01/29/21 **REVISOR** EB/NB 21-00191 as introduced

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

S.F. No. 897

(SENATE AUTHORS: LATZ)

DATE 02/11/2021 **D-PG** 328

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OFFICIAL STATUS

Introduction and first reading
Referred to Judiciary and Public Safety Finance and Policy
See First Special Session 2021, HF63, Art. 1, Sec. 17, Sub. 3

A bill for an act

relating to corrections; requiring a working group to establish policy and procedures for federally recognized Indian tribes to participate in the Community Corrections

1.4	Act subsidy program; requiring a report.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. CORRECTIONAL SUPERVISION WORKING GROUP; TRIBAL
1.7	GOVERNMENTS.
1.8	Subdivision 1. Establishment. Recognizing the sovereignty of tribal governments and
1.9	the shared state and tribal interests in providing effective, responsive, and culturally relevant
1.10	correctional supervision and services, a working group is established to develop policy,
1.11	protocols, and procedures for Minnesota-based federally recognized Indian tribes to
1.12	participate in the Community Corrections Act subsidy program and make recommendations
1.13	to the legislature on changes to the law to allow for tribal supervision.
1.14	Subd. 2. Duties. The working group shall develop comprehensive recommendations
1.15	that allow a Minnesota-based federally recognized Indian tribe, as defined in United States
1.16	Code, title 25, section 450b(e), to qualify for a grant provided in Minnesota Statutes, section
1.17	401.01, by meeting and agreeing to the requirements in Minnesota Statutes, section 401.02,
1.18	subdivision 1, excluding the population requirement. The working group shall:
1.19	(1) develop statutory policy language that provides that interested tribal governments
1.20	may participate in the Community Corrections Act grant program;
1.21	(2) identify tribal Community Corrections Act supervision jurisdiction parameters such
1.22	as tribal lands, tribal enrollment, and recognized tribal affiliation;

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2.1	(3) devel	op a court process f	for determining w	hether an individual sha	all receive	
2.2	correctional	supervision and ser	vices from a triba	al Community Correctio	ns Act authority;	
2.3	(4) devel	op an effective and	relevant formula	for determining the amo	unt of community	
2.4	corrections aid to be paid to a participating tribal government; and					
2.5	(5) develop legislation to establish conformance with all other requirements in the					
2.6	Community	Corrections Act.				
2.7	Subd. 3.	Members. The wor	rking group must	include the following m	nembers:	
2.8	(1) the co	ommissioner of cor	rections, or design	nee;		
2.9	(2) the co	ommissioner of hun	nan services, or d	esignee;		
2.10	(3) the at	torney general, or d	lesignee;			
2.11	(4) a repr	esentative of each M	/linnesota-based f	ederally recognized Indi	an tribe appointed	
2.12	by each tribe	<u></u>				
2.13	(5) a repr	resentative appointe	ed by the governo	<u>r;</u>		
2.14	(6) a repr	resentative appointe	ed by the speaker	of the house;		
2.15	(7) a repr	resentative appointe	ed by the senate m	najority leader;		
2.16	(8) a repr	esentative of the Sta	ate Court Adminis	strators Office appointed	by the state court	
2.17	administrato	<u>r;</u>				
2.18	(9) Depa	rtment of Correction	ns, executive offi	cer of hearings and relea	ase;	
2.19	(10) Dep	artment of Correcti	ons, director of fi	eld services;		
2.20	(11) a rep	presentative of the N	Minnesota Indian	Affairs Council appointe	ed by the council;	
2.21	and					
2.22	(12) one	representative appo	inted by each of	the following association	ns:	
2.23	(i) the M	innesota Associatio	on of Community	Corrections Act Countie	es;	
2.24	(ii) the Minnesota Association of County Probation Officers;					
2.25	(iii) the Minnesota Sheriff's Association;					
2.26	(iv) the N	Minnesota County A	Attorney's Associa	ntion; and		
2.27	(v) the A	ssociation of Minne	esota Counties.			

Subd. 4. Meetings. The commissioner of corrections or a designee shall convene the

first meeting of the working group no later than October 15, 2021. Members of the working

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3.1	group shall elect a chair from among the group's members at the first meeting, and the
3.2	commissioner of corrections or a designee shall serve as the working group's chair until a
3.3	chair is elected.
3.4	Subd. 5. Compensation. Members of the working group shall serve without
3.5	compensation.
3.6	Subd. 6. Administrative support. The commissioner of corrections shall provide
3.7	administrative support staff and meeting space for the working group.
3.8	Subd. 7. Report. The working group shall prepare and submit a report to the chairs of
3.9	the house of representatives and senate committees and divisions with jurisdiction over
3.10	public safety not later than March 15, 2022. The working group's report shall minimally
3.11	include statutory policy language that provides that interested tribal governments may
3.12	participate in the Community Corrections Act grant program.
3.13	Subd. 8. Expiration. The working group expires the earlier of March 16, 2022, or the
3.14	day after the working group submits the report under subdivision 7.
3.15	EFFECTIVE DATE. This section is effective the day following final enactment.

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