As Passed by the Senate

135th General Assembly

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Sub. S. B. No. 100

Senators Manning, Antonio

Cosponsors: Senators Kunze, Blessing, Brenner, Cirino, Craig, DeMora, Dolan, Gavarone, Hackett, Hicks-Hudson, Huffman, S., Ingram, Johnson, Landis, Reineke, Reynolds, Roegner, Romanchuk, Rulli, Schaffer, Smith, Sykes, Wilkin, Wilson

A BILL

To enact section 2903.216 of the Revised Code to	1
generally prohibit a person from knowingly	2
installing a tracking device or application on	3
another person's property without the other	4
person's consent or failing to remove or ensure	5
removal of such a device or application from	6
another person's property if the other person	7
gave consent and subsequently revokes it.	8

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That section 2903.216 of the Revised Code be	9
enacted to read as follows:	10
Sec. 2903.216. (A) As used in this section:	11
(1) "Business entity" means any form of corporation,	12
partnership, association, cooperative, joint venture, business	13
trust, or sole proprietorship that conducts business in this	14
<u>state.</u>	15

(2) "Business of private investigation" and "private	16
investigator" have the same meanings as in section 4749.01 of	17
the Revised Code.	18
(3) "Disabled adult" and "elderly person" have the same	19
meanings as in section 2913.01 of the Revised Code.	20
(4) "Law enforcement agency" means any organization or	21
unit comprised of law enforcement officers, and also includes	22
any federal or military law enforcement agency.	23
(5) "Person" means an individual, but does not include a	24
business entity.	25
(6) "Ohio protection order" means a protection order	26
issued or consent agreement approved pursuant to section 2919.26	27
or 3113.31 of the Revised Code, a protection order issued	28
pursuant to section 2151.34, 2903.213, or 2903.214 of the	29
Revised Code, or a no contact order issued as any of the	30
<u>following:</u>	31
(a) As part of a person's sentence under a community	32
control sanction imposed under section 2929.16, 2929.17,	33
2929.26, or 2929.27 of the Revised Code;	34
(b) As a term or condition of a person's release under_	35
section 2929.20 of the Revised Code;	36
	0.5
(c) As a post-release control sanction imposed as a	37
condition of a person's post-release control under section	38
2967.28 of the Revised Code;	39
(d) As a term of supervision for a person transferred to	40
transitional control under section 2967.26 of the Revised Code;	41
(e) As a term or condition of the intervention plan of a	42
person granted intervention in lieu of conviction under section	43

2951.041 of the Revised Code.

(7) "Protection order issued by a court of another state"	45
has the same meaning as in section 2919.27 of the Revised Code.	46
(8) "Tracking application" means any software program that	47
permits a person to remotely determine or track the position or	48
movement of another person or another person's property.	49
(0) "muching device" means on electronic or mechanical	50
(9) "Tracking device" means an electronic or mechanical	50
device that permits a person to remotely determine or track the	51
position or movement of another person or another person's	52
property.	53
(B) Except as otherwise provided in division (D) of this	54
section, no person shall knowingly do either of the following:	55
(1) Install a tracking device or tracking application on	56
another person's property without the other person's consent or	57
cause a tracking device or tracking application to track the	58
position or movement of another person or another person's	59
property without the other person's consent;	60
(2) If the person installed a tracking device or tracking	61
application on another's property with the other person's	62
consent and the other person subsequently revokes that consent,	63
fail to remove or ensure the removal of the device or	64
application after the other person revokes the consent.	65
(C)(1) For purposes of this section, if a person has given	66
consent for another to install a tracking device or tracking	67
application on the consenting person's property, it is presumed	68
that the consenting person has revoked that consent if any of	69

(a) The consenting person and the person to whom consent

the following applies:

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was given are lawfully married and one of them files a petition	72
for divorce or dissolution of marriage from the other;	73
(b) The consenting person or the person to whom consent	74
was given files a petition or motion under section 2151.34,	75
2903.213, 2903.214, 2919.26, or 3113.31 of the Revised Code	76
requesting the issuance against the other person of an Ohio	77
protection order under the section;	78
(c) An Ohio protection order is issued against the other	79
person, and the person to be protected under the order is the	80
consenting person.	81
(2) Revocation of consent under this division is effective	82
upon the service of the petition or motion or an Ohio protection	83
<u>order.</u>	84
(D) This section does not apply to any of the following:	85
(1) A law enforcement officer, or any law enforcement	86
(1) A law enforcement officer, or any law enforcement agency, that installs a tracking device or tracking application	86 87
agency, that installs a tracking device or tracking application	87
agency, that installs a tracking device or tracking application on another person's property or causes a tracking device or	87 88
agency, that installs a tracking device or tracking application on another person's property or causes a tracking device or tracking application to track the position or movement of	87 88 89
agency, that installs a tracking device or tracking application on another person's property or causes a tracking device or tracking application to track the position or movement of another person or another person's property as part of a	87 88 89 90
agency, that installs a tracking device or tracking application on another person's property or causes a tracking device or tracking application to track the position or movement of another person or another person's property as part of a criminal investigation, or a probation officer, parole officer,	87 88 89 90 91
agency, that installs a tracking device or tracking application on another person's property or causes a tracking device or tracking application to track the position or movement of another person or another person's property as part of a criminal investigation, or a probation officer, parole officer, or employee of the department of rehabilitation and correction,	87 88 89 90 91 92
agency, that installs a tracking device or tracking application on another person's property or causes a tracking device or tracking application to track the position or movement of another person or another person's property as part of a criminal investigation, or a probation officer, parole officer, or employee of the department of rehabilitation and correction, when engaged in the lawful performance of the officer's or	87 88 89 90 91 92 93
agency, that installs a tracking device or tracking application on another person's property or causes a tracking device or tracking application to track the position or movement of another person or another person's property as part of a criminal investigation, or a probation officer, parole officer, or employee of the department of rehabilitation and correction, when engaged in the lawful performance of the officer's or employee's official duties;	87 88 89 90 91 92 93 94
agency, that installs a tracking device or tracking application on another person's property or causes a tracking device or tracking application to track the position or movement of another person or another person's property as part of a criminal investigation, or a probation officer, parole officer, or employee of the department of rehabilitation and correction, when engaged in the lawful performance of the officer's or employee's official duties; (2) A parent or legal guardian of a minor child who	87 88 89 90 91 92 93 94 95
agency, that installs a tracking device or tracking application on another person's property or causes a tracking device or tracking application to track the position or movement of another person or another person's property as part of a criminal investigation, or a probation officer, parole officer, or employee of the department of rehabilitation and correction, when engaged in the lawful performance of the officer's or employee's official duties; (2) A parent or legal guardian of a minor child who installs or uses a tracking device or tracking application to	87 88 89 90 91 92 93 94 95 96
agency, that installs a tracking device or tracking application on another person's property or causes a tracking device or tracking application to track the position or movement of another person or another person's property as part of a criminal investigation, or a probation officer, parole officer, or employee of the department of rehabilitation and correction, when engaged in the lawful performance of the officer's or employee's official duties; (2) A parent or legal guardian of a minor child who installs or uses a tracking device or tracking application to track the minor child if any of the following applies:	87 88 89 90 91 92 93 94 95 96 97

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guardians consents to the installation of the tracking device or	101
tracking application;	102
(b) The parent or legal guardian of the child is the sole	103
surviving parent or legal guardian of the child;	104
(c) The parent or legal guardian of the child has sole	105
custody of the child;	106
(d) The parents or legal guardians of the child are	107
divorced, separated, or otherwise living apart and neither	108
parent has sole custody of the child, and both consent to the	109
installation of the tracking device or tracking application.	110
(e) The parents or legal guardians of the child are	111
divorced, separated, or otherwise living apart, neither parent	112
has sole custody of the child, and either only one parent	113
consents to the installation of the tracking device or tracking	114
application or one parent revokes consent, if the consenting	115
parent only uses the tracking device or tracking application	116
during that parent's parenting or custodial time and disables or	117
removes the tracking device or application during the	118
nonconsenting parent's parenting or custodial time.	119
(3) A caregiver of an elderly person or disabled adult, if	120
the elderly person's or disabled adult's treating physician	121
certifies that the installation of a tracking device or tracking	122
application onto the elderly person's or disabled adult's	123
property is necessary to ensure the safety of the elderly person	124
or disabled adult;	125
(4) A person acting in good faith on behalf of a business	126
entity for a legitimate business purpose, provided that this	127
division does not apply to a private investigator engaged in the	128
business of private investigation on behalf of another person;	129

(5)(a) A private investigator or other person licensed	130
under section 4749.03 of the Revised Code, who is acting in the	131
normal course of the investigator's business of private	132
investigation on behalf of another person and who has the	133
consent of the owner of the property upon which the tracking	134
device or tracking application is installed, for the purpose of	135
obtaining information with reference to any of the following:	136
(i) Criminal offenses committed, threatened, or suspected	137
against the United States, a territory of the United States, a	138
state, or any person or legal entity;	139
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<u>(ii) Locating an individual known to be a fugitive from</u>	140
justice;	141
(iii) Locating lost or stolen property or other assets	142
that have been awarded by the court;	143
(iv) Investigating claims related to workers'	144
compensation.	145
(b) This division does not apply if the person on whose	146
behalf the private investigator is working is the subject of an	147
Ohio protection order or a protection order issued by a court of	148
another state or if the private investigator knows or reasonably	149
should know that the person on whose behalf the private	150
investigator is working seeks the investigator's services to aid	151
in the commission of a crime.	152
(6) An owner or lessee of a motor vehicle who installs, or	153
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directs the installation of, a tracking device or tracking	
application on the vehicle during the period of ownership or	155
lease, if any of the following applies:	156
(a) The tracking device or tracking application is removed	157
before the vehicle's title is transferred or the vehicle's lease	158

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expires;	159
(b) The new owner of the vehicle, in the case of a sale,	160
or the lessor of the vehicle, in the case of an expired lease,	161
consents in writing to the non-removal of the tracking device or	162
tracking application;	163
(c) The owner of the vehicle at the time of the	164
installation of the tracking device or tracking application was	165
the original manufacturer of the vehicle.	166
(7) A person who installs a tracking device or application	167
on property in which the person has an ownership or contractual	168
interest, unless the person is the subject of a protective order	169
and the property is likely to be used by the person who obtained	170
the protective order;	171
(8) A person or business entity that installs a tracking	172
device or tracking application on any fixed wing aircraft or	173
rotorcraft operated or managed by the person or business entity	174
pursuant to 14 C.F.R. part 91 or part 135 to track the position	175
or movement of the fixed wing aircraft or rotorcraft;	176
(9) A surety bail bond agent, or any employee or	177
contractor of a surety bail bond agent, that installs a tracking	178
device or tracking application on another person's property or	179
causes a tracking device or tracking application to track the	180
position or movement of another person or another person's	181
property as part of the surety bail bond agent's, employee's, or	182
contractor's official responsibilities or duties.	183
(E) Whoever violates this section is guilty of "illegal	184
use of a tracking device or application."	185
(1) Except as otherwise provided in division (E)(2) of	186
this section, illegal use of a tracking device or application is	187

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a misdemeanor of the first degree.	188
(2) Illegal use of a tracking device or application is a	189
felony of the fourth degree if any of the following applies:	190
(a) The offender previously has been convicted of or	191
pleaded guilty to a violation of this section or section	192
2903.211 of the Revised Code.	193
(b) At the time of the commission of the offense, the	194
offender was the subject of a protection order issued under	195
section 2903.213 or 2903.214 of the Revised Code, regardless of	196
whether the person to be protected under the order is the victim	197
of the offense or another person.	198
(c) Prior to committing the offense, the offender had been	199
determined to represent a substantial risk of physical harm to	200
others as manifested by evidence of then-recent homicidal or	201
other violent behavior, evidence of then-recent threats that	202
placed another in reasonable fear of violent behavior and	203
serious physical harm, or other evidence of then-present	204
dangerousness.	205
(d) The offender has a history of violence toward the	206
victim or a history of other violent acts towards the victim.	207