## Senate Amendment to House File 2226

H-8293 Amend House File 2226, as passed by the House, as 1 2 follows: 3 1. Page 1, before line 10 by inserting: <Sec. . Section 235A.18, subsection 1, paragraph 4 5 a, Code Supplement 2011, is amended to read as follows: a. Report and disposition data relating to a 6 7 particular case of alleged child abuse shall be sealed 8 ten years after the initial placement of the data 9 in the registry unless good cause be shown why the 10 data should remain open to authorized access. If a 11 subsequent report of an alleged case of child abuse 12 involving the child named in the initial data placed in 13 the registry as the victim of abuse or a person named 14 in the data as having abused a child is received by the 15 department within this ten-year period, the data shall 16 be sealed ten years after receipt of the subsequent 17 report unless good cause be shown why the data should 18 remain open to authorized access. However, such 19 report and a person named in the initial data placed 20 in the registry as having abused a child shall have 21 the person's name removed from the registry if that 22 person has not had a subsequent case of alleged abuse 23 which resulted in the person's name being placed in the 24 registry as the person responsible for the abuse within 25 the ten-year period. Report and disposition data shall 26 be made available to the department of justice if the 27 department requests access to the alleged child abuse 28 records for purposes of review by the prosecutor's 29 review committee or commitment of sexually violent 30 predators under chapter 229A.> 2. By renumbering as necessary. 31