### **SENATE BILL 762**

By: **Senator Sydnor** Introduced and read first time: February 7, 2022 Assigned to: Judicial Proceedings

### A BILL ENTITLED

### 1 AN ACT concerning

## Criminal Procedure – Facial Recognition Technology – Requirements, Procedures, and Prohibitions

# FOR the purpose of establishing requirements, procedures, and prohibitions relating to the use of facial recognition technology by a law enforcement agency under certain circumstances; and generally relating to facial recognition technology.

- 7 BY adding to
- 8 Article Criminal Procedure
- 9 Section 2–501 through 2–510 to be under the new subtitle "Subtitle 5. Facial 10 Recognition Technology"
- 11 Annotated Code of Maryland
- 12 (2018 Replacement Volume and 2021 Supplement)
- SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
   That the Laws of Maryland read as follows:
- 15 Article Criminal Procedure
- 16 SUBTITLE 5. FACIAL RECOGNITION TECHNOLOGY.
- 17 **2–501.**

18 (A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS 19 INDICATED.

(B) (1) "FACIAL RECOGNITION TECHNOLOGY" MEANS A COMPUTER
PROGRAM, SERVICE, OR OTHER TECHNOLOGY THAT ANALYZES FACIAL FEATURES
AND IS USED BY OR AT THE DIRECTION OF A LAW ENFORCEMENT AGENCY FOR THE
IDENTIFICATION, VERIFICATION, OR PERSISTENT TRACKING OF INDIVIDUALS IN

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1	STILL OR VIDEO IMAGES FOR USE IN CRIMINAL INVESTIGATIONS.
2	(2) "FACIAL RECOGNITION TECHNOLOGY" DOES NOT INCLUDE
3	TECHNOLOGY:
4	(I) USED ONLY FOR THE ANALYSIS OF FACIAL FEATURES TO
<b>5</b>	GRANT OR DENY ACCESS TO AN ELECTRONIC DEVICE; OR
6	(II) THAT USES AN AUTOMATED OR SEMIAUTOMATED PROCESS
$\overline{7}$	ONLY FOR THE PURPOSE OF REDACTING A RECORDING OR AN IMAGE FOR RELEASE
8	OR DISCLOSURE OUTSIDE A LAW ENFORCEMENT AGENCY TO PROTECT THE PRIVACY
9	OF A SUBJECT DEPICTED IN THE RECORDING OR IMAGE IF THE PROCESS DOES NOT
10	GENERATE OR RESULT IN THE RETENTION OF ANY BIOMETRIC DATA OR
11	SURVEILLANCE INFORMATION.
12	(C) "LAW ENFORCEMENT AGENCY" HAS THE MEANING STATED IN § 2–101
13	OF THE PUBLIC SAFETY ARTICLE.

14 **2–502.** 

15 (A) EXCEPT AS OTHERWISE PROVIDED IN THIS SECTION, RESULTS 16 GENERATED BY FACIAL RECOGNITION TECHNOLOGY MAY NOT BE INTRODUCED IN A 17 CRIMINAL PROCEEDING OR IN A DELINQUENCY PROCEEDING UNDER TITLE 3, 18 SUBTITLE 8A OF THE COURTS ARTICLE.

19 (B) (1) SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, RESULTS 20 GENERATED BY FACIAL RECOGNITION TECHNOLOGY MAY BE CONSIDERED OR 21 INTRODUCED AS EVIDENCE IN CONNECTION WITH A CRIMINAL PROCEEDING ONLY 22 FOR THE PURPOSE OF ESTABLISHING PROBABLE CAUSE OR POSITIVE 23 IDENTIFICATION:

- 24
- (I) IN CONNECTION WITH THE ISSUANCE OF A WARRANT; OR
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(II) AT A PRELIMINARY HEARING.

26 (2) (I) SUBJECT TO SUBPARAGRAPH (II) OF THIS PARAGRAPH, 27 RESULTS GENERATED BY FACIAL RECOGNITION TECHNOLOGY MAY NOT SERVE AS 28 THE SOLE BASIS TO ESTABLISH PROBABLE CAUSE OR THE POSITIVE 29 IDENTIFICATION OF AN INDIVIDUAL IN A CRIMINAL INVESTIGATION OR 30 PROCEEDING.

31(II)PROBABLE CAUSE OR POSITIVE IDENTIFICATION MAY ONLY32BE ESTABLISHED USING FACIAL RECOGNITION TECHNOLOGY IF THE RESULTS ARE

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SUPPORTED BY ADDITIONAL, INDEPENDENTLY OBTAINED EVIDENCE ESTABLISHING
 PROBABLE CAUSE OR A POSITIVE IDENTIFICATION.

3 **2–503.** 

4 (A) (1) A POLICE OFFICER OR OTHER EMPLOYEE OR AGENT OF A LAW 5 ENFORCEMENT AGENCY MAY NOT, IN THE FURTHERANCE OF A CRIMINAL 6 INVESTIGATION:

7 (I) USE FACIAL RECOGNITION TECHNOLOGY TO INVESTIGATE A
 8 CRIME OTHER THAN THE COMMISSION OF OR THE ATTEMPT TO COMMIT:

9 1. A CRIME OF VIOLENCE AS DEFINED IN § 14–101 OF 10 THE CRIMINAL LAW ARTICLE;

112. A HUMAN TRAFFICKING OFFENSE UNDER TITLE 3,12SUBTITLE 11 OF THE CRIMINAL LAW ARTICLE; OR

133. A CRIMINAL ACT INVOLVING CIRCUMSTANCES14PRESENTING A SUBSTANTIAL AND ONGOING THREAT TO PUBLIC SAFETY OR15NATIONAL SECURITY;

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### (II) ANALYZE AN IMAGE OR A RECORDING OF AN INDIVIDUAL:

17 **1.** ENGAGED IN ACTIVITY PROTECTED UNDER THE 18 UNITED STATES CONSTITUTION, THE MARYLAND CONSTITUTION, OR THE 19 MARYLAND DECLARATION OF RIGHTS, UNLESS THERE IS REASONABLE SUSPICION 20 TO BELIEVE THAT THE INDIVIDUAL HAS COMMITTED, IS IN THE PROCESS OF 21 COMMITTING, OR IS ABOUT TO COMMIT A CRIME;

22 **2.** SUSPECTED OF BEING A JUVENILE WHO IS 23 INELIGIBLE TO BE CHARGED WITH A CRIMINAL ACT UNDER § 3–8A–03 OF THE 24 COURTS ARTICLE; OR

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**3.** WHO IS NOT INTENDED TO BE IDENTIFIED;

26 (III) USE FACIAL RECOGNITION TECHNOLOGY TO ANALYZE A 27 SKETCH OR MANUALLY PRODUCED IMAGE;

(IV) DISCLOSE TO A WITNESS IN THE CRIMINAL INVESTIGATION,
 PRIOR TO THE WITNESS PARTICIPATING IN A LIVE IDENTIFICATION OR PHOTO
 ARRAY IDENTIFICATION, THAT A PARTICULAR SUSPECT OR IMAGE OF A SUSPECT
 WAS IDENTIFIED USING FACIAL RECOGNITION TECHNOLOGY; OR

1 (V) USE FACIAL RECOGNITION TECHNOLOGY FOR THE PURPOSE  $\mathbf{2}$ OF LIVE OR REAL-TIME IDENTIFICATION OF AN IMAGE OR A RECORDING.

3 (2) AN IMAGE BEING EVALUATED USING FACIAL RECOGNITION 4 TECHNOLOGY MAY BE COMPARED ONLY TO IMAGES CONTAINED IN:

 $\mathbf{5}$ **(I)** THE DATABASE OF IMAGES OF DRIVER'S LICENSE AND 6 IDENTIFICATION CARD PHOTOS MAINTAINED BY THE MOTOR VEHICLE 7 **ADMINISTRATION OR THE DEPARTMENT OF MOTOR VEHICLES OF ANOTHER STATE;** 8 OR

9 (II) A DATABASE OF MUGSHOT PHOTOS MAINTAINED BY A LOCAL, STATE, OR FEDERAL LAW ENFORCEMENT AGENCY OR A LAW ENFORCEMENT 10 11 AGENCY OF ANOTHER COUNTRY.

12(3) BEFORE BEING USED FOR ANY PURPOSE IN RELATION TO A CRIMINAL INVESTIGATION, A RESULT GENERATED BY FACIAL RECOGNITION 13 TECHNOLOGY SHALL BE INDEPENDENTLY VERIFIED BY AN INDIVIDUAL WHO HAS 14 15COMPLETED TRAINING AND REQUIRED PROFICIENCY TESTING IN ACCORDANCE 16 WITH § 2–505 OF THIS SUBTITLE.

17A POLICE OFFICER OR OTHER EMPLOYEE OR AGENT OF A LAW **(B)** ENFORCEMENT AGENCY MAY NOT USE FACIAL RECOGNITION TECHNOLOGY TO 18 19 **IDENTIFY AN INDIVIDUAL SOLELY BASED ON:** 

20(1) THE POLICE OFFICER'S, EMPLOYEE'S, OR AGENT'S PERSONAL INTEREST NOT RELATED TO LEGITIMATE DUTIES OR OBJECTIVES OF THE LAW 2122**ENFORCEMENT AGENCY;** 

23(2) THE INDIVIDUAL'S POLITICAL OR SOCIAL BELIEFS OR ACTIVITIES;

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- (3) THE INDIVIDUAL'S PARTICIPATION IN LAWFUL ACTIVITIES; OR
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(4) THE INDIVIDUAL'S RACE, COLOR, RELIGIOUS BELIEFS, SEXUAL ORIENTATION, GENDER, DISABILITY, NATIONAL ORIGIN, OR STATUS AS BEING 2627HOMELESS.

28(C) (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION AND SUBJECT TO PARAGRAPH (3) OF THIS SUBSECTION, A RESULT GENERATED BY 2930 FACIAL RECOGNITION TECHNOLOGY IN VIOLATION OF THIS SECTION, AND ALL OTHER EVIDENCE SUBSEQUENTLY DERIVED FROM THE RESULT, MAY NOT BE 31INTRODUCED BY THE STATE FOR ANY PURPOSE IN A CRIMINAL COURT PROCEEDING 32

1 OR IN A JUVENILE COURT PROCEEDING UNDER TITLE 3, SUBTITLE 8A OF THE 2 COURTS ARTICLE.

3 (2) EVIDENCE DERIVED FROM A RESULT GENERATED IN VIOLATION 4 OF SUBSECTION (A)(1) OF THIS SECTION MAY BE INTRODUCED FOR A PURPOSE 5 DESCRIBED IN § 2–502 OF THIS SUBTITLE IF THE COURT FINDS THAT THE EVIDENCE 6 WOULD OTHERWISE BE SUBJECT TO A LEGALLY VALID EXCEPTION TO THE 7 EXCLUSIONARY RULE.

8 (3) THIS SUBSECTION MAY NOT BE CONSTRUED TO ALLOW THE USE 9 OF A RESULT GENERATED USING FACIAL RECOGNITION TECHNOLOGY TO BE 10 INTRODUCED AS EVIDENCE IN A CRIMINAL TRIAL OR IN AN ADJUDICATORY HEARING 11 HELD UNDER § 3–8A–18 OF THE COURTS ARTICLE.

12 **2–504.** 

13 THE STATE SHALL DISCLOSE, IN ACCORDANCE WITH THE MARYLAND RULES 14 REGARDING DISCOVERY, IF FACIAL RECOGNITION TECHNOLOGY HAS BEEN USED IN 15 AN INVESTIGATION RELEVANT TO A CRIMINAL COURT PROCEEDING OR JUVENILE 16 COURT PROCEEDING UNDER TITLE 3, SUBTITLE 8A OF THE COURTS ARTICLE AND 17 ALL RESULTS GENERATED FROM THE USE OF THE FACIAL RECOGNITION 18 TECHNOLOGY.

19 **2–505.** 

20 (A) A LAW ENFORCEMENT AGENCY THAT USES OR CONTRACTS FOR THE USE 21 OF FACIAL RECOGNITION TECHNOLOGY SHALL DESIGNATE AN EMPLOYEE OF THE 22 LAW ENFORCEMENT AGENCY TO BE RESPONSIBLE FOR OVERSEEING AND 23 ADMINISTERING THE USE OF FACIAL RECOGNITION TECHNOLOGY IN COMPLIANCE 24 WITH THIS SUBTITLE AS WELL AS APPLICABLE LOCAL LAWS, REGULATIONS, AND 25 POLICIES.

(B) (1) BEGINNING OCTOBER 1, 2023, AND EACH OCTOBER 1
THEREAFTER, A LAW ENFORCEMENT AGENCY THAT USES OR CONTRACTS FOR THE
USE OF FACIAL RECOGNITION TECHNOLOGY SHALL COMPLETE AN AUDIT TO
DETERMINE COMPLIANCE WITH THIS SUBTITLE AS WELL AS APPLICABLE LOCAL
LAWS, REGULATIONS, AND POLICIES.

(2) THE RESULTS OF THE AUDIT CONDUCTED UNDER THIS
 SUBSECTION, INCLUDING ANY RECORDS, DATA, PAPERS, OR MATERIALS EVALUATED
 AS PART OF THE AUDIT SHALL BE:

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(I) MAINTAINED BY THE LAW ENFORCEMENT AGENCY FOR AT

LEAST 3 YEARS AFTER COMPLETION OF THE AUDIT, AFTER WHICH THE LAW

ENFORCEMENT AGENCY MAY DESTROY ALL AUDIT MATERIALS; AND

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(II) 3 UNLESS ALL AUDIT MATERIALS HAVE BEEN DESTROYED IN ACCORDANCE WITH SUBPARAGRAPH (I) OF THIS PARAGRAPH, DISCLOSED IF 4  $\mathbf{5}$ **REQUESTED BY:** 6 1. THE ATTORNEY GENERAL; 2. 7 THE PUBLIC DEFENDER; 3. A STATE'S ATTORNEY; 8 4. 9 A UNITED STATES ATTORNEY; OR 10 5. A DESIGNEE OF AN INDIVIDUAL DESCRIBED IN ITEMS 11 **1** THROUGH 4 OF THIS ITEM. 12 A POLICE OFFICER OR OTHER EMPLOYEE OR AGENT OF A LAW (C) ENFORCEMENT AGENCY AUTHORIZED TO USE FACIAL RECOGNITION TECHNOLOGY 13IN THE COURSE OF CRIMINAL INVESTIGATIONS SHALL ANNUALLY COMPLETE 1415TRAINING AND PROFICIENCY TESTING ADMINISTERED BY THE DEPARTMENT OF PUBLIC SAFETY AND CORRECTIONAL SERVICES UNDER § 2–506 OF THIS SUBTITLE. 16 2-506.17THE DEPARTMENT OF PUBLIC SAFETY AND CORRECTIONAL SERVICES, 18 (A)

19 IN CONSULTATION WITH ANY OTHER RELEVANT STATE AGENCY, SHALL:

20 (1) ADOPT AND PUBLISH A MODEL STATEWIDE POLICY REGARDING 21 THE USE OF FACIAL RECOGNITION TECHNOLOGY;

(2) DEVELOP AND ADMINISTER A TRAINING PROGRAM AND
 23 PROFICIENCY TESTING REGARDING THE USE OF FACIAL RECOGNITION
 24 TECHNOLOGY IN THE COURSE OF CRIMINAL INVESTIGATIONS, INCLUDING TRAINING
 25 AND TESTING ON CULTURAL DIVERSITY AND IMPLICIT BIAS;

26 (3) REVIEW AND APPROVE A SINGLE FACIAL RECOGNITION 27 TECHNOLOGY FOR USE BY LAW ENFORCEMENT AGENCIES IN THE STATE; AND

- 28 (4) PUBLISH ON ITS PUBLIC WEBSITE:
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(I) THE NAME, VERSION, AND VENDOR OF THE FACIAL

RECOGNITION TECHNOLOGY CURRENTLY APPROVED FOR USE UNDER ITEM (3) OF
 THIS SUBSECTION; AND

3 (II) THE NAMES, VERSIONS, AND VENDORS OF ALL FACIAL
4 RECOGNITION TECHNOLOGIES THAT THE DEPARTMENT HAS PREVIOUSLY
5 APPROVED FOR USE UNDER ITEM (3) OF THIS SUBSECTION.

6 (B) A LAW ENFORCEMENT AGENCY MAY NOT USE OR CONTRACT FOR THE 7 USE OF FACIAL RECOGNITION TECHNOLOGY FOR USE IN CRIMINAL INVESTIGATIONS 8 UNLESS:

9 (1) THE USE IS IN ACCORDANCE WITH THE MODEL STATEWIDE POLICY 10 REGARDING THE USE OF FACIAL RECOGNITION TECHNOLOGY ADOPTED AND 11 PUBLISHED UNDER SUBSECTION (A) OF THIS SECTION; AND

12(2) THE FACIAL RECOGNITION TECHNOLOGY IS CURRENTLY13APPROVED FOR USE BY THE DEPARTMENT OF PUBLIC SAFETY AND CORRECTIONAL14SERVICES UNDER SUBSECTION (A) OF THIS SECTION.

15 **2–507.** 

16 THIS SUBTITLE MAY NOT BE CONSTRUED TO RESTRICT THE USE OF FACIAL 17 RECOGNITION TECHNOLOGY FOR THE PURPOSE OF:

18 (1) IDENTIFYING A MISSING OR DECEASED PERSON OR A PERSON WHO 19 IS INCAPACITATED AND UNABLE TO OTHERWISE PROVIDE THE PERSON'S OWN 20 IDENTITY;

21 (2) REDACTING A RECORDING OR AN IMAGE FOR RELEASE OR 22 DISCLOSURE TO PROTECT THE PRIVACY OF AN INDIVIDUAL DEPICTED IN A 23 RECORDING OR AN IMAGE;

(3) FORENSIC ANALYSIS OF ELECTRONIC MEDIA SEIZED BY LAW
ENFORCEMENT IN RELATION TO A SPECIFIC INVESTIGATION IF THE PERSON
IDENTIFIED IN THE ELECTRONIC MEDIA IS NOT THE SUBJECT OF CRIMINAL
CHARGES RESULTING FROM THE FORENSIC ANALYSIS;

28(4) ENHANCINGSECURITYSYSTEMSFORPREVENTING29UNAUTHORIZED ACCESS TO INFORMATION, GOODS, MATERIALS, AREAS, OR OTHER30PROPERTIES UNDER THE CUSTODY OR CARE OF A LAW ENFORCEMENT AGENCY; OR

31(5)CONDUCTING OTHERWISE LEGITIMATE ACTIVITY UNRELATED TO32A CRIMINAL INVESTIGATION.

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1 **2–508.** 

2 (A) A LAW ENFORCEMENT AGENCY THAT USES FACIAL RECOGNITION 3 TECHNOLOGY SHALL ADOPT AND MAINTAIN A USE AND DATA MANAGEMENT POLICY.

4 (B) A LAW ENFORCEMENT AGENCY THAT DEVELOPS A POLICY UNDER 5 SUBSECTION (A) OF THIS SECTION SHALL POST A COPY OF THE POLICY ON THE 6 AGENCY'S PUBLIC WEBSITE.

7 **2–509.** 

A PERSON MAY BRING A CIVIL ACTION AGAINST A LAW ENFORCEMENT AGENCY
 TO COMPEL COMPLIANCE WITH THIS SUBTITLE.

10 **2–510.** 

(A) ON OR BEFORE FEBRUARY 1 EACH YEAR, A LAW ENFORCEMENT AGENCY
 USING OR CONTRACTING FOR THE USE OF FACIAL RECOGNITION TECHNOLOGY
 SHALL PREPARE AND PUBLISH AN ANNUAL REPORT THAT DISCLOSES INFORMATION
 FOR THE PRIOR CALENDAR YEAR INCLUDING:

15 (1) THE TOTAL NUMBER OF FACIAL RECOGNITION SEARCHES 16 PERFORMED BY THE LAW ENFORCEMENT AGENCY AND THE TYPE OF CRIME OR 17 INCIDENT ASSOCIATED WITH EACH USE;

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(2)

THE TOTAL NUMBER OF POSSIBLE MATCHES RETURNED;

19(3) ANY DATA BREACHES OR UNAUTHORIZED USES OF FACIAL20RECOGNITION TECHNOLOGY UNDER THE LAW ENFORCEMENT AGENCY'S CONTROL;

21 (4) THE EXTENT OF THE USE OF THE FACIAL RECOGNITION 22 TECHNOLOGY;

23(5) A DESCRIPTION OF THE PURPOSE OF THE FACIAL RECOGNITION24TECHNOLOGY, INCLUDING:

(I) WHETHER RESULTS FROM THE FACIAL RECOGNITION
TECHNOLOGY WERE USED TO SUPPORT A DECISION OR AS THE SOLE BASIS FOR
MAKING A DECISION; AND

28(II) THE INTENDED BENEFITS OF THE USE OF THE FACIAL29RECOGNITION TECHNOLOGY, INCLUDING ANY DATA OR RESEARCH

1 DEMONSTRATING THE INTENDED BENEFITS;

 $\mathbf{2}$ (6) DESCRIPTION OF THE GENERAL Α CAPABILITIES AND 3 RECOGNITION TECHNOLOGY, LIMITATIONS OF THE FACIAL **INCLUDING** 4 **REASONABLY FORESEEABLE CAPABILITIES OUTSIDE THE SCOPE OF THE CURRENT**  $\mathbf{5}$ **USE OF THE FACIAL RECOGNITION TECHNOLOGY;** 

6 (7) THE TYPE OF DATA INPUTS THAT THE FACIAL RECOGNITION 7 TECHNOLOGY USED;

8 (8) THE TYPE OF RESULTS THE FACIAL RECOGNITION TECHNOLOGY 9 GENERATED; AND

10 (9) ANY KNOWN OR REASONABLY SUSPECTED VIOLATIONS OF THE 11 MODEL STATEWIDE POLICY OR USE AND DATA MANAGEMENT POLICY, INCLUDING 12 COMPLAINTS ALLEGING VIOLATIONS.

(B) ON OR BEFORE MAY 1 EACH YEAR, A LAW ENFORCEMENT AGENCY
REQUIRED TO PREPARE A REPORT UNDER SUBSECTION (A) OF THIS SECTION SHALL
SUBMIT THE REPORT TO THE GOVERNOR'S OFFICE OF CRIME PREVENTION,
YOUTH, AND VICTIM SERVICES.

17 (C) ON OR BEFORE OCTOBER 1 EACH YEAR, THE GOVERNOR'S OFFICE OF 18 CRIME PREVENTION, YOUTH, AND VICTIM SERVICES SHALL SUBMIT TO THE 19 GOVERNOR AND, IN ACCORDANCE WITH § 2–1257 OF THE STATE GOVERNMENT 20 ARTICLE, THE GENERAL ASSEMBLY A REPORT CONSISTING OF THE INFORMATION 21 REPORTED BY LAW ENFORCEMENT AGENCIES UNDER SUBSECTION (B) OF THIS 22 SECTION, DISAGGREGATED BY AGENCY.

23 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 24 October 1, 2022.