SF2466

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S2466-1

## SENATE STATE OF MINNESOTA EIGHTY-EIGHTH SESSION

## S.F. No. 2466

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

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	Comm report: To pass Second reading
04/22/2014	1515	Special Order: Amended Third reading Passed

1.1 1.2	A bill for an act relating to public safety; requiring law enforcement to secure a search warrant in
1.3 1.4	order to receive cell phone tracking data; amending Minnesota Statutes 2012, section 626A.28, subdivision 3; proposing coding for new law in Minnesota
1.5	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) No	otwithstanding paragra	uph (b), a prov	vider of electronic com	munication service
2.2				location information co	
2.3		a government entity e			
2.4	Sec. 2. [	626A.42] ELECTRO	NIC DEVIC	E LOCATION INFO	RMATION.
2.5	Subdiv	vision 1. Definitions.	(a) The defin	itions in this subdivisi	on apply to this
2.6	section.				
2.7	<u>(b)</u> An	u "adverse result" occu	irs when notif	ication of the existence	e of a search warrant
2.8	results in:				
2.9	<u>(1) dan</u>	nger to the life or phy	sical safety of	f an individual <u>;</u>	
2.10	<u>(2) a f</u>	light from prosecution	<u>1;</u>		
2.11	(3) the	e destruction of or tam	pering with e	vidence;	
2.12	<u>(4)</u> the	e intimidation of poter	ntial witnesses	5; or	
2.13	<u>(5)</u> ser	tious jeopardy to an in	vestigation o	undue delay of a trial	<u>.</u>
2.14	<u>(c)</u> "E	lectronic communicat	ion service" h	as the meaning given i	n section 626A.01,
2.15	subdivision	17.			
2.16	<u>(d) "E</u>	lectronic device" mea	ns a device th	at enables access to or	use of an electronic
2.17	communicat	tion service, remote co	omputing serv	vice, or location inform	ation service.
2.18	<u>(e)</u> "G	overnment entity" me	ans a state or	local agency, including	g but not limited to a
2.19	law enforce	ment entity or any oth	er investigati	ve entity, agency, depa	rtment, division,
2.20	bureau, boar	rd, or commission or a	an individual	acting or purporting to	act for or on behalf
2.21	of a state or	local agency.			
2.22	<u>(f)</u> "Lo	ocation information"	means inform	ation concerning the lo	ocation of an
2.23	electronic de	evice that, in whole or	in part, is ge	nerated or derived from	n or obtained by the
2.24	operation of	f an electronic device.			
2.25	<u>(g)</u> "L	ocation information se	ervice" means	the provision of a glo	bal positioning
2.26	service or o	ther mapping, location	nal, or direction	onal information servic	<u>e.</u>
2.27	<u>(h) "R</u>	emote computing serv	vice" has the n	neaning given in section	on 626A.34.
2.28	Subd.	2. Search warrant	required for	location information.	(a) Except as
2.29	provided in	paragraph (b), a gove	rnment entity	may not obtain the loc	ation information
2.30	of an electro	onic device without a	search warrar	t. A warrant granting a	access to location
2.31	information	must be issued only i	f the governn	nent entity shows that t	here is probable
2.32	cause the pe	rson who possesses a	n electronic d	evice is committing, ha	as committed, or is
2.33	about to cor	nmit a crime.			
2.34	<u>(b)</u> A :	government entity ma	y obtain locat	ion information withou	it a search warrant:
2.35	<u>(1) wh</u>	en the electronic devi	ce is reported	lost or stolen by the o	wner;

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3.1	(2) in o	order to respond to th	e user's call fo	or emergency services;	
3.2	(3) with	n the informed, affirr	native, docum	ented consent of the or	wner or user of the
3.3	electronic de	vice;			
3.4	<u>(4) wit</u> l	n the informed, affirr	native consen	t of the legal guardian	or next of kin of
3.5	the owner or	user if the owner or	user is believe	ed to be deceased or re	ported missing and
3.6	unable to be	contacted; or			
3.7	<u>(5) whe</u>	en an emergency inv	olving immed	iate danger of death or	serious physical
3.8	injury to a pe	rson who possesses a	an electronic c	communications device	pursuant to sections
3.9	237.82 and 2	37.83 requires obtair	ning informati	on relating to the emerg	gency without delay,
3.10	and the searc	h is narrowly tailore	d to address th	he emergency.	
3.11	<u>(c) A g</u>	overnment entity exe	ercising the wa	irrantless emergency se	earch authority under
3.12	paragraph (b)	), clause (5), must do	ocument the b	asis for determining th	at an emergency
3.13	involving im	mediate danger of de	eath or serious	s physical injury to a p	erson requires
3.14	obtaining, wi	thout delay, location	information 1	relating to the emergen	cy and, not later
3.15	than 48 hours	s after the date on w	hich the gover	mment entity obtains a	ccess to location
3.16	information,	the government entit	ty shall file wi	th the appropriate cour	rt a signed, sworn
3.17	statement of	a supervisory officia	l setting forth	the grounds for the em	ergency access.
3.18	Subd. 3	3. Time period and	extensions. (a	) A search warrant issu	ed under this section
3.19	must authoriz	ze the collection of lo	ocation inform	ation for a period not t	o exceed 60 days, or
3.20	the period of	time necessary to acl	hieve the object	ctive of the authorization	on, whichever is less.
3.21	<u>(b) Ext</u>	ensions of a warrant	may be grante	ed, but only upon an a	oplication for an
3.22	order and up	on the judicial findin	g required by	subdivision 2. The per	riod of extension
3.23	must be for a	period not to exceed	d 60 days, or t	he period of time neces	ssary to achieve the
3.24	objective for	which it is granted,	whichever is 1	less.	
3.25	<u>(c)</u> Para	agraphs (a) and (b) a	apply only to	search warrants issued	for the
3.26	contemporan	eous collection of el	ectronic devic	e location information	<u>.</u>
3.27	Subd. 4	1. Notice. (a) Notice	e must be give	en to the owner or user	of an electronic
3.28	device whose	e location informatio	n was obtaine	d by a government ent	ity.
3.29	<u>(b) Unl</u>	ess delayed notice is	ordered unde	er paragraph (c), the go	vernment entity
3.30	shall provide	notice to the owner	or user that lo	ocation information wa	s obtained by the
3.31	government	entity from the owne	er's or user's el	lectronic device within	three days of
3.32	obtaining the	location information	n. The notice	must be made by servi	ce or delivered by
3.33	registered or	first-class mail. The	notice must c	ontain the following in	formation:
3.34	<u>(1) the</u>	nature of the govern	ment entity in	quiry, with reasonable	specificity;

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4.1	(2) the location information of the owner or user that was obtained by, supplied to,
4.2	or requested by the government entity and the date on which it was obtained, provided,
4.3	or requested;
4.4	(3) if location information was obtained from a provider of electronic communication
4.5	service or other third party, the identity of the provider of electronic communication
4.6	service or the third party from whom the information was obtained; and
4.7	(4) whether the notification was delayed pursuant to paragraph (c) and, if so, the
4.8	court that granted the delay and the reasons for granting the delay.
4.9	(c) A government entity may include in the application for a warrant a request
4.10	for an order to delay the notification required under this subdivision for a period not to
4.11	exceed 90 days. The court shall issue the order if the court determines that there is reason
4.12	to believe that notification may have an adverse result. Upon expiration of the period of
4.13	delay granted under this subdivision and any extension granted under paragraph (e), the
4.14	government entity shall provide the owner or user a copy of the warrant together with a
4.15	notice pursuant to paragraph (b).
4.16	(d) A government entity may include in its application for a warrant a request for
4.17	an order directing a provider of electronic communication service to which a warrant is
4.18	directed not to notify any other person of the existence of the warrant for a period of not
4.19	more than 90 days. The court shall issue the order if the court determines that there is reason
4.20	to believe that notification of the existence of the warrant may have an adverse result.
4.21	(e) The court, upon application, may grant one or more extensions of orders granted
4.22	under paragraph (c) or (d) for up to an additional 90 days.
4.23	Subd. 5. Reporting. (a) By January 31 of each calendar year, any judge issuing
4.24	or denying a warrant or receiving a report of emergency access to location information
4.25	under subdivision 2 during the preceding calendar year shall report on each warrant or
4.26	notice of emergency access to the state court administrator:
4.27	(1) the date the warrant was applied for or the notice was received;
4.28	(2) the agency making the application or notice;
4.29	(3) the offense, if any, specified in the warrant application, warrant, or notice;
4.30	(4) the nature of the facilities from which, the place where, or the technique by
4.31	which location information was to be obtained;
4.32	(5) the expected number of devices about which location information was obtained;
4.33	(6) whether the warrant was granted as applied for, was modified, or was denied; and
4.34	(7) the period of disclosures authorized by the warrant, and the number and duration
4.35	of any extensions of the warrant.

5.1	(b) In June of each year, beginning in 2014, the state court administrator shall
5.2	transmit to the legislature a full and complete record concerning the number of applications
5.3	for warrants authorizing or requiring the disclosure of location information, the number of
5.4	times access to location information was obtained pursuant to subdivision 2, paragraph
5.5	(b), clause (5), and the number of notices of emergency access received under subdivision
5.6	2, paragraph (b), during the preceding calendar year. The report shall include a summary
5.7	and analysis of the data required to be filed with the state court administrator by paragraph
5.8	(a). The state court administrator is authorized to issue binding regulations dealing with
5.9	the content and form of the reports required to be filed by paragraph (a).
5.10	(c) In June of each year, beginning in 2014, a nonclassified summary of the report
5.11	shall be made publicly available on the Web site for the state court administrator.
3.11	
5.12	Subd. 6. Prohibition on use of evidence. (a) Except as proof of a violation of
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5.12 5.13	Subd. 6. <b>Prohibition on use of evidence.</b> (a) Except as proof of a violation of this section, no evidence obtained in violation of this section shall be admissible in any
5.12 5.13 5.14	Subd. 6. <b>Prohibition on use of evidence.</b> (a) Except as proof of a violation of this section, no evidence obtained in violation of this section shall be admissible in any criminal, civil, administrative, or other proceeding.
<ul><li>5.12</li><li>5.13</li><li>5.14</li><li>5.15</li></ul>	Subd. 6. <b>Prohibition on use of evidence.</b> (a) Except as proof of a violation of this section, no evidence obtained in violation of this section shall be admissible in any criminal, civil, administrative, or other proceeding. (b) Any location information obtained pursuant to this chapter or evidence derived
<ul> <li>5.12</li> <li>5.13</li> <li>5.14</li> <li>5.15</li> <li>5.16</li> </ul>	Subd. 6. <b>Prohibition on use of evidence.</b> (a) Except as proof of a violation of this section, no evidence obtained in violation of this section shall be admissible in any criminal, civil, administrative, or other proceeding. (b) Any location information obtained pursuant to this chapter or evidence derived therefrom shall not be received in evidence or otherwise disclosed in any trial, hearing,
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<ul> <li>5.12</li> <li>5.13</li> <li>5.14</li> <li>5.15</li> <li>5.16</li> <li>5.17</li> <li>5.18</li> </ul>	Subd. 6.Prohibition on use of evidence. (a) Except as proof of a violation ofthis section, no evidence obtained in violation of this section shall be admissible in anycriminal, civil, administrative, or other proceeding.(b) Any location information obtained pursuant to this chapter or evidence derivedtherefrom shall not be received in evidence or otherwise disclosed in any trial, hearing,or other proceeding in a federal or state court unless each party, not less than ten daysbefore the trial, hearing, or proceeding, has been furnished with a copy of the warrant,
<ul> <li>5.12</li> <li>5.13</li> <li>5.14</li> <li>5.15</li> <li>5.16</li> <li>5.17</li> <li>5.18</li> <li>5.19</li> </ul>	<u>Subd. 6.</u> <b>Prohibition on use of evidence.</b> (a) Except as proof of a violation of this section, no evidence obtained in violation of this section shall be admissible in any criminal, civil, administrative, or other proceeding. (b) Any location information obtained pursuant to this chapter or evidence derived therefrom shall not be received in evidence or otherwise disclosed in any trial, hearing, or other proceeding in a federal or state court unless each party, not less than ten days before the trial, hearing, or proceeding, has been furnished with a copy of the warrant, and accompanying application, under which the information was obtained. This ten-day
<ul> <li>5.12</li> <li>5.13</li> <li>5.14</li> <li>5.15</li> <li>5.16</li> <li>5.17</li> <li>5.18</li> <li>5.19</li> <li>5.20</li> </ul>	Subd. 6. <b>Prohibition on use of evidence.</b> (a) Except as proof of a violation of this section, no evidence obtained in violation of this section shall be admissible in any criminal, civil, administrative, or other proceeding. (b) Any location information obtained pursuant to this chapter or evidence derived therefrom shall not be received in evidence or otherwise disclosed in any trial, hearing, or other proceeding in a federal or state court unless each party, not less than ten days before the trial, hearing, or proceeding, has been furnished with a copy of the warrant, and accompanying application, under which the information was obtained. This ten-day period may be waived by the judge if the judge finds that it was not possible to furnish a