance. 2.26 In addition, any (d) A sex offender placed on intensive supervised release may be ordered 2.27 to participate in an appropriate sex offender program as a condition of release. 2.28 (e) If electronic surveillance is directed for an inmate on intensive supervised release, 2.29

Sec. 6. 2

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the commissioner must require that until electronic surveillance is activated:

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(1) the inmate be kept in custody; or

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| | (2) the inmate's intensive supervision agent, or the agent's designee, directly supervise |
|---|---|
| | the inmate. |
| | (f) Before being released from custody or the direct supervision of an intensive |
| | supervision agent, an inmate placed on electronic surveillance must ensure that: |
| | (1) the inmate's residence is properly equipped to support electronic surveillance; and |
| | (2) the inmate's telecommunications system is properly configured to support electronic |
| | surveillance. |
| | (g) An inmate who fails to comply with paragraph (f) may be found in violation of the |
|) | inmate's conditions of release after a revocation hearing. |
| | (e) (h) As a condition of release for an inmate required to register under section 243.166 |
| | who is placed on intensive supervised release under this subdivision, the commissioner shall |
| | prohibit the inmate from accessing, creating, or maintaining a personal web page, profile, |
| | account, password, or user name username for: (1) a social networking website, or (2) an |
| | instant messaging or chat room program, any of which permits persons under the age of 18 |
| | to become a member or to create or maintain a personal web page. |
| | (i) An intensive supervised release supervision agent may modify the prohibition |
| | described in this under paragraph (h) if doing so does: |
| | (1) the modification would not jeopardize public safety; and |
| | (2) the modification is specifically described and agreed to in advance by the agent. |
| | (d) (j) If the an inmate violates the conditions of the intensive supervised release, the |
| | commissioner shall may impose sanctions as provided in subdivision 3 and section 609.3455. |
| | Sec. 7. Minnesota Statutes 2022, section 244.05, subdivision 8, is amended to read: |
| | Subd. 8. Conditional medical and epidemic release. (a) Notwithstanding subdivisions |
| | 4 and 5, the commissioner may order that any offender an inmate be placed on conditional |
| | medical release before the offender's their scheduled supervised release date or target release |
| | date if: |
| | (1) the offender inmate suffers from a grave illness or medical condition; and |
| | (2) the release poses no threat to the public. |
| | (b) If there is an epidemic of any potentially fatal infectious or contagious disease in the |
| | community or in a state correctional facility, the commissioner may also release an inmate |

Sec. 7. 3

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| 4.1 4.2 | to home confinement before their so | cheduled supervised | release date or tar | get release date |
| 4.2 4.3 4.4 | (1) the inmate has a medical cond vulnerable to the disease; and | ition or state of health | that would make | them particularly |
| 4.5 | (2) release to home confinement | poses no threat to the | e public. | |
| 4.6 4.7 | In making the decision to (c) Who inmate according to this subdivision | | | der on this status |
| 4.8 4.9 | (1) the offender's inmate's age and medical condition, the health care needs of the offender, the offender's and custody classification and level of risk of violence; | | | |
| 4.10 | (2) the appropriate level of com | munity supervision; | and | |
| 4.11 | (3) alternative placements that m | nay be available for t | he offender inmat | <u>e</u> . |
| 4.12 4.13 | (d) An inmate may not be release commissioner has determined that the | _ | | |
| 4.14 | (1) the inmate; or | | | |
| 4.15 4.16 | (2) medical assistance, Medicaid medical assistance programs or by t | | or by any other fe | deral or state |
| 4.17 | Conditional medical release is go | overned by provisior | ns relating to supe | rvised release |
| 4.18 | except that it may be rescinded (e) | The commissioner m | ay rescind conditi | onal medical |
| 4.19 | release without a hearing by the com | missioner if the offer | nder's commission | er considers that |
| 4.20 | the inmate's medical condition impr | roves has improved to | o the extent that the | ne continuation |
| 4.21 | of the conditional medical release p | resents a more seriou | ıs risk to the publi | .c. : |
| 4.22 4.23 | (1) the illness or condition is no care options; or | longer grave or can b | be managed by co | rrectional health |

(2) the epidemic that precipitated release has subsided or effective vaccines or other

(f) Release under this subdivision may also be revoked in accordance with subdivisions

2 and 3 if the inmate violates any conditions of release imposed by the commissioner."

Sec. 7. 4

treatments have become available.

Page 6, after line 1, insert:

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"Sec. 10. Minnesota Statutes 2022, section 244.171, subdivision 4, is amended to read:

- Subd. 4. **Sanctions.** (a) The commissioner shall impose severe and meaningful sanctions for violating the conditions of the challenge incarceration program. The commissioner shall remove an offender from the challenge incarceration program if the offender:
 - (1) commits a material violation of or repeatedly fails to follow the rules of the program;
- (2) commits any misdemeanor, gross misdemeanor, or felony offense; or
- (3) presents a risk to the public, based on the offender's behavior, attitude, or abuse of alcohol or controlled substances. The removal of an offender from the challenge incarceration program is governed by the procedures in the commissioner's rules adopted under section 244.05, subdivision 2.
 - (b) An offender who is removed from the challenge incarceration program shall be imprisoned for a time period equal to the offender's term of imprisonment, minus earned good time if any, but in no case for longer than the time remaining in the offender's sentence. "Term of imprisonment" means a time period equal to two-thirds of the sentence originally executed by the sentencing court, minus jail credit, if any.
 - (c) Notwithstanding paragraph (b), an offender who has been removed from the challenge incarceration program but who remains otherwise eligible for acceptance into the program may be readmitted at the commissioner's discretion. An offender readmitted to the program under this paragraph must participate from the beginning and complete all of the program's phases."
- Page 25, after line 27, insert:

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- "Sec. 15. Minnesota Statutes 2022, section 299A.41, subdivision 4, is amended to read:
- 5.23 Subd. 4. **Public safety officer.** "Public safety officer" includes:
- 5.24 (1) a peace officer defined in section 626.84, subdivision 1, paragraph (c) or (d);
- 5.25 (2) a correction officer employed at a correctional facility and charged with maintaining 5.26 the safety, security, discipline, and custody of inmates at the facility;
- (3) a corrections staff working in a public agency and supervising offenders in the
 community as defined in sections 243.05, subdivision 6; 244.19, subdivision 1; and 401.01,
 subdivision 2;
- 5.30 (3) (4) an individual employed on a full-time basis by the state or by a fire department of a governmental subdivision of the state, who is engaged in any of the following duties:

Sec. 15. 5

| | 03/16/23 01:49 pm | COUNSEL | KPB/LB | SCS1334A-2 |
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| 6.1 | (i) firefighting; | | | |
| 6.2 | (ii) emergency motor vehicle of | operation; | | |
| 6.3 | (iii) investigation into the caus | se and origin of fires; | | |
| 6.4 | (iv) the provision of emergenc | y medical services; or | | |
| 6.5 | (v) hazardous material respond | der; | | |
| 6.6 | (4) (5) a legally enrolled members | ber of a volunteer fire | department or me | mber of an |
| 6.7 | independent nonprofit firefighting | corporation who is eng | aged in the hazard | ls of firefighting; |
| 6.8 | (5) (6) a good samaritan while | complying with the req | uest or direction o | of a public safety |
| 6.9 | officer to assist the officer; | | | |
| 6.10 | $\frac{(6)}{(7)}$ a reserve police officer | | eriff while acting | under the |
| 6.11 | supervision and authority of a pol- | itical subdivision; | | |
| 6.12 | (7) (8) a driver or attendant wit | h a licensed basic or ad | vanced life-suppo | ort transportation |
| 6.13 | service who is engaged in providi | ng emergency care; | | |
| 6.14 | (8) (9) a first responder who is | s certified by the emerg | gency medical ser | vices regulatory |
| 6.15 | board to perform basic emergency | skills before the arriva | al of a licensed an | nbulance service |
| 6.16 | and who is a member of an organi | zed service recognized | by a local politic | al subdivision to |
| 6.17 | respond to medical emergencies to | o provide initial medic | al care before the | arrival of an |
| 6.18 | ambulance; and | | | |

(9) (10) a person, other than a state trooper, employed by the commissioner of public

safety and assigned to the State Patrol, whose primary employment duty is either Capitol

security or the enforcement of commercial motor vehicle laws and regulations."

Renumber the sections in sequence and correct the internal references

Sec. 15. 6

Amend the title accordingly

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