



- Subject Consecutive sentences for certain inmates of local facilities
- Authors Myers and Witte
- Analyst Ben Johnson (ben.johnson@house.mn.gov)
  - Date February 28, 2025

## **Overview**

Under current law, if an inmate at a state correctional facility commits an assault, the court must impose a sentence that is consecutive to the sentence the person was serving at the time of the assault.

This bill requires a consecutive sentence if a person confined in a jail or similar local correctional facility assaults a county sheriff or sheriff's deputy. The sentence must be executed, meaning that the court cannot place the person on probation.

## **Summary**

Section Description

## 1 Consecutive sentences for assaults committed by state prison inmates.

Establishes that, if a person commits an assault against a sheriff or sheriff's deputy while the person is an inmate of a county jail or other local correctional facility, the sentence must be executed and must be consecutive to any sentence previously imposed or that may be imposed for the offense for which the person was in custody. Establishes that the person is not entitled to credit against the consecutive sentence for any time served in confinement for the earlier sentence.

Minnesota House Research Department provides nonpartisan legislative, legal, and information services to the Minnesota House of Representatives. This document can be made available in alternative formats.