

SB0366/403921/1

BY: Judicial Proceedings Committee

AMENDMENT TO SENATE BILL 366
(First Reading File Bill)

On page 6, after line 3, insert:

“(J) (1) SUBJECT TO PARAGRAPHS (3) AND (4) OF THIS SUBSECTION, THE ADMINISTRATION OR A VENDOR CONTRACTED BY THE ADMINISTRATION MAY SHARE DATA COLLECTED UNDER THIS SECTION ONLY:

(I) WHEN REQUIRED BY COURT ORDER;

(II) AS REQUIRED BY STATE LAW;

(III) WITH THE DEPARTMENT OR THE COURT WITH JURISDICTION OVER A PROGRAM PARTICIPANT REGARDING A VIOLATION BY A PARTICIPANT; OR

(IV) FOR RESEARCH PURPOSES, IF THE DATA IS ANONYMIZED.

(2) SUBJECT TO PARAGRAPHS (3) AND (4) OF THIS SUBSECTION, THE ADMINISTRATION OR A VENDOR CONTRACTED BY THE ADMINISTRATION MAY RETAIN DATA COLLECTED UNDER THIS SECTION ONLY TO:

(I) CONFIRM COMPLIANCE WITH PROGRAM REQUIREMENTS; OR

(II) EVALUATE OR IMPROVE THE EFFECTIVENESS OF THE PROGRAM.

(3) THE ADMINISTRATION OR ANY VENDOR CONTRACTED BY THE ADMINISTRATION SHALL REMOVE FROM ITS RECORDS AND DESTROY ANY DATA COLLECTED UNDER THIS SECTION WITHIN 30 DAYS AFTER COLLECTING THE DATA.

(4) DATA COLLECTED UNDER THIS SECTION MAY NOT BE SOLD FOR ANY PURPOSE BY THE ADMINISTRATION OR A VENDOR CONTRACTED BY THE ADMINISTRATION, INCLUDING THE SALE OF SUBSCRIPTIONS OR LICENSES TO ACCESS DATA.”;

and in line 4, strike “(J)” and substitute “(K)”.