2025 -- H 5360

LC000831

STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2025

AN ACT

RELATING TO CRIMINAL PROCEDURE -- ELECTRONIC INFORMATION AND DATA PRIVACY ACT

Introduced By: Representatives Place, Quattrocchi, and Felix

Date Introduced: February 07, 2025

Referred To: House Judiciary

It is enacted by the General Assembly as follows:

transmitted data of an electronic device;

18

1	SECTION 1. Title 12 of the General Laws entitled "CRIMINAL PROCEDURE" is hereby
2	amended by adding thereto the following chapter:
3	CHAPTER 34
4	ELECTRONIC INFORMATION AND DATA PRIVACY ACT
5	<u>12-34-1. Short title.</u>
6	This chapter shall be known and may be cited as the "Electronic Information and Data
7	Privacy Act".
8	<u>12-34-2. Definitions.</u>
9	As used in this chapter:
10	(1) "Electronic communication service" means a service that provides to users of the
11	service the ability to send or receive wire or electronic communications.
12	(2) "Electronic device" means a device that enables access to or use of an electronic
13	communication service, remote computing service, or location information service.
14	(3) "Electronic information or data" means information or data including a sign, signal,
15	writing, image, sound or intelligence of any nature transmitted or stored, in whole or in part, by a
16	wire, radio, electromagnetic, photo-electronic, or photo-optical system:
17	(i) "Electronic information or data" includes the location information, stored data, or

1	(ii) "Electronic information or data" does not include:
2	(A) A wire or oral communication;
3	(B) A communication made through a tone-only paging device; or
4	(C) Electronic funds transfer information stored by a financial institution in a
5	communications system used for the electronic storage and transfer of money.
6	(4) "Law enforcement agency" means an entity of the state or a political subdivision of the
7	state including any municipality within the state, or any agency acting on their behalf, that exists
8	primarily to prevent, detect, or prosecute crime and enforce criminal statutes or ordinances.
9	(5) "Location information" means information obtained by means of a tracking device,
10	concerning the location of an electronic device that, in whole or in part, is generated or derived
11	from or obtained from the operation of an electronic device.
12	(6) "Location information service" means the provision of a global positioning service or
13	other mapping, location, or directional information service.
14	(7) "Oral communication" means any oral communication uttered by a person exhibiting
15	an expectation that the communication is not subject to interception under circumstances justifying
16	that expectation.
17	(8) "Remote computing service" means the provision to the public of computer storage or
18	processing services by means of an electronic communication system.
19	(9) "Transmitted data" means electronic information or data that is transmitted wirelessly
20	<u>from:</u>
21	(i) An electronic device to another electronic device without the use of an intermediate
22	connection or relay; or
23	(ii) An electronic device to a nearby antenna.
24	(10) "Wire communications" means any aural transfer made, in whole or in part, through
25	the use of facilities for the transmission of communications by the aid of wire, cable, or other like
26	connection between the point of origin and the point of reception, (including the use of the
27	connection in a switching station) furnished or operated by any person engaged in providing or
28	operating the facilities for the transmission of communications. The term includes any electronic
29	storage of the communication.
30	12-34-3. Electronic information or data privacy-Warrant required for disclosure.
31	(a) Except as provided in subsection (e) of this section, for a criminal investigation or
32	prosecution, a law enforcement agency shall not obtain the following electronic information or
33	data, without a search warrant issued by a court upon a finding of probable cause:
34	(1) The location information, stored data, or transmitted data of an electronic device; or

1	(2) Electronic information of data transmitted by the owner of the electronic information
2	or data to a remote computing service provider.
3	(b) Except as provided in subsection (d) of this section, a law enforcement agency shall not
4	use, copy, or disclose, for any purpose, the location information, stored data, transmitted data of an
5	electronic device, or electronic information or data provided by a remote computing service
6	provider, that:
7	(1) Is not the subject of the warrant; and
8	(2) Is collected as part of an effort to obtain the location information, stored data,
9	transmitted data of an electronic device, or electronic information or data provided by a remote
10	computing service provider that is the subject of the warrant described in subsection (a) of this
11	section.
12	(c) A law enforcement agency may use, copy, or disclose the transmitted data of an
13	electronic device used to communicate with the electronic device that is the subject of the warrant,
14	if the law enforcement agency reasonably believes that the transmitted data is necessary to achieve
15	the objective of the warrant.
16	(d) The electronic information or data described in subsection (b) of this section shall be
17	destroyed in an unrecoverable manner by the law enforcement agency as soon as reasonably
18	possible after the electronic information is collected.
19	(e) A law enforcement agency may obtain location information without a warrant for an
20	electronic device:
21	(1) If the device is reported stolen by the owner;
22	(2) With the informed, affirmative consent of the owner or user of the electronic device;
23	(3) In accordance with a judicially recognized exception to the warrant requirement;
24	(4) If the owner has voluntarily and publicly disclosed the location information; or
25	(5) From the remote computing service provider, if the remote computing service provider
26	voluntarily discloses the location information:
27	(i) Under a belief that an emergency exists involving an imminent risk to an individual of
28	death, serious physical injury, sexual abuse, live-streamed sexual exploitation, kidnapping, or
29	human trafficking; or
30	(ii) That is inadvertently discovered by the remote computing service provider and appears
31	to pertain to the commission of a felony, or of a misdemeanor involving physical violence, sexual
32	abuse, or dishonesty.
33	(f) A law enforcement agency may obtain stored or transmitted data from an electronic
34	device, or electronic information or data transmitted by the owner of the electronic information or

1	data to a remote computing service provider, without a warrant:
2	(1) With the informed consent of the owner of the electronic device or electronic
3	information or data;
4	(2) In accordance with a judicially recognized exception to the warrant requirement;
5	(3) In connection with a report forwarded by the National Center for Missing and Exploited
6	Children under 18 U.S.C. § 2258A; or
7	(4) From the remote computing service provider, if the remote computing service provider
8	voluntarily discloses the location information:
9	(i) Under a belief that an emergency exists involving an imminent risk to an individual of
10	death, serious physical injury, sexual abuse, live-streamed sexual exploitation, kidnapping, or
11	human trafficking; or
12	(ii) That is inadvertently discovered by the remote computing service provider and appears
13	to pertain to the commission of a felony, or of a misdemeanor involving physical violence, sexual
14	abuse, or dishonesty.
15	(g) A prosecutor may obtain a judicial order based on a finding of probable cause,
16	consistent with 18 U.S.C. §§ 2703 and 2702(b) and (c), to the electronic communications system
17	or service or remote computing service provider that owns or controls the Internet protocol address,
18	websites, email address, or service to a specific telephone number, requiring the production of the
19	following information, if available, upon providing in the court order the Internet protocol address,
20	email address, telephone number, or other identifier, and the dates and times the address, telephone
21	number, or other identifier suspected of being used in the commission of the offense;
22	(1) Names of subscribers, service customers, and users;
23	(2) Addresses of subscribers, service customers, and users;
24	(3) Records of session times and durations;
25	(4) Length of service, including the start date and types of service utilized; and
26	(5) Telephone or other instrument subscriber numbers or other subscriber identifiers,
27	including any temporarily assigned network address.
28	(h) An electronic communication service provider or remote computing service provider,
29	their officers, agents, employees or other specified individuals acting pursuant to and in accordance
30	with the provisions of this chapter, may not be held liable for providing information, facilities, or
31	assistance in good faith reliance on the terms of the warrant or without a warrant in accordance
32	with subsections (e) and (f) of this section.
33	(i) Nothing in this chapter affects the provisions of chapter 2 of title 38, (access to public
34	records act,) or limits or affects the rights of an employer to voluntarily provide location

1	minormation, stored or transmitted data from an electronic device, or electronic information or data
2	transmitted by an employee utilizing an electronic device owned by the employer.
3	12-34-4. Notification required - Delayed notification.
4	(a) Except as provided in subsection (b) of this section, a law enforcement agency that
5	executes a warrant pursuant to this chapter shall, within fourteen (14) days after the day on which
6	the electronic information or data that is the subject of the warrant is obtained by the law
7	enforcement agency, issue a notification to the owner of the electronic device or electronic
8	information or data specified in the warrant that includes the following information:
9	(1) That a warrant was applied for and granted;
10	(2) The kind of warrant issued;
11	(3) The period of time during which the collection of the electronic information or data was
12	authorized;
13	(4) The offense specified in the application for the warrant;
14	(5) The identity of the law enforcement agency that filed the application; and
15	(6) The identity of the judge or magistrate who issued the warrant.
16	(b) The notification requirement of subsection (a) of this section, shall not be triggered
17	until the owner of the electronic device or electronic information or data specified in the warrant is
18	known, or could reasonably be identified, by the law enforcement agency.
19	(c) A law enforcement agency seeking a warrant pursuant to this chapter may submit a
20	request, and the court may grant permission, to delay notification required by subsection (a) of this
21	section for a period not to exceed thirty (30) days, if the court determines that there is reasonable
22	cause to believe that the notification may:
23	(1) Endanger the life or physical safety of an individual;
24	(2) Cause a person to flee from prosecution;
25	(3) Lead to the destruction of evidence;
26	(4) Intimidate a potential witness; or
27	(5) Otherwise seriously jeopardize an investigation or unduly delay a trial.
28	(d) When a delay of notification is granted under subsection (c) of this section and upon
29	application by the law enforcement agency, the court may grant additional extensions of up to thirty
30	(30) days each.
31	(e) Notwithstanding subsection (d) of this section, when a delay of notification is granted
32	under subsection (c) of this section, and upon application by a law enforcement agency, the court
33	may grant an additional extension of up to sixty (60) days if the court determines that a delayed
34	notification is justified because the investigation involving the warrant:

I	(1) Is interstate in nature and sufficiently complex; or
2	(2) Is likely to extend up to or beyond an additional sixty (60) days.
3	(f) Upon expiration of the period of delayed notification granted under subsections (c) or
4	(d) of this section, the law enforcement agency shall serve upon or deliver by first-class mail, or by
5	other means if delivery is impracticable, to the owner of the electronic device or electronic
6	information or data a copy of the warrant together with notice that:
7	(1) States with reasonable specificity the nature of the law enforcement inquiry including:
8	(i) The information described in subsection (a) of this section;
9	(ii) A statement that notification of the search was delayed;
10	(iii) The name of the court that authorized the delay of notification; and
11	(iv) A reference to the provision of this chapter that allowed the delay of notification.
12	(g) A law enforcement agency is not required to notify the owner of the electronic device
13	or electronic information or data if the owner is located outside of the United States.
14	12-34-5. Third-party electronic information or data.
15	(a) As used in this section, "subscriber record" means a record or information of a provider
16	of an electronic communication service or remote computing service that reveals the subscriber's
17	or customer's:
18	(1) Name;
19	(2) Address;
20	(3) Local and long distance telephone connection record, or record of session time and
21	duration;
22	(4) Length of service, including the start date;
23	(5) Type of service used;
24	(6) Telephone number, instrument number, or other subscriber or customer number or
25	identification, including a temporarily assigned network address; and
26	(7) Means and source of payment for the service, including credit card or bank account
27	numbers.
28	(b) Except for purposes of grand jury testimony or use at trial after indictment, a law
29	enforcement agency shall not obtain, use, copy or disclose a subscriber record.
30	(c) A law enforcement agency shall not obtain, use, copy or disclose, for a criminal
31	investigation or prosecution, any record or information, other than a subscriber record, of a provider
32	of an electronic communication service or remote computing service related to a subscriber or
33	customer without a warrant.
34	(d) Notwithstanding subsections (b) and (c) of this section, a law enforcement agency may

1	obtain, use, copy of discrose a subscriber record, of other record of information related to a
2	subscriber or customer, without a warrant:
3	(1) With the informed, affirmed consent of the subscriber or customer;
4	(2) In accordance with a judicially recognized exception to warrant requirements;
5	(3) If the subscriber or customer voluntarily discloses the record in a manner that is publicly
6	accessible; or
7	(4) If the provider of an electronic communication service or remote computing service
8	voluntarily discloses the record:
9	(i) Under a belief that an emergency exists involving the imminent risk to an individual of:
10	(A) Death;
11	(B) Serious physical injury;
12	(C) Sexual abuse;
13	(D) Live-streamed sexual exploitation;
14	(E) Kidnapping; or
15	(F) Human trafficking;
16	(ii) That is inadvertently discovered by the provider, if the record appears to pertain to the
17	commission of:
18	(A) A felony; or
19	(B) A misdemeanor involving physical violence, sexual abuse or dishonesty; or
20	(iii) Subject to subsection (d) of this section, as otherwise permitted under 18 U.S.C. §
21	<u>2702.</u>
22	(e) A provider of an electronic communication service or remote computing service, or the
23	provider's officers, agents, or other specified persons shall not be held liable for providing
24	information facilities, or assistance in good faith reliance on the terms of a warrant issued under
25	this section, or without a warrant in accordance with subsection (d) of this section.
26	12-34-6. Exclusion of records.
27	All electronic information or data and records of a provider of an electronic communication
28	service or remote computing service pertaining to a subscriber or customer that are obtained in
29	violation of the provisions of this chapter shall be subject to the rules governing exclusion as if the
30	records were obtained in violation of the Fourth Amendment to the United States Constitution and
31	Article 1, Section 6 of the Rhode Island Constitution.
32	SECTION 2. Sections 12-5.2-1, 12-5.2-2, 12-5.2-3 and 12-5.2-4 of the General Laws in
33	Chapter 12-5.2 entitled "Pen Registers and Trap and Trace Devices" are hereby amended to read
34	as follows:

1	<u>12-5.2-1. Definitions.</u>
2	As used in this chapter:
3	(1) "Designated offense" means the offenses of:
4	(i) Murder, robbery, kidnapping, extortion, assault with a dangerous weapon, and assault
5	with intent to rob or murder;
6	(ii) Arson in the first degree, arson in the second degree, or arson in the third degree;
7	(iii) Bribery; larceny involving the receipt of stolen property of a value of more than five
8	hundred dollars (\$500);
9	(iv) Any violation of chapter 28 of title 21 where the offense is punishable by imprisonment
0	for more than one year;
1	(v) Any violation of chapters 19, 47, or 51 of title 11, where the offense is punishable by
2	imprisonment for more than one year;
.3	(vi) The lending of money at a rate of interest in violation of law; and
.4	(vii) Conspiracy to commit any of the offenses provided in this subdivision;
.5	(2) "Pen register" means a device which records or decodes electronic or other impulses
6	which identify the numbers dialed or otherwise transmitted on the telephone line to which the
7	device is attached, but does not include any device used by a provider or customer of a wire or
8	electronic communication service for billing, or recording as an incident to billing, for
9	communications services provided by the provider or any device used by a provider or customer of
20	a wire communication service for cost accounting or other like purposes in the ordinary course of
21	its business;
22	(3) "Stingray" means any cell-site simulator device which forces nearby mobile phones and
23	other cellular data devices to connect to it, or forces a temporary connection with cellular devices
24	for the purpose of downloading the IMSI, ESN, or other identifying data from each of the cellular
25	phones or cellular data devices which are forced to connect to the device;
26	(3)(4) "Trap and trace device" means a device which captures the incoming electronic or
27	other impulses which identify the originating number of an instrument or device from which a wire
28	or electronic communication was transmitted;
29	(4)(5) "Wire communications" has the meaning set forth in § 12-5.1-1.
80	12-5.2-2. Application for an order for a pen register or a trap and trace device
31	Application for an order for a pen register, a trap and trace device or a stingray.
32	(a)(1) The attorney general or an assistant attorney general designated by the attorney
33	general may make application for an order or an extension of an order pursuant to the provisions
34	of § 12-5.2-3 authorizing or approving the installation and use of a pen register, or a trap and trace

1	device, or stingray under this chapter, in writing under oath or equivalent affirmation, to the
2	presiding justice of the superior court or his or her designee in order to obtain information regarding
3	a designated offense.
4	(2) Any law enforcement officer set forth in § 12-5-3 may make application for an order or
5	an extension of an order under § 12-5.2-3 authorizing or approving the installation and use of a pen
6	register, or a trap and trace device, or stingray under chapter, in writing under oath or equivalent
7	affirmation to the presiding justice of the superior court or his or her designee.
8	(b) An application pursuant to subsection (a) of this section shall include:
9	(1) The identity of the attorney general, assistant attorney general, or the law enforcement
10	officer making the application and the identity of the law enforcement agency conducting the
11	investigation; and
12	(2) A certification by the applicant that the information likely to be obtained is relevant and
13	necessary to an ongoing criminal investigation, that other investigative procedures have been or are
14	being initiated or conducted, and that the request for the issuance of the pen register and/or trap and
15	trace device, or stingray is necessary to further an ongoing criminal investigation being conducted
16	by that agency.
17	12-5.2-3. Issuance of an order for a pen register or a trap and trace device Issuance
18	of an order for a pen register, trap and trace device, or stingray.
18 19	of an order for a pen register, trap and trace device, or stingray. (a)(1) Upon an application made pursuant to § 12-5.2-2, the court shall enter an ex parter
19	(a)(1) Upon an application made pursuant to § 12-5.2-2, the court shall enter an ex parte
19 20	(a)(1) Upon an application made pursuant to § 12-5.2-2, the court shall enter an ex parter order authorizing the installation and use of a pen register or a trap and trace device, or stingray if
19 20 21	(a)(1) Upon an application made pursuant to § 12-5.2-2, the court shall enter an ex parter order authorizing the installation and use of a pen register or a trap and trace device, or stingray if the court is reasonably satisfied that the information likely to be obtained by the installation and
19 20 21 22	(a)(1) Upon an application made pursuant to § 12-5.2-2, the court shall enter an ex parter order authorizing the installation and use of a pen register or a trap and trace device, or stingray if the court is reasonably satisfied that the information likely to be obtained by the installation and use is relevant and necessary to further an ongoing criminal investigation and that use of a pen
19 20 21 22 23	(a)(1) Upon an application made pursuant to § 12-5.2-2, the court shall enter an ex parter order authorizing the installation and use of a pen register or a trap and trace device, or stingray if the court is reasonably satisfied that the information likely to be obtained by the installation and use is relevant and necessary to further an ongoing criminal investigation and that use of a pen register, or trap and trace device, or stingray is the least intrusive way to obtain the information
19 20 21 22 22 23	(a)(1) Upon an application made pursuant to § 12-5.2-2, the court shall enter an ex parter order authorizing the installation and use of a pen register or a trap and trace device, or stingray if the court is reasonably satisfied that the information likely to be obtained by the installation and use is relevant and necessary to further an ongoing criminal investigation and that use of a pen register, or trap and trace device, or stingray is the least intrusive way to obtain the information sought.
19 20 21 22 22 23 24	(a)(1) Upon an application made pursuant to § 12-5.2-2, the court shall enter an ex parter order authorizing the installation and use of a pen register or a trap and trace device, or stingray if the court is reasonably satisfied that the information likely to be obtained by the installation and use is relevant and necessary to further an ongoing criminal investigation and that use of a pen register, or trap and trace device, or stingray is the least intrusive way to obtain the information sought. (2) An order issued under this section shall specify:
19 20 21 22 22 23 24 25 26	(a)(1) Upon an application made pursuant to § 12-5.2-2, the court shall enter an ex parter order authorizing the installation and use of a pen register or a trap and trace device, or stingray if the court is reasonably satisfied that the information likely to be obtained by the installation and use is relevant and necessary to further an ongoing criminal investigation and that use of a pen register, or trap and trace device, or stingray is the least intrusive way to obtain the information sought. (2) An order issued under this section shall specify: (i) The identity, if known, of the person to whom is leased or in whose name is listed the
19 20 21 22 22 23 24 25 26	(a)(1) Upon an application made pursuant to § 12-5.2-2, the court shall enter an ex parter order authorizing the installation and use of a pen register or a trap and trace device, or stingray if the court is reasonably satisfied that the information likely to be obtained by the installation and use is relevant and necessary to further an ongoing criminal investigation and that use of a pen register, or trap and trace device, or stingray is the least intrusive way to obtain the information sought. (2) An order issued under this section shall specify: (i) The identity, if known, of the person to whom is leased or in whose name is listed the telephone line to which the pen register, or trap and trace device, or stingray is to be attached;
19 20 21 22 22 23 24 25 26 27 28	(a)(1) Upon an application made pursuant to § 12-5.2-2, the court shall enter an ex parter or authorizing the installation and use of a pen register or a trap and trace device, or stingray if the court is reasonably satisfied that the information likely to be obtained by the installation and use is relevant and necessary to further an ongoing criminal investigation and that use of a pen register, or trap and trace device, or stingray is the least intrusive way to obtain the information sought. (2) An order issued under this section shall specify: (i) The identity, if known, of the person to whom is leased or in whose name is listed the telephone line to which the pen register, or trap and trace device, or stingray is to be attached; (ii) The identity of the person who is the subject of the criminal investigation;
19 20 21 22 23 24 25 26 27 28	(a)(1) Upon an application made pursuant to § 12-5.2-2, the court shall enter an ex parter order authorizing the installation and use of a pen register or a trap and trace device, or stingray if the court is reasonably satisfied that the information likely to be obtained by the installation and use is relevant and necessary to further an ongoing criminal investigation and that use of a pen register, or trap and trace device, or stingray is the least intrusive way to obtain the information sought. (2) An order issued under this section shall specify: (i) The identity, if known, of the person to whom is leased or in whose name is listed the telephone line to which the pen register, or trap and trace device, or stingray is to be attached; (ii) The identity of the person who is the subject of the criminal investigation; (iii) The number and physical location of the telephone line to which the pen register or
19 20 21 22 23 24 25 26 27 28 29	(a)(1) Upon an application made pursuant to § 12-5.2-2, the court shall enter an ex parter or authorizing the installation and use of a pen register or a trap and trace device, or stingray if the court is reasonably satisfied that the information likely to be obtained by the installation and use is relevant and necessary to further an ongoing criminal investigation and that use of a pen register, or trap and trace device, or stingray is the least intrusive way to obtain the information sought. (2) An order issued under this section shall specify: (i) The identity, if known, of the person to whom is leased or in whose name is listed the telephone line to which the pen register, or trap and trace device, or stingray is to be attached; (ii) The identity of the person who is the subject of the criminal investigation; (iii) The number and physical location of the telephone line to which the pen register or trap and trace device is to be attached and, in the case if of a trap and trace device, the geographic
19 20 21 22 23 24 25 26 27 28 29 30	(a)(1) Upon an application made pursuant to § 12-5.2-2, the court shall enter an ex parter or authorizing the installation and use of a pen register or a trap and trace device, or stingray if the court is reasonably satisfied that the information likely to be obtained by the installation and use is relevant and necessary to further an ongoing criminal investigation and that use of a pen register, or trap and trace device, or stingray is the least intrusive way to obtain the information sought. (2) An order issued under this section shall specify: (i) The identity, if known, of the person to whom is leased or in whose name is listed the telephone line to which the pen register, or trap and trace device, or stingray is to be attached; (ii) The identity of the person who is the subject of the criminal investigation; (iii) The number and physical location of the telephone line to which the pen register or trap and trace device is to be attached and, in the case if of a trap and trace device, the geographic limits of the trap and trace device, order or stingray;

and technical assistance necessary to accomplish the installation of the pen register, or a trap and trace device, or stingray under § 12-5.2-4.

- 3 (b) An order issued pursuant to this section shall authorize the installation and use of a pen 4 register, or a trap and trace device, or stingray for a period not to exceed sixty (60) days.
 - (c) Extensions of the order may be granted only upon an application for an order pursuant to § 12-5.2-2, and upon the judicial finding required by subdivision (a)(1) of this section. The period of extension shall be a period not to exceed sixty (60) days.
 - (d) An order authorizing or approving the installation and use of a pen register or a trap and trace device, or stingray shall direct that:
 - (1) The order is sealed until otherwise ordered by the court; and
 - (2) The person owning or leasing the line to which the pen register, or a trap and trace device, or stingray is attached, or who has been ordered by the court to provide assistance to the applicant, not disclose the existence of the pen register or trap and trace device or the existence of the investigation to the listed subscriber, or to any other person, unless or until otherwise ordered by the court.

12-5.2-4. Assistance in installation and use of pen register or a trap and trace device Assistance in installation and use of pen register, a trap and trace device or a stingray.

- (a) Upon the request of the attorney general, assistant attorney general, or law enforcement officer authorized to install and use a pen register under this chapter, a provider of wire communication service shall immediately furnish the attorney general, assistant attorney general, or law enforcement officer all information, facilities, and technical assistance necessary to accomplish the installation of the pen register or a stingray unobtrusively, and with a minimum of interference with the services that the person so ordered by the court accords the party with respect to whom the installation and use is to take place, if the assistance is directed by a court order as provided in § 12-5.2-3.
- (b) Upon the request of the attorney general, assistant attorney general, or an officer of a law enforcement agency authorized to receive the results of a trap and trace device or a stingray under this chapter, a provider of a wire communication service shall immediately install the device on the appropriate line and shall furnish the investigative or law enforcement officer all additional information, facilities, and technical assistance including installation and operation of the device unobtrusively and with a minimum of interference with the services that the person so ordered by the court accords the party with respect to whom the installation and use is to take place, if the installation and assistance is directed by a court order as provided in § 12-5.2-3. Unless otherwise ordered by the court, the results of the trap and trace device or a stingray shall be furnished to the

- 1 attorney general, assistant attorney general, or officer of a law enforcement agency, designated by 2 the court, at reasonable intervals during regular business hours for the duration of the order.
- 3 (c) A provider of a wire communication service who furnishes facilities or technical 4 assistance pursuant to this section shall be reasonably compensated for reasonable expenses 5 incurred in providing these facilities and assistance.
- 6 (d) No cause of action shall lie in any court against any provider of a wire communication 7 service, its officers, employees, or agents, or other specified persons for providing information, 8 facilities, or assistance in accordance with the terms of a court order under this chapter.
- 9 (e) Good faith reliance on a court order, a legislative authorization, or a statutory 10 authorization shall be an absolute defense against any civil or criminal action brought pursuant to this chapter or any other law.
- 12 SECTION 3. This act shall take effect upon passage.

LC000831

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EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

$A\ N\quad A\ C\ T$

RELATING TO CRIMINAL PROCEDURE -- ELECTRONIC INFORMATION AND DATA PRIVACY ACT

1	This act would require law enforcement agencies to obtain search warrants for electronic
2	information, data, location information and other identifying information of subscribers and
3	customers except in specified circumstances. Additionally, this act would prohibit the use of a
4	stingray cell-site simulator by any law enforcement agency except upon application for its use and
5	the granting of an order by the presiding justice of the superior court.
6	This act would take effect upon passage.

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