COUNSEL

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1.1	Senator moves to amend S.F. No. 3222 as follows:
1.2	Delete everything after the enacting clause and insert:
1.3	"Section 1. [609.016] COLLECTION OF INFORMATION RELATING TO
1.4	CRIMINAL CASES REQUIRED; ROLE OF STATE COURT ADMINISTRATOR
1.5	AND SENTENCING GUIDELINES COMMISSION; PUBLIC DASHBOARD
1.6	REQUIRED.
1.7	Subdivision 1. Collection of information required. (a) A criminal justice official or
1.8	entity associated with a criminal case shall collect the following information:
1.9	(1) for each jail detainee and criminal defendant:
1.10	(i) full name and known aliases;
1.11	(ii) year of birth;
1.12	(iii) age at arrest;
1.13	(iv) primary language;
1.14	(v) race and ethnicity;
1.15	(vi) sex;
1.16	(vii) gender;
1.17	(viii) indigency status;
1.18	(ix) booking date;
1.19	(x) release date; and
1.20	(xi) all pending cases associated with the defendant and all booking dates and charges
1.21	for each case;
1.22	(2) for each formal charge, including charges resulting in convictions, filed against a
1.23	defendant:
1.24	(i) charge number;
1.25	(ii) charge description;
1.26	(iii) charge statute;
1.27	(iv) charge type;
1.28	(v) charge class severity;

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- (vi) charge disposition; 2.1 (vii) the method of disposition, including pretrial diversion, plea negotiation, or trial; 2.2 (viii) charge disposition date; and 2.3 (ix) the prosecuting office, agency, or attorney; 2.4 (3) for bail or bond pretrial releases: 2.5 (i) date of first appearance before the court; 2.6 (ii) the judge who presided over the defendant's first appearance and set bail; 2.7 (iii) the pretrial evaluation form or data contained in the form, including but not limited 2.8 to the pretrial risk assessment score; 2.9 (iv) the amount of bail, if any, set at first appearance, including whether there was a 2.10 percentage of the bail that could be paid directly to the court; 2.11 (v) other conditions of release, if any, set at first appearance; 2.12 (vi) nonmonetary conditions of release; 2.13 (vii) cash bail or bond amount; 2.14 (viii) date of pretrial release, if any; 2.15 (ix) release type, including release on own recognizance, release on monetary bond, 2.16 release after completed sentence, transfer to prison, transfer to jail in another jurisdiction, 2.17 or transfer to ICE or other federal agencies; 2.18 2.19 (x) time served credit length; 2.20 (xi) bail or bond revocation due to a new offense, a failure to appear, or violation of the terms of bail or bond; and 2.21 2.22 (xii) if revocation occurred, if there was also a reinstatement of the bail or bond; (4) for each criminal case: 2.23 2.24 (i) whether the defendant failed to appear at any hearings and whether warrants were issued; 2.25 2.26 (ii) whether the defendant was charged with a new crime during the pretrial period, including the level of charge and statute charged; 2.27 (iii) defense attorney type, including whether it was a public defender, private counsel 2.28 or contract attorney; and 2.29
 - Section 1.

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3.1	(iv) the outcome of the defendant'	s case, including, bu	t not limited to disn	nissal, acquittal,
3.2	guilty plea, and guilty verdict;			
3.3	(5) for each sentencing:			
3.4	(i) plea date, if any;			
3.5	(ii) sentence date;			
3.6	(iii) charge sentenced to, charge a	number, charge desc	cription, statute, typ	be, and charge
3.7	class severity;			
3.8	(iv) sentence type;			
3.9	(v) sentence length;			
3.10	(vi) fine and fees, and whether th	ey were waived due	e to inability to pay	; and
3.11	(vii) restitution amount ordered,	the amount collected	d, and amount paid	to victim; and
3.12	(6) any other information require	d by the Sentencing	g Guidelines Comm	nission.
3.13	(b) Each official or agency collect	ting the information	n required in parag	raph (a) shall
3.14	forward this information to the Sente	encing Guidelines C	commission and the	e state court
3.15	administrator in a timely manner unc	ler a schedule and fo	ormat directed by the	he commission.
3.16	The commission shall ensure that ea	ch official and agen	cy reports the info	rmation in a
3.17	uniform and consistent format.			
3.18	Subd. 2. Repository of information	on. The state court a	dministrator shall ac	et as a repository
3.19	for the information collected under s	subdivision 1.		
3.20	Subd. 3. Sentencing Guidelines	Commission. (a) T	he Sentencing Gui	delines
3.21	Commission, in consultation with re	presentatives from a	all major criminal l	egal system
3.22	agencies, including but not limited to	o the Department of	Corrections, the st	ate court
3.23	administrator's office and the Judicial	branch, public defen	ders, prosecutors, la	w enforcement,
3.24	probation officers, and community n	onprofits and indivi	idual community m	embers with
3.25	expertise in data systems and pretria	l policy, shall:		
3.26	(1) provide ongoing advice about	the types of data an	alysis necessary for	r understanding
3.27	and evaluating the pretrial system;			
3.28	(2) determine whether additional	information should	be reported under	subdivision 1;
3.29	and			

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4.1	(3) allow for information sharing and problem solving among the officials and agencies
4.2	required to collect information under subdivision 1 or act as the repository of that information
4.3	under subdivision 2.
4.4	(b) Each year beginning January 1, 2025, the court administrator shall submit the prior
4.5	calendar year information collected under subdivision 1 to the Sentencing Guidelines
4.6	Commission. In its annual report to the legislature, the commission shall study, research,
4.7	summarize, and analyze the information. The commission may contract with a nonprofit
4.8	research-based organization to do this.
4.9	Subd. 4. Public dashboard. The Sentencing Guidelines Commission shall create and
4.10	operate an interactive public dashboard of the information collected under subdivision 1.
4.11	The dashboard must be searchable and helpful to members of the public, researchers, and
4.12	other interested parties seeking information.
4.13	Sec. 2. APPROPRIATION.
4.14	Subdivision 1. Sentencing Guidelines Commission. \$ in fiscal year 2025 is
4.15	appropriated from the general fund to the Sentencing Guidelines Commission: (1) to
4.16	implement this act; and (2) for a grant to a nonprofit research-based organization to study,
4.17	research, summarize, and analyze the information collected under Minnesota Statutes,
4.18	section 609.016, subdivision 1, to provide understanding of current and historical practices
4.19	in the state. The grant shall be awarded through a competitive grant process.
4.20	Subd. 2. Public safety. § in fiscal year 2025 is appropriated from the general fund
4.21	to the commissioner of public safety for grants to criminal justice officials and entities to
4.22	hire additional staff, update case management systems, and develop new processes for data
4.23	entry to fully facilitate collecting the information required in Minnesota Statutes, section
4.24	609.016, subdivision 1."

4.25 Amend the title accordingly

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