December 20th Legislative Update

Last Updated: December 19, 2018

Executive Summary
Add an executive summary or additional content here!

Bills by State

Bills by Issue and Priority

<table>
<thead>
<tr>
<th>Issue</th>
<th>High</th>
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<td>Drones</td>
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<td>Federal Bills</td>
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<td>First Amendment</td>
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Bills by Last Status and Position

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Bills by Issue
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. 2263) of Mark J. Cusack and Michelle M. DuBois 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

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

Primary Sponsors
Joe Lagana, Paul Moriarty

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

Primary Sponsors
Joe Lagana

Title
Creates the anti-SLAPP act

Description
Creates the anti-SLAPP act.

Primary Sponsors
Kevin Parker
Title
Protect persons engaging in certain communications

Primary Sponsors
Matt Huffman

Title
An Act amending Title 42 (Judiciary and Judicial Procedure) of the Pennsylvania Consolidated Statutes, in particular rights and immunities, providing for immunity for constitutionally protected communications.

Title
Citizens Participation in Government Act

Description
A Bill To Amend The Code Of Laws Of South Carolina, 1976, By Adding Article 3 To Chapter 36, Title 15 So As To Enact The "Citizens Participation In Government Act Of 2018" And To Provide That Acts In Furtherance Of The Constitutional Right To Free Speech, Right To Petition, Or Right Of Association Are Immune From Civil Liability Except When The Acts Are Not Aimed At Procuring A Governmental Or Electoral Action, Result, Or Outcome, To Provide Expedited Procedures For Hearing Motions In Actions Brought In Opposition To A Citizen'S Right To Petition The Government, To Create A Toll-Free Hotline In The Office Of The Attorney General For Use By The Public In Reporting Violations Of This Act, To Provide Remedies For Violations, Including Attorney'S Fees And Costs To The Prevailing Party; And To Designate Sections 15-36-10 Through 15-36-100 As Article 1, Chapter 36, Title 15 Entitled "South Carolina Frivolous Civil Proceedings Sanctions Act" And To Redesignate Article 36 As "Sanctions".

Primary Sponsors
James Smith
Title
State Remote Piloted Aircraft Act.

Description
SB 347, as amended, Jackson. State Remote Piloted Aircraft Act. (1) Existing federal law, the FAA Modernization and Reform Act of 2012, provides for the integration of civil unmanned aircraft systems, commonly known as drones, into the National Airspace System. Existing federal law generally requires an aircraft to be registered with the Federal Aviation Administration (FAA), prohibits a person from operating a United States registered aircraft unless that aircraft displays specified nationality and registration marks, and, unless authorized by the FAA, prohibits a person from placing on any aircraft a design, mark, or symbol that modifies or confuses those nationality and registration marks. The State Aeronautics Act governs various matters relative to aviation in the state, including, among other things, fostering and promoting safety in aeronautics and establishing only those regulations that are essential and clearly within the scope of the authority granted to the Department of Transportation by the Legislature, in order that persons may engage in every phase of aeronautics with the least possible restriction consistent with the safety and the rights of others. A violation of the act is a crime punishable by a fine of not more than $1,000 or by imprisonment of not more than 6 months, or both. This bill would enact the State Remote Piloted Aircraft Act. The bill would prohibit a person from operating a remote piloted aircraft in any number of specified manners and would require any person using, operating, or renting a remote piloted aircraft and every commercial operator of a remote piloted aircraft to maintain adequate liability insurance or proof of financial responsibility, as specified. The bill would authorize the department to adopt rules and regulations governing the conditions under which remote piloted aircraft may be operated for the purpose of protecting and ensuring the general public interest and safety and the safety of persons operating remote piloted aircraft. The bill would authorize the department to make and amend general or special rules, orders, and procedures, and establish minimum standards consistent with the act as it deems necessary, to administer the provisions of the act, as specified. The bill would provide that remedies provided by the act are cumulative with any other remedies available under law. The bill would provide that the provisions of the act are severable. The bill would make a violation of any provision of the act or any rule or order issued pursuant to the act punishable as an infraction with a fine not exceeding $250, or as a misdemeanor punishable by imprisonment in a county jail not exceeding 6 months, or by a fine not exceeding $1,000, or by both that fine and imprisonment. Because ... (click bill link to see more).

Primary Sponsors
Hannah-Beth Jackson
Title
Unmanned Aircraft

Description
Prohibits operating drone over certain facilities; authorizes use of drone in certain circumstances to facilitate collection of evidence at scene of crime or traffic crash; authorizes use of drone by local or state agency for specified purposes.

Primary Sponsors
Clay Yarborough, Justice Appropriations Subcommittee

Title
Drones

Description
Redefining the term “critical infrastructure facility”; authorizing the use of a drone if a law enforcement agency possesses reasonable suspicion that, under particular circumstances, swift action is needed to facilitate the collection of evidence at a crime scene or traffic crash scene; authorizing the use of a drone by a local or state agency when used in the assessment of damage, flood state, wildfire, or land management, or the monitoring and collection of scientific or marketing data, etc.

Primary Sponsors
Dana Young, Senate Committee on Criminal Justice

Title
Relating To Unmanned Aerial Vehicles.

Description
Establishes a new chapter to regulate the use of unmanned aerial vehicles. Requires the director of the Department of Commerce and Consumer Affairs to adopt rules as necessary. Establishes prohibited uses of unmanned aerial vehicles and penalties, and authorizes civil action for violations. Makes certain uses of an unmanned aerial vehicle a misdemeanor. Clarifies that under certain circumstances, the used of an unmanned aerial vehicle may constitute an invasion of privacy.
Title
Relating To Unmanned Aerial Vehicles.

Description
Establishes a new chapter to regulate the use of unmanned aerial vehicles. Requires the director of DCCA to adopt rules regarding unmanned aerial vehicles. Establishes prohibited uses of unmanned aerial vehicles and penalties, and authorizes civil action for violations. Makes certain uses of an unmanned aerial vehicle a misdemeanor. Clarifies that, under certain circumstances, first and second degree invasion of privacy may be committed using an unmanned aerial vehicle.

Primary Sponsors
Laura Thielen, Will Espero, Michelle Kidani
Title
An Act to regulate the use of unmanned aerial vehicles

Description
By Miss Garry of Dracut, a petition (accompanied by bill, House, No. 3581) of Colleen M. Garry for legislation to regulate the use of unmanned aerial vehicles. The Judiciary.

Primary Sponsors
Colleen Garry

Title
An Act to regulate the use of unmanned aerial vehicles

Description
By Mr. O'Connor, a petition (accompanied by bill, Senate, No. 1349) of Patrick M. O'Connor, Richard J. Ross, Donald F. Humason, Jr., Ryan C. Fattman and other members of the General Court for legislation to regulate the use of unmanned aerial vehicles. Public Safety and Homeland Security.

Primary Sponsors
Patrick O'Connor

Title
Crimes; other; prohibition on using an unmanned aircraft in a manner that interferes with the operations of a key facility; provide for. Amends 1931 PA 328 (MCL 750.1 - 750.568) by adding sec. 45a.

Primary Sponsors
Roger Hauck
Title
Aeronautics; unmanned aerial systems; local ordinances; allow Mackinac Island to regulate unmanned aerial systems. Amends sec. 5 of 2016 PA 436 (MCL 259.305).

Primary Sponsors
Wayne Schmidt

Title
Unmanned aircrafts; prohibit counties and municipalities from regulating for certain purposes.

Description
An Act To Prohibit The Governing Authorities Of Counties And Municipalities From Restricting And Regulating The Use Of Unmanned Aircraft Systems; To Provide Certain Definitions; And For Related Purposes.

Primary Sponsors
Brad Touchstone

Title
regulating the use of drones.

Primary Sponsors
Neal Kurk

Title
Regulates and prohibits certain operation of drones.

Primary Sponsors
Annette Quijano, Jon Bramnick, Vince Mazzeo, Raj Mukherji, Dan Benson
Title
Requires certain retailers to provide notice of FAA safety guidelines for flying drones to consumers.

Primary Sponsors
Dick Codey

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

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

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
Dave Valesky
Title
An Act amending Titles 18 (Crimes and Offenses) and 53 (Municipalities Generally) of the Pennsylvania Consolidated Statutes, in burglary and other criminal intrusion, defining the offense of unlawful use of unmanned aircraft; and, in preemptions, prohibiting local regulation of unmanned aircraft.

Primary Sponsors
Jeff Pyle

Title
FAA Reauthorization Act of 2018

Description
Sports Medicine Licensure Clarity Act of 2017 (Sec. 2) This bill extends the liability insurance coverage of a state-licensed medical professional to another state when the professional provides medical services to an athlete, athletic team, or team staff member pursuant to a written agreement. Prior to providing such services, the medical professional must disclose to the insurer the nature and extent of the services. This extension of coverage does not apply at a health care facility or while a medical professional licensed in the state is transporting the injured individual to a health care facility.

Primary Sponsors
Brett Guthrie

Title
Preventing Emerging Threats Act of 2018

Primary Sponsors
Michael McCaul
Title
Preserving American Privacy Act of 2018

Primary Sponsors
Ted Poe

Title
Unmanned aircraft systems; work group to explore issues related
to 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

Federal Bills (14)

Title
FAA Reauthorization Act of 2018

Primary Sponsors
Bill Shuster
Title
21st Century AIRR Act

Description
21st Century Aviation Innovation, Reform, and Reauthorization Act or the 21st Century AIRR Act This bill reauthorizes and modifies Federal Aviation Administration (FAA) programs. It also establishes the American Air Navigation Services Corporation as a federally chartered, not-for-profit corporation to assume operational control of FAA air traffic services on October 1, 2020. The bill revises requirements for the pilot program for passenger facility charges at nonhub airports and the airport improvement program. The bill extends the authorization for airport development at Midway Island Airport. The Department of Transportation (DOT): shall carry out an environmental mitigation pilot grant program for sponsors of public-use airports; and may make grants to such sponsors for environmental mitigation projects to reduce or mitigate aviation impacts on noise, air quality, or water quality at the airport or within five miles of the airport. DOT shall establish a Safety Oversight and Certification Advisory Committee. The FAA must establish: the FAA Task Force on Flight Standards Reform, a Regulatory Consistency Communications Board, a safety workforce training strategy, and minimum dimensions for passenger seats on aircraft operated by air carriers. The FAA must also issue an order requiring the installation of a secondary cockpit barrier on aircraft manufactured for delivery to a passenger air carrier in the United States. DOT shall take appropriate actions to promote U.S. aerospace standards, products, and services abroad. DOT shall modify regulations regarding flight duty limitations and rest requirements to ensure that: (1) a flight attendant scheduled for a duty period of 14 hours or less is given a scheduled rest period of at least 10 consecutive hours, and (2) the rest period is not reduced under any circumstances. The bill prescribes certain requirements for improving passenger air service. The bill also reauthorizes the essential air service program and the small community air service development program. DOT shall: develop a comprehensive plan to accelerate the integration of civil unmanned aircraft systems (drones) into the national airspace system, establish a regional air transportation pilot program to provide operating assistance and grants to provide and maintain air service to communities not receiving sufficient air service, require each air carrier to submit for approval a one-page document that accurately describes the rights of passengers in air transportation, require large ticket agents to adopt minimum customer service standards, and establish a remote air traffic control tower pilot program for rural or small communities. Each air carrier must submit to the FAA an Employee Assault Prevention and Response Pla... (click bill link to see more).

Primary Sponsors
Bill Shuster
### Free Press Act of 2017

**Title**
Free Press Act of 2017

**Description**
Free Press Act of 2017 This bill requires the President to provide for video recorded press briefings covering the official business of the President to the White House press corps at least two times per week.

**Primary Sponsors**
Jim Himes

### Free Flow of Information Act of 2017

**Title**
Free Flow of Information Act of 2017

**Primary Sponsors**
Jamie Raskin
**Title**
ROBOCOP Act

**Description**
Repeated Objectionable Bothering of Consumers on Phones Act or the ROBOCOP Act This bill directs the Federal Communications Commission (FCC) to: (1) require providers of text messaging or voice services, for no additional charge, to enable technology that verifies the accuracy of caller ID information; (2) require providers to offer subscribers optional free robocall-technology blocking technology; and (3) provide an exemption process for subscribers originating a call if there is a need to provide misleading or inaccurate information (such as a call to conduct an activity of a domestic violence shelter or medical practice). The bill allows private actions to enjoin or recover damages for violations of the FCC's caller identification technology standards. States may bring civil actions for a pattern or practice of a failure to provide such technology or options. The bill amends the Communications Act of 1934 to make it unlawful for persons within or outside the United States, with the intent to cause harm, to intentionally interfere with call-blocking technology. The FCC must report on whether the requirements of this bill have reduced unwanted calls to consumers.

**Primary Sponsors**
Jackie Speier

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**Title**
Secure America from Russian Interference Act of 2018

**Primary Sponsors**
Steny Hoyer

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**Title**
HANGUP Act

**Description**
Help Americans Never Get Unwanted Phone Calls Act of 2017 or the HANGUP Act This bill amends the Communications Act of 1934 to repeal provisions that authorize the use of automated telephone equipment (robocall or robotext equipment) to call cellular telephones or residential telephone lines for the purpose of collecting debts owed to the U.S. government.

**Primary Sponsors**
Ed Markey
Title
Open, Public, Electronic, and Necessary Government Data Act

Description
Open, Public, Electronic, and Necessary Government Data Act or the OPEN Government Data Act (Sec. 4) This bill requires open government data assets made available by federal agencies (excluding the Government Accountability Office [GAO] and certain other government entities) to be published as machine-readable data. When not otherwise prohibited by law, and to the extent practicable, public data assets and nonpublic data assets maintained by the federal government must be available: (1) in an open format that does not impede use or reuse and that has standards maintained by a standards organization; and (2) under open licenses with a legal guarantee that the data be available at no cost to the public with no restrictions on copying, publishing, distributing, transmitting, citing, or adapting. If published government data assets are not available under an open license, the data must be considered part of the worldwide public domain. Agencies may engage with outside organizations and citizens to leverage public data assets for innovation in public and private sectors. Agencies must: (1) make their enterprise data inventories available to the public on Data.gov, and (2) designate a point of contact to assist the public and respond to complaints about adherence to open data requirements. For privacy, security, confidentiality, or regulatory reasons, agencies may maintain a nonpublic portion of their inventories. The General Services Administration must maintain a single public interface online as a point of entry dedicated to sharing open government data with the public. (Sec. 5) The Chief Operating Officer of each agency shall submit to Congress and to the Office of Management and Budget (OMB) a report assessing the coverage, quality, methods, effectiveness, and independence of the evaluation, research, and analysis efforts of the agency. The GAO shall submit to Congress a report that summarizes agency findings and highlights trends from the reports submitted and, if appropriate, recommends actions to further improve agency capacity to use evaluation techniques and data to support evaluation efforts. (Sec. 6) The OMB must develop and maintain an online repository of tools, best practices, and schema standards to facilitate the adoption of open data practices.

Primary Sponsors
Brian Schatz
## Title
ROBOCOP Act

### Description
Repeated Objectionable Bothering of Consumers on Phones Act or the ROBOCOP Act This bill directs the Federal Communications Commission (FCC) to: (1) require providers of text messaging or voice services, for no additional charge, to enable technology that verifies the accuracy of caller ID information; (2) require providers to offer subscribers optional free robocall-technology blocking technology; and (3) provide an exemption process for subscribers originating a call if there is a need to provide misleading or inaccurate information (such as a call to conduct an activity of a domestic violence shelter or medical practice). The bill allows private actions to enjoin or recover damages for violations of the FCC's caller identification technology standards. States may bring civil actions for a pattern or practice of a failure to provide such technology or options. The bill amends the Communications Act of 1934 to make it unlawful for persons within or outside the United States, with the intent to cause harm, to intentionally interfere with call-blocking technology. The FCC must report on whether the requirements of this bill have reduced unwanted calls to consumers.

### Primary Sponsors
Dick Blumenthal

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## Title
Preventing Emerging Threats Act of 2018

### Primary Sponsors
Ron Johnson

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## Title
Bot Disclosure and Accountability Act of 2018

### Primary Sponsors
Dianne Feinstein
Title
DO NOT Call Act

Primary Sponsors
Catherine Cortez Masto

Title
Data Care Act of 2018

Primary Sponsors
Brian Schatz

First Amendment (2)

Title
Relating To The Freedom Of Expression Of Student Journalists.

Description
AN ACT to amend and reenact sections 15-10-55 and 15.1-19-25 of the North Dakota Century Code, relating to the freedom of expression of student journalists.

Primary Sponsors
David Rust, Larry Luick, Erin Oban, Bill Devlin, Cindy Schreiber-Beck, Corey Mock

Title
Relates to the enactment of the student journalist free speech act

Description
Enacts the student journalist free speech act to protect student speech unless it is libelous, an invasion of privacy, or incites students to commit an unlawful act, violate school policies, or to materially and substantially disrupt the orderly operation of the school.

Primary Sponsors
Phil Palmesano

FOIA (5)
### Title
AN ACT CONCERNING FEES CHARGED BY MUNICIPALITIES UNDER THE FREEDOM OF INFORMATION ACT.

### Description
To clarify that agencies may charge a fee for electronic copies and to allow municipalities to charge a higher fee for requests for a public record for commercial purposes.

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

### 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
Title
Law enforcement; other; release of recording taken by law enforcement officers with a body-worn camera; prohibit in certain circumstances. Creates new act.

Primary Sponsors
Jim Runestad

Title
Relates to freedom of information requests and attorney's fees

Description
Establishes that in a FOIL proceeding, the court shall assess against an agency reasonable attorney's fees and other litigation costs incurred when a person substantially prevails unless the court finds otherwise.

Primary Sponsors
Amy Paulin
Office of Freedom of Information Act Review

An Act To Amend Section 30-4-30, Code Of Laws Of South Carolina, 1976, Relating To Rights To Inspect Public Records Under The Freedom Of Information Act, So As To Include Electronic Transmissions Among The Record Formats Available For Inspection, To Provide Certain Limitations Applicable To Prisoners, To Provide Public Bodies Are Not Required To Create Electronic Versions Of Public Records To Fulfill Records Requests, To Revise Requirements Concerning Records Request Fulfilment Fees, To Permit Public Bodies To Charge Certain Deposits Before Searching And Copying Public Records In Response To Records Requests, And To Revise The Time Limits And Manner For Responding To Records Requests And Complying With The Provisions Of The Act; To Amend Section 30-4-40, As Amended, Relating To Matters Exempt From Disclosure In The Freedom Of Information Act, So As To Revise Provisions Concerning Law Enforcement Records; To Amend Section 30-4-50, Relating To Categories Of Matters Declared To Be Public Information In The Freedom Of Information Act, So As To Include Law Enforcement Vehicle-Mounted Videos And Audio Recordings Of Certain Incidents Involving Law Enforcement Officers, To Provide Procedures Through Which Enforcement May Seek Exemption Of Disclosure Of The Recordings From The Circuit Court If There Is Clear And Convincing Evidence Of Specific Harm From The Release Of The Recordings, And To Provide Requirements For Related Court Orders; To Amend Section 30-4-100, Relating To Equitable Remedies Available Under The Freedom Of Information Act, So As To Include Time Constraints Within Which Determinative Hearings On The Requests For Relief Must Be Made; To Amend Section 30-4-110, Relating To Penalties For Violations Of The Freedom Of Information Act, So As To Remove Criminal Penalties, And To Provide Rights And Remedies Of Public Bodies From Whom Requests Are Made And Persons With Specific Interests In Exempt Information For Which Disclosure Is Sought, Among Other Things; And To Amend Section 30-2-50, Relating To The Prohibition On Obtaining Personal Information From A State Agency For Commercial Solicitation, So As To Extend The Prohibition To Information Obtained From Local Governments And Political Subdivisions Of The State. - Ratified Title

Primary Sponsors
Weston Newton
### Title
**AN ACT CONCERNING DARK MONEY AND DISCLOSURE.**

### 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, (4) require online platforms to disclose purchasers of political ads, and (5) increase transparency with respect to moneys paid to consultants.

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

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### Title
Relating To Campaign Finance.

### Description
Clarifies that certain disclosure requirements for campaign advertisements apply to advertisements communicated by electronic or digital means. (HB2247 CD1)

### Primary Sponsors
Chris Lee, Della Belatti, Tom Brower, Beth Fukumoto, Linda Ichiyama, Aaron Johanson, Matt LoPresti, Nicole Lowen, Dee Morikawa, Mark Nakashima, Scott Nishimoto, Roy Takumi, Thielen

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### Title
Facilitating the identification of the sponsors of internet political campaign advertisements.

### Primary Sponsors
Senate Committee on Ethics, Elections and Local Government
Title
Online Electioneering Transparency and Accountability Act

Description
Altering the definition of "campaign material" to include certain material that is disseminated and certain qualifying paid digital communications; altering the definition of "public communication" to include certain qualifying paid digital communications that require a person who makes independent expenditures of a certain amount to file an independent expenditure report with the State Board; requiring, under certain circumstances, an online platform to apply for a compliance waiver before receiving certain payment; etc.

Primary Sponsors
Craig Zucker

Title
Express advocacy definition modified, campaign advertisement disclosures required, electioneering communication disclosures provided, and penalties provided.

Primary Sponsors
Fue Lee
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**Title**

Campaign finance provisions modifications; express advocacy definition modification; campaign advertisements disclosures and electioneering communication disclosures requirement

**Primary Sponsors**

John Marty, Chris Eaton, Jim Carlson, Carolyn Laine

**Title**

Digital Communications in Elections.

**Primary Sponsors**

Pricey Harrison, David Lewis, Grier Martin, Jon Hardister

**Title**

Election Laws - As introduced, requires political communications through a social media platform to indicate the person, candidate, or political committee who paid for and, as applicable, authorized the communication. - Amends TCA Section 2-19-120.

**Primary Sponsors**

Jason Powell

**Title**

Election Laws - As introduced, requires political communications through a social media platform to indicate the person, candidate, or political committee who paid for and, as applicable, authorized the communication. - Amends TCA Section 2-19-120.

**Primary Sponsors**

Jeff Yarbro
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<td>VT</td>
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<td>WA</td>
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**Title**
Clean Money Act of 2018

**Primary Sponsors**
Brendan Boyle

**Title**
(Act 129) An act relating to disclosures in campaign finance law

**Primary Sponsors**
John Gannon

**Title**
Concerning disclosure of contributors to online political advertising.

**Primary Sponsors**
Guy Palumbo

**Public Notice (10)**
### Legal Notices-Adjacent County

**Title**
Legal Notices-Adjacent County

**Description**
Amends the Notice By Publication Act and the Newspaper Legal Notice Act. Provides that, if notice is required to be published in a newspaper that is published in a particular unit of local government or school district, and if there is no newspaper published in that unit of local government or school district, then the notice may be published in a secular newspaper having general circulation within the unit of local government or school district (currently, those Acts require the newspaper to be published in the county in which the unit of local government or school district is located or in an adjoining county). Provides that the newspaper shall cause the notice to be placed (instead of "place the notice") on the statewide website established and maintained as a joint venture of the majority of Illinois newspapers as a repository for such notices. Amends the Legal Advertising Rate Act. Provides that the face of type of any required public notice shall not be (instead of "be made shall be not") smaller than the body type used in the classified advertising in the newspaper in which the required public notice is published.

**Primary Sponsors**
Anthony DeLuca

---

### Legal Notices and Statewide Repository

**Title**
An Act Concerning the Law Governing the Posting of Newspaper Legal Notices and the Statewide Repository for Legal Notices

**Primary Sponsors**
Danny Martin
Title
WC Changes/Legal Notice Modernization.

Primary Sponsors
Allen McNeill, Lee Zachary

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

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
Dave Valesky

Title
An Act amending Title 45 (Legal Notices) of the Pennsylvania Consolidated Statutes, providing for electronic publication of legal notices.

Primary Sponsors
Carol Hill-Evans
An Act amending Title 45 (Legal Notices) of the Pennsylvania Consolidated Statutes, in legal advertising, further providing for additional publication in legal journals; providing for electronic publication of legal notices by local government units; and making an appropriation.

An act relating to the publication of State, county, and municipal notices on electronic news media

Primary Sponsors
Mary Hooper

An act relating to the publication of State, county, and municipal notice on electronic news media

Primary Sponsors
Anthony Pollina

Information required to be included in class 2 and class 3 legal notices.

Description
An Act to create 985.075 of the statutes;

Primary Sponsors
Introduced by Joint Legislative Council

Recently Enacted Laws (4)
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**Title**
Relating to the Task Force on Unmanned Aircraft Systems.

**Primary Sponsors**
Shelley Hughes

**Title**
Unmanned Aircraft Systems Law Revisions.

**Primary Sponsors**
John Torbett

**Title**
Relating to the operation of an unmanned aircraft over certain facilities or sports venues; creating a criminal offense.

**Primary Sponsors**
Jim Murphy, Paul Workman, Brian Birdwell

**Title**
Relating to the regulation of the operation of an unmanned aircraft and the prosecution of a related criminal offense.

**Primary Sponsors**
Drew Springer, Pat Fallon, Ron Simmons, Greg Bonnen, Kel Seliger

Telemarketing (4)
### AN ACT relating to telephone solicitation.

**Description**
Amend KRS 367.46955 to prohibit knowingly using a caller identification service to transmit misleading or inaccurate caller identification information with the intent of defrauding or causing to another person or wrongfully obtain anything of value.

**Primary Sponsors**
Kim King, Myron Dossett, Wesley Morgan

---

### Prohibits telemarketers from making certain unsolicited telemarketing sales calls.

**Title**

Prohibits telemarketers from making certain unsolicited telemarketing sales calls.

**Primary Sponsors**
BettyLou DeCroce, Chris DePhillips, Dan Benson

---

### Prohibits telemarketers from making certain unsolicited telemarketing sales calls.

**Title**

Prohibits telemarketers from making certain unsolicited telemarketing sales calls.

**Primary Sponsors**
Linda Greenstein
Title
Telephone Privacy Protection Act

Description
An Act To Amend The Code Of Laws Of South Carolina, 1976, By Adding Chapter 21 To Title 37 So As To Enact The "South Carolina Telephone Privacy Protection Act"; To Define Relevant Terms; To Prohibit Telephone Solicitors From Initiating Or Causing To Be Initiated A Telephone Solicitation During Certain Hours Of The Day And To Provide Exceptions; To Require Telephone Solicitors To Disclose Certain Information At The Outset Of A Telephone Solicitation, Including The Consumer'S Right To Be Added To The Telephone Solicitor'S In-House "Do Not Call List" Upon Request; To Prohibit A Person, With Fraudulent Or Other Specified Intent, From Making Or Initiating A Telephone Call Or Text Message Or Engaging In Conduct That Results In The Display Of Misleading, False, Or Inaccurate Caller Identification Information; To Require Telephone Solicitors To Play Certain Prerecorded Identifications And Opt-Out Messages Under Certain Circumstances; To Prohibit A Person From Initiating Or Causing To Be Initiated A Telephone Solicitation Directed To A Telephone Number When A Person At That Telephone Number Previously Stated A Desire Not To Be Contacted, And To Prohibit Telephone Solicitors From Initiating Or Causing To Be Initiated A Telephone Solicitation To A Telephone Number On The National Do Not Call Registry; To Provide Remedies For Violations; To Authorize The Administrator Of The Department Of Consumer Affairs To Issue Administrative Orders Requiring A Person To Cease And Desist, Or Return Property Or Money Received In Violation Of This Act, To Impose Penalties, And To Authorize The Attorney General To Investigate And Enforce Alleged Violations Of This Act; To Provide That Nothing In This Act May Be Construed To Limit Other Remedies Available Under Federal Or State Law; And To Delete Section 16-17-445. - Ratified

Primary Sponsors
Rick Martin

Consumer Data Privacy (34)

Title
Consumer protection, business and other entities including government entities, notification to individuals of breach of data under certain conditions, notice to Attorney General, Alabama Data Breach Notification Act

Primary Sponsors
Arthur Orr
Title
Personal information; data security breaches

Primary Sponsors
T.J. Shope

Title
California Consumer Privacy Act of 2018.

Description
AB 25, as introduced, 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. This bill would state the intent of the Legislature to enact legislation relating to the California Consumer Privacy Act of 2018.

Primary Sponsors
Chau
Title
Privacy: personal information: businesses.

Description
AB 375, Chau. Privacy: personal information: businesses. The California Constitution grants a right of privacy. Existing law provides for the confidentiality of personal information in various contexts and requires a business or person that suffers a breach of security of computerized data that includes personal information, as defined, to disclose that breach, as specified. This bill would enact the California Consumer Privacy Act of 2018. Beginning January 1, 2020, the bill would grant 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 3rd parties with which the information is shared. The bill would require a business to make disclosures about the information and the purposes for which it is used. The bill would grant a consumer the right to request deletion of personal information and would require the business to delete upon receipt of a verified request, as specified. The bill would grant a consumer a right 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 3rd parties to which the information was sold or disclosed. The bill would require a business to provide this information in response to a verifiable consumer request. The bill would authorize a consumer to opt out of the sale of personal information by a business and would prohibit the business from discriminating against the consumer for exercising this right, including by charging the consumer who opts out a different price or providing the consumer a different quality of goods or services, except if the difference is reasonably related to value provided by the consumer's data. The bill would authorize businesses to offer financial incentives for collection of personal information. The bill would prohibit a business from selling the personal information of a consumer under 16 years of age, unless affirmatively authorized, as specified, to be referred to as the right to opt in. The bill would prescribe requirements for receiving, processing, and satisfying these requests from consumers. The bill would prescribe various definitions for its purposes and would define “personal information” with reference to a broad list of characteristics and behaviors, personal and commercial, as well as inferences drawn from this information. The bill would prohibit the provisions described above from restricting the ability of the business to comply with federal, state, or local... (click bill link to see more).

Primary Sponsors
Ed Chau, Bob Hertzberg
Title
California Consumer Privacy Act of 2018.

Description
AB 1680, as amended, Burke. Director of Technology: procurement: training program. California Consumer Privacy Act of 2018. Existing law, the California Consumer Privacy Act of 2018, grants, commencing on January 1, 2020, a consumer various rights with regard to personal information relating to that consumer that is held by a business, including the right to request a business to delete any personal information about the consumer collected by the business, and requires the business to comply with a verifiable consumer request to that effect, unless it is necessary for the business or service provider to maintain the customer's personal information in order to carry out specified acts. The act prohibits a business from discriminating against the consumer for exercising any of the consumer's rights under the act, except if the difference is reasonably related to value provided by the consumer's data. This bill would, instead, prohibit a business from unreasonably discriminating against a consumer for exercising any of the consumer's rights under the act. The act authorizes a business to offer financial incentives for collection, sale, or deletion of personal information. The act authorizes a business to offer a different rate, price, level, or quality of goods or services to the consumer if that price or difference is directly related to the value provided to the consumer by the consumer's data. The act, however, prohibits a business from entering a consumer into a financial incentive program unless the consumer gives the business opt-in consent for the program pursuant to a specified process. The act prohibits a business from using financial incentives practices that are unjust, unreasonable, coercive, or usurious in nature. This bill would, instead, authorize a business to offer incentives, including payments to consumers for compensation, for the sale or retention of personal information, and make conforming changes to that effect. The bill would, instead, authorize a business to offer a different rate, price, level, or quality of goods or services to the consumer if that price or difference is reasonably related to the value provided to the business by the consumer's data, including offering a specific good or service whose functionality is reasonably related to collection, use, or sale of the consumer's data. The bill would, instead, prohibit a business from entering a consumer into an incentive program unless the consumer gives the business prior opt-in consent after notice provided to the consumer. The bill would, instead, prohibit a business from using incentive practices that are coercive or usurious in nature. Existing law establishes in state government the Department of Technology within the Government Operations Ag... (click bill link to see more).

Primary Sponsors
Autumn Burke, Evan Low, Kevin Mullin
Title
Privacy: personal information: breach: disclosure.

Description
AB 2182, as amended, Levine. Privacy: personal information: breach: disclosure. Existing law requires a person or business conducting business in California that owns or licenses computerized data that includes personal information, as defined, to disclose a breach in the security of the data to a resident of California whose encrypted or unencrypted personal information was, or is reasonably believed to have been, acquired by an unauthorized person, as specified. Existing law requires that disclosure to be made in the most expedient time possible and without unreasonable delay, consistent with the legitimate needs of law enforcement or any measures necessary to determine the scope of the breach and restore the reasonable integrity of the data system. This bill would instead specify that disclosures be made in the most expedient time possible and without unreasonable delay, consistent with the legitimate needs of law enforcement or on a rolling basis while taking any measures necessary to determine the scope of the breach and restore the reasonable integrity of the data system. Would, in the event that a person or business delays full disclosure of the security breach due to the determination of the scope of the breach or the restoration of the reasonable integrity of the data system, require the person or business to disclose as much information as it can, to as many affected residents as it can, and as soon as it can, on a rolling basis.

Primary Sponsors
Marc Levine
Title
California Consumer Privacy Act of 2018.

Description
(1) Existing law, the California Consumer Privacy Act of 2018, grants, commencing on January 1, 2020, a consumer various rights with regard to personal information relating to that consumer that is held by a business, including the right to request a business to delete any personal information about the consumer collected by the business, and requires the business to comply with a verifiable consumer request to that effect, unless it is necessary for the business or service provider to maintain the customer's personal information in order to carry out specified acts. The act requires a business that collects personal information about a consumer to disclose the consumer's right to delete personal information described above on its Internet Web site or in its online privacy policy or policies. This bill would modify that requirement by requiring a business that collects personal information about a consumer to disclose the consumer's right to delete personal information in a form that is reasonably accessible to consumers and in accordance with a specified process.

(2) The act establishes several exceptions to the requirements imposed, and rights granted, by the act, including prohibiting the act from being interpreted to restrict the ability of a business to comply with federal, state, or local laws, and by providing that the act does not apply if it is in conflict with the California Constitution. This bill would provide that the rights afforded to consumers and the obligations imposed on any business under the act does not apply if those rights or obligations would infringe on the noncommercial activities of people and entities described in a specified provision of the California Constitution addressing activities related to newspapers and periodicals. The bill would also prohibit application of the act to personal information collected, processed, sold, or disclosed pursuant to a specified federal law relating to banks, brokerages, insurance companies, and credit reporting agencies, among others, and would also except application of the act to that information pursuant to the California Financial Information Privacy Act. The bill would provide that these exceptions, and the exception provided to information collected, processed, sold, or disclosed pursuant to the Driver's Privacy Protection Act of 1994, do not apply to specific provisions of the act related to unauthorized theft and disclosure of information. The bill would revise and expand the exception provided for medical information, would except a provider of health care or a covered entity, and would also except information collected as part of clinical trials, as specified. The bill would also clarify that the act does n...
## Protections For Consumer Data Privacy

### Description
Except for conduct in compliance with applicable federal, state, or local law, the bill requires covered and governmental entities in Colorado that maintain paper or electronic documents (documents) that contain personal identifying information (personal information) to develop and maintain a written policy for the destruction and proper disposal of those documents. Entities that maintain, own, or license personal information, including those that use a nonaffiliated third party as a service provider, shall implement and maintain reasonable security procedures for the personal information. The notification laws governing disclosure of unauthorized acquisitions of unencrypted and encrypted computerized data are expanded to specify who must be notified following such unauthorized acquisition and what must be included in such notification. (Note: This summary applies to the reengrossed version of this bill as introduced in the second house.)

Read More

### Primary Sponsors
Cole Wist, Jeff Bridges, Kent Lambert, Lois Court

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## Georgia Personal Data Security Act; enact

### Description
A BILL to be entitled an Act to amend Article 34 of Chapter 1 of Title 10 of the O.C.G.A., relating to identity theft, so as to enact the "Georgia Personal Data Security Act"; to improve systems and procedures for providing and regulating notifications of data breaches affecting Georgia residents; to revise legislative findings and declarations; to modify definitions; to modify when notices of certain security breaches are required and to provide for the contents of such notices; to require certain entities to maintain certain data security procedures; to require that certain notices of a data breach be sent to certain officials of this state; to provide for enforcement by the Attorney General; to provide for civil penalties; to provide for designations; to provide for related matters; to repeal conflicting laws; and for other purposes.

### Primary Sponsors
Sheri Gilligan
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 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. Replaces everything after the enacting clause. Reinserts the provisions of the bill as introduced with changes. Provides that the parent or legal guardian of a customer under the age of 18 may submit a request for specified information on behalf of that customer. Provides that an operator shall not be required to respond to a request made by the same customer more than once within a given 12-month period. Modifies the term “operator” to mean any person or entity that owns a website located on the Internet or an online service that collects and maintains personal information (rather than personally identifiable information) from a customer residing in Illinois. Modifies a Section concerning a right of action for a violation of the Act to specify that a violation of the Act constitutes a violation of the Consumer Fraud and Deceptive Business Practices Act. Provides that any person whose rights under the Act are violated shall also have, in addition to any rights under the Consumer Fraud and Deceptive Business Practices Act, a right of action against an offending party to seek injunctive relief, if appropriate. Removes language concerning liquidated damages and recovery of reasonable attorneys’ fees, costs, and expenses. Makes conforming changes. Provides that nothing in the Section concerning violation and right of action under the Act shall prevent a person from seeking a right of action for a violation of the Biometric Information Privacy Act or otherwise seeking relief under the Code of Civil Procedure. Provides that nothing in the Act shall be construed to apply to any State agency, federal agency, unit of local government, or any... (click bill link to see more).

Primary Sponsors
Arthur Turner
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 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. Replaces everything after the enacting clause. Reinserts the provisions of the bill as introduced with changes. Provides that the parent or legal guardian of a customer under the age of 18 may submit a request for specified information on behalf of that customer. Provides that an operator shall not be required to respond to a request made by the same customer more than once within a given 12-month period. Modifies the term “operator” to mean any person or entity that owns a website located on the Internet or an online service that collects and maintains personal information (rather than personally identifiable information) from a customer residing in Illinois. Modifies a Section concerning a right of action for a violation of the Act to specify that a violation of the Act constitutes a violation of the Consumer Fraud and Deceptive Business Practices Act. Provides that any person whose rights under the Act are violated shall also have, in addition to any rights under the Consumer Fraud and Deceptive Business Practices Act, a right of action against an offending party to seek injunctive relief, if appropriate. Removes language concerning liquidated damages and recovery of reasonable attorneys’ fees, costs, and expenses. Makes conforming changes. Provides that nothing in the Section concerning violation and right of action under the Act shall prevent a person from seeking a right of action for a violation of the Biometric Information Privacy Act or otherwise seeking relief under the Code of Civil Procedure. Provides that nothing in the Act shall be construed to apply to any State agency, federal agency, unit of local government, or any... (click bill link to see more).

Primary Sponsors
Mike Hastings
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 annually to the General Assembly specified information concerning breaches of data security by February 1 of each year.

Primary Sponsors
Kwame Raoul

Title
COMMERCIAL REGULATIONS: Creates the Internet and Social Media Data Protection Act

Primary Sponsors
Jay Morris

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

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

Primary Sponsors
Tom Kean
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**Title**
Revises provisions relating to consumer protection and consumer privacy.

**Primary Sponsors**
Office of the Governor

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**Title**
Restricts the disclosure of personal information by businesses

**Description**
Restricts the disclosure of personal information by businesses.

**Primary Sponsors**
Jeffrey Dinowitz

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**Title**
Relates to the protection of personal information by businesses

**Description**
Relates to the protection of personal information by businesses.

**Primary Sponsors**
Jeffrey Dinowitz

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**Title**
Prohibits the disclosure of personally identifiable information by an internet service provider without the express written approval of the consumer

**Description**
Prohibits the disclosure of personally identifiable information by an internet service provider without the express written approval of the consumer.

**Primary Sponsors**
Monica Wallace
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**Title**

Relates to establishing the New York state online privacy act

**Description**

Establishes the New York state online privacy act; establishes the Office of State Online Privacy Protection and Internet Safety; establishes the New York State Online Accounts and Social Media Privacy Act; establishes the requirements for use and destruction of online personal and private information; includes definitions, requirements, specifications for minors, responsibilities, liability and enforcement.

**Primary Sponsors**

Rebecca Seawright

---

**Title**

Restricts the disclosure of personal information by businesses

**Description**

Restricts the disclosure of personal information by businesses.

**Primary Sponsors**

Brian Kavanagh

---

**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
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**Title**
Restricts the disclosure of personal information by businesses

**Description**
Restricts the disclosure of personal information by businesses.

**Primary Sponsors**
Nily Rozic

**Title**
Restricts the disclosure of personal information by businesses

**Description**
Restricts the disclosure of personal information by businesses.

**Primary Sponsors**
Brad Hoylman

**Title**
Relates to establishing the New York state online privacy act

**Description**
Establishes the New York state online privacy act; establishes the Office of State Online Privacy Protection and Internet Safety; establishes the New York State Online Accounts and Social Media Privacy Act; establishes the requirements for use and destruction of online personal and private information; includes definitions, requirements, specifications for minors, responsibilities, liability and enforcement.

**Primary Sponsors**
Marty Golden
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**Title**
Prohibits the disclosure of personally identifiable information by an internet service provider without the express written approval of the consumer.

**Description**
Prohibits the disclosure of personally identifiable information by an internet service provider without the express written approval of the consumer.

**Primary Sponsors**
Dave Carlucci

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<td>NY</td>
<td>S 7555</td>
<td>Reported And Committed To Finance 2018 03 21</td>
<td>Failed sine die</td>
<td>None</td>
<td>None</td>
</tr>
</tbody>
</table>

**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**
Terrence Murphy

<table>
<thead>
<tr>
<th>State</th>
<th>Bill Number</th>
<th>Last Action</th>
<th>Status</th>
<th>Position</th>
<th>Priority</th>
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<tbody>
<tr>
<td>NY</td>
<td>S 8161</td>
<td>Referred To Consumer Protection 2018 04 11</td>
<td>Failed sine die</td>
<td>None</td>
<td>None</td>
</tr>
</tbody>
</table>

**Title**
Prohibits internet service providers from disclosing personally identifiable information under certain circumstances

**Description**
Prohibits internet service providers from disclosing personally identifiable information where a consumer requests that his or her information not be disseminated; defines terms; makes exceptions; imposes a civil penalty.

**Primary Sponsors**
Dave Carlucci
Title
Provide legal safe harbor if implement cybersecurity program

Primary Sponsors
Bob Hackett, Kevin Bacon

Title
An Act regulating electronic mail solicitations; protecting privacy of Internet consumers; regulating use of data about Internet users; and prescribing penalties.

Primary Sponsors
Curtis Thomas

Title
An act relating to consumer protection and data security breaches

Primary Sponsors
Bill Botzow

Title
(Act 171) An act relating to data brokers and consumer protection

Primary Sponsors
Michael Sirotkin
<table>
<thead>
<tr>
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<th>Bill Number</th>
<th>Last Action</th>
<th>Status</th>
<th>Position</th>
<th>Priority</th>
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<tbody>
<tr>
<td>WA</td>
<td>HB 2200</td>
<td>Public Hearing In The House Committee On Appropriations At 9 00 Am 2018 02 03</td>
<td>Failed sine die</td>
<td>None</td>
<td>None</td>
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</table>

**Title**
Protecting the privacy and security of internet users.

**Primary Sponsors**
Drew Hansen