04/24/23 10:05 am	COUNSEL	PP/LB	SCS0200A-5
04/24/23 10.03 alli	COUNSEL	FF/LD	SCSUZUUA-J

Senator moves to amend the delete-everything amendment (SCS0200A-2) to S.F. No. 200 as follows:

Page 44, after line 17, insert:

1.1

1.2

1.3

1.4

1.5

1.6

1.7

1.8

1.9

1.10

1.11

1.12

1.13

1.14

1.15

1.16

1.17

1.18

1.19

1.20

1.21

1.22

1.23

1.24

1.25

1.26

1.27

1.28

1.29

"ARTICLE 8

COURT RECORDS ACCESS

Section 1. [484.93] COURTHOUSE BUILDING; ATTORNEY ACCESS.

Subdivision 1. Courthouse building access. The district court administrator of each judicial district in consultation with the manager or managers of the courthouse building or buildings and the county board in that district shall provide entry at a secured entrance into the courthouse building to an attorney with a valid private attorney court identification badge without the attorney being subject to an electronic or other physical search of person or belongings. Where feasible, a separate line or entrance must be designated for attorneys with valid private attorney court identification badges. In locations where an attorney must enter with the public, front of the line access must be given to the attorney with a valid badge for entry into the building without being subject to an electronic or other physical search of person or belongings.

Subd. 2. Attorney badge. The district court administrator of each judicial district must provide a private attorney court identification badge to each attorney who is admitted and licensed to practice law in the state, completes an application for a badge, passes a background check, and pays the processing fee. The district court administrator must consult with the State Court Administrator's Office to develop an application form, process, and fee for providing court identification badges to attorneys for entry into courthouse buildings without being subject to electronic or other physical search of person or belongings.

Sec. 2. [484.94] ATTORNEY ACCESS TO COURT RECORDS.

An attorney who is admitted and licensed to practice law in the state may apply for a

Minnesota Government Access account to access electronic court records and documents

stored in the Minnesota Court Information System for cases in state district courts. An

attorney shall be able to view and print case documents and information without cost to the

attorney."