February 2020 State Legislation Update

Last Updated: March 03, 2020

Introduction
LawView is a tool that will track 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 moving forward. Please email us at policy@newsmediaalliance.org.

Key Updates on Issues

Anti-SLAPP Related Bills:
MD SB 1040: First reading to Senate Committee on Rules 02/19/20
VA HB 759: Senate insisted on substitute 02/28/20
VA SB 375: Reported from Courts of Justice with substitute and in House 02/28/20

Drones Related Bills:
NH HB 1580: Public hearing with House Criminal Justice and Public Safety Committee 03/17/20
FL SB 822: Placed on Rules Committee agenda 02/26/20
OK SB 1896: Reported Do Pass as Amended by Appropriations Committee 02/26/20
SD HB 1065: Reported Do Pass as Amended by Senate Judiciary 02/27/20

FOIA Related Bills:
IL HB 4444: Tabled 02/18/20
IL HB 5436: First reading to House Committee on Rules 02/18/20
IL SB 3518: Co-sponsor added 02/27/20
IL HB 4559: Co-sponsor added 02/28/20

Political Advertising Related Bills:

VA HB 849: Bill text as passed House and Senate 03/02/20
WA SB 6152: Rules Committee relieved of further consideration; placed on second reading 02/02/20
CT HB 5410: Scheduled public hearing for March 6 03/02/20

Public Notice Related Bills:

ID H 439: Reported printed and referred to State Affairs 02/07
FL SB 1340: On Senate Judiciary Committee agenda 02/14/20
SD SB 179: Local Government Deferred to the 41st legislative date 02/19/20
GA SB 406: Senate read and referred 02/21/20
VA SB 869: Passed House 02/26/20
MS SB 2606: Referred from Technology Committee to Accountability Committee 02/26/20
MO HB 2567: Read second time 02/26/20
HI SB 2898: Reported from Ways and Means Committee with recommendation of passage on Third Reading 02/28/20

Telemarketing Related Bills:

VA SB 822: Failed 02/09/20
IL HB 5395: First reading; referred to Rules Committee 02/18/20
NY A 9508: Amended and recommitted to Ways and Means 02/22/20
NY S 7508: Amended and recommitted to Finance 02/22/20
CA AB 3007: First reading 02/24/20
NJ A 3500: Introduced and referred to Assembly Consumer Affairs Committee 02/25/20
VT S 324: First reading and referred to Commerce and Economic Development Committee 02/26/20
VA SB 812: Passed House 02/27/20

Privacy Related Bills:

MA SD 612: Senate concurred on extending reporting date to March 4 02/06/20
MA S 2056: Senate concurred on extending reporting date to March 4 02/06/20
AZ SB 1614: Second reading 02/06/20
WA HB 2742: First substitute bill substituted; referred to Appropriations Committee 02/07/20
MD HB 1389: Scheduled hearing with Committee on Economic Matters 02/10/20
MN HF 3096: Introduced, first reading, and referred to Commerce Committee 02/11/20
MS SB 2548: Referred to Judiciary Committee 02/17/20
IL HB 5603: First reading; referred to Rules Committee 02/18/20
AZ HB 2729: Reported do not pass out of Technology Committee 02/19/20
NH HB 1680: Commerce and Consumer Affairs Committee hearing 02/21/20
CT SB 134: Public hearing 02/25/20
WI SB 851: Introduced, co-sponsored, first reading, and referred to Committee on Government Operations, Technology, and Consumer Protection 02/20/20
NJ A 3255: Introduced and referred to Assembly Science, Innovation, and Technology Committee 02/25/20
NJ A 3283: Introduced and referred to Assembly Science, Innovation, and Technology Committee 02/25/20
WY HB 101: House no report prior to Committee of the Whole Cutoff 02/26/20
RI HB 7778: Introduced and referred to House Corporations Committee 02/26/20
IL SB 2330: Assigned to Judiciary Committee 02/27/20
HI HB 2572: Passed second reading as amended and placed on calendar for third reading 02/27/20
IL SB 3299: Assigned to Judiciary Committee 02/27/20
CA AB 2414: Referred to Committee on Privacy and Consumer Protection 02/27/20
VT S 110: Passed both House and Senate and delivered to governor 02/28/20
RI SB 2430: Scheduled for hearing and/or consideration 02/28/20
LA HB 617: Prefiled and provisionally referred to the Committee on Commerce 02/28/20
LA HB 654: Prefiled and provisionally referred to the Committee on Commerce 02/28/20
MD HB 249: Unfavorable report by Economic Matters; withdrawn 03/02/20
WA SB 6281: Referred to Committee on Rules 03/03/20
Title
Courts - 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 for a plaintiff's burden and the award of certain fees in connection with a motion to dismiss; providing that a ruling or failure to rule on a certain motion is immediately appealable; etc.

Primary Sponsors
Sandy Rosenberg, Jon Cardin

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 for a plaintiff's burden and the award of certain fees in connection with a motion to dismiss; providing for the prospective application of the Act; etc.

Primary Sponsors
Shelly Hettleman, Charles Sydnor, Smith

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

Primary Sponsors
Paul Moriarty
### Title
Authorizes application for dismissal of a “Strategic Lawsuit Against Public Participation” ("SLAPP").

#### Primary Sponsors
Joe Lagana

#### Categories:
- Legal Affairs
- State Judiciary
- Civil Law & Procedure
- Civil Rights
- Privacy
- First Amendment Rights
- Crime
- White Collar
- Violent

### State: NJ
#### Bill Number
S 815

#### Last Action
Introduced In The Senate Referred To Senate Judiciary Committee 2020 01 14

#### Status
In Senate

#### Position
None

### State: VA
#### Bill Number
HB 759

#### Last Action
House Delegates VanValkenburg Simon Kilgore 2020 03 02

#### Status
Passed Senate

#### Position
None

#### Title
Strategic lawsuits against public participation; special motion to dismiss, stay of discovery.

#### Description
Strategic lawsuits against public participation; special motion to dismiss; stay of discovery; fees and costs. Establishes a procedure by which a party alleging that a claim filed against him is a strategic lawsuit against public participation (SLAPP), as defined in the bill, may file a special motion to dismiss. The bill provides that the filing of such a special motion to dismiss shall stay discovery proceedings related to the claim, pending the entry of an order adjudicating the special motion to dismiss. The bill provides that a court shall award reasonable expenses related to a special motion to dismiss, including attorney fees and costs, if the moving party prevails, in whole or in part, on such a special motion. The bill allows the court to award such reasonable expenses to a prevailing responding party to a special motion to dismiss if the court finds that such a motion was filed in bad faith or solely with the intent to delay the underlying proceedings.

#### Primary Sponsors
Schuyler VanValkenburg

#### Categories:
- Legal Affairs
- State Judiciary
- Government Administration
- Other
- Crime
- Procedure & Sentencing
- Violent
- Civil Rights
- Other
- Financials
- Insurance
- Banking & Investment
- Communications
- Books & Print Media
- Health
- Medicare & Medicaid
- Families & Children
- Other
- Labor & Employment
- Wages & Compensation
Title
Immunity of persons; statements regarding matters of public concern or made at a public hearing.

Description
Immunity of persons; statements regarding matters of public concern or made at a public hearing; special plea to dismiss; stay of discovery. Provides that a person claiming immunity from certain claims for making statements at a public hearing or regarding matters of public concern may file a special plea to dismiss the underlying claim. The bill further provides that, upon the filing of such a plea, discovery related to such underlying claim shall be stayed pending the entry of an order adjudicating the plea.

Primary Sponsors
John Edwards


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Drones (10)

**FL**

**SB 822**

**Favorable By Rules Yeas 17 Nays 0 2020 03 02**

**In Senate**

**None**

**FN Outlook**

4.5% 86.0%

Title
Drones

Description
Adding an exception to prohibited uses of a drone, etc.

Primary Sponsors
Ben Albritton, Senate Committee on Governmental Oversight and Accountability


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**HI**

**HB 12**

**Carried Over To 2020 Regular Session 2019 12 01**

**In House**

**None**

**FN Outlook**

3.4% 66.1%

Title
Relating To Unmanned Aircraft Systems.

Description
Defines unmanned aircraft systems. Establishes penalties for unauthorized use of unmanned aircrafts.

Categories: Transportation, Other, Legal Affairs, State Judiciary, Government Administration, State Executive, Crime, Other, Law Enforcement & Public Safety, First Responders, Firearms
<table>
<thead>
<tr>
<th>State</th>
<th>Bill Number</th>
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<th>Status</th>
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<th>FN Outlook</th>
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<tr>
<td>HI</td>
<td>HB 13</td>
<td>Carried Over To 2020 Regular Session 2019 12 01</td>
<td>In House</td>
<td>None</td>
<td>18.9% 70.6%</td>
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<tr>
<td>HI</td>
<td>SB 620</td>
<td>Carried Over To 2020 Regular Session 2019 12 01</td>
<td>In Senate</td>
<td>None</td>
<td>2.0% 65.3%</td>
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<tr>
<td>HI</td>
<td>SB 622</td>
<td>Carried Over To 2020 Regular Session 2019 12 01</td>
<td>In Senate</td>
<td>None</td>
<td>2.7% 63.9%</td>
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<tr>
<td>NH</td>
<td>HB 1580</td>
<td>Executive Session 03 17 2020 01 00 Pm Lob 204 2020 02 26</td>
<td>In Senate</td>
<td>None</td>
<td>92.5% 63.1%</td>
</tr>
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</table>

**Title**
Relating To Violation Of Privacy.

**Description**
Clarifies that under certain circumstances, the use of an unmanned aircraft system may be a violation of privacy. Increases the penalty for violation of privacy in the second degree to a class C felony for offenses involving the use of an unmanned aircraft system.

**Categories:** Civil Rights, Privacy, Technology, Software & IT Services, Science & Research, Crime, Procedure & Sentencing, White Collar, Law Enforcement & Public Safety, First Responders, Firearms, Legal Affairs, State Judiciary, Communications, Telecommunications, Internet, Transportation, Aviation, Ground, Marine

Title
Relating To Violation Of Privacy.

Description
Makes violation of privacy a more serious offense if an unmanned aircraft system is used to commit the offense.

**Categories:** Civil Rights, Privacy, Technology, Software & IT Services, Science & Research, Innovation, Crime, Procedure & Sentencing, White Collar, Violent, Legal Affairs, State Judiciary, Transportation, Ground, Aviation, Marine

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

**Categories:** Transportation, Aviation, Government Administration, State Executive, Crime, Procedure & Sentencing, Law Enforcement & Public Safety, First Responders, Firearms, Legal Affairs, State Judiciary

Title
(New Title) regulating the use of unmanned aircraft systems.

**Primary Sponsors**
Carol McGuire

<table>
<thead>
<tr>
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<th>FN Outlook</th>
<th>Title</th>
<th>Categories</th>
<th>Primary Sponsors</th>
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<tr>
<td>NH</td>
<td>SB 605</td>
<td>Hearing 01 16 2020 Room 100 Sh 01 30 Pm Sc 2 2020 01 09</td>
<td>In Senate</td>
<td>None</td>
<td>40.0% 43.7%</td>
<td>Title relative to violations of privacy involving an unmanned aerial vehicle.</td>
<td>Categories: Legal Affairs, State Judiciary, Crime, Procedure &amp; Sentencing, White Collar, Civil Rights, Privacy, Detention Incarceration &amp; Death Penalty, Law Enforcement &amp; Public Safety, First Responders, Transportation, Ground, Marine, Aviation</td>
<td>Ruth Ward</td>
</tr>
<tr>
<td>NJ</td>
<td>A 2119</td>
<td>Introduced Referred To Assembly Homeland Security And State Preparedness Committee 2020 01 14</td>
<td>In Assembly</td>
<td>None</td>
<td>12.2% 91.8%</td>
<td>Title Clarifies that crimes of trespassing and invasion of privacy also include use of unmanned aircraft systems.</td>
<td>Categories: Crime, Procedure &amp; Sentencing, Infrastructure, Waste Management, Transport Infrastructure, Transportation, Aviation, Civil Rights, Privacy, Legal Affairs, State Judiciary, Labor &amp; Employment, Wages &amp; Compensation, Occupational Safety, Law Enforcement &amp; Public Safety, First Responders, Firearms, Housing &amp; Property, Residential Property</td>
<td>Chris Tully, Lisa Swain, Benjie Wimberly</td>
</tr>
<tr>
<td>SD</td>
<td>HB 1065</td>
<td>Judiciary Do Pass Amended Passed Yeas 7 Nays 0 2020 02 27</td>
<td>In Senate</td>
<td>None</td>
<td>18.9% 65.9%</td>
<td>Title Revise drone surveillance protections.</td>
<td>Categories: Crime, Procedure &amp; Sentencing, White Collar, Law Enforcement &amp; Public Safety, First Responders, Firearms, Disaster Response, Civil Rights, Privacy, Government Administration, State Legislature, Agriculture, Agricultural Crops, Meat &amp; Livestock, Pesticides &amp; Fertilizer, Legal Affairs, State Judiciary</td>
<td>David Johnson, Helene Duhamel</td>
</tr>
</tbody>
</table>
Title: Cybersecurity-Information Tech

Description: Amends the Freedom of Information Act. Modifies the exemptions from inspection and copying concerning cybersecurity vulnerabilities. Amends the Department of Innovation and Technology Act. Authorizes the Department of Innovation and Technology to accept grants and donations. Creates the Technology, Education, and Cybersecurity Fund as a special fund in the State treasury to be used by the Department of Innovation and Technology to promote and effectuate information technology activities. Requires a local government official or employee to be chosen to act as the primary point of contact for local cybersecurity issues. Amends the Illinois Information Security Improvement Act. Requires the Secretary of Innovation and Technology to establish a cybersecurity liaison program to advise and assist units of local government and school districts concerning specified cybersecurity issues. Provides for cybersecurity training for employees of counties, municipalities, and school districts. Amends the Illinois Procurement Code. Provides that State agencies are prohibited from purchasing any products that, due to cybersecurity risks, are prohibited for purchase by federal agencies pursuant to a United States Department of Homeland Security Binding Operational Directive. Amends the State Finance Act to provide for the Technology, Education, and Cybersecurity Fund.

Primary Sponsors: Jaime Andrade

Title
Cybersecurity-Information Tech

Description
Amends the Freedom of Information Act. Modifies the exemptions from inspection and copying concerning cybersecurity vulnerabilities. Amends the Department of Innovation and Technology Act. Authorizes the Department of Innovation and Technology to accept grants and donations. Creates the Technology, Education, and Cybersecurity Fund as a special fund in the State treasury to be used by the Department of Innovation and Technology to promote and effectuate information technology activities. Requires a local government official or employee to be chosen to act as the primary point of contact for local cybersecurity issues. Amends the Illinois Information Security Improvement Act. Requires the Secretary of Innovation and Technology to establish a cybersecurity liaison program to advise and assist units of local government and school districts concerning specified cybersecurity issues. Provides for cybersecurity training for employees of counties, municipalities, and school districts. Amends the Illinois Procurement Code. Provides that State agencies are prohibited from purchasing any products that, due to cybersecurity risks, are prohibited for purchase by federal agencies pursuant to a United States Department of Homeland Security Binding Operational Directive. Amends the State Finance Act to provide for the Technology, Education, and Cybersecurity Fund.

Primary Sponsors
Jaime Andrade


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Title
Elections-Cyber Security

Description
Amends the Freedom of Information Act. Exempts from the Act records that are designed to detect, defend against, prevent, or respond to potential cyber attacks on elections and voter registration held by the State Board of Elections, the Department of Innovation and Technology, election authorities, and other necessary parties. Amends the Election Code. Combines changes made by 2 Public Acts regarding cyber security efforts. Changes references to the "Help America Vote Act" to the "2018 Help America Vote Act Election Security Grant". Provides that the Cyber Navigator Program shall (rather than should) be designed to provide equal support to all election authorities, with allowable modifications based on need. Effective immediately.

Primary Sponsors
Diane Pappas, John Connor

Title
Foia-Debt Origination Fees

Description
Amends the Freedom of Information Act. Provides that the exemption from disclosure for proprietary, privileged, or confidential financial data does not apply to fees charged by debt underwriters or fees charged by debt financiers.

Primary Sponsors
Amy Grant, Grant Wehrli, Deanne Mazzochi


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Title
Foia/Elections-Cybersecurity

Description
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, Greg Harris

Title
Foia-Exemptions-Prosecutor

Description
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-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, Jay Hoffman
Title
Cybersecurity-Information Tech

Description
Amends the Freedom of Information Act. Modifies the exemptions from inspection and copying concerning cybersecurity vulnerabilities. Amends the Department of Innovation and Technology Act. Authorizes the Department of Innovation and Technology to accept grants and donations. Creates the Technology, Education, and Cybersecurity Fund as a special fund in the State treasury to be used by the Department of Innovation and Technology to promote and effectuate information technology activities. Requires a local government official or employee to be chosen to act as the primary point of contact for local cybersecurity issues. Amends the Illinois Information Security Improvement Act. Requires the Secretary of Innovation and Technology to establish a cybersecurity liaison program to advise and assist units of local government and school districts concerning specified cybersecurity issues. Provides for cybersecurity training for employees of counties, municipalities, and school districts. Amends the Illinois Procurement Code. Provides that State agencies are prohibited from purchasing any products that, due to cybersecurity risks, are prohibited for purchase by federal agencies pursuant to a United States Department of Homeland Security Binding Operational Directive. Amends the State Finance Act to provide for the Technology, Education, and Cybersecurity Fund.

Primary Sponsors
Elgie Sims
Title
AN ACT CONCERNING CERTAIN CHANGES TO CAMPAIGN FINANCE LAWS.

Description
To (1) provide exemptions for communications that clearly identify the Governor or President of the United States and for campaign training conducted by party committees, (2) permit the use of Citizens' Election Program grant funds to offset dependent care costs, (3) increase transparency with respect to moneys paid to campaign consultants, (4) increase disclosure of independent expenditures and prohibit such expenditures by foreign-influenced entities, (5) reveal persons behind political committees and contributors to such committees, (6) revise the manner in which the State Elections Enforcement Commission processes complaints, (7) require online platforms to disclose purchasers of political advertisements, (8) ensure the amount of funds in the Citizens' Election Fund is sufficient to provide grants to each qualified candidate committee under the Citizens' Election Program, (9) create bright lines between coordinated and independent spending, (10) permit members of the State Elections Enforcement Commission to serve more than two consecutive terms, and (11) permit gubernatorial candidates participating in the Citizens' Election Program to raise additional funds and qualify for supplemental grants.

Primary Sponsors
Joint Committee on Government Administration and Elections

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<thead>
<tr>
<th>State</th>
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<tbody>
<tr>
<td>VA</td>
<td>HB 849</td>
<td>House Bill Text As Passed House And Senate</td>
<td>Passed Senate</td>
<td>None</td>
<td>97.2% 75.1%</td>
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**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. 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

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<tr>
<td>WA</td>
<td>SB 6152</td>
<td>Rules Committee Relieved Of Further Consideration Placed On Second Reading 2020 03 02</td>
<td>In House</td>
<td>None</td>
<td>40.6% 80.5%</td>
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**Title**
Concerning certification of the level of foreign national ownership for corporations that participate in Washington state elections.

**Categories:** Government Administration, Elections, Campaign Finance, Families & Children, Other, Marriage Issues, Communications, Marketing, Internet, Legal Affairs, State Judiciary, Financials, Banking & Investment, Labor & Employment, Unions, Wages & Compensation, Social Issues, Charities & Nonprofits

**Primary Sponsors**
Jesse Salomon

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**Public Notice (18)**

<table>
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<tr>
<th>State</th>
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<th>FN Outlook</th>
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<tbody>
<tr>
<td>AL</td>
<td>HB 128</td>
<td>Read For The First Time And Referred To The House Of Representatives Committee On State Government 2020 02 04</td>
<td>In House</td>
<td>None</td>
<td>18.1% 92.5%</td>
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**Title**
Public notices, to provide for electronic publication on a public notice website, Legal Notice Savings and Modernization Act, Secs. 6-8-64, 17-4-1 am’d.

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

**Primary Sponsors**
Andrew Sorrell
### Title
Legal Notices

### Description
Providing for the publication of legal notices on certain publicly accessible websites; allowing a governmental agency to publish legal notices on a publicly accessible website under certain circumstances; removing provisions relating to the publication of legal notices in newspapers; providing that an advertisement of a sale or disposition of property may be published on certain websites for a specified time period, etc.

### Primary Sponsors
Joe Gruters

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### Title
Counties, Municipal Corporations, and Other Governmental Entities; additional manner of publishing certain legal notices by counties; provide

### Description
A BILL to be entitled an Act to amend Chapter 80 of Title 36 of the Official Code of Georgia Annotated, relating to general provisions applicable to counties, municipal corporations, and other governmental entities, so as to provide an additional manner of publishing certain legal notices by counties; to provide for related matters; to repeal conflicting laws; and for other purposes.

### Primary Sponsors
Lee Anderson, Ellis Black, Mike Dugan, Steve Gooch, Butch Miller, John Albers, Marty Harbin, Lindsey Tippins, Randy Robertson, Kay Kirkpatrick, Gloria Butler, David Lucas, Harold Jones, Chuck Payne, Chuck Hufstetler, Freddie Sims, Jesse Stone, Matt Brass, Frank Ginn, Tyler Harper, Ed Harbison, Bill Ligon

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### Title
Relating To Concessions On Public Property.

### Description
Specifies advertising requirements for offers and allows for online advertising. Effective 7/01/2030.

### Categories:
Communications, Internet, Government Administration, Municipal Governments, State Agencies

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Title: Relating To Public Notices.

Description:
Allows government agencies to publish public notice on their official website as an alternative to the newspaper.

Categories: Communications, Books & Print Media, Government Administration, Municipal Governments

Title: Relating To Concessions On Public Property.

Description:
Specifies advertising requirements for offers and allows for online advertising. Effective 7/01/2030.

Categories: Communications, Internet, Government Administration, Municipal Governments, State Agencies

Title: Relating To Public Notices.

Description:
Allows government agencies to publish public notice on their official website as an alternative to the newspaper. Effective 1/1/2050. (SD1)

Categories: Communications, Books & Print Media, Government Administration, Municipal Governments, Legal Affairs, State Judiciary

Title: PUBLIC NOTICES – Adds to existing law to provide for electronic publication of legal notices on government websites.

Primary Sponsors
House Committee on State Affairs

Categories: Legal Affairs, State Judiciary, Communications, Books & Print Media, Marketing, Telecommunications, Government Administration, State Legislature
Title
Public notice requirements.

Description
Provides that a political subdivision may not pay more than $300 for each insertion of a public notice. Provides that if: (1) the cost of a public notice that is required to be published exceeds $300; or (2) a public notice corrects a previous public notice that contains an error or omission; publication of the public notice on the political subdivision's Internet web site satisfies the requirements applicable to the publication of such notices.

Primary Sponsors
Mac McNamara, Dave Wolkins

Categories: Communications, Books & Print Media, Internet, Government Administration, Other

Title
Changes the law regarding newspapers

Primary Sponsors
Steve Lynch

Categories: Communications, Books & Print Media, Legal Affairs, State Judiciary, Government Administration, Other
### Local Governmental Entities

**Title**: Local governmental entities; authorize to publish notices on a free, publicly accessible, official government website.


**Primary Sponsors**: Scott DeLano

### Electronic Publication of Legal Notices Act

**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.

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

**Primary Sponsors**: Mike Doherty

### Publication of legal notices

**Title**: Publication of legal notices; allowing for publication on municipality’s website; effective date.

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

**Primary Sponsors**: Daniel Pae
### RI
**Bill Number**: HB 7149  
**Last Action**: Committee Recommended Measure Be Held For Further Study 2020 01 29  
**Status**: In House  
**Position**: None

#### Title
An Act Relating To Property — Form And Effect Of Conveyances (Allows A Municipality To Publish Any Public Notice In A Newspaper Within The Municipality Or Any Other Platform Selected By The Town Or City Council Of Such Municipality.)

#### Primary Sponsors
David Place, Brian Newberry, Jack Lyle, Bob Quattrocchi, Blake Filippi

#### Categories:
- Communications, Books & Print Media, Government Administration, Municipal Governments, Housing & Property, Residential Property, Commercial & Industrial Property, Property Insurance

### SD
**Bill Number**: SB 179  
**Last Action**: Local Government Deferred To The 41st Legislative Day Passed Yeas 5 Nays 1 2020 02 19  
**Status**: In Senate  
**Position**: None

#### Title
Revise the legal notice process.

#### Primary Sponsors
Troy Heinert

#### Categories:
- Legal Affairs, State Judiciary, Antitrust, Civil Law & Procedure

### VA
**Bill Number**: HB 588  
**Last Action**: House Incorporated By Courts Of Justice Hb 712 Hope By Voice Vote 2020 01 27  
**Status**: Failed  
**Position**: None

#### Title
Legal notices; online publications.

#### Description
Legal notices; online publications. Provides that, where any ordinance, resolution, notice, or advertisement is required by law to be published in a newspaper, such ordinance, resolution, notice, or advertisement may instead be published in an online publication. The bill further specifies the requirements for such online publication.

#### Primary Sponsors
Liz Guzman

#### Categories:
Title
Legal notices; online publications.

Description
Legal notices; online publications. Provides that, where any ordinance, resolution, notice, or advertisement is required by law to be published in a newspaper, such ordinance, resolution, notice, or advertisement instead may be published in an online publication, subject to certain requirements specified in the bill.

Primary Sponsors
Patrick Hope


Title
Hearing notice by localities; timely notice related to planning or zoning matter to newspaper, etc.

Description
Hearing notice by localities. Provides that in any instance in which a locality in Planning District 23 has submitted a timely notice request to such newspaper and the newspaper fails to publish the notice, such locality shall be deemed to have met certain notice requirements so long as the notice was published in the next available edition of a newspaper having general circulation in the locality.

Primary Sponsors
Bill DeSteph


Telemarketing (11)
Title

Description
AB 3007, as introduced, Chau. Telecommunications: automatic dialing-announcing devices: call mitigation technology. Existing law authorizes the Public Utilities Commission to control and regulate the use of automatic dialing-announcing devices, which existing law defines as automatic equipment that incorporates a storage capability of telephone numbers to be called, or a random or sequential number generator capable of producing numbers to be called, and the capability to disseminate a prerecorded message to the telephone number called. Existing law prohibits a person from operating an automatic dialing-announcing device except for specified purposes and uses, including to transmit a message to an established business associate, customer, or other person having an established relationship with the person using the automatic dialing-announcing device to transmit the message or to call a recipient at the recipient's request. Existing law prohibits a person operating an automatic dialing-announcing device from making a telephone connection for which no person, acting as an agent or telemarketer, is available for the person called. This bill would instead define “automatic dialing-announcing devices” for these purposes as automatic equipment that stores and calls, or automatically sends text messages to, telephone numbers, that generates in a random or sequential order and calls, or automatically sends text messages to, telephone numbers, that makes telephone calls that include artificial or prerecorded voice messages, or that sends text messages that include prewritten text messages. The bill would repeal the authorization for the use of automatic dialing-announcing devices to make calls pursuant to an established business relationship or the recipient's request. Existing law authorizes the use of automatic dialing-announcing devices pursuant to a prior agreement between the persons involved, whereby the person called has consented to receive the call. This bill would specifically authorize the person called to revoke that consent at any time and in any reasonable manner, regardless of the context in which the consent was provided. Under existing law, the commission has regulatory authority over public utilities, including telephone corporations. Existing law, with specified exceptions, directs the commission to require any call identification service offered by a telephone corporation, or by any other person or corporation that makes use of the facilities of a telephone corporation, to allow a caller to withhold, on an individual basis, the display of the caller's telephone number from the telephone instrument of the individual receiving the call. Existing law prohibits a caller from withholding the display of the caller's bus... (click bill link to see more).

Primary Sponsors
Ed Chau

Title
Autodialer-Caller Id-Consent

Description
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 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
Avery Bourne, Lindsay Parkhurst, Amy Grant, Tony McCombie, Grant Wehrli


Title
Requires telecommunications service providers to provide call mitigation technology to subscribers.

Primary Sponsors
Rob Karabinchak, Clinton Calabrese, Kevin Rooney


Title
Prohibits telemarketers from making certain unsolicited telemarketing sales calls.

Primary Sponsors
BettyLou DeCroce, Chris DePhillips, Dan Benson

<table>
<thead>
<tr>
<th>Title</th>
<th>Prohibits automated telephone calling and text messaging and requires telecommunications service providers to provide call mitigation technology to subscribers.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Primary Sponsors</td>
<td>Valerie Vainieri Huttle, Jim Kennedy</td>
</tr>
</tbody>
</table>

Title
Enacts into law major components of legislation necessary to implement the state transportation, economic development and environmental conservation budget for the 2020-2021 state fiscal year.

Description
Enacts into law major components of legislation necessary to implement the state transportation, economic development and environmental conservation budget for the 2020-2021 state fiscal year; increases the threshold for requiring competitive bidding for projects funded by consolidated local highway assistance payments (Part A); relates to penalties for commercial vehicles on parkways and penalties for over-height vehicles (Part B); relates to the display of amber and blue lights on safety service patrol vehicles (Part C); relates to highway worker safety (Subpart A); relates to highway clearance (Subpart B); relates to increased fines for injury to pedestrians (Subpart C) (Part D); relates to the reliability of the design and operational capacity of the Metropolitan transit authority in light of new work-related injuries and incidents involving highway workers (Part E); relates to agreements for the use of the New York state thruway authority's fiber optic system (Part F); consolidates the New York state bridge authority with the New York state thruway authority; defines the “Cross-Hudson bridge system”; makes related provisions (Part G); imposes penalties for unlicensed operation of ground transportation to and from airports; authorizes the commissioner of motor vehicles to deny a registration or renewal application for a motor vehicle where a current or previously registered owner of such motor vehicle has been found in violation of any provision establishing civil or criminal liability for unlicensed ground transportation service or unlicensed operation; authorizes police to seize a motor vehicle that may be subject to legal forfeiture if the officer finds probable cause; makes related provisions (Part H); relates to setting the aggregate principal amount of bonds the Metropolitan transit authority, the Triborough bridge and tunnel authority and the New York city transit authority can issue to ninety billion one hundred million dollars (Part I); relates to procurements conducted by the New York City transit authority and the metropolitan transportation authority (Part J); relates to extending authorization for increment financing for the MTA (Part K); relates to providing the metropolitan transit authority the right to enter private property to trim trees and vegetation for safety purposes (Part L); relates to providing for penalties for drivers who evade tolls or fraudulently alter license plates to avoid payment of tolls and takes measures to deter fraudulent use of certain toll exemptions (Part M); includes station customer assistants; persons whose official duties include the sale or collection of tickets, passes, vouchers, or other fare payment media for use on a train or bus; persons whose official duties include the maintenance, repair, inspection, troubleshooting, testing or cleaning of a transit signal system, elevated ... (click bill link to see more).

Primary Sponsors
Joint 2016 General Budget Conference Committee

Title
Enacts into law major components of legislation necessary to implement the state transportation, economic development and environmental conservation budget for the 2020-2021 state fiscal year.

Description
Enacts into law major components of legislation necessary to implement the state transportation, economic development and environmental conservation budget for the 2020-2021 state fiscal year; increases the threshold for requiring competitive bidding for projects funded by consolidated local highway assistance payments (Part A); relates to penalties for commercial vehicles on parkways and penalties for over-height vehicles (Part B); relates to the display of amber and blue lights on safety service patrol vehicles (Part C); relates to highway worker safety (Subpart A); relates to highway clearance (Subpart B); relates to increased fines for injury to pedestrians (Subpart C) (Part D); relates to the maximum dimension of certain vehicles proceeding to and from the New York state thruway authority (Part E); relates to agreements for the use of the thruway authority’s fiber optic system (Part F); consolidates the New York state bridge authority with the New York state thruway authority; defines the “Cross-Hudson bridge system”; makes related provisions (Part G); imposes penalties for unlicensed operation of ground transportation to and from airports; authorizes the commissioner of motor vehicles to deny a registration or renewal application for a motor vehicle where a current or previously registered owner of such motor vehicle has been found in violation of any provision establishing civil or criminal liability for unlicensed ground transportation service or unlicensed operation; authorizes police to seize a motor vehicle that may be subject to legal forfeiture if the officer finds probable cause; makes related provisions (Part H); relates to setting the aggregate principal amount of bonds the Metropolitan transit authority, the Triborough bridge and tunnel authority and the New York city transit authority can issue to ninety billion one hundred million dollars (Part I); relates to procurements conducted by the New York City transit authority and the metropolitan transportation authority (Part J); relates to extending authorization for increment financing for the MTA (Part K); relates to providing the metropolitan transit authority the right to enter private property to trim trees and vegetation for safety purposes (Part L); relates to providing for penalties for drivers who evade tolls or fraudulently alter license plates to avoid payment of tolls and takes measures to deter fraudulent use of certain toll exemptions (Part M); includes station customer assistants; persons whose official duties include the sale or collection of tickets, passes, vouchers, or other fare payment media for use on a train or bus; persons whose official duties include the maintenance, repair, inspection, troubleshooting, testing or cleaning of a transit signal system, elevated ... (click bill link to see more).

Primary Sponsors
Senate Committee on Budget and Revenues
# Virginia Telephone Privacy Protection Act; telephone solicitation calls.

**Description**
Telephone privacy protection. Provides that for the purposes of the Virginia Telephone Privacy Act (the Act), "telephone solicitation call" includes any text message sent to any wireless telephone with a Virginia area code, or to a wireless telephone registered to any natural person who is a resident of the Commonwealth, for the purpose of offering or advertising any property, goods, or services for sale, lease, license, or investment, including offering or advertising an extension of credit or for the purpose of fraudulent activity. The bill prohibits a telephone solicitor from engaging in any conduct that results in the display of false or misleading caller identification information on the called party's telephone. The bill increases the amount of damages and the amount of the civil penalty for violations of the Act from $500 for each such violation to $500 for a first violation, $1,000 for a second violation, and $5,000 for each subsequent violation and increases to $5,000 the maximum civil penalty the court may impose for a willful first or second violation.

**Primary Sponsors**
Joe Morrissey

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# Telephone privacy protection; solicitor to immediately disclose who is calling, etc.

**Description**
Telephone privacy protection. Requires a telephone solicitor to immediately disclose who is calling and what property, good, or service is being offered. The measure also prohibits caller ID spoofing, which is defined in the measure as causing any caller identification service to transmit caller identification information that represents or states that the call originates from a telephone with an area code assigned to an area in the Commonwealth or from a location in the Commonwealth if the person on whose behalf the telephone solicitation call is being made does not conduct business from a location in the Commonwealth.

**Primary Sponsors**
Joe Morrissey
<table>
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<th>State</th>
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<td>None</td>
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<td>AZ</td>
<td>SB 1614</td>
<td>Senate Second Reading 2020 02 06</td>
<td>In Senate</td>
<td>None</td>
<td>71.2%</td>
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**Title**
An act relating to promoting consumer privacy and security

**Primary Sponsors**
Robert Hooper

**Categories:** Consumers, Consumer Affairs, Consumer Products, Consumer Technology, Home Improvement / Home Building, Retail, Automotive Parts, Personal Products, Commercial Services, Technology, Software & IT Services, Innovation, Science & Research, Semiconductors, Hardware, Civil Rights, Privacy, Reproductive Issues

**Title**
An act relating to prohibiting robocalls

**Primary Sponsors**
Randy Brock, Dick Sears

**Categories:** Crime, White Collar, Consumers, Consumer Affairs, Consumer Products, Consumer Technology, Home Improvement / Home Building, Retail, Automotive Parts, Legal Affairs, State Judiciary, Communications, Marketing, Telecommunications

**Privacy (47)**

**Title**
Personal data; processing; security standards

**Primary Sponsors**
Domingo DeGrazia


**Title**
Consumer data; privacy

**Primary Sponsors**
Sean Bowie

**Categories:** Consumers, Consumer Products, Consumer Technology, Retail, Consumer Affairs, Civil Rights, Privacy, Crime, White Collar, Property, Legal Affairs, State Judiciary, Government Administration, State Executive, Families & Children, Other, Child Care, Technology, Software & IT Services, Innovation, Science & Research, Communications, Internet, Telecommunications
### Title
Mobile applications: recordable information: privacy.

### Description
AB 2414, as introduced, Chau. Mobile applications: recordable information: privacy. Existing law, the California Consumer Privacy Act of 2018, grants a consumer various rights with regard to the consumer's personal information that is held by a business, including the right to know what personal information is collected by a business, to have personal information held by that business deleted, and to direct a business to not sell the consumer's personal information, as specified. Existing law requires an operator of a commercial website or online service that collects personally identifiable information through the internet, about individual consumers residing in California who use or visit its commercial internet website or online service, to make a privacy policy available to consumers and to include specified information relating to the collection of personally identifiable information within that privacy policy. This bill would require the operator of a mobile application to provide clear and conspicuous notice that fully informs consumers when, how, and why their recordable information, defined to include visual, audio, or geolocation information, will be collected, used, and shared upon installation of the application. The bill would require the operator of a mobile application to obtain consent before collecting or using recordable information and to obtain separate consent before disclosing that information.

### Primary Sponsors
Ed Chau

### Categories:
Communications, Internet, Civil Rights, Privacy, Consumers, Consumer Products, Consumer Technology, Retail, Home Improvement / Home Building, Consumer Affairs, Government Administration, State Executive, State Legislature, Families & Children, Other
Title
Public social services: emergency notification.

Description
SB 753, as amended, Stern. Public social services: emergency notification. Existing law permits an authorized employee of a county social services department to disclose the name and residential address of elderly or disabled clients to police, fire, or paramedical personnel, or other designated emergency services personnel, in the event of a public safety emergency that necessitates the possible evacuation of the area in which those elderly or disabled clients reside. Existing law specifies that public safety emergencies include, but are not limited to, events that jeopardize the immediate physical safety of county residents. This bill would additionally permit those individuals' telephone numbers and e-mail addresses to be disclosed and would specifically identify a public safety power shut-off as a public safety emergency. The bill would require a county social services agency that intends to disclose information as described above to notify elderly or disabled individuals receiving services of that fact and give the individual the option to opt out of having that information disclosed. The bill would limit the use of the disclosed information to providing emergency services in the event of a public safety emergency described above.

Primary Sponsors
Henry Stern


Title
AN ACT 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 General Law

<table>
<thead>
<tr>
<th>Title</th>
<th>Consumer Data Privacy</th>
</tr>
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<tbody>
<tr>
<td>Description</td>
<td>Prohibits use of personal data contained in public records for certain marketing, soliciting, &amp; contact without person's consent; requires operator of certain website or online service to establish designated request address &amp; provide specified notice regarding collection &amp; sale of consumer information; prohibits sale of consumer information upon request of consumer; requires DLA to adopt rules; provides for injunctions &amp; civil penalties.</td>
</tr>
<tr>
<td>Primary Sponsors</td>
<td>David Santiago</td>
</tr>
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| Categories: | Consumers, Consumer Products, Retail, Automotive Parts, Consumer Affairs, Communications, Internet, Government Administration, State Executive, Civil Rights, Privacy, Legal Affairs, State Judiciary, Families & Children, Other, Financials, Insurance, Banking & Investment, Transportation, Ground |

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<table>
<thead>
<tr>
<th>Title</th>
<th>Consumer Data Privacy</th>
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<tbody>
<tr>
<td>Description</td>
<td>Prohibiting the use of personal data contained in public records for certain marketing, soliciting, and contact without the person's consent; requiring the operator of a website or online service that collects certain information from consumers in this state to establish a designated request address and provide specified notice regarding the collection and sale of such information; prohibiting such operator from making any sale of consumer information upon request of the consumer, etc.</td>
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<tr>
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<td>Doug Broxson</td>
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| Categories: | Consumers, Consumer Products, Consumer Affairs, Communications, Internet, Government Administration, State Executive, Civil Rights, Privacy, Legal Affairs, State Judiciary, Families & Children, Other, Financials, Insurance, Banking & Investment, Transportation, Ground |

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Title
Relating To Privacy.

Description
Modernizes "personal information" for the purposes of security breach of personal information law. Prohibits the sale of geolocation information and internet browser information without consent. Amends provisions relating to electronic eavesdropping law. Prohibits certain manipulated images of individuals. Effective 7/1/2050. (HD2)

Primary Sponsors
Chris Lee


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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 or to opt out.

Primary Sponsors
Karl Rhoads, Jarrett Keohokalole

**Title**
Relating To Personal Information.

**Description**
Prohibits a third party from selling or using personal information about a consumer that has been sold to the third party by a business unless the consumer has received explicit notice, provides express written consent, and is provided an opportunity to exercise the right to opt out. Specifies notification requirements for businesses.

**Primary Sponsors**
Russell Ruderman, Roz Baker, Michelle Kidani, Donna Kim

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**Title**
Consumer Privacy Act

**Description**
Creates the Consumer Privacy Act. Provides that a consumer has the right to request that a business that collects the consumer’s personal information disclose to that consumer the categories and specific pieces of personal information the business has collected. Requires a business to, at or before the point of collection, inform a consumer as to the categories of personal information to be collected and the purposes for which the categories of personal information shall be used. Requires the business to provide notice when collecting additional categories of personal information or when using a consumer’s personal information for additional purposes. Provides that a consumer has the right to request that a business delete any personal information about the consumer which the business has collected from the consumer, with some exceptions. Requires a business that collects or sells a consumer’s personal information to make certain disclosures to the consumer upon receipt of a verifiable consumer request. Provides that a consumer has the right, at any time, to opt out of the sale of his or her personal information to third parties. Prohibits a business from discriminating against a consumer who exercises any of the rights established under the Act by denying goods or services or charging the consumer different prices or rates for goods or services. Permits a business to provide financial incentives to a consumer that authorizes the sale of his or her personal information. Contains provisions concerning deadlines for processing a consumer’s disclosure request; categories of personal information that must be disclosed; notice requirements; consumer information that is not subject to the Act’s requirements; civil penalties for violations of the Act; and other matters. Amends the State Finance Act. Creates the Consumer Privacy Fund.

**Primary Sponsors**
Michelle Mussman
Title
Data Transparency Privacy Act

Description
Creates the Data Transparency and Privacy Act. Provides that any business that processes personal information or deidentified information must, prior to processing, provide notice to the consumer to whom the information refers or belongs of specific information in the service agreement or somewhere readily accessible on the business' website or mobile application. Establishes a “right to know” for consumers and prescribes types of information that they may request of businesses. Provides that consumers have the right to opt out of agreements that entail the disclosure of personal information from the business to third parties and affiliates, the sale of personal information from the business to third parties and affiliates, and the processing of personal information by the business, third parties, and affiliates. Provides that consumers have the right to request that a business correct inaccurate personal information about the consumer or delete personal information about the consumer. Prescribes a protocol for the handling of consumer requests by businesses. Prescribes pricing incentives and prohibitions against discrimination. Provides that businesses, affiliates, and third parties must conduct risk assessments and provides requirements for the assessments. Provides that enforcement of the Act may arise through private actions or enforcement by the Attorney General. Provides that any waiver of the provisions of the Act is void and unenforceable. Contains home rule preemption and severability provisions. Effective July 1, 2021.

Primary Sponsors
Tom Cullerton

Categories: Consumers, Consumer Affairs, Consumer Products, Retail, Consumer Technology, Civil Rights, Privacy, Crime, White Collar, Property, Legal Affairs, State Judiciary, Financials, Banking & Investment, Insurance, Communications, Internet, Marketing, Government Administration, State Executive, State Legislature
### Consumer Privacy Act

**Title**
Consumer Privacy Act

**Description**
Creates the Consumer Privacy Act. Provides that a consumer has the right to request that a business that collects the consumer's personal information disclose to the consumer the categories and specific pieces of personal information the business has collected. Requires a business to, at or before the point of collection, inform a consumer as to the categories of personal information to be collected and the purposes for which the categories of personal information shall be used. Requires the business to provide notice when collecting additional categories of personal information or when using a consumer's personal information for additional purposes. Provides that a consumer has the right to request that a business delete any personal information about the consumer that the business has collected from the consumer, with some exceptions. Requires a business that collects or sells a consumer's personal information to make certain disclosures to the consumer upon receipt of a verifiable consumer request. Provides that a consumer has the right, at any time, to opt out of the sale of his or her personal information to third parties. Prohibits a business from discriminating against a consumer who exercises any of the rights established under the Act by denying goods or services or charging the consumer different prices or rates for goods or services. Permits a business to provide financial incentives to a consumer that authorizes the sale of his or her personal information. Contains provisions concerning deadlines for processing a consumer's disclosure request; categories of personal information that must be disclosed; notice requirements; consumer information that is not subject to the Act's requirements; civil penalties for violations of the Act; and other matters. Amends the State Finance Act. Creates the Consumer Privacy Fund. Effective January 1, 2021.

**Primary Sponsors**
Laura Fine

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### LA - HB 617

**Title**
PRIVACY/COMPUTERS: Provides relative to the protection of personally identifiable information


**Primary Sponsors**
Francis Thompson
### Title
- **PRIVACY/COMPUTERS:** Provides relative to the protection of personally identifiable information
- **An Act relative to the cybersecurity of the internet connected devices and autonomous vehicles**

### Categories
- **PRIVACY/COMPUTERS:**

### Description
- **PRIVACY/COMPUTERS:** By Ms. Creem, a petition (accompanied by bill, Senate, No. 2056) of Cynthia Stone Creem for legislation relative to the cybersecurity of the internet connected devices and autonomous vehicles.

#### Primary Sponsors
- **PRIVACY/COMPUTERS:** Edmond Jordan
- **An Act relative to the cybersecurity of the internet connected devices and autonomous vehicles:** Cindy Creem

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### Title
- **An Act relative to the cybersecurity of the internet connected devices and autonomous vehicles**

### Categories
- **Communications, Internet, Telecommunications,**
  - Categories: Communications, Internet, Telecommunications, Consumers, Consumer Products, Consumer Technology, Consumer Affairs, Transportation, Ground, Government Administration, State Executive, Legal Affairs, State Judiciary, Financials, Banking & Investment, Insurance

### Description
- **An Act relative to the cybersecurity of the internet connected devices and autonomous vehicles** By Ms. Creem, a petition (accompanied by bill, Senate, No. 2056) of Cynthia Stone Creem for legislation relative to the cybersecurity of the internet connected devices and autonomous vehicles.

#### Primary Sponsors
- **An Act relative to the cybersecurity of the internet connected devices and autonomous vehicles:** Cindy Creem

---

### Title
- **An Act relative to the cybersecurity of the internet connected devices and autonomous vehicles**

### Categories
- **Communications, Internet, Telecommunications,**
  - Categories: Communications, Internet, Telecommunications, Consumers, Consumer Products, Consumer Technology, Consumer Affairs, Transportation, Ground, Government Administration, State Executive, Legal Affairs, State Judiciary, Financials, Banking & Investment, Insurance

### Description
- **An Act relative to the cybersecurity of the internet connected devices and autonomous vehicles** By Ms. Creem, a petition (accompanied by bill, Senate, No. 2056) of Cynthia Stone Creem for legislation relative to the cybersecurity of the internet connected devices and autonomous vehicles.

#### Primary Sponsors
- **An Act relative to the cybersecurity of the internet connected devices and autonomous vehicles:** Cindy Creem
### Consumer Protection - Right to Opt Out of Third-Party Disclosure

**Title**
Consumer Protection - Right to Opt Out of Third-Party Disclosure

**Description**
Authorizing consumers to demand that a business not disclose the consumer's personal information to third parties and to exercise the right to opt out of third-party disclosure through a certain setting, including a browser setting, browser extension, or global device setting; prohibiting a business from disclosing the personal information of a consumer to a third party if the business has certain knowledge of or willfully disregards the fact the consumer is under the age of 18; etc.

**Primary Sponsors**
Courtney Watson, Ned Carey

### Maryland Online Consumer Protection Act

**Title**
Maryland Online Consumer Protection Act

**Description**
Requiring certain businesses that collect a consumer's personal information to provide certain clear and conspicuous 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, Courtney Watson
Title
Maryland Personal Information Protection Act – Geolocation Information and Unfair, Abusive, and Deceptive Trade Practices

Description
Prohibiting a business from collecting, using, storing, or disclosing certain geolocation information from a certain application on a mobile device of an individual except in certain circumstances; authorizing a business to collect, use, store, or disclose certain geolocation information from a certain application on a mobile device of an individual if certain notification is provided to and consent is obtained from the individual; etc.

Primary Sponsors
Sara Love


Title
Maryland Online Consumer Protection Act

Description
Requiring certain businesses that collect a consumer’s personal information to provide certain clear and conspicuous 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, Joanne Benson, Clarence Lam


Title
Trade; data security; data breach notification act; enact. Creates new act. TIE BAR WITH: HB 4186’19

Primary Sponsors
Diana Farrington

### Title
Consumer rights regarding personal data given, data transparency obligations placed on businesses, private right of action created, and attorney general enforcement provided.

**Primary Sponsors**
Mohamud Noor

### Categories:
- Consumers
- Consumer Affairs
- Consumer Products
- Retail
- Consumer Technology
- Civil Rights
- Privacy
- Financials
- Banking & Investment
- Communications
- Internet
- Marketing
- Telecommunications
- Government Administration
- State Executive
- Legal Affairs
- State Judiciary
- Health
- Medicare & Medicaid
- Medical Practice
- Health Insurance
- Technology
- Software & IT Services
- Innovation
- Science & Research

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### Title
Mississippi Consumer Data Privacy Act; enact.

**Description**
An Act To Create The "Mississippi Consumer Data Privacy Act"; To Authorize Consumers To Request That Businesses Disclose Certain Information; To Authorize Consumers To Request That Businesses Delete Personal Information Collected By Businesses; To Require Businesses To Disclose Certain Information To Consumers, To Inform Consumers Of Their Right To Request That Personal Information Be Deleted, And To Delete Personal Information Collected About Consumers Upon Request; To Authorize Consumers To Instruct Businesses To Not Sell The Consumers' Personal Information; To Authorize Consumers To Bring Civil Actions Against Businesses That Violate This Act; To Authorize The Attorney General To Bring Civil Actions Against Businesses That Violate This Act; To Require The Attorney General To Adopt Regulations To Further The Purposes Of This Act; And For Related Purposes.

**Primary Sponsors**
Angela Turner-Ford

### Categories:
- Consumers
- Consumer Affairs
- Consumer Products
- Retail
- Consumer Technology
- Civil Rights
- Privacy
- Legal Affairs
- State Judiciary
- Government Administration
- State Executive
- Crime
- White Collar
- Property
- Communications
- Internet
- Families & Children
- Other
- Child Care
- Technology
- Software & IT Services
- Innovation
- Science & Research

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### Title
Adopt the Nebraska Consumer Data Privacy Act

**Primary Sponsors**
Carol Blood

### Categories:
- Consumers
- Consumer Affairs
- Civil Rights
- Privacy
- Government Administration
- State Executive
- Families & Children
- Other
- Child Care
- Technology
- Software & IT Services
- Innovation
- Science & Research
- Communications
- Internet
- Crime
- White Collar
- Transportation
- Ground
- Health
- Medicare & Medicaid
- Financials
- Insurance
Title
relative to the collection of personal information by businesses.

Primary Sponsors
Garrett Muscatel


Title
Requires commercial Internet websites and online services to notify customers of collection and disclosure of personally identifiable information and allows customers to opt out.

Primary Sponsors
Raj Mukherji, Andrew Zwicker, Britnee Timberlake


Title
Requires certain businesses to notify customers of certain information concerning the collection and sale of personally identifiable information and to allow customers to opt-in to collection and sale.

Primary Sponsors
John Burzichelli


Title
New Jersey Disclosure and Accountability Transparency Act (NJ DaTA) establishes certain requirements for disclosure and processing of personally identifiable information; establishes Office of Data Protection and Responsible Use in Division of Consumer Affairs.

Primary Sponsors
Andrew Zwicker

Categories: Consumers, Consumer Affairs, Technology, Science & Research, Software & IT Services, Civil Rights, Privacy, Health, Other, Government Administration, State Executive, Crime, White Collar, Legal Affairs, State Judiciary, Communications, Internet, Marketing
<table>
<thead>
<tr>
<th>State</th>
<th>Bill Number</th>
<th>Last Action</th>
<th>Status</th>
<th>Position</th>
<th>FN Outlook</th>
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<tbody>
<tr>
<td>NJ</td>
<td>S 236</td>
<td>Withdrawn From Consideration 2020 01 30</td>
<td>In Senate</td>
<td>None</td>
<td>22.7% 0.0%</td>
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<tr>
<td>NJ</td>
<td>S 269</td>
<td>Introduced In The Senate Referred To Senate Commerce Committee 2020 01 14</td>
<td>In Senate</td>
<td>None</td>
<td>4.0% 39.7%</td>
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<tr>
<td>NJ</td>
<td>S 1257</td>
<td>Introduced In The Senate Referred To Senate Commerce Committee 2020 02 03</td>
<td>In Senate</td>
<td>None</td>
<td>3.3% 85.5%</td>
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<tr>
<td>NY</td>
<td>A 3818</td>
<td>Referred To Consumer Affairs And Protection 2020 01 08</td>
<td>In Assembly</td>
<td>None</td>
<td>2.9% 83.2%</td>
</tr>
</tbody>
</table>

**Title**

Requires commercial Internet websites and online services to notify customers of collection and disclosure of personally identifiable information and allows customers to opt out.

**Primary Sponsors**

Troy Singleton, Joe Vitale

**Categories:** Communications, Internet, Civil Rights, Privacy, Government Administration, State Executive, Legal Affairs, State Judiciary, Crime, White Collar, Health, Medicare & Medicaid, Technology, Software & IT Services, Innovation, Science & Research, Consumers, Consumer Products, Consumer Affairs

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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, 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 commercial Internet websites and online services to notify consumers of collection and disclosure of personally identifiable information and allows consumers to opt out.

**Primary Sponsors**

Troy Singleton

**Categories:** Consumers, Consumer Affairs, Communications, Internet, Civil Rights, Privacy, Legal Affairs, State Judiciary, Health, Health Insurance, Financials, Insurance, Technology, Software & IT Services, Innovation, Science & Research

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**Title**

Relates to establishing the online consumer protection act

**Description**

Relates to establishing the online consumer protection act; defines terms; provides that an advertising network shall post clear and conspicuous notice on the home page of its own website about its privacy policy and its data collection and use practices related to its advertising delivery activities; makes related provisions.

**Primary Sponsors**

Nily Rozic

**Categories:** Consumers, Consumer Affairs, Communications, Internet, Civil Rights, Privacy, Technology, Software & IT Services, Innovation, Science & Research
<table>
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<tr>
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<th>Position</th>
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<tbody>
<tr>
<td>NY</td>
<td>A 8526</td>
<td>Referred To Consumer Affairs And Protection 2020 01 08</td>
<td>In Assembly</td>
<td>None</td>
<td>2.6% 84.9%</td>
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<tr>
<td>NY</td>
<td>S 2323</td>
<td>Referred To Consumer Protection 2020 01 08</td>
<td>In Senate</td>
<td>None</td>
<td>4.5% 86.9%</td>
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<tr>
<td>NY</td>
<td>S 5642</td>
<td>Referred To Consumer Protection 2020 01 08</td>
<td>In Senate</td>
<td>None</td>
<td>4.0% 89.4%</td>
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</table>

**Title**
Relates to enacting the NY privacy act

**Description**
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.

**Primary Sponsors**
Linda Rosenthal

**Categories:** Civil Rights, Privacy, Consumers, Consumer Affairs, Crime, White Collar, Technology, Software & IT Services, Legal Affairs, State Judiciary, Communications, Internet, Financials, Insurance, Health, Other, Families & Children, Other, Social Issues, Other

**Title**
Relates to establishing the online consumer protection act

**Description**
Relates to establishing the online consumer protection act; defines terms; provides that an advertising network shall post clear and conspicuous notice on the home page of its own website about its privacy policy and its data collection and use practices related to its advertising delivery activities; makes related provisions.

**Primary Sponsors**
Brian Kavanagh

**Categories:** Consumers, Consumer Affairs, Communications, Internet, Civil Rights, Privacy, Government Administration, Other, Technology, Software & IT Services, Innovation, Science & Research

**Title**
Relates to enacting the NY privacy act

**Description**
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.

**Primary Sponsors**
Kevin Thomas

**Categories:** Civil Rights, Privacy, Consumers, Consumer Affairs, Technology, Other, Crime, White Collar, Communications, Other, Legal Affairs, State Judiciary, Financials, Insurance, Health, Other, Families & Children, Other, Social Issues, Other
### Title
An Act Relating To Commercial Law -- General Regulatory Provisions -- Rhode Island Transparency And Privacy Protection Act (Creates "Rhode Island Transparency And Privacy Act" Which Mandates Websites That Collect Or Store Personal Info To Disclose Practice.)

**Primary Sponsors**
Evan Shanley, Jean Barros, Jay Edwards, Liana Cassar, Lauren Carson

### Categories:
- Civil Rights
- Privacy
- Communications
- Internet
- Legal Affairs
- State Judiciary
- Consumers
- Consumer Affairs
- Consumer Products
- Retail
- Consumer Technology
- Crime
- White Collar
- Financials
- Insurance
- Families & Children
- Other
- Health
- Health Insurance

### State
RI

### Bill Number
HB 7778

### Last Action
Introduced Referred To House Corporations
2020 02 26

### Status
In House

### Position
None

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### Title

**Primary Sponsors**
William Conley, Hanna Gallo, Mark McKenney, Michael McCaffrey, Cynthia Coyne

### 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

### State
RI

### Bill Number
SB 2430

### Last Action
Scheduled For Hearing And Or Consideration
03 03 2020 2020 02 28

### Status
In Senate

### Position
None
## Title
Personal data; management and oversight.

## Description
Personal data; Virginia Privacy Act. Gives consumers the right to access their data and determine if it has been sold to a data broker. The measure requires a controller, defined in the bill as a person that, alone or jointly with others, determines the purposes and means of the processing of personal data, to facilitate requests to exercise consumer rights regarding access, correction, deletion, restriction of processing, data portability, objection, and profiling. The measure also (i) requires transparent processing of personal data through a privacy notice, (ii) requires controllers to disclose if they process personal data for direct marketing or sell it to data brokers, and (iii) requires controllers to conduct a risk assessment of each of their processing activities involving personal data and an additional risk assessment any time there is a change in processing that materially increases the risk to consumers. The measure applies to any legal entity that conducts business in the Commonwealth or produces products or services that are intentionally targeted to residents of the Commonwealth and that (a) controls or processes personal data of not fewer than 100,000 consumers or (b) derives over 50 percent of gross revenue from the sale of personal data and processes or controls personal data of not fewer than 25,000 customers. A violation of this measure is made a prohibited practice under the Virginia Consumer Protection Act.

## Primary Sponsors
Mark Sickles

## Categories:
Title
Digital services; protection for minors.

Description
Digital services; protection for minors. Requires the operator of a digital service, which is defined as a website, online service, online application, or mobile application, to permit minors to remove, or to request and obtain removal of, content or information posted on a digital service. The measure prohibits an operator of a digital service directed to minors from marketing or advertising to minors specified products or services that minors are prohibited from buying. The measure also prohibits marketing or advertising certain products on the basis of personal information specific to a minor or knowingly using, disclosing, compiling, or allowing a third party to do so. Violations are prohibited practices under the Virginia Consumer Protection Act. The measure has a delayed effective date of January 1, 2021.

Primary Sponsors
Hala Ayala

### Title
Cybersecurity; care and disposal of customer records, security for connected devices.

### Description
Cybersecurity; care and disposal of customer records; security for connected devices. Requires any business to take all reasonable steps to dispose of, or arrange for the disposal of, customer records within its custody or control containing personal information when the records are no longer to be retained by the business by shredding, erasing, or otherwise modifying the personal information in those records to make it unreadable or undecipherable. The measure requires any business that owns, licenses, or maintains personal information about a customer to implement and maintain reasonable security procedures and practices appropriate to the nature of the information in order to protect the personal information from unauthorized access, destruction, use, modification, or disclosure. A violation of these requirements constitutes a prohibited practice under the Virginia Consumer Protection Act. The measure also requires a manufacturer of a device or other physical object that is capable of connecting directly or indirectly to the Internet to (i) equip the device with reasonable security features, (ii) demonstrate conformity with industry standards for cybersecurity and resiliency, (iii) provide an opt-in forum or registration capability to allow consumers to know when a vulnerability or breach is discovered, (iv) make patch notification and end-of-life support events easily obtainable by registered users of the manufacturer's connected devices, and (v) when it is aware of existing vulnerabilities that put more than 500 users at risk, notify the office of the Chief Information Officer of the Commonwealth and provide remediation steps to consumers without unreasonable delay. The bill has a delayed effective date of January 1, 2021.

### Primary Sponsors
Hala Ayala

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### Title
An act relating to data privacy and consumer protection

### Categories:

### Primary Sponsors
Michael Sirotkin
<table>
<thead>
<tr>
<th>State</th>
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<tbody>
<tr>
<td>WA</td>
<td>HB 2742</td>
<td>Referred To Appropriations 2020 02 07</td>
<td>In House</td>
<td>None</td>
<td>21.5% / 84.9%</td>
</tr>
<tr>
<td>WA</td>
<td>HB 2759</td>
<td>First Reading Referred To Innovation Technology Economic Development 2020 01 21</td>
<td>In House</td>
<td>None</td>
<td>2.8% / 86.6%</td>
</tr>
<tr>
<td>WA</td>
<td>SB 6281</td>
<td>Referred To Rules 2 Review 2020 03 03</td>
<td>In House</td>
<td>None</td>
<td>52.7% / 74.7%</td>
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<tr>
<td>WI</td>
<td>SB 851</td>
<td>Read First Time And Referred To Committee On Government Operations Technology And Consumer Protection 2020 02 20</td>
<td>In Senate</td>
<td>None</td>
<td>17.9% / 97.2%</td>
</tr>
</tbody>
</table>

**Title**
Concerning the management and oversight of personal data.

**Primary Sponsors**
- Shelley Kloba
- Zack Hudgins
- Reuven Carlyle
- Chris Larson, Tim Carpenter, Lena Taylor

**Categories**:
- Civil Rights
- Privacy
- Consumers
- Consumer Affairs
- Legal Affairs
- State Judiciary
- Crime
- White Collar
- Technology
- Innovation
- Communications
- Marketing
- Families & Children
- Other
- Child Care
- Health
- Health Care Providers
- Financials
- Insurance
- Transportation
- Ground
- Aviation
- Budget
- Appropriations
- Legal Affairs
- State Judiciary
- Civil Law & Procedure
- Crime
- White Collar
- Procedure & Sentencing
- Consumers
- Consumer Products
- Consumer Technology
- Retail
- Consumer Affairs
- Civil Rights
- Privacy
- Budget
- Appropriations
- Economic Development
- Technology
- Software & IT Services
- Innovation
- Science & Research
- Communications
- Internet
- Telecommunications
- Marketing
- Civil Rights
- Privacy
- Consumers
- Consumer Affairs
- Legal Affairs
- State Judiciary
- Crime
- White Collar
- Technology
- Innovation
- Families & Children
- Other
- Child Care
- Health
- Health Care Providers
- Transportation
- Ground
- Social Issues
- Mental & Physical Disability
- Financials
- Insurance
- Consumers
- Consumer Affairs
- Consumer Products
- Consumer Technology
- Retail
- Civil Rights
- Privacy
- Financials
- Banking & Investment
- Insurance
- Technology
- Software & IT Services
- Innovation
- Communications
- Internet
- Families & Children
- Other
- Child Care
- Health
- Health Insurance
Title
Protection and privacy of online customer information.

Description
AN ACT relating to consumer protection; providing for the protection of customer personal information for broadband internet access service; defining terms; providing for penalties and other enforcement; and providing for an effective date.

Primary Sponsors
Mike Yin