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## SENATE STATE OF MINNESOTA EIGHTY-EIGHTH SESSION

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## S.F. No. 2466

## (SENATE AUTHORS: PETERSEN, B., Champion, Nienow, Dibble and Chamberlain)

REVISOR

DATE	D-PG	OFFICIAL STATUS			
03/10/2014	6069	Introduction and first reading			
		Referred to Judiciary			
03/31/2014	7182a	Comm report: To pass as amended and re-refer to Finance			
04/03/2014	7370				
	7373	Second reading			
04/22/2014	8232a	Special Order: Amended			
	8232	Third reading Passed			
05/05/2014	8708	Returned from House with amendment			
	8708	Senate not concur, conference committee of 3 requested			
05/06/2014	8767	Senate conferees Petersen B.; Dibble; Champion			
05/07/2014	8867	House conferees Atkins; Lesch; Cornish			
05/14/2014	9327c	· · · · · · · · · · · · · · · · · · ·			
		Senate adopted CC report and repassed bill			
	9331	Third reading			
	9340	House adopted SCC report and repassed bill			
	10399	Governor's action Approval 05/16/14			
	10400	Secretary of State Chapter 278 05/16/14			
		Effective date 08/01/14			

1.1	A bill for an act
1.2	relating to public safety; requiring law enforcement to secure a tracking warrant
1.3	in order to receive electronic device location information; amending Minnesota
1.4	Statutes 2012, section 626A.28, subdivision 3; proposing coding for new law
1.5	in Minnesota Statutes, chapter 626A.

1.6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

1.7	Section 1. Minnesota Statutes 2012, section 626A.28, subdivision 3, is amended to read:
1.8	Subd. 3. Records concerning electronic communication service or remote
1.9	computing service. (a) Except as provided in paragraph (b) or chapter 325M, a provider
1.10	of electronic communication service or remote computing service may disclose a record
1.11	or other information pertaining to a subscriber to or customer of the service, not including
1.12	the contents of communications covered by subdivision 1 or 2, to any person other than a
1.13	governmental entity.
1.14	(b) A provider of electronic communication service or remote computing service
1.15	may disclose a record or other information pertaining to a subscriber to or customer of the
1.16	service, not including the contents of communications covered by subdivision 1 or 2, to a
1.17	governmental entity only when the governmental entity:
1.18	(1) uses an administrative subpoena authorized by statute, or a grand jury subpoena;
1.19	(2) obtains a warrant;
1.20	(3) obtains a court order for such disclosure under subdivision 4; or
1.21	(4) has the consent of the subscriber or customer to the disclosure.
1.22	(c) A governmental entity receiving records or information under this subdivision is
1.23	not required to provide notice to a subscriber or customer.

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2.1	(d) Notwithstanding paragraph (b), a provider of electronic communication service					
2.2	or remote computing service may not disclose location information covered by section					
2.3				ided in that section.		
2.4	Sec. 2. [626.	A.42] ELECTRON	IC DEVIC	E LOCATION INFO	RMATION.	
2.5	Subdivisio	on 1. Definitions. (	a) The defir	itions in this subdivision	on apply to this	
2.6	section.					
2.7	<u>(b) "Elect</u>	ronic communicatio	n service" ł	as the meaning given in	n section 626A.01,	
2.8	subdivision 17.					
2.9	<u>(c)</u> "Elect	ronic device" means	a device th	at enables access to or u	use of an electronic	
2.10	communication	service, remote con	nputing serv	vice, or location information	ation service.	
2.11	<u>(d)</u> "Gove	rnment entity" mean	ns a state or	local agency, including	but not limited to a	
2.12	law enforcement entity or any other investigative entity, agency, department, division,					
2.13	bureau, board, or commission or an individual acting or purporting to act for or on behalf					
2.14	of a state or local agency.					
2.15	(e) "Location information" means information concerning the location of an					
2.16	electronic device that, in whole or in part, is generated or derived from or obtained by the					
2.17	operation of an electronic device.					
2.18	(f) "Location information service" means the provision of a global positioning					
2.19	service or other mapping, locational, or directional information service.					
2.20	(g) "Remote computing service" has the meaning given in section 626A.34.					
2.21	(h) "Tracking warrant" means an order in writing, in the name of the state, signed					
2.22	by a court other than a court exercising probate jurisdiction, directed to a peace officer,					
2.23	granting the officer access to location information of an electronic device.					
2.24	Subd. 2. Tracking warrant required for location information. (a) Except as					
2.25	provided in paragraph (b), a government entity may not obtain the location information of					
2.26	an electronic device without a tracking warrant. A warrant granting access to location					
2.27	information must be issued only if the government entity shows that there is probable cause					
2.28	the person who possesses an electronic device is committing, has committed, or is about to					
2.29	commit a crime. An application for a warrant must be made in writing and include:					
2.30	(1) the identity of the government entity's peace officer making the application, and					
2.31	the officer authorized	orizing the applicati	on; and			
2.32	<u>(2) a full a</u>	and complete statem	ent of the f	acts and circumstances	relied on by the	
2.33	applicant to just	tify the applicant's b	elief that a	warrant should be issue	ed, including (i)	
2.34	details as to the	particular offense t	hat has beer	n, is being, or is about t	o be committed,	

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3.1	and (ii) the i	dentity of the person	n, if known, co	ommitting the offense	whose location
3.2	information is to be obtained.				
3.3	(b) A government entity may obtain location information without a tracking warrant:				
3.4	<u>(1)</u> who	en the electronic dev	vice is reported	l lost or stolen by the	owner;
3.5	<u>(2) in c</u>	order to respond to the	he user's call f	or emergency services	<u>5;</u>
3.6	<u>(3) wit</u>	h the informed, affir	mative, docun	nented consent of the	owner or user of the
3.7	electronic de	vice;			
3.8	<u>(4) wit</u>	h the informed, affir	mative conser	t of the legal guardian	n or next of kin of
3.9	the owner or	user if the owner or	user is believ	ed to be deceased or r	eported missing and
3.10	unable to be contacted; or				
3.11	<u>(5) in a</u>	n emergency situati	on that involve	es the risk of death or	serious physical harm
3.12	to a person v	vho possesses an ele	ectronic comm	unications device pur	suant to sections
3.13	237.82 and 2	237.83.			
3.14	Subd.	3. Time period and	l extensions.	(a) A tracking warrant	t issued under this
3.15	section must	authorize the collec	tion of location	n information for a pe	eriod not to exceed
3.16	<u>60 days, or t</u>	he period of time ne	ecessary to ach	ieve the objective of	the authorization,
3.17	whichever is	less.			
3.18	<u>(b) Ext</u>	ensions of a tracking	g warrant may	be granted, but only	upon an application
3.19	for an order	and upon the judicia	l finding requ	red by subdivision 2,	paragraph (a). The
3.20	period of ext	ension must be for a	a period not to	exceed 60 days, or th	ne period of time
3.21	necessary to achieve the objective for which it is granted, whichever is less.				
3.22	(c) Paragraphs (a) and (b) apply only to tracking warrants issued for the				
3.23	contemporaneous collection of electronic device location information.				
3.24	Subd.	4. Notice; tempora	ry nondisclos	ure of tracking warr	<b>ant.</b> (a) Within a
3.25	reasonable ti	me but not later that	n 90 days afte	the court unseals the	tracking warrant
3.26	under this su	bdivision, the issuin	g or denying j	udge shall cause to be	served on the persons
3.27	named in the	warrant and the app	olication an in	ventory which shall in	clude notice of:
3.28	<u>(1) the</u>	fact of the issuance	of the warrant	or the application;	
3.29	<u>(2) the</u>	date of the issuance	and the period	d of authorized, appro	ved, or disapproved
3.30	collection of	location information	n, or the denia	l of the application; an	nd
3.31	<u>(3) the</u>	fact that during the	period location	n information was or v	was not collected.
3.32	<u>(b)</u> A tr	acking warrant auth	orizing collect	ion of location inform	ation must direct that:
3.33	<u>(1) the</u>	warrant be sealed for	or a period of 9	00 days or until the ob	jective of the warrant
3.34	has been acc	omplished, whichev	ver is shorter; a	und	
3.35	<u>(2) the</u>	warrant be filed wit	h the court add	ninistrator within ten	days of the expiration
3.36	of the warran	<u>nt.</u>			

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4.1	(c) The prosecutor may request that the tracking warrant, supporting affidavits, and
4.2	any order granting the request not be filed. An order must be issued granting the request in
4.3	whole or in part if, from affidavits, sworn testimony, or other evidence, the court finds
4.4	reasonable grounds exist to believe that filing the warrant may cause the search or a related
4.5	search to be unsuccessful, create a substantial risk of injury to an innocent person, or
4.6	severely hamper an ongoing investigation.
4.7	(d) The tracking warrant must direct that following the commencement of any
4.8	criminal proceeding utilizing evidence obtained in or as a result of the search, the
4.9	supporting application or affidavit must be filed either immediately or at any other time as
4.10	the court directs. Until such filing, the documents and materials ordered withheld from
4.11	filing must be retained by the judge or the judge's designee.
4.12	Subd. 5. Report concerning collection of location information. (a) At the same
4.13	time as notice is provided under subdivision 4, the issuing or denying judge shall report
4.14	to the state court administrator:
4.15	(1) the fact that a tracking warrant or extension was applied for;
4.16	(2) the fact that the warrant or extension was granted as applied for, was modified,
4.17	or was denied;
4.18	(3) the period of collection authorized by the warrant, and the number and duration
4.19	of any extensions of the warrant;
4.20	(4) the offense specified in the warrant or application, or extension of a warrant;
4.21	(5) whether the collection required contemporaneous monitoring of an electronic
4.22	device's location; and
4.23	(6) the identity of the applying investigative or peace officer and agency making
4.24	the application and the person authorizing the application.
4.25	(b) On or before November 15 of each even-numbered year, the state court
4.26	administrator shall transmit to the legislature a report concerning: (1) all tracking warrants
4.27	authorizing the collection of location information during the two previous calendar
4.28	years; and (2) all applications that were denied during the two previous calendar years.
4.29	Each report shall include a summary and analysis of the data required to be filed under
4.30	this subdivision. The report is public and must be available for public inspection at the
4.31	Legislative Reference Library and the state court administrator's office and Web site.
4.32	Subd. 6. Prohibition on use of evidence. (a) Except as proof of a violation of
4.33	this section, no evidence obtained in violation of this section shall be admissible in any
4.34	criminal, civil, administrative, or other proceeding.
4.35	(b) Any location information obtained pursuant to this chapter or evidence derived
4.36	therefrom shall not be received in evidence or otherwise disclosed in any trial, hearing, or

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- 5.1 <u>other proceeding in a federal or state court unless each party, not less than ten days before</u>
- 5.2 <u>the trial, hearing, or proceeding, has been furnished with a copy of the tracking warrant,</u>
- 5.3 and accompanying application, under which the information was obtained. This ten-day
- 5.4 period may be waived by the judge if the judge finds that it was not possible to furnish a
- 5.5 party with the required information ten days before the trial, hearing, or proceeding and
- 5.6 <u>that a party will not be prejudiced by the delay in receiving the information.</u>