KLL/VJ

24-07560

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

## S.F. No. 5130

| (SENATE AUTH           | IORS: OUM            | OU VERBETEN)   |
|------------------------|----------------------|--|
| <b>DATE</b> 03/20/2024 | <b>D-PG</b><br>12452 | OFFICIAL STATUS<br>Introduction and first reading<br>Referred to Judiciary and Public Safety |

| 1.1                                    | A bill for an act   |
|--|---|
| 1.2<br>1.3<br>1.4<br>1.5<br>1.6<br>1.7 | relating to corrections; establishing standards of basic medical care for confined<br>or incarcerated persons; providing for information release forms; requiring a<br>portable recording system for correctional facility and jail staff and correctional<br>officers; appropriating money; amending Minnesota Statutes 2022, section 241.021,<br>subdivisions 1i, 7, by adding a subdivision; proposing coding for new law in<br>Minnesota Statutes, chapter 241. |
| 1.8                                    | BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:   |
| 1.9                                    | Section 1. Minnesota Statutes 2022, section 241.021, subdivision 1i, is amended to read:  |
| 1.10                                   | Subd. 1i. Definition Definitions. (a) As used in this section, the terms in this subdivision  |
| 1.11                                   | have the meanings given.  |
| 1.12                                   | (b) "Basic medical care" means care which is medically necessary to maintain the good   |
| 1.13                                   | health of persons confined or incarcerated in correctional facilities or jails. The care includes   |
| 1.14                                   | but is not limited to:  |
| 1.15                                   | (1) emergency care, including but not limited to hospitalization;   |
| 1.16                                   | (2) ongoing treatment for health conditions a person had prior to being confined or   |
| 1.17                                   | incarcerated and continues to have while confined or incarcerated;  |
| 1.18                                   | (3) treatment for conditions arising while confined or incarcerated;  |
| 1.19                                   | (4) treatment for mental illness and substance use disorders;   |
| 1.20                                   | (5) the provision of required prescriptions, including but not limited to medications the   |
| 1.21                                   | person was taking prior to being confined or incarcerated; and  |

|      | 03/11/24            | REVISOR                          | KLL/VJ                 | 24-07560                     | as introduced        |
|------|---------------------|----------------------------------|------------------------|------------------------------|----------------------|
| 2.1  | <u>(6) the p</u>    | rovision of require              | d medical devices      | , including but not limite   | ed to mobility       |
| 2.2  | devices and         | sleep apnea device               | es.                    |                              |                      |
| 2.3  | <u>(c)</u> "Corr    | cectional facility" m            | eans any facility, in  | ncluding a group home, h     | aving a residential  |
| 2.4  | component,          | the primary purpos               | se of which is to se   | erve persons placed in fa    | cilities by a court, |
| 2.5  | court service       | es department, paro              | le authority, or oth   | er correctional agency ha    | ving dispositional   |
| 2.6  | power over          | persons charged w                | ith, convicted, or     | adjudicated guilty or del    | inquent.             |
| 2.7  | <u>(d)</u> "Jail'   | " means a county ja              | uil, workhouse, an     | d lockup.                    |                      |
| 2.8  | Sec. 2. Mi          | nnesota Statutes 20              | 022, section 241.0     | 21, is amended by addin      | g a subdivision to   |
| 2.9  | read:               |                                  |                        |                              |                      |
| 2.10 | Subd. 3a            | n. <mark>Basic health car</mark> | e. (a) Only license    | ed medical personnel wit     | h the appropriate    |
| 2.11 | scope of pra        | actice shall make de             | ecisions relating to   | the medical care of per      | sons confined or     |
| 2.12 | incarcerated        | in correctional faci             | lities or jails, inclu | ding but not limited to de   | termining whether    |
| 2.13 | a confined o        | or incarcerated perso            | on requires medica     | l care. Failure to facilitat | e or provide basic   |
| 2.14 | medical car         | e for a person unde              | r the care of a cor    | rectional facility or jail i | n the state poses    |
| 2.15 | <u>a substantia</u> | l risk of serious harr           | n and constitutes of   | leliberate indifference to   | the medical needs    |
| 2.16 | of the perso        | <u>n.</u>                        |                        |                              |                      |
| 2.17 | <u>(b)</u> A per    | rson who is harmed               | by a violation of t    | nis subdivision or if the p  | erson is deceased,   |
| 2.18 | the survivin        | g heirs, next of kin             | , or appointed trus    | tee has a cause of action    | for injury caused    |
| 2.19 | by the viola        | tion.                            |                        |                              |                      |
| 2.20 | <u>(c)</u> A co     | rrectional facility o            | r jail that violates   | this subdivision is subje    | ect to a correction  |
| 2.21 | order or con        | ditional license and             | d other restriction    | s provided under this sec    | ction. In addition   |
| 2.22 | to the remed        | lies provided under              | this section, if a     | correctional facility or ja  | uil has a third      |
| 2.23 | violation or        | more of this subdiv              | ision, the commis      | sioner may impose a fine     | of at least \$5,000  |
| 2.24 | but not more        | e than \$25,000 for each         | ach violation. The     | fine shall be collected by   | the commissioner     |
| 2.25 | for deposit in      | n the account for the            | e Office of Ombud      | sperson for the Departme     | ent of Corrections.  |
| 2.26 | Sec. 3. Mi          | innesota Statutes 2(             | )22, section 241.0     | 21, subdivision 7, is am     | ended to read:       |
| 2.27 | Subd 7              | Intake release of i              | nformation All         | correctional facilities and  | liails that confine  |
| 2.28 |                     |                                  |                        | vide each person an auth     |                      |
| 2.20 |                     | -                                | -                      | or mental health condit      |                      |
| 2.30 |                     |                                  | -                      | shall be a standardized f    |                      |
| 2.30 |                     | -                                |                        | all be uniformly titled Th   |                      |
| 2.32 |                     |                                  |                        | release form shall allow     |                      |
| 2.52 |                     |                                  |                        |                              |                      |

2

| 3.1  | select if the individual wants to require the correctional facility to make attempts to contact    |
|------|--|
| 3.2  | the designated person to facilitate the sharing of health condition information upon               |
| 3.3  | incapacitation or if the individual becomes unable to communicate or direct the sharing of         |
| 3.4  | this information, so long as contact information was provided and the incapacitated individual     |
| 3.5  | or individual who is unable to communicate or direct the sharing of this information is not        |
| 3.6  | subject to a court order prohibiting contact with the designated person. This release form         |
| 3.7  | shall also specify the medical rights of persons confined or incarcerated in correctional          |
| 3.8  | facilities and jails.  |
| 3.9  | Sec. 4. [241.027] PORTABLE RECORDING SYSTEM.   |
| 3.10 | Subdivision 1. Correctional officers. All correctional officers and staff employed by              |
| 3.11 | correctional facilities or jails shall be equipped with a portable recording system and record     |
| 3.12 | all interactions with persons incarcerated in a correctional facility or jail, or while responding |
| 3.13 | to an institution emergency.   |
| 3.14 | Subd. 2. Policy. The policies for the use of a portable recording system in correctional           |
| 3.15 | facilities and jails must comply with the requirements in section 626.8473 regarding portable      |
| 3.16 | recording system adoption and a written policy. These policies shall address the activation,       |
| 3.17 | deactivation, storage, retention, access, and review of recordings captured by portable            |
| 3.18 | recording system devices.  |
| 3.19 | Subd. 3. Funding. The Department of Corrections shall provide funding to correctional              |
| 3.20 | facilities and jails to cover the costs associated with the acquisition, maintenance, and          |
| 3.21 | training related to portable recording systems.  |
| 3.22 | Sec. 5. APPROPRIATION; MEDICAL CARE.   |
| 3.23 | \$370,000 in fiscal year 2025 is appropriated from the general fund to the commissioner            |
| 3.24 | of corrections for a grant to a 501(c)(3) nonprofit community organization that has the            |
| 3.25 | mission to prevent neglect or maltreatment of persons who are confined or incarcerated,            |
| 3.26 | advocate for proper medical care for confined or incarcerated persons, provide healing             |
| 3.27 | circles for communities, and provide connections between confined or incarcerated persons,         |
| 3.28 | family, and correctional staff. The organization must use the appropriation to provide training    |
| 3.29 | on the Hardel Sherrell Act for staff working in correctional facilities and jails and for persons  |
| 3.30 | confined or incarcerated in correctional facilities and jails.                                     |