S3878-2

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

JFK

S.F. No. 3878

(SENATE AUTHORS: MITCHELL, Boldon, Murphy, Oumou Verbeten and Pha)

DATE	D-PG	OFFICIAL STATUS
02/19/2024	11639	Introduction and first reading
		Referred to Elections
02/29/2024	11861	Author added Oumou Verbeten
03/11/2024	12114a	Comm report: To pass as amended and re-refer to State and Local Government and Veterans
03/18/2024	12330a	Comm report: To pass as amended and re-refer to Judiciary and Public Safety
04/04/2024	13381	Author added Pha

1.1	A bill for an act
1.2 1.3	relating to redistricting; requiring the allocation and exclusion of certain incarcerated persons based on their last known address in Minnesota for purposes
1.4	of redistricting; imposing duties on the commissioner of corrections and the director
1.5	of the Legislative Coordinating Commission; classifying data; requiring the
1.6	Department of Corrections to collect the last residential address of an inmate during
1.7	intake; proposing coding for new law in Minnesota Statutes, chapters 2; 241.
1.8	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.9	Section 1. [2.93] INCARCERATED PERSONS IN DISTRICT PLANS.
1.10	Subdivision 1. Definitions. (a) For the purposes of this section, the definitions have the
1.11	meanings given.
1.12	(b) "Commissioner" means the commissioner of corrections.
1.13	(c) "Director" means the director of the Legislative Coordinating Commission.
1.14	(d) "Legislative Coordinating Commission" means the Legislative Coordinating
1.15	Commission established in section 3.303.
1.16	Subd. 2. Reallocation and exclusion of incarcerated persons. (a) For purposes of
1.17	drawing congressional, legislative, and all other election districts, the legislature and local
1.18	governments must use the population from the federal decennial census as modified by
1.19	reallocating and excluding persons who are incarcerated.
1.20	(b) A person who was incarcerated in a state or federal correctional facility, as determined
1.21	by the decennial census, and who has a last known address in Minnesota must be reallocated
1.22	to the census block of the last known address.

2.1	(c) A person who was incarcerated in a state or federal correctional facility, as determined
2.2	by the decennial census, and who has a last known address outside of Minnesota or does
2.3	not have a last known address must:
2.4	(1) be excluded from the population count for purposes of drawing congressional,
2.5	legislative, or political subdivision districts; and
2.6	(2) be counted as part of the statewide population total.
2.7	Subd. 3. Department of Corrections duties. (a) On or before June 1 in a year ending
2.8	in zero, the commissioner must provide to the director of the Legislative Coordinating
2.9	Commission the following information, in electronic form, for each person incarcerated in
2.10	a state correctional facility on April 1 in the year of the decennial census:
2.11	(1) a unique identifier that does not include the person's name, Department of Corrections
2.12	identification number, or other identifying information;
2.13	(2) the street address of the correctional facility in which the person was incarcerated at
2.14	the time of the report;
2.15	(3) the residential address of the person immediately prior to incarceration, if known,
2.16	or if the person resided in an area lacking a specific physical address immediately prior to
2.17	incarceration, a description of the physical location where the person regularly stayed
2.18	immediately prior to being incarcerated;
2.19	(4) the following demographic information, if known: the racial and ethnic information
2.20	collected by the census and whether the person is over the age of 18; and
2.21	(5) any additional information the director of the Legislative Coordinating Commission
2.22	deems necessary.
2.23	(b) Notwithstanding any law to the contrary, the commissioner must provide the director
2.24	with access to the best available data necessary to conduct the reallocations and exclusions
2.25	required by this section.
2.26	Subd. 4. Federal correctional facilities. By April 15 in a year ending in zero, the director
2.27	must request each agency that operates a federal facility in Minnesota that incarcerates
2.28	persons convicted of a criminal offense to provide the director with a report, including the
2.29	information listed in subdivision 3. The information must reflect the persons incarcerated
2.30	in the federal facility on April 1 of that year. If information is provided pursuant to this
2.31	subdivision, the information must be provided by June 1 of the year ending in zero. If
2.32	information is not provided pursuant to this subdivision, persons incarcerated at federal

JFK

S3878-2

2nd Engrossment

REVISOR

SF3878

	SF3878	REVISOR	JFK	S3878-2	2nd Engrossment			
3.1	facilities mu	st be treated as having	g no known last	address and must be e	xcluded as provided			
3.2	in subdivisio	in subdivision 2, paragraph (c).						
3.3	Subd. 5.	Subd. 5. Legislative Coordinating Commission duties. (a) The director must reallocate						
3.4	and exclude	and exclude people who are incarcerated in state or federal correctional facilities as provided						
3.5	in this subdiv	in this subdivision and subdivision 2. Within 30 calendar days of receiving the Public Law						
3.6	94-171 data	94-171 data from the United States Census Bureau, the director must post the population						
3.7	counts that re	counts that reflect all required reallocations and exclusions on the Legislative Coordinating						
3.8	Commission	Commission's website.						
3.9	<u>(b)</u> The d	lirector must, in cons	ultation with the	e commissioner, deve	lop a standardized			
3.10	format and te	echnical guidelines to	be used in collect	cting addresses from i	ncarcerated persons.			
3.11	The commis	The commissioner must use this format and follow the guidelines in collecting addresses.						
3.12	The commis	The commissioner and the director may enter a memorandum of understanding detailing						
3.13	the additiona	al details regarding th	e methodology	to be used and the for	rmat and manner in			
3.14	which the da	ta will be provided. N	lotwithstanding	any law to the contrar	ry, the commissioner			
3.15	must provide	must provide the director with access to the best available data necessary to conduct the						
3.16	reallocations	reallocations and exclusions required by this section.						
3.17	(c) Prior	to reallocating and ex	xcluding incarce	erated persons, the dir	rector must geocode			
3.18	addresses rec	addresses received from the commissioner. When geocoding addresses, the director must						
3.19	accept an ad	accept an address that has an exact match or is approximated to the street level and reject						
3.20	any address	any address that is approximated to the center of a zip code, city, county, or state. The						
3.21	director must only reallocate those addresses that are accepted pursuant to this paragraph.							
3.22	The director	The director must not reallocate any person at an address that was rejected but must instead						
3.23	count that person as part of the statewide population total.							
3.24	<u>(d)</u> The d	lirector must not diss	eminate data rec	ceived pursuant to thi	s section in any			
3.25	manner, exce	ept as explicitly requi	ired by state or f	federal law.				
3.26	EFFECT	FIVE DATE. This see	ction is effective	January 1, 2030, and	applies to population			
3.27	counts used	for redistricting cond	lucted on or afte	r that date.				
3.28	Sec. 2. [24	1.062] COLLECTI	ON OF INCAR	CERATED PERSO	N'S ADDRESS.			
3.29	<u>(a)</u> As pa	rt of an incarcerated	person's intake	process, the commiss	ioner of corrections			
3.30	<u>must make a</u>	ll reasonable efforts	to ensure that th	e information listed i	n section 2.93,			
3.31	subdivision 3	3, clauses (1) to (5), is	collected and re	corded. The informati	on must be collected			
3.32	in complianc	in compliance with the format and guidelines developed pursuant to section 2.93, subdivision						
3.33	5. An incarce	erated person who wa	as participating	in the Safe at Home p	orogram established			

3

	SF3878	REVISOR	JFK	S3878-2	2nd Engrossment
4.1	in chapter 5B, ha	s safety concerns a	bout provid	ing a last residential ad	ldress, or has safety
4.2	concerns for peop	ple residing at that	address may	v decline to provide an	address.
4.3	(b) The incarc	erated person's last	residential a	ddress and the informa	tion listed in section
4.4	2.93, subdivision	3, clauses (1) to (5	5), collected	on intake and maintain	ned by the
4.5	commissioner are	e private data on in	dividuals as	defined in section 13.	02, subdivision 12.
4.6	(c) Beginning	in 2030, the comm	issioner mu	st provide the informat	ion described in this
4.7	section electronic	ally to the director of	of the Legisl	ative Coordinating Con	nmission as required
4.8	in section 2.93.				
4.9	Sec. 3. <u>COLLI</u>	ECTION OF CUR	RENT INC	CARCERATED PERS	SON'S ADDRESS.
4.10	Prior to April	1, 2030, the comm	issioner of c	orrections must make	reasonable efforts to
4.11	collect from or co	onfirm with each in	carcerated j	person the following in	formation:
4.12	(1) the resident	ntial address of the	person imm	ediately prior to incard	ceration or, if the
4.13	person resided in	an area lacking a s	specific phys	sical address immediat	ely prior to
4.14	incarceration, a d	lescription of the pl	nysical locat	tion where the person r	egularly stayed
4.15	immediately prio	r to being incarcera	ated; and		
4.16	(2) the follow	ing demographic in	nformation:	the racial and ethnic in	formation collected
4.17	by the census and	d whether the perso	on is over the	e age of 18.	
4.18	This section only	applies to an incar	cerated pers	son who was incarcerat	ted prior to the date
4.19	the commissione	r started routinely c	collecting th	e information in clause	es (1) and (2) as part

4.20 of the intake process.