This Document can be made available in alternative formats upon request

REVISOR

## State of Minnesota

## HOUSE OF REPRESENTATIVES NINETY-THIRD SESSION H. F. No. 2201

02/27/2023

Authored by Hollins, Agbaje, Frazier and Gomez The bill was read for the first time and referred to the Committee on Public Safety Finance and Policy

1.1	A bill for an act
1.2 1.3 1.4	relating to public safety; collecting bail data to improve bail posting practices; appropriating money; amending Minnesota Statutes 2022, section 480.15, by adding a subdivision.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. Minnesota Statutes 2022, section 480.15, is amended by adding a subdivision
1.7	to read:
1.8	Subd. 8b. Bail; data collection. (a) The court administrator shall collect data on the
1.9	posting of bail by defendants in misdemeanor, gross misdemeanor, and felony criminal
1.10	cases and provide the data to the Sentencing Guidelines Commission to review, study, and
1.11	evaluate the impact of bail posting practices on racial and socioeconomic inequities and on
1.12	monetary costs for taxpayers and communities to improve bail practices in the state.
1.13	(b) The court administrator shall collect the following data on each defendant:
1.14	(1) race, ethnicity, age, sex, gender, housing, and occupation;
1.15	(2) date of first appearance before the court, including at a minimum:
1.16	(i) the amount of bail if any and whether there was a percentage of the bail that could
1.17	be paid directly to the court; and
1.18	(ii) other conditions of release, including but not limited to electronic home monitoring;
1.19	(3) date of pretrial release, if any, and the reason for release, including but not limited
1.20	to the defendant paying bail or a cash alternative, other conditions and without monetary
1.21	bail being posted, or on the defendant's own recognizance;

	02/16/23	REVISOR	KLL/AD	23-03534	
2.1	(4) all pending cases associated w	vith the defendant a	nd all booking dates an	nd charges	
2.2	for each case;				
2.3	(5) whether the defendant was rep	presented by a publ	ic defender or a private	attorney;	
2.4	(6) the prosecuting office or agen	icy;			
2.5	(7) the judge who presided over t	he defendant's first	appearance and set bai	<u>l;</u>	
2.6	(8) the pretrial evaluation form or	r data contained in t	he form, including but	not limited	
2.7	to the pretrial risk assessment score;				
2.8	(9) whether the defendant request	ted a speedy trial; a	nd		
2.9	(10) the outcome of the defendant	t's case.			
2.10	(c) Each year beginning January	1, 2025, the court a	dministrator shall subm	nit the prior	
2.11	calendar year data collected under this subdivision to the Sentencing Guidelines Commission.				
2.12	In its annual report to the legislature,	the commission sha	ll summarize and analy	yze the data	
2.13	for the impact of bail posting practic	es on racial and soc	ioeconomic inequities	and on	
2.14	monetary costs for taxpayers and cor	nmunities.			
2.15	Sec. 2. BAIL DATA STUDY; AP	PROPRIATION.			
2.16	(a) \$ in fiscal year 2024 is ap	propriated from the	general fund to the Se	entencing	
2.17	Guidelines Commission for a grant to	o a nonprofit researc	ch-based organization t	o study and	
2.18	research the use of bail for defendants	in the criminal justi	ce system to provide un	derstanding	
2.19	of current and historical bail practice	es in the state. The g	rant shall be awarded t	hrough a	
2.20	competitive grant process.				
2.21	(b) The grant recipient shall mini	mally collect the fo	llowing data on defend	ants from	
2.22	calendar years 2017 through 2023 to s	tudy, research, and e	evaluate the impact of ba	ail practices	
2.23	on defendants and communities in th	e state:			
2.24	(1) data listed under Minnesota S	tatutes, section 480	.15, subdivision 8b;		
2.25	(2) total number of defendants with	ith bail as a condition	on of release;		
2.26	(3) number of defendants whose	bail was set in each	of the following range	<u>s:</u>	
2.27	<u>(i) \$0 to \$250;</u>				
2.28	(ii) \$251 to \$500;				
2.29	(iii) \$501 to 1,000;				
2.30	(iv) \$1,001 to \$2,500;				

Sec. 2.

02/16/23

- 3.1 (v) \$2,501 to \$5,000;
- 3.2 (vi) \$5,001 to \$7,500;
- 3.3 (vii) \$7,501 to \$10,000;
- 3.4 (viii) \$10,001 to \$25,000;
- 3.5 (ix) \$25,001 to \$50,000;
- 3.6 (x) \$50,001 to \$100,000;
- 3.7 (xi) \$100,001 to \$150,000;
- 3.8 (xii) \$150,001 to \$200,000; and
- 3.9 (xiii) \$200,000 or more;
- 3.10 (4) each of the bail ranges in clause (3) broken down by:
- 3.11 (i) race, ethnicity, age, sex, gender, housing, and occupation;
- 3.12 (ii) defendant's pretrial risk assessment score;
- 3.13 (iii) judge setting bail; and
- 3.14 (iv) prosecuting office or agency;
- 3.15 (5) average bail amount for defendants whose highest charge is a misdemeanor broken
- 3.16 down by bail range in clause (3) and race;
- 3.17 (6) average bail amount for defendants whose highest charge is a felony broken down
- 3.18 by bail range in clause (3) and race; and
- 3.19 (7) percentage of defendants in each of the bail ranges in clause (3) who:
- 3.20 <u>(i) post bail;</u>
- 3.21 (ii) were released on their own recognizance;
- 3.22 (iii) were released with electronic home monitoring; and
- 3.23 (iv) were released on a cash bail condition and:
- 3.24 (A) pled guilty;
- 3.25 (B) went to trial; or
- 3.26 (C) had their case dismissed.
- 3.27 (c) The Sentencing Guidelines Commission shall review, study, and evaluate the data
- 3.28 collected under this section for the impact of bail posting practices on racial and

KLL/AD

- 4.1 socioeconomic inequities and on monetary costs for taxpayers and communities. On or
- 4.2 <u>before March 15, 2025, the Sentencing Guidelines Commission shall submit a report to the</u>
- 4.3 chairs and ranking minority members of the legislative committees with jurisdiction over
- 4.4 judiciary and finance on the impact of the bail posting practices in the state.