Unofficial Copy P1

1 AN ACT concerning

2000 Regular Session 0lr0180 CF 0lr0179

By: The Speaker (Administration) and Delegates Franchot, Mandel, Barve, Petzold, DeCarlo, Rosenberg, and Pendergrass

Introduced and read first time: January 28, 2000 Assigned to: Commerce and Government Matters

A BILL ENTITLED

1 11111	ici concen	5		

2	Public Records - Privacy and Data Security
3 4 5 6 7 8 9 10	
12 13 14	

- 17 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 18 MARYLAND, That the Laws of Maryland read as follows:

19 Article - State Government

20 10-624.

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- 21 (a) In this section, "personal record" means a public record that names or, with
- 22 reasonable certainty, otherwise identifies an individual by an identifying factor such
- 23 as:
- 24 (1) an address;

Annotated Code of Maryland

(1999 Replacement Volume)

- 25 (2) a description;
- 26 (3) a finger or voice print;

- **HOUSE BILL 277** 1 (4) a number; or 2 (5) a picture. 3 (B) (1) PERSONAL RECORDS SHALL NOT BE CREATED UNLESS THE NEED 4 FOR THE INFORMATION HAS BEEN CLEARLY ESTABLISHED. 5 PERSONAL INFORMATION SHALL: (2) BE APPROPRIATE AND RELEVANT TO THE PURPOSES FOR (I) 6 7 WHICH IT IS COLLECTED; (II)BE ACCURATE AND CURRENT TO THE GREATEST EXTENT 9 POSSIBLE; AND 10 (III)NOT BE OBTAINED BY FRAUDULENT MEANS. 11 (C) THIS SUBSECTION ONLY APPLIES TO UNITS OF STATE GOVERNMENT. (1) 12 EXCEPT AS OTHERWISE PROVIDED BY LAW, AN OFFICIAL CUSTODIAN (2) 13 WHO KEEPS PERSONAL RECORDS SHALL ENDEAVOR TO COLLECT PERSONAL 14 INFORMATION FROM THE PERSON. AN OFFICIAL CUSTODIAN WHO REQUESTS PERSONAL INFORMATION 16 SHALL PROVIDE THE FOLLOWING INFORMATION TO EACH PERSON FROM WHOM 17 PERSONAL INFORMATION IS COLLECTED: 18 (I) THE PURPOSE FOR WHICH THE INFORMATION IS COLLECTED; 19 (II)ANY SPECIFIC CONSEQUENCES TO THE PERSON FOR REFUSAL 20 TO PROVIDE THE PERSONAL INFORMATION; (III)THE PERSON'S RIGHT TO INSPECT, AMEND, OR CORRECT 21 22 PERSONAL RECORDS, IF ANY; WHETHER THE INFORMATION IS GENERALLY AVAILABLE FOR 23 (IV) 24 PUBLIC INSPECTION; AND WHETHER THE INFORMATION IS MADE AVAILABLE OR 25 (V) 26 TRANSFERRED TO OR SHARED WITH ANY ENTITY OTHER THAN THE OFFICIAL 27 CUSTODIAN. EACH UNIT OF STATE GOVERNMENT SHALL POST ITS PRIVACY 28 29 POLICIES WITH REGARD TO THE COLLECTION OF PERSONAL INFORMATION.
- 30 INCLUDING THE POLICIES SPECIFIED IN THIS SUBSECTION, ON ITS INTERNET WEB
- 31 SITE.
- 32 THE FOLLOWING PERSONAL RECORDS SHALL BE EXEMPT FROM THE
- 33 REQUIREMENTS OF THIS SUBSECTION:

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2	CRIMINAL	LAWS (. ,		ISTRATION OF THE PENAL SYSTEM;
5		TAINED	BY A S	F INVES	MATION CONTAINED IN INVESTIGATIVE MATERIALS ESTIGATING A SPECIFIC VIOLATION OF STATE LAW AGENCY WHOSE PRINCIPAL FUNCTION MAY BE OTHER
7 8	THE CODE	OF MAI	(III) RYLAND		ENT AND OTHER EDUCATIONAL RECORDS DESCRIBED IN LATIONS AND THE CODE OF FEDERAL REGULATIONS;
11 12	INSTITUTI	ONS, EX	CEPT T	DS AT S' HAT TH ER GOV	MATION CONTAINED IN PATIENT MEDICAL AND STATE MEDICAL FACILITIES, HOSPITALS, OR HE EXTENT OF ANY ROUTINE SHARING OF VERNMENTAL AGENCIES SHALL BE DISCLOSED IN EREST;
			(V) E STATI		MATION CONTAINED IN PUBLIC RECORDS WHICH ARE IVIST FOR DEPOSIT IN THE MARYLAND HALL OF
19	PERSONAI	L INFOR	MATION	HAT TH WITH	MATION CONTAINED IN APPLICATIONS FOR HE EXTENT OF ANY ROUTINE SHARING OF THE OTHER GOVERNMENTAL AGENCIES SHALL BE NTEREST; AND
	PROJECTS INSTITUTI			EVIEWI	MATION GATHERED AS PART OF FORMAL RESEARCH ED AND APPROVED BY FEDERALLY MANDATED OS.
24	[(b)]	(D)	(1)	This sub	bsection does not apply to:
25			(i)	a unit in	n the Legislative Branch of the State government;
26			(ii)	a unit in	n the Judicial Branch of the State government; or
27			(iii)	a board	of license commissioners.
			strument	ality shal	umentality of the State government keeps personal all submit an annual report to the Secretary of ubsection.
31		(3)	An annu	ıal report	t shall state:
32			(i)	the name	ne of the unit or instrumentality;
33			(ii)	for each	n set of the personal records:
34				1.	the name;
35				2.	the location; and

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1			3.	if a subunit keeps the set, the name of the subunit;	
2 3	reported:	(iii)	for each	set of personal records that has not been previously	
4			1.	the category of individuals to whom the set applies;	
5 6	contains;		2.	a brief description of the types of information that the set	
7			3.	the major uses and purposes of the information;	
8			4.	by category, the source of information for the set; and	
				the policies and procedures of the unit or instrumentality and record by the person in interest and and security, including controls on access; and	
	changed significant information require		e unit or	set of personal records that has been disposed of or instrumentality last submitted a report, the this paragraph.	
	A unit or instrumentality that has 2 or more sets of personal records may combine the personal records in the report only if the character of the personal records is highly similar.				
18 19	(5) govern the form and			General Services shall adopt regulations that ng under this subsection.	
20	(6)	The ann	nual repor	t shall be available for public inspection.	
	[(c)] (E) The official custodian may permit inspection of personal records for which inspection otherwise is not authorized by a person who is engaged in a research project if:				
24 25	(1) that:	the rese	archer su	bmits to the official custodian a written request	
26		(i)	describe	s the purpose of the research project;	
27		(ii)	describe	s the intent, if any, to publish the findings;	
28		(iii)	describe	s the nature of the requested personal records;	
29 30	protect the identity	(iv) of the pers		es the safeguards that the researcher would take to terest; and	
31 32	official custodian a	(v) pproves ar		at persons in interest will not be contacted unless the rs the contact;	

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1 2		(2) the official custodian is satisfied that the proposed safeguards will at the disclosure of the identity of persons in interest; and					
3	that:	(3)	the researcher makes an agreement with the unit or instrumentality				
5			(i)	defines the scope of the research project;			
6 7	in interest; an	d	(ii)	sets out the safeguards for protecting the identity of the persons			
8 9	breach of con	tract.	(iii)	states that a breach of any condition of the agreement is a			
10	10-633.						
11 12				State government shall have a program for the continual, agement of the records of the unit.			
13	(b)	The prog	gram sha	ll include procedures:			
14		(1)	TOENS	SURE THE SECURITY OF THE RECORDS;			
	record retent			to establish and to revise, in accordance with the regulations, schedules that ensure the prompt and orderly unit no longer needs for its operation; and			
18		[(2)]	(3)	to facilitate compliance with Part V of this subtitle.			
19 20	SECTIO October 1, 20		D BE IT	FURTHER ENACTED, That this Act shall take effect			