

Information to those performing work in prison on commission from the Correctional Services

The Correctional Services obtain personal data about everyone visiting the prison. This also applies to those doing work on prison premises. Under Section 19 of the Personal Data Act the Correctional Services is obliged to draw the person's attention to this.

The purpose of obtaining such information is prison security. The information is used as a basis for deciding whether access to the prison is to be permitted.

The information obtained is:

- Name
- National identity number
- Address
- Police record

The Correctional Services obtain information on police record pursuant to Section 8, second paragraph of the Penal Implementation Act.

The information is stored in the Correctional Services' filing system. Name and time of ingress and egress are also stored electronically.

If the purpose so dictates, personal data may be shared with other administrative bodies such as the police and prosecution authority in conformity with Chapter 3 of the Public Administration Act.

The Personal Data Act directs the processing officer to delete registered personal data when the purpose has lapsed, including in conformity with the Archives Act.

In principle, the person who has been registered is entitled to access to the registered information, confer Section 18 of the Personal Data Act. Access may nevertheless be restricted to such cases as described in Section 23.

The person registered is entitled to demand the correction of information that is incorrect, incomplete or that there is no legal authority to process, confer Section 27 of the Personal Data Act.

Questions regarding processing of personal data by the Correctional Services may be directed to the Correctional Services' central administration (*KSF*), which has the responsibility for processing.