

The New York City Council

Legislation Details (With Text)

File #: Int 0703-2024 Version: * Name: Prohibiting unauthorized surveillance by a global

positioning system or similar technology.

Type: Introduction Status: Committee

In control: Committee on Public Safety

On agenda: 3/19/2024

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Title: A Local Law to amend the administrative code of the city of New York, in relation to prohibiting

unauthorized surveillance by a global positioning system or similar technology

Sponsors: Public Advocate Jumaane Williams, Shahana K. Hanif, Jennifer Gutiérrez, Farah N. Louis, Crystal

Hudson

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Transcript - Stated Meeting 3-19-24

Date	Ver.	Action By	Action	Result
3/19/2024	*	City Council	Introduced by Council	
3/19/2024	*	City Council	Referred to Comm by Council	

Int. No. 703

By the Public Advocate (Mr. Williams) and Council Members Hanif, Gutiérrez, Louis and Hudson

A Local Law to amend the administrative code of the city of New York, in relation to prohibiting unauthorized surveillance by a global positioning system or similar technology

Be it enacted by the Council as follows:

Section 1. Chapter one of title ten of the administrative code of the city of New York is amended by adding a new section 10-184 to read as follows:

§ 10-184 Unauthorized surveillance by global positioning system or similar technology. a. Definitions. For the purposes of this section, the following terms have the following meanings:

Motor vehicle. The term "motor vehicle" has the same meaning ascribed in section one hundred twentyfive of the vehicle and traffic law.

Tracking device. The term "tracking device" means a global positioning system or similar technology that utilizes electronic frequencies or other signal to determine the location of an object.

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b. Except as otherwise provided in the provisions of this section, it shall be unlawful for any person to

intentionally utilize a tracking device to monitor or determine the location of a motor vehicle without the

knowledge or consent of the authorized operator of such motor vehicle or intentionally place in or on a motor

vehicle a tracking device and thereby monitor or determine the location of such motor vehicle under

circumstances where such authorized operator has a reasonable expectation of the privacy of such information.

Such unlawful action shall be a misdemeanor punishable by a fine of not more than \$250, or imprisonment for

not more than 30 days or both such fine and imprisonment. In addition to or as an alternative to such penalty,

such driver shall also be subject to a civil penalty of not more than \$250 recoverable before the environmental

control board. For purposes of this section, a "reasonable expectation of privacy" is not extinguished by the

mere presence of a motor vehicle in a public place.

c. This section shall not apply to conduct by a law enforcement official pursuant to a warrant issued by

an authorized court or that is authorized by lawful exception to the warrant requirement or to a person who is an

owner of the vehicle in or on which the device was placed, when the operator of such vehicle is a minor.

d. It shall be an affirmative defense to subdivision b of this section that, under the circumstances, a

person engaged in such conduct for a legitimate purpose and such authorized operator's reasonable expectation

of privacy was minimal.

e. Nothing in this section shall be construed to diminish or enlarge any power of the courts, or any

authority of law enforcement personnel engaged in the conduct of their authorized duties, with respect to the

conduct described in this section.

§ 2. This local law takes effect 90 days after it becomes law.

Session 13:

LS #94

1/17/2024

Session 12:

JDK

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