	03/21/23 12:57 pm	COUNSEL	KPB/LB	SCS1972A-1		
1.1	Senator moves to a	mend S.F. No. 1972	as follows:			
.2	Page 2, delete sections 3 and 4 a	nd insert:				
3	"Sec. 3. [241.0215] JUVENILE I	DETENTION FACI	LITIES; RESTR	AICTIONS ON		
1.4	STRIP SEARCHES AND DISCIPLINE.					
1.5	Subdivision 1. Applicability. Th	nis section applies to	juvenile facilities	licensed by the		
1.6	commissioner of corrections under section 241.021, subdivision 2.					
1.7	Subd. 2. Definitions. (a) As used	d in this section, the f	ollowing terms ha	ve the meanings		
1.8	given.					
1.9	(b) "Health care professional" m	eans an individual w	ho is licensed or p	permitted by a		
1.10	Minnesota health-related licensing b	ooard, as defined in s	ection 214.01, sub	odivision 2, to		
1.11	perform health care services in Mini	nesota within the pro	fessional's scope	of practice.		
1.12	(c) "Strip search" means a visual	inspection of a juve	nile's unclothed br	reasts, buttocks,		
1.13	or genitalia.					
1.14	Subd. 3. Searches restricted. (a) A staff person worl	κing in a facility m	nay not conduct		
1.15	a strip search unless:					
1.16	(1) a specific, articulable, and in	nmediate contraband	concern is present	<u>t;</u>		
1.17	(2) other search techniques and t	echnology cannot be	used or have faile	d to identify the		
1.18	contraband; and					
1.19	(3) the facility's chief administrat	tor or designee has re	viewed the situation	on and approved		
1.20	the strip search.					
1.21	(b) A strip search must be condu	acted by:				
1.22	(1) a health care professional; or					
1.23	(2) a staff person working in a fa	acility who has receive	ed training on tra	uma-informed		
1.24	search techniques and other applical	ble training under M	innesota Rules, ch	apter 2960.		
1.25	(c) A strip search must be docum	nented in writing and	describe the cont	raband concern,		
1.26	summarize other inspection technique	ues used or considere	ed, and verify the	approval from		
1.27	the facility's chief administrator or, i	n the temporary abse	ence of the chief ac	lministrator, the		
1.28	staff person designated as the person	n in charge of the faci	ility. A copy of the	documentation		
1.29	must be provided to the commission	ner within 24 hours o	f the strip search.			
1.30	(d) Nothing in this section prohi	bits or limits a strip s	search as part of a	health care		

Sec. 3.

1.31

procedure conducted by a health care professional.

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Subd. 4	Discipline restricted. (a) A staff person working in a facility may not discipline
a juvenile ł	by physically or socially isolating the juvenile.
(b) Not	hing in this subdivision restricts a facility from isolating a juvenile for the
juvenile's s	safety, staff safety, or the safety of other facility residents when the isolation is
consistent	with rules adopted by the commissioner.
Subd. 5	Commissioner action. The commissioner may take any action authorized under
section 241	1.021, subdivisions 2 and 3, to address a violation of this section.
Subd. 6	6. Report. (a) By February 15 each year, the commissioner must report to the
chairs and	ranking minority members of the legislative committees and divisions with
jurisdiction	n over public safety finance and policy on the use of strip searches and isolation.
(b) The	report must consist of summary data from the previous calendar year and must,
at a minim	um, include:
(1) how	v often strip searches were performed;
(2) how	often juveniles were isolated;
(3) the !	length of each period of isolation used and, for juveniles isolated in the previous
year, the to	otal cumulative amount of time that the juvenile was isolated that year; and
(4) any	injury to a juvenile related to a strip search or isolation, or both, that was
reportable :	as a critical incident.
(c) Data	a in the report must provide information on the demographics of juveniles who
were subje	ct to a strip search and juveniles who were isolated. At a minimum, data must
be disaggre	egated by age, race, and gender.
(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
commissio	ner in conformity with this section.
EFFEC	CTIVE DATE. This section is effective January 1, 2024.
Saa 4 D	EVICED EACH ITY DI ANG
	EVISED FACILITY PLANS.
	mmissioner of corrections must direct any juvenile facility licensed by the
	ner to revise its plan under Minnesota Rules, part 2960.0270, subpart 6, and its
	procedures plan under Minnesota Rules, part 2960.0710, subpart 2, to be consistent
	esota Statutes, section 241.0215. After receiving notice from the commissioner,
a facility m	nust submit the revised plans to the commissioner within 60 days.

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

Sec. 5. RULEMAKIN	١G.
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- (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.
- 3.19 **EFFECTIVE DATE.** This section is effective January 1, 2024."
- 3.20 Amend the title accordingly

Sec. 5. 3