KLL/MI

24-07380

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 4787

(SENATE AUTI	HORS: REST	
DATE	D-PG	OFFICIAL STATUS
03/07/2024	12064	Introduction and first reading
		Referred to Judiciary and Public Safety

1.1	A bill for an act
1.2 1.3 1.4	relating to court records; requiring prosecuting authorities to seek protective order for certain evidence clearly offensive to common sensibilities; proposing coding for new law in Minnesota Statutes, chapter 634.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. [634.355] EVIDENCE CLEARLY OFFENSIVE TO COMMON
1.7	SENSIBILITIES.
1.8	(a) This section may be cited as the "Jay Boughton Evidence Access Act."
1.9	(b) In a criminal proceeding, when a prosecuting authority introduces or plans to introduce
1.10	evidence that is clearly offensive to common sensibilities, the public release of which could
1.11	reasonably be foreseen to cause either a significant disruption to the privacy of or severe
1.12	emotional distress to a victim as defined in section 611A.01, paragraph (b), or a third party,
1.13	the prosecuting authority may file the evidence under seal with the court and must seek an
1.14	appropriate protective order from the court to protect the evidence from unnecessary
1.15	disclosure.
1.16	(c) A prosecuting authority must seek an appropriate protective order from the court
1.17	under paragraph (b) to protect the audio recording of a call placed to a 911 system for the
1.18	purpose of requesting service from a law enforcement, fire, or medical agency.
1.19	(d) In determining whether evidence warrants seeking a protective order under paragraph
1.20	(b), a prosecuting authority must give special consideration to a victim or third party who
1.21	is a minor.

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- 2.4 **EFFECTIVE DATE.** This section is effective August 1, 2024, and applies to proceedings
- 2.5 <u>commenced on or after that date.</u>