

FILE NUMBER: Version:	H.F. 151 First engrossment	DATE:	January 27, 2011
Authors:	Cornish		
Subject:	Posting predatory offender information on the Internet		
Analyst:	Jeffrey Diebel, 651-296-5041		

This publication can be made available in alternative formats upon request. Please call 651-296-6753 (voice); or the Minnesota State Relay Service at 1-800-627-3529 (TTY) for assistance. Summaries are also available on our website at: www.house.mn/hrd.

Overview

This bill requires the Department of Corrections to post information on the Internet regarding both level II and III predatory offenders.

Section

- 1 Law enforcement agency; disclosure of information to public. Requires law enforcement agencies that are disclosing information to the public on predatory offenders assigned a risk level II or III by the commissioner of corrections to provide the same information to the commissioner. Currently, this requirement only applies to level III offenders.
- 2 Mandatory posting of information on Internet. Requires the commissioner of corrections to post information on the Internet about predatory offenders assigned risk level II and III. Currently, this requirement only applies to level III offenders.

The only other place on the Internet where Minnesota predatory offender information is posted is on the Bureau of Criminal Apprehension (BCA) predatory offender website and only predatory offenders who are out of compliance with the registration law are posted on the BCA's website.