Introduction
LawView is a tool that tracks state legislation on a monthly and as-needed basis. These reports cover state developments critical to the news media industry so that our members can affect policy decisions at a local level. We can add issues or bills to cover, pull reports on a specific piece of legislation upon request, and are open to suggestions for how we will shape this tool for you. Please email us at policy@newsmediaalliance.org.

Key Updates on Issues
Privacy Related Bills:
NY S 5575: Enacted 7/25/19
NY A 5635: Enacted 7/25/19
CA AB 25: Re-Refereed to Appropriations 7/11/19
CA AB 846: Re-Refereed to Appropriations 7/11/19
CA AB 1564: Re-Refereed to Appropriations 7/11/19
CA AB 1355: Re-Refereed to Appropriations 7/10/19
CA AB 874: Re-Refereed to Appropriations 7/10/19
CA AB 873: Failed Passage, Reconsideration Granted 7/9/19
CA AB 1416: Hearing Cancelled 7/9/19
CT SB 1108: Enacted 7/9/19
OR HB 2866: Failed 6/30/19

FOIA Related Bills:
IL SB 1929: Referred to Assignments 7/3/19

Online Political Ad Disclosure Related Bills:
CA AB 1217: Re-Refereed to E. & C.A. 7/8/19
### Anti-SLAPP (8)

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<td>CO</td>
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<td>Governor Signed 2019 06 03</td>
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**Title**
Strategic Lawsuits Against Public Participation

**Description**
Anti Strategic lawsuit against public participation - motions to dismiss - appeal. The act establishes an expedited process for a court to follow in a civil action in which a defendant files a motion to dismiss based upon the fact that the defendant was exercising the defendant's constitutional right to petition the government or of free speech. The act also authorizes an interlocutory appeal of the granting or certain denials of the motion to dismiss. (Note: This summary applies to this bill as enacted.)

**Primary Sponsors**
Lisa Cutter, Shannon Bird, Mike Foote

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**Title**
An Act relative to strengthen the Commonwealth’s Anti-SLAPP law

**Description**
By Mr. Cusack of Braintree, a petition (accompanied by bill, House, No. 3263) of Mark J. Cusack, David Henry Argosky LeBoeuf and James Arciero for legislation to ensure full participation by citizens and organizations in discussion of issues regarding the right to the freedom of petition, the freedom of speech, the freedom of expression or any matter of public concern. The Judiciary.

**Primary Sponsors**
Mark Cusack

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<td>NJ</td>
<td>A 2077</td>
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**Title**
Civil Actions - Strategic Lawsuits Against Public Participation

**Description**
Altering the conditions under which a lawsuit is considered a strategic lawsuit against public participation (SLAPP suit); specifying the conditions under which a lawsuit is not considered a SLAPP suit; altering the conditions under which a defendant in a SLAPP suit is not civilly liable for certain communications; providing that a ruling or failure to rule on a certain motion is immediately appealable; and providing for the prospective application of the Act.

**Primary Sponsors**
- Sandy Rosenberg

**Categories:** Legal Affairs, State Judiciary, Families & Children, Other, Child Care, Financials, Banking & Investment, Insurance

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**Title**
Authorizes application for dismissal of a “Strategic Lawsuit Against Public Participation” ("SLAPP").

**Primary Sponsors**
- Joe Lagana, Paul Moriarty

**Categories:** Legal Affairs, State Judiciary, Civil Law & Procedure, Civil Rights, Privacy, First Amendment Rights, Crime, White Collar, Violent
Title
Authorizes application for dismissal of a "Strategic Lawsuit Against Public Participation" ("SLAPP").

Primary Sponsors
Joe Lagana

State
NJ

Bill Number
S 2616

Last Action
Introduced In The Senate Referred To Senate Judiciary Committee 2018 05 31

Status
In Senate

Position
None

State
NY

Bill Number
S 4994

Last Action
Referred To Judiciary 2019 04 03

Status
Failed sine die

Position
None

Categories: Legal Affairs, State Judiciary

Drones (20)
Title
Unmanned aircraft: state and local regulation: limitations.

Description
AB 1190, as amended, Irwin. Unmanned aircraft: state and local regulation: limitations. Existing law prohibits a person from knowingly and intentionally operating an unmanned aircraft system on or above the grounds of a state prison, a jail, or a juvenile hall, camp, or ranch. Existing law provides a state or local public entity or employee with immunity as to any person engaging in hazardous recreational activity, as defined, and for damage to an unmanned aircraft while the local entity or employee is providing emergency services. Existing law defines “unmanned aircraft” and other terms for purposes of these provisions. Existing federal regulations, adopted and administered by the Federal Aviation Administration (FAA), regulate the operation of unmanned aircraft and unmanned aircraft systems. Existing federal regulations generally preclude enforcement of these regulations by state or local entities, except in certain areas such as police use, and prohibiting use for voyeurism, following consultation with the FAA. This bill would, among other things, prohibit a state or local agency from adopting any law or regulation that bans the operation of an unmanned aircraft system. The bill would also authorize a local agency to adopt regulations to enforce FAA regulations regarding the operation of unmanned aircraft systems and would authorize local agencies to regulate the operation of unmanned aircraft and unmanned aircraft systems within their jurisdictions, as specified. The bill would also authorize a local agency to require an unmanned aircraft operator to provide proof of federal, state, or local registration to licensing or enforcement officials. The bill would include the operation of small unmanned aircraft systems within the definition of hazardous recreational activity for purposes of public entity liability, and would authorize a local entity to designate a recreational operating area for unmanned aircraft operation. The bill would immunize a local entity that designates such a recreational area from liability for injury or damage associated with unmanned aircraft operation, if specified signage is posted. The bill would define terms for purposes of these provisions.

Primary Sponsors
Jacqui Irwin

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**Title**
Relating To Unmanned Aircraft Systems.

**Description**
Defines terms relating to unmanned aircrafts. Establishes the offenses of unauthorized use of unmanned aircraft in the first, second, and third degree.

**Primary Sponsors**
Clarence Nishihara
Title
Crim Cd-Drone-Privacy

Description
Amends the Criminal Code of 2012. Provides that it is unlawful for any person to, without the consent of another person, operate an unmanned aerial vehicle in a manner that: (1) is intended to cause the unmanned aerial vehicle to enter the space above or surrounding the other person's occupied residence for the purpose of making a video record or transmitting live video or audio recordings of the other person while the other person is: (A) within his or her occupied residence; or (B) on the land or premises on which his or her occupied residence is located; and (2) invades the other person's reasonable expectation of privacy. Provides that the offense is a Class A misdemeanor. Defines "unmanned aerial vehicle".

Primary Sponsors
Marty Moylan
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**Title**

Aeronautics; unmanned aircraft systems; local ordinances; allow a political subdivision to regulate unmanned aircraft systems in certain circumstances. Amends sec. 5 of 2016 PA 436 (MCL 259.305).

**Categories:** Transportation, Aviation, Infrastructure, Utilities, Government Administration, Other, Communications, Telecommunications, Internet, Financials, Banking & Investment, Insurance, Law Enforcement & Public Safety, First Responders, Firearms

**Primary Sponsors**

Wayne Schmidt

**Title**

Relating To Interference With Privacy Using An Unmanned Aerial Vehicle System; And To Provide A Penalty.

**Categories:** Crime, Other, Law Enforcement & Public Safety, First Responders, Transportation, Ground, Civil Rights, Privacy, Legal Affairs, State Judiciary, Communications, Telecommunications, Internet

**Description**

A BILL for an Act to amend and reenact section 12.1-31-14 of the North Dakota Century Code, relating to interference with privacy using an unmanned aerial vehicle system; and to provide a penalty.

**Primary Sponsors**


**Title**

Regulates and prohibits certain operation of drones.

**Categories:** Crime, Violent, Procedure & Sentencing, Transportation, Aviation, Law Enforcement & Public Safety, First Responders, Legal Affairs, State Judiciary, Technology, Software & IT Services, Science & Research, Government Administration, Other, Families & Children, Other, Civil Rights, Privacy, Food & Beverage, Alcoholic Beverage, Communications, Internet, Telecommunications

**Primary Sponsors**

Annette Quijano, Jon Bramnick, Vince Mazzeo, Raj Mukherji, Dan Benson

**Title**

Clarifies that crimes of trespassing and invasion of privacy also include use of unmanned aircraft systems.


**Primary Sponsors**

Chris Tully, Lisa Swain, Benjie Wimberly
**Title**
Clarifies that crimes of trespassing and invasion of privacy also include use of unmanned aircraft systems.

**Primary Sponsors**
Vin Gopal, Nicholas Scutari


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**Title**
Imposes limitations on the use of drones within the state

**Description**
Imposes limitations on the use of drones within the state.

**Primary Sponsors**
Nick Perry


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**Title**
Relates to regulating the use of unmanned aircraft in the state

**Description**
Regulates the use of unmanned aircrafts in the state; defines terms; authorizes permitted uses of unmanned aircrafts; restricts use of unmanned aircrafts; makes related provisions.

**Primary Sponsors**
Bill Magnarelli

**Categories:** Transportation, Aviation, Law Enforcement & Public Safety, First Responders, Legal Affairs, State Judiciary, Government Administration, Municipal Governments, State Executive, Civil Rights, Privacy, Searches & Seizures, Crime, Procedure & Sentencing, Violent, White Collar, Public Resources, Land Use & Conservation, Marine, Coastal Resources & Waterways

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**Title**
Relates to conducting unlawful surveillance by use of a drone

**Description**
Relates to conducting unlawful surveillance by use of a drone.

**Primary Sponsors**
Chris Tague

**Categories:** Civil Rights, Privacy, Technology, Software & IT Services, Science & Research, Innovation, Hardware, Semiconductors, Legal Affairs, State Judiciary, Communications, Telecommunications, Marketing, Internet, Crime, Procedure & Sentencing
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<td>VA</td>
<td>SB 307</td>
<td>Governor Acts Of Assembly Chapter Text Chap 0617 2018 03 30</td>
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**Title**

Relates to conducting unlawful surveillance by use of a drone

**Description**

Makes conducting unlawful surveillance by use of a drone, unlawful surveillance in the second degree.

**Primary Sponsors**

James Sanders


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**Title**

Relates to regulating the use of unmanned aircraft in the state

**Description**

Regulates the use of unmanned aircrafts in the state; defines terms; authorizes permitted uses of unmanned aircrafts; restricts use of unmanned aircrafts; makes related provisions.

**Primary Sponsors**

Tim Kennedy


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**Title**

Unmanned aircraft systems; work group to explore issues related system activities.

**Description**

Department of Aviation; unmanned aircraft systems. Directs the Department of Aviation to convene a work group with stakeholders to explore issues related to unmanned aircraft system activities in coordination with the Federal Aviation Administration and other responsible federal agencies. The bill defines "unmanned aircraft" and "unmanned aircraft system" for application to Title 5.1 (Aviation), but such definitions shall not become effective unless reenacted by the 2019 Session of the General Assembly.

**Primary Sponsors**

John Cosgrove

**Categories**: Transportation, Aviation, Government Administration, State Executive, Public Resources, Land Use & Conservation, Legal Affairs, State Judiciary, Infrastructure, Transport Infrastructure, Waste Management
Concerning unmanned aircraft.

Primary Sponsors
John Lovick


FOIA (8)

Title
Publishing Criminal Records

Description
Amends the Freedom of Information Act. Provides that a law enforcement agency may not electronically provide or publish booking photographs unless: (1) the booking photograph is posted to social media to assist in the search for a missing person or to assist in the search for a fugitive, person of interest, or individual wanted in relation to a crime other than a petty offense, business offense, Class C misdemeanor, or Class B misdemeanor; or (2) the person is convicted of a crime other than a petty offense, business offense, Class C misdemeanor, or Class B misdemeanor. Deletes language providing that a law enforcement agency may publish on its social media website booking photographs relating to charges other than civil offenses, petty offenses, business offenses, Class C misdemeanors, and Class B misdemeanors. Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that it is an unlawful practice for a for-profit publishing entity that publishes on a publicly available Internet website or in any other publication that charges a fee for removal or correction of the information to fail to remove within 30 days, without the imposition of any fee, the criminal record information of a person who provides the entity with: a pardon from the Governor or a certificate of innocence stating that the person is innocent of all offenses relating to the criminal record information; court records indicating that the person was found not guilty or that the case ended without a finding of guilt; or an order to expunge or seal the criminal record information of the person. Provides that a violating entity is subject to a civil penalty of $1,000 per day, plus attorney's fees, which shall be deposited into the General Revenue Fund.

Primary Sponsors
La Shawn Ford
Foia/Elections-Cybersecurity

Amends the Freedom of Information Act. Exempts from disclosure risk and vulnerability assessments, security measures, schedules, certifications, and response policies or plans that are designed to detect, defend against, prevent, or respond to potential cyber attacks upon the State’s or an election authority’s network systems, or records that the disclosure of which would, in any way, constitute a risk to the proper administration of elections or voter registration. Provides that the information is exempt only to the extent that disclosure could reasonably be expected to jeopardize the effectiveness of the measures or the safety of computer systems. Provides that the exemption applies to records held by the State Board of Elections, the Department of Innovation and Technology, election authorities, and any other necessary party to protect the administration of elections. Amends the Election Code. In provisions governing the administration of the cyber navigator program, directs the allocation of resources received in accordance with the 2018 Help America Vote Act Election Security Grant (instead of the allocation of resources received in accordance with the federal Help America Vote Act). Effective immediately.

Primary Sponsors
Terry Link

Foia-Exemptions-Prosecutor

Amends the Freedom of Information Act. Exempts from inspection and copying interagency or intra-agency memoranda or letters that would not be available by law to a party other than an agency in litigation with the agency. Provides that the exemption does not apply to a record created 25 years or more before the date on which the record is requested. Replaces everything after the enacting clause. Amends the Freedom of Information Act. Exempts from inspection and copying under the Act: (1) materials gathered in connection with a grand jury proceeding or documents contained within the prosecution trial file, except as may be allowed under discovery rules adopted by the Illinois Supreme Court; and (2) records in the possession of a prosecutor that were prepared or compiled by the prosecutor in connection with post-conviction proceedings or any voluntary post-conviction internal review.

Primary Sponsors
John Curran
Title
Foia-Private Info Define

Description
Amends the Freedom of Information Act. Provides that "private information" includes, but is not limited to, the name and any identifying information of a victim in a sexual assault investigation. Provides that "private information" includes, but is not limited to, the name and any identifying information of a victim in an investigation of a sex offense (instead of "a victim in a sexual assault investigation").

Primary Sponsors
Scott Bennett
Title
Foia-Arrest/Criminal Records

Description
Amends the Freedom of Information Act. Exempts from inspection and copying a law enforcement record created for law enforcement purposes if the public body that is the recipient of the request did not create the record and did not participate in or have a role in any of the events that are the subject of the record. Provides that if a public body receives a request for a law enforcement record created for law enforcement purposes that it did not create, the public body shall direct the requester to the public body that created the law enforcement record. Deletes language exempting from inspection and copying a law enforcement record created for law enforcement purposes and contained in a shared electronic record management system if the law enforcement agency that is the recipient of the request did not create the record, did not participate in or have a role in any of the events which are the subject of the record, and only has access to the record through the shared electronic record management system. Replaces everything after the enacting clause with the provisions of the introduced bill, and replaces references to "public body" in the amendatory language with references to "law enforcement agency". Restores language exempting from inspection and copying a law enforcement record created for law enforcement purposes and contained in a shared electronic record management system if the law enforcement agency that is the recipient of the request did not create the record, did not participate in or have a role in any of the events which are the subject of the record, and only has access to the record through the shared electronic record management system. Deletes language: exempting from inspection and copying a law enforcement record created for law enforcement purposes if the law enforcement agency that is the recipient of the request did not create the record and did not participate in or have a role in any of the events that are the subject of the record; and providing that if a law enforcement agency receives a request for a law enforcement record created for law enforcement purposes that it did not create, the law enforcement agency shall direct the requester to the law enforcement agency that created the law enforcement record. Instead exempts from inspection and copying a law enforcement record that is: (i) created by a law enforcement agency other than the law enforcement agency that is the recipient of the request; and (ii) attached as an exhibit to a law enforcement record created by the law enforcement agency that is the recipient of the request, if the law enforcement agency notifies the requester of the additional law enforcement records available from different law enforcement agencies and the law enforcement agencies the requester ma... (click bill link to see more).

Primary Sponsors
Terry Link
Title
Enacts into law major components of legislation necessary to implement the state public protection and general government budget for the 2019-2020 state fiscal year

Description
Enacts into law major components of legislation necessary to implement the state public protection and general government budget for the 2019-2020 state fiscal year; relates to the protection of the personal privacy of public employees (Part E); extends the authorization for public arbitration panels (Part F); creates a class one reassessment exemption in a special assessing unit that is not a city (Part J); extends certain provisions related to opportunities for service-disabled veteran-owned business enterprises (Part L); extends certain provisions relating to expanding the geographic area of employment of certain police officers, prisoner furloughs in certain cases and the crime of absconding therefrom, inmate work release, certain appropriations made by chapter 50 of the laws of 1994 enacting the state operations budget, the incarceration fee, merging the department of correctional services and division of parole into the department of corrections and community supervision, prison and jail housing and alternatives to detention and incarceration programs, the ignition interlock device program, the use of closed-circuit television and other protective measures for certain child witnesses, electronic court appearance in certain counties, enacting the interstate compact for adult offender supervision, limiting the closing of certain correctional facilities, providing for the custody by the department of correctional services of inmates serving definite sentences, providing for custody of federal prisoners and requiring the closing of certain correctional facilities, military funds of the organized militia, providing for community treatment facilities and establishing the crime of absconding from the community treatment facility, pre-criminal proceeding settlements in the city of New York, the psychological testing of correctional candidates, and other provisions relating thereto (Part O); relates to the admissibility of a victim’s sexual conduct in a sex offense (Part R); extends the workers’ compensation board’s authority to resolve medical bill disputes and simplify the process (Part CC); increases certain court fees and increases the amount of such fees which are deposited in the indigent legal services fund (Part DD); authorizes the alienation of certain parklands in the town of Hastings, county of Oswego (Part FF); authorizes the use of centralized services by public authorities and public benefit corporations to acquire energy products as a centralized service from the office of general services; extends certain provisions relating to authorizing the aggregate purchases of energy for state agencies, institutions, local governments, public authorities and public benefit corporations; and amends the effectiveness of certain provisions providing c...

Primary Sponsors
Senate Committee on Budget and Revenues
Title
Enacts into law major components of legislation which are necessary to implement the state fiscal plan for the 2019-2020 state fiscal year

Description
Enacts into law major components of legislation which are necessary to implement the state fiscal plan for the 2019-2020 state fiscal year; relates to the effectiveness of provisions relating to mandatory electronic filing of tax documents (Part A); relates to amending the employee training incentive program (Part B); relates to including in the apportionment fraction receipts constituting net global intangible low-taxed income (Part C); modifies the adjusted basis for property used to determine whether a manufacturer is a qualified New York manufacturer (Part D); extends the workers with disabilities tax credit program (Part E); includes qualified terminable interest property for which a prior deduction was allowed and certain pre-death gifts in a decedent’s New York gross estate (Part F); requires marketplace providers to collect sales tax; establishes the New York central business district trust fund (Part G); eliminates the reduced sales and use tax rates with respect to certain gas and electric service (Part H); requires the commissioner of taxation and finance to examine the accuracy of locally stated assessments before determining the tentative equalization rate (Part I); authorizes agreements for assessment review services (Subpart B); relates to the training of assessors and county directors of real property tax services (Subpart C); provides certain notifications electronically (Subpart D); relates to the valuation and taxable status dates of special franchise property (Subpart E); relates to reporting requirements of power plants (Subpart F)(Part J); repeals section 3-d of the general municipal law, relating to certification of compliance with tax levy limit (Part K); creates an employer-provided child care credit (Part L); includes gambling winnings in excess of five thousand dollars in New York source income and requires withholding of taxes of such winnings (Part M); relates to the farm workforce retention credit (Part N); relates to updating tax preparer penalties; relates to the effectiveness of certain transactions and related information and to the voluntary compliance initiative; and repeals certain provisions of the tax law relating to tax preparer penalties (Part O); extends the top personal income tax rate for five years (Part P); extends for five years the limitations on itemized deductions for individuals with incomes over one million dollars (Part Q); relates to extending the clean heating fuel credit for three years (Part R); relates to extending provisions relating to standards for electronic tax administration to December 31, 2019 (Part S); eliminates licensing fees for certain cooperative and rural electric corporations (Part T); relates to a credit for the rehabilitation of historic properties for state owned property le... (click bill link to see more).

Primary Sponsors
Senate Committee on Budget and Revenues
**Title**
Virginia Freedom of Information Act; definition of trade secret.

**Description**
Virginia Freedom of Information Act; definition of trade secret. Defines the term “trade secret,” for the purposes of the Virginia Freedom of Information Act, as meaning the same as that term is defined in the Uniform Trade Secrets Act (§ 59.1-336 et seq.). This bill is a recommendation of the Virginia Freedom of Information Advisory Council.

**Primary Sponsors**
Richard Stuart


**Political Ads (10)**
Title

Description
AB 1217, as amended, Mullin. Political Reform Act of 1974: campaign disclosures. Electioneering and issue lobbying communications: disclosures. The Political Reform Act of 1974 provides for the comprehensive regulation of campaign financing and activities. Among other things, the act requires specified disclosures in advertisements regarding the source of the advertisement. The act defines “advertisement” for these purposes to mean a general or public communication that is authorized and paid for by a committee for the purpose of supporting or opposing a candidate or candidates for elective office or a ballot measure or ballot measures. The act also requires certain advertisements paid for by certain committees to disclose the names of the top contributors, which is defined for these purposes to mean the persons from whom the committee paying for an advertisement has received its three highest cumulative contributions of $50,000 or more. This bill would require a person who qualifies as a “major political communicator,” as defined, to make specified disclosures in connection with “electioneering communications” and “issue lobbying communications.” The bill would define “electioneering communication” to mean any general or public communication that refers to one or more clearly identified candidates for elective office, but does not expressly advocate for the election or defeat of the candidate or candidates, and that is disseminated, broadcast, or otherwise communicated during a specified period before an election. It would define “issue lobbying communication” to mean any general or public communication that clearly refers to and reflects a view on the subject matter, description, or name of one or more clearly identified pending legislative actions, administrative actions, or ballot measures, and that meets other specified criteria. The bill would require a major political communicator to also disclose the names of its “top funders,” as defined, in specified cases, and to maintain records to permit verification of the top funders. This bill would expand the definition of “advertisement” to include any general or public communication that is an “electioneering communication” or an “issue advocacy advertisement,” as defined. The bill would require a “major advertiser,” which is defined as a person who has made payments for advertisements totaling $10,000 or more in a calendar year, to comply with specified disclosures regarding the source of the advertisement. The bill would change the term “top contributors” to “top funders.” The bill would define “top funders” of a major advertiser, and would require an advertisement paid for by a major advertiser that is not a committee to disclose the names of the top funders to th... (click bill link to see more).

Primary Sponsors
Kevin Mullin, Ben Allen
<table>
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<th>State</th>
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**Title**
AN ACT CONCERNING DARK MONEY AND DISCLOSURE OF FOREIGN POLITICAL SPENDING AND OF POLITICAL ADVERTISING ON SOCIAL MEDIA.

**Description**
To (1) implement federal court rulings regarding independent expenditure political committees, (2) increase disclosure of independent expenditures and prohibit such expenditures by foreign-influenced entities, (3) reveal persons behind political committees and contributors to such committees, and (4) require online platforms to disclose purchasers of political advertisements.

**Primary Sponsors**
Joint Committee on Government Administration and Elections

**Categories:** Government Administration, Elections, Campaign Finance, Communications, Internet, Legal Affairs, State Judiciary, Families & Children, Other, Marriage Issues, Crime, White Collar, Civil Rights, Privacy, Budget, Appropriations, Financials, Banking & Investment, Travel & Leisure, Gambling, Hospitality

**Title**
AN ACT CONCERNING DARK MONEY AND DISCLOSURE.

**Description**
To increase disclosure of funds used to make independent expenditures and the persons making them, prohibit political spending by foreign-influenced entities, increase transparency as to paid consultants and require disclosure of purchasers of online political advertisements.

**Primary Sponsors**
Alexandra Bergstein


**Title**
AN ACT CONCERNING SOCIAL MEDIA PLATFORMS AND CAMPAIGN FINANCE.

**Description**
To define "online platform", require such platform to make publicly available copies of electioneering communications and contact information at such platform for such communications and impose a rebuttable presumption that certain content created by or for such platform is not an independent expenditure if displayed during the ninety days prior to a primary or election.

**Primary Sponsors**
Joint Committee on Government Administration and Elections

**Categories:** Government Administration, Elections, State Executive, Communications, Other, Taxes, Other, Civil Rights, Voting Rights, Privacy
### Title
**AN ACT CONCERNING THE STATE ELECTIONS ENFORCEMENT COMMISSION AND REGULATION OF DARK MONEY.**

### Description
To (1) implement federal court rulings regarding independent expenditure political committees, (2) increase disclosure of independent expenditures and prohibit such expenditures by certain foreign entities, (3) reveal persons behind political committees and contributors to such committees, (4) require online platforms to disclose requests for the purchase of political advertisements, (5) revise the manner in which the State Elections Enforcement Commission processes complaints, and (6) increase transparency with respect to moneys paid to consultants.

### Primary Sponsors
Joint Committee on Government Administration and Elections

### Categories:
Government Administration, Elections, Campaign Finance, Communications, Internet, Legal Affairs, State Judiciary, Families & Children, Other, Marriage Issues, Civil Rights, Privacy, Travel & Leisure, Gambling, Hospitality, Crime, White Collar

---

### Title
Digital Election Communication

### Description
Amends the Election Code. Provides that "electioneering communication" also means a digital communication and includes any communication that is placed or promoted on an online platform. Provides the requirements for an online platform. Provides that the requirements do not apply to a news medium or reporter as defined in the Code of Civil Procedure. In provisions concerning disclosures in political communications, provides that a political committee that pays for a specified political communication must be identified conspicuously within the communication. Provides that a communication does not make a statement in a clear and conspicuous manner if it is difficult to read or hear or if the placement is easily overlooked. Provides that each provider of electioneering communications shall make reasonable efforts to ensure that electioneering communications are not purchased by a foreign national, directly or indirectly.

### Primary Sponsors
Steve Stadelman

### Categories:
Government Administration, Elections, Communications, Internet, Radio, Television, Civil Rights, Privacy, Legal Affairs, State Judiciary, Civil Law & Procedure
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<td>WA</td>
<td>HB 1195</td>
<td>Effective Date 5 21 2019 2019 05 21</td>
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Title

An Act relative to honest online political advertisement disclosure and election interference

Description

By Mr. LeBoeuf of Worcester, a petition (accompanied by bill, House, No. 3921) of David Henry Argosky LeBoeuf and others relative to electioneering communication expenditures. Election Laws.

Primary Sponsors

David LeBoeuf


Title

Political campaign advertisements; disclosure requirements, advertisements placed, etc.

Description

Political campaign advertisements; disclosure requirements; advertisements placed or promoted for a fee on an online platform. Subjects any message that is placed or promoted for a fee on an online platform to the same disclosure requirements to which print media, television, and radio advertisements are subject. The bill defines “online platform” as any public-facing website, web application, or digital application, including a social network, ad network, or search engine, that sells advertisements and has at least 50 million unique monthly United States visitors or users for a majority of months during the preceding 12 months. The bill expands the definition of “print media” to include any non-video or non-audio message placed or promoted for a fee on an online platform, subjects advertisements in video format that are placed or promoted for a fee on an online platform to the same disclosure requirements to which television advertisements are subject, and subjects advertisements in audio format that are placed or promoted for a fee on an online platform to the same disclosure requirements to which radio advertisements are subject.

Primary Sponsors

Marcus Simon

Categories: Communications, Radio, Television, Government Administration, State Legislature, Elections, Campaign Finance

Title

Concerning the efficient administration of campaign finance and public disclosure reporting and enforcement.

Primary Sponsors

Zack Hudgins

Concerning the efficient administration of campaign finance and public disclosure reporting and enforcement.

Primary Sponsors
Sam Hunt


Title
Public notices and legal notices, to provide for electronic publication through state-sanctioned public notice website, Legal Notice Savings and Modernization Act, Secs. 6-8-64, 17-4-1 am’d.

Primary Sponsors
Andrew Sorrell

Categories: Government Administration, Municipal Governments, Elections, Communications, Internet, Books & Print Media, Legal Affairs, State Judiciary, Labor & Employment, Wages & Compensation

Title
To Allow For The Electronic Notification Of An Invitation For Bids And Electronic Submission Of Bids; And To Create The Fair Notice And Efficiency In Public Works Act.

Primary Sponsors
Scott Flippo


Title
AN ACT CONCERNING THE PUBLICATION OF LEGAL NOTICES ON MUNICIPAL INTERNET WEB SITES.

Description
To reduce newspaper public notice requirements for municipalities.

Primary Sponsors
John Frey
### Legal Notices:

**Title**
Legal Notices:

**Description**
Provides for Internet website publication of legal notices; provides criteria for such publication; authorizes fiscally constrained county to use publicly accessible website to publish legally required advertisements & public notices only if certain requirements are met; requires governmental agency to provide specified notice to residents concerning alternative methods of receiving legal notices.

**Primary Sponsors**
Randy Fine, House Committee on Judiciary, Subcommittee on Local, Federal and Veterans Affairs

### Deleting provisions relating to publication of legal notices in newspapers; defining the term “publicly accessible website”; authorizing government agencies to publish legal notices on their websites; requiring government agencies to provide specified notice to residents concerning alternative methods of receiving legal notices, etc.

**Primary Sponsors**
Dennis Baxley

### Legal and Official Advertisements:

**Title**
Legal and Official Advertisements:

**Description**
Authorizing the publication of legal and official advertisements on specified publicly accessible governmental websites in lieu of publication in a newspaper, etc.

**Primary Sponsors**
Manny Diaz
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<td>H 166</td>
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<td>Referred To State Affairs 2019 02 26</td>
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**Title**
NEWSPAPERS – Amends and adds to existing law to provide for legal notices to be published by a newspaper electronically, with print follow-up, and to set rates.

**Primary Sponsors**
House Committee on State Affairs

**Categories:** Communications, Books & Print Media, Internet, Legal Affairs, State Judiciary, Government Administration, Municipal Governments, Technology, Software & IT Services, Innovation, Hardware, Science & Research

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<td>IL</td>
<td>SB 189</td>
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</table>

**Title**
Muni Cd-Electronic Publication

**Description**
Amends the Property Tax Code, the Local Government Financial Statement Act, the Illinois Municipal Budget Law, the Medical Service Facility Act, the Innovation Development and Economy Act, and the Illinois Municipal Code. Changes various provisions requiring notice by publication in newspapers to allow an option of publication on websites of municipalities and specified units of local government.

**Primary Sponsors**
Jim Oberweis

Notice of sheriff's sale of foreclosed property.

Description
Amends the statute concerning the procedures for a sheriff's sale of real property subject to a mortgage foreclosure judgment to provide that before selling the property, the sheriff must advertise the sale by arranging for the posting of a notice of the sale on the Internet web site maintained by: (1) each county in which the real estate is located; or (2) the office of the sheriff; at the discretion of the sheriff. (Current law requires the sheriff to advertise the sale by publication in a newspaper of general circulation in each county in which the property is located.) Specifies that existing law governing an error or omission in a legal notice published in a newspaper also applies to a sheriff's sale notice posted on an Internet web site. Provides that if: (1) a county in which the real estate is located does not maintain an Internet web site; and (2) the office of the sheriff does not maintain an Internet web site; the sheriff shall advertise the sale by publication in the county. Provides that in a case in which: (1) the sheriff must publish a sheriff's sale notice in a newspaper; and (2) the sheriff is unable to procure such publication; the sheriff shall execute a written statement explaining why publication was not possible. (Current law does not specify that the sheriff's statement must be in writing.) Provides that the sheriff shall: (1) maintain a record, in a printed or an electronic format, of the written statement for a period of not less than three years from the date of execution of the statement; and (2) make the statement available to the public upon request. Provides that a sheriff who posts a sheriff's sale notice on a county's or the sheriff's Internet web site shall: (1) maintain a record, in a printed or an electronic format, of the posted notice of sale for a period of not less than three years from the date on which the notice is removed from the Internet web site after the occurrence of an event specified under the bill; and (2) make the record available to the public upon request. Makes conforming amendments.

Primary Sponsors
Kevin Mahan, Jim Pressel, Dan Forestal, Andy Zay, Jim Tomes, Mac McNamara
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<td>IN</td>
<td>SB 435</td>
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<td>KS</td>
<td>HB 2237</td>
<td>Hearing Monday February 25 2019 9 00 Am Room 218 N Cancelled 2019 02 20</td>
<td>Failed sine die</td>
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<tr>
<td>MD</td>
<td>HB 553</td>
<td>Unfavorable Report By Environment And Transportation 2019 03 11</td>
<td>Failed sine die</td>
<td>None</td>
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**Title**
Publication of local government notices.

**Description**
Allows a political subdivision, which includes an agency of a political subdivision, to publish legal notices on a legal notice web site instead of in a newspaper. Establishes requirements regarding availability and accessibility of a legal notice web site. Requires a political subdivision to designate an official responsible for the electronic publication of legal notices, if the political subdivision publishes legal notices electronically. Provides that if a political subdivision does not have an official web site, legal notices may be published on an official web site of the county government. Establishes requirements for the duration of the posting of a legal notice and proof of posting.

**Primary Sponsors**
Andy Zay

**Categories:** Communications, Internet, Books & Print Media, Legal Affairs, State Judiciary, Government Administration, Other, Technology, Software & IT Services, Innovation, Science & Research, Hardware

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<td>Failed sine die</td>
<td>None</td>
</tr>
<tr>
<td>MD</td>
<td>HB 553</td>
<td>Unfavorable Report By Environment And Transportation 2019 03 11</td>
<td>Failed sine die</td>
<td>None</td>
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</table>

**Title**
Allow cities and counties to publish legal notices on the internet.

**Primary Sponsors**
House Committee on Local Government

**Categories:** Communications, Books & Print Media, Internet, Government Administration, Municipal Governments, Education, Higher Education, Pre-K-12 Education, Teaching & Administration, Legal Affairs, State Judiciary, Civil Rights, Privacy, Voting Rights, Reproductive Issues

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<td>HB 553</td>
<td>Unfavorable Report By Environment And Transportation 2019 03 11</td>
<td>Failed sine die</td>
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</table>

**Primary Sponsors**
Michael Malone

**Categories:** Communications, Internet, Books & Print Media, Government Administration, Municipal Governments, Legal Affairs, State Judiciary, Housing & Property, Residential Property, Commercial & Industrial Property, Property Insurance, Taxes, Property tax, Sales & Excise tax, Civil Rights, Privacy, Voting Rights
Title
Political Subdivisions - Legal Notice Requirements - Posting on Websites

Description
Authorizing a county or municipality to satisfy a requirement to publish legal notices in a newspaper of general circulation by posting the notices on the county's or municipality's website; requiring notices posted on a county or municipality website to be conspicuously displayed and to be easily accessible; requiring a county or municipality that chooses to post notices on the Internet to publish a certain notice in a newspaper of general circulation in the county or municipality and to offer a certain mail service; etc.

Primary Sponsors
Ron Young

Categories: Communications, Internet, Books & Print Media, Government Administration, Municipal Governments, Legal Affairs, State Judiciary, Taxes, Property tax, Sales & Excise tax, Civil Rights, Privacy, Voting Rights, Housing & Property, Residential Property, Commercial & Industrial Property, Property Insurance

Title
An Act To Allow the Expansion of the Types of Newspapers That Qualify as Legal Notice Publishers by Removing the 2nd Class Postal Matter Requirement

Description

Primary Sponsors
Dave Miramant

Categories: Legal Affairs, State Judiciary, Communications, Books & Print Media, Marketing, Government Administration, Other

Title
Modifies provisions relating to the publication of notice of the sale of real estate

Primary Sponsors
Andrew Koenig

Categories: Financials, Banking & Investment, Insurance, Communications, Books & Print Media, Internet, Housing & Property, Residential Property, Property Insurance, Commercial & Industrial Property, Government Administration, Municipal Governments, State Executive
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<td>MO</td>
<td>SB 515</td>
<td>Second Read And Referred S General Laws Committee 2019 03 14</td>
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<td>MT</td>
<td>SB 107</td>
<td>S Died In Standing Committee S State Administration 2019 04 25</td>
<td>Failed sine die</td>
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**Title**
Changes the process by which public notice is required to be published

**Primary Sponsors**
Paul Wieland


**Title**
Modifies provisions relating to publication of notice

**Primary Sponsors**
David Sater

**Categories:** Legal Affairs, State Judiciary, Communications, Books & Print Media, Government Administration, Municipal Governments, Financials, Banking & Investment, Housing & Property, Residential Property, Commercial & Industrial Property, Property Insurance

**Title**
Revise advertising requirements for state building construction

**Primary Sponsors**
Ryan Lynch, Jon Sesso

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<td>HB 1117</td>
<td>Filed With Secretary Of State 03 13 2019 03 14</td>
<td>Enacted</td>
<td>None</td>
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**Title**
Relating To Publication Of Legal Notices In A Newspaper And Online.

**Description**
AN ACT to create and enact a new section to chapter 46-05 of the North Dakota Century Code, relating to publication of legal notices in a newspaper and online.

**Primary Sponsors**
Bill Devlin, Rick Holman, Jeffery Magrum, Mike Dwyer, Joan Heckaman, Jerry Klein

**Categories:** Communications, Books & Print Media, Legal Affairs, State Judiciary, Government Administration, Other

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<td>NJ</td>
<td>S 1439</td>
<td>Introduced In The Senate Referred To Senate State Government Wagering Tourism Historic Preservation Committee 2018 02 01</td>
<td>In Senate</td>
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**Title**
Electronic Publication of Legal Notices Act*; permits publication of legal notices by government agencies and persons on official government notice websites instead of newspapers.

**Primary Sponsors**
Mike Doherty

**Categories:** Government Administration, Municipal Governments, Communications, Internet, Books & Print Media, Legal Affairs, State Judiciary, Housing & Property, Residential Property, Commercial & Industrial Property

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**Title**
Allows for online publication of public notices

**Description**
Allows for online publication of public notices.

**Primary Sponsors**
Steve Hawley

**Categories:** Communications, Books & Print Media, Legal Affairs, State Judiciary
<table>
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<th>State</th>
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<td><strong>Title</strong></td>
<td>Relates to the meaning of the term &quot;newspaper&quot; for purposes of publishing certain notices required by law</td>
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<td><strong>Description</strong></td>
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<td>Bill Magnarelli</td>
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<td><strong>Title</strong></td>
<td>Relates to publication of legal notices on the official Westchester county website</td>
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<td><strong>Primary Sponsors</strong></td>
<td>Gary Pretlow</td>
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<td>NY</td>
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<td>Substitute S 2842 Action Returned To Senate 2019 06 04</td>
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<td><strong>Title</strong></td>
<td>Authorizes state agencies to publish certain rule making notices by electronic means</td>
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<tr>
<td><strong>Description</strong></td>
<td>Authorizes state agencies to publish and transmit certain rule making notices by electronic means; provides for the provision of the state register by electronic means; authorizes the legislative administrative regulations review commission to accept data transmitted by electronic means.</td>
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<tr>
<td><strong>Primary Sponsors</strong></td>
<td>Robin Schimminger</td>
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**Categories:** Communications, Books & Print Media, Legal Affairs, State Judiciary

**Categories:** Government Administration, Municipal Governments, Legal Affairs, State Judiciary, Law Enforcement & Public Safety, Disaster Response, Communications, Books & Print Media, Budget, Other, Public Resources, Land Use & Conservation, Taxes, Property tax

**Categories:** Government Administration, State Executive, State Agencies, Communications, Internet, Budget, Government Contracting & Procurement, Legal Affairs, State Judiciary, Health, Pharmaceuticals, Medicare & Medicaid, Social Issues, Mental & Physical Disability, Transportation, Ground, Technology, Innovation, Science & Research
Title
Authorizes state agencies to publish certain rule making notices by electronic means

Description
Authorizes state agencies to publish and transmit certain rule making notices by electronic means; provides for the provision of the state register by electronic means; authorizes the legislative administrative regulations review commission to accept data transmitted by electronic means.

Primary Sponsors
Anna Kaplan


Title
Allows for online publication of public notices

Description
Allows for online publication of public notices.

Primary Sponsors
Pat Gallivan

Categories: Communications, Books & Print Media, Legal Affairs, State Judiciary

Title
Local Government, General - As introduced, allows governmental entities to publish notices on their websites in lieu of other methods of publication. - Amends TCA Title 1, Chapter 3 and Title 8, Chapter 21.

Primary Sponsors
Ron Gant

Categories: Communications, Books & Print Media, Internet, Legal Affairs, State Judiciary
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<td>UT</td>
<td>HB 69</td>
<td>House Filed 2019 03 14</td>
<td>Failed sine die</td>
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<td>UT</td>
<td>SB 33</td>
<td>Governor Signed 2019 03 25</td>
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<td>SB 145</td>
<td>Governor Signed 2019 03 25</td>
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**Title**
Local Government, General - As introduced, allows governmental entities to publish notices on their websites in lieu of other methods of publication. - Amends TCA Title 1, Chapter 3 and Title 8, Chapter 21.

**Primary Sponsors**
Dolores Gresham

**Title**
Legal Notice Amendments

**Primary Sponsors**
Kim Coleman, Dan McCay

**Title**
Political Procedures Amendments

**Primary Sponsors**
Wayne Harper, Travis Seegmiller

**Title**
Legal Notice Revisions

**Primary Sponsors**
Dan McCay, Logan Wilde

**Categories:** Communications, Books & Print Media, Internet, Legal Affairs, State Judiciary

**Categories:** Legal Affairs, State Judiciary, Communications, Books & Print Media, Government Administration, Other, Taxes, Property tax


**Categories:** Legal Affairs, State Judiciary, Communications, Books & Print Media, Government Administration, Other, Taxes, Property tax
Newspapers; legal notice and publications, requirements.

Alters the requirements for newspapers that may be used for legal notices and publications by (i) changing the publication and circulation requirement from 24 consecutive weeks to at least 50 of the preceding 52 weeks and requiring such publication be in printed form; (ii) requiring that such a newspaper provide general news coverage of the area in which the notice is to be published; and (iii) requiring that such a newspaper have a periodicals mailing permit issued by the United States Postal Service. The bill further provides that a newspaper that lacks a periodicals permit issued by the United States Postal Service may petition the circuit court for the jurisdiction in which such notices or publications are to be published, as opposed to where such newspaper is located as current law requires, for the authority to be certified as a newspaper of general circulation. The bill further allows a locality that determines that no newspaper published in such locality otherwise meets the requirements that enable it to be a newspaper for the use of such notices and publications to petition the circuit court in the jurisdiction in which such notices and publications are to be published for the authority to be published in another medium. The bill specifies that such petition shall not be filed without majority approval of the locality's local governing body. The bill requires that any newspaper authorized to publish such notices and publications shall also (a) print such notices and publications in a prominent location in such newspaper with an identifying heading in boldface letters no smaller than 24-point type and (b) maintain at least three years' worth of print archives of such newspaper and make such archives available for public inspection. The bill further requires that a newspaper shall post a notice on the newspaper's website, if such a website is published by such newspaper, and on a searchable, statewide repository website established and maintained as a joint venture of the majority of Virginia newspapers as a repository for such notices. The bill provides that any notice published on a website shall be accessible to the public at no charge.

Primary Sponsors
Jennifer Boysko

Title
Relating to placement of legal advertisements


Primary Sponsors
Craig Blair
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**Title**
Cities and counties-publication of notices.

**Description**
AN ACT relating to cities, towns and counties; authorizing electronic publication of certain city, town and county notices as specified; making conforming amendments; repealing an obsolete provision; specifying applicability; and providing for an effective date.

**Primary Sponsors**
Don Burkhart

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**Title**
Statewide official notices website.

**Description**
AN ACT relating to publication of legal notices; creating the statewide official notices website; requiring publication of legal notices on the official notices website rather than in a newspaper; providing for rulemaking; requiring reports; providing an appropriation; and providing for effective dates.

**Primary Sponsors**
Bunky Loucks

**Categories:** Communications, Books & Print Media, Government Administration, Municipal Governments, Labor & Employment, Wages & Compensation, Legal Affairs, State Judiciary, Civil Rights, Privacy

**Telemarketing (11)**
Autodialer-Caller ID-Consent

Amends the Automatic Telephone Dialers Act. Redefines "recorded message" to mean any artificial or recorded communication that includes or introduces an advertisement or constitutes telemarketing without live voice interaction (rather than any taped communication soliciting the sale of goods or services without live voice interaction). Prohibits an autodialer from providing inaccurate caller ID information in violation of a specified federal law and regulations of the Federal Communications Commission. Provides that it is a violation of the Act to play a recorded message (rather than a prerecorded message) placed by an autodialer without the (i) prior express consent of the called party or (ii) the prior express written consent of the called party if the call is made by or on behalf of a tax-exempt nonprofit organization or is a call that delivers a health care message made by, or on behalf of, a covered entity or its business associate as those terms are defined in a specified provision of the Health Insurance Portability and Accountability Act of 1996. Defines "telemarketing" and "prior express written consent".

Primary Sponsors
Lindsay Parkhurst

Title
Telephone solicitation.

Description
Adds to the list of telephone calls that are exempt from the "do not call" statute any telephone call made to a consumer by a caller that: (1) is: (A) a communications service provider that offers broadband internet service; or (B) a financial institution or a person licensed by the department of financial institutions to engage in first lien mortgage transactions or consumer credit transactions; and (2) has an established business relationship with the consumer. Requires the consumer protection division of the attorney general's office (division) to notify Indiana residents of the following: (1) The prohibition under federal law against a person making any call using an: (A) automatic telephone dialing system; or (B) artificial or prerecorded voice; to any telephone number assigned to a mobile telecommunications service. (2) The prohibition under federal law against a person initiating any telephone call to any residential telephone line using an artificial or prerecorded voice to deliver a message without the prior consent of the called party. (3) Information concerning the placement of a telephone number on the National Do Not Call Registry operated by the Federal Trade Commission. Allows the division to use the consumer protection division telephone solicitation fund (fund) to: (1) administer the statutes concerning: (A) the registration of telephone solicitors; and (B) the regulation of automatic dialing machines; and (2) reimburse county prosecutors for expenses incurred in extraditing violators of these and other state and federal statutes concerning telephone solicitations. (Current law provides that the fund may be used only to administer: (1) the state's "do not call" statute; (2) the federal statute concerning restrictions on the use of telephone equipment; and (3) the state statute concerning misleading or inaccurate caller identification (caller ID statute).) Provides that certain civil penalties recovered by the attorney general for violations of the statutes concerning: (1) the registration of telephone solicitors; and (2) the regulation of automatic dialing machines; shall be deposited in the fund. Defines "executive" for purposes of the "do not call" statute, and provides that an executive of a person that violates the "do not call" statute commits a separate deceptive act actionable by the division. Provides that the attorney general can collect attorney fees and costs in a civil action for a violation of the caller ID statute. Amends the definition of "seller" for purposes of the statute requiring telephone solicitors to register with the division, so that the definition includes any person making a telephone solicitation. (Current law includes only persons making specified false representations in a telephone solicitation.) Provid... (click bill link to see more).

Primary Sponsors
Dale DeVon, Ryan Lauer, Karlee Macer, Randy Head, Eric Koch, Jeff Ellington
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**Title**

**AN ACT relating to caller identification.**

**Description**

Amend KRS 367.46955 to prohibit telephone solicitations which misrepresent the name or telephone number in caller identification services; amend KRS 367.46999 to increase the fines for second offenses and clarify enforcement mechanisms; amend KRS 367.667 to prohibit charitable telephone solicitations which misrepresent the name or telephone number in caller identification services; amend KRS 367.990 to add criminal fines and the payment of restitution for violations.

**Primary Sponsors**

Kevin Bratcher, Danny Bentley, Travis Brenda, Myron Dossett, Larry Elkins, Daniel Elliott, Deanna Frazier, Jim Gooch, Joe Graviss, David Hale, Thomas Huff, Kim King, Stan Lee, Scott Lewis, Ed Massey, Chad McCoy, Tim Moore, Kim Moser, David Osborne, Phillip Pratt, Melinda Prunty, Steve Riley, Bart Rowland, Steve Sheldon, James Tipton, Russell Webber, Susan Westrom

**Categories:** Crime, White Collar, Consumers, Consumer Affairs, Communications, Internet, Legal Affairs, State Judiciary, Government Administration, State Executive, Financials, Insurance, Budget, Appropriations, Social Issues, Other
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**Title**
Prohibits telemarketers from making certain unsolicited telemarketing sales calls.

**Primary Sponsors**
Linda Greenstein

**Categories:** Communications, Telecommunications, Consumers, Consumer Products, Consumer Affairs, Law Enforcement & Public Safety, First Responders, Firearms, Technology, Software & IT Services, Innovation, Science & Research

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**Title**
Allows individuals to register their telefacsimile telephone numbers with the consumer protection board as part of the “do not call” statewide registry.

**Description**
Allows individuals to register their telefacsimile telephone numbers with the consumer protection board as part of the “do not call” statewide registry.

**Primary Sponsors**
Steve Cymbrowitz

**Categories:** Government Administration, State Executive, Consumers, Consumer Affairs, Communications, Telecommunications, Legal Affairs, State Judiciary

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**Title**
Relates to telemarketing

**Description**
Adds text messages to provisions regarding telemarketing and provides for increased caller identification transparency for certain types of telemarketing activity.

**Primary Sponsors**
Michael DenDekker

**Categories:** Communications, Other, Government Administration, State Executive, Consumers, Consumer Affairs, Crime, White Collar, Transportation, Ground, Marine
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**Title**
Limits robocalls to state residents and requires telephone service providers to offer free call mitigation technology to telephone customers.

**Description**
Limits robocalls to state residents and requires telephone service providers to offer free call mitigation technology to telephone customers.

**Primary Sponsors**
Brad Hoylman


**Title**
Relates to telemarketing

**Description**
Adds text messages to provisions regarding telemarketing and provides for increased caller identification transparency for certain types of telemarketing activity.

**Primary Sponsors**
Kevin Parker

**Categories:** Communications, Other, Government Administration, State Executive, State Legislature, Consumers, Consumer Products, Consumer Affairs, Crime, White Collar, Transportation, Ground, Marine
Virginia Telephone Privacy Protection Act; transmission of caller identification information.

Prohibits any person, with the intent to defraud, harass, cause harm, or wrongfully obtain anything of value, from making, placing, or initiating a call or text message or engaging in conduct that results in the display of misleading, false, or inaccurate caller identification information on the receiving party's telephone. The measure prohibits conduct to otherwise (i) circumvent caller identification technology that is designed to allow the receiving party to identify the telephone number, location, or organization from which the call or text message originates or (ii) misrepresent the origin and nature of the call or text message. The measure also prohibits a person, with such intent, from displaying (a) a Virginia area code on the recipient's caller identification system unless the person making, placing, or initiating the call or text message maintains a physical presence in the Commonwealth or (b) the receiving party's telephone number on the contacted party's caller identification system. A violation of these provisions is subject to the remedies provided in the Virginia Telephone Privacy Protection Act (§ 59.1-510 et seq.).

Primary Sponsors
Todd Pillion
Title
California Consumer Privacy Act of 2018.

Description
AB 25, as amended, Chau. California Consumer Privacy Act of 2018. Existing law, the California Consumer Privacy Act of 2018, beginning January 1, 2020, grants consumers various rights with regard to their personal information held by businesses, including the right to request a business to disclose specific pieces of personal information it has collected and to have information held by that business deleted, as specified. The act requires a business to disclose and deliver the required information to a consumer free of charge within 45 days of receiving a verifiable consumer request from the consumer. The act prohibits a business from requiring a consumer to create an account with the business in order to make a verifiable consumer request. This bill would provide an exception to that prohibition by authorizing a business to require authentication of the consumer that is reasonable in light of the nature of the personal information requested in order to make a verifiable consumer request. However, the bill would authorize a business to require a consumer to submit a verifiable consumer request through an account that the consumer maintains with the business if the consumer maintains an account with that business. The act also authorizes a consumer to bring a private civil action, as specified, against a business that violates its duty to implement reasonable security procedures and practices if that failure results in a consumer's personal information being subject to unauthorized access and exfiltration, theft, or disclosure. The act also requires a business that collects a consumer's personal information to, at or before the point of collection, inform consumers as to the categories of personal information to be collected and the purposes for which the categories of personal information shall be used. This bill would also exempt exempt, until January 1, 2021, from all provisions of the act, except the aforementioned private civil action provision, provision and the obligation to inform the consumer as to the categories of personal information to be collected as described above, information collected from a natural person by a business in the course of the natural person acting as a job applicant to, an employee of, owner of, director of, officer of, medical staff member of, or contractor of that business, as specified. This bill would state the intent of the Legislature to clarify how a business shall comply with a consumer's request for specific pieces of information in a privacy protective manner. This bill would make various other nonsubstantive changes.

Primary Sponsors
Ed Chau
Title

Customer loyalty programs.

Description

AB 846, as amended, Burke. Customer loyalty programs. Existing law, the California Consumer Privacy Act of 2018, beginning on January 1, 2020, grants a consumer various rights with regard to personal information relating to that consumer that is held by a business. Among these rights, the act allows a consumer to opt out of having the consumer's personal information sold to third parties by a business, and the act requires a business that sells a consumer's personal information to third parties to give that consumer notice, as specified. The act prohibits a business from discriminating against the consumer for exercising any of the consumer's rights under the act, except that a business may offer a different price, rate, level, or quality of goods or services to a consumer if the differential treatment is reasonably related to value provided to the consumer by the consumer's data. The act authorizes a business to enter a consumer into a financial incentive program only if the consumer affirmatively consents, subject to revocation at any time by the consumer, to the material terms of the incentive program, and the act requires a business that offers a financial incentive to a consumer to notify the consumer of the financial incentive, as specified. The act further prohibits a business from using a financial incentive practice that is unjust, unreasonable, coercive, or usurious in nature. This bill would prohibit the act from being construed to prohibit a business from offering a different price, rate, level, or quality of goods or services to a consumer if the offering is in connection with a consumer's voluntary participation in a loyalty, rewards, premium features, discount, or club card program, as defined, or the offering is for a specific good or service whose functionality is directly related to the collection, use, or sale of the consumer's data. defined. The bill would prohibit a business from offering loyalty, rewards, premium features, discounts, or club card programs that are unjust, unreasonable, coercive, or usurious in nature. The bill would prohibit a business from selling the personal information of consumers collected as part of a loyalty, rewards, premium features, discounts, or club card program.

Primary Sponsors

Autumn Burke, Evan Low, Kevin Mullin
Title
California Consumer Privacy Act of 2018.

Description
AB 873, as amended, Irwin. California Consumer Privacy Act of 2018. (1) Existing law, the California Consumer Privacy Act of 2018, beginning on January 1, 2020, grants consumers various rights with regard to their personal information held by businesses, including the right to know what categories of personal information and the specific pieces a business collects and to have information held by that business deleted, as specified. Existing law imposes certain responsibilities on the Attorney General in connection with the act, including creating regulations and providing guidance on how to comply with the act. The act excludes from the definition of personal information consumer information that is deidentified, or aggregate consumer information. The act defines “deidentified” to mean information that cannot reasonably identify, relate to, describe, be capable of being associated with, or be linked, directly or indirectly, to a particular consumer, provided that a business using deidentified information has implemented technical safeguards that prohibit reidentification of the consumer to whom the information may pertain, has implemented business processes specifically prohibiting reidentification of the information to prevent inadvertent release, and makes no attempt to reidentify the information. This bill would revise the definition of “deidentified” to instead mean information that does not identify, and is not reasonably linkable, directly or indirectly, to a particular consumer, provided that the business makes no attempt to reidentify the information and takes reasonable technical and administrative measures designed to ensure that the data is deidentified, publicly commits to maintain and use the data in a deidentified form, and contractually prohibits recipients of the data from trying to reidentify it. (2) Existing law defines “personal information,” as, among other information, that which is capable of being associated with or could reasonably be linked, directly or indirectly, with a particular consumer or household. This bill would instead specify that personal information includes, but is not limited to, specified information that, among other things, is reasonably capable of being associated with, or could be reasonably linked, directly or indirectly, with a particular consumer or household. (3) Existing law specifies that the act is not to be construed to require a business to reidentify or otherwise link information that is not maintained in a manner that would be considered personal information. This bill would revise this language to delete the reference to information that is not maintained in “a manner that would be considered personal information.” The bill would instead refer to information that is...

Primary Sponsors
Jacqui Irwin

Categories: Consumers, Consumer Affairs, Families & Children, Other, Child Care, Health, Other, Civil Rights, Privacy, Government Administration, State Executive, Communications, Internet, Marketing, Financials, Insurance, Legal Affairs, State Judiciary, Technology, Software & IT Services, Innovation, Crime, White Collar
Title
California Consumer Privacy Act of 2018.

Description
AB 874, as amended, Irwin. California Consumer Privacy Act of 2018. Existing law, the California Consumer Privacy Act of 2018, beginning on January 1, 2020, grants consumers various rights with regard to their personal information held by businesses, including the right to request a business to disclose specific pieces of personal information it has collected. The act generally provides for the enforcement by the Attorney General, but also provides for a private right of action in certain circumstances. This bill would state the intent of the Legislature to enact legislation relating to the California Consumer Privacy Act of 2018. The act defines “personal information” to mean information that identifies, relates to, describes, is capable of being associated with, or could reasonably be linked, directly or indirectly, with a particular consumer or household. The act excludes “publicly available information” from the definition of “personal information,” and defines the term “publicly available” to mean information that is lawfully made available from federal, state, or local government records, if any conditions associated with that information. Existing law further specifies that information is not “publicly available” if that data is used for a purpose that is not compatible with the purpose for which the data is maintained and made available in the government records or for which it is publicly maintained and specifies that “publicly available” does not include consumer information that is deidentified or aggregate consumer information. This bill would redefine “publicly available” to mean information that is lawfully made available from federal, state, or local records. The bill would delete the above language specifying the conditions in which that information is not “publicly available.” The bill would, instead, provide that “personal information” does not include deidentified or aggregate consumer information.

Primary Sponsors
Jacqui Irwin

Categories: Consumers, Consumer Affairs, Consumer Products, Consumer Technology, Retail, Families & Children, Other, Child Care, Communications, Internet, Marketing, Civil Rights, Privacy, Government Administration, State Executive, Legal Affairs, State Judiciary, Technology, Software & IT Services, Innovation, Financials, Insurance, Banking & Investment, Health, Medical Practice, Medicare & Medicaid, Health Insurance
Consumer privacy protection.

Existing law prohibits a business from requesting medical information directly from an individual regardless of whether the information pertains to the individual, and using, sharing, or otherwise disclosing that information for direct marketing purposes unless certain requirements are met, including that it disclose that it is obtaining the information to market or advertise products, goods, or services to the individual and that it obtain consent for the information to be used or shared for that purpose, as specified. This bill would require a business that conducts business in California, and that collects a California resident's consumer data, to disclose to the consumer the monetary value to the business of their consumer data by posting the average monetary value to the business of a consumer's data, including that information in its privacy policy posted on its internet website, and also including in its privacy policy disclosure of any use of a consumer's data that is not directly or exclusively related to the service that the consumer has contracted the business to provide, as specified. The bill would also require a business that conducts business in California, that collects a California resident's consumer data, and that sells that data, to disclose to the consumer the average price it is paid for a consumer's data and to disclose to the consumer the actual price it was paid for a consumer's data upon receipt of a verifiable request for that information from the consumer. This bill would also establish the Consumer Data Privacy Commission comprised of members of academia, civil society, and industry to provide guidance to the Legislature regarding appropriate metrics and methodology for determining the value of consumer data. The bill would require the commission to report its findings to the Legislature on or before January 1, 2021.

Primary Sponsors
Marc Levine
Title
Personal information: data breaches.

Description
AB 1035, as amended, Mayes. Personal information: data breaches.
(1) Existing law defines and regulates the use of personal information by businesses. Existing law requires a person or business, as defined, that owns or licenses computerized data that includes personal information to disclose, as specified, any breach of the security of the system following discovery or notification of the breach. Existing law requires the disclosure to be made in the most expedient time possible and without unreasonable delay consistent with the legitimate needs of law enforcement, as provided, and other security and investigative measures. This bill would, instead, require a person or business, as defined, that owns or licenses computerized data that includes personal information to disclose a breach of the security of the system in the most expedient time possible and without unreasonable delay, but in no case more than 45 days, following discovery or notification of the breach, subject to the legitimate needs of law enforcement, as provided. The bill would make other conforming changes.
(2) Existing law, the Information Practices Act of 1977, requires a public agency, as defined, that owns or licenses computerized data that includes personal information to disclose a breach of the security of the system in the most expedient time possible and without unreasonable delay following discovery or notification of the breach, as specified. This bill would, instead, require an agency that owns or licenses computerized data that includes personal information to disclose a breach of the security of the system in the most expedient time possible and without unreasonable delay, but in no case longer than 45 days, following discovery or notification of the breach. The bill would additionally require an agency that was the source of a security breach to offer, in the notice of the breach, appropriate identity theft prevention and mitigation services at no cost to potential or actual victims of the breach, as specified. The bill would also make nonsubstantive changes.

Primary Sponsors
Chad Mayes
Title
Personal information.

Description
AB 1355, as amended, Chau. Personal information.
Existing(1) Existing law, the California Consumer Privacy Act of 2018, operative January 1, 2020, grants a consumer various rights in connection with a business, as defined, that collects the consumer's personal information. The act defines various terms for these purposes. The act excludes publicly available information, as defined, from the definition of personal information and excludes both consumer information that is deidentified, as defined, and aggregate consumer information, as defined, from the definition of publicly available. Thus, the act does not exclude, as publicly available information, any either consumer information that is either deidentified or aggregated. This bill would, instead, exclude consumer information that is deidentified or aggregate consumer information from the definition of personal information. The bill would also make nonsubstantive changes to the definition provisions.(2) The act prohibits a business from discriminating against the consumer for exercising any of the consumer's rights under the act, except that a business may offer a different price, rate, level, or quality of goods or services to a consumer if the differential treatment is reasonably related to value provided to the consumer by the consumer's data. This bill would, instead, prohibit a business from discriminating against the consumer for exercising any of the consumer's rights under the act, except if the differential treatment is reasonably related to value provided to the business by the consumer's data.(3) The act requires a business to make certain disclosures to consumers regarding a consumer's rights under the act in a specified manner. The bill would require a business to disclose to consumers, as specified, that a consumer has the right to request the specific pieces of information and the categories of information the business has collected about that consumer as well as the fact that a consumer has the right to request that the business delete that information, as specified. The bill would make conforming and nonsubstantive changes to these and other provisions of the act and would also correct several cross-references.

Primary Sponsors
Ed Chau
Title
Business: collection and disclosures of consumer personal information.

Description
AB 1416, as amended, Cooley. Business: collection and disclosures of Consumer consumer personal information. Existing law, the California Consumer Privacy Act of 2018, beginning on January 1, 2020, grants a consumer various rights with regard to personal information relating to that consumer that is held by a business, including the right to know the categories of personal information, and the specific pieces of personal information, that a business collects about the consumer. Existing law declares that the Existing law imposes certain responsibilities on the Attorney General in connection with the act, including creating regulations and providing guidance on how to comply with the act. The act establishes various exceptions on the obligations of a business under these provisions including by providing that the act does not restrict a business's ability to, among other things, comply with federal, state, or local laws. This bill would specify that the act also does not restrict a business's ability to comply with any rules or regulations. regulations adopted pursuant to and in furtherance of state or federal laws. The bill would further specify that the act does not restrict a business's ability to collect, use, retain, sell, authenticate, or disclose personal information in order to: (1) exercise, defend, or protect against legal claims, (2) protect against or prevent fraud or unauthorized transactions, (3) protect against or prevent security incidents or other malicious, deceptive, or illegal activity, or (4) investigate, report, or prosecute those responsible for protecting against fraud, unauthorized transactions, and preventing security incidents or other specified activities. The bill would additionally specify that the act does not restrict a business's ability to collect, use, retain, sell, authenticate, or disclose a consumer's personal information for the purpose of assisting another person or government agency to conduct specified activities. establish an exception to the act for a business that provides a consumer's personal information to a government agency solely for the purposes of carrying out a government program, if specified requirements are met. The bill would also establish an exception to the act for a business that sells the personal information of a consumer who has opted-out of the sale of the consumer's personal information to another person for the sole purpose of detecting security incidents, protecting against malicious, deceptive, fraudulent, or illegal activity, and prosecuting those responsible for that activity, if the business and the person do not further sell that information for any other purpose. The bill would repeal the above provisions on January 1, 2024.

Primary Sponsors
Ken Cooley

Title
Consumer privacy: consumer request for disclosure methods.

Description
AB 1564, as amended, Berman. Consumer privacy: consumer request for disclosure methods. Existing law, the California Consumer Privacy Act of 2018, commencing January 1, 2020, grants a consumer various rights with regard to the consumer's personal information that a business collects, discloses for a business purpose, or sells. Among these rights, the act authorizes a consumer to request that a business that collects, discloses for a business purpose, or sells the consumer's personal information to disclose to the consumer specified information related to those activities. The act imposes certain responsibilities on the Attorney General in connection with the act, including the creation of regulations and providing guidance on how to comply with the act. The act provides that an above-described business is required, in a form that is reasonably accessible to consumers, to make available to consumers 2 or more designated methods for submitting requests for specified information required to be disclosed, including, at a minimum, a toll-free telephone number, and, if the business maintains an internet website, a website address. This bill would, instead, require the business, in a form that is reasonably accessible to consumers, to make available to consumers a toll-free telephone number or an email address and a mailing address for submitting requests for information required to be disclosed, as specified. The bill would require would provide that a business that operates exclusively online and has a direct relationship with a consumer from whom it collects personal information is only be required to provide an email address for submitting requests for information required to be disclosed, as specified. The bill would, if the business maintains an internet website, require the business to make the internet website address available to consumers to submit requests for information required to be disclosed, as specified.

Primary Sponsors
Marc Berman
California Consumer Privacy Act of 2018: consumer remedies.

SB 561, as introduced, Jackson. California Consumer Privacy Act of 2018: consumer remedies. (1) Existing law, the California Consumer Privacy Act of 2018, beginning on January 1, 2020, grants a consumer various rights with regard to personal information relating to that consumer that is held by a business, including the right to know what personal information is collected by a business and to have information held by that business deleted, as specified. The act specifically authorizes a consumer whose nonencrypted or nonredacted personal information, as defined, is subject to unauthorized access and exfiltration, theft, or disclosure as a result of the business's failure to maintain reasonable security procedures to institute a civil action for various damages. This bill would expand a consumer's rights to bring a civil action for damages to apply to other violations under the act. (2) Under existing law, a business or third party may seek the opinion of the Attorney General for guidance on how to comply with the act. This bill would instead specify that the Attorney General may publish materials that provide businesses and others with general guidance on how to comply with the act. (3) Under existing law, a business, service provider, or other person that violates the act is subject to an injunction and is liable for a civil penalty for each violation, which is assessed and recovered in a civil action by the Attorney General. Existing law specifies that a business is in violation of the act if it fails to cure an alleged violation within 30 days after being notified of alleged noncompliance. This bill would delete the 30-day period in which to cure after receiving notice of an alleged violation. The bill would also make related and conforming changes to those provisions.

Primary Sponsors
Hannah-Beth Jackson

Categories: Consumers, Consumer Affairs, Consumer Products, Consumer Technology, Home Improvement / Home Building, Automotive Parts, Retail, Personal Products, Civil Rights, Privacy, Legal Affairs, State Judiciary, Financials, Banking & Investment, Insurance, Bankruptcy, Government Administration, State Executive, Crime, White Collar, Property, Communications, Marketing, Internet, Telecommunications
Title
The California Master Plan on Tech Equity.

Description
SB 752, as amended, Stern. The California Master Plan on Tech Equity. Existing law establishes various advisory boards and commissions in state government with specified duties and responsibilities. This bill would create, until January 1, 2025, November 30, 2024, the Commission on Tech Equity consisting of 6 appointed members, as specified, and the Secretary of Labor and Workforce Development and the Controller serving as ex officio members. The bill would require the commission, among other duties, to convene a public process to gather input and to understand the economic, social, workplace, and technological landscape of innovation and technology in California. The bill would also create, until January 1, 2025, the Joint Legislative Committee on the California Master Plan on Tech Equity consisting of 18 members, as specified. The bill would require the committee to, in consultation and collaboration with the Commission on Tech Equity, develop and implement the California Master Plan on Tech Equity, as specified.

Primary Sponsors
Henry Stern

Categories: Consumers, Consumer Products, Consumer Technology, Retail, Consumer Affairs, Technology, Innovation, Labor & Employment, Wages & Compensation, Government Administration, State Legislature, State Executive, Civil Rights, Privacy
Title
California Consumer Privacy Act: definition of sale: advertisement service exception.

Description
SB 753, as amended, Stern. California Consumer Privacy Act. Existing law, the California Consumer Privacy Act of 2018, beginning on January 1, 2020, grants a consumer various rights with regard to personal information relating to that consumer that a business collects, discloses for a business purpose, or sells, as provided. The act defines various terms for these purposes. The act defines the terms “sell,” “selling,” “sale,” or “sold” to mean selling, renting, releasing, disclosing, disseminating, making available, transferring, or otherwise communicating orally, in writing, or by electronic or other means, a consumer’s personal information by the business to another business or a third party for monetary or other valuable consideration. The act provides that, for purposes of the act, a business does not sell personal information in specified circumstances, including, among other exceptions, when the business uses or shares an identifier for a consumer who has opted out of the sale of the consumer's personal information for the purposes of alerting third parties that the consumer has opted out of the sale of the consumer's personal information. The act imposes certain responsibilities on the Attorney General in connection with the act, including the creation of regulations and providing guidance on how to comply with the act. This bill, additionally, would provide that, for purposes of the act, a business does not sell personal information if the business, pursuant to a written contract, shares, discloses, or otherwise communicates to another business or third party a unique identifier only to the extent necessary to serve or audit a specific advertisement to the consumer. The bill would require the contract to prohibit the other business or third party from sharing, selling, or otherwise communicating the information except as necessary to serve or audit advertisement from the business. Existing law, the California Consumer Privacy Act of 2018, beginning on January 1, 2020, grants a consumer various rights with regard to personal information relating to that consumer that is held by a business, including the right to direct the business not to sell the consumer’s personal information. The act requires a business that sells consumers' personal information to 3rd parties to provide notice to consumers that this information may be sold and that consumers have the right to direct the business not to sell this information. The act requires the business to comply by, among other things, providing on its internet homepage a specified link that enables a consumer to direct the business not to sell the consumer's personal information and ... (click bill link to see more).

Primary Sponsors
Henry Stern

Categories: Consumers, Consumer Affairs, Consumer Products, Consumer Technology, Retail, Communications, Internet, Marketing, Families & Children, Other, Child Care, Civil Rights, Privacy, Government Administration, State Executive, Legal Affairs, State Judiciary, Technology, Software & IT Services, Innovation, Financials, Banking & Investment, Insurance, Health, Medicare & Medicaid, Health Care Providers, Medical Practice, Health Insurance, Pharmaceuticals
### Title
AN ACT ESTABLISHING A TASK FORCE CONCERNING CONSUMER PRIVACY.

### Description
To require businesses to disclose the proposed use of any personal information and to give consumers the right to discover what personal information the business possesses and to opt out of the sale of such information and to create a cause of action and penalties for violations of such requirements.

### Primary Sponsors
Joint Committee on Government Administration and Elections

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### Title
Relating To Privacy.

### Description
Requires a business to: disclose the categories and specific pieces of identifying information collected about a consumer upon verifiable request from the consumer; disclose the identity of third parties to which the business has sold or transferred identifying information about a consumer upon verifiable request from the consumer; publicly disclose the categories of identifying information that collected from consumers and the purposes for collection; and delete identifying information collected from a consumer upon verifiable request from the consumer. Authorizes consumers to opt out of the sale of identifying information by a business. Prohibits a business from selling the identifying information of an individual under sixteen years of age unless affirmatively authorized to do so. Prohibits a business from discriminating against consumers who exercise their rights to request disclosures or deletions of or to opt out.

### Primary Sponsors
Karl Rhoads, Jarrett Keohokalole

---

### Title
A bill for an act modifying certain provisions relating to personal information security breach protection.

### Categories: Consumers, Consumer Affairs, Consumer Products, Consumer Technology, Retail, Civil Rights, Privacy, Communications, Internet, Families & Children, Other, Government Administration, Other, Technology, Software & IT Services, Financials, Insurance, Banking & Investment, Legal Affairs, State Judiciary, Health, Medical Practice, Medicare & Medicaid, Crime, White Collar

### Primary Sponsors
House Committee on Commerce
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<td>SSB 1071</td>
<td>Subcommittee Zaun Hogg And Whiting 2019 01 30</td>
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**Title**
A bill for an act modifying certain provisions relating to personal information security breach protection.

**Primary Sponsors**
Senate Committee on Judiciary


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<td>IL</td>
<td>HB 2736</td>
<td>Rule 19 A Re Referred To Rules Committee 2019 03 29</td>
<td>Failed sine die</td>
<td>None</td>
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**Title**
Right To Know Act

**Description**
Creates the Right to Know Act. Provides that an operator of a commercial website or online service that collects personally identifiable information through the Internet about individual customers residing in Illinois who use or visit its commercial website or online service shall notify those customers of certain specified information pertaining to its personal information sharing practices. Requires an operator to make available certain specified information upon disclosing a customer's personal information to a third party, and to provide an e-mail address or toll-free telephone number whereby customers may request or obtain that information. Provides for a data protection safety plan. Provides for a right of action to customers whose rights are violated under the Act. Provides that any waiver of the provisions of the Act or any agreement that does not comply with the applicable provisions of the Act shall be void and unenforceable. Provides that no provision of the Act shall be construed to conflict with or apply to certain specified provisions of federal law or certain interactions with State or local government. Provides findings and purpose. Defines terms.

**Primary Sponsors**
Kambium Buckner

**Categories:** Communications, Internet, Civil Rights, Privacy, Financials, Insurance, Legal Affairs, State Judiciary, Crime, White Collar, Government Administration, State Executive, Health, Health Insurance, Medical Practice, Medicare & Medicaid, Consumers, Consumer Products, Consumer Affairs, Families & Children, Other
Title
Personal Info Protect-Terms

Description
Amends the Personal Information Protection Act. Provides that "consumer marketing information" means information related to a consumer's online browsing history, online search history, or purchasing history, including, but not limited to, consumer profiles that are based upon the information. Provides that "geolocation information" means information that is (i) generated or derived from the operation or use of an electronic communications device, (ii) stored and sufficient to identify the street name and the name of the city or town in which an individual is located, and (iii) likely to enable someone to determine an individual's regular pattern of behavior. Provides that "geolocation information" does not include the contents of an electronic communication. Provides that "medical information" includes genetic information. Provides that "personal information" means an individual's first name or first initial and last name and email address. Adds geolocation information, consumer marketing information, and audio recordings to the list of data elements included in the definition of "personal information".

Primary Sponsors
Ann Williams


Title
Geolocation Privacy Protection

Description
Creates the Geolocation Privacy Protection Act. Defines "geolocation information", "location-based application", "private entity", and "user". Provides that a private entity may not collect, use, store, or disclose geolocation information from a location-based application on a user's device unless the private entity first receives the person's affirmative express consent after complying with specified notice requirements. Provides exceptions. Provides that a violation of the Act constitutes an unlawful practice under the Consumer Fraud and Deceptive Business Practices Act. Provides that the provisions of the Act may not be waived. Contains applicability language. Makes a corresponding change in the Consumer Fraud and Deceptive Business Practices Act.

Primary Sponsors
Ann Williams

### Title
**App Privacy Protection**

### Description
Creates the App Privacy Protection Act. Requires an entity that owns, controls, or operates a web site, online service, or software application to identify in its customer agreements or applicable terms whether third parties collect electronic information directly from the digital devices of individuals in Illinois who use or visit its web site, online service, or software application. Requires the disclosure of the names of those third parties and the categories of information collected. Amends the Consumer Fraud and Deceptive Business Practices Act to provide that a violation of the App Privacy Protection Act constitutes a violation of that Act.

### Primary Sponsors
Carol Ammons

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### Title
**Personal Info-Notice Of Breach**

### Description
Amends the Personal Information Protection Act. Provides that if there is a breach of the security of system data, a data collector must notify the Attorney General in addition to the Illinois resident to whom the breach relates. Requires the notice to be provided no later than 5 days after the breach.

### Primary Sponsors
Diane Pappas

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### Title
**Data Privacy Act**

### Description
Creates the Data Privacy Act. Provides only a short title.

### Primary Sponsors
Arthur Turner
### Title
Personal Information Report Ga

**Description**
Amends the Personal Information Protection Act. Provides that a data collector required to report breaches to more than 100 Illinois residents as a result of a single breach must also report to the Attorney General. Provides that the Attorney General shall report to the General Assembly specified information concerning breaches of data security by February 1 of each year. Provides that a data collector required to report breaches to more than 500 (rather than 100) Illinois residents must provide notice to the Attorney General in the most expedient time possible but in no event later than when notice is provided to the consumer (rather than within 14 days). Provides that the Attorney General may publish information concerning the breach. Deletes a proposed requirement that the Attorney General report to the General Assembly regarding breaches.

**Primary Sponsors**
Suzy Glowiak

### Title
Right To Know Act

**Description**
Creates the Right to Know Data Transparency and Privacy Act. Provides that an operator of a commercial website or online service that collects personally identifiable information through the Internet about individual customers residing in Illinois who use or visit its commercial website or online service shall notify those customers of certain specified information pertaining to its personal information sharing practices. Requires an operator to make available certain specified information upon disclosing a customer's personal information to a third party, and to provide an email address, toll-free telephone number, or webform whereby customers may request or obtain that information. Provides violation provisions. Provides that any waiver of the provisions of the Act or any agreement that does not comply with the applicable provisions of the Act shall be void and unenforceable. Provides that no provision of the Act shall be construed to conflict with or apply to specified provisions of federal or State law or certain interactions with State or local government. Provides findings and purpose. Defines terms.

**Primary Sponsors**
Mike Hastings

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### State
**IL**

### Bill Number
**SB 1624**

### Last Action
**Sent To The Governor** **2019 06 25**

### Status
**Passed House**

### Position
None


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### State
**IL**

### Bill Number
**SB 2149**

### Last Action
**Rule 3 9 A Re Referred To Assignments** **2019 03 28**

### Status
**Failed sine die**

### Position
None

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<td>SD 341</td>
<td>House Concurred 2019 01 22</td>
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**Title**

**Data Privacy Act**

**Description**

Creates the Data Privacy Act. Provides for the regulation of the use and sale of data. Defines terms. Establishes consumer rights to copies of information held by persons who control and process data. Provides for the correction of inaccurate data. Provides for restrictions on the use of personal data. Provides for the enforcement of the Act by the Attorney General. Provides civil penalties. Preempts home rule and provides that the regulation of data use and privacy are exclusive powers and functions of the State. Creates the Consumer Privacy Fund as a special fund in the State treasury. Effective immediately.

**Primary Sponsors**

Don Harmon


**Title**

**COMMERCE:** Provides relative to internet privacy and protection

**Primary Sponsors**

Edmond Jordan

**Categories:** Communications, Internet, Consumers, Consumer Affairs, Consumer Products, Consumer Technology, Retail, Law Enforcement & Public Safety, First Responders, Civil Rights, Privacy, Families & Children, Other, Health, Health Care Providers, Crime, White Collar, Infrastructure, Waste Management, Transport Infrastructure, Technology, Software & IT Services, Innovation

**Title**

An Act relative to consumer data privacy

**Description**

By Ms. Creem, a petition (accompanied by bill, Senate, No. 120) of Cynthia Stone Creem, Tommy Vitolo, Michael O. Moore and James B. Eldridge for legislation relative to consumer data privacy. Consumer Protection and Professional Licensure.

**Primary Sponsors**

Cindy Creem

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<td>HB 901</td>
<td>Hearing 3 06 At 1 00 P M 2019 02 14</td>
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**Title**
Online Consumer Protection Act

**Description**
Requiring certain businesses that collect a consumer's personal information to provide certain notices to the consumer at or before the point of collection; authorizing a consumer to submit a certain request for information to a certain business that collects the consumer's personal information; requiring a certain business to comply with a certain request for information in a certain manner and within 45 days after receiving a verifiable consumer request; etc.

**Primary Sponsors**
Ned Carey

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<td>MD</td>
<td>HB 1154</td>
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**Title**
Maryland Personal Information Protection Act - Security Breach Notification Requirements - Modifications

**Description**
Altering the applicability of certain security breach investigation requirements to certain businesses; altering the applicability of certain security breach notification requirements to a certain owner or licensee of computerized data to allow notification to national information security organizations created for information-sharing and analysis of security threats, to alert and avert new or expanded breaches; prohibiting a certain business from charging a certain owner or licensee of computerized data a certain fee; etc.

**Primary Sponsors**
Seth Howard
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<td>MD</td>
<td>SB 613</td>
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<td>MD</td>
<td>SB 693</td>
<td>Approved By The Governor Chapter 295 2019 04 30</td>
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<td>ME</td>
<td>LD 946 (SP 275)</td>
<td>Signed By The Governor 2019 06 06</td>
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**Title**

**Online Consumer Protection Act**

**Description**

Requiring certain businesses that collect a consumer's personal information to provide certain notices to the consumer at or before the point of collection; authorizing a consumer to submit a certain request for information to a certain business that collects the consumer's personal information; requiring a certain business to comply with a certain request for information in a certain manner and within 45 days after receiving a verifiable consumer request; etc.

**Primary Sponsors**

Susan Lee


**Title**

**Maryland Personal Information Protection Act - Security Breach Notification Requirements - Modifications**

**Description**

Altering the applicability of certain security breach investigation requirements to certain businesses; altering the applicability of certain security breach notification requirements to a certain owner or licensee of computerized data to allow notification to national information security organizations created for information-sharing and analysis of security threats, to alert and avert new or expanded breaches; prohibiting a certain business from charging a certain owner or licensee of computerized data a certain fee; etc.

**Primary Sponsors**

Ben Kramer


**Title**

**An Act To Protect the Privacy of Online Customer Information**

**Primary Sponsors**

Shenna Bellows

**Categories:** Communications, Internet, Consumers, Consumer Products, Consumer Technology, Retail, Consumer Affairs, Crime, White Collar, Civil Rights, Privacy, Government Administration, State Executive, State Legislature, Legal Affairs, State Judiciary, Law Enforcement & Public Safety, First Responders, Families & Children, Other, Technology, Software & IT Services, Innovation, Health, Other, Financials, Banking & Investment
Title
Trade; data security; data breach notification act; enact. Creates new act. TIE BAR WITH: HB 4186’19

Primary Sponsors
Diana Farrington


Title
Controllers required to provide, correct, or restrict personal data processing upon consumer request; controllers required to provide privacy notice and document risk assessment; liability and civil penalties provided; and attorney general provided with enforcement authority.

Primary Sponsors
Steve Elkins, Kristin Bahner


Title
Consumer rights to personal data processing requirements establishment

Primary Sponsors
Karla Bigham, Paul Anderson, Susan Kent


Title
Changes the laws regarding the safekeeping of personal information.

Primary Sponsors
Dan Stacy

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<td>Failed sine die</td>
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**Title**
Changes the laws regarding the safekeeping of personal information.

**Primary Sponsors**
Doug Beck

Title
Mississippi Consumer Privacy Act; create.

Description
An Act To Create The Mississippi Consumer Privacy Act; To Authorize A Consumer To Request That A Business Disclose The Categories And Specific Pieces Of Personal Information That It Collects About The Consumer, The Categories Of Sources From Which That Information Is Collected, The Business Purposes For Collecting Or Selling The Information, And The Categories Of Third Parties With Which The Information Is Shared; To Require A Business To Make Disclosures About The Consumer’s Information And The Purposes For Which It Is Used; To Authorize A Consumer To Request That A Business Delete His Or Her Personal Information; To Require The Business To Delete The Consumer’S Information Upon Receipt Of A Verified Request; To Authorize A Consumer To Request That A Business That Sells The Consumer’S Personal Information, Or Discloses It For A Business Purpose, Disclose The Categories Of Information That It Collects And Categories Of Information And The Identity Of Third Parties To Which The Information Was Sold Or Disclosed; To Require A Business To Provide A Consumer’S Information In Response To A Verifiable Consumer Request; To Authorize A Consumer To Opt Out Of The Sale Of Personal Information By A Business; To Prohibit The Business From Discriminating Against The Consumer For Opting Out Of The Sale Of His Or Her Personal Information; To Authorize Businesses To Offer Financial Incentives For Collection Of Personal Information; To Prohibit A Business From Selling The Personal Information Of A Consumer Under 16 Years Of Age, Unless Affirmatively Authorized; To Provide Requirements For Receiving, Processing, And Satisfying Consumer Requests; To Provide Certain Definitions Regarding Consumer Information And Privacy; To Authorize The Attorney General To Enforce This Act; To Provide A Private Right Of Action In Connection With Certain Unauthorized Access And Exfiltration, Theft, Or Disclosure Of A Consumer’s Nonencrypted Or Nonredacted Personal Information; To Provide A Method For The Distribution Of Proceeds From Causes Of Action By The Attorney General; To Create The Consumer Privacy Fund, With The Moneies In The Fund, Upon Appropriation By The Legislature, To Be Applied To Support The Purposes Of This Act And Its Enforcement; To Provide For The Deposit Of Penalty Money Into The Fund; To Require The Attorney General To Solicit Public Participation For The Purpose Of Adopting Certain Regulations; To Authorize A Business, Service Provider, Or Third Party To Seek The Attorney General’S Opinion On How To Comply With The Provisions Of This Act; And For Related Purposes.

Primary Sponsors
Chris Johnson
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<td>ND</td>
<td>HB 1485</td>
<td>Filed With Secretary Of State 03 29 2019 04 02</td>
<td>Enacted</td>
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Title
AN ACT to provide for a legislative management study of consumer personal data disclosures.

Primary Sponsors
Jim Kasper, Ricky Becker, Larry Bellew, Pat Heinert, Mike Lefor, Scott Louser, Dan Ruby, Brad Bekkedahl, Randy Burckhard, Curt Kreun, Jim Roers, David Rust


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Title
Requires certain businesses to notify data subjects of collection of personally identifiable information and establishes certain security standards.

Primary Sponsors
Valerie Vainieri Huttle, Jamal Holley

Categories: Crime, White Collar, Government Administration, State Executive, Legal Affairs, State Judiciary, Health, Other, Civil Rights, Privacy, Communications, Internet, Marketing, Law Enforcement & Public Safety, First Responders

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Title
Requires disclosure of breach of security of online account.

Primary Sponsors
Troy Singleton, Nia Gill, Ralph Caputo, Jay Webber, Carol Murphy

Categories: Law Enforcement & Public Safety, First Responders, Technology, Software & IT Services, Innovation, Science & Research, Civil Rights, Privacy, Government Administration, Other, Communications, Internet, Financials, Banking & Investment, Crime, White Collar, Property

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Title
Requires certain businesses to notify data subjects of collection of personally identifiable information and establishes certain security standards.

Primary Sponsors
Tom Kean

Categories: Crime, White Collar, Property, Government Administration, State Executive, Legal Affairs, State Judiciary, Health, Other, Civil Rights, Privacy, Communications, Internet, Marketing, Law Enforcement & Public Safety, First Responders
Title
CONSUMER INFORMATION PRIVACY ACT

Primary Sponsors
Michael Padilla


Title
Enacts the "personal information protection act"

Description
Enacts the "personal information protection act"; establishes a personal information bill of rights requiring parties having custody of residents' personal identifying information to ensure the security thereof; provides for the approval of programs to secure personal identifying information by the office of information security; requires the notification of the division of state police and the subjects of information upon the breach of such information; directs the office of technology services to establish an information sharing and analysis program to assess threats to cybersecurity; establishes standards for the protection of personal information and provides for a private right of action in the event such standards are violated.

Primary Sponsors
Amy Paulin


Title
Restricts the disclosure of personal information by businesses

Description
Restricts the disclosure of personal information by businesses.

Primary Sponsors
Nily Rozic

Categories: Communications, Internet, Civil Rights, Privacy, Legal Affairs, State Judiciary, Consumers, Consumer Affairs, Consumer Products, Consumer Technology, Government Administration, State Executive, Crime, White Collar, Health, Other, Social Issues, Charities & Nonprofits
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<td>Failed sine die</td>
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**Title**
Relates to a notification of a security breach

**Description**
Relates to notification of a security breach; includes credit and debit cards; increases civil penalties.

**Primary Sponsors**
Michael DenDekker

**Categories:** Technology, Software & IT Services, Innovation, Health, Health Insurance, Government Administration, State Executive, State Agencies, Financials, Insurance, Consumers, Consumer Affairs, Law Enforcement & Public Safety, First Responders, Communications, Internet, Telecommunications, Crime, White Collar, Property, Small Business, Other, Civil Rights, Privacy, Legal Affairs, State Judiciary

**Title**
Allows consumers the right to request from businesses the categories of personal information a business has sold or disclosed to third parties

**Description**
Grants a consumer a right to request a business to disclose the categories and specific pieces of personal information that it collects about the consumer, the categories of sources from which that information is collected, the business purposes for collecting or selling the information, and the categories of third parties with which the information is shared.

**Primary Sponsors**
Aileen Gunther

**Categories:** Consumers, Consumer Affairs, Government Administration, State Executive, Civil Rights, Privacy, Communications, Internet, Families & Children, Other, Child Care, Financials, Insurance, Banking & Investment, Social Issues, Mental & Physical Disability, Legal Affairs, State Judiciary, Crime, White Collar

**Title**
Establishes the "It's Your Data Act"

**Description**
Establishes the "It's Your Data Act" for the purposes of providing protections and transparency in the collection, use, retention, and sharing of personal information.

**Primary Sponsors**
Ron Kim

<table>
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<tr>
<th>State</th>
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<th>Last Action</th>
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<tbody>
<tr>
<td>NY</td>
<td>S 133</td>
<td>Recommit Enacting Clause Stricken 2019 05 06</td>
<td>Failed sine die</td>
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<tr>
<td>NY</td>
<td>S 224</td>
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<td>NY</td>
<td>S 4411</td>
<td>Referred To Consumer Protection 2019 03 11</td>
<td>Failed sine die</td>
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**Title**

- **S 133**: Relates to a notification of a security breach
- **S 224**: Restricts the disclosure of personal information by businesses
- **S 4411**: Allows consumers the right to request from businesses the categories of personal information a business has sold or disclosed to third parties

**Description**

- **S 133**: Relates to notification of a security breach; includes credit and debit cards; increases civil penalties.
- **S 224**: Restricts the disclosure of personal information by businesses.
- **S 4411**: Grants a consumer a right to request a business to disclose the categories and specific pieces of personal information that it collects about the consumer, the categories of sources from which that information is collected, the business purposes for collecting or selling the information, and the categories of third parties with which the information is shared.

**Primary Sponsors**

- **S 133**: Dave Carlucci
- **S 224**: Brad Hoylman
- **S 4411**: Brad Hoylman

**Categories**

- **S 224**: Communications, Internet, Civil Rights, Privacy, Legal Affairs, State Judiciary, Consumers, Consumer Affairs, Crime, White Collar, Health, Other, Social Issues, Charities & Nonprofits
- **S 4411**: Consumers, Consumer Affairs, Government Administration, State Executive, Civil Rights, Privacy, Communications, Internet, Families & Children, Other, Financials, Insurance, Social Issues, Mental & Physical Disability, Legal Affairs, State Judiciary
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<td>S 5575</td>
<td>Signed Chap 117 2019 07 25</td>
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<tr>
<td>Title</td>
<td>Relates to enacting the NY privacy act</td>
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<td>Categories: Civil Rights, Privacy, Consumers, Consumer Affairs, Technology, Other, Crime, White Collar, Communications, Other, Legal Affairs, State Judiciary, Financials, Insurance, Health, Other, Families &amp; Children, Other, Social Issues, Other</td>
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<td></td>
<td>Enacts the NY privacy act to require companies to disclose their methods of de-identifying personal information, to place special safeguards around data sharing and to allow consumers to obtain the names of all entities with whom their information is shared; creates a special account to fund a new office of privacy and data protection.</td>
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<tr>
<td>OR</td>
<td>HB 2866</td>
<td>In Committee Upon Adjournment 2019 06 30</td>
<td>Failed</td>
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<tr>
<td>Title</td>
<td>Relating to required actions with respect to personal information of resident individuals.</td>
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<td>Description</td>
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<td>Prohibits person from collecting, using, storing, analyzing, deriving inferences from, selling, leasing or otherwise transferring geolocation information or audiovisual data about resident individual without first obtaining express consent from resident individual and making certain disclosures to resident individual. Specifies exceptions. Requires person to make certain disclosures with respect to personal information, geolocation information and audiovisual data about resident individual at resident individual's request or at request of parent or legal guardian of resident individual or other person that resident individual authorizes to make request. Provides that person that fails to comply with provisions of Act engages in unlawful trade practice under Unlawful Trade Practices Act.</td>
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</table>
Title
Relating to actions with respect to a breach of security that involves personal information.

Description
Specifies requirements for covered entities that own, license, maintain, store, manage, collect, process, acquire or otherwise possess personal information, and for vendors that provide services to covered entities, to notify consumers of breach of security. Specifies exemptions for certain covered entities that are subject to other laws governing protections and disclosures.


Title
An Act requiring certain entities to provide notification of breach of personal information; and providing for a cause of action.

Primary Sponsors
Jared Solomon


Title
An Act providing for consumer data privacy, for rights of consumers and duties of businesses relating to the collection of personal information and for duties of the Attorney General.

Primary Sponsors
Ed Neilson


Title
An Act amending the act of December 22, 2005 (P.L.474, No.94), known as the Breach of Personal Information Notification Act, further providing for definitions, for notification of breach and for notice exemption.

Primary Sponsors
Jonathan Fritz

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<tr>
<td>RI</td>
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<td>Committee Postponed At Request Of Sponsor 04 02 2019 2019 04 02</td>
<td>Failed sine die</td>
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<td>RI</td>
<td>SB 234</td>
<td>Committee Recommended Measure Be Held For Further Study 2019 04 30</td>
<td>Failed sine die</td>
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<td>TX</td>
<td>HB 4390</td>
<td>See Remarks For Effective Date 2019 06 14</td>
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<td>TX</td>
<td>HB 4518</td>
<td>Left Pending In Committee 2019 04 02</td>
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**Title**


**Primary Sponsors**

Jay Edwards, David Bennett, Liana Cassar, Mia Ackerman, Anastasia Williams

**Categories:** Consumers, Consumer Affairs, Consumer Products, Consumer Technology, Retail, Civil Rights, Privacy, Communications, Internet, Marketing, Telecommunications, Families & Children, Other, Child Care, Government Administration, State Executive, Technology, Software & IT Services, Innovation, Science & Research, Legal Affairs, State Judiciary, Financials, Banking & Investment, Insurance

**Title**


**Primary Sponsors**

William Conley, Lou DiPalma, Val Lawson, Adam Satchell, Sandra Cano

**Categories:** Consumers, Consumer Affairs, Consumer Products, Consumer Technology, Retail, Civil Rights, Privacy, Communications, Internet, Marketing, Telecommunications, Families & Children, Other, Child Care, Government Administration, State Executive, State Legislature, Legal Affairs, State Judiciary, Technology, Software & IT Services, Innovation, Science & Research, Financials, Banking & Investment, Insurance, Health, Medicare & Medicaid, Health Care Providers, Medical Practice, Health Insurance, Pharmaceuticals

**Title**

Relating to the privacy of personal identifying information and the creation of the Texas Privacy Protection Advisory Council.

**Primary Sponsors**

Giovanni Capriglione, Nicole Collier, Jane Nelson, Martinez Fischer, Rodriguez


**Title**

Relating to the privacy of a consumer's personal information collected by certain businesses; imposing a civil penalty.

**Primary Sponsors**

Martinez Fischer

**Categories:** Consumers, Consumer Affairs, Consumer Products, Retail, Consumer Technology, Communications, Internet, Marketing, Civil Rights, Privacy, Families & Children, Other, Child Care, Government Administration, State Executive, Technology, Software & IT Services, Innovation, Financials, Banking & Investment, Insurance, Legal Affairs, State Judiciary, Health, Medical Practice, Health Care Providers, Crime, White Collar, Social Issues, Mental & Physical Disability
### VT
#### Bill S 110
- **Last Action:** House Message House Appointed Conference Committee Members 2019 05 16
- **Status:** Passed House
- **Position:** None

**Title:** An act relating to data privacy and consumer protection

**Primary Sponsors:**
- Michael Sirotkin


### WA
#### Bill HB 1071
- **Last Action:** Effective Date 3 1 2020 2019 05 07
- **Status:** Enacted
- **Position:** None

**Title:** Protecting personal information.

**Primary Sponsors:**
- Shelley Kloba


#### Bill HB 1854
- **Last Action:** Referred To Rules 2 Review 2019 03 01
- **Status:** Failed sine die
- **Position:** None

**Title:** Protecting consumer data.

**Primary Sponsors:**
- Shelley Kloba

**Categories:** Civil Rights, Privacy, Consumers, Consumer Affairs, Technology, Innovation, Legal Affairs, State Judiciary, Crime, White Collar, Budget, Appropriations, Health, Other, Communications, Telecommunications, Financials, Insurance, Banking & Investment

#### Bill HB 2046
- **Last Action:** Executive Session Scheduled But No Action Was Taken In The House Committee On Innovation Technology Economic Development At 10 00 Am 2019 02 22
- **Status:** Failed sine die
- **Position:** None

**Title:** Increasing consumer data transparency.

**Primary Sponsors:**
- Shelley Kloba

**Categories:** Civil Rights, Privacy, Consumers, Consumer Affairs, Communications, Internet, Marketing, Legal Affairs, State Judiciary, Financials, Insurance, Banking & Investment, Technology, Software & IT Services, Innovation
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<td>WA</td>
<td>SB 5064</td>
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**Title**
Protecting personal information.

**Primary Sponsors**
Joe Nguyen


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<tr>
<td>WA</td>
<td>SB 5376</td>
<td>By Resolution Returned To Senate Rules Committee For Third Reading 2019 04 28</td>
<td>Failed sine die</td>
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**Title**
Protecting consumer data.

**Primary Sponsors**
Reuven Carlyle

**Categories:** Civil Rights, Privacy, Consumers, Consumer Affairs, Technology, Innovation, Health, Health Care Providers, Legal Affairs, State Judiciary, Communications, Other, Budget, Appropriations, Crime, White Collar, Families & Children, Other, Financials, Insurance, Banking & Investment

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