## MINNESOTA STATUTES 2007 SUPPLEMENT

641.15 COUNTY JAILS 102

## CHAPTER 641 COUNTY JAILS

641.15 PRISONERS; FEEDING, CARE.

641.265

ADMISSION, WITHDRAWAL OF COUNTIES.

1

## 641.15 PRISONERS; FEEDING, CARE.

[For text of subds 1 to 3, see M.S.2006]

Subd. 3a. Intake procedure; approved mental health screening. As part of its intake procedure for new prisoners, the sheriff or local corrections shall use a mental health screening tool approved by the commissioner of corrections in consultation with the commissioner of human services and local corrections staff to identify persons who may have mental illness.

[For text of subds 4 and 5, see M.S.2006]

**History:** 2007 c 54 art 6 s 17

## 641.265 ADMISSION, WITHDRAWAL OF COUNTIES.

[For text of subd 1, see M.S.2006]

- Subd. 2. **Withdrawal.** A county board may withdraw from cooperation in a regional jail system in accordance with the terms of a joint powers agreement. With the approval of the county board of each cooperating county, the regional jail board shall fix the sum, if any, to be paid to the county withdrawing, to reimburse it for capital cost, debt service, or lease rental payments made by the county prior to withdrawal, in excess of its proportionate share of benefits from the regional jail prior to withdrawal, and the time and manner of making the payments. The payments shall be deemed additional payments of capital cost, debt service, or lease rentals to be made proportionately by the remaining counties and, when received, shall be deposited in and paid from the regional jail fund; provided that:
- (1) payments shall not be made from any amounts in the regional jail fund which are needed for maintenance and operation expenses or lease rentals currently due and payable; and
- (2) the withdrawing county shall remain obligated for the payment of its proportionate share of any lease rentals due and payable after its withdrawal, in the event and up to the amount of any lease payment not made when due by one or more of the other cooperating counties.

**History:** 2007 c 54 art 6 s 18