SENATE STATE OF MINNESOTA **NINETY-FIRST SESSION**

S.F. No. 2449

(SENATE AUTHORS: BIGHAM, Latz and Ingebrigtsen)

DATE 03/14/2019

1.1

1.2

1.19

D-PG 921

OFFICIAL STATUS

Introduction and first reading
Referred to Judiciary and Public Safety Finance and Policy
See SF2188

A bill for an act

relating to corrections; establishing a local correctional officers discipline

1.3	procedures act; proposing coding for new law in Minnesota Statutes, chapter 641.
1.4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.5	Section 1. [641.061] LOCAL CORRECTIONAL OFFICERS DISCIPLINE
1.6	PROCEDURES.
1.7	Subdivision 1. Definitions. (a) For purposes of this section, the terms defined in this
1.8	subdivision have the meanings given them.
1.9	(b) "Correctional officer" or "officer" means a person employed in a security capacity
1.10	by a local correctional or detention facility.
1.11	(c) "Exclusive representative" means an employee organization which has been certified
1.12	by the commissioner of the Bureau of Mediation Services to meet and negotiate with an
1.13	employer on behalf of all employees in the appropriate unit.
1.14	(d) "Formal statement" means the questioning of an officer in the course of obtaining a
1.15	recorded, stenographic, or signed statement to be used as evidence in a disciplinary
1.16	proceeding against the officer.
1.17	Subd. 2. Applicability. This section applies to local correctional authorities.
1.18	Subd. 3. Formal statement; procedures. A formal statement of a correctional officer

Section 1. 1

must be taken according to subdivisions 4 to 15.

2.1

2.2

2.3

2.4

2.5

2.6

2.7

2.8

2.9

2.33

2.34

REVISOR

Subd. 4. Place of formal statement. A formal statement must be taken at a facility of the employing or investigating agency or at a place agreed to by the investigating individual and the investigated correctional officer and exclusive representative. Subd. 5. Complaint. A correctional officer's formal statement may not be taken unless a written complaint signed by the complainant stating the complainant's knowledge is filed with the employing or investigating agency and the correctional officer and exclusive representative have been given a summary of the allegations. Subd. 6. Witnesses; investigative reports. Upon request, the investigating agency or the correctional officer shall provide the other party with a list of witnesses the agency or correctional officer expects to testify at an administrative hearing or arbitration authorized 2.10 to recommend, approve, or order discipline and the substance of the testimony. A party is 2.11 entitled to copies of any witness statements in the possession of the other party and an officer 2.12 is entitled to a copy of the investigating agency's investigative report, provided that any 2.13 references in a witness statement or investigative report that would reveal the identity of 2.14 confidential informants need not be disclosed except for good cause shown upon order of 2.15 the person presiding over the administrative hearing or arbitration. 2.16 Subd. 7. Sessions. Sessions at which a formal statement is taken must be of reasonable 2.17 duration and must give the correctional officer reasonable periods for rest and personal 2.18 necessities. When practicable, sessions must be held during the correctional officer's regularly 2.19 scheduled work shift. If the session is not held during the correctional officer's regularly 2.20 scheduled work shift, the correctional officer must be paid by the employing agency at the 2.21 officer's current compensation rate for time spent attending the session. Notification of a 2.22 formal statement must also be provided to the correctional officer's exclusive representative 2.23 and the exclusive representative shall be allowed to be present during the session. 2.24 Subd. 8. **Record.** A complete record of sessions at which a formal statement is taken 2.25 must be made by electronic recording or otherwise. A complete copy or transcript must be 2.26 provided to the correctional officer and the officer's exclusive representative without charge 2.27 or undue delay. The session may be recorded by the investigating officer and by the 2.28 correctional officer under investigation. 2.29 Subd. 9. Presence of attorney and union representative. The correctional officer 2.30 whose formal statement is taken has the right to have a union representative or an attorney 2.31 retained by the officer, or both, present during the session. The correctional officer may 2.32

request the presence of a union representative, attorney, or both, at any time before or during

the session. When a request under this subdivision is made, no formal statement may be

Section 1. 2

Subd. 15. **Rights not reduced.** The rights of officers provided by this section are in

addition to and do not diminish the rights and privileges of officers that are provided under

an applicable collective bargaining agreement or any other applicable law.

Section 1. 3

3.19

3.20

3.21