21-03806

SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

KLL/LG

S.F. No. 2433

SENATE AUTH	HORS: CHA	MPION)
DATE	D-PG	OFFICIAL STATUS
4/16/2021		Introduction and first reading
		Referred to Judiciary and Public Safety Finance and Policy

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6	relating to capital investment; requiring the commissioner of management and budget to submit evaluations of capital improvement project requests relating to jails to the legislature; requiring a study and report of county jails by the commissioner of corrections; amending Minnesota Statutes 2020, section 16A.86, subdivision 2.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8	Section 1. Minnesota Statutes 2020, section 16A.86, subdivision 2, is amended to read:
1.9	Subd. 2. Budget request. (a) Except as provided in paragraph (b), a political subdivision
1.10	that requests an appropriation of state money for a local capital improvement project is
1.11	encouraged to submit the request to the commissioner of management and budget by July
1.12	15 of an odd-numbered year to ensure its full consideration. The requests must be submitted
1.13	in the form and with the supporting documentation required by the commissioner of
1.14	management and budget. All requests timely received by the commissioner must be submitted
1.15	to the legislature, along with the governor's recommendations, whether or not the governor
1.16	recommends that a request be funded, by the deadline established in section 16A.11,
1.17	subdivision 1.
1.18	(b) The commissioner, in consultation with the commissioner of corrections, must
1.19	evaluate the need of any capital improvement project that requests an appropriation of state
1.20	money to construct a jail facility or for capital improvements to expand the number of
1.21	incarcerated offenders at an existing jail facility. The commissioner shall use the report
1.22	under 2021 H.F. No, section 2, to inform the evaluation. The commissioner must
1.23	submit all evaluations under this paragraph as part of the submission to the legislature under
1.24	paragraph (a).

1

	03/17/21	REVISOR	KLL/LG	21-03806	as introduced					
2.1	EFFECT	IVE DATE. This	section is effectiv	re January 1, 2023.						
2.2	2.2 Sec. 2. <u>REGIONAL AND COUNTY JAILS; STUDY AND REPORT.</u>									
2.3	Subdivisi	Subdivision 1. Study. The commissioner of corrections must study and make								
2.4	recommenda	recommendations on the consolidation or merger of county jails and alternatives to								
2.5	incarceration	incarceration for persons experiencing mental health disorders. The commissioner must								
2.6	engage and solicit feedback from citizens who live in communities served by facilities that									
2.7	may be impacted by the commissioner's recommendations for the consolidation or merger									
2.8	of jails. The commissioner must consult with the following individuals on the study and									
2.9	recommendations:									
2.10	(1) county sheriffs;									
2.11	(2) county and city attorneys that prosecute offenders;									
2.12	(3) chief law enforcement officers;									
2.13	(4) administrators of county jail facilities; and									
2.14	(5) district court administrators.									
2.15	Each party re	ceiving a request	for information from	om the commissioner un	der this section					
2.16	shall provide	the requested info	ormation in a time	ly manner.						
2.17	<u>Subd. 2.</u>	Report. The comn	nissioner of correc	tions must file a report w	ith the chairs and					
2.18	ranking minc	ority members of the	he senate and hour	se of representatives com	mittees and					
2.19	divisions with jurisdiction over public safety and capital investment on the study and									
2.20	recommendations under subdivision 1 on or before December 1, 2022. The report must, at									
2.21	a minimum, provide the following information:									
2.22	<u>(1) the da</u>	ily average numbe	er of offenders inc	arcerated in each county	jail facility:					
2.23	(i) that are	e in pretrial detent	ion;							
2.24	(ii) that cannot afford to pay bail;									
2.25	(iii) for failure to pay fines and fees;									
2.26	(iv) for offenses that stem from controlled substance addiction or mental health disorders;									
2.27	<u>(v) for no</u>	(v) for nonfelony offenses;								
2.28	(vi) that are detained pursuant to contracts with other authorities; and									
2.29	(vii) for supervised release and probation violations;									

	03/17/21	REVISOR	KLL/LG	21-03806	as introduced		
3.1 3.2	<u> </u>		g a new jail facilit	y, purchasing another fac	ility, or repairing		
5.2	a current facility;						
3.3	(3) the age of current jail facilities;						
3.4	(4) county	population totals	and trends;				
3.5	(5) county	crime rates and t	rends;				
3.6	(6) the prov	cimity of current	jails to courthous	es, probation services, so	cial services,		
3.7	treatment prov	iders, and work-	release employme	ent opportunities;			
3.8	(7) specific	recommendation	ns for alternatives	to jails for mental health	disorders; and		
3.9	(8) specific	recommendation	ns on the consolic	lation or merger of count	y jail facilities		
3.10	and operations	, including:					
3.11	(i) where c	onsolidated facili	ities should be loo	cated;			
3.12	(ii) which c	counties are best	suited for consoli	dation;			
3.13	(iii) the pro	jected costs of co	onstruction, renov	vation, or purchase of the	facility; and		
3.14	(iv) the pro	jected cost of op	erating the facilit	<u>y.</u>			

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