I	HF857 FIRST ENGROSSMENT	REVISOR	KLL	HC	0857-1
	ent can be made available formats upon request	State of Minnesota		Printed Page No. 1	10
	HOUSE (OF REPRESENT	ATIV	ES	
	NINETIETH SESSION		Н	. F. No.	857
02/06/2017	Authored by Scott	Semal to the Committee on Dublic Sefets and	Constant Dolises	and Finance	

O2/27/2017 Adoption of Report: Re-referred to the Committee on Public Safety and Security Policy and Finance
O2/27/2017 Adoption of Report: Re-referred to the Committee on Civil Law and Data Practices Policy
O3/13/2017 Adoption of Report: Placed on the General Register as Amended
Read for the Second Time

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6 1.7	relating to corrections; ensuring inmate case planning information is private; classifying certain data related to small business certification program; directing the Legislative Commission on Data Practices and Personal Data Privacy to study and recommend options for expanding public access to legislative records and meetings; amending Minnesota Statutes 2016, sections 13.15, subdivision 1; 13.591, by adding a subdivision; 241.065, subdivisions 2, 3.
1.8	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.9	ARTICLE 1
1.10	CORRECTIONS DATA
1.11	Section 1. Minnesota Statutes 2016, section 241.065, subdivision 2, is amended to read:
1.12	Subd. 2. Establishment. The Department of Corrections shall administer and maintain
1.13	a computerized data system for the purpose of assisting criminal justice agencies in
1.14	conducting official duties and in monitoring and enforcing the conditions of conditional
1.15	release imposed on criminal offenders by a sentencing court or the commissioner of
1.16	corrections.
1.17	Subd. 2a. Statewide supervision system access. (a) The adult data and juvenile data as
1.18	defined in section 260B.171 in the statewide supervision system are private data as defined
1.19	in section 13.02, subdivision 12, but and are accessible to:
1.20	(1) criminal justice agencies as defined in section 13.02, subdivision $3a, to$;
1.21	(2) the Minnesota sex offender program as provided in section 246B.04, subdivision 3 ,
1.22	to <u>;</u>
1.23	(3) public defenders as provided in section 611.272 , to ;

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2.1	(4) all trial courts and appellate	e courts , ; and to		
2.2	(5) criminal justice agencies in	other states in the con	duct of their official	duties.
2.3	(b) Adult data in the statewide s	supervision system are	accessible to the sec	retary of state
2.4	for the purposes described in section	on 201.157.		
2.5	Subd. 2b. Case planning acces	s. Case planning data in	n the statewide super	vision system
2.6	are private data as defined in sectio	n 13.02, subdivision 12	2, and are accessible	to state prison
2.7	facility staff, correction staff in con	mmunity corrections a	ct counties and coun	ty probation
2.8	counties, and Department of Corre	ections field services st	aff for monitoring a	nd enforcing
2.9	conditions as described in subdivis	sion 2.		
2.10	Sec. 2. Minnesota Statutes 2016,	section 241.065, subd	livision 3, is amende	ed to read:
2.11	Subd. 3. Authority to enter or	retrieve data. Only cri	minal justice agencie	es may submit
2.12	data to the statewide supervision s	ystem and only person	s who are authorized	d users under
2.13	subdivision 2 may obtain data from	the system. The comm	issioner of correction	s may require
2.14	that any or all information be subm	nitted to the statewide	supervision system.	A consent to
2.15	the release of data in the statewide s	supervision system from	n the individual who	is the subject
2.16	of the data is not effective. Accordin	ng to subdivision 2b, a	finalized case plan ca	n be provided
2.17	to community service providers fo	or the purposes under s	ubdivision 2.	
2.18		ARTICLE 2		
2.19	ELEC	TRONIC ACCESS I	DATA	
2.20	Section 1. Minnesota Statutes 20	016, section 13.15, sub	division 1, is amend	ed to read:
2.21	Subdivision 1. Definitions. As u	used in this section, the	following terms have	the meanings
2.22	given.			
2.23	(a) "Electronic access data" mea	ans data created, collec	ted, or maintained ab	out a person's
2.24	access to a government entity's con	mputer <u>by a person, ot</u>	her than the governm	nent entity's
2.25	employee or independent contractor	or, for the purpose of:		
2.26	(1) gaining access to data or in	formation;		
2.27	(2) transferring data or information	ation; or		
2.28	(3) using government services.			
2.29	(b) "Cookie" means any data th	at a government-opera	ted computer electro	nically places
2.30	on the computer of a person who h	has gained access to a g	government compute	er.

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3.1		ARTICLE 3		
3.2		BUSINESS DATA		
3.3	Section 1. Minnesota Statutes 201	6, section 13.591, is a	amended by adding	a subdivision
3.4	to read:			
3.5	Subd. 2a. Small business certif	ication program data	a. Subdivisions 1 ar	nd 2 apply to
3.6	financial information about a busin	ess submitted to a gov	ernment entity as p	art of the
3.7	business' application for certification	as a small, small mino	ority-owned, small w	oman-owned,
3.8	or veteran-owned business, or for c	ertification under sect	ions 16C.16 to 16C	.21.
3.9		ARTICLE 4		
3.10	STUDY BY I	LEGISLATIVE COM	IMISSION	
3.11	Section 1. EXPANDED PUBLIC	C ACCESS TO LEG	ISLATIVE RECO	RDS AND
3.12	MEETINGS; STUDY AND REC	OMMENDATIONS.	<u>.</u>	
3.13	(a) No later than December 15, 2	2017, the Legislative C	commission on Data	Practices and
3.14	Personal Data Privacy must study a	nd recommend option	is for expanding pul	olic access to
3.15	legislative records and meetings. The	he recommendations r	nust facilitate increa	ased public
3.16	access, participation, and accountab	ility in the legislative	process, while also p	preserving the
3.17	rights and duties of the legislature a	and its members to fun	ection as a constituti	ional coequal
3.18	branch of government.			
3.19	(b) The study and recommendat	ions should consider:		
3.20	(1) current laws, rules, and cust	oms and practices of the	he legislature that p	rovide public
3.21	access to legislative records and me	eetings;		
3.22	(2) the experiences of other state	e legislatures in provid	ling public access to	their records
3.23	and meetings;			
3.24	(3) the potential benefits and ris	ks to the legislative pr	cocess in expanded	public access
3.25	to records and meetings;			
3.26	(4) the potential benefits and ris	ks to constituents and	other individual me	embers of the
3.27	public in expanded access to legisla	tive records and meet	ings; and	
3.28	(5) impacts on the administrativ	e operations of the leg	gislature in impleme	enting any
3.29	recommended change, including th	e potential for increase	ed costs or staffing	needs.

APPENDIX Article locations in H0857-1

ARTICLE 1	CORRECTIONS DATA	Page.Ln 1.9
ARTICLE 2	ELECTRONIC ACCESS DATA	Page.Ln 2.18
ARTICLE 3	BUSINESS DATA	Page.Ln 3.1
ARTICLE 4	STUDY BY LEGISLATIVE COMMISSION	Page.Ln 3.9