



- Subject Lottery prize winner name made private
- Authors Kotyza-Witthun
- Analyst Ben Johnson (ben.johnson@house.mn)
  - Date February 10, 2021

## **Overview**

States have sought to balance the policy goals of protecting the privacy of lottery winners and providing transparency in the process so that the public has trust that lotteries are fair. In the majority of states, the name of a lottery winner is made public. However, an increasing number of states are permitting at least some winners to remain private. For example, Georgia passed a law in 2018 that allows individuals who win more than \$250,000 to stay anonymous and Arizona passed a similar law in 2019 that established a threshold of \$100,000. Currently, Arizona, Delaware, Georgia, Kansas, Maryland, Michigan, New Jersey, North Dakota, Ohio, South Carolina, and Texas allow at least some winners to remain anonymous. Other states, including Colorado, Vermont, Connecticut, and Massachusetts, allow winners to establish a trust and publicize only the name of the trust. This bill would classify the name of a lottery winner as private data on individuals, allowing the winners to remain anonymous.

## Summary

## Section Description

1 Privacy.

Adds the name of a winner of a lottery prize to the list of information that is private data on individuals, meaning it is not public but is accessible by the person.

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.