KLL/AD

23-02148

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 958

(SENATE AUTH	HORS: LUCH	ERO and Bahr)
DATE	D-PG	OFFICIAL STATUS
01/30/2023		Introduction and first reading
		Referred to Judiciary and Public Safety

1.1	A bill for an act
1.2 1.3	relating to public safety; limiting use of facial recognition technology; proposing coding for new law in Minnesota Statutes, chapter 626A.
1.4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.5	Section 1. SHORT TITLE.
1.6	This act may be cited as the "Facial Recognition Technology Warrant Act of 2023."
1.7	Sec. 2. [626A.50] DEFINITIONS.
1.8	(a) For the purposes of sections 626A.50 to 626A.53, the terms in this section have the
1.9	meanings given them.
1.10	(b) "Agency" means all departments, offices, and boards in the executive branch of state
1.11	government and all law enforcement agencies.
1.12	(c) "Covered court order" means a court order obtained according to Minnesota Rules
1.13	of Criminal Procedure rules 36 and 37 and in connection with the investigation of an offense
1.14	for which an order could be sought under this chapter.
1.15	(d) "Facial recognition technology" means technology that analyzes facial features and
1.16	is used for the unique personal identification of individuals in still or video images.
1.17	(e) "Ongoing surveillance" means the use of facial recognition technology to engage in
1.18	a sustained effort to track the physical movements of an identified individual through one
1.19	or more public places where the movements occur over a period of time greater than 72
1.20	hours, whether in real time or through application of the technology to historical records.
1.21	Ongoing surveillance does not include instances where facial recognition technology is

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used for a sin	ngle identification	or attempted identi	fication of an individual,	if no subsequent
attempt is m	ade to track that in	ndividual's moveme	ent in real time or throug	h the use of
historical re	cords after the ind	ividual has been id	entified.	
Sec. 3. [62	6A.51] LIMITAT	TION ON USE OF	FACIAL RECOGNIT	<u> ION</u>
TECHNOL	OGY.			
Subdivis	ion 1. General. (a)) Subject to paragrap	oh (b), an officer or emplo	yee of an agency
may not use	facial recognition	technology to engag	ge in ongoing surveillance	e of an individual
or group of	individuals in a pu	blic space unless:		
(1) the us	se of the facial reco	gnition technology	is in support of a law enfo	preement activity;
and				
<u>(</u> 2) a cov	ered court order h	as been obtained to	allow the use of facial r	recognition
technology	for ongoing survei	llance of the indivi	dual or group of individu	uals; or
(3) an in	vestigative or law	enforcement office	<u>r:</u>	
(i) reason	nably determines t	hat exigent circum	stances and compelling l	aw enforcement
needs make	it impractical to o	btain a covered cou	<u>irt order;</u>	
(ii) reaso	nably determines	that there are grour	nds for which a covered of	court order could
be obtained	under clause (2); a	and		
<u>(iii)</u> caus	es an application	for a covered court	order to be made accord	ing to clause (2)
not later that	n 48 hours after th	e use of facial reco	gnition technology to en	gage in ongoing
surveillance	<u>-</u>			
<u>(b)</u> If an	application for a c	overed court order	made under paragraph (a), clause (3), is
denied, the u	use of facial recog	nition technology s	hall terminate at the time	e of the denial.
Subd. 2.	Duration of orde	e rs. (a) Subject to p	aragraph (b), a covered c	ourt order may
only authori	ze ongoing survei	llance until the date	e on which the objective	of the order is
satisfied, ex	cept that the order	may not authorize	ongoing surveillance for	more than 30
days.				
<u>(b) The 3</u>	30-day period und	er paragraph (a) sha	all begin on the earlier of	<u>f:</u>
(1) the d	ate on which the a	gency begins to use	e facial recognition techr	iology; or
<u>(2) ten d</u>	ays after the date t	he court order is is	sued.	

3.1	(c) A court may grant an extension of the 30-day period under paragraph (a) if the
3.2	extension meets the requirements of subdivision 1, paragraph (a), clause (2), and the extension
3.3	is no longer than 30 days.
3.4	Subd. 3. Minimization requirement. Any use of facial recognition technology under
3.5	a covered court order shall be conducted in a way to minimize the acquisition, retention,
3.6	and dissemination of information about the individuals other than those for whom there was
3.7	probable cause to seek the covered court order obtained under subdivision 1, paragraph (a),
3.8	<u>clause (2).</u>
3.9	Subd. 4. Motion to suppress. (a) Except as provided in paragraph (b), an aggrieved
3.10	individual who has been the subject of ongoing surveillance using facial recognition
3.11	technology, in a trial, hearing, or proceeding in or before a court, department, officer, agency,
3.12	regulatory body, or other authority of the state or a political subdivision of the state may
3.13	move to suppress information directly obtained through the use of facial recognition
3.14	technology or evidence derived from it in violation of this section, on the grounds that:
3.15	(1) the information was unlawfully obtained;
3.16	(2) the order of authorization or approval under which the information was obtained is
3.17	not prima facie evidence; or
3.18	(3) the use of facial recognition technology was not used in conformity with the order
3.19	of authorization or approval.
3.20	(b) Evidence obtained through the use of facial recognition technology in violation of
3.21	this section shall not be suppressed under paragraph (a) if the evidence was acquired by an
3.22	officer or employee of an agency with an objectively reasonable belief that the use of facial
3.23	recognition technology was in compliance with this section.
3.24	(c) A motion described under paragraph (a) shall be made before the trial, hearing, or
3.25	proceeding unless there was no opportunity to make the motion or the individual was not
3.26	aware of the grounds of the motion. If the motion is granted, the information directly obtained
3.27	through the use of facial recognition technology or evidence derived from it shall be treated
3.28	as having been obtained in violation of this section.
3.29	(d) The judge, upon the filing of a motion under this subdivision by the aggrieved
3.30	individual, may in the judge's discretion make available to the aggrieved individual or
3.31	counsel of the aggrieved individual for inspection the portions of the information or evidence
3.32	that the judge determines to be in the interests of justice.

4.1	(e) In addition to any other right to appeal, the prosecutor shall have the right to appeal
4.2	from an order granting a motion to suppress made under this subdivision, or the denial of
4.3	an application for an order of approval, if the prosecutor certifies to the judge or other official
4.4	granting the motion or denying the application that the appeal is not taken for purposes of
4.5	delay. The appeal shall be taken within 30 days after the date the order was entered and
4.6	shall be diligently prosecuted.
4.7	(f) The remedies and sanctions described in this subdivision with respect to the use of
4.8	facial recognition technology are the only judicial remedies and sanctions for
4.9	nonconstitutional violations of this section involving that technology.
4.10	
4.10	Sec. 4. [626A.52] REPORTS ON GOVERNMENT USE OF FACIAL RECOGNITION
4.11	TECHNOLOGY.
4.12	Subdivision 1. Report by judge. Not later than 30 days after issuance of a covered court
4.13	order under section 626A.51, subdivision 1, paragraph (a), clause (2); an extension under
4.14	section 626A.51, subdivision 2, paragraph (c); or the denial of the warrant or extension, the
4.15	issuing or denying judge shall report to the supreme court:
4.16	(1) that a warrant or extension was applied for;
4.17	(2) that the warrant or extension was granted without modification, was modified and
4.18	granted, or was denied;
4.19	(3) the period of time for which the warrant approves the use of facial recognition
4.20	technology, and the number and duration of any extensions; and
4.21	(4) the offense specified in the warrant or application.
4.22	Subd. 2. Reports. Beginning one year after the effective date of this section, and not
4.23	later than September 30 of each year thereafter, the supreme court shall submit to the house
4.24	of representatives and senate committees with jurisdiction over the judiciary and make
4.25	available to the public a full and complete report summarizing the data required to be filed
4.26	with the supreme court under subdivision 1, including at a minimum:
4.27	(1) the number of applications for covered court orders and extensions authorizing
4.28	delayed notice;
4.29	(2) the number of covered court orders and extensions granted or denied during the
4.30	preceding fiscal year;
4.31	(3) for each covered court order or extension granted:

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	(i) the period	od of time for w	which the warrant	approves the use of facial	recognition
t	·· -		nd duration of any		
	(ii) the offe	ense specified ir	n the covered cour	t order or application, or o	extension of an
01	rder;				
	(iii) the ide	ntity of the ann	lving investigativ	e or law enforcement offic	er and agency
n				ing the application; and	<u>ter und ugeney</u>
					d by facial
re	<u> </u>	chnology came		om which the data analyze	
	~				
	· / •	•		ns made under a covered c	court order or
32	ttension, incl	uding at a mini	<u>mum:</u>		
	(i) the appr	oximate nature	and frequency of	use of the facial recogniti	on technology;
	(ii) the app	roximate numb	er of persons who	were subjected to analysi	s using the facial
r	ecognition tec	chnology; and			
	(iii) the app	proximate natur	e, amount, and co	ost of the manpower and o	ther resources
Ŵ	when using fac	cial recognition	technology; and		
	(5) the num	nber of misiden	tifications, includ	ing an arrest of an individ	ual that does not
re	esult in charge	es being entered	against the indivi	dual, made based upon inf	ormation directly
ol	otained throu	gh the use of fa	icial recognition to	echnology, or evidence de	rived from it.
	Subd. 3. R	egulations. The	e supreme court m	ay issue guidelines regard	ling the content
a	nd form of th	e reports requir	ed to be filed und	er subdivision 1.	
	Sec. 5. [626]	A.53] HUMAN	REVIEW AND	TESTING.	
	Subdivision	n 1. <mark>Human rev</mark>	view of facial reco	gnition technology. <u>An</u> ag	ency shall require
a	trained office	er to examine th	ne output or recom	nmendation of a facial reco	ognition system
b	before the agen	ncy investigates	s or otherwise inte	eracts with an individual id	lentified by the
				issued under section 626	
1	, paragraph (a	a), clause (2), or	r in connection wi	th an emergency under se	ction 626A.51,
2	subdivision 1,	paragraph (a), o	clause (3).		
	Subd 2 Te	esting. The head	d of each agency,	in consultation with the di	rector of the
	5464.2.1				

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6.1 6.2	(1) periodi operational co		ndependent tests c	f the performance of the	system in typical		
6.3	(2) identify relative performance across different subpopulations, including error rates						
6.4 6.5		em is tested acros		alone and in combinatio	n with different		
			<u></u>	1 0.1			

- 6.6 (3) review the tests and take action to improve the accuracy of the system across
- 6.7 <u>subpopulations upon a finding indicating there are disparate error rates when the system is</u>
- 6.8 <u>tested across subpopulations.</u>