03/02/21 **REVISOR** KLL/KM 21-03363 as introduced

SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

A bill for an act

relating to public safety; making Minnesota a sanctuary state for immigration

S.F. No. 2118

(SENATE AUTHORS: TORRES RAY, Pappas, Marty, Kunesh and Murphy) OFFICIAL STATUS

DATE 03/15/2021 D-PG

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

03/17/2021 962 Authors added Pappas; Marty 04/06/2021 Author added Kunesh 1219

04/12/2021 2267 Author added Murphy

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enforcement purposes; restricting state and local officials from cooperating with 1.3 federal immigration enforcement efforts; proposing coding for new law in 1.4 Minnesota Statutes, chapter 629. 1.5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: 1.6 Section 1. [629.80] FEDERAL IMMIGRATION ENFORCEMENT; ACTIVITIES 1.7 PROHIBITED; POLICIES REQUIRED. 1.8 Subdivision 1. **Definitions.** (a) As used in this section, the following terms have the 1.9 1.10 meanings given. (b) "Civil immigration warrant" means a warrant for a violation of federal civil 1.11 immigration law not issued by a United States District Court judge. The term includes but 1.12 is not limited to a civil immigration warrant entered in the National Crime Information 1.13 Center database. 1.14 (c) "Federal immigration authority" means an officer, employee, or other person paid 1.15 by or acting as an agent of United States Immigration and Customs Enforcement, United 1.16 States Department of Homeland Security, United States Marshals Service, United States 1.17 Customs and Border Patrol, or any other federal agency that is charged with immigration 1.18 enforcement. 1.19 (d) "Government agent" means an agent or employee of the state of Minnesota or a local 1.20 unit of government of the state of Minnesota. The term includes, but is not limited to: 1.21 1.22 (1) an agent or employee of a police or security department of a public primary school,

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a public secondary school, or a public institution of higher education;

(2) a te	acher, professor, staff member, or employee at a public primary or secondary
school, or	public college or university;
(3) an 6	employee or agent of a publicly owned health care facility or a health care
profession	al under contract with a facility;
(4) a pe	eace officer, as defined in section 626.84, subdivision 1;
(5) an a	agent or employee of a law enforcement agency; and
(6) an a	agent or employee of a court of the state of Minnesota or a local government uni
of the state	e of Minnesota.
(e) "Im	migration enforcement" includes all efforts to investigate, arrest, enforce, or assis
in the inve	stigation or arrest or enforcement of federal civil immigration law, including bu
not limited	I to violations of United States Code, title 8, sections 1253, 1324(c), 1325, and
1326.	
(f) "Juc	licial warrant" means a warrant based upon probable cause issued by a federal
udge or fe	deral magistrate judge that authorizes federal immigration authorities to take into
custody the	e person who is the subject of the warrant.
(g) "La	w enforcement agency" has the meaning given in section 626.84, subdivision 1
nd also in	acludes a correctional facility as defined in section 241.021, subdivision 1, the
Departmer	nts of Corrections and Public Safety, and local corrections agencies.
Subd. 2	2. Prohibited actions. (a) A government agent shall not, for immigration
enforceme	nt purposes:
(1) app	ly for or receive any federal funds that requires increased information sharing
for immig	ration enforcement purposes between federal, state, and local law enforcement;
(2) use	public funds, facilities, property, equipment, or personnel to stop, question,
	e, detain, detect, report, or arrest a person;
(3) resr	ond to a hold, notification, civil immigration warrant, or transfer request from
	migration authorities;
(4) resr	bond to a request for nonpublicly available information about a person or the
	mily members or associates including information about the person's date of
	m incarceration or hospitalization; schedule; home, school, or work address or
	nbers; date of birth; country of birth; or citizenship status;
(5) mal	ke an arrest based on a civil immigration warrant;
(2) IIIai	so an arrest outed on a creat infilingiation waitanty

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3.1	(0) give rederal miningration authorities access to interview a person in law emorecinent
3.2	agency custody or otherwise under the jurisdiction, care, or supervision of the agent;
3.3	(7) perform the functions of an immigration officer, whether pursuant to United States
3.4	Code, title 8, section 1357(g), or any other formal or informal law, regulation, policy, or
3.5	request; and
3.6	(8) support or assist in civil immigration enforcement operations, including the
3.7	establishment of traffic perimeters.
3.8	(b) A law enforcement official shall not stop, arrest, search, or detain an individual to:
3.9	(1) investigate a suspected immigration violation; or
3.10	(2) inquire about immigration or citizenship status or place of birth of an arrestee or
3.11	victim of a crime.
3.12	(c) A government agent or nongovernmental organization that receives funding from
3.13	the state of Minnesota or a local unit of government of the state of Minnesota shall not:
3.14	(1) use governmental funds, facilities, property, equipment, or personnel to investigate,
3.15	enforce, or assist in the investigation or enforcement of any federal program requiring
3.16	registration of individuals on the basis of race, gender, sexual orientation, religion, or national
3.17	or ethnic origin;
3.18	(2) make a governmental database available, in whole or in part, to any person or entity
3.19	for the purpose of immigration enforcement or investigation or enforcement of any federal
3.20	program requiring registration of individuals on the basis of race, gender, sexual orientation,
3.21	religion, immigration status, or national or ethnic origin; or
3.22	(3) participate in any manner in the creation or maintenance of a registry described in
3.23	<u>clause (1) or (2).</u>
3.24	(d) A law enforcement agency shall not place a law enforcement officer under the
3.25	supervision of a federal agency or employ a law enforcement officer deputized as a special
3.26	federal officer or special federal deputy for immigration enforcement purposes, including
3.27	under Immigration and Naturalization Act Section 287(g).
3.28	(e) A government agent shall not, at the request of any federal authority, without a
3.29	judicial warrant:
3.30	(1) transfer an individual to any federal authority for purposes of immigration
3.31	enforcement;
3.32	(2) detain an individual; or

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(3) notify any federal authority of release information. 4.1 (f) A government agent shall not act contrary to the "Sensitive Locations" policy of 4.2 Immigration and Customs Enforcement, or take any action against a religious organization 4.3 based solely upon the religious, social, or political affiliation or beliefs of the organization. 4.4 4.5 This paragraph does not apply to actions taken in response to duly enacted laws, rules, or executive orders. 4.6 (g) A government agent shall not discriminate or take adverse action against a person 4.7 based on the person's immigration status or at the direction of an agent of the federal 4.8 government, unless the action is specifically required by state law. 4.9 Subd. 3. Policies required. (a) By December 31, 2021, the commissioner of public 4.10 safety, in consultation with appropriate stakeholders, shall adopt and disseminate model 4.11 policies consistent with this section and sections 629.81 to 629.83 to ensure that all Minnesota 4.12 state and local government offices, public schools, hospitals, and courthouses remain safe 4.13 and accessible to all Minnesota residents, regardless of immigration status. 4.14 (b) By December 31, 2021, all government offices, public schools, hospitals, and 4.15 courthouses shall establish and publish policies that prohibit immigration enforcement on 4.16 their premises consistent with this section and sections 629.81 to 629.83 and to the fullest 4.17 extent possible consistent with federal and state law. 4.18 Subd. 4. Exceptions. Nothing in this section prevents a government agent from: 4.19 4.20 (1) responding to a request from federal immigration authorities for information about a specific person's criminal record when allowed by state law or a lawful subpoena; 4.21 (2) sending to or receiving from any local, state, or federal agency information regarding 4.22 the citizenship or immigration status, lawful or unlawful, of an individual pursuant to United 4.23 States Code, title 8, sections 1373 and 1644; or 4.24 (3) responding to a request to complete Form I-918, Supplement B, U Nonimmigrant 4.25 Status Certification; Form I-914, Supplement B, Declaration of Law Enforcement Officer 4.26 4.27 for Victim of Trafficking in Persons; I-854 Inter-Agency Alien Witness and Informant Record; or any other request for documentation from a noncitizen victim of a crime. 4.28 **EFFECTIVE DATE.** This section is effective the day following final enactment. 4.29

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Sec. 2.	[629.81] AGENCY REVIEW OF POLICIES.
To en	nsure that eligible individuals are not deterred from seeking services or engaging
with stat	e agencies, all state agencies shall review their confidentiality policies. This review
nust ide	ntify any changes necessary to ensure that information collected from individuals:
(1) is	limited to that which is necessary to perform agency duties; and
(2) is	not used or disclosed for:
<u>(i) inc</u>	quiries into immigration status unless required by federal law or necessary to make
determ	ination of eligibility; or
<u>(ii)</u> aı	ny other unauthorized purpose.
Any nece	essary changes to those policies shall be made as expeditiously as possible, consistent
with age	ncy or department procedures.
<u>EFF</u>	ECTIVE DATE. This section is effective the day following final enactment.
Sac 2	[629.82] EXISTING AGREEMENTS VOID.
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-	existing agreement that allows access to any information in a state or local database
and that	conflicts with section 629.80 is void.
Sec. 4.	[629.83] VIOLATIONS.
The A	Attorney General's Office shall establish a system for the public and state and local
employe	es to report alleged violations of this section and sections 629.80 to 629.82. At a
minimur	m, the system shall include a telephone hotline, electronic complaint portal, and
written c	complaint process that is accessible in multiple languages and advertised to
commun	ities most likely to be affected by immigration enforcement and deportation
activities	s. Upon receiving a report of an alleged violation of this section and sections 629.80
to 629.82	2, the Attorney General's Office will coordinate the investigation of the alleged
violation	and will notify any individual who has been affected by the alleged violation. On
a semian	nual basis, the Attorney General's Office shall issue a public report containing
aggregat	e information regarding any alleged violations, including but not limited to:
(1) th	ne number of alleged violations reported;
(2) th	ne type of alleged violation;
(3) th	ne agency from which the alleged violation originated;
(1) th	ne ultimate conclusion as to whether the alleged violation was founded: and

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6.1 (5) the remedial and disciplinary actions taken in response to any founded violations.

6.2 **EFFECTIVE DATE.** This section is effective the day following final enactment.

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