

1st Sub. S.B. 231

PUBLIC SURVEILLANCE PROHIBITION AMENDMENTS

Senator Daniel McCay proposes the following amendments:

1. Page 3, Lines 57 through 58:

57 within a closed structure.

57a { ~~§~~ → (7) "Public safety threat" means a documented reasonable articulable suspicion of a threat

57b ~~to commit a violent act by a specific individual towards a person, a group of people, or a place.~~

57c ~~←§~~ }

(7) "Public safety threat" means a documented reasonable articulable suspicion of a threat to commit a violent felony by a specific individual towards a person, a group of people, or a place.

58 ~~§~~ → [(7)] (8) ← ~~§~~ "Surveillance information" means future, current, or historical information

2. Page 3, Lines 61 through 63:

61 [(3)] ~~§~~ → [(8)] (9) ← ~~§~~ "Target" means a person or a structure upon which a government

61a entity

62 intentionally collects or attempts to collect information using an imaging surveillance device.

(10) "Violent felony" means the same as that term is defined in Section 76-3-203.5.

63 Section 2. Section 77-23d-106 is enacted to read: