HOUSE BILL 499

E2 0lr3293 HB 37/19 – JUD CF SB 246

By: Delegates Moon, Carr, Fraser-Hidalgo, and Shetty

Introduced and read first time: January 24, 2020

Assigned to: Judiciary

A BILL ENTITLED

1 AN ACT concerning

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Criminal Procedure - Cell Site Simulator

FOR the purpose of authorizing a court to issue an order authorizing or directing a law enforcement officer to use a certain cell site simulator after making a certain determination; requiring a certain order to contain certain information; requiring a law enforcement agency authorized to use a cell site simulator in accordance with this Act to take certain actions; limiting the period of time during which certain information may be obtained under a certain court order; requiring that cell site simulator use begin by a certain law enforcement officer at a certain time, or that a certain order be delivered to a certain service provider at a certain time; providing that a certain order is void at a certain time under certain circumstances; providing that the authority to obtain certain information under a certain order may be extended beyond a certain time under certain circumstances; requiring a certain notice to be delivered to a certain user and subscriber under certain circumstances; requiring a certain notice to contain certain information; requiring a certain notice to be delivered at a certain time; authorizing the court to order that a certain application, affidavit, and order be sealed and that certain notification be delayed under certain circumstances; providing that a certain finding of good cause may be established by certain evidence; providing that certain discovery is subject to certain court rules; providing that evidence obtained in violation of this Act is subject to a certain rule; providing that certain evidence is not admissible in a certain proceeding; authorizing a certain law enforcement officer to use a cell site simulator for a certain time period under certain circumstances; providing that a certain person may not be held civilly liable for providing certain information in compliance with this Act; requiring each law enforcement agency to post on its website and report to the Governor and the General Assembly certain information on or before a certain date each year; providing for the termination of a certain provision of this Act; defining a certain term; making a stylistic change; and generally relating to cell site simulator technology.

BY repealing and reenacting, with amendments,



1 2 3 4	Article – Criminal Procedure Section 1–203.1 Annotated Code of Maryland (2018 Replacement Volume and 2019 Supplement)
5 6	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
7	Article - Criminal Procedure
8	1–203.1.
9	(a) (1) In this section the following words have the meanings indicated.
10 11 12	(2) "CELL SITE SIMULATOR" MEANS A DEVICE THAT MIMICS A CELL TOWER AND CAPTURES IDENTIFYING INFORMATION OF ELECTRONIC DEVICES IN THE RANGE OF THE DEVICE.
13 14 15	[(2)] (3) "Court" means the District Court or a circuit court having jurisdiction over the crime being investigated, regardless of the location of the electronic device from which location information is sought.
16 17 18 19	[(3)] (4) (i) "Electronic device" means a device that enables access to or use of an electronic communication service, as defined in § 10–401 of the Courts Article, a remote computing service, as defined in § 10–4A–01(c) of the Courts Article, or a geographic location information service.
20	(ii) "Electronic device" does not include:
21 22	1. an automatic identification system installed on a vessel in accordance with Title 33, Part 164.46 of the Code of Federal Regulations; or
23 24 25	2. a vessel monitoring system (VMS) or a VMS unit installed on board a vessel for vessel monitoring in accordance with Title 50, Part 648 of the Code of Federal Regulations.
26 27	[(4)] (5) "Exigent circumstances" means an emergency or other judicially recognized exception to constitutional warrant requirements.
28 29 30	[(5)] (6) "Location information" means real—time or present information concerning the geographic location of an electronic device that is generated by or derived from the operation of that device.
31 32	[(6)] (7) "Location information service" means a global positioning service or other mapping, locational, or directional information service.

or other mapping, locational, or directional information service.

$\frac{1}{2}$		ns a person or an entity having the legal title, claim,
3 4		ovider" means the provider of an electronic ating service, or any location information service.
5 6	= 1 /= 1 /	s a person that uses or possesses an electronic
7 8 9 10	8 officer to USE A CELL SITE SIMULATO 9 device after determining from an application	n order authorizing or directing a law enforcement R OR obtain location information from an electronic cation described in paragraph (2) of this subsection that:
11 12 13	12 by the owner or user of the electronic	or or felony has been, is being, or will be committed device or by the individual about whom location
14 15	` '	ATION SOUGHT BY THE CELL SITE SIMULATOR ght:
16 17		ence of, or will lead to evidence of, the misdemeanor
18 19		nd to the apprehension of an individual for whom an ned.
20	20 (2) An application for a	n order under this section shall be:
21	21 (i) in writing;	
22	22 (ii) signed and sv	vorn to by the applicant; and
23	23 (iii) accompanied	by an affidavit that:
24 25		rth the basis for probable cause as described in
26 27		ns facts within the personal knowledge of the
28 29	• /	AIN LOCATION INFORMATION issued under this
30	30 (i) name or desc	ribe with reasonable particularity:

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1 2	1. the type of electronic device associated with the location information being sought;
3 4	2. the user of the electronic device, if known, or the identifying number of the electronic device about which location information is sought;
5 6	3. the owner, if known and if the owner is a person or an entity other than the user, of the electronic device;
7	4. the grounds for obtaining the location information; and
8	5. the name of the applicant on whose application the order was issued;
10 11 12 13	(ii) authorize the executing law enforcement officer to obtain the location information without giving notice to the owner or user of the electronic device or to the individual about whom the location information is being sought for the duration of the order;
14 15	(iii) specify the period of time for which location information is authorized to be obtained; and
16	(iv) if applicable, order the service provider to:
17 18 19	1. disclose to the executing law enforcement officer the location information associated with the electronic device for the period of time authorized; and
20 21 22	2. refrain from notifying the user, owner, or any other person of the disclosure of location information for as long as the notice under subsection (d) of this section is delayed.
23 24	(4) AN ORDER AUTHORIZING USE OF A CELL SITE SIMULATOR ISSUED UNDER THIS SECTION SHALL:
25	(I) NAME OR DESCRIBE WITH REASONABLE PARTICULARITY:
26 27	1. THE TYPE OF ELECTRONIC DEVICE ASSOCIATED WITH THE USE OF THE CELL SITE SIMULATOR;
28 29	2. THE USER OF THE ELECTRONIC DEVICE, IF KNOWN, OR THE IDENTIFYING NUMBER OF THE ELECTRONIC DEVICE;
30	3. THE OWNER OF THE ELECTRONIC DEVICE, IF KNOWN,

AND WHETHER THE OWNER IS A PERSON OR AN ENTITY OTHER THAN THE USER;

1		4. THE	GROUNDS	FOR	USING	THE	CELL	SITE
2	SIMULATOR; AND							
3		5. THE	NAME OF	THE	APPLI	CANT	ON V	WHOSE
4	APPLICATION THE ORDI	ER WAS ISSU	JED;					
5	(II)	AUTHORIZE	THE EXECU	TING L	AW ENF	ORCEM	ENT OF	FICER
6	TO USE A CELL SITE SIM	ULATOR WI	THOUT GIVIN	IG NOT	ICE TO T	HE OW	NER OF	R USER
7	OF THE ELECTRONIC DI				ABOUT V	VHOM I	NFORM	IATION
8	IS BEING SOUGHT FOR T	HE DURATI	ON OF THE O	RDER;				
9	(III)	SPECIFY TH	IE PERIOD O	F TIME	FOR WE	HICH US	SE OF A	A CELL
10	SITE SIMULATOR IS AUT	HORIZED;						
11	(IV)	REQUIRE TI	HAT ANY THII	RD–PAI	RTY OR N	ONTAR	RGET DA	ATA BE
12	RETAINED FOR NOT MOI	-						
13	THE 10-DAY PERIOD;							
14	(v)	REQUIRE T	HAT NO CONT	ENT D	ATA BE (BTAIN	ED;	
15	(VI)	RESTRICT 7	THE INVESTI	GATIVI	E USE OF	ANY T	THIRD-	PARTY
16	OR NONTARGET DATA W	THOUT FUI	RTHER COUR	T ORDI	ER; AND			
17	(VII)	REQUIRE TI	нат а сору о	F THE	APPLICA	TION A	ND ORI	DER BE
18	PROVIDED IN DISCOVER	-						
19	(c) (1) (i)	The period o	f time during	which A	A CELLS	ITE SIM	шкато	R MAY
20	BE USED OR location info	-	_					
21	subsection (b) of this sec	-				-		
22	paragraph (3) of this subs	ection.						
23	(ii)	[Location]	CELL SITE S	IMULA	TOR US	E SHAI	LL BEG	IN OR
24	LOCATION information sh	all begin to	be obtained by	the ex	ecuting la	w enfo	rcement	officer
25	within 10 calendar days					-		hall be
26	delivered to the service pr	ovider within	n 10 calendar	days af	ter the or	der is i	ssued.	
27	(2) If [nei	ther] NONE	of the events	descri	bed in pa	ragrapl	h (1)(ii)	of this
28	subsection occurs within 1	10 calendar d	lays of the issu	ance o	f the orde	er, the o	rder is	void.
29	(3) (i)	The authori	ty to USE A	CELL	SITE SII	MULAT	OR OR	obtain
30	location information unde		•					
31	of continuing probable cau	ise.						
32	(ii)	An extension	n under this pa	aragrap	h may no	t exceed	d an add	ditional

30 calendar days, unless the court finds continuing probable cause and determines that

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1	good cause exists for a longer extension.
2 3 4 5	(d) (1) Notice of the [location information] COURT'S order shall be delivered to the user and, if known and if the owner is a person or an entity other than the user, the subscriber of the electronic device [from which the location information is sought] AT ISSUE.
6	(2) The notice shall:
7	(i) state the general nature of the law enforcement inquiry; and
8	(ii) inform the user or owner:
9	1. if applicable, that A CELL SITE SIMULATOR WAS USED OR THAT location information maintained by the service provider was supplied to a law enforcement officer;
12 13	2. if applicable, of the identifying number associated with the electronic device;
14 15	3. of the dates DURING WHICH THE CELL SITE SIMULATOR WAS USED OR for which the location information was supplied;
16	4. whether notification was delayed; and
17	5. which court authorized the order.
18 19	(3) Subject to paragraph (4) of this subsection, notice must be delivered within 10 calendar days after the expiration of the order.
20 21 22 23	(4) Notwithstanding any provision of the Maryland Rules or this subtitle, the court, on a finding of good cause, may order that the application, affidavit, and order be sealed and that the notification required under this section be delayed for a period of 30 calendar days.
24 25	(5) A finding of good cause under paragraph (4) of this subsection may be established by evidence that:
26 27 28	(i) the criminal investigation to which the affidavit is related is of a continuing nature and likely to yield further information that could be of use in prosecuting alleged criminal activities; and
29 30	(ii) the failure to maintain the confidentiality of the investigation would:

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jeopardize the use of information already obtained in the

1	investigation;
2	2. impair the continuation of the investigation; or
3	3. jeopardize the safety of a source of information.
4 5	(6) A court may order that notification under this section be delayed beyond 30 calendar days if:
6 7	(i) a law enforcement officer provides continued evidence of a circumstance described in paragraph (5) of this subsection; and
8	(ii) the court makes a finding of good cause based on evidence that notice should be further delayed to preserve the continuation of the investigation.
10 11 12	(e) (1) Discovery of the [location information] application, affidavit, order, and related documents, if any, [are] IS subject to the provisions of Maryland Rules 4–262 and 4–263.
13 14 15	(2) SUBJECT TO PARAGRAPH (3) OF THIS SUBSECTION, EVIDENCE OBTAINED IN VIOLATION OF THIS SECTION IS SUBJECT TO THE EXCLUSIONARY RULE AS JUDICIALLY DETERMINED.
16 17 18	(3) Under no circumstances is information collected on a nontarget device admissible in a criminal, civil, administrative, or other proceeding.
19 20 21	(f) Notwithstanding any other provision of this section, a law enforcement officer may USE A CELL SITE SIMULATOR OR obtain location information for a period not to exceed 48 hours:
22	(1) in exigent circumstances; or
23	(2) with the express consent of the user or owner of the electronic device.
24 25	(g) A person may not be held civilly liable for complying with this section by providing location information.
26 27 28 29 30	SECTION 2. AND BE IT FURTHER ENACTED, That, on or before February 1 each year, each law enforcement agency shall post on its website and report to the Governor and, in accordance with § 2–1257 of the State Government Article, the General Assembly the number of times a cell site simulator was used by the agency during the previous calendar year, including the number of times the technology was deployed in exigent circumstances.

SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2020. Section 2 of this Act shall remain effective for a period of 5 years and, at

- the end of September 30, 2025, Section 2 of this Act, with no further action required by the
- 2 General Assembly, shall be abrogated and of no further force and effect.