SF1492 **REVISOR** SGS S1492-2 2nd Engrossment

## **SENATE** STATE OF MINNESOTA **NINETY-FOURTH SESSION**

A bill for an act

S.F. No. 1492

(SENALE AUTHORS: LAIZ, Draheim, Abeler, Utke and Hoffman)					
DATE	D-PG	OFFICIAL STATUS			
02/17/2025	410	Introduction and first reading			
		Referred to Judiciary and Public Safety			
03/06/2025	674	Author added Abeler			
03/10/2025	721	Author added Utke			
03/24/2025	983a	Comm report: To pass as amended and re-refer to State and Local Governmen			
	1026	Author added Hoffman			
04/01/2025	1234a	Comm report: To pass as amended and re-refer to Judiciary and Public Safety			

1.2	relating to the attorney general; establishing a Civil Commitment Coordinating
1.3 1.4	Division; establishing various grant programs; creating a transport hold work group; requiring reports; appropriating money; proposing coding for new law in
1.5	Minnesota Statutes, chapter 8.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. [8.365] DEFINITIONS.
1.8	(a) The definitions in section 253B.02 apply to sections 8.37 to 8.39.
1.9	(b) For the purposes of sections 8.37 to 8.39, the following terms have the meanings
1.10	given:
1.11	(1) "engagement services" means the services described under section 253B.041;
1.12	(2) "outpatient civil commitment" means the option available to a committing court
1.13	under section 253B.09, subdivision 1, paragraph (c); and
1.14	(3) "provisional discharge" means the option available to the head of a treatment facility
1.15	or community-based treatment program under section 253B.09, subdivision 1.
1.16	Sec. 2. [8.37] CIVIL COMMITMENT COORDINATING DIVISION.
1.17	Subdivision 1. Civil Commitment Coordinating Division established. There shall be
1.18	in the Office of the Attorney General a Civil Commitment Coordinating Division. A civil
1.19	commitment coordinator shall be appointed by the attorney general. The civil commitment
1.20	coordinator shall perform duties that may lawfully be assigned to the coordinator by the

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attorney general or by law.

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	Subd. 2. Duties of the civil commitment coordinator. The civil commitment coordinator
<u>m</u>	ust:
	(1) continuously maintain the Civil Commitment Advisory Committee;
	(2) in consultation with the Civil Commitment Advisory Committee, provide best
рı	ractices and guidance regarding engagement services, outpatient civil commitment, and
pı	rovisional discharge to committing courts, counties, designated agencies, treatment facilities,
aı	nd community-based treatment programs;
	(3) advocate for increased statewide capacity for engagement services, outpatient civil
cc	ommitment, and provisional discharge;
	(4) provide ongoing technical assistance to those at the local and regional level tasked
W	ith monitoring participants civilly committed under chapter 253B;
	(5) provide guidance on data collection of outcomes related to engagement services,
01	atpatient civil commitment, and provisional discharge;
	(6) aggregate and analyze all data submitted by all jurisdictions by either contracting
W	ith a third party to perform these tasks or entering into an interagency agreement with the
cc	ommissioner of management and budget to utilize the Results First Initiative to perform
th	ese tasks;
	(7) ensure that any data submitted is treated in accordance with chapter 13;
	(8) create a public awareness campaign designed to educate the public about the
1V	vailability and effectiveness of engagement services;
	(9) administer diversion study grants under section 8.38; and
	(10) administer engagement services, outpatient civil commitment, and provisional
li	scharge grants under section 8.39.
	Subd. 3. Civil Commitment Advisory Committee. (a) The attorney general shall
es	stablish the Civil Commitment Advisory Committee. The Civil Commitment Advisory
7	ommittee shall advise the civil commitment coordinator on identification of best practices
·e	garding engagement services, outpatient civil commitment, and provisional discharge;
de	evelopment of guidance for implementation of engagement services, outpatient civil
20	ommitment, and provisional discharge; development of data reporting requirements and
st	andards; identification of outcomes to be measured through data analysis; development
01	grading criteria for grant applications; and other topics as determined by the coordinator.

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	(b) The Civil Commitment Advisory Committee must consist of no fewer than 11
<u>m</u>	embers and no more than 20 members. The membership of the committee must include:
	(1) the attorney general or a designee who is not the civil commitment coordinator;
	(2) the chief executive officer of Direct Care and Treatment or a designee;
	(3) the commissioner of public safety or a designee;
	(4) the commissioner of corrections or a designee;
	(5) the ombudsman for mental health and developmental disabilities or a designee;
	(6) a member representing district court judges, appointed by the chief justice of the
sı	ipreme court;
	(7) a member representing district court administrators, appointed by the chief justice
0	f the supreme court;
	(8) a member representing county administrators or county social services administrators,
ap	ppointed by the attorney general;
	(9) a member representing federally recognized Tribes in Minnesota and urban Indian
co	ommunities, appointed by the Indian Affairs Council;
	(10) a member who is a defense attorney and has represented a person referred for civil
co	ommitment, appointed by the attorney general;
	(11) a member who was previously civilly committed, appointed by the attorney general;
	(12) a member who is a parent, sibling, or child of a person currently or previously
<u>ci</u>	villy committed, appointed by the attorney general;
	(13) a member who is a person for whom engagement services were successfully
<u>p</u> 1	rovided, appointed by the attorney general;
	(14) a member who is a provider of engagement services, appointed by the attorney
ge	eneral;
	(15) a member who represents a treatment facility or community-based treatment program
th	at accepts civilly committed participants, appointed by the attorney general;
	(16) up to four additional members appointed by the attorney general; and
	(17) the Minnesota Competency Attainment Board Program administrator or a designee.
	(c) The attorney general must consult with the chief executive officer of Direct Care
aı	nd Treatment before making appointments to the committee.

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4.1 (d) The members of the Civil Commitment Advisory Committee serve without4.2 compensation.

## Sec. 3. [8.38] DIVERSION STUDIES.

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Subdivision 1. Diversion studies. Each county must conduct diversion studies in accordance with the requirements of this section. Diversion studies must examine each county's local behavioral health system's capacity to divert people who have a mental illness, developmental disability, or chemical use disorder away from the local justice system and into treatment. The civil commitment coordinator must establish uniform study guidelines, data requirements, including any qualitative data or narrative requirements, and data reporting procedures for diversion studies. The coordinator must ensure that the study guidelines and data requirements will allow the coordinator to determine how people with a mental illness, people with a developmental disability, and people with a substance use disorder come into contact with and move through the local criminal justice system and what resources are available or needed to divert individuals away from the local justice system.

Subd. 2. **Diversion study reporting requirements.** By October 1, 2027, and every two years thereafter, each county must submit to the coordinator in the manner established under subdivision 1 all required data and narratives related to its diversion study.

Subd. 3. Statewide diversion study report. By April 1, 2028, and every two years thereafter, the civil commitment coordinator must submit to the chairs and ranking minority members of the legislative committees with jurisdiction over civil commitment, mental health, or Direct Care and Treatment a report summarizing the county-level data submitted under subdivision 2. The coordinator must include in the report county, regional, and state-level needs assessments. The coordinator must include in subsequent reports comparisons to the data submitted in prior reports and any statistically significant trends the coordinator's analysis reveals.

## Sec. 4. TRANSPORT HOLD WORK GROUP.

- 4.27 <u>Subdivision 1.</u> **Establishment and membership.** (a) The Transport Hold Work Group is comprised of the following members:
- 4.29 (1) the commissioner of human services or the commissioner's designee;
- 4.30 (2) a representative of the Minnesota County Attorneys Association;
- 4.31 (3) the state public defender or a designee of the state public defender;
- 4.32 (4) a commitment defense attorney;

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5.1	(5) at least two mental health professionals with experience in crisis response, one of
5.2	whom must work primarily outside the seven-county metropolitan area, appointed by the
5.3	commissioner of human services;
5.4	(6) at least two mental health professionals from underrepresented communities as
5.5	defined in Minnesota Statutes, section 148E.010, subdivision 20;
5.6	(7) a representative of the Minnesota Sheriffs Association;
5.7	(8) a representative of the Minnesota Chiefs of Police Association;
5.8	(9) a representative of the Association of Minnesota Counties;
5.9	(10) a representative of the Minnesota Ambulance Association;
5.10	(11) a representative of the National Alliance on Mental Illness Minnesota;
5.11	(12) a representative of Mental Health Minnesota; and
5.12	(13) the ombudsman for mental health and developmental disabilities or the ombudsman's
5.13	designee.
5.14	(b) Members listed in clauses (2), (4), (5), and (6) to (12) are appointed by the
5.15	commissioner of human services, with recommendation from the named organizations.
5.16	Subd. 2. Duties. (a) The duties of the work group are to:
5.17	(1) determine best practices when a person must be taken into custody and transported
5.18	for emergency admission under Minnesota Statutes, section 253B.051;
5.19	(2) determine best practices when a peace officer may use authorized force to take a
5.20	person into custody and transport the person under Minnesota Statutes, section 253B.051;
5.21	and
5.22	(3) develop recommendations for policy changes and funding needs to safely transport
5.23	people in mental health crises, including alternatives to law enforcement.
5.24	(b) By February 1, 2026, the work group must submit a written report to the governor
5.25	and the chairs and ranking minority members of the legislative committees and divisions
5.26	with jurisdiction over human services and public safety on the work group's activities and
5.27	recommendations.
5.28	Subd. 3. Administration. The Department of Human Services must provide
5.29	administrative support to the work group and must assist in creation of the report under
5.30	subdivision 2.
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2027 are for a public awareness campaign to educate the public about the availability and

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effectiveness of engagement services.