Sec. 5. [611.272] ACCESS TO GOVERNMENT DATA.

The district public defender, the state public defender, or an attorney working for a public defense corporation under section 611.216 have access to the criminal justice data communications network described in section 299C.46, as provided in this section. Access to data under this section is limited to data regarding the public defender's own client as necessary to prepare criminal cases in which the public defender has been appointed, including, but not limited to, criminal history data under section 13.87; juvenile offender data under section 299C.095; warrant information data under section 299C.115; incarceration data under section 299C.14; conditional release data under section 299C.147; and diversion program data under section 299C.46, subdivision 5. The public defender does not have access to law enforcement active investigative data under section 13.82, subdivision 10; or confidential arrest warrant indices data under section 13.82, subdivision 12. The public defender has access to the data at no charge, except for the monthly network access charge under section 299C.46, subdivision 3, paragraph (b), and a reasonable installation charge for a terminal.

Presented to the governor April 10, 2000

Signed by the governor April 13, 2000, 4:45 p.m.

CHAPTER 378—S.F.No. 3348

An act relating to health; modifying requirements for potluck events sponsored by organizations; amending Minnesota Statutes 1998, section 157.22.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. Minnesota Statutes 1998, section 157.22, is amended to read:

157.22 EXEMPTIONS.

This chapter shall not be construed to apply to:

- (1) interstate carriers under the supervision of the United States Department of Health and Human Services;
 - (2) any building constructed and primarily used for religious worship;
- (3) any building owned, operated, and used by a college or university in accordance with health regulations promulgated by the college or university under chapter 14;
- (4) any person, firm, or corporation whose principal mode of business is licensed under sections 28A.04 and 28A.05, is exempt at that premises from licensure as a food or beverage establishment; provided that the holding of any license pursuant to sections 28A.04 and 28A.05 shall not exempt any person, firm, or corporation from the

New language is indicated by underline, deletions by strikeout:

applicable provisions of this chapter or the rules of the state commissioner of health relating to food and beverage service establishments;

- (5) family day care homes and group family day care homes governed by sections 245A.01 to 245A.16;
 - . (6) nonprofit senior citizen centers for the sale of home-baked goods; and
- (7) food not prepared at an establishment and brought in by members of an organization individuals attending a polluck event for consumption by members at a the polluck event. An organization sponsoring a polluck event under this clause may advertise the polluck event to the public through any means. Individuals who are not members of an organization sponsoring a polluck event under this clause may attend the polluck event and consume the food at the event. Licensed food establishments cannot be sponsors of polluck events. Polluck event food shall not be brought into a licensed food establishment kitchen.

Presented to the governor April 10, 2000

Signed by the governor April 13, 2000, 4:30 p.m.

CHAPTER 379—S.F.No. 2987

An act relating to cooperatives; amending provisions on the financing and distribution of income for cooperatives; amending Minnesota Statutes 1998, section 308A.705, subdivision 3; Minnesota Statutes 1999 Supplement, section 80A.15, subdivision 2; repealing Minnesota Statutes 1998, sections 308A.031; and 308A.161.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. Minnesota Statutes 1999 Supplement, section 80A.15, subdivision 2, is amended to read:

- Subd. 2. The following transactions are exempted from sections 80A.08 and 80A.16:
 - (a) Any sales, whether or not effected through a broker-dealer, provided that:
- (1) no person shall make more than ten sales of securities of the same issuer pursuant to this exemption, exclusive of sales according to clause (2), during any period of 12 consecutive months; provided further, that in the case of sales by an issuer, except sales of securities registered under the Securities Act of 1933 or exempted by section 3(b) of that act, (i) the seller reasonably believes that all buyers are purchasing for investment, and (ii) the securities are not advertised for sale to the general public in newspapers or other publications of general circulation or otherwise, or by radio, television, electronic means or similar communications media, or through a program of general solicitation by means of mail or telephone; and

New language is indicated by underline, deletions by strikeout.